LITHIA MOTORS INC Form S-3 January 25, 2002

AS FILED WITH THE SECURITIES AND EXCHANGE COMMISSION ON JANUARY 25, 2002

REGISTRATION NO. 333-

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

FORM S-3
REGISTRATION STATEMENT
UNDER
THE SECURITIES ACT OF 1933

 $\label{eq:limit} \text{LITHIA MOTORS, INC.}$ (Exact name of Registrant as specified in its charter)

OREGON (State or other jurisdiction of incorporation or organization)

93-0572810 (I.R.S. Employer Identification Number)

360 EAST JACKSON STREET MEDFORD, OREGON 97501 (541) 776-6401

(Address, including zip code, and telephone number, including area code, of Registrant's principal executive offices)

SIDNEY B. DEBOER LITHIA MOTORS, INC. 360 EAST JACKSON STREET MEDFORD, OREGON 97501 (541) 776-6401

(Name, address, including zip code, and telephone number, including area code, of agent for service) $\qquad \qquad \text{COPIES TO:}$

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APPROXIMATE DATE OF COMMENCEMENT OF PROPOSED SALE TO THE PUBLIC: As soon as practicable after the effective date of this Registration Statement.

If the only securities being registered on this Form are being offered pursuant to dividend or interest reinvestment plans, please check the following box. []

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933 (the "Securities Act"), other than securities offered only in connection with dividend or interest reinvestment plans, check the following box. []

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. []

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. $[\]$

If delivery of the prospectus is expected to be made pursuant to Rule 434, please check the following box. $[\]$

CALCULATION OF REGISTRATION FEE

		PROPOSED MAXIMUM	PROPOSED MAXI
TITLE OF EACH CLASS OF	AMOUNT TO BE	OFFERING PRICE PER	AGGREGATE OFFE
SECURITIES TO BE REGISTERED	REGISTERED (1)	SHARE (2)	PRICE(2)
Class A common stock, no par value	5,750,000 shares	\$19.84	\$114,080,00

- (1) Includes 750,000 shares, which the underwriters have the option to purchase to cover over-allotments, if any.
- (2) Estimated solely for the purpose of computing the registration fee required by Section 6(b) of the Securities Act, and computed pursuant to Rule 457(c) of the Securities Act. The computation was based on the average of the high and low prices of our Class A common stock as reported by the NYSE on January 24, 2002.

THE REGISTRANT HEREBY AMENDS THIS REGISTRATION STATEMENT ON SUCH DATE OR DATES AS MAY BE NECESSARY TO DELAY ITS EFFECTIVE DATE UNTIL THE REGISTRANT SHALL FILE A FURTHER AMENDMENT WHICH SPECIFICALLY STATES THAT THIS REGISTRATION STATEMENT SHALL THEREAFTER BECOME EFFECTIVE IN ACCORDANCE WITH SECTION 8 (a) OF THE SECURITIES ACT OR UNTIL THE REGISTRATION STATEMENT SHALL BECOME EFFECTIVE ON SUCH DATE AS THE COMMISSION, ACTING PURSUANT TO SAID SECTION 8 (a), MAY DETERMINE.

THE INFORMATION IN THIS PROSPECTUS IS NOT COMPLETE AND MAY BE CHANGED. WE MAY NOT SELL THESE SECURITIES UNTIL THE REGISTRATION STATEMENT FILED WITH THE SECURITIES AND EXCHANGE COMMISSION IS EFFECTIVE. THIS PROSPECTUS IS NOT AN OFFER TO SELL THESE SECURITIES AND WE ARE NOT SOLICITING OFFERS TO BUY THESE SECURITIES IN ANY STATE WHERE THE OFFER OR SALE IS NOT PERMITTED.

PROSPECTUS (Subject to Completion)

Issued January 25, 2002

5,000,000 Shares

LITHIA LOGO CLASS A COMMON STOCK

LITHIA MOTORS, INC. IS OFFERING 4,000,000 SHARES OF ITS CLASS A COMMON STOCK AND THE SELLING STOCKHOLDER IS OFFERING 1,000,000 SHARES OF CLASS A COMMON STOCK. LITHIA WILL NOT RECEIVE ANY OF THE PROCEEDS FROM THE SHARES OF CLASS A COMMON STOCK SOLD BY SELLING STOCKHOLDERS.

OUR CLASS A COMMON STOCK IS LISTED ON THE NEW YORK STOCK EXCHANGE UNDER THE SYMBOL "LAD." ON JANUARY 24, 2002, THE CLOSING PRICE OF OUR CLASS A COMMON STOCK WAS \$19.70 PER SHARE.

INVESTING IN OUR COMMON STOCK INVOLVES RISKS. SEE "RISK FACTORS" BEGINNING ON PAGE 7.

PRICE \$ A SHARE

	PRICE TO PUBLIC	UNDERWRITING DISCOUNTS AND COMMISSIONS	PROCEEDS TO LITHIA	PROCEEDS TO SELLING STOCKHOLDERS
Per Share	\$	\$	\$	\$
Total	\$	\$	\$	\$

We and certain other selling stockholders have granted the underwriters the right to purchase up to an additional 750,000 shares of Class A common stock to cover over-allotments.

The Securities and Exchange Commission and state securities regulators have not approved or disapproved these securities, or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

Morgan Stanley & Co. Incorporated expects to deliver the shares to purchasers on $\,$, 2002.

MORGAN STANLEY STEPHENS INC.

, 2002

[INSIDE COVER TO INCLUDE MAP OF THE COMPANY'S STORE LOCATIONS IN THE WESTERN UNITED STATES]

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You should rely only on the information contained or incorporated by reference in this prospectus. We have not authorized anyone to provide you with information different from that contained in this prospectus. We are offering to sell shares of common stock and seeking offers to buy shares of common stock only in jurisdictions where offers and sales are permitted. The information contained in this prospectus is accurate only as of the date of this prospectus, regardless of the time of delivery of this prospectus or of any sale of the common stock.

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In this prospectus "Lithia," "we," "us" and "our" refers to Lithia Motors, Inc. and its subsidiaries, except where the context otherwise requires. Unless otherwise indicated, all information in this prospectus assumes no exercise of the underwriters' over-allotment option.

No automobile manufacturer has been involved, directly or indirectly, in the preparation of this prospectus or in the offering being made hereby. No manufacturer has been authorized to make any statements or representations in connection with the offering, and no manufacturer has any responsibility for the accuracy or completeness of this prospectus or for the offering.

PROSPECTUS SUMMARY

You should read the following summary together with the more detailed information concerning our company, the common stock being sold in this offering and our financial statements and notes thereto appearing or incorporated by reference in this prospectus. Because this is only a summary, you should carefully read all of this prospectus, including the risks described under "Risk Factors," before you invest in our common stock.

LITHIA MOTORS, INC.

Lithia Motors, Inc. is a leading operator of automotive franchise stores in the western United States. We sell new and used cars, light trucks and sport utility vehicles. We also provide vehicle maintenance, warranty and repair services and arrange financing, extended warranty and insurance contracts for our customers. We achieve gross margins above industry averages by selling a higher ratio of retail used vehicles to new vehicles and by arranging finance and extended warranty contracts for a greater percentage of our customers. In 2000, we achieved a gross margin of 16.1% compared with the industry average of 12.7%. We offer 24 brands of new vehicles, through 119 franchises in 63 stores. Our core markets are concentrated in the fastest growing regions in the United States with 15 stores in Oregon, 11 in California, 10 in Washington, 7 in Colorado, 7 in Idaho, 5 in Nevada, 3 in South Dakota, 3 in Texas and 2 in Alaska. Over 65% of our stores are located in markets where our store does not compete directly with any other franchised dealer selling the same brand.

We were founded in 1946. Our two senior executives have managed the company for more than 30 years. Since our initial public offering in 1996, we have grown from 5 to 63 stores primarily through an aggressive acquisition program, increasing annual revenues from \$143 million in 1996 to \$1.7 billion in 2000. We have achieved five-year compounded annual growth rates through December 31, 2000 of 85% for revenues, 75% for net income and 36% for earnings per share, together with a 6.9% average same store sales increase.

In 2000, due to the economic outlook at that time, we intentionally slowed our growth in anticipation of a more favorable acquisition environment. We believe the current economic environment provides us with an increasing number of attractive acquisition opportunities. As a result, we have accelerated our pace of acquisitions. Since July 2001, we have acquired 8 new stores compared with 9 in the preceding twelve months. We expect the majority of our future growth to come from acquisitions. Our ability to successfully identify and integrate acquired stores and to achieve financial performance superior to industry averages is a result of a focused acquisition strategy and disciplined operating standards for all departments.

The following factors permit us to experience relatively low earnings volatility compared with automotive manufacturers:

- -- 72% of our gross profits are achieved from the sale of higher margin used vehicles, service, body and parts and finance, extended warranty and insurance contracts, which are not as sensitive to economic downturns as are sales of new vehicles;
- -- over one-half of our costs are variable or discretionary, including personnel, advertising and inventory finance expenses;
- -- manufacturers bear the cost of consumer and dealer incentives which improves our margins and helps offset the effect of new vehicle sales declines; and
- -- we offer a wide variety of new vehicle brands, which minimizes our dependence on any one manufacturer and reduces our exposure to supply problems, product cycles and changing consumer preferences.

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ACQUISITION GROWTH STRATEGY

The highly fragmented U.S. automotive retailing industry is estimated to

generate approximately \$1.0 trillion in revenue: \$746 billion from sales of new and used vehicles and \$219 billion from repair, service and parts. The automotive finance industry generates revenues of \$493 billion for providing vehicle loans, leases, extended warranties and credit insurance. The 100 largest automotive retailers generated only approximately 16% of total new and used vehicle sales in 2001. Based on reported 2001 revenues and retail units sold, we are one of the 10 largest automotive retailers in the country. According to industry data, the number of franchised automotive stores has declined from more than 36,000 stores in 1960 to approximately 22,000 in 2001, which are operated by fewer than 14,000 retailers. Most stores are privately held. We expect further consolidation of the automotive retailing industry due to:

- -- the number of owners who are nearing retirement age;
- -- the desire of manufacturers to have dealers implement "best" customer service and operating practices;
- -- pressures from manufacturers on automotive retailers to invest in upgraded facilities and information systems; and
- -- the limited availability of new franchise locations.

The enormous size and fragmentation of the industry and the lack of attractive exit strategies create a favorable environment for us to pursue our acquisition strategy. We currently target acquisitions in 70 markets west of the Mississippi River where we have the opportunity to acquire single-point or well-protected franchise stores. We seek to enter a new territory either by acquiring one or two stores at a time until we establish significant market presence or by acquiring an entire group of stores.

We seek to acquire stores where we can apply our operating disciplines to enhance their profitability. We target stores with zero to 2% pretax margins, which encompasses over one-half of all U.S. new vehicle stores. Based upon our experience, our goal is to improve pretax margins to over 3%. As we integrate newly acquired stores, we improve their profitability by:

- -- emphasizing sales of higher margin used vehicles and finance, warranty and insurance products;
- -- utilizing specialized operational support teams to train and motivate store personnel;
- -- increasing new vehicle sales through aggressive marketing and improved vehicle allocations from manufacturers;
- -- standardizing management information systems to identify cost savings and revenue enhancing opportunities;
- -- realizing volume pricing benefits in the cost of advertising, retail finance contracts, extended warranty and insurance products, flooring line interest and from other vendors; and
- -- improving inventory, receivables and other asset controls.

OPERATING GROWTH STRATEGY

We strive to maximize the overall franchise value of each store by using our disciplined operating strategy. We believe the application of this operating strategy provides us with a competitive advantage and is critical to our ability to achieve levels of profitability superior to industry averages. Our operating strategy consists of the following elements:

MAINTAIN COOPERATIVE RELATIONSHIPS WITH MANUFACTURERS

We strive to maintain our highly valued manufacturer/franchisee relationships. Manufacturers commit significant resources to the franchise system as the exclusive method of retailing their automotive products by:

-- funding dealer and customer incentives and rebates;

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- -- sharing in regional and national advertising expenses;
- -- designating the franchise retailer as the exclusive warranty and recall service provider;
- -- providing us with a low cost source of acquisition and working capital financing;
- -- bearing a substantial portion of new vehicle inventory financing
 costs;
- -- offering our customers low cost financing and lease options; and
- -- training many of our employees.

We, in turn, cooperate in facility design, marketing efforts and manufacturer-preferred brand alignment within our markets. We believe our cooperative relationship with manufacturers facilitates their approval of new acquisitions.

EMPHASIZE SALES OF HIGHER MARGIN PRODUCTS AND SERVICES

We generate substantial incremental revenue and net income by arranging financing for the sale of vehicles, selling extended service contracts and other ancillary products, providing vehicle maintenance and retailing used vehicles.

Revenues and gross profit by product line were as follows for the first nine months of 2001:

	PERCENT OF TOTAL REVENUES	GROSS MARGIN	PERCENT OF GROSS PRO
New vehicles(1)	51.8%	9.0%	28.1%
Retail used vehicles(2)	26.9	12.8	20.9
Service, body and parts	10.2	46.1	28.5
Finance and insurance(1)(3)	3.8	98.8	22.8

⁽¹⁾ Does not include fleet sales, representing 2.5% of total revenues and 0.4% of our total gross profit, which are included in our financial statements on a net profit basis under finance and insurance.

⁽²⁾ Excludes wholesale used vehicle sales, representing 4.8% of total revenues with a negative gross margin contribution of 0.7%.

⁽³⁾ Reported net of administration fees and anticipated cancellations.

Vehicle financing and leasing. We arrange third-party financing and leasing alternatives from multiple sources to meet the needs of each customer. Our ability to offer customer-tailored financing on a "same day" basis provides us with a competitive advantage, particularly over smaller competitors who do not generate sufficient volume to attract our breadth of financing sources. In 2000, we arranged financing for 73% of our new vehicle sales and 72% of our used vehicle sales, compared to the industry averages of 49% and 59%, respectively. Our average finance and insurance revenue per vehicle totaled \$852 in 2000 compared to the industry average of \$390. For the first nine months of 2001, we improved our finance and insurance revenues per vehicle to \$917.

Service, body and parts. Our service, body and parts departments generate recurring, higher margin revenues. We achieved a gross margin of 46.1% for the first nine months of 2001. Our service, body and parts operation is an integral part of our customer service program and helps establish customer loyalty. Approximately 30% of our new and used vehicle buyers purchase a lifetime oil and filter service, which generates repeat business for our service departments. Additionally, we perform warranty and recall servicing for manufacturers at rates similar to our retail rates. Revenues from the service, body and parts departments are important during economic downturns as owners repair existing vehicles rather than buy new vehicles during such periods.

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Used vehicle sales. Retail used vehicle sales are an important part of our overall profitability. In the first nine months of 2001, retail used vehicle sales generated a gross margin of 12.8% compared with a gross margin of 9.0% for new vehicle sales. We currently sell approximately one retail used vehicle for every new vehicle sold, compared to the industry average ratio of 0.8 to 1. Our used vehicle operations give us an opportunity to:

- -- generate sales to customers financially unable or unwilling to purchase a new vehicle;
- -- increase new and used vehicle sales by aggressively pursuing customer trade-ins; and
- -- increase service contract sales and financing to used vehicle purchasers.

EMPLOY PROVEN MANAGEMENT TECHNIQUES

Each store is its own profit center and is managed by an experienced general manager who has primary responsibility for inventory, advertising, pricing and personnel. In order to provide additional support for improving performance, we make available to each store a team of specialists in new vehicle sales, used vehicle sales, finance and insurance, service and parts, and back-office administration. These teams utilize a standardized management information system that helps identify areas of potential cost savings as well as revenue enhancing opportunities in each department. A significant portion of the compensation of the general managers and department managers is based on their profitability. Our senior management monitors each store's sales, profitability and inventory.

FOCUS ON CUSTOMER SATISFACTION AND LOYALTY

We emphasize customer satisfaction and strive to develop a reputation for quality and fairness. We train our sales personnel to identify an appropriate vehicle for each of our customers at an affordable price.

We believe that our "Priority You" customer-oriented plan differentiates us

from other automotive retail stores. "Priority You" commits us to provide:

- -- a complimentary credit check;
- -- a complimentary used vehicle appraisal;
- -- a 60-day/3,000 mile warranty on all used vehicles sold; and
- -- a community donation for every vehicle sold.

Our stores have received a number of dealer quality, sales volume and customer satisfaction awards from various manufacturers. These include: Chrysler's highest recognition for dealer excellence, the Five-Star Certification; Ford's Blue Oval Certificate; Toyota's President's Cup; Honda's President's Award; Dodge's National Charger Club membership; Volkswagen of America's Wolfsburg Crest Club Award; and Isuzu's Sendai Cup and President's Cup.

We were incorporated in 1946 in Oregon. Our principal executive offices are located at 360 East Jackson Street, Medford, Oregon 97501, and our telephone number at this location is (541) 776-6401. Our World Wide Web address is www.lithia.com. Information on our website does not constitute a part of this prospectus.

The Lithia logo is one of our registered trademarks. This prospectus also includes other trade names, trademarks and service marks of us and of the manufacturers.

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THE OFFERING

Class A common stock offered by us	4,000,000 shares
stockholders	1,000,000 shares
Total	5,000,000 shares
Total common stock to be outstanding after this offering:	
	13,344,512 shares
Class A common stock	3,919,231 shares
Total	
Over-allotment option	750,000 shares
Over-allociment Option	
Voting Rights:	
	One vote per share
Class A common stock	Ten votes per share
Class B common stock	

Use of proceeds...... use the proceeds primarily for acquisition

We will receive net proceeds from the offer of approximately \$74.2 million. We intend use the proceeds primarily for acquisition additional stores and other general corpor purposes. Prior to such use, the funds will used to reduce borrowings under our credit lines.

LAD

New York Stock Exchange symbol.....

The above information is based upon 13,263,743 common shares outstanding as of January 24, 2002. This information does not include 1,409,745 shares of common stock subject to outstanding options at a weighted average exercise price of \$14.02 and 402,192 shares of common stock reserved for future issuance under our stock option and employee purchase plans. See "Capitalization" and "Description of Capital Stock" for additional information concerning the number of outstanding shares of our capital stock and stock options.

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SUMMARY CONSOLIDATED FINANCIAL DATA

The following table presents summary consolidated financial data of Lithia as of the dates and for the periods indicated. You should read our consolidated financial statements and related notes together with our "Management's Discussion and Analysis of Financial Condition and Results of Operations" included or incorporated by reference in this prospectus for more complete information. The "as adjusted" data gives effect to the sale of 4,000,000 shares of Class A common stock that we are offering under this prospectus at an assumed offering price of \$19.70 per share, the closing price of our Class A common stock on January 24, 2002, after deducting estimated underwriting discounts and commissions and estimated offering expenses payable by us.

	YEAR E	ENDED DECEMBE	R 31,	
1996(1)	1997	1998	1999	2000
		TAI THOHCANDO	EVCEDT DED	CITADE AND MELLE

(DOLLARS IN THOUSANDS EXCEPT PER SHARE AND VEHICL CONSOLIDATED STATEMENT OF OPERATIONS DATA: Revenues: New vehicle sales...... \$ 65,092 \$ 161,294 \$ 388,431 \$ 673,339 \$ 898,016 Used vehicle sales..... 58,611 113,099 220,544 375,562 480,846 Service, body and

 13,197
 29,828
 72,216
 120,722
 164,002

 5,944
 15,574
 33,549
 73,036
 115,747

 parts.... 13,197 F&I and other(2)..... _____ _____ _____ 142,844 319,795 714,740 1,242,659 1,658,611 Total revenues..... 54,746 115,361 199,286 267,569 25,819 Gross profit..... Selling, general and administrative...... 19,830 40,625 85,188 146,381 195,500 Operating income...... 4,233 11,638 26,704 47,332 64,464 47,332

Flooring interest										
expense		(697)		(2,179)		(7,108)		(11, 105)		(17 , 728)
Income before income										
taxes		4,229		9,497		17,782		32,051		39 , 535
Net income	\$	2,606	\$	5 , 959	\$	10,789	\$	19,174	\$	24,313
Basic net income per										I
share(3)	\$	0.56	\$	0.85	\$	1.18	\$	1.67	\$	1.78
	===		===	======	===		==	======	==	======
Diluted net income per										I
share	\$	0.52	\$	0.82	\$	1.14	\$	1.60	\$	1.76
	===		===	======	===		==	======	==	======
OTHER OPERATING DATA:										1
Operating margin		3.0%		3.6%		3.7%		3.8%		3.9%
Number of stores		7		17		28		41		53
Number of stores acquired,										
net		2		10		11		13		8
Number of franchises		15		32		56		98		111
Same store sales growth		18.9%		4.8%		14.7%		6.9%		1.1%
New vehicles sold		3,274		7,413		17,708		28,645		37,230
Retail used vehicles										
sold		4,156		7,147		13,645		23,840		30,896
F&I per retail vehicle	\$	739	\$	935	\$	821	\$	884	\$	852

	AS OF SEPTEMBER 30, 2001			
		ACTUAL	AS	ADJUSTED
		(IN THO		•
CONSOLIDATED BALANCE SHEET DATA:				
Working capital	\$	89,265	\$	95,428
Inventories		309,461		309,461
Total assets		657 , 379		657 , 379
Flooring notes payable		302,705		236,542
Short-term debt		9,352		9,352
Long-term debt, less current maturities		73,326		65 , 326
Stockholders' equity		196,524		270,687

⁽¹⁾ Restated to give effect to the conversion from the LIFO method of accounting for inventory to the FIFO method, which was effective January 1, 1997. Net income for 1996 is presented on a pro forma basis to reflect federal and state income taxes as if we had been a Subchapter C corporation based on the income tax rates in effect at that time.

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⁽²⁾ F&I and other includes finance, extended warranty and insurance revenues. It also includes net fleet sales of \$456, \$1,960, \$7,813, \$26,615, \$57,723, \$43,528, and \$33,420 for these reported periods, respectively.

⁽³⁾ Based on an April 2001 Financial Accounting Standards Board announcement, we restated basic income per share for the 1999 and 2000 periods to include the Series M preferred stock as common stock on an as if converted basis.

You should carefully consider the risks described below before making an investment decision. The risks described below are not the only ones facing our company. Additional risks not presently known to us or that we currently deem immaterial may also impair our business operations.

Our business, financial condition or results of operations could be materially adversely affected by any of these risks. The trading price of our common stock could decline due to any of these risks, and you may lose all or part of your investment.

This prospectus also contains forward-looking statements that involve risks and uncertainties. Our actual results could differ materially from those anticipated in these forward-looking statements as a result of certain factors, including the risks faced by us described below and elsewhere in this prospectus.

RISKS RELATED TO OUR BUSINESS

OUR ABILITY TO INCREASE REVENUES THROUGH OUR ACQUISITION GROWTH STRATEGY DEPENDS ON OUR ABILITY TO ACQUIRE AND SUCCESSFULLY INTEGRATE ADDITIONAL STORES.

General. The U.S. automobile industry is considered a mature industry in which minimal growth is expected in unit sales of new vehicles. Accordingly, a principal component of our growth in sales is to make additional acquisitions in our existing markets and in new geographic markets. To complete the acquisitions of additional stores, we need to successfully address each of the following challenges.

Limitations on our capital resources may prevent us from capitalizing on acquisition opportunities. Acquisitions of additional stores will require substantial capital investment. Limitations on our capital resources would restrict our ability to complete new acquisitions. Further, the use of any financing source could have the effect of reducing our earnings per share.

In the past, we have financed our acquisitions from a combination of the cash flow from our operations, borrowings under our credit arrangements and issuances of our common stock. Although we expect the proceeds from this offering, together with our other financing resources, to be sufficient for our currently anticipated acquisition program through 2003, we cannot guarantee that additional funds would be available in the future if needed. If we are unable to obtain financing on acceptable terms, we may be required to slow the pace of our currently anticipated acquisition program, which may materially and adversely affect our acquisition growth strategy.

On occasion, we finance acquisitions by issuing shares of our common stock as partial consideration for acquired stores. The extent to which we will be able or willing to issue our common stock for acquisitions will depend on the market value of the common stock from time to time and the willingness of potential acquisition candidates to accept our common stock as part of the consideration for the sale of their businesses. Accordingly, our ability to make acquisitions could be adversely affected if the price of our common stock declines. If potential acquisition candidates are unwilling to accept our common stock as partial consideration, we will be forced to rely solely on available cash from operations or debt financing, which could limit our currently anticipated acquisition program.

Manufacturers may restrict our ability to make new acquisitions. We are required to obtain consent from the applicable manufacturer prior to the acquisition of a franchised store. The term "manufacturer" in this prospectus refers to all of the manufacturers of new vehicles that we sell.

In determining whether to approve an acquisition, a manufacturer considers

many factors including our financial condition, ownership structure, the number of current stores owned and our performance with those stores. Most major manufacturers have now established limitations or guidelines on the:

- -- number of such manufacturers' stores that may be acquired by a single owner;
- -- number of stores that may be acquired in any market or region;
- -- percentage of total sales that may be controlled by one dealer group;

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- -- ownership of stores in contiguous markets;
- -- dualing of a franchise with another brand; and
- -- frequency of acquisitions.

DaimlerChrysler has issued a policy statement to all of its dealers that it may disapprove any acquisition if the buyer would own more than ten stores nationally, six in any Chrysler-defined sales zone or two in the same market. Although we currently own 21 Chrysler stores, DaimlerChrysler has continued to approve new acquisitions; however, no assurance can be given that any future acquisition applications will be approved. There are approximately 4,300 Chrysler stores nationwide.

General Motors currently evaluates our acquisitions of GM stores on a case-by-case basis. GM, however, limits the maximum number of GM stores that we may acquire at any time to 50% of the GM stores, by franchise line, in a GM-defined geographic market area. GM has approximately 7,300 stores nationwide.

Ford currently limits the number of stores that we may own to the greater of (1) 15 Ford and 15 Lincoln Mercury stores and (2) that number of Ford and Lincoln Mercury stores accounting for 5% of the preceding year's total Ford, Lincoln and Mercury retail sales of those brands in the United States. In addition, Ford limits us to one Ford store in a Ford-defined market area having two or less authorized Ford stores and one-third of Ford stores in any Ford-defined market area having three or more authorized Ford stores. Ford has approximately 4,600 franchised stores nationwide.

Toyota restricts the number of stores that we may own and the time frame over which we may acquire them, and imposes specific performance criteria on existing stores as a condition to any future acquisitions. In order for us to acquire more than seven stores, we must execute Toyota's standard Level Two Multiple Ownership Agreement. Under the Level Two Multiple Ownership Agreement, we may acquire more than seven stores over a minimum of seven semi-annual periods, up to a maximum number of stores equal to 5% of Toyota's aggregate national annual retail sale volume. In addition, Toyota restricts the number of Toyota stores that we may acquire in any Toyota-defined region and Metro market, as well as any contiguous market. Toyota has approximately 1,200 stores nationwide.

We currently own 21 Chrysler, 8 General Motors, 6 Ford and 5 Toyota stores. As noted above, we currently own more Chrysler stores than provided in its policy guidelines and further acquisitions of Chrysler stores may be prohibited or severely limited. With respect to other manufacturers, we do not believe existing numerical limitations will materially restrict our acquisition program for a number of years.

A manufacturer also considers our past performance as measured by their

customer satisfaction index, or CSI, scores and sales performance at our existing stores. At any point in time, some of our stores may have CSI scores below the manufacturers' sales zone averages or have achieved sales performances below the targets they have set. Our failure to maintain satisfactory CSI scores and to achieve sales performance goals could restrict our ability to complete future acquisitions. In particular, our current Nissan and Lincoln/ Mercury stores have not achieved manufacturer established sales goals and we do not believe we would receive approval to acquire any new Nissan or Lincoln/Mercury stores until our sales levels improve for a sustained period of time.

We may be unable to improve profitability of newly acquired stores. We target stores with pretax margins below our historical pretax margin. Our ability to improve the profitability of newly acquired stores depends in large part on our ability at such stores to:

- -- increase new vehicle sales;
- -- improve sales of higher margin used vehicles and finance and insurance products;
- -- train and motivate store management;
- -- achieve cost savings and realize revenue enhancing opportunities; and
- -- improve inventory, receivable and other controls.

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If we fail to improve the profitability of newly acquired stores, we may be unable to maintain our historical pretax margin. Further, failure to improve the performance of under-performing stores could preclude us from receiving manufacturer approval for any new acquisitions of that brand.

Competition with other automotive retailers for attractive acquisition targets could restrict our ability to complete new acquisitions. In the current economic environment, we are presented with an increasing number of attractive acquisition opportunities. However, we compete with several other national automotive retailers, some of which have greater financial and managerial resources. Competition with existing automotive retailers and those formed in the future may result in fewer attractive acquisition opportunities and increased acquisition costs. If we cannot negotiate acquisitions on acceptable terms, our future revenue growth will be significantly limited.

THE LOSS OF KEY PERSONNEL AND THE FAILURE TO ATTRACT ADDITIONAL PROVEN MANAGEMENT PERSONNEL COULD ADVERSELY AFFECT OUR OPERATIONS AND GROWTH.

Our success depends to a significant degree on the efforts and abilities of our senior management, particularly Sidney B. DeBoer, our Chairman and Chief Executive Officer, M. L. Dick Heimann, our President and Chief Operating Officer, and R. Bradford Gray, our Executive Vice President. Further, we have identified Mr. DeBoer and/or Mr. Heimann in most of our store franchise agreements as the individuals who control the franchises and upon whose financial resources and management expertise the manufacturers may consider when awarding or approving the transfer of any franchise. The loss of either of those individuals could have a material adverse effect on our on-going relationship with the manufacturers.

In addition, we place substantial responsibility on our general managers for the profitability of their stores. We have increased our number of stores from 5 in 1996 to 63 as of January 2002. Many stores are offered for sale to us to enable the owner/manager to retire. These potential acquisitions are viable

to us only if we are able to obtain replacement management. This has resulted in the need to hire many additional managers. As we continue to expand, the need for additional experienced managers will become even more critical. The market for qualified general managers is highly competitive. The loss of the services of key management personnel or the inability to attract additional qualified general managers could have a material adverse effect on our business and the execution of our acquisition growth strategy.

OUR STORES DEPEND ON VEHICLE SALES AND, THEREFORE, OUR SUCCESS DEPENDS IN LARGE PART UPON THE OVERALL DEMAND FOR THE PARTICULAR LINES OF VEHICLES THAT EACH OF OUR STORES SELLS.

Our Chrysler, GM, Ford and Toyota stores represent approximately three-fourths of our total new vehicle retail sales. Demand for our primary manufacturers' vehicles as well as the financial condition, management, marketing, production and distribution capabilities of these manufacturers can significantly affect our business. Events that adversely affect a manufacturer's ability to timely deliver new vehicles, such as labor disputes and other production disruptions, including those which sometimes occur during periods of new product introductions, may adversely affect us by reducing our supply of popular new vehicles and leading to lower sales in our stores during those periods than would otherwise occur. Further, any event that causes adverse publicity involving any of our manufacturers or their vehicles could reduce sales of those vehicles and adversely affect our sales and profits.

CYCLICAL DOWNTURNS IN THE AUTOMOBILE INDUSTRY, THAT REDUCE OUR VEHICLE SALES, MAY ADVERSELY AFFECT OUR PROFITABILITY.

The automobile industry is cyclical and historically has experienced downturns characterized by oversupply and weak demand. Many factors affect the industry, including general economic conditions, consumer confidence, personal discretionary spending levels, interest rates and credit availability. We cannot guarantee that the industry will not experience sustained periods of decline in vehicle sales in the future. Any such decline could have an adverse effect on our business.

The automobile industry also experiences seasonal variations in revenue. Demand for automobiles is generally lower during the winter months than in other seasons, particularly in our market areas that experience harsh winters. Accordingly, we expect revenues and operating results generally to be lower in our

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first and fourth quarters than in our second and third quarters for existing stores. With respect to our company, the timing and volume of our acquisitions has had a greater effect on our revenues than seasonal sales variations.

THE ABILITY OF OUR STORES TO MAKE NEW VEHICLE SALES DEPENDS IN LARGE PART ON THE MANUFACTURERS AND, THEREFORE, ANY DISRUPTION OR CHANGE IN OUR RELATIONSHIPS WITH MANUFACTURERS MAY MATERIALLY AND ADVERSELY AFFECT OUR PROFITABILITY.

We depend on the manufacturers to provide us with a desirable mix of new vehicles. The most popular vehicles usually produce the highest profit margins and are frequently in short supply. If we cannot obtain sufficient quantities of the most popular models, our profitability may be adversely affected. Sales of less desirable models may reduce our profit margins.

We depend on the manufacturers for sales incentives and other programs that are intended to promote sales or support our profitability. Manufacturers

historically have made many changes to their incentive programs during each year. A discontinuation or change in manufacturers' incentive programs could adversely affect our business. Moreover, some manufacturers use a store's CSI scores as a factor for participating in incentive programs. Accordingly, failure to meet CSI standards could have a material adverse effect on us.

Each of our stores operates pursuant to a franchise agreement with each of the respective manufacturers for which it serves as franchisee. Manufacturers exert significant control over our stores through the terms and conditions of their franchise agreements, including provisions for termination or non-renewal for a variety of causes. From time-to-time, certain of our stores have failed to comply with certain provisions of their franchise agreements. These agreements and state law, however, generally afford us the opportunity to cure violations and no manufacturer has terminated or failed to renew any franchise agreement with us. If a manufacturer terminates or declines to renew one or more of our significant franchise agreements, such action could have a material adverse effect on us.

Our franchise agreements also specify that, in certain situations, we cannot operate a franchise by another manufacturer in the same building as the manufacturer's franchised store. This may require us to build new facilities at a significant cost. In addition, some manufacturers are in the process of realigning their stores along defined channels, such as combining Chrysler and Jeep in one location. As a result, manufacturers may require us to move or sell some stores. Moreover, our manufacturers generally require that the store meet defined image standards. All of these commitments could require us to make significant capital expenditures.

Some of our franchise agreements prohibit transfers of ownership interests of a store or, in some cases, its parent. The most prohibitive restriction, which has been imposed by various manufacturers, provides that, under certain circumstances, we may lose a franchise if a person or entity acquires an ownership interest in us above a specified level (ranging from 20% to 50% depending on the particular manufacturer's restrictions and falling as low as 5% if another vehicle manufacturer is the entity acquiring the ownership interest) without the approval of the applicable manufacturer. Violations by our stockholders or prospective stockholders are generally outside of our control and may result in the termination or non-renewal of one or more of our franchises, which may have a material adverse effect on us.

IMPORT PRODUCT RESTRICTIONS AND FOREIGN TRADE RISKS MAY IMPAIR OUR ABILITY TO SELL FOREIGN VEHICLES PROFITABLY.

Certain vehicles we sell, as well as certain major components of vehicles we sell, are manufactured outside the United States. Accordingly, we are subject to import and export restrictions of various jurisdictions and are dependent to some extent on general economic conditions in, and political relations with, a number of foreign countries. Additionally, fluctuations in currency exchange rates may adversely affect our sales of vehicles produced by foreign manufacturers. Imports into the United States may also be adversely affected by increased transportation costs and tariffs, quotas or duties, any of which could have a material adverse effect on us.

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RISKS RELATED TO THIS OFFERING

THE SOLE VOTING CONTROL OF OUR COMPANY IS HELD BY SIDNEY B. DEBOER, WHO MAY HAVE INTERESTS DIFFERENT FROM YOUR INTERESTS.

Lithia Holding Company, LLC, of which Sidney B. DeBoer, our Chairman and

Chief Executive Officer, is the sole managing member, holds all of the outstanding shares of Class B common stock. A holder of Class B common stock is entitled to ten votes for each share held, while a holder of Class A common stock is entitled to one vote per share held. On most matters, the Class A and Class B common stock vote together as a single class. Even after completion of the offering, Lithia Holding will control 75.0% of the aggregate number of votes eligible to be cast by stockholders for the election of directors and most other stockholder actions assuming no exercise of the over-allotment option and 74.3% if the underwriters exercise their over-allotment option in full. Therefore, Lithia Holding will control the election of our Board of Directors and will be in a position to control the policies and operations of the company. In addition, because Mr. DeBoer is the managing member of Lithia Holding, he currently controls and will continue to control, all of the outstanding Class B common stock, thereby allowing him to control the company. See "Principal and Selling Stockholders." So long as at least 16 2/3% of the total number of shares outstanding are shares of Class B common stock, the holders of Class B common stock will be able to control all matters requiring approval of 66 2/3% or less of the aggregate number of votes. Absent a significant increase in the number of shares of Class A common stock outstanding or conversion of Class B common stock into Class A common stock, the holders of shares of Class B common stock will be entitled to elect all members of the Board of Directors and control all matters subject to stockholder approval that do not require a class vote. See "Description of Capital Stock."

IF AMERICAN HONDA MOTOR CO. DOES NOT APPROVE OF THIS OFFERING, IT COULD TERMINATE OUR FRANCHISE AGREEMENTS AND PURCHASE OUR THREE HONDA STORES.

We are subject to an agreement with American Honda Motor Co., which requires us to secure prior approval of any public offering of our common stock or any reduction in the control held by Class B common stock owned by Lithia Holding Company. Although we have requested approval of this offering and the conversion and sale of some of the Class B common stock held by Lithia Holding Company, no assurance can be given such approval will be received. Failure to secure such approval would be a violation of our agreement with Honda and could permit Honda to terminate our existing Honda franchises and exercise its right to purchase those stores at a fair market value determined by the agreement. Although Honda did not approve our secondary public offering in 1998, it did not terminate our existing franchise and has since approved the acquisition of two new Honda stores. Nonetheless, no assurance can be given that Honda will not withhold its approval and attempt to terminate our existing franchise agreements. We currently operate three Honda stores with annual revenues of approximately \$55 million.

CAUTIONARY STATEMENT ABOUT FORWARD-LOOKING STATEMENTS

Some of the statements under the sections entitled "Prospectus Summary,"
"Risk Factors," "Management's Discussion and Analysis of Financial Condition and
Results of Operations" and "Business" and elsewhere in this prospectus and in
the documents incorporated by reference in this prospectus constitute
forward-looking statements. In some cases, you can identify forward-looking
statements by terms such as "may," "will," "should," "expect," "plan," "intend,"
"forecast," "anticipate," "believe," "estimate," "predict," "potential,"
"continue" or the negative of these terms or other comparable terminology. The
forward-looking statements contained in this prospectus involve known and
unknown risks, uncertainties and situations that may cause our actual results,
level of activity, performance or achievements to be materially different from
any future results, levels of activity, performance or achievements expressed or
implied by these statements. Some of the important factors that could cause
actual results to differ from our expectations are discussed in the "Risk
Factors" section of this prospectus.

Although we believe that the expectations reflected in the forward-looking

statements are reasonable, we cannot guarantee future results, levels of activity, performance or achievements. You should not place undue reliance on these forward-looking statements.

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USE OF PROCEEDS

We estimate that the net proceeds from the sale of the 4,000,000 shares of Class A common stock we are offering, based on an assumed public offering price of \$19.70 per share which equals the closing price of our Class A common stock on January 24, 2002, will be approximately \$74.2 million after deducting estimated underwriting discounts and commissions and estimated offering expenses. If the underwriters exercise their over-allotment option in full, we estimate the net proceeds from this offering will be approximately \$83.5 million. We will not receive any proceeds from the Class A common stock being offered by the selling stockholders.

We intend to use the net proceeds from our sale of Class A common stock primarily to finance future acquisitions and other general corporate purposes. Prior to such use, we intend to reduce our outstanding borrowings under credit agreements with Ford Motor Credit and others. These credit lines currently bear interest at rates ranging from 3.4% to 4.6% per annum and expire in December 2003. We borrowed under these lines to purchase new and used vehicles and to fund some of our acquisitions.

PRICE RANGE OF COMMON STOCK

The following table presents the high and low sale prices for our Class A common stock, as reported on the New York Stock Exchange Composite Tape, for the periods indicated.

	CLASS A COMMON STOCK PRICE	
	HIGH	LOW
YEAR ENDED DECEMBER 31, 2000		
First Quarter	\$18.19	\$13.00
Second Quarter	17.13	11.63
Third Quarter	13.50	11.75
Fourth Quarter	14.13	11.38
YEAR ENDED DECEMBER 31, 2001		
First Quarter	\$15.05	\$12.06
Second Quarter	21.38	14.00
Third Quarter	19.06	12.50
Fourth Ouarter	20.70	11.85
YEAR ENDED DECEMBER 31, 2002		
First Quarter (through January 24)	\$21.75	\$19.70

A recent closing price per share for our common stock as reported by the NYSE is set forth on the cover of this prospectus. On January 24, 2002, there were approximately 1,700 holders of record of our Class A common stock.

DIVIDEND POLICY

We have never declared or paid any cash dividends on our common stock and do not anticipate paying dividends for the foreseeable future. We intend to retain future earnings for acquisitions and operations. Our credit agreement with Ford Motor Credit Company precludes the payment of cash dividends without their prior consent. The payment of future dividends is also subject to the discretion of our Board of Directors.

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CAPITALIZATION

The following table sets forth our short-term debt and capitalization as of September 30, 2001 and as adjusted to give effect to the conversion in January 2002 of 5,177 shares of Series M preferred stock into 249,034 shares of Class A common stock and the sale of the 4,000,000 shares of Class A common stock we are offering under this prospectus. For purposes of preparing this table, we have assumed a public offering price of \$19.70 per share and have reduced the net proceeds received by the estimated underwriting discounts and commissions and the estimated offering expenses payable by us.

	AS OF SEPTEMBER 30, 200	
	ACTUAL	AS ADJUSTED
		HOUSANDS) }
Short-term debt:		
Flooring notes payable Current maturities of long-term debt Current portion of capital leases	\$242,705 9,334 18	\$236,542 9,334 18
Total short-term debt	\$252 , 057	\$245,894 =====
Long-term debt:		
Used vehicle flooring facility	\$ 60,000 32,218 41,088 20	\$ 32,218 33,088 20
Total long-term debt, less current maturities		65,326
Stockholders' equity: Preferred Stock, no par value 15,000,000 shares authorized; 15,000 shares designated Series M Preferred; issued and outstanding 9,676 actual and 4,499 as adjusted	5,806 113,014	2,699 190,284
25,000,000 shares authorized; issued and outstanding 4,087,000 actual and as adjusted	508 456 (2,348) 79,088	508 456 (2,348) 79,088

	=======	=======
Total capitalization	\$329,850	\$336,013
Total stockholders' equity	196,524	270,687

The above information is based upon 13,263,743 common shares outstanding as of January 24, 2002. This information does not include 1,409,745 shares of common stock subject to outstanding options at a weighted average exercise price of \$14.02 and 402,192 shares of common stock reserved for future issuance under our stock option and employee purchase plans. See "Description of Capital Stock" for additional information concerning the number of outstanding shares of our capital stock and stock options.

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SELECTED CONSOLIDATED FINANCIAL DATA

The following table presents consolidated balance sheet data and consolidated statements of operations data as of and for the years ended December 31, 1996 through 2000, which is derived from our audited consolidated financial statements. The consolidated financial data as of September 30, 2001 and for the nine months ended September 30, 2000 and 2001 are derived from our unaudited consolidated financial statements. You should read this data in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and related notes thereto contained or incorporated by reference in this prospectus. The information as of September 30, 2001 and for the nine month periods ended September 30, 2000 and 2001 is unaudited and has been prepared on the same basis as our annual consolidated financial statements. In the opinion of management, this quarterly information reflects all adjustments, consisting only of normal recurring adjustments, necessary for a fair presentation of the information for the periods presented. The results of operations for the nine month period ended September 30, 2001 are not necessarily indicative of the results that may be expected for the full year ending December 31, 2001, or any future period.

	YEAR	ENDED DECEM	BER 31,	
1996(1)	1997	1998	1999	2000

(DOLLARS IN THOUSANDS EXCEPT PER SHARE CONSOLIDATED STATEMENT OF OPERATIONS DATA: Revenues New vehicle sales...... \$ 65,092 \$161,294 \$388,431 \$ 673,339 \$ 898,01 Used vehicle sales..... 58,611

 113,099
 220,544
 375,562
 480,84

 29,828
 72,216
 120,722
 164,00

 72,216 Service, body and parts..... 13,197 33,549 73,036 F&I and other(2)..... 5,944 15,574 115,74 1,658,61 1,391,04 ------------------_____ 25,819 54,746 115,361 199,286 267,56 Gross profit..... Selling, general and

195,50 7,60

Operating income	4,233	11,638	26,704	47,332	64,46
Flooring interest expense	(697)	(2,179)	(7,108)	(11,105)	(17,72
Other interest expense	(656)	(824)	(2,735)	(4,250)	(7,91
Other income (expense), net	1,349	862	921	74	71
<pre>Income before income taxes</pre>	4,229	9,497	17 , 782	32,051	39,53
<pre>Income taxes(3)</pre>	(1,623)	(3,538)	(6 , 993)	(12,877)	(15,22
Net income(3)		\$ 5,959	\$ 10,789	\$ 19 , 174	\$ 24,33
Basic net income per share(4)	\$ 0.56	\$ 0.85	\$ 1.18	\$ 1.67	\$ 1.
Shares used in calculating basic	======	======	======	=======	=======
net income per share	4,657	6,988	9,147	11,506	13,65
Diluted net income per share	\$ 0.52	\$ 0.82	\$ 1.14	\$ 1.60	\$ 1.
	======	=======	=======	========	=======
Shares used in calculating diluted					
net income per share	4,973	7,303	9,470	11,998	13,80

AS OF DECEMBER 31,

1996(1) 1997 1998 1999 20

			(DOLI	LARS IN THOUS	ANDS)
CONSOLIDATED BALANCE SHEET DATA:					
Working capital	\$25,431	\$ 23 , 870	\$ 53 , 553	\$ 74 , 999	\$ 98
Inventories	33,362	89,845	157,455	268,281	314
Total assets	68 , 964	166,526	294,398	506,433	628
Flooring notes payable	19,645	82 , 598	129,167	243,903	314
Short-term debt	2,355	2,787	3,143	7,132	5
Long-term debt, less current maturities	6,160	26,558	41,420	38,411	72
Stockholders' equity	27,914	37 , 877	91,511	155 , 638	181

⁽¹⁾ Restated to give effect to the conversion from the LIFO method of accounting for inventory to the FIFO method, which was effective January 1, 1997.

⁽²⁾ F&I and other includes finance, extended warranty and insurance revenues. It also includes net fleet sales of \$456, \$1,960, \$7,813, \$26,615, \$57,723, \$43,528, and \$33,420 for these reported periods, respectively.

⁽³⁾ Income taxes and net income for 1996 are presented on a pro forma basis to reflect federal and state income taxes as if we had been a Subchapter C corporation, based on the income tax rates that would have been in effect at that time.

⁽⁴⁾ Based on an April 2001 Financial Accounting Standards Board announcement, we restated basic income per share for the 1999 and 2000 periods to include the Series M preferred stock as common stock on an as if converted basis.

OVERVIEW

We are a leading operator of automotive franchises and retailer of new and used vehicles and services. As of September 30, 2001, we offered 26 brands of new vehicles through 119 franchises in 61 stores in the western United States and over the internet. As of September 30, 2001, we operate 15 stores in Oregon, 14 in California, 8 in Washington, 7 in Colorado, 7 in Idaho, 5 in Nevada, 3 in South Dakota and 2 in Alaska. We sell new and used cars and light trucks; sell replacement parts; provide vehicle maintenance, warranty, paint and repair services; and arrange related financing and insurance for our automotive customers.

During an economic downturn, customers tend to shift towards the purchase of more reasonably priced new vehicle models or used vehicles. Many customers decide to delay purchasing a new vehicle and instead repair existing vehicles. In addition, manufacturers typically offer increased dealer and customer incentives during an economic downturn in order to support new vehicle sales volume. These factors lead to less cyclicality for automobile retailers than for automobile manufacturers.

Historically, new vehicle sales account for approximately 50% of our total revenues but less than 30% of total gross profit. We emphasize sales of higher margin products, which generate over 70% of our gross profits. Revenues and gross profit by product line were as follows for the first nine months of 2001:

	PERCENT OF TOTAL REVENUES	GROSS MARGIN	PERCENT OF TOTAL GROSS PROFIT
New vehicles(1)	51.8%	9.0%	28.1%
Retail used vehicles(2)	26.9	12.8	20.9
Service, body and parts	10.2	46.1	28.5
Finance and insurance(1)(3)	3.8	98.8	22.8

⁽¹⁾ Does not include fleet sales, representing 2.5% of total revenues and 0.4% of our total gross profit, which are included in our financial statements on a net profit basis under finance and insurance.

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RESULTS OF OPERATIONS

NINE MONTHS ENDED SEPTEMBER 30, 2000 COMPARED TO 2001

{NINE MONT	THS ENDED		
SEPTEMBE	ER 30,}		
		INCREASE	% INCREASE
2000	2001	(DECREASE)	(DECREASE)

⁽²⁾ Excludes wholesale used vehicle sales, representing 4.8% of total revenues with a negative gross margin contribution of 0.7%.

⁽³⁾ Reported net of administration fees and anticipated cancellations.

(DOLLARS IN THOUSANDS EXCEPT VEHICLE INFORMATION)

Revenues:								
New vehicle sales	\$ 683,	217	\$ 70	1,095	\$1	7,878		2.6%
Used vehicle sales	364,			8,777		3,842		7.5
Service, body and parts	121,			8,540		7,274		1.2
Finance and insurance and other	121,	200	10	0,010	_	,,2,1	-	. • -
revenues	87,	102	8	5,107	(1,995)	(2	2.3)
Total revenues	1,256,	520	1,35	3,519	9	6,999		7.7
Cost of sales	1,055,	552	1,12	9,544	7	3,992		7.0
Gross profit	200,	968	22	3,975	2	3,007	10	L.4
Selling, general and administrative	146,	770	17	3,517	2	6,747	18	3.2
Depreciation and amortization	5,	539		6,813		1,274	23	3.0
Income from operations	48,			3,645	,	5,014)	•	0.3)
Floorplan interest expense	(13,	894)	(1	1,877)	(2,017)	(14	1.5)
Other interest expense	(4,	928)	(5,953)		1,025	20	8.0
Other, net				(365)		1,249)	(14)	
Income before income taxes	30,			5,450		 5,271)	(1	7.2)
Income tax expense	(12,			9,828)	,	2,212)	`	3.4)
income can expense		,						,
Net income	\$ 18,	681	\$ 1	5,622	\$ (3,059)	(1)	5.4)%
	======				==	=====	====	===
New vehicles sold	28,	555	2	8,576		21	().1%
Average selling price	\$ 23,	926	\$ 2	4,534	\$	608		2.5%
Used vehicles soldretail	23,	453	2	7,798		4,345	18	3.5%
Average selling price	\$ 13,	161	\$ 1	3,118	\$	(43)	((0.3)%
Used vehicles soldwholesale	12,	637	1	3,881		1,244	(9.8%
Average selling price	\$ 4,	452	\$	4,619	\$	167		3.8%

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The following tables set forth, for the periods indicated, historical condensed financial data expressed as a percentage of total revenues.

	{NINE N END SEPTEME	DED
	2000	2001
STATEMENT OF OPERATIONS DATA: Revenues:		
New vehicles	54.4%	51.8%
Used vehicles	29.0	31.7
Service, body and parts	9.7	10.2
Finance and insurance and other		6.3
Total revenues	100.0%	100.0%
	=====	=====
Gross profit	16.0%	16.5%
Selling, general and administrative	11.7%	12.8%
Depreciation and amortization	0.4%	0.5%
Income from operations	3.9%	3.2%

Floorplan interest expense	1.1%	0.9%
Other interest expense	0.4%	0.4%
Other income (expense), net	0.1%	0.0%
<pre>Income before income tax</pre>	2.5%	1.9%
Income tax expense	1.0%	0.7%
Net income	1.5%	1.2%

Revenues. Total revenues increased 7.7% to record levels for the nine month period ended September 30, 2001 compared to the same period of 2000 due to acquisitions, which were partially offset by same store retail sales decreasing 4.7%. The decrease in same store retail sales was due to a slower new vehicle sales environment, offset in part by same store increases in used vehicle and finance and insurance sales. Manufacturers are currently offering incentives, including low interest rates and rebates, in order to attract new vehicle buyers. We expect these incentives to increase same store new vehicle sales in the fourth quarter of 2001. The availability of cash rebates and zero percent financing is expected to enhance our ability to sell finance, warranty and insurance products and services and not adversely affect our finance and insurance income.

Other revenues include sales of finance, extended warranty and insurance contracts, presented net of administration fees and anticipated cancellations. It also includes fleet sales generally presented on a net basis.

Gross profit. Gross profit increased primarily due to increased total revenues and increased used vehicle and service, body and parts revenues as a percentage of total revenues. Incentives and rebates, including floorplan interest credit, received from manufacturers are recorded as a reduction to cost of goods sold. Gross margin expansion is common in the auto retailing industry as new vehicle sales slow and higher margin product lines become a larger percentage of total revenues. Gross profit margins achieved in the nine month periods ended September 30, 2000 and 2001 were as follows:

	ENI	MONTHS DED, MBER 30,	
			LITHIA
	2000	2001	MARGIN CHANGE*
New vehicles	8.9%	9.0%	+10 bp
Retail used vehicles	13.6	12.8	-80
Service and parts	45.2	46.1	+90
Overall	16.0	16.5	+50

^{* &}quot;bp" stands for basis points (one hundred basis points equals one percent)

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The increase in the overall gross profit margin is primarily a result of a shift in mix to the more profitable used vehicle, service, body and parts and finance and insurance product lines, as well as lower cost of sales for new vehicles due to manufacturer incentives paid to us.

Selling, general and administrative expense. Selling, general and administrative expense ("SG&A") includes salaries and related personnel

expenses, facility lease expense, advertising, legal, accounting, professional services and general corporate expenses. SG&A expense increased due primarily to increased selling, or variable, expenses related to the increase in revenues and the number of locations. As a percentage of revenue, SG&A expense increased in the nine month period ended September 30, 2001 compared to the same period of 2000 due to a shift in mix to more parts and service business, which has a higher SG&A expense component, and continued investments in acquisition integration and operational support teams in preparation for continued growth.

Depreciation and amortization. Depreciation and amortization expense increased primarily as a result of increased property and equipment and intangible assets related to acquisitions.

Income from operations. Operating margins decreased 70 basis points, or seven-tenths of one percent, in the nine month period ended September 30, 2001 compared to the same period of 2000 due to the increased operating expenses as a percentage of revenue as discussed above, partially offset by higher gross margins as a percentage of revenue.

Floorplan interest expense. The decrease in floorplan interest expense is primarily due to recent decreases in the effective interest rates on the floating rate credit lines as well as an overall decrease in the amount of flooring debt outstanding. We have been able to decrease our inventory levels despite the acquisition of several stores during 2001.

Other interest expense. The increase in other interest expense is due to higher debt levels as a result of acquisitions, offset in part by lower interest rates.

Income tax expense. Our effective tax rate declined to 38.6 percent in the first nine months of 2001 from 39.2 percent in the first nine months of 2000 as a result of an increasing mix of asset acquisitions compared to corporate acquisitions, which resulted in an increased weighting of deductible goodwill, as well as an increase in the mix of states with lower or no state income taxes.

Net income. Net income decreased to \$15.6 million, a 16.4% decrease, for the nine months ended September 30, 2001 compared to the same period of 2000 as a result of the net effect of the changes discussed above.

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RESULTS OF OPERATIONS

1999 COMPARED TO 2000

	YEAR ENDED D	ECEMBER 31,			
	1999	2000	INCREASE (DECREASE)	% INCREASE (DECREASE)	
	(DOLLARS IN	THOUSANDS EXCEP	r vehicle inf	'ORMATION)	
Revenues:					
New vehicle sales	\$ 673 , 339	\$ 898,016	\$224 , 677	33.4%	
Used vehicle sales	375 , 562	480,846	105,284	28.0	
Service, body and parts	120,722	164,002	43,280	35.9	
Other revenues	73,036	115,747	42,711	58.5	
	1 0 40 650				
Total revenues	1,242,659	1,658,611	415 , 952	33.5	
Cost of sales	1,043,373	1,391,042	347 , 669	33.3	

Gross profit	199,286	267,569	68,283	34.3
Selling, general and administrative	146,381	195,500	49,119	33.6
Depreciation and amortization	5 , 573	7,605	2,032	36.5
Income from operations	 47,332	 64,464	17,132	36.2
Floorplan interest expense	(11, 105)	(17,728)	6,623	59.6
Other interest expense	(4,250)	(7,917)	3,667	86.3
Other, net	74	716	642	867.6
Income before income taxes	 32,051	 39 , 535	 7,484	23.4
Income tax expense	(12,877)	(15,222)	2,345	18.2
Net income	19,174	\$ 24,313	5,139	26.8%
New vehicles sold	 28,645	 37 , 230	 8 , 585	30.0%
Average selling price	\$ 23,506	\$ 24,121	\$ 615	2.6%
Used vehicles soldretail	23,840	30,896	7,056	29.6%
Average selling price	\$ 13,148	\$ 13,149	\$ 1	
Used vehicles soldwholesale	13,424	16,751	3,327	24.8%
Average selling price	\$ 4,627	\$ 4,454	\$ (173)	(3.7)%

Revenues. Same store retail sales increased 1.1% in 2000 compared to 1999. The increases in units sold and revenue from all sources are a result of acquisitions and internal growth.

Gross profit. Gross profit increased primarily due to increased total revenues and increased other revenues as a percentage of total revenues. Gross profit margins achieved in 1999 and 2000 were as follows:

	2000 INDUSTRY AVERAGE(1)	LITHIA 1999	LITHIA 2000	LITHIA MARGIN CHANGE(2)
New vehicles Retail used	6.1%	8.7%	9.0%	+30 bp
vehicles	10.9	12.8	13.6	+80
Service and parts	n/a	44.8	44.9	+10
Overall	12.7	16.0	16.1	+10

⁽¹⁾ Based on National Automotive Dealer Association data.

The increases in the gross profit margins are primarily a result of operational improvements at our newly acquired stores, as we implemented our business model.

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Selling, general and administrative expense. Selling, general and administrative expense increased due primarily to increased selling, or variable, expense related to the increase in revenues and the number of total locations. Selling, general and administrative expense, as a percentage of revenue, remained constant in 2000 compared to 1999.

^{(2) &}quot;bp" stands for basis points (one hundred basis points equals one percent).

Depreciation and amortization. Depreciation and amortization expense increased primarily as a result of increased property and equipment and goodwill related to acquisitions in 1999 and 2000.

Income from operations. Operating margins improved ten basis points in 2000 compared to 1999. In addition to gaining efficiencies related to economies of scale, we have improved the operating margins at acquired stores that we have operated for a full year, bringing them more in line with our pre-existing stores.

Floorplan interest expense. Seventy-five percent of the increase in floorplan interest expense is due to additional flooring notes payable as a result of higher inventory levels from acquisitions. Twenty-five percent of the increase is due to an overall rise in borrowing rates during 2000.

Other interest expense. Eighty percent of the increase in other interest expense is due to higher debt levels as a result of acquisitions. Twenty percent of the increase is due to an overall rise in borrowing rates during 2000.

Income tax expense. Our effective tax rate declined to 38.5 percent in 2000 from 40.2 percent in 1999 as a result of an increasing mix of asset acquisitions compared to corporate acquisitions and the increased weighting of deductible goodwill, as well as an increase in the mix of states with lower or no state income taxes.

Net income. Net income increased primarily as a result of increased revenues as discussed above.

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RESULTS OF OPERATIONS

1998 COMPARED TO 1999

		DECEMBER 31,		^	
	1998 1999			% INCREAS: (DECREASE	
		IN THOUSANDS EXC	CEPT VEHICLE	INFORMATION)	
Revenues:					
New vehicle sales	\$388,431	\$ 673 , 339	\$284,908	73.3%	
Used vehicle sales	220,544	375 , 562	155,018	70.3	
Service, body and parts	72,216	120,722	48,506	67.2	
Other revenues	33,549	,0,000	39,487	117.7	
Total revenues	714,740	1,242,659	527,919	73.9	
Cost of sales	599 , 379	1,043,373	443,994	74.1	
Gross profit	115,361	199,286	83,925	72.8	
		146,381	61,193	71.8	
Depreciation and amortization	3,469	5 , 573	•	60.7	
Income from operations	26,704	47,332	20,628	77.2	
Floorplan interest expense	(7,108)	(11,105)	•	56.2	
Other interest expense	(2,735)	(4,250)	1,515	55.4	
Other, net	921	74	(847)		
Income before income taxes	17,782	32,051	14,269	80.2	

Income tax expense	(6,993)	(12,877)	5,884	84.1
Net income	\$ 10,789	\$ 19 , 174	\$ 8,385	77.7%
	=======	=======	======	=====
New vehicles sold	\$ 17 , 708	\$ 28,645	\$ 10 , 937	61.8%
Average selling price	21,935	23,506	1,571	7.2
Used vehicles soldretail	\$ 13,645	\$ 23,840	\$ 10 , 195	74.7%
Average selling price	12,768	13,148	380	3.0
Used vehicles soldwholesale	\$ 9,532	\$ 13,424	\$ 3,892	40.8%
Average selling price	4,860	4,627	(233)	(4.8)

Revenues. Same store sales growth was 6.9% in 1999, with a 17.8% increase in same store finance and insurance revenue. Same store sales growth was 14.7% in 1998. The increases in units sold and revenue from all sources are a result of acquisitions and internal growth.

Gross profit. Gross profit increased primarily due to increased revenues as indicated above. Gross profit margins achieved in 1998 and 1999 were as follows:

	1999			LITHIA
	INDUSTRY AVERAGE(1)	LITHIA 1998	LITHIA 1999	MARGIN CHANGE(2)
New vehicles Retail used	6.4%	8.9%	8.7%	-20 bp
vehicles	10.7	12.7	12.8	+10
Service and parts	n/a	45.5	44.8	-70
Overall	12.6	16.1	16.0	-10

(2) "bp" stands for basis points (one hundred basis points equals one percent).

The decrease in the new vehicle gross profit margins is primarily due to the mix of stores added due to acquisitions. These stores have lower selling, general and administrative costs as a percentage of revenues than our preexisting stores, lending themselves to a high volume, low cost strategy of retailing vehicles. The

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increase in the retail used vehicle gross profit margin is primarily due to improved inventory management company wide and operational improvements at newly acquired stores, as we implemented our business model.

Selling, general and administrative expense. Selling, general and administrative expense ("SG&A") increased due primarily to increased selling, or variable, expense related to the increase in revenues and the number of total locations. The decrease in SG&A as a percent of total revenues is a result of economies of scale gained as the fixed expenses are spread over a larger revenue base and from economies of scale as we consolidate multiple stores in a single market.

Depreciation and amortization. Depreciation and amortization expense increased primarily as a result of increased property and equipment and goodwill

⁽¹⁾ Based on National Automotive Dealer Association data.

related to acquisitions in 1998 and 1999.

Income from operations. In addition to gaining efficiencies related to economies of scale, we improved the operating margins at acquired stores that we have operated for a full year, bringing them more in line with our pre-existing stores.

Floorplan interest expense. Floorplan interest expense increased as a result of increased flooring notes payable related to increased inventories as a result of the increase in stores owned and vehicles sold. We reduced our floorplan interest expense as a percentage of total revenues by successfully managing inventory levels.

Net income. Net income increased as a result of the net effect of the individual line item changes discussed above.

SELECTED CONSOLIDATED QUARTERLY FINANCIAL DATA

The following tables set forth the company's unaudited quarterly financial data for the quarterly periods presented. This presentation should be read in conjunction with the consolidated financial statements of the company and the notes thereto contained or incorporated by reference in this prospectus.

	THREE MONTHS ENDED,			
	MARCH 31	JUNE 30	SEPTEMBER 30	DECEMBER 31
			EXCEPT PER SHARE	DATA)
1999 Revenues:				
New vehicle sales	\$116,853 71,809 23,430 12,053	\$167,222 93,049 28,477 19,005	\$199,107 105,434 33,898 18,930	\$190,157 105,270 34,917 23,048
Total revenues Cost of sales	224,145 188,945		357,369 300,124	353,392 295,337
Gross profit	35,200 26,648 1,075	48,786 36,061 1,364	57,245 41,564	58,055 42,108 1,574
<pre>Income from operations</pre>	7,477 (2,109)	11,361 (2,179) (1,403)	14,121	
Income before income taxes	(363) 5,005 (1,976)	7,779 (3,202)	9,924 (4,071)	9,343 (3,628)
Net income	\$ 3,029 ======	\$ 4,577	\$ 5,853 ======	\$ 5,715 ======
Basic net income per share(1)	\$ 0.30	\$ 0.41	\$ 0.48 ======	\$ 0.46
Diluted net income per share	\$ 0.29	\$ 0.40	\$ 0.47 ======	\$ 0.43 ======

	THREE MONTHS ENDED,			
	MARCH 31		SEPTEMBER 30	DECEMBER 31
	(II)	THOUSANDS E	XCEPT PER SHARE	DATA)
2000				
Revenues:				
New vehicle sales	\$218 , 009	\$222 , 039	\$243 , 169	\$214 , 799
Used vehicle sales	116,698	119,277	128,960	115,911
Service, body and parts	38,457	40,476	42,333	42,736
Other revenues	22 , 439	36 , 059	28 , 604	28 , 645
Total revenues	395,603	417,851	443,066	402,091
Cost of sales	332 , 739	350 , 667	372 , 146	335 , 490
Gross profit	62,864	67,184	70 , 920	66,601
Selling, general and administrative	47,201	48,528	51,041	48,730
Depreciation and amortization	1,720	1,887	1,932	2,066
Income from operations	13,943	16,769	 17 , 947	15 , 805
Flooring interest expense	(3,861)	(4,712)	(5,321)	(3,834)
Other interest expense and other,	(3,001)	(1, , 12,	(3,321)	(3,7031)
net	(1,667)	(1,557)	(820)	(3,157)
Income before income taxes	8,415	10,500	11,806	8,814
Income taxes	(3,451)	(4,306)	(4,283)	(3,182)
Net income	\$ 4,964	\$ 6,194	\$ 7 , 523	\$ 5,632
Basic net income per share(1)	\$ 0.37	\$ 0.45	====== \$ 0.55	====== \$ 0.41
basic net income per snare(i)	======	======	======	======
Diluted net income per share	\$ 0.37	\$ 0.45	\$ 0.55	\$ 0.41 ======
2001	======	======	======	======
Revenues:				
New vehicle sales	\$214 , 957	\$238,651	\$247 , 487	
Used vehicle sales	136,939	142,043	149,795	
Service, body and parts	45,145	45,511	47,884	
Other revenues		35 , 845		
Total revenues	420,151	462,050	471,318	
Cost of sales	351,254	386,840	391,450	
Gross profit	68 , 897	75,210	79,868	
Selling, general and administrative	55,038	58,783	59 , 696	
Depreciation and amortization	2 , 215	2,226 	2,372 	
Income from operations	11,644	14,201	17,800	
Flooring interest expense	(4,655)	(3,832)	(3,390)	
Other interest expense and other,				
net	(2,346)	(2,123)	(1,849)	
Income before income taxes	4,643	8,246	12,561	
Income taxes	(1,788)	(3,175)	(4,865)	
Net income	\$ 2,855	\$ 5,071	\$ 7,696	

Basic net income per share(1)	\$	0.21	\$	0.38	\$	0.57
	==		===		===	
Diluted net income per share	\$	0.21	\$	0.37	\$	0.56
	==		===	=====	===	

(1) Pursuant to an April 2001 Financial Accounting Standards Board announcement, the company has restated its basic EPS for the second, third and fourth quarters of 1999, for each quarter of 2000 and for the first quarter of 2001 to include its Series M preferred stock as common stock on an as if converted basis.

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LIQUIDITY AND CAPITAL RESOURCES

Our principal needs for capital resources are to finance acquisitions and capital expenditures, as well as for working capital. We have relied primarily upon internally generated cash flows from operations, borrowings under our credit agreements and the proceeds from public equity offerings to finance operations and expansion. We believe that our available cash, cash equivalents, available lines of credit and cash flows from operations will be sufficient to meet our anticipated operating expenses and capital requirements for at least twelve months. These resources and anticipated net proceeds from this offering will be sufficient to fund our anticipated acquisitions through 2003.

In June 2000, our Board of Directors authorized the repurchase of up to 1,000,000 shares of Class A common stock. We have purchased 40,000 shares under this program and may continue to do so from time to time in the future as conditions warrant.

We have credit facilities with Ford Motor Credit Company totaling \$580 million, which expire December 1, 2003 with interest due monthly. The facilities include \$250 million for new and program vehicle flooring, \$150 million for used vehicle flooring, \$130 million for franchise acquisitions and \$50 million for mortgage financing. We also have the option to convert the acquisition line into a five-year term loan.

Toyota Financial Services, DaimlerChrysler Financial Corporation and General Motors Acceptance Corporation have agreed to floor all of our new vehicles for their respective brands with Ford Credit serving as the primary lender for all other brands.

The credit lines with Ford Motor Credit are cross-collateralized and are secured by inventory, accounts receivable, intangible assets and equipment. We pledged to Ford Motor Credit the stock of all of our subsidiaries except entities operating BMW, Honda, Nissan or Toyota stores. The mortgage line is secured by related property. The other new vehicle lines are secured by new vehicle inventory of the relevant brands.

The financial covenants in our agreement with Ford Motor Credit require us to maintain compliance with, among other things, specified ratios of (1) total debt to tangible base capital; (2) total adjusted debt to tangible base capital; (3) current ratio; (4) fixed charge coverage; and (5) net cash. In addition, we have pledged substantially all the shares of our subsidiaries in connection with our credit lines with Ford Motor Credit. The Ford Motor Credit agreements also preclude the payment of cash dividends without prior consent. Lithia was in compliance with all such covenants at September 30, 2001.

We also have a real estate line of credit with Toyota Financial Services

totaling \$18 million, which expires July 2, 2006. This line of credit is secured by the real estate financed under this line of credit.

In addition, U.S. Bank N.A. has extended a \$27.5 million revolving line of credit for leased vehicles and equipment purchases, which expires January 31, 2004.

Interest rates on all of the above facilities ranged from 4.09% to 5.34% at September 30, 2001. Amounts outstanding on the lines at September 30, 2001 and December 31, 2001 together with amounts remaining available under such lines were as follows:

	OUTSTA			
	SEPTEMBER 30, 2001	DECEMBER 31, 2001	REMAINING AVAILABILITY AS DECEMBER 31, 2001	
		(IN THOUSANDS)		
New and Program Vehicle				
Lines	\$242 , 705	\$211,947	*	
Used Vehicle Line	60,000	69,000	81,000	
Acquisition Line	8,000	22,000	108,000	
Real Estate Lines Equipment/Leased Vehicle	8,610	13,740	4,260	
Line	27,500	27,500	0	
	\$346,815	\$344 , 187	193,260	
	======	======	======	

* There are no formal limits on the new and program vehicle lines.

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At September 30, 2001, we had capital commitments of approximately \$10.5 million for the construction of five new store facilities and additions to two existing facilities, of which \$6.4 million is anticipated to be incurred through the end of 2001 and the balance in 2002. Approximately \$5.8 million has already been paid for these commitments from available cash balances. We expect to pay for the construction out of existing cash balances until completion of the projects, at which time we anticipate securing long-term financing and general borrowings from third party lenders for 85% to 100% of the amounts expended.

SEASONALITY AND QUARTERLY FLUCTUATIONS

Historically, our sales have been lower in the first and fourth quarters of each year due to consumer purchasing patterns during the holiday season, inclement weather and the reduced number of business days during the holiday season. As a result, financial performance may be lower during the first and fourth quarters than during the other quarters of each fiscal year. We believe that interest rates, levels of consumer debt, consumer confidence and buying patterns, as well as general economic conditions, also contribute to fluctuations in sales and operating results. Historically, the timing and frequency of acquisitions has been the largest contributor to fluctuations in our operating results from quarter to quarter.

RECENT ACCOUNTING PRONOUNCEMENTS

In July 2001, the Financial Accounting Standards Board issued SFAS No. 141, "Business Combinations," and SFAS No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 requires that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. SFAS No. 142 requires that goodwill and intangible assets with indefinite useful lives no longer be amortized, but instead tested for impairment at least annually in accordance with the provisions of SFAS No. 142. SFAS No. 142 also requires that intangible assets with estimable useful lives be amortized over their respective estimated useful lives to their estimated residual values, and reviewed for impairment in accordance with SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of."

We adopted the provisions of SFAS No. 141 on July 1, 2001, and SFAS No. 142 on January 1, 2002. Furthermore, goodwill and intangible assets determined to have an indeterminable useful life acquired in a purchase business combination completed after June 30, 2001 but before SFAS No. 142 was adopted in full, were not amortized, but evaluated for impairment in accordance with the appropriate pre-SFAS No. 142 accounting literature. Goodwill and intangible assets acquired in business combinations completed before July 1, 2001 continued to be amortized and tested for impairment in accordance with the appropriate pre-SFAS No. 142 accounting requirements prior to the adoption of SFAS No. 142.

SFAS No. 141 requires, upon adoption of SFAS No. 142, that we evaluate our existing intangible assets and goodwill that we acquired in prior purchase business combinations, and make any necessary reclassifications in order to conform with the new criteria in SFAS No. 141 for recognition apart from goodwill. We do not anticipate reclassifying any intangibles to intangibles with determinable useful lives. For intangible assets identified as having indefinite useful lives, we are required to test them for impairment in accordance with the provisions of SFAS No. 142 within the first interim period and recognize any impairment losses as the cumulative effect of a change in accounting principle in the first interim period. We do not anticipate incurring any impairment loss charges upon adoption of SFAS No. 142.

The adoption of SFAS No. 141 did not have a significant impact on our financial condition or results of operations. As of September 30, 2001, we expect a reduction in annual amortization expense of approximately \$3.7 million in 2002 upon adoption of SFAS No. 142.

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

VARIABLE RATE DEBT

We use variable-rate debt to finance our new and program vehicle inventory. The interest rate on the flooring debt is tied to the one month LIBOR. These debt obligations therefore expose us to variability in

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interest payments due to changes in the one month LIBOR. The flooring debt is based on open-ended lines of credit tied to each individual store from the various manufacturer finance companies. If interest rates increase, interest expense increases. Conversely, if interest rates decrease, interest expense decreases.

Our variable rate flooring notes payable and other credit line borrowings subject us to market risk exposure. At September 30, 2001, we had \$346.8 million outstanding under such agreements at interest rates ranging from 4.09% to 5.34% per annum. A 10% increase in interest rates would increase interest expense by approximately \$212,000, net of tax, for the remaining three months of 2001 based on amounts outstanding on the lines of credit at September 30, 2001.

HEDGING STRATEGIES

We believe it is prudent to limit the variability of a portion of our interest payments. Accordingly, we have entered into interest rate swaps to manage the variability of our interest rate exposure, thus leveling a portion of our interest expense in a rising or falling rate environment. We currently have hedged approximately 16.5% of our flooring debt.

The interest rate swaps change the variable-rate cash flow exposure on a portion of the flooring debt to fixed rate cash flows by entering into receive-variable, pay-fixed interest rate swaps. Under the interest rate swaps, we receive variable interest rate payments and make fixed interest rate payments, thereby creating fixed rate flooring debt.

We have entered into the following interest rate swaps with U.S. Bank Dealer Commercial Services:

- -- effective September 1, 2000--a five year, \$25 million interest rate swap at a fixed rate of 6.88% per annum.
- -- effective November 1, 2000--a three year, \$25 million interest rate swap at a fixed rate of 6.47% per annum.

We earn interest on both of the \$25 million interest rate swaps at the one month LIBOR rate adjusted on the first and sixteenth of every month and we are obligated to pay interest at the fixed rate set for each swap (6.88% or 6.47% per annum) on the same amount. The difference between interest earned and the interest obligation accrued is received or paid each month and is recorded in the statement of operations as flooring interest expense. The one month LIBOR rate at September 30, 2001 was 2.63% per annum.

We do not enter into derivative instruments for any purpose other than to manage interest rate exposure. That is, we do not speculate using derivative instruments.

The fair value of interest rate swap agreements and the amount of hedging losses deferred on interest rate swaps was \$3.8 million at September 30, 2001. Changes in the fair value of the interest rate swaps are reported, net of related income taxes, in accumulated other comprehensive income. These amounts are subsequently reclassified into interest expense as a yield adjustment in the same period in which the related interest on the flooring debt affects earnings. Because the critical terms of the interest rate swap and the underlying debt obligation are the same, there was no ineffectiveness recorded in interest expense.

Incremental interest expense incurred as a result of the interest rate swaps was \$789,000 for the nine month period ended September 30, 2001. Interest expense savings on un-hedged debt as a result of decreasing interest rates from December 31, 2000 through September 30, 2001 was approximately \$3.8 million.

At current interest rates, we estimate that we will incur additional interest expense of \$510,000 related to interest rate swaps during the last quarter of 2001. We expect to save approximately \$2.0 million on our un-hedged debt during the last quarter of 2001 due to lower interest rates, assuming debt levels and interest rates consistent with those at September 30, 2001 compared to December 31, 2000.

RISK MANAGEMENT POLICIES

We assess interest rate cash flow risk by continually identifying and monitoring changes in interest rate exposures that may adversely impact expected

future cash flows and by evaluating hedging opportunities.

We maintain risk management control systems to monitor interest rate cash flow attributable to both our outstanding and forecasted debt obligations as well as our offsetting hedge positions. The risk management control systems involve the use of analytical techniques, including cash flow sensitivity analysis, to estimate the expected impact of changes in interest rates on our

As of September 30, 2001, approximately 77% of our total debt outstanding was subject to un-hedged variable rates of interest. As a result, recent interest rate declines have resulted in a net reduction of our interest expense compared to what it would have been at similar debt levels with interest rates unchanged. We intend to continue to gradually hedge our interest rate exposure if market rates continue to decline.

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BUSINESS

OVERVIEW

future cash flows.

We are a leading operator of automotive franchise stores in the western United States. We sell new and used cars, light trucks and sport utility vehicles. We also provide vehicle maintenance, warranty and repair services and arrange financing, extended warranty and insurance contracts for our customers. We achieve gross margins above industry averages by selling a higher ratio of retail used vehicles to new vehicles and by arranging finance and extended warranty contracts for a greater percentage of our customers. In 2000 we achieved a gross margin of 16.1% compared with the industry average of 12.7%. We offer 24 brands of new vehicles, through 119 franchises in 63 stores. Our core markets are concentrated in the fastest growing regions in the United States with 15 stores in Oregon, 11 in California, 10 in Washington, 7 in Colorado, 7 in Idaho, 5 in Nevada, 3 in South Dakota, 3 in Texas and 2 in Alaska. Over 65% of our stores are located in markets where our store does not compete directly with any other franchised dealer selling the same brand.

We were founded in 1946. Our two senior executives have managed the company for more than 30 years. Since our initial public offering in 1996, we have grown from 5 to 63 stores primarily through an aggressive acquisition program, increasing annual revenues from \$143 million in 1996 to \$1.7 billion in 2000. We have achieved five-year compounded annual growth rates through December 31, 2000 of 85% for revenues, 75% for net income and 36% for earnings per share, together with a 6.9% average same store sales increase.

THE INDUSTRY

At approximately \$1.0 trillion in annual sales, automotive retailing is the largest retail trade sector in the United States and comprises roughly 10% of the GDP. The industry is highly fragmented with the 10 largest automotive retailers generating approximately 4.0% of total industry revenues in 2000. The number of franchised stores has declined significantly since 1960 from more than 36,000 stores to approximately 22,000 in 2001. In the U.S., vehicles can be purchased from approximately 22,000 franchised dealers, 53,000 independent used vehicle dealers, or through casual (person to person) transactions. New vehicles can only be sold through automotive retail stores franchised by auto manufacturers. These franchise stores have designated trade territories under state franchise law protection which limits the number of new stores that can be opened in any given area.

Consolidation is expected to continue as many smaller dealerships are now being forced to consider selling or joining forces with larger dealership groups, given the large capital requirements necessary to operate in today's retail environment. With many dealer/owners reaching retirement age, many of whom have no clear succession plans, larger, well-capitalized automotive retail operators provide an attractive exit strategy. We believe these factors, in conjunction with an uncertain economic forecast, provide an attractive environment for continuing consolidation.

Unlike other retailing segments, auto manufacturers provide unparalleled support to the auto retailer. Manufacturers often bear the burden of markdown risks on slow-moving inventory as they provide aggressive dealer incentives to clear aged inventory in order to free the inventory pipeline for new dealer purchases. In addition, an auto retailer's net inventory investment is relatively small, given floor plan financing from manufacturers. Furthermore, manufacturers provide low-cost financing for working capital and acquisitions, credit to consumers to finance vehicle purchases as well as pay retail prices to dealers for servicing vehicles under manufacturers' warranties.

Sales in the automotive sector are affected by general economic conditions including rates of employment, income growth, interest rates, and general consumer sentiment. Since 1990, new vehicle revenues have grown at a 5.3% compound annual rate and used vehicles at a 4.7% compound annual rate. New and used unit sales however, have increased at a slower compound annual rate of 2.3% and 0.6%, respectively. Slower unit volume growth over this time period has been offset by rising prices associated with new vehicles and the higher prices paid for later model used vehicles, which now comprise a growing portion of the used vehicle market. New vehicle sales usually decline during a weak economy; however, the higher margin service and parts business typically benefits in the same environment because consumers tend to keep their vehicles

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longer. Strong sales of new vehicles in recent years have provided a population of vehicles for future service and parts revenues. Automotive retailers benefit from their designation as an exclusive warranty and recall service provider of a manufacturer. For the typical manufacturer's warranty, this provides an automotive retailer with a period of at least 3 years of repeated business for service covered by warranty. Extended warranties can add two or more years to this repeat servicing period.

Automotive retailers' profitability varies widely and depends in part on product mix, effective management of inventory, marketing, quality control and responsiveness to customers. New vehicles account for an estimated 60% of industry revenues, but only 35% of gross profits. The remaining 40% of revenues are derived from used vehicles sales (26%), service and parts (10%) and finance and insurance (4%), which combine to contribute 65% of the sector's gross profits. Gross margins on new vehicles typically average approximately 8.5%, versus 11.3% for retail used vehicles. The difference is primarily a function of the non-comparability among used vehicles and lack of standardized pricing.

Automotive retailers have much lower fixed overhead costs than the automobile manufacturers and parts suppliers and most specialty retailers. Variable and discretionary costs, such as sales commission, personnel, advertising and inventory finance expenses, can be adjusted to match new vehicle sales. Variable and discretionary costs account for an estimated 60-65% of the industry's total expenses. Moreover, the auto retailer can enhance its profitability from sales of higher margin products and services. Gross margins for the parts and service business are significantly higher at approximately 47%, given the labor-intensive nature of the product category. Gross margins for finance and insurance are virtually 100%. These supplemental, high margin

products and services provide substantial incremental revenue and net income, decreasing the reliance on the highly competitive new vehicle sales.

STORE OPERATIONS

Each store is its own profit center and is managed by an experienced general manager who has primary responsibility for inventory, advertising, pricing and personnel. In order to provide additional support for improving performance, we make available to each store a team of specialists in new vehicle sales, used vehicle sales, finance and insurance, service and parts, and back-office administration. The following tables set forth information about our stores:

STATE	NUMBER OF STORES	NUMBER OF FRANCHISES	TOTAL REVENUE IN THE FIRST NINE MONTHS OF 2001
Oregon	15	36	23%
California	11	15	24
Colorado	7	15	19
Washington	10	16	12
Idaho	7	12	11
Nevada	5	8	4
South Dakota	3	3	5
Texas	3	10	*
Alaska	2	4	2
Total	63	119	100%
	==	===	===

^{*} Texas stores were acquired after January 1, 2002.

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STORE	FRANCHISES	YEAR OPENED/ ACQUIRED
Lithia Dodge of Eugene	Dodge, Dodge Truck	1996
Lithia Nissan of Eugene	Nissan	1998
Saturn of Eugene	Saturn	2000
Lithia's Grants Pass Auto	Dodge, Dodge Truck,	Pre-IPO
Center	Chrysler, Jeep	
Lithia Klamath Falls Auto	Toyota, Dodge, Dodge	1999
Center	Truck, Chrysler, Jeep	
Lithia Dodge Chrysler	Dodge, Dodge Truck,	Pre-IPO
Jeep	Chrysler, Jeep	
Lithia Honda	Honda	Pre-IPO
Lithia Lincoln Mercury	Lincoln, Mercury, Mazda,	Pre-IPO
Suzuki Mazda	Suzuki	
	Lithia Dodge of Eugene Lithia Nissan of Eugene Saturn of Eugene Lithia's Grants Pass Auto Center Lithia Klamath Falls Auto Center Lithia Dodge Chrysler Jeep Lithia Honda Lithia Lincoln Mercury	Lithia Dodge of Eugene Dodge, Dodge Truck Lithia Nissan of Eugene Nissan Saturn of Eugene Saturn Lithia's Grants Pass Auto Dodge, Dodge Truck, Center Chrysler, Jeep Lithia Klamath Falls Auto Toyota, Dodge, Dodge Center Truck, Chrysler, Jeep Lithia Dodge Chrysler Dodge, Dodge Truck, Jeep Chrysler, Jeep Lithia Honda Honda Lithia Lincoln Mercury Lincoln, Mercury, Mazda,

PERCENTAGE OF

	Lithia Nissan BMW Lithia Toyota Lithia Volkswagen Saturn of Southwest Oregon	Nissan, BMW Toyota Volkswagen Saturn	1998 Pre-IPO (1) Pre-IPO (2) Pre-IPO
Roseburg	Lithia Ford Lincoln Mercury Nissan of Roseburg	Ford, Lincoln, Mercury, Nissan	1999
	Lithia Dodge Chrysler Jeep Roseburg	Dodge, Dodge Truck, Chrysler, Jeep	1999
Springfield (Eugene)	Lithia Toyota of Springfield	Toyota	1998
CALIFORNIA	-		
Concord	Lithia Dodge of Concord	Dodge, Dodge Truck	1997
	Lithia Ford of Concord	Ford	1997
	Lithia Volkswagen of Concord	Volkswagen	1997
Fresno	Lithia Ford of Fresno	Ford	1997
	Lithia Hyundai of Fresno	Hyundai	1998
	Lithia Mazda Suzuki of Fresno	Mazda, Suzuki	1997
	Lithia Nissan of Fresno	Nissan	1998
Napa	Lithia Ford Lincoln Mercury of Napa	Ford, Lincoln, Mercury	1997
Redding	Lithia Chevrolet of Redding	Chevrolet	1998
	Lithia Toyota of Redding	Toyota	1998
Vacaville	Lithia Toyota of Vacaville	Toyota	1996

LOCATION	STORE	FRANCHISES	YEAR OPENED ACQUIRED
COLORADO			
Aurora (Denver)	Lithia Cherry Creek Dodge	Dodge, Dodge Truck	1999
narota (Benver)	Lithia Colorado Chrysler Kia	3 .	1999
	Lithia Colorado Jeep	Jeep	1999
Colorado Springs	Lithia Colorado Springs Jeep Chrysler	-	1999
Englewood (Denver)	Lithia Centennial Chrysler Jeep	Chrysler, Jeep	1999
	Lithia Cherry Creek Kia	Kia	1999
Fort Collins	Lithia Foothills Chrysler Hyundai	Dodge, Dodge Truck, Chrysler, Hyundai, Jeep	1999
WASHINGTON	-		
Bellevue (Seattle)	Chevrolet of Bellevue	Chevrolet	2001
Issaquah (Seattle)		Chevrolet	2001
Kennewick	Honda of Tri-Cities	Honda	2000
	Lithia Dodge of Tri-Cities	Dodge, Dodge Truck	1999

5	T		0000
Renton	Lithia Chrysler Jeep of Renton	Chrysler, Jeep	2000
	Lithia Dodge of Renton	Dodge, Dodge Truck	2000
Richland	Lithia Ford of Tri-Cities	Ford	2000
Seattle	Seattle BMW	BMW	2001
Spokane	Lithia Camp Chevrolet	Chevrolet, Cadillac	1998
	Lithia Camp Imports	Subaru, BMW, Volvo	1998
IDAHO Boise	Lithia Ford of Boise	Ford	2000
Bolse			1999
	Chevrolet of Boise		1999
	Lincoln-Mercury Isuzu of Boise	Lincoln, Mercury, Isuzu	1999
Caldwell	Chevrolet of Caldwell	Chevrolet	2001
Pocatello	Honda of Pocatello	Honda	2001
	Lithia Chrysler Dodge	Chrysler, Dodge, Dodge	2001
	Hyundai of Pocatello	Truck, Hyundai	
NEVADA			
Reno	Lithia Reno	Suzuki, Audi, Lincoln,	1997
1.0110	Erenra none	Mercury, Isuzu	
	Lithia Reno Hyundai	Hyundai	1997
	Lithia Reno Subaru	Subaru	1999
	Lithia Volkswagen of Reno	Volkswagen	1998
Sparks	Lithia Sparks (satellite	(Suzuki, Lincoln,	1997
-1	of Lithia Reno)	Mercury, Isuzu)	

LOCATION		FRANCHISES	~
SOUTH DAKOTA			
Sioux Falls	Chevrolet of Sioux Falls	Chevrolet	2000
	Lithia Dodge of Sioux Falls	Dodge	2001
	Lithia Subaru of Sioux Falls	Subaru	2000
TEXAS			
Big Spring	All American Chrysler Jeep Dodge of Big Spring	Dodge, Dodge Truck, Jeep, Chrysler	2002
San Angelo	All American Chrysler Jeep Dodge of San Angelo	3 . 3	2002
	All American Chevrolet Daewoo of San Angelo	Chevrolet, Daewoo	2002
ALASKA			
Anchorage	Lithia Chrysler Jeep of Anchorage	Chrysler, Jeep	2001
	Lithia Dodge of South Anchorage	Dodge, Dodge Truck	2001

- (1) Prior to moving to its own store in 2001, Lithia Toyota was part of the Lithia Lincoln Mercury store in Medford.
- (2) Prior to moving to its own store in 2000, Lithia Volkswagen was part of the Lithia Honda store in Medford.

NEW VEHICLE SALES

In 2001, we sold 24 domestic and imported brands ranging from economy to luxury cars, sport utility vehicles, minivans and light trucks.

	PERCENTAGE OF NEW VEHICLE DOLLAR SALES IN THE FIRST	
	NINE MONTHS OF	% OF
MANUFACTURER	2001	
DaimlerChrysler (Chrysler, Dodge, Jeep, Dodge		
Trucks)	36.3%	18.8%
Ford (Ford, Lincoln/Mercury)	16.7	8.8
General Motors (Chevrolet, Cadillac, Saturn)	12.1	6.3
Toyota	8.7	4.5
Volkswagen, Audi	5.6	2.9
Nissan		2.1
Subaru	3.8	2.0
Honda	3.7	1.7
BMW	2.9	1.5
Hyundai	2.4	1.2
Isuzu	1.0	0.5
Mazda	1.0	0.5
Suzuki	0.7	0.4
Kia	0.7	0.4
Volvo	0.3	0.1
Daewoo	0.1	0.1
	100.0%	51.8%
	=====	====

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Our unit and dollar sales of new vehicles were as follows:

		YEAR ENDED DECEMBER 31,					MONTHS DED BER 30
	1996	1997 	1998 	1999 	2000	2000	20
New vehicle units New vehicle sales (in	3,274	7,413	17,708	28,645	37,230	28 , 555	28
thousands)		\$161,294 \$ 21,758	\$388,431 \$ 21,935	\$673,339 \$ 23,506	\$898,016 \$ 24,121	\$683,217 \$ 23,926	\$701 \$ 24

We purchase our new car inventory directly from manufacturers, who allocate new vehicles to stores based on the number of vehicles sold by the store on a monthly basis and by the store's market area. We attempt to exchange vehicles with other dealers to accommodate customer demand and to balance inventory.

We post the manufacturer's suggested retail price on every vehicle, as required by law. We negotiate the final sales price of a new vehicle individually with the customer except at our Saturn stores, where the final sales price does not deviate from the posted price.

USED VEHICLE SALES

At each new vehicle store, we also sell used vehicles. We employ a used vehicle manager at each location.

Retail used vehicle sales are an important part of our overall profitability. In the first nine months of 2001, retail used vehicle sales generated a gross margin of 12.8% compared with a gross margin of 9.0% for new vehicle sales. Our used vehicle operation gives us an opportunity to:

- -- generate sales to customers financially unable or unwilling to purchase a new vehicle;
- -- increase new and used vehicle sales by aggressively pursuing customer trade-ins; and
- -- increase service contract sales and provide financing to used vehicle purchasers.

We currently sell approximately one retail used vehicle for every new vehicle sold, compared to the industry average ratio of 0.8 to 1.

In addition to selling late model used cars, as do other new vehicle dealers, our stores emphasize sales of used vehicles three to ten years old. These vehicles sell for lower prices, but generate greater margins for us. Selling a larger number of used vehicles makes us less susceptible to the effects of changes in the volume of new vehicle sales that result from economic conditions.

We acquire most of our used vehicles through customer trade-ins, but we also buy them at "closed" auctions, attended only by new vehicle dealers with franchises for the brands offered. These auctions offer off-lease, rental and fleet vehicles. We also buy used vehicles at "open" auctions of repossessed vehicles and vehicles being sold by other automotive retailers.

In addition to selling used vehicles to retail customers, we sell vehicles in poor condition and vehicles that have not sold promptly to other dealers and to wholesalers.

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Our used vehicle sales are as follows:

	YEAR ENDE	ED DECEMBER	31.		NINE EN SEPTEM	IDED	
 1996				2000	2000		 20

Retail used vehicles Retail used vehicle sales	4,156	7,148	13,645	23,840	30,896	23,453	27
(in thousands)	\$48,697	\$ 88 , 571	\$174,223	\$313 , 455	\$406,244	\$308 , 676	\$364
Average selling price	\$11 , 717	\$ 12,393	\$ 12 , 768	\$ 13,148	\$ 13 , 149	\$ 13 , 161	\$ 13
Wholesale used vehicles Wholesale used vehicle	2,348	4,990	9,532	13,424	16,751	12,637	13
sales (in thousands)	\$ 9,914	\$ 24,528	\$ 46,321	\$ 62,107	\$ 74,602	\$ 56,259	\$ 64
Average selling price	\$ 4,222	\$ 4,915	\$ 4,860	\$ 4,627	\$ 4,454	\$ 4,452	\$ 4
Total used vehicles Total used vehicle sales	6,504	12,138	23,177	37,264	47,647	36,090	41
(in thousands)	\$58 , 611	\$113,099	\$220,544	\$375,562	\$480,846	\$364,935	\$428

VEHICLE FINANCING, EXTENDED WARRANTY AND INSURANCE

We believe that arranging financing is critical to our ability to sell vehicles and related products and services. We provide a variety of financing and leasing alternatives to meet customer needs. Offering customer financing on a "same day" basis gives us an advantage, particularly over smaller competitors who do not generate enough sales to attract the many financing sources that are available to us.

Because of greater profit margins from sales of finance and insurance products, we try to arrange financing for every vehicle we sell. Our finance and insurance managers possess extensive knowledge of available financing alternatives and receive training in how to determine each customer's financing needs so that the customer can purchase or lease a vehicle. The finance and insurance managers work closely with financing sources to quickly determine a customer's credit status and to confirm the type and amount of financing available to each customer.

In 2000, we arranged financing for 73% of our new vehicle sales and 72% of our used vehicle sales, compared to the industry averages of 49% and 59%, respectively. Our average finance and insurance revenue per vehicle totaled \$852 in 2000 compared to the industry average of \$390. For the first nine months of 2001, we improved our finance and insurance revenues per vehicle to \$917.

We receive a portion of the financing charge as fee income for each sale we finance. In 2001 and 2002, automobile manufacturers have offered zero percent financing as sales incentives to new vehicle purchasers. Zero percent financing reduces, but does not eliminate, our per unit fee income from arranging financing, as we receive a payment from the manufacturers in connection with such financing. Many customers do not qualify for zero percent financing, either because of their credit standing or because they require longer financing terms than offered for zero percent financing. Incentive financing programs, including zero percent programs, usually offer cash rebates as an alternative to reduced interest rates. A majority of eligible customers elect to receive cash rebates instead of incentive financing, usually using the cash rebate as a down payment to complete the purchase of a new vehicle without any cash out of pocket.

We usually arrange financing for customers from outside sources on a non-recourse basis to avoid the risk of default. During 2000, we directly financed less than 0.01% of our vehicle sales.

Our finance and insurance managers also market third-party extended warranty contracts and insurance contracts to our new and used vehicle buyers. These products and services yield higher profit margins than vehicle sales and contribute significantly to our profitability. Extended warranty contracts

provide additional coverage for new vehicles beyond the duration or scope of the manufacturer's warranty. The service contracts we sell to used vehicle buyers provide coverage for certain major repairs.

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We also offer our customers credit life, and health and accident insurance when they finance an automobile purchase and receive a commission on each policy sold. We also offer other products, such as protective coatings and automobile alarms.

SERVICE, BODY AND PARTS

Our automotive service, body and parts operations are an integral part of establishing customer loyalty and contribute significantly to our overall revenue and profits. We provide parts and service primarily for the new vehicle brands sold by our stores, but we also service other vehicles. In 2000, our service, body and parts operations generated \$164.0 million in revenues, or 9.9% of total revenues. We set prices to reflect the difficulty of the types of repair and the cost and availability of parts.

The service, body and parts businesses provide important repeat revenues to the stores. We market our parts and service products by notifying the owners of vehicles purchased at our stores when their vehicles are due for periodic service. This encourages preventive maintenance rather than post-breakdown repairs. We offer a lifetime oil and filter service, which in 2000 was purchased by 29% of our new and used vehicle buyers. This service retains customers, and provides opportunities for more parts and service business. Revenues from the service, body and parts departments are important during economic downturns as owners repair existing used vehicles rather than buy new vehicles during such periods. This limits the effects of a drop in new vehicle sales.

We operate twelve collision repair centers: two each in Oregon, Idaho and South Dakota and one each in California, Washington, Colorado, Nevada, Texas and Alaska. We work closely with the automobile insurance companies to provide collision repair services on claims at preferred rates based on the high volume of business. At our Medford, Oregon body shop, we provide office space to casualty insurers to process automobile claims. This helps generate further repair business.

MARKETING

We market ourselves as "America's Car & Truck Store." We use most types of advertising, including television, newspaper, radio and direct mail, and an internet web site. We advertise to develop our image as a reputable dealer, offering quality service, affordable automobiles and financing for all buyers. The automobile manufacturers pay for many of our advertising and marketing expenses. The manufacturers also provide us with market research, which assists us in developing our own advertising and marketing campaigns. In addition, our stores advertise discounts or other promotions to attract customers. By owning a cluster of stores in a particular market, we save money from volume discounts and other media concessions. We also participate as a member of advertising cooperatives and associations whose members pool their resources and expertise together with manufacturers to develop advertising campaigns.

We maintain a web site (www.lithia.com) that generates leads and provides information for our customers. We use the internet site as a marketing tool to familiarize customers with us, our stores and the products we sell, rather than to complete purchases. Although many customers use the internet to research information about new vehicles, nearly all ultimately visit the store to complete the sale and take delivery of the vehicle. Our web site enables a

customer to:

- -- locate our stores and identify the new vehicle brands sold at each store;
- -- view new and used vehicle inventory;
- -- schedule service appointments;
- -- view Kelley Blue Book values;
- -- visit our investor relations site; and
- -- view employment opportunities.

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We emphasize customer satisfaction and strive to develop a reputation for quality and fairness. We train our sales personnel to identify an appropriate vehicle for each of our customers at an affordable price.

We believe that our "Priority You" customer-oriented plan differentiates us from other automotive retail stores. "Priority You" commits us to provide:

- -- a complimentary credit check;
- -- a complimentary used vehicle appraisal;
- -- a 60-day/3,000 mile warranty on all used vehicles sold; and
- -- a community donation for every vehicle sold.

MANAGEMENT INFORMATION SYSTEM

We consolidate, process and maintain financial information, operational and accounting data, and other related statistical information on computers at our headquarters. Our systems are based on an ADP platform for the main database, and information is processed and analyzed utilizing customized financial reporting software from Hyperian Solutions. Senior management can access detailed information from all of our locations regarding:

- -- inventory;
- -- cash balances;
- -- total unit sales and mix of new and used vehicle sales;
- -- lease and finance transactions;
- -- sales of ancillary products and services;
- -- key cost items and profit margins; and
- -- the relative performance of the stores.

Each store's general manager has access to this same information. With this information, we can quickly analyze the results of operations, identify trends, and focus on areas that require attention or improvement. Our management information system also allows our general managers to respond quickly to changes in consumer preferences and purchasing patterns, maximizing our inventory turnover.

Our management information system is particularly important to successfully operating new stores. Following each acquisition, we immediately install our management information system at each location. This quickly makes financial, accounting and other operational data easily available throughout the company. With this information, we can more efficiently execute our operating strategy at the new store.

FRANCHISE AGREEMENTS

Each of our store subsidiaries signs a franchise or dealer sales and service agreement with each manufacturer of the new vehicles it sells.

The typical automobile franchise agreement specifies the locations within a designated market area at which the dealer may sell vehicles and related products and perform certain approved services. The designation of such areas and the allocation of new vehicles among stores are at the discretion of the manufacturer. Except for Saturn franchises, franchise agreements do not guarantee exclusivity within a specified territory.

A franchise agreement may impose requirements on the dealer about:

- -- the showroom;
- -- service facilities and equipment;

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- -- inventories of vehicles and parts;
- -- minimum working capital;
- -- training of personnel; and
- -- performance standards for sales volume and customer satisfaction.

Each manufacturer closely monitors compliance with these requirements and requires each store to submit monthly and annual financial statements. Franchise agreements also grant a dealer the right to use and display manufacturers' trademarks, service marks and designs in the manner approved by each manufacturer.

Most franchise agreements expire after one to five years. However, all of our agreements have been renewed and we expect that manufacturers will continue to renew them in the future. In addition, state franchise laws limit the ability of manufacturers to terminate or fail to renew automotive franchises. Some franchise agreements, including those with DaimlerChrysler, have no termination date. Each franchise agreement authorizes at least one person to manage the store's operations. The typical franchise agreement provides for early termination or non-renewal by the manufacturer upon:

- -- a change of management or ownership without manufacturer consent;
- -- insolvency or bankruptcy of the dealer;
- -- death or incapacity of the dealer manager;
- -- conviction of a dealer manager or owner of certain crimes;
- -- misrepresentation of certain information by the store, dealer manager or owner to the manufacturer;

- -- failure to adequately operate the store;
- -- failure to maintain any license, permit or authorization required for the conduct of business; or
- -- poor sales performance or low customer satisfaction index scores.

We sign master framework agreements with most manufacturers that impose additional requirements on our stores. See "Risk Factors" for further details.

COMPETITION

The automobile business is highly competitive. The retail automobile sales business has a large number of independent operators, many of whom are individuals, families, and small groups. We compete primarily with other automobile dealers, both publicly and privately held, near our store locations. In addition, regional and national car rental companies operate retail used car lots to dispose of their used rental cars.

We are larger and have more financial resources than the other automotive retailers with which we currently compete in most markets. As we enter other markets, we may face competitors that are larger or have access to greater financial resources. We do not have any cost advantage in purchasing new vehicles from manufacturers. We rely on advertising and merchandising, sales expertise, service reputation and location of our stores to sell new vehicles.

In addition to competition for the sale of vehicles, we expect increased competition for the acquisition of other stores. We faced only limited competition with respect to our acquisitions to date, primarily from privately held automotive retailers. Other publicly-owned automotive retailers with significant capital resources may enter our current and targeted market areas in the future.

REGULATION

Our business is subject to extensive regulation, supervision and licensing under federal, state and local laws, ordinances and regulations. State and federal regulatory agencies, such as the Occupational Safety and Health Administration and the U.S. Environmental Protection Agency, have jurisdiction over the operation of

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our stores, service centers, collision repair shops and other operations. They regulate matters such as consumer protection, workers' safety and air and water quality.

Laws also protect franchised automobile stores from the unequal bargaining power held by the manufacturers. Under those laws, a manufacturer may not:

- -- Terminate or fail to renew a franchise without good cause; or
- $\,$ -- Prevent any reasonable changes in the capital structure or financing of a store.

Manufacturers may object to a sale of a store or change of management based on character, financial ability or business experience of the proposed new operator.

Automobile dealers and manufacturers are also subject to laws to protect

consumers, including so-called "Lemon Laws." A manufacturer must replace a new vehicle or accept it for a full refund within one year after initial purchase if:

- -- The vehicle does not conform to the manufacturer's express warranties; and
- -- The dealer or manufacturer, after a reasonable number of attempts, is unable to correct or repair the defect.

We must provide written disclosures on new vehicles of mileage and pricing information. Financing and insurance activities are subject to credit reporting, debt collection, and insurance industry regulation.

Our business, particularly parts, service and collision repair operations, involves hazardous or toxic substances or wastes, such as motor oil, waste motor oil and filters, transmission fluid, antifreeze, freon, waste paint and lacquer thinner, batteries, solvents, lubricants, degreasing agents, gasoline and diesel fuels. Federal, state and local authorities establishing health and environmental quality standards regulate the handling, storage, treatment, recycling and disposal of hazardous substances and wastes and remediation of contaminated sites, both at our facilities and at sites to which we send hazardous or toxic substances or wastes for treatment, recycling or disposal. We are aware of contamination at certain of our current and former facilities, and we are in the process of conducting investigation and/or remediation at some of these properties. Based on our current information, any costs or liabilities relating to such contamination, other environmental matters or compliance with environmental regulations are not expected to have a material adverse effect on our results of operations or financial condition. There can be no assurances, however, that additional environmental matters will not arise or that new conditions or facts will not develop in the future at our current or formerly owned or operated facilities, or at sites that we may acquire in the future, that will result in a material adverse effect on our results of operations or financial condition.

REAL ESTATE

We currently own or lease the land and facilities at each of our stores and support facilities. We also own certain parcels held for future store locations. Most leases give us the option to renew the lease for one or more lease extension periods. We believe our owned and leased facilities are generally adequate for our needs and are in good repair.

EMPLOYEES

As of December 31, 2001, we employed approximately 3,800 persons on a full-time equivalent basis. The service department employees at our Dodge, Ford and Volkswagen stores in Concord, California are unionized. We believe we have good relationships with our employees.

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MANAGEMENT

DIRECTORS AND EXECUTIVE OFFICERS

Our bylaws provide for not less than two and not more than seven directors. The Board of Directors has currently established the number of directors at seven. Directors are elected by the stockholders at our annual meeting and serve until the next annual meeting or until their successors are elected and qualified. Our stockholders elected the directors listed below to serve until

the 2002 annual meeting. Officers are elected by the Board of Directors to hold office until their successors are elected and qualified. The following table identifies our current directors and executive officers.

NAME	AGE	CURRENT POSITION(S)
Sidney B. DeBoer	58	Chairman, Chief Executive Officer and Secretary
M. L. Dick Heimann	58	President, Chief Operating Officer and Director
R. Bradford Gray	49	Executive Vice President and Director
Bryan B. DeBoer	35	Senior Vice President, Mergers and
		Acquisitions/Operations
Don Jones, Jr	38	Senior Vice President, Retail Operations
Jeffrey B. DeBoer	36	Senior Vice President and Chief Financial Officer
W. Douglas Moreland	53	Senior Vice President, Regional OperationsColorado
-		Director
Thomas Becker	50	Director
Gerald F. Taylor	61	Director
William J. Young	59	Director

Sid DeBoer has served as the Chairman, Chief Executive Officer and Secretary since 1968. He also is a member of various automobile industry organizations, including the President's Club of the National Automobile Dealers Association, Oregon Auto Dealers Association, Medford New Car Dealers Association, Chrysler Dealer Council, Toyota Dealer Council and Honda Dealer Council. Mr. DeBoer has earned several awards including the Time Magazine Quality Dealer Award in 1997, the Sports Illustrated All-Star Dealer Award in 1990 and Medford Chamber of Commerce Awards in 1986, 1991, 1993 and 1998. Mr. DeBoer is active with several community and charitable organizations, including Oregon Community Foundation, Oregon Shakespeare Festival, Ashland Community Hospital and Rogue Valley Medical Center Foundation. Mr. DeBoer is the father of executive officers Bryan B. DeBoer and Jeffrey B. DeBoer.

Dick Heimann has served as the Chief Operating Officer and Director since 1970 and was appointed President in 1997. Prior to joining us, he served as a district manager of Chrysler Corporation from 1967 to 1970. He is a member of various automobile industry organizations including the Oregon Auto Dealers Association, the Jeep Dealer Council and the Medford New Car Dealers Association, for which he has previously served as president. Mr. Heimann is a graduate of University of Colorado with a Bachelor of Science degree in Biology and Languages.

Brad Gray has served as Executive Vice President since 1996 and became a Director in 1997. From 1981 to 1995, he served in various capacities including as General Manager of our Grants Pass (1991-1995) and Lithia Dodge (1989-1991) stores. Since 1975, Mr. Gray has held various positions in the automobile sales industry, including sales representative, sales manager and general manager.

Bryan DeBoer joined us in 1989 working in various capacities including General Manager of certain stores, Finance Manager and General Sales Manager. In 1996, Mr. DeBoer began serving on the acquisition team and was promoted to Vice President, Acquisitions in 1997. In March 2000, Mr. DeBoer was promoted to Senior Vice President, Mergers and Acquisitions/Operations. Mr. DeBoer has a B.S. degree from Southern Oregon University. Mr. DeBoer also graduated from the National Auto Dealers Association Dealer Academy in 1990, where he was trained in all operational aspects of auto retailing.

Don Jones joined us in 1989 as a General Sales Manager after 13 years of auto retailing experience outside of Lithia. Mr. Jones has held various other

positions including General Manager, Executive Manager

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and Regional Manager. In 1997, Mr. Jones was promoted to Vice President, Operations and in March 2000, he was promoted to Senior Vice President of Retail Operations. Mr. Jones holds degrees from Menlo College in Atherton, California and the University of Oregon.

Jeff DeBoer joined us in March 1997 as Vice President, Finance and Investor Relations. In March 2000, Mr. DeBoer was promoted to Senior Vice President and Chief Financial Officer. Prior to joining Lithia, Mr. DeBoer was an equity analyst and sector fund manager at Fidelity Investments Japan from 1994 to 1997 and a Credit Officer at Fuji Bank, Ltd., in Tokyo, Japan from 1988 to 1992. Mr. DeBoer holds an undergraduate degree from Pomona College and an M.B.A. degree with a specialty in finance and investment management from London Business School. Mr. DeBoer also attended the National Auto Dealers Association Dealer Academy in 1998, where he was trained in all operational aspects of auto retailing.

Tom Becker became a Director in March 1997. Mr. Becker is the Executive Director of Pacific Retirement Services, Inc. and Rogue Valley Manor in Medford, Oregon. Pacific Retirement Services, Inc. is the parent corporation of a number of retirement centers and related operations in Oregon, California and Texas. Mr. Becker began his career with Rogue Valley Manor in January 1978. Mr. Becker holds a Bachelor of Science degree from the University of Oregon.

Doug Moreland became a Director and Regional Vice President--Intermountain Region in May 1999 when we acquired the Moreland Automotive Group. In March 2000, Mr. Moreland was promoted to Senior Vice President, Regional Operations--Colorado. Prior to joining our company, Mr. Moreland owned Moreland Automotive Group. Mr. Moreland began his auto retailing career in 1969 and became a primary dealer and owner in January 1980.

Jerry Taylor became a Director in April 2000. Mr. Taylor served in the position of Senior Vice President and CFO of Applied Materials, Inc., a manufacturer of semi-conductor equipment, from 1984 until 1998. Mr. Taylor currently serves as a senior advisor to the CEO of Applied Materials, Inc., and is a member of the Board of Directors of Electro Scientific Industries, Inc., WebTrax, Inc. (a private company) and MicroBar, Inc. (a private company).

Bill Young became a Director in March 1997. Mr. Young is the Chairman of the Board, President and Chief Executive Officer of ARC Capital, a holding company with three wholly owned subsidiaries operating in the machine vision industry. Mr. Young has been with ARC Capital since 1994. Prior to 1994, Mr. Young served with Volkswagen of America for 18 years, most recently as President and Chief Executive Officer. During his tenure as President and CEO of Volkswagen of America, Mr. Young also served as President of V-Crest Systems, Inc., a computer services company serving 1,200 auto dealer agencies, and director of VCI, Inc., a \$2 billion financial services company.

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PRINCIPAL AND SELLING STOCKHOLDERS

The following table sets forth, as of January 24, 2002, information with respect to the ownership of Lithia's Class A and Class B common stock and Series M preferred stock by (1) each director; (2) our Chief Executive Officer and our other five most highly compensated executive officers; (3) all persons known by us to be beneficial owners of more than 5 percent of our common stock; and (4)

all executive officers and directors as a group and other selling stockholders. The table also sets forth the shares to be sold by the selling stockholder and his holdings following the offering.

		OWNED OI	BENEFICIALLY BEFORE THE FFERING	NUMBER OF	
STOCKHOLDER	CLASS(1)		% OF CLASS(3)	SHARES TO BE SOLD THE OFFERING	
Lithia Holding Company, LLC(4)(5)	Class B	4,039,719	100.0%	**	
Sidney B. DeBoer(4)(5)(6)	Class A	180,916	1.9%	**	
	Class B	4,039,719	100.0%	**	
W. Douglas Moreland(4)(7)	Class A	1,681,732	18.2%	1,000,000	
	Series M	3,904	86.8%		
Fidelity Management and Research					
Corp.(8) 82 Devonshire Street Boston, MA 02109	Class A	739,470	8.0%		
Capital Guardian Trust Company(9) 11100 Santa Monica Blvd. Los Angeles, CA 90025	Class A	775 , 700	8.4%		
J.P. Morgan Chase & Co.(10)	Class A	528,325	5.7%		
Wellington Management Company, LLP(11)	Class A	526,700	5.7%		
M. L. Dick Heimann (12)	Class A	184,274	2.0%	 .	
R. Bradford Gray	Class A	83 , 299	*	**	
Don Jones, Jr. (13)	Class A	42,988	*		
Bryan B. DeBoer	Class A	30,005	*		
Jeffrey B. DeBoer(14)	Class A	30,191	*		
Thomas Becker(15)	Class A	15,200	*		
Gerald F. Taylor	Class A	12,000	*		
William J. Young All current executive officers and directors as a group (10	Class A	5,000	*		
persons) (16)	Class A	, ,			
	Class B	4,039,719			
	Series M	3,904	86.9%		

SHARES BENEFICIAL
OWNED AFTER THE
OVERALLOTMENT OPT
IS EXERCISED IN F

NUMBER OF -----CLASS SHARES TO BE SOLD NUMBER

% OF C

^{*} Less than one percent

^{**} If the underwriters' overallotment option is exercised in full, the following stockholders will sell 250,000 shares of Class A common stock:

Lithia Holding Company LLC	Class B	120,488	3,919,231	100.
Sidney B. DeBoer	Class A	108,962	71,954	0.
	Class B	120,488	3,919,231	100.
R. Bradford Gray	Class A	20,550	62,749	0.

(footnotes on next page)

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- (1) The Class A common stock is entitled to one vote per share, the Class B common stock is entitled to 10 votes per share and is convertible into Class A common stock on a share for share basis at the option of the holder thereof or under certain other circumstances and the Series M preferred stock is entitled to 54.3 votes per share.
- (2) Includes shares subject to options exercisable within 60 days of January 24, 2002 as follows:

NAME	NUMBER OF OPTIONS
Sidney B. DeBoer	61,902
W. Douglas Moreland	18,512
M. L. Dick Heimann	64,810
R. Bradford Gray	62 , 749]
Don Jones, Jr	21,404
Bryan B. DeBoer	21,675
Jeffrey B. DeBoer	22,727
Thomas Becker	5,000
Gerald F. Taylor	2,000
William Young	5,000
All current executive officers and directors as a group	285 , 779

- (3) Applicable percentage of ownership is based on 9,224,024 shares of Class A common stock outstanding, 4,039,719 shares of Class B common stock outstanding and 4,499 shares of Series M preferred stock outstanding as of January 24, 2002, together with applicable options for such stockholders. Beneficial ownership is determined in accordance with the rules of the Securities and Exchange Commission, and includes voting and investment power with respect to shares. Shares of common stock subject to options or warrants currently exercisable or exercisable within 60 days after January 24, 2002 are deemed outstanding for computing the percentage ownership of the person holding such options or warrants, but are not deemed outstanding for computing the percentage of any other person.
- (4) Such person can be reached c/o 360 E. Jackson Street, Medford, Oregon 97501.
- (5) Sidney DeBoer, as the manager of Lithia Holding Company and pursuant to the terms of its operating agreement, has the sole voting and investment power with respect to all of the Class B common stock. Accordingly all shares held by Lithia Holding Company are deemed beneficially owned by him. The following table gives tabular information regarding the ownership of Lithia Holding Company, LLC:

	UNITS	OWNED
UNIT HOLDER		PERCENT
DeBoer Family LLC	50.000	50.9%
Heimann Family LLC	•	35.5%
R. Bradford Gray	7,000	7.1%
DeBoer Insurance, LLC	4,990	5.1%
Sidney B. DeBoer Trust	1,425	1.4%

Sidney B. DeBoer is the manager of the DeBoer Family LLC whose members include Mr. DeBoer, his spouse and other family members. M.L. Dick Heimann is the manager of the Heimann Family LLC whose members include Mr. Heimann and other family members. Bryan B. DeBoer is the manager of DeBoer Insurance, LLC, whose members are Bryan B. DeBoer, Jeffrey B. DeBoer and Mark D. DeBoer. Sidney B. DeBoer is the trustee and owner of the Sidney B. DeBoer Trust.

- (6) Includes 10,325 Class A shares held in Mr. DeBoer's 401(k) account. Also includes all shares held by Lithia Holding Company, LLC which he controls.
- (7) All Class A shares and all of the Series M shares beneficially owned by Mr. Moreland are held by several limited partnerships of which Mr. Moreland and his wife are the limited partners and Mr. Moreland is the President of the corporate general partner of each of the partnerships.
- (8) Based solely on information as of December 31, 2001 provided on Schedule 13G filed with the Securities and Exchange Commission by FMR Corp. FMR is the parent holding company of Fidelity Management Trust Company, which has beneficial ownership of 739,470 of the reported shares. FMR has sole voting power with respect to 329,100 shares and sole dispositive power with respect to all 739,470 shares.
- (9) Based solely on information as of December 31, 2001 provided on Schedule 13G filed with the Securities and Exchange Commission by Capital Guardian Trust Company. Capital Guardian serves as an investment manager for several institutional customers. Capital Guardian has sole voting power with respect to 402,500 shares and sole dispositive power with respect to all 775,700 shares.
- (10) Based solely on information as of December 31, 2001 provided on Schedule 13G filed with the Securities and Exchange Commission by J. P. Morgan Chase & Co. J.P. Morgan Chase has sole voting power with respect to 524,825 shares and sole dispositive power with respect to all 528,325 shares.

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- (11) Based solely on information as of December 31, 2001 provided on Schedule 13G filed with the Securities and Exchange Commission by Wellington Management Company, LLP. WMC has shared voting power with respect to 270,800 shares and shared dispositive power with respect to all 526,700 shares.
- (12) Includes 15,964 shares held by Mr. Heimann's spouse.
- (13) Includes 7,504 Class A shares held in Mr. Jones' 401(k) account.

- (14) Includes 664 Class A shares held in Mr. DeBoer's 401(k) account.
- (15) Includes 200 shares held in a custodial account for Mr. Becker's daughter.
- (16) Class A includes 15,964 shares held by Mr. Heimann's spouse, 200 shares held in a custodial account for Mr. Becker's daughter, 10,325 shares held in Sidney DeBoer's 401(k) account, 7,504 shares held in Mr. Jones' 401(k) account and 664 shares held in Jeffrey B. DeBoer's 401(k) account.

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DESCRIPTION OF CAPITAL STOCK

Our authorized capital stock consists of 100,000,000 shares of Class A common stock, 25,000,000 shares of Class B common stock and 15,000,000 shares of preferred stock, each with no par value.

COMMON STOCK

Each share of common stock is designated as either Class A common stock or Class B common stock. As of January 24, 2002, there were 9,224,024 shares of Class A common stock outstanding and 4,039,719 shares of Class B common stock outstanding. All of the outstanding Class B common stock is held by Lithia Holding Company, LLC. Upon completion of this offering, there will be 13,224,024 shares (13,844,512 shares if the underwriters' over-allotment option is exercised) of Class A common stock outstanding and 4,039,719 shares (3,919,231 shares if the underwriters' over-allotment option is exercised) of Class B common stock outstanding.

VOTING

Holders of Class B common stock are entitled to ten votes for each share held, while holders of Class A common stock are entitled to one vote per share held. The Class A common stock and Class B common stock vote together as a single class on all matters submitted to a vote of shareholders including the election of directors.

The Oregon Business Corporation Act, however, entitles either the Class A common stock or the Class B common stock to vote as a separate voting group on any proposed amendment of our Articles of Incorporation otherwise requiring shareholder approval if the proposed amendment would:

- -- increase or decrease the aggregate number of authorized shares of the class;
- -- effect an exchange or reclassification of all or part of the shares of the class into shares of another class or create a right to do so;
- -- change the shares of all or part of the class into a different number of shares of the same class;
- -- create a new class having rights or preferences with respect to distributions or dissolution that are prior to superior or substantially equal to shares of the class; or
- -- otherwise alter the rights, preferences or limitations of all or part of the shares of the class.

In these circumstances, the class of common stock to be altered has the right to vote on the amendment as a separate class. Shares of the two classes of common stock do not have cumulative voting rights with respect to the election

of directors.

Immediately after this offering, Lithia Holding Company, LLC will hold shares of Class B common stock constituting approximately 75.0%, assuming no exercise of the over-allotment option and 74.3% if the underwriters' exercise their over-allotment option in full of the voting power of the outstanding common stock, which in each case will allow it to control all actions to be taken by the shareholders, except as noted above, including the election of all directors to the Board of Directors.

DIVIDENDS AND OTHER RIGHTS

Subject to the preferences applicable to any preferred stock outstanding at the time, holders of shares of common stock are entitled to dividends if, when and as declared by the Board of Directors from funds legally available therefor, and are entitled, in the event of liquidation, to share ratably in all assets remaining after payment of liabilities and preferred stock preferences, if any. Each share of Class A common stock and Class B common stock will be treated equally with respect to dividends and distributions.

No additional shares of Class B common stock can be issued without the prior approval of shareholders holding a majority of all Class A common stock outstanding, except in conjunction with stock splits, stock dividends, reclassification and similar transactions and events regarding the Class A common stock that would otherwise have the effect of changing conversion rights of the Class B common stock relative to the Class A common stock.

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Holders of common stock have no preemptive rights nor rights to subscribe for additional securities. Shares of common stock are not redeemable and there are no sinking fund provisions. Shares of Class A common stock are not convertible into any other series or class of our securities. Subject to adjustments for stock splits, stock dividends, reclassification and similar transactions and events, each share of Class B common stock is freely convertible into one share of Class A common stock at the option of the holder. Each share of Class B common stock shall automatically convert to shares of Class A common stock on a share-for-share basis on the earliest record date for an annual meeting of our shareholders on which the number of shares of Class B common stock outstanding is less than 1% of the total number of shares of common stock outstanding.

Shares of Class B common stock may not be transferred to third parties except for transfers to certain family members and in other limited circumstances. Any purported transfer of Class B common stock to a person who is not a permitted transferee under our Articles of Incorporation is automatically void.

PREFERRED STOCK

In 1999, we authorized 15,000 shares of Series M Redeemable Convertible Preferred Stock. The Series M preferred stock votes with Class A common stock on an as if converted basis. The Series M preferred stock is convertible into Class A common stock at our option at any time and at the option of the holder under limited circumstances. The Series M preferred stock is redeemable at our option. The Series M preferred stock converts into Class A common stock based on a formula that divides the average Class A common stock price for a 15-day period into one thousand and then multiplies such amount by the number of Series M preferred shares being converted. The Series M preferred stock does not have a dividend preference, but participates in any dividends on an as if converted basis. The Series M preferred stock has a \$1 per share liquidation preference.

The Board of Directors may, without further action of our shareholders, issue shares of preferred stock in one or more series and fix the rights and preferences thereof, including the dividend rights, dividend rates, conversion rights, voting rights, rights and terms of redemption and sinking fund provisions, redemption price or prices, liquidation preferences and the number of shares constituting any series or the designations of such series, and increase or decrease the number of shares of any such series (but not below the number of such shares then outstanding). The rights of the holders of common stock will be subject to, and may be adversely affected by, the rights of holders of any preferred stock that may be issued in the future. Issuance of preferred stock provides desirable flexibility in connection with possible acquisitions and other corporate purposes. However, the Board of Directors, without further shareholder approval, can issue preferred stock with voting and conversion rights that would adversely affect the voting power and other rights of the holders of common stock. In addition, the Board of Directors can issue and sell shares of preferred stock to designated persons, the impact of which could make it more difficult for a holder of a substantial block of common stock to remove incumbent directors or otherwise gain control of Lithia. We have no present plans to issue any shares of preferred stock.

OREGON CORPORATE LAW

We are subject to the Oregon Control Share Act, under which a person who acquires voting stock in a transaction which results in such person holding more than 20%, 33 1/3% or 50% of the total voting power cannot vote the shares it acquires in the acquisition unless voting rights are accorded to such control shares by the holders of a majority of the outstanding voting shares, excluding the control shares held by such person and shares held by our officers and inside directors, and by the holders of a majority of the outstanding voting shares, including shares held by our officers and inside directors. This vote would be required at the time an acquiring person's holdings exceed 20% of the total voting power, and again at the time the acquiring person's holdings exceed 33 1/3% and 50%, respectively. An acquiring person can include persons acting as a group. A transaction in which voting power is acquired solely by receipt of an immediately revocable proxy does not constitute an acquisition covered by the provisions of the Oregon Business Corporation Act described here. The acquiring person may, but is not required to, submit to us an "Acquiring Person Statement" setting forth certain information about the acquiring person and its plans with respect to us. The Acquiring Person

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Statement may also request that we call a special meeting of shareholders to determine whether the control shares will be allowed to retain voting rights. If the acquiring person does not request a special meeting of shareholders, the issue of voting rights of control shares will be considered at the next annual meeting or special meeting of shareholders that is held more than 60 days after the date of the acquisition of control shares. If the acquiring person's control shares are accorded voting rights and represent a majority or more of all voting power, shareholders who do not vote in favor of the restoration of such voting rights will have the right to receive the appraised "fair value" of their shares, which may not be less than the highest price paid per share by the acquiring person for the control shares.

We are also subject to the Oregon Business Combination Act, which generally provides that in the event a person or entity acquires 15% or more of our voting stock, we and such person or entity, or any affiliated entity, may not engage in the following business combination transactions for a period of three years following the date the person became acquired 15% or more of the voting stock:

- -- a merger or plan of share exchange;
- -- any sale, lease, mortgage or other disposition of the assets of the corporation where the assets have an aggregate market value equal to 10% or more of the aggregate market value of our assets or outstanding capital stock; and
- -- transactions that result in the issuance of our capital stock to the shareholder that acquired 15% or more of the voting stock

These restrictions do not apply if:

- -- the shareholder that acquired 15% or more of the voting stock, as a result of such acquisition, owns at least 85% of our outstanding voting stock disregarding shares owned by directors who are also officers and certain employee benefit plans;
- -- the Board of Directors approves the share acquisition or business combination before the shareholder acquired 15% or more of our voting stock; or
- -- the Board of Directors and the holders of at least two-thirds of our outstanding voting stock, disregarding shares owned by the Interested Shareholder, approve the transaction after the shareholder acquires 15% or more of our voting stock.

The Oregon Control Share Act and the Oregon Business Combination Act will have the effect of encouraging any potential acquiror to negotiate with our Board of Directors and will also discourage potential acquirors unwilling to comply with the provisions of these laws. An Oregon corporation may provide in its articles of incorporation or bylaws that the laws described above do not apply to its shares. We have not adopted such a provision and do not currently intend to do so. These laws may make us less attractive for takeover, and thus shareholders may not benefit from a rise in the price of our Class A common stock that a takeover could cause.

LIMITATION OF LIABILITY AND INDEMNIFICATION

As allowed by the Oregon Business Corporation Act, our Articles of Incorporation provide that the liability of our directors for monetary damages will be eliminated to the fullest extent permissible under Oregon law. This is intended to eliminate the personal liability of a director for monetary damages in an action brought by or in the right of Lithia for breach of a director's duties to us or our shareholders except for liability:

- -- for any breach of the director's duty of loyalty to us or our shareholders;
- -- for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law;
- -- for any unlawful distribution to shareholders; or
- -- for any transaction from which the director derived an improper personal benefit.

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This provision does not limit or eliminate our rights or any shareholder's rights to seek non-monetary relief, such as an injunction or rescission, in the event of a breach of a director's duty of care. This provision also does not

affect the director's responsibilities under any other laws, such as the federal or state securities or environmental laws.

Our Articles of Incorporation and the Bylaws also provide that we shall indemnify, to the fullest extent permitted under Oregon law, any person who has been made, or is threatened to be made, a party to an action, suit or legal proceeding by reason of the fact that the person is or was a director or officer of ours. Our Articles provide that we shall indemnify directors and officers against certain liabilities that may arise by reason of their status or service as a director or officer and to advance their expenses incurred as a result of any proceeding against them as to which they could be indemnified.

TRANSFER AGENT

The transfer agent and registrar for the Class A common stock is ComputerShare Trust Company, Lakewood, Colorado.

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UNDERWRITERS

Under the terms and subject to the conditions contained in an underwriting agreement dated the date of this prospectus, the underwriters named below, for whom Morgan Stanley & Co. Incorporated and Stephens Inc. are acting as representatives, have severally agreed to purchase, and we and the selling stockholders have agreed to sell to them, severally, the number of shares of Class A common stock set forth opposite their names below:

NAME	NUMBER OF SHARES
Morgan Stanley & Co. Incorporated	
Total	5,000,000

The underwriters are offering the shares of Class A common stock subject to their acceptance of the shares from us and the selling stockholders and subject to prior sale. The underwriting agreement provides that the obligations of the several underwriters to pay for and accept delivery of the shares of common stock offered by this prospectus are subject to the approval of legal matters by their counsel and to other conditions. The underwriters are obligated to take and pay for all of the shares of common stock offered by this prospectus if any such shares are taken. However, the underwriters are not required to take or pay for the shares covered by the underwriters' over-allotment option described below.

The underwriters initially propose to offer part of the shares of Class A common stock directly to the public at the public offering price listed on the cover page of this prospectus and part to certain dealers at a price that represents a concession not in excess of \$ a share under the public offering price. No underwriter or dealer may reallow a concession. After the initial offering of the shares of Class A common stock, the offering price and other selling terms may from time to time be varied by the representatives.

We and certain other selling stockholders have granted to the underwriters an option, exercisable for 30 days from the date of this prospectus, to purchase up to an aggregate of 750,000 additional shares of Class A common stock at the public offering price set forth on the cover page of this prospectus, less underwriting discounts and commissions. The underwriters may exercise this option solely for the purpose of covering over-allotments, if any, made in connection with the offering of the shares of Class A common stock offered by this prospectus. To the extent the option is exercised, each underwriter will become obligated, subject to certain conditions, to purchase about the same percentage of the additional shares of Class A common stock as the number listed next to the underwriter's name in the preceding table bears to the total number of shares of Class A common stock listed next to the names of all underwriters in the preceding table. If the underwriters' option is exercised in full, the , the total underwriters' total price to the public would be \$ discounts and commissions would be \$, total proceeds to us would be and total proceeds to the selling stockholders would be \$

The underwriting discounts and commissions were determined by negotiations among us, the selling stockholders and the representatives and are a percentage of the offering price to the public. The primary factors considered in determining the discounts and commissions were the size of the offering, the nature of the securities offered and the discounts and commissions charged in comparable transactions. The estimated offering expenses payable by us, in addition to the underwriting discounts and commissions, are approximately , which includes legal, consulting, accounting and printing costs and various other fees associated with registering and listing the Class A common

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Each of us, the selling stockholders, our directors, executive officers and certain other stockholders have agreed that, without the prior written consent of Morgan Stanley & Co. Incorporated on behalf of the underwriters, we will not, during the period ending 180 days after the date of this prospectus:

- offer, pledge, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant any option, right or warrant to purchase, lend, or otherwise transfer or dispose of directly or indirectly, any shares of Class A common stock or any securities convertible into or exercisable or exchangeable for Class A common stock; or
- enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of the Class A common stock;

whether any such transaction described above is to be settled by delivery of common stock or such other securities, in cash or otherwise. The restrictions described in this paragraph do not apply to:

-- the sale of shares to the underwriters;

stock.

- -- the issuance by us of shares of Class A common stock upon the exercise of an option or a warrant or the conversion of a security outstanding on the date of this prospectus of which the underwriters have been advised in writing;
- -- the grant or exercise of options to purchase Class A common stock under our employee benefit plans; or
- -- transactions by any person other than us relating to shares of Class

A common stock or other securities acquired in open market transactions after the completion of the offering of the shares.

In order to facilitate the offering of the Class A common stock, the underwriters may engage in transactions that stabilize, maintain or otherwise affect the price of the Class A common stock. Specifically, the underwriters may sell more shares than they are obligated to purchase under the underwriting agreement, creating a short position. A short sale is covered if the short position is no greater than the number of shares available for purchase by the underwriters under the over-allotment option. The underwriters can close out a covered short sale by exercising the over-allotment option or purchasing shares in the open market. In determining the source of shares to close out a covered short sale, the underwriters will consider, among other things, the open market price of shares compared to the price available under the over-allotment option. The underwriters may also sell shares in excess of the over-allotment option, creating a naked short position. The underwriters must close out any naked short position by purchasing shares in the open market. A naked short position is more likely to be created if the underwriters are concerned that there may be downward pressure on the price of the Class A common stock in the open market after pricing that could adversely affect investors who purchase in the offering. As an additional means of facilitating the offering, the underwriters may bid for, and purchase, shares of Class A common stock in the open market to stabilize the price of the Class A common stock. The underwriting syndicate may also reclaim selling concessions allowed to an underwriter or a dealer for distributing the Class A common stock in the offering, if the syndicate repurchases previously distributed Class A common stock to cover syndicate short positions or to stabilize the price of the Class A common stock. These activities may raise or maintain the market price of the Class A common stock above independent market levels or prevent or retard a decline in the market price of the Class A common stock. The underwriters are not required to engage in these activities, and may end any of these activities at any time.

We, the selling stockholders and the underwriters have agreed to indemnify each other against certain liabilities, including liabilities under the Securities ${\sf Act.}$

LEGAL MATTERS

The validity of the issuance of common stock we are offering by this prospectus will be passed upon for us by Foster Pepper & Shefelman LLP, Portland, Oregon. As of January 17, 2002, lawyers of Foster Pepper & Shefelman LLP owned approximately 66,000 shares of our Class A common stock. Davis Polk & Wardwell, Menlo Park, California, represents the underwriters.

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EXPERTS

Our consolidated financial statements as of December 31, 1999 and 2000, and for each of the three years in the period ended December 31, 2000, have been included or incorporated by reference herein and in the registration statement in reliance on the report of KPMG LLP, independent certified public accountants, appearing elsewhere herein, and upon the authority of said firm as experts in accounting and auditing.

WHERE YOU CAN FIND MORE INFORMATION

We are a reporting company and file annual, quarterly and current reports, proxy statements and other information with the Securities and Exchange Commission, or SEC. You may read and copy any document we file with the SEC at its public reference facility at 450 Fifth Street, N.W., Washington, D.C. 20549.

You can request copies of these documents by writing to the SEC and paying a fee for the copying costs. Please call the SEC at 1-800-SEC-0330 for further information regarding its public facilities. Our SEC filings are also available to the public from the SEC's web site at http://www.sec.gov. In addition, you can read and copy our SEC filings at the office of the National Association of Securities Dealers, Inc. at 1735 K Street, Washington, D.C. 20006.

The SEC allows us to "incorporate by reference" the information we file with it, which means that we can disclose important information to you by referring you to previously filed documents. The information incorporated by reference in this prospectus is considered to be part of this prospectus, and information that we file later with the SEC will automatically update and supersede this information. We incorporate by reference the documents listed below and any future filings made with the SEC under Section 13(a), 13(c), 14 or 15(d) of the Securities Exchange Act of 1934, as amended, until our offering is completed:

- -- Our Annual Report on Form 10-K for the fiscal year ended December 31, 2000, as amended on Form 10-K/A on January 17, 2002;
- -- Our Quarterly Reports on Form 10-Q for the quarters ended September 30, 2001, June 30, 2001 and March 31, 2001;
- -- The description of our capital stock in our Registration Statement on Form S-1 filed on March 6, 1998 as amended on April 28, 1998; and
- -- Our current reports on Form 8-K as filed on August 3, 2001 (Item 7 only), July 25, 2001 (Item 7 only) and June 11, 2001.

You may request a copy of all of the information incorporated by reference at no cost, by writing or calling us at:

Lithia Motors, Inc.
Attention: Dan Retzlaff, Investor Relations
360 East Jackson Street
Medford, OR 97501
(541) 776-6819

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LITHIA MOTORS, INC. AND SUBSIDIARIES

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INDEPENDENT AUDITORS' REPORT

The Board of Directors and Stockholders Lithia Motors, Inc. and Subsidiaries:

We have audited the accompanying consolidated balance sheets of Lithia Motors, Inc. and Subsidiaries as of December 31, 1999 and 2000, and the related consolidated statements of operations, changes in stockholders' equity, and cash flows for each of the years in the three-year period ended December 31, 2000. These consolidated financial statements are the responsibility of the company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Lithia Motors, Inc. and Subsidiaries as of December 31, 1999 and 2000, and the consolidated results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2000, in conformity with accounting principles generally accepted in the United States of America.

KPMG LLP

Portland, Oregon February 9, 2001

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LITHIA MOTORS, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

	DECEM	DECEMBER 31,	
	1999	2000	SEPTEMBER 3 2001
		(IN THOUSAN	(UNAUDITED
ASSETS			
Current Assets:			
Cash and cash equivalents	\$ 30,364	\$ 38,789	\$ 43,508
of \$851, \$346 and \$505	25 , 683	32,273	32,214
doubtful accounts of \$677, \$988 and \$907	2,777	1,933	1,388
Inventories, net	268,281	314,290	309,461
Vehicles leased to others, current portion	3,000	4,961	5,597
Prepaid expenses and other	3,815	4,276	2,641
Deferred income taxes	724		306

Total current assetsLand and buildings, net of accumulated depreciation of \$646,	334,644	396,522	395,115
\$1,261 and \$1,910 Equipment and other, net of accumulated depreciation of	31,301	60,788	71,380
\$5,037, \$7,173 and \$9,173	21,067	29,452	32,647
Notes receivable, less current portion	4,095	1,485	615
Vehicles leased to others, less current portion	2,808	2,962	2,813
and \$8,872 Other non-current Assets, net of accumulated amortization of	110,677	133,871	151,117
\$143, \$182 and \$244	1,841	2,923 	3,692
Total assets	\$506 , 433	\$628 , 003	\$657 , 379
LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities:			
Flooring notes payable	\$208,403	\$255,137	\$242,705
Current maturities of long-term debt	7,039	5,257	9,334
Current portion of capital leases	93	85	18
Trade payables	11,873	13,651	16,944
Payable to related party	9,000		
Accrued liabilities	23,237	22,086	36,849
Deferred income taxes		1,389	
Deferred income cares			
Total current liabilities	259,645	297,605	305,850
Used vehicle flooring facility	35,500	59,000	60,000
Real estate debt, less current maturities	18,963	28,898	32,218
Other long-term debt, less current maturities	19,252	43,566	41,088
Long-term capital lease obligation, less current	17,202	43,300	41,000
maturities	196	122	20
Deferred revenue	2,262	1,993	1,610
Other long-term liabilities	5,456	6 , 900	11,413
Deferred income taxes	9,521	8,144	8,656
Defetted income taxes	9, 321 	0,144	
Total liabilities	350 , 795	446,228	460,855
Stockholders' Equity:			
Preferred stockno par value; authorized 15,000 shares; 15 shares designated Series M Preferred; issued and			
outstanding 10.4, 14.9 and 9.7 shares	6,216	8,915	5,806
shares	102,333	108,565	113,014
outstanding 4,087 shares	508	508	508
Additional paid-in capital	7,428	306	456
Accumulated other comprehensive income	7,420	15	(2,348)
Retained earnings	39 , 153	63,466	79,088
Total stockholders' equity	155,638	181,775	196,524
Total liabilities and stockholders' equity	\$506,433	\$628,003	\$657 , 379

See accompanying notes to consolidated financial statements. $\label{eq:financial} F-3$

LITHIA MOTORS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

	YEAR ENDED DECEMBER 31,			NINE MONTHS ENDED SEPTEMBER 30,		
	1998	1999	2000	2000	2001	
			OS, EXCEPT PER	(UNAUDI	TED)	
Revenues:						
New vehicle sales		\$ 673,339	\$ 898,016	\$ 683,217	\$ 701,095	
Used vehicle sales		375 , 562	480,846	364 , 935	428,777	
Service, body and parts		120,722	164,002	121,266	138,540	
Other revenues	33,549	73 , 036	115 , 747	87 , 102	85 , 107	
Total revenues	•	1,242,659	1,658,611	1,256,520	1,353,519	
Cost of sales	599 , 379	1,043,373	1,391,042	1,055,552	1,129,544	
Gross profit		199,286	267,569	200,968	223,975	
administrative	85 , 188	146,381	195,500	146,770	173,517	
Depreciationbuildings	410	366	994	430	948	
Depreciationequipment and					,	
other	2,132	3,274	3,425	2,808	3,056	
Amortization	927	1,933	3,186	2,301	2,809	
<pre>Income from operations Other income (expense):</pre>	26 , 704	47,332	64,464	48,659	43,645	
Flooring interest expense	(7,108)	(11,105)	(17,728)	(13,894)	(11,877)	
Other interest expense					(5,953)	
Other income (expense),	921	74	716	884	(365)	
net	921		716	884	(365)	
	(8 , 922)	(15,281)	(24,929)	(17,938)	(18,195)	
Income before income taxes		32,051	39,535	30,721	25,450	
Income tax expense	(6,993)	(12,877)	(15,222)	(12,040)	(9,828)	
-						
Net income	\$ 10,789 ======	\$ 19,174 ======	\$ 24,313 =======	\$ 18,681 =======	\$ 15,622 ======	
Basic net income per share		\$ 1.67 =======	\$ 1.78	\$ 1.37 =======	\$ 1.16	
Shares used in basic net	=	=			=	
income per share	9 , 147	11 , 506	13,652	13 , 589	13,515	
Diluted net income per						
share	\$ 1.14	\$ 1.60	\$ 1.76	\$ 1.36	\$ 1.14	
Shares used in diluted net	====	====	====	====	====	
income per share	9,470	11,998	13,804	13,746	13,754	
•	======	=======	=======	=======	=======	

See accompanying notes to consolidated financial statements. $\label{eq:f-4} F\!-\!4$

LITHIA MOTORS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY
FOR THE YEARS ENDED DECEMBER 31, 1998, 1999 AND 2000 AND THE NINE MONTHS ENDED
SEPTEMBER 30, 2001 (UNAUDITED)

				COMMON STOCK			
	PREFERR	IES M ED STOCK	CLASS	CLASS A		В	
	SHARES	AMOUNT	SHARES		SHARES	 CNUOMA	
				(DOLLARS	IN THOUSANDS)		
BALANCE AT DECEMBER 31, 1997 Net income		\$ 	2,925,550 	\$ 28,117 	4,110,000	\$511 	
\$594 Compensation for stock option			3,150,000	42,498			
issuances Tax benefit of disqualifying							
dispositions							
connection with acquisition Issuance of stock in connection			12,850	125			
with employee stock plans			16,837	131			
BALANCE AT DECEMBER 31, 1998			6,105,237	70,871	4,110,000	511	
Net income							
Issuance of Class A Common Stock in connection with acquisitions Issuance of stock in connection			1,611,173	30,638			
with employee stock plans Compensation for stock option			85,053	821			
issuances							
into Class A Common Stock Issuance of Series M Preferred Stock in connection with			23,000	3	(23,000)	(3)	
acquisition	10,360	6 , 216					
BALANCE AT DECEMBER 31, 1999 Comprehensive income:	10,360	6,216	7,824,463	102,333	4,087,000	508	
Net income Unrealized gain on investments Total comprehensive income							
Issuance of stock in connection with acquisitions	4,499	2,699	303 , 542	4,500			
Issuance of stock in connection with employee stock plans			324,082	2,213			
Repurchase of Class A Common Stock			(40,000)	(481)			
Compensation for stock option issuances							
BALANCE AT DECEMBER 31, 2000 Comprehensive income:	14,859	8 , 915	8,412,087	108,565	4,087,000	508	
Net income							

Unrealized gain on investments,

net						
Cash flow hedges:						
Cumulative effect of adoption						
of SFAS 133, net of tax						
effect of \$594						
Net derivative losses, net of						
tax effect of \$1,181						
Reclassification adjustment,						
net of tax effect of						
\$ (305)						
Total comprehensive						
income						
Issuance of stock in connection						
with employee stock plans			124,742	1,340		
Conversion of Series M Preferred						
Stock	(5, 183)	(3, 109)	265,247	3,109		
Compensation for stock option						
issuances						
BALANCE AT SEPTEMBER 30, 2001						
(UNAUDITED)	9,676	\$5 , 806	8,802,076	\$113,014	4,087,000	\$508
	=====	======	=======	======	=======	

	RETAINED EARNINGS	TOTAL STOCKHOLDERS' EQUITY
	(DOLLARS	IN THOUSANDS)
BALANCE AT DECEMBER 31, 1997 Net income Issuance of Class A Common Stock, net of offering expenses of	\$ 9,190 10,789	\$ 37,877 10,789
\$594 Compensation for stock option		42,498
issuances Tax benefit of disqualifying		78
dispositions		13
connection with acquisition Issuance of stock in connection		125
with employee stock plans		131
BALANCE AT DECEMBER 31, 1998 Net income	19,979 19,174	91,511 19,174
connection with acquisitions Issuance of stock in connection		35,138
with employee stock plans Compensation for stock option		821
issuances Conversion of Class B Common Stock		78
<pre>into Class A Common Stock Issuance of Series M Preferred Stock in connection with</pre>		
acquisition		8,916
BALANCE AT DECEMBER 31, 1999 Comprehensive income:	39,153	155,638
Net income	24,313	24,313

Unrealized gain on investments		15
Total comprehensive income		24,328
Issuance of stock in connection with acquisitions		(1)
Issuance of stock in connection with employee stock plans		2,213
Repurchase of Class A Common Stock		(481)
issuances		78
BALANCE AT DECEMBER 31, 2000 Comprehensive income:	63,466	181 , 775
Net income	15 , 622	15,622
net Cash flow hedges: Cumulative effect of adoption of SFAS 133, net of tax		(15)
effect of \$594 Net derivative losses, net of		(948)
tax effect of \$1,181 Reclassification adjustment, net of tax effect of		(1,884)
\$ (305)		484
Total comprehensive income		13,259
with employee stock plans Conversion of Series M Preferred		1,340
Stock		(16)
issuances		166
BALANCE AT SEPTEMBER 30, 2001		
(UNAUDITED)		\$196 , 524
		=======

See accompanying notes to consolidated financial statements.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

YEAR	ENDED	DECEMBE	R 31,	
 L998		 1999	2000	

(IN THOUSANDS)

Cash flows from operating activities: Net income	\$ 10,789	\$ 19,174	\$ 24,313	\$
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation and amortization	3,469	5 , 573	7,605	
Compensation related to stock option issuances	78	78	78	
(Gain) loss on sale of assets	30	(4)	55	
(Gain) loss on sale of vehicles leased to others	33	253	13	
Deferred income taxes	565	(1,673)	196	
Equity in income of affiliate	(7)	(61)	(30)	
(Increase) decrease, net of effect of acquisitions:				
Trade and installment contract receivables, net	(6,714)	2,940	(3,701)	
Inventories	(17,614)	(20,094)	1,814	
Prepaid expenses and other	(1,614)	845	(391)	
Other noncurrent assets	204	(378)	(1,426)	
Increase (decrease), net of effect of acquisitions:				
Floorplan notes payable	21,425	16,012	7,083	(
Trade payables	(2 , 759)	(13 , 570)	814	
Accrued liabilities	2,500	4,492	(1,368)	
Other liabilities	(1,039)	8,794	1,232	
Net cash provided by operating activities	9,346	22,381	36,287	
Cash flows from investing activities:	4600	(006)	(50.4)	
Notes receivable issued	(639)	(806)	(734)	
Principal payments received on notes receivable Capital expenditures:	3,456	6 , 977	4,197	
Maintenance	(797)	(1,812)	(3,599)	
Financeable real estate and other	(3, 137)	(12,774)	(22,384)	(
Proceeds from sale of assets	223	1,779	1,140	
Proceeds from sale of vehicles leased to others	8,481	7,805	6 , 597	
Expenditures for vehicles leased to others	(9,322)	(8,102)	(9,701)	
Cash paid for acquisitions, net of cash acquired	(36,531)	(35,020)	(56,660)	(
Cash from sale of franchises			1,287	
Distribution from affiliate		1,268	380	
Net cash used in investing activities	(38, 266)	(40,685)	(79,477)	(
Cash flows from financing activities:				
Net borrowings (repayments) on lines of credit	(15,500)	31,380	54,120	
Payments on capital lease obligations		(1,018)	(107)	
Principal payments on long-term debt	(39,083)	(13,175)	(13,560)	(
Proceeds from issuance of long-term debt	43 , 287	9,781	9,430	
Repurchase of common stock			(481)	
Proceeds from issuance of common stock	42,641	821	2,213	
Net cash provided by financing activities	31,345	27 , 789	51,615	
Increase in cash and cash equivalents		9,485	8,425	
Cash and cash equivalents:				
Beginning of period	18,454			
End of period		\$ 30,364 ======	\$ 38,789	\$
Supplemental disclosures of cash flow information:				
Cash paid during the period for interest	\$ 9,728	\$ 15,330	\$ 25,580	\$
Cash paid during the period for income taxes		11,469		
Supplemental schedule of noncash investing and financing	,	,	,	
activities:	ć 10E	÷ 44 050	^	^
Stock issued in connection with acquisitions		\$ 44,053		\$
Debt assumed/issued in connection with acquisitions	16,610	5,657	5 , 978	
Termination of capital lease		2,431		

See accompanying notes to consolidated financial statements. $${\tt F-6}$$

LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
DECEMBER 31, 1998, 1999 AND 2000
SEPTEMBER 30, 2000 AND 2001

(INFORMATION FOR THE NINE-MONTH PERIODS ENDING SEPTEMBER 30, 2000 AND 2001 IS UNAUDITED)

(DOLLAR AND SHARE AMOUNTS IN THOUSANDS EXCEPT PER SHARE AMOUNTS)

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

ORGANIZATION AND BUSINESS

The information as of September 30, 2001 and for the nine months ended September 30, 2000 and 2001 is unaudited and has been prepared on the same basis as our annual consolidated financial statements. In the opinion of management, this quarterly information reflects all adjustments, consisting of only normal recurring adjustments, necessary for a fair presentation of the information for the periods presented. The results of operations for the nine month period ended September 30, 2001 are not necessarily indicative of the results that may be expected for the full year ended December 31, 2001, or any future periods.

Selected unaudited quarterly financial data for the two years ended December 31, 2000 and for the nine months ended September 30, 2001 is included elsewhere in this prospectus under the heading "Selected Consolidated Financial Data."

Lithia is a leading operator of automotive franchises and retailer of new and used vehicles and services through a well developed franchise system with its automotive manufacturer partners. As of December 31, 2000, we offered 26 brands of new vehicles, through 111 franchises in 52 locations in the western United States and over the Internet. At December 31, 2000, we operated 14 dealerships in California, 14 in Oregon, 7 in Washington, 6 in Colorado, 5 in Nevada, 4 in Idaho and 2 in South Dakota. As of September 30, 2001, we had 119 franchises in 61 locations. Lithia sells new and used cars and light trucks, sells replacement parts, provides vehicle maintenance, warranty, paint and repair services, and arranges related financing and insurance for its automotive customers.

PRINCIPLES OF CONSOLIDATION

The accompanying financial statements reflect the results of operations, the financial position, and the cash flows for Lithia Motors, Inc. and its directly and indirectly wholly-owned subsidiaries. All significant intercompany accounts and transactions, consisting principally of intercompany sales, have been eliminated upon consolidation.

CASH AND CASH EQUIVALENTS

For purposes of reporting cash flows, the Company considers contracts in transit and all highly liquid debt instruments with a maturity of three months or less when purchased to be cash equivalents.

INVENTORIES

The Company accounts for inventories using the specific identification method for vehicles and the first-in first-out (FIFO) method for parts (collectively, the FIFO method).

PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment are stated at cost and are being depreciated over their estimated useful lives, principally on the straight-line basis. The range of estimated useful lives is as follows:

Building and improvements	40 years
Service equipment	5 to 10 years
Furniture, signs and fixtures	5 to 10 years

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (CONTINUED)

The cost for maintenance, repairs and minor renewals is expensed as incurred, while significant renewals and betterments are capitalized. When an asset is retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the accounts, and any gain or loss is credited or charged to income.

Leased property meeting certain criteria is capitalized and the present value of the related lease payments is recorded as a liability. Amortization of capitalized leased assets is computed on a straight-line basis over the shorter of the useful life or the term of the lease and is included in depreciation expense.

INVESTMENT IN AFFILIATE

The Company has a 20% interest in Lithia Properties, LLC, of which the other members are Sidney DeBoer (35%), M. L. Dick Heimann (30%) and three of Mr. DeBoer's children (5% each). The investment is accounted for using the equity method, with a carrying value of \$481\$ and \$131 at December 31, 1999 and 2000, respectively.

ENVIRONMENTAL LIABILITIES AND EXPENDITURES

Accruals for environmental matters, if any, are recorded in operating expenses when it is probable that a liability has been incurred and the amount of the liability can be reasonably estimated. Accrued liabilities are exclusive of claims against third parties and are not discounted.

In general, costs related to environmental remediation are charged to expense. Environmental costs are capitalized if the costs increase the value of the property and/or mitigate or prevent contamination from future operations.

INCOME TAXES

Income taxes are accounted for under the asset and liability method as prescribed by Statement of Financial Accounting Standards No. 109 "Accounting for Income Taxes." Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and

liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

COMPUTATION OF PER SHARE AMOUNTS

Net income available to

Common Stockholders.... \$10,789 9,470

Basic earnings per share (EPS) and diluted EPS are computed using the methods prescribed by Statement of Financial Accounting Standards No. 128, Earnings per Share (SFAS 128). Based on an April 2001 Financial Accounting Standards Board announcement, the Company has restated its basic EPS for

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

1999 and 2000 to include its Series M Preferred Stock as a common stock equivalent on an as if converted basis. Following is a reconciliation of basic EPS and diluted EPS:

		1998			1999		
	INCOME	SHARES	PER SHARE AMOUNT	INCOME	SHARES	PER SHARE AMOUNT	INCOME
BASIC EPS Net income available to Common Stockholders	\$10,789	9,147	\$1.18	\$19 , 174	11,506	\$1.67	\$24,313
DILUTED EPS			====			====	
Dilutive stock options		323			364		
Contingent issuances					128		

YEAR ENDED DECEMBER 31,

\$1.14 \$19,174 11,998

	NINE MONTHS ENDED SEPTEMBER 30,					
	2000			2001		
	INCOME	SHARES	PER SHARE AMOUNT	INCOME	SHARES	
BASIC EPS Net income available to Common Stockholders	\$18,681	13,589	\$1.37 ====	\$15,622	13,515	
DILUTED EPS Dilutive stock options		157			239	
Net income available to Common Stockholders	\$18,681	13,746	\$1.36 ====	\$15 , 622	13 , 754	

\$24,313

\$1.60

108, 34 and 683 shares issuable pursuant to stock options have not been included in the above calculations for 1998, 1999 and 2000, respectively, since they would have been antidilutive, or "not in the money." Shares excluded for the nine months ended September 30, 2000 and 2001 are 711 and 1,110, respectively.

ADVERTISING

The Company expenses production and other costs of advertising as incurred. Advertising expense was \$5,749, \$11,189 and \$15,332 for the years ended December 31, 1998, 1999 and 2000, respectively.

GOODWILL

Goodwill, which represents the excess purchase price over fair value of net assets acquired, is amortized on the straight-line basis over the expected period to be benefited of forty years. The Company assesses the recoverability of this intangible asset by determining whether the amortization of the goodwill balance over its remaining life can be recovered through undiscounted future operating cash flows of the acquired operation. The assessment of the recoverability of goodwill will be impacted if estimated future operating cash flows are not achieved.

CONCENTRATIONS OF CREDIT RISK

Concentrations of credit risk with respect to trade receivables are limited due to the large number of customers comprising the Company's customer base. Receivables from all manufacturers accounted for 36.4%

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

of total accounts receivable at December 31, 2000. Included in the 36.4% are two manufacturers who accounted for 12.5% and 10.3%, respectively, of the total accounts receivable balance at December 31, 2000.

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist principally of cash deposits. The Company generally is exposed to credit risk from balances on deposit in financial institutions in excess of the FDIC-insured limit.

FINANCIAL INSTRUMENTS AND MARKET RISKS

The carrying amount of cash equivalents, trade receivables, trade payables, accrued liabilities and short term borrowings approximates fair value because of the short-term nature of these instruments. The fair values of long-term debt and notes receivable for leased vehicles accounted for as sales-type leases were estimated by discounting the future cash flows using market interest rates and do not differ significantly from that reflected in the financial statements.

Fair value estimates are made at a specific point in time, based on relevant market information about the financial instrument. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

Lithia has variable rate floor plan notes payable and other credit line borrowings that subject it to market risk exposure. At December 31, 2000 and

September 30, 2001, Lithia had \$349,637 and \$346,815, respectively, outstanding under such facilities at interest rates ranging from 7.90% to 9.15% per annum at December 31, 2000 and 4.09% to 5.34% per annum at September 30, 2001. An increase or decrease in the interest rates would affect interest expense for the period accordingly.

Lithia also subjects itself to credit risk and market risk by entering into interest rate swaps. See Note 5. The Company minimizes the credit or repayment risk in derivative instruments by entering into transactions with high quality institutions, whose credit rating is higher than Aa.

DERIVATIVE FINANCIAL INSTRUMENTS

Lithia enters into interest rate swap agreements to reduce its exposure to market risks from changing interest rates. Through December 31, 2000, the difference between interest paid and interest received, which may change as market interest rates change, is accrued and recognized as interest expense or interest income. If a swap is terminated prior to its maturity, the gain or loss is recognized over the remaining original life of the swap if the item hedged remains outstanding, or immediately if the item hedged does not remain outstanding. If the swap is not terminated prior to maturity, but the underlying hedged item is no longer outstanding, the interest rate swap is marked to market, and any unrealized gain or loss is recognized immediately.

In June 2000, the FASB issued Statement of Financial Accounting Standards No. 138, "Accounting for Certain Derivative Instruments and Certain Hedging Activities-an amendment of FASB Statement No. 133" ("SFAS 138"). In June 1999, the FASB issued Statement of Financial Accounting Standards No. 137, "Accounting for Derivative Instruments and Hedging Activities" ("SFAS 137"). SFAS 137 is an amendment to Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities" (collectively "the standards"). The standards require that all derivative instruments (including certain derivative instruments embedded in other contracts) be recorded on the balance sheet as either an asset or liability measured at its fair value, and that changes in the derivatives fair value be recognized currently in earnings unless specific hedge accounting criteria are met. SFAS 133, 137 and 138 are effective for fiscal years beginning after June 15, 2000. Lithia adopted the standards effective January 1, 2001. On that date, in accordance with the transition provisions of SFAS 133, the Company recorded a liability of \$1.5 million and a corresponding, net-of-tax, cumulative-effect-type adjustment of \$0.9 million in accumu-

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

lated other comprehensive income to recognize, at fair value, all derivatives that are designated as cash-flow hedging instruments.

USE OF ESTIMATES

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and related notes to financial statements. Changes in such estimates may affect amounts reported in future periods.

REVENUE RECOGNITION

Revenue from the sale of vehicles is recognized upon delivery, when the

sales contract is signed, down payment has been received and funding has been approved from the lending agent. Fleet sales of vehicles whereby the Company does not take title are shown on a net basis in other revenue.

Finance fees represent revenue earned by the Company for notes placed with financial institutions in connection with customer vehicle financing net of estimated charge-backs and sales commissions. Finance fees are recognized in income upon acceptance of the credit by the financial institution. Insurance income represents commissions earned on credit life, accident and disability insurance sold in connection with the vehicle on behalf of third party insurance companies. Commissions from third party service contracts are recognized upon sale. Insurance commissions are recognized in income upon customer acceptance of the insurance terms as evidenced by contract execution. Finance fees and insurance commissions, net of administration fees and anticipated cancellations, are classified as other operating revenue in the accompanying consolidated statements of operations.

MAJOR SUPPLIER AND DEALER AGREEMENTS

The Company purchases substantially all of its new vehicles and inventory from various manufacturers at the prevailing prices charged by the auto maker to all franchised dealers. The Company's overall sales could be impacted by the auto maker's inability or unwillingness to supply the store with an adequate supply of popular models.

The Company enters into agreements (Dealer Agreements) with the manufacturers. The Dealer Agreements generally limit the location of the store and provide the auto maker approval rights over changes in store management and ownership. The automakers are also entitled to terminate the Dealer Agreements if the store is in material breach of the terms.

The Company's ability to expand operations depends, in part, on obtaining consents of the manufacturers for the acquisition of additional stores.

STOCK-BASED COMPENSATION PLANS

The Company accounts for its stock-based compensation plan under Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees (APB 25). The Company adopted the disclosure option of Statement of Financial Accounting Standards No. 123, Accounting for Stock-Based Compensation (SFAS 123). SFAS 123 requires that companies, which do not choose to account for stock-based compensation as prescribed by this statement, shall disclose the proforma effects on earnings and earnings per share as if SFAS 123 had been adopted. Additionally, certain other disclosures are required with respect to stock compensation and the assumptions used to determine the pro forma effects of SFAS 123.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

SEGMENT REPORTING

The Company adopted Statement of Financial Accounting Standards No. 131 (SFAS 131), Disclosures about Segments of an Enterprise and Related Information, for the year ended December 31, 1998. Based upon definitions contained within SFAS 131, the Company has determined that it operates in one segment, auto retailing.

RECLASSIFICATIONS

Certain items previously reported in specific financial statement captions have been reclassified to conform with the current presentation.

2. INVENTORIES AND RELATED NOTES PAYABLE

The new and used vehicle inventory, collateralizing related notes payable, and other inventory were as follows:

		DECEMBE	ER 31,		GED HELVE	TD 20
	1999		2000		SEPTEMBER 30 2001	
	INVENTORY COST	NOTES PAYABLE	INVENTORY COST	NOTES PAYABLE	INVENTORY COST	NO PAY
New and program vehicles	\$198,812	\$208,403	\$239,185	\$255,137	\$230,778	\$24
Used vehicles Parts and accessories	56,292 13,177	35 , 500 	58,136 16,969	59 , 000 	61,355 17,328	6
Total inventories	\$268,281	\$243 , 903	\$314 , 290	\$314 , 137	\$309 , 461	\$30

The inventory balance is generally reduced by manufacturer's purchase discounts. Such reductions are not reflected in the related floor plan liability.

All new vehicles are pledged to collateralize floor plan notes payable to financial institutions. The floor plan notes payable bear interest, payable monthly on the outstanding balance, at a rate of interest determined by the lender, subject to incentives. The new vehicle floor plan notes are due when the related vehicle is sold. As such, these floor plan notes payable are shown as a current liability in the accompanying consolidated balance sheets.

Used vehicles are pledged to collateralize a \$150,000 line of credit. The line of credit expires in the fourth quarter of 2003.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

3. PROPERTY, PLANT AND EQUIPMENT

	DECEMBER 31,		
	1999	2000	
Buildings and improvements	\$15 , 427	\$28 , 365	
Service equipment	6 , 953	8,522	
Furniture, signs and fixtures	19,151	24,857	
	41,531	61,744	
Less accumulated depreciation	(5,683)	(8,434)	

	35,848	53,310
Land	12,872	28,659
Construction in progress, buildings	3,648	5,025
Construction in progress, other		3,246
	\$52 , 368	\$90,240
	======	======

4. VEHICLES LEASED TO OTHERS AND RELATED LEASE RECEIVABLES

	DECEMBER 31,		
	1999	2000	
Vehicles leased to others			
Less current portion		7,923 (4,961)	
	\$ 2,808 =====	\$ 2,962 =====	

Vehicles leased to others are stated at cost and depreciated over their estimated useful lives (5 years) on a straight-line basis. Lease receivables result from customer, employee and fleet leases of vehicles under agreements that qualify as operating leases. Leases are cancelable at the option of the lessee after providing 30 days written notice.

5. DERIVATIVE FINANCIAL INSTRUMENTS

In order to reduce the variability of interest payments, Lithia has fixed a portion of its interest expense by utilizing interest rate swaps as follows:

- -- Effective September 1, 2000, Lithia entered into a five year, \$25,000 interest rate swap with U.S. Bank Dealer Commercial Services at a fixed rate of 6.88% per annum.
- -- Effective November 1, 2000 Lithia entered into a three year, \$25,000 interest rate swap U.S. Bank Dealer Commercial Services at a fixed rate of 6.47% per annum.

Lithia earns interest on both of the \$25 million interest rate swaps at the one month LIBOR rate adjusted on the first and sixteenth of every month and is obligated to pay interest at the fixed rate set for each swap (6.88% or 6.47% per annum) on the same amount. The difference between interest earned and the interest obligation accrued is received or paid each month and is recorded in the statement of operations as interest income or interest expense. The one month LIBOR rate at December 31, 2000 and September 30, 2001 was 6.56% and 2.63% per annum, respectively.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

The fair value of interest rate swap agreements and the amount of hedging losses deferred on interest rate swaps was \$1,542 and \$3,800 at December 31, 2000 and September 30, 2001, respectively. Lithia did not have any hedging contracts at December 31, 1999. As of December 31, 2000 and September 30, 2001, approximately 76% and 77%, respectively, of Lithia's total debt outstanding was subject to un-hedged variable rates of interest. As a result, recent interest rate declines have resulted in a net reduction of Lithia's interest expense. The Company intends to continue to gradually hedge its interest rate exposure if market rates continue to decline.

6. NOTES RECEIVABLE UNDER SALES-TYPE LEASES

At one of its locations, the Company leases vehicles to customers under sales—type leases. The following lists the components of the net investment in sales—type leases, classified as notes receivable in the consolidated balance sheets.

	DECEMBER 31,	
	1999	2000
Total minimum lease payments to be received	\$ 7,376 (209)	\$3,681 (599)
Unearned interest income	7,167 (1,039)	3,082 (405)
	\$ 6,128 ======	\$2 , 677

Future minimum lease payments to be received on the notes receivable after December 31, 2000 are as follows:

Year ending December 31,

2001	•
2003	
2004	64
Total	\$2 , 677
	======

7. LINES OF CREDIT AND LONG-TERM DEBT

In December 2000, Lithia's existing credit facility with Ford Credit was increased by \$130,000 to a total of \$580,000 and the expiration date was extended to November 2003 with interest due monthly. The facility includes \$250,000 for new and program vehicle flooring, \$150,000 for used vehicle flooring, \$130,000 for franchise acquisitions and \$50,000 in mortgage financing. Lithia also has the option to convert the acquisition line into a five-year term loan.

The lines with Ford Credit are cross-collateralized and are secured by

inventory, accounts receivable, intangible assets and equipment. The other new vehicle lines are secured by new vehicle inventory of the relevant stores.

The Ford Credit lines of credit contain financial covenants requiring Lithia to maintain compliance with, among other things, specified ratios of (i) total debt to tangible base capital; (ii) total adjusted debt to tangible base capital; (iii) current ratio; (iv) fixed charge coverage; and (v) net cash. The Ford Credit lines of credit agreements also preclude the payment of cash dividends without the prior consent of Ford Credit. Lithia was in compliance with all such covenants at December 31, 2000 and September 30, 2001.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

Toyota Motor Credit Corporation, Chrysler Financial Corporation and General Motors Acceptance Corporation have agreed to floor all of Lithia's new vehicles for their respective brands with Ford serving as the primary lender for all other brands. There are no formal limits to these commitments for new vehicle wholesale financing.

In addition, U.S. Bank N.A. has extended a \$27,500 revolving line of credit for leased vehicles and equipment purchases.

The above facilities have variable interest rates, which ranged from 7.90% to 9.15% per annum at December 31, 2000 and 4.09% to 5.34% per annum at September 30, 2001. Amounts outstanding on the lines at December 31, 2000 and September 30, 2001 were as follows (in thousands):

	DECEMBER 31,	SEPTEMBER 30,
	2000	2001
New and program vehicle lines	\$255 , 137	\$242,705
Used vehicle line	59,000	60,000
Acquisition line	8,000	8,000
Real estate lines		8,610
Equipment & leased vehicle line	27,500	27,500
	\$349 , 637	\$346,815
	=======	=======

Long-term debt consists of the following:

	DECEMBER 31,	
	1999	2000
Equipment & lease vehicle line of credit	\$ 4,880	\$ 27 , 500
Acquisition line of credit	0	8,000
Used vehicle flooring line of credit	35 , 500	59 , 000
Mortgages payable in monthly installments of \$287, including		
interest between 7.00% and 9.50%, maturing fully December		
2019; secured by land and buildings	19,893	30,571

Notes payable in monthly installments of \$144 plus interest calculated daily at LIBOR plus 2.20%, refinanced during 2000 as part of the equipment and lease vehicle line of		
credit	6,605	0
Notes payable in monthly installments of \$80 plus interest between 6.96% and 9.50%, maturing at various dates through		
2004; secured by vehicles leased to others	4,514	1,819
Notes payable related to acquisitions, with interest rates between 5.50% and 9.50%, maturing at various dates between		
April 2001 and December 2010	9,342	9,831
Note payable in monthly installments of \$3, including interest at 10.25%, maturing fully August 2000	20	0
	80,754	136,721
Less current maturities	(7,039)	(5,257)
	\$73 , 715	\$131 , 464
	======	=======

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (CONTINUED)

The schedule of future principal payments on long-term debt after December $31,\ 2000$ is as follows:

Year ending December 31,

2001	\$ 5,257
2001	
2002	36 , 059
2003	71,837
2004	1,531
2005	6,588
Thereafter	15,449
Total principal payments	\$136 , 721

8. STOCKHOLDERS' EQUITY

The shares of Class A Common Stock are not convertible into any other series or class of the Company's securities. However, each share of Class B Common Stock is freely convertible into one share of Class A Common Stock at the option of the holder of the Class B Common Stock. All shares of Class B Common Stock shall automatically convert to shares of Class A Common Stock (on a share-for-share basis, subject to the adjustments) on the earliest record date for an annual meeting of the Company stockholders on which the number of shares of Class B Common Stock outstanding is less than 1% of the total number of shares of Common Stock outstanding. Shares of Class B Common Stock may not be transferred to third parties, except for transfers to certain family members and in other limited circumstances.

Holders of Class A Common Stock are entitled to one vote for each share held of record, and holders of Class B Common Stock are entitled to ten votes for each share held of record. The Class A Common Stock and Class B Common Stock vote together as a single class on all matters submitted to a vote of

stockholders.

In May 1998, the Company closed an offering of 3,151 newly issued shares of its Class A Common Stock for net proceeds of \$42,498. In 1999, the Company authorized 15 shares of Series M, Redeemable, Convertible Preferred Stock ("Series M Preferred Stock"). In May 1999, in connection with the acquisition of Moreland Automotive Group, the Company issued 10.4 shares of Series M Preferred Stock. The Series M Preferred Stock votes with Class A Common Stock on an as if converted basis. The Series M Preferred Stock is convertible into Class A Common Stock at the option of the Company at any time and at the option of the holder under limited circumstances. The Series M Preferred Stock is redeemable at the option of the Company. The Series M Preferred Stock converts into Class A Common Stock based on a formula that divides the average Class A Common Stock price for a certain 15-day period into one thousand and then multiplies such amount by the number of Series M Preferred Shares being converted. The Series M Preferred Stock does not have a dividend preference, but participates in any dividends on an as if converted basis. The Series M Preferred Stock has a \$1\$ per share liquidation preference.

In the first quarter of 2000, the Company issued 304 shares of Class A Common Stock and 4.5 shares of Series M Preferred Stock in order to satisfy contingent payout requirements related to the Moreland acquisition.

Effective June 4, 2001, the Company converted 5.2 shares of Series M 2002 Preferred Stock with an aggregate conversion price of \$5,200 into an aggregate of 265 shares of Class A Common Stock. Following this conversion, 5.2 shares of Series M 2002 Preferred Stock and 4.5 shares of Series M 2003 Preferred Stock remained outstanding.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

9. INCOME TAXES

Income tax expense for 1998, 1999 and 2000 was as follows:

	YEAR ENDED DECEMBER 31,		
	1998	1999	2000
Current:			
Federal	\$5 , 387	\$10,382	\$12,705
State	1,041	1,979	2,194
	6.428	12,361	14.899
Deferred:			
Federal	436	411	328
State	129	105	(5)
	565	516	323
Total	\$6 , 993	\$12 , 877	\$15 , 222
	=====	======	======

Individually significant components of the deferred tax assets and liabilities are presented below:

	DECEMBER 31,		
	1999		
Deferred tax assets: Allowance and accruals	\$ 2,457 2,931		
Total deferred tax assets			
Deferred tax liabilities:			
LIFO recapture and acquired LIFO inventories			
differences		(7 , 555)	
Employee benefit plans	(625)	(1,084)	
Goodwill Property and equipment, principally due to differences in	(2 , 797)	(4,544)	
depreciation	(2,106)	(1,300)	
Total deferred tax liabilities	(14,185)	(14,483)	
Total	\$ (8,797)	\$ (9,533)	

The reconciliation between amounts computed using the federal income tax rate of 35% and the Company's income tax expense for 1998, 1999 and 2000 is shown in the following tabulation.

	FOR THE YEAR ENDED DECEMBER 31		EMBER 31,
	1998	1999 	2000
Computed "expected" tax expense	\$6,224	\$11 , 218	\$13 , 837
State taxes, net of federal income tax benefit	751	1,311	1,464
Nondeductible goodwill	 18	261 87	443 (522)
Other			(322)
Income tax expense	\$6 , 993	\$12 , 877	\$15,222
	=====	======	======

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (CONTINUED)

10. COMMITMENTS AND CONTINGENCIES

RECOURSE PAPER

The Company is contingently liable to banks for recourse paper assumed at the time of acquisition when the Company does a corporate purchase. Following

the acquisition, the Company does not enter into further recourse transactions. The contingent liability at December 31, 1999 and 2000 was approximately \$3,421 and \$907, respectively.

The Company's potential loss is limited to the difference between the present value of the installment contract at the date of the repossession and the amount for which the vehicle is resold. Based upon historical loss percentages, an estimated loss reserve of \$668 and \$540 is reflected in the Company's consolidated balance sheets as of December 31, 1999 and 2000, respectively. The reserves were established as a purchase price adjustment as the result of several acquisitions.

LEASES

Substantially all of the Company's operations are conducted in leased facilities under noncancelable operating leases. These leases expire at various dates through 2020. Certain lease commitments are subject to escalation clauses of an amount equal to the cost of living based on the "Consumer Price Index--U.S. Cities Average--All Items for all Urban Consumers" published by the U.S. Department of Labor. The Company also leases certain equipment under capital leases.

The minimum lease payments under the operating and capital leases after December 31, 2000 are as follows:

	OPERATING	CAPITAL
Year ending December 31,		
2001	\$ 12,618	\$ 99
2002	12,039	76
2003	11,230	54
2004	10,897	0
2005	10,495	0
Thereafter	48 , 947	0
Total minimum lease payments	\$106,226	229
Less amounts representing interest	======	(22)
Present value of future minimum lease payments		\$207 ====

Rental expense for all operating leases was \$5,659, \$9,639 and \$13,757 for the years ended December 31, 1998, 1999 and 2000, respectively.

CAPITAL COMMITMENTS

At December 31, 2000, the Company had capital commitments of approximately \$14,900 for the construction of six new store facilities, of which \$14,200 is anticipated to be incurred through the end of 2001 and the balance in 2002. Approximately \$2,700 has already been paid out of existing cash balances. The Company expects to pay for the construction out of existing cash balances until completion of the projects, at which time it anticipates securing long-term financing for 90% to 100% of the amounts from third party lenders.

At September 30, 2001, the Company had capital commitments of approximately \$10,500, of which \$6,400 is expected to be incurred through the end of 2001 and the balance in 2002.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

LITIGATION

The Company is involved in various claims and legal actions arising in the ordinary course of business. In the opinion of management, the ultimate disposition of these matters will not have a material adverse effect on the Company's financial position, results of operations or liquidity.

11. PROFIT SHARING PLAN

The Company has a defined contribution plan and trust covering substantially all full-time employees. The annual contribution to the plan is at the discretion of the Board of Directors of the Company. Contributions of \$285, \$591 and \$166 were recognized for the years ended December 31, 1998, 1999 and 2000, respectively. Employees may contribute to the plan under certain circumstances.

12. STOCK INCENTIVE PLANS

The Company's 1996 Stock Incentive Plan, as amended (the "1996 Plan"), allows for the granting of up to 1,700 incentive and nonqualified stock options to officers, key employees and consultants of the Company and its subsidiaries. The Company's Non-Discretionary Stock Option Plan for Non-Employee Directors (the "Directors' Plan") allows for the granting of 15 shares. The plans are administered by the Board or by a Compensation Committee of the Board and permits accelerated vesting of outstanding options upon the occurrence of certain changes in control of the Company. Options become exercisable over a period of up to ten years from the date of grant and at exercise prices as determined by the Board. At December 31, 2000, 1,433 shares of Class A Common Stock were reserved for issuance under the plans, of which 227 shares were available for future grant. At the Annual Meeting of Shareholders held on May 17, 2001, the shareholders approved the adoption of the 2001 Stock Option Plan (the "2001 Plan") and the reservation of 600 shares of the Company's Common Stock for issuance thereunder. In conjunction with the adoption of the 2001 Plan, all shares available for grant under the 1996 Plan and the Directors' Plan were canceled.

Activity under the plans is as follows:

	SHARES AVAILABLE FOR GRANT	SHARES SUBJECT TO OPTIONS	WEIGHTED AVERAGE EXERCISE PRICE
BALANCES, DECEMBER 31, 1997	201	433	\$ 3.41
Additional shares reserved	415		
Options granted	(155)	155	14.65
Options canceled	34	(34)	16.22
Options exercised		(6)	3.02
BALANCES, DECEMBER 31, 1998	495	548	5.80
Additional shares reserved	615		
Options granted	(257)	257	17.84
Options canceled	9	(9)	15.89
Options exercised		(35)	3.98

BALANCES, DECEMBER 31, 1999	862	761	9.84
Options granted	(708)	708	13.27
Options canceled	73	(73)	14.05
Options exercised		(190)	3.20
BALANCES, DECEMBER 31, 2000	227	1,206	\$12.65
	====	=====	======

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

The Board of Directors approved the issuance of non-qualified options during 2000 to certain members of senior management at an exercise price of \$1.00 per share. These options were issued with five-year cliff vesting as a means to encourage long-term employment from certain members of the senior management group. Compensation expense, which is equal to the difference between the market price and the exercise price, is recognized ratably in accordance with the vesting schedules.

In 1998, the Board of Directors of the Company and the stockholders approved the implementation of an Employee Stock Purchase Plan (the "Purchase Plan"), and reserved a total of 250 shares of Class A Common Stock for issuance under the Purchase Plan. In 2000, the stockholders approved an increase in the total number of shares of Class A Common Stock reserved for issuance under the Purchase Plan to 500 shares. The Purchase Plan is intended to qualify as an "Employee Stock Purchase Plan" under Section 423 of the Internal Revenue Code of 1986, as amended, and is administered by the Compensation Committee of the Board. Eligible employees are entitled to invest up to 10 percent of their base pay for the purchase of stock. The purchase price for shares purchased under the Purchase Plan is 85 percent of the lesser of the fair market value at the beginning or end of the purchase period. A total of 9, 50 and 134 shares of the Company's Class A Common Stock were issued under the Purchase Plan during 1998, 1999 and 2000, respectively, and 307 remained available for issuance at December 31, 2000.

During 1995, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 123 Accounting for Stock-Based Compensation (SFAS 123), which defines a fair value based method of accounting for employee stock options and similar equity instruments. As permitted under SFAS 123, the Company has elected to continue to account for its stock-based compensation plans under Accounting Principal Board Opinion No. 25 Accounting for Stock Issued to Employees (APB 25), and related interpretations. Accordingly, no compensation expense has been recognized for the Plan or the Purchase Plan (collectively the "Plans").

The Company has computed, for pro forma disclosure purposes, the value of options granted under the Plans, using the Black-Scholes option pricing model as prescribed by SFAS 123, using the weighted average assumptions for grants as follows:

1998	3			1999		2000
	FOR 	THE	YEAR 	ENDED 	DECEMBER	31,

Risk-free interest rate	5.50%	5.50%	6.50%
Expected dividend yield	0.00%	0.00%	0.00%
Expected lives	6.7 years	7.0 years	7.0 years
Expected volatility	53.41%	49.91%	47.47%

Using the Black-Scholes methodology, the total value of options granted during 1998, 1999 and 2000 was \$1,119, \$2,910 and \$6,486, respectively, which would be amortized on a pro forma basis over the vesting period of the options, typically four to five years. The weighted average fair value of options granted during 1998, 1999 and 2000 was \$8.61, \$9.17 and \$7.79 per share, respectively. If the Company had accounted for its stock-based compensation plan in accordance with SFAS 123, the Company's net income and net income per share would approximate the pro forma disclosures below:

FOR THE YEAR ENDED DECEMBER 31,

	1998		1999		2000	
	AS REPORTED	PRO FORMA	AS REPORTED	PRO FORMA	AS REPORTED	PRO FORM
Net income			\$19,174 \$ 1.67		\$24,313 \$ 1.78	\$22,0 \$ 1.
Diluted net income per share	\$ 1.14	\$ 1.09	\$ 1.60	\$ 1.52	\$ 1.76	\$ 1.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

The following table summarizes stock options outstanding at December 31, 2000:

	OPTIONS OUTSTANDING			OPTIONS EXE	RCISABLE
RANGE OF EXERCISE PRICES	NUMBER OUTSTANDIN AT 12/31/0		WEIGHTED AVERAGE EXERCISE PRICE	NUMBER OF SHARES EXERCISABLE AT 12/31/00	WEIGHTED AVERAGE EXERCISE PRICE
\$ 1.		8.9	\$ 1.00	18	\$ 1.00
3. 10.75 - 11.	02 150 82 257	3.3 9.5	3.02 11.72	103 30	3.02 11.40
12.68 - 14. 14.68 - 16.		7.8 6.8	13.46 15.71	18 83	13.21 15.74
16.75 - 18. 18.94 - 20.		8.1 7.0	16.99 19.66	13 28	16.81 19.76
\$1.00 - 20.8	3 1,206	7.5	\$12.65	293	\$10.17
========	== ====	===	=====	===	=====

At December 31, 1998 and 1999, 239 and 296 shares were exercisable at weighted average exercise prices of \$3.44 and \$4.60, respectively.

13. RELATED PARTY TRANSACTIONS

Lithia Properties, LLC, owned certain of the real property on which the Company's business is located. The Company owns a 20% interest in Lithia Properties, LLC. The Company leased such facilities under various lease agreements from Lithia Properties, LLC. Selling, general and administrative expense includes rental expense of \$1,464, \$706 and \$19 for the years ended December 31, 1998, 1999 and 2000, respectively relating to these properties.

In June 1999, Lithia Properties, LLC completed its sale of certain real estate holdings in the Southern Oregon region to Capital Automotive Real Estate Investment Trust ("Capital"), an unrelated party, for \$18,300. As a result of this sale, the Company received a distribution for its portion of the realized gain, totaling approximately \$1,246, which is being realized ratably over the 12-year life of the new lease. The Company now leases such properties from Capital for amounts that are not materially different from the lease amounts under the previous lease agreements.

The Company provides management services to Lithia Properties, LLC. Other income includes management fees of \$12, \$7 and \$1 for the years ended December 31, 1998, 1999 and 2000, respectively.

During 1998, 1999 and 2000, Lithia Real Estate, Inc. paid Mark DeBoer Construction, Inc. \$314, \$2,649 and \$6,796, respectively, for remodeling certain of the Company's facilities. These amounts included \$281, \$2,252 and \$6,140, respectively, paid for subcontractors and materials, \$7, \$171 and \$32, respectively for permits, licenses, travel and various miscellaneous fees, and \$26, \$226 and \$624, respectively, for contractor fees. The Company believes the amount paid is fair in comparison with fees negotiated with independent third parties.

In May 1999, the Company purchased certain stores owned by W. Douglas Moreland for total consideration of approximately \$66,000, at which time, Mr. Moreland became a member of the Company's Board of Directors. During the normal course of business, these stores paid \$672 and \$2,848 in 1999 and 2000, respectively, to other companies owned by Mr. Moreland for vehicle purchases, recourse paid to a financial lender and management fees. The Company also paid rental expense of \$1,589 and \$3,207 in 1999 and 2000, respectively, to other companies owned by Mr. Moreland.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(CONTINUED)

The terms of the acquisition agreement with Mr. Moreland provided for additional consideration to be paid if the acquired entity results of operations exceeded certain targeted levels in 1999. Targeted levels were set substantially above the historical experience of the acquired entity at the time of acquisition. Such additional consideration was paid in cash and with shares of the Company's stock and was recorded when earned in the fourth quarter of 1999 as additional purchase price. Additional consideration totaled \$18,000, including \$9,000 in cash, \$4,500 in Class A Common Stock and \$4,500 in stated value Series M Restricted Preferred Stock with a fair value of \$2,700.

14. ACQUISITIONS

The following acquisitions were made in the first nine months of 2001:

- -- In January 2001, Lithia acquired the Johnson Chrysler/Jeep store in Anchorage, Alaska. The store had estimated 2000 revenues of approximately \$35,000.
- -- In February 2001, Lithia acquired two stores in Pocatello, Idaho with the Honda, Dodge/Chrysler and Hyundai brands. The stores have estimated 2000 revenues of approximately \$48,000.
- -- In July 2001, Lithia acquired Barton Cadillac in Spokane Washington. The franchise was added to Lithia Camp Chevrolet.
- -- In August 2001, Lithia acquired the Lanny Berg Chevrolet store in Caldwell, Idaho. The store has estimated 2001 revenues of \$22,000.
- In September 2001, Lithia acquired Ted Tuffy Dodge in Sioux Falls, South Dakota, which has estimated 2001 revenues of approximately \$35,000.
- -- In September 2001, Lithia acquired Seattle BMW in Seattle, Washington, which has estimated 2001 revenues of approximately \$50,000.

The above acquisitions were accounted for under the purchase method of accounting. Pro forma results of operations are not materially different from actual results of operations.

In addition to the above acquisitions, also in August 2001, Lithia completed the construction of and opened Lithia Dodge of Anchorage.

The Company acquired eight stores during 2000, with total estimated 1999 revenues of approximately \$254,000. None of acquisitions were individually significant and all of them were accounted for as purchase transactions.

Significant acquisitions in 1998 and 1999 were as follows:

In October 1998, the Company acquired the net assets of Camp Automotive for total consideration of \$11,535, including \$8,000 in cash and \$3,535 of assumed debt.

In May 1999, the Company acquired all of the stock of seven commonly controlled stores constituting the Moreland Automotive Group ("Moreland") for approximately \$19,689 in cash (which is net of \$16,007 of cash acquired), 1,273 shares of the Company's Class A Common Stock with a value of approximately \$24,100 at the time of issuance, and 10 shares of Lithia's newly created Series M Preferred Stock with a value of approximately \$6,200 at the time of issuance. At closing, Moreland had approximately \$18,200 of used vehicles available for flooring under the Company's used vehicle line of credit, reducing the net investment in the acquired stores by that amount to a total of \$47,800. Based on the Moreland stores achieving certain performance targets for 1999, additional consideration totaling \$18,000, including \$9,000 in cash, \$4,500 in Class A Common Stock and \$4,500 in stated value Series M Preferred Stock with a fair value of \$2,700 was paid and recorded as additional purchase price.

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LITHIA MOTORS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (CONTINUED)

Unaudited pro forma results of operations including Camp Automotive, Inc. and Moreland Automotive are as follows. The results of operations for other

acquisitions are not included in the unaudited pro forma information as they are not materially different from actual results of the Company.

	YEAR ENDED DECEMBER 31,	
	1998	1999
Total revenues	\$1,157,345	\$1,409,404
Net income	12,176	21,009
Basic earnings per share	1.17	1.69
Diluted earnings per share	1.07	1.65

The unaudited pro forma results are not necessarily indicative of what actually would have occurred had the acquisitions been in effect for the entire periods presented. In addition, they are not intended to be a projection of future results that may be achieved from the combined operations. The 1998 pro forma results of operations include bonuses paid by Moreland to its owners. Excluding such bonuses, which would not have been paid under Lithia's ownership, the acquisition would have been accretive to Lithia's 1998 earnings.

15. RECENT ACCOUNTING PRONOUNCEMENTS

In July 2001, the Financial Accounting Standards Board issued SFAS No. 141, "Business Combinations," and SFAS No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 requires that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. SFAS No. 142 requires that goodwill and intangible assets with indefinite useful lives no longer be amortized, but instead tested for impairment at least annually in accordance with the provisions of SFAS No. 142. SFAS No. 142 also requires that intangible assets with estimable useful lives be amortized over their respective estimated useful lives to their estimated residual values, and reviewed for impairment in accordance with SFAS No. 121, Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of.

We adopted the provisions of SFAS No. 141 on July 1, 2001, and SFAS No. 142 on January 1, 2002. Furthermore, goodwill and intangible assets determined to have an indeterminable useful life acquired in a purchase business combination completed after June 30, 2001 but before SFAS No. 142 was adopted in full, were not amortized, but evaluated for impairment in accordance with the appropriate pre-SFAS No. 142 accounting literature. Goodwill and intangible assets acquired in business combinations completed before July 1, 2001 continued to be amortized and tested for impairment in accordance with the appropriate pre-SFAS No. 142 accounting requirements prior to the adoption of SFAS No. 142.

SFAS No. 141 requires, upon adoption of SFAS No. 142, that we evaluate our existing intangible assets and goodwill that we acquired in prior purchase business combinations, and make any necessary reclassifications in order to conform with the new criteria in SFAS No. 141 for recognition apart from goodwill. We do not anticipate reclassifying any intangibles to intangibles with determinable useful lives. For intangible assets identified as having indefinite useful lives, we are required to test them for impairment in accordance with the provisions of SFAS No. 142 within the first interim period and recognize any impairment losses as the cumulative effect of a change in accounting principle in the first interim period. We do not anticipate incurring any impairment loss charges upon adoption of SFAS No. 142.

The adoption of SFAS 141 did not have a significant impact on our financial condition or results of operations. As of September 30, 2001, we expect a

reduction in annual amortization expense of approximately \$3,700 in 2002 upon adoption of SFAS No. 142.

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PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

ITEM 14. OTHER EXPENSES OF ISSUANCE AND DISTRIBUTION.

The following is an itemized statement of the costs and expenses, other than underwriting discounts and commissions, incurred and to be incurred by us in connection with the issuance and distribution of the securities registered hereby. All amounts are estimates except the SEC registration fee, NASD filing fee and NYSE listing fee.

	AMOUNT
SEC registration fee	\$ 10,496
NASD filing fee	11,908
NYSE listing fee	14,000
Printing and engraving fees and expenses	75,000
Legal and consulting fees and expenses	175,000
Accounting fees and expenses	100,000
Trustee and transfer agent fees	2,500
Miscellaneous	111,096
Total	\$500,000
	======

ITEM 15. INDEMNIFICATION OF DIRECTORS AND OFFICERS.

Under the Oregon Business Corporation Act (Oregon Revised Statutes Sections 60.387 to 60.414), a person who is made a party to a proceeding because such person is or was an officer or director of a corporation may be indemnified by the corporation against liability incurred by such person in connection with the proceeding if (1) the person's conduct was in good faith and in a manner he or she reasonably believed was in the corporation's best interest or at least not opposed to its best interests and (2) if the proceeding was a criminal proceeding, the Indemnitee had no reasonable cause to believe his or her conduct was unlawful. Indemnification is not permitted if the person was adjudged liable to the corporation in a proceeding by or in the right of the corporation, or if the Indemnitee was adjudged liable on the basis that he or she improperly received a personal benefit. Unless a company's Articles of Incorporation provide otherwise, such indemnification is mandatory if the Indemnitee is wholly successful on the merits or otherwise, or if ordered by a court of competent jurisdiction.

The Oregon Business Corporation Act also provides that a company's Articles of Incorporation may limit or eliminate the personal liability of a director to the corporation or its shareholders for monetary damages for conduct as a director, provided that no such provision shall eliminate the liability of a director for (1) any breach of the directors' duty of loyalty to the corporation or its shareholders; (2) acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (3) any unlawful distribution; or (4) any transaction from which the director derived an improper

personal benefit.

Our Articles of Incorporation provide that we will indemnify our directors and officers, to the fullest extent permissible under the Oregon Business Corporation Act against all expense liability and loss (including attorney fees) incurred or suffered by reason of service as a director or officer or is or was serving at our request as a director, officer, partner, trustee, employee or agent of another corporation, partnership, joint venture, trust, employee benefit plan or other enterprise.

The effect of these provisions is to limit the liability of directors for monetary damages, and to indemnify our directors and officers for all costs and expenses for liability incurred by them in connection with any action, suit or proceeding in which they may become involved by reason of their affiliation with us, to the fullest extent permitted by law. These provisions do not limit our rights or any shareholder's rights to seek non-monetary relief, and do not affect a director's or officer's responsibilities under any other laws, such as securities or environmental laws.

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We have obtained a directors' and officers' liability insurance policy insuring our directors and officers against certain losses resulting from wrongful acts committed by them as our directors and officers, including liabilities arising under the Securities Act.

ITEM 16. EXHIBITS

The following exhibits are filed herewith or incorporated by reference herein:

EXHIBIT EXHIBIT NAME NUMBER-

- 1.1 Form of Underwriting Agreement
- *4.1 Specimen Stock Certificate
- **5.1 Opinion of Foster Pepper & Shefelman LLP
- 23.1 Consent of KPMG LLP
- 23.2 Consent of Foster Pepper & Shefelman LLP (included in 5.1)
- 24.1 Power of Attorney (filed herewith on the signature page of the Registration Statement)

ITEM 17. UNDERTAKINGS

The undersigned registrant hereby undertakes that, for purposes of determining any liability under the Securities Act of 1933, each filing of the registrant's annual report pursuant to Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934 that is incorporated by reference in this registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

^{*} Incorporated by reference to Exhibit 4.1 to the Registrant's Registration Statement on Form S-1 (No. 333-14031), declared effective by the SEC on December 18, 1996.

^{**} To be filed by amendment.

Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the registrants pursuant to the foregoing provisions, or otherwise, the registrants have been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by a registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrants will, unless in the opinion of their counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by them is against public policy as expressed in the Act and will be governed by the final adjudication of such issue.

The undersigned Registrant hereby undertakes that:

- (1) For purposes of determining any liability under the Securities Act, the information omitted from the form of prospectus filed as part of this registration statement in reliance upon Rule 430A and contained in a form of prospectus filed by the registrant pursuant to Rule 424(b)(1) or (4) or 497(h) under the Securities Act shall be deemed to be part of this registration statement as of the time it was declared effective.
- (2) For the purpose of determining any liability under the Securities Act, each post-effective amendment that contains a form of prospectus shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

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SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Lithia Motors, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Medford, State of Oregon, on January 21, 2002.

LITHIA MOTORS, INC.

By: /s/ SIDNEY B. DEBOER

Sidney B. DeBoer, Chairman of the Board and Chief

Executive Officer

POWER OF ATTORNEY

Each person whose signature appears below hereby constitutes and appoints each of Sidney B. DeBoer and Jeffrey B. DeBoer or any of them, each acting alone, his true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for such person and in his or her name, place and stead, in any and all capacities, in connection with this Registration Statement, including to sign and file in the name and on behalf of the undersigned as director or officer of the Registrant (1) any and all amendments or supplements (including any and all stickers and post-effective amendments) to this Registration Statement, with all exhibits thereto, and other documents in connection therewith, and (2) any and all additional registration statements,

and any and all amendments thereto, relating to the same offering of securities as those that are covered by this Registration Statement that are filed pursuant to Rule 462(b) under the Securities Act of 1933, with the Securities and Exchange Commission and any applicable securities exchange or securities self-regulatory body, granting unto said attorneys-in-fact and agents, and each of them, full power and authority to do and perform each and every act and thing requisite or necessary to be done in and about the premises, as fully to all intents and purposes as he or she might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or their or his or her substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed below by the following persons in the capacities and on the dates indicated.

William Young

	SIGNATURE	TITLE 	DA
Ву:	/s/ SIDNEY B. DEBOER Sidney B. DeBoer	Chief Executive Officer and Chairman of the Board of Directors (principal executive officer)	January
Ву:	/s/ M.L. DICK HEIMANN M.L. Dick Heimann	President, Chief Operating - Officer, Director	January
Ву:	/s/ W. DOUGLAS MORELAND W. Douglas Moreland	Senior Vice President, Regional - Operations-Colorado and Director	January
Ву:	/s/ R. BRADFORD GRAY R. Bradford Gray	Executive Vice President and - Director	January
Ву:	/s/ THOMAS BECKER Thomas Becker	Director	January
	II-3 SIGNATURE	TITLE	DA
Ву:	/s/ WILLIAM YOUNG	Director	 January

By:	/s/ GERALD F. TAYLOR	Director	January
	Gerald F. Taylor		
Ву:	/s/ JEFFREY B. DEBOER	Senior Vice President and Chief Financial Officer	January
	Jeffrey B. DeBoer	<pre>(principal financial officer and principal accounting officer)</pre>	

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EXHIBIT INDEX

EXHIBIT NUMBER-	EXHIBIT NAME
1.1	 Form of Underwriting Agreement
*4.1	 Specimen Stock Certificate
**5.1	 Opinion of Foster Pepper & Shefelman LLP
23.1	 Consent of KPMG LLP
23.2	 Consent of Foster Pepper & Shefelman LLP (included in 5.1)
24.1	 Power of Attorney (filed herewith on the signature page of
	the Registration Statement)

^{*} Incorporated by reference to Exhibit 4.1 to the Registrant's Registration Statement on Form S-1 (No. 333-14031), declared effective by the SEC on December 18, 1996.

^{**} To be filed by amendment.