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

FORM 10-K/A

(Mark One)

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

FOR THE FISCAL YEAR ENDED DECEMBER 31, 2003

[] 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

(State or other jurisdiction of incorporation or organization) 98-0140269

(I.R.S. Employer Identification Number)

2525 SPEAKMAN DRIVE, MISSISSAUGA, ONTARIO, CANADA (Address of principal executive offices)

L5K 1B1 (Postal Code)

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

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

TITLE OF EACH CLASS

NAME OF EXCHANGE ON WHICH REGISTERED

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/A or any amendment to this Form 10-K/A []

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 30, 2003 was \$36.09 million (4,005,427 common shares times \$9.01).

As of February 20, 2004, there were 39,304,491 common shares of the registrant outstanding.

DOCUMENT INCORPORATED BY REFERENCE

Portions of the registrant's definitive Proxy Statement to be filed within 120 days of the close of IMAX Corporation's fiscal year ended December 31, 2003, 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 (the "Proxy Statement") are incorporated by reference in Part III of this Form 10-K/A to the extent described therein.

ANNUAL REPORT ON FORM 10-K/A

DECEMBER 31, 2003

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IMAX Corporation (the "Company") is filing this amendment no.1 on Form 10-K/A (the "Form 10-K/A") to amend and update information required by Items 7, 8, and 9A of Part II and to update Item 15 of Part III of its Annual Report on Form 10-K/A for the fiscal year ended December 31, 2003, which was originally filed with Securities and Exchange Commission (the "SEC") on March 15, 2004 (the "Form 10-K"). No other information included in the original Form 10-K is amended hereby.

The information included in this Form 10-K/A has not been updated for any events that have occurred subsequent to the originally filed Form 10-K on March 15, 2004. For a discussion of events and developments subsequent to December 31, 2003, see the Company's reports filed with the SEC since March 15, 2004.

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, 2003 was U.S. \$0.7738.

YEARS	ENDED	DECEMBER	31,
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	2003	2002	2001	2000	1999
Exchange rate at end of					
period Average exchange rate	U.S. \$0.7738	U.S. \$0.6329	U.S. \$0.6267	U.S. \$0.6669	U.S. \$0.6925
during period High exchange rate during	0.7136	0.6368	0.6457	0.6732	0.6730
period	0.7738	0.6619	0.6697	0.6944	0.6925
period	0.6349	0.6200	0.6241	0.6410	0.6535

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 anticipated developments 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), IMAX DMR(R), IMAX(R) MPX(TM), IMAX Think Big(TM) and Think Big(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 and three-dimensional ("3D") film presentations. The Company's principal business is the design, manufacture, sale and lease of projection systems based on proprietary and patented technology for large-format, 15-perforation film frame, 70mm format ("15/70-format") theaters including commercial theaters, museums and science centers, and destination entertainment sites. In addition, the Company designs and manufactures high-end sound systems and produces and distributes films for IMAX(R) 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 240 theaters operating in more than 35 countries as of December 31, 2003. Of these 240 theaters, 115 of them are currently located in institutional locations, such as museums and science centers, and 125 in commercial locations. While the Company's roots are in the institutional market, the Company believes that the commercial market is potentially significantly larger. To increase the demand for IMAX theater systems, the Company is currently working to position the IMAX theater network as a new release window for Hollywood event, or blockbuster films. To this end the Company has both developed a technology that allows standard 35mm movies to be converted to its 15/70 format, and has introduced a lower cost projection system designed for multiplex owners. The Company is also working to build strong relationships with Hollywood studios and commercial exhibition companies.

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(R) 3D theater systems combine the same projection and sound systems and 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 represents the largest out-of-home 3D distribution network in the world.

In 2002, the Company introduced a technology that can convert live-action 35mm films to IMAX's 15/70-format film at a modest incremental cost, while meeting the Company's high standards of image and sound quality. The Company believes that this proprietary system, know as IMAX Digital Re-Mastering(TM) ("IMAX DMR(R)"), can position IMAX theaters as a new release window for Hollywood's event films. In 2003, the Company converted The Matrix Reloaded and The Matrix Revolutions, the last two films of the Matrix trilogy that began with the 1999 blockbuster film The Matrix, to IMAX's 15/70 format. The Matrix Reloaded: The IMAX Experience ran exclusively on over 70 IMAX screens beginning June 6, 2003, approximately four weeks after the domestic release of the film to conventional 35mm theaters. On November 5, 2003, The Matrix Revolutions became the first-ever live-action Hollywood film released simultaneously to both IMAX theaters and 35mm theaters. Also in 2003, the Company signed an agreement with Warner Bros. Pictures to release an IMAX DMR version of Harry Potter and the Prisoner of Azkaban to IMAX theaters in June

In March 2003, the Company introduced IMAX(R) MPX(TM), a new theater projection system designed specifically for use in multiplex auditoriums, which reduces the capital and operating costs required to run an IMAX theater while still offering consumers the image and sound quality of the trademarked experience viewers derive from IMAX theaters known as "The IMAX Experience(R)".

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.

ITEM 1. BUSINESS (cont'd)

PRODUCT LINES

The Company is the pioneer and leader in the large-format film industry, and believes it is the largest designer and manufacturer of specialty projection and sound systems for, and a significant producer and distributor of 15/70-format films for, large-format theaters around the world. 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 its revenues from the sale and lease of its theater systems to large-format theaters, the licensing of related film products to the IMAX theater network, post-production services for large-format films and through its owned and operated theater operations. Segmented information is provided in note 21 to the audited financial statements contained in Item 8.

IMAX SYSTEMS

IMAX THEATERS

The Company's primary products are its large-format theater systems. IMAX theater systems traditionally include a unique rolling loop 15/70-format projector that offers superior image quality and stability; a 6-channel, digital sound system delivering up to 12,000 watts; a screen with a proprietary coating technology; a digital theater control system and extensive theater planning, design and installation services. All theater systems also come with a license for the use of the IMAX brand. The Company primarily offers four types of these theater systems: the GT projection system for the largest IMAX theaters; the SR system for smaller theaters; the Company's recently introduced IMAX MPX system, which is targeted for multiplex complexes; and a fourth category of theater systems featuring heavily curved and tilted screens that are used in dome shaped theaters. The GT, SR and IMAX MPX systems come with "flat" screens that have a minimum of curvature and tilt and can exhibit both two dimensional ("2D") and 3D films, while dome shaped theaters are generally 2D only and are popular with the Company's institutional clients.

Screens in IMAX theaters are as large as one hundred or more feet wide and eight stories tall and the Company believes they are the largest cinema screens in the world. Unlike standard cinema screens, IMAX screens extend to the edge of a viewer's peripheral vision to create immersive experiences which, when combined with the Company's superior sound system, make 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, a critical part of The IMAX Experience. The Company's IMAX 3D theaters further increase the audience's feeling of immersion in the film by bringing images off the screen. All IMAX theaters have a steeply inclined floor to provide each audience member with a clear view of the screen.

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 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 film and digital based projection 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 as well as the marketing and programming at the theater. 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.

ITEM 1. BUSINESS (cont'd)

PRODUCT LINES (cont'd)

IMAX SYSTEMS (cont'd)

IMAX THEATERS (cont'd)

The typical lease agreement provides for three major sources of revenue for the Company: initial rental fees; ongoing minimum and additional rental payments; and ongoing maintenance fees. Ongoing rental income and additional 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. The value of sales backlog represents the total value of all signed system sales and sales-type lease agreements that are expected 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.

The Company believes that the contractual obligations for system installations that 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 litigation is required to enforce such obligations. In addition, customers with system obligations in backlog sometimes request that the Company agrees to modify or reduce such obligations. The Company has, from time-to-time, agreed to restructure the obligations of its customers under certain circumstances, and there can be no assurances that additional 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:

			2003			
		2D			3D	
	PRODUCT	INSTALLED BASE	BACKLOG	PRODUCT	INSTALLED BASE	BACKLOG
Flat Screen	IMAX	55	2	IMAX 3D IMAX 3D SR	81 38	25 21
Dome Screen	IMAX Dome	66	5	IMAX MPX	0	8

			2002			
		2D			3D	
	INSTALLED PRODUCT BASE BACKLOG			INSTALLED B PRODUCT BASE BACKL		
Flat Screen	IMAX	56	4	IMAX 3D IMAX 3D SR	81 30	32 23
Dome Screen	IMAX Dome	65	4	IMAX MPX	0	0

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ITEM 1. BUSINESS (cont'd)

PRODUCT LINES (cont'd)

IMAX SYSTEMS (cont'd)

IMAX THEATERS (cont'd)

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, 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 an 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 16 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.

IMAX MPX. In 2003, the Company announced that it had launched its new large-format theater system designed specifically for use in multiplex theaters. Known as IMAX MPX, this projection system projects 15/70-format film onto screens up to 70ft x 44ft, which are curved and tilted forward to further immerse the audience. An IMAX MPX theater utilizes the Company's next generation proprietary digital sound system, capable of multi-channel uncompressed 24bit studio quality digital audio. The projector is capable of playing both 2D and 3D films, and installs into a standard 35mm projection booth. The IMAX MPX system can be installed as part of a newly-constructed multiplex, as an add-on to an existing multiplex or as a retrofit of two existing, stadium seat auditoriums within a multiplex. With lower capital and operating costs, the IMAX MPX is designed to improve a multiplex-owner's financial returns and allow for the installation of IMAX theaters in markets that might previously not have been able to support one. The Company has signed agreements for nine IMAX MPX theater systems, the first of which is scheduled to be installed in the first half of 2004.

SOUND SYSTEMS

The Company believes it is a world leader in the design and manufacture of digital sound systems for applications including traditional movie theaters, auditoriums and 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 increasingly utilizing third-party funding for the large-format films it distributes.

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

ITEM 1. BUSINESS (cont'd)

PRODUCT LINES (cont'd)

FILMS (cont'd)

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

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 214 films at the end of 2003, of which the Company had distribution rights to 47 such films. In recent years, 15/70-format films have been successfully released by the Company, including SPACE STATION which was released in April 2002 and has grossed nearly \$70 million to date, T-REX: Back to the Cretaceous, which was released by the Company in 1998 and has grossed over \$80 million to date and Fantasia 2000: The IMAX Experience 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 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 1991, Everest was released MacGillivray Freeman Films and has grossed over \$120.0 million to date. In 2003, there were 13 new films released in the 15/70 format.

In 2002, the Company introduced its IMAX DMR technology which allows virtually any 35mm live-action film to be digitally converted to IMAX's 15/70 format at a modest incremental cost. The Company generally receives a processing fee for IMAX DMR re-mastering of films, the cost of which is often borne by the rights holder of the 35mm film. The Company may also receive distribution rights to the 15/70-format films produced using its IMAX DMR technology.

The Company released its first IMAX DMR film Apollo 13: The IMAX Experience, in conjunction with Universal Pictures and Imagine Entertainment, to 22 IMAX theaters in September 2002. The Company released its second IMAX DMR film, Star Wars: Episode II Attack of the Clones - The IMAX Experience, in conjunction with 20th Century Fox in November 2002 to 58 IMAX theaters.

On April 23, 2003, the Company announced an agreement with Warner Bros. Pictures to convert The Matrix Reloaded and The Matrix Revolutions, the last two films of the Matrix trilogy that began with the 1999 blockbuster film The Matrix, to IMAX's 15/70 format. The IMAX DMR version of The Matrix Reloaded ran exclusively on over 70 IMAX screens beginning June 6, 2003, approximately four weeks after the domestic release of the film to conventional 35mm theaters. After the IMAX release on June 6, IMAX screens accounted for 27% of the film's total box office receipts in North America, despite accounting for just 7.3% of the screens exhibiting the film. On November 5, 2003, The Matrix Revolutions became the first-ever live-action Hollywood film released simultaneously to both IMAX theaters and 35mm theaters. In North America, the film grossed approximately \$3.0 million in the first five days of its release on 48 IMAX screens, representing approximately \$63,000 in per-screen revenue. The Company believes that these releases have helped to position IMAX theaters as a separate and unique release window for Hollywood films similar to the type created when Hollywood studios began including the pay TV and home video industries as release windows for their films.

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.

ITEM 1. BUSINESS (cont'd)

PRODUCT LINES (cont'd)

FILMS (cont'd)

DIGITAL RE-MASTERING (IMAX DMR)

The Company has developed technology that makes it possible for 35mm live-action film to be transformed into IMAX's 15/70 format at a minor incremental cost of roughly \$2 - \$3 million. This patent-pending system, known as IMAX DMR, opens the IMAX theater network up to potential film releases from Hollywood's broad library of new and old films.

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, removal of unwanted artifacts; and
- recording the enhanced digital image onto 15/70-format film.

During the re-mastering process, the highly automated system allows the process to meet rigorous film production schedules. The Company is continuing to improve the length of time it takes to reformat a film with its IMAX DMR technology. Apollo 13: The IMAX Experience was re-mastered in 16 weeks, Star Wars Episode II: Attack of the Clones: The IMAX Experience was re-mastered in eight weeks and The Matrix Reloaded: The IMAX Experience was re-mastered in less than four weeks. The IMAX DMR conversion of The Matrix Revolutions: The IMAX Experience was done in parallel with the movie's filming and editing, which is necessary for the simultaneous release of an IMAX DMR film.

For IMAX DMR releases, the original soundtrack of the 35mm film is re-mastered for IMAX's six-channel digital sound system. Unlike conventional theater sound systems, IMAX sound systems are uncompressed, full fidelity and use proprietary loudspeaker systems and surround sound that ensure every theater seat is in a good listening position. 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. The Company currently has the ability to convert computer generated animation to IMAX 3D and has done so successfully with the 1999 release of Cyberworld and the 2002 release of Steve Oedekerk's Santa vs. the Snowman.

THEATER OPERATIONS

The Company has seven owned and operated theaters. In addition, the Company has entered into commercial arrangements with two theaters resulting in the sharing of profits and losses. The Company also provides management services to two theaters.

ITEM 1. BUSINESS (cont'd)

PRODUCT LINES (cont'd)

OTHER

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, Singapore, Japan and China. 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 commercial theater segment of the Company's theater network is now its largest segment with a total of 125 theaters opened. At December 31, 2003, 37.0% 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 table outlines the breakdown of installations by geographic segment as at December 31:

	2003	2002
	INSTALLED BASE	INSTALLED BASE
Canada	23	23
United States	120	113
Europe	45	43
Japan	17	18
Rest of World	35	35
Total	240	232
	============	==========

For information on revenue break-down by geographic area, see note 21(b) to the audited financial statements in Item 8. No one customer represents more than 5.4% 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.

ITEM 1. BUSINESS (cont'd)

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.

In 2003, the Company introduced IMAX MPX, a new theater projection system designed specifically for use in multiplex auditoriums, which reduces the capital and operating costs required to run an IMAX theater while still offering consumers the image and sound quality of The IMAX Experience.

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 no 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's research shows that the IMAX brand is a significant factor in a consumer's decision to go to an IMAX theater. 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 large-format films such as Everest, Fantasia 2000: The IMAX Experience, Beauty and the Beast and the recent IMAX DMR releases including The Matrix Reloaded: The IMAX Experience and The Matrix Revolutions: The IMAX Experience, the Company is rapidly increasing its presence in commercial settings. The Company believes the strength of the IMAX brand will be an asset as it seeks to establish IMAX theaters as a new release window for Hollywood films.

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 projection 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.

ITEM 1. BUSINESS (cont'd)

RESEARCH AND DEVELOPMENT (cont'd)

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.

In March 2003, the Company officially launched its new large-format theater system designed specifically for use in multiplex theaters. Known as IMAX MPX, this new lower cost system allows commercial exhibitors to add an IMAX theater to a new multiplex, an existing multiplex or to retrofit two existing multiplex auditoriums into an IMAX theater. IMAX MPX is a new, lighter and easier to use IMAX projection system with theater geometries designed to reduce construction, installation, facility and operating costs. The system is further designed to enable more commercial exhibitors to add IMAX theaters in a cost-effective manner and broaden the potential audience for IMAX films, including both Hollywood blockbuster films that have been digitally re-mastered into 15/70-format using the Company's proprietary IMAX DMR technology, as well as traditional 2D and IMAX 3D films. An IMAX MPX system projects 15/70-format film, onto screens up to 70ft x 44ft, that are curved and tilted forward to further immerse the audience. An IMAX MPX theater utilizes the Company's next generation proprietary digital sound system, capable of multi-channel uncompressed 24bit studio quality digital audio. The IMAX MPX projector is capable of playing both 2D and 3D films, and installs into a standard 35mm projection booth.

The Company is currently developing intellectual property for digital projection. 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, 2003, 26 of the Company's employees were connected with research and development projects.

MANUFACTURING AND SERVICE

PROJECTION SYSTEMS MANUFACTURING

The Company assembles its large-format 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 and Technology Center in Mississauga, Canada.

ITEM 1. BUSINESS (cont'd)

MANUFACTURING AND SERVICE (cont'd)

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 16 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), IMAX DMR(R), IMAX(R) 3D, IMAX(R) Dome, IMAX(R) MPX(TM), IMAX Think Big(TM) and Think Big(TM). These trademarks are widely protected by registration or common law throughout the world. The Company also owns the service mark IMAX THEATRE(TM).

EMPLOYEES

As of December 31, 2003, the Company had 339 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/A, 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 United States Securities and Exchange Commission (the "SEC"). 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:

OPERATION	OWN/LEASE	EXPIRATION
Mississauga, Ontario(1)Headquarters, Administrative, Assembly and Research and Development	Own	N/A
New York, New YorkExecutive	Lease	2014
Santa Monica, CaliforniaSales, Marketing, Film Production and Post- Production	Lease	2012
Birmingham, Alabama(2)Sound Facilities Service	Lease	2004
Berlin, GermanySales and Marketing	Lease	2004
Shanghai, ChinaSales and Marketing	Lease	2004
Tokyo, JapanSales, Marketing, Maintenance and Theater Design	Lease	2004
Toronto, CanadaFilm Production	Lease	2004

- (1) This facility is subject to a charge in favor of Congress Financial Corporation (Canada) in connection with a secured revolving credit facility (see note 28 to the Audited Financial Statements contained in Item 8).
- (2) 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.

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ITEM 3. LEGAL PROCEEDINGS

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 complaint was subsequently amended to add claims for fraud based upon the same factual allegations underlying its prior claims. 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's motion for a summary judgement on its contract claims against Muvico was heard in September 2003; a decision has not yet been rendered. 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 May 2003, the Company filed a Statement of Claim in the Ontario Superior Court of Justice against United Cinemas International Multiplex B.V. ("UCI") for specific performance, or alternatively, damages of \$25.0 million with respect to the breach of a 1999 agreement between the Company and UCI whereby UCI committed to purchase IMAX theater systems from the Company. In August 2003, UCI filed a Statement of Defence denying it is in breach. On December 10, 2003, UCI and its two subsidiaries in the United Kingdom and Japan filed a claim against the Company claiming alleged breaches of the 1999 agreement referred to in the Company's claim against UCI, and repeating allegations contained in UCI's Statement of Defence to the Company's action. The Company believes that the allegations made by UCI in its complaint are entirely without merit and will accordingly defend the claims vigorously. The Company 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 November 2001, the Company filed a complaint with the High Court of Munich 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 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 entirely without merit 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 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.

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

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, 2003.

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS, AND ISSUER PURCHASES OF EQUITY SECURITIES

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
NACDAO		
NASDAQ		
Year ended December 31, 2003 Fourth quarter	10.400	6.840
Third quarter	9.750	6.950
Second quarter	9.500	4.830
First quarter	5.060	2.610
Year ended December 31, 2002	0.000	2.010
Fourth quarter	5.600	3,500
Third quarter	6.050	2.850
Second quarter	7.850	3.554
First quarter	4.890	1.850
	CANADIAN	DOLLARS
	HTGH	LOW
TSX		
Year ended December 31, 2003		
Fourth quarter	13.890	9.070
Third quarter	13.480	9.570
Second quarter	12.750	7.110
First quarter	7.470	4.000
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

As of February 20, 2004, the Company had approximately 294 registered holders of record of the Company's common shares.

The Company has not paid within the last three fiscal years, and has no current plans to pay, cash 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 notes 11 and 27 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, RELATED STOCKHOLDER MATTERS, AND ISSUER PURCHASES OF EQUITY SECURITIES (cont'd)

EOUITY COMPENSATION PLANS

The following table sets forth information regarding the Company's Equity Compensation Plan as of December 31, 2003:

Total	6,227,806	\$ 10.66 ===================================	2,199,795	
Equity compensation plans not approved by security holders	550,000(1)	\$ 6.06	nil	
Equity compensation plans approved by security holders	5,677,806	\$ 11.11	2,199,795	
	(a)	(b)	(c)	
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))	

Number of securities

(1) Warrants granted to strategic partners of the Company, see note 16(c) to the audited financial statements in Item 8.

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"). 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).

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 dividend 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). Subject to certain limitations, dividends paid to non-corporate U.S. Holders may be eligible for a reduced rate of taxation as long as the Company is considered to be a "qualified foreign corporation". A qualified foreign corporation includes a foreign corporation that is eligible for the benefits of an income tax treaty with the United States. 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.

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS, AND ISSUER PURCHASES OF EQUITY SECURITIES (cont'd)

CERTAIN INCOME TAX CONSIDERATIONS (cont'd)

CANADIAN FEDERAL INCOME TAX CONSIDERATIONS

This summary is applicable to a holder or prospective purchaser of common shares who is not (and is not deemed to be) resident in Canada, does not (and is not deemed to) use or hold the common shares in, or in the course of, carrying on a business in Canada, and is not an insurer that carries on an insurance business in Canada and elsewhere.

This summary is based on the current provisions of the Income Tax Act (Canada), the regulations thereunder, all specific proposals to amend such Act and regulations publicly announced by or on behalf of the Minister of Finance (Canada) prior to the date hereof and the Company's understanding of the published administrative practices of the Canada Revenue Agency. This summary does not otherwise take into account any change in law or administrative practice, whether by judicial, governmental, legislative or administrative action, nor does it take into account provincial, territorial or foreign income tax consequences, which may vary from the Canadian federal income tax considerations described herein.

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 TSX) 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 entitled to the benefits of the 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 consolidated financial statements of the Company. The financial statements have been prepared in accordance with United States Generally Accepted Accounting Principles ("U.S. GAAP"). All financial information referred to herein is expressed in U.S. dollars unless otherwise noted. Certain comparative figures have been reclassified to conform with classifications adopted in 2003.

	YEARS ENDED DECEMBER 31,				
	2003	2002	2001	2000	1999(1)
STATEMENTS OF OPERATIONS DATA:					
REVENUE		* 70 050	A 70 500	4.10.000	A 400 000
IMAX systems(2)	\$ 75,848	\$ 70,959	\$ 76,582	\$ 113,226	\$ 126,826
Films	25,803	40,556	29,923	41,711	47,227
Theater operations Other	13,109	12,284	6,540	8,467 7,096	7,159 9,393
Other	4,500	5,303	4,654	7,090	9,393
Total revenue	119,260	129,102	117,699	170,500	190,605
COSTS OF GOODS AND SERVICES(3)	67,283	75,634	94,969	106,429	94,407
GROSS MARGIN	51,977	53,468	22,730	64,071	96,198
Selling, general and administrative expenses(4)	33,312	34,906	45,850	42,079	32,524
Research and development	3,794	2,362	3, 385	6,497	3,136
Amortization of intangibles	573	1,418	3,005	2,948	2,159
Loss (income) from equity-accounted investees(5)	(2,496)	(283)	(73)	4,811	683
Receivable provisions (recoveries), net	(2,225)	(1,233)	18,102	13,086	949
Restructuring costs and asset impairments (recoveries)(6)	969	(1,233)	45,269	11,152	
Restructuring costs and asset impairments (recoveries)(b)		(121)	45,209		
EARNINGS (LOSS) FROM OPERATIONS	18,050	16,419	(92,808)	(16,502)	56,747
Interest income	656	413	847	3,285	9,977
Interest expense					
	(15,856)	(17,564)	(22,020)	(21,961)	(21,860)
Gain (loss) on retirement of notes(7)	(4,910)	11,900	55,577		
Recovery (impairment) of long-term investments(8)	1,892		(5,584)	(4,133)	
EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE INCOME TAXES					
AND MINORITY INTEREST	(168)	11,168	(63,988)	(39,311)	44,864
Recovery of (provision for) income taxes(9)	386		(27,848)	11,700	(17, 175)
resorterly or (profitedon for) income caree (e) from the caree (e) fr					
EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE MINORITY					
INTEREST	218	11,168	(91,836)	(27,611)	27,689
Minority interest		·	`'	`'	(1,207)
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS	218	11,168	(91,836)	(27,611)	26,482
Net earnings (loss) from discontinued operations	195	804	(53,278)	(4,226)	(1,249)
NET EARNINGS (LOSS) BEFORE CUMULATIVE EFFECT OF CHANGES IN					
ACCOUNTING PRINCIPLES	413	11,972	(1/5 11/1)	(21 027)	25 222
Cumulative effect of changes in accounting principles,	413	11,972	(145,114)	(31,837)	25,233
net of income tax benefit of \$nil and \$37,286(10)	(182)			(61,110)	
Het of Theome tax benefit of Shift and \$57,200(10)	(102)			(01,110)	
NET EARNINGS (LOSS)	\$ 231	\$ 11,972	\$(145,114)	\$ (92,947)	\$ 25,233
	=======	=======	=======	=======	=======
EARNINGS (LOSS) PER SHARE:					
Earnings (loss) per share - basic:			+ (a a=)	+ (a aa)	
Net earnings (loss) from continuing operations	\$ 0.01	\$ 0.34	\$ (2.97)	\$ (0.93)	\$ 0.89
Net earnings (loss) from discontinued operations	\$	\$ 0.02	\$ (1.72)	\$ (0.14)	\$ (0.04)
Not					
Net earnings (loss) before cumulative effect of changes in			* (4.55)	* (4 a=)	
accounting principles	\$ 0.01	\$ 0.36	\$ (4.69)	\$ (1.07)	\$ 0.85
Cumulative effect of changes in accounting principles	\$	\$	\$	\$ (2.04)	\$
Net earnings (loss)	\$ 0.01 ======	\$ 0.36 ======	\$ (4.69) ======	\$ (3.11) =======	\$ 0.85 ======
Earnings (loss) per share - diluted:					=
	¢ 0.01	¢ 0.24	¢ (2.07)	¢ (0.02)	¢ 0.04
Net earnings (loss) from continuing operations	\$ 0.01	\$ 0.34	\$ (2.97)	\$ (0.93)	\$ 0.84
Net earnings (loss) from discontinued operations	\$	\$ 0.02	\$ (1.72)	\$ (0.14)	\$ (0.04)
Net earnings (loss) before cumulative effect of changes in					
accounting principles	\$ 0.01	\$ 0.36	\$ (4.69)	¢ (1.07)	¢ 0.00
Cumulative effect of changes in accounting principles		\$ 0.36 \$	\$ (4.69) \$	\$ (1.07) \$ (2.04)	\$ 0.80 \$
cumurative effect of changes in accounting principles	\$	5	Ф	\$ (2.04)	ф

0.01

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\$ 0.36

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\$ (4.69) \$ (3.11) \$

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0.80

Net earnings (loss)

ITEM 6. SELECTED FINANCIAL DATA (cont'd)

- (1) In accordance with the interpretive guidance of SEC Staff Accounting Bulletin No. 101, "Revenue Recognition in Financial Statements" ("SAB 101"), effective January 1, 2000, the Company recognizes revenue on theater system sales and sales-type leases at the time that installation is complete. Prior to January 1, 2000, the Company recognized revenue on theater systems at the time of delivery. Pro forma revenue and net earnings (loss) as if SAB 101 had been applied during 1999 would have been \$166.6 million and \$7.7 million, respectively. As the SAB 101 adjustment was reflected in the statement of operations through a one-time cumulative adjustment in 2000, certain line items in this table may reflect a revenue transaction twice.
- (2) In the normal course of its business, the Company each year will have customers who, for a number of reasons including the inability to obtain certain consents, approvals or financing, are unable to proceed with theater construction. Once the determination is made that the customer will not proceed with installation, the lease agreement with the customer is generally terminated. Upon the Company being released from its future obligations under the agreement, the initial lease payments that the customer previously made to the Company are recognized as revenue. Included in IMAX systems revenue is \$9.6 million for 2003, \$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.
- (3) 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.
- (4) 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.
- (5) In 2003, loss (income) from equity-accounted investees included a gain of \$2.3 million from the release of a financial guarantee. In 2000, loss (income) from equity-accounted investees included a \$4.0 million provision related to the guarantee of a term loan.
- (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 \$26.7 million to 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) During 2003, the Company recorded a loss of \$4.9 million related to costs associated with the repurchase, retirement and refinancing of \$170.8 million of the Company's 7.875% senior notes due 2005 (the "Old Senior Notes"). 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 convertible subordinated notes due April 1, 2003 (the "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. The Company cancelled the purchased Subordinated Notes and recorded a gain of \$11.9 million. 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.
- (8) Impairment of long-term investments includes a recovery of \$1.9 million in 2003 as a result of the Company entering into a settlement agreement with Mainframe Entertainment, Inc. The Company had recorded a charge of \$5.6 million and \$4.1 million relating to the impairment of certain long-term investments for the years ended December 31, 2001 and 2000, respectively.
- (9) 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.

ITEM 6. SELECTED FINANCIAL DATA (cont'd)

(10) In 2003, the Company recorded a charge as a cumulative effect of change in accounting principle of \$0.2 million in accordance with SFAS No. 143
"Accounting for Asset Retirement Obligations" which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs. 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.

	AS AT DECEMBER 31,				
	2003	2002	2001	2000	1999(2)
BALANCE SHEETS DATA: Cash, cash equivalents, restricted cash and investments in marketable debt securities Total assets(1) Total long-term indebtedness Total shareholders' equity (deficit)	\$ 52,243 250,376 189,234 (51,776)	\$ 37,136 242,976 209,143 (103,670)	\$ 26,388 261,512 229,643 (118,448)	\$ 34,310 492,100 300,000 22,263	\$ 121,502 538,237 300,000 111,065

- (1) Includes the assets of discontinued operations.
- (2) Pro Forma Amounts in Accordance with SAB 101:

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

QUARTERLY STATEMENTS OF OPERATIONS SUPPLEMENTARY DATA:

	2003			
	Q1	Q2	Q3	Q4
Sales Cost of goods and services	\$ 33,649	\$ 34,450	\$ 21,228	\$ 29,933
	17,649	20,164	11,538	17,932
Gross margin	\$ 16,000	\$ 14,286	\$ 9,690	\$ 12,001
	======	======	======	======
Net earnings (loss) from continuing operations Net earnings from discontinued operations	\$ 2,514	\$ 1,026	\$ (2,510)	\$ (812)
	(91)	(57)	(144)	487
Net earnings (loss) before cumulative effect of changes in accounting principles	2,423	969	(2,654)	(325) (182)
Net earnings (loss)	\$ 2,423	\$ 969	\$ (2,654)	\$ (507)
	======	======	======	======
Net earnings (loss) per share - basic and fully diluted	\$ 0.07	\$ 0.03	\$ (0.07)	\$ (0.02)

	2002			
	Q1	Q2	Q3	Q4
SalesCost of goods and services	\$ 30,202	\$ 38,515	\$ 23,404	\$ 36,981
	16,702	19,681	15,854	23,397
Gross margin	\$ 13,500	\$ 18,834	\$ 7,550	\$ 13,584
	======	======	======	======
Net earnings (loss) from continuing operations Net earnings from discontinued operations	\$ 10,731	\$ 3,433	\$ (3,968)	\$ 972
	(184)	(398)	1,674	(288)
Net earnings (loss)	\$ 10,547	\$ 3,035	\$ (2,294)	\$ 684

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

GENERAL

The principal business of IMAX Corporation together with its wholly-owned subsidiaries (the "Company") is the design, manufacture, sale and lease of projection systems for large-format theaters including commercial theaters, museums and science centers, and destination entertainment sites. In addition, the Company designs and manufactures high-end sound systems and produces and distributes large-format films. At December 31, 2003, there were 240 IMAX theaters operating in 35 countries.

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

Important factors that the Company's CEOs use in assessing the Company's business and prospects include the signing of new theater systems, profits from the Company's business units, earnings from operations as adjusted for unusual items that the Company views as non-recurring, such as costs associated with the repurchase and refinancing of the Company's 7.875% senior notes due 2005 (the "Old Senior Notes"), and the success of strategic initiatives such as the securing of new film projects, particularly IMAX DMR and IMAX 3D film projects.

THEATER SYSTEMS

The Company generally provides its theater systems to customers on a long-term lease basis, typically with initial lease terms of 10 to 20 years. Lease agreements typically provide for three major sources of revenue: initial rental fees; ongoing rental payments, which include annual contractual minimum payments; and 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 and a percentage of box office receipts. Ongoing rental payments include rental income and finance income. An annual maintenance fee is generally payable commencing after the warranty period. Both minimum rental payments and maintenance fees are typically indexed to the local consumer price index. Revenue on theater system leases and sales are recognized at a different time than when cash is collected. See "Significant Accounting Policies" below for further discussion on the Company's revenue recognition policies.

Periodically, the Company sells theater systems to customers. These sales generally provide for upfront cash payments received prior to installation and the receipt of minimum payments over time, typically 10 to 20 years.

Cash received from initial rental fees 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 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 substantially from year to year or quarter to quarter depending on the timing of installation.

As at December 31, 2003, there were 55 installed 2D flat screen systems, 66 installed 2D dome screen systems, 78 installed 3D standard systems and 38 installed 3D SR systems in the world. As at December 31, 2002, there were 56 installed 2D flat screen systems, 65 installed 2D dome screen systems, 81 installed 3D standard systems and 30 installed 3D SR systems in the world.

The North American commercial exhibitor market represents an important customer base for the Company in terms of both collections under existing long-term leases and potential future system contracts. In 2000 and 2001, 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. Many of these exhibitors have emerged from those proceedings with new capital, including from the public markets. While the Company views these developments in the North American commercial exhibitor market as positive, there is no assurance that they will continue or that other commercial exhibitors will not encounter additional financial difficulties. To minimize the Company's 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 estimates of potentially uncollectible amounts.

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

GENERAL (cont'd)

THEATER SYSTEMS (cont'd)

The average initial rent or sales price charged to customers under the Company's theater system lease or sales agreements can vary from quarter to quarter and year to year based on a number of factors including the type of system sold or leased, the region of the world, the type of contract and other factors specific to individual contracts. The Company has taken steps in recent years to accelerate the growth of the global IMAX theater network and the sale or lease of its products by developing lower-cost systems designed to appeal to broader customer bases, particularly in commercial multiplex markets. Although such systems are lower-cost, the Company has endeavored to successfully maintain its percentage margins on a unit basis and maintain aggregate sales margins through increased volume. The Company signed twenty-five theater system agreements in 2003 (2002 - 21, 2001 - 12).

SALES BACKLOG

During the year ended December 31, 2003, the Company signed contracts for 25 IMAX theaters, valued at \$41.2 million. At December 31, 2003, the sales backlog, which represented contracts for 61 theater systems, totaled \$138.1 million. The sales backlog will vary from quarter to quarter depending on the signing of new theater systems, which adds to backlog, and the installation of theater systems and the settlement of theater system contracts, both of which reduce backlog. Sales backlog typically represents the minimum revenue under signed theater system sale and lease agreements that the Company believes will be recognized as revenue as the associated theater systems are installed. Operating leases are assigned no value in the sales backlog. The minimum revenue comprises the upfront payments plus the present value of the minimum payments due under sales-type lease and sale agreements. The value of sales backlog does not include revenue from theaters in which the Company has an equity interest, letters of intent or long-term conditional theater commitments.

In the normal course of its business the Company each year will have customers who, for a number of reasons including the inability to obtain certain consents, approvals or financing, are unable to proceed with theater construction. Once the determination is made that the customer will not proceed with installation, the lease agreement with the customer is generally terminated and removed from backlog. Upon the Company being released from its future obligations under the agreement, the initial lease payments that the customer previously made to the Company are recognized as revenue.

FILM PRODUCTION AND DISTRIBUTION

Effective January 1, 2000, the Company adopted 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 at a modest cost for exhibition in IMAX theaters. This system, known as IMAX DMR, digitally enhances the image resolution quality of 35mm motion picture films for projection on IMAX screens while maintaining the visual clarity and sound quality for which The IMAX Experience is 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 contemporaneous 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 release window for Hollywood films.

While the Company is optimistic about the IMAX DMR technology, there is no guarantee that it will be commercially successful or receive widespread acceptance by film studios.

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

GENERAL (cont'd)

THEATER OPERATIONS

The Company has seven owned and operated theaters. In addition, the Company has entered into commercial arrangements with two theaters resulting in the sharing of profits and losses. The Company also provides management services to two theaters.

INTERNATIONAL OPERATIONS

A significant portion of the Company's sales are made to customers located outside the United States and Canada. During 2003, 2002 and 2001, 39.7%, 37.0% and 35.5%, respectively, of the Company's revenue was derived outside the United States and Canada. The Company expects that international operations will continue to account for a substantial portion of the Company's revenue in the future. In order to minimize exposure to exchange rate risk, the Company prices theater systems (the largest component of revenue) in U.S. dollars except in Canada and Japan where they may be priced in Canadian dollars and Japanese yen, respectively. Annual minimum rental payments and maintenance fees follow a similar currency policy.

SIGNIFICANT ACCOUNTING POLICIES

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 the Company's financial statements requires management to make estimates and judgments that affect the reported amounts of assets, liabilities, revenue 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, which are continuous in nature. The Company's significant accounting policies are discussed in note 2 of its audited financial statements in Item 8.

The Company considers the following critical accounting policies to have the most significant effect on its estimates, assumptions and judgments: $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac$

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.

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.

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

GENERAL (cont'd)

SIGNIFICANT ACCOUNTING POLICIES (cont'd)

REVENUE RECOGNITION (cont'd)

SALES-TYPE LEASES OF THEATER SYSTEMS (cont'd)

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.

In the ordinary course of its business, the Company will from time to time determine that a provision it had previously taken against the net investment in leases in connection with a customer's lease agreement should be reversed due to a change in the circumstances that led to the original provision.

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.

In the normal course of its business, the Company each year will have customers who, for a number of reasons including the inability to obtain certain consents, approvals or financing, are unable to proceed with theater construction. In these instances, where customers of the Company are not in compliance with the terms of their leases for theater systems not yet installed, the leases are in default. There is typically deferred revenue associated with these leases, representing initial lease payments collected prior to the default. These initial lease payments are recognized as revenue when the Company exercises its rights to terminate the lease and the Company is released legally and/or by virtue of an agreement with the customer from its obligations under the lease arrangement. 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.

ACCOUNTS RECEIVABLE AND FINANCING RECEIVABLES

The allowance for doubtful accounts receivable and provision against the financing receivables 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 prove to be incorrect, it could result in inventory losses in excess of the provisions determined to be adequate as at the balance sheet date.

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

GENERAL (cont'd)

SIGNIFICANT ACCOUNTING POLICIES (cont'd)

GOODWILL

The Company adopted FASB Statement of Financial Accounting Standard No. 142 "Goodwill and Other Intangibles" ("FAS 142") effective January 1, 2002. 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.

CUMULATIVE EFFECT OF CHANGES IN ACCOUNTING PRINCIPLE

Effective January 1, 2003, the Company adopted SFAS No. 143 "Accounting for Asset Retirement Obligations", which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs. This standard requires that the fair value of a liability for an asset retirement obligation be recognized in the period in which it is incurred if a reasonable estimate of fair value can be made. The associated asset retirement costs are capitalized as part of the carrying amount of the long-lived asset and subsequently amortized over the asset's useful life. Accordingly, the Company recorded a charge in its consolidated results of operations for 2003 including a cumulative effect of change in accounting principle of \$0.2 million, which was recorded as a reduction of net income.

TAX ASSET VALUATION

As at December 31, 2003, the Company had 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. The Company's 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, 2003, and the ability to realize certain deferred income tax assets through loss and tax credit carryback strategies. If and when the Company's operations in some jurisdictions were to reach a requisite level of profitability or where the Company's future profitability estimates increase due to changes in positive evidence, the Company would reduce all or a portion of the applicable valuation allowance in the period when such determination is made. This would result in an increase to reported earnings and a decrease to the Company's effective tax rate in such period. However, if the Company's projected future earnings do not materialize, or if the Company operates at a loss in certain jurisdictions, or if there is a material change in actual effective tax rates or time period within which the Company's underlying temporary differences become taxable or deductible, the Company could be required to increase the valuation allowance against all or a significant portion of the Company's deferred tax assets resulting in a substantial increase to the Company's effective tax rate for the period of the change and a material adverse impact on its operating results for the period. Adjustments to the Company's valuation allowance, through charges (credits) to expense, were \$ 3.0 million, \$ (1.8) million, and \$ 41.2 million for the years ended December 31, 2003, 2002, and 2001, respectively. As at December 31, 2003, the Company had a gross deferred income tax asset of \$50.5 million, against which the Company is carrying a \$46.8 million valuation allowance.

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

GENERAL (cont'd)

TAX ASSET VALUATION (cont'd)

The Company is subject to ongoing tax examinations and assessments in various jurisdictions. Accordingly, the Company may incur additional tax expense based upon the outcomes of such matters. In addition, when applicable, the Company adjusts tax expense to reflect both favorable and unfavorable examination results. The Company's ongoing assessments of the probable outcomes of examinations and related tax positions require judgement and can materially increase or decrease its effective rate as well as impact operating results.

IMPACT OF RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS

FIN 46, "Consolidation of Variable Interest Entities", ("FIN 46") is effective for all enterprises with variable interests in variable interest entities created after January 31, 2003. FIN 46(R), which was revised in December 2003, is effective for all entities to which the provision of FIN 46 were not applied as of December 24, 2003. The provision of FIN 46(R) must be applied to all entities subject to FIN46 from the beginning of the first quarter of 2004. If an entity is determined to be a variable interest entity ("VIE"), it must be consolidated by the enterprise that absorbs the majority of the entity's expected losses, receives a majority of the entity's expected residual returns, or both. 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 Company has not entered into any material arrangements with variable interest entities created after January 31, 2003. The Company is currently evaluating the effect that the adoption of FIN 46 for any variable interest entities created prior to February 1, 2003 will have on its results of operations and financial condition.

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

SPECIAL ITEMS

The Company recognized a number of special items in its 2003 operating results which may not be reflective of future operating results. In 2003, the Company recorded \$2.3 million in income from equity-accounted investees reflecting the release of the Company from a joint venture debt guarantee that had been provided for in previous years.

In 2003, the Company received 1.9 from Mainframe Entertainment, Inc. to settle the outstanding Debenture which was previously fully provided for.

In 2003, the Company recorded a loss of \$4.9 million in connection with the retirement of \$170.8 million of its Old Senior Notes. In 2004, the Company expects to record an additional loss of \$0.8 million in the first quarter of 2004 when the remaining \$29.2 million in outstanding Old Senior Notes were redeemed.

RESTRUCTURING COSTS AND OTHER SIGNIFICANT CHARGES (RECOVERIES)

2001
t16 202
\$16,292
25,694
3,283
4,469
4,053
16,514
13,633
5,584
73,230
\$89,522 ======

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

GENERAL (cont'd)

RESTRUCTURING COSTS AND ASSET IMPAIRMENTS (RECOVERIES)

In 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. 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. The Company did not incur any restructuring expenses in 2003.

During 2003, 2002 and 2001, the Company recorded asset impairment charges of \$1.0 million, \$0.4 million, and \$29.0 million, respectively, after assessing the carrying value of certain assets. The 2001 asset impairment charges consisted of \$25.7 million against fixed assets and \$3.3 million against other assets, as the carrying values for the assets exceeded the discounted future cash flows expected from these assets.

The Company believes its 2001 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 Company had fully executed its restructuring plan. Of the \$16.3 million originally accrued, \$15.3 million has been spent as of December 31, 2003, \$0.5 million was reversed in 2002 for terminated employees who obtained employment prior to completion of their severance period and \$0.6 million remains accrued for amounts to be paid out to employees over the next 12 months.

OTHER SIGNIFICANT CHARGES (RECOVERIES)

In 2003, the Company recorded net recoveries in financing receivables of \$2.9 million (2002 - \$0.7 million provision). The 2003 recoveries consisted of \$4.1 million on previously provided amounts as collectibility associated with certain leases was resolved and \$1.2 million in new provisions for the current year. The 2002 provisions consisted of \$3.5 million charged for 2002 year leases offset by \$2.8 million recovered on previously provided amounts.

The Company recorded a charge of \$0.7 million in 2003 (2002 - \$1.9 million recovery) in accounts receivable provisions as collectibility on certain accounts was considered uncertain.

The Company recorded charges of 0.4 million in 2003 (2002 - 2.8 million) against fixed assets and 0.1 million (2002 - 2.2 million) against other assets, as the carrying values for the assets exceeded the discounted future cash flows expected from the assets.

During 2003, the Company entered into a settlement agreement with Mainframe Entertainment, Inc. ("MFE"), whereby the parties settled all of MFE's indebtedness and obligations to the Company arising under the Company's 6.0% Senior Secured Convertible Debenture due from MFE (the "Debenture"). The Company has recorded a gain of \$1.9 million related to the final settlement. The Company had previously recorded \$5.6 million in 2001 as a charge for the decline in its MFE long-term investment that was considered to be other than temporary.

Due to industry-wide economic and financial difficulties faced by many of the Company's customers in 2001, the Company also recorded the following charges as part of its ongoing review of the carrying value of the Company's assets. The Company recorded a charge of \$4.5 million in 2001 in receivable provisions, net of recoveries relating to the Company's accounts receivable, as collectibility on certain accounts was considered uncertain and \$13.6 million against financing receivables as collectibility associated with a number of leases was considered uncertain. The Company recorded a charge of \$16.5 million in 2001 in costs of goods and services, based on the reduced fair values of the Company's film assets. In 2002, the Company also recorded a charge of \$1.2 million (2001 - \$4.1 million) in costs of goods and services, for inventories, due to a reduced net realizable value.

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

RESULTS OF OPERATIONS

VEVBC	ENDED	DECEMBER	21

	TENNO ENDED DECEMBER OI,				
	2003	2002	2001	2000	1999
	%	%	%	%	%
Revenue					
IMAX systems	63.6	55.0	65.0	66.4	66.5
Films	21.6	31.4	25.4	24.5	24.8
Theater operations	11.0	9.5	5.6	5.0	3.8
Other	3.8	4.1	4.0	4.1	4.9
Total revenue	100.0	100.0	100.0	100.0	100.0
Costs and goods and services	56.4	58.6	80.7	62.4	49.5
Gross margin	43.6	41.4	19.3	37.6	50.5
Selling, general and administrative expenses	28.0	27.0	39.0	24.7	17.1
Research and development	3.2	1.8	2.9	3.8	1.6
Amortization of intangibles	0.5	1.1	2.6	1.7	1.1
Loss (income) from equity-accounted investees	(2.1)	(0.2)	(0.1)	2.8	0.4
Receivable provisions, net of (recoveries)	(1.9)	(1.0)	15.3	7.8	0.5
Restructuring costs and asset impairments (recovery)	0.8	(0.1)	38.5	6.5	
Farmings (less) from encuctions	45.4	10.7	(70.0)	(0.7)	20.0
Earnings (loss) from operations	15.1 ======	12.7	(78.9) ======	(9.7) ======	29.8
Not counings (loss) before completive effect of changes					
Net earnings (loss) before cumulative effect of changes	0.0	0.0	(400.0)	(40.7)	10.0
in accounting principles	0.3	9.3	(123.3) ======	(18.7) ======	13.2
Net earnings (loss)	0.2	9.3	(123.3)	(54.5)	13.2
J- ()	======	======	======	======	======

YEAR ENDED DECEMBER 31, 2003 VERSUS YEAR ENDED DECEMBER 31, 2002

REVENUES

The Company's revenues in 2003 were \$119.1 million, compared to \$129.1 million in 2002, a decrease of 7.8% due in large part to a decrease in Film revenue (see below). The following table sets forth the breakdown of revenue by category:

(In thousands of U.S. dollars)

	YEARS ENDED DECEMBER 31,			
	2003	2002	2001	
IMAX SYSTEMS REVENUE Sales and leases	\$ 52,269	\$ 46,656	\$ 53,409	
Ongoing rent(1)	9,207 14,372	9,746 14,557	8,969 14,204	
	75,848	70,959	76,582	
FILMS REVENUE				
Production and Post-production Distribution	13,821 11,982	19,859 20,697	13,278 16,645	
	25,803	40,556	29,923	
THEATER OPERATIONS	13,109	12,284	6,540	
OTHER REVENUE	4,500	5,303	4,654	
	\$119,260 ======	\$ 129,102 ======	\$117,699 ======	

(1) Includes rental income and finance income.

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, 2003 VERSUS YEAR ENDED DECEMBER 31, 2002 (cont'd)

REVENUES (cont'd)

Systems revenue increased to \$75.8 million in 2003 from \$71.0 million in 2002, an increase of 6.9%. Revenue from sales and leases increased to \$52.3 million in 2003 from \$46.7 million in 2002, an increase of 12.0%. In 2003, 20 theater systems were installed, of which one was an operating lease, as compared to 16 theater systems installed, of which one was an operating lease in 2002. Settlements relating to terminated lease agreements with customers who were unable to proceed with theater construction included in revenue for 2003 total \$9.6 million (2002 - \$5.1 million). Ongoing rental revenue in 2003 decreased 5.5% from 2002 and maintenance revenue in 2003 decreased 1.3% over the prior year.

Film revenues decreased to \$25.8 million in 2003 from \$40.6 million in 2002. Film distribution revenues decreased to \$12.0 million in 2003 from \$20.7 million in 2002, a decrease of 42.1%, and film post-production revenues decreased to \$12.9 million in 2003 from \$16.8 million in 2002, a decrease of 23.2%. The decrease in film distribution revenues was primarily due to stronger performance of films distributed in 2002, particularly SPACE STATION, which had gross box office performance of more than \$39.0 million in 2002. The decrease in film post-production revenues was mainly due to higher volume of film print processing in 2002.

Theater operations revenue increased to \$13.1 million in 2003 from \$12.3 million in 2002 primarily due to a full year of operations for the Company's Navy Pier IMAX Theater in Chicago which commenced operations in October 2002.

Other revenue decreased to \$4.5 million in 2003 from \$5.3 million in 2002, a decrease of 15.1%, largely as a result of decreased revenue related to after market part sales for projection systems and sponsorship program.

Based on the Company's expectation of 2004 system installations and its estimate of films to be released in 2004, the Company believes it will see higher revenues in 2004.

GROSS MARGIN

Gross margin in 2003 was \$52.0 million, or 43.6% of total revenue, compared to \$53.5 million, or 41.4% of total revenue in 2002. Gross margin decreased slightly in 2003, primarily due to higher margins in Systems, and an increase in settlement revenues of \$4.5 million which were partially offset by decreased margins in Films.

The Company believes it will see higher gross margin in 2004 due to a combination of higher system installations and higher attendance throughout the IMAX theater network.

0ther

Selling, general and administrative expenses were \$33.3 million in 2003 versus \$34.9 million in 2002. The Company recorded a foreign exchange gain of \$1.7 million in 2003 compared to a gain of \$0.4 million in 2002. The foreign exchange gains and losses resulted primarily from fluctuations in exchange rates on Canadian dollar cash balances and Canadian dollar, Euro dollar and Japanese Yen denominated net investment in leases. Legal expenses for 2003 declined significantly to \$2.1 million compared to \$6.1 million in 2002 as the Company settled or otherwise favorably resolved certain litigation matters, largely offset by higher compensation expense of \$3.7 million which was due in large part to higher stock based compensation as well as stronger Canadian dollar in 2003.

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, 2003 VERSUS YEAR ENDED DECEMBER 31, 2002 (cont'd)

OTHER (cont'd)

Amortization of intangibles decreased to \$0.6 million in 2003, from \$1.4 million in 2002. The 2002 amount includes write-downs related to the Company's sound system intangibles. The Company continues to assess the on-going recoverability of its intangible asset by estimating the future cash flows expected to result from the use of the asset and its eventual disposition.

Income from equity-accounted investees includes a gain of \$2.3 million as a result of the Company being released from a financial guarantee.

Receivable provisions net of recoveries were recorded as a net recovery of \$2.2 million in 2003 compared to a net recovery of \$1.2 million in 2002. The Company recorded an accounts receivable provision of \$0.7 million as compared to a recovery of \$1.9 million in 2002. There was a net recovery of \$2.9 million in 2003 on financing receivables as compared to a provision of \$0.7 million in 2002.

Restructuring recoveries in 2003 amounted to \$nil compared to \$0.5 million in 2002. Asset impairment charges amounted to \$1.0 million compared to \$0.4 million in 2002 after the Company assessed the carrying value of its owned and operated theater assets and recognized that the future cash flows of certain of its theaters did not support the recoverability of its assets.

Interest income increased to \$0.6 million in 2003 from \$0.4 million in 2002 due mainly to an increase in the average balance of cash and cash equivalents held. The Company's strategy is to invest any excess cash in US and Canadian short-term t-bills and other short-term instruments.

Interest expense decreased to \$15.9 million in 2003, from \$17.6 million in 2002 due largely to lower average debt balances in 2003. The Company repaid the remaining \$9.1 million of its outstanding 5.75% convertible subordinated notes due 2003, (the "Subordinated Notes") in April 2003 and retired an aggregate of \$47.2 million of its Old Senior Notes, prior to redeeming the remaining Old Senior Notes pursuant to a tender offer and refinancing in December 2003 and January 2004. Included in interest expense is the amortization of deferred finance costs in the amount \$0.7 million in 2003 as compared to \$0.9 million for 2002. The Company's policy is to defer and amortize all the costs relating to a debt financing over the life of the debt instrument.

Recovery on long-term investments was \$1.9 million in 2003. The Company entered into a settlement agreement with Mainframe Entertainment, Inc. ("MFE"), whereby MFE made payments to the Company in full and final settlement of all of its indebtedness and obligations to the Company arising under the Debenture. The Company has recorded a recovery of \$1.9 million related to the final settlement.

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 increases or reductions in the year, changes in the Company's valuation allowance based on the Company's recoverability assessments of deferred tax assets, and favorable resolution of various examinations. The 2003 deferred income tax recovery included a net \$2.9 million increase in the valuation allowance to reflect revised estimates regarding the realization of the Company's deferred income tax assets stemming from an increase in deferred tax assets based on a 6.0% increase in enacted tax rates in the year, partially offset by increases in deferred tax asset recoverability based on an assessment of positive evidence. The Company also favorably resolved tax audits in respect of its 1998 and 1999 taxation years which allowed it to release specific tax reserves of \$2.8 million in respect of those audit years. As of December 31, 2003, the Company had a gross deferred income tax asset of \$50.5 million, against which the Company is carrying a \$46.8 million valuation allowance.

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, 2003 VERSUS YEAR ENDED DECEMBER 31, 2002 (cont'd)

RESEARCH AND DEVELOPMENT

Research and development expenses were \$3.8 million in 2003 versus \$2.4 million in 2002. The higher level of expenses in 2003 primarily reflects research and development activities pertaining to the Company's new IMAX MPX theater projection system. Through research and development, the Company plans to continue to design and develop cinema-based equipment and software to enhance its product offering. 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.

GAIN (LOSS) ON RETIREMENT OF NOTES

During 2003, the Company recorded a loss of \$4.9 million related to costs associated with the repurchase, retirement and refinancing of \$170.8 million of the Company's Old Senior Notes. These transactions had the effect of reducing the principal of the Company's outstanding Old Senior Notes to \$29.2 million as at December 31, 2003, which notes were subsequently redeemed on January 2, 2004.

During 2002, the Company and a wholly-owned subsidiary purchased \$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 \$11.9 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.

DISCONTINUED OPERATIONS

On December 23, 2003, the Company closed its owned and operated Miami IMAX theater. The Company will remove all of its assets from the theater in the first quarter of 2004. The Company is involved in an arbitration proceeding with the landlord of the theater with respect to the amount owing to the landlord by the Company for lease and guarantee obligations. The minimum amount of loss to the Company has been established at \$0.8 million, which the Company has accrued. As the Company is uncertain as to the outcome of the proceeding no additional amount has been recorded.

In accordance with FASB Statement of Financial Accounting Standards No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("FAS 144"), the Company assessed the fair value of the assets based on the estimated discounted future cash flows the assets are expected to generate.

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. During 2003, the Company received \$0.8 million in cash towards the repayment of this debt, and has recorded a corresponding gain in net earnings (loss) from discontinued operations. As of December 31, 2003, the remaining balance is \$11.9 million, which has been fully allowed for.

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

REVENUES

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.

Film revenue 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: The IMAX Experience 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.

Theater operations revenue increased to \$12.3 million in 2002 from \$6.5 million in 2001. 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 IMAX Experience. The Company also acquired an additional theater, the Navy Pier IMAX Theater in Chicago in October 2002.

Other revenue increased to \$5.3 million in 2002 from \$4.7 million in 2001, an increase of 13.9%, largely as a result of \$1.4 million in sales from quick turn reel units compared to \$nil in 2001.

GROSS MARGIN

Gross margin in 2002 was \$53.5 million versus \$22.7 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: The IMAX Experience, 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 41.4% in 2002 compared to 19.3% in 2001.

OTHER

Selling, general and administrative expenses were \$34.9 million in 2002 versus \$45.9 million in 2001. The Company recorded a foreign exchange gain of \$0.4 million in 2002 compared to a loss of \$1.4 million in 2001. The 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 2001 selling, general and administrative expenses also include a non-cash item of \$2.6 million in connection with a stock compensation grant.

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.

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 Gain (loss) on retirement of notes 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.

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)

Receivable provisions net of recoveries were recorded as a net recovery of \$1.2 million in 2002 compared to a net provision of \$18.1 million in 2001. The Company recorded an accounts receivable recovery of \$1.9 million as compared to a provision of \$4.5 million in 2001. The financing receivables provision was \$0.7 million as compared to a provision of \$13.6 million in 2001. The 2002 financing receivables recovery consisted of a current year charge of \$3.5 million offset by the recovery of \$2.8 million on previously provided amounts for financing receivables, as collectibility associated with certain leases was resolved due to amendment, settlement of the leases, or other resolving conditions.

Restructuring recoveries in 2002 amounted to \$0.5 compared to restructuring costs of \$16.3 million in 2001. Asset impairment charges amounted to \$0.4 million compared to \$29.0 million in 2001 after the Company assessed the carrying value of certain assets

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 based on the Company's recoverability assessments of deferred tax assets. 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 previously reserved loss carryforwards directly against gains from the repurchase of Subordinated Notes. As of December 31, 2002, the Company had a gross deferred income tax asset of \$47.5 million, against which the Company was 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.

GAIN (LOSS) ON RETIREMENT OF NOTES

During 2002, the Company and a wholly-owned subsidiary purchased \$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 \$11.9 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 a gain of \$55.6 million.

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)

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 entered into certain loan agreements, one of the loans is convertible, upon the occurrence of certain events, into shares representing 49% of the total share capital of 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.

LIQUIDITY AND CAPITAL RESOURCES

CASH AND CASH EOUIVALENTS

As at December 31, 2003, the Company's principal sources of liquidity included cash, cash equivalents and restricted cash of \$52.2 million, trade accounts receivable of \$13.9 million and net investment in leases due within one year of \$5.0 million. In January 2004, the Company entered into a loan agreement with Congress Financial Corporation (Canada) for a three-year revolving credit facility (the "Credit Facility") permitting maximum borrowings of \$20.0 million, subject to a borrowing base calculation and reserve requirements. In January 2004, the Company retired the remaining \$29.2 million in Old Senior Notes using existing cash balances.

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 the Company completes the performance of its obligations. Similarly, the Company receives cash payments for some of its film productions in advance of related cash expenditures.

The Company's net cash provided by (used in) operating activities is impacted by a number of factors including the proceeds associated with new signings of theater system lease and sale agreements in the year, the box office performance of large format films distributed by the Company and/or exhibited in the Company's theaters, increases or decreases in the Company's operating expenses, and the level of cash collections received from its customers.

Cash used in operating activities amounted to \$9.2 million for the year ended December 31, 2003. Changes in other non-cash operating assets as compared to December 31, 2002 include a decrease of \$7.8 million in inventories, an increase of \$1.0 million in financing receivables, a \$0.5 million decrease in accounts receivable and a \$0.5 million decrease in prepaid expenses. Changes in other non-cash operating liabilities as compared to December 31, 2002 include a decrease in deferred revenue of \$22.3 million, a decrease in accounts payable of \$1.2 million and an increase of \$0.8 million in accrued liabilities. Included in 2003 operating activities were \$3.1 million in premiums paid to retire \$123.6 million of principal of the Company's Old Senior Notes.

Included in the Company's 2003 net cash used in operating activities of \$9.2 million were a number of special items, which may not be reflective of future operating cash flow levels. The Company paid \$3.1 million in call premiums in connection with the redemption of \$123.6 million of its Old Senior Notes. Similarly, net cash used in operating activities increased by \$1.6 million in 2003 due to an increase in the Company's restricted cash balances, which are used, as collateral for letters of credit. The Company intends to secure future letters of credit through the Credit Facility, which was entered into in February 2004.

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

LIOUIDITY AND CAPITAL RESOURCES (cont'd)

CASH AND CASH EQUIVALENT (cont'd)

Cash used in investing activities amounted to \$1.8 million in 2003, which includes purchases of \$1.6 million in fixed assets, an increase in other assets of \$1.5 million and an increase in other intangible assets of \$0.6 million. The Company also received \$1.9 million in cash in connection with a settlement of the Debenture with MFE.

Cash provided from financing activities in 2003 amounted to \$24.2 million and includes proceeds of \$160.0 million received from the issuance of the Company's 9.625% Senior Notes due 2010 (the "New Senior Notes") less financing costs of \$5.6 million. The Company in turn used \$126.7 million of the proceeds from this offering to retire \$123.6 million of principal of the Company's Old Senior Notes. Cash used in financing activities included a \$9.1 million repayment of its remaining outstanding Subordinated Notes. The Company also received \$0.8 million in cash on a note receivable from a discontinued operation.

Capital expenditures including the purchase of fixed assets and investments in film assets were \$4.6 million for the year ended December 31, 2003 and the Company anticipates a similar expenditure amount in 2004.

Cash provided by operating activities amounted to \$22.3 million for the year ended December 31, 2002. Changes in other non-cash operating assets and liabilities included a decrease in accounts receivables of \$4.2 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 wholly-owned 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.

The Company's Credit Facility is secured by a first priority security interest in all of the current and future assets of the Company. The Company believes that cash flow from operations together with existing cash and borrowing available under the Credit Facility will be sufficient to meet operating needs for the next several years. However, 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.

LETTERS OF CREDIT

As at December 31, 2003, the Company had letters of credit of \$5.0 million outstanding, which have been collateralized by cash deposits.

NEW SENIOR NOTES DUE 2010

In December 2003, the Company completed a private placement of \$160.0 million principal amount of 9.625% senior notes due December 1, 2010 (the "New Senior Notes") to a group of initial purchasers. The New Senior Notes bear interest at a rate of 9.625% per annum and are unsecured obligations that rank equally with any of the Company's existing and future senior indebtedness and senior to all of the Company's existing and future subordinated indebtedness. The payment of principal, premium, if any, and interest on the New Senior Notes is unconditionally guaranteed, jointly and severally, by certain of the Company's wholly-owned subsidiaries. The New Senior Notes are subject to redemption for cash by the Company, in whole or in part, at any time on or after December 1, 2007, at redemption prices expressed as percentages of the principal amount for each 12-month period commencing December 1 of the years indicated: 2007 - 104.813%; 2008 - 102.406%; 2009 and thereafter - 100.000%, together with accrued and unpaid interest thereon to the redemption date. If certain changes were to result in the imposition of withholding taxes under Canadian law, the New Senior Notes are subject to redemption at the Company's option, in whole but not in part, at a redemption price of 100% of the principal amount thereof plus accrued and unpaid interest to the date of redemption. In the event of a change in control, the Company will be required to make an offer to repurchase the New Senior Notes at a purchase price equal to 101% of the principal amount thereof plus accrued and unpaid interest to the date of repurchase. In addition, prior to December 1, 2006, under certain conditions the Company may redeem up to 35% of the New Senior Notes with the proceeds of certain equity offerings at 109.625% of the principal amount thereof together with accrued and unpaid interest thereon to the date of redemption.

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

LIOUIDITY AND CAPITAL RESOURCES (cont'd)

NEW SENIOR NOTES DUE 2010 (cont'd)

The terms of the Company's New Senior Notes impose certain restrictions on its operating and financing activities, including certain restrictions on the Company's ability to: incur additional indebtedness; make distributions or certain other restricted payments; grant liens; create dividend and other payment restrictions affecting the Company's subsidiaries; sell certain assets or merge with or into other companies; and enter into transactions with affiliates. The Company believes these restrictions will not have a material impact on its financial condition or results of operations.

The Company has agreed to conduct an exchange offer to exchange all outstanding New Senior Notes for up to \$160.0 million aggregate principal amount of senior notes due December 1, 2010 that will be registered under the U.S. Securities Act of 1933, as amended (the "Registered Notes"). On February 27, 2004, the Company filed a registration statement on Form S-4 in relation to the Registered Notes. The Registered Notes will continue to be unconditionally guaranteed, jointly and severally, by certain of the Company's wholly-owned subsidiaries. After the exchange the terms of the Registered Notes will be substantially identical to the terms of the New Senior Notes, and evidence the same indebtedness as the New Senior Notes, except that the Registered Notes will be registered under U.S. securities laws, will not contain restrictions on transfer or provisions relating to special interest under circumstances related to the timing of the exchange offer, will bear a different CUSIP number from the New Senior Notes and will not entitle their holders to registration rights.

OLD SENIOR NOTES DUE 2005

In December 1998, the Company issued \$200.0 million of senior notes due December 1, 2005 bearing interest at a rate of 7.875% per annum (the "Old Senior Notes").

The Old Senior Notes contained covenants that, among other things, limited 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 Old Senior Notes were 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 resulted in the imposition of withholding taxes under Canadian law, the Old Senior Notes were 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 Old Senior Notes had the right to require the Company to repurchase all or part of the Old Senior Notes at a price equal to 101% of the principal amount thereof plus accrued interest to the date of repurchase.

During 2003, the Company retired an aggregate of \$47.2 million principal amount of the Old Senior Notes and accrued interest of \$0.7 million in exchange for the issuance of 5,838,353 of its common shares at an average value of \$8.28 per share. The Company recorded additional charges of \$0.3 million related to costs associated with this retirement. These transactions had the effect of reducing the principal amount of the Company's outstanding Old Senior Notes to \$152.8 million as at October 31, 2003.

In December 2003, the Company completed a tender offer and consent solicitation for its remaining \$152.8 million of the Old Senior Notes. In December 2003, \$123.6 million in principal of the Old Senior Notes were redeemed pursuant to the tender offer. Notice of Redemption for all remaining outstanding Old Senior Notes was delivered on December 4, 2003 and the remaining \$29.2 of outstanding Old Senior Notes were redeemed on January 2, 2004.

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

LIQUIDITY AND CAPITAL RESOURCES (cont'd)

CONVERTIBLE SUBORDINATED NOTES DUE 2003

In April 1996, the Company completed a private placement of \$100.0 million of 5.75% convertible subordinated notes due April 1, 2003 (the "Subordinated Notes"). In 2001 and 2002, the Company and a wholly-owned subsidiary purchased an aggregate of \$90.9 million principal of Subordinated Notes for \$21.8 million consisting of \$18.5 million in cash and common shares of the Company valued at \$3.3 million. On April 1, 2003, the Company repaid the remaining outstanding Subordinated Notes balance of \$9.1 million plus accrued interest on the maturity date.

RENTAL OBLIGATIONS

The Company's total minimum annual rental payments to be made under operating leases for premises as of December 31, 2003 are as follows:

2004	\$ 5,201
2005	5,248
2006	5,226
2007	5,067
2008	4,839
Thereafter	34,783
	\$60,364
	======

PENSION OBLIGATIONS

The Company has a defined benefit pension plan covering its two Co-Chief Executive Officers. As at December 31, 2003, the Company had an unfunded and accrued projected benefit obligation of approximately \$20.1 million (December 31, 2002 - \$17.2 million) in respect of this 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, certain of the benefits due and payable under the plan, although there can be no assurance that the Company will ultimately do so.

CREDIT FACILITY

On February 6, 2004, the Company entered into a loan agreement for a secured revolving credit facility with Congress Financial Corporation (Canada) (the "Credit Facility") The Credit Facility is a three-year revolving credit facility with yearly renewal options thereafter, permitting maximum aggregate borrowings of \$20.0 million, subject to a borrowing base calculation which includes the Company's financing receivables, and certain reserve requirements. The Credit Facility bears interest at Prime + 0.25% per annum or Libor + 2.0% per annum and is collateralized by a first priority security interest in all of the current and future assets of the Company. The Credit Facility contains typical affirmative and negative covenants, including covenants that restrict the Company's ability to: incur certain additional indebtedness; make certain loans, investments or guarantees; pay dividends; make certain asset sales; incur certain liens or other encumbrances; conduct certain transactions with affiliates and enter into certain corporate transactions or dissolve. In addition, the Credit Facility contains customary events of default, including upon an acquisition or a change of control that has a material adverse effect on the Company's financial condition. The Credit Facility also requires the Company to maintain a minimum level of earnings before interest, taxes, depreciation and amortization, and cash collections.

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

OFF-BALANCE SHEET ARRANGEMENTS

There are currently no off-balance sheet arrangements that have or are reasonably likely to have a current or future material effect on the Company's financial condition.

CONTRACTUAL OBLIGATIONS

Payments to be made by the Company under contractual obligations are as follows:

PAYMENTS DUE BY PERIOD

CONTRACTUAL OBLIGATIONS	TOTAL	LESS THAN 1 YEAR	1-3 YEARS	3-5 YEARS	MORE THAN 5 YEARS
Long-term debt obligations	\$189,234	\$29,234	\$	\$	\$160,000
Lease obligations	60,364	5,201	10,473	9,906	34,783

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 majority of the Company's revenue is denominated in U.S. dollars while a significant portion of its costs and expenses are denominated in Canadian dollars. In 2003, the Company estimates that the strengthening Canadian dollar increased its expense base by \$1.5 million. A portion of the Company's net U.S. dollar flows is converted to Canadian dollars to fund Canadian dollar expenses, either through the spot market or through forward contracts. The Company plans to convert Canadian dollar expenses to U.S. dollars through the spot and forward 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 through the spot market. The Company also has cash receipts under leases denominated in Japanese yen, Euros and Canadian dollar. In 2003, the Company recorded translation gains of \$1.7 million primarily from the receivables associated with these leases, as the value of the U.S. dollar declined in relation to these currencies. 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.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

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REPORT OF INDEPENDENT AUDITORS

In our opinion, the consolidated financial statements listed in the index appearing under Item 15(a)(1) present fairly, in all material respects, the financial position of IMAX Corporation (the "Company") as at December 31, 2003 and 2002, and the results of its operations and cash flows for each of the three years in the period ended December 31, 2003 in conformity with accounting principles generally accepted in the United States of America. In addition, in our opinion, the financial statement schedule listed in the index appearing under Item 15(a)(2) presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements. These financial statements and financial statement schedule are the responsibility of the Company's management; our responsibility is to express an opinion on these financial statements and financial statement schedule based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America, which require that we plan and perform the 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, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

As described in note 3 to the consolidated financial statements, the Company changed its accounting policies for extinguishment of debt and asset retirement obligations upon the adoption of new accounting pronouncements effective January 1, 2003, and its accounting policies for goodwill and discontinued operations upon the adoption of new accounting pronouncements effective January 1, 2002.

/s/ PricewaterhouseCoopers LLP Chartered Accountants Toronto, Canada February 27, 2004

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

		As at Dec		•
		2003		2002
ASSETS				
Cash and cash equivalents	\$,		33,801
Restricted cash (note 14 (b))		4,961		3,335
Accounts receivable, net of allowance for doubtful accounts of \$7,278				
(2002 - \$9,248)		13,887		15,054
Financing receivables (note 4)		56,742		51,918
Inventories (note 5)		28,218		34,092
Prepaid expenses		1,902		2,372 419
Film assets (note 6)		1,568		
Fixed assets (note 7) Other assets (note 8)		35,818 13,827		43,616 10,455
Deferred income taxes (note 9)		3,756		2 921
Goodwill		39,027		3,821 39,027
Other intangible assets (note 10)		3,388		3,363
Assets of discontinued operations (note 25)				1,703
Assets of discontinued operations (note 25)				
Total assets	\$	250,376	\$	242,976
	====	======	===	======
LIABILITIES				
Accounts payable	\$	5,780	\$	6,167
Accrued liabilities (notes 6, 23 and 26)		43,794		43,365 85,590
Deferred revenue				
New Senior Notes due 2010 (note 11)		160,000		200,000
Old Senior Notes due 2005 (note 12)				
Subordinated Notes due 2003 (note 13)				9,143
Liabilities of discontinued operations (note 25)				2,381
Total liabilities		302,152		
Total Habilities				
COMMITMENTS, CONTINGENCIES AND GUARANTEES (NOTES 14 AND 15)				
SHAREHOLDERS' EQUITY (DEFICIT)				
Capital stock (note 16(b)) Common shares - no par value. Authorized -				
unlimited number. Issued and outstanding - 39,301,758 (2002 - 32,973,366)		115,609		65,563
Other equity		3,159		1,542
Deficit		(171, 189)		(171,420)
Accumulated other comprehensive income		645		645
Total shareholders' deficit				(103,670)
Total liabilities and charabalders! equity (deficit)		250 276		242,976
Total liabilities and shareholders' equity (deficit)	\$ ====	250,376 =====		,

(the accompanying notes are an integral part of these consolidated financial statements) $% \left(1\right) =\left(1\right) \left(1\right)$

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)

2002 2003 2001 -----REVENUE 75,848 \$ 70,959 \$ 76,582 IMAX systems (note 17(a)) 25,803 40,556 Films 29,923 12,284 Theater operations 13,109 6,540 4,500 5,303 4,654 0ther 129,102 119,260 117,699 COSTS OF GOODS AND SERVICES 67,283 75,634 94,969 GROSS MARGIN 51,977 53,468 22,730 Selling, general and administrative expenses (note 17(b)) 33,312 34,906 45,850 2,362 3,385 Research and development 3,794 Amortization of intangibles 3,005 1,418 573 Income from equity-accounted investees (note 17(d) and (e)) (283) (2,496)(73) Receivable provisions (recoveries), net (note 18)
Restructuring costs and asset impairments (recoveries) (note 19) (2,225) 18, 102 (1,233)969 (121) 45,269 (92,808) EARNINGS (LOSS) FROM OPERATIONS 18,050 16,419 Interest income 656 413 847 (15,856)(22,020) (17,564)Interest expense (4,910) 11,900 Gain (loss) on retirement of notes (notes 3, 12 and 13) 55,577 Recovery (impairment) of long-term investments (note 17(c)) 1,892 (5,584)EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE INCOME TAXES (168) (63,988) 11,168 Recovery of (provision for) income taxes (note 9) `386[°] (27,848)NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS 218 11,168 (91.836) Net earnings (loss) from discontinued operations (note 25) 804 195 (53, 278)-----Net earnings (loss) before cumulative effect of changes in accounting 11,972 principles 413 (145, 114)Cumulative effect of changes in accounting principles (note 3 and 26) (182) NET EARNINGS (LOSS) \$ 231 \$ 11,972 \$(145,114) ======= ======= ======= EARNINGS (LOSS) PER SHARE (note 16): Earnings (loss) per share - basic and diluted: Net earnings (loss) from continuing operations Net earnings (loss) from discontinued operations 0.01 (2.97)0.34 \$ (1.72) \$ 0.02 Net earnings (loss) before cumulative effect of changes in accounting principles (4.69) 0.01 0.36 Cumulative effect of changes in accounting principles ----\$ 0.01 \$ 0.36 Net earnings (loss) \$ (4.69)

YEARS ENDED DECEMBER 31,

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(the accompanying notes are an integral part of these consolidated financial statements) $% \left(1\right) =\left(1\right) \left(1\right)$

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

	YEARS I	YEARS ENDED DECEMBER		
	2003	2002	2001	
CASH PROVIDED BY (USED IN):				
OPERATING ACTIVITIES NET earnings (loss) from continuing operations	218	11,168	(91,836)	
<pre>Items not involving cash: Depreciation, amortization and write-downs (note 20) Income from equity-accounted investees</pre>	9,633	15,931	98,665	
Deferred income taxes	(2,496) 81	(283) (799)	(73) 43,380	
Loss (gain) on retirement of notes Impairment of long-term investments	4,910	(11,900)	(55,577) 5,584	
Stock and other non-cash compensation	4,926	3,685	5,182	
Non-cash foreign exchange (gain) loss Premium on repayment of notes	(1,281) (3,088)	(605) 	578 	
Payment under certain employment agreements	(1,550)		(0.007)	
Investment in film assets Changes in restricted cash	(2,993) (1,626)	(2,441) 2,538	(8,297) (5,873)	
Changes in other non-cash operating assets and liabilities (note 20) Net cash used in operating activities from discontinued operations	(14,924) (993)	5,788 (791)	12,529 (6,877)	
Net cash provided by (used in) operating activities	(9,183)	22,291	(2,615)	
INVESTING ACTIVITIES				
Purchase of fixed assets	(1,560)	(1,517)	(1,076)	
Decrease (increase) in other assets	(1,526)	(964) (675)	1,140 (642)	
Decrease (increase) in other intangible assets Net sale of investments in marketable debt securities	(597) 	(675) 	7,529	
Acquisition of minority interest in Sonics Associates, Inc.			(1,041)	
Settlement of debenture Net cash used in investing activities from discontinued operations	1,892 (15)	(24)	(232)	
Net cash provided by (used in) investing activities	(1,806)	(3,180)	5,678	
FINANCING ACTIVITIES				
Panayment of Subardinated Nates due 2002	(0.143)			
Repayment of Subordinated Notes due 2003 Repurchase of Subordinated Notes due 2003	(9,143)	(6,022)	(12,540)	
Repayment of Old Senior Notes due 2005	(123,577)			
Issuance of New Senior Notes due 2010 Financing costs related to New Senior Notes due 2010	160,000 (5,615)			
Common shares issued under stock option plan	1,722	152	31	
Net cash provided by financing activities from discontinued operations	799 			
Net cash provided by (used in) financing activities	24,186	(5,870)	(12,509)	
Effects of exchange rate changes on cash from continuing operations Effects of exchange rate changes on cash from discontinued operations	284	45 	(2,644)	
Effects of exchange rate changes on cash from discontinued operations			1,697	
Effects of exchange rate changes on cash	284	45 	(947)	
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS FROM CONTINUING OPERATIONS	13,690	14,101	(4,981)	
Increase (decrease) in cash and cash equivalents from discontinued operations	(209)	(815)	(5,412)	
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS, DURING THE YEAR	13,481	13,286	(10,393)	
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	33,801	20,515	30,908	
Cash and cash equivalents, end of year	\$ 47,282 ======	\$ 33,801 ======	\$ 20,515 ======	

(the accompanying notes are an integral part of these consolidated financial statements) $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) \left(\frac{1}{$

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, 2000	30,051,514	59,102	1,034	(38,278)	405	22,263	\$
Issuance of common stock Net loss Net adjustment on available-for-	1,847,600	4,220	 	 (145,114)		4,220 (145,114)	(145,114)
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)	\$
Issuance of common stock Net income Adjustment in paid-in-capital for non-employee stock options	6,328,392	50,046 		231		50,046 231	231
and warrants granted (note 16(c))			1,617			1,617	\$ 231
BALANCE AT DECEMBER 31, 2003	39,301,758	\$115,609	\$3,159	\$(171,189)	\$ 645	\$ (51,776)	=======

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

		AS AT DI	ECEMBER 31,
	2	2003	2002
Foreign currency translation adjustments	\$	645	\$ 645
Accumulated other comprehensive income	\$ ===	645 ====	\$ 645 =====

(the accompanying notes are an integral part of these consolidated financial statements) $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) \left(\frac{1}{$

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated) ${\sf T}$

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 35 countries as of December 31, 2003;
- the development, production, digital re-mastering, post-production and distribution of certain films shown throughout 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

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. All significant inter-company accounts and transactions have been eliminated.

(b) USE OF ESTIMATES

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, but are not limited to, fair values associated with the individual elements in multiple element arrangements, residual values, economic lives of leased assets, allowances for potential uncollectibility of accounts receivable and net investment in leases, provisions for inventory obsolescence, ultimate revenues for film assets, estimates of fair values for long-lived assets and goodwill, restructuring and related charges, depreciable lives of assets, useful lives of intangible assets, pension plan assumptions, accruals for contingencies and valuation allowances for deferred income tax assets.

(c) CASH AND CASH EQUIVALENTS

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

(d) ACCOUNTS RECEIVABLE AND FINANCING RECEIVABLES

Allowances for doubtful accounts receivable and financing receivables 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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(e) INVENTORIES

Inventories are carried at the lower of cost determined on a first in first out basis, 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 provisions for obsolete 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.

(f) 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". Production financing provided by third parties that acquire substantive rights in the film is recorded as a reduction of the cost of the production. 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 revenue over a period not to exceed ten years following the date 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.

(g) 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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

(h) 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 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 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.

(i) GOODWILL

The Company adopted FASB Statement of 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 net 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 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.

(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.

(k) DEFERRED REVENUE

Deferred revenue represents cash received under theater system agreements and film contracts and for various services for which revenue recognition criteria have not yet been met.

(1) 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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

(m) 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 theater system 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. Costs incurred in 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.

In the normal course of its business, the Company each year will have customers who, for a number of reasons including the inability to obtain certain consents, approvals or financing, are unable to proceed with theater construction. In these instances, where customers of the Company are not in compliance with the terms of their leases for theater systems not yet installed, the leases are in default. There is typically deferred revenue associated with these leases, representing initial lease payments collected prior to the default. These initial lease payments are recognized as revenue when the Company exercises its rights to terminate the lease and the Company is released legally or by virtue of an agreement with the customer from its obligations under the lease arrangement.

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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

REVENUE RECOGNITION (cont'd) (m)

MAINTENANCE AND OTHER SERVICES

The Company frequently leases theater systems to customers with one year's free maintenance on the system from the date of installation. The fair value of this component of the arrangement is deferred when the systems revenue is recognized and is amortized over the one-year free maintenance period. All costs associated with this maintenance program are expensed as incurred. Maintenance revenues are recognized on a straight-line basis over the maintenance period. Revenues from 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.

(n) RESEARCH AND DEVELOPMENT

Research and development costs are expensed as incurred.

(0) 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.

STOCK-BASED COMPENSATION (p)

The Company currently follows the intrinsic value method of accounting for employee stock options as prescribed by Accounting Principles Board Opinion No. 25 "Accounting for Stock Issued to Employees", ("APB25"). the fair value 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:

	2003		2003 2002		2001	
Net earnings (loss) as reported	\$	231	\$	11,972	\$ (145,114)
Stock-based compensation expense, if the methodology prescribed by FAS 123 had been adopted		(9,260) (10,765)		(10,765)		(10,290)
Adjusted net earnings (loss)	\$	(9,029)	\$ 1,207		\$ 1,207 \$ (155,40	
Earnings (loss) per share - basic and diluted:						
Net earnings (loss) as reported	\$	0.01	\$	0.36	\$	(4.69)
FAS 123 stock-based compensation expense	\$	(0.25)	\$	(0.32)	\$	(0.34)
Adjusted net earnings (loss)	\$	(0.24)	\$	0.04	\$	(5.03)

Of the total pro forma stock based compensation expense for the year ended December 31, 2003 of \$9.3 million, \$7.6 million relates to stock grants made in years 1998 to 2000 at an average exercise price of \$23.29. In accordance with FAS 123, the total expense reflected in the above pro forma charge represents amortization of stock option charges that were valued at the grant date using an option-pricing model with assumptions that were valid at the time with no further update of current stock trends and assumptions.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

- 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)
- (p) STOCK-BASED COMPENSATION (cont'd)

The weighted average fair value of common share options granted to employees in 2003 at the time of grant was \$2.92 per share (2002 - \$1.25 per share, 2001 - \$2.39 per share). For the three months ended March 31, 2003 and prior, the Company used the Black-Scholes option-pricing model to determine the fair value of common share options granted as estimated at the grant date. The following assumptions were used during the three months ended March 31, 2003: dividend yield of 0% (December 31, 2002 - 0%, December 31, 2001 - 0%); an average risk free interest rate of 2.1% (December 31, 2002 - 2.6%, December 31, 2001 - 4.5%), 20% forfeiture of options vesting greater than two years; expected life of one to seven years; and expected volatility of 50% (December 31, 2002 - 50.0%, December 31, 2001 - 200.0%). As of April 1, 2003, the Company adopted a Binomial option-pricing model to determine the fair value of common share options at the grant date for the nine month period ended December 31, 2003 with the following assumptions: dividend yield of 0%; an average risk free interest rate of 3.0%; an equity risk premium between 4.6% and 10.7%; a beta between 0.85 and 1.03; expected option life between 2.6 and 5.1 years; an average expected volatility of 62.0%; and an annual termination probability between 8.1% and 9.6%. Had the Company changed from using the Black-Scholes option pricing model to a Binomial option pricing model effective January 1, 2003 rather than April 1, 2003, the impact would not have been significant.

The Company accounts for stock options and warrants issued to non-employees in accordance with the provisions of FAS 123 and Emerging Issues Task Force No. 96-18 "Accounting for Equity Instruments that are Issued to Other than Employees for Acquiring or in Conjunction with Selling Goods or Services".

(q) 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 together with unrecognized actuarial gains and losses are amortized over the expected future service life 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 CHANGES

Effective January 1, 2003, the Company adopted 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"), 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 was required to reclassify any gain or loss on extinguishment of debt that was classified as an extraordinary item to net earnings from continuing operations before income taxes for all prior period presentations. The Company has reclassified the extraordinary gain on repurchase of Subordinated Notes in 2002 and 2001 within net earnings from continuing operations before income taxes. The Company has applied FAS 145 within these consolidated financial statements the fiscal years ended December 31, 2002 and 2001 which had the effect of reclassifying gains on the retirement of Subordinated Notes of \$8.3 million, net of income tax expense of \$3.6 million and \$38.7 million, net of income tax expense of \$16.8 million respectively from extraordinary items to net earnings from continuing operations before income taxes.

Effective January 1, 2003, the Company adopted FASB Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others" ("FIN 45"). FIN 45 requires a guarantor to recognize, at the inception of a guarantee, a liability for the fair value of an obligation assumed by issuing a guarantee. The provision for initial recognition and measurement of the liability is applied on a prospective basis to guarantees issued or modified after December 31, 2002. The adoption of FIN 45 did not have an impact on the Company's financial position or results of operations. Enhanced disclosures as required under FIN 45 have been included in note 15(d).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

ACCOUNTING CHANGES (cont'd)

Effective January 1, 2003, the Company adopted FASB Statement of Financial Accounting Standards No. 143 "Accounting for Asset Retirement Obligations" which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs. This standard requires that the fair value of a liability for an asset retirement obligation be recognized in the period in which it is incurred if a reasonable estimate of fair value can be made. The associated asset retirement costs are capitalized as part of the carrying amount of the long-lived asset and subsequently amortized over the asset's useful life. Adoption of this new standard resulted in a charge of \$0.2 million to 2003 earnings and an increase of \$0.2 million to accrued liabilities.

Effective January 1, 2002, the Company adopted FASB Statement of Financial Accounting Standards No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("FAS 144"). This standard requires that long-lived assets be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Long-lived assets are now grouped at the lowest level for which identifiable cash flows are largely independent when testing for and measuring impairment, as well as when identifying assets to be discontinued. The Company reviews the carrying values of its long-lived 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. Adoption of this new standard did not have an impact on the Company's financial position, results of operations or cash flows.

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 would have been \$2.3 million in each of 2003 and 2002. Upon initial adoption of this standard the Company completed this impairment test on the balance of goodwill and concluded that this asset was not impaired.

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	DECE	MBER	31,
	26	002		2

2001

	2003		2003 2002			
Reported net earnings (loss) Add back: Goodwill amortization	\$	231	\$	11,972	\$	(145,114) 2,310
Adjusted net earnings (loss)	\$ ====	231	\$	11,972	\$ ==	(142,804) ======
Basic and diluted earnings (loss) per share:						
Reported net earnings (loss) per share Goodwill amortization	\$ \$	0.01	\$ \$	0.36	\$ \$	(4.69) 0.07
Adjusted net earnings (loss) per share	\$ ====	0.01	\$	0.36	\$	(4.62)

2002

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

FINANCING RECEIVABLES

NET INVESTMENT IN LEASES (a)

The Company generally provides its theater systems to customers on \boldsymbol{a} long-term lease basis, typically with initial lease terms of 10 to 20 years. Financing receivables consisting of net investment in leases and long term receivables are comprised of the following:

	2003	2002
Gross minimum lease amounts receivable Residual value of equipment Unearned finance income	\$ 97,408 824 (38,847)	\$ 97,167 824 (39,001)
Present value of minimum lease amounts receivable Accumulated allowance for uncollectible amounts	59,385 (5,840)	58,990 (8,938)
Net investment in leases	\$ 53,545	\$ 50,052
Long-term receivables	3,197	1,866
Total financing receivables	\$ 56,742 ======	\$ 51,918 ======

(b) RENTAL AMOUNTS

IMAX systems revenue includes the following annual rental amounts, for the years ended December 31:

	2003		2003 2002		2001	
Ongoing minimum rental amounts on operating leases Additional rentals in excess of minimum amounts on	\$	849	\$	849	\$	562
sales-type leases Additional rentals in excess of minimum amounts on		444		681		660
operating leases		3,482		3,525		2,595
Finance income on sales-type leases		4,432		4,691		5,152
	\$ ===	9,207	\$	9,746	\$	8,969 =====

Estimated gross minimum rental amounts receivable from operating and sales-type leases at December 31, 2003, for each of the next five years are as follows:

2004	\$ 9,67	8
2005	8,93	8
2006	8,94	1
2007	7,75	0
2008	7,90	0
Thereafter	60,13	9
		-
	\$103,34	6
	======	_

INVENTORIES

	AT DECEMBER 31,		
	2003	2002	
Raw materials	\$ 5,868	\$ 5,042	
Work-in-process	4,327	2,249	
Finished goods	18,023	26,801	
	\$28,218	\$34,092	
	======	======	

IMAX CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRIN

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

6. FILM ASSETS

		AT DEC	EMBER	31,
		2003	2	002
Completed and released films, net of accumulated amortization Films in production Development costs	\$	314 1,022 232	\$	206 213
	\$ ===	1,568	\$ ====	419 =====

Included in costs of goods and services for 2003 are charges of nil (2002 - nil, 2001 - nil) to reflect write-downs of unamortized film costs.

All unamortized film costs as at December 31, 2003 for released films are expected to be amortized within two years from December 31, 2003. The amount of accrued participation liabilities that the Company expects to pay during 2004 is \$6.2 million.

7. FIXED ASSETS

	AT DECEMBER 31, 2003			
	ACCUMULATED			
	COST	DEPRECIATION	NET BOOK VALUE	
Equipment leased or held for use or rental				
Projection equipment(1)	\$34,847	\$22,720	\$12,127	
Camera equipment	9,971			
		30,781		
Assets under construction	877		877	
Other fixed assets				
Land	1,593		1,593	
Buildings	14,734	5,406	9,328	
Office and production equipment(2)	21,590	17,748	3,842	
Leasehold improvements		2,428		
	46,486	25,582	20,904	
	40,400	25,502	20,904	
	\$92,181			
	======	======	======	

	AT DECEMBER 31, 2002			
	COST	ACCUMULATED DEPRECIATION	NET BOOK VALUE	
Equipment leased or held for use or rental Projection equipment(1) Camera equipment	9,548	\$20,143 7,629	\$17,056 1,919	
		27,772	18,975	
Assets under construction	1,672		1,672	
Other fixed assets				
Land Buildings Office and production equipment(2) Leasehold improvements	15,505 24,023 8,127	5,620 19,081 1,633	4,942 6,494	
	49,303	26,334	22,969	
	\$97,722 ======	\$54,106 ======	\$43,616 =====	

 ⁽¹⁾ Included in projection equipment are assets with costs of \$31.9 million (2002 - \$33.5 million) and accumulated depreciation of \$21.0 million (2002 - \$19.1 million) that are leased to customers under operating leases.

(2) Included in office and production equipment are assets under capital lease with costs of \$0.4 million (2002 - \$0.3 million) and accumulated depreciation of \$0.2 million (2002 - \$nil).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

OTHER ASSETS

	AT DEC	EMBER 31,
	2003	2002
Pension asset, representing unrecognized prior service costs Deferred charges on debt financing Other assets	\$ 5,530 6,461 1,836 \$13,827	\$ 7,035 2,184 1,236 \$10,455
	======	======

9. INCOME TAXES

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

	2003	2002	2001
Canada	\$ 1,363	\$ 13,707	\$(35,837)
United States	(5,267)	(3,209)	(26,940)
Japan	839	1,031	291
Other	2,897	(361)	(1,502)
	\$ (168)	\$ 11,168	\$(63,988)
	======	======	======

The recovery of (provision for) income taxes related to income from continuing operations, for the year ended December 31, is comprised of the (b) following:

	2	2003		2002		2001
Current: Canada Foreign	\$	(920) 1,225	\$	(754) (45)	\$	13,598 (35)
		305		(799)		13,563
Deferred: Canada Foreign		81 		799 		(32,954) (8,457)
		81		799		(41,411)
	\$ ====	386	\$ ===		\$ ===	(27,848)

The recovery of (provision for) income taxes from continuing operations differs from the amount that would have resulted by applying the combined Canadian federal and provincial statutory income tax rates to earnings (losses), for the years ended December 31, is due to the following: (c)

	2003	2002	2001
Income tax recovery (provision) at combined statutory rates	\$ 61	\$(4,314)	\$ 26,632
Increase (decrease) resulting from:			
Permanent differences	(5,241)	3,070	(3,434)
Manufacturing and processing credits deduction	(300)	(141)	(1,704)
Decrease (increase) in valuation allowance	(2,869)	1,259	(40,272)
Large corporations tax	(476)	(403)	(402)
Income tax at different rates in foreign and other	• •	, ,	, ,
provincial jurisdiction	(285)	(52)	(1,114)
Investment tax credits	`661´	`11 [′]	(594)
Tax recoveries through loss carrybacks	1,062		`
Effect of legislated tax rate (reductions) increases	4,833		(6,651)
Audit and other tax return adjustments	2,760	424	
Other	180	146	(309)
Recovery of (provision for) income taxes, as reported	\$ 386	\$	\$(27,848)
	======	======	=======

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

- INCOME TAXES (cont'd)
- (d) The net deferred income tax asset, at December 31, is comprised of the

	2003	2002
Net operating loss and capital loss carryforwards	\$ 9,835	\$ 11,581
Investment tax credit and other tax credit carryforwards	1,425	1,883
Write-downs of other assets	5,074	5,596
Excess tax over accounting basis in fixed assets and inventories	50,696	37,875
Accrued reserves	5,834	4,636
Other	2,566	2,298
Total deferred income tax assets	75,430	63,869
Income recognition on net investment in leases	(24,883)	(16,306)
	50,547	47,563
Valuation allowance	(46,791)	(43,742)
Net deferred income tax asset	\$ 3,756	\$ 3,821
	=======	=======

Net operating loss carryforwards and tax credit carryforwards expire as follows:

	INVESTMENT TAX CREDITS AND OTHER TAX CREDIT CARRYFORWARDS			OPERATING LOSS YFORWARDS
2004	\$		\$	
2005				
2006				645
2007				565
2008				963
Thereafter		1,425		39,230
	\$	1,425	\$	41,403
	=====	=======	=====	=======

Net operating loss carryforwards can be carried forward to reduce taxable income through to 2023. Net capital loss carryforwards amount to \$6.4 million as at December 31, 2003 and 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 2013.

10. OTHER INTANGIBLE ASSETS

	AT DECEMBER 31, 2003			
	COST	ACCUMULATED AMORTIZATION	NET BOOK VALUE	
Patents and trademarks Intellectual property rights Other intangible assets	\$4,604 1,193 1,264 \$7,061	\$1,819 590 1,264 \$3,673	\$2,785 603 \$3,388 =====	

			AT D	2			
	COST			MULATED	NET	BOOK VALUI	
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	

intangible assets for each of the next 5 years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

NEW SENIOR NOTES DUE 2010

In December 2003, the Company completed a private placement of \$160.0 million principal amount of 9.625% senior notes due December 1, 2010 (the "New Senior Notes") to a group of initial purchasers. The net proceeds of the issuance after deducting offering expenses and underwriting commissions were \$154.4 million. The New Senior Notes bear interest at a rate of 9.625% per annum and are unsecured obligations that rank equally with any of the Company's existing and future senior indebtedness and senior to all of the Company's existing and future subordinated indebtedness. The payment of principal, premium, if any, and interest on the New Senior Notes is unconditionally guaranteed, jointly and severally, by certain of the Company's wholly-owned subsidiaries. The New Senior Notes are subject to redemption for cash by the Company, in whole or in part, at any time on or after December 1, 2007, at redemption prices expressed as percentages of the principal amount for each 12-month period commencing December 1 of the years indicated: 2007 - 104.813%; 2008 - 102.406%; 2009 and thereafter 100.000% together with account. 102.406%; 2009 and thereafter - 100.000%, together with accrued and unpaid interest thereon to the redemption date. If certain changes resulted in the imposition of withholding taxes under Canadian law, the New Senior Notes are subject to redemption at the Company's option, in whole but not in part, at a redemption price of 100% of the principal amount thereof plus accrued and unpaid interest to the date of redemption. In the event of a change in control, the Company will be required to make an offer to repurchase the New Senior Notes at a purchase price equal to 101% of the principal amount thereof plus accrued and unpaid interest to the date of repurchase. In addition, prior to December 1, 2006, under certain conditions the Company may redeem up to 35% of the New Senior Notes with the proceeds of certain equity offerings at 109.625% of the principal amount thereof together with accrued and unpaid interest thereon to the date of redemption.

The terms of the Company's New Senior Notes impose certain restrictions on its operating and financing activities, including certain restrictions on the Company's ability to: incur additional indebtedness; make distributions or certain other restricted payments; grant liens; create dividend and other payment restrictions affecting the Company's subsidiaries; sell certain assets or merge with or into other companies; and enter into transactions with affiliates.

The Company has \$160.0 million aggregate principal of 9.625% senior notes due December 1, 2010 (the "New Senior Notes"). The Company agreed to commence an exchange offer to exchange all outstanding New Senior Notes for up to \$160.0 million aggregate principal amount of senior notes due December 1, 2010 that will be registered under the U.S. Securities Act of 1933, as amended (the "Registered Notes"). On February 27, 2004, the Company filed a registration statement on Form S-4 in relation to the Registered Notes. The Registered Notes will continue to be unconditionally guaranteed, jointly and severally, by certain of the Company's wholly-owned subsidiaries. After the exchange the terms of the Registered Notes will be substantially identical to the terms of the New Senior Notes, and evidence the same indebtedness as the New Senior Notes, except that the Registered Notes will be registered under U.S. securities laws, will not contain restrictions on transfer or provisions relating to special interest under circumstances related to the timing of the exchange offer, will bear a different CUSIP number from the New Senior Notes and will not entitle their holders to registration rights.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

12. OLD SENIOR NOTES DUE 2005

In December 1998, the Company issued 200.0 million of senior notes due December 1, 2005 bearing interest at a rate of 7.875% per annum (the "Old Senior Notes").

The Old Senior Notes contained covenants that, among other things, limited 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 Old Senior Notes were 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 were to result in the imposition of withholding taxes under Canadian law, the Old Senior Notes were 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 Old Senior Notes had the right to require the Company to repurchase all or part of the Old Senior Notes at a price equal to 101% of the principal amount thereof plus accrued interest to the date of repurchase.

During 2003, the Company retired an aggregate of \$47.2 million principal amount of the Old Senior Notes and accrued interest of \$0.7 million in exchange for the issuance of 5,838,353 of its common shares at an average value of \$8.28 per share. The Company recorded additional charges of \$0.3 million related to costs associated with this retirement. These transactions had the effect of reducing the principal amount of the Company's outstanding Old Senior Notes to \$152.8 million on October 31, 2003.

In December 2003 the Company completed a tender offer and consent solicitation for its remaining \$152.8 million of the Old Senior Notes. In December 2003, \$123.6 million in principal of the Old Senior Notes were redeemed pursuant to the tender offer. Notice of Redemption for all remaining outstanding Old Senior Notes was delivered on December 4, 2003 and the remaining \$29.2 of outstanding Old Senior Notes were redeemed on January 2, 2004 using proceeds from its private placement (see note 11).

During 2003, the Company recorded a loss of \$4.9 million related to costs associated with the repurchase, retirement and refinancing of the Company's Old Senior Notes.

Interest expense on the Old Senior Notes amounted to \$13.5 million in 2003
(2002 - \$15.8 million, 2001 - \$15.8 million).

13. 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 were subordinate to present and future senior indebtedness of the Company and were 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.

In 2001 and 2002, the Company and a wholly-owned subsidiary of the Company purchased an aggregate of \$90.9 million of Subordinated Notes for \$21.8 million consisting of \$18.5 million in cash and common shares of the Company valued at \$3.3 million. The Company cancelled the purchased Subordinated Notes and recorded a gain of \$11.9 million in 2002 and recorded a gain of \$55.5 million in 2001.

On April 1, 2003, the Company repaid the remaining outstanding Subordinated Notes balance of \$9.1 million plus accrued interest on the maturity date and retired the issue.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

14. COMMITMENTS

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

	====:	========
	\$	60,364
Thereafter		34,783
2008		4,839
2007		5,067
2006		5,226
2005		5,248
2004	\$	5,201

Rent expense was \$4.0 million for 2003 (2002 - \$4.0 million, 2001 - \$5.6 million). In addition, in 2003 a provision of \$nil (2002 - \$nil, 2001 - \$4.2 million) 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, 2003, the Company has letters of credit of \$5.0 million outstanding (2002 - \$3.3 million), which have been collateralized by cash deposits.

15. CONTINGENCIES AND GUARANTEES

- (a) 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 complaint was subsequently amended to add claims for fraud based upon the same factual allegations underlying its prior claims. 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's motion for a summary judgement on its contract claims against Muvico was heard in September 2003; a decision has not yet been rendered. 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.
- (b) In May 2003, the Company filed a Statement of Claim in the Ontario Superior Court of Justice against United Cinemas International Multiplex B.V. ("UCI") for specific performance, or alternatively, damages of \$25.0 million with respect to the breach of a 1999 agreement between the Company and UCI whereby UCI committed to purchase IMAX theater systems from the Company. In August 2003, UCI filed a Statement of Defence denying it is in breach. On December 10, 2003, UCI and its two subsidiaries in the United Kingdom and Japan filed a claim against the Company claiming alleged breaches of the 1999 agreement referred to in the Company's claim against UCI, and repeating allegations contained in UCI's Statement of Defence to the Company's action. The Company believes that the allegations made by UCI in its complaint are entirely without merit and will accordingly defend the claims vigorously. The Company 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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

- CONTINGENCIES (cont'd)
- (c) In November 2001, the Company filed a complaint with the High Court of Munich 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 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 entirely without merit 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.
- (d) 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"), which expands previously issued accounting guidance and requires additional disclosure by a guarantor in its interim and annual financial statements for certain guarantees.

In the normal course of business, the Company enters into agreements that may contain features that meet the FIN 45 definition of a guarantee. FIN 45 defines a guarantee to be a contract (including an indemnity) that contingently requires the Company to make payments (either in cash, financial instruments, other assets, shares of its stock or provision of services) to a third party based on (a) changes in an underlying interest rate, foreign exchange rate, equity or commodity instrument, index or other variable, that is related to an asset, a liability or an equity security of the counterparty, (b) failure of another party to perform under an obligating agreement or (c) failure of another third party to pay its indebtedness when due.

The Company has estimated under its lease and sale arrangements that there will not be costs associated with warranty provisions.

FINANCIAL GUARANTEES

Significant guarantees that the Company has provided to third parties are as follows:

In addition to the minimum annual rental payments as in note 14(a), the Company had previously provided guarantees up to a maximum amount of \$4.8 million related to debt and real estate lease obligations entered into by theaters in which it holds a minority equity interest. In the event that one of the theaters failed to meet certain financial obligations, the lenders or landlords may have drawn upon these guarantees.

On December 2, 2003, the Company acquired the remaining 50% interest in the company that operates the IMAX Theater at Arizona Mills in Tempe, Arizona, and thus, the full amount of the real estate lease obligation has been included in the lease commitment note (see note 14(a)) to reflect the Company's new ownership.

On December 31, 2003, the Company obtained a release from a debt guarantee in the amount of \$2.3\$ million (see note 17(c)).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

15. CONTINGENCIES (cont'd)

(d) (cont'd)

DIRECTOR/OFFICER INDEMNIFICATIONS

The Company's General By-law contains an indemnification of its directors/officers, former directors/officers and persons who have acted at its request to be a director/officer of an entity in which the Company is a shareholder or creditor, to indemnify them, to the extent permitted by the Canada Business Corporations Act, against expenses (including legal fees), judgements, fines and any amount actually and reasonably incurred by them in connection with any action, suit or proceeding in which the directors and/or officers are sued as a result of their service, if they acted honestly and in good faith with a view to the best interests of the Company. The nature of the indemnification prevents the Company from making a reasonable estimate of the maximum potential amount it could be required to pay to counterparties. The Company has purchased directors' and officers' liability insurance. No amount has been accrued in the consolidated balance sheet as of December 31, 2003, with respect to this indemnity.

OTHER INDEMNIFICATION AGREEMENTS

In the normal course of the Company's operations, it provides indemnifications to counterparties in transactions such as: theater system lease and sale agreements; film production, exhibition and distribution agreements; real property lease agreements; and employment agreements. These indemnification agreements require the Company to compensate the counterparties for costs incurred as a result of litigation claims that may be suffered by the counterparty as a consequence of the transaction or the Company's breach or non-performance under these agreements. While the terms of these indemnification agreements vary based upon the contract, they normally extend for the life of the agreements. A small number of agreements do not provide for any limit on the maximum potential amount of indemnification, however virtually all of the Company's system lease and sale agreements limit such maximum potential liability to the purchase price of the system. The fact that the maximum potential amount of indemnification required by the Company is not specified in some cases prevents the Company from making a reasonable estimate of the \max potential amount it could be required to pay to counterparties. Historically, the Company has not made any significant payments under such indemnifications and no amount has been accrued in the accompanying consolidated financial statements with respect to the contingent aspect of these indemnities.

16. 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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

16. CAPITAL STOCK (cont'd)

(b) CHANGES DURING THE PERIOD

In 2003, the Company issued 490,039 common shares pursuant to the exercise of stock options for cash proceeds of \$1.7 million. In addition, the Company issued 5,838,353 common shares with a value of \$48.3 million in exchange for the repurchase of a portion of the Old Senior Notes (see note 12).

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 a value of \$2.1 million as partial payment for the repurchase of a portion of the Subordinated Notes (see note 13).

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 13).

(c) STOCK BASED COMPENSATION

As at December 31, 2003, the Company has reserved a total of 7,877,601 (2002 - 8,367,640) common shares for future issuance as follows:

- (i) 7,877,601 common shares remain reserved for issuance under the Stock Option Plan, of which options in respect of 5,677,806 common shares are outstanding at December 31, 2003. 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, 2003, options in respect of 4,108,212 common shares were vested and exercisable.
- (ii) Under the terms of certain employment agreements dated July 12, 2000, the Company is required to issue either 360,000 restricted common shares or pay their cash equivalent. The restricted shares or the related cash obligation were fully vested effective July 1, 2002. In May 2003, the Company paid approximately \$1.6 million in cash to settle the equivalent of 200,000 of the total 360,000 restricted common shares under these agreements. The Company has recorded an expense of \$1.4 million for the year ended December 31, 2003 (2002 \$0.7 million), due to the changes in the Company's stock price during the period.

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

		NUMBER OF SHARES				WEI EXERCI	AGE ER SHARE		
		2003	2002	2001	2003		2002		2001
Options outstanding, Granted Exercised Cancelled Forfeited(1)	beginning of year	5,640,898 786,110 (490,039) (259,163)	4,609,086 2,229,893 (42,500) (869,681) (285,900)	8,071,072 1,395,128 (1,990,014) (2,867,100)	\$	11.31 6.99 4.40 18.91	\$	16.98 4.76 3.11 22.81 24.66	\$ 21.91 2.95 21.94 21.42
Options outstanding,	end of year	5,677,806	5,640,898	4,609,086		11.11		11.31	16.98
Options exercisable,	end of year	4,108,212 ======	3,360,165	2,549,182		13.53		13.89	20.31

(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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

- 16. CAPITAL STOCK (cont'd)
- (c) STOCK BASED COMPENSATION (cont'd)

The following table summarizes certain information in respect of options outstanding under the Stock Option Plan at December 31, 2003:

RANGE OF EXERCISE		DOTOE	NUMBER	OF SHARES	WEIGHTED	AVEDACE		
-	PRICES PER		OUTSTANDING	VESTED	AVERAGE EXERCISE PRICE PER SHARE	AVERAGE REMAINING TERM		
\$ \$ \$ \$	0.00 - \$ 3.00 - \$ 5.00 - \$ 10.00 - \$ 15.00 - \$	9.99 14.99 19.99	261,384 2,411,887 988,697 11,000 239,200	154,214 1,768,758 350,002 11,000 239,200	\$ 2.65 4.23 7.26 13.48 11.06	4.3 Years 5.4 Years 4.9 Years 2.1 Years 2.7 Years		
\$ \$	20.00 - \$ 25.00 - \$		1,410,338 355,300	1,315,338 269,700	22.23 27.12	4.9 Years 5.9 Years		
-	Γotal		5,677,806 ========	4,108,212 ===========	10.89	5.0 Years		

In 2003, an aggregate of 143,394 options with an average exercise price of \$6.82 and 550,000 warrants with an exercise price of \$6.06 to purchase the Company's common stock were issued to certain advisors and strategic partners of the Company, respectively. Of the 550,000 warrants, the Company believes that only 200,000 will ultimately vest. The warrants generally expire 5 years after the date of grant or vesting. At December 31, 2003, 200,000 warrants were vested and exercisable. The Company has calculated the fair value of these options and warrants to non-employees on the date of grant or the date on which certain milestones were achieved in the year ended December 31, 2003 to be \$0.5 million and \$1.1 million, respectively, using a Binomial option-pricing model with the following underlying assumptions: dividend yield of 0%; an average risk free interest rate of 2.8%; expected option life of 5 years; and an average expected volatility of 62.0%.

The Company has recorded \$1.1 million in film assets in the year ended December 31, 2003 and a charge of \$0.5 million to film cost of sales related to the non-employee stock options and warrants granted.

(d) EARNINGS (LOSS) PER SHARE

	YEARS ENDED DECEMBER 31,						
	2003	2002	2001				
Net earnings (loss) applicable to common shareholders	\$ 231 ========	\$ 11,972 =======	\$ (145,114) =======				
Weighted average number of common shares: Issued and outstanding, beginning of year Weighted average number of shares issued during the year	32,973,366 2,689,888	31,899,114 1,044,279	30,051,514 864,167				
Weighted average number of shares used in computing basic earnings (loss) per share Assumed exercise of stock options and warrants, net of shares assumed	35,663,254 767,307	32,943,393 362,935	30,915,681				
Weighted average number of shares used in computing diluted earnings (loss) per share	36,430,561 ======	33,306,328 ========	30,915,681 =======				

The calculation of diluted earnings (loss) per share for 2001 excludes options to purchase common shares of stock which were outstanding, and for 2003, 2002 and 2001 excludes common shares issuable upon conversion of the Subordinated Notes as the impact of these exercises and conversions would be anti-dilutive.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

- 17. CONSOLIDATED STATEMENTS OF OPERATIONS SUPPLEMENTAL INFORMATION
- (a) In the normal course of its business, the Company each year will have customers who, for a number of reasons including the inability to obtain certain consents, approvals or financing, are unable to proceed with theater construction. Once the determination is made that the customer will not proceed with installation, the lease agreement with the customer is generally terminated. Upon the Company being released from its future obligations under the agreement, the initial lease payments that the customer previously made to the Company are recognized as revenue. Included in systems revenue for 2003 is \$9.6 million (2002 - \$5.1 million, 2001 - \$5.5 million) for amounts recognized under terminated lease agreements.
- (b) Included in selling, general and administrative expenses for 2003 is \$1.6 million (2002 \$0.4 million, 2001 \$1.4 million) for net foreign exchange gains related to the translation of foreign currency denominated monetary assets, liabilities and integrated subsidiaries.
- (c) The Company has entered into a settlement agreement with Mainframe Entertainment, Inc. ("MFE"), whereby the parties settled all of MFE's indebtedness and obligations to the Company arising under the Company's 6.0% Senior Secured Convertible Debenture due from MFE (the "Debenture"). The Company has recorded a gain of \$1.9 million related to the final settlement. In 2001, \$5.6 million of the Debenture principal amount, the remaining balance at the time, was fully provided for due to uncertainty of collection.
- (d) On December 2, 2003, the Company acquired the remaining 50% interest in the company that operates the IMAX Theater at Arizona Mills in Tempe, Arizona, for nil consideration. On the date of the transaction, the net assets acquired and liabilities assumed had nominal value. Subsequent to this date, the Company consolidated 100% of the results in operations of Tempe.

Summarized condensed financial information for Tempe is included below:

	2003		2002	2001
Current assets Non current assets Current liabilities	\$	N/A N/A N/A	\$ 489 2,595 2,449	 66 2,878 1,582
Non current liabilities		N/A	8	7
Revenue Loss from continued operations Net Loss	\$	2,040 (662) (662)	\$ 2,557 (729) (729)	\$ 1,517 (1,658) (1,658)

- (e) On December 31, 2003, the Company obtained a release from the remaining debt guarantee in the amount of \$2.3 million. In 2000, the Company had recorded a \$4.0 million debt guarantee which was reduced over time due to reductions in the underlying debt.
- 18. RECEIVABLE PROVISIONS (RECOVERIES), NET

		YEARS ENDED DECEMBER 31,							
		2002			2001				
Accounts receivable provisions (recoveries), net Financing receivable provisions (recoveries), net(1)	\$ \$	714 (2,939)		(1,942) 709		4,469 13,633			
Receivable provisions (recoveries), net	\$	(2,225)	\$	(1,233)	\$	18,102			

(1) For the year ended December 31, 2003, the Company recorded a recovery of previously provided amounts of \$4.1 million (2002 - \$2.8 million, 2001 - \$nil) as collectibility uncertainty associated with certain leases, due in large part to financial difficulties faced by the commercial exhibition segment of the Company's customers in previous years, was resolved by amendment, settlement of the leases, or other resolving conditions.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

19. RESTRUCTURING COSTS AND ASSET IMPAIRMENTS (RECOVERIES)

	YEARS ENDED DECEMBER 31,						
	2003		2002			2001	
Restructuring costs(1) (recoveries)	\$		\$	(497)	\$	16,292	
Asset impairments (recoveries) Fixed assets(2) Other assets		969 		376 		25,694 3,283	
Total	\$ =====	969	\$	(121)	\$	45,269 ======	

- (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. 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, 2003 the Company has accrued liabilities of \$0.6 million (2002 \$1.4 million, 2001 \$5.1 million) for costs of severed employees to be paid over the next year. During 2003, the Company paid out \$0.8 million (2002 \$3.2 million) of termination benefits.
- (2) The Company, in assessing the carrying value of its long-lived assets recorded write-downs of \$1.0 million in 2003 (2002 \$0.4 million, 2001 \$25.7 million) relating to fixed assets in its theater operations as estimated discounted future cash flows were less than the carrying amounts of the assets.

IMAX CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

20. CONSOLIDATED STATEMENTS OF CASH FLOWS

	YEARS ENDED DECEMBER 31,					
	2003	2002				
(a) Changes in other non-cash operating assets and liabilities are comprised of the following: Decrease (increase) in: Accounts receivable Financing receivables Inventories Prepaid expenses Increase (decrease) in: Accounts payable Accrued liabilities Deferred revenue	\$ 460 (1,044) 7,847 522 (1,230) 799 (22,278)	\$ 4,202 (580) 8,092 (693) (478) (7,765)	\$ 1,099 5,687 6,845 (67) (9,910) 18,151 (9,276)			
	\$ (14,924) =======	3,010 \$ 5,788 =======	\$ 12,529 =======			
(b) Cash payments made during the year on account of: Income taxes	\$ 2,294 ======	\$ 1,256 ======	\$ 1,107 ======			
Interest	\$ 15,123 =======	\$ 16,868 ======	\$ 21,910 ======			
Non-cash transactions for financing and investing: Issuance of common stock to repurchase Old Senior Notes due 2005	\$ 48,324 ======	\$ ======	\$ =======			
<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 Deferred financing costs</pre> Write-downs (recoveries):	\$ 2,940 6,592 1,545 573 705 12,355	\$ 1,973 6,158 2,202 1,419 792 	\$ 10,544 8,482 3,075 2,310 695 1,149			
Accounts receivable Financing receivables Inventories Film assets Fixed assets Other assets	714 (2,939) 1,322 (1,819) (2,722)	(1,942) 709 1,229 3,175 216 3,387	4,469 13,633 4,053 16,514 25,694 8,047			
	\$ 9,633 ======	\$ 15,931 ======	\$ 98,665 ======			

21. SEGMENTED AND OTHER INFORMATION

As of December 31, 2003, the Company has four reportable segments: IMAX Systems; Films; Theater Operations; and other. In previous years, the Company reported on three segments as the Theater operations and Other segment were grouped as one. The comparative figures have been reclassified to conform with the presentation adopted in the current year. The Company's digital projection systems operating segment was disposed of effective December 11, 2001 and has been reflected as discontinued operations (see note 25). 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 theater operations segment owns and operates certain IMAX theaters. The other segment includes camera rentals. 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.

IMAX CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SEGMENTED AND OTHER INFORMATION (cont'd) 21.

(a) OPERATING SEGMENTS

	YEARS ENDED DECEMBER 31,					
		2003		2002		2001
REVENUE IMAX systems Films Theater operations Other	\$	75,848 25,803 13,109 4,500	\$	70,959 40,556 12,284 5,303	\$	76,582 29,923 6,540 4,654
Total	\$	119,260	\$	129,102	\$	117,699
RESTRUCTURING COSTS AND ASSET IMPAIRMENTS (RECOVERIES) IMAX systems Films Theater operations Other	\$	 969 	\$	 376 (497)		7,516 10,062 27,691
Total	\$	969	\$	(121)	\$	45,269 ======
EARNINGS (LOSS) FROM OPERATIONS IMAX systems Films Theater operations Other Corporate overhead	\$	38,402 (519) (1,505) 3,352 (21,680)		33,975 4,947 (763) 1,196 (22,935)		3,648 (33,022) (4,077) (15,345) (44,012)
Total	\$	18,050	\$	16,419	\$	(92,808) ======
DEPRECIATION, AMORTIZATION AND WRITE-DOWNS Depreciation and amortization: IMAX systems Films Theater operations Other and corporate	\$	4,722 4,268 178 3,187	\$	5,030 3,556 172 3,786	\$	12,548 8,725 819 4,163
Write-downs (recoveries): IMAX systems Films Theater operations Other and corporate		(2,939) 1,104 (887)		4,505 607 (1,725) 3,387		24,421 30,901 8,867 8,221
Total	\$	9,633	\$	15,931	\$	98,665
PURCHASE OF LONG-LIVED ASSETS IMAX systems Films Theater operations Other and corporate	\$	1,215 400 242 411		1,308 152 526 1,183		3
Total	\$	2,268	\$	3,169	\$	2,378

IMAX CORPORATION

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SEGMENTED AND OTHER INFORMATION (cont'd) 21.

OPERATING SEGMENTS (cont'd) (a)

		AT DECEMBER 31,				
		2003		2002		
ASSETS						
IMAX systems	\$	158,093	\$	163,795		
Films		15,226		17,680		
Theater operations		1,068		1,810		
Other		5,633		6,310		
Corporate		70,356		51,678		
Discontinued operations		,		1,703		
Total	\$	250,376	\$	242,976		
	===	=======	===	=======		

Income from equity-accounted investees relates to the Theater operations segment.

GEOGRAPHIC INFORMATION (b)

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

	YEARS	ENDE	D DECEMBER	31,	
	 2003		2002		2001
REVENUE Canada United States Europe Japan Rest of World	\$ 6,057 65,881 26,629 3,350 17,343	\$	7,236 74,072 23,846 6,395 17,553	\$	5,524 70,397 21,880 3,971 15,927
Total	\$ 119,260	\$	129,102	\$	117,699

		AT DECEMBER 31,			
		2003		2002	
LONG-LIVED ASSETS Canada United States Europe Japan Rest of World	\$	57,345 31,501 1,045 16 2,153	\$	59,985 30,767 2,258 25 3,426	
Total	\$ ====	92,060	\$	96,461	

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

(c) REVENUE AND COST OF GOODS AND SERVICES

		YEARS	ENDED	DECEMBER	31,	
		2003		2002		2001
Revenue: Products Services	\$	71,361 47,899	\$	77,024 52,078	\$	77,290 40,409
Total revenue	\$ ====	119,260 ======	\$ ====	129,102	\$ ====	117,699 ======
Costs of goods and services: Products Services	\$	30,077 37,206	\$	35,611 40,023	\$	63,270 31,699
Total costs of goods and services	\$ ====	67,283	\$ ====	75,634 ======	\$ ====	94,969

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

- 21. SEGMENTED AND OTHER INFORMATION (cont'd)
- (c) REVENUE AND COST OF GOODS AND SERVICES (cont'd)

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.

22. 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. 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 are converted to U.S. dollars generally through the spot market. As at December 31, 2003, 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, are comprised of the following:

	2003			2002				
		ARRYING AMOUNT		STIMATED AIR VALUE		CARRYING AMOUNT		TIMATED IR VALUE
Old Senior Notes due 2005 Subordinated Notes due 2003	\$	29,234	\$	29,810	\$	200,000 9,143	\$	156,000 8,686
New Senior Notes due 2010 Long-term receivables		160,000 3,197		160,000 3,197		1,866		1,866

As at December 31, 2003, the fair value of the Old Senior Notes is based on the amounts paid by the Company on January 2, 2004 to repurchase a portion of the Old Senior Notes and the fair value of the New Senior Notes are assumed to equal the carrying amount given the recent transaction date of December 4, 2003. The fair values of the Old Senior Notes and Subordinated Notes as at December 31, 2002 are estimated based on quoted market prices for the Company's debt. The fair value of long-term receivables is estimated based on current market rates at December 31, 2003.

The North American commercial exhibitor market represents an important customer base for the Company in terms of both collections under existing long-term leases and potential future system contracts. In 2000 and 2001, 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. Many of these exhibitors have emerged from those proceedings with new capital, including from the public markets. While the Company views these developments in the North American commercial exhibitor market as positive, there is no assurance that they will continue or that other commercial exhibitors will not encounter additional financial difficulties. To minimize the Company's 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.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

23. EMPLOYEE PENSTONS

(a) DEFINED BENEFIT PLAN

The Company has a foreign 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 proceeding 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:

	2003	2002	2001
Discount rate Rate of increase in qualifying compensation levels	6.0% nil%	6.0% nil%	7.0% 1.5%

The amounts accrued for the plan are determined as follows:

	2003		2002		2001	
Projected benefit obligation:						
Obligation, beginning of year	\$	17,150	\$	13,819	\$	11,595
Service cost		1,956		1,777		1,701
Interest cost		1,088		1,029		871
Actuarial loss (gain)		(108)		525		(348)
Obligation, end of year	\$	20,086	\$	17,150	\$	13,819
obligation, that or year	===:	======	===:	=======	====	=======
Unfunded status:						
Obligation, end of year	\$	20,086	\$	17,150	\$	13,819
Unrecognized prior service cost		(6,429)		(7,826)		(9,224)
Unrecognized actuarial gain		` 899		791		1,316
Accrued pension liability	\$	14,556	\$	10,115	\$	5,911
	===:	=======	===	=======	====	

In addition, included in accrued liabilities, is a minimum pension liability of \$5.5 million (2002 - \$7.0 million, 2001 - \$7.9 million), representing unrecognized prior service costs.

PENSION BENEFITS

	2003	2002	2001
Accrued benefits cost Other assets	\$(20,086) 5,530	\$(17,150) 7,035	\$(13,819) 7,908
Net amount recognized	\$(14,556)	\$(10,115) 	\$ (5,911)

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

	2003		2002		2001	
Service cost Interest cost Amortization of prior service cost	\$	1,956 1,088 1,398	\$	1,777 1,029 1,398	\$	1,701 871 1,398
Pension expense	\$	4,442	\$	4,204	\$ ====	3,970

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, 2003, the cash surrender value of the insurance policies is \$1.7 million (2002 - \$0.9 million, 2001 - \$0.4 million) and has been included in other assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

23. EMPLOYEE PENSIONS (cont'd)

(b) DEFINED CONTRIBUTION PLAN

The Company also maintains defined contribution 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 2003, the Company contributed and expensed an aggregate of \$0.5 million (2002 - \$0.4 million, 2001 - \$0.5 million) to its Canadian plan and an aggregate of \$0.1 million (2002 - \$0.1 million, 2001 - \$0.3 million) to its defined contribution employee pension plan under Section 401(k) of the U.S. Internal Revenue Code.

24. IMPACT OF RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS

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

FIN 46, "Consolidation of Variable Interest Entities", ("FIN 46") is effective for all enterprises with variable interests in variable interest entities created after January 31, 2003. FIN 46(R), which was revised in December 2003, is effective for all entities to which the provision of FIN 46 were not applied as of December 24, 2003. The provision of FIN 46(R) must be applied to all entities subject to FIN 46 from the beginning of the first quarter of 2004. If an entity is determined to be a variable interest entity ("VIE"), it must be consolidated by the enterprise that absorbs the majority of the entity's expected losses, receives a majority of the entity's expected residual returns, or both. A VIE is an entity that is structured such that either (a) the equity is not sufficient to permit that entity to finance its activities without external support, or (b) equity investors lack either direct or indirect ability to make decisions about the entity's activities, an obligation to absorb expected losses or the right to receive expected residual returns. A primary beneficiary is an enterprise that will absorb a majority of a VIE's expected losses, receive a majority of its expected residual returns, or both. The consolidation requirements of FIN 46 apply immediately to VIEs created after January 31, 2003 and for all fiscal periods beginning on or after November 1, for entities created before February 1, 2003. The Company is currently evaluating the effect that the adoption of FIN 46 for OVIEs created prior to February 1, 2003 will have on its results of operations and financial conditions.

25. DISCONTINUED OPERATIONS

(a) MIAMI THEATER LLC

On December 23, 2003, the Company closed its owned and operated Miami IMAX theater. The Company will remove and/or abandon all of its assets from the theater in the first quarter of 2004. The Company is involved in an arbitration proceeding with the landlord of the theater with respect to the amount owing to the landlord by the Company for lease and guarantee obligations. The minimum amount of loss to the Company has been established at \$0.8 million, which the Company has accrued. As the Company is uncertain as to the outcome of the proceeding no additional amount has been recorded.

In accordance with FASB Statement of Financial Accounting Standards No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("FAS 144"), the Company assessed the fair value of the assets based on the estimated discounted future cash flows the assets are expected to generate.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

25. DISCONTINUED OPERATIONS (cont'd)

(b) DIGITAL PROJECTION INTERNATIONAL

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. During 2003, the Company received \$0.8 million in cash towards the repayment of this debt, and has recorded a corresponding gain in net earnings (loss) from discontinued operations. As of December 31, 2003, the remaining balance is \$11.9 million, which has been fully allowed for.

(c) CONSOLIDATED BALANCE SHEET AND STATEMENT OF OPERATIONS FOR MIAMI THEATER AND DPT

The Company has restated the financial statements to segregate the discontinued operations for all comparative years presented.

The assets and liabilities of discontinued operations for Miami Theater LLC, summarized in the Consolidated Balance Sheets, at December 31, 2002 comprise of the following:

	2	2002
ASSETS Accounts receivable Prepaid Expenses Inventories Fixed assets Deferred income tax assets	\$	11 1,692
Total assets of discontinued operations	\$ =====	1,703 ======
LIABILITIES Accounts payable Accrued liabilities Deferred revenue Total liabilities of discontinued operations	\$	601 86 1,694 2,381
. Star realization of areas of the first and a second of the second of the first and a second of the second of the first and a second of the first and a second of the second of the first and a second of the second of	=====	======

The assets related to the Miami theater will be abandoned with the exception of the projection system which the Company plans to resell and therefore has included this system in inventory. The liabilities will be settled by the Company; accordingly, as at December 31, 2003, the remaining assets and liabilities have been included in continuing operations.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

- 25. DISCONTINUED OPERATIONS (cont'd)
- (c) CONSOLIDATED BALANCE SHEET AND STATEMENT OF OPERATIONS FOR MIAMI THEATER AND DPI (cont'd)

The net earnings (loss) from discontinued operations summarized in the Consolidated Statements of Operations, for the years ended December 31, was comprised of the following:

	2003		2002		2001	
Revenue	\$	1,123	\$	1,548	\$	22,925
Net earnings (loss) from discontinued operations(1) Net loss on disposal of discontinued operations(2)	\$	374 (179)	\$	804 	\$	(10,936) (42,342)
Net earnings (loss) from discontinued operations	\$ ====	195 ======	\$	804 ======	\$	(53,278)

- (1) Net of income tax provision of \$0.1 million in 2003 (2002 \$nil, 2001 \$2.4 million recovery).
- (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 are included in the results from discontinued operations as cash is received.

26. ASSET RETIREMENT OBLIGATIONS

Upon adoption of FASB Statement of Financial Accounting Standards No. 143 "Accounting for Asset Retirement Obligations" which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs, the Company recorded a charge of \$0.2 million to 2003 earnings and an increase of \$0.2 million to accrued liabilities. The Company has accrued costs related to obligations in respect of required reversion costs for its theaters under long-term real estate leases which will become due in the future. The Company does not have any legal restrictions with respect to settling any of these long-term leases. A reconciliation of the Company's liability in respect of required reversion costs is shown below:

	2003
Beginning balance, January 1	\$182
Accretion expense	22
Liabilities incurred in period	
Liabilities settled in period	
Revisions in estimates	
Ending balance, December 31	\$204

27. SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION

The Company's New Senior Notes (see note 11) are unconditionally guaranteed, jointly and severally by specific wholly-owned subsidiaries of the Company (the "Guarantor Subsidiaries"). The main Guarantor Subsidiaries are David Keighley Productions 70 MM Inc., Sonics Associates Inc., and the subsidiaries that own and operate certain theaters. These guarantees are full and unconditional. The information under the column headed "Non-Guarantor Subsidiaries" relates to the following subsidiaries of the Company: IMAX Japan Inc., IMAX B.V., and IMAX Entertainment Pte. Inc., (the "Non-Guarantor Subsidiaries") which have not provided any guarantees of the New Senior Notes.

Investments in subsidiaries are accounted for by the equity method for purposes of the supplemental consolidating financial data. Some subsidiaries may be unable to pay dividends due to negative working capital.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION (cont'd)

Supplemental Consolidating Balance Sheets as at December 31, 2003:

	СО	IMAX RPORATION		JARANTOR BSIDIARIES		NON- UARANTOR BSIDIARIES		JUSTMENTS AND IMINATIONS	CON	SOLIDATED TOTAL
ASSETS Cash and cash equivalents	\$	41,311	\$	5,696	\$	275	\$		\$	47,282
Restricted cash	Ψ	4,961	Ψ		Ψ		Ψ		Ψ	4,961
Accounts receivable		9,924		3,468		495				13,887
Financing receivables		55,294		1,407		41				56,742
Inventories		29, 775		[′] 620		69		(2,246)		28, 218
Prepaid expenses		1,098		523		281				1,902
Inter-company receivables		21,203		21,745		15,184		(58,132)		
Film assets		361		1,207						1,568
Fixed assets		33,897		1,918		3				35,818
Other assets		13,827								13,827
Deferred income taxes		3,705		51						3,756
Goodwill		39,027								39,027
Other intangible assets		3,388						(00 100)		3,388
Investments in subsidiaries		26,196				- 		(26, 196)		
Total assets	\$ ===	283,967 =====	\$	36,635 =====	\$	16,348	\$	(86,574)	\$	250,376 ======
LIABILITIES									_	
Accounts payable		3,605		2,175					\$	5,780
Accrued liabilities		41,618		1,803		373		(00 500)		43,794
Inter-company payables Deferred revenue		43,885		31,640 4,889		11,065 136		(86,590) 		63,344
New Senior Notes due 2010		58,319 160,000		4,889		136				160,000
Old Senior Notes due 2005		29,234								29,234
Old Schiol Notes due 2005		29,234								
Total liabilities		336,661		40,507		11,574		(86,590)		302,152
SHAREHOLDER'S DEFICIT										
Common stock		115,609				117		(117)		115,609
Other equity/Additional paid in		113,009				111		(111)		113,009
capital/Contributed surplus		2,125		46,960				(45,926)		3,159
Deficit		(171,687)		(50,218)		4,657		46,059		(171, 189)
Accumulated other comprehensive income		(=:=, ==:)		(,,		.,		,		(=:=,===,
(loss)		1,259		(614)						645
Total shareholders' (deficit)	\$	(52,694)	\$	(3,872)	\$	4,774	\$	16		(51,776)
Total liabilities & shareholders'										
equity (deficit)	\$	283,967	\$	36,635	\$	16,348	\$	(86,574)	\$	250,376
	===	=======	====	=======	===	========	===:	=======	====	========

In certain guarantor subsidiaries accumulated losses have exceeded the original investment balance. As a result of applying equity accounting, the parent company has consequently reduced inter-company receivable balances with respect to these guarantor subsidiaries in the amounts of \$26.5 million.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION (cont'd)

Supplemental Consolidating Balance Sheets as at December 31, 2002:

	CO	IMAX RPORATION		JARANTOR BSIDIARIES		NON- UARANTOR BSIDIARIES		JUSTMENTS AND MINATIONS	CO	NSOLIDATED TOTAL
ASSETS	•	07.750	•	5 005	•	252	•		•	00.004
Cash and cash equivalents	\$	27,756	\$	5,695 	\$	350	\$		\$	33,801
Restricted cash Accounts receivable		3,335 10,274		3,373		1,407				3,335 15,054
Financing receivables		50,492		1,249		177				51,918
Inventories		37,239		280		62		(3,489)		34,092
Prepaid expenses		1,856		329		187				2,372
Inter-company receivables		29,740		15,863		13,338		(58,941)		,
Film assets		419								419
Fixed assets		40,610		3,000		6				43,616
Other assets		10,455								10,455
Deferred income taxes		3,770		51						3,821
Goodwill		39,027								39,027
Other intangible assets Investments in subsidiaries		3,363 25,472						(25,472)		3,363
Assets of discontinued operations		25,472		2,413				(23,472) (710)		1,703
ASSECTS OF ALSCONCENACE OPERACIONS				2,415				(710)		
Total assets	\$	283,808	\$	32,253	\$	15,527 =====	\$	(88,612)	\$	242,976
LIABILITIES										
Accounts payable		2,641		2,512		1,014				6,167
Accrued liabilities		41,230		1,827		308				43,365
Inter-company payables		54,093		22,523		10,122		(86,738)		·
Deferred revenue		79,759		5,615		216				85,590
Old Senior Notes due 2005		200,000								200,000
Subordinated Notes due 2003		9,143								9,143
Liabilities of discontinued operations				2,381						2,381
Total liabilities		386,866		34,858		11,660		(86,738)		346,646
SHAREHOLDER'S DEFICIT										
Common stock Other equity/Additional paid in		65,563				117		(117)		65,563
capital/Contributed surplus		508		46,950				(45,916)		1,542
Deficit		(170,388)		(48,941)		3,750		44, 159		(171,420)
Accumulated other comprehensive income										
(loss)		1,259		(614)						645
Total shareholders' equity (deficit)	\$	(103,058)	\$	(2,605)	\$	3,867	\$	(1,874)	\$	(103,670)
Total liabilities & shareholders' equity										
(deficit)	\$	283,808	\$	32,253	\$	15,527 ======	\$	(88,612)	\$	242,976 =====
	=	=	=	=	=	=	=	=	=	=

In certain guarantor subsidiaries accumulated losses have exceeded the original investment balance. As a result of applying equity accounting, the parent company has consequently reduced inter-company receivable balances with respect to these guarantor subsidiaries in the amounts of \$25.2 million.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION (cont'd)

Supplemental Consolidating Statements of Operations for the year ended December 31, 2003:

	IMAX CORPORATION	GUARANTOR SUBSIDIARIES	NON- GUARANTOR SUBSIDIARIES	ADJUSTMENTS AND ELIMINATIONS	CONSOLIDATED TOTAL
REVENUE IMAX systems Films Theater operations Other	\$ 74,180 15,669 746 4,451	\$ 2,373 12,933 12,363	\$ 1,449 58 115	\$ (2,154) (2,857) (66)	\$ 75,848 25,803 13,109 4,500
COST OF GOODS AND SERVICES	95,046 45,308	27,669 27,769	1,622 596	(5,077) (6,390)	119,260 67,283
GROSS MARGIN	49,738	(100)	1,026	1,313	51,977
Selling, general and administrative expenses Research and development Amortization of intangibles Income from equity-accounted investees Receivable provisions (recoveries), net Restructuring costs and asset impairment	32,210 3,794 573 (1,903) (1,956)	743 (6) (178)	359 (91)	 (587) 	33,312 3,794 573 (2,496) (2,225)
(recoveries)		969			969
EARNINGS (LOSS) FROM OPERATIONS	17,020	(1,628)	758	1,900	18,050
Interest income Interest expense Gain (loss) on retirement of notes Recovery (impairment) of long-term investments	656 (15,770) (4,910) 1,892	(86) 	 		656 (15,856) (4,910) 1,892
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE INCOME TAXES Recovery of (provision for) income taxes	(1,112) (840)	(1,714) 1,077	758 149	1,900	(168) 386
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS Net earnings (loss) from discontinued	(1,952)	(637)	907	1,900	218
operations	653	(458)			195
Net earnings (loss) before cumulative effect of changes in accounting principles Cumulative effect of changes in accounting principles	(1,299)	(1,095) (182)	907	1,900	413 (182)
NET EARNINGS (LOSS)	\$ (1,299) ======	\$ (1,277) =======	\$ 907 ======	\$ 1,900 ======	\$ 231 =======

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

27. SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION (cont'd)

Supplemental Consolidating Statements of Operations for the year ended December 31, 2002:

		MAX DRATION		ARANTOR SIDIARIES	GUAF	NON- RANTOR IDIARIES	P	JSTMENTS AND INATIONS		OLIDATED OTAL
REVENUE IMAX systems Films Theater operations Other	\$	67,991 24,614 718 4,982	\$	4,704 16,849 11,566 269	\$	1,388 37 62	\$	(3,124) (944) (10)	\$	70,959 40,556 12,284 5,303
COST OF GOODS AND SERVICES		98,305 48,475		33,388 30,373		1,487 840		(4,078) (4,054)		129,102 75,634
GROSS MARGIN		49,830		3,015		647		(24)		53,468
Selling, general and administrative expenses Research and development Amortization of intangibles Loss (income) from equity-accounted		33,456 2,360 1,418		707 2 		753 		(10) 		34,906 2,362 1,418
investees Receivable provisions, recoveries, net Restructuring cost and asset impairment (recoveries)		(2,781) 563 (121)		314 (1,348)		(448)		2,184		(283) (1,233) (121)
EARNINGS (LOSS) FROM OPERATIONS		14,935		3,340		342		(2,198)		16,419
Interest income Interest expense Gain on retirement of notes		408 (17,314) 11,900		2 (250) 		3 				413 (17,564) 11,900
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE INCOME TAXES Recovery of (provision for) income taxes		9,929		3,092		345		(2,198)		11,168
NET EARNINGS (LOSS) FROM CONTINUING										
OPERATIONS Net earnings (loss) from discontinued		9,929		3,092		345		(2,198)		11,168
operations		2,066		(1,262)						804
NET EARNINGS (LOSS)	\$ =====	11,995 ======	\$ ====	1,830 =====	\$ =====	345 ======	\$ =====	(2,198)	\$ ====	11,972 ======

IMAX CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

27. SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION (cont'd)

Supplemental Consolidating Statements of Cash Flows for the year ended December 31, 2003:

	IMAX CORPORATION	GUARANTOR SUBSIDIARIES	NON- GUARANTOR SUBSIDIARIES	ADJUSTMENTS AND ELIMINATIONS	CONSOLIDATED TOTAL
REVENUE IMAX systems Films Theater operations Other	\$ 72,656 16,638 96 3,265	\$ 3,152 13,285 6,444 1,309	\$ 1,138 82 630	\$ (364) (82) (550)	\$ 76,582 29,923 6,540 4,654
COST OF GOODS AND SERVICES	92,655 69,260	24,190 25,960	1,850 476	(996) (727)	117,699 94,969
GROSS MARGIN	23,395	(1,770)	1,374	(269)	22,730
Selling, general and administrative expenses Research and development Amortization of intangibles Loss (income) from equity-accounted	33,161 2,969 3,005	11,094 416 	1,684 	(89) 	45,850 3,385 3,005
investees Receivable provisions (recoveries), net Restructuring cost and asset impairments	39,147 18,102	503 	 	(39,723)	(73) 18,102
(recoveries)	32,586	14,664	340	(2,321)	45,269
EARNINGS (LOSS) FROM OPERATIONS	(105,575)	(28,447)	(650)	41,864	(92,808)
Interest income Interest expense Gain on retirement of notes Impairment of long-term investments	828 (21,743) 55,577 (5,584)	19 (277) 	 	 	847 (22,020) 55,577 (5,584)
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE INCOME TAXES Recovery of (provision for) income taxes	(76,497) (18,156)	(28,705) (8,134)	(650) 194	41,864 (1,752)	(63,988) (27,848)
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS Net earnings (loss) from discontinued operations	(94,653) (50,850)	(36,839) (2,428)	(456)	40,112	(91,836) (53,278)
NET EARNINGS (LOSS)	\$ (145,503) ======	\$ (39,267) ========	\$ (456) =======	\$ 40,112 =======	\$ (145,114) ========

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

27. SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION (cont'd)

Supplemental Consolidating Statements of Cash Flows for the year ended December 31, 2003:

	IMAX CORPORATION	GUARANTOR SUBSIDIARIES	NON- GUARANTOR SUBSIDIARIES	ADJUSTMENTS AND ELIMINATIONS	CONSOLIDATED TOTAL
CASH PROVIDED BY (USED IN):					
OPERATING ACTIVITIES Net earnings (loss) from continuing operations Items not involving cash:	\$ (1,952)	\$ (637)	\$ 907	\$ 1,900	218
Depreciation, amortization and write-downs Income from equity-accounted investees	7,926 (2,216)	1,795 307	(88)	 (587)	9,633 (2,496)
Deferred income taxes Loss (gain) on retirement of notes	81 4,910				81 4,910
Stock and other non-cash compensation	4,926				4,926
Non-cash foreign exchange loss (gain)	(1,281)				(1,281)
Premium on repayment of notes Payment under certain employment agreements	(3,088)				(3,088) (1,550)
Investment in film assets	(1,550) (1,786)	(1,207)			(2,993)
Changes in restricted cash	(1,626)				(1,626)
Changes in other non-cash operating assets and liabilities	(13,689)	1,000	(922)	(1,313)	(14,924)
Net cash used in operating activities from discontinued operations	(462)	(531)			(993)
Net cash provided by (used in) operating activities	(9,807)	727	(103)		(9,183)
INVESTING ACTIVITIES					
Purchase of fixed assets	(852)	(708)			(1,560)
Decrease (increase) in other assets	(1,526)				(1,526)
(Increase) decrease in other intangible assets Settlement of debenture	(597) 1,892				(597) 1,892
Investment in subsidiaries	(10)			10	
Net cash in investing activities from discontinued operations		(15)			(15)
Net cash provided by (used in) investing activities	(1,093)	(723)		10	(1,806)
FINANCING ACTIVITIES					
Repayment of Subordinated Notes due 2003	(9,143)				(9,143)
Repayment of Old Senior Notes due 2005	(123,577)				(123,577)
Issuance of New Senior Notes due 2010 Financing costs related to New Senior Notes due 2010	160,000 (5,615)				160,000 (5,615)
Common shares issued under stock option plan	1,722				1,722
Other equity/additional paid in capital/contributed surplus issued		10		(10)	,
Net cash provide by financing activities from				` ,	
discontinued operations	799				799
Net cash used in (provided by) financing activities	24,186	10		(10)	24,186
Effects of exchange rate changes on cash	269	(13)	28		284
INCREASE (DECREASE) IN CASH AND CASH			()		
EQUIVALENTS FROM CONTINUING OPERATIONS Increase (decrease) in cash and cash equivalents	13,218	547	(75)		13,690
from discontinued operations	337	(546)			(209)
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS, DURING THE YEAR	13,555	1	(75)		13,481
Cash and cash equivalents, beginning of year	27,756	5,695	350		33,801
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 41,311 =======	\$ 5,696 =======	\$ 275 ======	\$ =======	\$ 47,282 =======

IMAX CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

27. SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION

Supplemental Consolidating Statements of Cash Flows for the year ended December 31, 2002:

	IMAX CORPORATION	GUARANTOR SUBSIDIARIES	NON- GUARANTOR SUBSIDIARIES	ADJUSTMENTS AND ELIMINATIONS	CONSOLIDATED TOTAL
CASH PROVIDED BY (USED IN):					
OPERATING ACTIVITIES Net earnings (loss) from continuing operations Items not involving cash:	\$ 9,929	\$ 3,092	\$ 345	\$ (2,198)	\$ 11,168
Depreciation, amortization and write-downs Loss (income) from equity-accounted	16,016	354	(439)		15,931
investees	(2,781)	314		2,184	(283)
Deferred income taxes Gain on retirement of notes	(799)			 	(799)
Stock and other non-cash compensation	(11,900) 3,685				(11,900) 3,685
Non-cash foreign exchange (gain) loss	(605)				(605)
Investment in film assets	(8,423)	5,982			(2,441)
Changes in restricted cash	2,538				2,538
Changes in other non-cash operating assets and	,				,
liabilities Net cash provided by (used in) operating	16,189	(10,489)	242	(154)	5,788
activities from discontinued operations	(950)	159			(791)
Net cash provided by (used in) operating activities	22,899	(588)	148	(168)	22,291
INVESTING ACTIVITIES					
Disposal (purchase) of fixed assets	(786)	(881)	(2)	152	(1,517)
Decrease (increase) in other assets	(1,970)	1,006			(964)
Decrease (increase) in other intangible assets	(675)				(675)
Net cash used in investing activities from discontinued operations		(24)			(24)
Net cash used in investing activities	(3,431)	101	(2)	152	(3,180)
Net tash used in investing activities	(3,431)				(3,100)
FINANCING ACTIVITIES					
Repurchase of Subordinated Notes due 2003	(6,022)				(6,022)
Common shares issued	152				152
Net cash used in financing activities	(5,870) 				(5,870)
Effects of exchange rate changes on cash	(8)	38	(1)	16	45
INCREASE (DECREASE) IN CASH AND CASH					
EQUIVALENTS FROM CONTINUING OPERATIONS	14,540	(584)	145		14,101
Increase (decrease) in cash and cash equivalents from discontinued operations	(950)	135			(815)
THOREAGE (DEODEAGE) TH CASH AND CASH					
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS, DURING THE YEAR	13,590	(449)	145		13,286
Cash and cash equivalents, beginning of period	14,166	6,144	205		20,515
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 27,756 ======	\$ 5,695 ======	\$ 350 ======	\$ =======	\$ 33,801 ======

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
(Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

27. SUPPLEMENTAL CONSOLIDATING FINANCIAL INFORMATION (cont'd)

Supplemental Consolidating Statements of Cash Flows for the year ended December 31, 2001:

	IMAX CORPORATION	GUARANTOR SUBSIDIARIES	NON- GUARANTOR SUBSIDIARIES	ADJUSTMENTS AND ELIMINATIONS	CONSOLIDATED TOTAL
CASH PROVIDED BY (USED IN):					
OPERATING ACTIVITIES Net earnings (loss) from continuing operations Items not involving cash:	\$(94,653)	\$(36,839)	\$ (456)	\$ 40,112	\$(91,836)
Depreciation, amortization and write-downs Loss (income) from equity-accounted	82,834	18,106	384	(2,659)	98,665
investees	39,147	503		(39,723)	(73)
Deferred income taxes	31,253	10,631	(496)	1,992	43,380
Loss (gain) on retirement of notes	(55, 577)				(55,577)
Impairment of long-term investments	5,584				5,584
Stock and other non-cash compensation Non cash foreign exchange gain (loss)	5,182 578				5,182 578
Investment in film assets	(7,889)	174		(582)	(8,297)
Changes in restricted cash	(5,873)			(302)	(5,873)
Changes in other non-cash operating assets and	(0,0.0)				(0,0.0)
liabilities	6,707	4,580	334	908	12,529
Net cash provided by (used in) discontinued operations	(6,827)	(50)			(6,877)
Not each provided by (wood in) energting					
Net cash provided by (used in) operating activities	(534)	(2,895)	(234)	48	(2,615)
WOLLY I LLUS					
INVESTING ACTIVITIES					
Disposal (purchase) of fixed assets	136	(1,068)	102	(246)	(1,076)
Decrease (increase) in other assets	208	734		198	1,140
Decrease (increase) in other intangible assets	(642)				(642)
Net sale of investments in marketable securities	7,529				7,529
Acquisition of minority interest in Sonics	(621)	(420)			(1,041)
Investment in subsidiaries					
Net cash used in investing activities from discontinued operations	(217)	(15)			(232)
Net cash provided by (used in) investing activities	6,393	(769)	102	(48)	5,678
ETHANOTHO ACTIVITIES					
FINANCING ACTIVITIES Repurchase of Subordinated Notes due 2003	(12,540)				(12,540)
Common shares issued	31				31
Common Shares 155aca					
Net cash used in financing activities	(12,509)				(12,509)
Effects of such and makes an archivering					
Effects of exchange rates on cash continuing operations	(2,591)	(33)	(20)		(2,644)
Effects of exchange rates on cash discontinued					
operations	1,697				1,697
Effects of exchange rate changes on cash	(894)	(33)	(20)		(947)
THODEAGE (DECDEAGE) TH CAGH AND CAGH					
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS FROM CONTINUING OPERATIONS Increase (decrease) in cash and cash equivalents	(1,197)	(3,632)	(152)		(4,981)
from discontinued operations	(5,347)	(65)			(5,412)
INCREASE DECREASE IN CASH AND CASH EQUIVALENTS, DURING THE PERIOD	(6,544)	(3,697)	(152)		(10,393)
Cash and cash equivalents, beginning of period	20,710	9,841	357		30,908
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 14,166	\$ 6,144	\$ 205	\$	\$ 20,515
The state of the s	======	======	======	======	======

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (Tabular amounts in thousands of U.S. dollars, unless otherwise stated)

28. SUBSEQUENT EVENTS

On February 6, 2004, the Company entered into a loan agreement for a secured revolving credit facility with Congress Financial Corporation (Canada) (the "Credit Facility"). The Credit Facility is a three-year revolving credit facility with yearly renewal options thereafter, permitting maximum aggregate borrowings of \$20.0 million, subject to a borrowing base calculation which includes the Company's financing receivables, and certain reserve requirements. The Credit Facility bears interest at Prime + 0.25% per annum or Libor + 2.0% per annum and is collateralized by a first priority security interest in all of the current and future assets of the Company. The Credit Facility contains typical affirmative and negative covenants, including covenants that restrict the Company's ability to: incur certain additional indebtedness; make certain loans, investments or guarantees; pay dividends; make certain asset sales; incur certain liens or other encumbrances; conduct certain transactions with affiliates and enter into certain corporate transactions or dissolve. In addition, the Credit Facility contains customary events of default, including upon an acquisition or a change of control that has a material adverse effect on the Company's financial condition. The Credit Facility also requires the Company to maintain a minimum level of earnings before interest, taxes, depreciation and amortization, and cash collections.

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

None

ITEM 9A. CONTROLS AND PROCEDURES

EVALUATION OF DISCLOSURE CONTROLS AND PROCEDURES

The Company's Co-Chief Executive Officers and Chief Financial Officer, after evaluating the effectiveness of the Company's "disclosure controls and procedures" (as defined in the Securities Exchange Act of 1934 Rules 13a-15(e) and 15d-15(e)) as of the end of the period covered by this report, have concluded that, as of the end of the period covered by this report, the Company's disclosure controls and procedures were adequate and effective.

CHANGES IN INTERNAL CONTROLS

As of the end of the period covered by this report there was no change in the Company's internal controls over financial reporting that occurred during the period covered by this report that has materially affected or is reasonably likely to materially affect, the Company's internal control over financial reporting.

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

The information required by Item 10 is incorporated by reference from the information under the following captions in the Company's Proxy Statement: "Election of Directors"; "Executive Officers"; "Section 16(a) Beneficial Ownership Reporting Compliance"; "Audit Committee"; and "Business Conduct and Corporate Ethics Policy".

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"; "Aggregated Option Exercises and Year-End Option Values"; "Pension Plans"; "Employment Contracts"; "Compensation Committee Interlocks and Insider Participation"; "Report on Executive Compensation"; "Performance Graph"; and "Directors' Compensation".

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

The information required by Item 12 is incorporated by reference form the information under the following captions in the Company's Proxy Statement: "Principal Shareholders of Voting Shares"; "Security Ownership of Directors and Management"; "Equity Compensation Plans"; "Shareholders' Agreements"; and "Registration Rights Agreements".

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The information required by Item 13 is incorporated by reference from the information under the following captions in the Company's Proxy Statement: "Articles of the Corporation"; and "Certain Relationships and Related Transactions".

ITEM 14. PRINCIPAL ACCOUNTING FEES AND SERVICES

The information required by Item 14 is incorporated by reference from the information under the following captions in the Company's Proxy Statement: "Audit Fees"; "Audit-Related Fees"; "Tax Fees"; "All Other Fees"; and "Audit Committee's Pre-Approved Policies and Procedures".

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, 2003.

II. Valuation and Qualifying Accounts.

(a)(3) EXHIBITS

EXHIBIT NO.

*10.1

The Items listed as Exhibits 10.1 to 10.16 relate to management contracts or compensatory plans or arrangements.

DESCRIPTION

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 (File No. 000-24216).
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 (File No. 000-24216)
4.1	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 (File No. 000-24216).
4.2	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 (File No. 000-24216).
4.3	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 (File No. 000-24216).
4.4	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 (File No. 000-24216).
4.5	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).
4.6	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 (File No. 000-24216).
4.7	Registration Rights Agreement, dated as of December 4, 2003, by and among IMAX Corporation, the Guarantors (as defined therein), Credit Suisse First Boston LLC, Jefferies & Company, Inc., Wachovia Capital Markets, LLC and U.S. Bancorp Piper Jaffray Inc., relating to the issuance of 9.625% Senior Notes due 2010. Incorporated by reference to Exhibit 4.2 to Registration Statement on Form S-4 (File No. 333-113141).
4.8	Indenture, dated as of December 4, 2003, by and among IMAX Corporation, the Guarantors (as defined therein) and U.S. Bank National Association, as Trustee, related to the issue of the 9.625% Senior Notes due December 1, 2010. Incorporated by reference to Exhibit 4.3 to Registration Statement on Form S-4 (File No. 333-113141).

Stock Option Plan of IMAX Corporation, dated June 7, 2000.

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

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

EXHIBIT NO.	DESCRIPTION
10.2	Employment Agreement, dated as of July 15, 1997 between David Keighley Productions 70MM Inc. and David B. Keighley. Incorporated by reference to Exhibit 10.2 to IMAX Corporation's Form 10-K for the year ended December 31, 2002 (File No. 000-24216).
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 (File No. 000-24216).
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 (File No. 000-24216).
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 (File No. 000-24216).
10.6	Amended Employment Agreement, dated April 23, 2002 between IMAX Corporation and Bradley J. Wechsler. Incorporated by reference to Exhibit 10.14 to Form 10-Q for the quarter ended June 30, 2002 (File No. 000-24216).
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 (File No. 000-24216).
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 (File No. 000-24216).
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 (File No. 000-24216).
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 (File No. 000-24216).
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 (File No. 000-24216).
10.12	Amending Agreement, dated August 8, 2002 between IMAX Corporation and Greg Foster. Incorporated by reference to Exhibit 10.12 to IMAX Corporation's Form 10-K for the year ended December 31, 2002 (File No. 000-24216).
10.13	Employment Agreement, dated May 9, 2001 between IMAX Corporation and Francis T. Joyce. Incorporated by reference to Exhibit 10.3 to IMAX Corporation's Form 10-K for the year ended December 31, 2002 (File No. 000-24216).
10.14	Amended Employment Agreement, dated May 14, 2003 between IMAX Corporation and Francis T. Joyce. Incorporated by reference to Exhibit 10.16 to IMAX Corporation's Form 10-Q for the quarter ended June 30, 2003 (File No. 000-24216).
10.15	Employment Agreement, dated May 17, 1999 between IMAX Corporation and Robert D. Lister. Incorporated by reference to Exhibit 10.14 to IMAX Corporation's Form 10-K for the year ended December 31, 2002 (File No. 000-24216).
10.16	Amended Employment Agreement, dated January 1, 2004 between IMAX Corporation and Robert D. Lister. Incorporated by reference to Exhibit 10.17 to Registration Statement on Form S-4 (File No. 333-113141).
10.17	Loan Agreement, dated as of February 6, 2004 by and between Congress Financial Corporation (Canada) and IMAX Corporation. Incorporated by reference to Exhibit 10.22 to Registration Statement on Form S-4 (File No. 333-113141).

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

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

EXHIBIT NO.	DESCRIPTION
21	Subsidiaries of IMAX Corporation. Incorporated by reference to Exhibit 21 to IMAX Corporation's Form 10-K for the year ended December 31, 2003 (File No. 000-24216).
*23	Consent of PricewaterhouseCoopers LLP.
24	Power of Attorney of certain directors. Incorporated by reference to Exhibit 24 to IMAX Corporation's Form 10-K for the year ended December 31, 2003 (File No. 000-24216).
*31.1	Certification Pursuant to Section 302 of the Sarbanes - Oxley Act of 2002, dated July 27, 2004, by Bradley J. Wechsler.
*31.2	Certification Pursuant to Section 302 of the Sarbanes - Oxley Act of 2002, dated July 27, 2004, by Richard L. Gelfond.
*31.3	Certification Pursuant to Section 302 of the Sarbanes - Oxley Act of 2002, dated July 27, 2004, by Francis T. Joyce.
*32.1	Certification Pursuant to Section 906 of the Sarbanes - Oxley Act of 2002, dated July 27, 2004, by Bradley J. Wechsler.
*32.2	Certification Pursuant to Section 906 of the Sarbanes - Oxley Act of 2002, dated July 27, 2004, by Richard L. Gelfond.
*32.3	Certification Pursuant to Section 906 of the Sarbanes - Oxley Act of 2002, dated July 27, 2004, by Francis T. Joyce.

* Filed herewith

(b) REPORTS ON FORM 8-K

The Company filed a report on Form 8-K on November 12, 2003, pursuant to Item 5 - Other Events. The Company reported that it planned to refinance all of its outstanding debt through an offering of new senior notes with a proposed maturity of 2010.

The Company filed a report on Form 8-K on November 12, 2003, pursuant to Item 12 - Results of Operations and Financial Conditions. The Company reported that it had issued a press release announcing the Company's financial and operating results for the quarter ended September 30, 2003.

The Company filed a report on Form 8-K on November 13, 2003, pursuant to Item 5 - Other Events. The Company reported that it had commenced an offer to purchase for cash all of its outstanding \$152.8 million principal amount of 7.875% Senior Notes due 2005. The Company further reported that it was also soliciting consents from the holders of the 7.875% Senior Notes to approve certain amendments to the indenture under which the 7.875% Senior Notes were issued.

The Company filed a report on Form 8-K on November 21, 2003, pursuant to Item 5 - Other Events. The Company reported that it had signed a purchase agreement for the sale of \$160.0 million in aggregate principal amount of 9.625% Senior Notes with a maturity of December 1, 2010. The Company further reported that it had modified its offer to purchase all of its outstanding \$152.8 million principal amount of 7.875% Senior Notes.

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

Francis T. Joyce Chief Financial Officer

Date: July 27, 2004

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 July 27, 2004.

/s/ BRADLEY J. WECHSLER	/s/ RICHARD L. GELFOND	/s/ FRANCIS T. JOYCE
Bradley J. Wechsler Director and Co-Chief Executive Officer (Principal Executive Officer)		Chief Financial Officer
/s/ KATHRYN A. GAMBLE	NEIL S. BRAUN*	KENNETH G. COPLAND*
Kathryn A. Gamble Vice President, Finance and Controller (Principal Accounting Officer)	Neil S. Braun Director	Kenneth G. Copland Director
MICHAEL FUCHS*	GARTH M. GIRVAN*	DAVID W. LEEBRON*
Michael Fuchs Director	Garth M. Girvan Director	David W. Leebron Director
MARC A. UTAY*		
Marc A. Utay Director		
By *	/s/ FRANCIS T. JOYCE	

Francis T. Joyce (as attorney-in-fact)

IMAX CORPORATION EXHIBIT 10.1

IMAX CORPORATION

STOCK OPTION PLAN

JUNE 2000

STOCK OPTION PLAN

PURPOSE

The purposes of the IMAX Stock Option Plan (the "Plan") are to attract, retain and motivate directors, officers, key employees and consultants of the Company and its Subsidiaries and to provide to such persons incentives and awards for superior performance.

DEFINITIONS

As used in this Plan the following terms have the following meanings:

- (a) "Agreement" has the meaning set forth in Section 6 below.
- (b) "Award" means an Option.
- (c) "Board" means the Board of Directors of the Company.
- (d) "Cause" means a termination of the Participant's employment with the Company or one of its Subsidiaries (a) for "cause" as defined in an employment agreement applicable to the Participant, or (b) in the case of a Participant who does not have an employment agreement that defines "cause", because of: (i) any act or omission that constitutes a material breach by the participant of any of his obligations under his employment agreement with the Company or one of its Subsidiaries or the applicable Agreement; (ii) the continued failure or refusal of the Participant to substantially perform the duties reasonably required of him as an employee of the Company or one of its Subsidiaries; (iii) any wilful and material violation by the Participant of any law or regulation applicable to the business of the Company or one of its Subsidiaries, or the Participant's conviction of a felony, or any wilful perpetration by the Participant of a common law fraud; or (iv) any other wilful misconduct by the Participant which is materially injurious to the financial condition or business reputation of, or is otherwise materially injurious to, the Company or any of its Subsidiaries.
 - (e) "Code" means the Internal Revenue Code of 1986, as amended.
- (f) "Committee" means a committee of the Board comprised of at least two directors selected by the Board to administer the Plan. $\,$
- (g) "Common Share" means a share of common stock, no par value, of the Company.
- (h) "Company" means IMAX Corporation, a corporation organized under the laws of Canada.
- (i) "Date of Grant" means the date specified by the Committee on which an Award shall become effective (which date shall not be earlier than the date on which the Committee takes action with respect thereto).

- (j) "Fair Market Value" of a Common Share on a given date means the higher of the closing price of a Common Share on such date (or the most recent trading date if such date is not a trading date) on the NASDAQ/National Market System, The Toronto Stock Exchange and such national exchange, if any, as may be designated by the Board.
- (k) "Option Price" means the purchase price per Common Share payable on exercise of an Option, as determined by the Committee in its sole discretion (subject to the terms of the Plan) and as set forth in the applicable Agreement.
- (1) "Option" means the right to purchase a Common Share upon exercise of a stock option granted pursuant to the Plan. $\,$
- (m) "Participant" means a person to whom an Award is to be made under the Plan and who is at the time of such Award an officer, employee or consultant of the Company, or any of its Subsidiaries, or a person who is a director of the Company or any of its Subsidiaries and who is not also an employee of the Company or any of its Subsidiaries at the Date of Grant, or a person who has agreed to commence serving in any such capacity within 90 days of the Date of Grant, or any personal holding corporation controlled by any such person, the shares of which are held directly or indirectly by such person or such person's spouse, minor children or minor grandchildren, or any registered retirement savings plan or registered educational savings plan for the sole benefit of any such person.
- (n) "Permanent Disability" means a physical or mental disability or infirmity of the Participant that prevents the normal performance of substantially all his duties as an employee of the Company or any Subsidiary, which disability or infirmity shall exist for any continuous period of 180 days within any twelve-month period.
- (0) "Rule 16b-3" means Rule 16b-3 under the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder.
- (p) "Subsidiary" means any corporation or other entity in which the Company owns or controls, directly or indirectly, not less than 50% of the total combined voting power represented by all voting securities or other voting interests in such entity.
- (q) "Vested Options" means, as of any date, Options which by their terms are exercisable on such date.

3. ADMINISTRATION OF THE PLAN

- (a) The Plan shall be administered, and Awards shall be granted hereunder, by or under the authority of the Committee. A majority of the Committee shall constitute a quorum, and the action of the members of the Committee present at any meeting at which a quorum is present, or acts unanimously approved in writing, shall be the acts of the Committee.
- (b) The interpretation and construction by the Committee of any provision of the Plan or of any Agreement, and any determination by the Committee pursuant to any provision of this Plan or of any Agreement shall be final and conclusive. No member of the Committee shall be liable for any such action or determination made in good faith.

SHARES AVAILABLE UNDER PLAN

The maximum number of Common Shares which may be issued upon the exercise of Options granted under the Plan is 10,210,836 Shares, subject to adjustment as provided in Paragraph 9. Such shares may be shares previously issued or treasury shares or a combination of the foregoing. Any Common Shares which are subject to Options which expire or which have been surrendered without being exercised in full shall again be available for issuance under this Plan.

OPTIONS

4.

The Committee may, from time to time and upon such terms and conditions as it may determine, authorize the granting to Participants of Options provided, however, that: (i) at no time shall the number of Common Shares reserved for issuance to any one Participant under the Plan or any other share compensation arrangement exceed 5% of the outstanding issue of Common Shares; (ii) at no time shall the number of Common Shares reserved for issuance pursuant to stock options granted to "insiders" (as that term is defined in Section 627 of The Toronto Stock Exchange Company Manual) exceed 10% of the outstanding issue of Common Shares; (iii) under no circumstances shall insiders be issued in excess of 10% of the outstanding issue of Common shares within any one-year period pursuant to the exercise of Options granted under the Plan or any other share compensation arrangement; and (iv) under no circumstances shall any one insider and that insider's associates be issued in excess of 5% of the outstanding issue of Common Shares within any one-year period pursuant to the exercise of Options granted under the Plan or any other share compensation arrangement.

6. AGREEMENT

The terms and conditions of each Option shall be embodied in a written agreement (the "Agreement") in a form approved by the Committee which shall contain terms and conditions not inconsistent with the Plan and which shall incorporate the Plan by reference. Options granted under the Plan shall comply with the following terms and conditions:

- (i) Each Agreement shall specify the number of Common Shares for which Options have been granted.
- (ii) Each Agreement shall specify the Option Price, which shall not be less than 100% of the Fair Market Value per Common Share on the Date of Grant.
- (iii) Each Agreement shall specify that the Option Price shall be payable (a) in cash or by cheque acceptable to the Company, (b) by the transfer to the Company of Common Shares having an aggregate Fair Market Value per Common Share at the date of exercise equal to the aggregate Option Price or (c) by a combination of such methods of payment.
- (iv) Successive grants may be made to the same Participant whether or not any Options previously granted to such Participant remain unexercised.
- (v) Each Agreement shall specify the applicable vesting schedule and the effective term of the Option. In the event of a termination of a Participant's employment by reason of

death or Permanent Disability, 50% of such Participant's Options shall become Vested Options if such Options were less than 50% vested at the time of such termination.

- (vi) Options granted under the Plan are not intended to qualify as "incentive stock options" within the meaning of Section 422A of the Code.
- (vii) No Option shall be exercisable more than ten years from the date of Grant.
- (viii) Each Option granted under the Plan shall be subject to such additional terms and conditions, not inconsistent with the Plan, which are prescribed by the Committee and set forth in the applicable Agreement.
- (ix) As soon as practicable following the exercise of any Options, a certificate evidencing the number of Common Shares issued in connection with such exercise shall be issued in the name of the Participant or as the Participant shall otherwise, in writing, direct.

7. TERMINATION OF EMPLOYMENT, CONSULTING AGREEMENT OR TERM OF OFFICE

- (a) In the event that a Participant's employment, consulting arrangement or term of office with the Company or one of its Subsidiaries terminates for any reason, unless the Committee or the Board determines otherwise, any Options which have not become Vested Options shall terminate and be cancelled without any consideration being paid therefor.
- (b) In the event that a Participant's employment with the Company or one of its Subsidiaries is terminated without Cause, or the Participant's employment is terminated by reason of the Participant's voluntary resignation (including by reason of retirement), death or Permanent Disability, or upon the termination of a Participants' consulting arrangement or term of office, the Participant (or the Participant's estate) shall be entitled to exercise the Participant's Options which have become Vested Options as of the date of termination for a period of 30 days, or such longer period as the Committee or the Board determines, following the date of termination.
- (c) In the event that a Participant's employment, consulting arrangement or term of office with the Company or one of its Subsidiaries is terminated for Cause, such Participant's Vested Options shall terminate and be cancelled without any consideration being paid therefor.

8. TRANSFERABILITY

No Option shall be transferable by a Participant other than by will or the laws of descent and distribution, provided, however, that Options may be transferred if approved by the Committee or the Board and by any regulatory authority having jurisdiction or stock exchange on which the common shares subject to Options are listed. Options shall be exercisable during the Participant's lifetime only by the Participant or by the Participant's guardian or legal representative.

9. ADJUSTMENTS

The Committee may make or provide for such adjustments in the maximum number of Common Shares specified in Paragraph 4, in the number of Common Shares covered by outstanding Options granted hereunder, and/or in the Option Price applicable to such Options as the Committee in its sole discretion may determine is equitably required to prevent dilution or enlargement of the rights of Participants that otherwise would result from any stock dividend, stock split, combination of shares, recapitalization or other change in the capital structure of the Company, merger, consolidation, spin-off, reorganization, partial or complete liquidation, issuance of rights or warrants to purchase securities or any other corporate transaction or event having an effect similar to any of the foregoing.

10. FRACTIONAL SHARES

The Company shall not be required to issue any fractional Common Shares pursuant to the Plan. The Committee may provide for the elimination of fractions or for the settlement of fractions in cash.

11. WITHHOLDING TAXES

The Company and its Subsidiaries shall have the right to require any individual entitled to receive Common Shares pursuant to an Option to remit to the Company, prior to the delivery of any certificates evidencing such shares, any amount sufficient to satisfy any Canadian or United States federal, state, provincial or local tax withholding requirements. Prior to the Company's determination of such withholding liability, such individual may make an irrevocable election to satisfy, in whole or in part, such obligation to remit taxes by directing the Company to withhold Common Shares that would otherwise be received by such individual. Such election may be denied by the Committee in its discretion, or may be made subject to certain conditions specified by the Committee, including, without limitation, conditions intended to avoid the imposition of liability against the individual under Section 16(b) of the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder.

12. REGISTRATION RESTRICTIONS

An Option shall not be exercisable unless and until (i) a registration statement under the Securities Act of 1933, as amended, has been duly filed and declared effective pertaining to the Common Shares subject to such Option, such Common Shares shall have been qualified under applicable state "blue sky" laws and the Company has been a "reporting issuer" for purposes of the Ontario Securities Act in good standing for not less than twelve months, or (ii) the Committee, in its sole discretion determines that such registration, qualification and status is not required as a result of the availability of an exemption from such registration, qualification, and status under such laws.

13. SHAREHOLDER RIGHTS

A Participant shall have no rights as a shareholder with respect to any Common Shares issuable upon exercise of an Option until a certificate or certificates evidencing such shares shall have been issued to such Participant, and no adjustment shall be made for dividends or distributions or other rights in respect of any share for which the record date is prior to the date upon which the Participant shall become the holder of record thereof.

14. BREACH OF RESTRICTIVE COVENANTS

If (i) a Participant is a party to an employment agreement with the Company or any of its Subsidiaries or affiliates and (ii) such Participant materially breaches any of the restrictive covenants set forth in such employment agreement (including, without limitation, any restrictive covenants relating to non-competition, non-solicitation or confidentiality), then all of such Participant's Options (whether or not Vested Options) shall terminate and be cancelled without consideration being paid therefor.

AMENDMENTS, ETC.

- (a) The Board may at any time and from time to time alter, amend, suspend or terminate the Plan in whole or in part, and the Committee may, subject to applicable legal requirements at any time and from time to time waive any provision of any Option or Agreement; provided, however, that no termination or amendment of the Plan or any waiver of any provision of any Option or Agreement may, without the consent of the Participant to whom any Award shall previously have been granted, adversely affect the rights of such Participant in such Award; provided further, however that amendments shall be subject to (x) the approval of a majority of the Common Shares entitled to vote if the Committee determines that such approval is necessary in order for the Company to rely on the exemptive relief provided under Rule 16b-3 and (y) all other approvals, whether regulatory, shareholder or otherwise, which are required by law, The Toronto Stock Exchange or any other applicable securities exchange.
- (b) The Plan shall not confer upon a Participant any right with respect to continuance of employment or other service with the Company or any Subsidiary, nor will it interfere in any way with any right the Company or any Subsidiary would otherwise have to terminate such Participant's employment or other service at any time.

16. EFFECTIVE DATE

The Plan shall be effective as of June 7, 2000.

17. GOVERNING LAW

The Plan and all rights hereunder shall be construed in accordance with and governed by the laws of the Province of Ontario and the laws of Canada applicable therein.

Securities and Exchange Commission 450 Fifth Street N.W. Washington, D.C 20549

CONSENT OF INDEPENDENT AUDITORS

We hereby consent to the incorporation by reference in (i) 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 (ii) the Registration Statement on Form S-3/A (No. 333-107047) of IMAX Corporation of our report dated February 27, 2004 relating to the financial statements, which appears in this amended Annual Report on Form 10-K/A for the year ended December 31, 2003.

/s/ PricewaterhouseCoopers LLP

Toronto, Canada July 27, 2004

IMAX CORPORATION Exhibit 31.1

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

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

- I have reviewed this annual report on Form 10-K/A of the registrant, IMAX Corporation;
- 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;
- 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;
- 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-15(e) and 15d-15(e)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, 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 $% \left(1\right) =\left(1\right) \left(1\right) \left$ (b) controls and procedures and presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this annual report based on such evaluation; and
 - (c) Disclosed in this annual report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - Any fraud, whether or not material, that involves management (b) or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: July 27, 2004 "Bradley J. Wechsler" By:

Name: Bradley J. Wechsler Title Co-Chief Executive Officer

IMAX CORPORATION Exhibit 31.2

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

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

- I have reviewed this annual report on Form 10-K/A of the registrant, IMAX Corporation;
- 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;
- 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;
- 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-15(e) and 15d-15(e)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, 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 $% \left(1\right) =\left(1\right) \left(1\right) \left$ (b) controls and procedures and presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this annual report based on such evaluation; and
 - (c) Disclosed in this annual report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - Any fraud, whether or not material, that involves management (b) or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: July 27, 2004 "Richard L. Gelfond" By:

Name: Richard L. Gelfond

Title Co-Chief Executive Officer

IMAX CORPORATION Exhibit 31.3

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

- I, Francis T. Joyce, Chief Financial Officer of IMAX Corporation, certify that:
- I have reviewed this annual report on Form 10-K/A of the registrant, IMAX Corporation;
- 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;
- 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;
- 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-15(e) and 15d-15(e)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, 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 $\ensuremath{\mathsf{E}}$ (b) controls and procedures and presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this annual report based on such evaluation; and
 - Disclosed in this annual report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

"Francis T. Joyce" Dated: July 27, 2004

Name: Francis T. Joyce Title Chief Financial Officer

IMAX CORPORATION Exhibit 32.1

CERTIFICATIONS

PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 (SUBSECTIONS (A) AND (B) OF SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE)

Pursuant to section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of section 1350, chapter 63 of title 18, United States Code), I, Bradley J. Wechsler, Co-Chief Executive Officer of IMAX Corporation, a Canadian corporation (the "Company"), hereby certify, to my knowledge, that:

The Annual Report on Form 10-K/A for the fiscal year ended December 31, 2003 (the "Form 10-K/A") of the Company fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934 and information contained in the Form 10-K/A fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: July 27, 2004

"Bradley J. Wechsler"

Bradley J. Wechsler

Bradley J. Wechsler Co-Chief Executive Officer

IMAX CORPORATION Exhibit 32.2

CERTIFICATIONS

PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 (SUBSECTIONS (A) AND (B) OF SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE)

Pursuant to section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of section 1350, chapter 63 of title 18, United States Code), I, Richard L. Gelfond, Co-Chief Executive Officer of IMAX Corporation, a Canadian corporation (the "Company"), hereby certify, to my knowledge, that:

The Annual Report on Form 10-K/A for the fiscal year ended December 31, 2003 (the "Form 10-K/A") of the Company fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934 and information contained in the Form 10-K/A fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: July 27, 2004 "Richard L. Gelfond"

Dishard I Calford

Richard L. Gelfond Co-Chief Executive Officer

IMAX CORPORATION Exhibit 32.3

CERTIFICATIONS

PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 (SUBSECTIONS (A) AND (B) OF SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE)

Pursuant to section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of section 1350, chapter 63 of title 18, United States Code), I, Francis T. Joyce, Chief Financial Officer of IMAX Corporation, a Canadian corporation (the "Company"), hereby certify, to my knowledge, that:

The Annual Report on Form 10-K/A for the fiscal year ended December 31, 2003 (the "Form 10-K/A") of the Company fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934 and information contained in the Form 10-K/A fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: July 27, 2004 "Francis T. Joyce"

Francis T. Joyce

Chief Financial Officer