CHAMPION ENTERPRISES INC Form 10-Q October 23, 2003

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FORM 10-Q

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

(Mark one)

[X]	QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) O	F
	THE SECURITIES EXCHANGE ACT OF 1934.	

For Quarterly period ended September 27, 2003

OR

[] TRANSITION REPORT	PURSUANT TO SECTION 13 OR 15(d) O	F
THE SECURITIE	S EXCHANGE ACT OF 1934.	
For the transition period from	to	

Commission file number 1-9751

CHAMPION ENTERPRISES, INC.

(Exact name of registrant as specified in its charter)

Michigan

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

2701 Cambridge Court, Suite 300
Auburn Hills, MI 48326

(Address of principal executive offices)

Registrant s telephone number, including area code: (248) 340-9090

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes [X] No[]

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

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date.

58,769,512 shares of the registrant s \$1.00 par value Common Stock were outstanding as of October 17, 2003.

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements.

CHAMPION ENTERPRISES, INC.

Consolidated Statements of Operations (In thousands, except per share amounts)

	Unaudited Three Months Ended			nudited onths Ended
	September 27, 2003	September 28, 2002	September 27, 2003	September 28, 2002
Net sales	\$310,934	\$373,590	\$849,384	\$1,041,473
Cost of sales	271,117	329,342	728,044	892,510
Gross margin	39,817	44,248	121,340	148,963
Selling, general and administrative expenses	50,052	57,448	141,934	181,479
Goodwill impairment charges	34,183		34,183	97,000
Restructuring charges	20,100	31,600	20,100	36,500
Gain on debt retirement	-,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(13,833)	(5,870)
			(55,555)	
Operating loss	(64,518)	(44,800)	(61,044)	(160,146)
Interest income	329	727	1,215	1,946
Interest expense	(6,783)	(7,695)	(20,713)	(20,777)
Loss from continuing operations before income taxes	(70,972)	(51,768)	(80,542)	(178,977)
Income tax expense (benefit)	450	(14,800)	(1,950)	67,900
Loss from continuing operations	(71,422)	(36,968)	(78,592)	(246,877)
Loss from discontinued operations, net of taxes	(9,674)	(1,967)	(20,902)	(3,195)
Net loss	\$ (81,096)	\$ (38,935)	\$ (99,494)	\$ (250,072)
Dagie and diluted loss man shares				
Basic and diluted loss per share: Loss from continuing operations	\$ (1.24)	\$ (0.76)	\$ (1.47)	\$ (5.09)
. .	. (. ,	. ,	. (,	. ,
Loss from discontinued operations	(0.17)	(0.04)	(0.37)	(0.06)
Basic and diluted loss per share	\$ (1.41)	\$ (0.80)	\$ (1.84)	\$ (5.15)
Weighted shares for basic and diluted EPS	57,498	49,154	56,260	48,796

See accompanying Notes to Consolidated Financial Statements.

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CHAMPION ENTERPRISES, INC. Consolidated Balance Sheets

(In thousands, except par value)

	Unaudited September 27, 2003	December 28, 2002
ASSETS		
CURRENT ASSETS		
Cash and cash equivalents	\$ 144,796	\$ 77,381
Restricted cash	522	32,450
Accounts receivable, trade	41,958	28,631
Inventories	110,944	111,332
Current assets of discontinued operations	1,650	2,015
Other current assets	15,072	88,959
Total current assets	314,942	340,768
PROPERTY, PLANT AND EQUIPMENT, at cost	230,961	256,838
Less-accumulated depreciation	131,797	129,709
•		<u> </u>
	99,164	127,129
GOODWILL, net	126,501	161,336
GOOD WILL, Net		101,330
OTHER NON-CURRENT ASSETS		
Restricted cash		18,443
Non-current assets of discontinued operations	70	57,498
Other non-current assets	21,693	22,917
Total other non-current assets	21,763	98,858
Total assets	\$ 562,370	\$728,091
LIABILITIES, REDEEMABLE CONVERTIBLE PREFERRED STOCK AND SHAREHOLDERS EQUITY (DEFICIT) CURRENT LIABILITIES		_
Floor plan payable	\$ 14,842	\$ 17,147
Accounts payable	42,902	37,053
Accounts payable Accrued warranty obligations	44,548	43,139
Accrued volume rebates	30,590	35,010
Accrued compensation and payroll taxes	20,984	17,118
Accrued self-insurance	30,139	28,772
Short-term liabilities of discontinued operations	4,047	36,764
Other current liabilities	55,533	48,141
Total current liabilities	243,585	263,144
LONG-TERM LIABILITIES		
Long-term debt	290,510	341,612
Other long-term liabilities	51,416	56,754
	341,926	398,366

CONTINGENT LIABILITIES (Note 11)		
REDEEMABLE CONVERTIBLE PREFERRED STOCK,		
no par value, 5,000 shares authorized, 8.75 shares and 30.0 shares issued and outstanding,		
respectively	8,629	29,256
SHAREHOLDERS EQUITY (DEFICIT)		
Common stock, \$1 par value, 120,000 shares authorized, 58,400 and 52,658 shares issued		
and outstanding, respectively	58,400	52,658
Capital in excess of par value	82,248	54,666
Accumulated deficit	(171,751)	(68,150)
Accumulated other comprehensive income (loss)	(667)	(1,849)
Total shareholders equity (deficit)	(31,770)	37,325
Total liabilities, preferred stock and shareholders equity (deficit)	\$ 562,370	\$728,091

See accompanying Notes to Consolidated Financial Statements.

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CHAMPION ENTERPRISES, INC. Consolidated Statements of Cash Flows (In thousands)

Unaudited Nine Months Ended

	Nine Months Ended		
	September 27, 2003	September 28, 2002	
CASH FLOWS FROM OPERATING ACTIVITIES:			
Loss from continuing operations	\$ (78,592)	\$(246,877)	
Adjustments to reconcile loss from continuing operations to net cash provided	+ (. •,• > =)	+ (= 10,011)	
by (used for) operating activities:			
Depreciation and amortization	12,215	16,556	
Gain on debt retirement	(13,833)	(5,870)	
Goodwill impairment charges	34,183	97,000	
Deferred income taxes		94,800	
Fixed asset impairment charges, net of gains	15,347	26,622	
Increase/decrease:	,	,	
Accounts receivable, trade	(13,327)	(20,665)	
Refundable income taxes	60,920	(10,129)	
Inventories	388	25,890	
Cash collateral deposits	9,600	(13,392)	
Accounts payable	5,849	10,828	
Accrued liabilities	13,008	22,651	
Other, net	11,088	4,034	
,			
Net cash provided by continuing operating activities	56,846	1,448	
receasing provided by continuing operating activities			
CACH ELOWE EDOM DISCONTINHED OPED ATIONS.			
CASH FLOWS FROM DISCONTINUED OPERATIONS:	(20,000)	(2.105)	
Loss from discontinued operations	(20,902)	(3,195)	
Decrease (increase) in net assets of discontinued operations	25,076	(16,222)	
Net cash provided by (used for) discontinued operations	4,174	(19,417)	
CASH FLOWS FROM INVESTING ACTIVITIES:			
Acquisitions and deferred purchase price payments	(3,882)	(3,500)	
Additions to property, plant and equipment	(4,368)	(4,347)	
Investments in and advances to unconsolidated subsidiaries	(446)	(2,084)	
Proceeds on disposal of fixed assets	5,193	3,591	
Net cash used for investing activities	(3,503)	(6,340)	
CASH FLOWS FROM FINANCING ACTIVITIES:			
Decrease in floor plan payable, net	(2,305)	(61,739)	
Repayment of long-term debt	(480)	(738)	
Proceeds from Senior Notes	` ,	145,821	
Purchase of Senior Notes	(35,830)	(23,750)	
Increase in deferred financing costs	(1,985)	(1,494)	
Decrease (increase) in restricted cash	50,371	(35,701)	
Preferred stock issued, net	,- ·	23,810	
Dividends paid on preferred stock	(937)	,	
Common stock issued, net	1,064	1,000	
,			
Net cash provided by financing activities	9,898	47,209	
The cash provided by illianeing activities	2,070	+1,407	

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	<u> </u>	<u> </u>
NET INCREASE IN CASH AND CASH EQUIVALENTS	67,415	22,900
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	77,381	69,456
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$144,796	\$ 92,356

See accompanying Notes to Consolidated Financial Statements.

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CHAMPION ENTERPRISES, INC.

Consolidated Statement of Shareholders Equity (Deficit) Unaudited Nine Months Ended September 27, 2003 (In thousands)

	Comm	on stock	Capital in	Accumulated other			Total
	Shares	Amount	excess of par value	Accumulated deficit	comprehensive income (loss)	Total	income (loss)
Balance at December 28, 2002	52,658	\$52,658	\$54,666	\$ (68,150)	\$(1,849)	\$ 37,325	
Net loss	,	,,,,,,,,,	70 1,000	(99,494)	+ (-,- 1)	(99,494)	\$(99,494)
Preferred stock dividends				(619)		(619)	+ (> > , + > +)
Stock options and benefit				(0.07)		(00)	
plans	551	551	4,043			4,594	
Amortization of preferred			, , ,			,	
stock issuance costs			(622)			(622)	
Preferred stock conversions	3,751	3,751	17,499			21,250	
Issuance for acquisition deferred purchase price	,,,,	,,,,	,,,,,,			,	
payments	1,440	1,440	3,174			4,614	
Charge for induced conversion of preferred							
stock			3,488	(3,488)			
Foreign currency translation adjustments					1,182	1,182	1,182
Balance at September 27, 2003	58,400	\$58,400	\$82,248	\$(171,751)	\$ (667)	\$(31,770)	\$(98,312)

See accompanying Notes to Consolidated Financial Statements.

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CHAMPION ENTERPRISES, INC. Notes to Consolidated Financial Statements (Unaudited)

1. The Consolidated Financial Statements are unaudited, but in the opinion of management include all adjustments necessary for a fair presentation of the results of the interim period. All such adjustments are of a normal recurring nature except for the restructuring charges discussed in Note 2, the goodwill impairment charges discussed in Note 3 and the charge to retained earnings related to the induced conversion of the Series C Preferred Stock recorded in the first quarter 2003 and discussed in Note 10. Financial results of the interim period are not necessarily indicative of results that may be expected for any other interim period or for the fiscal year. The balance sheet as of December 28, 2002 was derived from audited financial statements.

The Company exited its consumer finance business during the third quarter of 2003 and as a result reclassified that segment as discontinued operations for all periods presented.

For a description of significant accounting policies used by Champion Enterprises, Inc. (the Company) in the preparation of its consolidated financial statements, please refer to Note 1 of Notes to Consolidated Financial Statements in the Company s Annual Report on Form 10-K for the year ended December 28, 2002.

The Company accounts for its stock-based employee compensation programs under Accounting Principles Board (APB) Opinion No. 25. The additional disclosures and pro forma information required by Statement of Financial Accounting Standards (SFAS) No. 123 as amended by SFAS No. 148 follow. If compensation costs for the Company s stock-based compensation plans had been determined based on the fair value at the grant dates consistent with the requirements of SFAS No. 123, pro forma net loss, loss per share and stock-based compensation expense would have been the amounts indicated below:

	Three Months Ended		
	September 27, 2003	September 28, 2002	
	(In thousands, except per sh amounts)		
Net loss as reported	\$(81,096)	\$(38,935)	
Net loss pro forma	(79,895)	(40,055)	
Basic and diluted loss per share as reported	(1.41)	(0.80)	
Basic and diluted loss per share pro forma	(1.39)	(0.83)	
Stock-based employee compensation expense (income), net of			
related tax effects as reported	2,423	(311)	
Stock-based employee compensation expense, net of related tax			
effects pro forma	\$ 1,222	\$ 809	

	Nine Months Ended		
	September 27, 2003	September 28, 2002	
	(In thousands, exce	pt per share amounts)	
Net loss as reported	\$(99,494)	\$(250,072)	
Net loss pro forma	(99,497)	(252,493)	
Basic and diluted loss per share as reported	(1.84)	(5.15)	
Basic and diluted loss per share pro forma	(1.84)	(5.20)	
Stock-based employee compensation expense, net of related			
tax effects as reported	2,696	6	
Stock-based employee compensation expense, net of related			
tax effects pro forma	\$ 2,699	\$ 2,427	

2. During the quarter ended September 27, 2003, the Company announced the closure of four manufacturing facilities, the relocation of one manufacturing facility and the closure of 35 retail sales centers and recorded \$26.9 million of restructuring charges. During the quarter, the 35 retail sales centers ceased normal operations and 11 of those sales centers had been abandoned after the liquidation of inventory.

The remaining closures will be completed in the fourth quarter of 2003 as the inventory is liquidated and the sites are vacated. The four announced manufacturing closures ceased production in early October. The closure of the four facilities and relocation of one facility are expected to be substantially complete during the fourth quarter of 2003. In connection with these closures, the Company estimates additional

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restructuring charges totaling \$2.3 million will be recorded in the fourth quarter of 2003, primarily comprised of lease termination and severance costs. All restructuring actions are expected to be substantially complete by the end of the fourth quarter of 2003.

For the year-to-date period, retail closures, including the 35 described above, total 38 or 32% of the sales centers the Company was operating at the beginning of 2003. For the year, manufacturing closures, including the four described above, total seven, or 19% of the manufacturing facilities operated at the beginning of the year.

During the quarter ended September 28, 2002, the Company closed 64 retail sales centers and seven manufacturing facilities and recorded \$42.9 million of restructuring charges. During the nine months then ended, the Company closed 100 retail sales centers and ten manufacturing facilities. The 2002 restructuring charges also included \$0.3 million of severance costs related to eliminating 19 employees from the corporate office staff and charges totaling \$2.3 million related to the Company exiting its principal development operations.

Restructuring charges for the three and nine months ended September 27, 2003 and September 28, 2002 were as follows:

	Three Months Ended		Nine Months Ended		
	September 27, 2003	September 28, 2002	September 27, 2003	September 28, 2002	
		(In the	ousands)		
Manufacturing charges:					
Fixed asset impairment charges	\$15,100	\$ 19,500	\$15,100	\$19,500	
Inventory charges	1,000	1,500	1,000	1,500	
Warranty costs	3,300	3,500	3,300	3,500	
Severance costs	600	1,800	600	1,800	
Other closing costs	600		600		
Total manufacturing charges	20,600	26,300	20,600	26,300	
Retail charges:					
Fixed asset impairment charges	2,000	5,000	2,000	6,900	
Inventory charges	4,600	6,300	4,600	6,300	
Lease termination costs	200	1,800	200	3,000	
Other closing costs	1,600	900	1,600	2,700	
Total retail charges	8,400	14,000	8,400	18,900	
D 1					
Development charges:		1.200		1.200	
Severance costs		1,200		1,200	
Asset impairment charges		1,100		1,100	
Total development charges		2,300		2,300	
Corporate office severance costs		300		300	
Intercompany profit elimination	(2,100)		(2,100)		
Total restructuring charges	\$26,900	\$42,900	\$26,900	\$47,800	

Restructuring charges incurred in 2003 were accounted for in accordance with SFAS No. 146, Accounting for Costs Associated with Exit or Disposal Activities. Restructuring charges incurred prior to 2003 were accounted for in accordance with Emerging Issues Task Force (EITF) Issue No. 94-3, Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring).

Inventory charges, net of intercompany profit elimination, and warranty costs are included in cost of goods sold while fixed asset impairment charges, severance costs, lease termination charges and other closing costs are included in restructuring charges.

Fixed asset impairment charges for the announced manufacturing facility closures were primarily based on appraised values and the Company's estimates of net sales values. At September 27, 2003, the Company had 22 idle manufacturing facilities of which 13 were permanent closures and are for sale. A majority of the Company's idle manufacturing facilities are accounted for as long-lived assets to be held and used, including certain of those for sale, due to uncertainty of completing a sale within one year.

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Manufacturing inventory charges are for obsolescence related to the consolidation of product lines and models as a result of the four plant closings and the one plant relocation announced in the quarter, as well as the elimination of stock keeping units. Additional warranty costs were provided for due to expected higher costs to service homes after the closure of plants in certain areas. Manufacturing severance costs are related to the termination of substantially all the employees at the four manufacturing facility closures announced in the quarter and include a portion of payments required under the Worker Adjustment and Retraining Notification Act and severance payments to qualifying salaried employees. Approximately 600 employees have been or will be terminated at these four facilities.

Retail fixed asset impairment charges were determined based on net book value at the 35 closed sales centers and result from the planned abandonment of leasehold improvements. Retail inventory charges represent estimated losses resulting from the bulk sale of certain new home inventory and estimated lower of cost or market charges for inventory of land, park spaces and improvements at closed sales centers. For purposes of reconciling 2003 restructuring charges by segment, a credit (income) of \$2.1 million resulted from the reduction in intercompany profit in inventory associated with the bulk sale of new home inventory mentioned above. Retail lease termination charges consist of accruals for future lease payments, net of estimated sublease income or settlements, for the termination of leases at vacated sales centers. Approximately 170 retail employees have been or will be terminated as a result of these 35 sales center closings.

The following table summarizes the changes in accrued restructuring costs during the nine months ended September 27, 2003.

Reserve balance at December				Reserve balance at
28, 2002	Charges recorded	Costs paid or settled	Adjustments	September 27, 2003
		(In thousands)		
\$2,938	\$3,300	\$(1,293)	\$2,100	\$ 7,045
	600			600
	600	(265)		335
				-
2,938	4,500	(1,558)	2,100	7,980
2,549	200	(1,125)	(114)	1,510
	1,600	(412)		1,188
				-
2,549	1,800	(1,537)	(114)	2,698
\$5,487	\$6,300	\$(3,095)	\$1,986	\$10,678
	\$2,938 2,549	\$2,938 \$3,300 600 600 2,549 200 1,600 2,549 1,800	balance at December 28, 2002 Charges recorded Costs paid or settled (In thousands) \$2,938 \$3,300 \$(1,293) 600 600 (265) 2,938 4,500 (1,558) 2,549 200 (1,125) 1,600 (412) 2,549 1,800 (1,537)	balance at December 28, 2002 Charges recorded Costs paid or settled Adjustments (In thousands) \$2,938 \$3,300 600 (265) \$2,100 600 600 (265) 2,938 4,500 (1,558) 2,100 2,549 200 (1,125) (114) (114) (412) 2,549 1,800 (1,537) (114) (114)

During the third quarter of 2003, the Company accrued additional warranty costs of \$2.1 million for estimated additional costs for prior closures of manufacturing facilities.

3. The change in the carrying amount of goodwill follows:

Nine Months Ended September 27, 2003

	Manufacturing	Retail	Other	Total
		(In thous	ands)	
Balance at December 28, 2002	\$126,403	\$ 34,439	\$ 494	\$161,336
Impairment charges		(34,183)		(34,183)
Other changes	98	(256)	(494)	(652)
Balance at September 27, 2003	\$126,501	\$	\$	\$126,501

In the third quarter of 2003, as a result of the significant downsizing of its operations in reaction to ongoing reductions in industry sales and in accordance with SFAS No. 142, the Company performed a test for retail and manufacturing goodwill impairment using the income approach. Under this method, the fair value of the reporting unit is determined based on the present value of estimated future cash flows that the reporting unit is expected to generate over its remaining life. In applying this method, the Company was required to make estimates of future operating trends and judgments about discount rates and other variables. Actual future results could differ from these estimates. In applying the income approach, it assumed a cash flow

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period of five years, a discount rate of 12%, and a terminal value of the fifth year s estimated future cash flows for the next five years. The results of this impairment test indicated that the implied fair value of the retail goodwill was less than its carrying value, resulting in a non-cash pretax impairment charge of \$34.2 million, which was recorded in the quarter ended September 27, 2003.

The \$0.5 million decrease in other goodwill during the nine months ended September 27, 2003 was due to the sale of land, land improvements and certain other assets of a development company during the first quarter of 2003.

In the second quarter of 2002, as a result of the closure of 64 retail sales centers, the Company performed a test for goodwill impairment similar to that described above. The results of this impairment test indicated that the implied fair value of the retail goodwill was less than its carrying value, resulting in a non-cash, pretax impairment charge of \$97 million.

4. In the quarter ended September 27, 2003, the Company decided to exit the consumer finance business. The Company s financial services segment operated as HomePride Finance Corp. (HPFC). HPFC stopped accepting new loan applications on July 31, 2003 and processed approved applications through September 30, 2003. The loss from discontinued operations related to HPFC is summarized below:

	Three Months Ended		Nine Months Ended	
	September 27, 2003	September 28, 2002	September 27, 2003	September 28, 2002
		(In the	ousands)	
Loss from operations	\$(1,074)	\$(1,967)	\$(12,302)	\$(3,195)
Loss on discontinuance	(8,600)		(8,600)	
				
Loss from discontinued operations	\$(9,674)	\$(1,967)	\$(20,902)	\$(3,195)

The loss on discontinuance included a goodwill impairment charge of \$4.1 million as well as fixed asset impairment charges, severance costs and accruals for the estimated costs associated with the termination of operating leases and other contracts. Approximately 30 employees have been or will be terminated as a result of the discontinuance. Net revenues of the financial services business were \$2.3 million for the nine months ended September 27, 2003 and \$0.5 million for the nine months ended September 28, 2002. The loss from discontinued operations was net of income tax benefits of \$1.3 million and \$2.0 million for the three and nine months ended September 28, 2002, respectively.

At September 27, 2003, the current assets of the discontinued operations consisted of \$1.1 million of loans receivable and \$0.5 million of other assets. Non-current assets of discontinued operations consist primarily of fixed assets. The short-term liabilities of discontinued operations were primarily comprised of accrued severance costs and accrued contractual obligations.

During the quarter ended September 27, 2003, the Company sold loans receivable with a face value of \$26.1 million for gross proceeds of approximately \$24.3 million resulting in net cash of \$14.3 million after reduction of associated short-term borrowings. During the nine months ended September 27, 2003, the Company sold loans with a face value of \$85.8 million for gross proceeds of approximately \$78.4 million, which was comparable to the carrying value of the loans, net of the lower of cost or market reserve. The sale of the loans provided net cash of \$26.2 million after reduction of associated short-term borrowings. During the three and nine months ended September 27, 2003, the Company originated \$7.9 million and \$35.8 million of loans, respectively.

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5. The provisions for income taxes (benefits) differ from the amount of income tax determined by applying the applicable U.S. statutory federal income tax rate to pretax loss from continuing operations as a result of the following differences:

	Nine Months Ended		
	September 27, 2003	September 28, 2002	
	(In tho	ousands)	
Statutory U.S. tax rate	\$(28,200)	\$ (62,500)	
Increase (decrease) in rate resulting from			
Deferred tax valuation allowance	25,200	122,900	
State taxes, net of federal tax effect	250	(3,700)	
Nondeductible goodwill amortization and impairment charges		10,300	
Other	800	900	
Total income tax provision (benefit)	\$ (1,950)	\$ 67,900	
-			

Beginning with the quarter ended June 29, 2002, the Company has provided a 100% valuation allowance for its deferred tax assets. Deferred tax assets will continue to require a 100% valuation allowance until the Company has demonstrated their realizability through sustained profitability and/or from other factors. Current federal income tax regulations provide for a two-year carryback of net operating losses. The Company has no taxable income available during this carryback period and, as a result, any net operating losses incurred in 2003 will become tax loss carryforwards that will be available to offset certain future taxable income. The effective tax rate for the nine months ended September 27, 2003 differs from the 35% federal statutory rate primarily because of this 100% valuation allowance for deferred taxes partially offset by a \$3.0 million tax benefit for a reduction in the valuation allowance, as discussed below.

The amount of net deferred tax assets, the 100% valuation allowance and the expected tax refund related to the 2002 federal income tax return were estimated at December 28, 2002 based on year-end estimates of the tax deductibility of certain costs and charges. Upon completion and filing of the 2002 federal income tax return in April 2003, the Company received tax refunds totaling \$63.5 million in the second quarter 2003. These refunds exceeded by approximately \$3.0 million the estimate made as of December 28, 2002, resulting in a \$3.0 million reduction of deferred tax assets which was recorded in the first quarter of 2003 through a reduction in the related valuation allowance.

6. A summary of inventories by component follows:

	September 27, 2003	December 28, 2002	
	(In tho	usands)	
New manufactured homes	\$ 53,892	\$ 55,846	
Raw materials	26,710	27,097	
Work-in-process	6,665	6,557	
Other inventory	23,677	21,832	
	\$110,944	\$111,332	

Other inventory consists of pre-owned manufactured homes, land and park spaces and improvements.

7. A summary of other current assets and other long-term liabilities by component follows:

	September 27, 2003	December 28, 2002
Other current assets	(In thou	usands)

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Refundable income taxes	\$ 655	\$61,100
Deposits	6,500	16,100
Other current assets	7,917	11,759
	\$15,072	\$88,959

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	September 27, 2003	December 28, 2002
	(In tho	usands)
Other long-term liabilities		
Accrued self-insurance and warranty	\$23,200	\$23,200
Deferred portion of purchase price	4,000	10,000
Other long-term liabilities	24,216	23,554
		
	\$51,416	\$56,754

Deposits consist of cash collateral deposited for surety bonds and insurance purposes.

8. The Company s manufacturing operations provide retail homebuyers with a twelve-month warranty from the date of purchase. Estimated warranty costs are accrued as cost of sales at the time of sale. The warranty provision and reserves are based on estimates of the amounts necessary to settle existing and future claims for homes sold by the manufacturing operations as of the balance sheet date. The following table summarizes the changes in accrued product warranty obligations during the nine months ended September 27, 2003. A portion of warranty reserves was classified as other long-term liabilities in the consolidated balance sheet.

	Accrued Warranty Obligations
	(In thousands)
Reserves at December 28, 2002	\$ 49,639
Warranty expense provided	45,963
Cash warranty payments	(44,554)
Reserves at September 27, 2003	\$ 51,048

9. Long-term debt by component consisted of the following:

	September 27, 2003	December 28, 2002
	(In the	ousands)
7.625% Senior Notes due 2009	\$134,450	\$170,000
11.25% Senior Notes due 2007	135,010	150,000
Obligations under industrial revenue bonds	18,145	18,145
Other debt	2,905	3,467
	\$290,510	\$341,612

During the nine months ended September 27, 2003 the Company purchased and retired \$35.5 million of the Senior Notes due 2009 and \$15 million of the Senior Notes due 2007 for cash payments of \$35.8 million, resulting in pretax gains totaling \$13.8 million. During the nine months ended September 28, 2002, the Company purchased and retired \$30 million of its Senior Notes due 2009 for cash payments of \$23.8 million, resulting in a pretax gain of \$5.9 million.

In January 2003, Champion Home Builders Co. (CHB), a wholly-owned subsidiary of the Company, entered into a three-year, \$75 million revolving credit facility to be used in support of letters of credit and for general corporate purposes. Under this facility, letter of credit fees range from 2.5% to 3.5% annually on letters of credit issued and borrowings bear interest at either the prime interest rate plus up to 0.5% or the Eurodollar rate plus 2.5% to 3.5%. In addition, there is an annual fee of \$0.1 million plus 0.375% of the unused portion of the facility. Availability under the credit facility is subject to a borrowing base calculated as percentages of eligible accounts receivable,

inventory and fixed assets. The facility agreement contains certain financial covenants that require the Company, only in the event that its liquidity, as defined, falls below \$35 million, to maintain certain levels of consolidated earnings before interest, taxes, depreciation, amortization, non-cash restructuring costs and gains from extinguishment of Senior Notes and certain ratios of earnings to fixed charges, as defined. Liquidity, as defined, consists of the majority of the Company s unrestricted cash and cash equivalents plus unused availability under the facility. Fixed charges, as defined, consist primarily of interest expense, capital expenditures, dividends paid in cash, required principal payments of debt and lease payments paid or accrued during the calculation period as well as cash losses under wholesale repurchase obligations. In addition, the facility contains covenants that limit the Company s ability to incur additional indebtedness and liens, sell assets and, if liquidity falls below \$35 million, make certain investments, pay dividends and purchase or redeem its

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common stock. The line of credit is collateralized by accounts receivable, inventories, property, plant, and equipment, cash and other assets. As of September 27, 2003, facility availability was \$67.4 million, letters of credit outstanding totaled \$66.9 million, there were no borrowings outstanding and the Company s liquidity was \$152.2 million, which was in excess of \$35 million such that no financial covenants were in effect.

During the first quarter of 2003 substantially all of the former fully cash collateralized letters of credit were terminated, resulting in the release to the Company of restricted cash totaling \$49.8 million. Additionally, \$9.6 million of cash deposits were released to the Company upon replacing cash collateral for surety bonds with letters of credit under the new credit facility.

In April 2003, the Company completed an amendment and renewal of the \$150 million warehouse facility that expired in April 2003 at a reduced size of \$75 million. The warehouse facility was maintained for a consolidated third party special purpose entity to support the Company s consumer finance operations. In July 2003, borrowings under the warehouse facility were substantially repaid through proceeds from the sale of loans. As discussed in Note 4, in July the Company decided to exit the consumer finance business. As a result the warehouse facility was paid off and terminated during the third quarter of 2003.

The Company has two floor plan facilities with total availability of \$21 million of which \$15.9 million was outstanding at September 27, 2003. A \$15 million floor plan financing facility contains a covenant requiring the maintenance of a minimum of \$35 million of liquidity, as defined in the \$75 million revolving credit facility, at each fiscal month end. In the event of non-compliance with this covenant, the lender could terminate the credit line and cause the debt to become immediately due and payable. As of September 27, 2003, the Company had approximately \$13.2 million outstanding under this facility and was in compliance with the covenant.

10. At September 27, 2003 redeemable convertible preferred stock consisted of Series C with a carrying value of \$8.6 million and a redemption value of \$8.75 million. During the third quarter 2003, the preferred shareholder redeemed the remaining \$5.0 million of Series B-1 preferred stock for 882,706 shares of the Company s common stock. The holder of the preferred stock has the right to purchase an additional \$12 million of Series B-1 preferred stock until December 31, 2004. Both Series have a 5% annual dividend that is payable quarterly, at the Company s option, in cash or common stock. The Series C is carried net of issuance costs, which are being amortized by charges to paid-in-capital over a period of two years through April 2004.

The Series C preferred stock has a seven-year term expiring April 2, 2009. During the first quarter of 2003, the terms of the Series C preferred stock were amended to accelerate the modification of the conversion price to \$5.66 and the preferred shareholder agreed to convert \$16.25 million of the Series C cumulative convertible preferred stock by March 12, 2003. Upon conversion, 2.9 million shares of common stock were issued. This amendment to the preferred stock terms was accounted for as an induced conversion, resulting in a charge to retained earnings of \$3.5 million during the first quarter of 2003.

In connection with the issuance of the Series C preferred stock in 2002, the Company issued to the preferred shareholder a warrant, which is currently exercisable based on approximately 2.2 million shares at a strike price of \$10.77 per share. Annually, on April 2 of each year, the warrant strike price increases by \$0.75 per share. The warrant expires on April 2, 2009 and is exercisable only on a non-cash, net basis, whereby the warrant holder would receive shares of common stock as payment for any net gain upon exercise. During the third quarter of 2003, as a result of the increase in the Company s common stock price, the Company recorded in SG&A a \$2.5 million charge for the change in estimated fair value of this warrant.

11. As is customary in the manufactured housing industry, the majority of the Company's manufacturing sales to independent retailers are made pursuant to repurchase agreements with lending institutions that provide wholesale floor plan financing to the retailers. Pursuant to these agreements, for a period of up to 30 months from invoice date of the sale of the homes and upon default by the retailers and repossession by the financial institution, the Company is obligated to purchase the related floor plan loans or repurchase the homes from the lender. The contingent repurchase obligation at September 27, 2003 was estimated to be approximately \$250 million, without reduction for the resale value of the homes. This amount compares to approximately \$240 million at the beginning of the year and approximately \$250 million a year earlier. Losses under repurchase obligations are determined by the difference between the repurchase price and the estimated net proceeds from the resale of the homes. Repurchase losses incurred on homes repurchased totaled \$0.2 million and \$0.8 million for the three and nine months ended September 27, 2003, respectively,

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and \$0.4 million and \$0.9 million for the three and nine months ended September 28, 2002, respectively. During the first quarter 2003, wholesale repurchase reserves were increased \$3.2 million in connection with the extension of repurchase terms to 24 months for certain national lenders and for the negative effects of market conditions on the Company's largest independent retailer. During the second quarter of 2003, the Company agreed to extend both repurchase terms and the timing of required principal curtailment payments by this independent retailer to respective floor plan lenders resulting in a slightly higher repurchase exposure to the Company for a longer period of time.

At September 27, 2003 the Company was contingently obligated for approximately \$67.2 million under letters of credit, primarily comprised of \$14.1 million to support insurance reserves, \$18.4 million to support long-term debt, \$27.7 million to secure surety bonds and \$5.0 million to support an independent floor plan facility. Champion was also contingently obligated for \$35.3 million under surety bonds, generally to support insurance, and license and service bonding requirements. Approximately half of the letters of credit and \$20.8 million of the surety bonds support insurance reserves and long-term debt that are reflected as liabilities in the consolidated balance sheet.

At September 27, 2003 certain of the Company s subsidiaries were guaranters of \$5.6 million of debt of unconsolidated subsidiaries, none of which was reflected in the consolidated balance sheet. These guarantees are several or joint and several and are related to indebtedness of certain manufactured housing community developments which are collateralized by the properties being developed.

The Company has provided various representations, warranties and other standard indemnifications in the ordinary course of its business, in agreements to acquire and sell business assets and in financing arrangements. The Company is subject to various legal proceedings and claims which arise in the ordinary course of its business.

Management believes the ultimate liability with respect to these contingent obligations will not have a material effect on the Company s financial position, results of operations or cash flows.

12. The Company s potentially dilutive securities consist of outstanding stock options, deferred purchase price obligations, convertible preferred stock and warrants. Dilutive securities were not considered in determining the denominator for diluted earnings per share (EPS) in any period presented because the effect on the net loss would have been antidilutive. A reconciliation of the numerators and denominators used in the Company s basic and diluted EPS calculations follows:

	Three Months Ended		Nine Mon	Nine Months Ended		
	September 27, 2003	September 28, 2002	September 27, 2003	September 28, 2002		
		(In th	nousands)			
Numerator						
Net loss	\$(81,096)	\$(38,935)	\$ (99,494)	\$(250,072)		
Plus: loss from discontinued operations	9,674	1,967	20,902	3,195		
Less: preferred stock dividend	(164)	(562)	(619)	(1,375)		
Less: charge to retained earnings for induced conversion of preferred stock			(3,488)			
•						
Loss from continuing operations available to common shareholders for basic and diluted EPS	(71,586)	(37,530)	(82,699)	(248,252)		
Loss from discontinued operations available to common shareholders for basic and diluted EPS	(9,674)	(1,967)	(20,902)	(3,195)		
Net loss available to common shareholders for basic and diluted EPS	\$(81,260)	\$(39,497)	\$(103,601)	\$(251,447)		
Denominator						
Shares for basic and diluted EPS - weighted average shares outstanding	57,498	49,154	56,260	48,796		

13. The Company evaluates the performance of its manufacturing and retail segments based on earnings (loss) before interest, income taxes and general corporate expenses (EBIT), excluding goodwill impairment charges. Reconciliations of segment sales to consolidated net sales and segment earnings (loss) to consolidated operating (income) loss follow:

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	Three Mo	Three Months Ended		onths Ended	
	September 27, 2003	September 28, 2002	September 27, 2003	September 28, 2002	
		(In t	nousands)		
Net sales		`	,		
Manufacturing	\$260,997	\$302,052	\$733,261	\$ 882,403	
Retail	74,948	105,356	203,109	282,088	
Less: Intercompany	(25,011)	(33,818)	(86,986)	(123,018)	
Consolidated net sales	\$310,934	\$373,590	\$849,384	\$1,041,473	
Operating income (loss)					
Manufacturing EBIT	\$ (10,111)	\$ (17,789)	\$ (3,954)	\$ (6,060)	
Retail EBIT	(9,360)	(19,571)	(12,780)	(41,451)	
General corporate expenses	(12,855)	(9,770)	(26,576)	(23,835)	
Gain on debt retirement			13,833	5,870	
Goodwill impairment charges	(34,183)		(34,183)	(97,000)	
Intercompany eliminations	1,991	2,330	2,616	2,330	
Operating loss	\$ (64,518)	\$ (44,800)	\$ (61,044)	\$ (160,146)	

For the three and nine months ended September 27, 2003, manufacturing EBIT includes \$20.6 million of charges for restructurings announced during the third quarter and \$2.1 million of additional warranty expense for manufacturing facilities closed in prior years. Manufacturing EBIT for the nine months ended September 27, 2003 also includes a \$3.2 million increase in wholesale repurchase reserves in connection with the extension of repurchase terms to 24 months for certain national lenders and for the negative effects of market conditions on our largest independent retailer. For the three and nine months ended September 28, 2002, manufacturing EBIT includes \$26.3 million of restructuring charges and a \$5.6 million adjustment to increase self-insurance reserves. See Note 2 for a description of the restructuring charges.

For the three and nine months ended September 27, 2003, retail EBIT includes \$8.4 million of restructuring charges incurred for the closure of 35 retail sales centers. For the three and nine months ended September 28, 2002, retail EBIT includes \$14.0 million and \$18.9 million, respectively, of restructuring charges incurred for the closure of 64 and 100 retail sales centers, respectively. See Note 2 for a description of the restructuring charges. Retail floor plan interest expense not charged to retail EBIT totaled \$0.2 million and \$1.1 million for the three and nine months ended September 27, 2003, respectively and \$0.1 million and \$2.4 million for the three and nine months ended September 28, 2002, respectively.

In the third quarter of 2003, certain of the Company s executive officers terminated employment with the Company. These terminations resulted in severance and contract-related charges totaling \$4.4 million, which are included in general corporate expenses. In addition, the \$2.5 million charge relating to the change in estimated fair value of the Company s outstanding common stock warrant, for 2.2 million shares, is also included in general corporate expenses in the third quarter of 2003. For the three and nine months ended September 28, 2002, general corporate expenses include \$2.3 million of charges related to exiting certain development operations and \$0.3 million of severance costs for staff reductions at the Company s corporate office. See Note 3 for a discussion of goodwill impairment charges and Note 9 for a discussion of the gain on debt retirement.

- 14. Commencing July 2003, the Company engaged AlixPartners LLC, a consulting firm, whose Chairman, Albert A. Koch, currently serves as the Company s Chairman of the Board of Directors, President and Chief Executive Officer. During the third quarter of 2003, the Company recorded expenses of \$1.3 million and paid fees of \$0.8 million to the firm for services rendered, including the services of Mr. Koch. The firm has been engaged for various consulting projects, some of which are or were based on hourly fees and expenses and another for which fees are contingent upon results.
- 15. In June 2002, the Financial Accounting Standards Board (FASB) issued SFAS No. 146, Accounting for Costs Associated with Exit or Disposal Activities, which requires recognition of a liability for a cost associated with an exit or disposal activity when the liability is incurred rather than recognized at the date of an entity s commitment to an exit plan as previously required in accordance with Emerging Issues Task Force (EITF) Issue No. 94-3, Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an

Activity (including Certain Costs Incurred in a Restructuring). SFAS No. 146 also establishes that fair value is the objective for initial measurement of the liability. The provisions of SFAS No. 146 are effective for exit or disposal activities that are initiated after December 31, 2002. The adoption

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of SFAS No. 146 by the Company at the beginning of fiscal 2003 impacted the manner in which the Company reported certain restructuring activities, including lease termination costs, employee severance costs and other exit activities. These charges were generally recognized when the liability was incurred.

In December 2002, the FASB issued SFAS No. 148, Accounting for Stock-Based Compensation-Transition and Disclosure-an amendment of FASB Statement No. 123, which provides alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation. In addition, Statement No. 148 amends the disclosure requirements of SFAS No. 123 to require prominent disclosures in both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. The adoption by the Company of SFAS No. 148 in the first quarter of 2003 impacted interim disclosure requirements and requires the Company to choose among alternative implementation methods if the Company were to adopt SFAS No. 123 and change to the fair value method of accounting for stock-based compensation.

16. Substantially all subsidiaries of CHB are guarantors and the Company is a subordinated guarantor of the Senior Notes due 2007. In addition, CHB is a guarantor and substantially all of its subsidiaries are guarantors of the Senior Notes due 2009 on a basis subordinated to their guarantees of the Senior Notes due 2007. The non-guarantor subsidiaries include the Company s foreign operations, its development companies and certain finance subsidiaries.

Separate financial statements for each guarantor subsidiary are not included in this filing because each guarantor subsidiary is wholly-owned and the guarantees are full and unconditional, as well as joint and several, for the Senior Notes due 2009 and for the Senior Notes due 2007. There were no significant restrictions on the ability of the parent company or any guarantor subsidiary to obtain funds from its subsidiaries by dividend or loan.

The following condensed consolidating financial information presents the financial position, results of operations and cash flows of (i) the Company (Parent) and CHB, as parents, as if they accounted for their subsidiaries on the equity method; (ii) the guarantor subsidiaries, and (iii) the non-guarantor subsidiaries.

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CHAMPION ENTERPRISES, INC. Condensed Consolidating Statement of Operations For the Three Months Ended September 27, 2003

	Parent	СНВ	Guarantor Subsidiaries	Non-guarantor Subsidiaries	Consolidating Eliminations	Consolidated
			(In tho	usands)		
Net sales	\$	\$ 64,317	\$260,723	\$10,905	\$ (25,011)	\$310,934
Cost of sales		61,424	228,278	8,615	(27,200)	271,117
Gross margin		2,893	32,445	2,290	2,189	39,817
Selling, general and						
administrative expenses	2,500	19,729	26,195	1,430	198	50,052
Goodwill impairment charge			34,183			34,183
Restructuring charges		304	19,796			20,100
Operating income (loss)	(2,500)	(17,140)	(47,729)	860	1,991	(64,518)
Interest income	2,657	2,892	188	18	(5,426)	329
Interest expense	(2,657)	(3,893)	(5,658)	(1)	5,426	(6,783)
Income (loss) from continuing operations before income taxes	(2,500)	(18,141)	(53,199)	877	1,991	(70,972)
Income tax expense				450		450
Income (loss) from continuing operations Loss from discontinued	(2,500)	(18,141)	(53,199)	427	1,991	(71,422)
operations, net of taxes			(9,366)	(964)	656	(9,674)
operations, net of taxes			(7,500)	(704)		(2,074)
Loss before equity in income (loss) of consolidated subsidiaries	(2,500)	(18,141)	(62,565)	(537)	2,647	(81,096)
Equity in income (loss) of						
consolidated subsidiaries	(81,243)	(63,102)			144,345	
Net loss	\$(83,743)	\$(81,243)	\$ (62,565)	\$ (537)	\$146,992	\$ (81,096)

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CHAMPION ENTERPRISES, INC. Condensed Consolidating Statement of Operations For the Nine Months Ended September 27, 2003

	Parent	СНВ	Guarantor Subsidiaries	Non-guarantor Subsidiaries	Consolidating Eliminations	Consolidated
			(In thous	ands)		
Net sales	\$	\$ 174,252	\$731,121	\$30,997	\$ (86,986)	\$849,384
Cost of sales		158,682	634,398	24,764	(89,800)	728,044
Gross margin		15,570	96,723	6,233	2,814	121,340
Selling, general and						
administrative expenses	2,500	40,210	94,835	4,191	198	141,934
Goodwill impairment						
charges			34,183			34,183
Restructuring charges		304	19,796			20,100
Gain on debt retirement	(12,555)	(1,278)				(13,833)
Operating income (loss)	10,055	(23,666)	(52,091)	2,042	2,616	(61,044)
Interest income	8,543	8,836	1,099	116	(17,379)	1,215
Interest expense	(8,543)	(11,749)	(17,782)	(18)	17,379	(20,713)
•						
Income (loss) from						
continuing operations						
before income taxes	10,055	(26,579)	(68,774)	2,140	2,616	(80,542)
Income tax expense						
(benefit)	403	(9,521)	7,423	(255)		(1,950)
Income (loss) from						
continuing operations	9,652	(17,058)	(76,197)	2,395	2,616	(78,592)
Loss from discontinued						
operations, net of taxes			(17,879)	(866)	(2,157)	(20,902)
Loss before equity in						
income (loss) of						
consolidated subsidiaries	9,652	(17,058)	(94,076)	1,529	459	(99,494)
Equity in income (loss) of						
consolidated subsidiaries	(109,605)	(92,547)			202,152	
Net income (loss)	\$ (99,953)	\$(109,605)	\$ (94,076)	\$ 1,529	\$202,611	\$ (99,494)

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CHAMPION ENTERPRISES, INC. Condensed Consolidating Balance Sheet As of September 27, 2003

	Pa	arent	СНВ		rantor diaries	Non-guarantoi Subsidiaries	Consolidating Eliminations	Consolidated
					(In tho	usands)		
Assets								
Current assets Cash and cash								
equivalents	\$		\$ 132,859	\$	(97)	\$ 12,034	\$	\$ 144,796
Restricted cash	·		310	·	212	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	·	522
Accounts receivable,								
trade			10,238	_	7,194	2,426	(7,900)	41,958
Inventories Current assets of			10,578	9'	7,600	2,016	750	110,944
discontinued operations					1,650			1,650
Other current assets	_		8,053	9:	2,817	378	(86,176)	15,072
Total current assets			162,038	22	9,376	16,854	(93,326)	314,942
Property, plant and								
equipment, net			28,338		8,773	2,053		99,164
Goodwill, net				12.	5,783	718		126,501
Investment in consolidated								
Subsidiaries		6,824	300,286	13	8,530	6,863	(452,503)	
Non-current assets of discontinued operations					70			70
Other non-current assets		1,358	9,067		2,436	8,832		21,693
Other non-earrent assets		1,550	7,007		2,430			
	\$	8,182	\$ 499,729	\$ 56	4,968	\$ 35,320	\$(545,829)	\$ 562,370
					_			
Liabilities, Redeemable								
Convertible Preferred								
Stock and Shareholders								
Equity (Deficit)								
Current liabilities								
Floor plan payable	\$		\$	\$ 1		\$ 29	\$	\$ 14,842
Accounts payable			8,940	3:	2,383	1,679	(100)	42,902
Accrued warranty obligations			11,135	2	2,696	717		44,548
Accrued volume rebates			9,278		9,703	1,709	(100)	30,590
Short-term liabilities of			7,270	1.	,,,,,,	1,709	(100)	30,370
discontinued operations					4,052	(5)		4,047
Other current liabilities		4,019	136,047		1,390	1,276	(86,076)	106,656
Total current								
liabilities		4,019	165,400	15	5,037	5,405	(86,276)	243,585
								
Long-term liabilities								
Long-term debt	13	4,450	142,474	1:	3,586			290,510
Other long-term		2.560	.					,
liabilities		2,500	34,117	1.	4,672	127		51,416
		6.050	154.504		2.050			241.025
	13	6,950	176,591	2	8,258	127		341,926

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Intercompany balances	(102,434)	(87,186)	520,655	2,432	(333,467)	
Redeemable convertible						
preferred stock	8,629					8,629
Shareholders equity (deficit)						
Common stock	58,400	1	59	4	(64)	58,400
Capital in excess of par						
value	82,248	613,336	279,753	30,427	(923,516)	82,248
Accumulated deficit	(179,630)	(368,413)	(418,794)	(2,408)	797,494	(171,751)
Accumulated other comprehensive income						
(loss)				(667)		(667)
Total shareholders equity						
(deficit)	(38,982)	244,924	(138,982)	27,356	(126,086)	(31,770)
	\$ 8,182	\$ 499,729	\$ 564,968	\$ 35,320	\$(545,829)	\$ 562,370

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CHAMPION ENTERPRISES, INC. Condensed Consolidating Statement of Cash Flows For the Nine Months Ended September 27, 2003

	Parent	СНВ	Guarantor Subsidiaries	Non-guarantor Subsidiaries	Consolidating Eliminations	Consolidated
			(In thou	sands)		
Net cash provided by (used for) continuing operating activities	\$ 10,172	\$ 76,616	\$(33,923)	\$ 3,165	\$ 816	\$ 56,846
Net cash provided by (used for) discontinued operating activities			(7,049)	11,079	144	4,174
Cash flows from investing activities:						
Acquisitions and deferred purchase price payments Additions to property and			(3,882)			(3,882)
equipment Investments in and advances		(894)	(3,261)	(213)		(4,368)
to unconsolidated subsidiaries				(446)		(446)
Investments in and advances to consolidated subsidiaries	12,300	(46,060)	48,773	(14,053)	(960)	
Proceeds on disposal of fixed assets		694	2,899	1,600		5,193
Net cash provided by (used						
for) investing activities	12,300	(46,260)	44,529	(13,112)	(960)	(3,503)
Cash flows from financing activities:						
Decrease in floor plan payable, net			(1,951)	(354)		(2,305)
Repayment of long-term debt		(83)	(328)	(69)		(480)
Purchase of Senior Notes	(22,599)	(13,231)				(35,830)
Increase in deferred financing costs		(1,985)				(1,985)
Decrease in restricted cash Dividends paid on preferred		49,174	538	659		50,371
stock	(937)					(937)
Common stock issued, net	1,064					1,064
Net cash provided by (used for) financing activities	(22,472)	33,875	(1,741)	236		9,898
Net increase in cash and cash equivalents		64,231	1,816	1,368		67,415
Cash and cash equivalents at beginning of period		68,628	(1,913)	10,666		77,381
Cash and cash equivalents at end of period	\$	\$132,859	\$ (97)	\$ 12,034	\$	\$144,796

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CHAMPION ENTERPRISES, INC. Condensed Consolidating Statement of Operations For the Three Months Ended September 28, 2002

	Parent	СНВ	Guarantor Subsidiaries	Non-guarantor Subsidiaries	Consolidating Eliminations	Consolidated		
	(In thousands)							
Net sales	\$	\$ 71,194	\$326,064	\$10,150	\$(33,818)	\$373,590		
Cost of sales		70,457	287,021	7,983	(36,119)	329,342		
Gross margin		737	39,043	2,167	2,301	44,248		
Selling, general and								
administrative expenses		13,853	40,660	2,964	(29)	57,448		
Restructuring charges		10,400	18,900	2,300	, ,	31,600		
Operating loss		(23,516)	(20,517)	(3,097)	2,330	(44,800)		
Interest income	3,290	(23,310)	231	(3,097)		727		
		_			(2,858)			
Interest expense	(3,290)	(4,356)	(2,857)	(50)	2,858	(7,695)		
Loss from continuing operations before income								
taxes		(27,870)	(23,143)	(3,085)	2,330	(51,768)		
Income tax benefit		(7,995)	(5,745)	(1,060)	,	(14,800)		
Loss from continuing								
operations		(19,875)	(17,398)	(2,025)	2,330	(36,968)		
Loss from discontinued		, , ,	, , ,	, ,	,	, , ,		
operations, net of taxes			(2,411)	(34)	478	(1,967)		
Loss before equity in income (loss) of consolidated								
subsidiaries		(19,875)	(19,809)	(2,059)	2,808	(38,935)		
Equity in income (loss) of				, ,	,	, , , , ,		
consolidated subsidiaries	(41,743)	(21,868)			63,611			
Net loss	\$(41,743)	\$(41,743)	\$ (19,809)	\$ (2,059)	\$ 66,419	\$ (38,935)		
1101 1000	φ(¬1,/¬3)	Ψ(¬1,/¬3)	Ψ (12,009)	Ψ (2,037)	ψ 00,717	Ψ (30,733)		

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CHAMPION ENTERPRISES, INC. Condensed Consolidating Statement of Operations For the Nine Months Ended September 28, 2002

		Guarantor	Non-guarantor	Consolidating	
Parent	СНВ	Subsidiaries	Subsidiaries	Eliminations	Consolidated