FOREST CITY ENTERPRISES INC Form 10-Q/A January 28, 2004 \

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q/A

AMENDMENT NO. 1 TO QUARTERLY REPORT UNDER SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended October 31, 2003

Commission file number 1-4372

FOREST CITY ENTERPRISES, INC.

(Exact Name of Registrant as S	pecified in its Charter)
Ohio	34-0863886
(State or Other Jurisdiction of Incorporation or Organization)	(I.R.S. Employer Identification No.)
Terminal Tower 50 Public Square Suite 1100 Cleveland, Ohio	44113
(Address of Principal Executive Offices)	Zip Code
Registrant s telephone number, including area code 216-621-6060	
(Former Name, Former Address and Former Fisc Indicate by check mark whether the registrant: (1) has filed all reports require of 1934 during the preceding 12 months (or for such shorter period that the reto such filing requirements for the past 90 days. YesX No Indicate by check mark whether the registrant is an accelerated filer (as defined the second secon	ed to be filed by Section 13 or 15 (d) of the Securities Exchange Ac egistrant was required to file such reports), and (2) has been subject
Indicate the number of shares outstanding of each of the issuer s classes of co	ommon stock, as of the latest practicable date.
Class	Outstanding at December 1, 2003
Class A Common Stock, \$.33 1/3 par value Class B Common Stock, \$.33 1/3 par value 13,715,992 shares	36,240,544 shares

Explanatory Note

Forest City Enterprises, Inc. (the Registrant) is filing this Amendment No. 1 (the Amendment) to its Quarterly Report on Form 10-Q for the quarter ended October 31, 2003 (the Quarterly Report) to amend and restate in its entirety Item 1 of Part I to add Note M to its Notes to Consolidated Financial Statements. In addition, pursuant to Rule 12b-15 promulgated under the Securities Exchange Act of 1934, the Registrant is including with this Amendment the certifications required under Section 302 of the Sarbanes-Oxley Act of 2002 and 18 U.S.C. Section 1350. This Amendment continues to speak as of the date of the original filing of the Quarterly Report, and the Registrant has not updated the disclosures contained herein to reflect any events that occurred at a later date.

PART I FINANCIAL INFORMATION

Item 1. Financial Statements

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Consolidated Balance Sheets

Cunaudited Cun		October 31, 2003	January 31, 2003	
Assets Real Estate \$4,446,313 \$3,866,625 Projects under development \$29,384 \$72,476 Land held for development or sale 36,332 35,036 Total Real Estate \$012,129 4,474,137 Less accumulated depreciation (706,878) (615,653) Real Estate, net 4,305,251 3,858,484 Cash and equivalents 175,958 122,356 Restricted cash 133,455 127,046 Notes and accounts receivable, net 417,981 286,652 Inventories 35,743 38,638 Investments in and advances to real estate affiliates 460,345 489,205 Other assets \$5,740,073 \$5,077,209 Liabilities Total Assets \$3,478,990 \$3,016,107 Notes payable 137,730 79,484 Long-term credit facility 62,500 135,250 Senior and subordinated debt 320,400 220,400 Accounts payable and accrued expenses 645,078 585,042 Deferred incom		` '	usands)	
Completed rental properties \$4,446,313 \$3,866,625 Projects under development 529,384 \$72,476 Land held for development or sale 36,432 35,036 Total Real Estate 5,012,129 4,474,137 Less accumulated depreciation (706,878) (615,653) Real Estate, net 4,305,251 3,858,484 Cash and equivalents 175,958 122,356 Restricted cash 133,455 127,046 Notes and accounts receivable, net 417,981 286,652 Inventories 35,743 38,638 Investments in and advances to real estate affiliates 460,345 489,205 Other assets \$5,740,073 \$5,077,209 Liabilities and Shareholders' Equity Liabilities and Shareholders' Equity 137,730 79,484 Long-term credit facility 62,500 135,250 Senior and subordinated debt 320,400 220,400 Accounts payable and accrued expenses 645,078 585,042 Deferred income taxes 288,253 255,888 <td c<="" td=""><td>Assets</td><td>(iii iiio</td><td>usunus</td></td>	<td>Assets</td> <td>(iii iiio</td> <td>usunus</td>	Assets	(iii iiio	usunus
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Land held for development or sale 36,432 35,036 Total Real Estate 5,012,129 4,474,137 Less accumulated depreciation (706,878) (615,653) Real Estate, net 4,305,251 3,858,484 Cash and equivalents 175,958 122,356 Restricted cash 133,455 127,046 Notes and accounts receivable, net 141,981 286,652 Inventories 35,743 38,638 Investments in and advances to real estate affiliates 460,345 489,205 Other assets 511,340 154,828 Total Assets \$5,740,073 \$5,077,209 Liabilities and Shareholders' Equity Liabilities mode of the property of th				
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Liabilities \$3,478,990 \$3,016,107 Notes payable 137,730 79,484 Long-term credit facility 62,500 135,250 Senior and subordinated debt 320,400 220,400 Accounts payable and accrued expenses 645,078 585,042 Deferred income taxes 288,253 255,888 Total Liabilities 4,932,951 4,292,171 Minority interest 60,951 79,066 Commitments and Contingencies Company-Obligated Trust Preferred Securities Shareholders' Equity Preferred stock without par value 5,000,000 shares authorized; no shares issued	I jabilities and Shareholders' Fauity			
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Minority interest 60,951 79,066 Commitments and Contingencies Company-Obligated Trust Preferred Securities Shareholders' Equity Preferred stock without par value 5,000,000 shares authorized; no shares issued				
Minority interest 60,951 79,066 Commitments and Contingencies Company-Obligated Trust Preferred Securities Shareholders' Equity Preferred stock without par value 5,000,000 shares authorized; no shares issued	Total Liabilities	4,932.951	4,292,171	
Company-Obligated Trust Preferred Securities Shareholders' Equity Preferred stock without par value 5,000,000 shares authorized; no shares issued	Minority interest			
Company-Obligated Trust Preferred Securities Shareholders' Equity Preferred stock without par value 5,000,000 shares authorized; no shares issued	Commitments and Contingencies	-		
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Preferred stock without par value 5,000,000 shares authorized; no shares issued				
5,000,000 shares authorized; no shares issued				
	Common stock \$.33 1/3 par value			

Class A, 96,000,000 shares authorized; 36,509,636 and 35,678,086 shares issued, 36,240,344 and 35,525,067 outstanding, respectively	12,170	11,892
Class B, convertible, 36,000,000 shares authorized; 13,716,192 and 14,547,742 shares issued,		
13,716,192 and 14,130,592 outstanding, respectively	4,572	4,850
	-	
	16,742	16,742
Additional paid-in capital	234,668	232,029
Retained earnings	505,722	470,348
	757,132	719,119
Less treasury stock, at cost; 269,292 Class A and 0 Class B shares and 153,019 Class A and		
417,150 Class B shares, respectively	(1,971)	(4,425)
Accumulated other comprehensive loss	(8,990)	(8,722)
Total Shareholders' Equity	746,171	705,972
Total Liabilities and Shareholders' Equity	\$5,740,073	\$5,077,209

See notes to consolidated financial statements.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Consolidated Statements of Earnings (Unaudited)

	Three Months Ended October 31,		Nine Months Ended October		
	2003	2002	2003	2002	
n		(in thousands, exc	ept per share data)		
Revenues		***	****	** **********************************	
Rental properties	\$242,532	\$194,697	\$666,441	\$569,143	
Lumber trading	39,627	23,296	86,508	72,896	
Equity in earnings of unconsolidated real estate entities	11,433	10,735	33,103	31,493	
	293,592	228,728	786,052	673,532	
Expenses					
Operating expenses	169,841	140,713	452,518	406,361	
Interest expense	50,509	39,958	142,140	127,469	
Loss on early extinguishment of debt	,	355	10,718	735	
Provision for decline in real estate		957	2,728	957	
Depreciation and amortization	31,062	30,356	91,300	84,285	
	251,412	212,339	699,404	619,807	
Loss on disposition of other investments			(431)	(116)	
Earnings before income taxes	42,180	16,389	86,217	53,609	
Income tax expense					
Current	(2,813)	(4,320)	1,080	4,053	
Deferred	20,098	11,028	31,669	16,429	
Beleffed	20,000	11,020	31,007	10,12)	
	17,285	6,708	32,749	20,482	
Earnings before minority interest and discontinued operations	24,895	9,681	53,468	33,127	
Minority interest	(1,466)	(183)	(8,565)	(2,037)	
Earnings from continuing operations Discontinued operations, net of tax and minority interest	23,429	9,498	44,903	31,090	
(Loss) earnings from operations	(1,301)	(557)	(1,433)	670	
Gain on disposition of operating properties	3,844	(337)	3,897	070	
	2,543	(557)	2,464	670	
Net earnings	\$ 25,972	\$ 8,941	\$ 47,367	\$ 31,760	
Basic earnings per common share					
Earnings from continuing operations	\$ 0.47	\$ 0.19	\$ 0.90	\$ 0.63	
Earnings from discontinued operations, net of tax and minority interest	0.05	(0.01)	0.05	0.01	
·					
Net earnings	\$ 0.52	\$ 0.18	\$ 0.95	\$ 0.64	

Diluted earnings per common share				
Earnings from continuing operations	\$ 0.46	\$ 0.19	\$ 0.89	\$ 0.62
Earnings from discontinued operations, net of tax and minority interest	0.05	(0.01)	0.05	0.01
Net earnings	\$ 0.51	\$ 0.18	\$ 0.94	\$ 0.63

See notes to consolidated financial statements.

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FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Consolidated Statements of Comprehensive Income (Unaudited)

	Nine Months Ended October 31		
	2003	2002	
	(in tho	ousands)	
Net earnings	\$47,367	\$31,760	
Other comprehensive (loss) income, net of tax: Unrealized gains (losses) on investments in securities:			
Unrealized gain (loss) on securities	305	(512)	
Unrealized derivative (losses) gains:			
Change in unrealized losses and gains on interest rate contracts, net of minority interest	(573)	694	
Other comprehensive (loss) income, net of tax	(268)	182	
Comprehensive income	\$47,099	\$31,942	

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Consolidated Statements of Shareholders Equity (Unaudited)

Common Stock Accumulated Class A Class B Additional Treasury Stock Other Paid-In Comprehensive Retained Income Shares Shares Total Amount Amount Capital Earnings Shares Amount (Loss) (in thousands) Nine Months Ended October 31, <u>2003</u> Balances at January 31, 2003 35,678 \$11,892 14.548 \$4,850 \$232,029 \$470,348 \$(4,425) \$ (8,722) \$705,972 Net earnings 47,367 47,367 Other comprehensive loss, net of tax (268)(268)Dividends \$.24 per share (11,993)(11,993) Conversion of Class B to Class A 832 shares 278 (832)(278)Exercise of stock options 1,700 (188)1,441 3,141 Income tax benefit from stock 1,065 1,065 option exercises Restricted stock issued (1,013)(113)1,013 Amortization of unearned compensation 887 887 Balances at October 31, 2003 36,510 \$12,170 13,716 \$4,572 \$234,668 \$505,722 269 \$(1,971) \$ (8,990) \$746,171

Nine Months Ended October 31,

shares 543 Exercise of stock options Income tax benefit from stock option exercises Amortization of unearned compensation		(6.15)	(101)	1,418 1,412 715		(187)	1,671		3,089 1,412 715
Exercise of stock options Income tax benefit from stock option exercises		(6.15)	(101)	,		(187)	1,671		·
		(0.0)	(101)	1,418		(187)	1,671		3,089
shares 543									
Conversion of Class B to Class A	181	(543)	(181)						
Dividends \$.17 per share					(8,441)				(8,441)
Other comprehensive income, net of tax								182	182
Net earnings					31,760				31,760
Balances at January 31, 2002 35,101	\$11,700	15,125	\$5,042	\$228,263	\$432,939	762	\$(6,140)	\$ (9,291)	\$662,513

See notes to consolidated financial statements.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Consolidated Statements of Cash Flows (Unaudited)

	Nine Months Ended October 31,		
	2003	2002	
	(in the	usands)	
Cash Flows from Operating Activities			
Rents and other revenues received	\$ 621,494	\$ 609,281	
Cash distributions from unconsolidated entities	13,331	13,705	
Proceeds from land sales	55,800	46,958	
Land development expenditures	(56,962)	(28,232)	
Operating expenditures	(404,622)	(390,606)	
Interest paid	(134,577)	(128,873)	
Net cash provided by operating activities	94,464	122,233	
Cash Flows from Investing Activities			
Capital expenditures	(304,962)	(433,997)	
Proceeds from disposition of operating properties and other investments	2,549		
Changes in investments in and advances to real estate affiliates	36,911	(69,822)	
Net cash used in investing activities	(265,502)	(503,819)	
Cash Flows from Financing Activities	***		
Proceeds from issuance of senior notes	300,000		
Retirement of senior notes	(208,500)		
Payment of senior notes issuance costs	(8,092)	221020	
Increase in nonrecourse mortgage debt	785,387	334,829	
Increase in long-term credit facility	19,000	231,000	
Principal payments on nonrecourse mortgage debt	(549,839)	(58,284)	
Payments on long-term credit facility	(91,750)	(90,500)	
Increase in notes payable	77,441	15,355	
Payments on notes payable	(18,638)	(20,785)	
Repayment of Lumber Trading Group securitization agreement	(55,000)		
Change in restricted cash and book overdrafts	16,263	(31,490)	
Payment of deferred financing costs	(27,168)	(7,897)	
Exercise of stock options	3,141	3,089	
Dividends paid to shareholders	(10,464)	(7,933)	
(Decrease) increase in minority interest	(7,141)	5,799	
Net cash provided by financing activities	224,640	373,183	
Net increase (decrease) in cash and equivalents	53,602	(8,403)	
Cash and equivalents at beginning of period	122,356	50,054	
Cash and equivalents at end of period	\$ 175,958	\$ 41,651	

See notes to consolidated financial statements.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Consolidated Statements of Cash Flows (continued) (Unaudited)

	Nine Months Ended October 31,		
	2003	2002	
	(in th	ousands)	
Reconciliation of Net Earnings to Cash Provided by Operating Activities			
Net Earnings	\$ 47,367	\$ 31,760	
Discontinued operations:			
Minority interest	218	(278)	
Depreciation	659	2,524	
Amortization	121	98	
Gain on disposition of operating properties	(6,769)		
Loss on early extinguishment of debt	190		
Minority interest	8,565	2,037	
Depreciation	75,234	70,204	
Amortization	16,066	14,081	
Equity in earnings of unconsolidated entities	(33,103)	(31,493)	
Cash distributions from unconsolidated entities	13,331	13,705	
Deferred income taxes	32,541	13,578	
Loss on disposition of other investments	431	116	
Provision for decline in real estate	2,728	957	
Loss on early extinguishment of debt	10,718	735	
(Increase) decrease in land included in projects under development	(6,329)	3,638	
Decrease in land included in completed rental properties		341	
Increase in land held for development or sale	(1,396)	(11,164)	
(Increase) decrease in notes and accounts receivable	(76,124)	2,658	
Decrease in inventories	2,895	6,519	
Increase in other assets	(29,941)	(11,566)	
Increase in accounts payable and accrued expenses	37,062	13,783	
Net cash provided by operating activities	\$ 94,464	\$122,233	

Supplemental Non-Cash Disclosures:

The schedule below represents the effect of the following non-cash transactions for the nine months ended October 31:

2003 * Increase in interest in Station Square Freight House, a specialty retail center

Disposition of interest in Trowbridge, a supported-living community

 $Acquisitions \ of \ additional \ interests \ in \ ten \ syndicated \ residential \ properties:$

Arboretum Place, Bowin, Bridgewater, Drake, Enclave, Grand,

Lakeland, Lofts at 1835 Arch, Silver Hill and Trellis at Lee's Mill

Acquisition of Grove, an apartment community

Change to equity method of accounting from full consolidation due to the admission of a 50% partner in

Emporium, a retail project under development

2002 * None

Operating Activities		
Notes and accounts receivable	\$ (204)	\$
Other assets	(13,151)	

Accounts payable and accrued expenses	21,370
Total effect on operating activities	\$ 8,015 \$
Investing Activities	
Investments in and advances to affiliates	\$ 11,887 \$
Acquisition of completed rental properties	(227,499)
Total effect on investing activities	\$(215,612) \$
Financing Activities	
Decrease in notes and loans payable	\$ (557) \$
Increase in nonrecourse mortgage debt	227,911
Decrease in minority interest	(19,757)
Total effect on financing activities	\$ 207,597 \$
See notes to consolidated financial statements.	

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

A. Accounting Policies

Basis of Presentation

The interim financial statements have been prepared in accordance with the instructions to Form 10-Q and should be read in conjunction with the financial statements and related notes included in the Company s annual report on Form 10-K for the year ended January 31, 2003. The results of interim periods are not necessarily indicative of results for the full year or any subsequent period. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of financial position, results of operations and cash flows at the dates and for the periods presented have been included.

The Company uses the pro-rata method of consolidation to analyze its properties as the pro-rata method of consolidation provides operating data at the Company s ownership share. The pro-rata method of consolidation is not a method of consolidation acceptable under GAAP. Thus, all information the Company has historically provided under pro-rata consolidation has been removed from the Company s financial statements and related footnotes. This information is now provided in the Company s Management Discussion and Analysis on pages 38-46 of this filing.

Accounting for Derivative Instruments and Hedging Activities

During the three and nine months ended October 31, 2003, the Company recorded approximately \$25,000 and \$565,000, respectively, as interest expense in the Consolidated Statements of Earnings, which represented the total ineffectiveness of all cash flow hedges. During the three and nine months ended October 31, 2002, the Company recorded approximately \$19,000 and \$204,000, respectively, as an increase of interest expense due to the ineffective portion of its cash flow hedges. The amount of net derivative losses reclassified into earnings from other comprehensive income as a result of forecasted transactions that did not occur by the end of the originally specified time period or within an additional two-month period of time thereafter was \$-0- for the three and nine months ended October 31, 2003, and was \$58,000 and \$738,000, for the three and nine months ended October 31, 2002, respectively. As of October 31, 2003, the Company expects that within the next twelve months it will reclassify amounts recorded in accumulated other comprehensive loss into earnings as interest expense associated with the effectiveness of cash flow hedges of approximately \$2,298,000, net of tax. The amount of hedge ineffectiveness relating to hedges designated and qualifying as fair value hedges was not material.

At October 31 and January 31, 2003, interest rate caps were reported at their fair value of approximately \$3,917,000 and \$753,000 respectively, in the Consolidated Balance Sheets as Other Assets. The fair value of interest rate swap and floor agreements at October 31 and January 31, 2003 is an unrealized loss of approximately \$7,376,000 and \$4,340,000, respectively, and is included in Accounts Payable and Accrued Expenses in the Consolidated Balance Sheets.

Stock-Based Compensation

During the nine months ended October 31, 2003, the Company granted 661,900 Class A fixed stock options to key employees and nonemployee members of the Board of Directors. The options have a term of 10 years, vest 25% after two years, 50% after three years and 100% after four years and have a weighted average exercise price of \$31.03. The exercise price of the options granted was equal to the market price of the underlying stock on the date of grant resulting in no intrinsic value and no compensation expense under APBO No. 25.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

A. Accounting Policies continued

Stock-Based Compensation (continued)

The Company also granted 112,500 shares of restricted Class A common stock to key employees. The restricted shares were awarded out of treasury stock, having a cost basis of \$1,012,500, with rights to vote the shares and receive dividends while being subject to restrictions on disposition and transferability and risk of forfeiture. The shares become nonforfeitable over a period of four years. The market value on the date of grant of \$3,487,500 was recorded as unearned compensation to be charged to expense over the respective vesting periods. The unearned compensation of this award along with previously issued restricted stock is reported as an offset of Additional Paid-In Capital in the accompanying consolidated financial statements. At October 31, 2003, the unamortized unearned compensation relating to all restricted stock amounted to \$5,227,000.

Stock based compensation costs, net of tax, relating to restricted stock awards were charged to net earnings in the amount of \$186,000 and \$121,000, respectively, during the three months ended October 31, 2003 and 2002, and \$536,000 and \$432,000, respectively, during the nine months ended October 31, 2003 and 2002. While these amounts were computed under APBO No. 25, they are equal to the fair value based amounts as computed under SFAS No. 123 Accounting for Stock-Based Compensation.

The following table illustrates the effect on net earnings per share if the Company had applied the fair value recognition provisions of SFAS No. 123 to stock options.

Three months

Nine months

		ended October 31,		ded er 31,
	2003	2002	2003	2002
Net earnings (in thousands)				
As reported \$25,972 \$8,941 \$47,367 \$31,760 Deduct stock-based employee compensation expense for stock options determined under the fair value based method, net of related tax effect (896) (644) (2,443) (1,932)				
Pro forma \$25,076 \$8,297 \$44,924 \$29,828				

Basic earnings per share

As reported \$.52 \$.18 \$.95 \$.64 Pro forma \$.50 \$.17 \$.90 \$.60 Diluted earnings per share

As reported \$.51 \$.18 \$.94 \$.63 Pro forma \$.49 \$.17 \$.89 \$.59

New Accounting Standards

In December 2002, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 148

Accounting for Stock-Based Compensation Transition and Disclosure (SFAS No. 148). This statement provides alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

A. Accounting Policies continued

New Accounting Standards (continued)

In addition, this statement amends the disclosure requirements of SFAS No. 123 Accounting for Stock-Based Compensation to require prominent disclosures in both annual and quarterly financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. The alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation is effective for the Company for the fiscal year ended January 31, 2004. The new requirements for quarterly disclosure were effective for the quarter ended April 30, 2003. The Company will continue to apply APBO No. 25 Accounting for Stock Issued to Employees and related interpretations in accounting for its stock-based employee compensation and does not expect SFAS No. 148 to have a material impact on the Company s financial position, results of operations or cash flows.

In January 2003, the FASB issued FASB Interpretation No. 46 (FIN No. 46), Consolidation of Variable Interest Entities. The objective of this interpretation is to provide guidance on how to identify a variable interest entity (VIE) and determine when the assets, liabilities, non-controlling interests, and results of operations of a VIE are to be included in the consolidated financial statements. A company that holds a variable interest in an entity will consolidate the entity if the company s interest in the VIE is such that the company will absorb a majority of the VIE s expected losses and/or receive a majority of the entity s expected residual returns, if they occur. FIN No. 46 also requires additional disclosures by primary beneficiaries and other significant variable interest holders. The disclosure provisions of this Interpretation became effective upon issuance. The consolidation requirements of this Interpretation and the related FASB Staff Position (FSP) apply immediately to variable interest entities created after January 31, 2003 and to existing variable interest entities in the first year or interim period ending after December 15, 2003. The FASB issued an Exposure Draft and a number of FSP s that address certain implementation issues that have arisen since the FASB issued FIN No. 46. The Company is in the process of quantifying the full impact of FIN No. 46 on its financial statements based on its understanding of FIN No. however, 46, the related Exposure Draft and FSPs issued to date as they are currently written. However, as of the date of this filing the guidance on FIN No. 46 has not yet been finalized. The Company believes it is reasonably possible it is the primary beneficiary of many of its equity method investments. As a result, full consolidation of these investments may be required under FIN No. 46, however, a final assessment cannot be made at this time. The financial position and results of operations for the Company's equity method investments, which the Company is currently assessing u

In April 2003, the FASB issued SFAS No. 149 Amendment of Statement 133 on Derivative Instruments and Hedging Activities (SFAS No. 149). This statement amends and clarifies financial accounting and reporting for derivative instruments and for hedging activities under FAS 133, Accounting for Derivative Instruments and Hedging Activities. This statement is effective for certain contracts entered into or modified after June 30, 2003 and for certain hedging relationships designated after June 30, 2003. This statement did not have a material impact on the Company's financial position, results of operations or cash flows.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

A. Accounting Policies continued

New Accounting Standards (continued)

In March 2003, the Emerging Issues Task Force (EITF) issued EITF No. 00-21 Accounting for Revenue Arrangements with Multiple Deliverables (EITF No. 00-21). This issue addresses certain aspects of accounting by a vendor for arrangements under which it will perform multiple revenue-generating activities. This issue is effective for revenue arrangements entered into by the Company subsequent to January 31, 2004. The Company does not expect this statement to have a current material impact on the Company s financial position, results of operations or cash flows.

In May 2003, the FASB issued SFAS No. 150, Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity (SFAS 150). This Statement establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of both liabilities and equity. It requires that an issuer classify a financial instrument that is within its scope as a liability (or an asset in some circumstances). The minority interests associated with certain of the Company's consolidated joint ventures that have finite lives under the terms of the agreements represent mandatorily redeemable interests as defined in SFAS 150. On November 7, 2003, the FASB indefinitely deferred the effective date of paragraphs nine and ten of SFAS No. 150 as they apply to mandatorily redeemable noncontrolling interests in order to address a number of interpretation and implementation issues. However, the disclosure provisions of SFAS 150 are still required. Although no such obligation exists, if the Company were to dissolve the entities or sell the underlying real estate assets and satisfy any outstanding obligations, in all of its consolidated finite life entities as of October 31, 2003, the estimated aggregate settlement value of these noncontrolling interests would approximate book value due to the Company is preferred returns upon settlement. The Company is assessment of the settlement value is based on the estimated liquidation values of the assets and liabilities and the resulting proceeds that the Company would distribute to its noncontrolling interests, as required under the terms of the respective agreements. While additional guidance from the FASB relating to noncontrolling interests in consolidated finite life partnerships is pending, the Company does not expect the remainder of this statement to have an immediate material impact on the Company is financial position, results of operations or cash flows.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

B. Discontinued Operations

The Company adopted the provisions of Statement of Financial Accounting Standard (SFAS) No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, effective February 1, 2002. This standard addresses financial accounting and reporting for the impairment or disposal of long-lived assets. The Company also retains the basic provisions for presenting discontinued operations in the income statement but broadened the scope to include a component of an entity rather than a segment of business. Pursuant to the definition of a component of an entity in SFAS No. 144, assuming no significant continuing involvement, all earnings of properties which have been sold or held for sale are reported as discontinued operations. The Company considers assets held for sale when the transaction has been approved by the appropriate level of management and there are no contingencies related to the sale that may prevent the transaction from closing. In most transactions, these contingencies are not satisfied until the actual closing of the transaction, and, accordingly, the property is not identified as held for sale until the closing actually occurs. However, each potential transaction is evaluated based on its separate facts and circumstances.

For the three months ended October 31, 2003, two properties, *Vineyards* and *Laurels*, were included in discontinued operations. *Vineyards*, a 366-unit apartment complex in Broadview Heights, Ohio and *Laurels*, a 520-unit apartment complex in Justice, Illinois, were both sold during the third quarter. For the nine months ended October 31, 2003, three properties, *Vineyards*, *Laurels*, and *Trowbridge*, were included in discontinued operations. The Company turned over the deed to *Trowbridge*, a supported-living community located in Southfield, Michigan, in lieu of foreclosure in April 2003. *Vineyards*, *Laurels* and *Trowbridge* were previously included in the Residential Group.

For the three and nine months ended October 31, 2002, five properties were included in discontinued operations: *Bay Street, Courtland Center, Trowbridge, Vineyards* and *Laurels. Bay Street*, a 16,000-square-foot retail center located in Staten Island, New York, was sold in the fourth quarter of fiscal 2002. *Courtland Center*, a 458,000-square-foot retail center located in Flint, Michigan, was also sold during the fourth quarter of fiscal 2002. *Bay Street* and *Courtland Center* were both previously included in the Commercial Group.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

B. <u>Discontinued Operations (continued)</u>

The assets and liabilities relating to Trowbridge being held for sale and operating results relating to assets sold and assets held for sale from Bay Street, Courtland Center, Trowbridge, Vineyards and Laurels are as follows.

		October 31, 2003	January 31, 2003
		(in th	ousands)
Assets Real estate, net \$ \$20,004 Other assets 1,021			
\$ \$21,025			
Liabilities			
Mortgage debt, nonrecourse \$ \$20,822 Other liabilities 574			
\$ \$21,396			

		Three Months Ended October 31,		onths Ended ober 31,
	2003	2003 2002 (in thousands)		2002
	(in th			ousands)
Revenues	\$880	\$4,787	\$5,702	\$14,819
Expenses				
Operating expenses 1,086 3,001 4,788 9,108				

382 942 **1,143** 2,767 Loss on early extinguishment of debt 190 190 Depreciation and amortization **154** 1,367 **780** 2,622 **1,812** 5,310 **6,901** 14,497 Gain on disposition of operating properties 6,358 6,769

Interest expense

Earnings (loss) before income taxes 5,426 (523) 5,570 322 Income tax expense (benefit)

Current 382 276 2,083 2,654 Deferred 2,501 (116) 805 (2,724)
2,883 160 2,888 (70)
Earnings before minority interest 2,543 (683) 2,682 392 Minority interest 126 (218) 278
Net earnings (loss) from discontinued operations \$2,543 \$(557) \$2,464 \$670

The following table summarizes the gain (loss) on disposition of operating properties for the three and nine months ended October 31, 2003 and 2002.

	Three Months Ended October 31,		Nine Month Ended October 31	
	2003	2002	2003	2002
	(in thousands)		(in thou:	sands)
Discontinued operations				
Laurels				
\$4,249 \$ \$4,249 \$				
Vineyards 2,109 2,109				
7,109 2,109 Frowbridge				
538				
Other				
(127)				
				
Fotal				
\$6,358 \$ \$6,769 \$				

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

C. Senior Notes

On May 19, 2003, the Company issued \$300,000,000 of its 7.625% senior notes due June 1, 2015 in a public offering under its shelf registration statement. Accrued interest is payable semi-annually beginning on December 1, 2003. \$208,500,000 of the proceeds from this offering were used to redeem all of the outstanding 8.5% senior notes originally due in 2008 at a redemption price equal to 104.25%. The remainder of the proceeds was used for offering costs of \$8,092,000, to repay \$73,000,000 outstanding under the revolving portion of the long-term credit facility and for general working capital purposes. The new 7.625% senior notes contain covenants comparable to the previously outstanding 8.5% senior notes. The Company currently has \$542,180,000 available under its shelf registration.

D. Provision for Decline in Real Estate

The following table summarizes the Company s Provision for Decline in Real Estate for the three and nine months ended October 31, 2003 and 2002. The provision represents the adjustment to fair market value of land held by the Residential Group and a retail center held by the Commercial Group.

			Three Months Ended October 31,		Nine Mon	
			2003	2002	2003	2002
			(in thousands)		(in thou	sands)
Leggs Hill	Land	Salem, MA	\$	\$ 957	\$1,624	\$957
Hunting Park Retail Center Philadelphia, PA 1,104						
PA 1,104						
	_					
	_					
-	_					
	_					
Total \$ \$957 \$2,728 \$957						
	_					
	_					

E. Reclassification

Certain items in the consolidated financial statements for 2002 have been reclassified to conform to the 2003 presentation (see Notes B and F).

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FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

F. Loss on Early Extinguishment of Debt

On February 1, 2002, the Company adopted the provisions of SFAS No. 145, Rescission of FASB Statement No. 4, 44, and 64, Amendment of FASB Statement No. 13 on Technical Corrections (SFAS No. 145), which requires gains or losses from early extinguishment of debt to be classified in operating income or loss. The Company previously recorded gains or losses from early extinguishment of debt as extraordinary items, net of tax, in its Statement of Earnings. For the three and nine months ended October 31, 2003, the Company has recorded \$190,000 relating to the dispositions of *Laurels* and *Vineyards* as Loss on Early Extinguishment of Debt in Discontinued Operations. *Laurels* is a residential property located in Justice, Illinois, and *Vineyards* is a residential property located in Broadview Heights, Ohio. For the nine months ended October 31, 2003, the Company recorded \$10,718,000 as Loss on Early Extinguishment of Debt. This amount is primarily the result of the payment in full of the Company s \$200,000,000 8.5% senior notes due in 2008 at a premium of 104.25% for a loss on extinguishment of \$8,500,000 for redemption premium and approximately \$3,000,000 related to the write-off of unamortized debt issue costs. These changes were offset, in part, by net gains on early extinguishment of debt of approximately \$800,000 on several residential properties.

For the three and nine months ended October 31, 2002, the Company reclassified \$355,000 (\$214,000, net of tax) and \$735,000 (\$444,000, net of tax) of early extinguishment of debt from Extraordinary Loss to Loss on Early Extinguishment of Debt to conform to the new guidance. These losses represented the impact of early extinguishment of nonrecourse debt in order to secure more favorable financing terms. The Company recorded extraordinary losses related to *Lofts at 1835 Arch*, a residential property located in Philadelphia, Pennsylvania, *Autumn Ridge* and *Cambridge Towers*, residential properties located in Michigan and *Regency Towers*, a residential property located in Jackson, New Jersey.

G. <u>Dividends</u>

The Board of Directors declared regular quarterly cash dividends on both Class A and Class B common shares as follows:

March 12, 2003 June 2, 2003 June 16, 2003 \$.06 June 11, 2003 September 2, 2003 September 15, 2003 \$.09 September 10, 2003 December 1, 2003 December 15, 2003 \$.09 December 4, 2003* March 1, 2004 March 15, 2004 \$.00	Date Declared	Date of Record	Payment Date	Amount Per Share
2004 \$.07	June 11, 2003 September 2, 2003 September 15, 2003 \$.09 September 10, 2003 December 1, 2003 December 15, 2003 \$.09 December 4, 2003*	June 2, 2003	June 16, 2003	\$.06

^{*} Since this dividend was declared after October 31, 2003, it is not reflected in the consolidated financial statements.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

H. Earnings per Share

The following is a reconciliation of the numerators and denominators of the basic and diluted earnings per share (EPS) computations for earnings from continuing operations.

Continuing Operations (Numerator) (in	Common Shares Outstanding (Denominator)	Per Comm Share
tnousanas)		
	(in thousands)	

Diluted EPS \$9,498 50,152,885 \$0.19	
Nine Months Ended	
October 31, 2003:	
Basic EPS \$44,903 49,842,969 \$0.90 Effect of dilutive securities stock options 656,729 (0.01)	
Diluted EPS \$44,903 50,499,698 \$0.89	
October 31, 2002:	
Basic EPS \$31,090 49,594,305 \$0.63 Effect of dilutive securities stock options 598,641 (0.01)	

Diluted EPS \$31,090 50,192,946 \$0.62

I. Commitments and Contingencies

In October 2003, the Company admitted Westfield America, Inc. as a partner into its Emporium project, a retail development in San Francisco. Pursuant to that agreement, the Company agreed to purchase a 50% interest in a partnership owned by Westfield America at a cost of \$75,000,000. This acquisition will entitle the Company to a 50% economic interest in One San Francisco Centre, a retail property in operation located adjacent to Emporium. The purchase of this interest is planned for 2006 to coincide with the opening of Emporium.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

J. Reduction of Reserves On Notes Receivable and Recognition of Contingent Interest Income

The Company, through its Residential Group, is the 1% general partner in 23 Federally Subsidized housing projects owned by syndicated partnerships. Upon formation of these partnerships approximately 20 years ago, the Company received interest-bearing notes receivable as consideration for development and other fee services. At their inception, these notes were fully reserved as their collection was doubtful based on the limited cash flows generated by the properties pursuant to their government subsidy contracts. Likewise, a reserve for the related accrued interest was established each year.

During the years ended January 31, 2003 and 2002, 20 of these properties completed a series of events that led to the reduction of a portion of these reserves. The first event was the modification or expiration of the Government contracts that now allow for market rate apartment rentals, which provide a significant increase in expected future cash flows. This, in turn, increased the appraised values of these properties and in some instances, resulted in a settlement with the limited partners to obtain their ownership share of these properties in exchange for the balance of the notes and related accrued interest. As a result, the Company determined that the collection of a portion of these notes receivable and related accrued interest is now probable. For the three and nine months ended October 31, 2003, reductions of \$1,813,000 and \$2,043,000, and reductions for the three and nine months ended October 31, 2002 of \$319,000 and \$4,169,000, respectively, are included in revenue in the Consolidated Statements of Earnings. The Company will continue to review the level of reserves against these notes receivable in relation to events that could change expected future cash flows from these properties.

In addition, during the nine months ended October 31, 2003, the Company recognized \$5,300,000 in interest income on an unreserved note receivable from one of these 20 properties, representing participation proceeds from the sale of the property.

Millender Center The Company owns a 1% general partnership interest in Millender Center (the Project), a mixed-use apartment, retail and hotel project located in downtown Detroit, Michigan, and loaned \$14,775,000 to the 99% limited partners in 1985, as evidenced by a note. A full reserve against the note and accrued interest was recorded in 1995 when the Company determined that collection was doubtful due to the operating performance of the Project at that time.

In October 1998, the Project entered into a lease agreement with General Motors (GM) whereby the Project, except for the apartments, is leased to GM through 2010, when it is expected that GM will exercise a purchase option. This lease arrangement, coupled with the resurgence of downtown Detroit's economy as a result of GM is relocation of its corporate headquarters to a location adjacent to the Project and the entry of gaming, has significantly improved the operating performance of the Project. At the same time, the note was restructured with the limited partners to extend the term from December 31, 2000 to December 31, 2022. The Company believes that the current and anticipated improved performance of the Project supports its assessment that the original principal of the note is now fully collectible.

During the three and nine months ended October 31, 2003 the Company reduced \$-0- and \$5,633,000, respectively, of the reserve recorded against interest receivable from Millender Center. During the three and nine months ended October 31, 2002 the Company reduced \$-0- and \$690,000, respectively, of the reserve recorded against Millender Center. The reductions of this reserve was primarily the result of increased cash flow projections due to the extension of the Project s tax advantaged bonds. The recorded balance of the note was \$20,917,000 and \$16,332,000 at October 31, 2003 and 2002, respectively. As of October 31, 2003, a \$5,382,000 reserve against this note remains.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

K. Investments in and Advances to Real Estate Affiliates

Included in Investments in and Advances to Real Estate Affiliates are unconsolidated investments in entities which the Company does not control and which are accounted for on the equity method as well as advances on behalf of other partners. Summarized financial information for the equity method investments is as follows.

October 31, January 31, 2003 (in thousands)

Balance Sheet:

Completed rental properties \$2,367,862 \$2,384,920 Projects under development 260,986 307,566 Land held for development or sale 95,016 85,663 Accumulated depreciation (491,314) (484,845) Other assets 252,733 278,024

Total Assets **\$2,485,283** \$2,571,328

Mortgage debt, nonrecourse \$2,111,819 \$2,226,384
Advances from general partner 1,385 18,355
Other liabilities 162,313 166,286
Partners equity 209,766 160,303

Total Liabilities and Partners Equity **\$2,485,283** \$2,571,328

			Ended	Ended	Nine Months Ended October 31, 2003	Nine Months Ended October 31, 2002
				(in the	ousands)	
Operations:						
Revenues \$121,894 \$143,634 \$415,624 \$391,583 Operating expenses (67,586) (76,213) (226,294) (205,485) Interest expense (26,213) (38,898) (95,987) (98,251) Depreciation and amortization (17,327) (16,507) (55,370) (48,553)	— —					
Net Earnings (pre-tax) \$10,768 \$12,016 \$37,973 \$39,294						
Company s portion of Net Earnings (pre-tax) \$11,433 \$10,735 \$33,103 \$31,493						

Following is a reconciliation of partners equity to the Company s carrying value in the accompanying Consolidated Balance Sheets:

	October 31, 2003	January 31, 2003
	(in tho	usands)
Partners equity, as above Equity of other partners 65,306 30,178	\$209,766	\$160,303
Company s investment in partnerships 144,460 130,125 Advances to partnerships, as above 1,385 18,355 Advances to other real estate affiliates 314,500 340,725		
Investments in and Advances to Real Estate Affiliates \$460,345 \$489,205		

As is customary within the real estate industry, the Company invests in certain real estate projects through partnerships. The Company provides funding for certain of its partners equity contributions for the development and construction of real estate projects. The most significant partnership for which the Company provides funding relates to Forest City Ratner Companies, representing the Commercial Group s New York City operations. The Company s partner is the President and Chief Executive Officer of Forest City Ratner Companies and is the first cousin to four executive officers of the Company. At October 31, 2003 and January 31, 2003, amounts advanced in the normal course of business for development and construction of real estate projects on behalf of this partner collateralized by this partnership interest were \$110,586,000 and \$98,264,000, respectively, of the \$314,500,000 and \$340,725,000 presented above for Advances to other real estate affiliates. These advances entitle the Company to a preferred return on and of the outstanding balances, which are payable from cash flows of each respective property.

FOREST CITY ENTERPRISES, INC. AND SUBSIDIARIES Notes to Consolidated Financial Statements (Unaudited)

L. Segment Information

The following tables summarize financial data for the Commercial, Residential, Land Development and Lumber Trading Groups and Corporate. All amounts, including footnotes, are presented in thousands.

				Months October 31,		Months October 31,
	October 31, 2003	January 31, 2003	2003	2002	2003	2002
	Identifia	ble Assets	Exper	nditures for A	dditions to Re	eal Estate
Commercial Group Residential Group 1,312,348 990,192 78,384 22,228 128,554 146,785 Land Development Group 246,837 193,899 10,007 4,337 42,732 16,080 Lumber Trading Group 249,518 149,236 90 293 940 981 Corporate 121,416 115,631 88 290 721 793	\$3,809,954	\$3,628,251	\$57,489	\$101,396	\$209,070	\$311,559
	- - -					
	- -					
\$5,740,073 \$5,077,209 \$146,058 \$128,544 \$382,017 \$476,198	_					
	•					
	-					

	Three Months Ended October 31,						Nine Mo , Ended Octo	
	2003	2002	2003	2002	2003	2002	2003	
		Reve	enues			Interest	Expense	
cial Group al Group 36,931 132,678 109,704 6,268 5,788 18,724 16,234 velopment Group 15,194 85,044 59,226 806 398 2,233 807 Grading Group (1) 23,296 86,508 72,896 966 649 2,385 2,044 25 5 411 854 6,458 6,761 19,833 19,209	\$157,582	\$152,922	\$481,411	\$430,852	\$36,011	\$26,362	\$98,965 \$	
	_ _							
	_ _ _							
	<u> </u>							
2 \$228,728 \$786,052 \$673,532 \$50,509 \$39,958 \$142,140 \$127,469	_							
	-							
	_							
	-							
	_							

		Three Months Ended October 31,				Three Months Ended October 31,		Nine Months Ended October	
	2003	2002	2003	2002	2003	2002	2003	2002	
	De	Depreciation ar		tion	Earr	nings Before	Income Taxes (2)		
sidential Group \$84 5,099 14,999 12,401 9,448 7,135 36,669 26,657 Ind Development Group 5 46 185 147 25,920 7,955 38,854 26,934 Index Trading Group (1) 81 536 1,408 1,604 3,728 (488) 4,306 (406) Imporate 38 639 1,352 1,615 (13,274) (14,295) (50,511) (36,373) Index Son disposition of other investments (431) (116) Index Soviet (431) (14) Index Soviet (431) (14	\$25,194	\$24,036	\$73,356	\$68,518	\$16,358	\$17,039	\$60,058	\$37,87	
31,062 \$30,356 \$91,300 \$84,285 \$42,180 \$16,389 \$86,217 \$53,609	_								
	<u> </u>								
	_								

Earnings Before Depreciation, Amortization and Deferred Taxes (EBDT) (3)

\$40,398 \$43,340 **\$120,636** \$101,178

Residential Group
18,625 17,643 55,942 45,453
Land Development Group
16,303 1,783 25,199 10,589
Lumber Trading Group
2,070 (372) 2,158 (431)
Corporate

(6,336) (12,466) **(31,633)** (25,640)

Discontinued Operations (4) (1,164) 579 (721) 2,831

Commercial Group

(1,104) 379 (721) 2,031

Consolidated EBDT 69,896 50,507 171,581 133,980 Reconciliation of EBDT to net earnings: (5)

Depreciation and amortization Real Estate Groups (34,838) (30,973) (98,500) (86,131)
Deferred taxes Real Estate Groups (15,447) (10,502) (32,374) (15,778)
Straight-line rent adjustment 2,654 1,839 5,185 2,943

Provision for decline in real estate (579) (1,449) (579)

Early extinguishment of debt, net of tax

arly extinguishment of debt, net of tax (214) (444)

Loss on disposition of other investments, net of tax (261) (70)

Discontinued operations not included in EBDT, net of tax and minority interest $^{(4)}$

Depreciation and amortization (154) (1,283) (731) (2,376) Deferred taxes

17 116 **19** 158

Straight-line rent adjustment

30 57

Gain on disposition of operating properties

3,844	3,897	
Net earn \$25,972	ings \$8,941 \$47,367 \$31,7	760

(1) The Company recognizes the gross margin on lumber brokerage sales as Revenues. Sales invoiced for the three months ended October 31, 2003 and 2002 were \$897,732 and \$614,410, respectively. Sales invoiced for the nine months ended October 31, 2003 and 2002 were \$2,083,523 and \$1,951,959, respectively.

(2) See Consolidated Statements of Earnings on page 3 for reconciliation of Earnings Before Income Tax EBIT to Net Earnings.(3) Early extinguishment of debt, which was formerly reported as an extraordinary item, is now recorded as an operating expense. However, early extinguishment of debt will be excluded from EBDT through the year ended January 31, 2003. Beginning February 1, 2003, early

extinguishment

of debt will be included in EBDT.(4) See Note B Discontinued Operations on Pages 11 and 12 for more information.(5) See Page 47 through 57 of this filing for additional information regarding the reconciliation

Earnings.

of EBDT to Net

Subsequent Event

In November, 2003, the Company agreed to provide certain concessions to its partner relating to a property accounted for under the equity method of accounting. These concessions involved the Company agreeing to forgive their partner's deficit restoration obligations, as well as modifying the liquidating distribution provisions of the partnership agreement. As a result of these concessions, upon the sale of the property and the resulting dissolution of the partnership in November 2003, the Company recognized a loss of approximately \$3.5 million.

Item 6. Exhibits and Reports on Form 8-K.

(a) Exhibits

Exhibit umber	Description of Document
31.1	Principal Executive Officer's certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Principal Financial Officer's certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification pursuant to 18 U.S.C. Section 1350, as amended, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
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SIGNATURES

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

FOREST CITY ENTERPRISES, INC.

(Registrant)

Date January 28, 2004 /S/ THOMAS G. SMITH

Thomas G. Smith Executive Vice President,

Chief Financial Officer and Secretary

(Principal Financial Officer)

Date January 28, 2004 /S/ LINDA M. KANE

Linda M. Kane Senior Vice President and Corporate Controller (Principal Accounting Officer)

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Exhibit Index

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