CIRCUIT CITY STORES INC Form 10-K July 06, 2001

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549
FORM 10-Q

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

For the Quarterly Period Ended May 31, 2001

Commission File Number 1-5767

CIRCUIT CITY STORES, INC. (Exact Name of Registrant as Specified in its Charter)

VIRGINIA 54-0493875
----(State of Incorporation) (I.R.S. Employer Identification No.)

9950 MAYLAND DRIVE, RICHMOND, VIRGINIA 23233 (Address of Principal Executive Offices and Zip Code)

(804) 527-4000 (Registrant's Telephone Number, Including Area Code)

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

Class

Circuit City Stores, Inc. - Circuit City Group Common Stock, par value \$0.50 Circuit City Stores, Inc. - CarMax Group Common Stock, par value \$0.50

An Index is included on Page 2 and a separate Index for Exhibits is included on Page 40.

CIRCUIT CITY STORES, INC. AND SUBSIDIARIES

Outstanding

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PART I. FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS

CIRCUIT CITY STORES, INC. AND SUBSIDIARIES
Consolidated Balance Sheets
(Amounts in thousands except share data)

	Ма	May 31, 2001		eb. 28,
	(Unaudited)		
ASSETS				
Current assets:				
Cash and cash equivalents	\$	404,501	\$	446,
Net accounts receivable		594,228		585,
Inventory		1,731,833		1,757,
Prepaid expenses and other current assets		68,913 		57 ,
Total current assets		2,799,475		2,847,
Property and equipment, net		981,031		988,
Other assets		34,241		35 ,
TOTAL ASSETS	•	3,814,747	•	3,871, ======
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current liabilities:				
Current installments of long-term debt	\$	132,414	\$	132,
Accounts payable		821,591		902,
Short-term debt		2,840		1,
Accrued expenses and other current liabilities		154,795		162,
Deferred income taxes		99 , 967		92,

Total current liabilities		1,211,607	1,291,
Long-term debt, excluding current installments Deferred revenue and other liabilities Deferred income taxes		115,836 94,454 13,527	 116, 92, 14,
TOTAL LIABILITIES		1,435,424	 1,514,
Stockholders' equity:			
Circuit City group common stock, \$0.50 par value; 350,000,000 shares authorized; 208,060,000 shares issued and outstanding as of May 31, 2001 CarMax group common stock, \$0.50 par value; 175,000,000 shares authorized; 26,437,000 shares		104,030	103,
issued and outstanding as of May 31, 2001		13,218	12,
Capital in excess of par value		651,414	642,
Retained earnings		1,610,661	 1,597,
TOTAL STOCKHOLDERS' EQUITY		2,379,323	 2,356,
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	•	3,814,747	3,871, ======

See accompanying notes to consolidated financial statements.

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CIRCUIT CITY STORES, INC. AND SUBSIDIARIES
Consolidated Statements of Earnings (Unaudited)
(Amounts in thousands except per share data)

		Months May 31	Ende	ed
	 2001	110,1 0=		2000
Net sales and operating revenues Cost of sales, buying and warehousing	\$ 2,678,474 2,112,121		\$	3,074, 2,391,
Gross profit	 566 , 353			683 ,
Selling, general and administrative expenses Interest expense	535,994 2,992			579 , 6,
Total expenses	 538 , 986			585 ,
Earnings before income taxes Provision for income taxes	 27,367 10,400			97, 37,
Net earnings	\$ 16 , 967		\$	60 ,

Net earnings attributed to:

Circuit City group common stock CarMax group common stock	\$	10,135 6,832	\$	57, 3,
	\$	16,967	\$	60 ,
Weighted average common shares:				
Circuit City group:				
Basic		204 , 936		202,
Diluted	====	205 , 491		205,
CarMax group:				
Basic	====	25 , 934	====	25 ,
Diluted		27 , 704		26 ,
Net earnings per share attributed to:	====			
Circuit City group common stock:				
Basic	\$	0.05	\$	0
Diluted	\$	0.05	\$	0
	====	=======	====	
CarMax group common stock:				
Basic	\$	0.26	\$	0
Diluted	\$	0.25	\$	0
Dividends paid per share:	====	=======	====	
Circuit City group gommon stock	\$	0.0175	\$	0.0
Circuit City group common stock	,	0.0175	•	0.0
CarMax group common stock	\$	-	\$	
	====		====	

See accompanying notes to consolidated financial statements.

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CIRCUIT CITY STORES, INC. AND SUBSIDIARIES
Consolidated Statements of Cash Flows (Unaudited)
(Amounts in thousands)

	Three Mon Mav
	2001
Operating Activities:	
Net earnings	\$ 16,967
Adjustments to reconcile net earnings to net	
cash used in operating activities of continuing operations:	
Depreciation and amortization	39,182
(Gain) loss on sales of property and equipment	(959)
Deferred income taxes	6,066
Changes in operating assets and liabilities:	
(Increase) decrease in net accounts receivable	(8,463)
Decrease (increase) in inventory	25,831
Increase in prepaid expenses and other current assets	(11 , 287)
Decrease (increase) in other assets	237
Decrease in accounts payable, accrued expenses and	
other current liabilities	(81,088)
Increase (decrease) in deferred revenue and other liabilities	2,289

Net cash used in operating activities of continuing operations		(11,225)
Investing Activities:		
Purchases of property and equipment		(32,852)
Proceeds from sales of property and equipment		3 , 248
Net cash used in investing activities of continuing operations		(29,604)
Financing Activities:		
Proceeds from (payments on) issuance of short-term debt, net		1,640
Principal payments on long-term debt		(275)
Issuances of Circuit City group common stock, net		7,102
(Repurchases) issuances of CarMax group common stock, net		(187)
Dividends paid on Circuit City group common stock		(3,621)
Net cash provided by (used in) financing activities		
of continuing operations		4,659
Cash used in discontinued operations		(5,460)
Decrease in cash and cash equivalents		(41,630)
Cash and cash equivalents at beginning of year		446,131
Cash and cash equivalents at end of period		404,501
cash and cash equivarenes at end of period	•	=======

See accompanying notes to consolidated financial statements.

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CIRCUIT CITY STORES, INC. AND SUBSIDIARIES
Notes to Consolidated Financial Statements
(Unaudited)

1. Basis of Presentation

The common stock of Circuit City Stores, Inc. consists of two common stock series that are intended to reflect the performance of the Company's two businesses. The Circuit City group stock is intended to reflect the performance of the Circuit City store-related operations, the shares of CarMax group stock reserved for the Circuit City group or for issuance to holders of Circuit City group stock and the Company's investment in Digital Video Express, which has been discontinued (see Note 8). The CarMax group stock is intended to reflect the performance of the CarMax group's operations. The reserved CarMax group shares are not outstanding CarMax group common stock. Any net earnings attributed to the reserved CarMax group shares are not included in the CarMax group's per share calculations. As of May 31, 2001, 75,440,000 shares of CarMax group stock were reserved for the Circuit City group or for issuance to holders of Circuit City group stock. The reserved CarMax group shares represented 74.1% of the total outstanding and reserved shares, excluding shares reserved for CarMax employees' stock incentive plans, of CarMax group stock at May 31, 2001, 74.6% at February 28, 2001, and 74.7% at May 31, 2000. The Company allocates to the Circuit City group the portion of the net earnings of the

CarMax group attributed to the reserved CarMax group shares. The terms of each series of common stock are discussed in detail in the Company's Form 8-A registration statement on file with the SEC.

Notwithstanding the attribution of the Company's assets and liabilities, including contingent liabilities, and stockholders' equity between the Circuit City group and the CarMax group for the purposes of preparing the financial statements, holders of Circuit City group stock and holders of CarMax group stock are shareholders of the Company and continue to be subject to all of the risks associated with an investment in the Company and all of its businesses, assets and liabilities. Such attribution and the equity structure of the Company do not affect title to the assets or responsibility for the liabilities of the Company or any of its subsidiaries. Neither shares of CarMax group stock nor shares of Circuit City group stock represent a direct equity or legal interest solely in the assets and liabilities allocated to a particular group. Instead, those shares represent direct equity and legal interests in the assets and liabilities of the Company. The results of operations or financial condition of one group could affect the results of operations or financial condition of the other group. Net losses of either group and dividends or distributions on, or repurchases of, Circuit City group stock or CarMax group stock will reduce funds legally available for dividends on, or repurchases of, both stocks. Accordingly, the Company's consolidated financial statements included in this report should be read in conjunction with the financial statements of each group and the Company's SEC filings.

2. Accounting Policies

The consolidated financial statements of the Company conform to accounting principles generally accepted in the United States of America. The interim period financial statements are unaudited; however, in the opinion of management, all adjustments (consisting only of normal, recurring adjustments) necessary for a fair presentation of the interim consolidated financial statements have been included. The fiscal year-end balance sheet data was derived from the audited financial statements included in the Company's fiscal 2001 Annual Report on Form 10-K.

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3. Net Earnings per Share

Reconciliations of the numerator and denominator of basic and diluted net earnings per share are presented below.

(Amounts in thousands		Three Mont	ths Ended y 31
except per share data)	_	001	2
Circuit City Group:			
Weighted average shares	2	04,936	2
Options		114	
Restricted stock		441	
Weighted average shares and			
dilutive potential shares	2	05 , 491	2 =======
Net earnings available to shareholders	\$	10,135	\$

	===		
Basic net earnings per share		0.05	
Diluted net earnings per share	\$		\$
CarMax Group: Weighted average shares. Dilutive potential shares: Options.		25,934 1,714	
Restricted stock Weighted average shares and dilutive potential shares			
Net earnings available to shareholders		6 , 832	
Basic net earnings per share	\$		\$
Diluted net earnings per share			
	===		

Certain options were outstanding and not included in the computation of diluted net earnings per share because the options' exercise prices were greater than the average market price of the common shares. For the three-month period ended May 31, 2001, options to purchase 8,371,534 shares of Circuit City group stock at prices ranging from \$13.88 to \$47.53 per share were outstanding and not included in the calculation. For the three-month period ended May 31, 2000, options to purchase 100,000 shares of Circuit City group stock at \$56.28 per share were outstanding and not included in the calculation.

For the three-month period ended May 31, 2001, options to purchase 289,427 shares of CarMax group stock at prices ranging from \$9.19 to \$16.31 per share were outstanding and not included in the calculation. For the three-month period ended May 31, 2000, options to purchase 1,512,376 shares of CarMax group stock at prices ranging from \$3.91 to \$16.31 per share were outstanding and not included in the calculation.

4. Securitizations

(A) Credit Card Securitizations:

The Company enters into securitization transactions, which allow for the sale of credit card receivables to unrelated entities, to finance the consumer revolving credit receivables generated by Circuit City's finance operation. For transfers of receivables that qualify as sales, the Company recognizes gains or losses as a component of Circuit City's finance operation. In these securitizations, the Company retains servicing rights and subordinated interests.

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At May 31, 2001, the total principal amount of loans managed was \$2,599 million. Of the total loans, the principal amount of loans securitized was \$2,558 million and the principal amount of loans held for sale was \$41 million. The aggregate amount of loans that were 31 days or more delinquent was \$176.4 million at May 31, 2001. The principal amount of losses net of recoveries amounted to \$69.6 million for the three months ended May 31, 2001.

The Company receives annual servicing compensation approximating 2% of the outstanding principal loan balance of the receivables and retains the rights to future cash flows arising after the investors in the securitization trusts have received the return for which they contracted. The servicing fees specified in the credit card securitization agreements adequately compensate the finance operation for servicing the securitized assets. Accordingly, no servicing asset or liability has been recorded.

The table below summarizes certain cash flows received from and paid to securitization trusts:

(Amounts in thousands)	Three Months Ended May 31, 2001
Proceeds from new securitizations	. \$174 , 200
Proceeds from collections reinvested	
in previous credit card securitizations	. \$359 , 557
Servicing fees received	. \$ 13,326
Other cash flows received on retained interests*	. \$ 44,215

*This amount represents cash flows received from retained interests by the transferor other than servicing fees, including cash flows from interest-only strips and cash above the minimum required level in cash collateral accounts.

In determining the fair value of retained interests, the Company estimates future cash flows using management's best estimates of key assumptions such as finance charge income, default rates, payment rates, forward yield curves and discount rates. The Company employs a risk-based pricing strategy that increases the stated annual percentage rate for accounts that have a higher predicted risk of default. Accounts with a lower risk profile may qualify for promotional financing.

Rights recorded for future finance income from serviced assets that exceed the contractually specified servicing fees are carried at fair value, amounted to \$134.8 million at May 31, 2001, and are included in net accounts receivable. Gains of \$37.1 million on sales were recorded for the three-month period ended May 31, 2001.

The fair value of retained interests at May 31, 2001, was \$254.5 million, with a weighted-average life ranging from 0.4 years to 2.5 years. The following table shows the key economic assumptions used in measuring the fair value of retained interests at May 31, 2001, and a sensitivity analysis showing the hypothetical effect on the fair value of those interests when there are unfavorable variations from the assumptions used. Key economic assumptions at May 31, 2001, are not materially different from assumptions used to measure the fair value of retained interests at the time of securitization. These sensitivities are hypothetical and should be used with caution. In this table, the effect of a variation in a particular assumption on the fair value of the retained interest is calculated without changing any other assumption; in reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities.

Ιm

(Dollar amounts in thousands)	(Annual)	Adverse Change	Ad
Payment rate	7.0 - 11.1%	\$ 10 , 267	\$
Default rate	7.8 - 15.4%	\$ 21,448	\$
Discount rate	9.0 - 15.0%	\$ 2,636	\$

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(B) Automobile Loan Securitizations:

The Company also has asset securitization programs, operated through special purpose subsidiaries on behalf of the CarMax group, to finance the consumer installment credit receivables generated by CarMax's automobile loan finance operation. For transfers of receivables that qualify as sales, the Company recognizes gains or losses as a component of CarMax's finance operation. In these securitizations, the Company retains servicing rights and subordinated interests.

At May 31, 2001, the total principal amount of loans managed was \$1,357 million. Of the total loans, the principal amount of loans securitized was \$1,337 million and the principal amount of loans held for sale or investment was \$20 million. The principal amount of loans that were 31 days or more delinquent was \$17.4 million at May 31, 2001. The principal amount of losses net of recoveries amounted to \$1.9 million for the three months ended May 31, 2001.

The Company receives annual servicing fees approximating 1% of the outstanding principal balance of the securitized automobile loans and retains the rights to future cash flows arising after the investors in the securitization trusts have received the return for which they contracted. The servicing fees specified in the automobile loan securitization agreements adequately compensate the finance operation for servicing the accounts. Accordingly, no servicing asset or liability has been recorded.

The table below summarizes certain cash flows received from and paid to securitization trusts:

	Three M	onths Ended
(Amounts in thousands)	May	31, 2001
Proceeds from new securitizations	\$	195,000
Proceeds from collections reinvested		
in previous automobile loan securitizations	\$	91,464
Servicing fees received	\$	3,252
Other cash flows received on retained interests*	\$	13,385

*This amount represents cash flows received from retained interests by the transferor other than servicing fees, including cash flows from interest-only strips and cash above the minimum required level in cash collateral accounts.

In determining the fair value of retained interests, the Company estimates future cash flows using management's best estimates of key assumptions such as finance charge income, default rates, prepayment rates and discount rates. The Company employs a risk-based pricing strategy that increases the stated annual percentage rate for accounts that have a higher predicted

risk of default. Accounts with a lower risk profile may qualify for promotional financing.

Rights recorded for future finance income from serviced assets that exceed the contractually specified servicing fees are carried at fair value, amounted to \$51.4 million at May 31, 2001, and are included in net accounts receivable. Gains of \$13.1 million on sales were recorded for the three-month period ended May 31, 2001.

The fair value of retained interests at May 31, 2001, was \$84.2 million, with a weighted-average life ranging from 1.5 years to 1.8 years. The table below shows the key economic assumptions used in measuring the fair value of retained interests at May 31, 2001, and a sensitivity analysis showing the hypothetical effect on the fair value of those interests when there are unfavorable variations from the assumptions used. Key economic assumptions at May 31, 2001, are not materially different from assumptions used to measure the fair value of retained interests at the time of securitization. These sensitivities are hypothetical and should be used with caution. In this table, the effect of a variation in a particular assumption on the fair value of the retained interest is calculated without changing any other assumption; in reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities.

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		Impact on Fair	I
	Assumptions Used	Value of 10%	
(Dollar amounts in thousands)	(Annual)	Adverse Change	А
Prepayment speed	1.5 - 1.6%	\$ 1 , 739	
Default rate	1.0 - 1.2%	\$ 1 , 547	
Discount rate	12.0%	\$ 978	

5. Financial Derivatives

On behalf of the Circuit City group, the Company enters into interest rate cap agreements to meet the requirements of the credit card receivable securitization transactions. In the first quarter of fiscal 2002, the Company did not enter into any new interest rate caps. At May 31, 2001, the total notional amount of interest rate caps outstanding was \$839 million. Purchased interest rate caps are included in net accounts receivable with a fair value of \$8.9 million as of May 31, 2001. Written interest rate caps are included in accounts payable with a fair value of \$8.9 million as of May 31, 2001.

On behalf of the CarMax group, the Company, in the first quarter of fiscal 2002, entered into three 40-month amortizing interest rate swaps related to auto loan receivable securitizations. These swaps had an initial notional amount of approximately \$213 million. The total notional amount of all swaps related to the automobile loan receivable securitizations was \$493 million at May 31, 2001, and \$299 million at February 28, 2001. These swaps are used to better match funding costs and are recorded at fair value. At May 31, 2001, these swaps totaled a net liability of \$5.2 million and are included in accounts payable.

The market and credit risks associated with interest rate caps and interest rate swaps are similar to those relating to other types of financial instruments. Market risk is the exposure created by potential fluctuations in interest rates and is directly related to the product type, agreement

terms and transaction volume. The Company has entered into offsetting interest rate cap positions, and therefore, does not anticipate significant market risk arising from interest rate caps. The Company does not anticipate significant market risk from swaps, because their use is to match funding costs to the use of the funding. Credit risk is the exposure to nonperformance of another party to an agreement. The Company mitigates credit risk by dealing with highly rated counterparties.

6. Appliance Exit Costs

On July 25, 2000, the Company announced plans to exit the major appliance category and expand its selection of key consumer electronics and home office products in all Circuit City Superstores. A product profitability analysis had indicated that the appliance category produced below-average profits. This analysis, combined with declining sales, expected increases in appliance competition and the Company's profit expectations for the consumer electronics and home office categories led to the decision to exit the major appliance category. To exit the appliance business, the Company closed six distribution centers and seven service centers in fiscal 2001 and expects to close two distribution centers and one service center by July 31, 2001. The majority of these closed properties are leased. The Company is in the process of marketing these properties to be subleased. The Company maintains control over Circuit City's in-home major appliance repair business, although repairs are subcontracted to an unrelated third party. In the second quarter of fiscal 2001, the Company recorded appliance exit costs of \$30 million. The majority of these expenses are included in cost of sales, buying and warehousing on the fiscal 2001 statement of earnings.

Approximately 850 employees have been terminated and approximately 100 employees will be terminated as locations close or consolidate. These reductions are mainly in the service, distribution and merchandising functions. Because severance is being paid to employees on a bi-weekly schedule based on years of service, cash payments lag job eliminations. The exit costs also include \$17.8 million for lease termination costs and \$5.0 million, net of salvage value, for the write-down of fixed assets.

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(Amounts in millions)	Total Exit Costs	Expenses Paid or Assets Written Off	Liabilit May 3 2001
Lease termination costs	\$17.8	\$ 3.2	\$14.
Fixed asset write-downs	5.0	5.0	
Employee termination benefits	4.4	3.4	1.
Other	2.8	2.8	
Appliance exit costs	\$30.0	\$ 14.4	\$15.
	=========		

7. Operating Segment Information

The Company conducts business in two operating segments: Circuit City and CarMax. These segments are identified and managed by the Company based on the different products and services offered by each. Circuit City refers to the retail operations bearing the Circuit City name and to all related operations, such as Circuit City's finance operation. This segment is engaged in the business of selling brand-name consumer electronics, personal computers and entertainment software. CarMax refers to the used-

and new-car retail locations bearing the CarMax name and to all related operations, such as CarMax's finance operation. Financial information for these segments for the first quarters of fiscal 2002 and fiscal 2001 is presented below.

Three Months Ended May 31, 2001

(Amounts in thousands)	Circuit City	CarMax
Revenues from external customers		\$796 , 820
Interest expense	441	2,551
Depreciation and amortization	34,489	4,693
(Loss) earnings before income taxes	(15,492)	42,859
<pre>Income tax (benefit) provision</pre>	(5 , 887)	16,287
Net (loss) earnings	(9,605)	26,572
Total assets	\$3,019,010	\$795,402

Three Months Ended May 31, 2000

(Amounts in thousands)	Circuit City	CarMax
Revenues from external customers		\$625 , 741
Interest expense	2,693	3,528
Depreciation and amortization	29 , 992	4,576
Earnings before income taxes	75,345	22,490
Provision for income taxes	28,631	8,546
Net earnings	46,714	13,944
Total assets	\$3,115,292	\$719 , 086

Net (loss) earnings and total assets for Circuit City on the above tables exclude the reserved CarMax shares and the discontinued Divx operations discussed in Note 8.

8. Discontinued Operations

On June 16, 1999, Digital Video Express announced that it would cease marketing the Divx home video system and discontinue operations, but that existing, registered customers would be able to view discs during

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a two-year phase-out period. Discontinued operations have been segregated on the consolidated statements of cash flows. However, Divx is not segregated on the consolidated balance sheets.

The loss on the disposal includes a provision for operating losses to be incurred during the phase-out period. It also includes provisions for commitments under licensing agreements with motion picture distributors, the write-down of assets to net realizable value, lease termination costs, employee severance and benefit costs and other contractual commitments. For the quarters ended May 31, 2001 and 2000, the discontinued Divx operations had no impact on the earnings of Circuit City Stores, Inc.

The net liabilities of the discontinued Divx operations, reflected in the accompanying consolidated balance sheets as of May 31, 2001, and February 28, 2001, are comprised of the following:

(Amounts in thousands)	 31,	20
Current assets		37
Property and equipment, net Other assets		298
Current liabilities Non-current liabilities	(22, (14,	
Net liabilities of discontinued operations	 \$ (35,	790

9. Recent Accounting Pronouncements

In July 2000, the Financial Accounting Standards Board issued Emerging Issues Task Force No. 00-14, "Accounting for Certain Sales Incentives," which is effective for fiscal quarters beginning after December 15, 2001. The issue provides that sales incentives, such as mail-in rebates, offered to customers should be classified as a reduction of revenue. The Company offers certain mail-in rebates that are currently recorded in cost of sales, buying and warehousing. However, the Company expects to reclassify these rebate expenses from cost of sales, buying and warehousing to net sales and operating revenues to be in compliance with EITF No. 00-14. For the quarter ended May 31, 2001, this reclassification would have increased the gross profit margin by .09% and our expense ratio by .08%. The Company does not expect the adoption of EITF No. 00-14 to have a material impact on its financial position, results of operations or cash flows.

In June 1998, the FASB issued Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities." SFAS No. 133, as amended by SFAS No. 137 and No. 138, standardizes the accounting for derivative instruments and requires that an entity recognize those items as either assets or liabilities and measure them at fair value. The Company adopted SFAS No. 133 during the first quarter of fiscal year 2002 (see Note 5). Adoption of SFAS No. 133 did not have a material impact on the Company's financial position, results of operations or cash flows.

In September 2000, the FASB issued SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities – a replacement of FASB Statement No. 125." While SFAS No. 140 carries over most of the provisions of SFAS No. 125, it provides new standards for reporting financial assets transferred as collateral and new standards for the derecognition of financial assets, in particular transactions involving the use of special purpose entities. SFAS No. 140 also prescribes additional disclosures for securitization transactions accounted for as sales. The Company adopted SFAS No. 140 during the first quarter of fiscal year 2002 (see Note 4). Adoption of SFAS No. 140 did not have a material impact on the Company's financial position, results of operations or cash flows.

10. Reclassifications

Certain previously reported amounts have been reclassified to conform with current-year presentation.

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ITEM 2.

CIRCUIT CITY STORES, INC. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

In this discussion, "we," "our" and "Circuit City Stores" refer to Circuit City Stores, Inc. and our wholly owned subsidiaries, unless the context requires otherwise. "Circuit City business" and "Circuit City" refer to the retail operations bearing the Circuit City name and to all related operations such as product service and Circuit City's finance operation. "Circuit City group" refers to our businesses other than our CarMax business and includes the Circuit City consumer electronics business and the reserved CarMax group shares. "CarMax business," "CarMax" and "CarMax group" refer to retail locations bearing the CarMax name and to all related operations such as CarMax's finance operation.

Net Sales and Operating Revenues and General Comments

Total sales for the first quarter of fiscal 2002 were \$2.68 billion, a decrease of 13% from \$3.07 billion for the same period last year. For the first quarter of fiscal 2002, Circuit City's sales declined 23% compared with sales of the prior year quarter, reflecting the absence of major appliances, continued industry-wide weakness in personal computer sales and general softness in some other product categories. Circuit City continued to see strong sales growth in new technologies and product categories where selections were expanded as a result of the appliance exit. In the first quarter of fiscal 2002, CarMax continued a strong sales trend begun in fiscal 2001, with sales increasing 27% over the same period last year. The increase is a result of continued strength in the core used-car business, increased average retails produced by a higher mix of later-model used-car sales and stronger-than-anticipated new-car sales.

Comparable store sales changes for the first quarters of fiscal years 2002 and $2001 \ \text{were}$ as follows:

	1st Quarter		
	FY02	FY01	
Circuit City Group	(25%)	7%	
CarMax Group	27% ===========	14%	

For Circuit City, comparable store sales, including all merchandise sales categories in all comparable stores, declined 25%. Excluding the appliance category, from which we completed our exit in the third quarter of fiscal 2001, comparable store sales declined 13%. CarMax's comparable store sales increased 27% in the first quarter compared with a 14% increase in the same prior year period.

We plan to open approximately 15 Circuit City Superstores and relocate approximately 10 Circuit City Superstores in the current fiscal year. In the first quarter of fiscal 2002, we opened one Circuit City Superstore in the Las Vegas, Nevada, market and relocated one store in the Los Angeles, California, market. Our remodel plan for fiscal 2002 includes 24 Circuit City Superstores and will enable us to test two different remodel designs. We began the first set of remodels, which includes 10 stores in the Chicago market and two stores in the Norfolk, Virginia, market, during the first quarter of fiscal 2002. We expect costs for the first set of remodels, which is the more extensive of the

two, to average approximately \$1.5 million per store. We began the second set of remodels early in the second quarter of this fiscal year in the Washington/Baltimore market. We expect the second set to include 12 Superstores.

We plan moderate geographic growth for the CarMax group through the addition of superstores in new mid-sized markets that can be served effectively with one CarMax superstore and additional satellite stores in existing multi-store markets. Mid-sized markets are those with populations of approximately 1 million to 2.5 million people. In late fiscal 2002, we plan to open two CarMax superstores in the mid-sized markets of Sacramento, California, and Greensboro, North Carolina.

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For Circuit City, gross dollar sales from all extended warranty programs were 5.5% of sales in the first quarter of fiscal 2002 and 5.4% of sales in the first quarter of fiscal 2001. Third-party warranty revenue was 4.3% of sales in this year's first quarter and 4.2% in the same period last year. The total extended warranty revenue that is reported in total sales was 4.3% of sales in this year's first quarter versus 4.4% in the first quarter of last fiscal year.

For CarMax, gross dollar sales from all extended warranty programs were 3.8% of sales in the first quarter of fiscal 2002 compared with 4.0% in the same period last year. Third-party warranty revenue decreased to 1.7% of sales in this year's first quarter from 1.8% in the same period last year. The total extended warranty revenue that is reported in total sales was 1.7% of sales in the first quarter of fiscal 2002, compared with 1.8% in fiscal 2001.

Our operations, in common with other retailers in general, are subject to seasonal influences. Historically, the Circuit City business has realized more of its net sales and net earnings in the final fiscal quarter, which includes the December holiday selling season, than in any other fiscal quarter. The CarMax business, however, has experienced more of its net sales in the first half of the fiscal year. The net earnings of any interim quarter are seasonally disproportionate to net sales since administrative and certain operating expenses remain relatively constant during the year. Therefore, interim results should not be relied upon as necessarily indicative of results for the entire fiscal year.

Cost of Sales, Buying and Warehousing

Our gross profit margin was 21.1% of sales in the first quarter of fiscal 2002, compared with 22.2% in the same period last year.

For Circuit City, the gross profit margin increased to 24.6% of sales in the first quarter from 24.4% in the same period last year. The improved margin reflects strong sales trends in technologies that are new to the consumer, such as digital televisions, digital cameras and camcorders, and softness in personal computer sales.

For CarMax, the gross profit margin decreased to 13.0% of sales in the first quarter of fiscal 2002 from 13.7% for the same period last year. Although we achieved our gross profit margin dollar targets per vehicle, higher average retails resulting from the growth in later-model used-car sales and higher-than-expected new-car sales generated the decline in the gross profit margin percentage.

Selling, General and Administrative Expenses

Our selling, general and administrative expense ratio was 20.0% in the first quarter of fiscal 2002, compared with 18.8% for the same period last year.

For Circuit City, the selling, general and administrative expense ratio was 25.4% of sales in the first quarter of fiscal 2002, compared with 21.2% for the same period last year. The increased expense ratio reflects lower comparable store sales, partly offset by cost efficiency initiatives and the contribution from Circuit City's credit operation. During the quarter, advertising expenditures were reduced in part by eliminating inefficient print distribution, while the effectiveness of the ads were improved through a change in format and creative approach. Also, credit operations exceeded our expectations during the quarter as funding costs declined more rapidly than yields, however, we do not expect this benefit to continue.

CarMax's selling, general and administrative expense ratio was 7.3% of sales in the first quarter of fiscal 2002, compared with 9.5% of sales for the same period last year. The expense ratio improvement reflects the significant expense leverage generated by the comparable sales growth. CarMax's finance operation also contributed to the improved ratio as lower funding costs generated higher spreads.

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Net Earnings

Our net earnings decreased to \$17.0 million for the first quarter of fiscal 2002 from \$60.7 million in last year's first quarter.

Liquidity and Capital Resources

At May 31, 2001, our total assets were \$3.81 billion. The inventory decrease of \$25.8 million from the end of fiscal year 2001 reflects our increased focus on inventory management, partially offset by an increase in the CarMax group's inventory to support seasonal sales trends. Primarily because of the inventory decline, accounts payable has decreased \$81.0 million since the end of fiscal 2001. As scheduled, we used existing working capital to repay a term loan totaling \$130 million in June 2001. At May 31, 2001, we maintained a \$150 million unsecured revolving credit facility and \$360 million in committed seasonal lines that are renewed annually with various banks.

Circuit City's finance operation has a master trust securitization facility that allows the transfer of its private-label credit card receivables through private placement and the public market. As of May 31, 2001, the master trust program had a total program capacity of \$1.18 billion. Circuit City's finance operation also has a master trust securitization facility related to its bankcard program. As of May 31, 2001, the bankcard master trust program had a total program capacity of \$1.94 billion. These master trust vehicles permit further expansion of the securitization programs in both the public and private markets.

We also have an asset securitization program operated through a special purpose subsidiary on behalf of CarMax, through which we sell automobile loan receivables. This program had a capacity of \$625 million as of May 31, 2001. On behalf of CarMax, we also have a public asset securitization program with a capacity of \$280 million as of May 31, 2001, and a second public asset securitization program with a capacity of \$562 million as of May 31, 2001. We anticipate that we will be able to expand these securitization programs to meet future needs.

In July 2001, we expect to offer publicly up to 8,625,000 shares, which includes the underwriters' over-allotment option of 1,125,000 shares, of CarMax group stock. The shares that will be sold in the offering are shares of CarMax group stock that have been reserved for the Circuit City group or for issuance to holders of Circuit City group stock. We intend to allocate the net proceeds from this offering, including any proceeds of shares issued upon exercise of the

underwriters' over-allotment option, to the Circuit City group to be used for that group's general purposes, including the ongoing remodeling of the Circuit City Superstores.

We believe fiscal 2002 capital expenditures can be funded through a combination of internally generated cash, sale-leaseback transactions, operating leases, floor plan financing of CarMax inventory or proceeds from the public stock offering discussed above and that securitization transactions will finance any growth in receivables.

Forward-Looking Statements

This report on Form 10-Q, in particular Item 2-Management's Discussion and Analysis and Item 3-Disclosures About Market Risk, includes "forward-looking statements" within the meaning of the securities laws. All statements that are not historical facts are "forward-looking statements." The words "estimate," "project," "intend," "expect," "believe," "anticipate," "plan" and similar expressions, and statements concerning our strategy, identify forward-looking statements. These forward-looking statements include statements regarding the expected financial position, business, financing plans, business prospects, revenues, working capital liquidity, capital needs, interest costs and income relating to the Circuit City group, the CarMax group and Circuit City Stores as a whole.

Forward-looking statements are estimates and projections reflecting our judgment and involve a number of risks and uncertainties that could cause actual results to differ materially from those suggested by the forward-looking

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statements. Although we believe that the estimates and projections reflected in the forward-looking statements are reasonable, our expectations may prove to be incorrect. The United States retail industry, and the specialty retail industry in particular, are dynamic by nature and have undergone significant changes in recent years. Our ability to anticipate and successfully respond to the continuing challenges of our industry is key to achieving our expectations. Important factors that could cause actual results to differ materially from estimates or projections contained in our forward-looking statements include:

- o changes in the amount and degree of promotional intensity exerted by current competitors and potential new competition from competitors using similar or alternative methods or channels of distribution such as online and telephone shopping services and mail order;
- o changes in general U.S. or regional U.S. economic conditions including, but not limited to, consumer credit availability, consumer credit delinquency and default rates, interest rates, inflation, personal discretionary spending levels, trends in consumer retail spending, both in general and in our product categories, and consumer sentiment about the economy in general;
- the presence or absence of, or consumer acceptance of, new products or product features in the merchandise categories we sell and changes in our actual merchandise sales mix;
- o significant changes in retail prices for products sold by either of our businesses;
- o lack of availability or access to sources of inventory for either of

our businesses;

- o inability on the part of either of our businesses to liquidate excess inventory should excess inventory develop;
- o our inability to dispose of vehicles acquired through the appraisal process in our CarMax business at prices that allow us to recover our costs;
- o adverse conditions affecting the franchise relationships under which we operate the new-car dealerships of our CarMax business, including, labor or other production disruptions affecting particular manufacturers or vehicle models, the termination or non-renewal of any franchise agreement or awards by manufacturers of additional franchises in our markets;
- o failure to successfully implement sales and profitability improvement programs for our Circuit City Superstores, including our remodeling process;
- o our ability to attract and retain an effective management team or changes in the costs or availability of a suitable work force to manage and support our service-driven operating strategies;
- o changes in availability or cost of capital expenditure and working capital financing, including the availability of long-term financing to support development of our businesses and the availability of securitization financing;
- o changes in production or distribution costs or costs of materials for our advertising;
- o availability of appropriate real estate locations for expansion;
- o the imposition of new restrictions or regulations regarding the sale of products and/or services we sell, changes in tax rules and regulations applicable to Circuit City Stores or its competitors, the imposition of new environmental restrictions, regulations or laws or the discovery of environmental conditions at current or future locations, or any failure to comply with such laws or any adverse change in such laws; and
- o adverse results in significant litigation matters.

We believe our forward-looking statements are reasonable; however, undue reliance should not be placed on any forward-looking statements, which are based on current expectations.

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ITEM 3.

Circuit City Stores, Inc. Quantitative and Qualitative Disclosures About Market Risk

We centrally manage the private-label and bankcard revolving loan portfolios of Circuit City's finance operation and the automobile installment loan portfolio of CarMax's finance operation. Portions of these portfolios are securitized and, therefore, are not presented on the consolidated balance sheets. Interest rate exposure relating to these receivables represents a market risk exposure that we manage with matched funding and interest rate swaps.

As of May 31, 2001, the Circuit City finance operation's private-label and bankcard portfolios had not changed significantly since February 28, 2001. However, as a result of CarMax's growth, the automobile installment loan portfolio has increased.

Total principal outstanding for fixed-rate automobile loans at May 31 and February 28, 2001, was as follows:

(Amounts in millions)	May 31	February 28
Fixed-rate	\$1 , 357	\$1 , 296

Financing for these receivables is achieved through asset securitization programs that, in turn, issue both fixed— and floating—rate securities. Receivables held by Circuit City Stores for investment or sale are financed with working capital. Financings at May 31 and February 28, 2001, were as follows:

(Amounts in millions)	May 31	February 28
Fixed-rate securitizations	\$ 842	\$ 984
Floating-rate securitizations		
synthetically altered to fixed	493	299
Floating-rate securitizations	2	1
Held by the Company:		
For investment*	14	9
For sale	6	3
Total	\$1 , 357	\$1,296
	=======	

 $^{^{\}star}$ Held by a bankruptcy remote special purpose company.

Because programs are in place to manage interest rate exposure relating to the installment loan portfolios, we expect to experience relatively little impact as interest rates fluctuate.

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PART I. FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS

CIRCUIT CITY STORES, INC. - CIRCUIT CITY GROUP

Balance Sheets
(Amounts in thousands)

	Мау	31, 2001	Feb.	. 28, 20
		 naudited)		
ASSETS	()	,		
Current assets:				
Cash and cash equivalents	\$	393 , 986	\$	437,3
Net accounts receivable		429,552		451,0
Merchandise inventory		1,328,858		1,410,5
Prepaid expenses and other current assets		68 , 382		55 , 3

Total current assets	2,220,778	2,354,2
Property and equipment, net Reserved CarMax group shares Other assets	789,516 311,701 9,051	796,7 292,1 9,3
TOTAL ASSETS	\$ 3,331,046 ======	
LIABILITIES AND GROUP EQUITY Current liabilities:		
Current installments of long-term debt Accounts payable Short-term debt	\$ 11,428 713,136 224	·
Accrued expenses and other current liabilities Deferred income taxes	135,230 80,477	146,8 74,3
Total current liabilities	940,495	1,065,6
Long-term debt, excluding current installments Deferred revenue and other liabilities Deferred income taxes	22,906 87,600 9,954	33,0 85,3 11,3
TOTAL LIABILITIES	1,060,955	1,195,4
GROUP EQUITY	2,270,091	2,257,1
TOTAL LIABILITIES AND GROUP EQUITY	\$ 3,331,046	
	==========	========

See accompanying notes to group financial statements.

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CIRCUIT CITY STORES, INC. - CIRCUIT CITY GROUP Statements of Earnings (Unaudited) (Amounts in thousands)

	 Three 2001	Months May 31	End	ed
Net sales and operating revenues	\$ 1,881,654		\$	2
Cost of sales, buying and warehousing	 1,419,261			1
Gross profit	 462 , 393			
Selling, general and administrative expenses	477,444			
Interest expense	 441			

Total expenses		477,885	
(Loss) earnings before income taxes and income			
attributed to the reserved CarMax group shares		(15,492)	
Income tax (benefit) provision		(5,887)	
(Loss) earnings before income attributed to			
the reserved CarMax group shares		(9,605)	
Net earnings attributed to the reserved CarMax group shares		19,740	
		10 105	
Net earnings	\$ ====	10 , 135 ======	\$ =====

See accompanying notes to group financial statements.

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CIRCUIT CITY STORES, INC. - CIRCUIT CITY GROUP Statements of Cash Flows (Unaudited)

(Amounts in thousands)

	Three	
	2001	Ma
Operating Activities:	 	
Net earnings	\$ 10,135	
Adjustments to reconcile net earnings to net cash		
provided by (used in) operating activities of continuing operations:		
Net earnings attributed to the reserved CarMax group shares	(19,740)
Depreciation and amortization	34,489	
(Gain) loss on sales of property and equipment	(959)
Deferred income taxes	4,785	
Changes in operating assets and liabilities:		
Decrease in net accounts receivable	21,551	
Decrease (increase) in merchandise inventory	81 , 669	
Increase in prepaid expenses and other current assets	(13,062)
Decrease (increase) in other assets	242	
Decrease in accounts payable, accrued expenses		
and other current liabilities	(113 , 516	
Increase (decrease) in deferred revenue and other liabilities	 2,271	
Net cash provided by (used in) operating activities		
of continuing operations	 7 , 865	
Investing Activities:		
Purchases of property and equipment	(29,505	
Proceeds from sales of property and equipment	 3 , 248	
Net cash used in investing activities of continuing operations	(26,257)

Increase (decrease) in allocated short-term debt, net		11
Decrease in allocated long-term debt, net		(22,983)
Issuances of group equity, net		7,102
Dividends paid		(3,621)
Net cash used in financing activities of continuing operations		(19,491)
Cash used in discontinued operations		(5,460)
Decrease in cash and cash equivalents		(43,343)
Cash and cash equivalents at beginning of year		437,329
Cash and cash equivalents at end of period	\$	393 , 986
	====	

See accompanying notes to group financial statements.

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CIRCUIT CITY STORES, INC. - CIRCUIT CITY GROUP
Notes to Group Financial Statements
(Unaudited)

1. Basis of Presentation

The common stock of Circuit City Stores, Inc. consists of two common stock series that are intended to reflect the performance of the Company's two businesses. The Circuit City group stock is intended to reflect the performance of the Circuit City store-related operations, the shares of CarMax group stock reserved for the Circuit City group or for issuance to holders of Circuit City group stock and the Company's investment in Digital Video Express, which has been discontinued (see Note 6). The CarMax group stock is intended to reflect the performance of the CarMax group's operations. The reserved CarMax group shares represented 74.1% of the total outstanding and reserved shares, excluding shares reserved for CarMax employees' stock incentive plans, of CarMax group stock at May 31, 2001, 74.6% at February 28, 2001, and 74.7% at May 31, 2000. The Company allocates to the Circuit City group the portion of net earnings of the CarMax group attributed to the reserved CarMax group shares. The terms of each series of common stock are discussed in detail in the Company's Form 8-A registration statement on file with the SEC.

Notwithstanding the attribution of the Company's assets and liabilities, including contingent liabilities, and stockholders' equity between the Circuit City group and the CarMax group for the purposes of preparing the financial statements, holders of Circuit City group stock and holders of CarMax group stock are shareholders of the Company and continue to be subject to all of the risks associated with an investment in the Company and all of its businesses, assets and liabilities. Such attribution and the equity structure of the Company do not affect title to the assets or responsibility for the liabilities of the Company or any of its subsidiaries. Neither shares of CarMax group stock nor shares of Circuit City group stock represent a direct equity or legal interest solely in the assets and liabilities allocated to a particular group. Instead, those shares represent direct equity and legal interests in the assets and liabilities of the Company. The results of operations or financial condition of one group could affect the results of operations or financial condition of the other group. Net losses of either group and dividends or

distributions on, or repurchases of, Circuit City group stock or CarMax group stock will reduce funds legally available for dividends on, or repurchases of, both stocks. Accordingly, the Circuit City group financial statements included in this report should be read in conjunction with the Company's consolidated financial statements, the CarMax group financial statements and the Company's SEC filings.

2. Accounting Policies

The Circuit City group has accounted for the reserved CarMax group shares in a manner similar to the equity method of accounting. Accounting principles generally accepted in the United States of America require that the CarMax group be consolidated with the Circuit City group. Except for the effects of not consolidating the CarMax group with the Circuit City group, the financial statements of the Circuit City group conform to accounting principles generally accepted in the United States of America. The interim period financial statements are unaudited; however, in the opinion of management, all adjustments (consisting only of normal, recurring adjustments) necessary for a fair presentation of the interim group financial statements have been included. The fiscal year-end balance sheet data was derived from the audited financial statements included in the Company's fiscal 2001 Annual Report on Form 10-K.

3. Securitizations

The Company enters into securitization transactions, which allow for the sale of credit card receivables to unrelated entities, to finance the consumer revolving credit receivables generated by Circuit City's finance operation. For transfers of receivables that qualify as sales, the Company recognizes gains or losses as a component of Circuit City's finance operation. In these securitizations, the Company retains servicing rights and subordinated interests.

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At May 31, 2001, the total principal amount of loans managed was \$2,599 million. Of the total loans, the principal amount of loans securitized was \$2,558 million and the principal amount of loans held for sale was \$41 million. The aggregate amount of loans that were 31 days or more delinquent was \$176.4 million at May 31, 2001. The principal amount of losses net of recoveries amounted to \$69.6 million for the three months ended May 31, 2001.

The Company receives annual servicing compensation approximating 2% of the outstanding principal loan balance of the receivables and retains the rights to future cash flows arising after the investors in the securitization trusts have received the return for which they contracted. The servicing fees specified in the credit card securitization agreements adequately compensate the finance operation for servicing the securitized assets. Accordingly, no servicing asset or liability has been recorded.

The table below summarizes certain cash flows received from and paid to securitization trusts:

	Three Months Ended
(Amounts in thousands)	May 31, 2001
Proceeds from new securitizations	\$174,200
Proceeds from collections reinvested	

in previous credit card securitizations	\$359 , 557
Servicing fees received	\$ 13 , 326
Other cash flows received on retained interests*	\$ 44,215

*This amount represents cash flows received from retained interests by the transferor other than servicing fees, including cash flows from interest-only strips and cash above the minimum required level in cash collateral accounts.

In determining the fair value of retained interests, the Company estimates future cash flows using management's best estimates of key assumptions such as finance charge income, default rates, payment rates, forward yield curves and discount rates. The Company employs a risk-based pricing strategy that increases the stated annual percentage rate for accounts that have a higher predicted risk of default. Accounts with a lower risk profile may qualify for promotional financing.

Rights recorded for future finance income from serviced assets that exceed the contractually specified servicing fees are carried at fair value, amounted to \$134.8 million at May 31, 2001, and are included in net accounts receivable. Gains of \$37.1 million on sales were recorded for the three-month period ended May 31, 2001.

The fair value of retained interests at May 31, 2001, was \$254.5 million, with a weighted-average life ranging from 0.4 years to 2.5 years. The following table shows the key economic assumptions used in measuring the fair value of retained interests at May 31, 2001, and a sensitivity analysis showing the hypothetical effect on the fair value of those interests when there are unfavorable variations from the assumptions used. Key economic assumptions at May 31, 2001, are not materially different from assumptions used to measure the fair value of retained interests at the time of securitization. These sensitivities are hypothetical and should be used with caution. In this table, the effect of a variation in a particular assumption on the fair value of the retained interest is calculated without changing any other assumption; in reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities.

(Dollar amounts in thousands)	Assumptions Used (Annual)	Impact on Fair Value of 10% Adverse Change	Valu
Payment rate	7.0 - 11.1%	\$ 10 , 267	\$
Default rate	7.8 - 15.4%	\$ 21,448	\$
Discount rate	9.0 - 15.0%	\$ 2,636	\$

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4. Financial Derivatives

On behalf of the Circuit City group, the Company enters into interest rate cap agreements to meet the requirements of the credit card receivable securitization transactions. In the first quarter of fiscal 2002, the Company did not enter into any new interest rate caps. At May 31, 2001, the total notional amount of interest rate caps outstanding was \$839 million. Purchased interest rate caps are included in net accounts receivable with a fair value of \$8.9 million as of May 31, 2001. Written interest rate caps

are included in accounts payable with a fair value of \$8.9 million as of May 31, 2001.

The market and credit risks associated with interest rate caps are similar to those relating to other types of financial instruments. Market risk is the exposure created by potential fluctuations in interest rates and is directly related to the product type, agreement terms and transaction volume. The Company has entered into offsetting interest rate cap positions, and therefore, does not anticipate significant market risk arising from interest rate caps. Credit risk is the exposure to nonperformance of another party to an agreement. The Company mitigates credit risk by dealing with highly rated counterparties.

5. Appliance Exit Costs

On July 25, 2000, the Company announced plans to exit the major appliance category and expand its selection of key consumer electronics and home office products in all Circuit City Superstores. A product profitability analysis had indicated that the appliance category produced below-average profits. This analysis, combined with declining sales, expected increases in appliance competition and the Company's profit expectations for the consumer electronics and home office categories led to the decision to exit the major appliance category. To exit the appliance business, the Company closed six distribution centers and seven service centers in fiscal 2001 and expects to close two distribution centers and one service center by July 31, 2001. The majority of these closed properties are leased. The Company is in the process of marketing these properties to be subleased. The Company maintains control over Circuit City's in-home major appliance repair business, although repairs are subcontracted to an unrelated third party. In the second quarter of fiscal 2001, the Company recorded appliance exit costs of \$30 million. The majority of these expenses are included in cost of sales, buying and warehousing on the fiscal 2001 statements of earnings.

Approximately 850 employees have been terminated and approximately 100 employees will be terminated as locations close or consolidate. These reductions are mainly in the service, distribution and merchandising functions. Because severance is being paid to employees on a bi-weekly schedule based on years of service, cash payments lag job eliminations. The exit costs also include \$17.8 million for lease termination costs and \$5.0 million, net of salvage value, for the write-down of fixed assets.

(Amounts in millions)	Total Exit Costs	Expenses Paid or Assets Written Off	Liability a May 31, 2001
Lease termination costs	\$17.8	\$ 3.2	\$14.6
Fixed asset write-downs	5.0	5.0	_
Employee termination benefits	4.4	3.4	1.0
Other	2.8	2.8	_
Appliance exit costs	\$30.0	\$ 14.4	\$15.6

6. Discontinued Operations

On June 16, 1999, Digital Video Express announced that it would cease

marketing the Divx home video system and discontinue operations, but that existing, registered customers would be able to view discs during a two-year phase-out period. Discontinued operations have been segregated on the Circuit City group statements of cash flows. However, Divx is not segregated on the Circuit City group balance sheets.

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The loss on the disposal includes a provision for operating losses to be incurred during the phase-out period. It also includes provisions for commitments under licensing agreements with motion picture distributors, the write-down of assets to net realizable value, lease termination costs, employee severance and benefit costs and other contractual commitments. For the quarters ended May 31, 2001 and 2000, the discontinued Divx operations had no impact on the earnings of the Circuit City group.

The net liabilities of the discontinued Divx operations, reflected in the accompanying group balance sheets as of May 31, 2001, and February 28, 2001, are comprised of the following:

(Amounts in thousands)	May 31, 2001	Feb. 28, 2001
Current assets	\$ 37	\$ 8
Property and equipment, net Other assets	- 298	- 324
Current liabilities	(22,043)	(27,522)
Non-current liabilities	(14,082)	(14,082)
Net liabilities of discontinued operations	\$(35,790)	, , ,

7. Recent Accounting Pronouncements

In July 2000, the Financial Accounting Standards Board issued Emerging Issues Task Force No. 00-14, "Accounting for Certain Sales Incentives," which is effective for fiscal quarters beginning after December 15, 2001. The issue provides that sales incentives, such as mail-in rebates, offered to customers should be classified as a reduction of revenue. The Company offers certain mail-in rebates that are currently recorded in cost of sales, buying and warehousing. However, the Company expects to reclassify these rebate expenses from cost of sales, buying and warehousing to net sales and operating revenues to be in compliance with EITF No. 00-14. For the quarter ended May 31, 2001, this reclassification would have increased the gross profit margin and the expense ratio by .15%. The Company does not expect the adoption of EITF No. 00-14 to have a material impact on the Circuit City group's financial position, results of operations or cash flows.

In June 1998, the FASB issued Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities." SFAS No. 133, as amended by SFAS No. 137 and No. 138, standardizes the accounting for derivative instruments and requires that an entity recognize those items as either assets or liabilities and measure them at fair value. The Company adopted SFAS No. 133 during the first quarter of fiscal year 2002 (see Note 4). Adoption of SFAS No. 133 did not have a material impact on the Circuit City group's financial position, results of operations or cash flows.

In September 2000, the FASB issued SFAS No. 140, "Accounting for Transfers

and Servicing of Financial Assets and Extinguishments of Liabilities — a replacement of FASB Statement No. 125." While SFAS No. 140 carries over most of the provisions of SFAS No. 125, it provides new standards for reporting financial assets transferred as collateral and new standards for the derecognition of financial assets, in particular transactions involving the use of special purpose entities. SFAS No. 140 also prescribes additional disclosures for securitization transactions accounted for as sales. The Company adopted SFAS No. 140 during the first quarter of fiscal year 2002 (see Note 3). Adoption of SFAS No. 140 did not have a material impact on the Circuit City group's financial position, results of operations or cash flows.

8. Reclassifications

Certain previously reported amounts have been reclassified to conform with current-year presentation.

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ITEM 2.

CIRCUIT CITY GROUP MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

In this discussion, "we," "our" and "Circuit City Stores" refer to Circuit City Stores, Inc. and our wholly owned subsidiaries, unless the context requires otherwise. "Circuit City business" and "Circuit City" refer to the retail operations bearing the Circuit City name and to all related operations such as product service and Circuit City's finance operation. "Circuit City group" refers to our businesses other than our CarMax business and includes the Circuit City consumer electronics business and the reserved CarMax group shares. "CarMax business," "CarMax" and "CarMax group" refer to retail locations bearing the CarMax name and to all related operations such as CarMax's finance operation.

Net Sales and Operating Revenues and General Comments

Total sales for the first quarter of fiscal 2002 were \$1.88 billion, a decrease of 23% from \$2.45 billion for the same period last year, reflecting the absence of major appliances, continued industry-wide weakness in personal computer sales and general softness in some other product categories. Circuit City continued to see strong sales growth in new technologies and product categories where selections were expanded as a result of the appliance exit. Comparable store sales, including all merchandise sales categories in all comparable stores, declined 25%. Excluding the appliance category, from which we completed our exit in the third quarter of fiscal 2001, comparable store sales declined 13%.

We plan to open approximately 15 Circuit City Superstores and relocate approximately 10 Circuit City Superstores in the current fiscal year. In the first quarter of fiscal 2002, we opened one Circuit City Superstore in the Las Vegas, Nevada, market and relocated one store in the Los Angeles, California, market. Our remodel plan for fiscal 2002 includes 24 Circuit City Superstores and will enable us to test two different remodel designs. We began the first set of remodels, which includes 10 stores in the Chicago market and two stores in the Norfolk, Virginia, market, during the first quarter of fiscal 2002. We expect costs for the first set of remodels, which is the more extensive of the two, to average approximately \$1.5 million per store. We began the second set of remodels early in the second quarter of this fiscal year in the Washington/Baltimore market. We expect the second set to include 12 Superstores.

The table below details Circuit City retail units:

	Store	e Mix	Estimate
	May 31, 2001	May 31, 2000	Feb. 28, 2002
Superstores	 594	573	609
Circuit City Express	32	43	30
TOTAL	626	616	639

Gross dollar sales from all extended warranty programs were 5.5% of sales in the first quarter of fiscal 2002 and 5.4% of sales in the first quarter of fiscal 2001. Third-party warranty revenue was 4.3% of sales in this year's first quarter and 4.2% in the same period last year. The total extended warranty revenue that is reported in total sales was 4.3% of sales in this year's first quarter versus 4.4% in the first quarter of last fiscal year.

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The percentage of merchandise sales represented by each category is listed below:

	1st Quarter		
	Fiscal 2002	Fiscal 2001	
Video	37%	32%	
Audio	17%	15%	
Information Technology	36%	34%	
Entertainment	10%	5%	
Appliances		14%	
TOTAL	100%	100%	

Circuit City's operations, in common with other retailers in general, are subject to seasonal influences. Historically, Circuit City has realized more of its net sales and net earnings in the final fiscal quarter, which includes the December holiday selling season, than in any other fiscal quarter. The net earnings of any interim quarter are seasonally disproportionate to net sales since administrative and certain operating expenses remain relatively constant during the year. Therefore, interim results should not be relied upon as necessarily indicative of results for the entire fiscal year.

Cost of Sales, Buying and Warehousing

For the quarter ended May 31, 2001, Circuit City's gross profit margin increased

to 24.6% of sales from 24.4% in the same period last year. The improved margin reflects strong sales trends in technologies that are new to the consumer, such as digital televisions, digital cameras and camcorders, and the softness in personal computer sales.

Selling, General and Administrative Expenses

Circuit City's selling, general and administrative expense ratio was 25.4% of sales in the first quarter of fiscal 2002, compared with 21.2% for the same period last year. The increased expense ratio reflects lower comparable store sales, partly offset by cost efficiency initiatives and the contribution from Circuit City's credit operation. During the quarter, advertising expenditures were reduced in part by eliminating inefficient print distribution, while the effectiveness of the ads were improved through a change in format and creative approach. Also, credit operations exceeded our expectations during the quarter as funding costs declined more rapidly than yields, however, we do not expect this benefit to continue.

(Loss) Earnings Before Income Attributed to the Reserved CarMax Group Shares

Excluding the income attributed to the reserved CarMax group shares, Circuit City incurred a loss for the first quarter of \$9.6 million compared with earnings of \$46.7 million for the same period last year.

Net Earnings Attributed to the Reserved CarMax Group Shares

During the first quarter of fiscal 2002, the net earnings attributed to the reserved CarMax group shares were \$19.7 million compared with \$10.4 million for the same period last year.

Net Earnings

Net earnings for the Circuit City group for the quarter ended May 31, 2001, were \$10.1 million compared with \$57.1 million in the same period last year.

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Liquidity and Capital Resources

At May 31, 2001, the Circuit City group's total assets were \$3.33 billion. The merchandise inventory decrease of \$81.7 million reflects an increased focus on inventory management. Primarily because of the inventory decline, accounts payable has decreased \$106.9 million since the end of fiscal 2001. As scheduled, we used existing working capital to repay a term loan totaling \$130 million in June 2001. Payment of corporate debt will not necessarily reduce Circuit City group allocated debt. At May 31, 2001, we maintained a \$150 million unsecured revolving credit facility and \$360 million in seasonal lines that are renewed annually with various banks.

Circuit City's finance operation has a master trust securitization facility that allows the transfer of its private-label credit card receivables through private placement and the public market. As of May 31, 2001, the master trust program had a total program capacity of \$1.18 billion. Circuit City's finance operation also has a master trust securitization facility related to its bankcard program. As of May 31, 2001, the bankcard master trust program had a total program capacity of \$1.94 billion. These master trust vehicles permit further expansion of the securitization programs in both the public and private markets.

Circuit City relies on the external debt we allocate to the Circuit City group to provide working capital needed to fund net assets not otherwise financed through sale-leasebacks or receivable securitizations. We manage all significant financial activities of the Circuit City business on a centralized basis.

Circuit City's significant financial activities are dependent on our financial condition as a whole and include the investment of surplus cash, issuance and repayment of debt, securitization of receivables and sale-leasebacks of real estate.

In July 2001, we expect to offer publicly up to 8,625,000 shares, which includes the underwriters' over-allotment option of 1,125,000 shares, of CarMax group stock. The shares that will be sold in the offering are shares of CarMax group stock that have been reserved for the Circuit City group or for issuance to holders of Circuit City group stock. We intend to allocate the net proceeds from this offering, including any proceeds of shares issued upon exercise of the underwriters' over-allotment option, to the Circuit City business to be used for that business' general purposes, including the ongoing remodeling of the Circuit City Superstores.

We believe that proceeds from sales of property and equipment and receivables, future increases in the Circuit City Stores' debt allocated to the Circuit City group, cash generated by operations and proceeds from the public stock offering discussed above will be sufficient to fund the capital expenditures and operations of the Circuit City business.

Forward-Looking Statements

This Circuit City Group Management's Discussion and Analysis and the Circuit City Group Disclosures about Market Risk below include "forward looking statements" within the meaning of the securities laws. These forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those suggested by the forward-looking statements. See the subsection "Forward-Looking Statements" in Item 2 - Circuit City Stores, Inc. Management's Discussion and Analysis of Results of Operation and Financial Condition, beginning on page 16, for a review of important factors that could cause differences in our actual results.

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ITEM 3.

CIRCUIT CITY GROUP QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We centrally manage the private-label and bankcard revolving loan portfolios of Circuit City's finance operation. Portions of these portfolios are securitized and, therefore, are not presented on the Circuit City group's balance sheets. Interest rate exposure relating to these receivables represents a market risk exposure that we manage with matched funding; therefore, we expect to experience relatively little impact as interest rates fluctuate.

As of May 31, 2001, the Circuit City finance operation's private-label and bankcard portfolios had not changed significantly since February 28, 2001.

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PART I. FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS

CIRCUIT CITY STORES, INC. - CARMAX GROUP
Balance Sheets

(Amounts in thousands)

	May 31, 2001	Feb. 28, 200
	(Unaudited)	
ASSETS		
Current assets:	4 40 545	
Cash and cash equivalents	\$ 10,515	\$ 8,802
Net accounts receivable	164,676	134,662
Inventory	402,975	347,137
Prepaid expenses and other current assets	531	2,306
Total current assets	578,697	492,907
Property and equipment, net	191,515	192 , 158
Other assets	25 , 190	25 , 888
TOTAL ASSETS	\$ 795 , 402	\$ 710 , 953
	=======================================	
LIABILITIES AND GROUP EQUITY Current liabilities:		
Current installments of long-term debt	\$ 120 , 986	\$ 108,151
Accounts payable	108,455	82,483
Short-term debt	2,616	987
Accrued expenses and other current liabilities	19,565	16,154
Deferred income taxes	19,490	18,162
Total current liabilities	271,112	225,937
Long-term debt, excluding current installments	92,930	83 , 057
Deferred revenue and other liabilities	6,854	6 , 836
Deferred income taxes	3 , 573	3,620
TOTAL LIABILITIES	374,469	319,450
GROUP EQUITY	420,933	391,503
TOTAL LIADILITIES AND COOLD DOLLTY		
TOTAL LIABILITIES AND GROUP EQUITY	\$ 795,402 =======	\$ 710,953 ======

See accompanying notes to group financial statements.

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CIRCUIT CITY STORES, INC. - CARMAX GROUP
Statements of Earnings (Unaudited)
(Amounts in thousands)

Three	Mont	hs	Ended	
	May	31		
2001				2000

Net sales and operating revenues	\$ 796 , 820	\$	625,741
Cost of sales	 692 , 860		540 , 279
Gross profit	 103,960		85 , 462
Selling, general and administrative expenses	58,550		59,444
Interest expense	 2,551		3,528
Total expenses	61,101		62 , 972
Earnings before income taxes	42,859		22,490
Provision for income taxes	 16 , 287		8 , 546
Net earnings	26 , 572		13 , 944
Net earnings attributed to:			
Circuit City group common stock CarMax group common stock	19,740 6,832		10,409 3,535
	26 , 572		13,944

See accompanying notes to group financial statements.

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CIRCUIT CITY STORES, INC. - CARMAX GROUP Statements of Cash Flows (Unaudited) (Amounts in thousands)

	Three	Mont May
	2001	riay
Operating Activities:	 	
Net earnings	\$ 26,572	
Adjustments to reconcile net earnings to net		
cash used in operating activities:		
Depreciation and amortization	4,693	
Deferred income taxes	1,281	
Changes in operating assets and liabilities:		
Increase in net accounts receivable	(30,014)	
Increase in inventory	(55 , 838)	
Decrease (increase) in prepaid expenses and other current assets	1,775	
Increase in other assets	(5)	
Increase in accounts payable, accrued expenses and other		
current liabilities	32,428	
Increase (decrease) in deferred revenue and other liabilities	18	
Net cash used in operating activities	 (19,090)	

Investing Activities:	
Purchases of property and equipment	(3,347)
Net cash used in investing activities	 (3,347)
Financing Activities:	
Increase (decrease) in allocated short-term debt, net	1,629
Increase in allocated long-term debt, net	22,708
(Repurchases) issuances of group equity, net	(187)
Net cash provided by financing activities	 24,150
Increase in cash and cash equivalents	1,713
Cash and cash equivalents at beginning of year	8,802
Cash and cash equivalents at end of period	 \$ 10,515
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See accompanying notes to group financial statements.

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CIRCUIT CITY STORES, INC. - CARMAX GROUP
Notes to Group Financial Statements
(Unaudited)

1. Basis of Presentation

The common stock of Circuit City Stores, Inc. consists of two common stock series that are intended to reflect the performance of the Company's two businesses. The Circuit City group stock is intended to reflect the performance of the Circuit City store-related operations the shares of CarMax group stock reserved for the Circuit City group or for issuance to holders of Circuit City group stock and the Company's investment in Digital Video Express, which has been discontinued. The CarMax group stock is intended to reflect the performance of the CarMax group's operations. The reserved CarMax group shares represented 74.1% of the total outstanding and reserved shares, excluding shares reserved for CarMax employees' stock incentive plans, of CarMax group stock at May 31, 2001, 74.6% at February 28, 2001, and 74.7% at May 31, 2000. The Company allocates to the Circuit City group the portion of net $% \left(1\right) =\left(1\right) +\left(1$ the reserved CarMax group shares. The terms of each series of common stock are discussed in detail in the Company's Form 8-A registration statement on file with the SEC.

Notwithstanding the attribution of the Company's assets and liabilities, including contingent liabilities, and stockholders' equity between the CarMax group and the Circuit City group for the purposes of preparing the financial statements, holders of CarMax group stock and holders of Circuit City group stock are shareholders of the Company and continue to be subject to all of the risks associated with an investment in the Company and all of its businesses, assets and liabilities. Such attribution and the equity structure of the Company do not affect title to the assets or responsibility for the liabilities of the Company or any of its subsidiaries. Neither shares of CarMax group stock nor shares of Circuit

City group stock represent a direct equity or legal interest solely in the assets and liabilities allocated to a particular group. Instead, those shares represent direct equity and legal interests in the assets and liabilities of the Company. The results of operations or financial condition of one group could affect the results of operations or financial condition of the other group. Net losses of either group and dividends or distributions on, or repurchases of, Circuit City group stock or CarMax group stock will reduce funds legally available for dividends on, or repurchases of, both stocks. Accordingly, the CarMax group financial statements included in this report should be read in conjunction with the Company's consolidated financial statements, the Circuit City group financial statements and the Company's SEC filings.

2. Accounting Policies

The financial statements of the CarMax group conform to accounting principles generally accepted in the United States of America. The interim period financial statements are unaudited; however, in the opinion of management, all adjustments (consisting only of normal, recurring adjustments) necessary for a fair presentation of the interim group financial statements have been included. The fiscal year-end balance sheet data was derived from the audited financial statements included in the Company's fiscal 2001 Annual Report on Form 10-K.

3. Securitizations

The Company has asset securitization programs, operated through special purpose subsidiaries on behalf of the CarMax group, to finance the consumer installment credit receivables generated by CarMax's automobile loan finance operation. For transfers of receivables that qualify as sales, the Company recognizes gains or losses as a component of CarMax's finance operation. In these securitizations, the Company retains servicing rights and subordinated interests.

At May 31, 2001, the total principal amount of loans managed was \$1,357 million. Of the total loans, the principal amount of loans securitized was \$1,337 million and the principal amount of loans held for sale or investment was \$20 million. The principal amount of loans that were 31 days or more delinquent was \$17.4

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million at May 31, 2001. The principal amount of losses net of recoveries amounted to \$1.9\$ million for the three months ended May 31, 2001.

The Company receives annual servicing fees approximating 1% of the outstanding principal balance of the securitized automobile loans and retains the rights to future cash flows arising after the investors in the securitization trusts have received the return for which they contracted. The servicing fees specified in the automobile loan securitization agreements adequately compensate the finance operation for servicing the accounts. Accordingly, no servicing asset or liability has been recorded.

The table below summarizes certain cash flows received from and paid to securitization trusts:

(Amounts in thousands)

Three Months Ended

May 31, 2001

Proceeds from new securitizations	\$195,000
Proceeds from collections reinvested	
in previous automobile loan securitizations	\$ 91,464
Servicing fees received	\$ 3,252
Other cash flows received on retained interests*	\$ 13,385

*This amount represents cash flows received from retained interests by the transferor other than servicing fees, including cash flows from interest-only strips and cash above the minimum required level in cash collateral accounts.

In determining the fair value of retained interests, the Company estimates future cash flows using management's best estimates of key assumptions such as finance charge income, default rates, prepayment rates and discount rates. The Company employs a risk-based pricing strategy that increases the stated annual percentage rate for accounts that have a higher predicted risk of default. Accounts with a lower risk profile may qualify for promotional financing.

Rights recorded for future finance income from serviced assets that exceed the contractually specified servicing fees are carried at fair value, amounted to \$51.4 million at May 31, 2001, and are included in net accounts receivable. Gains of \$13.1 million on sales were recorded for the three-month period ended May 31, 2001.

The fair value of retained interests at May 31, 2001, was \$84.2 million, with a weighted-average life ranging from 1.5 years to 1.8 years. The table below shows the key economic assumptions used in measuring the fair value of retained interests at May 31, 2001, and a sensitivity analysis showing the hypothetical effect on the fair value of those interests when there are unfavorable variations from the assumptions used. Key economic assumptions at May 31, 2001, are not materially different from assumptions used to measure the fair value of retained interests at the time of securitization. These sensitivities are hypothetical and should be used with caution. In this table, the effect of a variation in a particular assumption on the fair value of the retained interest is calculated without changing any other assumption; in reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities.

(Dollar amounts in thousands)	Assumptions Used (Annual)	Impact on Fair Value of 10% Adverse Change	Im V Ad
Prepayment speed	1.5 - 1.6% 1.0 - 1.2%	\$ 1,739 \$ 1,547	
Discount rate	12.0%	\$ 978	

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4. Financial Derivatives

On behalf of the CarMax group, the Company, in the first quarter of fiscal 2002, entered into three 40-month amortizing interest rate swaps related to auto loan receivable securitizations. These swaps had an initial notional amount of approximately \$213 million. The total notional amount of all swaps related to the automobile loan receivable securitizations was \$493 million at May 31, 2001, and \$299 million at February 28, 2001. These swaps are used to better match funding costs and are recorded at fair market value. At May 31, 2001, these swaps totaled a net liability of \$5.2 million and are included in accounts payable.

The market and credit risks associated with interest rate swaps are similar to those relating to other types of financial instruments. Market risk is the exposure created by potential fluctuations in interest rates and is directly related to the product type, agreement terms and transaction volume. The Company does not anticipate significant market risk from swaps, because their use is to match funding costs to the use of the funding. Credit risk is the exposure to nonperformance of another party to an agreement. The Company mitigates credit risk by dealing with highly rated counterparties.

5. Recent Accounting Pronouncements

In June 1998, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities." SFAS No. 133, as amended by SFAS No. 137 and No. 138, standardizes the accounting for derivative instruments and requires that an entity recognize those items as either assets or liabilities and measure them at fair value. The Company adopted SFAS No. 133 during the first quarter of fiscal year 2002 (see Note 4). Adoption of SFAS No. 133 did not have a material impact on the CarMax group's financial position, results of operations or cash flows.

In September 2000, the FASB issued SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities - a replacement of FASB Statement No. 125." While SFAS No. 140 carries over most of the provisions of SFAS No. 125, it provides new standards for reporting financial assets transferred as collateral and new standards for the derecognition of financial assets, in particular transactions involving the use of special purpose entities. SFAS No. 140 also prescribes additional disclosures for securitization transactions accounted for as sales. The Company adopted SFAS No. 140 during the first quarter of fiscal year 2002 (see Note 3). Adoption of SFAS No. 140 did not have a material impact on the CarMax group's financial position, results of operations or cash flows.

6. Reclassifications

Certain previously reported amounts have been reclassified to conform with current-year presentation.

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ITEM 2.

CARMAX GROUP MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

In this discussion, "we," "our" and "Circuit City Stores" refer to Circuit City Stores, Inc. and our wholly owned subsidiaries, unless the context requires otherwise. "CarMax business," "CarMax" and "CarMax group" refer to retail locations bearing the CarMax name and to all related operations such as CarMax's finance operation.

Net Sales and Operating Revenues and General Comments

Total sales rose 27% for the quarter ended May 31, 2001, to \$796.8 million from \$625.7 million in last year's first quarter. CarMax's first quarter sales growth reflects continued strength in the core used-car business, increased average retails produced by a higher mix of later-model used-car sales and

stronger-than-anticipated new-car sales. For most of the quarter, all CarMax locations were included in the comparable store sales calculations. CarMax's comparable store sales increased 27% in the first quarter compared with a 14% increase in the same prior year period.

CarMax plans moderate geographic growth through the addition of superstores in new mid-sized markets that can be served effectively with one CarMax superstore and additional satellite stores in existing multi-store markets. Mid-sized markets are those with populations of approximately 1 million to 2.5 million people. In late fiscal 2002, CarMax plans to open two superstores in the mid-sized markets of Sacramento, California, and Greensboro, North Carolina.

The table below details CarMax retail units:

	Stores Open At End of Quarter		Estimate -	
	May 31, 2001	May 31, 2000	Feb. 28, 2002	
"C" and "B" Stores	14	14	14	
"A" Stores	17	17	19	
Prototype Satellite Stores	4	4	4	
Stand-Alone New-Car Stores	5	5	5	
TOTAL	40	40	42	

Gross dollar sales from all extended warranty programs were 3.8% of sales in the first quarter of fiscal 2002 compared with 4.0% in the same period last year. Third-party warranty revenue was 1.7% of sales in this year's first quarter compared with 1.8% in the same period last year. The total extended warranty revenue that is reported in total sales was 1.7% of sales in the first quarter fiscal 2002, compared with 1.8% in fiscal 2001.

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The percentages of sales dollars and sales units represented by used and new vehicles for the first quarter are listed below:

	Three	Months May 31	Ended
	2001		2000
Vehicle Dollars:		======	
Used Vehic	les 81%		80%
New Vehicl	es 19%	======	20%
Vehicle Units:			
Used Vehic	 les 87%		 86%

New Vehicles	13%	14%

CarMax's operations, in common with other retailers in general, are subject to seasonal influences. Historically, CarMax has experienced more of its net sales in the first half of the fiscal year. The net earnings of any interim quarter are seasonally disproportionate to net sales since administrative and certain operating expenses remain relatively constant during the year. Therefore, interim results should not be relied upon as necessarily indicative of results for the entire fiscal year.

Cost of Sales

The gross profit margin decreased to 13.0% of sales in the first quarter of fiscal 2002 from 13.7% for the same period last year. Although we achieved our gross profit margin dollar targets per vehicle, higher average retails resulting from the growth in later-model used-car sales and higher-than-expected new-car sales, generated the decline in the gross profit margin percentage.

Selling, General and Administrative Expenses

The selling, general and administrative expense ratio was 7.3% of sales in the first quarter of fiscal 2002, compared with 9.5% of sales for the same period last year. The expense ratio improvement reflects the significant expense leverage generated by the comparable sales growth. CarMax's finance operation also contributed to the improved ratio as lower funding costs generated higher spreads.

Net Earnings

During the first quarter, CarMax's net earnings increased 91% to \$26.6 million from \$13.9 million for the same period last year. The net earnings attributed to the CarMax group stock were \$6.8 million for the first quarter of fiscal 2002, compared with \$3.5 million for the same period last year.

Liquidity and Capital Resources

Total assets at May 31, 2001, were \$795.4 million, an increase of \$84.4 million, or 12%, from \$711.0 million at February 28, 2001. Inventory increased \$55.8 million to support seasonal sales trends. Net accounts receivable increased by \$30.0 million, reflecting an increase in auto loans. As scheduled, we used existing working capital to repay a term loan totaling \$130 million in June 2001. Payment of corporate debt will not necessarily reduce CarMax group allocated debt. At May 31, 2001, we maintained a \$150 million unsecured revolving credit facility and \$360 million in seasonal lines that are renewed annually with various banks.

We have an asset securitization program operated through a special purpose subsidiary on behalf of CarMax, through which we sell automobile loan receivables. This program had a capacity of \$625 million as of May 31, 2001. On behalf of CarMax, we also have a public asset securitization program with a capacity of \$280 million as of

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May 31, 2001, and a second public asset securitization program with a capacity of \$562 million as of May 31, 2001. We anticipate that we will be able to expand these securitization programs to meet future needs.

CarMax relies on the external debt we allocate to the CarMax group to provide

working capital needed to fund net assets not otherwise financed through sale-leasebacks or receivable securitizations. We manage all significant financial activities of the CarMax business on a centralized basis. CarMax's significant financial activities are dependent on our financial condition as a whole and include the investment of surplus cash, issuance and repayment of debt, securitization of receivables and sale-leasebacks of real estate.

In July 2001, we expect to offer publicly up to 8,625,000 shares, which includes the underwriters' over-allotment option of 1,125,000 shares, of CarMax group stock. The shares that will be sold in the offering are shares of CarMax group stock that have been reserved for the Circuit City group or for issuance to holders of Circuit City group stock. We intend to allocate the net proceeds from this offering, including any proceeds of shares issued upon exercise of the underwriters' over-allotment option, to the Circuit City business to be used for that business' general purposes, including the ongoing remodeling of the Circuit City Superstores.

We believe that proceeds from sales of property and equipment and receivables, future increases in Circuit City Stores' debt allocated to the CarMax group, inter-group loans, floor plan financing and cash generated by operations will be sufficient to fund the capital expenditures and operations of the CarMax group's business.

Forward-Looking Statements

This CarMax Group Management's Discussion and Analysis and the CarMax Group Disclosures about Market Risk below include "forward looking statements" within the meaning of the securities laws. These forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those suggested by the forward-looking statements. See the subsection "Forward-Looking Statements" in Item 2 - Circuit City Stores, Inc. Management's Discussion and Analysis of Results of Operation and Financial Condition, beginning on page 16, for a review of important factors that could cause differences in our actual results.

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ITEM 3.

CARMAX GROUP QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We centrally manage the automobile installment loan portfolio of the CarMax finance operation. A portion of this portfolio is securitized and, therefore, is not presented on the CarMax group's balance sheets. Interest rate exposure relating to these receivables represents a market risk exposure that we manage with matched funding and interest rate swaps.

Total principal outstanding for fixed-rate automobile loans at May 31 and February 28, 2001, was as follows:

(Amounts in millions)	May 31	February 28
Fixed-rate	\$1.357	\$1.296

Financing for these receivables is achieved through asset securitization programs that, in turn, issue both fixed— and floating—rate securities. Receivables held by Circuit City Stores for investment or sale are financed with working capital. Financings at May 31 and February 28, 2001, were as follows:

(Amounts in millions)	May 31	February 28
Fixed-rate securitizations	\$ 842	\$ 984
Floating-rate securitizations		
synthetically altered to fixed	493	299
Floating-rate securitizations	2	1
Held by the Company:		
For investment*	14	9
For sale	6	3
Total	\$1 , 357	\$1 , 296
	=====	=====

^{*} Held by a bankruptcy remote special purpose company.

Because programs are in place to manage interest rate exposure relating to the installment loan portfolio, we expect to experience relatively little impact as interest rates fluctuate.

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PART II. OTHER INFORMATION

Item 4. Submission of Matters to a Vote of Security Holders

- (a) The annual meeting of the Company's shareholders was held June 15, 2001.
- (b) (i) At the annual meeting, the shareholders of the Company elected Richard N. Cooper, James F. Hardymon, Hugh G. Robinson and Carolyn Y. Woo as directors for three-year terms; Robert S. Jepson Jr. and Mikael Salovaara for two-year terms; and Richard L. Sharp for a one-year term. The elections were approved by the following votes:

For Withheld Directors ______ ______ 189,391,467 Richard N. Cooper 3,845,526 _____ ______ James F. Hardymon 189,139,370 4,097,623 _____ Hugh G. Robinson 189,386,461 3,850,532 -----_____ Carolyn Y. Woo 189,282,644 3,954,349 189,420,066 Robert S. Jepson Jr. 3,816,927 ______ _____ Mikael Salovaara 189,405,833 3,831,160

Richard L. Sharp 190,767,316 2,469,677

(ii) At the annual meeting, the shareholders of the Company voted against a shareholder proposal regarding a report on employment practices. This proposal was defeated by the following votes:

Shareholder	For	Against	Abstain	Broker Non-Votes
Proposal	15,611,775	125,285,587	2,029,718	50,309,913

Item 6. Exhibits and Reports on Form 8-K

- (a) Exhibits
 - (3) (i) Articles of Incorporation
 - (a) Amended and Restated Articles of Incorporation of Circuit City Stores, Inc., effective February 3, 1997, filed as Exhibit 3 (i) (a) to the Company's Amended Quarterly Report on Form 10-Q/A for the quarter ended May 31, 1999 (File No. 1-5767), are expressly incorporated herein by this reference.
 - (b) Articles of Amendment to our Amended and Restated Articles of Incorporation, effective April 28, 1998, filed as Exhibit 3(i)(b) to the Company's Amended Quarterly Report on Form 10-Q/A for the quarter ended May 31, 1999 (File No. 1-5767), are expressly incorporated herein by this reference.

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(c) Articles of Amendment to our Amended and Restated Articles of Incorporation, effective June 22, 1999, filed as Exhibit 3(i)(c) to the Company's Amended Quarterly Report on Form 10-Q/A for the quarter ended May 31, 1999 (File No. 1-5767), are expressly incorporated herein by this reference.

(3) (ii) Bylaws

(a) Bylaws of Circuit City Stores, Inc., as amended and restated April 11, 2000, filed as exhibit 3(ii) to the Company's Quarterly Report on Form 10-Q for the quarter ended May

31, 2000 (File No. 1-5767), are expressly incorporated herein by this reference.

- (10) Material Contracts
 - (a) Amendments effective June 15, 2001, to the Company's 2000 Non-Employee Directors Stock Incentive Plan, filed herewith.
- (b) Reports on Form 8-K

None.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Company has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

CIRCUIT CITY STORES, INC.

By: s/ W. Alan McCollough

W. Alan McCollough President and

Chief Executive Officer

By: s/ Michael T. Chalifoux

Michael T. Chalifoux Executive Vice President, Chief Financial Officer and

Corporate Secretary

By: s/ Philip J. Dunn

Philip J. Dunn

Senior Vice President, Treasurer,

Corporate Controller and Chief Accounting Officer

July 6, 2001

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