CENTEX DEVELOPMENT CO LP Form 10-Q November 12, 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

September 30, 2002

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 October 31, 2002:

Centex CorporationCommon Stock61,617,803 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 Interest208,330 units

TABLE OF CONTENTS

Part I. Financial Information

Item 1. Financial Statements

Statements of Consolidated Earnings

Consolidated Balance Sheets with Consolidating Details

Statements of Consolidated Cash Flows with Consolidating Details

Notes to Consolidated Financial Statements

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Item 4. Controls and Procedures

Part II. Other Information

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

Item 6. Exhibits and Reports on Form 8-K

Signatures

Certifications

Part I. Financial Information

Item 1. Financial Statements

Condensed Combining Statements of Operations

Condensed Combining Balance Sheets

Condensed Combining Statements of Cash Flows

Notes to Condensed Combining Financial Statements

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Item 4. Controls and Procedures

Part II. Other Information

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

Item 6. Exhibits and Reports on Form 8-K

Signatures

Certifications

EX-10.1 Supplemental Agreement

Table of Contents

Centex Corporation and Subsidiaries 3333 Holding Corporation and Subsidiary Centex Development Company, L.P. and Subsidiaries

Form 10-Q Table of Contents

September 30, 2002

Centex Corporation and Subsidiaries

Financial Information		Page
Item 1.	Financial Statements	J
	Statements of Consolidated Earnings	1
	Consolidated Balance Sheets with Consolidating Details	3
	Statements of Consolidated Cash Flows with Consolidating Details	5
	Notes to Consolidated Financial Statements	7
Item 2.	Management s Discussion and Analysis of Financial Condition and Results of	
	Operations	22
Item 3.	Quantitative and Qualitative Disclosures about Market Risk	39
Item 4.	Controls and Procedures	40
Other Information		
Item 4.	Submission of Matters to a Vote of Security Holders	40
Item 6.	Exhibits and Reports on Form 8-K	40
	•	42
		43
	i	
	Item 1. Item 2. Item 3. Item 4. Other Information Item 4.	Item 1. Financial Statements Statements of Consolidated Earnings Consolidated Balance Sheets with Consolidating Details Statements of Consolidated Cash Flows with Consolidating Details Notes to Consolidated Financial Statements Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations Item 3. Quantitative and Qualitative Disclosures about Market Risk Item 4. Controls and Procedures Other Information Item 4. Submission of Matters to a Vote of Security Holders

Table of Contents

3333 Holding Corporation and Subsidiary Centex Development Company, L.P. and Subsidiaries

Financial Information		Page
Item 1.	Financial Statements	
	Condensed Combining Statements of Operations	45
		47
	Condensed Combining Statements of Cash Flows	48
	Notes to Condensed Combining Financial Statements	49
Item 2.	Management s Discussion and Analysis of Financial Condition and Results of	
	Operations	56
Item 3.	Quantitative and Qualitative Disclosures about Market Risk	64
Item 4.	Controls and Procedures	64
Other Information		
Item 4.	Submission of Matters to a Vote of Security Holders	65
Item 6.	Exhibits and Reports on Form 8-K	65
	•	66
		68
	ii	
	Item 1. Item 2. Item 3. Item 4. Other Information Item 4.	Item 1. Financial Statements Condensed Combining Statements of Operations Condensed Combining Balance Sheets Condensed Combining Statements of Cash Flows Notes to Condensed Combining Financial Statements Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations Item 3. Quantitative and Qualitative Disclosures about Market Risk Item 4. Controls and Procedures Other Information Item 4. Submission of Matters to a Vote of Security Holders Item 6. Exhibits and Reports on Form 8-K

Part I. Financial Information

Item 1. Financial Statements

Centex Corporation and Subsidiaries Statements of Consolidated Earnings

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

	For the Three Months Ended September 30,		
	2002	2001	
Revenues			
Home Building	\$ 1,281,515	\$ 1,170,721	
Financial Services	204,819	165,973	
Construction Products	135,993	129,545	
Construction Services	391,740	336,796	
Investment Real Estate	7,356	23,225	
Other	62,346	57,373	
	2,083,769	1,883,633	
Costs and Expenses			
Home Building	1,144,469	1,047,743	
Financial Services	168,244	136,712	
Construction Products	109,250	107,014	
Construction Services	382,539	329,475	
Investment Real Estate	1,420	7,091	
Other	62,593	54,725	
Corporate General and Administrative	14,447	12,980	
Interest Expense	27,009	29,342	
Minority Interest	8,501	6,237	
	1,918,472	1,731,319	
Earnings Before Income Taxes	165,297	152,314	
Income Taxes	49,688	58,925	
Net Earnings	\$ 115,609	\$ 93,389	
Earnings Per Share			
Basic	\$ 1.90	\$ 1.54	
Diluted	\$ 1.83	\$ 1.50	
Zinate	Ţ 1100	Ţ	
Average Shares Outstanding	ZO 075 Z55	(0.5(0.050	
Basic Diluting Securities	60,875,672	60,568,258	
Dilutive Securities:	1 (10 150	1 214 177	
Options Convertible Dehenture and Restricted Stock	1,619,150	1,314,175	
Convertible Debenture and Restricted Stock	541,468	407,469	

Diluted	63,036,290			62,289,902	
Cash Dividends Per Share	\$	0.04	\$	0.04	

See Notes to Consolidated Financial Statements.

Table of Contents

Centex Corporation and Subsidiaries Statements of Consolidated Earnings

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

	For the Six Months Ended September 30,			
	2002	2001		
Revenues Home Building	\$ 2,387,233	\$ 2,209,882		
Financial Services	385,359	328,566		
Construction Products	264,768	246,968		
Construction Services	752,461	650,429		
Investment Real Estate	13,301 124,502	47,323		
Other	124,502	109,610		
	3,927,624	3,592,778		
Costs and Expenses				
Home Building	2,141,563	1,988,784		
Financial Services	324,478	274,135		
Construction Products	210,293	211,495		
Construction Services	735,180	635,650		
Investment Real Estate	3,968	15,934		
Other	126,174	106,600		
Corporate General and Administrative	27,081	24,226		
Interest Expense	50,735	56,584		
Minority Interest	17,383	9,070		
	3,636,855	3,322,478		
Earnings Before Income Taxes	290,769	270,300		
Income Taxes	87,405	101,695		
Net Earnings	\$ 203,364	\$ 168,605		
Earnings Per Share				
Basic	\$ 3.33	\$ 2.79		
Diluted	\$ 3.21	\$ 2.72		
Average Shares Outstanding				
Basic	61,021,424	60,372,690		
Dilutive Securities:				
Options	1,808,690	1,323,223		
Convertible Debenture and Restricted Stock	539,670	404,786		
Diluted	63,369,784	62,100,699		
Cash Dividends Per Share	\$ 0.08	\$ 0.08		

See Notes to Consolidated Financial Statements.

-2-

Centex Corporation and Subsidiaries Consolidated Balance Sheets with Consolidating Details

(Dollars in thousands)

	Centex Corporation and Subsidiaries			ubsidiaries
	September 30, 2002*			
Assets				
Cash and Cash Equivalents	\$	63,230	\$	219,716
Restricted Cash		127,270		106,270
Receivables -				
Residential Mortgage Loans Held for Investment		3,797,376		3,254,017
Residential Mortgage Loans Held for Sale		201,595		241,793
Construction Contracts		258,840		221,705
Trade, including Notes of \$41,592 and \$30,908		406,173		345,311
Inventories -				
Housing Projects		3,080,196		2,513,168
Land Held for Development and Sale		101,296		85,997
Construction Products		53,363		54,220
Other		68,963		51,059
Investments -				
Centex Development Company, L.P.		292,011		269,178
Joint Ventures and Other		124,635		94,609
Unconsolidated Subsidiaries		522 504		720.205
Property and Equipment, net		723,794		720,285
Other Assets -		40.150		76.167
Deferred Income Taxes		49,150		76,167
Goodwill		334,365		349,712
Mortgage Securitization Residual Interest		116,361		125,272
Deferred Charges and Other, net		253,877		256,976
	\$	10,052,495	\$	8,985,455
Liabilities and Stockholders Equity				
Accounts Payable and Accrued Liabilities	\$	1,462,188	\$	1,438,613
Debt -	·	, ,		, ,
Non-Financial Services		2,077,800		1,791,752
Financial Services		4,045,708		3,485,027
Payables to Affiliates				
Minority Stockholders Interest		162,299		153,290
Stockholders Equity -				
Preferred Stock, Authorized 5,000,000 Shares, None Issued				
Common Stock, \$.25 Par Value; Authorized 100,000,000				
Shares; Outstanding 60,752,888 and 61,171,149 Shares		15,404		15,348
Capital in Excess of Par Value		86,854		72,446
Unamortized Value of Restricted Stock		(2,914)		(2,408)
Retained Earnings		2,249,379		2,050,902
Treasury Stock, at cost; 861,615 and 221,854 Shares		(35,495)		(6,559)
Accumulated Other Comprehensive Loss		(8,728)		(12,956)
Total Stockholders Equity		2,304,500		2,116,773
	-			

\$ 10,052,495 \$ 8,985,455

See Notes to Consolidated Financial Statements.

*Unaudited

-3-

Table of Contents

Centex Corporation and Subsidiaries Consolidated Balance Sheets with Consolidating Details

(Dollars in thousands)

	Services	Financial			oration **	Centex Corp	
rch 31, 2002	Ma	September 30, 2002*		March 31, 2002		September 30, 2002*	
27,125	\$	22,829	\$	192,591	\$	40,401	\$
101,510		121,630		4,760		5,640	
3,254,017 241,793		3,797,376 201,595					
147,698		185,878		221,705 197,613		258,840 220,295	
				2,513,168 85,997 54,220		3,080,196 101,296 53,363	
28,873		46,609		22,186 269,178 94,609		22,354 292,011 124,635	
48,120		41,783		498,117 672,165		454,923 682,011	
79,623		95,028		(3,456)		(45,878)	
16,815 125,272 77,166		16,815 116,361 82,231		332,897 179,810		317,550 171,646	
		·				<u> </u>	
4,148,012	\$	4,728,135	\$	5,335,560	\$	5,779,283	\$
162,893	\$	225,717	\$	1,275,720	\$	1,236,471	\$
3,485,027		4,045,708		1,791,752		2,077,800	
187,764 1,975		112,582 1,787		151,315		160,512	
1		1		15,348		15,404	
202,671		202,671		72,446 (2,408)		86,854 (2,914)	
116,748		158,876		2,050,902 (6,559)		2,249,379 (35,495)	
(9,067		(19,207)		(12,956)		(8,728)	
310,353		342,341		2,116,773		2,304,500	

\$ 5,779,283 \$ 5,335,560 **\$ 4,728,135** \$ 4,148,012

-4-

^{**} In the supplemental data presented above, Centex Corporation represents the consolidation 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.

Centex Corporation and Subsidiaries Statements of Consolidated Cash Flows with Consolidating Details

(Dollars in thousands) (unaudited)

Centex	Corporation	and Subsidiaries
--------	-------------	------------------

	For the Six Months Ended September 30,			eptember 30,
	2002			2001
Cash Flows Operating Activities				_
Net Earnings	\$	203,364	\$	168,605
Adjustments		40.022		42.004
Depreciation, Depletion and Amortization		48,023		43,884
Provision for Losses on Residential Mortgage Loans Held for Investment		13,556		5,791
Deferred Income Tax Provision (Benefit)		29,118		7,016
Equity in Earnings of Centex Development		29,110		7,010
Company, L.P. and Joint Ventures		(3,202)		(5,596)
Minority Interest, Net of Taxes		11,562		6,033
(Increase) Decrease in Restricted Cash		(21,000)		(7,977)
Increase in Receivables		(91,749)		(29,317)
Decrease (Increase) in Residential Mortgage Loans		(,)		(== ,= = -)
Held for Sale		40,198		(56,544)
Increase in Housing Projects and Land Held for		,		
Development and Sale Inventories		(582,599)		(358,678)
(Increase) Decrease in Construction Products and				
Other Inventories		(11,422)		3,806
Increase (Decrease) in Accounts Payable and Accrued				
Liabilities		6,029		66,566
Decrease (Increase) in Other Assets, net		15,361		(65,525)
Increase (Decrease) in Payables to Affiliates				
Other, net		(1,057)		1,064
		(343,818)		(220,872)
Cash Flows Investing Activities				
Increase in Residential Mortgage Loans Held for				
Investment		(558,411)		(806,066)
Increase in Investment and Advances to Centex		(22 500)		(60.106)
Development Company, L.P. and Joint Ventures		(32,588)		(68,126)
Purchases of Property and Equipment, net		(48,039)		(46,000)
		(639,038)		(920,192)
Cash Flows Financing Activities				
Increase in Short-Term Debt, net		532,896		976,713
Non-Financial Services				

See Notes to Consolidated Financial Statements.

Table of Contents

Centex Corporation and Subsidiaries Statements of Consolidated Cash Flows with Consolidating Details

(Dollars in thousands) (unaudited)

Centex Con	rporation **		Financial	Services	
For the Six Months	Ended September 3	0,	 For the Six Months I	Ended Septem	ber 30,
2002	2001		2002		2001
\$ 136,236	\$ 1	134,753	\$ 67,128	\$	33,852
39,653		36,728	8,370		7,156
39,081		10,752	13,556 (9,963)		5,791 (3,736)
(3,202) 11,562 (880)		(5,596) 6,033 888	(20,120)		(8,865)
(53,569)		(3,943)	(38,180)		(25,374)
			40,198		(56,544)
(582,599)	(3	358,678)			
6,314		8,255	(17,736)		(4,449)
(46,655) 18,061 69,067 (2,365)		32,651 (59,578) 48,307 456	52,684 (2,700) (69,067) 1,308		33,915 (5,947) (48,307) 608
(369,296)	(1	148,972)	25,478		(71,900)
			(558,411)		(806,066)
(32,588) (40,995)		(68,126) (42,835)	 (7,044)		(3,165)
 (73,583)	(1	110,961)	 (565,455)		(809,231)
137,992	3	369,536	394,904		607,177
255,638 (107,582)		438,374 560,661)			
13,464		20,076	620,723 (454,946)		480,000 (199,047) 1,353

(28,936) (4,887)	(6,611) (4,847)		
25,000	8,000	(25,000)	(8,000)
290,689	 263,867	535,681	881,483
(152,190) 192,591	3,934 45,987	(4,296) 27,125	352 11,765
\$ 40,401	\$ 49,921	\$ 22,829	\$ 12,117

^{**} In the supplemental data presented above, Centex Corporation represents the consolidation 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 statements of cash flows.

-6

Table of Contents

Centex Corporation and Subsidiaries Notes to Consolidated Financial Statements September 30, 2002

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

(A) BASIS OF PRESENTATION

The 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. The 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 (consisting of normal, recurring accruals) necessary to present fairly the information in the consolidated financial statements of the Company have been included. The results of operations for such interim periods are not necessarily indicative of results for the full year. The Company suggests that these consolidated financial statements be read in conjunction with the consolidated financial statements and the notes to consolidated financial statements included in the Company s latest Annual Report on Form 10-K.

(B) STATEMENTS OF CONSOLIDATED CASH FLOWS SUPPLEMENTAL DISCLOSURES

Interest expense relating to the Financial Services segment is included in its costs and expenses. Interest expense related to segments other than Financial Services is included as a separate line item on the Statements of Consolidated Earnings.

	For the Three Months Ended September 30,		
	2002	2001	
Total Interest Incurred Interest Capitalized Capitalized Interest Relieved to Expense Less Financial Services	\$ 80,696 (18,447) 10,447 (45,687)	\$ 73,657 (13,351) 8,896 (39,860)	
Interest Expense, net	\$ 27,009	\$ 29,342	
		e Six Months September 30,	
	2002	2001	
Total Interest Incurred Interest Capitalized Capitalized Interest Relieved to Expense Less Financial Services	\$ 159,262 (36,998) 18,805 (90,334)	\$ 140,824 (23,798) 15,351 (75,793)	
Interest Expense, net	\$ 50,735	\$ 56,584	

-7-

Table of Contents

Cash payments made for interest, excluding Financial Services, were \$43.0 million and \$34.3 million for the three months ended September 30, 2002 and 2001, respectively. Cash payments made for interest, excluding Financial Services, were \$66.0 million and \$62.5 million for the six months ended September 30, 2002 and 2001, respectively. Net payments made for federal, state and foreign income taxes during the three months ended September 30, 2002 and 2001 were \$45.2 million and \$45.9 million, respectively. Net payments made for federal, state and foreign income taxes during the six months ended September 30, 2002 and 2001 were \$82.3 million and \$55.9 million, respectively.

(C) STOCKHOLDERS EQUITY

A summary of changes in stockholders equity is presented below:

				Ung	amortized				Δ.c.	cumulated	
	Commo	on Stock	Capital in Excess		amortized Value of		Т	reasury	ACC	Other	
	Shares	Amount	of Par Value		estricted Stock	Retained Earnings	S	Stock at Cost		prehensive (Loss) Income	Total
Balance, March 31,	(1.171	Ф. 15.240	¢ 70.446	ф	(2.409)	Ф. 2.050.002	¢.	(6.550)	Ф	(12.056)	¢ 2.116.772
2002 Issuance of	61,171	\$ 15,348	\$ 72,446	\$	(2,408)	\$ 2,050,902	\$	(6,559)	\$	(12,956)	\$ 2,116,773
Restricted Stock Amortization of	20	5	995		(1,000)						
Restricted Stock					494						494
Exercise of Stock											
Options Cash Dividends	202	51	7,889			(4.997)					7,940
Purchase of						(4,887)					(4,887)
Common Stock for											
Treasury	(640)							(28,936)			(28,936)
Net Earnings						203,364					203,364
Unrealized Loss on Hedging Instruments										(11,942)	(11,942)
Foreign Currency											
Translation										17 (00	17 (00
Adjustments Other			5,524							17,608 (1,438)	17,608 4,086
Guici			3,324	_			_			(1,730)	7,000
Balance, September 30, 2002	60,753	\$ 15,404	\$ 86,854	\$	(2,914)	\$ 2,249,379	\$	(35,495)	\$	(8,728)	\$ 2,304,500
*											

(D) RESIDENTIAL MORTGAGE LOANS HELD FOR INVESTMENT

Residential mortgage loans held for investment consisted of the following:

	September 30, 2002		March 31, 2002	
Residential Mortgage Loans Held for Investment Allowance for Losses on Residential Mortgage Loans Held for	\$	3,818,519	\$	3,268,123
Investment		(21,143)		(14,106)

Residential Mortgage Loans Held for Investment, net of Allowance for Losses

3,797,376

3,254,017

-8-

Table of Contents

Changes in the allowance for losses on residential mortgage loans held for investment were as follows:

		Three Months Ended eptember 30,
	2002	2001
Balance at Beginning of Period Provision for Losses Recoveries on Loans Charged Off Losses Sustained	\$ 17,320 7,670 33 (3,880)	\$ 4,036 3,143 6 (871)
Balance at End of Period	\$ 21,143	\$ 6,314
		Six Months Ended eptember 30,
	2002	2001
Balance at Beginning of Period Provision for Losses Recoveries on Loans Charged Off Losses Sustained	\$ 14,106 13,556 51 (6,570)	\$ 2,814 5,791 6 (2,297)
Balance at End of Period	\$ 21,143	\$ 6,314

(E) GOODWILL

A summary of changes in goodwill by segment for the six months ended September 30, 2002 is presented below:

	Home Building	Financial Services	Construction Products	Construction Services	Other	Total
Balance as of March 31, 2002 Goodwill Acquired Sale of Chemical Lawn Care	\$ 84,151	\$ 16,815	\$ 41,088	\$ 1,007	\$ 206,651 3,584	\$ 349,712 3,584
Operations					(17,393)	(17,393)
Other			(891)		(647)	(1,538)
Balance as of September 30, 2002	\$ 84,151	\$ 16,815	\$ 40,197	\$ 1,007	\$ 192,195	\$ 334,365

Goodwill for the Other segment at September 30, 2002 includes \$69.0 million related to the Company s manufactured housing operations, \$71.6 million related to the Company s home services operations and \$51.6 million related to the Company s investment in Construction Products.

Table of Contents

(F) INDEBTEDNESS

Short-term Debt

Balances of short-term debt were:

	September 30, 2002				March 31, 2002				
	Centex Corporation			inancial ervices	-	Centex rporation		_	Financial Services
Banks Commercial Paper	\$ 29,982* 120,000		\$	106,271	\$	18,630*		\$	92,109
Secured Liquidity Notes Other Financial Institutions	6,640			550,241** 53,017					102,583** 119,933
	\$ 156,622		\$	709,529	\$	18,630		\$	314,625
Consolidated Short-term Debt		\$ 866,151					\$ 333,255		

^{*} Debt relates entirely to Construction Products.

The Company borrows on a short-term basis from banks under uncommitted lines that bear interest at prevailing market rates. The weighted-average interest rates of balances at September 30, 2002 and March 31, 2002 were 2.1% and 2.4%, respectively.

Long-term Debt

Balances of long-term debt were:

September 30, 2002	March 31, 2002		
		_	
\$ 383,000	\$	418,000	
1,188,007		962,892	
150,639		192,753	
99,870		99,845	
99,662		99,632	
1,921,178		1,773,122	
3,286,179		3,120,402	
50,000		50,000	
	\$ 383,000 1,188,007 150,639 99,870 99,662 1,921,178	\$ 383,000 \$ \$ 1,188,007	

^{**} Debt relates entirely to Harwood Street Funding II, L.L.C.

	 3,336,179	 3,170,402
Total	\$ 5,257,357	\$ 4,943,524

-10-

Table of Contents

Maturities of Non-Financial Services and Financial Services long-term debt during the next five years ending March 31 are:

	n-Financial Services	Financial Services		Total	
2003	\$ 138,452	\$	455,780	\$	594,232
2004	129,783		768,152		897,935
2005	33,629		575,615		609,244
2006	325,392		410,725		736,117
2007	290,575		529,903		820,478
Thereafter	 1,003,347		596,004		1,599,351
	\$ 1,921,178	\$	3,336,179	\$	5,257,357

Financial Services debt related to securitized residential mortgage loans structured as collateralized borrowings (Home Equity Loans Asset-Backed Certificates) was \$3.3 billion at September 30, 2002. 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 are based on contractual maturities adjusted for projected repayments and prepayments of principal.

Included in other indebtedness is a \$2.1 million convertible subordinated debenture sold at par in 1985 to a corporate officer. The indebtedness, which matures in 2010, bears interest at LIBOR plus 1.5% and is convertible into 400,000 shares of the Company s common stock. In connection with this transaction, the Company has guaranteed the payment of a \$2.1 million note payable to a bank by the officer.

Under our debt covenants, we are required to maintain certain leverage and interest coverage ratios and a minimum tangible net worth. At September 30, 2002, we were in compliance with all of these covenants.

Table of Contents

Credit Facilities

The Company s existing credit facilities and available capacity as of September 30, 2002 are summarized below:

	Existing Credit Facilities	Available Capacity	_
Non-Financial Services			
Centex Corporation	Ф 700,000	ф 700 O	20
Multi-Bank Revolving Credit Facility	\$ 700,000	\$ 700,00	
Uncommitted Bank Lines	60,000	60,00	JU
Construction Products Senior Revolving Credit Facility	175,000	66,40	00 (2)
Annually Renewable Commercial Paper Conduit	50,000	20,00	
rumulity renewable commercial ruper conduct			
	985,000	846,40	00
Financial Services			_
Unsecured Credit Facilities	125,000	110,00	
Secured Credit Facilities	395,000	250,71	
Harwood Street Funding II, L.L.C. Facility	1,000,000	399,75	59 —
	1,520,000	760,47	71
	\$ 2,505,000	\$ 1,606,87	71 (5)

- This is a committed, multi-bank revolving credit facility, maturing in August 2005, which serves as backup for commercial paper borrowings. As of September 30, 2002, there were no borrowings under this backup facility, and the Company s \$600 million commercial paper program had \$120 million outstanding. There have been no borrowings under this facility since inception.
- 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 2003.
- (3) Centex Corporation, CTX Mortgage Company, L.L.C. (CTX Mortgage) and Centex Home Equity Company L.L.C. (Home Equity), on a joint and several basis, share in a \$125 million uncommitted, unsecured credit facility.
- (4) CTX Mortgage and Home Equity share in \$250 million of uncommitted secured credit facilities to finance mortgage inventory. As of October 25, 2002, these facilities became committed. CTX Mortgage also maintains \$145 million of committed secured mortgage warehouse facilities to finance mortgages not sold to HSF-I.
- (5) The amount of available capacity includes \$335 million of uncommitted borrowings as of September 30, 2002. 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.

Home Equity finances its inventory of mortgage loans held for investment through Harwood Street Funding II, L.L.C. (HSF-II), a wholly-owned, consolidated entity, under a revolving sales agreement that expires upon final payment of the senior and subordinated debt issued by HSF-II. This arrangement, where HSF-II has committed to finance all eligible loans, gives Home Equity daily access to HSF-II s capacity of \$1.0 billion. HSF-II obtains funds through the sale of five year subordinated notes that are rated BBB by Standard & Poor s (S&P), Baa2 by Moody s Investors Service (Moody s), and BBB by Fitch Ratings (Fitch) and short-term secured liquidity notes that are rated A1+ by S&P, P1 by Moody s and F1+ by Fitch. Because HSF-II is a consolidated entity, the debt, interest income and interest expense of HSF-II are reflected in the financial statements of Financial Services.

Table of Contents

Harwood Street Funding I, L.L.C.

CTX Mortgage finances its inventory of mortgage loans held for sale principally through sales of Jumbo A and conforming loans to Harwood Street Funding I, L.L.C. (HSF-I), an unaffiliated entity established in 1999 that is not consolidated with Financial Services or Centex. These mortgage loans are sold pursuant to a mortgage loan purchase agreement that expires in November 2004, subject to certain renewal options (the HSF-I Purchase Agreement). Since 1999, CTX Mortgage has sold substantially all of the Jumbo A and conforming mortgage loans that it originates to HSF-I in accordance with the HSF-I Purchase Agreement. When HSF-I acquires these loans, it typically holds them for a period averaging between 45 and 60 days and then resells them into the secondary market. HSF-I obtains the funds needed to purchase eligible mortgage loans from CTX Mortgage by issuing (1) securitized medium-term debt that is currently rated AAA by S&P and Aaa by Moody s, (2) short-term secured liquidity notes that are currently rated A1+ by S&P and P1 by Moody s and (3) subordinated certificates maturing in November 2004, extendable for up to five years, that are rated BBB by S&P and Baa2 by Moody s. The purpose of this arrangement is to allow CTX Mortgage to reduce the cost of financing eligible mortgage loans originated by it and to improve its liquidity.

Under the terms of the HSF-I Purchase Agreement, CTX Mortgage may elect to sell to HSF-I, and HSF-I is obligated to purchase from CTX Mortgage, mortgage loans that satisfy certain eligibility criteria and portfolio requirements. The maximum amount of mortgage loans that HSF-I is allowed to carry in its inventory under the HSF-I Purchase Agreement is limited to \$2.0 billion.

HSF-I s commitment to purchase eligible mortgage loans is subject to termination upon the occurrence of certain events of default and other termination events described in the HSF-I Purchase Agreement, including a downgrade in Centex s credit ratings below BB+ by S&P or Ba1 by Moody s. In the event CTX Mortgage was unable to sell loans to HSF-I, it might need to make other customary financing arrangements to fund its mortgage loan origination activities. Although we believe that CTX Mortgage could arrange for alternative financing that is common for non-investment grade mortgage companies, 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.

In accordance with the HSF-I Purchase Agreement, CTX Mortgage acts as servicer of the loans owned by HSF-I and arranges for the sale of the eligible mortgage loans into the secondary market. In its capacity as servicer, CTX Mortgage must act in the best interest of HSF-I so as to maximize the proceeds of sales of eligible mortgage loans. The performance and payment of obligations of CTX Mortgage, in its capacity as servicer, are guaranteed by Centex. 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 s representations and warranties, which materially and adversely affects the value of the mortgage loan and is not cured within 60 days.

HSF-I has entered into a swap arrangement with a bank (the Harwood Swap) under which the bank has agreed to make certain payments to HSF-I, and HSF-I has agreed to make certain payments to the bank, the net effect of which is that the bank has agreed to bear certain interest rate risks and non-credit related market risks related to the mortgage loans held by HSF-I. The purpose of this arrangement is to provide credit enhancement to HSF-I by permitting it to hedge these risks with a counterparty having a short-term credit rating of A1+ from S&P and P1 from Moody s. Additionally, Centex has entered into a separate swap arrangement with the bank pursuant to which Centex has agreed to pay to the bank all amounts that the bank is required to pay to HSF-I pursuant to the Harwood Swap plus a monthly fee equal to a percentage of the notional amount of the Harwood Swap, and the bank is required to pay to Centex all amounts that the bank

-13-

Table of Contents

receives from HSF-I pursuant to the Harwood Swap. Accordingly, Centex effectively bears all interest rate risks and non-credit related market risks that are the subject of the Harwood Swap. Centex is also required to reimburse the bank for certain expenses, costs and damages that it may incur.

As of September 30, 2002, HSF-I owned \$1.8 billion in securitized residential mortgage loans sold to it by CTX Mortgage and had \$1.7 billion of outstanding securitized term debt and \$93 million of outstanding subordinated certificates. Centex 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. However, Centex retains certain risks related to the portfolio of mortgage loans held by HSF-I. In particular, CTX Mortgage makes representations and warranties to HSF-I to the effect that each mortgage loan sold to HSF-I satisfies the eligibility criteria and portfolio requirements discussed above. CTX Mortgage may be required to repurchase mortgage loans sold to HSF-I if such mortgage loans are determined to be ineligible loans or there occur certain other breaches of representations and warranties of CTX Mortgage, as seller or servicer. CTX Mortgage s obligation to repurchase such loans is guaranteed by Centex. During the six months ended September 30, 2002, CTX Mortgage sold \$4.4 billion of mortgage loans to HSF-I.

(G) CENTEX DEVELOPMENT COMPANY, L.P.

Centex Development Company, L.P. (the Partnership) is a master limited partnership formed by Centex in March 1987 to broaden the range of business activities that may be conducted for the benefit of Centex s stockholders 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 homebuilding 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 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 (Class A Units and Class C Units, respectively), which are collectively convertible into 20% of the Partnership s Class B limited partnership units (Class B 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, the stockholders of Centex hold warrants to purchase approximately 80% of the Class B Units. The warrants are held 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 September 30, 2002, these adjusted capital contributions, or Unrecovered Capital, were \$241.1 million and preference payments in arrears totaled \$52.2 million. The Partnership has made no preference payments since fiscal 1998.

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 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,

-14-

Table of Contents

through its independent board and the independent board of Holding, including its non-executive Chairman, oversees the Partnership s activities, including the acquisition, development, maintenance, operation and sale of properties. Consent of the limited partners for the activities of the Partnership is not required, and the limited partners cannot remove the general partner. As a result, Centex accounts for its limited partnership 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 and Subsidiaries, Holding and Subsidiary and Partnership and Subsidiaries

September 30, 2002		March 31, 2002
0.7.10	Φ.	242.254
	\$	242,254
		106,270 4,066,401
		3,283,719
		99,962
727,217		723,497
808,096		862,580
\$ 10,475,285	\$	9,384,683
	\$	1,546,334
		545,789
		5,020,116 155,671
2,304,500		2,116,773
\$ 10,475,285	\$	9,384,683
	\$ 95,426 127,270 4,669,267 3,918,996 129,013 727,217 808,096 \$ 10,475,285 \$ 1,573,142 1,100,235 5,333,020 164,388 2,304,500	\$ 95,426 \$ 127,270 4,669,267 3,918,996 129,013 727,217 808,096 \$ 10,475,285 \$ \$ \$ 1,573,142 \$ 1,100,235 5,333,020 164,388 2,304,500

Table of Contents

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

		he Six Months September 30,
	2002	2001
Revenues Costs and Expenses	\$ 4,097,585 3,806,507	\$ 3,756,213 3,485,204
Earnings Before Income Taxes Income Taxes	291,078 87,714	271,009 102,404
Net Earnings Other Comprehensive Income (Loss)	203,364 4,228	168,605 (283)
Comprehensive Income	\$ 207,592	\$ 168,322

(H) COMMITMENTS AND CONTINGENCIES

The Company conducts a portion of its land acquisition, development and other 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 non-consolidated joint ventures was \$124.6 million and \$94.6 million at September 30, 2002 and March 31, 2002, respectively. These joint ventures had total outstanding secured construction debt of approximately \$197.4 million at September 30, 2002 and \$144.6 million at March 31, 2002. The Company s pro rata liability with respect to this debt is limited to approximately \$31.3 million and \$27.9 million at September 30, 2002 and March 31, 2002, respectively. Under the structure of this debt, the Company becomes liable up to these amounts only to the extent that the construction debt exceeds a certain percentage of the value of the project. At September 30, 2002 and March 31, 2002, the Company was not liable for any of this debt.

In order to ensure the future availability of land for homebuilding, the Company has deposited or invested with third parties \$88.3 million, as of September 30, 2002, as options toward the purchase of undeveloped land and developed lots having a total purchase price of approximately \$2.0 billion. These options include amounts related to agreements with the Partnership, as discussed in Note (M), Related Party Transactions, below. These options, which do not contain performance requirements from the Company, expire at various dates through the year 2007.

-16-

Table of Contents

(I) COMPREHENSIVE INCOME

A summary of comprehensive income for the three and six months ended September 30, 2002 and 2001 is presented below:

		ee Months Ended ember 30,
	2002	2001
Net Earnings Other Comprehensive Income (Loss):	\$ 115,609	\$ 93,389
Foreign Currency Translation Adjustments Unrealized Loss on Hedging Instruments Other	3,632 (4,991) (504)	7,461 (4,322) 96
Comprehensive Income	\$ 113,746	\$ 96,624
		x Months Ended ember 30,
	2002	2001
Net Earnings Other Comprehensive Income (Loss):	\$ 203,364	\$ 168,605
Foreign Currency Translation Adjustments Unrealized Loss on Hedging Instruments	17,608 (11,942)	8,834 (9,213)
Other	(1,438)	96
Comprehensive Income	\$ 207,592	\$ 168,322

The Foreign Currency Translation Adjustments are primarily the result of Centex s investment in the Partnership. For additional information on the Partnership and subsidiaries, see their separate financial statements included elsewhere in the Report. The Unrealized Loss on Hedging Instruments represents the deferral in Other Comprehensive Income of the unrealized loss on swap agreements designated as cash flow hedges. The accounting for interest rate swaps and other derivative financial instruments is discussed in detail below in Note (L), Derivatives and Hedging.

(J) BUSINESS SEGMENTS

The Company operates in five principal business segments: Home Building, Financial Services, Construction Products, Construction Services and Investment Real Estate. 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 \$292.0 million as of September 30, 2002) is included in the Investment Real Estate segment.

Home Building

Home Building s operations involve the purchase and development of land or lots and the construction and sale of single-family and multi-family homes.

-17-

Table of Contents

Financial Services

Financial Services operations consist primarily of home financing, sub-prime home equity lending and the sale of title insurance and other various insurance coverages. These activities include mortgage origination, servicing and other related services for homes sold by Centex subsidiaries and others. Financial Services revenues include interest income of \$85.6 million and \$61.6 million for the three months and \$166.4 million and \$114.2 million for the six months ended September 30, 2002 and 2001, respectively. Substantially all of Centex s interest income in each year is earned by the Financial Services segment. Financial Services cost of sales is primarily comprised of interest expense related to debt issued to fund its home financing and sub-prime home equity lending activities.

Construction Products

Construction Products operations involve the manufacture, production, distribution and sale of cement, gypsum wallboard, recycled paperboard, aggregates and readymix concrete. The Company owned 65.2% of Centex Construction Products, Inc. at September 30, 2002 and 65.2% at September 30, 2001. Construction Products results are shown before minority interest in the table presented below.

Construction Services

Construction Services operations involve the construction of buildings for both private and government interests including office, commercial and industrial buildings, hospitals, hotels, correctional facilities, educational institutions, museums, libraries, airport facilities and sports facilities. As this segment generates significant positive cash flow, intercompany interest income (credited at the prime rate in effect) of \$1.2 million and \$1.8 million for the three months and \$2.8 million and \$3.8 million for the six months ended September 30, 2002 and 2001, respectively, is included in the evaluation of this segment. However, the intercompany interest income is eliminated in consolidation and excluded from the table presented below.

Investment Real Estate

Investment Real Estate s operations involve the acquisition, development and sale of land, primarily for industrial, office, multi-family, retail, residential and mixed-use projects. Under the equity method of accounting for investments, Investment Real Estate also records as revenues income or loss from its investment in the Partnership.

Other

The Company s manufactured housing and home services operations are not material for purposes of segment reporting and have therefore been included in Other for reporting purposes.

Included in Other in the tables below are corporate general and administrative expenses of \$14.4 million and \$13.0 million; interest expense of \$27.0 million and \$29.3 million; and minority interest of \$8.5 million and \$6.2 million for the three months ended September 30, 2002 and 2001, respectively. Also included in Other in the tables below are corporate general and administrative expenses of \$27.1 million and \$24.2 million; interest expense of \$50.7 million and \$56.6 million; and minority interest of \$17.4 million and \$9.1 million for the six months ended September 30, 2002 and 2001, respectively.

-18-

	For the Three Months Ended September 30, 2002 (Dollars in millions)														
	Home Building		Financial Services		Construction Products		Construction Services		Investment Real Estate		Other		Total		
Revenues Cost of Sales Selling, General & Administrative Expenses	\$	1,281.5 (947.5) (196.9)	\$	204.8 (45.7) (122.5)	\$	136.0 (107.9) (1.4)	\$	391.7 (366.2) (16.3)	\$	7.4 0.4 (1.9)	\$	6 62.4 (40.5) (72.1)	\$	2,083.8 (1,507.4) (411.1)	
Earnings (Loss) Before Income Tax	\$	137.1	\$	36.6	\$	26.7	\$	9.2	\$	5.9	\$	6 (50.2)	\$	165.3	
	For the Three Months Ended September 30, 2001 (Dollars in millions)														
	Home Building		Financial Services		Construction Products		Construction Services		Investment Real Estate			Other		Total	
Revenues Cost of Sales Selling, General & Administrative Expenses	\$	1,170.7 (868.8) (178.9)	\$	166.0 (39.9) (96.8)	\$	129.5 (105.7) (1.3)	\$	336.8 (316.3) (13.2)	\$	23.2 (4.7) (2.4)	\$	5 57.4 (36.7) (66.6)	\$	1,883.6 (1,372.1) (359.2)	
Earnings (Loss) Before Income Tax	\$	123.0	\$	29.3	\$	22.5	\$	7.3	\$	16.1	\$	\$ (45.9)	\$	152.3	
	For the Six Months Ended September 30, 2002 (Dollars in millions)														
	Home Building		Financial Services		Construction Products		Construction Services		Investment Real Estate		(Other		Total	
Revenues Cost of Sales Selling, General & Administrative Expenses		2,387.2 1,759.6) (381.9)	\$	385.4 (90.3) (234.2)	\$	264.8 (207.5) (2.8)	\$	752.5 (701.6) (33.6)	\$	13.3	\$	124.4 (79.1) (142.2)	\$	3,927.6 (2,838.1) (798.7)	
Earnings (Loss) Before Income Tax	\$	245.7	\$	60.9	\$	54.5	\$	17.3	\$	9.3	\$	(96.9)	\$	290.8	

For the Six Months Ended September 30, 2001	
(Dollars in millions)	

		Home	Fi	nancial	Cor	nstruction	Con	struction	 estment Real			
	I	Building	So	ervices	P	roducts	S	ervices	state	(Other	 Total
Revenues Cost of Sales	\$	2,209.9 (1,641.1)	\$	328.6 (75.8)	\$	247.0 (209.0)	\$	650.4 (607.3)	\$ 47.3 (9.9)	\$	109.6 (69.2)	\$ 3,592.8 (2,612.3)
Selling, General & Administrative Expenses		(347.7)		(198.4)		(2.5)		(28.3)	(6.0)		(127.3)	(710.2)
Earnings (Loss) Before Income Tax	\$	221.1	\$	54.4	\$	35.5	\$	14.8	\$ 31.4	\$	(86.9)	\$ 270.3

(K) INCOME TAXES

Income tax expense for the Company decreased from \$58.9 million to \$49.7 million and the effective tax rate decreased from 38.7% to 30.1% for the three months ended September 30, 2001 and 2002, respectively. Income tax expense also decreased from \$101.7 million to \$87.4 million and the effective tax rate decreased from 37.6% to 30.1% for the six months ended September 30, 2001 and 2002, respectively. The decrease in the effective tax rate is primarily the result of the expected utilization of net operating loss carryforwards during fiscal 2003.

-19-

Table of Contents

(L) DERIVATIVES AND HEDGING

The Company is exposed to the risk of interest rate fluctuations on its debt and other obligations. As part of its strategy to manage this risk, 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 or Accrued Liabilities 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 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 Construction Products each have interest rate swap agreements that, in effect, fix the variable interest rate on a portion of their outstanding debt at September 30, 2002. During the three and six months ended September 30, 2002, 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 September 30, 2002 related to these derivatives, the Company would estimate increases in interest incurred over the next 12 months to be approximately \$3 million. As of September 30, 2002, the balance in Accumulated Other Comprehensive Loss related to these derivatives was \$5.3 million (\$3.4 million net of tax).

Financial Services, through Home Equity, uses interest rate swaps to hedge the market risk associated with the anticipated issuance of fixed rate securitization debt used to finance sub-prime 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. Home Equity also uses interest rate swaps that, 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 six months ended September 30, 2002, there was no hedge ineffectiveness related to these interest rate swaps. These swaps expire at varying times through June 2005. Based on the balance in Accumulated Other Comprehensive Loss at September 30, 2002 related to these derivatives, the Company estimates increases in interest incurred over the next 12 months to be approximately \$8 million. As of September 30, 2002, the balance in Accumulated Other Comprehensive Loss related to these derivatives was \$9.9 million (\$6.4 million net of tax).

Financial Services, through CTX Mortgage, enters into interest rate lock commitments (IRLCs) with its customers under which CTX Mortgage agrees to make mortgage loans at agreed upon rates within a period of time, generally from 1 to 30 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 it, CTX Mortgage 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 the Harwood Swap, to protect against certain interest rate risk and non-credit related market risk related to mortgage loans held by HSF-I, an unaffiliated entity that 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 net change in the estimated fair value of these derivative positions resulted in a loss of \$2.7 million and \$10.9 million, respectively, for the three and six months ended September 30, 2002.

-20-

Table of Contents

(M) RELATED PARTY TRANSACTIONS

At September 30, 2002 and March 31, 2002, Centex Homes had \$9.1 million deposited with the Partnership as option deposits for the purchase of land. Centex Homes also entered into agreements to reimburse the Partnership for certain costs and fees incurred by the Partnership in the purchase and ownership of these tracts of land. During the six months ended September 30, 2002, Centex Homes paid \$1.6 million to the Partnership in fees and reimbursements pursuant to these agreements and \$24.1 million for the purchase of residential lots. Centex Homes expects to pay an additional \$38.6 million to the Partnership to complete the purchase of these tracts of land over the next three years.

Construction Services has executed contracts with the Partnership for the construction of two industrial facilities. Contracts in progress totaled \$4.6 million and \$15.0 million at September 30, 2002 and March 31, 2002, respectively. During the six months ended September 30, 2002 and 2001, the Partnership paid \$4.7 million and \$0.3 million, respectively, to Construction Services pursuant to these contracts.

(N) STATEMENTS OF FINANCIAL ACCOUNTING STANDARDS

In August 2001, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS No. 144), that addresses financial accounting and reporting for the impairment or disposal of long-lived assets. The statement is effective for financial statements issued for fiscal years beginning after December 15, 2001, and interim periods within those fiscal years. The implementation of SFAS No. 144 on April 1, 2002 did not have a material impact on the Company s results of operations or financial position.

The Company has historically accounted for stock-based compensation in accordance with Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees (APB No. 25), and related interpretations, as permitted by Statement of Financial Accounting Standards No. 123, Accounting for Stock-Based Compensation (SFAS No. 123). On April 1, 2003, the Company will adopt the fair value measurement provisions of SFAS No. 123 under which the Company will recognize compensation expense of a stock-based award to an employee over the vesting period based on the fair value of the award on the grant date. In accordance with SFAS No. 123, the fair value method will be applied only to awards granted or modified after April 1, 2003, whereas awards granted prior to such date will continue to be accounted for under APB No. 25.

(O) OFF-BALANCE-SHEET RISK

The Company enters into various off-balance-sheet transactions in the normal course of business in order to reduce financing costs and improve access to liquidity, facilitate homebuilding activities and manage exposure to changing interest rates. Further discussion regarding these transactions can be found above in Note (F), Indebtedness, and Note (L), Derivatives and Hedging.

(P) RECLASSIFICATIONS

Certain prior year balances have been reclassified to be consistent with the September 30, 2002 presentation.

-21-

Table of Contents

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

For the three months ended September 30, 2002, our consolidated revenues were \$2.1 billion, a 10.5% increase over \$1.9 billion for the same period last year, and earnings before income taxes were \$165.3 million, 8.5% higher than \$152.3 million for the same period last year. For the six months ended September 30, 2002, our consolidated revenues were \$3.9 billion, an 8.3% increase over \$3.6 billion for the same period last year, and earnings before income taxes were \$290.8 million, 7.6% higher than \$270.3 million for the same period last year. The fluctuations in our revenues and earnings before income taxes are explained below by segment.

Net earnings for the three months ended September 30, 2002 were \$115.6 million, 23.8% higher than \$93.4 million for the same period last year. Net earnings for the six months ended September 30, 2002 were \$203.4 million, 20.6% higher than \$168.6 million for the same period last year. The increase in net earnings is significantly higher than the increase in earnings before income taxes due to a change in our effective tax rate. Our effective tax rate decreased to 30.1% for the three and six months ended September 30, 2002 from 38.7% and 37.6% for the same periods last year. The decrease in the effective tax rate is primarily the result of the expected utilization of net operating loss carryforwards during fiscal 2003.

Any reference herein to we, us or our includes Centex Corporation and its subsidiary companies.

HOME BUILDING

The following summarizes results of our Home Building operations for the three and six months ended September 30, 2002 compared to the same periods last year (dollars in millions, except per unit data):

	For the Three Months Ended September 30,							
		2002			2001			
Revenues Cost of Sales Selling, General & Administrative	\$	1,281.5 (947.5)	100.0 % (73.9 %)	\$	1,170.7 (868.8)	100.0% (74.2%		
Expenses		(196.9)	(15.4%)		(178.9)	(15.3%		
Operating Earnings	\$	137.1	10.7%	\$	123.0	10.5%		
Units Closed		5,788			5,418			
% Change		6.8%			10.5%			
Unit Sales Price	\$	218,167		\$	214,004			
% Change		1.9%			5.0%			
Operating Earnings Per Unit	\$	23,678		\$	22,698			
% Change		4.3%			24.2%			
Backlog Units		12,619			9,978			
% Change		26.5%			9.1%			
			-22-					

Table of Contents

	For the Six Months Ended September 30,						
	2002		2001				
Revenues Cost of Sales Selling, General & Administrative	\$ 2,387.2 (1,759.6)	100.0 % (73.7 %)	\$ 2,209.9 (1,641.1)	100.0% (74.3%)			
Expenses	(381.9)	(16.0%)	(347.7)	(15.7%)			
Operating Earnings	\$ 245.7	10.3%	\$ 221.1	10.0%			
Units Closed % Change	10,783 5.0%		10,268 10.3%				
Unit Sales Price % Change	\$ 216,156 1.7%		\$ 212,469 6.1%				
Operating Earnings Per Unit % Change	\$ 22,783 5.8%		\$ 21,533 23.7%				
Backlog Units % Change	12,619 26.5%		9,978 9.1%				

Revenues for the three and six months ended September 30, 2002 increased 9.5% and 8.0%, respectively, versus the same periods last year primarily due to an increase in units closed and higher unit sales prices. Units closed during the three months ended September 30, 2002 increased 6.8% from 5,418 units to 5,788 units, and the average unit sales price increased 1.9% from \$214,004 to \$218,167. Units closed during the six months ended September 30, 2002 increased 5.0% from 10,268 units to 10,783 units, and the average unit sales price increased 1.7% from \$212,469 to \$216,156. The increase in units closed was the result of a higher number of operating neighborhoods in the current year versus last year. The increase in the unit sales price was largely driven by higher selling prices in the New Jersey, Washington, D.C. and California markets.

Cost of sales were 73.9% and 73.7% of revenues for the three and six months ended September 30, 2002 compared to 74.2% and 74.3% of revenues for the same periods last year. The decrease in cost of sales primarily resulted from purchasing efficiencies realized through regional and national programs, more efficient house designs, other process improvement initiatives and lower lumber prices.

Selling, general and administrative expenses were 15.4% and 16.0% of revenues for the three and six months ended September 30, 2002 compared to 15.3% and 15.7% for the same periods last year. The cost increase is primarily attributable to higher casualty insurance costs and employee increases to support neighborhood growth.

Operating earnings for the three and six months ended September 30, 2002 were 10.7% and 10.3% as a percentage of revenues and approximately \$23,678 and \$22,783 on a per-unit basis, compared to operating earnings of 10.5% and 10.0% of revenues and approximately \$22,698 and \$21,533 on a per-unit basis for the same periods last year.

Units in backlog increased 26.5% to 12,619 units at September 30, 2002, compared to 9,978 units at September 30, 2001. The increase in backlog resulted from a 38% increase in sales versus the prior year for the three months ended September 30, 2002. We define backlog units as units that have been sold, as indicated by a signed contract, but not closed.

Table of Contents

Centex Homes announced in September that it plans to acquire substantially all of the St. Louis and Indianapolis homebuilding operations of The Jones Company. The Jones Company is a privately held builder of both single-family and multi-family homes, and is headquartered in St. Louis, Missouri. The acquisition, to be completed in January 2003, is expected to add approximately 800 units annually to Centex Homes closings.

FINANCIAL SERVICES

The following summarizes Financial Services results for the three and six months ended September 30, 2002 compared to the same periods last year (dollars in millions):

	_	For the Three Months Ended September 30,				
		2002		2001		
Revenues	\$	204.8	\$	166.0		
Interest Margin	\$	39.9	\$	21.7		
Operating Earnings	\$	36.6	\$	29.3		
Origination Volume	\$	3,943	\$	3,417		
Number of Loans Originated CTX Mortgage Company, L.L.C. Centex-built Homes (Builder) Non-Centex-built Homes (Retail) Centex Home Equity Company, L.L.C.	_ 	3,959 16,076 20,035 7,373 27,408	Months Ena	3,633 14,974 18,607 7,257 25,864		
		2002		2001		
Revenues	\$	385.4	\$	328.6		
Interest Margin	\$	76.1	\$	38.4		
Operating Earnings	\$	60.9	\$	54.4		
Origination Volume	\$	6,922	\$	7,136		

Number of Loans Originated		
CTX Mortgage Company, L.L.C.		
Centex-built Homes (Builder)	7,337	6,815
Non-Centex-built Homes (Retail)	28,482	33,084
	35,819	39,899
Centex Home Equity Company, L.L.C.	13,732	14,065
		

-24-

49,551

53,964

Table of Contents

Financial Services results are derived primarily from conforming mortgage banking and sub-prime home equity lending operations as described below.

Conforming Mortgage Banking

The revenues and operating earnings of CTX Mortgage Company, L.L.C. and related entities, or CTX Mortgage, are derived primarily from the sale of mortgage loans, inclusive of all service rights and, to a lesser extent, interest income and other fees. CTX Mortgage originates mortgage loans, holds them for a short period and sells them to investors and Harwood Street Funding I, L.L.C., or HSF-I. HSF-I is an unaffiliated entity that is not consolidated with Financial Services or Centex Corporation. HSF-I purchases mortgage loans, at closing, from CTX Mortgage with the proceeds from the issuance of securitized term debt, secured liquidity notes and subordinated certificates that are extendable for up to five years. The debt, interest income and interest expense of HSF-I are not reflected in the financial statements of Financial Services or Centex Corporation. For additional information regarding HSF-I, see Certain Off-Balance-Sheet and Other Obligations.

Revenues increased 16.4% to \$107.7 million and 2.8% to \$197.6 million for the three and six months ended September 30, 2002, respectively, as compared to the same periods last year. The increase in revenues for the three months ended September 30, 2002 is primarily related to an increase in originations and higher revenues from CTX Mortgage s Title and Insurance operations. While originations decreased for the six month period ended September 30, 2002, revenues from CTX Mortgage s Title and Insurance operations increased.

CTX Mortgage s operating earnings were \$25.2 million and \$40.1 million, respectively, for the three and six months ended September 30, 2002, resulting in a 5.4% increase and an 18.5% decrease for the three and six months ended September 30, 2002, respectively, as compared to the same periods last year. The 5.4% increase in operating earnings for the three months ended September 30, 2002 is due primarily to increased originations. However, originations during the six months ended September 30, 2002 decreased, which is the primary reason for the 18.5% decrease in operating earnings.

For the three months ended September 30, 2002, originations totaled 20,035 compared to 18,607 originations in the same period last year; origination volume was \$3.3 billion compared to \$2.9 billion for the same period last year; the per-loan profit was \$1,258, a decrease of 2.0% compared to \$1,284 for the same period last year and total mortgage applications increased 24.7% to 23,950 from 19,205 applications for the same period last year. For the six months ended September 30, 2002, originations totaled 35,819 compared to 39,899 originations in the same period last year; origination volume was \$5.8 billion compared to \$6.1 billion for the same period last year; the per-loan profit was \$1,119, a decrease of 9.2% compared to \$1,233 for the same period last year and total mortgage applications decreased 3.3% to 39,869 from 41,221 applications for the same period last year. For the six months ended September 30, 2002, originations decreased due to a decrease in refinance activity during the initial quarter of the fiscal year as compared to the same period last year. However, during the three months ended September 30, 2002, mortgage interest rates declined, resulting in a resurgence of refinance activity. CTX Mortgage continues to focus on improving its capture ratio on Centex Homes—closings while expanding its retail operations through commissioned loan officer growth. CTX Mortgage has positioned itself to capitalize on the current refinance market, but continues to position itself for growth in the less volatile purchase money market. The results of operations of CTX Mortgage depend to a significant extent on the level of interest rates.

-25-

Table of Contents

Sub-Prime Home Equity Lending

The revenues of Centex Home Equity Company, L.L.C., or Home Equity, increased 32.2% to \$97.1 million and 37.8% to \$187.8 million for the three and six months ended September 30, 2002, respectively, as a result of continued growth in residential mortgage loans held for investment, due in part to the accounting change discussed further below. Interest margin, which we define as the difference between interest revenue on mortgage loans held for sale or investment and interest expense on debt used to fund the mortgage loans, increased to \$38.2 million and \$72.0 million for the three and six months ended September 30, 2002 as compared to \$21.7 million and \$37.9 million for the same periods last year. The increase in interest margin is primarily a result of an increase in the portfolio of mortgage loans held for investment. Home Equity reported operating earnings of \$11.7 million and \$22.4 million for the three and six months ended September 30, 2002, as compared to operating earnings of \$5.9 million and \$6.3 million for the same periods last year. The increase in Home Equity s operating earnings is primarily the result of the increase in interest margin, as noted above. This was partially offset by an increase in general and administrative costs, mostly attributable to an increase in servicing and production overhead to support our volume and loan servicing growth, and an increase in the provision for losses on residential mortgage loans held for investment.

From October 1997 through March 2000, a majority of Home Equity s loans originated were included in securitizations that utilized a structure that caused them to be accounted for as sales. Under this structure, Home Equity retained a residual interest as well as the servicing rights to the securitized loans. We call this retained residual interest the mortgage securitization residual interest, or MSRI. As a result, our balance sheet does not reflect the mortgage loans receivable and offsetting debt resulting from these securitizations. The estimated gain on the sale of these loans was included in earnings during the period in which the securitization transaction closed. We changed the structure of securitizations beginning April 1, 2000. Securitizations since that time have been accounted for as borrowings. Under this structure, we record interest over the life of the loans using the interest, or actuarial, method. The mortgage loans receivable and the securitization debt remain on Home Equity s balance sheet and the related interest margin is reflected in our income statement. Although the change in structure of the securitizations has no effect on the cash flow and profit recognized over the life of the mortgages, the change does affect the timing of profit recognition. Interest margin, rather than gain on sale of loans, is now Home Equity s primary source of operating income. As the balance of securitizations accounted for as borrowings increases, the operating earnings should continue to increase. For the three and six months ended September 30, 2002, respectively, originations totaled 7,373 and 13,732 compared to 7,257 and 14,065 originations for the same periods last year; origination volume was \$600.7 million and \$1.10 billion compared to \$554.2 million and \$1.06 billion for the same periods last year and total applications increased 39.8% and 30.1% to 57,737 and 107,781 from 41,294 and 82,368 applications for the same periods last year. For the six months ended September 30, 2002, originations decreased 2.4% while origination volume increased 3.8% due to an increase in average loan size. The decrease in the number of originations despite the increase in total applications is mainly attributable to a decrease in approval ratios related to Home Equity s continued adherence to its credit underwriting guidelines.

At September 30, 2002, Home Equity s total servicing portfolio consisted of 67,400 loans totaling \$4.79 billion compared to 56,660 loans totaling \$3.88 billion at September 30, 2001. For the three and six months ended September 30, 2002, service fee income related to this long-term servicing, which is not included in interest income, was \$12.6 million and \$24.4 million, respectively, compared to \$9.3 million and \$17.8 million, respectively, for the same periods last year.

-26-

Table of Contents

Allowance for Losses

Home Equity establishes an allowance for losses when it believes the event causing the loss has occurred by charging the provision for losses in the statement of consolidated earnings. When it determines that a residential mortgage loan held for investment is uncollectible, it is charged against the allowance for losses. Recoveries on losses previously charged to the allowance are credited to the allowance at the time the recovery is collected.

We believe that the allowance for losses is sufficient to provide for credit losses in the existing residential mortgage loans held for investment. We evaluate the allowance on an aggregate basis considering, among other things, the relationship of the allowance to residential mortgage loans held for investment and historical credit losses. The allowance reflects our judgment of the present loss exposure at the end of the reporting period.

Although we consider the allowance for losses on residential mortgage loans held for investment reflected in our consolidated balance sheet to be adequate, there can be no assurance that this allowance will prove to be adequate over time to cover ultimate losses. This allowance may prove to be inadequate due to unanticipated adverse changes in the economy or discrete events adversely affecting specific customers or industries.

Changes in the allowance for losses on residential mortgage loans held for investment were as follows (dollars in thousands):

	For the	Three Months Ended
	S	eptember 30,
	2002	2001
Balance at Beginning of Period Provision for Losses Recoveries on Loans Charged Off Losses Sustained	\$ 17,320 7,670 33 (3,880)	\$ 4,036 3,143 6 (871)
Balance at End of Period	\$ 21,143	\$ 6,314
		Six Months Ended eptember 30,
Balance at Beginning of Period Provision for Losses	\$ 14,106 13,556	\$ 2,814 5,791
Recoveries on Loans Charged Off	51	6
Losses Sustained	(6,570)	(2,297)
Balance at End of Period	\$ 21,143	\$ 6,314

Table of Contents 46

-27-

Table of Contents

	Septemb	ber 30,
	2002	2001
Allowance for Losses to Residential Mortgage Loans Held for Investment	0.6%	0.2%
90+ Days Contractual Delinquency Total Dollars Delinquent % Delinquent	\$ 101,863 2.7%	\$ 54,420 2.1%

The allowance for losses on residential mortgage loans held for investment has increased to \$21.1 million at September 30, 2001. In addition, the ratio of allowance for losses to residential mortgage loans held for investment, or the allowance ratio, increased to 0.6% at September 30, 2002 from 0.2% at September 30, 2001. Prior to April 2000, the residential mortgage loans were recorded as sales and anticipated future credit losses were considered in valuing the MSRI. As a result, no allowance for losses was necessary. After April 2000, we began recording residential mortgage loans held for investment on the balance sheet, as previously discussed, and, accordingly, began recording an allowance for losses based on management s judgment of loss exposure. The increase in the allowance for losses occurred primarily because the amount of the residential mortgage loans held for investment increased and the residential mortgage loan portfolio continued to mature. As the age and size of the residential mortgage loan portfolio continues to mature and grow, we expect the balance in the allowance for losses and the allowance ratio to continue to increase. The increase in 90+ days contractual delinquency occurred primarily because the residential mortgage loan portfolio continued to mature.

CONSTRUCTION PRODUCTS

The following summarizes Construction Products results for the three and six months ended September 30, 2002 compared to the same periods last year (dollars in millions):

		ree Months Ended otember 30,
	2002	2001
Revenues	\$ 136.0	\$ 129.5
Interest Income Cost of Sales Selling, General & Administrative Expenses	(107.9) (1.4)	1.1 (106.8) (1.3)
Operating Earnings *	\$ 26.7	\$ 22.5

^{*} Before Minority Interest of \$8.5 million and \$6.2 million, respectively.

-28-

Table of Contents

	_	For the Six N Septem	Months End aber 30,	ded
	_	2002		2001
Revenues Interest Income	\$	264.8	\$	247.0 2.1
Cost of Sales Selling, General & Administrative Expenses		(207.5) (2.8)		(211.1) (2.5)
Operating Earnings *	\$	54.5	\$	35.5

^{*} Before Minority Interest of \$17.4 million and \$9.1 million, respectively.

Construction Products revenues for the three and six months ended September 30, 2002 were 5.0% and 7.2% higher than the same periods last year. These increases were primarily the result of a \$7.8 million and a \$22.4 million increase in gypsum wallboard revenues for the three and six months ended September 30, 2002, respectively. The increase in gypsum wallboard revenues was primarily caused by a higher average net sales price, offset by slightly lower volume, when compared to the same periods last year.

Construction Products cost of sales for the three and six months ended September 30, 2002 was 1.0% higher and 1.7% lower, respectively, than the same periods last year. The increase for the quarter was primarily the result of a one-time charge of \$2.6 million related to closing an aggregates quarry and crushing plant in Georgetown, Texas, partially offset by lower paperboard costs due to reduced energy costs and better plant operating efficiencies compared to the prior year. The six month decrease was primarily the result of the decreased paperboard costs, described above, and lower sales volume.

Construction Products selling, general and administrative expenses for the three and six months ended September 30, 2002 were 7.7% and 12.0% higher than the same periods last year. This increase was primarily the result of increased personnel and higher office expenses.

For the three and six months ended September 30, 2002, Construction Products operating earnings, net of minority interest, represented an 18.7% and 53.5% increase, respectively, from results for the same periods a year ago. Operating earnings increased primarily due to the increase in gypsum wallboard pricing.

CONSTRUCTION SERVICES

The following summarizes Construction Services results for the three and six months ended September 30, 2002 compared to the same periods last year (dollars in millions):

_			nded
2	2002		2001
\$	391.7	\$	336.8
\$	9.2	\$	7.3
\$	157	\$	387
	\$	\$ 2002 \$ 391.7 \$ 9.2	\$ 391.7 \$ 9.2

Backlog of Uncompleted Contracts

\$ 1,857

\$ 2,149

-29-

Table of Contents

	_	For the Six I	Months End nber 30,	ded
		2002		2001
Revenues	\$	752.5	\$	650.4
Operating Earnings	\$	17.3	\$	14.8
New Contracts Executed	\$	429	\$	777
Backlog of Uncompleted Contracts	\$	1,857	\$	2,149

Construction Services revenues for the three and six months ended September 30, 2002 were 16.3% and 15.7% higher, respectively, than revenues for the same periods last year. The increase was the result of several high revenue, short-term contracts that were underway in the current quarter. Operating earnings for the group improved in the three and six months ended September 30, 2002 compared to the same periods last year as a result of the higher revenue base. For the three and six months ended September 30, 2002, new contracts executed decreased 59.4% and 44.8% and backlog of uncompleted contracts decreased 13.6% from the same periods last year, primarily due to timing differences experienced with contract awards and executions and declines in new commercial construction activity.

The Construction Services segment provided a positive average net cash flow in excess of our investment in the segment of \$103.3 million and \$116.2 million for the three and six months ended September 30, 2002 compared to \$106.5 million and \$108.6 million for the same periods last year.

INVESTMENT REAL ESTATE

The following summarizes Investment Real Estate s results for the three and six months ended September 30, 2002 compared to the same periods last year (dollars in millions):

	 For the Three I Septemb		 ed	
	 2002	2001		
Revenues	\$ 7.4	\$	23.2	
Operating Earnings	\$ 5.9	\$	16.1	
	 For the Six M Septemb		!	
	 2002	2	2001	
Revenues	\$ 13.3	\$	47.3	

Operating Earnings	\$ 9.3	\$ 31.4

Investment Real Estate s revenues for the three and six months ended September 30, 2002 were 68.1% and 71.9% lower than revenues for the same periods last year. Operating earnings from Investment Real Estate for the three and six months ended September 30, 2002 totaled \$5.9 million and \$9.3 million,

-30-

Table of Contents

respectively, compared to \$16.1 million and \$31.4 million in the same period last year. The decreases in revenues and operating earnings were primarily related to the timing of property sales of nominally-valued assets.

Property sales related to Investment Real Estate s nominally-valued assets contributed operating earnings of \$0.4 million for the three months ended September 30, 2002 and \$13.4 million for the same period last year. Property sales related to Investment Real Estate s nominally-valued assets contributed operating earnings of \$1.8 million for the six months ended September 30, 2002 and \$27.1 million for the same period last year. These nominally-valued assets resulted from the fiscal 1996 acquisition of Vista Properties, Inc., or Vista, and its subsequent combination with Centex Real Estate Corporation. The Vista portfolio of properties was reduced to a nominal book basis after recording certain deferred tax benefits related to the combination. The timing of land sales is uncertain and can vary significantly from period to period.

Included in Investment Real Estate s operating earnings for the three and six months ended September 30, 2002 were earnings of \$4.4 million and \$3.7 million, respectively, derived from its investment in the Partnership compared to earnings of \$3.8 million and \$7.2 million for the same periods last year. As noted in Note (G) of the Notes to Consolidated Financial Statements of Centex, the investment in the Partnership is not consolidated and is accounted for on the equity method of accounting because we do not control the Partnership.

The largest component of the Partnership is its International Home Building segment, based in London, England. Included in Investment Real Estate s operating earnings were earnings of \$4.2 million and \$3.2 million for the three months ended September 30, 2002 and 2001, respectively, and earnings of \$3.8 million and \$5.6 million for the six months ended September 30, 2002 and 2001, respectively, derived from International Home Building. The increase in earnings for the three months ended September 30, 2002 was primarily due to an increase in unit closings, offset by a decline in operating margins. The decrease in earnings for the six months ended September 30, 2002 was primarily due to a decline in operating margins and an increase in general and administrative expenses resulting from personnel additions. For the three months ended September 30, 2002 and 2001, this segment closed 383 units at an average sales price per unit of \$236,514 and 315 units at an average sales price per unit of \$205,010, respectively. For the six months ended September 30, 2002 and 2001, this segment closed 652 units at an average sales price per unit of \$232,449 and 614 units at an average sales price per unit of \$196,647, respectively. Operating earnings per unit, before interest, were \$12,676 and \$13,276 for the three months ended September 30, 2002 and 2001, respectively. Operating earnings per unit, before interest, were \$7,637 and \$10,676 for the six months ended September 30, 2002 and 2001, respectively.

OTHER

Our manufactured housing operations and our home services operations are not material for purposes of segment reporting and have therefore been included in Other for reporting purposes.

Our manufactured housing operations had operating earnings of \$0.8 million for the three months ended September 30, 2002 versus earnings of \$0.1 million for the same period last year. For the six months ended September 30, 2002, our manufactured housing operations had operating earnings of \$0.9 million versus an operating loss of \$1.5 million for the same period last year. The improvement in operating earnings is the result of higher production and improved efficiency in manufacturing and lower general and administrative expenses.

-31-

Table of Contents

Our home services operations reported operating losses of \$1.0 million for the three months ended September 30, 2002 compared to operating earnings of \$2.6 million for the same period last year. For the six months ended September 30, 2002, our home services operations reported operating losses of \$2.6 million compared to operating earnings of \$4.5 million for the same period last year. The decrease in earnings is primarily due to higher general and administrative expenses. Our home services operations sold its chemical lawn care business in the current quarter. The sale of this business did not have a material effect on our company.

Corporate general and administrative expense increased 10.8% to \$14.4 million for the three months ended September 30, 2002 compared to \$13.0 million for the same period last year. For the six months ended September 30, 2002, corporate general and administrative expense increased 12.0% to \$27.1 million compared to \$24.2 million for the same period last year. The increase primarily relates to an increase in personnel and higher compensation resulting from growth in our profitability. Corporate general and administrative expense represents compensation and other costs not identifiable with a specific segment.

Interest expense decreased 7.8% to \$27.0 million for the three months ended September 30, 2002 compared to \$29.3 million for the same period last year. For the six months ended September 30, 2002, interest expense decreased 10.4% to \$50.7 million compared to \$56.6 million for the same period last year. The change is primarily related to an increase in the net interest capitalized and lower borrowing costs during the three and six months ended September 30, 2002 as compared to the same periods last year. This was somewhat offset by an increase in average debt outstanding for the three and six months ended September 30, 2002 as compared to the same periods last year. The increase in net interest capitalized is a result of growth in our housing projects inventory.

FINANCIAL CONDITION AND LIQUIDITY

At September 30, 2002, we had cash and cash equivalents of \$63.2 million, including \$22.8 million in Financial Services and \$12.7 million belonging to our 65.2%-owned Construction Products subsidiary. The net cash used in or provided by the operating, investing and financing activities for the six months ended September 30, 2002 and 2001 is summarized below (dollars in thousands):

-32

Table of Contents

	For the Six M Septem	Aonths Ended ber 30,
	2002	2001
Net cash (used in) provided by Non-Financial Services * Operating Activities Investing Activities Financing Activities	\$ (369,296) (73,583) 290,689 (152,190)	\$ (148,972) (110,961) 263,867
Financial Services Operating Activities Investing Activities Financing Activities	25,478 (565,455) 535,681	(71,900) (809,231) 881,483
Net (decrease) increase in cash	(4,296) \$ (156,486)	\$ 4,286

^{*} Non-Financial Services represents the consolidation of all subsidiaries other than those included in the Financial Services business segment.

We generally fund our 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 issuance of medium-term notes and other debt securities. During the six months ended September 30, 2002, 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 were primarily from new debt used to fund the increased homebuilding activity.

We generally fund our 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 HSF-I, as described below. During the six months ended September 30, 2002, cash was primarily used in Financial Services-Investing Activities to finance increases in residential mortgage loans held for investment. The funds provided by Financial Services-Financing Activities were primarily from new debt used to fund the increased residential mortgage loan activity.

Centex Corporation currently has an investment grade credit rating from each of the principal credit rating agencies. Our ability to finance our activities on favorable terms is dependent to a significant extent on whether we are able to maintain our investment-grade credit rating. We attempt to manage our debt levels in order to maintain an investment-grade rating. If, however, our debt rating were downgraded to below investment grade, we would not have access to the commercial paper markets and might need to draw on our existing committed backup facility, which exceeds our commercial paper program size.

Table of Contents

Our existing credit facilities and available capacity as of September 30, 2002 are summarized below (dollars in thousands):

	Existing Credit Facilities	=	Available Capacity	
Non-Financial Services <u>Centex Corporation</u>				
Multi-Bank Revolving Credit Facility	\$ 700,000	\$	700,000	(1)
Uncommitted Bank Lines	60,000	Ψ	60,000	(1)
Construction Products				
Senior Revolving Credit Facility	175,000		66,400	(2)
Annually Renewable Commercial Paper Conduit	50,000		20,000	(2)
	985,000		846,400	
Financial Services				
Unsecured Credit Facilities	125,000		110,000	(3)
Secured Credit Facilities	395,000		250,712	(4)
Harwood Street Funding II, L.L.C. Facility	1,000,000		399,759	
	1,520,000		760,471	
	\$ 2,505,000	\$	1,606,871	(5)

This is a committed, multi-bank revolving credit facility, maturing in August 2005, which serves as backup for commercial paper borrowings. As of September 30, 2002, there were no borrowings under this backup facility, and our \$600 million commercial paper program had \$120 million outstanding. We have not borrowed under this facility since its inception.

- (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 2003.
- (3) Centex Corporation, CTX Mortgage and Home Equity, on a joint and several basis, share in a \$125 million uncommitted, unsecured credit facility.
- (4) CTX Mortgage and Home Equity share in \$250 million of uncommitted secured credit facilities to finance mortgage inventory. As of October 25, 2002, these facilities became committed. CTX Mortgage also maintains \$145 million of committed secured mortgage warehouse facilities to finance mortgages not sold to HSF-I.
- (5) The amount of available capacity includes \$335 million of uncommitted borrowings as of September 30, 2002. Although we believe that this capacity is currently available, there can be no assurance that the lenders under the applicable facilities would elect to make advances to Centex Corporation or its subsidiaries if and when requested to do so.

CTX Mortgage finances its inventory of mortgage loans principally through sales of Jumbo A and conforming loans to HSF-I. These mortgage loans are sold pursuant to a mortgage loan purchase agreement that expires in November 2004, subject to certain renewal options. HSF-I acquires mortgage loans from CTX Mortgage, holds them for a period averaging between 45 and 60 days and then resells them into the secondary market. HSF-I obtains the funds needed to purchase eligible mortgage loans from CTX Mortgage by issuing investment grade senior debt obligations and subordinated certificates. The purpose of this arrangement is to allow CTX Mortgage to reduce the cost of financing the mortgage loans originated by it and to improve its liquidity. For additional information regarding HSF-I, see Certain Off-Balance-Sheet and Other Obligations.

Home Equity finances its inventory of mortgage loans through HSF-II, a wholly-owned, consolidated entity, under a revolving sales agreement that expires upon final payment of the senior and subordinated debt

Table of Contents

issued by HSF-II. This arrangement, where HSF-II has committed to finance all eligible loans, gives Home Equity daily access to HSF-II s capacity of \$1.0 billion. HSF-II obtains funds through the sale of five-year subordinated notes, that are rated BBB by Standard & Poor s, or S&P, Baa2 by Moody s Investors Service, or Moody s, and BBB by Fitch Ratings, or Fitch, and short-term secured liquidity notes that are rated A1+ by S&P, P1 by Moody s and F1+ by Fitch. Because HSF-II is a consolidated entity, the debt, interest income and interest expense of HSF-II are reflected in the financial statements of Financial Services.

Under our debt covenants, we are required to maintain certain leverage and interest coverage ratios and a minimum tangible net worth. At September 30, 2002, we were in compliance with all of these covenants.

As of September 30, 2002, our short-term debt was \$866.2 million, approximately \$709.5 million of which was applicable to Financial Services and \$30.0 million of which was applicable to Construction Products. Excluding Financial Services and Construction Products, our short-term borrowings are generally financed at prevailing market interest rates from our commercial paper programs and from uncommitted bank facilities.

Our outstanding debt as of September 30, 2002 was as follows (dollars in thousands)(1):

Non-Financial Services:	
Short-Term Notes Payable	\$ 156,622
Senior Debt:	
Medium-Term Note Programs, 2.44% to 7.95%, due through 2007	383,000
Long-Term Notes, 5.80% to 9.75%, due through 2012	1,188,007
Other Indebtedness, 1.80% to 10.00%, due through 2027	150,639
Subordinated Debt:	
Subordinated Debentures, 7.38%, due in 2006	99,870
Subordinated Debentures, 8.75%, due in 2007	99,662
	2,077,800
	 2,077,000
Financial Services:	
Short-Term Debt:	106 271
Short-Term Bank Notes Payable	106,271
Harwood Street Funding II, L.L.C. Secured Liquidity Notes	550,241
Other Short-Term Debt	53,017
Home Equity Loans Asset-Backed Certificates, 2.91% to 8.48%, due through 2032	3,286,179
Harwood Street Funding II, L.L.C. Variable Rate Subordinated Notes, due through 2007	50,000
	4,045,708
	1,013,700
Total	\$ 6,123,508

⁽¹⁾ Our principal business segments are somewhat 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 our operations.

-35-

Table of Contents

Maturities of Non-Financial Services and Financial Services long-term debt (in thousands) during the next five years ending March 31 are:

	 n-Financial Services	Financial Services	Total		
2003	\$ 138,452	\$ 455,780	\$	594,232	
2004	129,783	768,152		897,935	
2005	33,629	575,615		609,244	
2006	325,392	410,725		736,117	
2007	290,575	529,903		820,478	
Thereafter	1,003,347	596,004		1,599,351	
	\$ 1,921,178	\$ 3,336,179	\$	5,257,357	

Financial Services debt related to securitized residential mortgage loans structured as collateralized borrowings (Home Equity Loans Asset-Backed Certificates) was \$3.3 billion at September 30, 2002. 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 are based on contractual maturities adjusted for projected repayments and prepayments of principal.

CERTAIN OFF-BALANCE-SHEET AND OTHER OBLIGATIONS

The following is a summary of certain off-balance-sheet arrangements and other obligations and their possible effects on our liquidity and capital resources.

Harwood Street Funding I, L.L.C.

HSF-I is an entity established in July 1999 that is not one of our affiliates and is not consolidated with Financial Services or Centex Corporation. Since December 1999, CTX Mortgage has sold substantially all of the Jumbo A and conforming mortgage loans that it originates to HSF-I in accordance with the HSF-I Purchase Agreement. When HSF-I acquires these loans, it typically holds them for a period averaging between 45 and 60 days and then resells them into the secondary market. HSF-I obtains the funds needed to purchase eligible mortgage loans from CTX Mortgage by issuing (1) securitized medium-term debt that is currently rated AAA by S&P and Aaa by Moody s, (2) short-term secured liquidity notes that are currently rated A1+ by S&P and P1 by Moody s and (3) subordinated certificates maturing in November 2004, extendable for up to five years, that are rated BBB by S&P and Baa2 by Moody s. This arrangement provides CTX Mortgage with reduced financing cost for eligible mortgage loans it originates and improves its liquidity.

Under the terms of the HSF-I Purchase Agreement, CTX Mortgage may elect to sell to HSF-I, and HSF-I is obligated to purchase from CTX Mortgage, mortgage loans that satisfy certain eligibility criteria and portfolio requirements. The maximum amount of mortgage loans that HSF-I is allowed to carry in its inventory under the HSF-I Purchase Agreement is limited to \$2.0 billion.

The HSF-I Purchase Agreement currently has a term expiring in November 2004, subject to certain renewal options. In addition, HSF-I s commitment to purchase eligible mortgage loans is subject to termination upon the occurrence of certain events of default and other termination events described in the

-36-

Table of Contents

HSF-I Purchase Agreement, including a downgrade in Centex Corporation's credit ratings below BB+ by S&P or Ba1 by Moody's. In the event CTX Mortgage was unable to sell loans to HSF-I, it would draw on existing credit facilities currently held in addition to HSF-I. In addition, it might need to make other customary financing arrangements to fund its mortgage loan origination activities. Although we believe that CTX Mortgage could arrange for alternative financing that is common for non-investment grade mortgage companies, 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.

In accordance with the HSF-I Purchase Agreement, CTX Mortgage acts as servicer of the loans owned by HSF-I and arranges for the sale of the eligible mortgage loans into the secondary market. In its capacity as servicer, CTX Mortgage must act in the best interests of HSF-I so as to maximize the proceeds of sales of eligible mortgage loans. The performance of obligations of CTX Mortgage, solely in its capacity as servicer, is guaranteed by Centex Corporation. 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 s representations and warranties, which materially and adversely affects the value of the mortgage loan and is not cured within 60 days.

HSF-I has entered into a swap arrangement with a bank, that we refer to as the Harwood Swap, under which the bank has agreed to make certain payments to HSF-I, and HSF-I has agreed to make certain payments to the bank, the net effect of which is that the bank has agreed to bear certain interest rate risks and non-credit related market risks related to the mortgage loans held by HSF-I. The purpose of this arrangement is to provide credit enhancement to HSF-I by permitting it to hedge these risks with a counterparty having a short-term credit rating of A1+ from S&P and P1 from Moody s. Additionally, we have entered into a separate swap arrangement with the bank pursuant to which we have agreed to pay to the bank all amounts that the bank is required to pay to HSF-I pursuant to the Harwood Swap plus a monthly fee equal to a percentage of the notional amount of the Harwood Swap, and the bank is required to pay to us all amounts that the bank receives from HSF-I pursuant to the Harwood Swap. Accordingly, we effectively bear all interest rate risks and non-credit related market risks that are the subject of the Harwood Swap. We are also required to reimburse the bank for certain expenses, costs and damages that it may incur.

As of September 30, 2002, HSF-I owned \$1.8 billion in securitized residential mortgage loans sold to it by CTX Mortgage and had \$1.7 billion of outstanding securitized term debt and \$93 million of outstanding subordinated certificates. We do not guarantee the payment of any debt or subordinated certificates of HSF-I, and we are not liable for credit losses relating to securitized residential mortgage loans sold to HSF-I. However, we do retain certain risks related to the portfolio of mortgage loans held by HSF-I. In particular, CTX Mortgage makes representations and warranties to HSF-I to the effect that each mortgage loan sold to HSF-I satisfies the eligibility criteria and portfolio requirements discussed above. CTX Mortgage may be required to repurchase mortgage loans sold to HSF-I if such mortgage loans are determined to be ineligible loans or there occur certain other breaches of representations and warranties of CTX Mortgage, as seller or servicer. During the six months ended September 30, 2002, CTX Mortgage sold \$4.4 billion of mortgage loans to HSF-I.

3333 Holding Corporation, 3333 Development Corporation and Centex Development Company, L.P.

3333 Holding Corporation, 3333 Development Corporation and the Partnership are entities that are not affiliates of and are not consolidated with Centex Corporation. These entities were established in 1987 in order to broaden the range of business activities that may be conducted for the benefit of our stockholders to include general real estate development. We determined that this expansion would improve stockholder value

-37-

Table of Contents

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 our core homebuilding operations and typically involves substantial acquisition and development indebtedness, we concluded that this new line of business could best be conducted through the Partnership, an independent, publicly-traded entity that is not consolidated with us. The Partnership is managed by its general partner, 3333 Development Corporation, a wholly-owned subsidiary of 3333 Holding Corporation. We generally are not liable for the obligations of 3333 Holding Corporation, 3333 Development Corporation or the Partnership. However, as of September 30, 2002, we guaranteed approximately \$2.3 million of indebtedness of the Partnership. In addition, we enter into certain land purchase and other transactions with the Partnership. For additional information regarding these entities, see Part B of this Report. In addition, for information regarding these entities and Centex Corporation, on an aggregate basis, see Note (G) of the Notes to Consolidated Financial Statements of Centex Corporation.

Joint Ventures

We conduct a portion of our land acquisition, development and other activities through joint ventures in which we hold less than a majority interest. Our investment in these non-consolidated joint ventures was \$124.6 million and \$94.6 million at September 30, 2002 and March 31, 2002, respectively. These joint ventures had total outstanding secured construction debt of approximately \$197.4 million at September 30, 2002 and \$144.6 million at March 31, 2002. Our pro rata liability with respect to this debt is limited to approximately \$31.3 million and \$27.9 million at September 30, 2002 and March 31, 2002, respectively. Under the structure of this debt, we become liable up to these amounts only to the extent that the construction debt exceeds a certain percentage of the value of the project. At September 30, 2002 and March 31, 2002, we were not liable for any of this debt.

Letters of Credit and Guarantees

At September 30, 2002, we had outstanding letters of credit of \$113.0 million that primarily relate to projects undertaken by Construction Services and development obligations of Home Building. We expect that the obligations secured by these letters of credit will generally be performed by our subsidiaries in the ordinary course of business and in accordance with the applicable contractual terms. To the extent that the underlying commercial obligations are performed by our subsidiaries, the related letters of credit will be released and we will not have any continuing obligations. We have no material third-party guarantees.

FORWARD-LOOKING STATEMENTS

Various sections of this Report, including Management s Discussion and Analysis of Financial Condition and Results of Operations, contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, Section 21E of the Securities 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 we are discussing our 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 we express or forecast in these forward-looking statements. In addition to the specific uncertainties discussed elsewhere in this Report, the following risks and uncertainties may affect our actual performance and results of operations:

-38-

Table of Contents

Our residential Home Building and Construction Services operations are somewhat cyclical and sensitive to changes in economic conditions, including levels of employment, consumer confidence and income, availability of financing, interest rate levels and changes in the economic condition of the local markets in which we operate.

Our residential Home Building and Construction Services operations are also subject to other risks and uncertainties, including seasonal variations, adverse weather conditions, the availability of adequate land in desirable locations, the cost and availability of labor and construction materials, labor disputes, the general demand for housing and new construction and the resale market for existing homes.

Virtually all of our homebuyers finance their home acquisitions through our Financial Services operations or third party lenders. In general, our Home Building operations can be adversely affected by increases in interest rates.

The results of operations of CTX Mortgage depend to a significant extent on the level of interest rates. Any significant increases in mortgage rates above currently prevailing levels could adversely affect the volume of loan originations. There can be no assurance that mortgage rates will remain at the current level in the future. Our mortgage loan operations are also dependent upon the securitization market for mortgage-backed securities and the availability of mortgage warehouse financing.

Demand for the products that our Construction Products operations produce is directly related to activity in the homebuilding and construction industries and to general economic conditions. Our Construction Products operations are also concentrated in particular regional and local markets that may experience cyclical downturns at different times than the national economy. The price at which we sell our construction products, particularly gypsum wallboard, is highly sensitive to changes in supply and demand for such products, energy costs, raw material prices and competition from other domestic and foreign producers.

All of our businesses operate in very competitive environments, which are characterized by competition from a number of other homebuilders, mortgage lenders, construction products producers and contractors in each of the markets in which we operate.

We are subject to various federal, state and local statutes, rules and regulations that could affect our businesses, including those concerning zoning, construction, protecting the environment and health. In addition, our businesses could be affected by changes in federal income tax policy, federal mortgage loan financing programs and by other changes in regulation or policy.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

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

-39-

Table of Contents

There have been no material changes in our market risk from March 31, 2002. For further information regarding our market risk, refer to our Annual Report on Form 10-K for the fiscal year ended March 31, 2002.

Item 4. Controls and Procedures

An evaluation has been performed under the supervision and with the participation of our management, including our CEO and CFO, of the effectiveness of the design and operation of our disclosure controls and procedures as of September 30, 2002. Based on that evaluation, our management, including our CEO and CFO, concluded that our disclosure controls and procedures were effective as of September 30, 2002. There have been no significant changes in our internal controls or in other factors that could significantly affect internal controls subsequent to September 30, 2002.

Part II. Other Information

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

On July 18, 2002, we held our Annual Meeting of Stockholders. At the Annual Meeting, Barbara T. Alexander, Juan L. Elek and Timothy R. Eller were elected as directors to serve for a three-year term until the 2005 Annual Meeting. Voting results for these nominees are summarized as follows:

Number of Shares

	For	Against
Barbara T. Alexander	43,992,540	562,456
Juan L. Elek	44,236,700	318,296
Timothy R. Eller	44,236,398	318,598

Item 6. Exhibits and Reports on Form 8-K

(1) Exhibits

None

(2) Reports on Form 8-K

Current Report on Form 8-K of Centex Corporation dated July 17, 2002 announcing the Company s first quarter net earnings for the quarter ended June 30, 2002.

Current Joint Report on Form 8-K of Centex Corporation, 3333 Holding Corporation and Centex Development Company, L.P. dated August 13, 2002, furnishing the statements under oath of the Principal Executive Officer and the Principal Financial Officer of Centex Corporation pursuant to the SEC s Order No. 4-460; and the certification of the Chief Executive Officer and the Chief Financial Officer of Centex Corporation pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

Current Report on Form 8-K of Centex Corporation dated September 17, 2002 filing certain exhibits in connection with the public offering of \$225,000,000 aggregate principal amount of the Company s 5.80% Senior Notes due 2009.

-40-

Table of Contents

Current Report on Form 8-K of Centex Corporation dated September 23, 2002 announcing that Centex Homes sales for the quarter increased 36% and that the Company expected second quarter earnings to rise 15% over the prior year.

-41-

Table of Contents

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
November 12, 2002	/s/ Leldon E. Echols
	Leldon E. Echols Executive Vice President and Chief Financial Officer (principal financial officer)
-42-	

Table of Contents

Certifications

- I, Laurence E. Hirsch, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Centex Corporation;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
- c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant s other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 12, 2002

/s/ Laurence E. Hirsch Laurence E. Hirsch Chief Executive Officer

-43-

Table of Contents

Certifications

I, Leldon E. Echols, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Centex Corporation;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
- c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant s other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 12, 2002

/s/ Leldon E. Echols Leldon E. Echols Chief Financial Officer

-44-

Table of Contents

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 Three Months Ended September 30,											
				2002						2001			
	C	ombined	Dev C	Centex velopment ompany, L.P. and	Ho Corp	333 olding poration and sidiary	C	ombined	Dev Co	Centex velopment ompany, L.P. and ossidiaries	Ho Corj	3333 olding poration and osidiary	
Revenues Costs and Expenses	\$	105,534 101,571	\$	105,484 101,553	\$	87 55	\$	86,287 82,487	\$	86,287 82,450	\$	50 87	
Earnings (Loss) From Continuing Operations Before Income Taxes Income Taxes		3,963 779		3,931 779		32	_	3,800 418		3,837 418		(37)	
Net Earnings (Loss) From Continuing Operations		3,184		3,152		32		3,382		3,419		(37)	
Discontinued Operations: Income From Discontinued Operations (Including Gain on Sale of \$281)		423		423									
Net Earnings (Loss)	\$	3,607	\$	3,575	\$	32	\$	3,382	\$	3,419	\$	(37)	
Net Earnings Allocable to Limited Partners			\$	3,575					\$	3,419			
Earnings (Loss) Per Unit/Share			\$	14.86	\$	32			\$	15.63	\$	(37)	
Weighted-Average Units/Shares Outstanding				240,591		1,000				218,785		1,000	

See Notes to Condensed Combining Financial Statements.

Transactions between Centex Development Company, L.P. and Subsidiaries and 3333 Holding Corporation and Subsidiary have been eliminated.

Table of Contents

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 Six Months Ended September 30,											
				2002						2001		
	C	ombined	De ^o	Centex velopment ompany, L.P. and	Ho Corp	333 olding poration and sidiary	C	ombined	De ^o	Centex velopment ompany, L.P. and	Ho Corp	3333 olding poration and sidiary
Revenues Costs and Expenses	\$	195,437 192,240	\$	195,337 192,184	\$	175 131	\$	170,242 163,076	\$	169,632 163,005	\$	710 171
Earnings From Continuing Operations Before Income Taxes Income Taxes		3,197 309		3,153 309		44		7,166 709		6,627 709		539
Net Earnings From Continuing Operations		2,888		2,844		44		6,457		5,918		539
Discontinued Operations: Income From Discontinued Operations (Including Gain on Sale of \$281)		416		416								
Net Earnings	\$	3,304	\$	3,260	\$	44	\$	6,457	\$	5,918	\$	539
Net Earnings Allocable to Limited Partners			\$	3,260					\$	5,918		
Earnings Per Unit/Share			\$	13.55	\$	44			\$	27.05	\$	539
Weighted-Average Units/Shares Outstanding				240,591		1,000				218,785		1,000

See Notes to Condensed Combining Financial Statements.

Transactions between Centex Development Company, L.P. and Subsidiaries and 3333 Holding Corporation and Subsidiary have been eliminated.

-46-

Table of Contents

3333 Holding Corporation and Subsidiary and Centex Development Company, L.P. and Subsidiaries Condensed Combining Balance Sheets

(Dollars in thousands)

	S	eptember 30, 20	02*	March 31, 2002**						
		Centex Development	3333		Centex Development					
	Combined	Company, L.P. and Subsidiaries	Holding Corporation and Subsidiary	Combined	Company, L.P. and Subsidiaries	3333 Holding Corporation and Subsidiary				
Assets										
Cash and Cash Equivalents Accounts Receivable Inventories Investments-	\$ 32,196 5,174 463,825	\$ 32,182 9,358 463,825	\$ 14 143	\$ 22,538 7,481 440,825	\$ 22,529 11,778 440,825	\$ 9 71				
Commercial Properties, net	135,391	135,391		121,290	121,290					
Real Estate Joint Ventures	4,378	4,378		5,353	5,353					
Affiliate Assets Held for Sale	16,498	16,498	1,190	17,774	17,774	1,191				
Property and Equipment, net	3,423	3,423		3,212	3,212					
Other Assets- Goodwill, net	30,435	30,435		27,799	27,799					
Deferred Charges and	•	·	1 702	,	ŕ	1 771				
Other	23,441	21,659	1,782	22,164	20,393	1,771				
	\$ 714,761	\$ 717,149	\$ 3,129	\$ 668,436	\$ 670,953	\$ 3,042				
Liabilities, Stockholders Equity and Partners Capital Accounts Payable and										
Accrued Liabilities Liabilities Related to	\$ 123,963	\$ 123,885	\$ 4,453	\$ 115,377	\$ 115,384	\$ 4,410				
Assets Held for Sale Notes Payable	12,249 296,291	12,249 296,291		13,771 277,141	13,771 277,141					
Total Liabilities	432,503	432,425	4,453	406,289	406,296	4,410				
Stockholders Equity and Partners Capital	282,258	284,724	(1,324)	262,147	264,657	(1,368)				
	\$ 714,761	\$ 717,149	\$ 3,129	\$ 668,436	\$ 670,953	\$ 3,042				

- * Unaudited
- ** Condensed from audited financial statements.

See Notes to Condensed Combining Financial Statements.

Transactions between Centex Development Company, L.P. and Subsidiaries and 3333 Holding Corporation and Subsidiary have been eliminated.

-47-

Table of Contents

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

(Dollars in thousands) (unaudited)

				For the S	ix Months E	nded Septeml	per 30,			
			2002					2001		
	Combined	Dev Con	Centex velopment npany, L.P. and bsidiaries	3333 Holding Corporation and Subsidiary		Combined		Centex Development Company, L.P. and Subsidiaries	3333 Holding Corporation and Subsidiary	
Cash Flows Operating										
Activities Net Earnings Adjustments:	\$ 3,304	\$	3,260	\$	44	\$ 6,457	7 5	5,918	\$	539
Depreciation and Amortization	3,064		3,064			1,939)	1,939		
Equity in Earnings from Joint Ventures	(575)		(575)			(203	3)	(203)		
Decrease (Increase) in Receivables	2,617		2,689		(72)	6,427	,	6,427		
Decrease in Notes Receivable						5	j.	5		
Decrease (Increase) in Inventories	12,747		12,747			(72,974	l)	(74,202)		1,228
Increase in Commercial Properties Increase in Other Assets	(21,255) (1,692)		(21,255) (1,681)		(11)	(14,559 (4,882		(14,559) (4,882)		
(Decrease) Increase in Payables and Accruals	(3,534)		(3,578)		44	22,548	3	24,375		(1,827)
	(5,324)		(5,329)		5	(55,242	2)	(55,182)		(60)
Cash Flows Investing Activities Decrease (Increase) in Advances to Joint Ventures										
and Investment in Affiliate (Increase) Decrease in	1,550		1,550			(4,933	3)	(4,933)		
Property and Equipment, net	(197)		(197)			141	_	80		61
	1,353		1,353			(4,792	2)	(4,853)		61
Cash Flows Financing Activities Increase in Notes Payable Issuance of Class C Units	11,807		11,807			65,310 10,500		65,310 10,500		

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	11,807	11,807		75,810	75,810	
Effect of Exchange Rate Changes On Cash	1,822	 1,822		416	 416	
Net Increase In Cash Cash at Beginning of	9,658	9,653	5	16,192	16,191	1
Period Period	22,538	 22,529	 9	3,034	 3,029	 5
Cash at End of Period	\$ 32,196	\$ 32,182	\$ 14	\$ 19,226	\$ 19,220	\$ 6

See Notes to Condensed Combining Financial Statements.

Transactions between Centex Development Company, L.P. and Subsidiaries and 3333 Holding Corporation and Subsidiary have been eliminated.

Table of Contents

3333 Holding Corporation and Subsidiary and Centex Development Company, L.P. and Subsidiaries Notes to Condensed Combining Financial Statements September 30, 2002

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

(A) BASIS OF PRESENTATION

The condensed combining interim financial statements include the accounts of 3333 Holding Corporation (Holding) and subsidiary 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 (consisting of normal, recurring accruals) necessary to present fairly the information in the condensed combining 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 combining 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) ORGANIZATION

The Partnership is a master limited partnership formed by Centex Corporation (Centex) in March 1987 to broaden the range of business activities that may be conducted for the benefit of Centex s stockholders 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 homebuilding 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 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 (Class A Units and Class C Units, respectively), which are collectively convertible into 20% of the Partnership s Class B limited partnership units (Class B 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, the stockholders of Centex hold warrants to purchase approximately 80% of the Class B Units. The warrants are held 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 September 30, 2002, these adjusted capital

-49-

Table of Contents

contributions, or Unrecovered Capital, were \$241.1 million and preference payments in arrears totaled \$52.2 million. The Partnership has made no preference payments since fiscal 1998.

The Partnership is managed by its general partner, 3333 Development Corporation, a wholly-owned subsidiary of 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 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, through its independent board and the independent board of Holding, including its non-executive Chairman, oversees the Partnership is activities, including the acquisition, development, maintenance, operation and sale of properties. Consent of the limited partners for the activities of the Partnership is not required, and the limited partners cannot remove the general partner. As a result, Centex accounts for its limited partnership interest in the Partnership using the equity method of accounting for investments.

See Note (G) to the consolidated financial statements of Centex included elsewhere in this Report for supplementary condensed combined financial statements for Centex and subsidiaries, Holding and subsidiary, and the Partnership and subsidiaries.

(C) STATEMENTS OF COMBINING CASH FLOWS SUPPLEMENTAL DISCLOSURES

		the Three Months led September 30,			
	 2002		2001		
Total Interest Incurred Interest Capitalized	\$ 4,296 (1,459)	\$	3,888 (1,251)		
Interest Expense	\$ 2,837	\$	2,637		
	 For the Si Ended Sep				
	 2002		2001		
Total Interest Incurred Interest Capitalized	\$ 8,830 (2,615)	\$	7,074 (2,846)		
Interest Expense	\$ 6,215	\$	4,228		

Cash payments made for interest were \$4.2 million and \$4.0 million for the three months ended September 30, 2002 and 2001, respectively. Cash payments made for interest were \$8.6 million and \$7.1 million for the six months ended September 30, 2002 and 2001, respectively. Land assets acquired by the Partnership for Class C limited partnership units during the six months ended September 30, 2002 and 2001 totaled zero and \$5.3 million, respectively.

(D) RELATED PARTY TRANSACTIONS

At September 30, 2002 and March 31, 2002, Centex Homes had \$9.1 million deposited with the Partnership as option deposits for the purchase of land. Centex Homes also entered into

-50-

Table of Contents

agreements to reimburse the Partnership for certain costs and fees incurred by the Partnership in the purchase and ownership of these tracts of land. During the six months ended September 30, 2002, Centex Homes paid \$1.6 million to the Partnership in fees and reimbursements pursuant to these agreements and \$24.1 million for the purchase of residential lots. Centex Homes expects to pay an additional \$38.6 million to the Partnership to complete the purchase of these tracts of land over the next three years.

Construction Services has executed contracts with the Partnership for the construction of two industrial facilities. Contracts in progress totaled \$4.6 million and \$15.0 million at September 30, 2002 and March 31, 2002, respectively. During the six months ended September 30, 2002 and 2001, the Partnership paid \$4.7 million and \$0.3 million, respectively, to Construction Services pursuant to these contracts.

(E) COMPREHENSIVE INCOME

A summary of comprehensive income for the three and six months ended September 30, 2002 and 2001 is presented below:

	For the Three Months Ended September 30,					
	2002	2001				
Net Earnings	\$ 3,607	\$	3,382			
Other Comprehensive Income (Loss): Foreign Currency Translation Adjustments Unrealized Loss on Hedging Instruments	 3,660 (592)		7,450			
Comprehensive Income	\$ 6,675	\$	10,832			
	For the S Ended Sep					
	 2002	2001				
Net Earnings	\$ 3,304	\$	6,457			
Other Comprehensive Income (Loss): Foreign Currency Translation Adjustments Unrealized Loss on Hedging Instruments	 17,633 (826)		8,004			
Comprehensive Income	\$ 20,111	\$	14,461			

Table of Contents 77

-51-

Table of Contents

(F) STOCKHOLDERS EQUITY

A summary of changes in stockholders equity is presented below:

	Compar		Corpora	tion	
	Class B General	Limited		Capital in	Retained
	Unit Partner's	Partner's	Stock	of	Earnings
Combined	WarrantsCapital	Capital	Warrant		(Deficit)
\$ 262,147 3,304	\$ 500 \$ 1,142	\$ 263,015 3,260	\$ 1	\$ 800	\$ (2,169) 44
17,633		17,633			
(826)		(826)			
\$ 282,258	\$ 500 \$ 1,142	\$ 283,082	\$ 1	\$ 800	\$ (2,125)
	\$ 262,147 3,304 17,633 (826)	Compar L.P. and Sub Class B General Unit Partner's Combined WarrantsCapital \$ 262,147 3,304 \$ 500 \$ 1,142 17,633 (826)	B General Limited Unit Partner's Partner's Combined WarrantsCapital Capital \$ 262,147 \$ 500 \$ 1,142 \$ 263,015	Company L.P. and Subsidiaries and Class B General Limited Unit Partner's Partner's Stock Combined WarrantsCapital Capital Warrant \$ 262,147 \$ 500 \$ 1,142 \$ 263,015 \$ 1 3,304 \$ 3,260 17,633 17,633 (826) (826)	Company Corpora and Subsidiaries Class Capital B General Limited Excess

(G) BUSINESS SEGMENTS

The Companies operate in four principal business segments: International Home Building, Commercial Development, Multi-Family Communities and Corporate-Other. All of the segments, except for International Home Building, operate in the United States. International Home Building s accounting policies are the same as those described in the summary of significant accounting policies in the Companies latest Annual Report on Form 10-K.

International Home Building acquires and develops residential properties and constructs single and multi-family housing units in the United Kingdom. Commercial Development develops office, industrial, retail and mixed-use projects, for sale and for investment. Multi-Family Communities develops multi-family projects, which it markets for sale during the development period. Corporate-Other is involved in the acquisition and disposition of land and other assets of the Partnership not identified with another specific business segment.

Table of Contents

			For	r the Three M	onths I	Ended Septer	nber	30, 2002		
]	Int'l Home Building		ommercial evelopment		lti-Family nmunities	С	orporate- Other		Total
Revenues Cost of Sales Selling, General & Administrative Expenses Interest Expense	\$	94,426 (81,979) (7,592) (683)	\$	7,716 (859) (4,011) (1,864)	\$	116 (662)	\$	3,276 (3,015) (742) (164)	\$	105,534 (85,853) (13,007) (2,711)
Earnings (Loss) from Continuing Operations Before Income Taxes Earnings from Discontinued Operations Before Income Taxes		4,172		982 423		(546)		(645)		3,963 423
Earnings (Loss) Before Income Taxes	\$	4,172	\$	1,405	\$	(546)	\$	(645)	\$	4,386
			For	r the Three M	onths l	Ended Septer	nber	30, 2001		
		Int'l Home Building		ommercial evelopment		lti-Family mmunities	С	orporate- Other		Total
Revenues Cost of Sales Selling, General & Administrative Expenses Interest Expense	\$	68,376 (58,378) (5,816) (971)	\$	17,201 (11,330) (2,574) (1,666)	\$	(645)	\$	710 (707) (400)	\$	86,287 (70,415) (9,435) (2,637)
Earnings (Loss) Before Income Taxes	\$	3,211	\$	1,631	\$	(645)	\$	(397)	\$	3,800
			For	r the Six Moni	ths End	led Septemb	er 30	, 2002		
		'l Home uilding	Cor	nmercial elopment	Mult	i-Family munities	Co	orporate- Other		Total
Revenues Cost of Sales Selling, General & Administrative Expenses Interest Expense	\$	155,426 (135,744) (14,703) (1,177)	\$	13,771 (1,134) (7,316) (3,834)	\$	458 (78) (1,291)	\$	25,782 (24,100) (1,911) (952)	\$	195,437 (161,056) (25,221) (5,963)
Earnings (Loss) from Continuing Operations Before Income Taxes Earnings from Discontinued Operations Before Income Taxes		3,802		1,487 416		(911)		(1,181)		3,197 416
Earnings (Loss) Before Income Taxes	\$	3,802	\$	1,903	\$	(911)	 \$	(1,181)	 \$	3,613
G- (,	•	- /		,		·/		, ,,		-,

	For the Six Months Ended September 30, 2001									
	_	nt'l Home Building		ommercial velopment		lti-Family mmunities		orporate- Other		Total
Revenues Cost of Sales Selling, General & Administrative Expenses Interest Expense	\$	124,539 (106,579) (11,405) (971)	\$	21,311 (11,177) (5,092) (3,257)	\$	23,621 (21,682) (1,204)	\$	771 (707) (1,002)	\$	170,242 (140,145) (18,703) (4,228)
Earnings (Loss) Before Income Taxes	\$	5,584	\$	1,785	\$	735	\$	(938)	\$	7,166

-53-

Table of Contents

(H) GOODWILL

The Partnership s International Home Building segment carries all of the Partnership s goodwill, which arose from the April 15, 1999 acquisition of all of the voting shares of Fairclough Homes Group Limited, a British homebuilder (Fairclough). The carrying amount of goodwill was \$30.4 million and \$27.8 million at September 30, 2002 and March 31, 2002, respectively. The increase during the six months ended September 30, 2002 reflects the impact of foreign currency translation adjustments.

(I) DERIVATIVES AND HEDGING

The Partnership is exposed to the risk of interest rate fluctuations on its debt obligations. As part of its strategy to manage the obligations that are subject to changes in interest rates, the Partnership has entered into an interest rate swap agreement, designated as a cash flow hedge, on a portion of its debt. The swap agreement is recorded at its fair value in Other Assets or Accrued Liabilities 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. During the three and six months ended September 30, 2002 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. As of September 30, 2002, the Accumulated Other Comprehensive Loss was \$625 thousand (\$438 thousand net of tax).

(J) STATEMENTS OF FINANCIAL ACCOUNTING STANDARDS

In August 2001, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 144 (SFAS 144), Accounting for the Impairment or Disposal of Long-Lived Assets, which addresses financial accounting and reporting for the impairment or disposal of long-lived assets. The statement was effective for the Companies beginning April 1, 2002.

Due to the adoption of SFAS 144, the Companies now report assets identified subsequent to March 31, 2002 as held for sale (as defined by SFAS 144), if any, and any such assets sold in the current period, as discontinued operations. All results of these discontinued operations, less applicable income taxes, are included as discontinued operations in the statements of operations. Those assets identified as held for sale prior to April 1, 2002, and any such assets sold subsequent to March 31, 2002, are reported in continuing operations.

(K) INVESTMENTS IN CERTAIN JOINT VENTURES

The Partnership conducts certain operations through its participation in joint ventures in which the Partnership holds less than a majority interest. These non-consolidated joint ventures had total debt outstanding of approximately \$22.9 million as of September 30, 2002 and \$16.1 million as of March 31, 2002. The Partnership s liability for the obligations of these non-consolidated joint ventures is limited to approximately \$3.1 million as of September 30, 2002.

-54-

Table of Contents

(L) COMMITMENTS AND CONTINGENCIES

As of September 30, 2002, the Partnership had remaining commitments of approximately \$21.8 million on construction contracts.

To obtain construction financing for projects being developed by its subsidiaries, the Partnership is often required to guarantee, for the benefit of the construction lender, the completion of the project. To further guarantee the completion of the project and the payment of the construction loan obligations, the Partnership, in some instances, also has issued demand notes made payable to its subsidiaries of up to 20% of the construction loan commitment amount. The subsidiaries then pledge the demand notes to the lenders as a form of additional collateral on the construction loans. The demand notes are payable only in the event of default on the construction loans. As of September 30, 2002 the Partnership had issued demand notes totaling \$1.6 million. In some instances, the Partnership has also executed partial recourse payment guarantees. At September 30, 2002 our subsidiaries had outstanding letters of credit of \$0.7 million that primarily relate to development obligations of Multi-Family Communities.

Subsidiaries of the Partnership have also obtained demand notes or letters of credit from Centex for up to 10% of the construction loan commitment amount. These demand notes or letters of credit have been pledged or endorsed to the lenders as additional collateral on the construction loans, and may be called only in the event of an uncured default by the Partnership. This additional collateral totals approximately \$2.3 million as of September 30, 2002.

(M) SUBSEQUENT EVENTS

Subsequent to the quarter ended September 30, 2002, the Partnership sold a 283,000 square foot industrial project in Tolleson, Arizona and a 40,000 square foot office project in Lewisville, Texas. Total proceeds of \$19.5 million were used, in part, to repay construction financing of \$13.5 million.

(N) RECLASSIFICATIONS

Certain prior year balances have been reclassified to be consistent with the September 30, 2002 presentation.

-55-

Table of Contents

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

On a combined basis, our revenues were \$105.5 million for the three months ended September 30, 2002, a 22.2% increase over our revenues of \$86.3 million for the same period last year. On a combined basis, our revenues were \$195.4 million for the six months ended September 30, 2002, a 14.8% increase over our revenues of \$170.2 million for the same period last year. The revenue increase is primarily related to Corporate-Other s sale of residential lots to Centex Homes and an increase in International Home Building s unit closings and average unit sales price. However, the revenue increase was offset by a decline in Commercial Development s and Multi-Family Communities sales revenues. Revenues from residential lot sales, multi-family project sales and commercial project sales can vary significantly from period to period.

Our operating earnings for the three months ended September 30, 2002 were \$4.0 million compared to operating earnings of \$3.8 million for the same period last year, and our net earnings from continuing operations were \$3.2 million compared to net earnings of \$3.4 million for the same period last year. Our operating earnings for the six months ended September 30, 2002 were \$3.2 million compared to operating earnings of \$7.2 million for the same period last year, and our net earnings from continuing operations were \$2.9 million compared to net earnings of \$6.5 million for the same period last year. The increase in operating earnings and net earnings from continuing operations for the three months ended September 30, 2002 is primarily related to an increase in International Home Building s unit closings and average unit sales price, offset by a decline in operating margins and an increase in general and administrative expenses across almost all segments. The decline in operating earnings and net earnings from continuing operations for the six months ended September 30, 2002 is primarily related to a decline in International Home Building s operating margins and a decline in Multi-Family Communities earnings from property sales.

Our net earnings from discontinued operations for the three and six months ended September 30, 2002 were \$423 thousand and \$416 thousand, respectively. In accordance with SFAS 144 Accounting for the Impairment or Disposal of Long-Lived Assets, effective for us beginning April 1, 2002, we now report assets as discontinued operations if such assets are held for sale (as defined by SFAS 144), or if such assets sold in the current period. We sold one of these properties during the three months ending September 30, 2002, and sold the other two properties subsequent to September 30, 2002. All three of these properties were under development as of September 30, 2001, and thus did not generate net earnings during the three or six months ended September 30, 2001.

Any reference herein to we, us or our includes 3333 Holding Corporation and subsidiary and Centex Development Company, L.P. and subsidiaries.

-56-

Table of Contents

INTERNATIONAL HOME BUILDING

The following summarizes International Home Building s results for the three and six months ended September 30, 2002 compared to the same periods last year (dollars in thousands, except per unit data):

		For the Th	ree Months End	led S	eptember 30,	
		2002		2001		
Revenues Home Building Revenues Land Sales & Other Cost of Sales Home Building Cost of Sales Land Sales General and Administrative Expenses	\$	90,585 3,841 (78,159) (3,820) (7,592)	95.9% 4.1% (82.9%) (4.0%) (8.0%)	\$	64,578 3,798 (55,358) (3,020) (5,816)	94.4% 5.6% (81.0%) (4.4%) (8.5%)
Operating Earnings Interest		4,855 (683)	5.1% (0.7%)		4,182 (971)	6.1% (1.4%)
Earnings Before Income Taxes	\$	4,172	4.4%	\$	3,211	4.7%
Units Closed % Change Unit Sales Price % Change Operating Earnings Per Unit % Change Backlog Units % Change	\$	383 21.6% 236,514 15.4% 12,676 (4.5%) 672 50.7%		\$	315 5.7% 205,010 2.3% 13,276 335.7% 446 35.6%	
		For the S	Six Months End	ed Se	eptember 30,	
		2002			2001	
Revenues Home Building Revenues Land Sales & Other Cost of Sales Home Building Cost of Sales Land Sales General and Administrative Expenses	\$	151,557 3,869 (131,924) (3,820) (14,703)	97.5% 2.5% (84.9%) (2.4%) (9.5%)	\$	120,741 3,798 (103,559) (3,020) (11,405)	97.0% 3.0% (83.1%) (2.4%) (9.2%)
Operating Earnings Interest		4,979 (1,177)	(0.8%)	_	6,555 (971)	5.3% (0.8%)
Earnings Before Income Taxes	\$	3,802	2.4%	\$	5,584	4.5%
Units Closed % Change Unit Sales Price % Change Operating Earnings Per Unit % Change Backlog Units	\$ \$	652 6.2% 232,449 18.2% 7,637 (28.5%) 672		\$	614 2.7% 196,647 (5.1%) 10,676 55.7% 446	

% Change **50.7**% 35.6%

-57-

Table of Contents

International Home Building s revenues for the three months ended September 30, 2002 increased by \$26.0 million from revenues for the same period last year. This increase is comprised of \$9.9 million from an increase in the average unit sales price, and \$16.1 million from an increase in units closed. Home sales totaled 383 units during the three months ended September 30, 2002, compared to 315 units during the same period in the preceding year, representing a 21.6% increase. International Home Building s revenues for the six months ended September 30, 2002 increased by \$30.9 million from revenues for the same period last year. This increase is primarily comprised of \$22.0 million from an increase in the average unit sales price and \$8.8 million from an increase in units closed. Home sales totaled 652 units during the six months ended September 30, 2002, compared to 614 units during the same period in the preceding year, representing a 6.2% increase.

International Home Building s cost of sales as a percentage of revenues increased 1.5% for the three months ended September 30, 2002 and increased 1.8% for the six months ended September 30, 2002, compared to the same periods last year, primarily due to cost overruns, liquidation of remaining units in completed neighborhoods at discounted prices, which resulted in lower margins, and increases in labor costs caused by a shortage of skilled labor.

International Home Building s general and administrative expenses as a percentage of revenues decreased 0.5% and increased 0.3%, respectively, for the three and six months ended September 30, 2002 compared to the same periods last year, primarily due to increased revenues, offset by the addition of personnel.

International Home Building s financial statements are affected by fluctuations in exchange rates. International Home Building, whose functional currency is the British pound sterling, translates its financial statements into U.S. dollars. Income statement accounts are translated using the average exchange rate for the period, except for significant, non-recurring transactions that are translated at the rate in effect as of the date of the transaction. For the three months ending September 30, 2002 and 2001, respectively, the average exchange rate used for translation was 1.55 and 1.44, representing an increase of 7.7%. For the six months ending September 30, 2002 and 2001, respectively, the average exchange rate used for translation was 1.51 and 1.43, representing an increase of 5.3% over the prior year.

The backlog of homes sold but not closed at September 30, 2002 was 672 units, 50.7% more than the 446 units at the same point in the preceding year.

-58-

Table of Contents

COMMERCIAL DEVELOPMENT

The following summarizes Commercial Development s results for the three and six months ended September 30, 2002, compared to the same periods last year (dollars and square feet in thousands):

				_			
		For the Three Months Ended September 30,					
	20	002		2001			
Sales Revenues Rental Income and Other Revenues Cost of Sales Selling, General and Administrative Expenses Interest	\$	1,610 6,106 (859) (2,387) (1,864)	\$	12,502 4,699 (11,330) (1,661) (1,666)			
Operating Earnings before Depreciation Depreciation		2,606 (1,624)		2,544 (913)			
Operating Earnings Earnings from Discontinued Operations		982 423		1,631			
Earnings Before Income Taxes	\$	1,405	\$	1,631			
Operating Square Footage at September 30		2,952		1,754			
		For the Six M		!			
	20	002		2001			
Sales Revenues Rental Income and Other Revenues Cost of Sales Selling, General and Administrative Expenses Interest	\$	2,335 11,436 (1,134) (4,806) (3,834)	\$	12,502 8,809 (11,177) (3,428) (3,257)			
Operating Earnings before Depreciation Depreciation		3,997 (2,510)		3,449 (1,664)			
Operating Earnings Earnings from Discontinued Operations Earnings Before Income Taxes	\$	1,487 416 1,903	\$	1,785 1,785			
Operating Square Footage at September 30	¥	2,952	¥	1,754			

 $Commercial\ Development\ \ s\ operations\ during\ the\ six\ months\ ended\ September\ 30,\ 2002\ included:$

sale of three pad sites at the Vista Ridge retail project in Lewisville, Texas;

completion of shell construction for a 223,000 square foot industrial building in Grand Prairie, Texas; completion of shell construction for a 58,000 square foot retail center in Lewisville, Texas; and completion of a 40,000 square foot office project in Lewisville, Texas.

-59-

Table of Contents

Commercial Development's discontinued operations during the six months ended September 30, 2002 include a 40,000 square foot industrial building in Oxnard, California, which was sold during the three months ended September 30, 2002; a 40,000 square foot office project in Lewisville, Texas, which was sold subsequent to September 30, 2002; and a 283,000 square foot industrial project in Tolleson, Arizona, which was sold subsequent to September 30, 2002.

Sales revenues and cost of sales for fiscal 2003 reflect the sale of the pad sites and the industrial project referred to above. Sales revenues and cost of sales for fiscal 2002 reflect the sale of two industrial projects and approximately two acres of land. Rental income and other revenues; selling, general and administrative expenses; interest expense and depreciation increased for the three and six months ended September 30, 2002 compared to the same periods in the preceding year as a result of the increase in the square footage of our operating properties since September 30, 2001.

	Septembe	er 30, 2002	Septembe	r 30, 2001
	(000's) Rentable Sq. Ft.	Weighted Average Occupancy	(000's) Rentable Sq. Ft.	Weighted Average Occupancy
Operating Properties				
Industrial	2,292	80.8%	1,269	97.0%
Office/Medical	602	82.0%	485	96.9%
Retail	58	63.4%		
	2,952	80.7%	1,754	97.0%
	(000's)		(000's)	
	Rentable		Rentable	
	Sq. Ft.		Sq. Ft.	
Projects Under Construction				
Industrial	155		869	
Office/Medical			116	
Retail	136		136	
	291		1,121	

MULTI-FAMILY COMMUNITIES

The following summarizes the results of Multi-Family Communities for the three and six months ended September 30, 2002, compared to the same periods last year (dollars in thousands):

	 For the Three Septem		d
	 002	-	2001
Revenues Cost of Sales	\$ 116	\$	
Selling, General and Administrative Expenses	(662)		(645)

Operating Loss \$ (546) \$ (645)

-60-

Table of Contents

		For the Six N Septem	Months Ended ber 30,	d
Revenues Cost of Sales Selling, General and Administrative Expenses	2002			2001
	\$	458 (78) (1,291)	\$	23,621 (21,682) (1,204)
Operating (Loss) Earnings	\$	(911)	\$	735

During the six months ended September 30, 2002, Multi-Family Communities revenues consisted of development fees and an earn-out payment related to the prior sale of a 382-unit rental apartment complex in St. Petersburg, Florida. During the six months ended September 30, 2001, Multi-Family Communities closed on the sale of a 400-unit apartment complex in Grand Prairie, Texas.

As of September 30, 2002, Multi-Family Communities owns 984 rental apartment units under construction in Florida and Texas and is developing an additional 336 rental apartment units in Texas for unaffiliated owners. Multi-Family Communities is also redeveloping a 21-acre site in downtown Saint Paul, Minnesota, into a mixed-use project containing for sale and for rent housing units and related retail.

CORPORATE-OTHER

The following summarizes the results of Corporate-Other for the three and six months ended September 30, 2002, compared to the same periods last year (dollars in thousands):

		For the Three Septem		1	
		2002	2	2001	
Revenues Cost of Sales Selling, General and Administrative Expenses Interest Expense	\$	3,276 (3,015) (742) (164)	\$	710 (707) (400)	
Operating Loss	\$	(645)	\$	(397)	
		For the Six M Septema			
	2002		2001		
Revenues Cost of Sales Selling, General and Administrative Expenses Interest Expense	\$	25,782 (24,100) (1,911) (952)	\$	771 (707) (1,002)	

Operating Loss \$ (1,181) \$ (938)

-61-

Table of Contents

Our Corporate-Other segment acquires and disposes of land and other assets that are not identified with another specific business segment. Revenues and cost of sales for the three and six months ended September 30, 2002 relate primarily to the sale of residential lots to Centex Homes. Revenues and cost of sales for the three and six months ended September 30, 2001 relate primarily to sales of residential lots to Centex Homes and an unaffiliated third party.

Selling, general and administrative expenses increased 85.5% and 90.7% for the three and six months ended September 30, 2002 compared to the same periods last year, primarily due to the addition of internal legal and marketing personnel and increased real estate taxes related to Corporate-Other s real estate holdings. Interest expense for the three and six months ended September 30, 2002 also relates to these residential lots.

LIQUIDITY AND CAPITAL RESOURCES

We 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, which is comprised largely of proceeds from the sale of real estate and operating projects.

We typically finance properties under development 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. Construction loans totaled \$95.3 million at September 30, 2002. As properties are completed, we either sell the properties or refinance the properties with long-term fixed-rate debt. The proceeds from a sale or refinancing are used to repay the construction financing. Under the terms of various construction loan agreements, we are required to maintain certain minimum liquidity and net worth levels. At September 30, 2002, we were in compliance with these covenants.

Permanent commercial project loans outstanding at September 30, 2002 totaled \$75.7 million compared to \$74.8 million at September 30, 2001. The project loans are collateralized by completed commercial properties and have original terms ranging from ten to twenty-two years with fixed interest rates ranging from 6.92% to 8.72%.

No new seller-financed land loans were obtained during the quarters ended September 30, 2002 and 2001. Outstanding balances on seller-financed loans at September 30, 2002 totaled \$38.9 million, with terms of up to three years and fixed interest rates ranging from 8.00% to 9.50%.

The International Home Building segment has secured a revolving bank credit facility of 100 million in British pounds sterling. This facility expires in March 2004. Advances under this facility totaled £64.0 million, or \$99.9 million, at September 30, 2002. Under the terms of this facility, the International Home Building segment is required to maintain certain leverage and interest coverage ratios and a minimum tangible net worth. At September 30, 2002 the International Home Building segment was in compliance with all of these covenants.

No new Class C units were issued during the quarter ended September 30, 2002.

We believe that the revenues, earnings, and liquidity from the sale of single-family homes, land sales, the sale and permanent financing of development projects and issuance of Class C units will be sufficient to provide the necessary funding for our current and future needs.

-62-

Table of Contents

CERTAIN OFF-BALANCE-SHEET AND OTHER OBLIGATIONS

The following is a summary of certain off-balance-sheet arrangements and other obligations and their possible effects on our liquidity and capital resources.

Joint Ventures

We conduct certain operations through our participation in joint ventures in which we hold less than a majority interest. These non-consolidated joint ventures had total debt outstanding of approximately \$22.9 million as of September 30, 2002 and \$16.1 million as of March 31, 2002. Our liability for the obligations of these non-consolidated joint ventures is limited to approximately \$3.1 million as of September 30, 2002.

Letters of Credit, Guarantees and Leases

At September 30, 2002 we had outstanding performance bonds and bank guarantees of \$31.5 million that relate to projects undertaken by International Home Building and development obligations of International Home Building.

To obtain construction financing for commercial and multi-family projects being developed by our subsidiaries, we are often required to guarantee, for the benefit of the construction lender, the completion of the project. To further guarantee the completion of the project and the payment of the construction loan obligations, we, in some instances, also have issued demand notes made payable to our subsidiaries of up to 20% of the construction loan commitment amount. Our subsidiaries then pledge the demand notes to the lenders as a form of additional collateral on the construction loans. The demand notes are payable only in the event of default on the construction loans. As of September 30, 2002 we had issued demand notes totaling \$1.6 million. In some instances, we have also executed partial recourse payment guarantees. At September 30, 2002 our subsidiaries had outstanding letters of credit of \$0.7 million that primarily relate to development obligations of Multi-Family Communities.

We expect that our subsidiaries will satisfy their loan and other contractual obligations in the ordinary course of business and in accordance with applicable contractual terms. As that occurs, our liability exposure will be decreased and, eventually, we will not have any continuing obligations with respect to these projects.

We have no material capital or operating leases.

FORWARD-LOOKING STATEMENTS

Various sections of this Report, including Management s Discussion and Analysis of Financial Condition and Results of Operations, 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 we are discussing our 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 these forward-looking statements. The principal risks and uncertainties that may affect the actual performance and results of operations of the Companies include the following:

-63-

Table of Contents

general economic conditions and interest rates in the United States and the United Kingdom;

the cyclical nature of the businesses of the Companies;

adverse weather;

changes in property taxes;

changes in federal income tax laws;

governmental regulation;

changes in governmental and public policy;

changes in economic conditions specific to any one or more of the markets and businesses of the Companies;

competition;

availability of raw materials; and

unexpected operations difficulties.

Other risks and uncertainties may also affect the outcome of the actual performance and results of operations of the Companies.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

There have been no material changes in the Companies market risk from March 31, 2002. For further information regarding the Companies market risk, refer to the Companies Annual Report on Form 10-K for the fiscal year ended March 31, 2002.

Item 4. Controls and Procedures

An evaluation has been performed under the supervision and with the participation of the management of 3333 Holding Corporation and of Centex Development Company, L.P. (through its general partner, 3333 Holding Corporation), including the Chief Executive Officer and Chief Financial Officer of both 3333 Holding Corporation and 3333 Development Corporation, of the effectiveness of the design and operation of our disclosure controls and procedures as of September 30, 2002. Based on that evaluation, the management of 3333 Holding Corporation and of Centex Development Company, L.P. (through its general partner, 3333 Holding Corporation), including the Chief Executive Officer and Chief Financial Officer of both 3333 Holding Corporation and 3333 Development Corporation, concluded that our disclosure controls and procedures were effective as of September 30, 2002. There have been no significant changes in our internal controls or in other factors that could significantly affect internal controls subsequent to September 30, 2002.

-64-

Table of Contents

Part II. Other Information

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

On July 18, 2002, we held our Annual Meeting of Stockholders. At the Annual Meeting, Josiah O. Low, III, David M. Sherer, Stephen M. Weinberg and Roger O. West were elected as directors to serve for a one-year term until the 2003 Annual Meeting. Voting results for these nominees are summarized as follows:

Number of Shares

	For	Against
Josiah O. Low, III David M. Sherer	718 718	5
Stephen M. Weinberg Roger O. West	718 718	5 5

Item 6. Exhibits and Reports on Form 8-K

(3) Exhibits

Supplemental Agreement dated September 4, 2002, relating to a £100,000,000 Credit Agreement between Fairclough Homes Group Limited and related companies and The Royal Bank of Scotland, PLC, as facility agent.

(4) Reports on Form 8-K

Current Joint Report on Form 8-K of Centex Corporation, 3333 Holding Corporation and Centex Development Company, L.P. dated August 13, 2002, furnishing the certification of the Chief Executive Officer and the Chief Financial Officer of 3333 Holding Corporation and the certification of the Chief Executive Officer and the Chief Financial Officer of 3333 Development Corporation, as the general partner of Centex Development Company, L.P., pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

-65-

Table of Contents

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.

November 12, 2002 Registrant /s/ Todd D. Newman Todd D. Newman Senior Vice President, Chief Financial Officer and Treasurer (principal financial officer and principal accounting officer)

Table of Contents

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

/s/ Todd D. Newman

Todd D. Newman
Senior Vice President, Chief Financial
Officer and Treasurer
(principal financial officer and
principal accounting officer)

-67-

Table of Contents 98

November 12, 2002

Table of Contents

Certifications

- I, Stephen M. Weinberg, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of 3333 Holding Corporation;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
- c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant s other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 12, 2002

/s/ Stephen M. Weinberg Stephen M. Weinberg Chief Executive Officer

-68-

Table of Contents

Certifications

I, Todd D. Newman, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of 3333 Holding Corporation;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
- c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant s other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 12, 2002

/s/ Todd D. Newman
Todd D. Newman
Chief Financial Officer

-69-

Table of Contents

Certifications

- I, Stephen M. Weinberg, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Centex Development Company, L.P.;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
- c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant s other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 12, 2002

/s/ Stephen M. Weinberg

Stephen M. Weinberg

Chief Executive Officer of 3333 Development Corporation,

General Partner of Centex Development Company, L.P.

-70-

Table of Contents

Certifications

I, Todd D. Newman, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Centex Development Company, L.P.;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
- c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant s other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 12, 2002

/s/ Todd D. Newman

Todd D. Newman

Chief Financial Officer of 3333 Development Corporation,

General Partner of Centex Development Company, L.P.

-71-

Table of Contents

EXHIBIT INDEX

Exhibit Number	Description
10.1	Supplemental Agreement dated September 4, 2002, relating to a £100,000,000 Credit Agreement between Fairclough Homes Group Limited and related companies and The Royal Bank of Scotland, PLC, as facility agent.