THOMAS INDUSTRIES INC Form 10-K March 12, 2004

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# **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **FORM 10-K**

(MARK ONE)

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

For the fiscal year ended December 31, 2003

OR

#### TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE 0 **SECURITIES EXCHANGE ACT OF 1934**

For the transition period from **Commission File Number 1-5426** 

# THOMAS INDUSTRIES INC.

(Exact name of Registrant as specified in its Charter)

DELAWARE

(State of incorporation)

61-0505332 (I.R.S. Employer Identification Number)

4360 BROWNSBORO ROAD, LOUISVILLE, KENTUCKY

(Address of principal executive offices)

40207 (Zip Code)

502/893-4600

(Registrant's telephone number, including area code)

**SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE SECURITIES EXCHANGE ACT OF 1934:** 

**Title of Each Class** 

Common Stock, \$1 Par Value Preferred Stock Purchase Rights Name of Each Exchange on which Registered New York Stock Exchange New York Stock Exchange

## SECURITIES REGISTERED PURSUANT TO SECTION 12(g) OF THE ACT: NONE

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 ý No o

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 Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.  $\acute{y}$ 

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Securities Exchange Act of 1934) Yes  $\acute{y}$  No o

As of March 5, 2004, 17,327,686 shares of the registrant's Common Stock were outstanding (net of treasury shares and including directors' and executive officers' shares).

The aggregate market value of the voting stock held by non-affiliates of the Registrant at June 30, 2003, was approximately \$394,100,000. The aggregate market value was computed by using the closing price of the common stock as of that date on the New York Stock Exchange. (For purposes of calculating this amount only, all directors and executive officers of the registrant have been treated as affiliates.)

Portions of the Proxy Statement for the Annual Meeting of Shareholders on April 22, 2004, are incorporated by reference in Part III of this report.

#### PART I.

#### **ITEM 1. BUSINESS**

#### a.

General Development of Business.

The company that was eventually to become known as Thomas Industries Inc. ("Thomas" or the "Company") was founded in 1928 as the Electric Sprayit Company. Electric Sprayit manufactured paint spraying machines, blowers, and air compressors in Chicago, Illinois. In 1948, Mr. Lee B. Thomas and a group of investors acquired Moe Brothers Manufacturing of Fort Atkinson, Wisconsin, a manufacturer of residential lighting products. In 1953, Moe Lighting and The Electric Sprayit Company merged to become Thomas Industries Inc.

Although its roots are in lighting products and air compressors, Thomas began to diversify further in the 1960's and 1970's, acquiring different types of consumer products along with tools, hardware, and specialty products. A new strategic focus that began in the 1980's was finalized in 1994 and led the Company to divest its non-core businesses and concentrate on Lighting and Pumps and Compressors.

Significant additions to the Lighting business included the Lumec and Day-Brite Lighting acquisitions in 1987 and 1989. On August 30, 1998, Thomas and The Genlyte Group ("Genlyte") formed a lighting joint venture that combined substantially all of the assets and liabilities of Genlyte and substantially all of the lighting assets and related liabilities of Thomas to create Genlyte Thomas Group LLC (GTG), estimated to be the third largest manufacturer of lighting fixtures and controls in North America. Thomas owns a 32% interest in the joint venture, and Genlyte owns a 68% interest. Since the formation of the joint venture, GTG has made several acquisitions to fill product voids, including Ledalite, Translite, Chloride, Vari-Lite and Shakespeare.

Significant additions to the Pump and Compressor business include ASF, Pneumotive, Brey, WISA, Welch and Oberdorfer, which were made from 1987 through 1999. On August 29, 2002, the Company purchased substantially all the assets and liabilities of Werner Rietschle Holding GmbH ("Rietschle"), a privately held company based in Schopfheim, Germany. Rietschle is a world leader in vacuum and pressure technology, which includes dry-running and oil-lubricated pumps, blowers, compressors, and pressure/vacuum pumps utilizing rotary vane, screw, roots and claw technologies. With the newly-launched Rietschle Thomas brand, Thomas is pursuing further opportunities in markets such as printing, packaging, woodworking and other applications that utilize Rietschle technologies.

The information required by this item is set forth in Note 12 to the consolidated financial statements.

Narrative Description of Business.

#### Pump and Compressor Segment

Since the formation of the lighting joint venture, Thomas is now focused on its Pump and Compressor business. Thomas is a leading supplier of pumps and compressors to the original equipment manufacturer (OEM) market in such applications as medical equipment, gasoline vapor and refrigerant recovery, automotive and transportation applications, printing, packaging, tape drives, and laboratory equipment.

The Company designs, manufactures, markets, sells and services these products through worldwide operations. Pump and Compressor Group headquarters are as follows: North American Group

Sheboygan, Wisconsin; European Group Puchheim, Germany; and Asia Pacific Group Hong Kong, China.

The Company has four manufacturing operations in the United States which manufacture rotary vane, linear, piston, and diaphragm pumps and compressors, and various liquid pump technologies. These products are directly sold worldwide to OEM's, as well as through fluid power and industrial distributors.

Four German operations manufacture a complementary line of rotary vane, piston, linear, diaphragm, gear, side channel, radial, claw, screw, and rotary lobe pumps and compressors, as well as various liquid pump technologies, air-centers and centralized systems. These products are distributed worldwide. The German operations also include a foundry which produces pump castings for internal use, as well as castings for automotive components.

The Company also maintains sales and service facilities in Germany, U.S.A., England, Italy, Switzerland, Sweden, France, Denmark, the Netherlands, Hungary, Slovakia, Czech Republic, China, Japan, Taiwan, Mexico, Korea, New Zealand, Australia and Brazil. In many of these sales and service facilities, systems sales and final assembly work is done. The Corporate Office is in Louisville, Kentucky.

The Company offers a wide selection of standard air compressors and vacuum pumps and will modify or design its products to meet exacting OEM applications. For the OEM market, the Company's pump and compressor products are now marketed under the Rietschle Thomas name worldwide. Other products are marketed under the brand names Welch (high vacuum pumps for laboratory and chemical markets), Air-Pac (pneumatic construction equipment), Vakuumatic (leakage detection systems), Medi-Pump (respiratory products), and Oberdorfer (bronze and high alloy liquid pumps).

The medical equipment market, which includes oxygen concentrators, nebulizers, aspirators, and other devices, is important to the Company. Excluding Rietschle, Company sales to medical equipment OEM's were approximately \$77 million in 2003, \$67 million in 2002, and \$69 million in 2001. Oxygen concentrator OEM's represent a significant portion of the Company's sales in the medical equipment market. The Company believes it has the leading market share in the oxygen concentrator OEM market worldwide.

No single customer of the Company accounted for 10 percent or more of the Company's net sales in 2003.

The backlog of unshipped orders was \$66 million at December 31, 2003, and \$62 million at December 31, 2002. The Company believes substantially all of such orders are firm, although some orders are subject to cancellation. Substantially all of these orders are expected to be filled in 2004.

The Company believes that it has adequate sources of materials and supplies for its business.

There is no significant seasonal impact on the business of the Company.

The Company has a \$120 million committed revolving line of credit with its banks through August 28, 2005, of which \$85 million was being used at December 31, 2003. The Company also had uncommitted short-term borrowing arrangements being used by some of its foreign offices which totaled \$3.1 million at December 31, 2003. The Company expects to fund working capital requirements from a combination of available cash balances, internally generated funds, and the borrowing arrangements mentioned above.

The Company has various patents and trademarks but does not consider its business to be materially dependent upon any individual patent or trademark. The majority of patents and trademarks resulted from the Rietschle acquisition.

The Company competes across all of its product lines with many large and varied manufacturers, both domestic and foreign. Some competitors are publicly-held companies and others are private companies. The Company competes on the basis of quality, performance, service, and price. Thomas believes that it is able to maintain its competitive position because of the quality and breadth of its products and services and its global presence.

During 2003, the Company spent \$19,736,000 on research activities relating to the development of new products and the improvement of existing products. Substantially all of this amount was Company- sponsored activity. During 2002 and 2001, the Company spent \$11,789,000 and \$10,369,000, respectively, on these activities.

The Company, like other manufacturers, is subject to environmental rules and regulations regarding the use, disposal, and cleanup of substances regulated under environmental protection laws. It is the Company's policy to comply with these rules and regulations, and the Company believes that its practices and procedures are designed to meet this compliance. The Company is involved in remedial efforts at certain of its present and former locations, and when costs can be reasonably estimated, the Company records appropriate liabilities for such matters. The Company does not believe that the ultimate resolution of environmental matters will have a material adverse effect on its financial position, results of operations, or liquidity.

At December 31, 2003, the Company employed approximately 2,242 people.

#### Lighting Segment

On August 30, 1998, Thomas and Genlyte formed a lighting joint venture that combined substantially all of the assets and liabilities of Genlyte and substantially all of the lighting assets and related liabilities of Thomas to create GTG, estimated to be the third largest manufacturer of lighting fixtures, controls, and related products in North America. Thomas owns a 32% interest in the joint venture and Genlyte owns a 68% interest.

GTG designs, manufactures, markets, and sells lighting fixtures, controls, and related products for a wide variety of applications in the commercial, residential and industrial markets. GTG operates in these three industry segments through the following divisions: Lightolier, Day-Brite, Crescent, Capri/Omega, Chloride Systems, Controls, Hadco, Gardco, Wide-Lite, Stonco, Shakespeare Composite Structures and Thomas Residential in the United States and Canlyte, Thomas Lighting Canada, Lumec, and Ledalite in Canada.

GTG's products primarily utilize incandescent, fluorescent, light emitting diodes (LED) and high-intensity discharge (HID) light sources and are marketed primarily to distributors who resell the products for use in new commercial, residential and industrial construction as well as in remodeling existing structures. GTG's sales, like those of the lighting fixture industry in general, depends significantly on the level of activity in new construction and remodeling.

GTG designs, manufactures, markets, and sells the following types of products:

Indoor fixtures Incandescent, fluorescent, LED and HID lighting fixtures and lighting controls for commercial, residential, industrial, institutional, medical, entertainment, and sport markets, and task lighting for all markets.

Outdoor fixtures HID and incandescent lighting fixtures and accessories for commercial, residential, industrial, institutional, and sports markets.

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GTG's products are marketed by independent sales representatives and GTG direct sales personnel who sell to distributors, electrical wholesalers, mass merchandisers, and national accounts. In addition, GTG's products are promoted through architects, engineers, contractors, and building owners. GTG's products are principally sold throughout the United States, Canada, and Mexico.

Thomas' investment in GTG is accounted for using the equity method of accounting. Under the terms of the LLC Agreement, any time on or after January 31, 2002, Thomas has the right (a "put right"), but not the obligation, to require the Joint Venture (GTG) to purchase all, but not less than all, of Thomas' ownership interest in GTG at the applicable purchase price. The purchase price shall be equal to the "Fair Market Value" of GTG multiplied by Thomas' ownership percentage in GTG. The "Fair Market Value" means the value of the total interest in GTG computed as a going concern, including the control premium.

After receipt of the "Put Notice," Genlyte has the right, in its sole discretion and without the need of approval from Thomas, to cause GTG to be sold by giving notice to the GTG Management Board, and the Management Board must then proceed to sell GTG subject to a fairness opinion from a recognized investment banking firm.

Also under the terms of the LLC Agreement, on or after the final settlement of Genlyte's case related to the Keene Creditors Trust lawsuit against Genlyte and others, either Thomas or Genlyte has the right, but not the obligation to buy the other parties' interest in GTG (the "Offer Right"). If Thomas and Genlyte cannot agree on the terms, then GTG or the business of GTG shall be sold to the highest bidder. Either party may participate in bidding for the purchase of GTG or the business of GTG. On March 17, 2003, the Southern District of New York Federal District Court dismissed the Genlyte case noted above. On April 14, 2003, the Creditors Trust filed a Notice of Appeal to the United States Court of Appeals for the Second Circuit from the final judgment entered on March 17, 2003. The Notice claims to bring up for review all orders, opinions, and decisions previously entered in the action; however, the trust has since indicated that it would pursue its appeal only as to certain issues including the dismissal of the fraudulent conveyance claims, but would not pursue its appeal as to certain other issues, including the dismissal of the RICO claims. Argument on appeal is scheduled for March 24, 2004. Therefore as of March 2, 2004, no final settlement or disposition has occurred and neither party has the ability to exercise the offer right.

In the event of a Change of Control (i) of Thomas, GTG has the right, but not the obligation, to purchase Thomas' interest for a purchase price equal to Fair Market Value of GTG multiplied by Thomas' ownership interest or (ii) of Genlyte, Thomas has the right, but not the obligation, to sell its interest to the Joint Venture for a purchase price equal to Fair Market Value of GTG multiplied by Thomas' ownership interest. The definition of "Change of Control" includes the acquisition by any person of 25% or more of Thomas' outstanding common stock.

In the event of a Deadlock (as defined below), Thomas may exercise its Put Right in accordance with the LLC Agreement or Genlyte may, in its sole discretion, cause the entire Joint Venture or business of GTG to be sold. A "Deadlock" shall be deemed to exist if (i) the Management Board of GTG fails to agree on a matter for which Special Approval is required in accordance with the LLC Agreement and (ii) such disagreement continues for 90 days. The definition of "Special Approval" includes the approval of at least a majority of the management board representatives, including, in all instances, approval by at least one representative appointed by Thomas.

d.

Financial Information about Geographic Areas.

See Note 12 to the consolidated financial statements.

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e.

Website Access to Company Reports and Corporate Governance Material

We make available free of charge through our website, www.thomasind.com, (1) our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and all amendments to those reports as soon as reasonably practicable after such material is electronically filed with the Securities and Exchange Commission and (2) the Audit Committee, Compensation Committee and

Nominating and Corporate Governance Committee charters, our Corporate Governance Guidelines and our Corporate Compliance and Code of Ethics Policy. Our internet website and the information contained therein or incorporated therein are not intended to be incorporated into this Annual Report on Form 10-K.

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#### Executive Officers of the Registrant

Name	Office or Position with Company	Age	Year First Elected as an Officer
Timothy C. Brown (A)	Chairman of the Board, President, Chief Executive Officer, and Director	53	1984
Phillip J. Stuecker (B)	Vice President of Finance, Chief Financial Officer, and Secretary	52	1984
Peter H. Bissinger (C)	Vice President; General Manager, European Pump and Compressor Group	58	1992
Dieter W. Rietschle (D)	General Manager, TIWR Holding GmbH & Co. KG	57	2002
James J. Kregel (E)	Vice President; General Manager, North American Pump and Compressor Group	52	2003

(A)

Timothy C. Brown was elected Chairman of the Board on April 20, 1995, in addition to his other duties of President and Chief Executive Officer. Prior to this, Mr. Brown held various management positions in the Company including Chief Operating Officer, Executive Vice President, and Vice President and Group Manager of the Specialty Products Group.

(B)

Phillip J. Stuecker was elected Vice President of Finance, Chief Financial Officer, and Secretary on October 23, 1989. Prior to this, Mr. Stuecker held various management positions in the Company including Vice President and Treasurer.

#### (C)

Peter H. Bissinger was elected an officer effective December 14, 1992, in addition to his position of General Manager of the European Pump and Compressor Group, which he has held since 1987.

(D)

Dieter W. Rietschle was appointed a General Manager of TIWR Holding GmbH and Co. KG, a wholly owned subsidiary of the Company, effective August 30, 2002. This was the date Mr. Rietschle joined the Company as a result of the acquisition of substantially all of the assets of Werner Rietschle Holding GmbH. Prior to this date, Mr. Rietschle was General Manager of Werner Rietschle Holding GmbH. Mr. Rietschle was a former director of the Company.

(E)

James J. Kregel was elected an officer effective April 17, 2003, in addition to his position of General Manager, Rietschle Thomas North American Pump and Compressor Group, which he has held since March 1, 2003. Prior to this, Mr. Kregel held the position of Assistant General Manager for the North American Group from January 1, 2003, and the position of Director of Marketing and Sales for the North American Group from January 1, 1991 to December 31, 2002.

The Corporate offices of the Company are located in Louisville, Kentucky. Due to the large number of individual locations and the diverse nature of the operating facilities, specific description of the properties owned and leased by the Company is not necessary to an understanding of the Company's business. All of the buildings are of steel, masonry, and concrete construction, are in generally good condition, provide adequate and suitable space for the operations at each location, and are of sufficient capacity for present and foreseeable future needs.

The following listing summarizes the Company's properties.

	Num of Faci			
Segment	Owned	Leased	Combined Square Feet	Nature of Facilities
Pump and Compressor	8 7	5 56	1,040,000 397,000	Manufacturing plants Distribution and service centers
Corporate	2	1	6,900 160,000	Corporate headquarters Leased to third parties

#### **ITEM 3. LEGAL PROCEEDINGS**

On August 13, 2002, a petition was filed in the District Court of Jefferson County, Texas adding Thomas Industries Inc. as a third party defendant in a lawsuit captioned Hydro Action, Inc. v. Jesse James, individually, and d/b/a/ James Backhoe Service of Dietrich, Illinois, Inc. and Septic Solutions, Inc. (the "Third Party Plaintiffs") (the "Original Lawsuit"). The Original Lawsuit alleged that the Company violated the Texas Deceptive Trade Practices Act and breached warranties of merchantability and fitness for a particular purpose with respect to pumps sold by the Company and used in septic tanks manufactured or sold by the plaintiffs. The Original Lawsuit has been stayed as a result of the bankruptcy filing by Hydro Action, Inc. On October 8, 2003, a lawsuit was filed against the Company, Gig Drewery, Yasunaga Corporation, Rietschle Thomas and Aqua-Partners, Ltd. in the District Court of Jefferson County, Texas making the same allegations set forth in the Original Lawsuit as well as alleging breach of contract, negligence and product liability and requesting class-action certification. No class has been certified. The Third Party Plaintiffs in this action. This complaint has been amended to include approximately 28 plaintiffs. The complaint currently seeks \$3 million per plaintiff and punitive and exemplary damages. The total sales related to these products were approximately \$900,000. Although this litigation is in the preliminary stages, the Company believes it has meritorious defenses to the claims and intends to vigorously defend this matter. Litigation is subject to many uncertainties and the Company cannot guarantee the outcome of these proceedings. However, based upon information currently available, the Company does not believe that the outcome of these proceedings will have a material adverse effect on the consolidated financial position, results of operations, or cash flows of the Company.

In the normal course of business, the Company is a party to legal proceedings and claims. When costs can be reasonably estimated, appropriate liabilities for such matters are recorded. While management currently believes the amount of ultimate liability, if any, with respect to these actions will not materially affect the financial position, results of operations, or liquidity of the Company, the ultimate outcome of any litigation is uncertain. Were an unfavorable outcome to occur, the impact could be material to the Company.

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

None.

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# PART II.

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

# Market Prices and Dividends of Common Stock

The Company's common stock is traded on the New York Stock Exchange (ticker symbol TII). On February 9, 2004 there were 1,793 security holders of record. High and low closing stock prices and dividends per share for the last two years were:

	2003							2002					
		Market Price			Market Price								
Quarter Ended		High		v	Cash Dividends Declared			High	Lo	w	Cash Dividends Declared		
March 31	\$	28.32	\$ 2	4.26	\$	0.085	\$	29.25	\$	24.12	\$	0.085	
June 30		29.81	2	4.32		0.095		30.50		27.35		0.085	
September 30		28.65	2	6.40		0.095		28.55		22.50		0.085	
December 31		34.66	2	7.88		0.095		29.50		23.85		0.085	

(b)

The Company made no stock repurchases in 2003.

## ITEM 6. SELECTED FINANCIAL DATA

# FIVE YEAR SUMMARY OF OPERATIONS AND STATISTICS

		Years ended December 31												
			2003	_	2002(A)	2001			2000	1999				
					(Dollars i	n th	ousands, except p	er sh	are)					
Ea	rnings Statistics													
	Net sales	\$	376,774	\$	240,602	\$	184,382	\$	188,824 \$	177,802				
	Cost of products sold Selling, general,		246,832		154,904		118,625		120,835	113,752				
	and administrative expenses		101,943		59,989		43,411		44.070	41,914				
	Equity income from GTG		32,138(B)	)	28,804		24,835		24,575	23,147				
	Interest expense		4,237		3,370		3,630		3,995	4,601				
	Income before income taxes and minority													
	interest	\$	55,679(B)	)\$	51,165	\$	45,040	\$	48,298(D)\$	42,209				
	As a percentage of net sales		14.8%		21.3%	)	24.4%	,	25.6%	23.7%				
	Income taxes	\$	18,340	\$	18,452	\$	16,870	\$	18,213 \$	16,059				
	Effective tax rate		32.9%		36.1%	,	37.5%	,	37.7%	38.1%				
	Net income	\$	37,314(C	)\$	32,692	\$	28,170	\$	30,085(E) \$	26,150				
Fir	ancial Position													
	Working capital	\$	95,581	\$	82,030	\$	45,978	\$	30,677 \$	32,244				
	Current ratio		2.6 to 1		2.7 to 1		2.5 to 1		1.9 to 1	2.1 to 1				
	Property, plant and	\$	108,350	\$	91,591	\$	39,770	\$	39,521 \$	36,151				

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Years ended December 31												
equipment net												
	\$ 575,044	\$	491,016	\$	306,714	\$	306,112	\$	292,398			
Return on	φ 373,044	ψ	491,010	ψ	500,714	ψ	500,112	ψ	292,390			
ending assets	6.5%		6.7%		9.2%		9.8%	6	8.99	76		
Long-term debt,												
less current portion	\$ 102,673	¢	104,047	¢	24,938	¢	40 727	¢	40,513			
Long-term debt	\$ 102,673	\$	104,047	Ф	24,938	Ф	40,727	\$	40,515			
to equity	26.8%		33.1%		10.5%		18.7%	6	19.39	76		
Long-term debt												
to capital	21.1%		24.9%		9.5%		15.8%	6	16.29	%		
Shareholders'	\$ 383,355	\$	314,367	\$	237,713	¢	217,402	\$	209,482			
equity Return on	ф 303,355	φ	514,507	φ	237,715	φ	217,402	φ	209,402			
beginning												
shareholders'												
equity	11.9%		13.8%		13.0%		14.4%	6	13.79	%		
					8							
					U							
Data Per Common Sha	ire											
Net income diluted		\$	2.12	\$	2.00	\$	1.80	\$	1.91(C	C)\$	1.62	
Cash dividends declar	red	\$	0.37	\$	0.34	\$	0.34	\$	0.30	\$	0.30	
Shareholders' equity		\$	21.71	\$	17.84	\$	15.16	\$	14.09	\$	12.97	
Price range		\$	34.66	\$	30.50	\$	29.50	\$	23.25	\$	22.31	
6			to		to		to		to		to	
		\$	24.26	\$	22.50	\$	20.19	\$	17.50	\$	16.13	
Closing price		\$	34.66	\$	26.06	\$	25.00	\$	23.25	\$	20.44	
Price/earnings ratio			16.4		13.0		13.9		12.2		12.6	
Other Data												
Cash dividends declar		\$	6,369	\$	5,502	\$	5,162	\$	4,621	\$	4,738	
Expenditures for prop equipment	berty, plant and	\$	20,108	\$	8,358	\$	8,548	\$	10,888	\$	7,953	
Depreciation and inta	ngible amortization	\$	15,207	\$	10,468	\$	7,913		7,463	\$	7,256	
Goodwill amortizatio		Ψ	n/a	Ψ	n/a	\$	483	\$	460	\$	415	
Average number of en			2,263		1,447	Ψ	1,110	Ψ	1,085	Ψ	1,030	
Average sales per em		\$	166.5	\$	1,447	\$	1,110	\$	1,085	\$	1,030	
Number of sharehold		φ	1,811	φ	1,991	φ	2,064	φ	2,193	φ	2,248	
Average number of di			1,011		1,991		2,004		2,195		2,240	
shares outstanding			17,570,000		16,375,000		15,621,000		15,777,492		16,181,507	
Actual number comm	on shares											
outstanding			17,286,325		17,125,291		15,233,172		15,051,303		15,759,454	
Market capitalization		\$	599,144	\$	446,285	\$	380,829	\$	349,943	\$	322,123	
Sogmont Information												
Segment Information	Compressors	¢	276 771	¢	240,602	¢	10/ 202	¢	100 071	¢	177 000	
Net Sales Pumps and	Compressors	\$	376,774	\$	240,002	\$	184,382	\$	188,824	\$	177,802	
Operating Income	222.242	¢	26 742	¢	21 675	¢	20.400	¢	21.607	¢	20.556	
Pumps and Compre	058018	\$	36,742	\$	31,675	\$	28,488	\$	31,607	\$	29,556	
Lighting (G)			32,138(H	)	28,804		24,835		24,575		23,147	
Corporate expense	8		(8,743)		(5,966)		(6,142)		(7,688)		(7,420)	
Total Operating Incor	ne	\$	60,137	\$	54,513	\$	47,181	\$	48,494	\$	45,283	

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Note: See accompanying Notes to Consolidated Financial Statements and Management's Discussion and Analysis of Financial Condition and

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(G)	Represents the Company's earnings from its 32% interest in the GTG joint venture.
(F)	In accordance with SFAS No. 142, goodwill is no longer amortized, effective January 1, 2002 (see Note 2 in the consolidated financial statements).
(E)	Includes \$1,315,000, or \$.09 per share, of after-tax gains related to insurance proceeds and sale of securities; also includes a \$623,000, or \$.04 per share, after-tax charge related to environmental costs.
(D)	Includes \$1,632,000 of pre-tax gains related to insurance proceeds and sale of securities; also includes a \$1,000,000 pre-tax charge related to environmental costs.
(C)	Includes \$1,400,000, or \$.08 per share, of after-tax gains related to the settlement of GTG's patent infringement lawsuit.
(B)	Includes \$2,272,000 of pre-tax gains related to the settlement of a patent infringement lawsuit.
(A)	Includes Rietschle results since the acquisition date on August 29, 2002.

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

#### Overview

**Results of Operations** 

The Company operates in two segments. The Pump and Compressor Segment designs, manufactures, markets, sells and services pump and compressor products through worldwide operations. In August 2002, we significantly increased the size of our pump and compressor business by acquiring substantially all the assets and liabilities of Werner Rietschle Holding GmbH ("Rietschle"), a privately held company based in Schopfheim, Germany. Rietschle's operating results are included in the Company's operating results since the August 29, 2002 acquisition date. As we continue to integrate the Rietschle and Thomas entities, it becomes more difficult to determine the impact of the Rietschle acquisition, on a stand-alone basis. The Company has made its best estimate of the Rietschle impact to various income statement line items, such as net sales, gross profit, operating income and net income. Beginning in 2004, it will not be meaningful to make these estimates. The Pump and Compressor Segment supplies products to the original equipment manufacturer (OEM) market in such applications as medical equipment, gasoline vapor and refrigerant recovery, automotive and transportation, printing, packaging and many others. An important market to the Company is the medical equipment market, which includes oxygen concentrators, nebulizers, aspirators, and other devices. As previously announced, we expect our sales to the oxygen concentrator OEM market to be reduced in 2004 by \$4 million to \$6 million as a result of the loss of one of our customer's oxygen concentrator product lines to a competitor beginning in the second quarter of 2004. Even with the loss of these sales, the Company has a leading market share in the oxygen concentrator OEM market worldwide. In order to reduce our cost structure and remain price competitive, we are in the process of constructing a manufacturing facility in China, which should be in production by the first half of 2005. We continue to rationalize our existing production facilities around the world to achieve the most cost effective and high quality production capabilities. During 2003, we closed our manufacturing facility in Fleurier, Switzerland, and relocated this production to other existing facilities. We only incurred moving related costs for this shutdown, since this was a former Rietschle facility and all other shutdown costs were recorded as goodwill as part of the opening balance sheet adjustments. In 2003, we also built and opened a new facility in Memmingen, Germany and relocated from the older leased facility late in 2003, incurring approximately \$400,000 in relocation costs. This new building will allow the Company to produce in a more efficient manner and consolidate production. In February 2004, the Company announced the closing of its Wuppertal, Germany manufacturing facility which will generate approximately \$3.2 million of one-time costs over the first three quarters of 2004. Production from the Wuppertal facility will be transferred to the new Memmingen facility. We believe these steps were necessary to position the Company for

future growth opportunities and the current competitive environment.

The Company also operates in the Lighting Segment through its 32% interest in the Genlyte Thomas Group LLC (GTG) joint venture. The Company's investment in GTG is accounted for using the equity method of accounting. GTG designs, manufacturers, markets, and sells lighting fixtures for a wide variety of applications in the commercial, industrial and residential markets for both indoor and outdoor fixtures. Terms of the LLC Agreement are discussed in various sections of Part 1, ITEM 1 in this Form 10-K.

#### **Critical Accounting Policies and Estimates**

Thomas' discussion and analysis of its financial condition and results of operations are based upon Thomas' consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. When preparing these consolidated financial statements, the Company is required to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities.

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The Company evaluates its estimates, including, but not limited to, those related to product warranties, bad debts, inventories, equity investments, income taxes, pensions and other post-retirement benefits, contingencies, and litigation. The Company bases its estimates on historical experience and on various other assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions.

In response to the Securities and Exchange Commission's (SEC) Release No. 33-8040, "Cautionary Advice Regarding Disclosure About Critical Accounting Policies", the Company identified the following critical accounting policies which affect its more significant judgments and estimates used in the preparation of its consolidated financial statements. Included with the accounting policies are potential adverse results which could occur if different assumptions or conditions were to prevail.

The Company maintains allowances for doubtful accounts for estimated losses resulting from the inability of its customers to make required payments. If the financial condition of Thomas' customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required.

Thomas provides for the estimated cost of product warranties. While the Company engages in extensive product quality programs and processes, should actual product failure rates differ from estimates, revisions to the estimated warranty liability would be required. Thomas writes down its inventory for estimated obsolescence or unmarketable inventory equal to the difference between the cost of inventory and the estimated market value based upon assumptions about future demand and market conditions. If actual market conditions are less favorable than those projected by management, additional inventory write-downs may be required. For its business combination in 2002, the Company utilized an independent appraiser in determining the fair value of assets and liabilities acquired. If actual market conditions or other factors are different than those used by the independent appraiser, then additional asset write-downs may be required.

Thomas holds a 32 percent interest in the Genlyte Thomas Group LLC (GTG) joint venture, which comprises Thomas' lighting segment and is accounted for using the equity method. If future adverse changes in market conditions or poor operating results of GTG occurred, it could result in losses or an inability to recover the carrying value of the Company's investment, thereby possibly requiring an impairment charge in the future. GTG's critical accounting policies are determined separately by The Genlyte Group Incorporated, which owns 68 percent of GTG and consolidates the GTG results.

#### **Results of Operations**

On August 29, 2002, the Company purchased substantially all the assets and liabilities of Werner Rietschle Holding GmbH ("Rietschle"), a privately held company based in Schopfheim, Germany. See Note 3 in the notes to consolidated financial statements. Results of Rietschle are included in our operations beginning August 29, 2002.

The Company's 2003 record net income of \$37.3 million, was 14.1% higher than the \$32.7 million for 2002. Included in 2003 was a previously announced non-recurring gain of \$1.4 million, or \$.08 per share, related to the settlement of GTG's patent infringement lawsuit. The Rietschle operating results were included for twelve months in 2003 versus four months in 2002, which contributed to the higher net income in 2003. The Rietschle operating results were negatively impacted in 2003 due to the strong euro's effect on the Rietschle sales offices' intercompany purchases from the German factory, which resulted in lower margins on sales generated from the Rietschle sales offices located outside of Germany. Also favorably impacting net income in 2003 was the reduction of the effective income tax rate from 36.1% in 2002 to

32.9% in 2003. This reduction was primarily due to the effect of foreign tax

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rates and the realization of income tax loss carryforward benefits in certain foreign jurisdictions. The Company's 2002 net income of \$32.7 million was 16.1% higher than the 2001 net income of \$28.2 million. The 2002 net income was positively impacted by the change in accounting for goodwill required by Statement of Financial Accounting Standards (SFAS) No. 142, which was effective January 1, 2002, and eliminated the recording of goodwill amortization. Compared to 2001, this change in accounting increased 2002 net income by \$3.3 million.

#### **Pump and Compressor Segment**

Net sales for the Pump and Compressor Segment in 2003 increased 56.6% to \$376.8 million compared to \$240.6 million for 2002. Acquisitions increased net sales by approximately \$170.5 million in 2003 and \$49.9 million in 2002. Also favorably impacting the 2003 net sales were the effects of exchange rates, which were primarily due to the strong euro. Net sales in the North American operations increased to \$153.2 million in 2003 from \$131.3 million in 2002. Acquisitions contributed approximately \$15.6 million to this increase. The North American operations also reported higher sales in 2003 in the automotive and medical markets. European sales increased to \$189.3 million in 2003 from \$90.7 million in 2002. This increase was primarily related to acquisitions, which contributed approximately \$89.4 million to the increase in European sales. The 2003 European sales also benefited due to higher sales in the medical and food and beverage markets, which were partially offset by lower sales in the automotive and business equipment markets. European sales in 2003 also increased due to foreign exchange rate fluctuations. Net sales in the Asia Pacific operations were \$34.3 million in 2003 and \$18.5 million in 2002. Acquisitions contributed approximately \$15.6 million to the 2003 increase in Asia Pacific sales. Foreign exchange rate fluctuations had a favorable impact on Asia Pacific sales in 2003, while lower sales were reported in the environmental and medical markets. Net sales for the Pump and Compressor Segment in 2002 increased 30.4% to \$240.6 million compared to \$184.4 million for 2001. Included in 2002 were approximately \$49.9 million related to Rietschle net sales after August 29, 2002. Also favorably impacting the 2002 net sales were the effects of exchange rates. When excluding Rietschle and the effects of exchange rates, the North American, European and Asia Pacific operations reported increases in net sales for 2002 compared to 2001. North America and Europe were slightly ahead of 2001 due to the strength in the automotive market, which was partially offset by softness in the environmental and medical markets in 2002. Asia Pacific operations reported increases due primarily to strength in the environmental market.

Gross profit for the Pump and Compressor Segment was \$129.9 million or 34.5% of sales in 2003, compared to \$85.7 million, or 35.6% in 2002. Acquisitions increased gross profits by approximately \$57.0 million in 2003 and \$17.1 million in 2002, although the 2003 gross profit was negatively impacted due to the strong euro's effect on intercompany purchases from German factories. Competitive pressures, as well as relocation cost related to facility rationalization plans also negatively impacted 2003 gross profits. In 2002, gross profit for the Pump and Compressor Segment was \$85.7 million, or 35.6% of sales, compared to \$65.8 million, or 35.7% in 2001. Included in 2002 was a \$.6 million write-down of a long-lived asset, which was offset by \$.5 million favorable impact due to the accounting change for goodwill amortization.

The Pump and Compressor Segment's 2003 selling, general and administrative (SG&A) expenses were \$93.2 million, or 24.7% of sales, compared to \$54.0 million, or 22.5% of sales in 2002. These exclude corporate expenses which are discussed in a separate section below. The higher percent of sales in 2003 for SG&A expenses is primarily due to having a full year of Rietschle sales and service offices throughout the world, which require a higher level of SG&A costs to operate, as well as increased personnel costs. The 2002 SG&A expenses were \$54.0 million, or 22.5% of sales, compared to \$37.3 million, or 20.2% in 2001. The increase in 2002 was primarily related to the Rietschle acquisition.

Operating income in 2003 for the Pump and Compressor Segment increased 16.0% to \$36.7 million compared to \$31.7 million for 2002. Included in 2003 and 2002 was approximately

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\$8.1 million and \$2.3 million, respectively, related to acquisitions, although the 2003 operating income was negatively impacted due to the strong euro's effect on intercompany purchases from German factories. All three geographic regions had decreases in 2003 operating income compared to 2002. This was primarily related to competitive pressures, relocation and rearrangement costs, and higher personnel related costs. Operating income in 2002 increased 11.2% to \$31.7 million compared to \$28.5 million for 2001. The 2002 results were positively impacted by \$.5 million, due to the accounting change for goodwill amortization. Included in 2002 was approximately \$2.3 million related to Rietschle operating income after August 29, 2002. Also favorably impacting the 2002 operating income were the effects of exchange rates. When excluding Rietschle and the effects of exchange rates, the North American and Asia Pacific operations had increases in operating income for

2002 compared to 2001, while the European operations came in below 2001. The North American operations posted a 5.7% improvement in operating income in 2002 due to cost reductions and lower material prices and a \$.3 million favorable impact from not recording goodwill amortization in 2002. Operating income for the European operations was lower in 2002 due to unfavorable sales mix, a \$.6 million write-down of a long-lived asset, and \$.8 million write-off of certain accounts receivable and inventory related to one customer. These were partially offset by a \$.2 million favorable impact from not recording amortization in 2002. Asia Pacific operations had higher operating income in 2002 primarily due to higher volume and favorable sales mix.

#### **Lighting Segment**

The Genlyte Group Incorporated (Genlyte) and Thomas formed Genlyte Thomas Group LLC (GTG) on August 30, 1998. The Lighting Segment's operating income includes our 32% interest in the GTG joint venture, as well as expenses related to Thomas Industries stock options issued to GTG employees and our amortization of Thomas' excess investment in GTG for periods prior to January 1, 2002. The Lighting Segment's operating income was \$32.1 million in 2003 compared to \$28.8 million in 2002. Included in 2003 was a pre-tax gain of \$2.3 million related to the settlement of GTG's patent infringement lawsuit. This increase in operating income was primarily due to sales volume increases attributed to recent acquisitions. The Lighting Segment's operating income was \$28.8 million in 2002 compared to \$24.8 million in 2001. This \$4.0 million increase in 2002 was primarily related to the positive impact of not recording \$3.8 million of goodwill amortization due to the accounting change. This \$3.8 million impact includes \$2.1 million related to the 2001 amortization in 2001. Excluding the impact from the accounting change, GTG was able to achieve slightly higher earnings even when sales were down 1.5%. This was accomplished due to sales mix and cost reduction efforts.

#### Corporate

As noted in footnote 12, in the consolidated financial statements, consolidated operating income includes corporate expenses. Corporate expenses were \$8.7 million for 2003, compared to \$6.0 million for 2002 and \$6.1 million for 2001. The increase in 2003 corporate expenses relates to higher banking fees for the financing of the Rietschle acquisition, higher professional fees related to a reorganization of our legal structure, higher expenses related to Sarbanes-Oxley compliance, higher personnel costs due to headcount additions, higher franchise taxes and higher expenses related to expensing stock options (as discussed in the notes to our consolidated financial statements).

Interest expense for 2003 was \$4.2 million compared to \$3.4 million for 2002. The 2003 and 2002 amounts include approximately \$2.9 million and \$1.0 million respectively, related to the Rietschle acquisition. The reduction in 2003, when excluding the Rietschle acquisition, was primarily related to the \$7.7 million payment of long-term debt on January 31, 2003, which carried a 9.36% annual interest rate. Interest rates were also lower in 2003 compared to 2002. Interest expense for 2002 was

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\$3.4 million compared to \$3.6 million for 2001. The 2002 amount includes approximately \$1.0 million related to the Rietschle acquisition. The reduction in 2002, when excluding Rietschle, was primarily related to the \$7.7 million payment of long-term debt on January 31, 2002, which carried a 9.36% annual interest rate, as well as higher short-term and other long-term borrowing levels in 2001.

Interest income and other for 2003 was an expense of \$221 thousand compared to income of \$22 thousand in 2002. The primary reason for the increase in expense relates to higher transaction losses recorded during 2003. Interest income and other for 2002 was \$22 thousand compared to \$1.5 million in 2001. The reduction in 2002 was primarily related to a \$22.3 million note receivable with GTG, from which the Company received interest income in 2001. GTG paid off this \$22.3 million note in November 2001 and the Company used some of these proceeds to partially pay down long-term debt.

Income tax provisions were \$18.3 million, \$18.5 million, and \$16.9 million in 2003, 2002, and 2001, respectively. The effective income tax rate was 32.9% in 2003, compared to 36.1% in 2002 and 37.5% in 2001. The decline in the effective tax rate in 2003 was primarily due to the effect of foreign tax rates and the realization of income tax loss carryforward benefits in certain foreign jurisdictions. The decline in the effective tax rate in 2002 was primarily due to the accounting change related to goodwill amortization and to a higher proportion of foreign earnings in GTG's 2002 results, for which taxes are provided for in GTG's equity earnings.

#### Liquidity and Sources of Capital

Cash flows provided by operations in 2003 were \$32.4 million compared to \$27.6 million in 2002 and \$21.9 million in 2001. The increases in 2002 and 2003 were primarily related to increases in net income.

Cash used in investing activities was \$23.2 million in 2003 compared to \$92.4 million in 2002. While \$5.0 million was spent in 2003 for a new manufacturing facility in Germany, the overall reduction from 2002 levels was due to the Rietschle acquisition in August 2002 for \$83.5 million. Cash provided from investing activities was \$13.8 million in 2001. The change between 2002 and 2001 was primarily due to the 2002 Rietschle acquisition, as well as the 2001 collection of a note receivable from GTG.

Financing activities used cash of \$6.4 million in 2003, compared with providing cash of \$52.6 million in 2002. The change between 2002 and 2003 primarily relates to the debt associated with the Rietschle acquisition. In 2002, the Company borrowed \$80.0 million to partially finance the Rietschle acquisition, and also made payments of \$22.8 million related to short-term and long-term debt. In 2003, the Company had a net payment on short-term and long-term debt of \$2.1 million. Financing activities used cash of \$19.4 million in 2001. The change between 2001 and 2002 was primarily related to the debt proceeds in 2002 used for the Rietschle acquisition.

Dividends paid in 2003 were \$6.2 million compared with \$5.3 million in 2002 and \$5.0 million in 2001. The 2003 dividends increased primarily due to the issuance of 1.8 million shares in August 2002 in connection with the acquisition of Rietschle. Also, effective with the April 1, 2003 dividend, the Company increased its quarterly dividend per share from \$.085 to \$.095.

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The following summarizes the Company's contractual obligations at December 31, 2003, and the effect such obligations are expected to have on its liquidity and cash flow in future periods.

	 Total		Less than 1 year		1-3 years	4-5 years		4	After 5 years
			(]	ín Tł	nousands)				
Contractual Obligations:									
Long-term debt	\$ 101,680	\$	7,730	\$	92,700	\$		\$	1,250
Capital lease obligations	10,878		2,155		1,838		482		6,403
Operating leases	22,217		5,630		8,248		5,440		2,899
Notes payable to banks	3,088		3,088						
Purchase obligations	21,271		21,259		12				
Other long-term obligations	809		209		418		182		
Total contractual obligations	\$ 159,943	\$	40,071	\$	103,216	\$	6,104	\$	10,552

Purchase obligations are defined as an agreement to purchase goods or services that is enforceable and legally binding on the Company. These primarily relate to normal ongoing inventory purchase obligations but also include other items such as capital commitments and service agreements. The purchase obligation amounts do not represent the entire anticipated purchases in the future, but represent only those items for which the Company is contractually obligated as of December 31, 2003. There also may be circumstances where goods and services are purchased as needed, with no enforceable and legally binding commitment. For this reason, these numbers will not provide a reliable indicator of the Company's expected future cash outflows.

As of December 31, 2003, the Company had standby letters of credit totaling \$4,409,700 with expiration dates during 2004. The Company anticipates that these letters of credit will be renewed at their expiration dates.

The Company announced in December 1999 that it planned to repurchase, from time to time depending on market conditions and other factors, up to 15 percent, or 2,373,000 shares, of its outstanding Common Stock in the open market or through privately negotiated transactions at the prevailing market prices. During 2003, no purchases were made. Through December 31, 2003, the Company has purchased, on a cumulative basis, 879,189 shares at a cost of \$17.3 million, or an average cost of \$19.72 per share. The Company plans to fund any purchase of Company stock through a combination of cash flows generated from operating activities and our revolving line of credit.

The Company's long-term debt bears interest at variable rates, with the exception of the \$15.4 million senior notes that accrue interest at a 9.36% fixed rate. Short-term borrowings of \$3.1 million at December 31, 2003, are priced at variable interest rates. The Company's results of operations and cash flows, therefore, would be affected by interest rate changes to the variable rate debt. At December 31, 2003, \$89.4 million was outstanding. A 100 basis point movement in the interest rate on the variable rate debt of \$89.4 million would result in an \$894,000 annualized effect on interest expense and cash flows (\$599,000 net of tax).

The Company also has short-term investments, including cash equivalents, of \$11.0 million as of December 31, 2003 that bear interest at variable rates. A 100 basis point movement in the interest rate would result in an approximate \$110,000 annualized effect on interest income and cash flows (\$74,000 net of tax).

The fair value of the Company's long-term debt is estimated based on current interest rates offered to the Company for similar instruments. A 100 basis point movement in the interest rate would result in an approximate \$94,000 annualized effect on the fair value of long-term debt (\$63,000 net of tax).

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The Company has significant operations consisting of sales and manufacturing activities in foreign countries. As a result, the Company's financial results could be significantly affected by factors such as changes in currency exchange rates or changing economic conditions in the foreign markets in which the Company manufactures or distributes its products. Currency exposures for our Pump and Compressor Segment are concentrated in Germany but exist to a lesser extent in other parts of Europe, Asia and South America. Our Lighting Segment currency exposure is primarily in Canada. There is a risk associated with changing foreign exchange rates. The Company's objective is to reduce earnings and cash flow volatility associated with foreign exchange rate changes to allow management to focus its attention on its core business issues and challenges. Accordingly, the Company enters into foreign currency forward contracts that change in value as foreign exchange rates change to protect the value of anticipated foreign currency revenues and expenses. The gains and losses on these contracts offset changes in the value of the underlying transactions as they occur. The Euro is the only currency hedged. At December 31, 2003, the Company held forward contracts expiring through December 2004 to hedge probable, but not firmly committed, intercompany inventory purchases. These hedging contracts are classified as cash flow hedges and accordingly, are adjusted to current market values through other comprehensive income until the underlying transactions are recognized. Upon recognition, such gains and losses are recorded in operations as an adjustment to the carrying amounts of the underlying transactions in the period in which these transactions are recognized. At December 31, 2003, the foreign currency forward contracts had a notional amount of Euro 6,000,000 and a fair value of approximately \$178,000. The fair value of the foreign currency forward contracts, which represents an asset, is included in other current assets. The amount of net gain deferred through other comprehensive income as of December 31, 2003 was approximately \$178,000. There was no gain or loss recognized through other income/expense during fiscal 2003. A 100 basis point movement in foreign currency rates on the Company's open foreign exchange contracts at December 31, 2003 would not materially affect the Company's financial statements.

Working capital increased from \$82.0 million at December 31, 2002, to \$95.6 million at December 31, 2003, primarily due to foreign currency exchange rate impacts. Working capital increased from \$46.0 million at December 31, 2001, to \$82.0 million at December 31, 2002, primarily due to the Rietschle acquisition on August 29, 2002.

	2003		2002		2001
	Ľ	olla	rs in Thousands		
	\$ 95,581	\$	82,030	\$	45,978
	2.59		2.66		2.52
on	\$ 102,673	\$	104,047	\$	24,938
	21.19	6	24.9%	6	9.5%

Certain loan agreements of the Company include restrictions on working capital, operating leases, tangible net worth, and the payment of cash dividends and stock distributions. Under the most restrictive of these arrangements, retained earnings of \$123.9 million are not restricted at December 31, 2003. Thomas is currently in compliance with all covenants or other requirements set forth in its borrowing agreements. In the event of non-compliance or if Thomas prepays the debt, then Thomas would incur a penalty. At December 31, 2003, the prepayment penalty would have been approximately \$.8 million on a pre-tax basis.

As of December 31, 2003, the Company had a \$120 million revolving line of credit with its banks through August 28, 2005, \$85 million of which was outstanding. This line of credit was used to fund for the cash payment of \$83 million for the Rietschle acquisition and to support the short-term needs of the business for working capital changes, fixed asset additions, and general business use. As of December 31, 2003, the Company had uncommitted short-term borrowing arrangements being used by

some of its foreign offices which totaled \$3.1 million. As of December 31, 2003 and 2002, except as described above related to the GTG joint venture, management was aware of no relationships with any other unconsolidated entities, financial partnerships, structured finance entities, or special purpose entities which were established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes.

#### **New Accounting Pronouncements**

In June 2001, the FASB issued SFAS No. 141, "Business Combinations." SFAS No. 141 requires all business combinations initiated after June 30, 2001 to be accounted for using the purchase method of accounting. SFAS No. 141 also specifies criteria for the recognition of identifiable intangible assets separately from goodwill (see Note 3, "Acquisitions").

Effective January 1, 2002, the Company adopted SFAS No. 142, in which goodwill and indefinite lived intangible assets are no longer amortized but will be reviewed at least annually for impairment. Separable intangible assets that are not deemed to have an indefinite life will continue to be amortized over their useful lives.

The FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-lived Assets" (SFAS 144), dated August 2001. This statement supercedes SFAS No. 121, "Accounting for the Impairment of Long-lived Assets and for Long-lived Assets to be Disposed of," and the accounting and reporting provisions of Accounting Principles Board (APB) Opinion No. 30, "Reporting Results of Operations Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions." SFAS 144 requires that one accounting model be used for long-lived assets to be disposed of by sale, whether previously held and used or newly acquired, and it broadens the presentation of discontinued operations to include more disposal transactions. The Company adopted the provisions of SFAS 144 as of January 1, 2002 and recorded a \$594,000 charge during the fourth quarter of 2002 to write-down certain assets to market value. This was included in the Pump and Compressor Segment's cost of sales in the 2002 income statement.

In June 2002, the FASB issued SFAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities." This statement requires that a liability of a cost associated with an exit or disposal activity be recognized when the liability is incurred. This statement also establishes that fair value is the objective for initial measurement of the liability. The Company has adopted the provisions of SFAS No. 146 for exit or disposal activities initiated after December 31, 2002, which did not have a significant impact on the Company's financial statements or disclosures.

In January 2003, the FASB issued Interpretation No. 46, "Consolidation of Variable Interest Entities" (FIN 46). FIN 46 requires a company to consolidate a variable interest entity if that company is subject to a majority of the risk of loss from the variable interest entity's activities or is entitled to receive a majority of the entity's residual returns, or both. The Company has adopted the provisions of FIN 46, which did not have a significant impact on the Company's financial statements or disclosures.

#### **Forward-Looking Statements**

The Company makes forward-looking statements from time to time and desires to take advantage of the "safe harbor" which is afforded such statements under the Private Securities Litigation Reform Act of 1995 when they are accompanied by meaningful cautionary statements identifying important factors that could cause actual results to differ materially from those in the forward-looking statements.

The statements contained in the foregoing "Management's Discussion and Analysis of Financial Condition and Results of Operations," as well as other statements contained in this Form 10-K Report and statements contained in future filings with the Securities and Exchange Commission and publicly disseminated press releases, and statements which may be made from time to time in the future by

management of the Company in presentations to shareholders, prospective investors, and others interested in the business and financial affairs of the Company, which are not historical facts, are forward-looking statements that involve risks and uncertainties that could cause actual results to differ materially from those set forth in the forward-looking statements. Any projections of financial performance or statements concerning expectations as to future developments should not be construed in any manner as a guarantee that such results or developments will, in fact, occur. There can be no assurance that any forward-looking statement will be realized or that actual results will not be significantly different from that set forth in such forward-looking statement. In addition to the risks and uncertainties of ordinary business operations, the forward-looking statements of the Company referred to above are also subject to the following risks and uncertainties:

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The Company operates in a highly competitive business environment, and its sales could be negatively affected by its inability to maintain or increase prices, changes in geographic or product mix, or the decision of its customers to purchase competitive products instead of the Company's products. Sales could also be affected by pricing, purchasing, financing, operational, advertising, or promotional decisions made by purchasers of the Company's products.

The Pump and Compressor Segment operates in a market where technology improvements and the introduction of products for new applications are necessary for future growth. The Company could experience difficulties or delays in the development, production, testing, and marketing of new products. As an original equipment supplier, the Company's results of operations are directly affected by the success of its customers' products.

The Pump and Compressor Segment has several key customers, none of which are 10% or more of our consolidated sales. However, the loss of any of these key customers could have a negative affect on the Company's results.

The Company believes that the Pump and Compressor Segment has a leading market share in the oxygen concentrator Original Equipment Manufacturers (OEM) market worldwide. The Company's market share could be reduced significantly due to a competitor, the vertical integration by our customers, or new technology replacing compressed air in oxygen concentrators. As noted in the overview section, the Company estimates that in 2004 it may lose between \$4 million and \$6 million in sales from this market beginning in the second quarter of 2004. The further loss of significant market share in the oxygen concentrator OEM market could have a significant adverse affect on the Company's results.

With the Rietschle acquisition, the Company is in the process of integrating the Rietschle business. There can be no assurance that the integration will occur in a timely fashion or in a manner which will allow the Company to realize the full benefit of its strategies.

With the Rietschle acquisition, the Company has a larger percentage of its net assets exposed to foreign currency risks. As a result, this increased exposure to foreign currency risks may adversely affect the Company's results.

With the Rietschle acquisition, the Company has a leading market share in supplying compressors and systems to the printing industry worldwide. The Company's market share could be reduced significantly due to competition or technology. The loss of market share in the printing industry could have a significant adverse affect on the Company's results.

GTG, which comprises the Company's Lighting Segment, participates in highly competitive markets that are dependent on the level of residential, commercial, and industrial construction activity in North America. Changes in interest rates, consumer preferences, office and plant occupancy rates, and acceptance of new products affect the Lighting Segment.

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As the Company's business continues to expand outside the United States, the Company could experience currency exchange rate fluctuations. The Company could also be affected by nationalizations; unstable governments, economies, or legal systems; terrorist attacks; or inter-governmental disputes. These currency, economic, and political uncertainties may affect the Company's results.

On an annual basis, the Company negotiates renewals for property, casualty, workers compensation, general liability, product liability, and health insurance coverages. Due to conditions within these insurance markets and other factors beyond the Company's control, future coverages and the amount of the related premiums could have a negative affect on the Company's results.

The forward-looking statements made by the Company are based on estimates that the Company believes are reasonable. However, the Company's actual results could differ materially from such estimates and expectations as a result of being positively or negatively affected by the factors as described above, as well as other unexpected, unanticipated, or unforeseen factors.

#### ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company's long-term debt bears interest at variable rates, with the exception of the \$15.43 million senior notes that accrue interest at a 9.36% fixed rate. Short-term borrowings of \$3.1 million at December 31, 2003, are priced at variable interest rates. The Company's results of operations and cash flows, therefore, would be affected by interest rate changes to its variable rate debt. At December 31, 2003, \$89.4 million was outstanding. A 100 basis point movement in the interest rate on the variable rate debt of \$89.4 million would result in an \$894,000 annualized effect on interest expense and cash flows (\$599,000 net of tax).

The Company also has short-term investments, including cash equivalents, of \$11.0 million as of December 31, 2003 that bear interest at variable rates. A 100 basis point movement in the interest rate would result in an approximate \$110,000 annualized effect on interest income and cash flows (\$74,000 net of tax).

The fair value of the Company's long-term debt is estimated based on current interest rates offered to the Company for similar instruments. A 100 basis point movement in the interest rate would result in an approximate \$94,000 annualized effect on the fair value of long-term debt (\$63,000 net of tax).

The Company has significant operations consisting of sales and manufacturing activities in foreign countries. As a result, the Company's financial results could be significantly affected by factors such as changes in currency exchange rates or changing economic conditions in the foreign markets in which the Company manufactures or distributes its products. Currency exposures for our Pump and Compressor Segment are concentrated in Germany but exist to a lesser extent in other parts of Europe, Asia and South America. Our Lighting Segment currency exposure is primarily in Canada. There is a risk associated with changing foreign exchange rates. The Company's objective is to reduce earnings and cash flow volatility associated with foreign exchange rate changes to allow management to focus its attention on its core business issues and challenges. Accordingly, the Company enters into foreign currency forward contracts that change in value as foreign exchange rates change to protect the value of anticipated foreign currency revenues and expenses. The gains and losses on these contracts offset changes in the value of the underlying transactions as they occur. The Euro is the only currency hedged. At December 31, 2003, the Company held forward contracts expiring through December 2004 to hedge probable, but not firmly committed, intercompany inventory purchases. These hedging contracts are classified as cash flow hedges and accordingly, are adjusted to current market values through other comprehensive income until the underlying transactions are recognized. Upon recognition, such gains and losses are recorded in operations as an adjustment to the carrying amounts

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of the underlying transactions in the period in which these transactions are recognized. At December 31, 2003, the foreign currency forward contracts had a notional amount of Euro 6,000,000 and a fair value of approximately \$178,000. The fair value of the foreign currency forward contracts, which represents an asset, is included in other current assets. The amount of net gain deferred through other comprehensive income as of December 31, 2003 was approximately \$178,000. There was no gain or loss recognized through other income/expense during fiscal 2003. A 100 basis point movement in foreign currency rates on the Company's open foreign exchange contracts at December 31, 2003 would not materially affect the Company's financial statements.

#### ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

In addition to the audited financial statements of Thomas Industries Inc. which follow, the financial statements of GTG are included in this Form 10-K on pages F-1 to F-28.

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#### **Report of Independent Auditors**

To the Board of Directors and Shareholders of Thomas Industries Inc.:

We have audited the accompanying consolidated balance sheets of Thomas Industries Inc. (a Delaware corporation) and subsidiaries as of December 31, 2003 and 2002, and the related consolidated statements of income, shareholders' equity and cash flows for the years then ended. Our audits also included the financial statement schedule listed in the Index at Item 15(a). These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. The financial statements

of Thomas Industries Inc. as of December 31, 2001 and for the year then ended were audited by other auditors whose report dated January 25, 2002 expressed an unqualified opinion on those statements.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Thomas Industries Inc. and subsidiaries as of December 31, 2003 and 2002, and the consolidated results of their operations and their cash flows for the years then ended in conformity with accounting principles generally accepted in the United States. Also, in our opinion, the related financial statement schedules, when considered in relation to the basic financial statements taken as a whole, present fairly in all material respects the information set forth therein.

As discussed in Note 2, in 2002 the Company changed its method of accounting for goodwill and other intangible assets.

As discussed above, the financial statements of Thomas Industries Inc. and subsidiaries as of December 31, 2001, and for the year then ended were audited by other auditors who have ceased operations. As described in Note 2, these financial statements have been revised to include the transitional disclosures required by Statement for Financial Accounting Standards (Statement) No. 142, Goodwill and Other Intangible Assets, which was adopted by the Company as of January 1, 2002. Our audit procedures with respect to these disclosures in Note 2 with respect to 2001 included (a) agreeing the previously reported net income to the previously issued financial statements and the adjustments to reported net income representing amortization expense (including any related tax effects) recognized in those periods related to goodwill and equity method goodwill as a result of initially applying Statement No. 142 (including any related tax effects) to the Company's underlying records obtained from management, and (b) testing the mathematical accuracy of the reconciliation of adjusted net income to reported net income to provide the related earnings-per-share amounts. In our opinion, the disclosures for 2001 in Note 2 are appropriate. However, we were not engaged to audit, review, or apply any procedures to the 2001 financial statements of the Company other than with respect to such disclosures and, accordingly, we do not express an opinion or any other form of assurance on the 2001 financial statements taken as a whole.

/s/ ERNST & YOUNG LLP

Louisville, Kentucky February 9, 2004

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Below is a copy of the audit report previously issued by Arthur Andersen LLP in connection with Thomas Industries Inc.'s financial statements for the year ended December 31, 2001. This audit report has not been reissued by Arthur Andersen LLP, as Arthur Andersen LLP ceased operations in August 2002.

Board of Directors and Shareholders of Thomas Industries Inc.:

We have audited the accompanying consolidated balance sheet of Thomas Industries Inc. (a Delaware corporation) and subsidiaries as of December 31, 2001, and the related consolidated statements of income, shareholders' equity and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit. The financial statements of Thomas Industries Inc. as of December 31, 2000 and for the years ended December 31, 2000 and 1999, were audited by other auditors whose report dated February 7, 2001, expressed an unqualified opinion on those statements.

We conducted our audit in accordance with auditing standards generally accepted in the United States. Those standards 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Thomas Industries Inc. and subsidiaries as of December 31, 2001, and the consolidated results of their operations and their cash flows for the year then ended in conformity with accounting principles generally accepted in the United States.

/s/ ARTHUR ANDERSEN LLP

Louisville, Kentucky January 25, 2002

### **Thomas Industries Inc.**

### **Consolidated Statements of Income**

		Years ended December 31									
			2003		2002	2001					
			(In th	ousand	s, except share	e data)					
Net sales		\$	376,774	\$	240,602	\$	184,382				
Cost of products sold			246,832		154,904		118,625				
Gross profit			129,942		85,698		65,757				
Selling, general and administrative expenses			101,943		59,989		43,411				
Equity income from GTG			32,138		28,804		24,835				
Operating income			60,137		54,513		47,181				
Interest expense			4,237		3,370		3,630				
Interest income (expense) and other			(221)		22		1,489				
Income before income taxes and minority interest			55,679		51,165		45,040				
Income taxes			18,340		18,452		16,870				
Income before minority interest			37,339		32,713		28,170				
Minority interest, net of tax			25		21						
Net income		\$	37,314	\$	32,692	\$	28,170				
Net income per share											
Basic		\$	2.17	\$	2.06	\$	1.86				
Diluted		\$	2.12	\$	2.00	\$	1.80				
Dividends declared per share	See accompanying note	<b>\$</b> s.	0.37	\$	0.34	\$	0.34				

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**Thomas Industries Inc.** 

**Consolidated Balance Sheets** 

		December 31			
		2003	_	2002	
		(In tho	usands)		
Assets					
Current assets:					
Cash and cash equivalents	\$	23,933	\$	18,879	
Accounts receivable, net		52,819		50,067	
Inventories		65,895		52,800	
Deferred income taxes		6,688		4,407	
Other current assets		6,287		5,325	
Total current assets		155,622		131,478	
		100 250		01 501	
Property, plant and equipment, net Investment in GTG		108,350 214,405		91,591 188,810	
Goodwill		214,405 70,164		55,669	
Other intangible assets, net		21,788		19,299	
Other assets		4,715		4,169	
Total assets	\$	575,044	\$	491,016	
Liabilities and shareholders' equity					
Current liabilities:	¢	2 000	<b>.</b>	1.460	
Notes payable	\$	3,088	\$	1,460	
Accounts payable		14,312		15,496	
Accrued expenses and other current liabilities		30,519		21,442	
Dividends payable		1,642		1,455	
Income taxes payable		595		233	
Current portion of long-term debt		9,885		9,362	
Total current liabilities		60,041		49,448	
Deferred income taxes		6,177		5,163	
Long-term debt, less current portion		102,673		104,047	
Long-term pension liability		13,189		10,621	
Other long-term liabilities		9,609		7,336	
Total liabilities		191,689		176,615	
Minority interest				34	
Shareholders' equity:					
Preferred stock, \$1 par value, shares authorized: 3,000,000, none issued					
Common stock, \$1 par value, shares authorized: 60,000,000, shares issued: 2003-18,108,664; 2002-17,947,630		18,109		17,948	
Capital surplus		137,041		133,964	
Deferred compensation		1,211		846	
Treasury stock held for deferred compensation		(1,211)		(846	
Retained earnings		216,296		185,351	
				(10,837	
Less cost of 822,339 treasury shares		(12,059)		(12,059)	
Accumulated other comprehensive income (loss) Less cost of 822,339 treasury shares		23,968 (12,059)			

	December 31				
Total shareholders' equity		383,355		314,367	
Total liabilities and shareholders' equity	\$	575,044	\$	491,016	
See accompanying notes.					

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### Thomas Industries Inc. Consolidated Statements of Shareholders' Equity

		Years ended December 31			
	2003		2002		2001
		(	(In thousands)		
Common stock:					
Beginning of year	\$ 17,	948 \$	17,856	\$	17,670
Stock options exercised		147	89		171
Shares issued to deferred share trust		14	3		14
Other					1
End of year	18,	109	17,948		17,856
Capital surplus:					
Beginning of year	133,	)64	114,342		112,027
Treasury shares issued in connection with acquisition	155,	04	18,356		112,027
Stock options exercised	1	703	657		1,278
Tax benefit from options exercised and other		)39	517		691
Shares issued to deferred share trust		335	92		346
Shares issued to deteried share thus			)2		540
End of year	137,	)41	133,964		114,342
Deferred compensation:					
Beginning of year		846	739		401
Deferred compensation		365	107		338
End of year	1	211	846		739
	1,	211	840		133
Treasury stock held for deferred compensation:					
Beginning of year	(	<b>346</b> )	(739)		(401)
Increase in treasury stock held for deferred compensation	(	365)	(107)		(338)
End of year	(1,	211)	(846)		(739)
	(-,	,	()		
Retained earnings:					
Beginning of year	185,		158,161		135,153
Net income	37,		32,692		28,170
Cash dividends declared	(6,	369)	(5,502)		(5,162)

	Years ended December 31			
End of year	216,296	185,351	158,161	
Accumulated other comprehensive income (loss):				
Beginning of year	(10,837)	(14,189)	(9,058)	
Other comprehensive income (loss)(1)	34,805	3,352	(5,131)	
End of year	23,968	(10,837)	(14,189)	
Treasury stock:				
Beginning of year	(12,059)	(38,457)	(38,390)	
Treasury stock purchased			(67)	
Treasury shares issued in connection with acquisition		26,398		
End of year	(12,059)	(12,059)	(38,457)	
Total shareholders' equity	\$ 383,355	\$ 314,367 \$	237,713	

#### (1)

A reconciliation of net income to total comprehensive income follows.

		Years ended December 31				
		2003		2002		2001
			(In	thousands)		
Net income	\$	37,314	\$	32,692	\$	28,170
Other comprehensive income (loss):						
Minimum pension liability (increase)		(225)		(6,783)		(3,032)
Related tax expense		196		2,476		1,137
Derivative adjustment		178				
Related tax expense (credit)		(67)				
Foreign currency translation		34,723		7,659		(3,236)
			_		_	
Total change in other comprehensive income (loss)		34,805		3,352		(5,131)
Total comprehensive income	\$	72,119	\$	36,044	\$	23,039
	φ	/ 2,11/	Ψ	50,044	Ψ	23,037

Accumulated other comprehensive income (loss) was comprised of foreign currency translation gains (losses) of \$30,143,000, (\$4,580,000) and (\$12,239,000), and minimum pension liabilities, net of tax, of (\$6,286,000), (\$6,257,000) and (\$1,950,000), at December 31, 2003, 2002, and 2001, respectively. Additionally, accumulated other comprehensive income (loss) included a 2003 gain of \$111,000 from derivative adjustments.

See accompanying notes.

#### **Thomas Industries Inc.**

## **Consolidated Statements of Cash Flow**

	Years ended December 31					
		2003		2002		2001
			(In	thousands)		
Operating activities						
Net income	\$	37,314	\$	32,692	\$	28,170
Adjustments to reconcile net income to net cash provided by operating activities:		15 205		10.460		7.012
Depreciation and intangible amortization		15,207		10,468		7,913
Deferred income taxes		(1,617)		621		(1,045)
Equity income from GTG		(32,138)		(28,804)		(24,835)
Distributions from GTG		13,299		13,785		11,592
Other items		462		1,291		978
Changes in operating assets and liabilities net of effect of acquisitions:						
Accounts receivable		2,927		(2,344)		255
Inventories		(3,970)		555		761
Accounts payable		(2,512)		(1,379)		(383)
Income taxes payable		758		(1,663)		136
Accrued expenses and other current liabilities		6,598		1,523		(2,028)
Other		(3,975)		828		385
Net cash provided by operating activities		32,353		27,573		21,899
Investing activities						
Purchases of property, plant and equipment		(20,108)		(8,358)		(8,548)
Sales of property, plant and equipment		327		828		42
Proceeds from GTG note receivable						22,287
Purchase of companies (net of cash acquired)		(3,418)		(84,898)		
Net cash (used in) provided by investing activities		(23,199)		(92,428)		13,781
Financing activities						
Proceeds from (payments on) short-term debt, net		1,334		(642)		
Payments on long-term debt		(19,672)		(22,173)		(17,787)
Proceeds from long-term debt Treasury stock purchased		16,247		80,000		2,000 (67)
Dividends paid		(6,182)		(5,342)		(4,997)
Other		1,850		745		1,449
Net cash (used in) provided by financing activities		(6,423)		52,588		(19,402)
Effect of exchange rate changes on cash		2,323		1,646		(719)
Net increase (decrease) in cash and cash equivalents		5,054		(10,621)		15,559
Cash and cash equivalents at beginning of year		18,879		29,500		13,941
Cash and cash equivalents at end of year	\$	23,933	\$	18,879	\$	29,500
Supplemental disclosures of cash flow information						
Non-cash items:	<i>ф</i>		Ċ		¢	
Issuance of treasury shares in connection with acquisition	\$		\$	44,754	\$	
Capital lease arrangements	\$		\$	1,292	\$	

See accompanying notes.

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#### Thomas Industries Inc. Notes to Consolidated Financial Statements December 31, 2003

#### 1. Description of Business

Thomas Industries Inc. and subsidiaries (the Company or Thomas) and affiliates operate in two business segments: the pump and compressor segment and the lighting segment. The Company designs, manufactures and sells pumps and compressors for use in global original equipment manufacturing (OEM) applications as well as construction equipment, systems and laboratory equipment. The Company also provides aftermarket service and spare parts to support OEM customers around the world. Manufacturing facilities and sales and distribution operations are located in North America and Europe, with additional sales and distribution operations located in Asia, Australia and South America. The Company operates in the lighting segment through its 32% interest in the Genlyte Thomas Group LLC (GTG). GTG, which was formed August 30, 1998 as discussed below, designs, manufactures, markets and sells lighting products principally in North America for commercial, industrial and residential applications.

#### 2. Accounting Policies

#### **Basis of Presentation**

Effective August 30, 1998, the Company and The Genlyte Group (Genlyte) formed GTG, combining Thomas' and Genlyte's lighting businesses. Genlyte has a 68% interest in GTG, and Thomas holds a 32% interest, which is accounted for using the equity method of accounting.

At December 31, 2003, Thomas' investment in GTG exceeded its underlying equity in net assets by \$55,699,000, which represents goodwill associated with the formation of GTG that is included in the GTG investment balance. For the year ended December 31, 2001, equity income was reduced by \$2,116,000 for straight-line amortization of the excess investment. No amortization was recorded in 2002 and 2003 (see "New Accounting Pronouncements" below).

#### **Principles of Consolidation**

The consolidated financial statements include the accounts of the Company. Affiliates not required to be consolidated are accounted for using the equity method, under which the Company's share of earnings of these affiliates is included in income as earned. Intercompany accounts and transactions are eliminated.

#### Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the amounts reported in the financial statements. Actual results could differ from these estimates.

#### **Cash and Cash Equivalents**

Cash and cash equivalents consist of liquid investments with maturities of three months or less.

#### Inventories

Inventories are valued at the lower of cost or market. Inventories valued using the last-in, first-out (LIFO) method represented approximately 23% and 27% of consolidated inventories at December 31,

2003 and 2002, respectively. Inventories not on LIFO are valued using the first-in, first-out (FIFO) method. Inventories at December 31 consist of the following:

	2003	2002	
	(In tho	usands)	
Finished goods	\$ 29,004	\$ 23,108	
Raw materials	28,250	17,722	
Work in process	8,641	11,970	
Total inventories	\$ 65,895	\$ 52,800	

On a current cost basis, inventories would have been \$4,639,000 and \$4,469,000 higher than reported at December 31, 2003 and 2002, respectively.

#### **Property, Plant and Equipment**

The cost of property, plant and equipment is depreciated principally by the straight-line method over their estimated useful lives ranging from 3 to 31.5 years. Expenditures for maintenance, repairs and renewals of minor items are expensed as incurred. Major renewals and improvements are capitalized. Property, plant and equipment at December 31 consisted of the following:

		2003		2002	
		(In thousands)			
Land	\$	8,171	\$	6,631	
Buildings		48,143		38,019	
Leasehold improvements		6,291		5,115	
Machinery and equipment		122,518		103,986	
	_		_		
		185,123		153,751	
Accumulated depreciation and amortization		(76,773)		(62,160)	
-			_		
Total property, plant and equipment, net	\$	108,350	\$	91,591	

Depreciation expense relating to property, plant and equipment, which includes capital lease items, was approximately \$14,361,000, \$9,772,000 and \$7,881,000 during 2003, 2002 and 2001, respectively.

Capital leases for land, building, machinery and equipment, autos and software included above were \$13,337,000 and \$11,433,000 at December 31, 2003 and 2002, respectively. Accumulated depreciation on capital leases was \$2,039,000 and \$725,000 at December 31, 2003 and 2002, respectively.

#### **Goodwill and Other Intangible Assets**

Beginning in 2002 with the adoption of Statement of Financial Accounting Standards (SFAS) No. 142, "Goodwill and Other Intangible Assets," goodwill and indefinite lived intangible assets are no longer amortized, but instead tested at least annually for impairment based upon anticipated future cash flows. If facts and circumstances lead the Company's management to believe that the cost of one of its assets may be impaired, the Company will evaluate the extent to which that cost is recoverable by comparing the future undiscounted cash flows estimated to be associated with that asset to the asset's carrying amount and write down that carrying amount to fair value to the extent necessary. Prior to 2002, goodwill was amortized using the straight-line method over its estimated period of benefit of 30 to 40 years (see "New Accounting Pronouncements" below).

#### Long-Lived Assets

Consistent with SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets," the Company evaluates long-lived assets for impairment and assesses their recoverability based upon anticipated future cash flows. If facts and circumstances lead the Company's management to believe that the cost of one of its assets may be impaired, the Company will evaluate the extent to which that cost is recoverable by comparing the future undiscounted cash flows estimated to be associated with that asset to the asset's carrying amount and write down that carrying amount to fair value to the extent necessary (see "New Accounting Pronouncements" below).

#### **Financial Instruments**

Various methods and assumptions are used by the Company in estimating its fair value disclosures for significant financial instruments. Fair values of cash equivalents approximate their carrying amount because they are highly liquid investments with a maturity of less than three months when purchased. The fair value of long-term debt is based on the present value of the underlying cash flows discounted at the current estimated borrowing rates available to the Company.

#### **Foreign Currency Translation**

The local currency is the functional currency for the Company's foreign subsidiaries. Operating results are translated into U.S. dollars using monthly average exchange rates, while balance sheet accounts are translated using year-end exchange rates. The resulting translation adjustments are included as a component of accumulated other comprehensive income (loss) in shareholders' equity.

#### **Revenue Recognition**

Revenue from product sales is recognized upon title transfer, which occurs upon shipment. Credit is extended based on local business customs and practices, and collateral is not required.

#### **Research and Development Costs**

Research and development costs, which include costs of product improvements and design, are expensed as incurred (\$19,736,000 in 2003, \$11,789,000 in 2002 and \$10,369,000 in 2001).

#### **Shipping and Handling Costs**

All shipping and handling amounts billed to a customer in a sale transaction are classified as revenue. In addition to shipping and handling costs included in cost of products sold, the Company also has shipping and handling costs included in selling, general and administrative expenses totaling \$4,765,000, \$1,736,000 and \$1,303,000 for 2003, 2002 and 2001, respectively.

#### **Product Warranty Costs**

The Company generally offers warranties for most of its products for periods from one to five years. The specific terms and conditions of these warranties vary depending on the product sold and country in which the Company does business. The Company estimates the costs that may be incurred under its warranty and records a liability in the amount of such costs at the time product revenue is recognized. Factors that affect the Company's warranty liability include the number of units sold, historical and anticipated rates of warranty claims, and cost per claim. The Company periodically assesses the adequacy of its recorded warranty liability and adjusts the amount as necessary.

Changes in the Company's warranty liability for December 31 are as follows (in thousands):

	2003	2002
Balance at beginning of year	\$ 2,67	<b>74</b> \$ 1,018
Warranties issued during the year	4,04	<b>45</b> 2,138
Settlements made during the year	(2,85	<b>56</b> ) (2,239)
Warranty liability assumed in acquisition of business	95	<b>56</b> 1,665

	2003	2002
Foreign currency translation adjustment	563	92
Balance at end of year	\$ 5,382	\$ 2,674

#### **Advertising Costs**

Advertising costs consist of expenses related to promoting the Company's products, including trade shows, web development costs, advertising and collateral material and are charged to expense when incurred. Advertising expense was \$3,306,000, \$2,142,000 and \$1,389,000 in 2003, 2002 and 2001, respectively.

#### **Stock Based Compensation**

Stock options are granted under various stock compensation programs to employees and independent directors (see Note 8, "Shareholders' Equity"). In December 2003, the Company adopted the fair value recognition provisions of accounting for stock-based compensation under Statement of Financial Accounting Standards No. 123, "Accounting for Stock-Based Compensation," (SFAS 123) which requires the Company to expense the fair value of employee stock options prospectively for all employee awards granted, modified, or settled after January 1, 2003. Awards under the Company's plan vest over a period of five years. Therefore, the cost related to stock-based employee compensation included in the determination of net income for 2003 is less than that which would have been recognized if the fair value based method had been applied to all awards since the original effective date of Statement 123. For employee stock options granted prior to 2003, the Company continues to use the intrinsic value based method of accounting prescribed by Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" (APB 25). For purposes of pro forma disclosures, the estimated fair value of the options granted prior to 2003 is amortized to expense over the options' vesting period.

Included in stock option activity, but accounted for in accordance with SFAS No. 123, are options granted to GTG employees, for which the Company has recorded compensation expense. This compensation expense, shown net of tax, is also included in the pro forma information below.

The following table illustrates the effect on net income and earnings per share if the fair value based method had been applied to all outstanding and unvested awards in each period.

		2003 2		2002		2001
	(In thousands, except share data)				ata)	
Net income (as reported)	\$	37,314	\$	32,692	\$	28,170
Add: Stock-based compensation expense for						
GTG employees included in reported net						
income, net of related tax effects.		249		190		155
Add: Stock-based employee compensation						
expense included in reported net income, net of						
related tax effects		101				
Deduct: Total stock-based employee						
compensation determined under fair value based						
method for all awards, net of related tax effects.		(931)		(966)		(952)
Net income (pro forma)	\$	36,733	\$	31,916	\$	27,373
Net income per share (Basic) As reported	\$	2.17	\$	2.06	\$	1.86
Pro forma		2.14		2.01		1.80
Net income per share (Diluted) As reported		2.12		2.00		1.80

	2003	2002	2001
Pro forma	2.09	1.95	1.75
New Accounting Pronouncoments			

New Accounting Pronouncements

In June 2001, the FASB issued SFAS No. 141, "Business Combinations." SFAS No. 141 requires all business combinations initiated after June 30, 2001 to be accounted for using the purchase method of accounting. SFAS No. 141 also specifies criteria for the recognition of identifiable intangible assets separately from goodwill (see Note 3, "Acquisitions").

Effective January 1, 2002, the Company adopted SFAS No. 142, "Goodwill and Other Intangible Assets." Under SFAS No. 142, goodwill and indefinite lived intangible assets are no longer amortized but will be reviewed at least annually for impairment. Separable intangible assets that are not deemed to have an indefinite life will continue to be amortized over their useful lives.

The Company's goodwill amortization recorded prior to January 1, 2002, consisted of amortization from both operating segments. The Pump and Compressor Segment's goodwill amortization was recorded on a pre-tax basis in cost of sales. The Lighting Segment's (GTG's) goodwill amortization resulted from two separate components. The first component is related to Thomas' excess investment in GTG where Thomas' investment exceeded its underlying equity in net assets, which resulted in goodwill which was being amortized prior to January 1, 2002. This straight-line amortization of \$2,116,000 on a pre-tax basis was netted in with our equity earnings from GTG. The second component relates to goodwill amortization which was previously recorded within GTG's operating results. The Company would receive its 32% share of this goodwill amortization through the recording of its 32% of GTG's net income. The goodwill amortization is separately identified in the table below.

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The following table provides earnings per share for 2001 had the non-amortization provisions of SFAS 142 been adopted for the period presented:

(In thousands, except share data)		2001
Reported net income	\$	28,170
Add back: Pump and Compressor (P&C) goodwill amortization, net of		
tax		378
Add back: Amortization of excess investment in GTG, net of tax		1,658
Add back: Amortization for GTG, net of tax		1,307
Adjusted net income	\$	31,513
Basic earnings per share:		
Reported net income	\$	1.86
P&C goodwill amortization		0.02
Amortization of excess investment in GTG		0.11
GTG amortization		0.09
Adjusted net income	\$	2.08
Diluted earnings per share:		
Reported net income	\$	1.80
P&C goodwill amortization		0.02
Amortization of excess investment in GTG		0.11
GTG amortization		0.08
	_	

(In thousands, except share data)	 2001
Adjusted net income	\$ 2.02

The changes in net carrying amount of goodwill for the years ended December 31, 2003 and 2002 were as follows (in thousands):

	2003	2002
Balance at beginning of year	\$ 55,669	\$ 9,244
Adjustments to Rietschle acquisition	5,593	49,160
Minority interest acquisitions	1,778	
Aldax acquisition	2,175	
Translation adjustments and other (decrease)	4,949	(2,735)
Balance at end of year	\$ 70,164	\$ 55,669

The goodwill included in the balance sheets is related to the Pump and Compressor Segment.

Certain intangible assets have definite lives and are being amortized. Amortizable intangible assets at December 31 consist of the following (in thousands):

		2003			2002					
	Life		Cost		Accumulated Amortization	Life		Cost		Accumulated Amortization
Licenses	18-19	\$	503	\$	207	18-19	\$	466	\$	65
Patents	5-20		5,917		771	5-20		5,137		230
Other	1-10		3,619		890	1-10		2,633		491
Total		\$	10,039	\$	1,868		\$	8,236	\$	786
			32							

The total intangible amortization expense for the years ended December 31, 2003, 2002 and 2001 was \$846,000, \$696,000 and \$32,000, respectively.

The estimated amortization expense for the next five years consists of the following (in thousands):

2004	\$ 8	69
2005	8	69
2006	8	69
2007	8	61
2008	8	11

The Company has various trademarks totaling \$12,831,000 at December 31, 2003 that are not amortized. Also included in other intangible assets is an intangible asset associated with the minimum pension liability of \$786,000 and \$691,000 as of December 31, 2003 and 2002, respectively.

The FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" (SFAS 144) in August 2001. This statement supercedes SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed Of," and the accounting and reporting provisions for Accounting Principles Board (APB) Opinion No. 30, "Reporting Results of Operations Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions." SFAS No. 144 requires that one accounting model be used for long-lived assets to be disposed of by sale, whether previously held and used or newly acquired, and it broadens the presentation of discontinued operations to include more disposal transactions. The Company adopted the provisions of SFAS No. 144 as of January 1, 2002 and recorded a \$594,000 charge during the fourth quarter of 2002 to write-down certain assets to market

value. This was included in the Pump and Compressor Segment's cost of sales in the 2002 income statement.

In June 2002, the FASB issued SFAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities." This statement requires that a liability for a cost associated with an exit or disposal activity be recognized when the liability is incurred. This statement also establishes that fair value is the objective for initial measurement of the liability. The Company has adopted the provisions of SFAS No. 146 for exit or disposal activities initiated after December 31, 2002, which did not have a significant impact on the Company's financial statements or disclosures.

In January 2003, the FASB issued Interpretation No. 46, "Consolidation of Variable Interest Entities" (FIN 46). FIN 46 requires a company to consolidate a variable interest entity if that company is subject to a majority of the risk of loss from the variable interest entity's activities or is entitled to receive a majority of the entity's residual returns, or both. The Company has adopted the provisions of FIN 46, which did not have a significant impact on the Company's financial statements or disclosures.

#### **Currency Risk Management**

All derivative instruments are recorded at fair value on the balance sheet and all changes in fair value are recorded to earnings or to shareholders' equity through other comprehensive income in accordance with SFAS No. 133, as amended, "Accounting for Derivatives and Hedging Activity" (SFAS 133).

The Company uses forward currency exchange contracts to manage its exposures to the variability of cash flows primarily related to the purchase of inventory manufactured in Europe but inventoried and sold in non Euro-denominated countries. These contracts are designated as cash flow hedges.

The Company does not use derivative instruments for trading or speculative purposes.

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All of the Company's derivative contracts are adjusted to current market values each period and qualify for hedge accounting under SFAS 133. The periodic gains and losses of the contracts designated as cash flow hedges are deferred in other comprehensive income until the underlying transactions are recognized. Upon recognition, such gains and losses are recorded in operations as an adjustment to the carrying amounts of the underlying transactions in the period in which these transactions are recognized. The carrying values of derivative contracts are included in other current assets.

The Company's policy requires that contracts used as hedges must be effective at reducing the risk associated with the exposure being hedged and must be designated as a hedge at the inception of the contract. Hedging effectiveness is assessed periodically. Any contract that is either not designated as a hedge, or is so designated but is ineffective, is marked to market and recognized in earnings immediately. If a cash flow hedge ceases to qualify for hedge accounting or is terminated, the contract would continue to be carried on the balance sheet at fair value until settled and future adjustments to the contract's fair value would be recognized in earnings immediately. If a forecasted transaction were no longer probable to occur, amounts previously deferred in other comprehensive income would be recognized immediately in earnings. Additional disclosure related to the Company's hedging contracts is provided in Note 13.

#### Other

Accounts receivable at December 31, 2003 and 2002 was net of an allowance for doubtful accounts of \$2,270,000.

Certain prior year amounts have been reclassified to conform to the current year presentation.

#### 3. Acquisitions

On November 20, 2003, the Company purchased the remaining 25% minority interests in the Company's New Zealand subsidiary for \$244,000. All of the purchase price was allocated to goodwill. The Company now owns 100% of the New Zealand subsidiary.

On July 31, 2003, the Company purchased all of the outstanding equity interests of Aldax AB, of Stockholm, Sweden for \$2.6 million, of which \$1.7 million was paid in cash at the acquisition date, while \$900,000 was recorded as a long-term liability to be paid on July 31, 2005 in accordance with the purchase agreement. Approximately \$2.0 million of the purchase price was allocated to goodwill.

On April 11, 2003, the Company purchased the remaining 20% minority interests in the Company's Italian subsidiary for \$1.5 million. All of the purchase price was allocated to goodwill. The Company now owns 100% of the Italian subsidiary.

On August 29, 2002, the Company purchased substantially all the assets and liabilities of Werner Rietschle Holding GmbH ("Rietschle"), a privately held company based in Schopfheim, Germany. Rietschle is a world leader in vacuum and pressure technology, which includes dry-running and oil-lubricated pumps, blowers, compressors, and pressure/vacuum pumps utilizing rotary vane, screw, roots and claw technologies. With the strong Rietschle product line, the Company wants to pursue further opportunities through growth in markets such as printing, packaging, woodworking and many other applications that fit Rietschle technologies. The purchase price consisted of \$83.3 million in cash and 1.8 million treasury shares of the Company's common stock, for which fair value was calculated by using a six-day average stock price, determined three days before and after the acquisition date. The Company negotiated a \$120.0 million revolving credit facility with a group of banks to finance the cash portion of the purchase price. Rietschle's operating results are included in the Company's results since the date of acquisition.

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Supplemental pro forma information below is presented as though the business combination had been completed as of the beginning of the period being reported on. The pro forma financial information does not necessarily reflect the results of operations that would have occurred if the Company and Rietschle constituted a single entity during such periods.

		Y	Years Ended December 31		
		_	2002		2001
		(In thousands, unaud			naudited)
	Net sales	\$	333,371	\$	325,158
	Net income		35,581		34,320
	Earnings per share-diluted		2.03		1.97
The aggregate purchas	e price consists of (in thousands):				
	Cash	\$	83,2	88	
	Fair value of Thomas common stock		44,7		
	Transaction costs		5,9	31	
		-		_	
	Total aggregate purchase price	\$	5 133,9	73	

The following summarizes the estimated fair values of the assets acquired and liabilities assumed at the date of acquisition (in thousands):

Cash Accounts receivable	\$ 3,487 24,913
Accounts receivable	24,913
Inventories	30,477
Other current assets	7,105
Property, plant and equipment	44,404
Other intangibles	16,849
Other assets	2,999
Current liabilities	(29,221)
Long-term debt	(17,116)
Other long-term liabilities	(6,569)
	77,328
Goodwill	56,645
Aggregate purchase price	\$ 133,973

The valuations of property, plant and equipment and other intangible assets are based on results of independent appraisals. The property, plant and equipment is being depreciated on a straight-line basis over an estimated useful life ranging from three to thirty years. The other intangible assets are being amortized on a straight-line basis over a useful life range of five to twelve years, except for \$12,831,000 of trademarks, which are not being amortized.

The goodwill associated with the Rietschle acquisition is all allocated to the Pump and Compressor Segment. Approximately \$13,000,000 of the Rietschle goodwill is expected to be deductible for tax purposes.

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#### 4. Net Income Per Share

The computation of the numerator and denominator in computing basic and diluted net income per share follows:

	2003	2002	2001
		(In thousands)	
Numerator:			
Net income	\$ 37,314	\$ 32,692	\$ 28,170
Denominator:			
Weighted average shares outstanding	17,200	15,879	15,168
Effect of dilutive securities:			
Director and employee stock options	331	459	441
Employee performance shares	39	37	12
Dilutive potential common shares	370	496	453
Denominator for diluted earnings per share adjusted weighted average shares and assumed			
conversions	17,570	16,375	15,621

The deferred compensation obligation discussed in Note 8, "Shareholders' Equity," is funded with shares of the Company's common stock, which are included in the calculation of basic and diluted earnings per share.

#### 5. Equity Investment

Genlyte Thomas Group LLC (GTG) is an affiliated company accounted for on the equity method. As described in Notes 1 and 2, Thomas and Genlyte formed GTG in August 1998. Under the terms of the LLC Agreement, at any time on or after January 31, 2002, Thomas has the right (a "put right"), but not the obligation, to require GTG to purchase all, but not less than all, of Thomas' ownership interest in GTG at the applicable purchase price. The purchase price shall be equal to the "Fair Market Value" of GTG multiplied by Thomas' ownership percentage in GTG. The "Fair Market Value" means the value of the total interests in GTG computed as a going concern, including the control premium.

After receipt of the "Put Notice," Genlyte has the right, in its sole discretion and without the need of approval from Thomas Industries, to cause GTG to be sold by giving notice to the GTG Management Board, and the Management Board must then proceed to sell GTG subject to a fairness opinion from a recognized investment banking firm.

Also under the terms of the LLC Agreement, on or after the final settlement of Genlyte's case related to the Keene Creditors Trust lawsuit against Genlyte and others, either Thomas or Genlyte has the right, but not the obligation to buy the other parties' interest in GTG (the "Offer Right"). If Thomas and Genlyte cannot agree on the terms, then GTG or the business of GTG shall be sold to the highest bidder. Either party may participate in bidding for the purchase of GTG or the business of GTG. On March 17, 2003, the Southern District of New York Federal District Court dismissed the Genlyte case noted above. On April 14, 2003, the Creditors Trust filed a Notice of Appeal to the United States

Court of Appeals for the Second Circuit from the final judgment entered on March 17, 2003. The Notice claims to bring up for review all orders, opinions, and decisions previously entered in the action; however, the trust has since indicated that it would pursue its appeal only as to certain issues including the dismissal of the fraudulent conveyance claims, but would not pursue its appeal as to certain other issues, including the dismissal of the RICO claims. Argument on appeal is scheduled

for March 24, 2004. Therefore as of February 9, 2004, no final settlement or disposition has occurred and neither party has the ability to exercise the offer right.

Summarized financial information reported by the affiliate and a summary of the amounts recorded in Thomas' consolidated financial statements follow. GTG is organized as a limited liability corporation (LLC) that has elected to be taxed as a partnership for U.S. income tax purposes. Therefore, Thomas and Genlyte are responsible for income taxes applicable to their share of GTG's taxable income. The net income reflected below for GTG does not include any provision for U.S. income taxes, which will be incurred by Thomas and Genlyte; however, amounts have been provided for foreign income taxes and certain U.S. franchise taxes. At December 31, 2003, Thomas' retained earnings include \$56,298,000 of after-tax undistributed earnings from GTG accounted for on the equity method.

	Dece	mber 31
	2003	2002
	(In th	ousands)
GTG Balance Sheets		
Cash and short-term investments	\$ 130,442	\$ 111,539
Accounts receivable	160,111	148,279
Inventories	143,898	
Other current assets	9,821	
Total current assets	444,272	405,138
Property, plant and equipment	111,624	107,576
Goodwill	150,532	
Other intangible assets	21,315	
Other assets	5,028	3,841
Total assets	\$ 732,771	\$ 672,981
Current maturities of long-term debt	\$ 284	\$ 4,100
Accounts payable	98,035	
Payable to Genlyte Inc.	16,534	
Accrued expenses and other	70,956	
Total current liabilities	185,809	187,211
Long-term debt, less current portion	11,190	33,028
Accrued pension	27,567	25,406
Other liabilities	12,246	11,361
Shareholders' equity	495,959	415,975
Total liabilities and shareholders' equity	\$ 732,771	\$ 672,981

Years ended December 31

	2003	2002		
	(In thousands)			
GTG Income Statements				
Net sales	\$ 1,033,899	\$	970,304	
Cost of products sold	 671,322		630,433	
Gross profit	362,577		339,871	
SG&A expense	260,381		239,730	
Gain on settlement of patent litigation	(8,000)			
Amortization	 1,079		851	
Operating profit	109,117		99,290	
Interest expense, net	238		606	
Minority interest	 185		240	
Income before taxes	108,694		98,444	
Income taxes(1)	7,416		7,804	
Net income	\$ 101,278	\$	90,640	
Amounts recorded by Thomas:				
Investment	\$ 214,405	\$	188,810	
Equity income	32,138(	2)	28,804(3	
Distributions received	13,299		13,785	

(1)

GTG is organized as a limited liability corporation (LLC) that has elected to be taxed as a partnership for U.S. income tax purposes. GTG is subject to foreign income taxes and certain U.S. franchise taxes.

#### (2)

Consists of \$32,409 of equity income from GTG less \$271 of expense for Thomas Industries stock options issued to GTG employees.

(3)

Consists of \$29,005 of equity income from GTG less \$201 of expense for Thomas Industries stock options issued to GTG employees.

The Company in the normal course of business has transactions with GTG. These transactions consist primarily of interest received from GTG under a note receivable of \$22,287,000 which was paid off in November 2001 and reimbursement for other shared corporate expenses.

Payables due to GTG as of December 31, 2003 were \$175,000. Receivables due from GTG as of December 31, 2002 were \$139,000.

For the year ended December 31, 2001, the Company recorded interest on the note receivable of \$1,012,000.

For the years ended December 31, 2003, 2002 and 2001, the Company recorded \$4,000, \$230,000 and \$387,000, respectively, related to the reimbursement of shared corporate expenses.

#### 6. Income Taxes

A summary of the provision for income taxes follows:

	2003	2002	2001
		(In thousands)	
Current:			
Federal	\$ 12,205	\$ 10,988	\$ 13,287
State	1,883	1,681	1,647
Foreign	2,926	5,162	2,981
	17,014	17,831	17,915
Deferred:		1 = 0.0	
Federal and state (credit)	236	1,780	(1,158)
Foreign (credit)	1,090	(1,159)	113
	1,326	621	(1,045)
Total provision for income taxes	\$ 18,340	\$ 18,452	\$ 16,870

The U.S. and foreign components of income before income taxes follow:

	2003	2002	2001
	(	In thousands	3)
United States Foreign	\$ 42,160 13,519	\$ 42,709 8,456	\$ 38,090 6,950
Income before income taxes	\$ 55,679	\$ 51,165	\$ 45,040

A reconciliation of the normal statutory federal income tax rate to the Company's effective income tax rate follows:

	2003	2002	2001
U.S. statutory rate	35.0%	35.0%	35.0%
State income taxes, net of federal tax benefits	2.2	2.4	2.4
Nondeductible amortization of intangible assets			1.2
Effect of foreign tax rates	(1.3)	.5	.5
GTG foreign equity earnings recorded net of tax	(2.9)	(2.9)	(2.4)
Change in valuation allowance		1.6	(.5)
Other	(.1)	(.5)	1.3
Effective income tax rate	32.9%	36.1%	37.5%
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Deferred income taxes are provided for significant income and expense items recognized in different years for tax and financial reporting purposes. Temporary differences which gave rise to significant deferred tax assets and liabilities follow:

2003 2002

(In thousands)

	2003		2002			
Deferred tax assets:						
Employee benefit obligations	\$ 4	,885 \$	4,450			
Net operating loss carryforwards		819	1,029			
Allowance for doubtful accounts receivable		269	291			
Inventory reserves		617	597			
Compensation accruals	1	,367	1,020			
Accrued liabilities and other	3	,078	3,360			
	11	,035	10,747			
Less valuation allowance		(819)	(1,029)			
Net deferred tax asset	10	,216	9,718			
Deferred tax liabilities:						
Accelerated depreciation	4	,689	5,127			
Investment in GTG	2	,530	1,699			
Other	2	,486	3,648			
	9	,705	10,474			
	<u></u>					
Net deferred tax asset/(liability)	\$	511 \$	(756)			
	2003		2002			
	(	In thousan	nds)			
Classification:						
Net current assets		<b>,688</b> \$	4,407			
Net long-term liabilities	6	,177	5,163			
Net deferred tax asset/(liability)	\$	511 \$	(756)			

Deferred tax assets and liabilities are classified according to the related asset and liability classification on the consolidated balance sheets.

Management believes it is more likely than not the Company will realize the benefits of its deferred tax assets, net of the valuation allowance of \$819,000. The valuation allowance is provided for income tax loss carryforward benefits for certain foreign jurisdictions (NOLs). The foreign tax NOLs can be carried forward from five to seven years and some portion indefinitely. Management believes that, based on a number of factors, the available evidence creates sufficient uncertainty regarding the realizability of these NOLs.

Deferred income taxes have not been provided on \$54,000,000 of foreign undistributed earnings as of December 31, 2003. It is management's intent that such undistributed earnings be permanently reinvested in the foreign countries.

The Company made federal, state and foreign income tax payments of \$17,084,000 in 2003, \$21,035,000 in 2002 and \$18,828,000 in 2001.

## 7. Long-Term Debt and Capital Leases

Long-term debt at December 31 consisted of the following:

	2003	2002
	(In t	housands)
Revolving credit notes	\$ 85,000	0 \$ 78,000
Senior notes	15,430	0 23,160
Capital leases	10,878	8 10,550
Industrial revenue bonds	1,250	0 1,250
Other		449
	112,558	8 113,409
Less: current maturities	9,885	5 9,362
		•
Total long-term debt	\$ 102,67.	<b>3</b> \$ 104,047
		-

The revolving credit notes of \$85,000,000 at December 31, 2003 is the outstanding balance related to the Company's \$120,000,000 revolving line of credit agreement. One note is for \$75,000,000 bearing interest at a 2.2% variable rate at December 31, 2003 based on the LIBOR rate plus a spread. The other credit note is for \$10,000,000 bearing interest at a 2.14% variable rate at December 31, 2003, also based on the LIBOR rate plus a spread. The revolving line of credit agreement expires in August 2005. The revolving line of credit agreement has a variable commitment fee, which was 0.25% as of December 31, 2003.

The senior notes bear interest at a 9.36% fixed rate and have annual maturities through January 2005.

The capital leases have terms ranging from 2.5 to 18.5 years, and are payable primarily in monthly installments with interest at rates ranging from 4.8% to 10.5%.

The Industrial Revenue Bonds bear interest at a 1.33% variable rate at December 31, 2003 and require no principal payments until maturity in July 2018.

The fair value of the Company's long-term debt, including the current portion, at December 31, 2003 and 2002 was \$113,790,000 and \$115,950,000, respectively.

Maturities of long-term debt, which include all debt and capital leases are as follows (in thousands):

2004	\$ 9,885
2005	94,319
2006	219
2007	233
2008	249
Thereafter	 7,653
	\$ 112,558

Certain loan agreements of the Company include restrictions on working capital, operating leases, tangible net worth and the payment of cash dividends and stock distributions. Under the most restrictive of these arrangements, retained earnings of \$123,863,000 were not restricted at December 31, 2003.

Cash paid for interest was \$4,739,000 in 2003, \$3,447,000 in 2002 and \$3,916,000 in 2001.

8. Shareholders' Equity

**Stock Repurchase Program** 

Thomas' Board of Directors in 1999 authorized the purchase of up to 2,373,000 shares of Thomas common stock in the open market. Through December 31, 2003, Thomas had repurchased 879,189 shares at a cost of \$17,334,000. No purchases were made during 2003 and 2002.

#### **Stock Incentive Plans**

At the April 20, 1995 Annual Meeting, the Company's shareholders approved the Company's 1995 Incentive Stock Plan. An aggregate of 900,000 shares of common stock, plus all shares remaining under the Company's 1987 Incentive Stock Plan, were reserved for issuance under this Plan. At the April 15, 1999 Annual Meeting, the Company's shareholders approved a 750,000 share increase in the number of shares reserved for issuance under the 1995 Incentive Stock Plan. Under this Plan, options may be granted to employees at not less than market value at date of grant. All options granted have ten-year terms, and vest and become fully exercisable at the end of five years of continued employment. The Company's 1987 Incentive Stock Plan has been terminated, except with respect to outstanding options which may be exercised through 2005.

At the April 21, 1994 Annual Meeting, the Company's shareholders approved the Non-Employee Director Stock Option Plan. Under this Plan, each continuing non-employee director in office on the date of each annual meeting is awarded options to purchase 3,000 shares of common stock at not less than market value at date of grant. All options granted have 10-year terms, and vest and become fully exercisable as of the date granted. This Plan expires on April 21, 2004. At December 31, 2003, there were seven non-employee directors in office, and 225,000 options had been awarded under this Plan.

In December 2002, the FASB issued SFAS No. 148, "Accounting for Stock-Based Compensation Transition and Disclosure" (SFAS 148), as an amendment to SFAS 123, "Accounting for Stock-Based Compensation." Prior to the year ended December 31, 2003, the Company followed SFAS 123 but elected to continue to measure compensation cost using the intrinsic value based method of accounting prescribed by APB 25, "Accounting for Stock Issued to Employees" and related interpretations.

Effective December 2003, the Company elected to adopt the fair value method of accounting for stock-based compensation under SFAS 123 which will require the Company to expense the fair value of employee stock options granted, modified or settled after January 1, 2003. The three transition methods provided by SFAS 148 are the prospective method, the modified prospective method and the retroactive restatement method. The Company has elected to apply the prospective method whereby recognition provisions of SFAS 123 will apply to all employee awards granted, modified or settled after January 1, 2003.

For awards granted prior to 2003, the Company continues to follow SFAS No. 123 and uses the intrinsic value based method of accounting prescribed by APB 25. Under APB 25, because the exercise price of the Company's stock options equals the market price of the underlying stock on the date of grant, no compensation expense is recognized for options granted to employees and non-employee directors.

Pro forma information regarding net income and earnings per share is required by SFAS 123, which also requires that the information be determined as if the Company has accounted for its stock options granted subsequent to December 31, 1994 under the fair value method of SFAS 123 (see Note 2, "Accounting Policies Stock Based Compensation"). The fair value for these options was

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estimated at the date of grant using a Black-Scholes option pricing model with the following weighted-average assumptions:

				2003	2002	2001			
	Risk-free interest rate			3.14%	3.0%	4.7%			
	Expected life, in years			6.5	6.5	6.5			
	Expected volatility			0.340	0.321	0.313			
A summary of stock of	Expected dividend yield option activity for all plans	follows:		1.4%	1.4%	1.5%			
		20	003	2002			2001		
		Options	Weighted Average Price	Options	Weig Aver Pri	rage	Options	Weighted Price Average	

	2003		2002		2001		
Beginning of year	1,616,359 \$	19.34	1,527,414 \$	17.86	1,580,670 \$	16.07	
Granted	88,000	24.91	212,800	26.31	225,350	25.40	
Exercised	(166,438)	14.60	(105,957)	11.71	(212,246)	12.03	
Forfeited or expired	(11,650)	21.59	(17,898)	21.16	(66,360)	19.53	
End of year	1,526,271 \$	20.16	1,616,359 \$	19.34	1.527.414 \$	17.86	
2.1.0 01 9 041		20110	1,010,009 ¢	1710	1,0 <i>27</i> ,111 ¢	17.00	
		10.00					
Exercisable at end of year	1,024,882 \$	18.08	985,028 \$	16.22	903,663 \$	15.34	

The weighted average fair value of options granted was \$6.61 in 2003, \$6.67 in 2002 and \$6.42 in 2001. Options outstanding at December 31, 2003 had option prices ranging from \$8.92 to \$28.90 and expire at various dates between April 21, 2004 and February 11, 2013 (with a weighted-average remaining contractual life of 5.6 years). There are 275,565 shares reserved for future grant, of which 131,377 shares are reserved for the Non-Employee Director Stock Option Plan.

Included in the summary of stock option activity above, are options granted to GTG employees, which in accordance with SFAS 123, the Company has recorded compensation expense based on using a Black-Scholes option pricing model. This expense was \$271,000 and \$201,000 for 2003 and 2002, respectively, and is netted with the Company's equity income from GTG (see Note 5, "Equity Investments").

In addition to the options listed above, 99,230 cash only stock appreciation rights (SAR's) and 20,000 performance share awards were granted in December 2003, 14,000 performance share awards were granted in December 2002 and 11,000 performance share awards were granted in December 2001. The SAR's were granted at a price of \$34.35 per share with a ten year term, and vest and become fully exercisable at the end of four years of continued employment. Performance share awards may be earned based on the total shareholder return of the Company during the three-year periods commencing January 1 following the grant date. A total of 10,550 shares were earned in 2003 from performance share awards granted in December 2000, 11,639 shares were earned in 2002 from awards granted in December 1999, and 1,000 shares were issued for 2001 from awards granted in December 1998.

#### **Deferred Share Trust**

Employees who earn performance share awards as discussed above may elect to defer receipt of such shares until termination of employment. Non-Employee Directors are permitted to receive part or all of their director fees in the form of common stock of the Company and to defer receipt of such

1	2
4	5

shares until retirement or other termination of service. In April 2000, the Company established a deferred share trust (the "Trust") to maintain the shares deferred for these obligations. The Trust qualifies as a rabbi trust for income tax purposes as the assets of the Trust are subject to the claims of general creditors of the Company. Dividends payable on the shares held by the Trust are reinvested in additional shares of common stock of the Company on behalf of the participants. Since there is no provision for diversification of the Trust's assets and settlement can only be made with a fixed number of shares of the Company's common stock, the deferred compensation obligation is classified as a component of shareholders' equity and the common stock held by the Trust is classified as treasury stock. Subsequent changes in the fair value of the common stock are not reflected in earnings or shareholders' equity of the Company.

#### **Shareholder Rights Plan**

On December 10, 1997, the Board of Directors of the Company adopted a shareholder rights plan (the Rights Plan) pursuant to which preferred stock purchase rights (the Rights) were declared and distributed to the holders of the Company's common stock. These Rights are due to expire on January 5, 2008. The Rights Plan generally provides that the Rights separate from the common stock and become exercisable if a person or group of persons working together acquires at least 20% of the common stock (a 20% Acquisition) or announces a tender offer which would result in ownership by that person or group of at least 20% of the common stock (a 20% Tender Offer). Upon a 20% acquisition, the holders of Rights may purchase the common stock at half-price. If, following the separation of the Rights from the common stock, the Company is acquired in a merger or sale of assets, holders of Rights may purchase the acquiring company's stock at half-price.

Notwithstanding the foregoing discussion, under the Rights Plan, the Board of Directors has flexibility in certain events. In order to provide maximum flexibility, the Board of Directors may delay the date upon which the Rights become exercisable in the event of a 20% Tender Offer. In addition, the Board of Directors has the option to exchange one share of common stock for each outstanding Right at any time after a 20%

Acquisition, but before the acquirer has purchased 50% of the outstanding common stock. The Rights may also be redeemed at two cents per Right at any time prior to a 20% Acquisition or a 20% Tender Offer.

### 9. Employee Benefit Plans

The Company has noncontributory defined benefit pension plans and contributory defined contribution plans covering its hourly union employees in the U.S. The defined benefit plans in the U.S. primarily provide flat benefits of stated amounts for each year of service. The Company's policy is to fund pension costs deductible for income tax purposes for these plans.

The Company also has noncontributory defined benefit pension plans covering certain employees of its foreign locations. These plans provide benefits to employees based on rate of pay and years of service. The foreign defined benefit plans are not funded.

The Company also sponsors defined contribution pension plans covering substantially all U.S. employees whose compensation is not determined by collective bargaining. Annual contributions are determined by the Board of Directors.

		Pension Benefits												
	Foreign Plans				U.S. Plans					Other Postretirement Benefits (U.S. Plans)				
	2003			2002		2003		2002		2003 2		2002		
				(In thous	ands	5)				(In tho	isand	s)		
Change in benefit obligations														
Benefit obligations at beginning of year	\$	8,056	\$	1,449	\$	7,967	\$	6,961	\$	1,307	\$	1,061		
Foreign exchange impact		1,667		263										
Benefit obligations assumed in the														
Rietschle acquisition				6,084										
Service cost		288		137		285		289		67		52		
Interest cost		592		243		513		490		85		75		
Plan amendments		355				163		215						
Benefits paid		(314)		(88)		(764)		(391)		(39)		(48)		
Additional minimum liability		562												
Actuarial (gain) loss		(918)		(32)		585		403		103		166		
Benefit obligations at end of year	\$	10,288	\$	8,056	\$	8,749	\$	7,967	\$	1,523	\$	1,306		
Change in plan assets														
Value of plan assets at beginning of year	\$		\$		\$	7,226	\$	6,334	\$		\$			
Actual return on plan assets						1,157		(47)						
Employer contributions		314		88		570		1,330		39		48		
Benefits paid		(314)		(88)	_	(764)		(391)	_	(39)		(48)		
Value of plan assets at end of year	\$		\$		\$	8,189	\$	7,226	\$		\$			
			_											
	Pension Benefits									Other Po	strati	romont		
		Foreign <b>F</b>	lans		U.S. Plans					Other Postretiremen Benefits (U.S. Plans				
	2	2003		2002		2003		2002		2003		2002		

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### **Pension Benefits**

									-			
										(In tho	usan	ds)
			(Ir	n thousan	nds)							
Funded status of the plans			<b>.</b> .									
Assets less projected obligations	\$		\$ (	' '	\$	(560)	\$	(741)	\$	(1,523)	\$	(1,30
Unrecognized actuarial loss		918		152		1,861		2,028		560		39
Unrecognized transition obligations						4		6		168		18
Unrecognized prior service cost						782		684				
Additional minimum liability		(562)										
Net asset (liability) recognized at end of year	\$	(10,666)	\$ (	7,904)	\$	2,087	\$	1,977	\$	(795)	\$	(72.
	_		Р	ension Be	enefit	ts						
		Foreign	Plans			U.S.	Plan	5	-	Other Postr Benefits (U		
		2003	20	02		2003		2002		2003	2	002
		2003	_	02 In thousa	ands)		_	2002		2003 (In thou		
Balance sheet assets (liabilities)	_	2003	_	_	ands)		_	2002	-			
	\$	2003	_	_	ands) \$		\$	2002	\$			
Prepaid benefit costs	\$	2003	(	_	,	)	\$	2002	\$		sand	
Prepaid benefit costs Accrued benefit liabilities	\$		(	In thousa	,	) 107	\$		\$	(In thou	sand	s)
Balance sheet assets (liabilities) Prepaid benefit costs Accrued benefit liabilities Intangible assets Accumulated other comprehensive income	\$		(	In thousa	,	) 107 (572)	\$	(741)	\$	(In thou	sand	s)
Prepaid benefit costs Accrued benefit liabilities Intangible assets	\$ \$	(10,279)	\$	In thousa	,	) 107 (572) 786	\$	(741) 690	\$	(In thou (795)	sand	s)

The Company uses a December 31 measurement date for all U.S. and foreign plans.

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The accumulated benefit obligation for all defined benefit pension plans was \$19,415,000 and \$16,023,000 at December 31, 2003 and 2002, respectively.

	Pension Benefits								
	Foreign			IS		U.S.	5		
	2003		2002			2003		2002	
				(In thou	sands	5)			
Information for pension plans with an accumulated benefit									
obligation in excess of plan assets: Projected benefit obligation	\$	11,022	\$	8,056	\$	8,315	\$	7,967	
Accumulated benefit obligation	Ŧ	10,666	Ŧ	8,056	Ŧ	8,315	Ŧ	7,967	
Fair value of plan assets		,		,		7,743		7,226	
		Pens	ion B	enefits					
	Fore	ign Plans			U.S	S. Plans		Other Postretirement Benefits (U.S. Plans)	

		Pension Benefits				
-		2002	2003	2002	2003	2002
-	2003	(In thousands)			(In thousa	nds)
Discount rate used to determine benefit obligations at December 31	6.00%	6.00%-7.00%	6.25%	6.75%	6.25%	6.75%
Weighted-average assumptions used to determine net periodic benefit cost for years ended December 31:						
Discount rate	6.00%-7.00%	6.00%-7.00%	6.75%	7.25%	6.75%	7.25%
Expected return on plan assets			8.00%	8.00%		
Initial health care cost trend rate					12.00%	12.00%
Ultimate health care cost trend rate					5.50%	5.50%
Year ultimate rate is achieved					2012	2011

To develop the expected long-term rate of return on assets assumption, the Company considered historical returns and future expectations. Over the 10-year period ending December 31, 2002, the compound annual returns on the portfolio have averaged 9.58%. Considering this information and the potential for lower future returns due to a generally lower interest rate environment, the Company selected an 8.00% long-term rate of return on asset assumptions.

A one-percentage-point change in the assumed health care cost trend rate would not have a significant effect on the other postretirement benefits amounts reported above.

The following table details the components of pension and other postretirement benefit costs.

					]	Pension	Bene	fits										
		Foreign Plans U.S. Plans								Other Postretirement Benefits (U.S. Plans)								
	2	003	2	2002	2	001	2	2003	2	2002	2	001	2	2003	2	002	2	2001
						(In tho	usand	ls)							(In th	ousands	)	
Service cost	\$	288	\$	137	\$	65	\$	285	\$	289	\$	273	\$	67	\$	52	\$	46
Interest cost		593		243		94		513		490		486		86		75		71
Expected return on plan assets								(542)		(610)		(611)						
Other amortization and deferral								204		91		66		31		24		21
					_										-			
	\$	881	\$	380	\$	159	\$	460	\$	260	\$	214	\$	184	\$	151	\$	138
			_															
							46											
							40											

The Company's pension plan weighted-averge asset allocations at December 31, 2003, and 2002, by asset category are as follows:

	% of Plan at Decem	
Asset Category	2003	2002
Equity securities	57%	45%
Debt securities	34%	34%
Short-term investments	9%	21%
	100%	100%

# % of Plan Assets at December 31

Equity securities include 14,430 shares of Company common stock with a market value of \$500,000 (6 percent of total plan assets) at December 31, 2003 and \$376,000 (5 percent of total plan assets) at December 31, 2002.

Short-term investments include contributions to plans of \$570,000 in December 2003 and \$1,070,000 in December 2002 that had not yet been invested by the investment manager.

The Company's investment objective for plan assets includes exceeding the return generated by an unmanaged index composed of the S&P 500 Stock Index and the Lehman Brothers Government/Corporate Bond Index in proportion to the target portfolio, while achieving a rate of return greater than the actuarially assumed interest rate. The targeted asset mix was 55 percent equities and 45 percent fixed income for 2003. The targeted allocation provides reasonable assurance that the investment objectives can be achieved based on historical performance.

The Company expects to contribute \$570,000 to its pension plans in 2004.

Thomas sponsors various defined contribution plans to assist eligible employees in providing for retirement or other future needs. Company contributions to these plans amounted to \$2,591,000 in 2003, \$1,364,000 in 2002 and \$1,106,000 in 2001.

In January 2004, the FASB issued FASB Staff Position No. FAS 106-1, "Accounting and Disclosure Requirements Related to the Medicare Prescription Drug, Improvement and Modernization Act of 2003" ("FSP FAS 106-1"). FSP FAS 106-1 allows companies to assess the effect of the Medicare Prescription Drug, Improvement and Modernization Act of 2003 ("MMA") on their postretirement benefit obligations and costs and reflect the effects in the 2003 financial statements, pursuant to SFAS No. 106, "Employer's Accounting for Postretirement Benefits Other Than Pensions." Companies are also allowed to make a one-time election to defer accounting for the effects of MMA until authoritative guidance is issued. The guidance in FSP FAS 106-1 is effective for years ending after December 7, 2003. In accordance with FSP FAS 106-1, the Company has made the one-time election to defer accounting for the effects of MMA and, therefore, the accumulated postretirement benefit obligation and postretirement net periodic benefit costs in the Company's consolidated financial statements and disclosed in this note do not reflect the effects of MMA on the Company's plans. In addition, specific authoritative guidance on the accounting for the federal subsidy, one of the provisions of MMA, is pending, and that guidance, when issued, could require the Company to change previously reported information. However, in the Company's opinion, any change due to the accounting for the federal subsidy would be immaterial.

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#### 10. Leases, Commitments and Contingencies

Rental expense for building, machinery and equipment was \$6,810,000 in 2003, \$3,875,000 in 2002 and \$2,702,000 in 2001. Future minimum rentals under non-cancelable operating leases are as follows: 2004 \$5,630,000; 2005 \$4,617,000; 2006 \$3,631,000; 2007 \$2,874,000; 2008 \$2,566,000; and thereafter \$2,899,000.

The Company had letters of credit outstanding in the amount of \$4,410,000 at December 31, 2003.

On August 13, 2002, a petition was filed in the District Court of Jefferson County, Texas, adding Thomas Industries Inc. as a third party defendant in a lawsuit captioned Hydro Action, Inc. v. Jesse James, individually and d/b/a James Backhoe Service of Dietrich, Illinois, Inc. and Original Septic Solutions, Inc. (the "Third Party Plaintiffs") (the "Original Lawsuit"). The Original Lawsuit alleged that the Company violated the Texas Deceptive Trade Practices Act and breached warranties of merchantability and fitness for a particular purpose with respect to pumps sold by the Company and used in septic tanks manufactured or sold by the plaintiffs. The Original Lawsuit has been stayed as a result of the bankruptcy filing by Hydro Action, Inc. On October 8, 2003, a lawsuit was filed against the Company, Gig Drewery, Yasunaga Corporation and Aqua-Partners, Ltd. in the District Court of Jefferson County, Texas, making the same allegations set forth in the Original Lawsuit and requesting class-action certification. No class has been certified. The Third Party Plaintiffs are plaintiffs in this action. This complaint has been amended to include approximately 28 plaintiffs. The complaint currently seeks \$3 million per plaintiff and punitive and exemplary damages. The total sales related to these products were approximately \$900,000. Although this litigation is in the preliminary stages, the Company believes it has meritorious defenses to the claims and intends to vigorously defend this matter. Litigation is subject to many uncertainties and the Company cannot guarantee the outcome of these proceedings. However, based upon information currently available, the Company does not believe that the outcome of these proceedings will have a material adverse effect on the consolidated financial position, results of operations or cash flows of the Company.

The Company, like other similar manufacturers, is subject to environmental rules and regulations regarding the use, disposal and cleanup of substances regulated under environmental protection laws. It is the Company's policy to comply with these rules and regulations, and the Company believes that its practices and procedures are designed to meet this compliance. The Company is involved in remedial efforts at certain

of its present and former locations; and when costs can be reasonably estimated, the Company records appropriate liabilities for such matters. The Management does not believe that the ultimate resolution of environmental matters will have a material adverse effect on its financial position, results of operations or liquidity.

In the normal course of business, the Company is a party to legal proceedings and claims. When costs can be reasonably estimated, appropriate liabilities for such matters are recorded. While management currently believes the amount of ultimate liability, if any, with respect to these actions will not materially affect the financial position, results of operations, or liquidity of the Company, the ultimate outcome of any litigation is uncertain. Were an unfavorable outcome to occur, the impact could be material to the Company.

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#### 11. Accrued Expenses and Other Current Liabilities

A summary of accrued expenses and other current liabilities follows:

	 2003	2	2002
	 (In tho	usands	3)
Accrued wages, taxes and withholdings	\$ 10,875	\$	7,866
Accrued insurance	1,878		1,657
Accrued interest	769		1,270
Accrued warranty expense	5,382		2,674
Other current liabilities	11,615		7,975
Total accrued expenses and other current liabilities	\$ 30,519	\$	21,442

#### 12. Industry Segment Information

Industry segment information follows:

	 2003		2002		2001
	(In thousands)				
Sales and operating revenues					
Pump and Compressor					
Total net sales including intersegment sales	\$ 420,473	\$	266,285	\$	200,097
Intersegment sales	(43,699)		(25,683)		(15,715)
Net sales to unaffiliated customers	\$ 376,774	\$	240,602	\$	184,382
Operating income (loss)					
Pump and Compressor(1)	\$ 36,742	\$	31,675	\$	28,488
Lighting (GTG)	32,138		28,804		24,835
Corporate	(8,743)		(5,966)		(6,142)
		_		_	
	\$ 60,137	\$	54,513	\$	47,181
	,	_	,		, ,
Assets					
Pump and Compressor(1)	\$ 346,294	\$	287,167	\$	107,386
Lighting (GTG)	214,405		188,810		179,219

		2003	_	2002		2001
Corporate		14,345		15,039		20,109
	\$	575,044	\$	491,016	\$	306,714
Investment in equity affiliates	<b>.</b>	214.405	<b>•</b>	100.010	<b>•</b>	170 010
Lighting (GTG)	\$	214,405	\$	188,810	\$	179,219
Expenses not affecting cash						
Depreciation and amortization Pump and Compressor(1)	\$	15,072	\$	10,312	\$	8,188
Corporate	ψ	13,072	Ψ	10,512	Ψ	208
			_		_	
	\$	15,207	\$	10,468	\$	8,396
Additions to property, plant and equipment Pump and Compressor(1)	\$	19,805	\$	8,208	\$	8,514
Corporate	Ŧ	303	Ŷ	150	Ŷ	34
	ф.	20.109	¢	9.259	¢	0.549
	\$	20,108	\$	8,358	\$	8,548

(1)

Includes Rietschle after the August 29, 2002 acquisition date.

Intrasegment sales have been eliminated from the above tabulation. Operating income by segment is gross profit less operating expenses, excluding interest, general corporate expenses, other income and income taxes.

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Information by geographic area follows:

		2003		2002		2001
			(in	thousands)		
Revenues(1)(2)						
Total net sales including intersegment sales						
North America	\$	165,897	\$	144,481	\$	133,997
Europe		220,088		103,242		55,715
Asia Pacific		34,488		18,562		10,385
	_		_		_	
	\$	420,473	\$	266,285	\$	200,097
Intersegment sales						
North America	\$	(12,710)	\$	(13,139)	\$	(8,748)
Europe		(30,831)		(12,530)		(6,967)
Asia Pacific		(158)		(14)		

	_	2003		2002		2001
	\$	(43,699)	\$	(25,683)	\$	(15,715)
Net sales to unaffiliated customers						
North America	\$	153,187	\$	131,342	\$	125,249
Europe		189,257		90,712		48,748
Asia Pacific		34,330		18,548		10,385
	\$	376,774	\$	240,602	\$	184,382
		,	_	,	_	,
Property, plant and equipment(2)						
North America	\$	31,673	\$	32,069	\$	32,914
Europe		75,723		58,901	•	6,601
Asia Pacific		954		621		255
	\$	108,350	\$	91,591	\$	39,770

(1)

Revenues are attributed to geographic areas based on the location of the selling entity.

#### (2)

Includes Rietschle after the August 29, 2002 acquisition date.

Net exposed assets at December 31, 2003 are \$203,742,000 and \$27,529,000 for Europe and Asia Pacific, respectively.

#### 13. Currency Risk Management

The Company conducts business in several major international currencies (primarily the European Euro, British Pound, Japanese Yen, Swiss Franc, and Australian Dollar) and is subject to risks associated with changing foreign exchange rates. The Company's objective is to reduce earnings and cash flow volatility associated with foreign exchange rate changes to allow management to focus its attention on its core business issues and challenges. Accordingly, the Company enters into contracts that change in value as foreign exchange rates change to protect the value of anticipated foreign currency revenues and expenses. The gains and losses on these contracts offset changes in the value of the underlying transactions as they occur. The Euro is the only currency hedged.

At December 31, 2003, the Company held forward contracts expiring through December 2004 to hedge probable, but not firmly committed, intercompany inventory purchases. These hedging contracts are classified as cash flow hedges and accordingly, are adjusted to current market values through other comprehensive income until the underlying transactions are recognized. Upon recognition, such gains and losses are recorded in operations as an adjustment to the carrying amounts of the underlying transactions in the period in which these transactions are recognized.

At December 31, 2003, the foreign currency forward contracts had a notional amount of Euro 6,000,000 and a fair value of approximately \$178,000. The fair value of the foreign currency forward contracts, which represents an asset, is included in other current assets. The amount of net gain deferred through other comprehensive income as of December 31, 2003 was approximately \$178,000. There was no gain or loss recognized through other income/expense during fiscal 2003.

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#### 14. Related Party Transactions

The Company had an accounts receivable of approximately \$900,000 as of December 31, 2003, from Werner Rietschle Holding GmbH, a shareholder and the entity which sold the Company assets in the Rietschle transaction. This amount primarily related to taxes paid by the Company on behalf of Werner Rietschle Holding GmbH in the fourth quarter of 2003. Dieter Rietschle, who is the Company's general manager of its TIWR Holding GmbH & Co. KG subsidiary and a former director, has a 49% ownership and 51% voting control of Werner Rietschle Holding GmbH.

#### 15. Summary of Quarterly Results of Operations (Unaudited)

Unaudited quarterly results of operations follow:

	Net Sales				Gross Profit				Net Income			
	2003		2003 2002 2003 2002		2002 2003		2003	03 2002				
					(in	thousands, ex	cept sha	are data)				
1st Qtr.	\$	92,346	\$	46,057	\$	33,115	\$	16,895	\$	8,806	\$	7,421
2nd Qtr.		95,810		49,928		33,760		18,009		9,432		8,636
3rd Qtr.		88,985		59,241		29,513		21,176		10,583		7,985
4th Qtr.		99,633		85,376		33,554		29,618		8,493		8,650
	\$	376,774	\$	240,602	\$	129,942	\$	85,698	\$	37,314	\$	32,692
			• • •			Di		T				
		В	Per S	t Income Share			ed Net Per Sha	Income are				
		2003	;	2002		2003		2002				
1st Qtr.		\$ (	).51	\$ 0.4	0	\$ 0.4	50	\$ 0.4	17			
2nd Qtr.			).55	φ 0.4 0.5		φ 0 0		φ 0 0				
3rd Qtr.			).61	0.5		0.0		0.4				
4th Qtr.			).49	0.5		0.4		0.4				
				0.5	-	0.		0.				
		\$ 2	2.17	\$ 2.0	6	<b>\$ 2.</b>	12	\$ 2.0	)0			
				51								

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

On May 21, 2002, on the recommendation of the Audit Committee, the Board of Directors appointed Ernst & Young LLP ("Ernst & Young") as the Corporation's independent auditors for the 2002 fiscal year, replacing Arthur Andersen LLP ("Arthur Andersen").

Arthur Andersen's report on the financial statements for the fiscal year preceding dismissal contained no adverse opinion or disclaimer of opinion and was not qualified or modified as to uncertainty, audit scope or accounting principles. During the fiscal year and interim period preceding the dismissal, there were no disagreements with Arthur Andersen on any matter of accounting principles or practices, financial statement disclosure, or audit scope or procedure.

## ITEM 9A. CONTROLS AND PROCEDURES

Our Chief Executive Officer and Chief Financial Officer have concluded, based on their evaluation as of the end of the period covered by this report, that our disclosure controls and procedures are effective in all material respects in ensuring that information required to be disclosed

in the reports that we file or submit under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported, within the time periods specified in the Securities and Exchange Commission's rules and forms. There have been no significant changes in our internal controls over financial reporting or in other factors that could significantly affect these controls subsequent to the date of the previous mentioned evaluation.

#### PART III.

#### ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

#### a. Directors of the Company

The information required by this item is set forth in registrant's Proxy Statement for the Annual Meeting of Shareholders to be held on April 22, 2004, under the headings "Election of Directors" and "Section 16(a), Beneficial Ownership Reporting Compliance," which information is incorporated herein by reference.

b. Executive Officers of the Registrant

Reference is made to "Executive Officers of the Registrant" in Part 1, ITEM 1.f.

c. Audit Committee Financial Expert

The Company had determined that Wallace H. Dunbar, Chairman of the Audit Committee of the Board of Directors, qualifies as an "audit committee financial expert" as defined in Item 401 (h) of Regulation S-K, and that Mr. Dunbar is "independent" as the term is used in Item 7 (d) (3) (iv) of Schedule 14A under the Securities Exchange Act.

d. Code of Business Conduct

The Company has adopted a Corporate Compliance and Code of Ethics Policy applicable to all employees. This code is applicable to Senior Financial Executives including the principal executive officer, principal financial officer and principal accounting officer of the Company. The Company's Corporate Compliance and Code of Ethics Policy is available on the Company's web site at www.thomasind.com under "Corporate Governance." The Company intends to post on its web site any amendments to, or waivers from its Corporate Governance Guidelines and its Corporate Compliance and Code of Ethics Policy applicable to Senior

Financial Executives. The Company will provide shareholders with a copy of its Corporate Compliance and Code of Ethics Policy upon written request directed to the Company's Secretary at the Company's address.

### ITEM 11. EXECUTIVE COMPENSATION

The information required by this item is set forth in registrant's Proxy Statement for the Annual Meeting of Shareholders to be held on April 22, 2004, under the headings "Executive Compensation," "Compensation Committee Interlocks and Insider Participation," and "Board of Directors," which information is incorporated herein by reference.

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

The information required by this item is set forth in registrant's Proxy Statement for the Annual Meeting of Shareholders to be held on April 22, 2004, under the heading "Securities Beneficially Owned by Principal Shareholders and Management" and "Equity Compensation Plan Information," which information is incorporated herein by reference.

#### ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The primary information required by this item is set forth in registrant's Proxy Statement for the Annual Meeting of Shareholders to be held on April 22, 2004, under the headings "Securities Beneficially Owned by Principal Shareholders and Management", "Election of Directors", "Executive Compensation", "Board of Directors", "Compensation Committee Interlocks and Insider Participation" and "Related Party Transactions", which information is incorporated herein by reference.

#### ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

The information required by this item is set forth in registrant's Proxy Statement for the Annual Meeting of Shareholders to be held on April 22, 2004, under the heading "Independent Auditors", which information is incorporated herein by reference.

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#### PART IV.

#### ITEM 15. EXHIBITS, FINANCIAL STATEMENT SCHEDULES, AND REPORTS ON FORM 8-K

a.

#### (1) Financial Statements

The following consolidated financial statements of Thomas Industries Inc. are included in Part II, Item 8:

Consolidated Balance Sheets December 31, 2003 and 2002

Consolidated Statements of Income Years ended December 31, 2003, 2002, and 2001

Consolidated Statements of Shareholders' Equity Years ended December 31, 2003, 2002, and 2001

Consolidated Statements of Cash Flows Years ended December 31, 2003, 2002, and 2001

Notes to Consolidated Financial Statements December 31, 2003

(2)

Financial Statement Schedule

Schedule II Valuation and Qualifying Accounts

All other schedules for which provision is made in the applicable accounting regulation of the Securities and Exchange Commission are not required under the related instructions or are inapplicable and, therefore, have been omitted.

(3)

Listing of Exhibits

Exhibit No. Exhibit

	Copies of debt instruments for which the related debt is less than 10% of consolidated total assets will be furnished to the Commission upon request.
	Thomas Industries Holdings, Inc., Thomas Industries Inc. First Amendment dated as of July 30, 2002 to Note Agreement Amended and Restated as of November 6, 1998, filed as Exhibit 4 (a) (2) to registrant's report on Form 10-K dated March 28, 2003, hereby incorporated by reference.
4(a)(1)	Thomas Industries Holdings, Inc., Thomas Industries Inc. Note Agreement Amended and Restated as of November 6, 1998, filed as Exhibit 4 (a) (1) to registrant's report on Form 10-K dated March 28, 2003, hereby incorporated by reference.
3(b)	Bylaws, as amended, February 17, 2004 filed herewith.
3(a)	Restated Certificate of Incorporation, as amended, filed as Exhibit 3(a) to Form 10-Q filed November 13, 2002, hereby incorporated by reference.
2(a)	Agreement for Purchase of Equity Interests and Shares (English translation) dated August 29, 2002, by and among Thomas Industries Inc., Werner Rietschle Holding GmbH, TIWR Holding GmbH & Co. KG, TIWR Netherlands Holdings C.V., TIWR U.K. Limited, TI France SAS, Thomas Industries Australia Pty. Ltd. and TI Luxembourg S.A.R.L., filed as Exhibit 2.1 to Form 8-K filed September 12, 2002, hereby incorporated by reference.

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4(b)	Amended and Restated Rights Agreement filed as Exhibit 4(b) to registrant's report on Form 10-Q dated August 14, 2000, hereby incorporated by reference.
4(c)	First Amendment to Rights Agreement filed as Exhibit 4(c) to registrant's report on Form 10-K dated March 26, 2001, hereby incorporated by reference.
10(a)	Employment Agreements with Timothy C. Brown and Phillip J. Stuecker filed as Exhibit 3(j) to registrant's report on Form 10-Q dated November 11, 1988, hereby incorporated by reference.
10(b)	Trust Agreement, filed as Exhibit 10(1) to registrant's report on Form 10-Q dated November 11, 1988, hereby incorporated by reference.
10(c)	Form of Indemnity Agreement and Amendment thereto entered into by the Company and each of its Executive Officers filed as Exhibits 10 (g) and (h) to registrant's report on Form 10-K dated March 23, 1988, hereby incorporated by reference.
10(d)	Severance pay policy of the Company, effective October 1, 1988, covering all Executive Officers, filed as Exhibit 10(d) to registrant's report on Form 10-K dated March 23, 1989, hereby incorporated by reference.
10(e)	Nonemployee Director Stock Option Plan as Amended and Restated as of February 5, 1997, filed as Exhibit 10(h) to registrant's report on Form 10-K registrant's dated March 20, 1997, hereby incorporated by reference.

10(f)	1995 Incentive Stock Plan as Amended and Restated as of April 15,
	1999, filed as Exhibit 10(h) to registrant's report on Form 10-Q dated
	November 12, 1999, hereby incorporated by reference.

- 10(g) Employment Agreement with Timothy C. Brown dated January 29, 1997, filed as Exhibit 10(j) to registrant's report on Form 10-K dated March 20, 1997, hereby incorporated by reference.
- 10(g)(1) Employment Agreement with Dieter Rietschle (English translation) dated August 30, 2002, filed as Exhibit 10 (g) (1) to registrant's report on Form 10-K dated March 28, 2003, hereby incorporated by reference.
- 10(g)(2) Employment Agreement with Peter Bissinger (English translation) dated January 1, 2003, filed as Exhibit 10 (g) (2) to registrant's report on Form 10-K dated March 28, 2003, hereby incorporated by reference.
- 10(h) Master Transaction Agreement by and between Thomas Industries Inc. and The Genlyte Group Incorporated dated April 28, 1998, filed as Exhibit 2.1 to registrant's report on Form 8-K dated July 24, 1998, hereby incorporated by reference.
- 10(i) Limited Liability Company Agreement of GT Lighting, LLC, dated April 28, 1998, filed as Exhibit 2.2 to registrant's report on Form 8-K dated July 24, 1998, hereby incorporated by reference.
- Capitalization Agreement among GT Lighting, LLC, and Thomas Industries Inc., Tupelo Holdings Inc., Thomas Industries Holdings Inc., Gardco Manufacturing, Inc., Capri Lighting, inc., Thomas Imports, Inc., and TI Industries Corporation dated April 28, 1998, filed as Exhibit 2.3 to registrant's report on Form 8-K dated July 24, 1998, hereby incorporated by reference.

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- 10(k) Capitalization Agreement between GT Lighting, LLC, and The Genlyte Group Incorporated dated April 28, 1998, filed as Exhibit 2.4 to registrant's Form 8-K dated July 24, 1998, hereby incorporated by reference.
- 10(1) Credit Agreement dated August 28, 2002 among Thomas Industries Inc., Bank One, Kentucky, N.A., National City Bank of Kentucky, Sun Trust Bank, HVB Banque Luxembourg Societe Anonyme, and Wells Fargo Bank, N.A., as Lenders (the "Lenders"); Bank One, Kentucky, N.A., as Administrative Agent for itself and the other Lenders; National City Bank of Kentucky as Syndication Agent; Sun Trust Bank and HVB Banque Luxembourg Societe Anonyme as Co-Documentation Agents; and Banc One Capital Markets, Inc. as Lead Arranger and Sole Book Runner, filed as Exhibit 10 (1) to registrant's report on Form 10-K dated March 28, 2003, hereby incorporated by reference.
- 16 Letter regarding change in certifying accountant of the registrant from Arthur Andersen LLP dated May 21, 2002, filed as Exhibit 16.1 to the registrant's Form 8-K dated May 21, 2002, hereby incorporated by reference.
- 21 Subsidiaries of the Registrant.

- 23(a) Consent of Ernst & Young LLP.
- 23(b) Information regarding consent of Arthur Andersen LLP.
- 23(c) Consent of Ernst & Young LLP.
- 23(d) Information regarding consent of Arthur Andersen LLP.
- 31.1 Certification of Chief Executive Officer pursuant to Rule 13a-14(b) and Section 302 of the Sarbanes-Oxley Act of 2002, filed herewith.
- 31.2 Certification of Chief Financial Officer pursuant to Rule 13a-14(b) and Section 302 of the Sarbanes-Oxley Act of 2002, filed herewith.
- 32.1 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant Section 906 of the Sarbanes-Oxley Act of 2002, filed herewith.

#### b.

#### Reports on Form 8-K

A Form 8-K was filed on October 24, 2003, attaching a press release announcing third quarter 2003 sales and earnings.

A Form 8-K was filed on November 11, 2003, attaching financial information that was presented by the Company at the Robert W. Baird & Co.'s Industrial Technology Conference.

#### c.

#### Exhibits

The exhibits filed as part of this Annual Report on Form 10-K are as specified in Item 15(a)(3) herein.

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# 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.

#### THOMAS INDUSTRIES INC.

#### Date: March 12, 2004

By:

/s/ TIMOTHY C. BROWN

Timothy C. Brown,

Chairman of the Board

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 and on the dates indicated.

Signature	Title	Date
/s/ TIMOTHY C. BROWN	Chairman of the Board;	2/12/04
Timothy C. Brown	President; Chief Executive Officer; Director (Principal Executive Officer)	3/12/04
/s/ PHILLIP J. STUECKER	Vice President of Finance;	3/12/04

Signature	Title	Date
Phillip J. Stuecker	Chief Financial Officer; Secretary (Principal Financial Officer)	
/s/ ROGER P. WHITTON	Controller	
Roger P. Whitton	(Principal Accounting Officer)	3/12/04
/s/ WALLACE H. DUNBAR		
Wallace H. Dunbar	Director	3/12/04
/s/ H. JOSEPH FERGUSON		
H. Joseph Ferguson	Director	3/12/04
/s/ LAWRENCE E. GLOYD		
Lawrence E. Gloyd	Director	3/12/04
/s/ WILLIAM M. JORDAN		
William M. Jordan	Director	3/12/04
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/s/ FRANKLIN J. LUNDING, JR.		
Franklin J. Lunding, Jr.	Director	3/12/04
/s/ ANTHONY A. MASSARO		
Anthony A. Massaro	Director	3/12/04
/s/ GEORGE H. WALLS, JR.		
George H. Walls, Jr.	Director	3/12/04
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## Schedule II Valuation and Qualifying Accounts

**Thomas Industries Inc. and Subsidiaries** 

## December 31, 2003

Description	Balance at Beginning of Period	Charged to Costs and Expenses	Charged to Other Accounts- Describe	Deductions- Describe	Balance at End of Period

Description	]	Balance at Beginning of Period	Charged to Costs and Expenses	 Charged to Other Accounts- Describe		Deductions- Describe	Balance at End of Period
Year ended December 31, 2003							
Allowance for doubtful accounts	\$	2,269,000	\$ 435,000	\$ (96,000)(1	l) \$	(338,000)(2) \$	2,270,000
Allowance for obsolete and slow moving inventory		4,821,000	1,654,000	<b>2,003,000</b> (1	1)	(93,000)(3)	8,385,000
	\$	7,090,000	\$ 2,089,000	\$ 1,907,000		(431,000) \$	10,655,000
Year ended December 31, 2002							
Allowance for doubtful accounts	\$	1,103,000	\$ 753,000	\$ 1,208,000 (1	1)\$	(795,000)(2) \$	2,269,000
Allowance for obsolete and slow moving inventory		1,985,000	488,000	2,980,000 (1	1)	(632,000)(3)	4,821,000
	\$	3,088,000	\$ 1,241,000	\$ 4,188,000		(1,427,000) \$	7,090,000
Year ended December 31, 2001							
Allowance for doubtful accounts	\$	752,000	\$ 514,000			(163,000)(2) \$	1,103,000
Allowance for obsolete and slow moving inventory		1,999,000	880,000			(894,000)(3)	1,985,000
	\$	2,751,000	\$ 1,394,000			(1,057,000) \$	3,088,000

(1)

Due to business acquisitions.

(2)

Uncollectible accounts written off, less recoveries on accounts previously written off and effect of translation in accordance with SFAS No. 52.

(3)

Disposal of obsolete inventory and effect of translation in accordance with SFAS No. 52.

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On August 30, 1998, Thomas and Genlyte formed a lighting joint venture that combined substantially all of the assets and liabilities of Genlyte and substantially all of the lighting assets and related liabilities of Thomas to create Genlyte Thomas Group LLC ("GTG"), estimated to be the third largest manufacturer of lighting fixtures and controls in North America. Thomas owns a 32% interest in the joint venture, and Genlyte owns a 68% interest.

Following are audited financial statements of GTG for the years ended December 31, 2003, 2002, and 2001.

**Report of Independent Auditors** 

#### To the Members of Genlyte Thomas Group LLC:

We have audited the accompanying consolidated balance sheets of Genlyte Thomas Group LLC and Subsidiaries (the Company) as of December 31, 2003 and 2002 and the related consolidated statements of income, members' equity and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. The financial statements of the Company for the year ended December 31, 2001 were audited by other auditors who have ceased operations and whose report dated January 18, 2002 expressed an unqualified opinion on those statements.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the 2003 and 2002 financial statements referred to above present fairly, in all material respects, the consolidated financial position of Genlyte Thomas Group LLC and Subsidiaries at December 31, 2003 and 2002, and the consolidated results of their operations and their cash flows for the years then ended, in conformity with accounting principles generally accepted in the United States.

As discussed in Note 2, in 2002 the Company changed its method of accounting for goodwill and other intangible assets.

As discussed above, the financial statements of the Company for the year ended December 31, 2001 were audited by other auditors who have ceased operations. As discussed in Note 2, these financial statements have been revised to include the transitional disclosures required by Statement of Financial Accounting Standards (Statement) No. 142, "*Goodwill and Other Intangible Assets*," which was adopted by the Company as of January 1, 2002. Our audit procedures with respect to the disclosures in Note 2 with respect to 2001 included (a) agreeing the previously reported net income to the previously issued financial statements and the adjustments to reported net income representing amortization expense (including any related tax effects) recognized in those periods related to goodwill to the Company's underlying records obtained from management, and (b) testing the mathematical accuracy of the reconciliation of adjusted net income to reported net income. In our opinion, the disclosures for 2001 in Note 2 are appropriate. However, we were not engaged to audit, review, or apply any procedures to the 2001 financial statements related to Note 2, and accordingly, we do not express an opinion or any other form of assurance on the 2001 financial statements taken as a whole.

/s/ ERNST & YOUNG LLP

Louisville, Kentucky January 23, 2004

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NOTE: This is a copy of a report previously issued by Arthur Andersen LLP, the Company's former independent accountants. The Arthur Andersen LLP report refers to certain financial information for the years ended December 31, 2000 and 1999, and certain balance sheet information as of December 31, 2001 and 2000, which are no longer included in the accompanying financial statements. Arthur Andersen LLP has not reissued this report as Arthur Andersen LLP ceased operations in August 2002.

#### **Report of Independent Public Accountants**

#### To the Members of Genlyte Thomas Group LLC:

We have audited the accompanying consolidated balance sheets of Genlyte Thomas Group LLC (a Delaware limited liability company) and Subsidiaries (the Company) as of December 31, 2001 and 2000, and the related consolidated statements of income, members' equity and cash flows for each of the three years in the period ended December 31, 2001. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Genlyte Thomas Group LLC and Subsidiaries as of December 31, 2001 and 2000, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2001, in conformity with accounting principles generally accepted in the United States.

#### /s/ ARTHUR ANDERSEN LLP

Louisville, Kentucky January 18, 2004

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#### GENLYTE THOMAS GROUP LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME (Amounts in thousands)

	For the	For the years ended December 31,							
	2003	2002	2001						
Net sales	\$ 1,033,899	\$ 970,304	\$ 985,176						
Cost of sales	671,322	630,433	636,582						
Gross profit	362,577	339,871	348,594						
Selling and administrative expenses	260,381	239,730	248,005						
Gain on settlement of patent litigation	(8,000)								
Amortization of goodwill			5,211						
Amortization of other intangible assets	1,079	851	796						
Operating profit	109,117	99,290	94,582						
Interest expense, net of interest income	238	606	3,699						
Minority interest	185	240	(54)						
Income before income taxes	108,694	98,444	90,937						
Income tax provision	7,416	7,804	6,064						
Net income	\$ 101,278	\$ 90,640	\$ 84,873						

The accompanying notes are an integral part of these consolidated financial statements.

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#### GENLYTE THOMAS GROUP LLC AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Amounts in thousands)

	 As of December 31,				
	2003		2002		
Assets:					
Current Assets:					
Cash and cash equivalents	\$ 59,963	\$	66,652		
Short-term investments	70,479		44,887		
Accounts receivable, less allowances for doubtful accounts of \$13,456 and \$12,838, as of					
December 31, 2003 and 2002	160,111		148,279		

As of December 31,

Related-party receivables	175	
Inventories	143,898	136,470
Other current assets	9,646	8,850
Total current assets	444,272	405,138
Property, plant and equipment, at cost:		
Land and land improvements	8,211	7,447
Buildings and leasehold improvements	88,718	81,764
Machinery and equipment	290,331	276,353
		,
Total property, plant and equipment	387,260	365,564
Less: accumulated depreciation and amortization	275,636	257,988
		201,900
Net property, plant and equipment	111,624	107,576
Goodwill	150,532	134,231
Other intangible assets, net of accumulated amortization	21,315	22,195
Other assets	5,028	3,841
Total Assets	\$ 732,771	\$ 672,981
Liabilities & Members' Equity:		
Current Liabilities:		
Current maturities of long-term debt	\$ 284	\$ 4,100
Accounts payable	98,035	87,201
Related-party payables	16,534	30,483
Accrued expenses	70,956	65,427
recruce expenses		03,127
Total current liabilities	185,809	187,211
Long-term debt	11,190	33,028
Deferred income taxes	5,005	4,459
Accrued pension	27,567	25,406
Minority interest	924	677
Other long-term liabilities	6,317	6,225
Total liabilities	236,812	257,006
Commitments and contingencies (See notes (13) and (14))		
Members' Equity:		
Accumulated other comprehensive income (loss)	(7,099)	(26,965)
Other members' equity	503,058	442,940
Total members' equity	495,959	415,975
Total Liabilities & Members' Equity	\$ 732,771	\$ 672,981

The accompanying notes are an integral part of these consolidated financial statements.

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GENLYTE THOMAS GROUP LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF MEMBERS' EQUITY FOR THE YEARS ENDED DECEMBER 31, 2003, 2002, AND 2001 (Amounts in thousands)

	( Comp	umulated Other orehensive me (Loss)	Other Members' Equity	Total Members' Equity		
Members' equity, December 31, 2000 Net income	\$	875 \$	346,431 84,873	\$ 347,306 84,873		
Increase in minimum pension liability		(6,424)	04,075	(6,424)		
Foreign currency translation adjustments		(3,527)		(3,527)		
Total comprehensive income		(9,951)	84,873	74,922		
Distributions to members			(36,225)	(36,225)		
Members' equity, December 31, 2001		(9,076)	395,079	386,003		
Net income		(10,170)	90,640	90,640		
Increase in minimum pension liability, before tax Related tax effect		(18,450) 541		(18,450) 541		
Increase in minimum pension liability, after tax		(17,909)		(17,909)		
Foreign currency translation adjustments		20		20		
Total comprehensive income		(17,889)	90,640	72,751		
Contribution from Thomas			299	299		
Distributions to members			(43,078)	(43,078)		
Members' equity, December 31, 2002		(26,965)	442,940	415,975		
Net income		(422)	101,278	101,278		
Increase in minimum pension liability, before tax Related tax effect		(422) 112		(422) 112		
Increase in minimum pension liability, after tax		(310)		(310)		
Foreign currency translation adjustments		20,176		20,176		
Total comprehensive income		19,866	101,278	121,144		
Contribution from Thomas			399	399		
Distributions to members			(41,559)	(41,559)		
Members' equity, December 31, 2003	\$	(7,099) \$	503,058	\$ 495,959		

The accompanying notes are an integral part of these consolidated financial statements.

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#### GENLYTE THOMAS GROUP LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in thousands)

	For the years ended December 31,							
		2003	2002			2001		
Cash Flows From Operating Activities:					+			
Net income	\$	101,278	\$	90,640	\$	84,873		
Adjustments to reconcile net income to net cash provided by operating activities:								
Depreciation and amortization		24,207		23,169		28,172		
Net loss (gain) from disposals of property, plant and equipment		1,131		1,010		(807)		

For the years ended December 31,

Provision (benefit) for deferred income taxes	104	(134)	(150)
Minority interest	70	874	(54)
Changes in assets and liabilities, net of effect of acquisitions:			
(Increase) decrease in:			
Accounts receivable	(3,261)	(5,470)	1,944
Related-party receivables	(175)	(-) /	1,204
Inventories	(663)	2,069	19,419
Other current assets	(434)	24	(1,199)
	(434)	8,195	5,017
Intangible and other assets	(2,770)	8,195	5,017
Increase (decrease) in:	6 = 24	1.0(1	(15.517)
Accounts payable	6,531	4,261	(15,517)
Related-party payables	(13,987)	10,598	12,683
Accrued expenses	2,918	(560)	(5,671)
Deferred income taxes, long-term	(109)	581	(130)
Accrued pension and other long-term liabilities	1,836	(8,059)	(3,486)
All other, net	96	(977)	(79)
Net cash provided by operating activities	116,764	126,221	126,219
Cash Flows From Investing Activities:			
Acquisitions of businesses, net of cash received	(20,350)	(10,641)	(2,900)
Purchases of property, plant and equipment	(17,559)	(18,912)	(20,250)
Proceeds from sales of property, plant and equipment	31	1,807	1,597
Purchases of short-term investments	(126,998)	(157,198)	(31,614)
Proceeds from sales of short-term investments	103,775	123,062	20,850
Net cash used in investing activities	(61,101)	(61,882)	(32,317)
Cash Flows From Financing Activities:			11000
Proceeds from long-term debt	(27.410)	(2 219)	14,000
Repayments of long-term debt Distributions to members	(27,410) (41,559)	(3,318) (43,078)	(43,040) (36,225)
Contribution from Thomas Industries' stock options	(41,559) 399	299	(30,223)
Net cash used in financing activities	(68,570)	(46,097)	(65,265)
vet cash used in financing activities	(08,570)	(40,097)	(05,205)
Effect of exchange rate changes on cash and cash equivalents	6,218	(517)	(3,527)
Net increase in cash and cash equivalents	(6,689)	17,725	25,110
Cash and cash equivalents at beginning of year	66,652	48,927	23,817
Cash and cash equivalents at end of year	\$ 59,963 \$	66,652 \$	48,927

The accompanying notes are an integral part of these consolidated financial statements.

Genlyte Thomas Group LLC and Subsidiaries Notes to Consolidated Financial Statements (Dollars in thousands)

#### (1) Description of Business

Genlyte Thomas Group LLC ("GTG" or the "Company"), a Delaware limited liability company, is a United States based multinational company. The Company designs, manufactures, markets, and sells lighting fixtures, controls and related products for a wide variety of applications in the commercial, residential, and industrial markets in North America. The Company's products are marketed primarily to distributors who resell the products for use in commercial, residential, and industrial construction and remodeling. The Company is the result of the business combination discussed in note (3) "Formation of Genlyte Thomas Group LLC."

#### (2) Summary of Significant Accounting Policies

**Principles of Consolidation:** The accompanying consolidated financial statements include the accounts of GTG and all majority-owned subsidiaries, and also include other entities that are jointly owned by The Genlyte Group Incorporated ("Genlyte") and Thomas Industries Inc. ("Thomas"), all of which entities, in total, operationally comprise GTG. Intercompany accounts and transactions have been eliminated.

**Use of Estimates:** The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure 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 amounts could differ from the estimates.

**Revenue Recognition:** The Company records sales revenue when products are shipped, which is when legal title passes to the customer and the risks and rewards of ownership have transferred. Provisions for estimated returns, allowances, discounts, and rebates are recorded as sales deductions.

**Shipping and Handling Fees and Costs:** Shipping and handling costs associated with storage and handling of finished goods and handling of shipments to customers are included in cost of sales. Outbound freight for shipments to customers is included in selling and administrative expenses and amounted to \$49,017 in 2003, \$45,724 in 2002, and \$50,552 in 2001. Sometimes outbound freight is billed to the customer. Such fees are included in net sales and amounted to \$8,228 in 2003, \$7,372 in 2002, and \$7,502 in 2001.

**Stock-Based Compensation Costs:** At December 31, 2003, Genlyte had two stock-based compensation (stock option) plans, which are described more fully in note (15) "Stock Options." Genlyte accounts for these plans using the intrinsic value method of APB Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25"), as permitted under Statement of Financial Accounting Standards ("SFAS") No. 123, "Accounting for Stock-Based Compensation" and SFAS No. 148, "Accounting for Stock-Based Compensation and Disclosure an Amendment of FASB Statement No. 123." As a consolidated subsidiary of Genlyte, GTG is also required to apply APB 25 to stock-based compensation for stock options granted by Genlyte to employees of GTG. Therefore, GTG also accounts for these plans using the intrinsic value method. Because all options granted under these plans had an exercise price equal to the market value of the underlying common stock on the date of grant, no stock-based compensation cost has been recognized in the consolidated statements of income. Had stock-based compensation cost for the plans been determined using the fair value recognition

provisions of SFAS No. 123, the effect on the Company's net income for the years ended December 31 would have been as follows:

	2003			2002	2001	
Net income, as reported	\$	101,278	\$	90,640	\$	84,873
Stock-based compensation cost using						
fair value method		2,570		3,123		2,042
	_	_	_		_	
Net income, pro forma	\$	98,708	\$	87,517	\$	82,831

Accounting for Stock-Based Compensation Incurred by Investors: Thomas has also granted stock options to certain employees of GTG. According to Emerging Issues Task Force issue 00-12, "Accounting by an Investor for Stock-Based Compensation Granted to Employees of an Equity Method Investee," an investee should recognize the costs of the stock-based compensation incurred by an investor on its behalf, and a corresponding capital contribution. Therefore, in 2003, the Company (the investee) recorded \$399 of stock-based compensation expense in selling and administrative expenses and the same amount as a contribution from Thomas (the investor) in the consolidated statement of members' equity. In 2002 the amount was \$299.

Advertising Costs: The Company expenses advertising costs principally as incurred. Certain catalog, literature, and display costs are amortized over their useful lives, from 6 to 24 months. Total advertising expenses, classified as selling and administrative expenses, were \$10,004 in 2003, \$8,538 in 2002, and \$10,373 in 2001.

**Research and Development Costs:** Research and development costs are expensed as incurred. These expenses, classified as selling and administrative expenses, were \$10,343 in 2003, \$8,521 in 2002, and \$9,359 in 2001.

**Cash Equivalents:** The Company considers all highly liquid investments with a maturity of three months or less from the date of purchase to be cash equivalents.

**Short-Term Investments:** Short-term investments are classified as available-for-sale securities and include the following: commercial paper with a maturity of 120 days, term deposits with a maturity of one year that can be cashed penalty free any time after 30 days, and tax advantaged debt securities with original maturities ranging from eleven to 32 years. However, these debt securities are callable at par value (cost) based on seven to 35 days notification to the bondholders and normally held for less than one year. They are carried on the balance sheet at fair market value, which is equivalent to cost. Current period adjustments to the carrying value of available-for-sale securities would be included in accumulated other comprehensive income within members' equity. Because of the nature of all of these investments, cost does not differ from fair market value, so there are no such adjustments to the carrying value.

Allowance for Doubtful Accounts Receivable: The Company maintains allowances for doubtful accounts receivable for estimated uncollectible invoices resulting from the customer's inability to pay (bankruptcy, out of business, etc., i.e. "bad debts" which result in write-offs) as well as the customer's refusal to pay (returned products, billing errors, disputed amounts, etc., which result in credit memos). Management's estimated allowances are based on the aging of the invoices, historical collections, customers' financial status, the overall ratio of "bad debt" allowances to account receivable balances in comparison to relevant industry data, amounts returned and disputed by customers, and estimated lag times for processing credit memos.

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**Concentration of Credit Risk:** Assets that potentially subject the Company to concentration of credit risk are cash and cash equivalents, short-term investments, and accounts receivable. The Company invests its cash equivalents primarily in high-quality institutional money market funds with maturities of less than three months and limits the amount of credit exposure to any one financial institution. Investment policies have been implemented that limit short-term investments to investment grade securities in multiple funds with multiple financial institutions which limits the Company's exposure. The Company provides credit to most of its customers in the ordinary course of business, and collateral or other security may be required in certain infrequent situations. The Company conducts ongoing credit evaluations of its customers and maintains allowances for potential credit losses. Concentration of credit risk with respect to accounts receivable is limited due to the wide variety of customers and markets to which the Company sells. No single customer accounts for more than 10% of annual sales. As of December 31, 2003, management does not consider the Company to have any significant concentration of credit risk.

**Inventories:** Inventories are stated at the lower of cost or market and include materials, labor, and overhead. Inventories at December 31 consisted of the following:

	 2003		2002
Raw materials	\$ 54,371	\$	53,428
Work in process	17,228		15,104
Finished goods	72,299		67,938
Total inventories	\$ 143,898	\$	136,470

Inventories valued using the last-in, first-out ("LIFO") method represented approximately 80% of total inventories at December 31, 2003 and 83% at December 31, 2002. Inventories not valued at LIFO (primarily inventories of Canadian operations) are valued using the first-in, first-out ("FIFO") method. On a FIFO basis, which approximates current cost, inventories would have been \$2,781 and \$2,337 lower than reported at December 31, 2003 and 2002, respectively. During each of the last three years, certain inventory quantity reductions caused partial liquidations of LIFO inventory layers (in some cases including the base), the effects of which increased pre-tax income by \$114 in 2003 and 2002, and \$1,047 in 2001.

**Property, Plant and Equipment:** The Company provides for depreciation of property, plant and equipment, which also includes amortization of assets recorded under capital leases, on a straight-line basis over the estimated useful lives of the assets. Useful lives vary among

the items in each classification, but generally fall within the following ranges:

Land improvements	10 25 years
Buildings and leasehold improvements	10 40 years
Machinery and equipment	3 10 years

Leasehold improvements are amortized over the terms of the respective leases, or over their estimated useful lives, whichever is shorter. Depreciation and amortization of property, plant and equipment, including assets recorded under capital leases, was \$23,128 in 2003, \$22,318 in 2002, and \$22,165 in 2001. Accelerated methods of depreciation are used for income tax purposes, and appropriate provisions are made for the related deferred income taxes for the foreign subsidiaries.

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When the Company sells or otherwise disposes of property, plant and equipment, the asset cost and accumulated depreciation are removed from the accounts, and any resulting gain or loss is recorded in selling and administrative expenses in the consolidated statements of income.

Maintenance and repairs are expensed as incurred. Renewals and improvements that extend the useful life of an asset are capitalized and depreciated or amortized over the remaining useful lives of the respective assets.

**Goodwill and Other Intangible Assets:** On January 1, 2002, the Company adopted SFAS No. 142, "Goodwill and Other Intangible Assets." Under SFAS No. 142, goodwill and intangible assets with indefinite useful lives are no longer amortized, but instead are subject to an assessment for impairment by applying a fair-value-based test annually, and more frequently if circumstances indicate a possible impairment. Goodwill is tested for impairment at a reporting unit level. If the carrying value of a reporting unit exceeds its fair value, a determination is made of the implied fair value of the reporting unit's goodwill. If the carrying amount of reporting unit goodwill exceeds the implied fair value of that goodwill, an impairment loss is recognized in an amount equal to that excess. If the carrying amount of an intangible assets with an indefinite life exceeds its fair value, an impairment loss is recognized in an amount equal to the excess. Separate intangible assets that are not deemed to have an indefinite life continue to be amortized over their useful lives.

The Company tested the goodwill of all of its reporting units, which are a level below the reportable segments disclosed in note (18) "Segment Reporting," for impairment during the fourth quarter of 2003 using a present value of future cash flows valuation method. This assessment did not indicate any impairment.

Prior to the adoption of SFAS No. 142, the Company had goodwill that was amortized straight-line over periods ranging from 10 to 40 years. Had the Company accounted for goodwill in accordance with SFAS No. 142 in 2001, net income for the years ended December 31 would have been as follows:

		2003		2002		2001	
Reported net income	\$	101,278	\$	90,640	\$	84,873	
Add back: goodwill amortization *						4,991	
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