CIRCUIT CITY STORES INC Form 10-Q October 12, 2004

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

FORM 10-Q

[X] Quarterly report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the quarterly period ended August 31, 2004

OR

[] Transition report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the transition period from to

Commission file number: 1-5767

CIRCUIT CITY STORES, INC. (Exact name of registrant as specified in its charter)

Virginia (State or other jurisdiction of incorporation or organization) 54-0493875 (I.R.S. Employer Identification No.)

9950 Mayland Drive Richmond, Virginia (Address of principal executive offices)

23233 (Zip Code)

(804) 527- 4000 (Registrant's telephone number, including area code)

N/A (Former name, former address, and former fiscal year, if changed since last report)

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

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

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

	Class			Outstanding at September 30,	2004
Common Sto	ck, par	value	\$0.50	195,410,959	

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CIRCUIT CITY STORES, INC. AND SUBSIDIARIES

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

Circuit City Stores, Inc. and Subsidiaries Consolidated Statements of Operations (Unaudited) (Amounts in thousands except per share data)

> Three Months Ended August 31

2004	2003
\$2,345,026	\$ 2,155,700 1,668,325
577,535	487,375
_	8,769
586,177	544,591
8,443	12,131
799	303
(17,884)	
(6,468)	(21,570)
(11,416)	(39,311)
(507)	(90,314)
195,350	206,177
=========	==========
195,350	206,177
\$ (0.06)	\$ (0.19) (0.44)
\$ (0.06)	\$ (0.63)
\$ (0.06)	\$ (0.19)
-	(0.44)
\$ (0.06)	\$ (0.63)
	\$2,345,026 1,767,491

See accompanying notes to consolidated financial statements.

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Circuit City Stores, Inc. and Subsidiaries Consolidated Balance Sheets (Amounts in thousands except share data)

Aug. 31,

3

	(Unaudi
ASSETS	
Current assets:	¢ of
Cash and cash equivalents	\$ 95
Accounts receivable, net of allowance for doubtful accounts	G
of \$380 and \$547 Retained interests in securitized receivables	Ŭ
Merchandise inventory	1,63
Prepaid expenses and other current assets	-, -
Plepatu expenses and other current assess	
Total current assets	2,70
Property and equipment, net	64
Deferred income taxes	7
Goodwill	20
Other intangible assets	3
Other assets	1
	\$3 E0
TOTAL ASSETS	\$3,68 ====
LIABILITIES AND STOCKHOLDERS' EQUITY	
Current liabilities:	
Accounts payable	\$1,09
Accrued expenses and other current liabilities	17
Accrued income taxes	3
Deferred income taxes	2
Short-term debt	
Current installments of long-term debt	1
Liabilities of discontinued operation	
	1 0 4
Total current liabilities	1,34
	1
Long-term debt, excluding current installments	1 10
Accrued straight-line rent Other liabilities	10
Other Habilitles	± 4
TOTAL LIABILITIES	1,58
Stockholders' equity:	
Common stock, \$0.50 par value;	
525,000,000 shares authorized; 195,183,368 shares	
issued and outstanding at August 31, 2004	
(203,899,395 at February 29, 2004)	9
Capital in excess of par value	81
Retained earnings	1,17
Accumulated other comprehensive income	
TOTAL STOCKHOLDERS' EQUITY	2,09
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$3,68
	====
See accompanying notes to consolidated financial statements	

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)

	2004
Operating Activities:	
Net loss	\$ (17
Adjustments to reconcile net loss to net cash provided by (used in) operating activities of continuing operations:	
Net loss from discontinued operation	1
Depreciation and amortization	72
Stock option expense	9
Amortization of restricted stock awards	4
Loss (gain) on dispositions of property and equipment	
Provision for deferred income taxes	(64
Changes in operating assets and liabilities:	
Decrease in accounts receivable, net	22
Decrease (increase) in retained interests in securitized receivables	32
Increase in merchandise inventory	(23
Increase in prepaid expenses and other current assets	(3
Decrease in other assets	10
Increase in accounts payable	186
Decrease in accrued expenses and other current liabilities,	
and accrued income taxes	(44
Increase in accrued straight-line rent and other liabilities	 2
Net cash provided by (used in) operating activities of	
continuing operations	189
Investing Activities:	
Proceeds from the sale of the private-label finance operation	475
Acquisitions, net of cash acquired of \$30,615	(268
Purchases of property and equipment	(116
Proceeds from sales of property and equipment	37
Net cash provided by (used in) investing activities of	
continuing operations	128
Financing Activities:	
Proceeds from short-term debt	3
Principal payments on long-term debt	(16
Repurchase and retirement of common stock	(140
Issuances of common stock, net	. 16
Dividends paid	(7
Net cash used in financing activities of continuing operations	 (144
Net cash used in discontinued bankcard finance operation	 (4
Effect of exchange rate changes on cash	1
Increase (decrease) in cash and cash equivalents	

Cash and cash equivalents at beginning of year

Cash and cash equivalents at end of period

See accompanying notes to consolidated financial statements. See Note 13 for supplemental cash flow information.

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

1. Basis of Presentation

The consolidated financial statements of the company conform to accounting principles generally accepted in the United States of America. In the opinion of management, the accompanying unaudited financial statements contain all adjustments, which consist only of normal, recurring adjustments, necessary for a fair presentation. Due to the seasonal nature of the company's business, interim results are not necessarily indicative of results for the entire fiscal year. The company's consolidated financial statements included in this report should be read in conjunction with the notes to the audited financial statements incorporated by reference in the company's fiscal 2004 Annual Report on Form 10-K.

On May 12, 2004, the company acquired a controlling interest in InterTAN, Inc. and on May 19, 2004, completed its acquisition of 100 percent of the common stock of InterTAN for cash consideration of \$259.3 million, which includes transaction costs and is net of cash acquired of \$30.6 million. InterTAN is a leading consumer electronics retailer of both private-label and internationally branded products with headquarters in Barrie, Ontario, Canada. InterTAN operates retail consumer electronics outlets under the RadioShack(R) name in Canada under a licensing agreement with a subsidiary of RadioShack Corporation. In addition to enabling Circuit City to accelerate the offering of private-label merchandise to its customers, the acquisition of InterTAN gives Circuit City its first presence in the Canadian market. See Note 3 for additional discussion of the acquisition.

On May 25, 2004, the company completed the sale of its private-label finance operation, comprised of its private-label and co-branded Visa credit card programs, to Chase Card Services, formerly Bank One Corporation. Results from the private-label finance operation, including transition and transaction costs of approximately \$6 million related to the sale of the operation, are included in finance income. The company also entered into a Consumer Credit Card Program Agreement under which Chase Card Services is offering private-label and co-branded credit cards to new and existing customers of the company. The company is compensated under the program agreement primarily based on the number of new accounts opened. After the sale date, the earnings contribution from the program agreement has been included in net sales and operating revenues on the consolidated statement of operations. See Note 4 and Note 13 for additional discussion concerning the sale of the private-label finance operation.

On November 18, 2003, the company completed the sale of its bankcard finance operation, which included Visa and MasterCard credit card receivables and related cash reserves. Results from the bankcard finance operation are presented as results from discontinued operation. See Note 2

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783 -----\$ 953

for additional discussion concerning the sale of the bankcard finance operation.

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

2. Discontinued Operation

On November 18, 2003, the company completed the sale of its bankcard finance operation to FleetBoston Financial. Results from the bankcard finance operation are presented as results from discontinued operation. The sale agreement included a transition services agreement under which employees of the company's finance operation continued to service the bankcard accounts until final conversion of the bankcard portfolio to FleetBoston, which occurred on April 2, 2004. Through that date, FleetBoston was obligated to reimburse the company for operating costs incurred during the transition period. The company incurred severance costs ratably through the final conversion date.

The after-tax loss from the discontinued bankcard finance operation totaled \$0.5 million for the three months ended August 31, 2004, and \$90.3 million for the same period last fiscal year. The after-tax loss from the discontinued bankcard finance operation totaled \$1.2 million for the six months ended August 31,

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2004, and \$108.9 million for the same period last fiscal year. Cash flows related to the discontinued operation have been segregated on the consolidated statements of cash flows.

3. Acquisition

On May 12, 2004, the company acquired a controlling interest in InterTAN, Inc. and on May 19, 2004, completed its acquisition of 100 percent of the common stock of InterTAN. This acquisition was accounted for using the purchase method in accordance with Statement of Financial Accounting Standards No. 141, "Business Combinations." Accordingly, the company recorded the net assets at their estimated fair values, and included operating results in the consolidated financial statements since May 12, 2004. The company allocated the purchase price to the assets and liabilities using available information. The purchase price allocation includes goodwill of \$191.7 million and identifiable intangible assets of \$28.0 million. Goodwill is not deductible for tax purposes. Under SFAS No. 142, "Goodwill and Intangible Assets," goodwill is not amortized, but is reviewed for impairment at least annually. The identifiable intangible assets consist of contract-based intangibles and will be amortized on a straight-line basis over their estimated useful lives, which range from 4.5 years to 20 years. The identifiable intangible assets will be reviewed for impairment at least annually. The company has elected the fourth quarter to complete its annual goodwill and identifiable intangible assets impairment test. See Note 9 and Note 13 for additional discussion of goodwill and other intangible assets.

Selected historical and pro forma financial information assuming the acquisition had been consummated at the beginning of fiscal 2003 was as follows:

	Three Month Augus	
(Amounts in millions except per share data)	2004	2003 Pro Forma
Net sales and operating revenues Net loss from continuing operations Net loss per share from continuing	\$2,345.0 \$ 11.4	\$2,256.4 \$ 39.7
operations Net loss	\$ 0.06 \$ 11.9	\$ 0.19 \$ 130.0
Net loss per share	\$ 0.06	\$ 0.63

After Circuit City's March 31, 2004 announcement of its agreement to acquire InterTAN, RadioShack Corporation asserted early termination of its licensing and certain other agreements with InterTAN. On April 5, 2004, RadioShack filed suit against InterTAN in Tarrant County, Texas, and amended that suit on April 27, 2004. InterTAN disputes the various termination scenarios alleged by RadioShack and is vigorously defending against those claims. On May 11, 2004, InterTAN asserted a counterclaim seeking a declaration under U.S. federal trademark law that the use of the RadioShack marks is proper. Circuit City was added as a necessary party to that litigation and removed the matter to Federal Court in the Northern District of Texas. On May 12, 2004, Circuit City filed its own suit in Federal Court in the Northern District of Texas seeking a declaration under U.S. federal trademarks in Canada is proper. InterTAN has cross-claimed against RadioShack based on federal trademark law and remedies for business disparagement.

Circuit City believes that RadioShack is not entitled to early termination of the agreements and that InterTAN has substantial defenses to the RadioShack claims. Circuit City intends to vigorously pursue its claims and defend the claims in the RadioShack litigation. Circuit City believes that this litigation will not have a material adverse effect on the company's financial condition or results of operations.

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4. Finance Income

Finance income includes the results from the company's private-label finance operation, including transition and transaction costs of approximately \$6 million related to the sale of the operation to Chase Card Services, through May 25, 2004, the date the company completed the sale.

For the three and six months ended August 31, 2004 and 2003, the components of pretax finance income were as follows:

	Three Months Ended August 31	
(Amounts in millions)	2004	2003
Securitization income	\$ -	\$29.2
Less: Payroll and fringe benefit expenses	-	7.5
Other direct expenses	-	12.9

Finance income	\$ -	\$ 8.8

Securitization income primarily is comprised of the gain on the sale of receivables generated by the company's private-label finance operation, income from retained interests in the credit card receivables and income related to servicing the receivables, as well as the impact of increases or decreases in the fair value of the retained interests. Finance income does not include any allocation of indirect costs or income. The company presents information on the performance of its finance operation on a direct basis to avoid making arbitrary decisions regarding the periodic indirect benefits or costs that could be attributed to this operation. Examples of indirect costs not include are corporate expenses such as human resources, administrative services, marketing, information systems, accounting, legal, treasury and executive payroll, as well as retail store expenses.

5. Stock-Based Compensation

Effective December 1, 2003, the company adopted the fair value based method of accounting for stock-based compensation in accordance with SFAS No. 123, "Accounting for Stock-Based Compensation." The adoption of this standard was applied using the retroactive restatement method as defined in SFAS No. 148, "Accounting for Stock-Based Compensation - Transition and Disclosure." The following table sets forth the effect of the retroactive restatement for adoption of SFAS No. 123 and the presentation of results from the bankcard finance operation as results from discontinued operation.

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(Amounts in thousands except per share data) Net loss from continuing operations:	Three Months Ended August 31, 2003
Previously reported Restated for bankcard operation sale	\$124,245 \$ 33,931
Restated for bankcard operation sale and adoption of SFAS No. 123	\$ 39,311
Net loss per share from continuing operations: Basic:	
Previously reported	\$ 0.60
Restated for bankcard operation sale Restated for bankcard operation sale and	\$ 0.16
adoption of SFAS No. 123	\$ 0.19
Diluted:	
Previously reported	\$ 0.60
Restated for bankcard operation sale Restated for bankcard operation sale and	\$ 0.16
adoption of SFAS No. 123	\$ 0.19

The fair value of each stock option granted by the company is estimated on

the grant date using the Black-Scholes option-pricing model with the following weighted average assumptions.

	Three Months Ended August 31	
	2004	2003
Expected dividend yield	0.6%	1.0%
Expected stock volatility	65%	76%
Risk-free interest rates	4%	2%
Expected lives (in years)	4	5

Using these assumptions in the Black-Scholes model, the weighted average fair value of options granted was \$6.43 per option for the three months ended August 31, 2004, and \$6.38 per option for the six months ended August 31, 2004. The weighted average fair value of options granted was \$4.21 per option for the three months ended August 31, 2003, and \$3.58 per option for the six months ended August 31, 2003.

6. Comprehensive Loss

The components of the company's comprehensive loss consist of the net loss and other comprehensive income. Other comprehensive income is comprised of foreign currency translation adjustments and is recorded net of deferred income taxes directly to stockholders' equity.

The components of comprehensive loss, net of taxes, were as follows:

	Three Months Ended August 31	
(Amounts in millions)	2004	2003
Net loss Foreign currency translation	\$(11.9) 6.2	\$(129.6)
Comprehensive loss	\$ (5.7)	\$(129.6)

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7. Net Loss per Share

For the three and six months ended August 31, 2004 and 2003, no options or restricted stock were included in the calculation of diluted net loss per share because the company reported a loss from continuing operations. Options to purchase 18.0 million shares of common stock with exercise prices ranging from \$3.10 to \$27.21 and restricted stock amounting to 2.4 million shares were outstanding at August 31, 2004. Options to purchase 20.2 million shares of common stock with exercise prices ranging from \$5.61 to \$27.21 per share and restricted stock amounting to 3.6 million shares were outstanding at August 31, 2003.

8. Restricted Cash

The sale of the private-label finance operation eliminated the company's obligation to restrict cash for settlement obligations. During the second quarter of fiscal 2005, the company settled the remaining liquidity restrictions on the cash of First North American National Bank, the company's wholly owned national bank subsidiary, as part of the liquidation of that subsidiary. As a result, the company did not have any cash and cash equivalents held by the company's regulated subsidiaries and not available for general corporate purposes at August 31, 2004. Cash and cash equivalents held by the company's regulated subsidiaries and not available for general corporate purposes were \$61.6 million at February 29, 2004.

9. Goodwill and Other Intangible Assets

The changes in the carrying amount of goodwill by reportable segment for the three months ended August 31, 2004 were as follows:

(Amounts in millions)	Domestic Retail Operation
Balance at May 31, 2004 Purchase price allocation adjustment	\$ 5.4 (2.9)
Goodwill resulting from acquisition Changes in foreign currency exchange rates	
Balance at August 31, 2004	\$ 2.5

Acquired intangible assets at August 31, 2004, were as follows:

		At August 31, 2004
		Weighted
	Gross	Average
	Carrying	Amortization
(Dollar amounts in millions)	Amount	Period (in years)
Dealer-relationship contracts	\$13.7	20.0
Vendor contract	10.6	10.0
Employment agreements	5.3	4.5
Other	2.9	2.9
Total	\$32.5	
	=====	

Amortization expense for amortizing intangible assets for the three months ended August 31, 2004 was \$0.9 million. The company did not record any amortization expense in the first quarter of fiscal 2005. Estimated amortization expense for fiscal 2005 is \$2.8 million. Estimated amortization expense for the next five fiscal years is \$3.8 million in 2006, \$3.6 million in 2007, \$3.0 million in 2008, \$2.5 million in 2009, and \$1.7 million in 2010. These amortization expense estimates are subject to fluctuations in foreign currency exchange rates. See Note 3 and Note 13 for additional discussion of goodwill and other intangible assets. _____

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10. Common Stock Repurchased

In January 2003, the company's board of directors authorized the repurchase of up to \$200 million of common stock. In June 2004, the board authorized a \$200 million increase in its stock repurchase authorization for an aggregate authorization of \$400 million. During the three months ended August 31, 2004, the company repurchased and retired approximately 5.3 million shares under that authorization at a cost of \$69.6 million. For the six months ended August 31, 2004, the company repurchased and retired 11.1 million shares under that authorization at a cost of \$140.6 million. As of August 31, 2004, the company had repurchased and retired approximately 20.3 million shares of common stock at a cost of \$225.0 million. Based on the market value of the common stock at August 31, 2004, the remaining \$175.0 million authorized would allow the company to repurchase up to approximately 7 percent of the 195.2 million shares then outstanding.

11. Pension Plans

The company provides a noncontributory defined benefit pension plan to eligible employees. Plan benefits generally are based on years of service and average compensation. The company also has an unfunded nonqualified benefit restoration plan that restores retirement benefits for senior executives who are affected by Internal Revenue Code limitations on benefits provided under the company's pension plan.

The components of the net pension expense for the plans were as follows:

	Three Month Augus	
(Amounts in thousands)	2004	2003
Service cost	\$ 3,817	\$ 3,968
Interest cost Expected return on plan assets	3,906 (4,101)	3,316 (3,630)
Amortization of prior service cost Amortization of recognized actuarial loss	119 1,255	119 818
Net pension expense	\$ 4,996	\$ 4,591

Circuit City made no contributions to its defined benefit pension plan during the first half of fiscal 2005. The company intends to make any contributions to the defined benefit pension plan that would be necessary to meet ERISA minimum funding standards and any additional contributions as needed to ensure that the fair value of plan assets at February 28, 2005, exceeds the accumulated benefit obligation. The company does not currently expect to make a contribution in fiscal 2005. The company's expected contribution for the restoration plan is equal to the expected benefit payments for the plan, which was \$463,000 as of February 29, 2004.

12. Segment Information

The company has two reportable segments: its domestic retail operation and its international retail operation. The company identified these segments based on its management reporting structure and the nature of the products and services offered by each segment. The domestic retail operation segment is primarily engaged in the business of selling brand-name consumer electronics, personal computers and entertainment software in the United States. The international retail operation segment is primarily engaged in the business of selling private-label and internationally branded consumer electronics products in Canada. Prior to the second guarter of fiscal 2005, the company had a third reportable segment, its finance operation. The company completed the sale of its private-label finance operation, comprised of its private-label and Visa co-branded credit card programs, to Chase Card Services on May 25, 2004. Results from the private-label finance operation, including transition and transaction costs of approximately \$6 million related to the sale of the operation, are included in finance income. See Note 4 for additional discussion of finance income. The company has entered into an ongoing arrangement under which Chase Card Services is offering private-label and co-branded credit cards to new and existing customers of the

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company and providing credit card services to all cardholders. After the sale date, the earnings contribution from that arrangement has been included in net sales and operating revenues on the consolidated statement of operations and is included in the domestic retail segment. This contribution amounted to \$6.6 million in this fiscal year's second quarter.

The accounting policies for the company's segments are the same as those set forth in Note 14 below and Note 2 to the company's audited consolidated financial statements incorporated by reference in the company's fiscal 2004 Annual Report on Form 10-K.

Revenue by reportable segment and the reconciliation to the consolidated statements of operations were as follows:

	Three Months Ended August 31	
(Amounts in millions)	2004	2003
Domestic retail operation International retail operation Finance operation	\$2,227.2 117.8 -	\$2,155.7 _ 29.2
Total revenue Less: securitization income*	2,345.0	2,184.9 29.2
Net sales and operating revenues	\$2,345.0	\$2,155.7

*Securitization income is included in finance income, which is reported separately from net sales and operating revenues on the statements of operations.

The loss or earnings from continuing operations before income taxes by reportable segment and the reconciliation to the consolidated statements of

operations were as follows:

Three Mon			
	August 31		
(Amounts in millions)	2004	2003	
Domestic retail operation	\$ (23.4)	\$(69.7)	
International retail operation	5.5	-	
Finance operation*	_	8.8	
Loss from continuing operations before income			
taxes	\$(17.9)	\$ (60.9)	
canco	============		

*Results from the finance operation do not include certain indirect costs. See Note 4 to the consolidated financial statements in this report for a discussion of the indirect costs excluded.

Total assets by reportable segment and the reconciliation to the consolidated balance sheets were as follows:

At August 31 2004	At February 2 2004
\$3,284.1	\$3,031.
	601.
\$3,681.9	\$3,633.
	2004 \$3,284.1 397.8 _

Goodwill and intangible assets by reportable segment were as follows:

(Amounts in millions)	At August 31 2004	At Februar 2004
Domestic retail operation International retail operation	\$ 5.2 234.8	\$ – –
Total goodwill and intangible assets	\$240.0 ======	\$ - ======

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13. Supplemental Consolidated Statement of Cash Flows Information

The following table summarizes supplemental cash flow information for the six months ended August 31, 2004.

	Six Month	s E
(Amounts in thousands)	August 3	1,
Supplemental schedule of non-cash investing and financing		

activities: Capital lease obligation	\$ 2,75 ======
Acquisition of InterTAN: Fair value of assets acquired: Cash and cash equivalents. Merchandise inventory. Property and equipment, net. Goodwill. Other intangible assets. Other assets.	\$ 30,61 88,83 42,61 191,73 28,00 7,63
Total fair value of assets acquired	389 , 43
Less: Liabilities assumed Cash acquired Stock options issued	93,00 30,61 6,49
Acquistion of InterTAN, net of cash acquired	\$259,32 ======
Other acquisitions: Fair value of assets acquired Less: liabilities assumed	\$ 13,41 4,06
Other acquisitions	\$ 9,34

14. Foreign Currency Translation

The local currency of InterTAN, the Canadian dollar, is its functional currency. For reporting purposes, assets and liabilities are translated into U.S. dollars using the exchange rates in effect at the balance sheet date, income and expense items are translated using monthly average exchange rates. The effects of exchange rate changes on net assets of InterTAN are recorded in equity as part of accumulated other comprehensive income. See Note 6 for additional discussion of other comprehensive income. Gains and losses from foreign currency transactions are included in selling, general and administrative expenses in the consolidated statement of operations.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

On May 12, 2004, we acquired a controlling interest in InterTAN, Inc. and on May 19, 2004, completed the acquisition of 100 percent of the common stock of InterTAN for cash consideration of \$259.3 million, which includes transaction costs and is net of cash acquired of \$30.6 million. InterTAN is a leading consumer electronics retailer of both private-label and internationally branded products with headquarters in Barrie, Ontario, Canada. In addition to enabling us to accelerate the offering of private-label merchandise to our customers, the acquisition of InterTAN gives us our first presence in the Canadian market.

On May 25, 2004, we completed the sale of our private-label finance operation, comprised of our private-label and co-branded Visa credit card programs, to Chase Card Services, formerly Bank One Corporation. Results

from the private-label finance operation, including transition and transaction costs of approximately \$6 million related to the sale of the operation, are included in finance income. We also entered into a Consumer Credit Card Program Agreement under which Chase Card Services is offering private-label and co-branded credit cards to new and existing customers. As part of the program agreement, we plan to jointly develop and introduce new features, products and services to drive additional sales. We are compensated under the program primarily based on the number of new accounts opened. Chase Card Services is obligated to offer special promotional financing terms to our customers. We determine the frequency, volume and, subject to certain limits, the terms of these promotions. Chase Card Services is compensated for these promotions in accordance with a negotiated fee schedule. The program agreement has an initial seven-year term with automatic three-year renewals. The agreement has customary representations, warranties, covenants, events of default and termination rights for an agreement of this type. After the sale date, the earnings contribution from the program agreement has been included in net sales and operating revenues on the consolidated statement of operations. See Note 4 and Note 12 to the consolidated financial statements in this report for additional discussion concerning the sale of the private-label finance operation.

On November 18, 2003, we completed the sale of our bankcard finance operation, which included Visa and MasterCard credit card receivables and related cash reserves. Results from the bankcard finance operation are presented as results from discontinued operation. See Note 2 to the consolidated financial statements in this report for additional discussion concerning the sale of the bankcard finance operation.

CRITICAL ACCOUNTING POLICIES

For a discussion of our critical accounting policies, see Management's Discussion and Analysis of Results of Operations and Financial Condition, which is incorporated by reference in our fiscal 2004 Annual Report on Form 10-K. These policies relate to the calculation of the value of retained interests in securitization transactions, the calculation of the liability for lease termination costs, accounting for pension plans, accounting for stock-based compensation expense and accounting for cash consideration received from vendors.

During the first quarter of fiscal 2005, we recognized goodwill and other intangible assets related to our acquisition of InterTAN. We have added the following critical accounting policy.

Accounting for Goodwill and Other Intangible Assets

We account for goodwill and other intangible assets in accordance with Statement of Financial Accounting Standards No. 142, "Goodwill and Other Intangible Assets." SFAS No. 142 requires that goodwill and other intangible assets with indefinite useful lives no longer be amortized, but instead evaluated for impairment on an annual basis, or more frequently if certain events occur or circumstances exist. We will evaluate the goodwill balance in the last quarter of the fiscal year. Through the impairment test, goodwill, other intangible assets, and tangible assets and liabilities are divided among reporting units. If the fair value of those reporting units is less than the carrying value, then the implied fair value of the goodwill of the reporting unit must be compared to the carrying value of that goodwill. In the instance that the fair value of the goodwill is less than the carrying value, goodwill is deemed to be impaired and an impairment loss, equal to the excess of the fair value over the carrying value, must be recorded.

The performance of the goodwill impairment test is subject to significant

judgement in determining the fair value of reporting units, due to the estimation of future cash flows, discount rates, and other assumptions. Changes in these estimates and assumptions could have a significant impact on the fair value and/or goodwill impairment of each reporting unit.

RESULTS OF OPERATIONS

Our operations, in common with other retailers in general, are subject to seasonal influences. Historically, we have realized more of our net sales and net earnings in the fourth quarter, which includes the majority of the holiday selling season, than in any other fiscal quarter. The net earnings for any particular quarter are seasonally disproportionate to net sales since administrative and certain operating expenses remain relatively

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constant during the year. Therefore, quarterly results should not be relied upon as necessarily indicative of results for the entire fiscal year.

Net Sales and Operating Revenues

Total sales for the second quarter of fiscal 2005 increased 8.8 percent to \$2.35 billion from \$2.16 billion in last fiscal year's second quarter. Comparable store merchandise sales increased 2.9 percent for the second quarter of fiscal 2005. Total sales for the first six months of fiscal 2005 increased 7.9 percent to \$4.41 billion from \$4.09 billion for the first six months of last fiscal year. Comparable store merchandise sales increased 4.5 percent for the first six months of fiscal 2005. Comparable store merchandise sales include merchandise sales from domestic stores that have been open for 12 full calendar months and from all relocated stores, as well as web originated merchandise sales. Circuit City acquired InterTAN in May 2004. Comparable store merchandise sales for the same periods of last fiscal year reflect domestic sales only.

Sales by segment for the three and six months ended August 31, 2004 and 2003 were as follows.

	Three Months Ended		
	Augı	August 31	
(Dollar amounts in billions)	2004	2003	
Domestic segment sales	\$2.23	\$2.16	
International segment sales	0.12	-	
Total sales	\$2.35	\$2.16	

The percent of merchandise sales represented by each major product category for the three and six months ended August 31, 2004 and 2003, is shown below. International segment sales have been included in sales by merchandise category since completion of the acquisition in May 2004, but had no material impact on the percentages for the second quarter or six months ended August 31, 2004.

	Three Months Ended August 31	
	2004	2003
	40%	39%
Information technology	37	36
Audio	13	14
Entertainment	10	11
Total	100%	100%

In the video category, we produced a single-digit comparable store sales increase, led by sales of new technology televisions and digital imaging products. Video category sales reflect triple-digit comparable store sales growth in plasma and LCD televisions and double-digit growth in sales of digital televisions and digital imaging products. Double-digit declines in tube television and DVD player sales and a single-digit decline in camcorder sales partly offset the growth in other video products.

A single-digit comparable store sales increase in the information technology category reflects single-digit comparable store sales growth in both personal computer hardware and accessories. In personal computer hardware, double-digit comparable store sales growth in notebooks was partly offset by double-digit declines in desktop computers and single-digit declines in printers. Monitor sales were relatively unchanged from the prior year.

Comparable store sales in the audio category were relatively unchanged. Double-digit comparable store sales growth in portable audio products, driven by digital audio products such as MP3 players, and single-digit growth in mobile audio products, driven by satellite radio, were offset by double-digit comparable store sales declines in home audio products.

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Comparable store sales in the entertainment category were relatively unchanged reflecting a double-digit decline in video game products offset by single-digit comparable store sales growth in music software. Comparable store sales of video software were relatively unchanged.

The following table provides the numbers of our domestic segment stores:

	Aug. 31, 2004	Feb. 29, 2004
Superstores Mall-based stores	604 5	599 5
Total domestic segment stores	 609 ====	 604 ====

In fiscal 2005, in our domestic retail operation segment, we expect to open approximately 60 Superstores, of which slightly less than half will be

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relocations. In the second quarter of fiscal 2005, we opened two Superstores and relocated a total of nine Superstores. For the first half of fiscal 2005, we opened four new Superstores, and relocated ten Superstores, of which one Superstore was a replacement for a Superstore we closed in late fiscal 2004.

The following table provides the numbers of international segment stores and dealer outlets:

	August 31, 2004
Company-operated stores	515
Dealer outlets	390
Rogers Wireless stores	84
Battery Plus stores	27
Total international segment stores	1,016

Company-operated stores operate under the trade name "RadioShack." Dealer outlets are independent retail businesses that operate under their own trade names but are permitted, under dealer agreements, to purchase any of the products sold by company-operated stores. Rogers Wireless stores are dedicated primarily to the sale of wireless services, including related hardware, offered by Rogers Wireless, Inc. Battery Plus stores retail batteries and other specialty consumer electronics products.

Our domestic retail operation sells extended warranty programs on behalf of unrelated third parties that are the primary obligors. Because the third parties are the primary obligors under these contracts, commission revenue for the unrelated-third-party extended warranty plans is recognized at the time of sale. For our domestic retail operation segment, the total extended warranty revenue included in total sales was \$91.7 million, or 4.1 percent of domestic retail sales, in the second quarter of fiscal 2005, compared with \$77.8 million, or 3.6 percent of sales, in last fiscal year's second quarter. The domestic extended warranty revenue included in total sales was \$169.0 million, or 4.0 percent of domestic retail sales, in the first half of fiscal 2005, compared with \$150.2 million, or 3.7 percent of sales, in last fiscal year's second half. We believe that the increase primarily is due to better store-level execution. For our international retail operation segment, we are the primary obligor for our extended warranty programs. Accordingly, extended warranty revenue is deferred at point of sale and recognized as revenue over the life of the contract and was immaterial for the three and six months ended August 31, 2004.

Gross Profit Margin

The gross profit margin was 24.6 percent of sales in the second quarter of fiscal 2005, compared with 22.6 percent in the same period last fiscal year. For the first six months of fiscal 2005, the gross profit margin was 24.0 percent of sales, compared with 22.9 percent for the same period last fiscal year. The inclusion of the international segment contributed 77 basis points to this year's second quarter gross profit margin. The increase in the gross profit margin of our domestic segment of 125 basis points reflects stability in merchandise margins for the quarter; the increase in extended warranty sales, which carry higher than average gross profit margins; the increased efficiency of our product service and distribution operations; and the inclusion of credit

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revenues in net sales and operating revenues in the consolidated statement of operations. The inclusion of credit revenues contributed 23 basis points to this

year's second quarter gross profit margin.

Finance Income

We completed the sale of our private-label finance operation, comprised of our private-label and co-branded Visa credit card programs, to Chase Card Services on May 25, 2004. Results from the private-label finance operation through the date of the sale, including transition and transaction costs of approximately \$6 million related to the sale of the operation, are included in finance income. See Note 1, Note 4 and Note 12 to the consolidated financial statements in this report for additional discussion concerning the sale of our private-label finance operation.

For the three and six months ended August 31, 2004 and 2003, the components of pretax finance income were as follows:

	Three Months Ended August 31	
(Amounts in millions)	2004	2003
Securitization income Less: Payroll and fringe benefit expenses	\$ - -	\$29.2 7.5
Other direct expenses	-	12.9
Finance income	\$ -	\$ 8.8

Finance income is reduced by payroll, fringe benefits and other costs directly associated with the management and securitization of the private-label receivables. Payroll and fringe benefit expenses generally vary with the amount of serviced receivables. Other direct expenses include third-party data processing fees, rent, credit promotion expenses, Visa fees, transition and transaction costs related to the sale of the private-label finance operation and other operating expenses. Finance income does not include any allocation of indirect costs or income. Examples of indirect costs not included are corporate expenses such as human resources, administrative services, marketing, information systems, accounting, legal, treasury and executive payroll, as well as retail store expenses.

Selling, General and Administrative Expenses

	Thi	ree Months	Ended August	31	S
	2004	1	2003		20
		% of		% of	
(Dollar amounts in millions)	\$(a)	Sales	\$	Sales	\$(b)
Store expenses	\$520.7	22.2%	\$480.7	22.3%	\$ 971.
General and administrative					
expenses	48.6	2.1	42.0	1.9	84.
Remodel expenses	-	_	18.2	0.8	0.
Relocation expenses	16.5	0.7	4.0	0.2	18.
Pre-opening expenses	3.6	0.1	1.4	0.1	4.
Interest income	(3.2)	(0.1)	(1.7)	(0.1)	(5.

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Total		\$586.2	25.0%	\$544.6	25.3%	\$1,074.

(a) Includes international segment store expenses of \$31.7 million and general and administrative expenses of \$8.6 million.(b) Includes international segment store expenses of \$38.3 million and general and administrative expenses of \$10.0 million.

Selling, general and administrative expenses were 25.0 percent of total sales in the second quarter of this fiscal year, compared with 25.3 percent of total sales in the same period last year. The inclusion of the international segment increased this year's second quarter expense-to-sales ratio by 49 basis points.

The year-over-year improvement in the domestic segment's expense-to-sales ratio of 75 basis points was primarily driven by

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o leverage from the comparable stores sales growth;

- o a reduction of approximately 50 basis points in rent and occupancy costs as a percent of sales, largely resulting from the closure of 19 underperforming stores in February 2004;
- o a reduction of approximately 30 basis points in payroll and fringe benefit costs as a percent of sales; and
- o a reduction of approximately 30 basis points in relocation and remodel expenses as a percent of sales, which reflects the large number of stores that were refixtured in last year's second quarter.

These improvements were partly offset by an increase of approximately 20 basis points in advertising expense as a percent of sales.

This year's second quarter expenses included \$16.5 million of relocation costs, including accelerated depreciation of assets related to planned future relocations, related to the relocation of nine Superstores. Expenses in last year's second quarter included \$22.2 million of remodel and relocation costs, including costs related to the refixturing of 208 Superstores, the relocation of one Superstore and the full remodel of three Superstores, as well as accelerated depreciation on assets to be taken out of service as a result of the store remodeling and relocation program.

We anticipate that capital expenditures, net of sale-leasebacks and tenant improvement allowances, will total approximately \$155 million in the current fiscal year. These estimates include approximately \$55 million related to domestic store openings, \$50 million related to domestic relocations and remodels and \$50 million related to other items such as domestic management information systems and our international segment. We project that expenses related to domestic Superstore relocations and one remodel will total approximately \$47 million in fiscal 2005. We incurred \$18.4 million or approximately 39 percent of the anticipated remodel and relocation expenses in the six months ended August 31, 2004.

Interest Expense

Interest expense was \$0.8 million for the second quarter of this fiscal year and \$0.3 million for the second quarter of the prior fiscal year. Interest expense was \$1.1 million for the six months ended August 31, 2004, and \$1.3 million for the six months ended August 31, 2003. Interest expense for the first six months

of last fiscal year reflects interest paid as a result of completed audits of prior year income tax returns.

Income Taxes

The effective income tax rate applicable to results from continuing operations was 36.2 percent for the three months ended August 31, 2004, and 35.4 percent for the three months ended August 31, 2003. The effective income tax rate applicable to results from continuing operations was 36.3 percent for the six months ended August 31, 2004, and 37.4 percent for the six months ended August 31, 2003. The estimated effective income tax rate applicable to results from continuing operations segment for fiscal 2005 is expected to be 36.7 percent. The estimated effective income tax rate applicable to results from continuing operations for our international retail operation segment for fiscal 2005 is expected to be 38.5 percent. The consolidated effective income tax rate applicable to results from continuing operations for our international retail operation segment for fiscal 2005 is expected to be 38.5 percent.

Net Loss from Continuing Operations

The net loss from continuing operations was \$11.4 million, or 6 cents per share, in the second quarter ended August 31, 2004, compared with the net loss from continuing operations of \$39.3 million, or 19 cents per share, in the second quarter of last fiscal year. The international segment's results reduced the fiscal 2005 second quarter net loss from continuing operations by \$3.4 million, or 2 cents per share.

For the six months ended August 31, 2004, the net loss from continuing operations was \$16.7 million, or 8 cents per share, compared with the net loss from continuing operations of \$67.4 million, or 33 cents per share, for the same period last fiscal year. The international segment's results reduced the net loss from continuing operations for the first six months of fiscal 2005 by \$3.8 million, or 2 cents per share.

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Net Loss from Discontinued Operation

On November 18, 2003, we completed the sale of our bankcard finance operation to FleetBoston Financial. Results from the bankcard finance operation are presented as results from discontinued operation. The sale agreement included a transition services agreement under which employees of our finance operation continued to service the bankcard accounts until final conversion of the bankcard portfolio to FleetBoston, which occurred on April 2, 2004. Through that date, FleetBoston reimbursed us for operating costs incurred during the transition period. We incurred severance costs ratably through the final conversion date.

The after-tax loss from the discontinued bankcard finance operation totaled \$0.5 million for the three months ended August 31, 2004, which is comprised of post-closing adjustments related to the sale of the operation, and \$90.3 million for the same period last fiscal year. The after-tax loss from the discontinued bankcard finance operation totaled \$1.2 million for the six months ended August 31, 2004, and \$108.9 million for the same period last fiscal year.

Operations Outlook

Our attention is focused on building value for shareholders by providing superior consumer electronics solutions to families. We remain focused on four basic areas: 1) driving store revenue growth, 2) growing Web-based revenues, 3) stabilizing gross margins and 4) bringing our overall cost and expense structure

in line with our current level of revenues. We believe we have the right plan in place to combine profitable revenue growth with improved in-store execution, and we have the resources to execute that plan.

Growing store revenues requires a focused team effort among numerous functions including store operations, merchandising, Circuit City Direct, marketing, real estate and finance. An important component of driving sales growth is the ongoing store revitalization plan, which incorporates opening new locations in vibrant trade areas, relocating stores to better locations within existing trade areas and, to a lesser extent, improving the performance of existing stores through remodeling activities designed to improve the shopping experience. From the beginning of fiscal 2001 through August 31, 2004, 145 Superstores, or 24 percent of our 604 Superstores, had been newly constructed, relocated or fully remodeled to provide a contemporary shopping experience with easy product access and more powerful merchandising displays. We expect that ratio to reach approximately 30 percent by the end of this fiscal year. At the end of the second quarter, we had 31 relocated stores that have been open for more than six months. In their first full six months following grand opening, these 31 stores have averaged sales changes that were approximately 25 percentage points better than the sales pace of the remainder of the store base during the same time periods and an internal rate of return of approximately 15 percent. We continue to anticipate that as we add stores to the relocation base, the average results from relocated stores will vary. Although we do not have a statistically significant base of stores for which we can measure the performance after the first six months, a preliminary assessment of these stores indicated that on average, in addition to their initial sales lift in the first six months, they produced comparable store sales changes that are relatively consistent with the rest of the chain. In fiscal 2005, we expect to open approximately 60 Superstores, of which slightly less than half will be relocations. We have signed leases on all the sites we expect to open this fiscal year and plan to open approximately 30 of the stores in this year's third quarter and approximately 16 of the stores in this year's fourth quarter.

We have developed a marketing program to further energize the Circuit City brand. This year's campaign is designed to have one consistent message that will resonate with our customers in the media, online and in-store. Beginning in the third quarter we will launch this campaign in conjunction with traffic building programs, targeted marketing to the Hispanic community and a rewards-based program tied to our Circuit City credit cards.

Our Circuit City Direct organization is focused on continuing to drive strong Web-originated sales growth. In September, we launched our next generation Web site at www.circuitcity.com. The new site features more intuitive navigation and includes triple the previous product selection with more than one million items for sale. In addition to new features, the new site maintains and improves many of the capabilities of the previous site

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including our in-store pick up option; on-line credit applications and financing through Chase Card Services; and integration and cross-marketing with our Superstores. Our acquisition of the assets of MusicNow reflects our belief that there is a significant Internet-based opportunity to drive sales through the delivery of licensed content.

We have many ongoing activities throughout the company that we expect to benefit the gross profit margin. These activities include

o expanding our own-brand product assortments as we head into the holiday season, especially through integrating InterTAN products;

o reducing the cost of acquisition of products through increased competition

among vendors in certain product areas; o examining the balance of products within each product category, particularly between price points and across vendors; o rationalizing the number of items offered in low-volume stores; o expanding the use of markdown optimization tools; o improving inventory forecasting; and o focusing on selling attachments and services.

We were pleased with the year-over-year improvement in our selling, general and administrative expenses as a percentage of sales for the six months ended August 31, 2004. During fiscal 2004, we implemented improvements such as consolidating districts, regions and divisions; centralizing indirect procurement; rightsizing corporate missions; and closing under-performing stores. We continue to believe that reducing our expense structure is an integral component of building a new Circuit City and will continue to focus on driving additional expense reductions.

FINANCIAL CONDITION

Liquidity and Capital Resources

At August 31, 2004, we had cash and cash equivalents of \$953.8 million, compared with \$783.5 million at February 29, 2004. The higher cash balance primarily reflects the net cash proceeds of \$470.0 million from the sale of the private-label finance operation partly offset by acquisition costs for InterTAN of \$259.3 million, net of cash acquired. During the first six months of fiscal 2005, we also used \$140.6 million of cash to repurchase common stock under our stock repurchase authorization.

At August 31, 2003, we had cash and cash equivalents of \$633.1 million. The year-over-year change in the cash balance largely reflects the net cash proceeds of \$470.0 million from the sale of the private-label finance operation and the net cash proceeds of \$282 million from the sale of the bankcard finance operation, partly offset by acquisition costs for InterTAN of \$259.3 million, net of cash acquired. Since the end of the second quarter of fiscal 2004 through August 31, 2004, we also used \$211.1 million of cash to repurchase common stock under our stock repurchase authorization.

Operating Activities. For the six months ended August 31, 2004, net cash provided by operating activities was \$189.3 million, compared with net cash used in operating activities of \$80.3 million for the six months ended August 31, 2003. The increase in net cash provided by operating activities is primarily due to changes in retained interests in securitized receivables and merchandise inventory.

Retained interests in securitized receivables decreased by \$32.9 million in the first six months of fiscal 2005, compared with an increase of \$128.7 million in the first six months of last fiscal year. The current year decrease relates to the sale of the private-label finance operation. The prior year increase reflects the completion of a \$500 million private-label credit card securitization transaction to replace a maturing term securitization.

Merchandise inventory increased by \$23.6 million in the first six months of fiscal 2005, compared with an increase of \$144.7 million in the first six months of last fiscal year. The change in inventory reflects the

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beginning of our increased focus on working capital management, by more closely matching the timing of merchandise receipt into distribution centers and

deployment to stores with expected sales levels, and selectively adjusting merchandise display quantities in some stores to reflect those individual store's sales.

Investing Activities. For the six months ended August 31, 2004, net cash provided by investing activities was \$128.3 million compared with net cash used in investing activities of \$73.6 million for the six months ended August 31, 2003. The increase in net cash provided by investing activities is primarily due to cash proceeds of \$475.9 million from the sale of the private-label finance operation offset by net acquisition costs for InterTAN of \$259.3 million.

Financing Activities. For the six months ended August 31, 2004, net cash used in financing activities was \$144.1 million, compared with net cash used in financing activities of \$22.5 million for the six months ended August 31, 2003. The change primarily reflects \$140.6 million used to repurchase common stock during the first six months of this fiscal year compared with \$13.9 million used during the same period last fiscal year. Based on the market value of the common stock at August 31, 2004, the remaining \$175.0 million, of the \$400 million total stock repurchase authorization, would allow for the repurchase of up to approximately 7 percent of the 195.2 million shares then outstanding.

We have a \$500 million revolving credit facility secured by inventory. On July 8, 2004, the credit agreement was amended to include InterTAN as a borrower. The amended credit agreement established a \$400 million borrowing limit for our domestic retail operation and a \$100 million borrowing limit for our international retail operation. At August 31, 2004, short-term borrowings on this facility were \$3.8 million and outstanding letters of credit related to this facility were \$99.6 million, leaving \$396.6 million available for borrowing. We were in compliance with all covenants under this facility at August 31, 2004.

We expect that available cash resources, our existing credit facility, sale-leaseback transactions, landlord reimbursements and cash generated by operations will be sufficient to fund capital expenditures and working capital for the foreseeable future.

FORWARD-LOOKING STATEMENTS

The provisions of the Private Securities Litigation Reform Act of 1995 provide companies with a "safe harbor" when making forward-looking statements. This "safe harbor" encourages companies to provide prospective information about their companies without fear of litigation. We wish to take advantage of the "safe harbor" provisions of the Act. Our statements that are not historical facts, including statements about management's expectations for fiscal 2005 and beyond, are forward-looking statements and involve various risks and uncertainties.

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 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 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 either similar or alternative methods or channels of distribution such as

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online and telephone shopping services and mail order;

changes in general 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;

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- o the presence or absence of, or consumer acceptance of, new products or product features in the merchandise categories we sell and changes in our merchandise sales mix;
- o significant changes in retail prices for products we sell;
- changes in availability or cost of financing for working capital and capital expenditures, including financing to support development of our business;
- o lack of availability or access to sources of inventory;
- o inability to liquidate excess inventory should excess inventory develop;
- failure to successfully implement sales and profitability improvement programs for our Circuit City Superstores, including our store revitalization plan;
- o our ability to continue to generate strong sales growth through our Web site;
- o the cost and timeliness of new store openings and relocations;
- consumer reaction to new store locations and changes in our store design and merchandise;
- o our ability and the ability of Chase Card Services to successfully integrate our retail business with the third party credit card program being offered by Chase Card Services;
- future levels of sales activity and the acceptance of the Chase Card Services third party credit program, including the related rewards component, by consumers on an ongoing basis;
- 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;
- changes in production or distribution costs or costs of materials for our advertising;
- availability of appropriate real estate locations for relocations and new stores;
- o successful implementation of our customer service initiatives;
- 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 us or our 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;
- o our ability to integrate and operate InterTAN successfully and to realize the anticipated benefits of the transaction, including successfully introducing InterTAN's products in our domestic Superstores and realizing inventory purchasing synergies;
- o timely production and delivery of private-label merchandise and level of consumer demand for those products;
- o reduced investment returns in our pension plan;
- o changes in our anticipated cash flow;
- adverse results in significant litigation matters, including the outcome and impact on InterTAN of litigation instituted by RadioShack Corporation to terminate InterTAN's right to use the RadioShack(R) name in Canada and related rights to purchase merchandise through RadioShack;
- o currency exchange rate fluctuations between Canadian and U.S. dollars and other currencies; and

o the regulatory and trade environment in the U.S. and Canada.

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

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

As a result of the acquisition of InterTAN, we are exposed to market risk from potential changes in the U.S./Canadian currency exchange rates as they relate to inventory purchases and the translation of InterTAN's financial results.

Inventory Purchases

A portion of InterTAN's purchases are from vendors requiring payment in U.S. dollars. Accordingly, there is risk that the value of the Canadian dollar could fluctuate relative to the U.S. dollar from the time the goods are ordered until payment is made. InterTAN's management monitors the foreign exchange risk associated with its U.S. dollar open orders on a regular basis by reviewing the amount of such open orders, exchange rates, including forecasts from major financial institutions, local news and other economic factors. At August 31,

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2004, U.S. dollar open purchase orders totaled approximately \$30.6 million. A 10 percent decline in the value of the Canadian dollar would result in an increase in product cost of approximately \$3.1 million for those orders. The incremental cost of such a decline in currency values, if incurred, would be reflected in higher cost of sales in future periods. In these circumstances, management would take product-pricing action, where appropriate.

Translation of Financial Results

Fluctuations in the value of the Canadian dollar have a direct effect on reported consolidated results due to the acquisition of InterTAN. We do not hedge against the possible impact of this risk. A 10 percent adverse change in the foreign currency exchange rate would not have a significant impact on our results of operations or financial position.

ITEM 4. CONTROLS AND PROCEDURES

Under the supervision and with the participation of the company's management, including the chief executive officer and chief financial officer, the company has evaluated the effectiveness of its "disclosure controls and procedures," as that term is defined in Rule 13a-15(e) of the Securities Exchange Act of 1934, as amended, as of the end of the period covered by this Quarterly Report on Form 10-Q. Based upon their evaluation, the chief executive officer and chief financial officer concluded that the company's disclosure controls and procedures are effective. There were no changes in the company's internal control over financial reporting in the quarter ended August 31, 2004, that have materially affected, or are reasonably likely to materially affect, the company's internal control over financial control over financial reporting.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

On March 31, 2004, Circuit City announced a public tender offer to purchase the stock of InterTAN. Circuit City completed the acquisition and InterTAN became a wholly owned subsidiary of Circuit City on May 19, 2004. Among other things,

InterTAN operates retail consumer electronics outlets under the RadioShack(R) name in Canada under a licensing agreement with a subsidiary of RadioShack Corporation. InterTAN also operates under two other agreements with RadioShack and its subsidiaries ("RadioShack"): a merchandising agreement and an advertising agreement.

After the March 31, 2004 announcement, RadioShack asserted early termination of all three agreements under a variety of theories and on a variety of proposed termination dates. RadioShack asserts that InterTAN failed to pay an annual fee in material breach of the advertising agreement and, alternatively, that a "without cause" termination of the advertising agreement triggers termination of the other agreements.

On April 5, 2004, RadioShack filed suit against InterTAN in Tarrant County, Texas, and amended that suit on April 27, 2004. InterTAN disputes the various termination scenarios alleged by RadioShack and is vigorously defending against those claims. On May 11, 2004, InterTAN asserted a counterclaim seeking a declaration under U.S. federal trademark law that the use of the RadioShack marks is proper. Circuit City was added as a necessary party to that litigation and removed the matter to Federal Court in the Northern District of Texas. On May 12, 2004, Circuit City filed its own suit in Federal Court in the Northern District of Texas seeking a declaration under U.S. federal trademark law that the use of the marks in Canada is proper. InterTAN has cross-claimed against RadioShack based on federal trademark law and remedies for business disparagement.

Circuit City believes that RadioShack is not entitled to early termination of the agreements and that InterTAN has substantial defenses to the RadioShack claims. Circuit City intends to vigorously pursue its claims and defend the claims in the RadioShack litigation. Circuit City believes that this litigation will not have a material adverse effect on the company's financial condition or results of operations.

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ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

The following table provides information about common stock repurchases by or on behalf of the company during the quarter ended August 31, 2004:

		Average	
	Total Number	Price	
	of Shares	Paid	
(Amounts in millions except per share data)	Purchased	per Share	
June 1 - June 30, 2004	0.8	\$12.71	
July 1 - July 31, 2004	3.7	\$13.05	
August 1 - August 31, 2004	0.8	\$13.95	
Total Fiscal 2005 Second Quarter	5.3	\$13.14	

*In January 2003, the company announced that the board of directors authorized the repurchase of up to \$200 million of common stock. In June 2004, the company announced a \$200 million increase in its stock repurchase authorization, raising the total repurchase capacity to \$400 million. There is no expiration date under either authorization.

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

- (a) The annual meeting of the company's shareholders was held June 15, 2004.
- (b) (i) At the annual meeting, the shareholders of the company elected James F. Hardymon, Allen B. King and Carolyn Y. Woo as directors for a three-year term and E. V. Goings and J. Patrick Spainhour as directors for a one-year term. The elections were approved by the following votes:

Directors	For	Withheld
E. V. Goings	165,362,771	16,656,507
James F. Hardymon	165,399,633	16,619,645
Allen B. King	163,334,736	18,684,542
J. Patrick Spainhour	170,353,571	11,665,707
Carolyn Y. Woo	170,397,223	11,622,055

(ii) At the annual meeting, the shareholders of the company voted in favor of a proposal to approve the Amended and Restated 1984 Circuit City Stores, Inc. Employee Stock Purchase Plan. This proposal was approved by the following votes:

			510
For	Against	Abstain	Non-
128,023,716	14,692,176	3,142,375	36 , 1

(iii) At the annual meeting, the shareholders of the company voted in favor of a proposal to approve an amendment to the 2000 Non-Employee Directors Stock Incentive Plan. This proposal was approved by the following votes:

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			BLU
For	Against	Abstain	Non-V
118,634,721	24,011,636	3,211,910	36,16

(iv) At the annual meeting, the shareholders of the company voted to ratify the appointment of KPMG LLP as the company's independent auditors for fiscal year 2005. This ratification was approved by the following votes: Brc

Dro

			Broker
For	Against	Abstain	Non-Vote
176,139,291	4,919,960	960,027	0

ITEM 6. EXHIBITS

- 3.1 Amended and Restated Articles of Incorporation of the company, effective February 3, 1997, as amended through October 1, 2002, filed as Exhibit 3(i) to the company's Quarterly Report on Form 10-Q for the quarter ended November 30, 2002 (File No. 1-5767), are expressly incorporated herein by this reference.
- 3.2 Bylaws of the company, as amended and restated June 17, 2003, filed as Exhibit 3 (iii) to the company's Quarterly Report on Form 10-Q for the quarter ended May 31, 2003 (File No. 1-5767), are expressly incorporated herein by this reference.
- 4.1 Third Amended and Restated Rights Agreement, dated as of October 1, 2002, between the company and Wells Fargo Bank Minnesota, N.A., as Rights Agent, filed as Exhibit 1 to the company's Form 8-A/A filed on October 1, 2002 (File No. 1-5767), is expressly incorporated herein by this reference.
- 10.1 Amended and Restated Credit Agreement dated as of July 8, 2004 among Circuit City Stores, Inc., the Lenders party thereto, Fleet National Bank, Fleet Retail Group Inc., Fleet Securities, Inc., Bank of America, N.A. Congress Financial Corporation (Central), General Electric Capital Corporation, Bank One, NA, JPMorgan Chase Bank, National City Business Credit, Inc., The CIT Group/Business Credit, Inc. and Wells Fargo Foothill, LLC, filed herewith.*
- 10.2 Circuit City Stores, Inc. 2003 Stock Incentive Plan, as Amended and Restated, Effective August 17, 2004, filed herewith.**
- 10.3 InterTAN, Inc. Amended and Restated 1996 Stock Option Plan, filed herewith.**
- 10.4 The 1984 Circuit City Stores, Inc. Employee Stock Purchase Plan as Amended and Restated Effective August 17, 2004, filed herewith.**
- 10.5 Circuit City Stores, Inc. 2000 Non-Employee Directors Stock Incentive Plan, as Amended and Restated, Effective August 17, 2004, filed herewith.**
- 10.6 Circuit City Stores, Inc. Restricted Stock Unit Deferral Program Under the Circuit City Stores, Inc. 2000 Non-Employee Directors Stock Incentive Plan, filed herewith.**
- 10.7 Amendment to Program Agreement dated as of May 25, 2004 between Circuit City Stores, Inc. and Bank One, Delaware, N.A., filed herewith.
- 10.8 Amendment #2 to Program Agreement, effective as of May 25, 2004, between Circuit City Stores, Inc. and Bank One, Delaware, N.A., filed herewith.*
- 10.9 Form of Non-Qualified Stock Option Grant Letter, filed as Exhibit 10.2 to the company's Form 8-K filed on October 4, 2004 (File No.

1-5767), is expressly incorporated herein by this reference.**

10.10 Form of Restricted Stock Grant Letter, filed as Exhibit 10.3 to the company's Form 8-K filed on October 4, 2004 (File No. 1-5767), is expressly incorporated herein by this reference.**

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- 10.11 Form of Performance Restricted Stock Grant Letter, filed as Exhibit 10.4 to the company's Form 8-K filed on October 4, 2004 (File No. 1-5767), is expressly incorporated herein by this reference.**
- 31.1 Rule 13a-14(a)/15d-14(a) Certification of CEO under Rule 13a-14(a) of the Securities Exchange Act of 1934, filed herewith.
- 31.2 Rule 13a-14(a)/15d-14(a) Certification of CFO under Rule 13a-14(a) of the Securities Exchange Act of 1934, filed herewith.
- 32.1 Section 1350 Certification of CEO under Section 906 of the Sarbanes-Oxley Act of 2002, filed herewith.
- 32.2 Section 1350 Certification of CFO under Section 906 of the Sarbanes-Oxley Act of 2002, filed herewith.
- * Portions of these exhibits have been omitted and filed separately with the SEC pursuant to the company's application for the confidential treatment of the omitted information pursuant to Rule 24b-A of the Exchange Act.
- ** Indicates management contracts, compensatory plans or arrangements of the company required to be filed as an exhibit.

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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. (Registrant)

By: /s/ W. Alan McCollough

W. Alan McCollough Chairman, President and Chief Executive Officer

By: /s/ Michael E. Foss

Michael E. Foss Senior Vice President and Chief Financial Officer

By: /s/ Philip J. Dunn

Philip J. Dunn Senior Vice President, Treasurer, Corporate Controller and Chief Accounting Officer

October 8, 2004

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