CENTEX CORP Form 10-Q February 13, 2002

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

FORM 10-Q

JOINT QUARTERLY REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the Quarterly Period Ended

December 31, 2001

Commission File No. 1-6776

Centex Corporation

A Nevada Corporation

IRS Employer Identification No. 75-0778259 2728 N. Harwood Dallas, Texas 75201 (214) 981-5000

Commission File Nos. 1-9624 and 1-9625, respectively

3333 Holding Corporation
A Nevada Corporation
Centex Development Company, L.P.
A Delaware Limited Partnership

IRS Employer Identification Nos. 75-2178860 and 75-2168471, respectively 2728 N. Harwood
Dallas, Texas 75201
(214) 981-6770

The registrants have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months and have been subject to such filing requirements for the past 90 days.

Indicate the number of shares of each of the registrants classes of common stock (or other similar equity securities) outstanding as of the close of business on January 31, 2001:

Centex CorporationCommon Stock61,211,372 shares3333 Holding CorporationCommon Stock1,000 sharesCentex Development Company, L.P.Class A Units of Limited Partnership Interest32,260 unitsCentex Development Company, L.P.Class C Units of Limited Partnership Interest201,351 units

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Part I Financial Information Item 1. Financial Statements

Centex Corporation and Subsidiaries Condensed Consolidated Statements of Earnings

(Dollars in thousands, except per share data) (unaudited)

	For the Three Months Ended December 31,				
		2001	2000		
Revenues					
Home Building Conventional Homes Manufactured Homes Financial Services Construction Products Contracting and Construction Services Investment Real Estate Home Services	\$	1,210,759 31,907 182,800 112,750 321,357 9,730 25,181	\$	1,038,810 29,494 121,308 105,295 345,568 13,023	
		1,894,484		1,653,498	
Costs and Expenses Home Building Conventional Homes Manufactured Homes		1,076,248 31,226		938,170 32,031	
Financial Services Construction Products		149,446 91,353		118,932 84,282	
Contracting and Construction Services		312,254		337,412	
Investment Real Estate Home Services and Other		5,137 23,448		(528) (3,123)	
Corporate General and Administrative		13,326		8,458	
Interest Expense Minority Interest		28,046 6,065		21,076 6,294	
		1,736,549		1,543,004	
Earnings Before Income Taxes		157,935		110,494	
Income Taxes		61,790		42,027	
Net Earnings	\$	96,145	\$	68,467	
Earnings Per Share					
Basic	\$	1.59	\$	1.16	
Diluted	\$	1.54	\$	1.12	
Average Shares Outstanding Basic Common Share Equivalents		60,554,328		59,080,788	

Options Convertible Debenture/Restricted Stock	 1,460,920 414,324	 1,448,887 400,000
Diluted	62,429,572	60,929,675
Cash Dividends Per Share	\$ 0.04	\$ 0.04

See notes to condensed consolidated financial statements.

Centex Corporation and Subsidiaries Condensed Consolidated Statements of Earnings

(Dollars in thousands, except per share data) (unaudited)

	For the Nine Months Ended December 31,				
	20	01	2000		
Revenues					
Home Building Conventional Homes Manufactured Homes Financial Services Construction Products Contracting and Construction Services Investment Real Estate Home Services	\$	3,420,641 90,934 511,366 359,718 971,786 57,053 75,764	\$	2,952,835 99,777 323,717 335,236 974,672 19,667	
	<u></u>	5,487,262		4,705,904	
Costs and Expenses Home Building Conventional Homes Manufactured Homes Financial Services Construction Products Contracting and Construction Services Investment Real Estate Home Services and Other Corporate General and Administrative Interest Expense Minority Interest Earnings Before Income Taxes		3,065,032 91,744 423,581 302,848 947,904 21,071 69,530 37,552 84,630 15,135 5,059,027		2,690,086 103,504 319,068 245,481 953,446 (7,059) (5,040) 25,963 65,140 30,827 4,421,416	
Income Taxes		163,485		108,722	
Net Earnings	\$	264,750	\$	175,766	
Earnings Per Share Basic	\$	4.38	\$	2.98	
Diluted	\$	4.26	\$	2.91	
Average Shares Outstanding Basic Common Share Equivalents Options Convertible Debenture/Restricted Stock		0,433,456 1,369,122 408,250		58,946,795 1,016,430 400,000	
Diluted	6.	2,210,828		60,363,225	

Cash Dividends Per Share	\$ 0.12	\$ 0.12

 $See\ notes\ to\ condensed\ consolidated\ financial\ statements.$

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Centex Corporation and Subsidiaries Condensed Consolidated Balance Sheets

(Dollars in thousands)

Centex Corporation and Subsidiaries						
December 31, 2001*			arch 31,			
\$	47,121 82,965	\$	57,752 57,428			

Assets

Cash and Cash Equivalents Restricted Cash Receivables -

Residential Mortgage Loans **3,278,290** 1,996,746 Other **549,311** 606,069 Inventories **2,814,722** 2,202,295 Investments -

Centex Development Company, L.P. **262,459** 210,807
Joint Ventures and Other **87,738** 72,035
Unconsolidated Subsidiaries

Property and Equipment, net **727,634** 729,099 Other Assets -

Deferred Income Taxes
39,300 43,116
Goodwill
369,709 323,971
Mortgage Securitization Residual
Interest
132,600 146,394
Deferred Charges and Other
269,051 203,331

\$8,660,900 \$6,649,043

Liabilities and Stockholders Equity

Accounts Payable and Accrued Liabilities \$1,315,296 \$1,271,464 Debt -

Non-Financial Services 1,851,401 1,464,993 Financial Services 3,346,777 2,054,898 Payables to Affiliates

Minority Stockholders Interest 154,019 143,624 Stockholders Equity -

Preferred Stock, Authorized 5,000,000

Shares, None Issued

Common Stock, \$.25 Par Value; Authorized

100,000,000 Shares; Issued and Outstanding

60,907,968 and 59,929,344 Shares
15,283 14,982
Capital in Excess of Par Value
62,801 25,779
Unamortized Value of Restricted
Stock
(2,605)
Retained Earnings
1,935,873 1,678,400
Treasury Stock, at cost; 222,505
Shares

and 0 Shares
(6,582)
Accumulated Other Comprehensive
Loss

(11,363) (5,097)

Total Stockholders Equity **1,993,407** 1,714,064

\$8,660,900 \$6,64	49,043	

See notes to condensed consolidated financial statements.

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^{*}Unaudited

 $^{**}Condensed\ from\ audited\ financial\ statements.$

Centex Corporation and Subsidiaries Condensed Consolidated Balance Sheets

(Dollars in thousands)

Centex Co	orporation	Financia	l Services		
December 31, 2001*	March 31, 2001**	December 31, 2001*	March 31, 2001**		
\$ 33,161 4,432	\$ 45,987 5,442	\$ 13,960 78,533	\$ 11,765 51,986		
388,824 2,794,046	486,816 2,193,838	3,278,290 160,487 20,676	1,996,746 119,253 8,457		
262,459 87,738 380,329	210,807 72,035 314,868				
678,069	673,846	49,565	55,253		
(7,180) 343,687	12,838 307,369	46,480 26,022 132,600	30,278 16,602 146,394		
182,947	149,917	86,104	53,414		
\$ 5,148,512	\$ 4,473,763	\$ 3,892,717	\$ 2,490,148		
\$ 1,152,049	\$ 1,153,215	\$ 163,247	\$ 118,249		
1,851,401	1,464,993	3,346,777	2,054,898		
151,655	141,491	94,995 2,364	50,072 2,133		
15,283	14,982	1	1		
62,801 (2,605)	25,779	202,671	200,467		
1,935,873	1,678,400	92,226	64,328		
(6,582) (11,363)	(5,097)	(9,564)			
1,993,407	1,714,064	285,334	264,796		
\$ 5,148,512	\$ 4,473,763	\$ 3,892,717	\$ 2,490,148		

In the supplemental data presented above, Centex Corporation represents the adding together of all subsidiaries other than those included in Financial Services. Transactions between Centex Corporation and Financial Services have been eliminated from the Centex Corporation and Subsidiaries balance sheets.

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Centex Corporation and Subsidiaries Condensed Consolidated Statements of Cash Flows

(Dollars in thousands) (unaudited)

For the Nine Months Ended December 31,			
2001	2000		
\$ 264,750	\$ 175,766		
	44,717		
(923)	(6,440)		
	(4,421)		
The state of the s	19,605		
	(28,883)		
The state of the s	(31,824)		
	(1,162,093)		
	(310,971)		
	(15,311) (72,693)		
	(6,752)		
	(0,732)		
(1,562,843)	(1,399,300)		
(29,576) (49,825) (79,401)	(30,845) (442,200) (46,286) (519,331)		
886 824	255,545		
000,024	255,545		
658,330	794,364		
(674,734)	(339,447)		
1,055,525	1,140,008		
(315,191)	(22,482)		
	(784)		
	7,005		
	(7.070)		
(7,277)	(7,079)		
1,631,613	1,827,130		
(10,631)	(91,501)		
	\$ 264,750 66,470 (923) (25,816) 10,066 (21,313) 57,266 (1,224,469) (617,993) 31,890 (103,100) 329 (1,562,843) (29,576) (49,825) (79,401) 886,824 658,330 (674,734) 1,055,525 (315,191) 34,718 (6,582) (7,277) 1,631,613		

Cash and Cash Equivalents at Beginning of Period	 57,752	 135,853
Cash and Cash Equivalents at End of Period	\$ 47,121	\$ 44,352

 $See\ notes\ to\ condensed\ consolidated\ financial\ statements.$

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Centex Corporation and Subsidiaries Notes to Condensed Consolidated Financial Statements December 31, 2001

(Dollars in thousands) (unaudited)

(A) The condensed consolidated interim financial statements include the accounts of Centex Corporation and subsidiaries ("Centex or the "Company") after elimination of all significant intercompany balances and transactions. These statements have been prepared, without audit, in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States have been condensed or omitted.

In the opinion of the Company, all adjustments necessary to present fairly the information in the following condensed consolidated financial statements of the Company have been included. The results of operations for such interim periods are not necessarily indicative of the results for the full year. The Company suggests that these condensed consolidated financial statements be read in conjunction with the consolidated financial statements and the notes thereto included in the Company slatest Annual Report on Form 10-K.

(B) A summary of comprehensive income for the three and nine months ended December 31, 2001 and 2000 is presented below:

		For the Thi Ended Dec				For the Nine Months Ended December 31,			
	_	2001 2000		2001			2000		
Net Earnings Other Comprehensive (Loss) Income, net of tax:	\$	96,145	\$	68,467	\$	264,750	\$	175,766	
Foreign Currency Translation Adjustments Unrealized Loss on Hedging Instruments		(3,006) (3,148)		73		5,828 (12,361)		(394)	
Unrealized Gain (Loss) on Investments	_	171		(586)		267		1,152	
Comprehensive Income	\$	90,162	\$	67,954	\$	258,484	\$	176,524	

The Foreign Currency Translation Adjustments are primarily the result of Centex s investment in Centex Development Company, L.P. and its subsidiaries, which have separate financial statements included elsewhere in this report. The Unrealized Loss on Hedging Instruments represents the unrealized loss on swap agreements designated as cash flow hedges. The accounting for these derivative financial instruments is discussed in detail in Note (H) of this report. The Unrealized Gain (Loss) on Investments represents mark to market adjustments to securities available for sale by the Company.

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(C) A summary of changes in stockholders equity is presented below:

	Preferred Stock	Common Stock	Capital in Excess of Par Value	Unamortized Value of Restricted Stock	Retained Earnings	Treasury Shares - at Cost	Accumulated Other Comprehensive Loss	Total
Balance, March 31, 2001 Net Earnings	\$	\$ 14,982	\$ 25,779	\$	\$ 1,678,400 264,750	\$	\$ (5,097)	\$ 1,714,064 264,750
Issuance of Restricted Stock Amortization of		19	3,133	(3,152)				
Restricted Stock Exercise of Stock				547				547
Options		282	33,889					34,171
Cash Dividends					(7,277)			(7,277)
Purchases of Common Stock for Treasury Treasury Stock Issued						(6,658)		(6,658)
for Service Awards						76		76
Unrealized Loss on Hedging Instruments Foreign Currency Translation							(12,361)	(12,361)
Adjustments							5,828	5,828
Unrealized Gain on Investments							267	267
Balance, December 31, 2001	\$	\$ 15,283	\$ 62,801	\$ (2,605)	\$ 1,935,873	\$ (6,582)	\$ (11,363)	\$ 1,993,407

(D) Centex Development Company, L.P. (the Partnership) is a master limited partnership formed by Centex in 1987 to broaden Centex s business to include general real estate development. Centex believed that this expansion would improve stockholder value through longer-term real estate investments, real estate developments and the benefits of the partnership form of business. Because the real estate development business generally requires a longer time horizon to maximize value than Centex s core home building operations and typically involves substantial acquisition and development indebtedness, Centex concluded that this new line of business could best be conducted through the Partnership, an independent, publicly-traded entity that is not consolidated with Centex for financial reporting purposes. The Partnership is managed by its general partner, 3333 Development Corporation, a wholly-owned subsidiary of 3333 Holding Corporation (Holding). The common stock of Holding is held by the stockholders of Centex through a nominee arrangement and trades in tandem with the common stock of Centex.

The Partnership is authorized to issue three classes of limited partnership interest. Centex indirectly holds 100% of the Partnership s Class A and Class C limited partnership units, which are collectively convertible into 20% of the Partnership s Class B limited partnership units. The Partnership may issue additional Class C units in connection with the acquisition of real property and other assets. No Class B units have been issued. However, warrants to purchase approximately 80% of the Class B units are also held by the stockholders of Centex through a nominee arrangement and trade in tandem with the common stock of Centex.

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As holder of the Class A and Class C units, Centex is entitled to a cumulative preferred return of 9% per annum on the average outstanding balance of its capital contributions to the Partnership, adjusted for cash and other distributions representing return of capital. As of December 31, 2001, these adjusted capital contributions were \$234.1 million and preference payments in arrears totaled \$36.1 million. No preference payments have been made since fiscal 1998.

The stockholders of Centex elect the four-person board of directors of Holding, three of whom are independent outside directors who are not directors, affiliates or employees of Centex. Thus, through Holding, the stockholders of Centex control the general partner of the Partnership. The general partner and the independent board of Holding, including its non-executive Chairman, manage how the Partnership conducts its activities, including the acquisition, development, maintenance, operation and sale of properties, without the consent of the limited partners. The limited partners cannot remove the general partner. As a result, the Company accounts for its limited partner s interest in the Partnership using the equity method of accounting for investments.

Supplementary condensed combined financial statements for Centex and subsidiaries, Holding and subsidiary and the Partnership and subsidiaries are set forth below. For additional information on Holding and subsidiary and the Partnership and subsidiaries, see their separate financial statements and related footnotes included elsewhere in this report.

Supplementary Condensed Combined Balance Sheets of Centex, Holding and Subsidiary and Partnership and Subsidiaries

	December 31, 2001	March 31, 2001*
Assets Cash and Cash Equivalents Restricted Cash Receivables Inventories Investments in Joint Ventures and Other Property and Equipment, net Other Assets	\$ 47,364 87,965 3,833,047 3,379,753 92,735 730,880 861,460	\$ 60,786 57,428 2,613,035 2,629,733 72,679 732,490 757,882
Other Assets	\$ 9,033,204	\$ 6,924,033
Liabilities and Stockholders Equity Accounts Payable and Accrued Liabilities Non-Financial Services Debt Financial Services Debt Minority Stockholders Interest Stockholders Equity	\$ 1,412,865 2,124,861 3,346,777 155,294 1,993,407	\$ 1,352,467 1,658,894 2,054,898 143,710 1,714,064
	\$ 9,033,204	\$ 6,924,033

^{*} Condensed from audited financial statements.

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Supplementary Condensed Combined Statements of Earnings of Centex, Holding and Subsidiary and Partnership and Subsidiaries

		ne Months Ended
	2001	2000
Revenues Costs and Expenses	\$ 5,740,840 5,311,660	\$ 4,882,572 4,598,955
Earnings Before Income Taxes Income Taxes	429,180 164,430	283,617 107,851
Net Earnings Other Comprehensive (Loss) Earnings	264,750 (6,266)	175,766 758
Comprehensive Income	\$ 258,484	\$ 176,524

(E) The Company conducts its land acquisition and development activities directly and through its participation in joint ventures in which the Company holds less than a majority interest. The Company s investment in these joint ventures was \$87.7 million and \$72.0 million at December 31, 2001 and March 31, 2001, respectively. These non-consolidated joint ventures had total debt outstanding of approximately \$168 million as of December 31, 2001 and \$137 million as of March 31, 2001. The Company s liability is limited to approximately \$32 million and \$46 million, respectively.

The Company has paid \$66 million for options, which expire at various dates through 2007, toward the purchase of undeveloped land and developed lots having a total purchase price of approximately \$1.4 billion in order to ensure the future availability of land for home building. The Company has committed to purchase land and developed lots totaling approximately \$2.5 million.

(F) Interest expenses relating to the Financial Services segments are included in its costs and expenses. Interest expense related to segments other than Financial Services is included as a separate line on the Condensed Consolidated Statement of Earnings. For the three and nine month periods ending December 31, 2001, \$12.2 million and \$36.0 million, respectively, of interest incurred was capitalized to qualifying assets, principally within the Home Building segment compared to \$10.7 million and \$35.5 million for the three and nine months ended December 31, 2000, respectively. For the three and nine months ended December 31, 2001, \$9.9 million and \$25.3 million, respectively, of previously capitalized interest was charged to interest expense compared to \$5.1 million and \$27.1 million for the three and nine months ended December 31, 2000, respectively.

		ee Months Ended	d
	2001		2000
Total Interest Incurred Capitalized Interest, net Less Financial Services	\$ 70,988 (2,250) (40,692)	\$	54,108 (5,600) (27,432)
Interest Expense, net	\$ 28,046	\$	21,076

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	 For the Nine N	ed
	2001	2000
Total Interest Incurred Capitalized Interest, net Less Financial Services	\$ 211,812 (10,697) (116,485)	\$ 133,900 (8,350) (60,410)
Interest Expense, net	\$ 84,630	\$ 65,140

(G) The Company operates in six principal business segments: Home Building, Financial Services, Construction Products, Contracting and Construction Services, Investment Real Estate, and Home Services. These segments operate primarily in the United States, and their markets are nationwide. Revenues from any one customer are not significant to the Company.

Intersegment revenues and investments in joint ventures are not material and are not shown in the following tables. The investment in the Partnership (approximately \$262 million) is included in the Investment Real Estate segment.

The following tables set forth financial information relating to the business segments.

HOME BUILDING

Conventional Homes

Conventional Homes operations involve the purchase and development of land or lots as well as the construction and sale of single-family homes.

	For the Three Decem		
	 2001	20	000
Revenues Cost of Sales Selling, General & Administrative Expenses	\$ (Dollars in 1,210.8 (898.3) (178.0)	n millions) \$	1,038.8 (782.4) (155.8)
Operating Earnings	\$ 134.5	\$	100.6
	 For the Nine M		
	2001	20	000
	 (Dallana is	- williama)	

(Dollars in millions)

Revenues Cost of Sales Selling, General & Administrative Expenses	\$ 3,420.6 (2,539.3) (525.7)	\$ 2,952.8 (2,251.2) (438.9)
Operating Earnings	\$ 355.6	\$ 262.7

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Manufactured Homes

Manufactured Homes operations involve the construction in factories of single-family homes and, to a lesser degree, commercial structures and the sale of these products through a network of company-owned and independent dealers.

	 For the Three Months Ended December 31,			
	 2001	2	2000	
	 (Dollars in	millions)		
Revenues Cost of Sales Selling, General & Administrative Expenses	\$ 31.9 (26.1) (5.1)	\$	29.5 (24.4) (7.6)	
Operating Earnings (Loss)	\$ 0.7	\$	(2.5)	
	 For the Nine M		led	
	 2001		2000	
	(Dollars in	millions)		
Revenues Cost of Sales Selling, General & Administrative Expenses	\$ 90.9 (76.0) (15.7)	\$	99.8 (82.0) (21.5)	
Operating Loss	\$ (0.8)	\$	(3.7)	

FINANCIAL SERVICES

Financial Services operations consist primarily of home financing, sub-prime home equity lending, and the sale of title and other insurance coverages. These activities include mortgage origination and other related services for homes sold by Centex subsidiaries and by others.

	 For the Three Decem	Months Ende	ed
	2001		2000
	(Dollars i	n millions)	
Revenues* Selling, General & Administrative Expenses Interest Expense	\$ 182.8 (108.7) (40.7)	\$	121.3 (91.5) (27.4)
Operating Earnings	\$ 33.4	\$	2.4

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	_	For the Nine I	Months En	ded
		2001		2000
Revenues*	\$	(Dollars ii 511.4	n millions) \$	323.7
Selling, General & Administrative Expenses Interest Expense		(307.1) (116.5)		(258.6) (60.4)
Operating Earnings	\$	87.8	\$	4.7

^{*} Revenues include interest income of \$73.9 million and \$36.8 million for the three months and \$188.1 million and million for the nine months ended December 31, 2001 and 2000, respectively.

CONSTRUCTION PRODUCTS

Construction Products' operations involve the manufacture, production, distribution, and sale of cement, gypsum wallboard, recycled paperboard, aggregates and readymix concrete. Centex s ownership interest in Construction Products was 65.2% as of December 31, 2001 and 65.3% as of December 31, 2000.

	_			
	_	For the Three Decem	Months Eraber 31,	nded
		2001	,	2000
	_	(Dollars i	n millions)	
Revenues	\$	112.7	\$	105.3
Cost of Sales		(90.0)		(82.7)
Selling, General & Administrative Expenses	_	(1.3)		(1.6)
Operating Earnings	\$	21.4	\$	21.0
	_			
	_	For the Nine M		led
		2001		2000
		(Dollars in	n millions)	
Revenues	\$	359.7	\$	335.2
Cost of Sales		(299.0)		(240.6)
Selling, General & Administrative Expenses		(3.8)		(4.9)
Operating Earnings	\$	56.9	\$	89.7

Operating earnings are shown before Minority Interest.

CONTRACTING AND CONSTRUCTION SERVICES

Contracting and Construction Services operations involve the construction of buildings for both private and government interests, including office, commercial and industrial buildings, hospitals, hotels, correctional facilities, libraries, airport facilities and educational institutions. As this segment generates significant positive cash flow (payables and accruals consistently exceed identifiable assets), intercompany interest income (credited at the prime rate in effect) is reflected in this segment; however, this amount is eliminated in consolidation.

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	Fo	or the Three Decem		
		2001		2000
	_	(Dollars i	n milli	ions)
Revenues	\$	321.4	<i>, ,,,,,,,</i>	345.6
Construction Contract Costs		(296.8)		(322.8)
Selling, General & Administrative Expenses		(15.5)		(14.6)
Operating Earnings, as reported		9.1		8.2
Intercompany Interest Income		1.8		2.5
Total Economic Return	<u> </u>	10.9	\$	10.7
	_			
	Fo	or the Nine N		
		2001		2000
	_	(Dollars in	milli	ons)
Revenues	\$	971.8	\$	974.7
Construction Contract Costs		(904.1)		(911.9)
Selling, General & Administrative Expenses		(43.8)		(41.5)
Operating Earnings, as reported		23.9		21.3
Intercompany Interest Income		5.6		6.9
Total Economic Return	\$	29.5	\$	28.2

INVESTMENT REAL ESTATE

Investment Real Estate s operations involve the acquisition, development and sale of land, primarily for industrial, office, multi-family, retail and mixed-use projects and investments in other real estate operations.

Fo	or the Three I		Ended
_	2001	2	2000
	(Dollars ir	ı millior	ıs)
\$	9.7	\$	13.0
	(1.3)		(1.8)
	(3.8)		(1.6)
			4.0

Operating Earnings \$ **4.6** \$ 13.6

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		led
2001	2	000
 (Dollars i	n millions)	
\$ 57.1	\$	19.7
(11.2)		(2.2)
(9.9)		(2.8)
 		12.0
\$ 36.0	\$	26.7
\$	\$ (Dollars in \$ 57.1 (11.2) (9.9)	(Dollars in millions) \$ 57.1 \$ (11.2) (9.9)

HOME SERVICES

Home Services operations include pest management, electronic security monitoring and chemical lawn care.

		For the Three Months Ended December 31,		
	_	2001		
Revenues		(Dollars in millions) \$ 25.2		
Cost of Sales	(9.2)			
Selling, General & Administrative Expenses	(14.3)			
		For the Nine Months Ended December 31,		
Operating Earnings 61.7*				
1.7*		December 31, 2001 (Dollars in millions)		
Revenues		December 31, 2001		
	(28.6)	December 31, 2001 (Dollars in millions)		

Operating Earnings

\$6.2*

*Before fiscal 2002, revenues and operating expenses of Home Services were included in the Other, net segment and were reflected on a net basis, as this segment was not considered material for purposes of segment reporting.

(H) The Company adopted the provisions of Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities (SFAS 133), on April 1, 2001. The effect of the adoption of SFAS 133 on the Company s operating earnings was not significant.

The Company is exposed to the risk of interest rate fluctuations on its debt and other obligations. As part of its strategy to manage the obligations that are subject to changes in interest rates, the Company has entered into various interest rate swap agreements, designated as cash flow hedges as described below. The swap agreements are recorded at their fair value in Other Assets in the condensed consolidated balance sheets. To the extent the hedging relationship is effective, gains or losses in the fair value of the derivative are

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deferred as a component of Stockholders Equity through Other Comprehensive (Loss) Income. Fluctuations in the fair value of the ineffective portion of the derivative would be reflected in the current period earnings.

Centex Corporation and Centex Construction Products, Inc. each have interest rate swap agreements which, in effect, fix the variable interest rate on a portion of their outstanding debt at December 31, 2001. During the three and nine months ended December 31, 2001, there was no hedge ineffectiveness related to these derivatives. These swaps expire at varying times through October 2005. Amounts to be received or paid under the swap agreements are recognized as a change in interest incurred on the related debt instrument. Based on the balance in Accumulated Other Comprehensive Loss at December 31, 2001 related to these derivatives, the Company would estimate increases in interest incurred over the next 12 months to be approximately \$3 million. As of December 31, 2001, the liability and the balance in Accumulated Other Comprehensive Loss related to these derivatives was \$5.9 million (\$3.8 million net of tax).

Financial Services, through Centex Home Equity Company, LLC (CHEC), uses interest rate swaps to hedge the market risk associated with the anticipated issuance of fixed rate securitization debt used to finance subprime mortgages. Changes in fair value of these derivatives are deferred in Accumulated Other Comprehensive Loss and recorded through current earnings as an adjustment of the interest incurred over the life of the securitization debt. CHEC also uses interest rate swaps which, in effect, fix the interest rate on its variable interest rate debt. Amounts to be received or paid as a result of these swap agreements are recognized as adjustments to interest incurred on the related debt instrument. During the three and nine months ended December 31, 2001, there was no hedge ineffectiveness related to these interest rate swaps. These swaps expire at varying times through December 2007. Based on the balance in Accumulated Other Comprehensive Loss at December 31, 2001 related to these derivatives, the Company would estimate adjustments to interest incurred over the next 12 months to be approximately \$0.8 million. In accordance with SFAS 133, the loss of \$0.6 million (\$0.4 million net of tax) on these interest rate swaps is recognized in Accumulated Other Comprehensive Loss as of December 31, 2001.

Financial Services, through CTX Mortgage Company, LLC, enters into interest rate lock commitments (IRLCs) with its customers under which CTX Mortgage Company agrees to make mortgage loans at agreed upon rates within a period of time, generally from 10 to 60 days, if certain conditions are met within the terms of the IRLCs. In order to hedge the risk of fluctuations in the value of these IRLCs and mortgage loans held by CTX Mortgage Company, CTX Mortgage Company executes mandatory forward trades of mortgage loans and mortgage backed securities. CTX Mortgage also uses mandatory forward trades to hedge the Company s obligation, created through a swap agreement, to protect against certain interest rate risk, non-credit related market risk and prepayment risk related to mortgage loans held by Harwood Street Funding I, LLC, an unaffiliated entity which is not consolidated with Financial Services or the Company. The Company has elected not to utilize hedge accounting treatment under SFAS 133 for these derivatives. Initially, the fair value of the IRLCs is recorded on the balance sheet as a deferred item. Subsequent changes in the fair value of the IRLCs, mandatory forward trades and swaps are recorded as an adjustment to earnings. The gain resulting from the net change in the estimated fair value of these derivative positions was \$10.0 million for the three months and \$13.3 million for the nine months ended December 31, 2001.

(I) Statement of Financial Accounting Standards No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities (SFAS 140), was issued in September 2000 to replace Statement of Financial Accounting Standards No. 125 (SFAS 125). SFAS 140 revises the standards for accounting for securitizations and other transfers of financial assets and collateral and requires certain disclosures, but carries most of SFAS 125 s provisions without reconsideration. The implementation of

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SFAS 140 on April 1, 2001 did not have a material impact on the Company s results of operations or financial position.

(J) The Company has adopted, effective April 1, 2001, Statement of Financial Accounting Standards No. 142, Goodwill and Other Intangible Assets (SFAS 142), which provides that intangible assets, including goodwill, that are not subject to amortization must be tested for impairment as of the beginning of the fiscal year in which this statement is initially applied and annually thereafter at the reporting unit level using a two-step impairment assessment. Impairment testing must be performed more frequently if events or changes in circumstances indicate that the asset might be impaired. The Company has completed the assessment of impairment as of the beginning of the fiscal year, and has determined that there is no impairment.

The pro forma adoption of SFAS 142 for the nine month period ended December 31, 2000, which included amortization of goodwill and negative goodwill, would have resulted in a decrease in net earnings of \$2.7 million and a decrease of \$0.04 in both basic and diluted earnings per share. The pro forma adoption of SFAS 142 for the three month period ended December 31, 2000 would not have been material. Goodwill was \$369.7 million at December 31, 2001 and \$324.0 million at March 31, 2001. The increase primarily relates to acquisitions made in the first quarter of fiscal 2002.

(K) Certain prior year balances have been reclassified to be consistent with the December 31, 2001 presentation.

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

For the three months ended December 31, 2001, Centex Corporation and Subsidiaries (Centex or the Company) consolidated revenues were \$1.9 billion, a 15% increase over \$1.7 billion for the same period last year; earnings before income taxes were \$157.9 million, a 43% increase over \$110.5 million last year; and net earnings were \$96.1 million, a 40% increase over \$68.5 million for the same period last year.

For the nine months ended December 31, 2001, consolidated revenues totaled \$5.5 billion, a 17% increase over \$4.7 billion for the same period last year; earnings before income taxes were \$428.2 million, a 51% increase over \$284.5 million for the same period last year; and net earnings were \$264.8 million, a 51% increase over \$175.8 million for the same period last year.

HOME BUILDING

Conventional Homes

The following summarizes Conventional Homes results for the three and nine months ended December 31, 2001 compared to the same periods last year (dollars in millions, except per unit data):

		For the Three Months Ended December 31,						
		2001			2000			
Revenues Cost of Sales Selling, General & Administrative	\$	1,210.8 (898.3)	100.0 % (74.2 %)	\$	1,038.8 (782.4)	100.0% (75.3%)		
Expenses		(178.0)	(14.7%)		(155.8)	(15.0%)		
Operating Earnings	\$	134.5	11.1%	\$	100.6	9.7%		
Units Closed		5,567			4,893			
% Change		13.8%			8.9%			
Unit Sales Price	\$	212,400		\$	208,328			
% Change Operating Earnings Per		2.0%			10.0%			
Unit	\$	24,162		\$	20,568			
% Change	,	17.5%		*	26.1%			
Backlog Units		9,476			8,603			
% Change		10.1%			16.1%			

	For the Nine Months Ended December 31,						
Revenues Cost of Sales Selling, General & Administrative Expenses	2001				2000		
	\$	3,420.6 (2,539.3) (525.7)	100.0 % (74.2 %) (15.4 %)	\$	2,952.8 (2,251.2) (438.9)	100.0% (76.2%) (14.9%)	
Operating Earnings	\$	355.6	10.4%	\$	262.7	8.9%	
Units Closed % Change Unit Sales Price % Change Operating Earnings Per Unit	\$ \$	15,835 11.5% 212,445 4.6% 22,457		\$ \$	14,202 10.5% 203,071 7.7% 18,501		
% Change Backlog Units % Change		21.4% 9,476 10.1%			17.3% 8,603 16.1%		

Conventional Homes revenues for the three and nine months ended December 31, 2001 increased 16.6% and 15.8%, respectively, compared to revenues for the same periods last year. These improvements resulted from an increased number of operating neighborhoods along with an increase in units closed per neighborhood, and a higher average unit selling price compared to fiscal 2001.

Operating earnings for the three and nine months ended December 31, 2001 were 11.1% and 10.4% as a percentage of revenue and approximately \$24,162 and \$22,457 on a per-unit basis, compared to operating earnings of 9.7% and 8.9% of revenue and approximately \$20,568 and \$18,501 on a per-unit basis for the same periods last year. The operating earnings increase was primarily attributable to a higher average unit selling price and continued cost reductions due to increased productivity and process design improvements.

Home sales (orders) totaled 5,065 units during the three months ended December 31, 2001 compared to 4,351 units during the same period last year, a 16.4% increase. Home sales (orders) totaled 15,967 units during the nine months ended December 31, 2001 compared to 15,226 units for the same period last year, a 4.9% increase. The backlog of homes sold but not closed at December 31, 2001 was 9,476 units, compared to 8,603 units as of December 31, 2000, a 10.1% increase.

Manufactured Homes

The following summarizes Manufactured Homes results for the three and nine months ended December 31, 2001 compared to the same periods last year (dollars in millions):

	_	For the Three Months Ended December 31,					
	2001			2000			
Revenues Cost of Sales Selling, General & Administrative	\$	31.9 (26.1) (5.1)	100.0% (81.9%) (15.9%)	\$	29.5 (24.4) (7.6)	100.0% (82.8%) (25.8%)	
Operating Earnings (Loss)	\$	0.7	2.2%	\$	(2.5)	(8.6%)	
Units Sold		955			1,004		

	For the Nine Months Ended December 31,				
	2001		2000		00
Revenues Cost of Sales Selling, General & Administrative	\$ 90.9 (76.0) (15.7)	100.0% (83.6%) (17.3%)	\$	99.8 (82.0) (21.5)	100.0% (82.2%) (21.5%)
Operating Loss	\$ (0.8)	(0.9%)	\$	(3.7)	(3.7%)
Units Sold	2,854			3,328	

For the three and nine months ended December 31, 2001, revenues increased 8.2% and decreased 8.9%, respectively, from the same periods last year; and operating earnings increased \$3.2 million and operating losses decreased \$2.9 million, respectively, from the same periods last year.

Due to higher than normal retailer inventories and the reduced availability and higher cost of financing for purchasers of manufactured homes, Manufactured Homes—revenues declined for the nine months ended December 31, 2001 compared to the same period last year. Revenues for the three months ended December 31, 2001 increased compared to the same period in the prior year due to the reduced inventory positions of independent dealers in the manufactured housing markets. Production efficiencies and successful cost reduction measures improved operating results for both the three and nine months ended December 31, 2001.

FINANCIAL SERVICES

The following summarizes Financial Services results for the three and nine months ended December 31, 2001 compared to the same periods last year (dollars in millions):

For the Three Months Ended December 31,			
2001		2000	
\$ 18	\$2.8	121.3	
\$ 3	\$3.4	2.4	
\$ 4,	096 \$	2,461	
2	707	2.056	
		2,956 10,610	
		13,566	
7,	136	6,564	
29,	696	20,130	
	2001 \$ 18 \$ 3, 18, 22,5	December 31, 2001 \$ 182.8	

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	_	For the Nine Months Ended December 31,			
		2001		2000	
Revenues	\$	511.4	\$	323.7	
Operating Earnings	\$	87.8	\$	4.7	
Origination Volume	\$	11,232	\$	7,316	
Number of Loans Originated CTX Mortgage Company, LLC Centex-built Homes (Builder) Non-Centex-built Homes (Retail)		10,612 51,847		8,261 33,572	
Centex Home Equity Corporation, LLC		62,459 21,201		41,833 20,310	
		83,660		62,143	

For the three and nine months ended December 31, 2001, Financial Services—revenues increased 50.7% and 58.0%, respectively, and operating earnings increased significantly from the same periods last year. The increase in revenues and operating earnings is due primarily to increased mortgage refinancings at CTX Mortgage Company, LLC and related companies (CTX Mortgage) as a result of lower mortgage rates and to the impact of the portfolio method of accounting as described below.

The operating earnings of CTX Mortgage are derived primarily from gains on the sale of mortgage loans to investors and Harwood Street Funding I, LLC (HSF-I), an unaffiliated entity that is not consolidated with Financial Services or the Company, and, to a lessor extent, net interest income and other fees. HSF-I purchases mortgage loans from CTX Mortgage with the proceeds from the issuance of certain debt securities, and then sells or securitizes the mortgage loans. The debt, interest income and interest expense of HSF-I are not reflected in the financial statements of Financial Services or the Company. For additional information regarding HSF-I, see Financial Information and Liquidity below.

CTX Mortgage s operating earnings for the three and nine months ended December 31, 2001 were \$25.0 million and \$73.1 million compared to \$5.9 million and \$16.7 million for the same periods last year. The increase in CTX Mortgage s operating earnings is primarily due to a significant increase in mortgage origination volume, including substantial mortgage refinancing activity, that was the result of lower mortgage rates in the first, second and third quarters of fiscal 2002 compared to the same periods last year. For the three months ended December 31, 2001, originations totaled 22,560 compared to 13,566 for the same period last year; loan volume was \$3.5 billion compared to \$2.0 billion for the same period last year; the per-loan profit was \$1,127, an increase of 159% compared to the same period last year; and total mortgage applications increased 46% to 18,545 from 12,723 applications for the same period last year. For the nine months ended December 31, 2001, originations totaled 62,459 compared to 41,833 for the same period last year; loan volume was \$9.6 billion compared to \$6.0 billion for the same period last year; the per-loan profit was \$1,194, an increase of 199% as compared to the same period last year; and total mortgage applications increased 36% to 59,766 from 43,919 applications for the same period last year. The results of operations of CTX Mortgage depend to a significant extent on mortgage rates, which are currently at levels that approximate historic lows. Any significant increases in mortgage rates above currently prevailing levels could significantly reduce refinancings and adversely affect the volume of loan originations. There can be no assurance that mortgage rates will remain at the current level in the future.

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Centex Home Equity Company, LLC and related companies (CHEC) returned to profitability after having begun to account for its securitizations completed subsequent to March 31, 2000 as borrowings rather than as sales (as discussed further below), reporting operating earnings for the three and nine months ended December 31, 2001 of \$8.3 million and \$14.7 million compared to operating losses of \$3.5 million and \$12.1 million for the same periods last year. The increase in CHEC s operating earnings is primarily the result of an increase in volume of loans originated and the change in the method of accounting for securitizations beginning in fiscal 2001. As a result of this change, no securitization gains were recognized in fiscal 2001. Instead, interest income and interest expense related to the securitizations accounted for as borrowings began to be recognized. As the balance of securitizations accounted for as borrowings increases, the operating earnings should continue to be positively affected. For the three months ended December 31, 2001, originations totaled 7,136 compared to 6,564 for the same period last year; loan volume was \$584.6 million compared to \$442.8 million for the same period last year; and total applications increased 29.3% to 45,391 from 35,105 applications for the same period last year. For the nine months ended December 31, 2001, originations totaled 21,201 compared to 20,310 for the same period last year; loan volume was \$1.6 billion compared to \$1.3 billion for the same period last year; and total applications increased 16.3% to 127,759 from 109,853 applications for the same period last year.

Prior to fiscal 2001, CHEC s securitizations were structured in a manner that caused them to be accounted for as sales and the resulting gains were reported as revenues during the month in which the securitizations closed. In fiscal 2001, CHEC changed the transaction structure which resulted in the securitizations being accounted for as borrowings, which requires that residential mortgage loans and securitization debt be reflected on the Company s balance sheet and the interest income and interest expense associated with the securitized loan portfolio be reflected in the Company s income statements. Net interest income, rather than gain on sale of loans, is now CHEC s primary source of operating income. For the three and nine months ended December 31, 2001, CHEC s interest income was \$66.6 million and \$172.2 million, respectively, compared to \$32.6 million and \$65.5 million for the same periods last year. CHEC s interest expense was \$37.8 million and \$105.5 million, respectively, compared to \$22.9 million and \$46.1 million for the same periods last year. The increase in interest income and interest expense for the three and nine months ended December 31, 2001 compared to the same periods in the prior year is primarily a result of the change in the method of accounting for securitizations.

At December 31, 2001, CHEC s servicing portfolio, which includes residential mortgage loan securitizations accounted for as sales and borrowings, consisted of 60,811 loans totaling \$4.2 billion, compared to 45,377 loans totaling \$3.0 billion at December 31, 2000. For the three and nine months ended December 31, 2001, service fee income related to this long-term servicing, which is not included in interest income, was \$10.1 million and \$27.9 million, respectively, compared to \$6.8 million and \$17.8 million, respectively, for the same period a year ago.

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CONSTRUCTION PRODUCTS

The following summarizes Construction Products results for the three and nine months ended December 31, 2001 compared to the same periods last year (dollars in millions):

	_	For the Three Months Ended December 31,		
		2001		2000
Revenues Interest Income Cost of Sales Selling, General & Administrative Expenses	\$	112.7 0.5 (90.5) (1.3)	\$	105.3 1.8 (84.5) (1.6)
Operating Earnings	\$	21.4	\$	21.0
	_	For the Nine M		ded
		2001		2000
Revenues Interest Income Cost of Sales Selling, General & Administrative Expenses	\$	359.7 2.6 (301.6) (3.8)	\$	335.2 5.6 (246.2) (4.9)
Operating Earnings	\$	56.9	\$	89.7

Operating Earnings are shown before Minority Interest.

For the three months ended December 31, 2001, Construction Products revenues increased 7.1% and operating earnings increased 1.8% from the same period last year. For the nine months ended December 31, 2001, Construction Products revenues increased 7.3% and operating earnings decreased 36.6% from the same period last year. Construction Products revenues for the three and nine month periods ending December 31, 2001 increased primarily due to the November 2000 purchase of recycled paperboard operations and a wallboard plant. Operating earnings for the nine months ended December 31, 2001 were negatively impacted by lower gypsum wallboard prices. Gypsum wallboard prices rebounded in the third quarter of fiscal 2002, resulting in a slight increase in earnings from the same period last year.

CONTRACTING AND CONSTRUCTION SERVICES

The following summarizes Contracting and Construction Services results for the three and nine months ended December 31, 2001 compared to the same periods last year (dollars in millions):

For the Three Months Ended December 31,

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	2001	
Revenues	\$ 321.4	\$ 345.6
Operating Earnings	\$ 9.1	\$ 8.2
New Contracts Executed	\$ 433.6	\$ 318.5
Backlog of Uncompleted Contracts	\$ 2,262	\$ 1,445

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		Months Ended nber 31,
	2001	2000
Revenues	\$ 971.8	\$ 974.7
Operating Earnings	\$ 23.9	\$ 21.3
New Contracts Executed	\$ 1,211.6	\$ 1,037.6
Backlog of Uncompleted Contracts	\$ 2,262	\$ 1,445

For the three and nine months ended December 31, 2001, Contracting and Construction Services revenue declined 7.0% and 0.3%, respectively, compared to the same period last year. This decline was primarily the result of a short delay in the timing of construction contracts in the hospitality industry due to the events of September 11, 2001. For the three and nine months ended December 31, 2001, Contracting and Construction Services operating earnings increased 11.6% and 12.5%, respectively, from the same periods last year. This increase was primarily the result of a continuing shift in recent years to higher-margin private negotiated projects from lower-margin public bid work and efficiency improvements. The increase in operating earnings was somewhat offset by the previously mentioned decline in revenues. New Contracts Executed increased 36.1% and 16.8% for the three and nine months ended December 31, 2001, as compared to the same period last year. Backlog of Uncompleted Contracts increased 56.5% to \$2.3 billion as of December 31, 2001, as compared to \$1.4 billion at December 31, 2000.

The Contracting and Construction Services operations provided a positive average net cash flow in excess of Centex s investment in the group of \$132.6 million and \$116.3 million for the three and nine months ended December 31, 2001, compared to \$99.3 million and \$95.1 million for the same periods last year.

INVESTMENT REAL ESTATE

The following summarizes Investment Real Estate s results for the three and nine months ended December 31, 2001 compared to the same periods last year (dollars in millions):

	For	For the Three Months Ende December 31,		
		001	2	000
es	\$	9.7	\$	13.0
ng Earnings	\$	4.6	\$	13.6
	For	the Nine M		nded
	2	001	20	000

Revenues	\$ 57.1	\$ 19.7
Operating Earnings	\$ 36.0	\$ 26.7

For the three and nine months ended December 31, 2001, Investment Real Estate operations had operating earnings of \$4.6 million and \$36.0 million, respectively, a decrease of 66.1% and an increase of 34.6% compared to operating earnings of \$13.6 million and \$26.7 million for the same periods a year ago. Included in Investment Real Estate s revenues and operating earnings was \$5.5 million and \$12.0 million for the three and nine month periods ended December 31, 2001 derived from its investment in the Partnership, which is not consolidated and is accounted for on the equity method of accounting. For the three and nine months ended December 31, 2001, Investment Real Estate operations had revenues of \$9.7 million and \$57.1

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million, respectively, a decrease of 25.3% and an increase of 190.1% compared to the same periods in the prior year. The decrease in revenues and operating earnings for the three months ended December 31, 2001 and the increase in revenues and operating earnings for the nine months ended December 31, 2001 is the result of the timing of land sales. The timing of land sales is uncertain and can vary significantly from period to period. Negative goodwill amortization was zero for the three and nine months ended December 31, 2001, and was \$4 million and \$12 million for the three and nine months ended December 31, 2000.

The largest component of the Partnership is its International Home Building segment, which operates through Fairclough Homes Group Limited (Fairclough), a London, England-based home builder. Investment Real Estate is investment in Fairclough, through the Partnership, resulted in operating earnings of \$2.4 million and \$8.0 million for the three and nine months ended December 31, 2001 as compared to a loss of \$0.9 million and \$1.1 million for the same periods in the prior year. The increase in operating earnings occurred primarily because the loss for the three and nine months ended December 31, 2001 included a preferred distribution due to the seller of Fairclough in connection with preference shares issued at acquisition. The preferred distribution was not included in the operating earnings for the current year periods. For the three months ended December 31, 2001 and 2000, Fairclough closed 317 units at an average sales price per unit of \$193,915 and 243 units at an average sales price per unit of \$204,914, respectively. Operating earnings (loss) per unit (before interest) were \$9,006 and \$(3,918) for the three months ended December 31, 2001 and 2000, Fairclough closed 931 units at an average sales price per unit of \$206,502. Operating earnings per unit (before interest) were \$10,107 and \$3,742 for the nine months ended December 31, 2001 and 2000, respectively.

HOME SERVICES

The following summarizes Home Services results for the three and nine months ended December 31, 2001 (dollars in millions):

		For the Three Months Ended December 31,		
	_	2001		
Revenues	_	\$	25.2	
Operating Earnings		\$	1.7	
		For the Nine Months Education December 31,		
	_	2	001	
Revenues		\$	75.8	
Operating Earnings		\$	6.2	

Prior to fiscal 2002, revenues and operating expenses of Home Services were included in the Other, net segment and were reflected on a net basis, as this segment was not considered material for purposes of segment reporting.

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FINANCIAL CONDITION AND LIQUIDITY

At December 31, 2001, the Company had cash and cash equivalents of \$47.1 million including \$11.6 million belonging to the Company s 65.2%-owned Construction Products subsidiary. The net cash used in or provided by the operating, investing, and financing activities for the nine months ended December 31, 2001 and 2000 is summarized below (dollars in thousands):

	For the Nine Months Ended December 31,		
	2001	2000	
Net cash provided by (used in) Non-Financial Services*			
Operating Activities	\$ (328,362)	\$ (146,667)	
Investing Activities	(74,728)	(514,282)	
Financing Activities	391,617	572,084	
	(11,473)	(88,865)	
Financial Services			
Operating Activities	(1,234,481)	(1,252,633)	
Investing Activities	(4,673)	(5,049)	
Financing Activities	1,239,996	1,255,046	
	842	(2,636)	
Net decrease in cash	\$ (10,631)	\$ (91,501)	

^{*} Non-Financial Services is the combination of all subsidiaries other than those included in the Financial Services business segment. The Company generally funds its Non-Financial Services operating and other short-term needs through cash from operations, borrowings from commercial paper and other short-term credit arrangements and, the issuances of medium-term notes and other debt securities. During the nine months ended December 31, 2001, cash was primarily used in Non-Financial Services-Operating Activities to finance increases in housing inventories relating to the increased level of sales and resulting units under construction during the year, and for the acquisition of land for development. The funds provided by Non-Financial Services-Financing Activities included new debt used to fund the increased home building activity.

The Company generally funds its Financial Services operating and other short-term needs through cash flows from operations, credit facilities, securitizations and proceeds from the sale of mortgage loans to Harwood Street Funding I, LLC (HSF-I) (described below). During the nine months ended December 31, 2001, cash was used in Financial Services-Operating Activities to finance increases in residential mortgage loans. The funds provided by Financial Services-Financing Activities included new debt used to fund the increased residential mortgage loan activity.

The Company currently has an investment grade credit rating from each of the principal credit rating agencies. The ability of the Company to finance its activities on favorable terms is dependent to a significant extent on whether it is able to maintain its investment-grade credit rating. The Company attempts to manage its debt levels in order to maintain an investment-grade rating. If, however, the Company s debt rating were downgraded to below investment grade, it would not have access to the commercial paper markets and would need to make alternative financing arrangements.

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The Company s existing credit facilities and available capacity as of December 31, 2001 is summarized below (dollars in thousands):

	Existing Credit Facilities	Available Capacity
Non-Financial Services		
Centex Corporation		
Multi-Bank Revolving Credit Facility	\$ 600,000	\$ 600,000 (1)
Uncommitted Bank Lines	60,000	40,000
Construction Products	275 000	02 200 (2)
Senior Revolving Credit Facility	275,000	92,300 ⁽²⁾ 27,238 ⁽²⁾
Annually Renewable Commercial Paper Conduit	50,000	21,238 (2)
	985,000	759,538
Financial Services		
Unsecured Credit Facilities	170,000	(3)
Secured Credit Facilities	860,000	524,798 (4)
Harwood Street Funding II, LLC Facility	550,000	5,683
Line of Credit	14,545	13,091 (5)
	1,594,545	543,572
	\$ 2,579,545	\$ 1,303,110 (6)

- (1) This is a committed, multi-bank revolving credit facility, maturing in August 2005, which serves as backup for commercial paper borrowings. As of December 31, 2001, there were no borrowings under this facility, and the company had outstanding commercial paper of \$360 million.
- (2) These committed facilities were entered into by Construction Products and have no recourse to Centex Corporation. The Senior Revolving Credit Facility matures in November 2003 and the Annually Renewable Commercial Paper Conduit matures in June 2002.
- Financial Services maintains a \$45 million uncommitted facility, which is allocated evenly between CTX Mortgage and CHEC. All borrowings under this facility are guaranteed by Centex Corporation. Centex Corporation, CTX Mortgage and CHEC share in a \$125 million uncommitted, unsecured credit facility.
- (4) CTX Mortgage and CHEC share in \$200 million committed and \$175 million uncommitted secured credit facilities to finance mortgage inventory. CHEC has a \$325 million committed secured mortgage warehouse facility maturing in April 2002 to finance sub-prime mortgages not financed through its other facilities. Financial Services maintains a \$55 million secured mortgage warehouse facility which expires in February 2002. CTX Mortgage maintains \$105 million of committed secured mortgage warehouse facilities maturing in October 2002 to finance mortgages not sold to HSF-I. Centex Corporation has guaranteed \$7.5 million of these facilities.
- (5) The United Kingdom mortgage operation maintains a £10 million uncommitted unsecured line of credit guaranteed by Centex Corporation.
- (6) The amount of available capacity includes \$178 million of uncommitted borrowings. Although the Company believes that this capacity is currently available, there can be no assurance that the lenders under the applicable facilities would elect to make advances to the Company or its subsidiaries if and when requested to do so.

CTX Mortgages sells, at closing, substantially all of the Conforming, Jumbo A, and GNMA eligible mortgages it originates (Eligible Mortgages) to HSF-I, an unaffiliated entity which is not consolidated with Financial Services or the Company. This arrangement allows the Company to reduce its cost of financing mortgages and improves the Company s access to liquidity. The Eligible Mortgages are sold under a revolving sales agreement, which expires in November 2004 with certain renewal options. HSF-I acquires the Eligible Mortgages, holds them for a period averaging 45 to 60 days and sells them into the secondary market. CTX Mortgage is the sole manager of HSF-I and, in that capacity,

acts as servicer of the loans owned by HSF-I and arranges for the sale of the Eligible Mortgages into the secondary market. HSF-I funds

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Eligible Mortgages with (i) securitized debt that is rated AAA/A1+ by Standard & Poors (S&P) and Aaa/P1 by Moody s Investors Service (Moody s) and (ii) subordinated certificates which are rated BBB by S&P and Baa2 by Moody s. This arrangement, whereby HSF-I has committed to buy all Eligible Mortgages from CTX Mortgage, gives CTX Mortgage daily access to HSF-I s \$2.0 billion of capacity. HSF-I s purchase commitment is subject to termination upon the occurrence of certain events of default and other termination events described in the revolving sales agreement, including a downgrade in Centex Corporation s credit ratings below BB+ by S&P and Ba1 by Moody s. In the event CTX Mortgage were unable to sell loans to HSF-I, it would be obliged to make other arrangements to finance its activities. Although the Company believes that it could arrange for alternative financing, there can be no assurance that such financing would be available on satisfactory terms, and any delay in obtaining such financing could adversely affect the results of operations of CTX Mortgage.

As of December 31, 2001, HSF-I owned \$1.8 billion in securitized residential mortgage loans sold to it by CTX Mortgage and had \$1.7 billion of outstanding debt and \$0.1 billion of outstanding subordinated certificates. The Company does not guarantee the payment of any debt or subordinated certificates of HSF-I and is not liable for credit losses relating to securitized residential mortgage loans sold to HSF-I. Centex Corporation has (i) an obligation, created through a swap agreement, to protect against certain interest rate risk, non-credit related market risk and prepayment risk related to mortgage loans held by HSF-I, and (ii) guaranteed the performance by CTX Mortgage of its obligations as servicer of HSF-I is mortgage loans. These servicer obligations include the obligation of the servicer to repurchase a mortgage loan from HSF-I in the event of a breach of the servicer is representations and warranties which materially and adversely affects the value of the mortgage loan. CTX Mortgage also has the obligation to repurchase mortgage loans from HSF-I if it is determined that any mortgage loan sold by CTX Mortgage to HSF-I did not comply with certain eligibility representations.

CHEC finances its inventory of mortgage loans through Harwood Street Funding II, LLC (HSF-II), a wholly-owned, consolidated entity, under a revolving sales agreement, which expires February 2006 with certain renewal options. This arrangement, where HSF-II has committed to finance all eligible loans, gives CHEC daily access to HSF-II s capacity of \$550 million. HSF-II obtains funds through the sale of five-year subordinated notes and short-term secured liquidity notes. Because HSF-II is a consolidated entity, the debt, interest income and interest expense of HSF-II are reflected on the financial statements of Financial Services and the Company.

Short-term debt as of December 31, 2001 was \$1.4 billion, which included \$1.0 billion of debt applicable to the Financial Services operation. Excluding Financial Services and Construction Products, the Company s short-term borrowings are generally financed at prevailing market interest rates from the Company s commercial paper programs and from uncommitted bank facilities.

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Debt outstanding as of December 31, 2001 was as follows (dollars in thousands)⁽¹⁾:

Short-Term Notes Payable \$ Senior Debt: Medium-Term Note Programs, 2.72% to 7.95%, due through 2007 Long-Term Notes, 6.40% to 9.75%, due through 2011	402,812
Medium-Term Note Programs, 2.72% to 7.95%, due through 2007 Long-Term Notes, 6.40% to 9.75%, due through 2011	
Long-Term Notes, 6.40% to 9.75%, due through 2011	
	418,000
0.1 7.1.1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	614,956
Other Indebtedness, weighted-average 2.43%, due through 2027	216,183
Subordinated Debt:	
Subordinated Debentures, 7.38%, due in 2006	99,833
Subordinated Debentures, 8.75%, due in 2007	99,617
	1,851,401
Financial Services:	
Short-Term Debt:	
Short-Term Bank Notes Payable	356,817
Harwood Street Funding II, LLC Secured Liquidity Notes	516,817
Other Short-Term Debt	156,941
Home Equity Loans Asset-Backed Certificates, 3.34% to 8.48%, due through 2032	2,288,702
Harwood Street Funding II, LLC, Variable Rate, Subordinated Notes, due 2006	27,500
	3,346,777
Total \$:	5,198,178

⁽¹⁾ The Company's principal business segments, especially home building operations, are cyclical and are particularly affected by changes in local economic conditions and in long-term and short-term interest rates. As a result, certain of the borrowings described in the table above vary on a seasonal basis and depend on the working capital needs of the Company's operations.

Financial Services debt related to securitized residential mortgage loans structured as collateralized borrowings (Home Equity Loans Asset-Backed Certificates) was \$2.3 billion at December 31, 2001. The principal and interest on these notes are paid using the cash flow from the underlying residential mortgage loans, which serve as collateral for the debt. Accordingly, the timing of the principal payments on these notes is dependent upon the payment received on the underlying residential mortgage loans. The expected maturities of this component of long-term debt is based on contractual maturities adjusted for projected repayments and prepayments of principal. Maturities of Non-Financial Services and Financial Services long-term debt (in thousands) during the next five fiscal years are:

	No	n-Financial	 Financial	Total		
2002	\$	7,069	\$ 131,281	\$	138,350	
2003		179,567	552,765		732,332	
2004		210,629	415,576		626,205	
2005		30,267	296,696		326,963	
2006		325,032	242,607		567,639	
Thereafter		696,025	 677,277		1,373,302	
	\$	1,448,589	\$ 2,316,202	\$	3,764,791	

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The Company conducts its land acquisition and development activities directly and through its participation in joint ventures in which the Company holds less than a majority interest. The Company s investment in Joint Ventures and Other was \$87.7 million and \$72.0 million at December 31, 2001 and March 31, 2001, respectively. These non-consolidated joint ventures had total debt outstanding of approximately \$168 million as of December 31, 2001 and \$137 million as of March 31, 2001. The Company s liability is limited to approximately \$32 million and \$46 million, respectively.

FORWARD-LOOKING STATEMENTS

The Management s Discussion and Analysis of Financial Condition and Results of Operations, the Other Developments and Outlook and other sections of this report on Form 10-Q contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, Section 21E of the Securities Exchange Act of 1934 and the Private Securities Litigation Reform Act of 1995. Forward-looking statements may be identified by the context of the statement and generally arise when the Company is discussing its beliefs, estimates or expectations. These statements are not guarantees of future performance and involve a number of risks and uncertainties. Actual results and outcomes may differ materially from what is expressed or forecast in such forward-looking statements. The principal risks and uncertainties that may affect the Company s actual performance and results of operations include the following: general economic conditions and interest rates; the cyclical and seasonal nature of the Company s businesses; adverse weather; changes in property taxes and energy costs; changes in federal income tax laws and federal mortgage financing programs; governmental regulations; changes in governmental and public policy; changes in economic conditions specific to any one or more of the Company s markets and businesses; competition; availability of raw materials; and unexpected operations difficulties. Other risks and uncertainties may also affect the outcome of the Company s actual performance and results of operations.

ITEM 3. OUANTITATIVE AND OUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company is exposed to market risks related to fluctuations in interest rates on its direct debt obligations, on mortgage loans receivable, residual interest in mortgage securitizations, and securitizations classified as debt. The Company utilizes derivative instruments, including interest rate swaps, in conjunction with its overall strategy to manage the debt outstanding that is subject to changes in interest rates. The Company utilizes forward sale commitments to mitigate the risk associated with the majority of its mortgage loan portfolio. Other than the forward commitments and interest rate swaps discussed earlier, the Company does not utilize forward or option contracts on foreign currencies or commodities, or other types of derivative financial instruments.

There have been no material changes in the Company s market risk from March 31, 2001. For further information regarding the Company s market risk, refer to the Company s Annual Report on Form 10-K for the fiscal year ended March 31, 2001.

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Part II. Other Information

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

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(1)Exhibits

(2)Reports on Form 8-K

Current Report on Form 8-K of Centex Corporation dated October 23, 2001 and filed with the SEC on that date, announcing earnings for the quarter ended September 30, 2001.

Current Report on Form 8-K of Centex Corporation dated December 5, 2001 and filed with the SEC on that date, providing earnings guidance for fiscal year 2002, 2003 and 2004.

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Signatures

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

	CENTEX CORPORATION				
	Registrant				
February 13, 2002	/s/ Leldon E. Echols				
	by Leldon E. Echols Executive Vice President and Chief Financial Officer				
February 13, 2002	/s/ Mark A. Blinn				
	Mark A. Blinn Vice President Controller and Financial Strategy (chief accounting officer)				
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Part I Financial Information Item 1. Financial Statements

3333 Holding Corporation and Subsidiary and Centex Development Company, L.P. and Subsidiaries Condensed Combining Statements of Operations

(Dollars in thousands, except per unit/share data) (unaudited)

			For the	ne Thre	e Months	End	ed Decem	ber 3	1,			
			2001			2000						
	Combined	Centex Development Company, L.P. and Subsidiaries		3333 Holding Corporation and Subsidiary		Combined		Centex Development Company, L.P. and Subsidiaries		3333 Holding Corporation and Subsidiary		
Revenues Costs and Expenses	\$ 95,866 90,092	\$	95,041 90,053	\$	838 52		80,752 78,031	\$	80,752 77,894	\$	137	
Earnings (Loss) Before Income Taxes Income Taxes	5,774 236		4,988 210		786 26		2,721 (928)		2,858 (928)		(137)	
Net Earnings (Loss)	\$ 5,538	\$	4,778	\$	760	\$	3,649	\$	3,786	\$	(137)	
Net Earnings Allocable to Limited Partners		\$	4,778					\$	3,786			
Earnings (Loss) Per Unit/Share		\$	24.25	\$	760			\$	53.57	\$	(137)	
Weighted-Average Units/Shares Outstanding			197,016		1,000				70,669		1,000	
See notes to condensed combining financial state	tements.											
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3333 Holding Corporation and Subsidiary and Centex Development Company, L.P. and Subsidiaries Condensed Combining Statements of Operations

(Dollars in thousands, except per unit/share data) (unaudited)

				For	the Nir	ne Months	End	ed Decembe	er 31,				
				2001			2000						
	Combined		Centex Development Company, L.P. and Subsidiaries		3333 Holding Corporation and Subsidiary		Combined		Centex Development Company, L.P. and Subsidiaries		3333 Holding Corporation and Subsidiary		
Revenues Costs and Expenses	\$	266,108 253,168	\$	264,673 253,058	\$	1,548 223	\$	222,510 219,517	\$	222,509 219,157	\$	1 360	
Earnings (Loss) Before Income Taxes Income Taxes		12,940 945		11,615 919		1,325 26		2,993 (871)		3,352 (871)		(359)	
Net Earnings (Loss)	\$	11,995	\$	10,696	\$	1,299	\$	3,864	\$	4,223	\$	(359)	
Net Earnings Allocable to Limited Partners			\$	10,696					\$	4,223			
Earnings (Loss) Per Unit/Share			\$	56.81	\$	1,299			\$	60.70	\$	(359)	
Weighted-Average Units/Shares Outstanding				188,287		1,000				69,573		1,000	
See notes to condensed combining financial	ıl stat	ements.											
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3333 Holding Corporation and Subsidiary and Centex Development Company, L.P. and Subsidiaries Condensed Combining Balance Sheets

(Dollars in thousands)

		December 31, 2001*						March 31, 2001**						
		Combined		Centex Development Company, L.P. and Subsidiaries		3333 Holding Corporation and Subsidiary		Combined		Centex Development Company, L.P. and Subsidiaries		3333 Iolding rporation and bsidiary		
Assets	\$	243	ф	235	Φ.	0	¢	2.024	¢	2.020	¢.			
Cash and Cash Equivalents Restricted Cash	Þ	5,000	\$	5,000	\$	8	\$	3,034	\$	3,029	\$	5		
Accounts Receivable		5,438		10,462		150		10,185		15,353				
Notes Receivable		-,		,				14		14				
Inventories	4	51,733		451,584		149		340,827		339,455		1,372		
Investments -														
Commercial Properties, net	1	04,412		104,412				83,649		83,649				
Real Estate Joint Ventures		6,413		6,413				2,699		2,699				
Affiliate		2.246		2.246		1,716		2 201		2 221		1,716		
Property and Equipment, net Other Assets -		3,246		3,246				3,391		3,331		60		
Goodwill		28,293		28,293				27,616		27,616				
Deferred Charges and Other		21,959		20,188		1,771		13,235		13,135		100		
Deferred Charges and Other				20,100			_	13,233		15,155		100		
	\$ 6	526,737	\$	629,833	\$	3,794	\$	484,650	\$	488,281	\$	3,253		
Liabilities, Stockholders Equity and														
Partners Capital Accounts Payable and Accrued Liabilities	¢ 1	07,903	\$	108,451	\$	5,200	¢	81,536	\$	81,320	\$	5,958		
Notes Payable and Accrued Liabilities Notes Payable		265,460	Þ	265,460	Ф	5,200		187,301	ф	187,301	Ф	3,938		
rvotes i ayable		.05,400	_	205,400			_	167,501		167,501	_			
Total Liabilities	3	373,363		373,911		5,200		268,837		268,621		5,958		
Stockholders Equity and Partners Capital	2	253,374		255,922		(1,406)		215,813		219,660		(2,705)		
	\$ 6	526,737	\$	629,833	\$	3,794	\$	484,650	\$	488,281	\$	3,253		
			_								_			

^{*} Unaudited.

See notes to condensed combining financial statements.

^{**} Condensed from audited financial statements.

3333 Holding Corporation and Subsidiary and Centex Development Company, L.P. and Subsidiaries Condensed Combining Statements of Cash Flows

(Dollars in thousands) (unaudited)

		For	r the Nine Months	Ended Decem	nber 31,	
		2001			2000	
	Combined	Centex Development Company, L.P. and Subsidiaries	3333 Holding Corporation and Subsidiary	Combined	Centex Development Company, L.P. and Subsidiaries	3333 Holding Corporation and Subsidiary
Cash Flows Operating Activities Net Earnings (Loss)	\$ 11,995	\$ 10,696	\$ 1,299	\$ 3,864	\$ 4,223	\$ (359)
Adjustments: Depreciation and Amortization Equity in Earnings from Joint Ventures Decrease (Increase) in Receivables Increase in Restricted Cash	2,957 (145) 4,812 (5,000)	2,957 (145) 4,962 (5,000)	(150)	3,622 (446) 2,149	3,592 (446) 2,144	30 5
Decrease in Notes Receivable (Increase) Decrease in Inventories Increase in Commercial Properties	14 (103,342) (22,884)	14 (104,565) (22,884)	1,223	2,112 (84,340) (10,064)	2,112 (83,717) (10,064)	(623)
(Increase) Decrease in Other Assets Increase (Decrease) in Payables	(8,282)	(6,611)	(1,671)	(8,273)	(8,298)	25
and Accruals	25,236	25,995	(759)	6,238	5,326	912
	(94,639)	(94,581)	(58)	(85,138)	(85,128)	(10)
Cash Flows Investing Activities Increase in Advances to Joint Venture and Investment in Affiliate (Increase) Decrease in Property and Equipment, net	(3,569)	(3,569) (144)	61	(28) (175)	(28) (174)	(1)
Equipment, net						
	(3,652)	(3,713)	61	(203)	(202)	(1)
Cash Flows Financing Activities Increase in Notes Payable Issuance of Class C Units	76,446 19,400	76,446 19,400		39,341	39,341	
	95,846	95,846		39,341	39,341	
Effect of Exchange Rate Changes on Cash	(346)	(346)		(2,172)	(2,172)	
Net (Decrease) Increase in Cash Cash at Beginning of Period	(2,791) 3,034	(2,794) 3,029	3 5	(48,172) 58,314	(48,161) 58,298	(11) 16
Cash at End of Period	\$ 243	\$ 235	\$ 8	\$ 10,142	\$ 10,137	\$ 5

Supplemental Disclosures:

Issuance of Class C Units in Exchange for Assets

\$ 757 \$ 757 \$ \$ 3,327 \$ 3,327 \$

See notes to condensed combining financial statements.

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3333 Holding Corporation and Subsidiary and Centex Development Company, L.P. and Subsidiaries Notes to Condensed Combining Financial Statements December 31, 2001

> (Dollars in thousands) (unaudited)

(A) The condensed combining interim financial statements include the accounts of 3333 Holding Corporation (Holding) and Centex Development Company, L.P. (the Partnership) and subsidiaries (collectively the Companies) after elimination of all significant intercompany balances and transactions. These statements have been prepared, without audit, in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States have been condensed or omitted.

In the opinion of the Companies, all adjustments necessary to present fairly the information in the following condensed combined financial statements of the Companies have been included. The results of operations for such interim periods are not necessarily indicative of the results for the full year. The Companies suggest that these condensed combined financial statements be read in conjunction with the financial statements and the notes thereto included in the Companies latest Annual Report on Form 10-K.

(B) The Partnership is a master limited partnership formed by Centex Corporation (Centex) in 1987 to broaden Centex s business to include general real estate development. Centex believed that this expansion would improve stockholder value through longer-term real estate investments, real estate developments and the benefits of the partnership form of business. Because the real estate development business generally requires a longer time horizon to maximize value than Centex s core home building operations and typically involves substantial acquisition and development indebtedness, Centex concluded that this new line of business could best be conducted through the Partnership, an independent, publicly-traded entity that is not consolidated with Centex for financial reporting purposes. The Partnership is managed by its general partner, 3333 Development Corporation, a wholly-owned subsidiary of 3333 Holding Corporation (Holding). The common stock of Holding is held by the stockholders of Centex through a nominee arrangement and trades in tandem with the common stock of Centex.

The Partnership is authorized to issue three classes of limited partnership interest. Centex indirectly holds 100% of the Partnership s Class A and Class C limited partnership units, which are collectively convertible into 20% of the Partnership s Class B limited partnership units. The Partnership may issue additional Class C units in connection with the acquisition of real property and other assets. No Class B units have been issued. However, warrants to purchase approximately 80% of the Class B units are also held by the stockholders of Centex through a nominee arrangement and trade in tandem with the common stock of Centex.

As holder of the Class A and Class C units, Centex is entitled to a cumulative preferred return of 9% per annum on the average outstanding balance of its capital contributions to the Partnership, adjusted for cash and other distributions representing return of capital. As of December 31, 2001, these adjusted capital

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contributions were \$234.1 million and preference payments in arrears totaled \$36.1 million. No preference payments have been made since fiscal 1998.

The stockholders of Centex elect the four-person board of directors of Holding, three of whom are independent outside directors who are not directors, affiliates or employees of Centex. Thus, through Holding, the stockholders of Centex control the general partner of the Partnership. The general partner and the independent board of Holding, including its non-executive Chairman, manage how the Partnership conducts its activities, including the acquisition, development, maintenance, operation and sale of properties, without the consent of the limited partners. The limited partners cannot remove the general partner.

(C) During the quarter ended December 31, 2001, the Partnership issued 4,383 Class C Units to Centex Homes in exchange for assets with a fair market value of \$4.4 million.

During the quarter ended December 31, 2001, the Partnership purchased a total of approximately 300 acres in Palm Coast, Florida and Myrtle Beach, South Carolina from unaffiliated third parties. The aggregate total consideration of \$32.5 million consisted of \$20.4 million in non-recourse purchase money mortgage notes, \$4.7 million in limited recourse purchase money mortgage notes and \$7.4 million in cash payments. Concurrently, Centex Homes has entered into option agreements with the Partnership for the purchase of these properties. During the quarter, the Partnership received \$7.4 million in option deposits and \$173 thousand from Centex Homes as reimbursement for interest expense and other costs incurred by the Partnership in connection with land holdings subject to these option agreements.

In addition to the current quarter purchases, the Companies own 49 acres of land in Las Vegas, Nevada and Waikoloa, Hawaii. The aggregate consideration was \$39 million consisting of \$37.5 million in non-recourse purchase money mortgage notes and \$1.5 million in cash payments. Centex Homes has entered into option agreements for the purchase of these properties and has made option deposits of \$1.5 million.

(D) A summary of comprehensive income for the three and nine months ended December 31, 2001 and 2000 is presented below:

	 For the Thre Ended Dece		For the Nine Months Ended December 31,				
	 2001	2000		2001	2000		
Net Earnings Other Comprehensive (Loss) Income, net of tax:	\$ 5,538	\$ 3,649	\$	11,995	\$ 3,864		
Foreign Currency Translation Adjustments Unrealized Gain on Hedging Instruments	(2,973) 378	73		5,031 378	(394)		
Comprehensive Income	\$ 2,943	\$ 3,722	\$	17,404	\$ 3,470		

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(E) A summary of changes in stockholders equity and partners capital is presented below:

		Centex Development Company, L.P. and Subsidiaries				3333 Holding Corporation and Subsidiary					
	Combined	Ţ	ass B Jnit arrants	Pa	eneral artner s Capital	Limited Partner s Capital		ock rants	Exc	ital in ess of Value	Retained Earnings (Deficit)
Balance at March 31, 2001 Partnership Units Issued	\$ 215,813	\$	500	\$	1,142	\$ 218,018	\$	1	\$	800	\$ (3,506)
in Exchange for Assets	20,157					20,157					
Net Earnings Accumulated Other Comprehensive Income: Foreign Currency Translation	11,995					10,696					1,299
Adjustments Unrealized Gain on	5,031					5,031					
Hedging Instruments	378					378					
Balance at December 31, 2001	\$ 253,374	\$	500	\$	1,142	\$ 254,280	\$	1	\$	800	\$ (2,207)

- (F) In April 1999, Centex Development Company UK Limited (CDCUK), a United Kingdom company and a wholly-owned subsidiary, acquired all of the voting shares of Fairclough Homes Group Limited, a British home builder (Fairclough), with the purchase price paid by the delivery of non-interest-bearing promissory notes. On March 31, 2001, CDCUK repaid in full (less the holdback described below) the promissory notes from a combination of bank borrowings, equity contributions to CDCUK from the Partnership, and a loan to CDCUK from the Partnership. CDCUK has retained a \$7.0 million holdback relative to CDCUK exercising its right of offset for asserted breaches of representations and warranties by the seller under the share purchase agreement.
- (G) The Companies operate in four principal business segments: International Home Building, Commercial Development, Multi-Family Communities (formerly known as Multi-Family Development), and Corporate-Other (formerly known as Land Sales and Other). All of the segments operate in the United States, except for International Home Building, which acquires and develops residential properties and constructs single and multi-family housing units in the United Kingdom.

In prior years, the Companies operated a Domestic Home Building segment which was sold in fiscal year 2001 to Centex Homes. The Domestic Home Building segment had revenues of \$9.8 million and \$21.5 million, respectively, and operating earnings of \$1.1 million and \$1.7 million, respectively, for the three and nine months ended December 31, 2000.

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The following tables set forth financial information relating to the business segments for the three and nine months ended December 31, 2001 and 2000.

INTERNATIONAL HOME BUILDING

	For the Three Months Ended December 31,				
2001	2000				
\$ 61,591 (52,659) (6,077) (489)	\$ 49,939 (45,301) (5,590) 62				
\$ 2,366	\$ (890)				
2001	2000				
	2000				
\$ 186,130 (159,238) (17,482) (1,460)	2000 \$ 173,813 (153,892) (16,774) (4,234)				
	2001 \$ 61,591 (52,659) (6,077) (489)				

COMMERCIAL DEVELOPMENT

	Dece	ber 31,		
	2001	2000		
Sales Revenues Rental Income and Other	\$ 95	\$ 17,383		
Cost of Sales	4,970 (13)	2,791 (14,833)		
Selling, General & Administrative Expenses Interest	(1,635) (1,699)			
Operating Earnings Before Depreciation Depreciation	1,718 (887)	2,875 (543)		

For the Three Months Ended

Operating Earnings \$ **831** \$ 2,332

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	_	For the Nine M	Ended
		2001	2000
Sales Revenues Rental Income and Other Cost of Sales Selling, General & Administrative Expenses Interest	\$	12,597 13,779 (11,190) (5,063) (4,956)	\$ 17,383 7,709 (14,833) (3,332) (3,137)
Operating Earnings Before Depreciation Depreciation		5,167 (2,551)	3,790 (1,500)
Operating Earnings	\$	2,616	\$ 2,290
MULTI-FAMILY COMMUNITIES	_	For the Three I	Ended
	_	2001	2000
Revenues Cost of Sales Selling, General & Administrative Expenses	\$	28,957 (25,150) (785)	\$ 654 (574)
Operating Earnings	\$	3,022	\$ 80
	_	For the Nine M	Ended
	_	2001	2000
Revenues Cost of Sales Selling, General & Administrative Expenses	\$	52,578 (46,832) (1,989)	\$ 1,662 (1,605)
Operating Earnings	\$	3,757	\$ 57

CORPORATE-OTHER

	Fo	or the Three Decem		Inded
	2	2001	2	2000
Revenues Selling, General & Administrative Expenses	\$	253 (698)	\$	234 (170)
Operating (Loss) Earnings	\$	(445)	\$	64

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	For	the Nine N		Ended
	200	01	2	2000
ales General & Administrative Expenses	\$	1,024 (707) (1,700)	\$	493 (480)
	\$	(1,383)	\$	13

(H) The Companies are exposed to the risk of interest rate fluctuations on their debt obligations. As part of their strategy to manage the obligations that are subject to changes in interest rates, the Companies have entered into an interest rate swap agreement, designated as a cash flow hedge. The swap agreement is recorded at its fair value in Other Assets in the condensed combining balance sheets. To the extent the hedging relationship is effective, fluctuations in the fair value of the derivative are deferred as a component of Accumulated Other Comprehensive Income. Fluctuations in the fair value of the ineffective portion of the derivative would be reflected in the current period earnings.

The Companies have an interest rate swap agreement, which, in effect, fixes the variable interest rate on a portion of their outstanding debt at December 31, 2001. During the three months ended December 31, 2001, there was no hedge ineffectiveness related to this derivative. This swap expires in March 2004. Amounts to be received or paid as a result of the swap agreement are recognized as adjustments to interest incurred on the related debt instrument. Based on the balance in Accumulated Other Comprehensive Income at December 31, 2001, the Companies anticipate adjustments to interest incurred over the next 12 months to be approximately \$0.2 million. As of December 31, 2001, the asset and Accumulated Other Comprehensive Income was \$540 thousand (\$378 thousand net of tax).

(I) The Companies have adopted, effective April 1, 2001, Statement of Financial Accounting Standards No. 142, Goodwill and Other Intangible Assets (SFAS 142), which provides that intangible assets, including goodwill, that are not subject to amortization must be tested for impairment as of the beginning of the fiscal year in which this statement is initially applied and annually thereafter at the reporting unit level using a two-step impairment assessment. Impairment testing must be performed more frequently if events or changes in circumstances indicate that the asset might be impaired. The Companies have completed the assessment of impairment as of the beginning of the fiscal year and have determined that there is no impairment.

The pro forma adoption of SFAS 142 for the three and nine month periods ended December 31, 2000, which included amortization of goodwill, would have resulted in an increase in net earnings of \$393 thousand and \$1.35 million, respectively, and an increase of \$5.56 and \$19.46 in earnings per unit. Goodwill was \$28.3 million at December 31, 2001 and \$27.6 million at March 31, 2001. The increase relates to the impact of foreign currency translation.

- (J) In August 2001, Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS 144) was issued. The Companies have not yet determined the impact SFAS 144 will have on their results of operations or financial position.
- (K) The Companies conduct certain operations through their participation in joint ventures in which the Companies hold less than a majority interest. The Companies Investment in Joint Ventures was \$6.4 million and \$2.7 million at December 31, 2001 and March 31, 2001, respectively. These non-consolidated joint

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ventures had total debt outstanding of approximately \$21.8 million as of December 31, 2001 and \$15.3 million as of March 31, 2001. The Companies liability is limited to approximately \$10.5 million and \$7.6 million, respectively.

(L) Certain prior year balances have been reclassified to be consistent with the December 31, 2001 presentation.

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

RESULTS OF OPERATIONS

On a combined basis, the Companies revenues were \$95.9 million for the three months ended December 31, 2001, an 18.7% increase over \$80.7 million for the same period last year; operating earnings were \$5.8 million, a 112.2% increase over \$2.7 million for the same period last year; and net earnings were \$5.5 million, a 51.8% increase over \$3.6 million for the same period last year.

On a combined basis, the Companies revenues were \$266.1 million for the nine months ended December 31, 2001, a 19.6% increase over \$222.5 million for the same period last year; operating earnings were \$12.9 million, a 332.3% increase over \$3.0 million for the same period last year; and net earnings were \$12.0 million, a 210.4% increase over \$3.9 million for the same period last year.

INTERNATIONAL HOME BUILDING

The following summarizes International Home Building s results for the three and nine months ended December 31, 2001 compared to the same periods last year (dollars in thousands, except per unit data):

		For the Three Months En	nded Dece	ember 31,	
	2001			2000	
Revenues Home Building Revenues Land Sales &	\$ 61,471	99.8%	\$	49,757	99.7%
Other Cost of Sales Home	120	.2%		182	.3%
Building Cost of Sales Land	(52,549)	(85.3%)		(45,159)	(90.4%)
Sales General & Administrative	(110)	(.2%)		(142)	(.3%)
Expenses	 (6,077)	(9.9%)		(5,590)	(11.2%)
Operating Earnings (Loss) Before Interest Interest	 2,855 (489)	4.6% (.8%)		(952) 62	(1.9%)
Operating Earnings (Loss) Before Taxes	\$ 2,366	3.8%	\$	(890)	(1.8%)
Units Closed % Change	317 30.5%			243 (35.5%)	
Unit Sales Price % Change Operating Earnings (Loss) Per Unit (Before	\$ 193,915 (5.4%)		\$	204,914 8.6%	
Interest) % Change	\$ 9,006 329.9%		\$	(3,918) (157.4%)	
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	For the Nine Months Ended December 31,				
	2001			2000	
Revenues Home Building Revenues Land Sales	\$ 182,212	97.9%	\$	173,668	99.9%
& Other Cost of Sales Home	3,918	2.1%		145	.1%
Building Cost of Sales Land	(156,108)	(83.9%)		(153,750)	(88.4%)
Sales General & Administrative	(3,130)	(1.7%)		(142)	(.1%)
Expense	 (17,482)	(9.4%)		(16,774)	(9.7%)
Operating Earnings Before Interest Interest	 9,410 (1,460)	5.0% (.8%)		3,147 (4,234)	1.8% (2.4%)
Operating Earnings (Loss) Before Taxes	\$ 7,950	4.2%	\$	(1,087)	(.6%)
Units Closed % Change Unit Sales Price % Change Operating Earnings	\$ 931 10.7% 195,716 (5.2%)		\$	841 (26.7%) 206,502 13.7%	
Per Unit (Before Interest) % Change	\$ 10,107 170.1%		\$	3,742 (50.5%)	

The increase in International Home Building revenues for the three and nine months ended December 31, 2001 is attributable to an increase in the number of units sold compared to the same periods last year, offset by a lower per-unit sales price and a reduction in the average exchange rate used for foreign currency translation. Revenues from land sales also increased for the nine months ended December 31, 2001 as compared to the same period last year, primarily as the result of a sale of a portion of International Home Building s interest in a Yorkshire development.

Interest expense for the three and nine months ended December 31, 2001 represents interest expense incurred on bank debt, reduced by capitalized external interest expense of \$2.7 million. Interest expense for the same periods last year represents preferred distributions due to the seller in connection with preference shares issued at acquisition, which entitled the seller to receive substantially all of the net after-tax earnings of Fairclough Homes Group Limited until March 31, 2001. Although preference shares are ordinarily treated as an equity security, in this case the preference shares had the essential characteristics of debt and, among other things, had a nominal residual interest value that was subject to redemption. Therefore, the preference shares were treated as debt and the preferred distributions were recorded as interest expense.

For the three and nine months ended December 31, 2001, home sales (orders) totaled 300 and 1,024 units, respectively, as compared to 250 and 858 units for the same periods last year. The backlog of homes sold but not closed as of December 31, 2001 was 412 units, as compared to 334 units at December 31, 2000.

International Home Building, whose functional currency is the British pound sterling, translates its operating results into U.S. dollars using the average exchange rate for the period. For the three months ended December 31, 2001 and 2000, respectively, the average exchange rate used for translation was 1.44 and 1.45, representing a decrease of 0.3%. For the nine months ended December 31, 2001 and 2000, respectively, the average exchange rate used for translation was 1.44 and 1.49, representing a decrease of 3.5%.

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DOMESTIC HOME BUILDING

Results for the Domestic Home Building segment for the three and nine months ended December 31, 2000, were revenues of \$9.8 million and \$21.5 million, respectively, and operating earnings of \$1.1 million and \$1.7 million, respectively. On March 31, 2001, the Partnership sold its Domestic Home Building segment to Centex Homes.

COMMERCIAL DEVELOPMENT

The following summarizes Commercial Development s results for the three and nine months ended December 31, 2001, compared to the same periods last year (dollars and square feet in thousands):

	For the Three Months Ended December 31,		
	2001	2000	
Sales Revenues Rental Income and Other Cost of Sales Selling, General & Administrative Expenses Interest Expense	\$ 95 4,970 (13) (1,635) (1,699)	\$ 17,383 2,791 (14,833) (1,354) (1,112)	
Operating Earnings Before Depreciation Depreciation	1,718 (887)	2,875 (543)	
Operating Earnings	\$ 831	\$ 2,332	
Rentable Square Feet for Operating Properties	1,933	1,512	
	Dec	e Months Ended ember 31,	
	2001	2000	
Sales Revenues Rental Income and Other Cost of Sales Selling, General & Administrative Expenses Interest Expense	\$ 12,597 13,779 (11,190) (5,063) (4,956)	\$ 17,383 7,709 (14,833) (3,332) (3,137)	
Operating Earnings Before Depreciation Depreciation	5,167 (2,551)	3,790 (1,500)	
Operating Earnings	\$ 2,616	\$ 2,290	
Rentable Square Feet for Operating Properties	1,933	1,512	

As detailed below, at December 31, 2001, Commercial Development owned, either directly or through interests in joint ventures, 1,933,000 square feet of industrial, office and medical office space in California, Florida, Massachusetts, Michigan, North Carolina and Texas, and interests in projects under construction totaling 1,225,000 square feet of industrial, manufacturing, office, medical office and retail space in Arizona, California, Florida, Mississippi, North Carolina and Texas.

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Sales Revenues and Cost of Sales for the three and nine months ended December 31, 2001, reflect the sale of two industrial projects and the sale of approximately two acres of land. Sales Revenues and Cost of Sales for the three and nine months ended December 31, 2000, reflect the sale of land in Texas and California. Rental income for the three and nine months ended December 31, 2001, increased as a result of an increase in the number of operating properties, offset by a decline in the weighted average portfolio occupancy. Selling, General and Administrative Expenses, Interest Expense and Depreciation for the three and nine months ended December 31, 2001, increased as a result of an increase in the number of operating properties.

Operating Properties

	December 31, 2001		Decembe	er 31, 2000
	(000's) Rentable Square Ft.	Weighted Average Occupancy	(000's) Rentable Square Ft.	Weighted Average Occupancy
Industrial Office/Medical Office	1,394 539	88.6% 83.2%	1,085 427	90.0% 97.1%
	1,933	87.1%	1,512	92.0%
Projects Under Development				
	(000's) Rentable Square Ft.		(000's) Rentable Square Ft.	
Industrial/Manufacturing Office/Medical Office Retail	969 62 194		446	
	1,225		446	

MULTI-FAMILY COMMUNITIES

The following summarizes Multi-Family Communities (Multi-Family) results for the three and nine months ended December 31, 2001, compared to the same periods last year (dollars in thousands):

		e Months Ended mber 31,
	2001	2000
Revenues Cost of Sales Selling, General & Administrative Expenses	\$ 28,957 (25,150) (785)	\$ 654 (574)
Operating Earnings	\$ 3,022	\$ 80

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		ne Months Ended
	2001	2000
Revenues Cost of Sales	\$ 52,578 (46,832)	\$ 1,662
Selling, General & Administrative Expenses	(1,989)	(1,605)
Operating Earnings	\$ 3,757	\$ 57

During the nine months ended December 31, 2001, Multi-Family closed on the sale of a 382-unit apartment complex in St. Petersburg, Florida and a 400-unit apartment complex in Grand Prairie, Texas. During the nine months ended December 31, 2000, a joint venture in which Multi-Family had an interest closed on the sale of a 182-unit apartment complex in College Station, Texas, and Multi-Family received an earn-out payment related to the 1999 sale of an apartment complex located in The Colony, Texas.

CORPORATE-OTHER

The following summarizes Corporate-Other s results for the three and nine months ended December 31, 2001, compared to the same periods last year (dollars in thousands):

	For the Three Months Ended December 31,			nded
		2001	2	000
Revenues Selling, General & Administrative Expenses	\$	253 (698)	\$	234 (170)
Operating (Loss) Earnings	\$	(445)	\$	64
	F	or the Nine I Decem		nded
		2001	2	000
Revenues Cost of Sales Selling, General & Administrative Expenses	\$	1,024 (707) (1,700)	\$	493 (480)
Operating (Loss) Earnings	\$	(1,383)	\$	13

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The Corporate-Other (formerly known as Land Sales and Other) segment is involved in the acquisition and disposition of land and other assets of the Partnership not identified with another business segment. For the three months ended December 31, 2001 and 2000, revenues included \$225,000 and \$0 in other income, respectively, \$0 and \$86,000 from earnings in joint ventures, respectively, and \$28,000 and \$148,000 in interest income, respectively. For the nine months ended December 31, 2001 and 2000, revenues included \$655,000 and \$0 in sales revenues, \$221,000 and \$0 in other income, respectively, \$0 and \$231,000 from earnings in joint ventures, respectively, and \$148,000 and \$262,000 in interest income, respectively.

LIQUIDITY AND CAPITAL RESOURCES

The Companies finance land acquisition and development activities primarily from financial institution borrowings, equity contributions from third-party investors in project-specific joint ventures, seller financing, issuance of Class C limited partnership units to Centex affiliates, and cash flow from operations (comprised largely of proceeds from the sale of real estate).

Properties under development are typically financed through short-term variable and fixed-rate secured construction loans, and to a limited extent depending on the timing of the project construction, cash flow from operations. Commercial and multi-family construction loans totaled \$37.2 million at December 31, 2001. As properties are completed, the properties are either sold or refinanced with long-term fixed-rate debt. In both instances, the proceeds are used to repay the short-term borrowings. Permanent commercial project loans outstanding at December 31, 2001 totaled \$74.4 million. Seller-financed land acquisition loans totaled \$62.6 million at December 31, 2001.

The International Home Building segment has a secured revolving bank credit facility of £100 million. The term of this facility expires in fiscal 2004. Advances under this facility totaled £58 million, or \$84 million, at December 31, 2001.

During the three and nine months ended December 31, 2001, the Partnership issued 4,383 and 20,157 Class C limited partnership units in exchange for assets valued at \$4.4 million and \$20.2 million.

The Companies believe that the revenues, earnings, and liquidity from the sale of single-family homes, land sales, and the sale and permanent financing of development projects will be sufficient to provide the necessary funding for their current and future needs.

FORWARD-LOOKING STATEMENTS

The Management s Discussion and Analysis of Financial Condition and Results of Operations, and other sections of this Report contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, Section 21E of the Securities Exchange Act of 1934, and the Private Securities Litigation Reform Act of 1995. Forward-looking statements may be identified by the context of the statement and generally arise when the Companies are discussing their beliefs, estimates, or expectations. These statements are not guarantees of future performance and involve a number of risks and uncertainties. Actual results and outcomes may differ materially from what is expressed or forecasted in such forward-looking statements. The principal risks and uncertainties that may affect the Companies actual performance and results of operations include the following: general economic conditions and interest rates; the cyclical and seasonal nature of the Companies businesses; adverse weather; changes in property taxes; changes in

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federal income tax laws; government regulation; changes in governmental and public policy; changes in economic conditions specific to any one or more of the Companies markets and businesses; competition; availability of raw materials; and unexpected operations difficulties. Other risks and uncertainties may also affect the outcome of the Companies actual performance and results of operations.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

There have been no material changes in the Companies market risk from March 31, 2001. For more information regarding the Companies market risk, refer to the Companies Annual Report on Form 10-K for the fiscal year ended March 31, 2001.

Part II. Other Information

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

None

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(1) Exhibits

Exhibit 3.1 Bylaws of 3333 Holding Corporation as Amended

(2) Reports on Form 8-K

The Registrant filed no reports on Form 8-K during the quarter ended December 31, 2001.

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Signatures

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

	3333 HOLDING CORPORATION
	Registrant
February 13, 2001	/s/ Stephen M. Weinberg
	by Stephen M. Weinberg President and Chief Executive Officer (principal executive officer)
February 13, 2001	/s/ Todd D. Newman
	Todd D. Newman Senior Vice President, Chief Financial Officer and Treasurer (principal financial officer and chief accounting officer)
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Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, 3333 Development Corporation, as general partner of, and on behalf of the Registrant, has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

	CENTEX DEVELOPMENT COMPANY, L.P.
	Registrant By: 3333 Development Corporation, General Partner
February 13, 2001	/s/ Stephen M. Weinberg
	by Stephen M. Weinberg President and Chief Executive Officer (principal executive officer)
February 13, 2001	/s/ Todd D. Newman
	Todd D. Newman Senior Vice President, Chief Financial Officer and Treasurer (principal financial officer and chief accounting officer)
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INDEX TO EXHIBITS

EXHIBIT NUMBER

DESCRIPTION

3.1 Bylaws of 3333 Holding Corporation as Amended