SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 -----FORM 8-K CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 DATE OF REPORT (DATE OF EARLIEST EVENT REPORTED): APRIL 28, 2003 -----OXFORD INDUSTRIES, INC. (EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER) GEORGIA 001-04365 58-0831862 (STATE OR OTHER JURISDICTION OF (COMMISSION FILE NO.) (IRS EMPLOYER INCORPORATION) IDENTIFICATION NUMBER) 222 PIEDMONT AVENUE NE, ATLANTA GEORGIA 30308 (ADDRESS OF PRINCIPAL EXECUTIVE OFFICES) (ZIP CODE) (404) 659-2424 (REGISTRANT'S TELEPHONE NUMBER, INCLUDING AREA CODE) NONE (FORMER NAME OR FORMER ADDRESS, IF CHANGED SINCE LAST REPORT.)  Oxford Industries, Inc. ("Oxford") previously announced its proposed acquisition of Viewpoint International, Inc. (which acquisition is subject to a number of conditions), and is filing the following information:

In this current report, the term "last twelve months" refers to:

- in the case of Oxford, the twelve months ended February 28, 2003;
- in the case of Viewpoint, the twelve months ended December 31, 2002; and
- in the case of our pro forma results, a combination of data derived in accordance with the preceding two bullet points.

In this current report, "comparable store sales" presented for any period includes sales by any store that has been open for at least 14 months at any time during the period presented (comparing sales for the period after such 14 months to sales during the comparable portion of the prior period).

## FUTURE OPERATING RESULTS

The apparel market remains highly competitive and continues to benefit the consumer, who enjoys a wide choice of apparel at deflating prices. This high level of competition is the result of continued excess worldwide manufacturing capacity and the search by manufacturers and retailers for low-cost production sources around the globe.

Uncertainties regarding the future retail environment that may affect us include continued excessive retail floor space per customer, constant heavy discounting at the retail level, deflation in wholesale and retail apparel prices and continued growth in direct importing by retailers. Economic uncertainties, global terrorism, stock market losses, layoffs, rising consumer debt and falling consumer savings rates have taken their toll on consumer spending. It is unclear whether consumer spending can maintain its current pace.

In August 2002, President Bush signed into law the Trade Act of 2002. The Trade Act contains numerous provisions, two of which are especially relevant for the Company. First, the so called "trade promotion authority" provisions which permit the President to negotiate trade agreements that are then subject to a simple yes or no approval vote by Congress without amendment. This authority is crucial to the negotiation of any future trade agreements similar to NAFTA. The extension of this authority to the President may result in future trade agreements, such as the proposed Free Trade of the Americas Agreement, that may impact our future sourcing strategy. Second, the Trade Act includes the Andean Trade Promotion and Drug Eradication Act (ATPDEA) that provides for duty free treatment of qualifying apparel products produced in Bolivia, Colombia, Ecuador and Peru. Importantly, ATPDEA provides benefits to products made from U.S. fabrics as well as Andean fabrics. The ATPDEA is likely to enhance the competitiveness of our well-established manufacturing and sourcing operations in the Andean region.

In light of the current economic and political uncertainties as well as the sluggish and deflationary retail environment, we have approached the fourth quarter of fiscal 2003 with a measure of caution and conservatism. Compared to our strong fourth quarter in fiscal 2002, we expect sales to be moderately lower in the fourth quarter of fiscal 2003 reflecting the early shipment of Spring merchandise in the third quarter and the deferral of some transition season merchandise into the first quarter of next year. The fourth quarter of fiscal 2002 included a LIFO credit of \$0.10 per share due to the liquidation of LIFO inventory layers. This credit is not expected to recur in the fourth quarter of fiscal 2003. Consequently, we expect diluted earnings per share to be modestly lower in the fourth quarter of fiscal 2003 compared to the fourth quarter of fiscal 2002. TWELVE MONTHS ENDED FEBRUARY 28, 2003 ------(IN THOUSANDS, EXCEPT RATIOS) PRO FORMA FINANCIAL DATA(1): Pro forma net sales...... \$1,076,544 Pro forma EBITDA..... \$ 97,050 Pro forma net cash provided by operating activities...... \$ 48.3 Ratio of pro forma net debt to pro forma EBITDA(2)...... 2.5x Ratio of pro forma EBITDA to pro forma interest expense..... 4.0x

- (1) The pro forma financial data give effect to the offering of \$175 million of notes, borrowings under our new senior secured revolving credit facility and our acquisition of Viewpoint as if they occurred on March 2, 2002. The pro forma financial data presented have been prepared by Oxford on the same basis as the pro forma financial statements included in this current report under "Unaudited Pro Forma Consolidated Financial Information."
- (2) Net debt reflects total debt at period end less cash and cash equivalents at period end.

## GENERAL

The unaudited pro forma combined statement of earnings for the year ended May 31, 2002 gives effect to the following events as if each had occurred on June 2, 2001 (with respect to Oxford) and April 1, 2001 (with respect to Viewpoint). The unaudited pro forma combined statement of earnings for the nine months ended February 28, 2003 gives effect to the following events as if each had occurred on June 1, 2002 (with respect to Oxford) and April 1, 2002 (with respect to Viewpoint). The unaudited pro forma balance sheet gives effect to the following events as if each had occurred on February 28, 2003:

- the issuance of \$175 million of notes;
- the acquisition of Viewpoint;
- borrowings under our new senior secured revolving credit facility, as necessary to consummate the acquisition of Viewpoint and repay all amounts due under notes payable related to our accounts receivable securitization facility; and
- the issuance to Viewpoint stockholders of 388,200 shares of our common stock (with a market value of \$10.0 million).

The acquisition of Viewpoint will be accounted for using the purchase method of accounting. The fair value of Viewpoint's assets and related liabilities are based on preliminary estimates. Additional analysis will be required to determine the fair value of Viewpoint's assets and liabilities, primarily with respect to inventory, property, plant and equipment, intangible assets and certain assumed liabilities. Viewpoint's accounts will change from the amounts shown based on the valuations. The final allocation of the acquisition consideration may result in significant differences from the pro forma amounts reflected in the unaudited pro forma combined financial statements.

The unaudited pro forma combined financial statements are based on assumptions that we believe are reasonable under the circumstances and are intended for informational purposes only. They are not necessarily indicative of our future financial position or results of operations or of the financial positions or results of operations that would have actually occurred had the acquisition of Viewpoint taken place as of the dates or for the periods presented.

PRO FORMA OXFORD VIEWPOINT COMBINED YEAR ENDED YEAR ENDED PRO FORMA YEAR ENDED MAY 31, 2002 MARCH 31, 2002 ADJUSTMENTS MAY 31, 2002 ---------- ----------- (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) Net sales.....\$ 677,264 \$284,953 \$ -- \$ 962,217 Cost of goods sold..... 544,016 138,503 -- 682,519 ------Gross profit..... 133,248 146,450 -- 279,698 Licensing revenue..... -- 2,434 -- 2,434 Selling, general and administrative... 115,729 103,909 (3,051)(1) 216,587 ---------- Earnings before interest and taxes.... 17,519 44,975 3,051 65,545 Other expense..... --277 -- 277 Interest expense, net..... 243 7,517 19,725(2) 27,485 Minority interest in net loss of subsidiaries..... -- 87 -- 87 -------- ----- Earnings before income taxes..... 17,276 37,268 (16,674) 37,870 Income taxes..... 6,704 ----- Net earnings.....\$ 10,572 \$ 23,918 \$(10,204) \$ 24,286 \_\_\_\_\_ \_\_\_ \_\_\_ ======= PRO FORMA EARNINGS PER SHARE Basic..... \$ 1.41 \$ 3.05 Diluted..... \$ 1.40 \$ 3.03 PRO FORMA SHARES OUTSTANDING Basic.... 7,493,678 459,982(4) 7,953,660 Diluted..... 7,549,277 459,982(4) 8,009,259

See accompanying notes to Unaudited Pro Forma Combined Financial Statements. 5

PRO FORMA COMBINED OXFORD VIEWPOINT NINE NINE MONTHS NINE MONTHS MONTHS ENDED ENDED ENDED FEBRUARY 28, DECEMBER 31, PRO FORMA FEBRUARY 28, 2003 2002 ADJUSTMENTS 2003 ----------- (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) Net sales.....\$ 566,529 \$225,454 \$ -- \$ 791,983 Cost of goods sold..... 447,968 110,893 -- 558,861 ---------- Gross profit..... 118,561 114,561 -- 233,122 Licensing revenue..... -- 2,732 -- 2,732 Selling, general and administrative.... 92,462 85,564 --178,026 ----- ------ Earnings before interest and taxes..... 26,099 31,729 -- 57,828 0ther (income)..... --(385) -- (385) Interest expense, net..... 149 4,613 13,925(5) 18,687 Minority interest in net loss of subsidiaries..... -- 52 -- 52 ------- ----- Earnings before income taxes..... 25,950 27,553 (13,925) 39,578 Income taxes..... 10,250 9,187 (5,500)(6) 13,937 -------- ---- Net earnings.....\$ 15,700 \$ 18,366 \$ (8,425) \$ 25,641 ======= PRO FORMA EARNINGS PER SHARE Basic..... \$ 2.09 \$ 3.26 Diluted..... \$ 2.08 \$ 3.24 PRO FORMA SHARES OUTSTANDING Basic..... 7,516,526 350,140(7) 7,866,666 Diluted..... 7,557,633 350,140(7) 7,907,773

See accompanying notes to Unaudited Pro Forma Combined Financial Statements.

PRO FORMA OXFORD VIEWPOINT PRO FORMA COMBINED FEBRUARY 28, 2003 DECEMBER 31, 2002 ADJUSTMENTS FEBRUARY 28, 2003 ----- (DOLLARS IN THOUSANDS) ASSETS Current Assets: Cash and cash equivalents.... \$ 6,526 \$ 7,247 \$ -- \$ 13,773 Receivables..... 149,880 27,632 -- 177,512 Inventories..... 98,885 40,230 -- 139,115 Other Current Assets..... 9,515 7,222 -- 16,737 ----- ----- ------ Total current assets..... \$264,806 \$ 82,331 \$ --\$347,137 Property, plant and equipment... 23,573 25,327 --48,900 Other assets..... 3,897 4,622 (552)(8) 7,967 Intangible assets, net..... 5,839 5,537 174,890(9) 186,266 Deferred financing costs, net... --696 12,325(10) 13,021 ------ ----- ----- ------Total Assets..... \$298,115 \$118,513 \$186,663 \$603,291 ====== ===== ======= ===== LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities: Notes payable....\$ 10,000 \$ 5,803 \$(15,803)(11) \$ -- Senior credit facility..... 84,856(12) 84,856 Trade accounts payable..... 58,758 31,905 -- 90,663 Current maturities of long-term debt..... 128 7,589 (7,589)(13) 128 Accrued compensation..... 19,208 -- -- 19,208 Other accrued expenses..... 19,231 13,460 (861)(14) 31,830 -------- ------ Total current liabilities..... \$107,325 \$ 58,757 \$ 60,603 \$226,685 Long-term debt, less current maturities..... 29 16,427 (16,427)(15) 29 Notes payable to shareholders... -- 26,114 175,000(17) 175,000 Other noncurrent liabilities.... 4,500 2,251 (1,452)(18) 5,299 Minority interest..... -- 17 -- 17 Stockholders' equity Common stock..... 7,520 4 428(19) 7,952 Additional paid in capital.... 14,705 29,714 (20,146)(20) 24,273

Retained

See accompanying notes to Unaudited Pro Forma Combined Financial Statements.  $\ensuremath{\vec{r}}$  7

## NOTES TO UNAUDITED PRO FORMA COMBINED FINANCIAL STATEMENTS

YEAR ENDED MAY 31, 2002 UNAUDITED PRO FORMA COMBINED STATEMENT OF EARNINGS

- (1) Reflects the elimination of \$1.0 million of financing costs under our accounts receivable securitization facility, which will be repaid in connection with entering into our new senior secured revolving credit facility, and the elimination of \$2.0 million of our goodwill to reflect the pro forma adoption on June 2, 2001 of SFAS 142. SFAS 142 requires that goodwill, including previously existing goodwill and intangible assets with indefinite useful lives not be amortized, but instead tested for impairment at the adoption and at least annually thereafter.
- (2) Reflects the adjustment of interest expense to give effect to (i) borrowings under our new senior secured revolving credit facility, (ii)the issuance of \$175 million of notes, (iii) amortization of debt issuance costs and (iv) the elimination of Viewpoint's interest expense. Debt issuance costs are amortized on a straight line method which approximates an effective interest method over the terms of the related debt facilities.
- (3) Tax effects of the pro forma adjustments have been calculated based on our statutory rate of 38.8% during the period presented.
- (4) Reflects the issuance of 459,982 shares of our common stock with a total market value of \$10.0 million, based on a market price of \$21.74. The price per share reflects the average high and low trading prices of our stock for the ten trading days prior to the beginning of our fiscal year ended May 31, 2002.

NINE MONTHS ENDED FEBRUARY 28, 2003 UNAUDITED PRO FORMA COMBINED STATEMENT OF EARNINGS

- (5) Reflects the adjustment of interest expense to give effect to (i) borrowings under our new senior secured revolving credit facility, (ii) the issuance of \$175 million of notes, (iii) amortization of debt issuance costs of \$1.7 million and (iv) the elimination of Viewpoint's interest expense. Debt issuance costs are amortized on a straight line method which approximates an effective interest method over the terms of the related debt facilities.
- (6) Tax effects of the pro forma adjustments have been calculated based on our statutory rate of 39.5% during the period presented.
- (7) Reflects the issuance of 350,140 shares of our common stock with a total market value of \$10.0 million, based on a market price of \$28.56. The price per share reflects the average high and low trading prices of our stock for the ten trading days prior to the beginning of the nine months ended February 28, 2003.

UNAUDITED PRO FORMA COMBINED BALANCE SHEET AS OF FEBRUARY 28, 2003

- (8) Reflects the deferred tax effect of the pro forma adjustments.
- (9) Our acquisition of Viewpoint will be accounted for by the purchase method of accounting, pursuant to which the acquisition consideration is allocated among the acquired tangible and intangible assets and assumed liabilities in accordance with their estimated fair values on the date of acquisition. The

### NOTES TO UNAUDITED PRO FORMA COMBINED FINANCIAL STATEMENTS -- (CONTINUED)

acquisition consideration and estimated allocation of the acquisition consideration, which does not reflect up to \$75.0 million of potential contingent consideration, are as follows (dollars in thousands):

Acquisition consideration: Cash consideration Estimated working capital adjustment to cash consideration	\$240,000 (5,700)
Fair value of shares of common stock issued Transaction related fees	10,000 2,535
Total acquisition consideration	\$246,835 =======
Allocation of acquisition consideration:	
Net assets of Viewpoint based on historical carrying amounts as of December 31, 2002 Existing Viewpoint indebtedness to be repaid by	\$ 14,947
Viewpoint stockholders at closing Accrued interest expense on Viewpoint's debt included in accrued liabilities to be funded by Viewpoint	55,933
stockholders at closing (Note 14) Increase (decrease) in net assets to reflect estimated fair value adjustments under the purchase method of accounting:	861
Elimination of Viewpoint deferred financing costs (Note	
10)	(696)
Deferred rent (Note 18) Deferred tax effect of the pro forma adjustments (Note	1,452
8)	(552)
Elimination of Viewpoint's existing goodwill of \$5.5 million and the estimated increase in intangible	(002)
assets of \$180.0 million related to the acquisition	174,890
	\$246,835
	=======

- (10) Reflects estimated financing fees and expenses related to the notes and our new senior secured revolving credit facility, which will be capitalized and amortized over their respective terms, and the elimination of \$696,000 of unamortized deferred financing costs related to Viewpoint debt that will be repaid at closing from the cash consideration.
- (11) To eliminate our short term debt and Viewpoint's short term debt.
- (12) To reflect borrowings under our new senior secured revolving credit facility simultaneous with our acquisition of Viewpoint.
- (13) To eliminate Viewpoint's current maturities of long-term debt.
- (14) To eliminate the accrued interest on Viewpoint's debt.
- (15) To eliminate Viewpoint's long term debt.
- (16) To eliminate Viewpoint's notes payable to shareholders.
- (17) To reflect the notes to be issued in this offering.
- (18) To eliminate Viewpoint's deferred rent.
- (19) To eliminate Viewpoint's common stock and to record the issuance of 431,648 shares of Oxford's common stock based on a market price of \$23.167 per share at \$1 par value and the associated paid in capital. The price per share reflects the average high and low trading prices of our stock for the ten days prior to the beginning of the nine months ended February 28, 2003.
- (20) To eliminate Viewpoint's additional paid in capital of \$29.7 million and to record \$9.6 million in paid in capital for the issuance of 431,648 shares of our common stock.
- (21) To eliminate the retained earnings of Viewpoint.
- (22) To eliminate Viewpoint's treasury stock.

#### OXFORD

The following selected consolidated financial data as of and for the fiscal years ended May 29, 1998, May 28, 1999, June 2, 2000, June 1, 2001 and May 31, 2002 have been derived from our audited consolidated financial statements, which have been audited by Arthur Andersen LLP as of and for the fiscal years ended May 29, 1998, May 28, 1999, June 2, 2000 and June 1, 2001 and by Ernst & Young LLP as of and for the fiscal year ended May 31, 2002. The selected consolidated financial data for the nine months ended March 1, 2002 and February 28, 2003 and the twelve months ended February 28, 2003 have been derived from our unaudited consolidated financial statements and, in our opinion, reflect all adjustments, consisting of normal accruals, necessary for a fair presentation of the data for those periods. Our results of operations for the nine months ended February 28, 2003 may not be indicative of results that may be expected for the full year. In addition, our results of operations for the twelve months ended February 28, 2003 are not indicative of our results for fiscal 2003 (in particular, we expect our fiscal 2003 results to be moderately lower than our last twelve months results). You should read the information set forth below in conjunction with "Future Operating Results" above and "Unaudited Pro Forma Consolidated Financial Information" included elsewhere in this current report, as well as our consolidated financial statements and related notes.

NINE MONTHS ENDED TWELVE FISCAL YEAR --------MONTHS ENDED -----MARCH 1, FEBRUARY 28, FEBRUARY 28, 1998 1999 2000 2001 2002 2002 2003 2003 ----- -------- ------ ------- ---- --- ----- ---------- (IN THOUSANDS, EXCEPT RATIOS) STATEMENT OF INCOME DATA: Net sales..... \$774,518 \$862,435 \$839,533 \$812,495 \$677,264 \$485,553 \$566,529 \$758,240 Cost of goods sold..... 619,690 698,170 685,841 663,484 544,016 392,776 447,968 599,208 Selling, general and administrative expenses..... 111,041 116,284 112,056 119,390 115,729 84,724 92,462 123,467 Interest expense, net.... 3,421 4,713 3,827 4,870 243 77 149 315 Earnings before income taxes..... 40,366 43,268 37,809 24,751 17,276 7,976 25,950 35,250 Income taxes..... 15,743 16,875 14,368 9,405 6,704 3,031 10,250 13,923 Net earnings..... 24,623 26,393 23,441 15,346 10,572 4,945 15,700 21,327 BALANCE SHEET DATA (AT PERIOD END): Cash and cash equivalents.....

\$ 10,069 \$ 11,077 \$ 8,625 \$ 10,185 \$ 17,591 \$ 4,610 \$ 6,526 \$ 6,526 Total assets..... 311,490 335,322 336,566 263,240(1) 250,513 268,880 298,115 298,115 Total debt, including current maturities... 53,377 74,040 59,218 662(1) 394 26,993 10,157 10,157 Stockholders' equity... 159,769 154,351 164,314 168,940 175,201 171,103 186,261 186,261 OTHER FINANCIAL DATA: Capital expenditures... \$ 8,801 \$ 7,063 \$ 5,927 \$ 4,332 \$ 1,528 \$ 981 \$ 1,410 \$ 1,957 Depreciation and amortization..... 8,107 8,933 9,393 9,249 8,888 6,445 4,484 6,927 Net cash provided by (used in) operating activities..... 16,157 39,493 34,618 74,393(1) 12,387(1) (28,395)(1) (15,377) 25,405 EBITDA(2)...... 51,894 56,914 51,029 38,870 26,407 14,498 30,583 42,492 Ratio of earnings to fixed charges(3).... 8.2x 6.8x 6.8x 4.3x 6.4x 4.0x 21.0x 20.1x

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- (1) Net cash provided by (used in) operating activities was impacted by the previous off-balance sheet treatment of our accounts receivable securitization facility. Upon creation of the \$90 million accounts receivable securitization facility in May 2001, approximately \$131.4 million of receivables were sold or contributed to a non-consolidated subsidiary. In January 2002, we amended the facility in order to consolidate the subsidiary on-balance sheet. If the accounts receivable securitization facility had not been treated as off-balance sheet, each of total assets and total debt would have increased by \$56.0 million at June 1, 2001 to \$319.2 million and \$56.7 million, respectively, and net cash provided by operating activities would have decreased by \$56.0 million to \$18.4 million for fiscal 2001. Net cash provided by operating activities would have increased by \$56.0 million to \$468.4 million for fiscal 2002 and \$27.6 million for the nine months ended March 1, 2002.
- (2) EBITDA represents net earnings plus net interest expense, income taxes, depreciation and amortization. We have presented EBITDA, a non-GAAP measure, because we believe that it is a widely accepted financial indicator of a company's ability to service indebtedness and is used by investors and analysts to evaluate companies in our industry. EBITDA will also be used as a measure for certain covenants under our new senior secured revolving credit facility and the indenture governing the notes. However, EBITDA:
  - is not a measure of operating performance computed in accordance with GAAP;
  - does not represent net income or cash flow from operations as defined by GAAP;
  - should not be considered as an alternative to operating income, net income, cash flows from operating activities prepared in conformity with GAAP;
  - is not necessarily indicative of cash available to fund our cash flow needs; and
  - should not be construed as a measure of our operating performance, profitability or liquidity.

EBITDA as calculated by us may not be necessarily comparable to similarly titled measures reported by other companies.

The following table reconciles EBITDA to our statement of earnings for the periods presented:

NINE MONTHS ENDED TWELVE FISCAL YEAR ----------MONTHS ENDED -----MARCH 1, FEBRUARY 28, FEBRUARY 28, 1998 1999 2000 2001 2002 2002 2003 2003 ------- ----- ---------- ----- ----------- (IN THOUSANDS) Net earnings..... \$24,623 \$26,393 \$23,441 \$15,346 \$10,572 \$ 4,945 \$15,700 \$21,327 Interest expense, net... 3,421 4,713 3,827 4,870 243 77 149 315 Income taxes..... 15,743 16,875 14,368 9,405 6,704 3,031 10,250 13,923 Depreciation and amortization..... 8,107 8,933 9,393 9,249 8,888 6,445 4,484 6,927 ----- ----- ------

EBITDA		
\$51,894	\$56,914	\$51,029
\$38,870	\$26,407	\$14,498
\$30,583	\$42,492	======
=======	=======	======
======		
	======	

The following table sets forth certain charges and costs incurred by us during the periods presented:

NINE MONTHS ENDED TWELVE FISCAL YEAR MONTHS ENDED
- MARCH 1, FEBRUARY 28, FEBRUARY 28, 1998 1999 2000 2001 2002 2002 2003 2003
(IN THOUSANDS) Plant closures(a)\$ \$ \$401 \$ 237 \$2,609 \$2,230 \$ \$ 379 Write-off of Kmart
receivables 2,401 1,701 700 Charitable donation of
product 1,556 Interest on accounts receivable securitization facility(b) 1,030 1,030 Viewpoint acquisition
expenses 1,061 1,061
Total \$ \$ \$401 \$1,793 \$6,040 \$4,961 \$1,061 \$2,140 ====== ====== ===== ====== ===== ======

- (a) Oxford has additional plants which it may choose to close in the future.
- (b) Under the accounting treatment for our accounts receivable securitization facility, a portion of the interest expense was included in selling, general and administrative expenses.
- (3) For purposes of calculating the ratio of earnings to fixed charges, earnings consist of income before income taxes plus fixed charges. Fixed charges include:
  - interest expense, whether expensed or capitalized;
  - amortization of debt issuance cost; and
  - the portion of rental expense representative of the interest factor.

## VIEWPOINT

The following selected consolidated financial data of Viewpoint as of and for the fiscal years ended March 31, 1998, 1999, 2000, 2001 and 2002 have been derived from its audited consolidated financial statements, which have been audited by Mahoney Cohen & Company, CPA, P.C. The selected consolidated financial data for the nine months ended December 31, 2001 and December 31, 2002 and for the twelve months ended December 31, 2002 have been derived from Viewpoint's unaudited consolidated financial statements and, in Viewpoint's opinion, reflect all adjustments, consisting of normal accruals, necessary for a fair presentation of the data for those periods. Viewpoint's results of operations for the nine months ended December 31, 2002 and for the twelve months ended December 31, 2002 may not be indicative of results that may be expected for the fiscal year ended March 31, 2003. You should read the information set forth below in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations -- Viewpoint," Viewpoint's consolidated financial statements and related notes and "Unaudited Pro Forma Consolidated Financial Information" included elsewhere in this current report.

NINE MONTHS ENDED TWELVE FISCAL YEAR ---------- MONTHS ENDED ---------- DECEMBER 31, DECEMBER 31, DECEMBER 31, 1998 1999 2000 2001 2002 2001 ----- ----- ----- ---------- ------ ----------- (IN THOUSANDS) STATEMENT OF INCOME DATA: Net sales.....\$ 53,792 \$82,371 \$147,599 \$254,466 \$284,953 \$192,103 \$225,454 \$318,304 Cost of goods sold..... 34,551 47,076 79,354 134,789 138,503 92,524 110,893 156,872 Licensing income..... 0 0 536 1,234 2,434 1,682 2,732 3,484 **Operating** expenses..... 16,150 26,312 47,442 79,097 103,909 74,615 85,564 114,858 Interest expense, net..... 785 962 1,535 2,725 7,517 5,816 4,613 6,314 Other expenses (income)..... (23) 16 (116) (112) 277 192 (385) (300) Income before income taxes and minority interests..... 2,329 8,005 19,920 39,201 37,181 20,638 27,501 44,044 Income taxes..... 1,050 3,437 6,553 14,665 13,350 7,242 9,187 15,295 Minority interests in net loss (income) of subsidiaries.... (79) (552) (893) (512) 87 55 52 84 Net income..... 1,200 4,016 12,474 24,024 23,918 13,451 18,366 28,833 BALANCE SHEET DATA (AT PERIOD END): Cash and cash equivalents.... \$ 1,504 \$ 162 \$ 7,186 \$ 6,093 \$ 2,620 \$ 3,331 \$ 7,247 \$ 7,247 Total assets..... 24,763 43,747 77,953 122,454 116,100 97,613 118,513 118,513 Total debt, including

current

maturities
12,357 19,562 27,146 108,032
88,188 80,033 55,933 55,933
Stockholders' equity
(deficiency)
4,520 8,536 21,010 (24,723)
(3,419) (13,886) 14,947
14,947 OTHER FINANCIAL DATA:
Capital
expenditures \$ 715
\$ 7,053 \$ 2,714 \$ 9,517 \$
6,118 \$ 5,342 \$ 9,734 \$
10,510 Depreciation and
amortization
584 1,103 1,716 2,739 3,841
2,830 3,105 4,116 Net cash
provided by (used in)
operating activities
(10,018) (2,449) 719 23,142
20,475 27,429 39,765 32,811
EBITDA(1)
3,619 9,518 22,278 44,153
48,626 29,339 35,271 54,558

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- (1) EBITDA represents net income plus net interest expense, income taxes, depreciation and amortization. We have presented EBITDA, a non-GAAP measure, because we believe that it is a widely accepted financial indicator of a company's ability to service indebtedness, and is used by investors and analysts to evaluate companies in Viewpoint's industry. EBITDA will also be used as a measure for certain covenants under our new senior secured revolving credit facility and the indenture governing the notes. However, EBITDA:
  - is not a measure of operating performance computed in accordance with GAAP;

- does not represent net income or cash flow from operations as defined by GAAP;
- should not be considered as an alternative to operating income, net income, cash flows from operating activities prepared in conformity with GAAP;
- is not necessarily indicative of cash available to fund Viewpoint's cash flow needs; and
- should not be construed as a measure of Viewpoint's operating performance, profitability or liquidity.

EBITDA as calculated by Viewpoint may not be necessarily comparable to similarly titled measures reported by other companies.

The following table reconciles EBITDA on a consolidated basis to Viewpoint's statement of income data for the periods presented in the table above:

NINE MONTHS ENDED TWELVE FISCAL YEAR ----- MONTHS ENDED ----------DECEMBER 31, DECEMBER 31, DECEMBER, 1998 1999 2000 2001 2002 2001 2002 2002 --------------- ----- -------- (IN THOUSANDS) Net income..... \$1,200 \$4,016 \$12,474 \$24,024 \$23,918 \$13,451 \$18,366 \$28,833 Interest expense, net.... 785 962 1,535 2,725 7,517 5,816 4,613 6,314 Income taxes.... 1,050 3,437 6,553 14,665 13,350 7,242 9,187 15,295 Depreciation and amortization.... 584 1,103 1,716 2,739 3,841 2,830 3,105 4,116 ----------------EBITDA.... \$3,619 \$9,518 \$22,278 \$44,153 \$48,626 \$29,339 \$35,271 \$54,558 ===== ===== ======= ========== ======= ========= ======= =========

The following table sets forth certain charges and costs incurred by Viewpoint during the periods presented:

NINE MONTHS ENDED TWELVE FISCAL YEAR ----- MONTHS ENDED -----DECEMBER 31, DECEMBER 31, DECEMBER 31, 1998 1999 2000 2001 2002

2001 2002 2002
(IN THOUSANDS) Recapitalization expenses \$ \$ \$ 3,320 \$ 156 \$ 135 \$ 1,018 \$ 1,039 SKM monitoring fee 50
396 225 304 475
Total \$ \$ \$ \$ 3,370 \$ 552 \$ 360 \$ 1,322 \$ 1,514 ===== ====== ====== ======= ====== ========

## MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS -- VIEWPOINT

You should read the following discussion and analysis of Viewpoint's results of operations and financial condition in conjunction with the consolidated financial statements and related notes of Viewpoint, as well as the information contained in "Unaudited Pro Forma Consolidated Financial Information."

#### **OVERVIEW**

On April 26, 2003, Oxford signed a definitive agreement to purchase Viewpoint for \$240 million in cash and \$10 million (388,200 shares) of our common stock. In addition, Oxford has agreed to make up to \$75 million in contingent payments to the selling stockholders of Viewpoint over the next four years, subject to the achievement by Viewpoint of certain performance targets. As a result, following the acquisition, Viewpoint will be operated as a subsidiary of Oxford.

Viewpoint is a leading wholesaler and retailer of premium men's and women's sportswear and related accessories and products primarily under the Tommy Bahama brand. Viewpoint began its operations in 1992 primarily focused on building its Tommy Bahama brand as a lifestyle men's brand distributed through leading department stores and upscale independent specialty retailers. Since that time, Viewpoint has experienced rapid growth as it has expanded the Tommy Bahama lifestyle brand to reach both men and women through approximately 1,450 customers through approximately 2,100 doors, added additional Tommy Bahama lifestyle accessories and other products through selective licensing relationships, and rolled out Tommy Bahama retail locations. After opening its first Tommy Bahama retail and restaurant compound in 1996 in Naples, Florida, Viewpoint's retail operations have grown to include 24 retail stores (including three outlets) and six compounds in ten states.

Viewpoint's wholesale operation designs and imports men's and women's sportswear that is sold to third party retail stores primarily in the United States and Tommy Bahama stores. Viewpoint's wholesale operation markets product under the Tommy Bahama brand, and a number of secondary brands and administers the licensing of the Tommy Bahama brand for several product categories.

Viewpoint's retail operation manages three types of stores -- stand alone retail stores, stand alone outlet stores and compounds (retail stores with an attached restaurant). The Tommy Bahama stores and compounds sell products by and promote the Tommy Bahama brand. The retail stores are located in resort destination shopping areas and higher-end malls. The compounds are located in resort destination shopping areas and the outlet stores are located in outlet malls. All of these stores are in the United States. See Note 14 to Viewpoint's audited consolidated financial statements and Note 5 to Viewpoint's historical segments.

Viewpoint's retail operation purchases the majority of its products from its wholesale operation at prices equivalent to those its wholesale operation charges its third party customers. The outlets purchase from the wholesale operation at approximately wholesale cost. Within Viewpoint's wholesale group is a corporate retail department that oversees the operations of the individual retail stores. All intercompany sales and purchases between the wholesale and retail segments are eliminated in consolidation. In addition, any intercompany profit in the beginning and ending inventories are eliminated from the wholesale operation's gross profit. See the notes to Viewpoint's consolidated financial statements included elsewhere in this offering memorandum.

The following tables set forth net sales and operating income, as well as percentage changes in those items, for the periods presented:

NET SALES -----NINE MONTHS ENDED FISCAL FISCAL FISCAL --------- 2000 2001 2002 DECEMBER 31, 2001 DECEMBER 31, 2002 ----- -····· (IN THOUSANDS) Wholesale Operation..... \$106,755 \$189,657 \$189,879 \$123,399 \$140,900 Retail Operation..... 40,844 64,809 95,074 68,704 84,554 ----- ------ ----- ------Total..... \$147,599 \$254,466 \$284,953 \$192,103 \$225,454 ======= \_\_\_\_\_ OPERATING INCOME ---------- NINE MONTHS ENDED(1) FISCAL FISCAL FISCAL ---------- 2000 2001 2002 DECEMBER 31, 2001 DECEMBER 31, 2002 ----- ----- ------------ (IN THOUSANDS) Wholesale Operation..... \$16,548 \$39,117 \$40,138 \$23,629 \$28,009 Retail Operation..... 4,791 2,697 4,837 3,017 3,720 ---------- -----Total...... \$21,339 \$41,814 \$44,975 \$26,646 ======= ======== NET SALES OPERATING INCOME --------- PERCENT CHANGE ---------- FISCAL NINE MONTHS FISCAL NINE MONTHS 2001 VS. FISCAL 2002 2002 VS. FISCAL 2001 2002 VS. 2002 VS. FISCAL VS. FISCAL NINE MONTHS VS. FISCAL FISCAL NINE MONTHS 2000 2001 2001 2000 2001 2001(1) ------ ----- --------- Wholesale Operation..... 77.7% 0.1% 14.2% 136.4% 2.6% 18.5% Retail Operation..... 58.7% 46.7% 23.1% (43.7)% 79.3% 23.3% Total...... 72.4% 12.0% 17.4% 96.0% 7.6% 19.1%

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corporate retail department were included in wholesale operations and none of these expenses were allocated to retail operations. Beginning in fiscal 2003, the corporate retail department and a portion of finance, human resources and information systems have been allocated to Viewpoint's retail operations. The costs allocated to Viewpoint's retail operations during the nine months ended December 31, 2002 were approximately \$4.9 million.

Viewpoint's results of operations were negatively impacted by the events of September 11, 2001 and the general economic downturn. Viewpoint's retail stores experienced an immediate decline in sales in the months following September 11, 2001, while Viewpoint's wholesale operations experienced a longer delay in terms of the drop in orders (as there is a several month lag time between orders and delivery/recognition of sales -- leading to a drop in wholesale orders in the Spring of 2002). However, in many cases, Viewpoint's products sold out during the Fall season of fiscal 2003 (May-August 2002). In addition, many of Viewpoint's smaller upscale independent specialty retailers were severely impacted by the events of September 11, 2001 and the general economic downturn, with about 100 of Viewpoint's accounts going out of business. Although Viewpoint has now replaced many of these accounts, newer accounts generally purchase lower volumes of Viewpoint products.

In light of economic conditions, Viewpoint made a number of changes to the operation and financial management of its retail stores in the latter part of fiscal 2002. In particular, store managers' compensation was changed to be more closely tied to management of costs, rather than solely to net sales. Partly as a result, labor costs dropped from 18% of total retail sales in fiscal 2002 to 15% of total retail sales in the nine months ended December 31, 2002.

Viewpoint's results of operations and financial condition in any period are impacted by its new store opening schedule and the maturation of existing stores. At December 31, 2002, March 31, 2002, March 31, 2001 and March 31, 2000, Viewpoint had 30, 20, 15 and six stores, respectively.

In fiscal 2001, Viewpoint began to increase its focus on licensing its brand names as a way to increase revenue with limited costs and enhance the brand image. Viewpoint entered into four licensing arrangements in each of fiscal 2001 and fiscal 2002 and terminated one and two in fiscal 2001 and fiscal 2002, respectively and has increased licensing revenue to \$2.7 million for the nine months ended December 31, 2002. Viewpoint intends to seek to continue to grow this line of revenue in the future.

Viewpoint's margins are impacted by the mix of products sold. Viewpoint's private label merchandise generally generates lower gross margins than its branded business. In addition, Viewpoint's womenswear products generally generate higher gross margins than Viewpoint's menswear products. Viewpoint's retail operation generally has higher gross margins than its wholesale operation.

To date, Viewpoint has not been subject to the price deflation that has impacted most of the apparel industry.

#### RECENT DEVELOPMENTS

Viewpoint's fiscal 2003 ended on March 31, 2003. Although final results for the year are not yet available, Viewpoint believes that its net sales for fiscal 2003 will be approximately \$330 million. In addition, Viewpoint currently expects its cash flow provided by operating activities and EBITDA for fiscal 2003 to be at least \$22 million and \$53 million, respectively.

### RESULTS OF OPERATIONS

The following tables set forth the line items in the consolidated statements of earnings data both in dollars and as a percent of net sales. The table also sets forth the percentage change of the data as compared to the prior year.

NINE MONTHS ENDED ----------- FISCAL FISCAL FISCAL DECEMBER 31, DECEMBER 31, 2000 2001 2002 2001 2002 -------- ----- ------ ---------- (IN THOUSANDS) Net sales..... \$147,599 \$254,466 \$284,953 \$192,103 \$225,454 Cost of goods sold..... 79,354 134,789 138,503 92,524 110,893 -------- Gross profit..... 68,245 119,677 146,450 99,579 114,561 Licensing income..... (536) (1,234) (2,434) (1,682) (2,732) ----------------- Total gross profit and other revenues..... 68,781 120,911 148,884 101,261 117,293 Operating expenses..... 47,442 79,097 103,909 74,615 85,564 --------- ······ ····· ···· ----- Operating income..... 21,339 41,814 44,975 26,646 31,729 Interest, net.... 2,725 7,517 5,816 4,613 Other expenses (income)..... (116) (112) 277 192 (385) ---------- ------ Income before income taxes and minority interests in net loss (income) of subsidiaries..... 19,920 39,201 37,181 20,638 27,501 ------- ----- ----- ---------- Provision for income taxes..... 6,553 14,665 13,350 7,242 9,187 Minority

<pre>interests in net loss (income) of subsidiaries (893) (512) 87 55 52</pre>
(512) 87 55 52 Net
income \$ 12,474 \$ 24,024 \$ 23,918 \$ 13,451 \$ 18,366 ===================================

PERCENT OF NET SALES
PERCENT CHANGE
NINE MONTHS NINE MONTHS
ENDED FISCAL FISCAL 2002
VS
2001 VS. 2002 VS.
NINE FISCAL FISCAL FISCAL
DECEMBER 31, DECEMBER 31,
FISCAL FISCAL MONTHS 2000
2001 2002 2001 2002 2000
2001 2001
Net
sales
100.0% 100.0% 100.0%
100.0% 100.0% 72.4% 12.0%
17.4% Cost of goods
sold 53.8%
53.0% 48.6% 48.2% 49.2%
69.9% 2.8% 19.9%
Gross
profit
46.2% 47.0% 51.4% 51.8%
50.8% 75.4% 22.4% 15.0%
Licensing
income 0.4%
0.5% 0.9% 0.9% 1.2% 130.2%
97.2% 62.4% Total gross
profit and other
revenues
46.6% 47.5% 52.2% 52.7%
52.0% 75.8% 23.1% 15.8%
Operating
expenses 32.1% 31.1% 36.5% 38.8% 38.0%
66.7% 31.4% 14.7%
Operating
income 14.5%
16.4% 15.8% 13.9% 14.1%
96.0% 7.6% 19.1% Interest,
net 1.0%
1.1% 2.6% 3.0% 2.0% 77.5%
175.9% (20.7)% Other
expenses (income)
(0.1)% 0.0% 0.1% 0.1%
(0.2)% (3.5)% (347.3)%
300.5%
Income before income
taxes and minority
interests in net loss
(income) of
subsidiaries
13.5% 15.4% 13.1% 10.7%
12.2% 96.8% 5.2% 33.3%
Provision for income
taxes 4.4% 5.8% 4.7%
3.8% 4.1% 123.8% (9.0)%
26.9% Minority interests
in net loss (income) of
subsidiaries
(0.6)% (0.2)% 0.0% 0.0%
0.0% (42.7)% 117.0% (5.5)%
Net
income

income..... 8.5% 9.4% 8.4% 7.0% 8.1% 92.6% (0.4)% 36.5% ===== NINE MONTHS ENDED DECEMBER 31, 2002 COMPARED TO NINE MONTHS ENDED DECEMBER 31, 2001

Net sales for the nine months ended December 31, 2002 were \$225.5 million, an increase of \$33.4 million, or 17.4%, from net sales of \$192.1 million for the nine months ended December 31, 2001. Viewpoint's wholesale operation had a net sales increase of 14.2% from 123.4 million for the nine months ended December 31, 2001 to \$140.9 million for the nine months ended December 31, 2002. The net sales increase for the wholesale operation was primarily attributable to an increased number of units sold to existing doors within existing upscale department stores and the opening of new doors within existing upscale department stores and the addition of new upscale independent specialty store customers. Within the wholesale operation, sales in men's products and private label products increased and sales in women's products decreased during the nine months ended December 31, 2002. Viewpoint's retail operation had a net sales increase of 23.1% from \$68.7 million for the nine months ended December 31, 2001 to \$84.6 million for the nine months ended December 31, 2002. The net sales increase for the retail operation was primarily attributable to the opening of ten new Tommy Bahama stores during the nine months ended December 31, 2002, and a full nine months' sales from stores that were open for only a portion of the nine months ended December 31, 2001. This growth partially resulted from a 1.1% increase in comparable store sales during the nine months ended December 31, 2002 as compared to the nine months ended December 31, 2001. The ten stores that were opened during the nine months ended December 31, 2002 included nine retail stores and one outlet store. At December 31, 2002, Viewpoint operated 24 retail stores (including three outlets) and six compounds.

Licensing income for the nine months ended December 31, 2002 was \$2.7 million, an increase of \$1.0 million, or 62.4%, from licensing income of \$1.7 million for the nine months ended December 31, 2001. The increase in licensing income was primarily attributable to increased sales by existing licensees. At December 31, 2002, Viewpoint had 11 licensing agreements in effect.

Cost of goods sold for the nine months ended December 31, 2002 was \$110.9 million, or 49.2% of net sales, compared to \$92.5 million, or 48.2% of net sales, for the nine months ended December 31, 2001. The increase in cost of goods sold percentage was primarily due to differences in product mix. Viewpoint sold a

higher percentage of private label products during the nine months ended December 31, 2002. This was offset by higher sales of women's products and by the fact that a higher percentage of Viewpoint's sales consisted of retail sales during nine months ended December 31, 2002.

Operating expenses for the nine months ended December 31, 2002 were \$85.6 million, an increase of \$11.0 million, or 14.7%, from \$74.6 million for the nine months ended December 31, 2001. The increase was primarily due to expenses related to strengthening the infrastructure of Viewpoint to manage the growth of its operations and the additional expenses related to new store openings.

Interest expense for the nine months ended December 31, 2002 was \$4.6 million, a decrease of \$1.2 million from \$5.8 million for the nine months ended December 31, 2001. This decrease was due to lower weighted average borrowings and interest rates during the nine months ended December 31, 2002 as compared to the nine months ended December 31, 2001.

Wholesale operating income increased by \$4.4 million, or 18.5%, from \$23.6 million to \$28.0 million. The primary driver of the increased wholesale operating income was the net sales increase and a leveraging of expenses over a larger sales base.

Retail operating income increase by 23.3% from \$3.0 million to \$3.7 million. The increase in sales was the primary driver behind the increase in retail operating income.

The effective tax rate was 33.3% for the nine months ended December 31, 2002 compared to 35.0% for the nine months ended December 31, 2001. The decrease was primarily attributable to timing differences between book and tax accounting methods and to the fluctuation of income in various taxing jurisdictions to which Viewpoint's income is subject.

#### FISCAL 2002 COMPARED TO FISCAL 2001

Net sales for fiscal 2002 were \$285.0 million, an increase of \$30.5 million, or 12.0%, from net sales of \$254.5 million in fiscal 2001. Viewpoint's wholesale operation had a net sales increase of 0.1% from \$189.7 million in fiscal 2001 to \$189.9 million in fiscal 2002. Growth of upscale department store sales were offset by the loss of small upscale independent specialty stores that went out of business as a result of September 11, 2001. Prior to September 11, 2001, sales to upscale department stores were up. Overall for fiscal 2002, sales to upscale department stores were flat. Within the wholesale operation, sales of menswear increased by approximately \$2.8 million and sales of womenswear increased by approximately \$1.0 million, while private label sales decreased by approximately \$4.4 million. Viewpoint's retail operation reported a net sales increase of 46.7% from \$64.8 million in fiscal 2001 to \$95.1 million in fiscal 2002. The retail operation sales increase was primarily attributable to the opening of five new retail stores (including one outlet) during fiscal 2002 and a full year's sales from stores that were open for only a portion of fiscal 2001. Although prior to September 11, 2001, comparable store sales were up approximately 8%, for the full year of fiscal 2002, comparable store sales were up approximately 1%. The five stores that were opened during fiscal 2002 included four retail stores and one outlet. At the end of fiscal 2002, Viewpoint operated 14 retail stores (including two outlets) and six compounds. Growing brand recognition of Tommy Bahama and a broader product line contributed to the overall increased sales volume.

Licensing income for fiscal 2002 was \$2.4 million, an increase of \$1.2 million, or 97.2%, from licensing income of \$1.2 million in fiscal 2001. The increase is attributable to increases in net sales by licensees of Tommy Bahama licensed products. Viewpoint also added four new licensees and terminated two licensees during fiscal 2002. At the end of fiscal 2002, Viewpoint had 11 licensing agreements in effect.

Cost of goods sold for fiscal 2002 was \$138.5 million, or 48.6% of net sales, compared to \$134.8 million, or 53.0% of net sales, in fiscal 2001. The decrease in cost of goods sold percentage was primarily due to increases in sales at Viewpoint's retail stores and compounds, which generally have higher margins, decreases in private label sales, which generally have lower margins and a reversal of inventory reserves that led to a \$2.0 million reduction in cost of goods sold.

Operating expenses in fiscal 2002 were \$103.9 million, an increase of \$24.8 million, or 31.4%, from \$79.1 million in fiscal 2001. The increase was primarily due to expenses related to strengthening Viewpoint's infrastructure, as discussed above. The increase was also due to the opening of five new retail stores (including one outlet) during fiscal 2002 in addition to the increase in expenses for stores opened a full year in fiscal 2002 that were open for only a portion of fiscal 2001.

Interest expense in fiscal 2002 was \$7.5 million, an increase of \$4.8 million from \$2.7 million in fiscal 2001. This increase was due to the recapitalization of Viewpoint described below, which resulted in higher debt levels for Viewpoint.

Wholesale operating income increased 2.6%, from \$39.1 million to \$40.1 million. The primary driver of the increased wholesale operating income was the net sales increase and a leveraging of expenses over a larger sales base.

Retail operating income increased by 79.3% from \$2.7 million to \$4.8 million. The increase in sales was the primary driver behind the increase in operating income.

The effective tax rate was 35.8% in fiscal 2002 compared to 37.9% in fiscal 2001. The decrease was primarily attributable to timing differences between book and tax accounting methods and to the fluctuation of income in various taxing jurisdictions to which Viewpoint's income is subject.

### FISCAL 2001 COMPARED TO FISCAL 2000

Net sales for fiscal 2001 were \$254.5 million, an increase of \$106.9 million, or 72.4%, from net sales of \$147.6 million in fiscal 2000. Viewpoint's wholesale operation reported a net sales increase of 77.7% from \$106.8 million in fiscal 2000 to \$189.7 million in fiscal 2001. The sales increase for the wholesale operation was primarily attributable to an increased number of units sold to existing doors and the opening of new doors both within existing upscale specialty department store accounts and new upscale independent specialty store customers. Within the wholesale operation, sales in men's products, private label products and women's products increased by \$38 million, \$24 million and \$20 million, respectively. Viewpoint's retail operation reported a net sales increase of 58.7% from \$40.8 million in fiscal 2000 to \$64.8 million in fiscal 2001. The retail operation sales increase was primarily attributable to the opening of seven new Tommy Bahama stores, and two compounds during fiscal 2001 and a full year's sales from stores that were open for only a portion of fiscal 2000. This growth was partially a result of a 21.0% increase in comparable store sales. The seven stores that were opened during fiscal 2001 included six retail stores and one outlet. At the end of fiscal 2001, Viewpoint operated eight retail stores, six compounds and one outlet. Growing brand recognition of Tommy Bahama and the introduction of a broader women's line to wholesale customers and in the retail stores contributed to the overall increased sales volume.

Licensing income for fiscal 2001 was \$1.2 million, an increase of \$0.7 million, or 130.2%, from licensing revenue of \$0.5 million in fiscal 2000. The increase is attributable to increases in net sales by licensees of Tommy Bahama licensed products. Viewpoint also added four new licensees and terminated one licensee during fiscal 2001. At the end of fiscal 2001, Viewpoint had nine licensing agreements in effect.

Cost of goods sold for fiscal 2001 was \$134.8 million, or 53.0% of net sales, compared to \$79.4 million, or 53.8% of net sales, in fiscal 2000. The decrease in cost of sales percentage was primarily due to differences in product mix within each segment and the respective percentages that wholesale operations and retail operations net sales comprised of Viewpoint's net sales.

Operating expenses in fiscal 2001 were \$79.1 million, an increase of \$31.7 million, or 66.7% from \$47.4 million in fiscal 2000. The increase was primarily due to expenses related to strengthening Viewpoint's infrastructure, as discussed above. The increase was also due to the opening of seven Tommy Bahama stores and two compounds in addition to the increase in expenses for stores opened a full year in fiscal 2002 that were open for only a portion of fiscal 2001.

Interest expense in fiscal 2001 was \$2.7 million, an increase of \$1.2 million from \$1.5 million in fiscal 2000. This increase was due to additional borrowing required to fund the growth of Viewpoint.

Wholesale operating income increased by \$22.6 million or 136.4% from \$16.5 million to \$39.1 million. The primary driver of the increased wholesale operating income was the net sales increase and a leveraging of expenses over a larger sales base.

Retail operating income decreased by 43.7% from \$4.8 million to \$2.7 million. Increased expenses as a result of the opening of seven new Tommy Bahama stores and two compounds, without the benefit of a full year of sales, was the primary driver behind the decrease in retail operating income.

The effective tax rate was 37.9% in fiscal 2001 compared to 34.4% in fiscal 2000. The increase was primarily attributable to timing differences between book and tax accounting methods and to the fluctuation of income in various taxing jurisdictions to which Viewpoint's income is subject.

### LIQUIDITY AND CAPITAL RESOURCES

Operating activities generated \$0.7 million, \$23.1 million, \$20.5 million, \$27.4 million and \$39.8 million in cash in fiscal 2000, fiscal 2001, fiscal 2002, the nine months ended December 31, 2001 and the nine months ended December 31, 2001 was primarily attributable to the increase in earnings of \$11.6 million and the receipt of amounts due from vendor of \$8.3 million. Other fluctuations in cash flow from operating activities were generally attributable to changes in accounts receivable, accounts payable, inventory and payments of income taxes.

Investing activities used \$3.0 million, \$17.0 million, \$7.0 million, \$5.9 million and \$10.1 million in cash in fiscal 2000, fiscal 2001, fiscal 2002, the nine months ended December 31, 2001 and the nine months ended December 31, 2002, respectively. Investing activities in all periods primarily consist of purchases and sales of property and equipment, and in fiscal 2001 also consisted of a purchase of a minority interest of \$7.4 million.

Financing activities generated (used) \$9.3 million, \$(7.3) million, \$(17.0) million, \$(24.3) million and \$(25.0) million in cash in fiscal 2000, fiscal 2001, fiscal 2002, the nine months ended December 31, 2001 and the nine months ended December 31, 2002, respectively. The cash used in financing activities in fiscal 2001 included a \$82.6 million purchase of common stock in connection with the recapitalization described below. Cash used in financing activities in fiscal 2002 and the nine months ended December 31, 2001 and December 31, 2002 related primarily to repayment of debt.

Capital expenditures were \$2.7 million, \$9.5 million, \$6.1 million, \$5.3 million and \$9.7 million in fiscal 2000, fiscal 2001, fiscal 2002, the nine months ended December 31, 2001 and the nine months ended December 31, 2002, respectively. Expenditures for fiscal 2000 were primarily for the build out of one retail store that opened during fiscal 2000 and various other projects. Expenditures for fiscal 2001 were primarily for the build out of seven retail stores and two compounds that opened during fiscal 2001 and various other projects. Expenditures for fiscal 2002 were primarily for the build out of five retail stores that opened during fiscal 2002, the remodeling of one existing compound and various other projects. We expect our fiscal 2003 capital expenditures to be \$13.4 million and our fiscal 2004 capital expenditures to be \$13.8 million.

Viewpoint entered into a credit facility on January 26, 2001, which provided for a \$90 million term loan and a revolving line of credit. The credit facility contains restrictive covenants that, limit among other things, mergers and acquisitions. In addition, Viewpoint must maintain a minimum leverage ratio and minimum consolidated tangible net worth. Viewpoint is also subject to a liquidity test and an annual capital expenditure limitation. The term loan matures on February 28, 2006 and is payable in equal monthly installments plus interest. The interest rate is based on the 3-month LIBOR rate plus 3%. The revolving line of credit is subject to various sub-limits and a borrowing base calculation (as defined) and is renewable on an annual basis through March 31, 2006 provided that on each renewal date Viewpoint is not in default of any of the terms of the agreement. The interest rate is based on the 4-month LIBOR rate plus 2.75%.

On February 9, 2001, Viewpoint repurchased 18,278,591 shares of its Class A common stock from various shareholders for an aggregate purchase price of \$94.1 million, which was adjusted in November 2001 for an additional \$2.6 million. In connection with this purchase, Viewpoint issued subordinated notes payable on March 31, 2006 in the amount of \$15 million with related parties on February 9, 2001. These notes bear annual interest at 16%. The notes are subordinated to the credit facility. Cash interest is payable quarterly at a 13% annual rate and the remaining 3% accrues and is due upon maturity. The notes include various covenants and restrictions. Additionally, on September 9, 2001, Viewpoint repurchased 675,000 shares of its Class B Common Stock from a shareholder for \$3.5 million.

In conjunction with the recapitalization in fiscal 2001, Viewpoint issued 102,222 warrants at \$.01 per share to one of its shareholders. The warrants are exercisable anytime after August 9, 2002 and expire on February 9, 2008.

The credit facility and the subordinated notes will be paid off and/or terminated at the time of the Viewpoint acquisition. In the Viewpoint acquisition, Oxford will be purchasing all outstanding shares of Viewpoint's capital stock and any outstanding warrants. Following the Viewpoint acquisition, Viewpoint's liquidity needs will be serviced as part of Oxford's overall liquidity.

Viewpoint leases office, showroom, store space and equipment under operating leases expiring in various years through 2019. The rental payments under store facility leases are based upon a minimum rental plus a percentage of the stores' sales in excess of stipulated amounts. Only the minimum rental portions are included in future commitments. As of March 31, 2003, Viewpoint had minimum annual rental commitments under non-cancelable leases of \$11.0 million, \$11.2 million, \$9.6 million, \$9.0 million and \$9.0 million in fiscal 2004, fiscal 2005, fiscal 2006, fiscal 2007 and fiscal 2008, respectively. As of that date, Viewpoint had minimum annual rental commitments under non-cancelable leases of \$45.0 million in years after fiscal 2008.

## CRITICAL ACCOUNTING POLICIES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions. These estimates and assumptions affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements as well as reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

Financial Reporting Release No. 60, which was released by the SEC, requires all companies to include a discussion of critical accounting policies or methods used in the preparation of financial statements. A detailed summary of significant accounting policies is included in Viewpoint's audited consolidated financial statements included elsewhere in this offering memorandum. The following is a brief discussion of the more significant accounting policies and methods Viewpoint uses.

### INVENTORIES

Substantially all inventories are finished goods and are stated at the lower of cost (first-in, first-out method) or market. Inventory reserves are calculated based on the age of the inventory and based on other factors that, in the judgment of management, could potentially impair the market value of the inventory.

### PROPERTY AND EQUIPMENT

Property and equipment is recorded at cost. Expenditures for major additions and betterments are capitalized. Maintenance and repairs are charged to operations as incurred. Depreciation of property and equipment is computed by both the straight-line and accelerated methods over the assets' estimated lives ranging from three to seven years. Leasehold improvements are amortized over the lesser of the lease terms or the assets' useful lives. Upon sale or retirement of equipment, the related costs and accumulated depreciation are removed from the accounts and any gain or loss is reflected in operations.

#### GOODWILL

Goodwill represents the aggregate excess of the acquired cost of the minority interest in two retail stores over the fair value of their net assets on the date of acquisition. Commencing April 1, 2001, with Viewpoint's adoption of SFAS 142, goodwill is no longer amortized and Viewpoint is required to complete a test for impairment of goodwill annually, as well as a transitional goodwill impairment test within six months from the date of adoption. Viewpoint has concluded its testing, on an individual store basis, as required by SFAS 142. The results of these tests did not indicate any impairment of Viewpoint's recorded goodwill. SFAS 142 also requires disclosure of what net income would have been in all periods presented had SFAS 142 been in effect.

## REVENUE RECOGNITION

Net sales from wholesale products are recognized upon transfer of title and risk of ownership to customers. Net sales from retail and restaurant sales are recognized when payment is tendered at the point of sale. Revenue is recorded net of discounts, as well as provisions for estimated returns, allowances and doubtful accounts. Licensing revenue is recognized as earned.

#### SHIPPING AND HANDLING COSTS

Viewpoint includes shipping and handling costs in selling and shipping expense.

#### ADVERTISING EXPENSES

Advertising expenses are charged to operations in the period in which they are incurred.

#### FAIR VALUE OF FINANCIAL INSTRUMENTS

Viewpoint estimates the carrying value of its financial instruments approximates the fair value at the balance sheet date except for its \$25 million of subordinated notes payable to shareholders. The estimated fair value of these notes was approximately \$28 million at March 31, 2002 based upon Viewpoint's best estimate of interest rates that would be available to Viewpoint for similar debt obligations.

#### SEASONALITY

Viewpoint's business segments are cyclical and subject to certain seasonal demand cycles. A significant portion of the Wholesale operation's net sales and income is realized in the fourth fiscal quarter, corresponding to the Spring selling season. See Note 15 to Viewpoint's audited consolidated financial statements.

# NEW ACCOUNTING PRONOUNCEMENTS

In June 2001, the FASB issued SFAS 143, which requires entities to record the fair value of a liability for an asset retirement obligation in the period in which it is incurred. When the liability is initially recorded, the entity capitalizes the cost by increasing the carrying amount of the related long-lived asset. Over time, the liability is accreted to its present value each period and the capitalized cost is depreciated over the useful life of the related asset. Upon settlement of the liability, the entity either settles the obligation for the amount recorded or incurs a gain or loss. SFAS 143 is effective for fiscal years beginning after June 15, 2002. Viewpoint believes that the adoption of this statement will not have a material effect on Viewpoint's future results of operations.

In August 2001, the FASB issued SFAS 144, which supersedes SFAS 121 and Opinion 30. The FASB issued SFAS 144 to establish a single accounting model, based on the framework established in SFAS 121, for long-lived assets to be disposed of by sale. SFAS 144 broadens the presentation of discontinued operations in the income statement to include a component of an entity (rather than a segment of a business). A component of an entity comprises operations and cash flows that can be clearly distinguished, operationally and for financial reporting purposes, from the rest of the entity. SFAS 144 also requires that discontinued operations be measured at the lower of the carrying amount or fair value less cost to sell. Viewpoint adopted SFAS 144 on April 1, 2002. The provisions of this statement for assets held for sale or other disposal generally are required to be applied prospectively after the adoption date to newly initiated disposal activities and, therefore, will depend on future actions initiated by management. As a result, Viewpoint cannot determine the potential effects that adoption of SFAS 144 will have on its consolidated financial statements with respect to future disposal decisions, if any.

In April 2002, the FASB issued SFAS 145, which clarifies the criteria under which extinguishment of debt can be considered as extraordinary and rescinds the related Statement Nos. 4 and 64 in addition to Statement No. 44 and also makes technical corrections to other Statements of Financial Standards. Viewpoint adopted SFAS 145 in January 2003. The adoption of this statement had no immediate impact on Viewpoint.

In June 2002, the FASB issued SFAS 146, which is effective for exit or disposal activities that are initiated after December 31, 2002, with earlier application encouraged. This statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies EITF 94-3. The provisions of SFAS 146 are to be applied prospectively from the date of adoption. Viewpoint has not yet assessed any potential impact the issuance of this standard may have on its financial position or future results of operations.

Viewpoint owns the Tommy Bahama brand, a complete lifestyle brand that includes men's and women's sportswear, all with a laid-back but sophisticated island attitude. Viewpoint also licenses the Tommy Bahama brand to third parties for the sale of certain types of footwear, bags, indoor and outdoor furniture and women's swimwear, among others. Viewpoint also markets its products under the names Indigo Palms, Island Soft, Original Island Sport and Bungalow Brand. Viewpoint's target customers are upscale men and women ages 35 to 65 who embrace a relaxed and casual approach to daily living. Viewpoint sells its products through upscale independent specialty retail stores, upscale department stores, resorts and hotels, spas and golf pro shops and through its own retail stores and retail/restaurant compounds. The Tommy Bahama compounds combine a full-service, white linen Tommy Bahama Tropical Cafe with a retail store selling Tommy Bahama apparel and accessories. Located in resort destination locations, compounds market and enhance the overall brand image and serve as a showcase for the Tommy Bahama lifestyle. Viewpoint's first compound opened in Naples, Florida in 1996 and has been followed by five additional compounds. In 1999, Viewpoint opened its first retail-only store in Fort Lauderdale, Florida and, following its success, began a more aggressive new unit roll-out of additional units. Viewpoint currently operates 24 retail stores (including three outlets) and six compounds. In its wholesale channel, Viewpoint has sought to protect the integrity of the Tommy Bahama brand by being selective in choosing upscale customers which sell its products.

### TOMMY BAHAMA

Viewpoint markets the Tommy Bahama brand as the "purveyor of island lifestyles." We believe Viewpoint has created an aspirational lifestyle brand by developing successful men's and women's sportswear and accessories lines. Viewpoint designs products suitable for both casual and professional environments and for all types of climates.

Viewpoint introduced its original product line in 1992 with island-themed sportswear for men and then added a women's line several years later. While Tommy Bahama may be best known for its tropical themed shirts, it has built a brand based on attention to comfort, fit and detail. Tommy Bahama apparel is made of fine fabrics including silk, linen, tencel, cotton twill and canvas and silk/linen, silk/cotton and silk/tencel blends. The fabrics are treated with various washes to create clothing with a vintage look and a comfortable and luxurious feel, Tommy Bahama products include signature details such as coconut buttons, embroidery, taped seams and textured knit collars.

#### TOMMY BAHAMA MEN'S SPORTSWEAR

In men's tops, Viewpoint currently sells:

- woven shirts in a variety of fabrics in prints and solids;
- knit shirts in textured silk and cotton;
- sweaters; and
- outerwear.

Men's bottoms, which make up approximately 30% of Tommy Bahama men's overall sales, consist of shorts and pants in linen, heavyweight silk, tencel and cotton twill and canvas. Viewpoint also makes men's swim trunks in prints and solids.

## TOMMY BAHAMA WOMEN'S SPORTSWEAR

As part of the Tommy Bahama women's line, Viewpoint makes dresses in tropical prints and muted solids as well as sarong and wrap skirts. The Tommy Bahama women's line also includes:

- silk pants and shorts;
- drawstring pants;
- canvas jeans and cotton trousers;
- dresses;
- blouses and camp shirts;
- tank tops
- knits and sweaters; and
- casual bags and totes.

### INDIGO PALMS

Viewpoint introduced its Indigo Palms sub-brand in the Fall of 2001. Indigo Palms builds on the success of the Tommy Bahama brand by delivering a relaxed, yet elegant collection of denim and sportswear for men and women. Appealing to a modern, sophisticated, quality conscious customer, Indigo Palms offers the finest fabrics, treatments and styling. The Indigo Palms men's and women's collections are targeted toward upscale department and upscale independent specialty stores.

## ISLAND SOFT

Viewpoint introduced the Island Soft line in the Fall of 2001. Island Soft targets the luxury market with higher price points and margins and is positioned to fill the dressier needs of the Tommy Bahama consumer. The Island Soft sub-brand is comprised of more structured clothing including soft suitings, sport coats, knits, fine shirtwraps, sweaters and outerwear. The Island Soft men's collection is targeted toward upscale department and upscale independent specialty stores.

## BUNGALOW BRAND AND ORIGINAL ISLAND SPORT

Viewpoint markets the Bungalow Brand and Original Island Sport line as distinct brands, not associated with the Tommy Bahama brand. These brands provide consumers with a casual line of men's clothing with lower price points than Tommy Bahama branded apparel, targeted at the moderate price category.

## LICENSED PRODUCTS

Viewpoint licenses the Tommy Bahama brand under approximately 12 licensing agreements for products including certain types of shoes, handbags, indoor and outdoor furniture and women's swimwear. The licensing agreements generally have terms of three to five years and expire between fiscal 2004 and fiscal 2007. Viewpoint is selective in its consideration of licensing agreements and pursues partnerships with parties that can contribute to building the Tommy Bahama brand, such as Lexington Furniture Industries, Inc. for fine furniture, Brown Jordan International, Inc. for outdoor furniture and Sferra Bros. Ltd for bedding. Viewpoint monitors the various steps of the production process, from design to distribution, to ensure that licensed products remain aligned with the Tommy Bahama image. Under the licensing agreements, Viewpoint retains full veto rights over the design and distribution of licensed products. In the twelve months ended December 31, 2002, Viewpoint's licensed products generated more than \$150 million of retail sales for Viewpoint's licensees' customers.

#### VIEWPOINT'S WHOLESALE CHANNEL

Viewpoint's wholesale group sells branded products to approximately 1,450 customers through approximately 2,100 doors. Sales in the wholesale group were \$189.9 million and \$207.4 million, or 66.6% and 65.2% of Viewpoint's net sales, in fiscal 2002 and the twelve months ended December 31, 2002, respectively.

Customers. After achieving initial success selling to upscale independent specialty retailers, Viewpoint selectively added upscale department stores to its wholesale customer list. We believe that upscale independent specialty retailers, which include specialty shops, resorts and hotels, spas and golf pro shops, will continue to be an important wholesale distribution channel for Viewpoint's products. We plan to grow Viewpoint's upscale independent specialty retail business in the future by further penetrating our existing customer base, by introducing additional Tommy Bahama products and by developing additional sub-brands. In fiscal 2002 and the twelve months ended December 31, 2002, sales to upscale independent specialty stores accounted for approximately 53.5% and 46.7%, respectively, of Viewpoint's total wholesale branded sales, with upscale department stores such as Bloomingdale's, Neiman Marcus, Nordstrom, Macy's West and Saks Fifth Avenue accounting for the balance.

Viewpoint's largest upscale independent specialty store customer accounted for approximately 0.6% and 0.4% of Viewpoint's net sales in fiscal 2002 and the twelve months ended December 31, 2002, respectively. Viewpoint has strategically limited its penetration of the department store channel to upscale department stores and has added upscale department store doors selectively in order to maintain the integrity of its brands. In fiscal 2002 and the twelve months ended December 31, 2002, Nordstrom, Viewpoint's largest wholesale customer, accounted for approximately 12.6% and 13% of its net sales, 18.9% and 20.4% of its wholesale sales and 23.3% and 26.3% of its branded wholesale sales, respectively. In fiscal 2002 and the twelve months ended December 31, 2002, Viewpoint's ten largest branded wholesale customers accounted for approximately 21.9% and 24.3% of its net sales, and 32.9% and 37.3% of its wholesale sales, respectively.

Selling Policies. In its wholesale business, Viewpoint seeks to sell its Tommy Bahama, Indigo Palms and Island Soft products to high-end stores in a controlled manner that enhances the image of these brands. Viewpoint seeks to ensure that its products are handled properly in both presentation and pricing. To enhance the brands' prestige, Viewpoint does not offer volume discounts to any customers and purposefully focuses on maintaining an element of scarcity to its wholesale customers and in its ordering and replenishment policies. Viewpoint does accommodate certain customers through staged deliveries of inventory and some marketing activities. Viewpoint does not regularly accept order cancellations or returns of merchandise nor does it maintain significant inventory stocks to support in-season reordering or replenishment. Viewpoint does not accept unauthorized product returns and does not, as a matter of policy, provide margin allowance agreements. Additionally, Tommy Bahama products are not discounted or marked down at Tommy Bahama retail stores and wholesale customers are discouraged from selling Tommy Bahama items at a discount in season. Tommy Bahama stores do not have "sales." End of season excess inventory is sent to Tommy Bahama outlet stores to be liquidated. These practices are key to maintaining the integrity of the Tommy Bahama brand.

Marketing. On a national basis, Viewpoint has engaged in sponsorships and, beginning two years ago, began to run national print advertisements two to three times per year. Viewpoint will also participate in periodic targeted mailers to upscale department store consumers. Viewpoint provides limited display materials for its customers and works with them to enhance Tommy Bahama, Indigo Palms and Island Soft displays.

Sales Force. Viewpoint's sales force consists of six independent exclusive regional sales managers, each of which has a sales team of between three and nine independent exclusive sales representatives working for him or her. Including these employees, Viewpoint's total independent exclusive sales force consists of approximately 40 persons. The regional sales managers are the wholesale customers' main points of contact. The independent regional sales managers are overseen by a national sales manager. Other than the national sales manager, all sales personnel are compensated solely on a commission basis.

Customer Service. Viewpoint maintains a customer service organization in Seattle, Washington. The goal of the customer service program is to provide wholesale customers with the same high level of service that guests receive when shopping in Tommy Bahama retail stores. These customer service representatives are familiar with each of the accounts and when handling reorders are often able to redirect customers to available products if the ones they are asking for are out of stock. It is through this relationship that Viewpoint is able to effectively distribute excess inventory on hand at full price during each season.

Private Label Business. Viewpoint operates a limited private label business to address a customer base that is distinct from that served by the Tommy Bahama brand. Viewpoint's private label business, which manages the Bungalow Brand and Original Island Sport names, is operated within the wholesale group and seeks to capitalize on Viewpoint's design and sourcing capabilities to produce men's and women's apparel for customers such as discount stores and warehouse clubs. Viewpoint sources these products from different manufacturing facilities than those that manufacture Tommy Bahama and Viewpoint's other branded products. Viewpoint's private label products are not branded with the Tommy Bahama name or any other label that would indicate a connection to any of our branded products. We believe it provides Viewpoint with incremental sales and profitability at minimal risk and capital commitment. In fiscal 2002 and the twelve months ended December 31, 2002, Viewpoint had private label sales of \$35.6 million and \$46.3 million, respectively.

#### VIEWPOINT'S RETAIL STORES AND COMPOUNDS

#### GENERAL

Viewpoint's retail group sells exclusively Tommy Bahama products and Viewpoint's other branded products through owned retail stores and compounds. Viewpoint operates 24 retail stores (including three outlets) and six compounds. These stores operate under the Tommy Bahama name in ten states. Sales in the retail group were \$95.1 million and \$110.9 million, or 33.4% and 34.8% of Viewpoint's net sales, in fiscal 2002 and the twelve months ended December 31, 2002, respectively. Viewpoint also views its retail stores as advertising vehicles. Through meticulous attention to decor, service and presentation, Viewpoint aims to create a high-quality atmosphere that communicates the Tommy Bahama message to consumers, making them feel like guests rather than simply customers. Viewpoint's retail employees wear Tommy Bahama branded attire.

Viewpoint opened its first compound in 1996 as a marketing tool to convey the Tommy Bahama lifestyle message and to drive retail sales. While restaurant operations are not core to Viewpoint's strategy, the compounds serve as marketing tools and drivers of retail sales by showcasing Tommy Bahama products in the retail portion of the compound and in the Tommy Bahama apparel worn by all employees. The Tommy Bahama compounds combine a full-service, white linen Tommy Bahama Tropical Cafe with a retail store selling Tommy Bahama apparel, accessories and home furnishings.

We operate the following retail stores and compounds:

COMPOUNDS:

LOCATION

DATE OPENED (OR PLANNED) ---------- - -Naples, FL February 1996 Sarasota, FL February 1997 Palm Desert, CA October 1998 Newport Beach, CA November 1998 Wailea, HI December 2000 West Palm Beach, FL March 2001 Scottsdale, AZ(1) Planned Fourth Quarter 2003 **RETAIL-ONLY:** LOCATION DATE OPENED - ----- ------Fort Lauderdale, FL (Las Olas) February 1999 La Jolla, CA November 1999 Tampa, FL June 2000 Kansas City, MO July 2000 Las Vegas, NV August

2000 Austin, TX **O**ctober 2000 Chicago, IL November 2000 Scottsdale, AZ(1) December 2000 St. Augustine, FL(2) February 2001 Dallas, TX May 2001 Boca Raton, FL August 2001 Pasadena, CA September 2001 Birmingham, AL November 2001 Primm, NV(2) December 2001 Maui, ΗI (Whaler's Village) May 2002 Los Angeles, CA (Farmer's Market) June 2002 Myrtle Beach, SC(2) August 2002 Palo Alto, CA August 2002 Honolulu, HI (Ala Moana) September 2002 Coral Gables, FL September . 2002

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LOCATION DATE OPENED - ----- --- - - - - - - - - -Orlando, FL October 2002 Las Vegas, NV (Las Vegas Fashion Show) November 2002 San Jose, CA November 2002 Phoenix, ΑZ (Biltmore) November 2002 Manhattan Beach, CA Planned Second Quarter 2003 Denver, CO (Cherry Creek) Planned Third Quarter 2003 Walnut Creek, CA Planned Fourth Quarter 2003 San Diego, CA (Fashion Valley) Planned Fourth Quarter 2003 Atlanta, GA (Phipps Plaza) Planned Fourth Quarter 2003 Tysons Corner, VA (Tyson's Galleria) Planned First Quarter 2004 Tucson, AZ (la Encantada) Planned First Quarter 2004 Houston, ΤХ (Highland Village) Planned First Quarter 2004

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- (1) Viewpoint's Scottsdale, AZ retail store is scheduled to be closed concurrently with the opening of a compound in close proximity in the fourth quarter of 2003.
- (2) Outlet store.

Retail-only locations average approximately 4,200 square feet and tend to be located in upscale shopping areas. Compounds average approximately 9,300 square feet and are located primarily in resort destination locations. The retail stores sell a broad assortment of branded Tommy Bahama products including the Tommy Bahama, Indigo Palms and Island Soft labels.

We believe that Viewpoint's retail-only and compound locations present an effective method of merchandising Viewpoint's product line in a way that brings depth to the Tommy Bahama brand's image and builds consumer loyalty. The average sales ticket in March 2003 in a retail only store was approximately \$130. The average sales ticket in March 2003 in the retail store component of a compound was approximately \$124. In addition, Viewpoint believes that average cost per lunch and dinner in the restaurant component of a compound is \$15-\$20 and \$30-\$45, respectively. Overall, Viewpoint's retail-only and the retail portion of compound locations open at least fourteen months had average annual sales during the twelve months ended December 31, 2002 of \$1,037 per square foot (\$1,672 per square foot for the retail portion of compounds; \$745 per square foot for retail-only stores). We believe that consumers who purchase Tommy Bahama products at Tommy Bahama stores also purchase Tommy Bahama products at Viewpoint's wholesale customer locations.

# SELECTION OF STORE LOCATIONS

Viewpoint selects its store sites on the basis of demographic information, quality and nature of co-tenants, store visibility, and accessibility. Key demographics include population density, household income, tourism counts, and the amount of business that our wholesale company does in that market. Viewpoint also assesses the dollars spent on men's and women's apparel. Viewpoint locates its stores in resort areas, high end shopping centers and selected free-standing locations. Typically, Viewpoint seeks sites with co-tenant retail stores of moderate apparel brands like AnnTaylor, Banana Republic, and Talbots, or high end apparel brands like Armani, Burberry or Chanel. This strategy helps Viewpoint reach both the moderate customer, who sees Tommy Bahama as an aspirational brand, and the high end customer, who wears Tommy Bahama as weekend and casual attire. By selecting sites with high tourist counts, Viewpoint also attracts a consumer who sees Tommy Bahama as the perfect memory of a great getaway. We believe that there is a potential for 75-100 Tommy Bahama retail stores and compounds without significant conflict with participants in our distribution channels or our retailer customers.

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# STORE OPENING COSTS

Viewpoint's average net investment to open new retail stores has been approximately \$900,000, which includes capital expenditures adjusted for landlord contributions and initial inventory at cost, net of payables. Viewpoint's retail stores, during their first twelve months of operations, have achieved average net sales of approximately \$2.9 million, store level operating cash flow of approximately \$700,000 and an average pretax cash return on investment of approximately 84%.

Viewpoint's average net investment to open new compounds has been approximately \$2.6 million, which includes capital expenditures adjusted for landlord contributions and initial inventory at cost, net of payables. Viewpoint's compounds, during their first twelve months of operations, have achieved average net sales of approximately \$6.7 million, store level operating cash flow of approximately \$1.2 million and an average pretax cash return on investment of approximately 48%.

#### DESIGN PROCESS AND SOURCING

Design Process. In the design of its products, Viewpoint seeks to convey its brand image with high-quality fabrics and attention to detail. The styles and colors of Tommy Bahama clothing have remained largely consistent since Viewpoint's founding. Approximately 70% of the men's line carries over from season to season with minor variations. For example, the top selling item in each of the categories of products we produce has maintained the same basic model over the last nine years.

The design process starts with an evaluation of the success of Viewpoint's current product lines. Every season, the design team decides to roll over certain items and to eliminate others. The design team then modifies colors and patterns from fabric swatches sent by Maxsend. The design team creates color palettes for 30 to 45 day delivery cycles with Holiday cycles more condensed than those for Spring and Fall. The design team then creates each season's line on paper and orders samples for each style from Maxsend. Once samples are delivered, Viewpoint makes any necessary alterations and, before finalizing the line, reviews these samples with its sales force. The sales force takes orders for the products for three to four months, capturing as many sales as possible before actual buys are placed.

Sourcing. Viewpoint has a close ten-year relationship with Maxsend. While Viewpoint is free to source from multiple agents, Maxsend is engaged to work exclusively for Viewpoint. Almost all of Viewpoint's branded products are produced by third party suppliers in the Far East with Maxsend acting as Viewpoint's sourcing agent. Maxsend has consistently provided Viewpoint with high quality products and timely deliveries. With its strong working relationships with factories, Maxsend identifies unique patterns, fabrics and weaves that Viewpoint integrates into the design of its products. Maxsend maintains quality control personnel at each third party supplier's facility to ensure that Viewpoint's quality standards are met. Private label products are sourced from other producers in various parts of Asia. In most cases, Maxsend identifies what it believes is the best overall source for a particular product, but in all cases, Viewpoint has the right of final approval with respect to all final sourcing decisions. Viewpoint believes that choosing the most competitive countries for the sourcing of its products is critical to its competitiveness. The most competitive location to source a particular product depends on a variety of factors. These factors include availability of globally competitive fabric and other raw materials, labor and manufacturing costs, ability to meet quality standards, required lead times, logistics and the impact of international trade rules and trade preference agreements and legislation on apparel exports from that country to the United States.

Viewpoint's largest manufacturer accounted for approximately 24.1% and 26.3% of purchases for fiscal 2002 and the twelve months ended December 31, 2002, respectively. Viewpoint's five largest suppliers accounted for approximately 57.7% and 59.7% of purchases for fiscal 2002 and the twelve months ended December 31, 2002, respectively.

Viewpoint requires all third party producers who manufacture for it to abide by a stringent code of conduct that sets guidelines for employment practices such as wages and benefits, working hours, health and safety, working age and disciplinary practices, and for environmental, ethical and legal mattes. Viewpoint regularly assesses manufacturing and finishing facilities to see if they are complying with its code of conduct. Viewpoint's program includes periodic on-site facility inspections and continuous improvement activities. Viewpoint also hires independent monitors to supplement its efforts.

#### DISTRIBUTION

Viewpoint imports its products from third party producers to its distribution center in Auburn, Washington. At its distribution center, the products are inspected, sorted, packed and shipped to Viewpoint's retail locations and wholesale customers. The distribution facility is designed to allow for high-density cube storage and utilizes software to provide inventory management and controls. Product transport management is coordinated from this facility and the warehouse performs pick and pack service as well. Because Viewpoint does not utilize pre-packs, it can ship according to item size and color. Viewpoint's wholesale customers pay for freight and orders are delivered to accounts by a customer's selected shipper in the case of larger orders and by Federal Express in the case of smaller orders. Viewpoint divides its delivery schedule into three seasons, Spring, Fall and Holiday.

#### COMPETITION

The sale of branded apparel products through retail stores and through the wholesale channel is a highly competitive business with numerous competitors. Viewpoint focuses on the bridge price category, which we believe is an underserved market. Viewpoint's direct competition in the bridge market generally consists of a number of smaller competitors. However, Viewpoint's products compete for consumer dollars with products in the luxury and better categories. Luxury lifestyle brands, such as Giorgio Armani, Hugo Boss and Ermenegildo Zegna, that compete with Viewpoint's Tommy Bahama menswear products are generally sold in upscale independent or manufacturer-owned specialty retail stores and upscale department stores. Better brands, such as Ralph Lauren, Banana Republic, Tommy Hilfiger and Nautica, that compete with Viewpoint's Tommy Bahama menswear products are generally sold in upscale independent or manufacturer-owned specialty retail stores and upscale department stores. Viewpoint's women's line competes against brands such as Dana Buchman, Eileen Fisher, Lily Pulitzer, Polo Ralph Lauren and St. John Knits. Viewpoint's retail stores compete with individual and chain fashion specialty stores, department stores, discount retailers and direct marketers.

Competition within the apparel and retail industry is based upon styling, marketing, price, quality, customer service, consumer recognition and preference and store design and location. We believe that Viewpoint competes effectively with regard to all of these factors. Successful competition in styling and marketing is related to Viewpoint's ability to foresee changes and trends in fashion and consumer preference and to present appealing product programs to its customers. Successful competition in price, quality and customer service is related to Viewpoint's ability to maintain efficiency in sourcing and distribution.

## TRADE REGULATION

International trade agreements, trade preference arrangements and trade legislation are less important to Viewpoint than to many apparel companies. Most cotton, wool and man-made fiber apparel imports into the United States are highly restricted. The silk products that comprise the majority of Viewpoint's imports are not as highly restricted.

There are two key types of restrictions for apparel imports. First, the duty rates on most cotton and wool apparel products are in the 15% to 20% range. Duty rates for man-made fiber products can be as high as 25% to 30%. In contrast, the duty rates on silk apparel are generally less than 5%. Second, the United States has implemented restrictive quotas on the importation of most cotton, wool and man-made fiber textile and apparel product categories from most of the major apparel-producing countries. Quota restraints place numerical limits on the quantity of garments that may be imported into the U.S. in a given year on a by country and by product categories subject to quota that can be sourced in the countries that offer the most competitive fabrics and most competitive apparel manufacturing. As a result, a substantial portion of cotton, wool and man-made fiber apparel imported into the U.S. is sourced from countries that would not be the most competitive producers in the absence of quotas. Silk apparel is free from quota restraints and may be sourced in the countries that offer the most competitive silk fabrics and the most competitive apparel manufacturing. Thus, the impact of quota restrictions on Viewpoint is much less than it is on many other apparel companies.

Through December of 1994, these restraints were controlled pursuant to the Multi-Fiber Arrangement, or MFA, an international textile trade agreement to which the United States was a party. During the Uruguay Round of the General Agreement of Tariffs and Trade, the United States and other countries negotiated a successor agreement to the MFA known as the Agreement on Textiles and Clothing ATC, which became effective on January 1, 1995.

The ATC requires that importing countries gradually phase out over a ten-year period approximately half of the restrictive quotas on the importation of textiles and apparel products that were in place on December 31, 1994. The remaining quotas are to be eliminated on January 1, 2005. However, the ATC gives importing countries such as the United States significant discretion in determining when during the ten-year period quotas on particular products from particular countries will be eliminated. The United States has announced a plan that will keep quotas on most cotton, wool and man-made fiber apparel categories for the entire ten-year period. In addition, the ATC permits importing countries, under certain conditions, to impose new quotas on the importation of textile and apparel products during the ten-year phase out period. As a result, we believe the extent to which the ATC will liberalize trade in cotton, wool and man-made fiber products from now until January 1, 2005 is not material. Since silk is already quota-free, the ATC is unlikely to have any impact on sourcing of silk apparel.

When the ATC is fully implemented on January 1, 2005, the competitiveness of many countries as apparel sourcing locations will change significantly. Currently, we believe that the presence of quotas imposes a non-market restriction on where apparel is sourced and prevents a substantial portion of cotton, wool and man-made fiber apparel destined for the U.S. market from being sourced in the countries that offer most competitive cotton, wool and man-made fiber fabric and the most competitive apparel garment manufacturing. We believe that generally the most competitive fabrics and apparel manufacturing, absent the non-market restrictions created by quotas, are in Asia and the Indian sub-continent. Consequently, we believe that the elimination of quotas will result in reduced apparel sourcing in the western hemisphere and increased apparel sourcing in Asia and the Indian sub-continent. The market forces that are likely to shift cotton, wool and man-made fiber apparel sourcing out of the western hemisphere upon the elimination of quotas may be partially offset by the reduced or zero duty rates offered by free trade agreements and trade preference programs applicable to western hemisphere countries particularly those in Latin America and the Caribbean Basin. We believe that the silk fabrics and apparel manufacturing available in China are globally competitive. Since silk is already quota free, Viewpoint already sources substantially all its silk apparel in China.

Currently, there are various free trade agreements and trade preference legislation that provide apparel importers including us with relief from duties and quotas. These include, but are not limited to, the United States-Caribbean Basin Trade Partnership Act, the African Growth and Opportunity Act, the North American Free Trade Agreement, the Israel Free Trade Agreement and the Andean Trade Promotion and Drug Eradication. In addition, the United States is engaged in discussions regarding various proposals including the Central America Free Trade Agreement, Chile Free Trade Agreement and Free Trade of the Americas Agreement. Because silk products are quota free and subject to duty rates less than 5%, we do not expect any of these agreements to have a material impact on where Viewpoint sources its core silk products.

#### INTELLECTUAL PROPERTY

Viewpoint sells most of its products under a number of trademarks which it owns, including:

- Tommy Bahama;
- Indigo Palms;
- Island Soft;
- Original Island Sport; and
- Bungalow Brand.

Viewpoint also licenses its brands under a number of licensing agreements for products including shoes, handbags, indoor and outdoor furniture and women's swimwear. Paradise Shoe Company, LLC, which is 50% owned by Viewpoint, holds the license for Tommy Bahama branded shoes, belts and socks. Viewpoint sells products in Canada under a licensing arrangement with Jaytex Group. For additional information about licensed products, see "-- Viewpoint's Products -- Licensed Products."

#### BACKLOG

As of December 31, 2002, Viewpoint had Spring season booked orders amounting to approximately \$88.7 million, as compared to \$81.5 million as of December 31, 2001. A majority of these orders will be or were shipped within four months after each such date.

# PROPERTIES

Viewpoint leases an approximately 55,000 square foot operations facility in Seattle, Washington. The lease of this facility expires in August 2004. Viewpoint is negotiating a new lease and, alternatively, is searching for another property for this facility. Viewpoint has a 240,000 square foot distribution center in Auburn, Washington. The lease on the Auburn center has a five-year term and a five-year renewal option. Viewpoint also leases a 21,000 square foot facility in New York, New York, where its licensing, accounting and finance offices are held.

Viewpoint operates 24 retail stores (including three outlets) and six compounds. Viewpoint leases the space for these retail operations from third parties. The leases expire at various dates between 2004 and 2019. Minimum rent commitments under non-cancelable leases as of December 31, 2002 totaled \$2.5 million, \$10.6 million, \$10.6 million, \$9.2 million and \$8.7 million in the fourth quarter of fiscal 2003, fiscal 2004, fiscal 2005, fiscal 2006 and fiscal 2007, respectively. As of that date, Viewpoint had minimum annual rental commitments under non-cancelable leases of \$42.3 million in years after fiscal 2007.

Typically, when space is leased for a retail store, all improvements, including interior walls, floors, ceilings, fixtures and decorations are supplied by Viewpoint. In certain cases, the landlord of the property may provide a construction allowance to fund all or a portion of the cost of improvements. Lease terms are typically ten years and usually include a fixed minimum rent plus a contingent rent based on the store's annual sales in excess of a specified amount. Viewpoint typically pays certain operating costs such as common area maintenance, utilities, insurance and taxes.

#### LEGAL PROCEEDINGS

From time to time, Viewpoint is a party to litigation arising in the ordinary course of business. Viewpoint is not currently a party to any litigation that we believe could reasonably be expected to have a material adverse effect on its results of operations or financial condition.

# **EMPLOYEES**

As of December 31, 2002, Viewpoint employed 1,345 persons, of which 345 worked in Viewpoint's wholesale business and 1,000 worked in Tommy Bahama retail locations. During seasonal peaks, Viewpoint employs temporary employees to supplement its retail and warehouse operations. All of Viewpoint's employees work in the United States. Viewpoint believes its employee relations are good.

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# SUPPLEMENTAL CONSOLIDATING FINANCIAL DATA OF SUBSIDIARY GUARANTORS (UNAUDITED)

Not all of our subsidiaries will guarantee the notes we expect to issue in connection with the Viewpoint acquisition. Each subsidiary guarantor is directly or indirectly 100% owned by Oxford and all guarantees are full, unconditional, joint and several. Set forth below are the consolidated financial statements as of May 31, 2002 and February 28, 2003 and for the year ended May 31, 2002 and the nine months ended February 28, 2003. We have used the equity method with respect to investment in subsidiaries.

OXFORD INDUSTRIES, INC.

UNAUDITED CONSOLIDATED COMBINED BALANCE SHEET MAY 31, 2002

OXFORD INDUSTRIES SUBSIDIARY SUBSIDIARY CONSOLIDATING CONSOLIDATED (PARENT) GUARANTORS NON-GUARANTORS ADJUSTMENTS TOTAL ----- ------ ------- ----- (\$ IN THOUSANDS) ASSETS Current Assets: Cash and cash equivalents..... \$ 16,214 \$ 194 \$ 648 \$ 535 \$ 17,591 Receivables..... (10, 427) 111, 977(1) 30, 769 (29, 121)103,198 Inventories..... 72,111 10,595 1,835 -- 84,541 Prepaid expenses..... 8,743 346 665 -- 9,754 ----- ------- Total Current Assets..... 86,641 123,112 33,917 (28,586) 215,084 Property, Plant and Equipment, net..... 19,223 1,392 6,572 1 27,188 Other Assets, Net..... 38,844 5,110 1,224 (36,937) 8,241 -----Total Assets..... \$144,708 \$129,614 \$41,713 \$(65,522) \$250,513 LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities: Trade accounts payable.....\$ 50,363 \$ 6,604 \$14,986 \$(28,633) \$ 43,320 Accrued compensation..... 9,117 1,365 2,270 -- 12,752 Other accrued expenses..... 9,598 3,400 832 (2) 13,828 Current maturities of long-term debt..... 216 39 -- - 255 ---------- Total Current Liabilities..... 69,294 11,408 18,088 (28,635) 70,155 Long-Term Debt, less current maturities..... 129 10 -- -- 139 Noncurrent Liabilities..... (78,148) 79,358 3,267 23 4,500 Deferred Income Taxes..... 2,432 (1,929) 15 -- 518 Total Stockholders'/invested equity..... 151,001 40,767 20,343 (36,910) 175,201 ---------- -----Total Liabilities and Stockholders' Equity..... \$144,708 \$129,614 \$41,713 \$(65,522) \$250,513 ====== 

which will be terminated upon completion of the Viewpoint acquisition.

SUPPLEMENTAL CONSOLIDATING FINANCIAL DATA OF SUBSIDIARY GUARANTORS (UNAUDITED) -- (CONTINUED)

OXFORD INDUSTRIES, INC.

UNAUDITED CONSOLIDATED COMBINED BALANCE SHEET FEBRUARY 28, 2003

OXFORD INDUSTRIES SUBSIDIARY SUBSIDIARY CONSOLIDATING CONSOLIDATED (PARENT) **GUARANTORS NON-GUARANTORS** ADJUSTMENTS TOTAL ---------- ---------- (\$ IN THOUSANDS) ASSETS Current Assets: Cash and cash equivalents..... \$ 5,100 \$ 189 \$ 1,171 \$ 66 \$ 6,526 Receivables..... (22,997) 162,087(1) 45,941 (35,151) 149,880 Inventories..... 88,388 8,456 2,040 1 98,885 Prepaid expenses..... 8,828 271 415 1 9,515 --------- ------Total Current Assets..... 79,319 171,003 49,567 (35,083) 264,806 Property, Plant and Equipment, Net..... 16,978 890 5,705 -- 23,573 Deferred Income Taxes..... 720 -- --(1) 719 Other Assets, Net..... 43,916 5,101 1,784 (41,784) 9,017 -------- ------ ------ ------- ----- Total Assets..... \$140,933 \$176,994 \$57,056 \$(76,868) \$298,115 ====== ======= LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities: Notes payable.....\$ --\$ 10,000 \$ -- \$ -- \$ 10,000 Trade accounts payable..... 57,074 6,972 29,850 (35,138) 58,758 Accrued compensation..... 15,661 1,181 2,367 (1) 19,208 Other accrued expenses..... 14,231 3,639 1,361 -- 19,231 Current maturities of longterm debt..... 117 10 -- 1 128 ----------Total Current Liabilities..... 87,083 21,802 33,578 (35,138) 107,325 Long-Term Debt, less current maturities..... 19 10 -- -- 29 Noncurrent Liabilities..... (110,038) 109,848 4,610 80 4,500 Deferred Income Taxes..... 1,795 (1,810) 15 -- -- Total Stockholders'/invested equity..... 162,074 47,144 18,853 (41,810) 186,261 ---- --------- Total Liabilities and Stockholders'

- -----

(1) \$151,406 of these receivables are related to our securitization facility which will be terminated upon completion of the Viewpoint acquisition.

# SUPPLEMENTAL CONSOLIDATING FINANCIAL DATA OF SUBSIDIARY GUARANTORS (UNAUDITED) -- (CONTINUED)

OXFORD INDUSTRIES, INC.

UNAUDITED CONSOLIDATED COMBINED STATEMENT OF EARNINGS TWELVE MONTHS ENDED MAY 31, 2002

OXFORD INDUSTRIES SUBSIDIARY
SUBSIDIARY CONSOLIDATING
CONSOLIDATED (PARENT)
GUARANTORS NON-GUARANTORS
ADJUSTMENTS TOTAL
Salas
Sales
\$616,686 \$76,160 \$39,555 \$(55,137) \$677,264 Cost of
$\mathfrak{s}(55, 157)$ $\mathfrak{s}(77, 204 \text{ COSE OF})$
goods sold 494,058 50,657 925 (1,624)
544,016
Gross
Profit
122,628 25,503 38,630 (53,513)
133,248 Selling, general and
administrative
114,427 17,673 36,587 (52,958)
115,729 Earnings
Before Interest and
Taxes
8,201 7,830 2,043 (555) 17,519
Interest expense (income), net 2,094 (1,169) (126)
net 2,094 (1,169) (126)
(556) 243 Income from equity
investment in
subsidiaries
7,223 38 (7,261)
Earnings Before Income
Taxes 13,330 9,037 2,169
(7,260) 17,276 Income
taxes
2,758 3,150 796 6,704
Earnings
\$ 10,572 \$ 5,887 \$ 1,373 \$ (7,260) \$ 10,572 ========
(7,200) \$ 10,572

# SUPPLEMENTAL CONSOLIDATING FINANCIAL DATA OF SUBSIDIARY GUARANTORS (UNAUDITED) -- (CONTINUED)

OXFORD INDUSTRIES, INC.

UNAUDITED CONSOLIDATED COMBINED STATEMENT OF EARNINGS NINE MONTHS ENDED FEBRUARY 28, 2003

OXFORD INDUSTRIES SUBSIDIARY
SUBSIDIARY CONSOLIDATING
CONSOLIDATED (PARENT)
GUARANTORS NON-GUARANTORS
ADJUSTMENTS TOTAL
Net
Sales
\$519,302 \$60,126 \$29,042
\$(41,941) \$566,529 Cost of
goods sold 405,351 40,638 1,821 158
447,968 Gross
Profit
113,951 19,488 27,221 (42,099)
118,561 Selling, general and
administrative 96,143 10,433 27,936 (42,050)
92,462
Earnings
Before Interest and
Taxes
17,808 9,055 (715) (49) 26,099
Interest expense (income),
Interest expense (income), net 972 (704) (70) (49) 149
Income from equity investment
in
subsidiaries
4,827 30 (4,857)
Earnings Before Income
Taxes 21,663 9,789 (645)
(4,857) 25,950 Income
taxes
5,965 3,415 870 10,250
NET
EARNINGS
\$ 15,698 \$ 6,374 \$(1,515) \$
(4,857) \$ 15,700 ======= ====== ====== ==========
=======================================

#### SUPPLEMENTAL CONSOLIDATING FINANCIAL DATA OF SUBSIDIARY GUARANTORS (UNAUDITED) -- (CONTINUED)

OXFORD INDUSTRIES, INC.

UNAUDITED CONSOLIDATED COMBINED STATEMENT OF CASH FLOW TWELVE MONTHS ENDED MAY 31, 2002

OXFORD INDUSTRIES SUBSIDIARY SUBSIDIARY CONSOLIDATING CONSOLIDATED (PARENT) **GUARANTORS NON-GUARANTORS** ADJUSTMENTS TOTAL ---------- ---------- (\$ IN THOUSANDS) CASH FLOWS FROM **OPERATING ACTIVITIES: Net** earnings..... \$ 10,572 \$ 5,887 \$1,372 \$ (7,259) \$10,572 Adjustments to reconcile net earnings to net cash used in operating activities: Depreciation and amortization..... 5,609 3,352 648 (721) 8,888 (Gain) loss on sale of property, plant and equipment..... (37) 4 3 (1) (31) Changes in working capital..... 92,160 8,782 (1,031) (109,512) (9,601) Deferred income taxes..... 1,318 (951) -- 2,477 2,844 Income from equity investment in subsidiaries..... (7,223) (37) -- 7,260 -- Other assets, net..... (21) 7,002 (267) (6,999) (285) ----- ----- ---------- NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES..... 102,378 24,039 725 (114,755) 12,387 CASH FLOWS FROM INVESTING ACTIVITIES: Purchases of property, plant and equipment..... (1,235) (71) (223) 1 (1,528) Proceeds from sale of property, plant and equipment..... 347 10 19 721 1,097 ----- ------ ------- ---- NET CASH (USED IN) PROVIDED BY INVESTING ACTIVITIES... (888) (61) (204) 722 (431) CASH FLOWS FROM FINANCING ACTIVITIES: Short-term debt repayments..... -- (56,000) -- 56,000 -- Long-term debt repayments..... (7,232) (36) (684) 7,684 (268) Change in intercompany payable..... (88,697) 38,644 -- 50,053 --Proceeds from exercise of stock options..... 1,993 -- -- 1,993 Dividends on common stock..... 1,011 (7,287) -- 1 (6,275) ---------- ----- ------ ------- NET CASH (USED IN) PROVIDED BY FINANCING ACTIVITIES... (92,925) (24,679) (684) 113,738 (4,550) Net change in cash and cash equivalents.....

8,565 (701) (163) (295) 7,406
Cash and cash equivalents at
the beginning of
year
811 830 10,185
Cash and cash equivalents at
the end of
year\$
16,214 \$ 194 \$ 648 \$ 535
\$17,591 ====== =======
====== ====== ======

#### SUPPLEMENTAL CONSOLIDATING FINANCIAL DATA OF SUBSIDIARY GUARANTORS (UNAUDITED) -- (CONTINUED)

OXFORD INDUSTRIES, INC.

UNAUDITED CONSOLIDATED COMBINED STATEMENT OF CASH FLOW NINE MONTHS ENDED FEBRUARY 28, 2003

OXFORD INDUSTRIES SUBSIDIARY SUBSIDIARY CONSOLIDATING CONSOLIDATED (PARENT) GUARANTORS NON-GUARANTORS ADJUSTMENTS TOTAL ----- -------- ----- (\$ IN THOUSANDS) CASH FLOWS FROM **OPERATING ACTIVITIES: Net** earnings..... \$ 15,698 \$ 6,374 \$(1,514) \$(4,858) \$ 15,700 Adjustments to reconcile net earnings to net cash used in operating activities: Depreciation and amortization.... 3,414 556 514 -- 4,484 (Gain) loss on sale of property, plant and equipment..... (63) (2) 65 -- -- Changes in working capital..... 14,095 (47,544) 362 (1,061) (34,148) Deferred income taxes..... (1,357) 191 -- 586 (580) Income from equity investment in subsidiaries..... (4,827) (30) 4,857 -- Other assets, net..... (273) 11 (560) (11) (833) ---------- ----- ------ -------- NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES..... 26,687 (40,444) (1,133) (487) (15,377) CASH FLOWS FROM **INVESTING ACTIVITIES: Purchases** of property, plant and equipment..... (1,217) (125) (68) -- (1,410)Proceeds from sale of property, plant and equipment..... 140 103 356 (1) 598 --------- ---- ----- NET CASH (USED IN) PROVIDED BY INVESTING ACTIVITIES..... (1,077) (22) 288 (1) (812) CASH FLOWS FROM FINANCING ACTIVITIES: Short-term debt repayments..... -- 10,000 -- -- 10,000 Long-term debt repayments..... (208) (29) ---- (237) Change in intercompany payable..... (31,878) 30,490 1,368 20 Proceeds from exercise of stock options..... 95 -- -- 95 Dividends on common stock..... (4,733) ---- (1) (4,734) ----- NET CASH (USED IN) PROVIDED BY FINANCING ACTIVITIES..... (36,724) 40,461 1,368 19 5,124 Net change in cash and cash equivalents..... (11,114) (5) 523 (469) (11,065) Cash and cash equivalents at the beginning of period..... 16,214 194 648 535 17,591 ---------- Cash and cash equivalents at the end of period.....\$

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To the Shareholders

Viewpoint International, Inc. and Subsidiaries

We have audited the accompanying consolidated balance sheets of Viewpoint International, Inc. and Subsidiaries as of March 31, 2002 and 2001, and the related consolidated statements of income, shareholders' equity (deficiency) and cash flows for each of the three years in the period ended March 31, 2002. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Viewpoint International, Inc. and Subsidiaries as of March 31, 2002 and 2001, and the results of their operations and their cash flows for each of the three years in the period ended March 31, 2002 in conformity with accounting principles generally accepted in the United States of America.

/s/ Mahoney Cohen & Company, CPA, P.C.

New York, New York June 6, 2002

CONSOLIDATED BALANCE SHEETS MARCH 31, 2002 AND 2001

2002 2001 ----- (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) ASSETS (NOTES 7 AND 9) Current assets: Cash and cash equivalents..... \$ 2,620 \$ 6,093 Cash equivalent -- restricted (Note 9)..... 8,197 15,114 Due from factor (Note 4)..... 40,605 38,527 Accounts receivable, net of allowance for doubtful accounts of approximately \$45 in 2002 and \$59 in 2001... 3,053 6,973 Royalties receivable -- Paradise Shoe Company LLC (Note 6).... 722 373 Inventories..... 24,671 22,378 Prepaid income taxes..... 1,835 --Deferred income taxes (Note 12)..... 353 1,986 Prepaid expenses and other current assets..... 5,512 6,235 -------- ----- Total current assets..... 87,568 97,679 Property and equipment, net (Note 5)..... 18,388 16,095 Other assets: Goodwill, 5,537 Deferred financing costs, net..... 857 1,071 Royalties receivable -- Paradise Shoe Company LLC (Note 6).... 187 211 Investment in Paradise Shoe Company LLC (Note 6)..... 496 536 Deferred income taxes (Note 12)..... 1,855 986 Marketable securities (Note 11)..... 617 --Security deposits and other assets..... 595 339 ------Total other assets..... 10,144 8,680 ------ \$116,100 \$122,454 ======= ======= LIABILITIES AND DEFICIENCY Current liabilities: Accounts payable (Notes 3 and 13)..... \$ 19,355 \$ 16,742 Notes and bankers acceptances payable (Note 7)..... 23,262 29,926 Long-term debt -- current portion (Note 8)..... 7,500 7,580 Income taxes payable..... 38 11,193 Loans payable -- shareholders (Notes 9 and 10)..... 10,103 16,579 Accrued expenses and other current liabilities (Note 9)... 10,098 10,357 ------ ------- Total current liabilities..... 70,356 92,377 Longterm debt (Note 8)..... 21,875 29,375 Deferred rent (Note 13)..... 1,086 629 Deferred compensation (Note 11)..... 617 -- Subordinated notes payable -- shareholders (Note 9)..... 25,448 24,572 Minority interests in subsidiaries..... 137 224 Commitments and contingencies (Notes 9, 11 and 13) Deficiency: Class A Voting Common Stock -- \$.0001 par value: Authorized -- 40,000,000 shares Issued --29,325,000 shares..... 3 3 Class B Non-Voting Common Stock -- \$.0001 par value: Authorized -- 675,000 shares Issued -- 675,000 shares..... -- -- Class C Voting Common Stock -- \$.0001 par value: Authorized --6,200,000 shares Issued and outstanding -- 5,948,067 shares..... 1 1 Additional paid-in capital..... 29,714 29,714 Retained earnings and members' interests..... 67,064 43,146 -------- 96,782 72,864 Less: Treasury stock, at cost (Note 10)..... 100,201 97,587 ------Total deficiency.....

See accompanying notes. F-9

CONSOLIDATED STATEMENTS OF INCOME FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 2002 2001 2000 ------- (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) Net sales: Wholesale (Note 3).....\$ 189,879 \$ 189,657 \$ 106,755 Retail and restaurant..... 95,074 64,809 40,844 -----Total net sales..... 284,953 254,466 147,599 Cost of goods sold (Note 3)..... 138,503 134,789 79,354 ----- Gross profit..... 146,450 119,677 68,245 Licensing income (Note 6)..... 2,434 1,234 536 -------- 148,884 120,911 68,781 Operating expenses: Retail and restaurant..... 43,037 30,536 17,620 Selling and shipping..... 25,989 22,121 16,979 General and administrative..... 34,883 26,440 12,843 -----Total operating expenses..... 103,909 79,097 47,442 ---------- Operating income..... 44,975 41,814 21,339 Other expense (income): Interest expense, net of interest income of approximately \$563 in 2002, \$524 in 2001 and \$123 in 2000 (Note 1,535 Equity in loss (income) of Paradise Shoe Company LLC (Note (80) (111) Other income (Note 11)..... (14) (32) (5) ---1,419 ----- Income before provision for income taxes and minority interests in net loss (income) of subsidiaries...... 37,181 39,201 19,920 Provision for income taxes (Note 12)..... 13,350 14,665 6,553 -----Income before minority interests in net loss (income) of subsidiaries..... 23,831 24,536 13,367 Minority interests in net loss (income) of subsidiaries..... 87 (512) (893) -----Net income...... ======== Net income per common share -basic.....\$ 1.41 \$ .85 \$ .42 ======= Net income per common share -- diluted..... \$ 1.40 \$ Weighted-average common shares outstanding -basic.... 16,994,476 28,218,421 30,000,000 common shares outstanding --diluted... 17,096,505 \_\_\_\_\_

> See accompanying notes. F-10

CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (DEFICIENCY) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 COMMON STOCK ------- CLASS A CLASS B CLASS C ADDITIONAL -----PAID-IN SHARES AMOUNT SHARES AMOUNT SHARES AMOUNT CAPITAL ----- ------ ----- ------ ----- (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) Balance, April 1, 1999..... 29,325,000 \$ 3 675,000 \$ -- -- \$ --\$ 1,885 Net income..... -- -- -- -- -- -- -- ------ ---- ---- ---- ----- ------- Balance, March 31, 2000..... 29,325,000 3 675,000 -- -- 1,885 Issuance of 5,948,067 shares of Class C Common Stock on February 9, 2001 for cash (at \$5.15 per share), net of related fees and expenses of approximately \$3,320.....---- -- --5,948,067 1 27,304 Repurchase of 18,278,591 shares of Class A Common Stock on February 9, 2001 for cash of \$79,112 and issuance of subordinated notes of \$15,000 (total at \$5.15 per share)..... -- -- Repurchase of 675,000 shares of Class B Common Stock on February 9, 2001 for cash (at \$5.15 per share)..... -- -- -- -- -- -- To allocate proceeds of subordinated notes payable to detachable warrants to purchase 102,222 shares of Class C Common Stock..... -- -- -- -- -- 525 Net income..... -- -- -- -- -- -- -- ------ ----- Balance, March 31, 2001..... 29,325,000 3 675,000 -- 5,948,067 1 29,714 Adjustment to treasury stock purchase price (Note 10)..... - -- -- -- Net income..... -- -- -- -- -- -- -- -- ------- Balance, March 31, 2002..... 29,325,000 \$ 3 675,000 \$ -- 5,948,067 \$ 1 \$29,714 ======= ==== ==== ==== RETAINED EARNINGS AND TREASURY STOCK MEMBERS' ---------- INTERESTS SHARES AMOUNT TOTAL ----- ---------- (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) Balance, April 1, 1999.....\$ 6,648 -- \$ -- \$ 8,536 Net income..... 12,474 -- -- 12,474 ---------- Balance, March 31, 2000..... 19,122 -- -- 21,010 Issuance of 5,948,067 shares of Class C Common

Stock on February 9, 2001 for cash (at \$5.15 per share), net of related fees and expenses of approximately \$3,320..... 27,305 Repurchase of 18,278,591 shares of Class A Common Stock on February 9, 2001 for cash of \$79,112 and issuance of subordinated notes of \$15,000 (total at \$5.15 per share)..... -- 18,278,591 (94,112) (94,112) Repurchase of 675,000 shares of Class B Common Stock on February 9, 2001 for cash (at \$5.15 per share)..... -- 675,000 (3,475) (3,475) To allocate proceeds of subordinated notes payable to detachable warrants to purchase 102,222 shares of Class C Common Stock..... -- --525 Net income..... 24,024 -- -- 24,024 --------- ----- Balance, March 31, 2001..... 43,146 18,953,591 (97,587) (24,723) Adjustment to treasury stock purchase price (Note 10)..... (2,614) (2,614) Net income..... 23,918 -- -- 23,918 ---------- Balance, March 31, 2002..... \$67,064 18,953,591 \$(100,201) \$ (3,419) ====== ========== 

See accompanying notes.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 2002 2001 2000 ----- (\$ IN THOUSANDS) Cash flows from operating activities: Net income..... \$ 23,918 \$ 24,024 \$ 12,474 Adjustments to reconcile net income to net cash provided by operating activities: Provision for doubtful accounts..... (14) 59 --Depreciation and amortization..... 3,841 2,739 1,716 Interest amortization of discount on notes payable and deferred financing costs..... 329 36 -- Accrued interest on subordinated notes payable -shareholders..... 761 97 --Deferred income (415) Deferred 378 251 Equity in loss (income) of Paradise Shoe Company LLC... 291 (80) (111) Gains on marketable securities..... (14) -- --Minority interests in net income (loss) of subsidiaries..... (87) 512 893 Change in assets and liabilities: Due from factor..... (2,078) (5,089) (17,490) Accounts (6,963) (18) Royalties receivable -- Paradise Shoe Company LLC.... (325) (210) (373) Inventories..... (2,293) (5,157) (8,293) Due from vendor..... -- 8,338 -- Prepaid income taxes..... (1,835) -- --Prepaid expenses and other current assets..... 722 (5,186) 729 Security deposits and other assets..... (272) (45) 49 Accounts 4,277 4,731 Income taxes payable..... (11,154) 3,459 2,707 Accrued expenses and other current liabilities..... (261) 4,510 3,869 Deferred compensation..... 617 --- ----- Net cash provided by operating activities..... 20,475 23,142 719 --------- Cash flows from investing activities: Purchase of minority Purchases of property and equipment..... (6,118) (9,517) (2,714) Investment in Paradise Shoe Company LLC..... (250) -- (250) Purchase of marketable securities..... (608) -- -- Sales of marketable securities...... 5 -- -- ------- ----- Net cash used in investing activities..... (6,971) (16,966) (2,964) -------- Totals carried forward.....\$ 13,504 \$ 6,176 \$ (2,245) -----

> See accompanying notes. F-12

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONCLUDED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 2002 2001 2000 ------ (\$ IN THOUSANDS) Totals brought forward...... \$ 13,504 \$ 6,176 \$(2,245) Cash flows from financing activities: Purchase of restricted cash equivalent...... -- (15,000) -- Proceeds from restricted cash equivalent...... 6,917 -- -- Payment of deferred financing costs...... -- (1,107) -- Increase

debt...... (7,580) (1,894) (733) Repayment of loan payable -member...... -- (175) -- Proceeds from (repayments of) loans payable -- shareholders, net...... (9,090) 12,648 185

Proceeds from subordinated notes payable -shareholders...... -- 10,000 --Issuance of common

stock..... -- 27,305 --Purchase of treasury

25,557 \$ 13,983 \$ 4,308

SUPPLEMENTAL SCHEDULE OF NON-CASH INVESTING AND FINANCING ACTIVITIES

In connection with an adjustment to the purchase price of treasury stock during the year ended March 31, 2002, the Company issued loans payable to shareholders totalling \$2,615.

In connection with the purchase of treasury stock during the year ended March 31, 2001, the Company issued subordinated notes payable to several shareholders totalling \$15,000.

See accompanying notes. F-13

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

# NOTE 1 -- NATURE OF BUSINESS

Viewpoint International, Inc. (the "Company") is an importer of men's and women's sportswear sold primarily to retail stores in the United States. Its wholly-owned subsidiaries, Tommy Bahama R&R Holdings, Inc. and Tommy Bahama R&R Holdings II, Inc. (collectively "Tommy Bahama Retail"), operate, through their wholly-owned subsidiaries, retail restaurants and clothing stores that sell products by and promote the "Tommy Bahama" brand name in the United States. The Company's majority-owned subsidiary, Paradise Neckwear Co. LLC is a manufacturer of men's neckwear sold primarily to retail stores in the United States.

#### PRINCIPLES OF CONSOLIDATION

The accompanying consolidated financial statements include the accounts of the Company, Tommy Bahama R&R Holdings, Inc. and its twenty-three wholly-owned subsidiaries, Tommy Bahama R&R Holdings II, Inc. and its four wholly-owned subsidiaries and Paradise Neckwear Co. LLC (hereinafter referred to collectively as the "Companies"). All significant intercompany transactions and balances have been eliminated in consolidation. Effective March 31, 2002, Tommy Bahama R&R Holdings II, Inc. was merged with and into Tommy Bahama R&R Holdings, Inc.

NOTE 2 -- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### CASH AND CASH EQUIVALENTS

The Companies consider cash on hand, deposits in banks and short-term investments, with maturities of three months or less when purchased, as cash and cash equivalents.

# INVENTORIES

Substantially all inventories are finished goods and are stated at the lower of cost (first-in, first-out method) or market. At March 31, 2002 and 2001, inventory in-transit was approximately \$3,207 and \$3,805, respectively.

#### PROPERTY AND EQUIPMENT

Property and equipment is recorded at cost. Expenditures for major additions and betterments are capitalized. Maintenance and repairs are charged to operations as incurred. Depreciation of property and equipment is computed by both the straight-line and accelerated methods over the assets' estimated lives ranging from three to seven years. Leasehold improvements are amortized over the lesser of the lease terms or the assets' useful lives. Upon sale or retirement of equipment, the related cost and accumulated depreciation are removed from the accounts and any gain or loss is reflected in operations.

#### GOODWILL

Goodwill represents the aggregate excess of the acquired cost of the minority interest in two retail stores over the fair value of their net assets on the date of acquisition. Commencing April 1, 2001, with the Company's adoption of SFAS No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"), goodwill is no longer amortized and the Company is required to complete a test for impairment of goodwill annually, as well as a transitional goodwill impairment test within six months from the date of adoption. The Company has concluded its testing, on an individual store basis, as required by SFAS 142. The results of these tests did not indicate any impairment of the Company's recorded goodwill. SFAS 142 also requires disclosure of what

#### VIEWPOINT INTERNATIONAL, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

net income would have been in all periods presented had SFAS 142 been in effect. The following table is provided to disclose what net income would have been had SFAS 142 been adopted in prior periods.

FOR THE YEAR ENDED MARCH 31, ---------- 2002 2001 2000<sup>′</sup>----- ------ Reported net income..... \$23,918 \$24,024 \$12,474 Add back: Goodwill amortization..... -- 205 -- ------- ----- Adjusted net income..... \$23,918 \$24,229 \$12,474 ====== ===== === Net income per common share -- basic, as reported..... \$ 1.41 \$ .85 \$ .42 ====== === === === Net income per common share -- diluted, as reported..... \$ 1.40 \$ .85 \$ .42 ====== ====== ====== Adjusted net income per common share -basic..... \$ 1.41 \$ .86 \$ .42 ====== ===== ====== Adjusted net income per common share -diluted... \$ 1.40 \$ .86 \$ .42 ====== ===== ======

DEFERRED FINANCING COSTS

Costs incurred in the issuance of the subordinated notes payable -- shareholders, principally professional fees, are amortized by the straight-line method over the term of the notes (see Note 9).

SFAS No. 141, "Business Combinations" ("SFAS 141"), specifies certain criteria for identifying, valuing and recording intangible assets separate from goodwill. SFAS 142 also prescribes the disclosure requirements for intangible assets that meet these criteria. The following schedule details the Company's deferred financing costs, which are included in the accompanying balance sheets at March 31:

Amortization expense for the years ended March 31, 2002 and 2001 was approximately \$214 and \$36, respectively.

The future amortization expense for each of the four succeeding years relating to the deferred financing costs currently recorded on the balance sheet is estimated to be the following:

YEAR ENDING MARCH 31,
2003
\$214
2004
\$214
2005
\$214
2006
\$214

# REVENUE RECOGNITION

Net sales from wholesale products are recognized upon transfer of title and risk of ownership to customers. Net sales from retail and restaurant sales are recognized when payment is tendered at the point of

# VIEWPOINT INTERNATIONAL, INC. AND SUBSIDIARIES

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

sale. Revenue is recorded net of discounts, as well as provisions for estimated returns, allowances and doubtful accounts. Licensing revenue is recognized as earned.

#### INCOME TAXES

The Company and Tommy Bahama Retail file consolidated income tax returns.

The wholly-owned subsidiaries of Tommy Bahama Retail are all either limited liability companies or limited partnerships (collectively referred to as the "LLCs"). Limited liability companies and limited partnerships are not tax paying entities at the corporate level. Each member/partner is individually responsible for their share of the Companies' income or loss for income tax reporting purposes. Tommy Bahama Retail includes its respective share of the income and losses of the LLCs in its income tax returns.

#### SHIPPING AND HANDLING COSTS

The Company includes shipping and handling costs in selling and shipping expense. Shipping and handling costs for the years ended March 31, 2002, 2001 and 2000 amounted to approximately \$3,619, \$3,237 and \$2,326, respectively.

#### ADVERTISING EXPENSES

Advertising expenses are charged to operations in the period in which they are incurred. Advertising expenses for the years ended March 31, 2002, 2001 and 2000 were approximately \$2,084, \$2,023 and \$731, respectively.

#### FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company estimates the carrying value of its financial instruments approximates the fair value at the balance sheet date except for its \$25,000 of subordinated notes payable -- shareholders (see Note 9). The estimated fair value of these notes are approximately \$28,000 at March 31, 2002 based upon management's best estimate of interest rates that would be available to the Company for similar debt obligations.

# USE OF ESTIMATES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

## NET INCOME PER SHARE

In accordance with SFAS No. 128, "Earnings Per Share," basic and diluted income per common share has been computed using the weighted-average number of shares of common stock outstanding during the period. Potentially dilutive securities outstanding at March 31, 2002 and 2001 which convert to common share equivalents consist of common stock warrants to purchase 102,222 shares of the Company's Class C Common Stock.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

# RECENT ACCOUNTING PRONOUNCEMENTS

In June 2001, the FASB issued SFAS No. 143, "Accounting for Asset Retirement Obligations" ("SFAS 143"). SFAS 143 requires entities to record the fair value of a liability for an asset retirement obligation in the period in which it is incurred. When the liability is initially recorded, the entity capitalizes the cost by increasing the carrying amount of the related long-lived asset. Over time, the liability is accreted to its present value each period and the capitalized cost is depreciated over the useful life of the related asset. Upon settlement of the liability, the entity either settles the obligation for the amount recorded or incurs a gain or loss. SFAS 143 is effective for fiscal years beginning after June 15, 2002. Management believes that the adoption of this statement will not have a material effect on the Company's future results of operations.

In August 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS 144"). SFAS 144 supersedes SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of," ("SFAS 121") and the accounting and reporting provisions of Accounting Principles Board Opinion No. 30, "Reporting the Results of Operations -- Reporting the Effects of Disposal of a Segment of a Business." The FASB issued SFAS 144 to establish a single accounting model, based on the framework established in SFAS 121, for long-lived assets to be disposed of by sale. SFAS 144 broadens the presentation of discontinued operations in the income statement to include a component of an entity (rather than a segment of a business). A component of an entity comprises operations and cash flows that can be clearly distinguished, operationally and for financial reporting purposes, from the rest of the entity. SFAS 144 also requires that discontinued operations be measured at the lower of the carrying amount or fair value less cost to sell. SFAS 144 is effective for fiscal years beginning after December 15, 2001 and should be applied prospectively. Management is evaluating the effect of this statement on the Company's results of operations and financial position.

In April 2002, the FASB issued SFAS No. 145, "Rescission of FASB Statements No. 4, 44 and 64, Amendment of FASB Statement No. 13 and Technical Corrections" ("SFAS 145"), which clarifies the criteria under which extinguishment of debt can be considered as extraordinary and rescinds the related SFAS Nos. 4 and 64 in addition to SFAS 44 and also makes technical corrections to other Statements of Financial Accounting Standards. The Company adopted SFAS 145 effective with the year ending March 31, 2002. The adoption of this statement had no immediate impact on the Company.

In June 2002, the FASB issued SFAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities" ("SFAS 146"), which is effective for exit or disposal activities that are initiated after December 31, 2002, with earlier application encouraged. This statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force ("EITF") Issue No. 94-3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring)." The provisions of SFAS 146 are to be applied prospectively from the date of adoption. The Company has not yet assessed any potential impact the issuance of this standard may have on its financial position or future results of operations.

#### NOTE 3 -- CONCENTRATIONS OF RISK

#### CASH AND CASH EQUIVALENTS

The Companies are subject to a concentration of credit risk with respect to their cash and cash equivalents in excess of federally insured amounts.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

#### ACCOUNTS RECEIVABLE

The concentration of credit risk in the Company's accounts receivable is mitigated by the sale of a substantial portion of its accounts receivable to a commercial factor. The remaining accounts receivable are subject to the Company's credit evaluation process, reasonably short collection terms and the geographical dispersion of revenue. Credit losses have been within management's expectations.

#### MAJOR CUSTOMERS

During the year ended March 31, 2002, two customers accounted for approximately 13% and 10%, respectively, of the Company's sales. During the year ended March 31, 2001, one customer accounted for approximately 13% of the Company's sales.

#### MAJOR SUPPLIERS

During the years ended March 31, 2002, 2001 and 2000, 42%, 48% and 53%, respectively, of purchases were from two suppliers. At March 31, 2002 and 2001, the amounts due to these suppliers were approximately \$4,932 and \$6,152, respectively, and are included in accounts payable. Management believes that other suppliers could provide the materials on comparable terms.

# NOTE 4 -- DUE FROM FACTOR

The Company sells a substantial portion of its trade receivables to a commercial factor, without recourse, up to maximum credit limits established by the factor for each individual account. Receivables sold in excess of these limitations are subject to recourse in the event of non-payment by the customer. At March 31, 2002 and 2001, receivables subject to recourse were approximately \$8,081 and \$5,277, respectively. Under a tri-party agreement with the bank (see Note 7) all factor proceeds are assigned to the bank.

#### NOTE 5 -- PROPERTY AND EQUIPMENT

At March 31, property and equipment consists of:

2002 2001 Office machinery and equipment \$ 771 \$ 643 Furniture and
fixtures
6,743 5,401 Computer
equipment
2,767 1,782 Leasehold
improvements
16,470 12,537 Kitchen
equipment
1,547 1,489 Construction in
progress 67 395
28,365 22,247 Less: Accumulated
depreciation and amortization
6,152
======

#### NOTE 6 -- INVESTMENT IN PARADISE SHOE COMPANY LLC

The Company has a 50% interest in Paradise Shoe Company LLC ("Paradise") which is accounted for under the equity method. Under this method, the Company's investment is adjusted for its proportionate share of Paradise's undistributed earnings or losses. The Company also has a royalty agreement with

# VIEWPOINT INTERNATIONAL, INC. AND SUBSIDIARIES

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

Paradise based on a percentage of net sales. Royalties are payable 50% at the end of each quarter with the balance due eighteen months later. During the years ended March 31, 2002, 2001 and 2000, the Company charged Paradise royalties of approximately \$519, \$549 and \$373, respectively.

# NOTE 7 -- NOTES AND BANKERS ACCEPTANCES PAYABLE

The Company has a financing agreement providing for a term loan (see Note 8) and a revolving line of credit. The agreement is renewable on an annual basis through March 31, 2006 provided that on each renewal date the Company is in compliance with the terms of the agreement. The revolving line of credit is subject to the following sublimits:

Borrowings are based on eligible factored accounts receivable and inventory, as defined, and bear interest at the 4-month LIBOR rate plus 2.75%, which on a weighted-average annual basis, amounted to 4.88% and 6.4% as of and for the year ended March 31, 2002, respectively. The agreement includes various covenants, as defined. The Company was in compliance with these covenants as of March 31, 2002. The Company has pledged substantially all of its assets as collateral and the debt is guaranteed by Tommy Bahama Retail and its wholly-owned subsidiaries.

## NOTE 8 -- LONG-TERM DEBT

At March 31, long-term debt consists of:

2002 2001 Term loan payable (see Note 7) in monthly installments of \$625 through February 2006; plus interest at the
3-month LIBOR rate plus 3% (4.89% at March
31, 2002) \$29,375 \$36,875 Loans
payable in monthly installments of \$8,
including interest at
5.6%
80 29,375 36,955 Less:
Current
portion
7,500 7,580 \$21,875 \$29,375
======= =======

At March 31, 2002, maturities of long-term debt are as follows:

YEAR ENDING MARCH 31,
\$ 7,500
2004
7,500
2005
2006
6,875 \$29,375 ======

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

NOTE 9 -- RELATED PARTY TRANSACTIONS

#### LOANS PAYABLE -- SHAREHOLDERS

During the year ended March 31, 2001, the Company borrowed \$15,000 from four shareholders to purchase a certificate of deposit, which is pledged as collateral on the Company's credit facility. The deposit, which is in an automatically renewed 7-day certificate of deposit, earns interest at 2.39% at March 31, 2002. The shareholders are entitled to interest earned and, accordingly, interest expense charged to operations for the years ended March 31, 2002 and 2001 was approximately \$378 and \$114, respectively. In June 2001, the Company repaid three of the shareholders \$7,170 plus accrued interest of approximately \$126. At March 31, 2002 and 2001, loans payable -- shareholders includes approximately \$367 and \$114, respectively, of accrued interest.

Additionally, included in loans payable -- shareholders at March 31, 2002 and 2001 is approximately \$515 and \$1,465, respectively, of a loan payable to a shareholder, which bears interest at the rate of 6% per annum and is due on demand. Included in the total is approximately \$515 and \$465 of accrued interest at March 31, 2002 and 2001, respectively. Interest expense charged to operations for the years ended March 31, 2002, 2001 and 2000 was approximately \$50, \$148 and \$210, respectively.

# SUBORDINATED NOTES PAYABLE -- SHAREHOLDERS

At March 31, 2002 and 2001, the Company has notes payable to several shareholders, which bear interest at 16% (effective rate of 17.05%), are due on March 31, 2006 and are subordinated to the Company's credit facility. Interest is payable quarterly at the rate of 13% and the remaining 3% accrues and is paid upon maturity. Interest expense charged to operations for the years ended March 31, 2002 and 2001 in connection with these notes was approximately \$4,176 and \$515, respectively. Included in accrued expenses and other current liabilities at March 31, 2002 and 2001 is approximately \$824 and \$418, respectively, of accrued interest. The notes include various covenants and restrictions, as defined. The Company has pledged substantially all of its assets as collateral and the debt is guaranteed by Tommy Bahama Retail and its wholly-owned subsidiaries.

At March 31, subordinated notes payable -- shareholders is comprised of the following:

# VIEWPOINT INTERNATIONAL, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

# EMPLOYMENT CONTRACTS

The Company has entered into employment contracts with three shareholders and a key employee expiring in 2006 that provide for minimum annual salaries and incentives based on the Company's attainment of specified levels of sales and earnings. The future minimum salaries are as follows:

YEAR ENDING MARCH 31,
2003
\$2,400
2004
2,400
2005
2,400
2006
2,000 \$9,200 ======

Salaries and incentives to shareholders charged to operations for the years ended March 31, 2002 and 2001 amounted to approximately \$3,178 and \$3,811, respectively.

#### CONSULTING CONTRACT

The Company has entered into a consulting contract with a director expiring in 2006. Future minimum payments are as follows:

YEAR ENDING MARCH 31,
2003
\$ 850
2004
850
2005
850
2006
708 \$3,258 ======

Consulting fees to the related party charged to operations for the year ended March 31, 2002 were approximately \$1,349.

### MANAGEMENT CONTRACT

The Company has entered into a management contract with a shareholder calling for an advisory fee in annual payments of \$300. The fee will be reduced to \$200 per annum at such time as the shareholder and all of its affiliates collectively own less than 50% of the shares of the Company's Class C Common Stock.

Advisory fees to the shareholder charged to operations for the years ended March 31, 2002 and 2001 amounted to approximately \$300 and \$50, respectively.

#### NOTE 10 -- SHAREHOLDERS' EQUITY

#### COMMON STOCK

On February 7, 2001, the Company amended and restated its Articles of Incorporation creating an additional class of Common Stock (Class C) and authorizing additional shares of Class A and B. Each existing share was converted into 20,000 shares of the same class. Accordingly, the accompanying consolidated financial statements give effect to the conversion for all periods presented.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

# CONVERSION RIGHTS

Each Class B share is convertible into one share of Class A at the option of the holder immediately prior to a public offering. If the offering does not occur, the conversion option is voided.

Each Class C share is convertible into one share of Class A at the option of the holder at anytime. The convertible number of shares will be adjusted for any stock dividends, distributions, splits or mergers, as defined.

#### LIQUIDATION PREFERENCE

In the event of any liquidation, dissolution or winding up of the affairs of the Company, holders of Class C Common Stock are entitled to the greater of (a) the amount they would receive after conversion of all shares to Class A Common Stock or (b) an amount equal to a compounded annual rate of return of 14.5% of the original purchase price of each share from the date of issuance (\$5.15 per share) as adjusted for stock splits, dividends, combinations and the like, reduced by the aggregate amounts of dividends or other distributions paid to them from the original issue date through liquidation date.

TREASURY STOCK

At March 31, treasury stock consisted of the following:

SHARES 2002 2001 -----

Class A voting common stock..... 18,278,591 \$ 96,726 \$94,112 Class B nonvoting common stock..... 675,000 3,475 3,475 ---- 18,953,591 \$100,201 \$97,587 =========

In November 2001, the Company adjusted the purchase price of various shares purchased on February 9, 2001 by approximately \$2,614. At March 31, 2002, approximately \$1,392 of this amount was unpaid and is included in loans payable -- shareholders on the accompanying consolidated balance sheet.

WARRANTS

At March 31, 2002, there are outstanding warrants to purchase 102,222 shares of Class C Common Stock at \$.01 per share. The warrants are exercisable anytime after August 9, 2002 and expire on February 9, 2008.

# NOTE 11 -- EMPLOYEE BENEFIT PLANS

401(K) PLAN

The Company has a 401(k) plan for all eligible employees. Matching contributions to the plan are at the discretion of the Company. For the years ended March 31, 2002, 2001 and 2000, employer contributions to the plan were approximately \$321, \$258 and \$208, respectively.

#### DEFERRED COMPENSATION PLAN

During the year ended March 31, 2002, the Company began a non-qualified, deferred compensation plan (the "Plan") for all eligible highly compensated employees, as defined. Participants may contribute up to 100% of their annual compensation, as defined. Participants are immediately vested in their contributions plus actual earnings thereon. Employer contributions are based on a discretionary matching contribution.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

Participants become 100% vested in employer contributions after five years of service. There were no employer contributions during the year ended March 31, 2002.

The assets of the Plan have been invested, as directed by employees, in marketable securities consisting primarily of mutual funds, and have been classified as trading securities, which are recorded at fair value on the consolidated balance sheet with the change in fair value during the period included in earnings. Included in other income on the accompanying consolidated statement of income for the year ended March 31, 2002 is approximately \$13 of unrealized gains on these securities.

### NOTE 12 -- INCOME TAXES

The provision for income taxes for the years ended March 31, 2002, 2001 and 2000 consists of:

Reconciliations of the United States federal statutory income tax rates and the Company's effective tax rates are summarized as follows:

Deferred income tax assets and liabilities are computed annually for differences between the financial statement and tax bases of assets and liabilities that will result in taxable or deductible amounts in the future based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established when necessary to reduce deferred tax assets to the amount expected to be realized. Income tax expense is the tax payable or refundable for the period plus or minus the change during the period in deferred tax assets and liabilities.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

Significant components of the deferred income tax assets as of March 31, 2002 and 2001 are as follows:

2002 2001 ----- Current portion: Inventory uniform capitalization..... \$ 164 \$ 153 Inventory reserves..... -- 760 Accrued compensation..... 194 1,051 Other..... (5) 22 ----- 353 1,986 ----- Long-term portion: Depreciation and amortization..... 1,197 747 Deferred rent obligation..... 413 239 Deferred compensation..... 245 ------- 1,855 986 ----- \$2,208 \$2,972 ====== ======

#### NOTE 13 -- COMMITMENTS AND CONTINGENCIES

## OPERATING LEASES

The Companies lease office, showroom, store space and equipment under operating leases expiring in various years through 2019. The rental payments under store facility leases are based upon a minimum rental plus a percentage of the stores' sales in excess of stipulated amounts. Only the minimum rental portions are included in future commitments.

At March 31, 2002, the aggregate approximate minimum annual rental commitments under non-cancelable leases are as follows:

YEAR ENDING MARCH 31,
2003
\$ 7,949
2004
8,482
2005
7,865
2006
7,463
2007
6,957
Thereafter
30,745 \$69,461 ======

Rent expense for the years ended March 31, 2002, 2001 and 2000 amounted to approximately \$9,720, \$6,262 and \$3,222, respectively. Rent expense for the years ended March 31, 2002, 2001 and 2000 also includes straight-line adjustments in accordance with Statement of Financial Accounting Standards No. 13 of approximately \$456, \$378 and \$251, respectively. As of March 31, 2002 and 2001, obligations of approximately \$1,086 and \$629, respectively, representing future payments are reflected in the accompanying consolidated balance sheets.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

### LETTERS OF CREDIT

At March 31, 2002, the Company had approximately \$7,641 of outstanding letters of credit under its credit facility. In addition, the Company has recorded approximately \$2,516 of outstanding letters of credit as in-transit inventory, which is included in accounts payable on the accompanying consolidated balance sheet.

In addition, the Company has issued three standby letters of credit totalling approximately \$824 as security deposits for two of its leased premises and as collateral on a surety bond used for its insurance plan.

### SELF-INSURANCE PROGRAM

The Company provides its employees basic and major medical insurance coverage through a limited self-insurance program. Claims processed and paid are reimbursed to a maximum per participant per contract year. Benefits in excess of this limit are covered by stop-loss insurance coverage.

#### LITIGATION

The Company is a defendant in various lawsuits which arose in the ordinary course of business. Management is vigorously defending the lawsuits and believes the outcomes will not have a material effect on the Company's financial condition.

## NOTE 14 -- SEGMENTS

The Company's business segments are wholesale and retail and restaurant operations. The wholesale operations consist of the importing of men's and women's sportswear sold primarily to retail stores throughout the United States. The retail and restaurant operations consist of retail clothing and restaurants that sell products by and promote the "Tommy Bahama" brand name in the United States.

The accounting policies of the segments are consistent with those described in Note 2. All intercompany revenue and profits or losses are eliminated in consolidation. We evaluate each segment based upon earnings before interest and income taxes.

```
RETAIL AND WHOLESALE
RESTAURANT ELIMINATIONS TOTAL
---- ----
----- March 31, 2002:
          Net
sales.....
 $221,760 $95,074 $(31,881)
 $284,953 Depreciation and
 amortization.... $ 1,084 $
 2,757 $ -- $ 3,841 Earnings
 before interest and income
  taxes.....$
  40,422 $ 4,837 $ (688) $
       44,571 Total
 assets.....
 $106,183 $38,739 $(28,822)
   $116,100 Purchases of
       property and
equipment.....
$ 1,793 $ 4,325 $ -- $ 6,118
    March 31, 2001: Net
sales.....
 $212,808 $64,809 $(23,151)
  $254,466 Depreciation and
  amortization.... $ 637 $
 2,102 $ -- $ 2,739 Earnings
 before interest and income
 taxes.....$
 41,104 $ 2,697 $ (2,423) $
       41,378 Total
 assets.....
 $113,858 $38,836 $(30,240)
   $122,454 Purchases of
```

property and equipment..... \$ 1,215 \$ 8,302 \$ -- \$ 9,517

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) FOR THE YEARS ENDED MARCH 31, 2002, 2001 AND 2000 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

RETAIL AND WHOLESALE RESTAURANT ELIMINATIONS TOTAL ----- --------- Aarch 31, 2000: Net sales..... \$121,240 \$40,844 \$(14,485) \$147,599 Depreciation and amortization.... \$ 251 \$ 1,465 \$ -- \$ 1,716 Earnings before interest and income taxes.....\$ 16,627 \$ 4,791 \$ (856) \$ 20,562 Total assets.....\$ 70,985 \$18,928 \$(11,960) \$ 77,953 Purchases of property and equipment..... \$ 593 \$ 2,121 \$ -- \$ 2,714

NOTE 15 -- SUMMARIZED QUARTERLY DATA (UNAUDITED)

The following is a summary of the quarterly results of operations for the periods ended March 31, 2002 and 2001:

MARCH 31, DEC. 31, SEPT. 30, JUNE 30, 2002 2001 2001 2001 TOTAL ------ ---- --- ---- --------- Net sales..... \$92,850 \$62,253 \$52,364 \$77,486 \$284,953 Gross profit..... \$46,871 \$34,135 \$25,463 \$39,981 \$146,450 Net earnings (loss)..... \$10,467 \$ 5,945 \$ (240) \$ 7,746 \$ 23,918 Basic earnings (loss) per common share....\$ .62 \$ .35 \$ (.01) \$ .45 \$ 1.41 Diluted earnings (loss) per common share.....\$ .61 \$ .35 \$ (.01) \$ .45 \$ 1.40 MARCH 31, DEC. 31, SEPT. 30, JUNE 30, 2001 2000 2000 2000 TOTAL ---------- ------ ------- ----- Net sales..... \$98,446 \$65,448 \$32,726 \$57,846 \$254,466 Gross profit..... \$44,482 \$33,366 \$15,904 \$25,925 \$119,677 Net earnings..... \$ 9,060 \$ 8,141 \$ 445 \$ 6,378 \$ 24,024 Basic earnings per common share..... \$ .40 \$ .27 \$ .01 \$ .21 \$ .85 Diluted earnings per common share..... \$ .40 \$ .27 \$ .01 \$ .21 \$ .85

VIEWPOINT INTERNATIONAL, INC.

CONSOLIDATED BALANCE SHEETS UNAUDITED DECEMBER 31, 2002 AND 2001

2002 2001 ----- (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) ASSETS Current assets: Cash and cash equivalents..... \$ 7,247 \$ 3,331 Cash equivalent -restricted..... -- 8,147 Due from factor..... 23,463 19,730 Accounts receivable, net of allowance for doubtful accounts of approximately \$59 in 2002 and \$98 in 2001... 3,654 688 Royalties receivable -- Paradise Shoe Company LLC..... 515 856 Inventories..... 40,230 24,603 Prepaid income taxes..... -- 5,619 Deferred income taxes..... 582 1,474 Prepaid expenses and other current assets..... 6,640 5,046 -----Total current assets..... 82,331 69,494 Property and equipment, net..... 25,327 18,608 Other assets: Goodwill, 5,537 Deferred financing costs, net..... 696 910 Royalties receivable -- Paradise Shoe Company LLC..... 251 174 Investment in Paradise Shoe Company LLC..... 654 506 Deferred income taxes..... 2,343 1,545 Marketable securities...... 799 307 Security deposits and other assets..... 575 532 ------Total other assets..... 10,855 9,511 ----- \$118,513 \$ 97,613 ======= ======= LIABILITIES AND EQUITY (DEFICIENCY) Current liabilities: Accounts payable.....\$ 31,905 \$ 20,699 Notes and bankers acceptances payable..... 5,744 11,271 Long-term debt Income taxes Accrued expenses and other current liabilities..... 10,216 9,363 ------Total current liabilities..... 58,757 61,112 Long-term debt..... 16,427 23,750 Deferred 928 Deferred 307 Subordinated notes payable -shareholders..... 26,114 25,233 Minority interests in subsidiaries..... 17 169 Commitments and contingencies Equity (deficiency): Class A Voting Common Stock -- \$.0001 par value: Authorized -- 40,000,000 shares Issued -- 29,325,000 shares..... 3 3 Class B Non-Voting Common Stock -- \$.0001 par value: Authorized --675,000 shares Issued -- 675,000 shares..... -- -- Class C Voting Common Stock -- \$.0001 par value: Authorized --6,200,000 shares Issued and outstanding -- 5,948,067 shares..... 1 1 Additional paid-in capital..... 29,714 29,714 Retained earnings and members' interests..... 85,430 56,597 -------- 115,148 86,315 Less: Treasury stock, at cost..... 100,201 100,201 ------- ----- Total equity

CONSOLIDATED STATEMENTS OF INCOME UNAUDITED FOR THE NINE MONTHS ENDED DECEMBER 31, 2002 AND 2001 2002 2001 ----- (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) Net sales: Wholesale..... \$ 140,900 \$ 123,399 Retail..... 84,554 68,704 ----- Total net Cost of goods sold..... 110,893 92,524 ----- Gross profit..... 114,561 99,579 Licensing 1,682 ----- 117,293 101,261 Operating expenses: Retail and restaurant...... 31,930 32,140 Selling and shipping..... 20,027 17,192 General and administrative..... 33,607 25,283 ----- Total operating --- ----- Operating 26,646 Other expense (income): Interest expense, net of interest income of approximately \$46 in 2002 and \$504 in 2001..... 4,613 5,816 Equity in loss (income) of Paradise Shoe Company LLC..... (158) 280 Other income..... (227) (88) ----- Net other expense...... 4,228 6,008 --------- Income before provision for income taxes and minority interests in net loss of subsidiaries..... 27,501 20,638 Provision 7,242 ----- Income before minority interests in net loss of subsidiaries..... 18,314 13,396 Minority interests in net loss of subsidiaries..... 52 55 ------Net income..... \$ 18,366 \$ 13,451 ======== ======= Net income per common share -- basic..... \$ 1.08 \$ .79 ======= ========= Net income per common share -- diluted...... \$ 1.07 \$ .79 ========= basic..... 16,994,476 16,994,476 ========= diluted..... 17,096,505 17,096,505 ========= ==========

CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (DEFICIENCY)

UNAUDITED FOR THE NINE MONTHS ENDED DECEMBER 31, 2002 AND 2001

COMMON STOCK
CLASS A CLASS B CLASS C ADDITIONAL
SHARES AMOUNT SHARES AMOUNT SHARES AMOUNT SHARES AMOUNT CAPITAL
THOUSANDS, EXCEPT PER
<pre>SHARE AMOUNTS) Balance, April 1, 2002 29,325,000 \$3 675,000 \$ 5,948,067 \$1 \$29,714 Net</pre>
income Balance, December 31,
2002 29,325,000 \$3 675,000 \$ 5,948,067 \$1 \$29,714 ====================================
======================================
675,000 \$ 5,948,067 \$1 \$29,714 Adjustment to treasury stock purchase price
Net income
Balance, December 31, 2001
29,325,000 \$3 675,000 \$ 5,948,067 \$1 \$29,714 ====================================
RETAINED EARNINGS AND TREASURY STOCK MEMBERS' -
INTERESTS SHARES AMOUNT TOTAL
EXCEPT PER SHARE AMOUNTS) Balance, April 1, 2002 \$67,064 18,953,591 \$(100,201) \$
(3,419) Net income 18,366 18,366
Balance, December 31, 2002
\$85,430 18,953,591 \$(100,201) \$ 14,947 ====== ==============================
Balance, April 1, 2001 \$43,146 18,953,591 \$ (97,587)
<pre>\$(24,723) Adjustment to treasury stock purchase price</pre>

See accompanying notes.

CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED FOR THE NINE MONTHS ENDED DECEMBER 31, 2002 AND 2001 2002 2001 ----- (\$ IN THOUSANDS) Cash flows from operating activities: Net income..... \$ 18,366 \$ 13,451 Adjustments to reconcile net income to net cash provided by operating activities: Provision for doubtful accounts..... 14 39 Depreciation and amortization..... 3,105 2,830 Interest amortization of discount on notes payable and deferred financing costs..... 238 238 Accrued interest on subordinated notes payable -shareholders..... 589 584 Deferred income taxes..... (717) (47) Deferred 299 Equity in loss (income) of Paradise Shoe Company LLC... (158) 280 Losses (gains) on marketable securities..... 156 (14) Minority interests in net loss of subsidiaries..... (52) (55) Gain on purchase of minority interest..... (37) -- Change in assets and liabilities: Due from factor..... 17,142 18,797 Accounts 6,246 Royalties receivable -- Paradise Shoe Company LLC.... 143 (446) Inventories..... (15,559) (2,225) Prepaid income taxes..... 1,835 (5,619) Prepaid expenses and other current assets..... (1,128) 1,188 Security deposits and other assets..... 19 (193) Accounts payable..... 12,550 3,957 Income taxes payable..... 3,206 (11,193) Accrued expenses and other current liabilities..... 121 (995) Deferred compensation..... 181 307 ----- Net cash provided by operating activities...... 39,765 27,429 ------Cash flows from investing activities: Purchases of property and equipment..... (9,734) (5,342) Purchase of marketable securities..... (337) (298) Purchase of minority interest..... (31) -- Sales of marketable securities..... -- 5 Investment in Paradise Shoe Company LLC..... -- (250) ----- Net cash used in investing activities..... (10,102) (5,885) ----- Totals carried forward......\$ 29,663 \$ 21,544 -----

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONCLUDED) UNAUDITED FOR THE NINE MONTHS ENDED DECEMBER 31, 2002 AND 2001 2002 2001 ------ (\$ IN THOUSANDS) Totals brought forward..... \$ 29,663 \$ 21,544 Cash flows from financing activities: Proceeds from restricted cash notes and acceptances payable, net...... (17,518) (18,655) Repayments of long-term debt..... (5,670) (5,696) Repayments of loans payable -- shareholders, net..... (10,045) (6,922) ----- Net cash used in financing activities..... (25,036) (24,306) ------ Net increase (decrease) in cash and cash equivalents..... 4,627 (2,762) Cash and cash equivalents, beginning of year..... 2,620 6,093 ------ Cash and cash equivalents, end of period..... \$ 7,247 \$ 3,331 ======= ====== SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Cash paid during the period for: Interest..... \$ 3,207 \$ 3,949 Income taxes.....\$ 4,931 \$ 24,443

SUPPLEMENTAL SCHEDULE OF NON-CASH INVESTING AND FINANCING ACTIVITIES

In 2002, the Company incurred long-term debt of \$310 in connection with the acquisition of capitalized equipment.

In 2001, in connection with an adjustment to the purchase price of treasury stock, the Company issued loans payable to several shareholders totalling \$2,615.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS UNAUDITED FOR THE NINE MONTHS ENDED DECEMBER 31, 2002 AND 2001 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

### NOTE 1 -- BASIS OF PRESENTATION

The accompanying unaudited, consolidated financial statements were prepared in accordance with the rules and regulations of the Securities and Exchange Commission. Accordingly, certain information and note disclosures normally included in audited financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been omitted. In the opinion of management, all adjustments consisting of normal, recurring adjustments necessary for a fair presentation of (a) the results of operations for the nine months ended December 31, 2002 and 2001, (b) the financial position at December 31, 2002 and 2001 and (c) cash flows for the nine months ended December 31, 2002 and 2001 are not necessarily indicative of those to be expected for the entire year.

The accompanying consolidated financial statements and notes should be read in conjunction with the audited consolidated financial statements and notes of the Company for the fiscal year ended March 31, 2002. Any material facts that have changed from those footnotes are discussed herein, or are a normal result of transactions during the interim period.

### NOTE 2 -- ACCOUNTING POLICIES

The summary of the Company's significant accounting polices in its audited consolidated financial statements for the fiscal year ended March 31, 2002 describes its accounting policies. Except as noted below, accounting policies are the same as the fiscal year ended March 31, 2002.

#### NOTE 3 -- RECENT ACCOUNTING PRONOUNCEMENTS

In June 2001, the FASB issued SFAS No. 143, "Accounting for Asset Retirement Obligations" ("SFAS 143"). SFAS 143 requires entities to record the fair value of a liability for an asset retirement obligation in the period in which it is incurred. When the liability is initially recorded, the entity capitalizes the cost by increasing the carrying amount of the related long-lived asset. Over time, the liability is accreted to its present value each period and the capitalized cost is depreciated over the useful life of the related asset. Upon settlement of the liability, the entity either settles the obligation for the amount recorded or incurs a gain or loss. SFAS 143 is effective for fiscal years beginning after June 15, 2002. Management believes that the adoption of this statement will not have a material effect on the Company's future results of operations.

In August 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS 144"). SFAS 144 supersedes SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of" ("SFAS 121"), and the accounting and reporting provisions of Accounting Principles Board Opinion No. 30, "Reporting the Results of Operations -- Reporting the Effects of Disposal of a Segment of a Business." The FASB issued SFAS 144 to establish a single accounting model, based on the framework established in SFAS 121, for long-lived assets to be disposed of by sale. SFAS 144 broadens the presentation of discontinued operations in the income statement to include a component of an entity (rather than a segment of a business). A component of an entity comprises operations and cash flows that can be clearly distinguished, operationally and for financial reporting purposes, from the rest of the entity. SFAS 144 also requires that discontinued operations be measured at the lower of the carrying amount or fair value less cost to sell. The Company adopted SFAS 144 on April 1, 2002. The provisions of this statement for assets held for sale or other disposal generally are required to be applied prospectively after the adoption date to newly initiated disposal activities and, therefore, will depend on future actions initiated by management. As a result, the Company cannot determine the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) UNAUDITED FOR THE NINE MONTHS ENDED DECEMBER 31, 2002 AND 2001 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

potential effects that adoption of SFAS 144 will have on its consolidated financial statements with respect to future disposal decisions, if any.

In June 2002, the FASB issued SFAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities" ("SFAS 146"), which is effective for exit or disposal activities that are initiated after December 31, 2002, with earlier application encouraged. This statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force ("EITF") Issue No. 94-3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring)." The provisions of SFAS 146 are to be applied prospectively from the date of adoption. The Company has not yet assessed any potential impact the issuance of this standard may have on its financial position or future results of operations.

#### NOTE 4 -- NET INCOME PER SHARE

In accordance with SFAS No. 128, "Earnings Per Share," basic and diluted income per common share has been computed using the weighted-average number of shares of common stock outstanding during the period. Potentially dilutive securities outstanding at December 31, 2002 and 2001 which convert to common share equivalents consist of common stock warrants to purchase 102,222 shares of the Company's Class C Common Stock.

### NOTE 5 -- SEGMENTS

The Company's business segments are wholesale and retail and restaurant operations. The wholesale operations consist of the importing of men's and women's sportswear sold primarily to retail stores throughout the United States. The retail and restaurant operations consist of retail clothing and restaurants that sell products by and promote the "Tommy Bahama" brand name in the United States.

The accounting policies of the segments are consistent with those described in our audited consolidated financial statements for the fiscal year ended March 31, 2002. All intercompany revenue and profits or losses are eliminated in consolidation. We evaluate each segment based upon earnings before interest and income taxes. Effective April 1, 2002, the Company began allocating corporate overhead expenses to

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED) UNAUDITED FOR THE NINE MONTHS ENDED DECEMBER 31, 2002 AND 2001 (\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

each segment based upon each segment's usage of corporate resources. The amount allocated to the retail and restaurant segment for the nine months ended December 31, 2002 was \$3,536.

RETAIL AND WHOLESALE RESTAURANT ELIMINATIONS TOTAL ----- --------- December 31, 2002: Net sales..... \$169,616 \$84,554 \$(28,716) \$225,454 Depreciation and amortization.... \$ 1,029 \$ 2,076 \$ -- \$ 3,105 Earnings before interest and income taxes.....\$ 28,060 \$ 3,720 \$ 225 \$ 32,005 Total assets..... \$100,177 \$66,449 \$(48,113) \$118,513 Purchases of property and equipment..... \$ 4,122 \$ 5,612 \$ -- \$ 9,734 December 31, 2001: Net sales..... \$144,815 \$68,704 \$(21,416) \$192,103 Depreciation and amortization.... \$ 788 \$ 2,042 \$ -- \$ 2,830 Earnings before interest and income

taxes.....\$
23,591 \$ 3,017 \$ (260) \$
26,348 Total
assets.....\$
84,372 \$55,475 \$(42,234) \$
97,613 Purchases of property
and
equipment.....\$
1,531 \$ 3,811 \$ -- \$ 5,342

## SIGNATURE

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 hereunto duly authorized.

OXFORD INDUSTRIES, INC.

By: /s/ Ben B. Blount, Jr.

Ben B. Blount, Jr. Executive Vice President and Chief Financial Officer

Date: April 28, 2003