UNITED RENTALS INC /DE Form S-4/A May 30, 2002

As filed with the Securities and Exchange Commission on May 30, 2002

Registration No. 333-87644

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

AMENDMENT NO. 2

TO

FORM S-4

REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

United Rentals, Inc. (Exact Name of Registrant as Specified in Its Charter)

Delaware (State or Other Jurisdiction of Primary Industrial (I.R.S. Employer Incorporation or Organization) Classification Code Identification No.)

7353 Number 06-1522496

Five Greenwich Office Park Greenwich, Connecticut 06830 (203) 622-3131

(Address, Including Zip Code, and Telephone Number, Including Area Code, of Registrant's Principal Executive Offices)

> Michael J. Nolan Five Greenwich Office Park Greenwich, Connecticut 06830 (203) 622-3131

(Name, Address, Including Zip Code, and Telephone Number, Including Area Code, of Agent For Service)

A copy of all communications, including communications sent to the agent for service, should be sent to:

Joseph Ehrenreich, Esq. Ehrenreich Eilenberg & Krause LLP 11 East 44th Street New York, NY 10017 (212) 986-9700

Malcolm E. Landau, Esq. Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153 (212) 310-8000

Approximate date of commencement of proposed sale to the public: from time to time after the effective date of this registration statement.

If the securities being registered on this form are being offered in connection with the formation of a holding company and there is compliance with General Instruction G, check the following box. []

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

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

The Registrant hereby amends this registration statement on such date or dates as may be necessary to delay its effective date until the Registrant shall file a further amendment which specifically states that this registration statement shall thereafter become effective in accordance with Section 8(a) of the Securities Act of 1933 or until the registration statement shall become effective on such date as the Commission, acting pursuant to said Section 8(a), may determine.

The information contained in this prospectus is not complete and may be changed. We may not sell any shares of the common stock until our registration statement file with the Securities and Exchange Commission is effective. This prospectus is not an offer to sell these securities and we are not soliciting offers to buy these securities in any jurisdiction where the offer or sale is not permitted.

Subject to Completion, Dated May 30, 2002

PROSPECTUS

UNITED RENTALS, INC.
Common Stock

Issuance of Shares For Acquisitions

We may, from time to time, make acquisitions. This prospectus covers up to 4,000,000 shares of our common stock that we may, from time to time, issue:

- o in connection with acquisition transactions; or
- o upon the exercise or conversion of warrants or convertible securities that we may issue in connection with acquisition transactions.

We will establish the terms of each acquisition transaction through negotiations with (1) one or more of the owners of the business or assets to be acquired, (2) the management of the other company or companies that may be a party to the transaction and/or (3) representatives of one or more of the foregoing.

Resale of Shares by Selling Security Holders

Persons that acquire shares from us pursuant to this prospectus may, with our written consent, use this prospectus to resell such shares. Sales by

such persons may be made:

- o through the New York Stock Exchange, in the over-the-counter market, in privately negotiated transactions or otherwise;
- o directly to purchasers or through agents, brokers, dealers or underwriters; and
- o at market prices prevailing at the time of sale, at prices related to such prevailing market prices, or at negotiated prices.

Other Information

Our common stock is traded on the New York Stock Exchange under the \mbox{symbol} "URI."

Investing in our securities involves certain risks. See "Risk Factors" beginning on page 6.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The date of this prospectus is May 30, 2002

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You should rely only on the information incorporated by reference or provided in this prospectus or any supplement. No one is authorized to provide

you with different information. We are not making an offer of shares of our common stock in any state where the offer is not permitted. You should not assume that the information in this prospectus or any supplement is accurate as of any date other than the date on the front of those documents.

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CAUTIONARY NOTICE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements contained in, or incorporated by reference in, this prospectus are forward-looking in nature. Such statements can be identified by the use of forward-looking terminology such as "believe," "expect," "project," "forecast," "may," "will," "should," "on-track," "anticipate," "seek," "plan," "intend" or the negative thereof or comparable terminology, or by discussions of strategy. You are cautioned that our business and operations are subject to a variety of risks and uncertainties and, consequently, our actual results may materially differ from those projected by any forward-looking statements. Certain of such risks and uncertainties are discussed below under the heading "Risk Factors." We make no commitment to revise or update any forward-looking statements in order to reflect events or circumstances after the date any such statement is made.

WHERE YOU CAN FIND MORE INFORMATION

We file reports, proxy statements, and other information with the SEC. Such reports, proxy statements, and other information can be read and copied at the SEC's Public Reference Room at 450 Fifth Street, N.W., Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 for further information on the Public Reference Room. The SEC maintains an internet site at http://www.sec.gov that contains reports, proxy and information statements and other information regarding issuers that file electronically with the SEC, including our company.

This prospectus is a part of our registration statement on Form S-4 filed with the SEC. This prospectus does not contain all of the information set forth in the registration statement and the exhibits to the registration statement. Statements about the contents of contracts or other documents contained in this prospectus or in any other filing to which we refer you are not necessarily complete. You should review the actual copy of such documents filed as an exhibit to the registration statement or such other filing. This registration statement can be read and copied at the SEC's Public Reference Room referred to above or accessed on the SEC's internet site referred to above.

INCORPORATION BY REFERENCE

The SEC allows us to "incorporate by reference" the documents that we file with the SEC. This means that we can disclose important information to you by referring you to those documents. Any information we incorporate in this manner is considered part of this prospectus. However, to the extent that there are any inconsistencies between information presented in this prospectus and information contained in incorporated documents filed with the SEC before the date of this prospectus, the information in this prospectus shall be deemed to supersede the earlier information. Any information we file with the SEC after the date of this prospectus and until this offering is completed will automatically update and supersede the information contained in this prospectus.

We incorporate by reference: (1) the documents listed below that we have filed with the SEC and (2) any filings that we make with the SEC under

Section 13(a), 13(c), 14 or 15(d) of the Securities Exchange Act of 1934 during the period from May $[\]$, 2002, which is the date on which we originally filed the registration statement of which this prospectus forms a part, until this offering is completed:

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- o Annual Report on Form 10-K for the year ended December 31, 2001;
- o Quarterly Report on Form 10-Q for the three months ended March 31, 2002;
- o The following Current Reports on Form 8-K: (1) Report filed on March 18, 2002 and (2) Report filed on April 26, 2002 (excluding exhibit 99.2);
- o Definitive Proxy Statement on Schedule 14A filed on April 30, 2002; and
- o Registration Statements on Form 8-A dated November 27, 1997, August 6, 1998, and October 9, 2001.

We will provide without charge, upon written or oral request, a copy of any or all of the documents which are incorporated by reference into this prospectus. Requests should be directed to: United Rentals, Inc., Attention: Michael J. Nolan, Five Greenwich Office Park, Greenwich, Connecticut 06830, telephone number: (203) 622-3131. You must make your request for documents no later than five business days before the date you make your investment decision concerning our securities to obtain timely delivery of these documents.

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UNITED RENTALS

United Rentals is the largest equipment rental company in the world. We offer for rent over 600 types of equipment—everything from heavy machines to hand tools—through our network of more than 740 rental locations in the United States, Canada and Mexico. Our customers include construction and industrial companies, manufacturers, utilities, municipalities, homeowners and others. In 2001, we served more than 1.4 million customers, completed over 8.4 million rental transactions and generated revenues of \$2.9 billion.

Our fleet of rental equipment is the largest in the world and includes over 500,000 units having an original purchase price of approximately \$3.5 billion. The fleet includes:

- o General construction and industrial equipment, such as backhoes, skid-steer loaders, forklifts, earth moving equipment, material handling equipment, compressors, pumps and generators;
- o Aerial work platforms, such as scissor lifts and boom lifts;

- o General tools and light equipment, such as power washers, water pumps, heaters and hand tools;
- o Traffic control equipment, such as barricades, cones, warning lights, message boards and pavement marking systems; and
- o Trench safety equipment for below ground work, such as trench shields, aluminum hydraulic shoring systems, slide rails, crossing plates, construction lasers and line testing equipment.

In addition to renting equipment, we sell used rental equipment, act as a dealer for new equipment and sell related merchandise, parts and service.

Our principal executive offices are located at Five Greenwich Office Park, Greenwich, Connecticut 06830, and our telephone number is (203) 622-3131.

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RISK FACTORS

In addition to the other information in this document, you should carefully consider the following factors before making an investment decision.

Decreases in construction and industrial activities could adversely affect our revenues and operating results by decreasing the demand for our equipment or the prices that we can charge. For example, the current slow-down in the economy has caused construction and industrial activity to decrease and, as a result, our revenues and pricing were down in the first quarter of 2002 compared to the same period in 2001.

Our equipment is principally used in connection with construction and industrial activities. Consequently, decreases in construction or industrial activity due to a recession or other reasons may lead to a decrease in the demand for our equipment or the prices that we can charge. Any such decrease could adversely affect our revenues and operating results. For example, the current slow-down in the economy has caused construction and industrial activity to decrease and, as a result, our revenues and pricing were both down in the first quarter of 2002 compared to the same period in 2001.

We have identified below certain factors that may cause a further downturn in construction and industrial activity, either temporarily or long-term:

- o a continuation or a worsening of the current recessionary environment;
- o an increase in interest rates; or
- o adverse weather conditions which may temporarily affect a particular region.

In addition, demand for our equipment may not reach projected levels in the event that funding for highway and other construction projects under government programs, such as the Transportation Equity Act for the 21st Century ("TEA-21"), does not reach expected levels. A recent proposal by the President would, if enacted by Congress, reduce TEA-21 spending by up to approximately

\$8.6 billion beginning in late 2002.

Our operating results may fluctuate, which could affect the trading value of our common stock.

We expect that our revenues and operating results may fluctuate from quarter to quarter or over the longer term due to a number of factors. These factors include:

- o seasonal rental patterns of our customers, with rental activity tending to be lower in the winter;
- o completion of acquisitions;
- o changes in the amount of revenue relating to renting traffic control equipment, since revenues from this equipment category tend to be more seasonal than the rest of our business;
- o changes in the size of our rental fleet or in the rate at which we sell our used equipment;

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- o changes in demand for our equipment or the prices therefor due to changes in economic conditions, competition or other factors;
- o changes in the interest rates applicable to our floating rate debt;
- o if we determine that a potential acquisition will not be consummated, the need to charge against earnings any expenditures relating to such transaction (such as financing commitment fees, merger and acquisition advisory fees and professional fees) previously capitalized; and
- o the possible need, from time to time, to take other write-offs or special charges due to a variety of occurrences, such as the adoption of new accounting standards, impairment of goodwill, store consolidations or closings or the refinancing of existing indebtedness.

Our substantial indebtedness will require us to devote a substantial portion of our cash flow to debt service and could, among other things, constrain our ability to obtain additional financing and make it more difficult for us to cope with a downturn in our business.

We have a substantial amount of indebtedness. At March 31, 2002, our total indebtedness was approximately \$2,518.3 million. Our substantial indebtedness has the potential to affect us adversely in a number of ways. For example, it will or could:

- o require us to devote a substantial portion of our cash flow to debt service, reducing the funds available for other purposes;
- o constrain our ability to obtain additional financing, particularly since substantially all of our assets are subject to security interests relating to existing indebtedness; or

make it difficult for us to cope with a downturn in our business or a decrease in our cash flow.

Furthermore, if we are unable to service our indebtedness and fund our business, we will be forced to adopt an alternative strategy that may include:

- o reducing or delaying capital expenditures;
- o limiting our growth;
- o seeking additional capital;
- o selling assets; or
- o restructuring or refinancing our indebtedness.

We cannot be sure that any of these strategies could be effected on favorable terms or at all.

A portion of our indebtedness bears interest at variable rates that are linked to changing market interest rates. As a result, an increase in market interest rates would increase our interest expense and our debt service obligations. At March 31, 2002, we had \$1,091.0 million of variable rate indebtedness.

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If we are unable to obtain additional capital as required, we may be unable to fund the capital outlays required for the success of our business, including those relating to purchasing equipment, making acquisitions, opening new rental locations and refinancing existing indebtedness.

If the cash that we generate from our business, together with cash that we may borrow under our credit facility, is not sufficient to fund our capital requirements, we will require additional debt and/or equity financing. We cannot, however, be certain that any additional financing will be available or, if available, will be available on terms that are satisfactory to us. If we are unable to obtain sufficient additional capital in the future, we may be unable to fund the capital outlays required for the success of our business, including those relating to purchasing equipment, making acquisitions, opening new rental locations and repaying or refinancing existing indebtedness.

Restrictive covenants could adversely affect our business by limiting our flexibility.

We are subject to various restrictive financial and operating covenants under the agreements governing our indebtedness. These covenants limit or prohibit, among other things, our ability to incur indebtedness, pay dividends, make prepayments of certain indebtedness, make investments, create liens, make acquisitions, sell assets and engage in mergers and acquisitions. These covenants could adversely affect our business by significantly limiting our operating and financial flexibility.

We cannot guarantee that we will realize the expected benefits from our acquisitions or that our existing operations will not be harmed as a result of acquisitions.

We have grown in part through acquisitions and may continue to do so. The making of acquisitions entails certain risks, including:

- o unrecorded liabilities of acquired companies that we fail to discover during our due diligence investigations;
- o difficulty in assimilating the operations and personnel of the acquired company with our existing operations;
- o loss of key employees of the acquired company; and
- o difficulty maintaining uniform standards, controls, procedures and policies.

We cannot guarantee that we will realize the expected benefits from our acquisitions or that our existing operations will not be harmed as a result of acquisitions.

Goodwill related to acquisitions represents a substantial portion of our total assets. If the fair value of the goodwill should drop below the recorded value, we would be required to write off the excess goodwill, which could adversely affect our operating results.

At March 31, 2002, we had on our balance sheet net goodwill in the amount of \$1,882.2 million, which represented approximately 39.5% of our total assets at such date. This goodwill is an intangible asset and represents the excess of the purchase price that we paid for acquired businesses over the estimated fair market value of the net assets of those businesses. If the fair value of the goodwill, determined in accordance with applicable accounting standards, were to fall below the recorded value shown on the

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balance sheet, we would be required to write off the excess goodwill. Any write-off would adversely affect our results. For example, in the first quarter of 2001, we recorded a pre-tax charge of \$349 million for goodwill impairment.

If we lose any member of our senior management team and are unable to find a suitable replacement, we may not have the depth of senior management resources required to efficiently manage our business and execute our growth strategy.

Our success is highly dependent on the experience and skills of our senior management team. If we lose the services of any member of this team and are unable to find a suitable replacement, we may not have the depth of senior management resources required to efficiently manage our business and execute our growth strategy. We do not maintain "key man" life insurance with respect to members of senior management.

Our industry is highly competitive, and competitive pressures could lead to a decrease in our market share or in the prices that we can charge.

The equipment rental industry is highly fragmented and competitive. Our competitors primarily include small, independent businesses with one or two rental locations, regional competitors which operate in one or more states, public companies or divisions of public companies, and equipment vendors and dealers who both sell and rent equipment directly to customers. We may in the future encounter increased competition from our existing competitors or from new companies. In addition, equipment manufacturers may commence or increase their existing efforts relating to renting and selling equipment directly to our customers or potential customers. Competitive pressures could adversely affect our revenues and operating results by decreasing our market share or depressing

the prices that we can charge.

Disruptions in our information technology systems could adversely affect our operating results by limiting our capacity to effectively monitor and control our operations.

Our information technology systems facilitate our ability to monitor and control our operations and adjust to changing market conditions. Any disruptions in these systems or the failure of these systems to operate as expected could, depending on the magnitude of the problem, adversely affect our operating results by limiting our capacity to effectively monitor and control our operations and adjust to changing market conditions.

We are exposed to various possible claims relating to our business, and our insurance may not fully protect us.

We are exposed to various possible claims relating to our business. These possible claims include those relating to (1) personal injury or death caused by equipment rented or sold by us, (2) motor vehicle accidents involving our delivery and service personnel and (3) employment related claims. We carry a broad range of insurance for the protection of our assets and operations. However, such insurance may not fully protect us for a number of reasons, including:

our coverage is subject to a deductible of \$1.0 million and limited to a maximum of \$98.0 million per occurrence;

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- o we do not maintain coverage for environmental liability (other than legally required fuel storage tank coverage), since we believe that the cost for such coverage is high relative to the benefit that it provides; and
- o certain types of claims, such as claims for punitive damages or for damages arising from intentional misconduct, which are often alleged in third party lawsuits, might not be covered by our insurance.

If we are found liable for any significant claims that are not covered by insurance, our operating results could be adversely affected. We cannot be certain that insurance will continue to be available to us on economically reasonable terms, if at all.

We are subject to numerous environmental and safety regulations. If we are required to incur compliance or remediation costs that are not currently anticipated our operating results could be hurt.

Our operations are subject to numerous laws governing environmental protection and occupational health and safety matters. These laws regulate such issues as wastewater, stormwater, solid and hazardous wastes and materials, and air quality. Under these laws, we may be liable for, among other things, (1) the costs of investigating and remediating contamination at our sites as well as sites to which we sent hazardous wastes for disposal or treatment regardless of fault and (2) fines and penalties for non-compliance. Our operations generally do not raise significant environmental risks, but we use hazardous materials to clean and maintain equipment, and dispose of solid and hazardous waste and wastewater from equipment washing, and store and dispense petroleum products from underground and above-ground storage tanks located at certain of our locations.

Based on the conditions currently known to us, we do not believe that any pending or likely remediation and compliance costs will have a material adverse effect on our business. We cannot be certain, however, as to the potential financial impact on our business if new adverse environmental conditions are discovered or environmental and safety requirements become more stringent. If we are required to incur environmental compliance or remediation costs that are not currently anticipated by us, our business could be adversely affected depending on the magnitude of the cost.

Labor disputes could disrupt our ability to serve our customers or lead to higher labor costs.

We have approximately 1,000 employees that are represented by unions and covered by collective bargaining agreements. If we should experience a prolonged labor dispute involving a significant number of our employees, our ability to serve our customers could be adversely affected. Furthermore, our labor costs could increase as a result of the settlement of actual or threatened labor disputes.

Our operations outside the United States are subject to the risks normally associated with international operations, which could adversely affect our operating results.

Our operations outside the United States are subject to the risks normally associated with international operations. These include (1) the need to convert currencies, which could result in a gain or loss depending on fluctuations in exchange rates, (2) the

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need to comply with foreign laws and (3) the possibility of political or economic instability in foreign countries.

Absence of dividends could reduce our attractiveness to investors.

We have never paid any dividends on our common stock and have no plans to pay any such dividends in the foreseeable future. Furthermore, certain of the agreements governing our outstanding indebtedness prohibit us from paying dividends on our common stock or restrict our ability to pay such dividends. As a result, our stock may be less attractive to certain investors than the stock of dividend-paying companies.

Shares eligible for future sale could adversely affect the market price of our $\operatorname{\mathsf{common}}$ stock.

If our stockholders sell substantial amounts of our common stock (including shares issued upon exercise of warrants, options or convertible securities), the market price of our common stock could fall. Substantially all of the outstanding shares of our common stock may be sold in the public market.

Our stockholders rights plan and anti-takeover provisions in our charter and by-laws could limit our share price and deter a third party from acquiring our company.

We have adopted a stockholders rights plan. This plan could make it difficult for a third party to acquire our company without the consent of our incumbent board of directors. Furthermore, certain provisions of our Certificate of Incorporation and By-laws, as well as applicable Delaware law, could also make it difficult for a third party to acquire our company without the consent

of the incumbent board. These provisions provide, among other things, that:

- o the directors of our company (other than directors elected by the holders of our outstanding preferred stock) are divided into three classes, with directors of each class serving for a staggered three-year period;
- o directors may be removed only for cause and only upon the affirmative vote of at least 66 2/3% of the voting power of all the then outstanding shares of stock entitled to vote;
- o stockholders may not act by written consent;
- o stockholder nominations and proposals may only be made if specified advance notice requirements are complied with;
- o stockholders are precluded from calling a special meeting of stockholders;
- o the board of directors has the authority to issue shares of preferred stock in one or more series and to fix the powers, preferences and rights of any such series without stockholder approval; and
- o the holders of our Series C preferred stock would have the right, following completion of specified hostile change of control transactions, to elect a majority of our board of directors.

Our stockholders rights plan and these provisions could:

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- o have the effect of delaying, deferring or preventing a change of control that may be in the best interests of the stockholders and that the stockholders may favor;
- o discourage bids for our common stock at a premium over the market price; and
- o $$\operatorname{impede}$$ the ability of the holders of our common stock to change our management.

The shares that we issue under this prospectus may be subject to substantial restrictions on transfer.

The shares that we issue under this prospectus may be subject to substantial restrictions on transfer as described under "Restrictions on Resale." As a result, you may not be able to sell your shares when you wish to and may be required to bear the risks of ownership of the shares for a prolonged period.

ISSUANCE OF SHARES IN CONNECTION WITH ACQUISITIONS

General

We may, from time to time, make acquisitions. This prospectus covers up to 4,000,000 shares of our common stock that we may, from time to time, issue:

- o in connection with acquisition transactions; or
- o upon the exercise or conversion of warrants or convertible securities that we may issue in connection with acquisition transactions.

Terms of Acquisition Transactions

We will establish the terms of each acquisition transaction through negotiations with (1) one or more of the owners of the business or assets to be acquired, (2) the management of the other company or companies that may be a party to the transaction and/or (3) representatives of one or more of the foregoing.

Structure of Acquisition Transactions

We may make acquisitions in different ways. These include purchasing stock or other equity interests, purchasing assets, or merging or consolidating with another company. We may make acquisitions directly or through subsidiaries.

Additional Information Concerning Specific Transactions

To the extent required by SEC rules and interpretations, we will provide additional information concerning the terms of specific transactions. We may provide this information in an amendment to the registration statement of which this prospectus forms a part or, to the extent permitted by SEC rules and interpretations, in a supplement to this prospectus or in a report that is incorporated by reference herein.

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RESALE OF SHARES BY SELLING SECURITY HOLDERS

General

Persons that acquire shares from us pursuant to this prospectus may, with our written consent, use this prospectus to resell such shares. We refer to the persons that may use this prospectus to resell shares as "selling security holders."

If a selling security holder transfers any of the shares covered by this prospectus, the transferee may use this prospectus to resell such shares, provided that (1) the transfer was a private placement and (2) to the extent required by SEC rules, the transferee is identified in a supplement to this prospectus.

Plan of Distribution for Sales by Selling Security Holders

The selling security holder may sell shares:

- o through the New York Stock Exchange, in the over-the-counter market, in privately negotiated transactions or otherwise;
- o directly to purchasers or through agents, brokers, dealers or underwriters;
- o at market prices prevailing at the time of sale, at prices

related to such prevailing market prices, or at negotiated prices.

The method of sale may include any or all of the following:

- o the sale of shares directly to purchasers;
- o the sale of shares through brokers that solicit purchasers or fill unsolicited orders;
- o the sale of shares through underwritten public offerings;
- o the sale of shares in other transactions in which broker-dealers acquire the shares as principal and resell the shares into the public or private markets;
- o the pledge of shares to secure debts or other obligations of the selling security holders and, in the event of default, the sale of the shares by the pledgee as if it were the selling security holder;
- o the delivery of the shares to settle short positions;
- o the writing of calls or puts with respect to the shares and the delivery of the shares in settlement of such positions; or
- o the establishment of other hedging transactions and the delivery of the shares in settlement of these positions.

If a selling security holder sells shares through agents, brokers, dealers or underwriters, such agents, brokers, dealers or underwriters may receive compensation in the form of discounts, commissions or concessions. Such compensation may be greater than customary compensation.

To the extent required by SEC rules and interpretations, we will use our best efforts to file one or more supplements to this prospectus to describe any material $\frac{1}{2}$

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information with respect to the plan of distribution not previously disclosed in this prospectus or any material change to such information.

Limitation on Use of this Prospectus for Resales

You may not be able to use this prospectus for resale due to a number of factors, including:

- We may in our sole discretion withhold our consent to your use of this prospectus for resales or impose conditions on such use.
- 2. We make no commitment to maintain the effectiveness of the registration statement of which this prospectus forms a part. If such registration statement should cease to be effective, this prospectus may no longer be used.
- 3. We may be required to update the registration statement of which this prospectus forms a part. We make no commitment to do so in a specific time frame or at all. If we are required

to update the registration statement, then you may not be able to use this prospectus for resales until the required updating is completed. See "Issuance of Shares in Connection with Acquisitions—Additional Information Concerning Specific Transactions."

If you are unable to use this prospectus for resales, you may be subject to the restrictions on resale set forth in Rule 145 under the Securities Act of 1933. For additional information concerning these restrictions, see "Restrictions on Resale."

Additional Information Concerning Selling Security Holders

To the extent required, we will file one or more supplements to this prospectus to (1) provide information concerning each selling security holder and the shares that may be sold by each selling security holder and (2) describe any material information with respect to the plan of distribution not previously disclosed in this prospectus or any material change to such information.

RESTRICTIONS ON RESALE

The shares that we issue in connection with acquisitions may be subject to restrictions on resale as described below.

Lock-up Agreements

We may negotiate lock-up agreements in connection with particular acquisition transactions. These agreements may, among other things, prohibit a recipient of shares from disposing of such shares for a specified time period.

Rule 145 Restrictions

Rule 145 under the Securities Act of 1933 restricts the resale of certain shares that are issued in connection with acquisitions. If we issue shares to you in connection with an acquisition and you are an affiliate of the company that we are acquiring, your shares will be subject to the Rule 145 restrictions. This will be the case even if, upon completion of the transaction, you are no longer an affiliate of such company and do not become an affiliate of our company. The term "affiliate" is defined in Rule 144 under the Securities Act of 1933.

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If Rule 145 applies to your shares, you will not be permitted to resell such shares, except (1) pursuant to an effective registration statement, (2) pursuant to an applicable exemption from registration or (3) in compliance with the volume limitations and manner of sale requirements of Rule 145. The restrictions imposed by Rule 145 will generally expire one year after you acquire your shares, provided that (i) you do not become an affiliate of our company and (ii) we continue to be a reporting company under the Securities Exchange Act of 1934.

If you propose to sell your shares in compliance with the volume limitations and manner of sale requirements of Rule 145, then the maximum number of shares that you may sell in any three-month period may not exceed the greater of (i) 1% of our outstanding shares of common stock and (ii) the average weekly reported volume of trading in our shares of common stock on the New York Stock and all other national securities exchanges during the four calendar weeks preceding such three-month period. In addition, you may only make sales in

"brokers transactions" (as defined by Rule 144 under the Securities \mbox{Act} of 1933).

If your shares are subject to Rule 145, you may be able to use this prospectus to resell your shares as described under "Resale of Shares by Selling Security Holders." Sales that are made under this prospectus will not be subject to the volume limitations or manner of sale requirements of Rule 145. However, as described under "Resale of Shares by Selling Security Holders--Limitations on Use of this Prospectus for Resales," there are a number of factors that may preclude you from using this prospectus for resales.

VALIDITY OF COMMON STOCK

The validity of the shares offered will be passed on for us by Ehrenreich, Eilenberg & Krause LLP, 11 East 44th Street, New York, New York.

EXPERTS

Ernst & Young LLP, independent auditors, have audited our consolidated financial statements and schedules included herein and in our Annual Report on Form 10-K for the year ended December 31, 2001, as set forth in their reports, which are included and incorporated by reference in this prospectus and elsewhere in the registration statement. Our consolidated financial statements and schedules are included and incorporated by reference in reliance on Ernst & Young LLP's reports, given on their authority as experts in accounting and auditing.

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REPORT OF INDEPENDENT AUDITORS

Board of Directors United Rentals, Inc.

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We have audited the accompanying consolidated balance sheets of United Rentals, Inc. as of December 31, 2001 and 2000 and the related consolidated statements of operations, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2001. These consolidated financial statements are the responsibility of the management of United Rentals, Inc. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of United Rentals, Inc. at December 31, 2001 and 2000, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2001 in conformity with accounting principles generally accepted in the United States.

/s/ ERNST & YOUNG LLP

MetroPark, New Jersey February 19, 2002

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UNITED RENTALS, INC.

CONSOLIDATED BALANCE SHEETS

	December
	2001
	(In thousands,
ASSETS	
Cash and cash equivalents	\$ 27,326
Accounts receivable, net of allowance for doubtful accounts of \$47,744 in 2001 and	
\$55,624 in 2000	450,273
Inventory	85,764
Prepaid expenses and other assets	133,217
Rental equipment, net	1,747,182
Property and equipment, net	410,053
Goodwill, net of accumulated amortization of \$161,570 in 2001 and	,
\$103,219 in 2000	2,199,774
Other intangible assets, net	7,927

	\$5,061,516 ======
LIABILITIES AND STOCKHOLDERS' EQUITY Liabilities:	
Accounts payable Debt Deferred taxes Accrued expenses and other liabilities	2,459,522 297,024
Total liabilities Commitments and contingencies	
Company-obligated mandatorily redeemable convertible preferred securities of a subsidiary trust	300,000
Preferred stock\$.01 par value, 5,000,000 shares authorized:	
Series C perpetual convertible preferred stock\$300,000 liquidation preference, 300,000 shares issued and outstanding	3
preference, 150,000 shares issued and outstanding	2
shares issued and outstanding in 2001 and 71,065,707 in 2000	734
Additional paid-in capital	1,243,586
Deferred compensation	(55 , 794)
Retained earnings	467,106
Accumulated other comprehensive loss	(30,127)
Total stockholders' equity	1,625,510
	\$5,061,516

See accompanying notes.

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UNITED RENTALS, INC.

CONSOLIDATED STATEMENTS OF OPERATIONS

	Year Ended December 31			
	2001	2000	1999	
	(In thousands,	except per	share amounts)	
Revenues:				
Equipment rentals	\$2,212,900	\$2,056,683	\$1,581,026	
Sales of rental equipment	147,101	347,678	235,678	
Sales of equipment and merchandise and other revenues	526,604	514,500	416,924	
Total revenues	2,886,605	2,918,861	2,233,628	

Cost of equipment rentals, excluding depreciation	1	,053,635		907,477		676 , 972
Depreciation of rental equipment		320 , 963		328,131		280,641
Cost of rental equipment sales		88,742		208,182		136,678
Cost of equipment and merchandise sales and other						
operating costs		383 , 795		386,501		314,419
Total cost of revenues		,847,135 		,830,291		,408,710
Gross profit		,039,470		,088,570	_	824,918
Selling, general and administrative expenses		441,751		454,330		352,595
Restructuring charge		28 , 922		,		•
Non-rental depreciation and amortization		106,763		86,301		62,867
	_		_		_	
Operating income		462,034		547,939		409,456
Interest expense		221,563		228,779		139,828
Preferred dividends of a subsidiary trust		19,500		19,500		19,500
Other (income) expense, net		6,421		(1,836)		8,321
other (income, expense, nec	_		_	(1,050)	_	
Income before provision for income taxes and						
extraordinary item		214,550		301,496		241,807
Provision for income taxes		91,977		125,121		99,141
FIGURE TO THE COME CAXES		91 , 977	_	123,121	_	
Income before extraordinary item		122,573		176,375		142,666
		11,317		170,373		142,000
Extraordinary item, net of tax benefit of \$6,759		11,31/				
Net income				176,375		142,666
Net Income		111,236		1/0,3/3		142,000
Earnings per sharebasic:	_		_		_	
Income before extraordinary item	ċ	1 70	ċ	2.48	ċ	2.00
			ې	2.40	ې	2.00
Extraordinary item, net		0.16				
Net income	ر خ	1.54	- -	2.48	\$	2.00
Net Income		1.34		2.40		2.00
Earnings per sharediluted:	_		_		_	
3 1	ċ	1 20	ċ	1.89	<u> </u>	1.53
Income before extraordinary item		1.30	\$	1.89	Ş	1.53
Extraordinary item, net		0.12				
Net income	, –		_	1 00		
Net Income			\$	1.89	\$	
	=		=		=	

See accompanying notes.

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UNITED RENTALS, INC.

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

Common Stock

Series C Series D Perpetual Perpetual Convertible Convertible Number Additional

	Preferred Stock	Preferred Stock	of Shares	Amount	Paid-in Capital	De Comp
					(In thousa	nds)
Balance, December 31, 1998 Comprehensive income: Net income Other comprehensive income: Foreign currency translation adjustments			68,428	\$ 684	\$ 689,018	
Comprehensive income						
Issuance of common stock Exercise of common stock options			2,292 1,331	23 14	64,678 32,477	
Balance, December 31, 1999 Comprehensive income: Net income Other comprehensive income: Foreign currency translation adjustments			72,051	721	786,173	
Comprehensive income						
Issuance of common stock Exercise of common stock options Shares repurchased and retired			774 26 (1,785)	(18)	9,867 421 (30,932)	
Balance, December 31, 2000 Comprehensive income: Net income Other comprehensive income: Foreign currency translation adjustments Cumulative effect on equity of adopting SFAS 133, net of tax of \$1,784 Derivatives qualifying as hedges, net of tax of \$3,212			71,066	711	765 , 529	
Comprehensive income						
Issuance of common stock under deferred compensation plans			2,928	29	61,941	\$ (
Issuance of Series C perpetual convertible preferred stock	\$ 3				286,734	
Issuance of Series D perpetual convertible preferred stock		\$ 2	-		143,667	
Issuance of common stock Exercise of common stock options Shares repurchased and retired			3 715 (1,351)	8 (14)	50 10,409 (24,744)	
Balance, December 31, 2001	 \$ 3	 \$ 2	73,361	 \$ 734	\$1,243,586	 \$ (
	====	====				==

	Accumulated Other Comprehensive (Loss) Income
Balance, December 31, 1998 Comprehensive income: Net income Other comprehensive income: Foreign currency translation adjustments	\$ (281) 598
Comprehensive income	
Issuance of common stock Exercise of common stock options	
Balance, December 31, 1999 Comprehensive income: Net income Other comprehensive income:	317
Foreign currency translation adjustments	(7,264)
Comprehensive income	
Issuance of common stock Exercise of common stock options Shares repurchased and retired	
Balance, December 31, 2000 Comprehensive income: Net income Other comprehensive income: Foreign currency translation	(6,947)
<pre>adjustments Cumulative effect on equity of adopting FAS 133, net of tax of</pre>	(16,137)
\$1,784 Derivatives qualifying as hedges,	(2,516)
net of tax of \$3,212	(4,527)
Comprehensive income	
Issuance of common stock under deferred compensation plans	

Issuance of common stock Exercise of common stock options Shares repurchased and retired	
Balance, December 31, 2001	 \$(30,127)

See accompanying notes.

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UNITED RENTALS, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

		Year	-
		2001	
			(In
Cash Flows From Operating Activities:			
Net income	\$	111,256	\$
Depreciation and amortization		427,726	
Gain on sales of rental equipment		(58 , 359) (
Amortization of deferred compensation		6,176	
Restructuring charge		10,893	
Extraordinary item		18,076	
Deferred taxes		100,683	
Changes in operating assets and liabilities:		100,000	
Accounts receivable		24,888	
Inventory		87,084	
Prepaid expenses and other assets		8,148	
Accounts payable		(58,713	
Accrued expenses and other liabilities		18,852	
Net cash provided by operating activities		696,710	
Cash Flows From Investing Activities:			
Purchases of rental equipment	(449,770) (
Purchases of property and equipment		(47,548) (
Proceeds from sales of rental equipment		147,101	
Proceeds from sales of businesses			
Purchases of other companies		(54,838) (
Payments of contingent purchase price		(2,103)
In-process acquisition costs		(2,485)
Net cash used in investing activities		409,643) (

Cash Flows From Financing Activities: Proceeds from issuance of common stock, net of issuance costs Proceeds from the issuance of Series A Preferred, net of issuance costs Proceeds from the issuance of Series B Preferred, net of issuance costs Proceeds from debt	2,053,467 (2,300,507) 12,435	(
Payments of financing costs Proceeds from the exercise of common stock options	(29,042) 10,417	
Shares repurchased and retired	(24,758)	
Net cash provided by (used in) financing activities Effect of foreign exchange rates	(277,988) (16,137)	
Net increase (decrease) in cash and cash equivalents	(7,058) 34,384	
Cash and cash equivalents at end of year	\$ 27,326	\$

See accompanying notes.

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UNITED RENTALS, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS-- (Continued)

		Ended Dece	
	2001	2000	19
		(In thousan	
Supplemental disclosure of cash flow information: Cash paid for interest			
Supplemental schedule of non-cash investing and financing activities The Company acquired the net assets and assumed certain liabilities of other companies as follows: Assets, net of cash acquired			
Amounts paid in common stock	(600)		(
Due to seller and other payments	16,253 38,585	320,584	98
Net cash paid			

See accompanying notes.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Organization and Basis of Presentation

United Rentals, Inc. is principally a holding company ("Holdings") and conducts its operations primarily through its wholly owned subsidiary United Rentals (North America), Inc. ("URI") and subsidiaries of URI. Holdings was incorporated in July 1998 and became the parent of URI on August 5, 1998, pursuant to the reorganization of the legal structure of URI. Prior to such reorganization, the name of URI was United Rentals, Inc. References herein to the "Company" refer to Holdings and its subsidiaries, with respect to periods following the reorganization, and to URI and its subsidiaries, with respect to periods prior to the reorganization. As a result of the reorganization, Holdings' primary asset is its sole ownership of all issued and outstanding shares of common stock of URI. URI's various credit agreements and debt instruments place restrictions on its ability to transfer funds to its shareholder.

The Company rents a broad array of equipment to a diverse customer base that includes construction and industrial companies, manufacturers, utilities, municipalities, homeowners and others in the United States, Canada and Mexico. In addition to renting equipment, the Company sells used rental equipment, acts as a dealer for new equipment and sells related merchandise, parts and service. The nature of the Company's business is such that short-term obligations are typically met by cash flow generated from long-term assets. Therefore, the accompanying balance sheets are presented on an unclassified basis.

The accompanying consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries, giving retroactive effect for the reorganization for all periods presented. All significant intercompany accounts and transactions have been eliminated.

2. Summary of Significant Accounting Policies

Cash Equivalents

The Company considers all highly liquid instruments with a maturity of three months or less when purchased to be cash equivalents.

Allowance for Doubtful Accounts

The Company maintains an allowance for doubtful accounts. This allowance reflects the Company's estimate of the amount of its receivables that it will be unable to collect.

Inventory

Inventory consists of equipment, tools, parts, fuel and related supply items. Inventory is stated at the lower of cost or market and is net of a reserve for obsolescence and shrinkage of \$9.4 million and \$15.5 million at December 31, 2001 and 2000, respectively. Cost is determined on either a weighted average or first-in, first-out method.

Rental Equipment

Rental equipment is recorded at cost and depreciated over the estimated useful lives of the equipment using the straight-line method. The range of estimated useful lives for rental equipment is two to ten years. Rental equipment is depreciated to a salvage value of zero to ten percent of cost. Ordinary repair and maintenance costs are charged to operations as incurred.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Property and Equipment

Property and equipment are recorded at cost and depreciated over their estimated useful lives using the straight-line method. The range of estimated useful lives for property and equipment is two to thirty-nine years. Ordinary repair and maintenance costs are charged to operations as incurred. Leasehold improvements are amortized using the straight-line method over their estimated useful lives or the remaining life of the lease, whichever is shorter.

Goodwill

Goodwill consists of the excess of cost over the fair value of identifiable net assets of businesses acquired and is amortized on a straight-line basis over forty years. Beginning January 1, 2002, goodwill will no longer be amortized, but will be tested on at least an annual basis for impairment, see "--Impact of Recently Issued Accounting Standards" for further information.

Other Intangible Assets

Other intangible assets consists of non-compete agreements. The non-compete agreements are being amortized on a straight-line basis for a period ranging from three to eight years.

Long-Lived Assets

Long-lived assets are recorded at the lower of amortized cost or fair value. As part of an ongoing review of the valuation of long-lived assets, the Company assesses the carrying value of such assets if facts and circumstances suggest they may be impaired. If this review indicates that the carrying value of these assets may not be recoverable, as determined by a nondiscounted cash flow analysis over the remaining useful life, the carrying value would be reduced to its estimated fair value. There have been no material impairments recognized in these financial statements.

Derivative Financial Instruments

The FASB issued, and subsequently amended, SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities", which became effective for the Company on January 1, 2001. Under SFAS No. 133, all derivatives are required to be recorded as assets or liabilities and measured at fair value. Gains or losses resulting from changes in the values of derivatives are recognized immediately or deferred, depending on the use of the derivative and whether or not it qualifies as a hedge. Derivative financial instruments are periodically used by the Company in the management of its interest rate and foreign currency exposures. Derivative financial instruments are not used for trading purposes.

Translation of Foreign Currency

Assets and liabilities of the Company's subsidiaries operating outside the United States which account in a functional currency other than U.S. dollars are translated into U.S. dollars using exchange rates at the end of the year. Revenues and expenses are translated at average exchange rates effective during the year. Foreign currency translation gains and losses are included as a component of accumulated other comprehensive loss within shareholders' equity.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Fair Value of Financial Instruments

The carrying amounts reported in the balance sheets for accounts receivable, accounts payable, accrued expenses and other liabilities approximate fair value due to the immediate to short-term maturity of these financial instruments. The fair values of the revolving credit facility, term loan, and receivables securitization are determined using current interest rates for similar instruments as of December 31, 2001 and 2000 and approximate the carrying value of these financial instruments due to the fact that the underlying instruments include provisions to adjust interest rates to approximate fair market value. The estimated fair value of the Company's other financial instruments at December 31, 2001 and 2000 are based upon available market information and are as follows:

	2001		2000	
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
		(In thou	usands)	
Redeemable convertible preferred securities	\$ 300,000 1,401,653 40,717	\$ 204,480 1,427,850 40,717	\$300,000 951,153 94,086	\$133,125 702,500 94,086

Preferred Stock

The Company issued Series A Perpetual Convertible Preferred Stock ("Series A Preferred") and Series B Perpetual Convertible Preferred Stock ("Series B

Preferred") in 1999 and included such preferred stock in stockholders' equity. In July 2001, the SEC issued guidance to all public companies as to when redeemable preferred stock may be classified as stockholders' equity. This guidance indicates that preferred stock that would be subject to redemption on the occurrence of an event outside the control of the issuer may not be classified as equity and that the probability of the event occurring is not a factor to be considered. Under this guidance, the Series A Preferred and Series B Preferred would not be included in stockholders' equity because this stock would be subject to mandatory redemption on a hostile change of control. On September 28, 2001, the Company entered into an agreement effecting the exchange of new Series C Perpetual Convertible Preferred Stock ("Series C Preferred") for the Series A Preferred and new Series D Perpetual Convertible Preferred Stock ("Series D Preferred") for the Series B Preferred (see Note 10). The Series C Preferred and Series D Preferred stock is not subject to mandatory redemption on a hostile change of control, and is classified as stockholders' equity under the recently issued SEC guidance.

The effect of the foregoing is that the Company's perpetual convertible preferred stock is classified as stockholders' equity as of September 28, 2001 and thereafter, but is classified outside of stockholders' equity for earlier dates. Accordingly, the Company has restated the 2000 balance sheet to show its \$430.8 million of perpetual convertible preferred stock under "Series A and B Preferred Stock" rather than under "Stockholders' Equity." The Company has also made a corresponding change to the related Consolidated Statements of Stockholders' Equity. In all other respects, the financial statements remain unchanged, including total assets and liabilities, revenues, operating income, net income and earnings per share.

Revenue Recognition

Revenue related to the sale of equipment and merchandise is recognized at the time of delivery to, or pick-up by, the customer. Revenue related to rental equipment is recognized over the contract term.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Advertising Expense

The Company advertises primarily through trade publications and Yellow Pages. Advertising costs are expensed as incurred and totaled \$11.9 million, \$23.8 million and \$19.0 million for the years ended December 31, 2001, 2000 and 1999, respectively.

Income Taxes

The Company uses the liability method of accounting for income taxes. Under this method, deferred tax assets and liabilities are determined based on the differences between financial statement and tax bases of assets and liabilities and are measured using the enacted tax rates and laws that are expected to be in effect when the differences are expected to reverse. Recognition of deferred tax assets is limited to amounts considered by management to be more likely than not realized in future periods.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Significant estimates include restructuring charges, allowance for doubtful accounts, useful lives for depreciation, goodwill and other asset impairments, loss contingencies and fair values of financial instruments. Actual results could differ from those estimates.

Concentrations of Credit Risk

Financial instruments that potentially subject the Company to significant concentrations of credit risk consist principally of cash investments and accounts receivable. The Company maintains cash and cash equivalents with high quality financial institutions.

Concentration of credit risk with respect to accounts receivable are limited because a large number of geographically diverse customers make up the Company's customer base. No single customer represents greater than 1% of total accounts receivable. The Company controls credit risk through credit approvals, credit limits, and monitoring procedures.

Stock-Based Compensation

The Company accounts for its stock based compensation arrangements under the provisions of Accounting Principles Board ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees". Since stock options are granted by the Company with exercise prices at or greater than the fair value of the shares at the date of grant, no compensation expense is recognized.

Insurance

The Company is insured for general liability, workers' compensation, and group medical claims up to a specified claim and aggregate amounts (subject to a deductible of one million dollars). Insured losses subject to this deductible are accrued based upon the aggregate liability for reported claims incurred and an estimated liability for claims incurred but not reported. These liabilities are not discounted.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Impact of Recently Issued Accounting Standards

In June 2001, the FASB issued SFAS No. 141, "Business Combinations". This standard addresses financial accounting and reporting for business combinations and supersedes APB Opinion No. 16, "Business Combinations" and SFAS No. 38, "Accounting for Preacquisition Contingencies of Purchased Enterprises". All business combinations in the scope of this Statement are to be accounted for using one method, the purchase method. Effective July 1, 2001, the Company adopted SFAS No. 141.

In June 2001, the FASB issued SFAS No. 142, "Goodwill and Other Intangible Assets". This standard addresses financial accounting and reporting for acquired goodwill and other intangible assets and supersedes APB Opinion No. 17, "Intangible Assets". This standard is effective for fiscal years beginning after December 15, 2001. However, this standard is immediately effective in cases where goodwill and intangible assets are acquired after June 30, 2001. Under this standard, goodwill and intangible assets deemed to have indefinite lives will no longer be amortized but will be subject to annual impairment tests. Goodwill amortization for the year ended December 31, 2001 was approximately \$58.4 million. The Company is currently performing impairment tests in connection with the adoption of this standard on January 1, 2002 and estimates the non-cash transition charge to be approximately \$350 million, which will be recognized in the first quarter of 2002. This charge will be recorded on the income statement as a "Cumulative Effect of Change in Accounting Principle" and will reduce our stockholders' equity by the amount of the charge.

In August 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets". This standard addresses financial accounting and reporting for the impairment or disposal of long-lived assets and supersedes SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of". This standard is effective for fiscal years beginning after December 15, 2001. The adoption of SFAS No. 144 is not expected to have a material effect on the Company's consolidated financial position or results of operations.

Reclassifications

Certain prior year balances have been reclassified to conform to the 2001 presentation.

3. Acquisitions

The acquisitions completed during the years ended December 31, 2001, 2000 and 1999 include 3, 53 and 102 acquisitions, respectively, that were accounted for as purchases. The results of operations of the businesses acquired in these acquisitions have been included in the Company's results of operations from their respective acquisition dates.

The aggregate initial consideration paid by the Company for 2001 acquisitions that were accounted for as purchases was \$12.1 million and consisted of approximately \$11.5 million in cash and \$0.6 million in seller notes. In addition, the Company repaid or assumed outstanding indebtedness in the aggregate amount of approximately \$4.9 million.

During 2000, the Company purchased the outstanding stock and certain assets of (i) Liddell Brothers Inc., in February, (ii) Safety Lites Sales and Leasing, Inc., in March, (iii) Durante Equipment Corp., Inc., in June, (iv) Horizon High Reach, Inc., in September, and (v) Wiese Planning & Engineering Inc., in December. The aggregate initial consideration paid for these five acquisitions that were accounted for as purchases was approximately \$153.1 million and consisted of \$83.8 million in cash and 761,905 shares of common stock and \$59.3 million in seller notes. In addition, the Company repaid or assumed outstanding indebtedness of these companies acquired in the aggregate amount of approximately \$5.5 million.

UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

The aggregate initial consideration paid by the Company for other 2000 acquisitions that were accounted for as purchases was \$210.2 million and consisted of approximately \$184.6 million in cash and \$6.2 million in seller notes. In addition, the Company repaid or assumed outstanding indebtedness of the companies acquired in the other 2000 acquisitions in the aggregate amount of \$77.5 million.

During 1999, the Company purchased the outstanding stock and certain assets of (i) National Equipment Finance Company, in June, (ii) Mi-Jack Products, Inc. and related entities, in May, (iii) Elmen Rent All, Inc., in June, (iv) Forte, Inc., in March, and (v) Arayco, Inc. in June. The aggregate initial consideration paid for these five acquisitions that were accounted for as purchases was approximately \$275.4 million and consisted of \$270.4 million in cash and \$5.0 million in seller notes. In addition, the Company repaid or assumed outstanding indebtedness of these companies acquired in the aggregate amount of approximately \$99.8 million.

The aggregate initial consideration paid by the Company for other 1999 acquisitions accounted for as purchases was \$663.6 million and consisted of approximately \$659.2 million in cash and \$4.4 million in seller notes. In addition, the Company repaid or assumed outstanding indebtedness of the companies acquired in the other 1999 acquisitions in the aggregate amount of approximately \$239.3 million.

The purchase prices for all acquisitions accounted for as purchases have been allocated to the assets acquired and liabilities assumed based on their respective fair values at their respective acquisition dates. However, the Company has not completed its valuation of all of its purchases and, accordingly, the purchase price allocations are subject to change when additional information concerning asset and liability valuations are completed. The preliminary purchase price allocations that are subject to change primarily consist of rental and non-rental equipment valuations. These allocations are finalized within 12 months of the acquisition date and are not expected to result in significant differences between the preliminary and final allocations.

The following table summarizes, on an unaudited pro forma basis, the combined results of operations of the Company for the year ended December 31, 2000 as though each acquisition described above was made on January 1, 2000 (in thousands, except per share data).

Revenues	\$3,095,872
Net income	182,342
Basic earnings per share	\$ 2.54
Diluted earnings per share	\$ 1.94

Since the acquisitions made during the year ended December 31, 2001 had an insignificant impact on the Company's pro forma results of operations, the proforma results of operations for the year ended December 31, 2001 are not shown.

The unaudited pro forma results are based upon certain assumptions and estimates which are subject to change. These results are not necessarily indicative of the actual results of operations that might have occurred, nor are they necessarily indicative of expected results in the future.

Other Costs

The results of operations for the year ended December 31, 1999 include pre-tax expenses related to a terminated tender offer totaling approximately \$18.2 million (\$10.8 million after tax), primarily consisting of \$8.3 million in professional fees recorded in selling, general and administrative expense and \$9.9 million in financing commitment fees recorded in other (income) expense, net.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

4. Restructuring Charge

During the second quarter of 2001, the Company recorded a restructuring charge of approximately \$28.9 million. The charge primarily relates to the closure or consolidation of underperforming branches and administrative offices, a reduction in the Company's workforce, and the abandonment of certain information technology projects. During 2001, total activity was approximately \$21.9 million consisting of approximately \$11.0 million of cash payments and approximately \$10.9 million of non-cash charges. Of the remaining \$7.0 million of this charge, approximately \$3.6 million will be paid by December 31, 2002 and approximately \$3.4 million will be paid in future periods.

Components of the restructuring charge are as follows:

	Restructuring Charge	Activity in 2001	Balance December 31, 2001
	(In	thousand	s)
Costs to vacate facilities Workforce reduction costs Information technology costs	\$18,291 5,666 4,965	\$14,753 3,611 3,548	\$3,538 2,055 1,417
	\$28,922	\$21,912	\$7,010
	======	======	=====

Under the restructuring plan, 31 underperforming branches and five administrative offices were closed or consolidated as of December 31, 2001, the Company's workforce will be reduced by 489 through the termination of branch and administrative personnel (including 440 terminated as of December 31, 2001), and certain information technology hardware and software will no longer

be used. The workforce reduction costs primarily represent severance. The costs to vacate facilities primarily represent the payment of obligations under leases offset by estimated sublease opportunities (\$9.9 million), the write-off of capital improvements made to such facilities (\$2.8 million) and the write-off of related goodwill (\$5.6 million). The information technology costs represent the abandonment of certain information technology projects (\$2.5 million) and the payment of obligations under equipment leases relating to such projects (\$2.5 million).

5. Rental Equipment

Rental equipment consists of the following:

	December 31	
	2001	2000
	(In thousands)	
Rental equipment		
Rental equipment, net	\$1,747,182	\$1,732,835

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

6. Property and Equipment

Property and equipment consist of the following:

	December 31	
	2001	2000
	(In tho	usands)
Land. Buildings. Transportation equipment. Machinery and equipment. Furniture and fixtures. Leasehold improvements.	\$ 45,050 91,097 247,548 47,672 61,573 61,194	\$ 53,612 104,925 228,265 36,587 56,109 48,952
Less accumulated depreciation and amortization	554,134 (144,081)	528,450 (106,211)

7. Goodwill Amortization

As discussed above in Note 2, goodwill will no longer be amortized upon the adoption of SFAS No. 142. The table below shows a reconciliation of reported income before extraordinary item, net income and earnings per share to adjusted income before extraordinary item, net income and earnings per share excluding goodwill amortization as if the elimination of goodwill amortization requirement under SFAS No. 142 was adopted on January 1, 1999 (in thousands, except per share data):

	Year Ended December 31		
		2000	
<pre>Income before extraordinary item Goodwill amortization expense, net of tax</pre>	\$122,573 46,022	\$176,375 43,216	\$142,666 28,508
Adjusted income before extraordinary item		\$219 , 591	\$171 , 174
Net income	\$111,256 46,022	\$176,375 43,216	\$142,666 28,508
Adjusted net income			\$171 , 174
Earnings per share - basic: Income before extraordinary item Goodwill amortization expense, net of tax	\$ 1.70 0.64	\$ 2.48 0.61	\$ 2.00
Adjusted income before extraordinary item		\$ 3.09	\$ 2.40
Earnings per share - basic: Net income	0.64	\$ 2.48 0.61 \$ 3.09	\$ 2.00 0.40 \$ 2.40
Earnings per share - diluted: Income before extraordinary item Goodwill amortization expense, net of tax Adjusted income before extraordinary item	\$ 1.30 0.48 \$ 1.78	\$ 1.89 0.44 \$ 2.33	\$ 1.53 0.30 \$ 1.83
Earnings per share - diluted: Net income	\$ 1.18	\$ 1.89	\$ 1.53
Goodwill amortization expense, net of tax Adjusted net income	0.49 \$ 1.67 ======	0.44 \$ 2.33 ======	0.30 \$ 1.83

8. Accrued Expenses and Other Liabilities

Accrued expenses and other liabilities consist of the following:

	December 31	
	2001	2000
	(In tho	usands)
Accrued profit sharing	18,559 47,671	15,428 36,993
	\$174,687	\$136,225

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

9. Debt

Debt consists of the following:

	December 31	
	2001	
	(In thousa	nds)
Credit Facility, interest payable at a weighted average rate of 4.5% and 7.8% at December 31, 2001 and 2000,		
respectively	71,259 \$ 744,375	337,000
December 31, 2000		246,875
December 31, 2000		748,125
9.2% at December 31, 2000 9 1/2% Senior Subordinated Notes, interest payable		198,128
semi-annually	200,000 201,653	200,000 201,153
semi-annually	300,000 250,000 450,000	300,000 250,000

Receivables securitization, interest payable at 2.6% and 7.4% at		
December 31, 2001 and 2000, respectively	201,518	100,000
Other debt, interest payable at various rates ranging from 5.3%		
to 10% and 4% to 11% at December 31, 2001 and 2000,		
respectively, due through 2005	40,717	94,086
	\$2,459,522	\$2,675,367

Refinancing Transaction. In April 2001, the Company obtained the new senior secured credit facility and issued the 10 3/4% senior notes both described below. The proceeds from the senior secured credit facility and senior notes were used to refinance outstanding secured indebtedness of approximately \$1,664.5 million and obligations under a synthetic lease of \$31.2 million. As a result of the refinancing, the Company recorded an extraordinary charge of approximately \$18.1 million (\$11.3 million, net of tax), primarily related to the write-off of financing fees, and a charge of approximately \$7.8 million recorded in other (income) expense, net related to refinancing costs of the synthetic lease.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

New Senior Secured Credit Facility. The new senior secured credit facility that the Company obtained in April 2001 is comprised of a revolving credit facility and a term loan.

New Revolving Credit Facility. The revolving credit facility enables URI to borrow up to \$750 million on a revolving basis and enables one of its Canadian subsidiaries to borrow up to \$40 million (provided that the aggregate borrowings of URI and the Canadian subsidiary may not exceed \$750 million). Up to \$100 million of the revolving credit facility is available in the form of letters of credit (\$65.5 million outstanding as of December 31, 2001). The revolving credit facility will mature and terminate on October 20, 2006.

As of December 31, 2001, borrowings under the revolving credit facility accrue interest, at the Company's option, at either (A) the ABR Rate (which is equal to the greater of (i) the Federal Funds Rate plus 0.5% or (ii) the Chase Manhattan Bank's prime rate) plus a margin of 1.25% or (B) an adjusted LIBOR rate plus a margin of 2.25%. The above interest rate margins are adjusted quarterly based on the Company's financial leverage ratio, up to maximum margins of 1.75% and 2.75%, for revolving loans based on the ABR rate and the adjusted LIBOR rate, respectively, and down to minimum margins of 0.75% and 1.75%, for revolving loans based on the ABR rate and the adjusted LIBOR rate, respectively.

As of December 31, 2001, borrowings by the Canadian subsidiary under the revolving credit facility accrue interest, at such subsidiary's option, at either (X) the Prime rate (which is equal to the Chase Manhattan Bank of Canada's prime rate) plus a margin of 1.25% or (Y) the B/A rate (which is equal to the Chase Manhattan Bank of Canada's B/A rate) plus a margin of 2.25%. The

above interest rate margins are adjusted quarterly based on the Company's financial leverage ratio, up to maximum margins of 1.75% and 2.75%, for revolving loans based on the Prime rate and the B/A rate, respectively, and down to minimum margins of 0.75% and 1.75%, for revolving loans based on the Prime rate and the B/A rate, respectively. If at any time an event of default exists, the interest rate applicable to each loan will increase by 2% per annum.

The Company is also required to pay the lenders a commitment fee equal to 0.5% per annum in respect of undrawn commitments under the revolving credit facility.

New Term Loan. On April 20, 2001, URI obtained a \$750 million term loan. Amounts repaid in respect of the term loan may not be reborrowed. URI must repay the principal of the term loan in installments, over six and one-half years, as follows: (i) on June 30, 2001 and on the last day of each calendar quarter thereafter up to and including September 30, 2006, URI must repay \$1.9 million and (ii) on the last day of each calendar quarter thereafter up to and including September 30, 2007, URI must repay \$177.2 million.

Borrowings under the term loan accrue interest, at URI's option, at either (a) the ABR rate (which is equal to the greater of (i) the Federal Funds Rate plus 0.5% or (ii) the Chase Manhattan Bank's prime rate) plus a margin of 2.0%, or (b) an adjusted LIBOR rate plus a margin of 3.0%.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Covenants. The agreements governing the new senior secured credit facility contain certain covenants that require the Company to, among other things, satisfy certain financial tests relating to: (a) the ratio of senior debt to cash flow, (b) minimum interest coverage ratio, (c) the ratio of funded debt to cash flow, and (d) the ratio of senior debt to tangible assets. These agreements also contain various other covenants that restrict the Company's ability to, among other things, (i) incur additional indebtedness, (ii) permit liens to attach to its assets, (iii) pay dividends or make other restricted payments on its common stock and certain other securities and (iv) make acquisitions unless certain financial conditions are satisfied.

Guarantees and Security. URI's obligations under the new senior secured facility are, subject to limited exceptions, (i) guaranteed by Holdings and URI's United States subsidiaries and (ii) secured by substantially all of URI's assets, the stock of URI and the stock of Holding's other United States subsidiaries and a portion of the stock of Holding's Canadian subsidiaries. The obligations of the Canadian subsidiary that may borrow under the revolving credit facility are guaranteed by the Company's other Canadian subsidiaries and are secured by substantially all of the assets of this Canadian subsidiary and the stock of its subsidiaries.

10 3/4% Senior Notes. URI issued \$450 million aggregate principal amount of 10 3/4% Senior Notes (the "10 3/4% Notes") which are due April 15, 2008. The net proceeds from the sale of the 10 3/4% Notes were approximately \$439.9 million (after deducting the initial purchasers' discount and offering expenses). The 10 3/4% Notes are unsecured and are guaranteed by Holdings and

URI's domestic subsidiaries. The 10 3/4% Notes mature on April 15, 2008 and may be redeemed by URI on or after April 15, 2005, at specified redemption prices that range from 105.375% in 2005 to 100.0% in 2007 and thereafter. In addition, on or prior to April 15, 2004, URI may, at its option, use the proceeds of a public equity offering to redeem up to 35% of the outstanding 10 3/4% Notes at a redemption price of 110.75%. The indenture governing the 10 3/4% Notes contains certain restrictive covenants, including limitations on (i) additional indebtedness, (ii) restricted payments, (iii) liens, (iv) dividends and other payments, (v) preferred stock of certain subsidiaries, (vi) transactions with affiliates, (vii) the disposition of proceeds of asset sales and (viii) the Company's ability to consolidate, merge or sell all or substantially all of its assets.

Senior Subordinated Notes. The senior subordinated notes shown in the debt table above were issued by URI, are unsecured, and are guaranteed by URI's domestic subsidiaries. The 9 1/2% Senior Subordinate Notes mature on June 1, 2008 and may be redeemed by URI on or after June 1, 2003, at specified redemption prices that range from 104.75% in 2003 to 100.0% in 2006 and thereafter. The 8.80% Senior Subordinated Notes mature on August 15, 2008 and may be redeemed by URI on or after August 15, 2003, at specified redemption prices that range from 104.4% in 2003 to 100.0% in 2006 and thereafter. The 9 1/4% Senior Subordinated Notes mature on January 15, 2009 and may be redeemed by URI on or after June 15, 2004, at specified redemption prices that range from 104.625% in 2004 to 100.0% in 2007 and thereafter. The 9% Senior Subordinated Notes mature on April 1, 2009 and may be redeemed by URI on or after April 1, 2004, at specified redemption prices that range from 104.5% in 2004 to 100.0% in 2007 and thereafter.

The indentures governing URI's senior subordinated notes contain certain restrictive covenants, including limitations on (i) additional indebtedness, (ii) restricted payments, (iii) liens, (iv) dividends and other payments, (v) preferred stock of certain subsidiaries, (vi) transactions with affiliates, (vii) the disposition of proceeds of asset sales and (viii) the Company's ability to consolidate, merge or sell all or substantially all of its assets.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Receivables Securitization. The Company has an accounts receivable securitization facility under which one of its subsidiaries can borrow up to \$250 million against a collateral pool of accounts receivable. The borrowings under the facility and the receivables in the collateral pool are included in the liabilities and assets, respectively, reflected on the Company's consolidated balance sheet. Key terms of this facility include: (i) borrowings may be made only to the extent that the face amount of the receivables in the collateral pool exceeds the outstanding loans by a specified amount, (ii) the facility is structured so that the receivables in the collateral pool are the lenders only source of repayment, (iii) prior to expiration or early termination of the facility, amounts collected on the receivables may, subject to certain conditions, be retained by the borrower, provided that the remaining receivables in the collateral pool are sufficient to secure the then outstanding borrowings and (iv) after expiration or early termination of the facility, the Company will repay the borrowings.

As of December 31, 2001, (i) the outstanding borrowings under the facility were approximately \$201.5 million and (ii) the aggregate face amount of the receivables in the collateral pool was approximately \$337.6 million. The agreement governing this facility, which was amended in June 2001, contemplates that the term of the facility may extend for up to three years from the date of the amended facility. However, on each anniversary of such date, the consent of the lender is required for the facility to renew for the next year. The next anniversary date is in June 2002. The Company plans to seek the lender's approval for renewal.

Interest Rate Swap Agreements. As of December 31, 2001, the Company had outstanding interest rate swap agreements that convert \$200.0 million of its variable rate term loan to a fixed rate instrument through 2003. These swap agreements are designated as cash flow hedges. Changes in the fair values of the Company's cash flow hedges are recorded in other comprehensive income and reclassified into earnings in the same periods during which the hedged transactions affect earnings. The Company also had outstanding interest rate swap agreements that convert \$300.0 million of its fixed rate 9 1/4% Notes to a floating rate instrument through 2009. These swap agreements are designated as fair value hedges. Changes in the fair values of the Company's fair value hedges, as well as the offsetting fair value changes in the hedged items, are recorded in current income. The Company estimates the amount that will be reclassified into earnings in 2002 is approximately \$2.8 million. There is no ineffectiveness related to the Company's hedges.

Maturities. Maturities of the Company's debt for each of the next five years at December 31, 2001 are as follows (In thousands):

2002	\$ 222,784
2003	16,013
2004	25,088
2005	8,351
2006	254,071
Thereafter	1,933,215

The maturities in 2002 are comprised primarily of amounts outstanding under the accounts receivable securitization facility. As described above, the annual renewal of the Company's accounts receivable securitization facility requires the lender's consent. If the Company does not obtain this consent, then the facility will terminate in June 2002 and the Company will repay the borrowings thereunder.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

10. Income Taxes

The provision for federal, state and provincial income taxes is as follows:

Year ended December 31

	2001	2000	1999
	(II	n thousand	ds)
Historical: Domestic federal:			
Current Deferred	\$81,507	\$ 10,419 97,756	\$39,643 37,598
	81,507	108,175	77,241
Domestic state: Current Deferred	1,978 4,570	3,587 6,815	10,405 3,437
	6,548	10,402	13,842
Total domestic Foreign federal:	88 , 055	118,577	91,083
Current Deferred	1,626 1,603	1,061 3,590	4,917 465
	3,229	4,651	5 , 382
Foreign provincial: Current Deferred	693	774 1 , 119	2,356 320
	693	1,893	2 , 676
Total foreign	3,922	6,544	8,058
	\$91,977	\$125,121 ======	\$99,141

A reconciliation of the provision for income taxes and the amount computed by applying the statutory federal income tax rate of 35% to income before provision for income taxes and extraordinary item is as follows:

	Year e	nded Decer	mber 31
	2001	2000	1999
	(I	n thousand	ds)
Computed tax rate at statutory tax rate State income taxes, net of federal tax benefit Non-deductible expenses	4,256 13,072 (415)	9,992 2,843	8,997 6,265 (753)
	\$91 , 977	\$125,121 ======	\$99 , 141

UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

The components of deferred income tax assets (liabilities) are as follows:

	Decemi	ber 31
	2001	2000
	(In tho	usands)
Property and equipment	(48,163)	(32,518) 37,460
	\$ (297,024)	\$ (206,243)

The current and deferred tax assets and liabilities at December 31, 2001 include the effects of certain reclassifications related to differences between the income tax provisions and tax returns for prior years. These reclassifications had no effect on net income.

For financial reporting purposes, income before income taxes and extraordinary items for the Company's foreign subsidiaries was \$11.6 million and \$15.6 million for the years ended December 31, 2001 and 2000, respectively. At December 31, 2001 and 2000, unremitted earnings of foreign subsidiaries were approximately \$30.6 million and \$22.9 million, respectively. Since it is the Company's intention to indefinitely reinvest these earnings, no United States taxes have been provided. Determination of the amount of unrecognized deferred tax liability on these unremitted taxes is not practicable.

The Company has net operating loss carryforwards ("NOL's") of \$341.3\$ million for federal income tax purposes that expire through 2021.

11. Company-Obligated Mandatorily Redeemable Convertible Preferred Securities of a Subsidiary Trust and Series A, B, C and D Preferred Stock

Trust Securities. In August 1998, a subsidiary trust (the "Trust") of Holdings issued and sold in a private offering (the "Preferred Securities Offering") \$300.0 million of 30 year, 6 1/2% Convertible Quarterly Income Preferred Securities (the "Preferred Securities"). The Trust used the proceeds from the Preferred Securities Offering to purchase 6 1/2% convertible subordinated debentures due 2028 (the "Debentures") from Holdings which resulted in Holdings receiving all of the net proceeds of the Preferred Securities Offering. Holdings in turn contributed the net proceeds of the Preferred Securities Offering to URI. The Preferred Securities are non-voting securities, carry a liquidation value of \$50 per security and are convertible into the Company's common stock at an initial rate of 1.146 shares per security (equivalent to an initial conversion price of \$43.63 per share). They are convertible at any time at the holders' option and are redeemable, at the

Company's option, after three years, subject to certain conditions.

Holders of the Preferred Securities are entitled to preferential cumulative cash distributions from the Trust at an annual rate of 6 1/2% of the liquidation value, accruing from the original issue date and payable quarterly in arrears beginning February 1, 1999. The distribution rate and dates correspond to the interest rate and payments dates on the Debentures. Holdings may defer interest payments on the Debentures for up to twenty consecutive quarters, but not beyond the maturity date of the Debentures. If interest payments on the Debentures are deferred, so are the payments on the Preferred Securities. Under this circumstance, Holdings will be prohibited from paying dividends on any of its capital stock or making payments with respect to its debt that rank pari passu with or junior to the Debentures.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Holdings has executed a guarantee with regard to payment of the Preferred Securities to the extent that the Trust has sufficient funds to make the required payments.

Series A Preferred and Series B Preferred. The Company sold 300,000 shares of its Series A Preferred on January 7, 1999 and sold 150,000 shares of its Series B Preferred on September 30, 1999. On September 28, 2001, the Company entered into an agreement effecting (a) the exchange of the outstanding Series A Preferred for an equal number of shares of Series C Preferred and (b) the exchange of the outstanding Series B Preferred for an equal number of shares of Series D Preferred.

Series C Preferred and Series D Preferred. There are 300,000 shares of the Company's Series C Preferred outstanding and 150,000 shares of the Company's Series D Preferred outstanding. The Series D Preferred includes 105,252 shares designated as Class D-1 and 44,748 shares designated as Class D-2. The rights of the two classes of Series D Preferred are substantially the same, except that only the Class D-1 has the voting rights described below.

Principal terms of the Series C Preferred and Series D Preferred include the following (subject to the special provisions described below that will apply in the event of certain Non-Approved Change of Control transactions): (i) each share is entitled to a liquidation preference of \$1,000 per share; (ii) at holder's option, each share of Series C Preferred is convertible into 40 shares of common stock subject to adjustment (representing a conversion price of \$25 per share based on the liquidation preference) and each share of Series D Preferred is convertible into 33 1/3 shares of common stock subject to adjustment (representing a conversion price of \$30 per share based on the liquidation preference); (iii) the holders of the Series C Preferred and Series D Preferred (on an as converted basis) and the holders of the common stock vote together as a single class on all matters (except that the Series C Preferred may vote as a separate class as described in the next clause); (iv) the holders of the Series C Preferred, voting separately as a single class, may elect two directors (subject to reduction to one, if the shares of Series C Preferred owned by specified holders cease to represent, on an as converted basis, at least eight million shares of common stock, and reduction to zero, if such

shares of Series C Preferred cease to represent at least four million shares of common stock), (v) there are no stated dividends on the Series C Preferred or Series D Preferred, but the Series C Preferred and Series D Preferred, on an as converted basis, will participate in any dividends declared on the common stock, (vi) upon the occurrence of specified change of control transactions, other than a Non-Approved Change of Control (as defined below), the Company must offer to redeem the Series C Preferred and Series D Preferred at a price per share equal to the liquidation preference plus an amount equal to 6.25% of the liquidation preference compounded annually from the date of the issuance of the Series A Preferred, in the case of the Series C Preferred, and the date of the issuance of the Series B Preferred, in the case of the Series D Preferred, to the redemption date, (vii) if the Company issues for cash, common stock (or a series of preferred stock convertible into common stock) and the price for the common stock is below the conversion price of the Series C Preferred, then the Company must offer to repurchase a specified portion of the outstanding Series C Preferred at the price per share set forth in the preceding clause, and (viii) if the Company issues for cash, common stock (or a series of preferred stock convertible into common stock) for a price for the common stock below the conversion price of the Series D Preferred, then the Company must offer to repurchase a specified portion of the outstanding Series D Preferred at the price per share specified in the second preceding clause.

Special Rights of Series C Preferred and Series D Preferred Upon Non-Approved Change of Control. In general, a Non-Approved Change of Control transaction is a change of control transaction that the board has disapproved and which the board has not facilitated by such actions as weakening or eliminating the Company's Stockholder Rights Plan. If a Non-Approved Change of Control occurs,

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

and the board does not offer the holders of the Series C Preferred and Series D Preferred essentially the same redemption rights that apply to an Approved Change of Control transaction: (i) the holders of the Series C Preferred would elect a majority of the board for a specified period, (ii) the holders of the Series C Preferred and Series D Preferred would be entitled to an additional 6.25% return on the liquidation preference, compounded annually from January 1999 for the Series C Preferred and from September 1999 for the Series D Preferred, (iii) after the holders of the common stock receive an amount equivalent to the liquidation preference, the holders of the Series C Preferred and Series D Preferred would share with the holders of the common stock, on an as converted basis, in any remaining amounts available for distribution and (iv) the Series C Preferred and Series D Preferred would accrue dividends at a maximum annual rate, compounded annually, equal to 18% of the liquidation preference.

12. Capital Stock

Warrants. As of December 31, 2001 there are outstanding warrants to purchase an aggregate of 7,139,296 shares of common stock. The weighted average exercise price of the warrants is \$11.76 per share. All warrants are currently exercisable and may be exercised at any time through 2011.

Common Stock. The Company has a share repurchase program to acquire up to \$200 million of its issued and outstanding common stock. Share repurchases under the program may be made from time to time, continuing through May 2003. The Company repurchased and retired 1,350,600 and 1,785,015 shares of common stock during 2001 and 2000, respectively.

2001 Senior Stock Plan. In June 2001, the Company's shareholders approved the adoption of the 2001 Senior Stock Plan. This plan provides for the awarding of common stock and other equity-linked awards to our officers and directors. The maximum number of shares of common stock that can be issued under the plan is 4,000,000. The Company records each share that is awarded under this plan at an amount not less than 100% of the fair market value per share at the date of the award. No shares may be awarded under this plan after June 5, 2011. As of December 31, 2001, 2,042,933 shares had been awarded under this plan at a weighted-average price of \$23.71 per share with vesting periods up to ten years. Determinations concerning the persons to receive awards, the form, amount and timing of such awards and terms and provisions of such awards are made by the Board of Directors (or a committee appointed by the Board of Directors).

2001 Stock Plan. In March 2001, the Company adopted the 2001 Stock Plan. This plan provides for the awarding of common stock and other equity-linked awards to certain employees (other than officers and directors) and others who render services to the Company. The maximum number of shares of common stock that can be issued under the plan is 2,000,000. The Company records each share that is awarded under this plan at an amount not less than 100% of the fair market value per share at the date of the award. No shares may be awarded under this plan after March 23, 2011. As of December 31, 2001, 885,054 shares had been awarded under this plan at a weighted-average price of \$15.30 per share with vesting periods up to three years. Determinations concerning the persons to receive awards, the form, amount and timing of such awards and terms and provisions of such awards are made by the Board of Directors (or a committee appointed by the Board of Directors).

The Company records the issuance of common shares at the quoted market price on the date of the grants. Amortization of deferred compensation is then recognized on a straight-line basis over the

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

related vesting period. Amortization expense recognized for the year ended December 31, 2001 for the awards of the above stock plans was approximately \$6.2\$ million.

1997 Stock Option Plan. The Company's 1997 Stock Option Plan provides for the granting of options to purchase not more than an aggregate of 5,000,000 shares of common stock. Some or all of such options may be "incentive stock options" within the meaning of the Internal Revenue Code. All officers, directors and employees of the Company and other persons who perform services on behalf of the Company are eligible to participate in this plan. Each option granted pursuant to this plan must provide for an exercise price per share that is at least equal to the fair market value per share of common stock on the date of grant. No options may be granted under this plan after August 31, 2007.

As of December 31, 2001 and 2000, options to purchase an aggregate of 4,845,783 shares and 4,950,536 shares of common stock, respectively, were outstanding under this plan. The exercise price of each option, the period during which each option may be exercised and other terms and conditions of each option are determined by the Board of Directors (or by a committee appointed by the Board of Directors).

1998 Stock Option Plan. The Company's 1998 Stock Option Plan provides for the granting of options to purchase not more than an aggregate of 4,200,000 shares of common stock. Some or all of the options issued under the 1998 Stock Option Plan may be "incentive stock options" within the meaning of the Internal Revenue Code. All officers and directors of the Company and its subsidiaries are eligible to participate in the 1998 Stock Option Plan. Each option granted pursuant to the 1998 Stock Option Plan must provide for an exercise price per share that is at least equal to the fair market value per share of common stock on the date of grant. No options may be granted under the 1998 Stock Option Plan after August 20, 2008. As of December 31, 2001 and 2000, options to purchase an aggregate of 3,686,667 shares and 4,200,000 shares of common stock, respectively, were outstanding pursuant to this plan to executive officers and directors. The exercise price of each option, the period during which each option may be exercised and other terms and conditions of each option are determined by the Board of Directors (or by a committee appointed by the Board of Directors).

1998 Supplemental Stock Option Plan. The Company has adopted a stock option plan pursuant to which options, for up to an aggregate of 5,600,000 shares of common stock, may be granted to employees who are not officers or directors and to consultants and independent contractors who perform services for the Company or its subsidiaries. As of December 31, 2001 and 2000, options to purchase an aggregate of 5,342,097 shares and 5,373,509 shares of common stock, respectively, were outstanding pursuant to this plan. The exercise price of each option, the period during which each option may be exercised and other terms and conditions of each option are determined by the Board of Directors (or by a committee appointed by the Board of Directors).

1997 Performance Award Plan. Effective February 20, 1997, U.S. Rentals adopted the 1997 Performance Award Plan under which stock options and other awards could be granted to key employees and directors at prices and terms established by U.S. Rentals at the date of grant. The options expire in 2007. As a result of the Merger, all outstanding options to purchase shares of U.S. Rentals common stock became fully vested and were converted into options to purchase the Company's common stock. As of December 31, 2001 and 2000, options to purchase an aggregate of 2,547,467 shares and 2,572,050 shares of common stock, respectively, were outstanding pursuant to this plan.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

A summary of the transactions within the Company's stock option plans follows:

	Shares	Weighted Average Exercise Price
Outstanding at December 31, 1998 Granted Exercised Canceled	14,044,814 3,092,462 (1,331,528) (152,506)	26.77 20.74
Outstanding at December 31, 1999 Granted Exercised Canceled	15,653,242 1,921,125 (26,307) (451,965)	16.91
Outstanding at December 31, 2000 Granted Exercised Canceled	17,096,095 633,400 (715,143) (592,338)	19.78 14.24
Outstanding at December 31, 2001	16,422,014	
Exercisable at December 31, 2001	13,765,239	\$20.37 =====

	Option	ns Outstandi	ng	Options Exe	rcisable
Range of Exercise Prices	Amount	Remaining Contractual			Weighted Average Exercise Price
		TILE		Exercisable	
\$10.00 - \$15.00 15.01 - 20.00 20.01 - 25.00 25.01 - 30.00 30.01 - 50.00	2,169,527 7,183,892 1,549,963	6.7 years 8.2 years 6.2 years 7.2 years 6.3 years	\$12.39 16.59 21.78 27.31 34.84	4,016,649 654,585 6,767,840 1,158,408 1,167,757 13,765,239	\$12.29 17.50 21.73 27.21 35.18
	=======	2		=======	

The Company applies APB Opinion No. 25, "Accounting for Stock Issued to Employees" in accounting for stock-based employee compensation arrangements whereby no compensation cost related to stock options is deducted in determining net income. Had compensation cost for the Company's stock option plans been determined pursuant to SFAS No. 123, "Accounting for Stock-Based Compensation", the Company's net income and earnings per share would have differed. The weighted average fair value of options granted was \$7.34, \$7.70 and \$10.99 during 2001, 2000 and 1999, respectively. The fair value is estimated on the date of grant using the Black-Scholes option pricing model which uses subjective assumptions which can materially affect fair value estimates and, therefore, does not necessarily provide a single measure of fair value of options. Using the Black-Scholes option pricing model and a risk-free

interest rate average of 3.74%, 5.15% and 6.29% in 2001, 2000 and 1999, respectively, a volatility factor for the market price of the Company's common stock of 49%, 69% and 52% in 2001, 2000 and 1999, respectively, and a weighted-average expected life of options of approximately three years in 2001, 2000 and 1999, the Company's net income, basic earnings per share and diluted earnings per share would have been \$103.1 million, \$1.43 and \$1.09,

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

respectively, for the year ended December 31, 2001, \$156.4 million, \$2.20 and \$1.69, respectively, for the year ended December 31, 2000 and \$104.3 million, \$1.46 and \$1.12, respectively, for the year ended December 31, 1999. For purposes of these pro forma disclosures, the estimated fair value of options is amortized over the options' vesting period. Since the number of options granted and their fair value may vary significantly from year to year, the pro forma compensation expense in future years may be materially different.

At December 31, 2001 there are (i) 7,139,296 shares of common stock reserved for the exercise of warrants, (ii) 16,422,014 shares of common stock reserved for issuance pursuant to options granted and that may be granted in the future under the Company's stock option plans, (iii) 6,875,580 shares of common stock reserved for the issuance of outstanding preferred securities of a subsidiary trust, (iv) 17,000,000 shares of common stock reserved for the issuance of Series C and Series D preferred stock and (v) 371,168 shares of common stock reserved for the conversion of convertible debt.

Stockholders' Rights Plan. The Company adopted a Stockholders' Rights Plan on September 28, 2001 (with a record date of October 19, 2001). This plan and other provisions of the Company's charter and bylaws may have the effect of deferring hostile takeovers or delaying or preventing changes in control or management of the Company, including transactions in which the shareholders of the Company might otherwise receive a premium for their shares over then current market prices. The rights expire on September 27, 2011.

13. Comprehensive Income

The following table sets forth the Company's comprehensive income:

	Year I	Ended ber 31
	2001	2000
	(In tho	usands)
Net income Other comprehensive gain (loss):	\$111 , 256	\$176 , 375
Foreign currency translation adjustment	(16,137)	(7,264
\$1,784 Derivatives qualifying as hedges, net of tax of \$3,212	() /	

	======	
Comprehensive income	\$ 88,076	\$169,111

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

14. Earnings Per Share

The following table sets forth the computation of historical basic and diluted earnings per share:

	Year Ended December 31				31	
		2001 2000			1999	
				ds, except share data		nare and
Numerator: Income before extraordinary item Plus: preferred dividends of a subsidiary	\$	122,573	\$	176,375	\$	142,666
trust, net of taxes				11,406		
Income available to common stockholders	\$	•		187,781		•
Denominator: Denominator for basic earnings per share- weighted-average shares Effect of dilutive securities: Employee stock options Warrants Series A Preferred Series B Preferred Series C Preferred Series D Preferred Company-obligated mandatorily redeemable convertible preferred securities of a subsidiary trust	1	2,141,128 1,507,820	-		7	71,353,127 4,651,237 3,978,536 1,802,740
Denominator for dilutive earnings per share-adjusted weighted-average shares	9	4,387,187	==	99,253,579	9	93,035,640
Earnings per share-basic: Income before extraordinary item Extraordinary item, net				2.48	\$	2.00
Net income	\$	1.54	\$	2.48	\$	2.00

Earnings per share-diluted: Income before extraordinary item Extraordinary item, net		\$ 1.89	\$ 1.53
Net income	\$ 1.18	\$ 1.89	\$ 1.53

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

15. Commitments and Contingencies

Operating Leases

The Company leases rental equipment, real estate and certain office equipment under operating leases. Certain real estate leases require the Company to pay maintenance, insurance, taxes and certain other expenses in addition to the stated rentals. Future minimum lease payments, by year and in the aggregate, for noncancellable operating leases with initial or remaining terms of one year or more are as follows at December 31, 2001:

	Real Estate Leases	Rental Equipment Leases	Other Equipment Leases
	(]	In thousand	ds)
2002 2003 2004 2005 2006	\$ 61,139 57,356 52,955 45,573 41,081 125,506	\$ 84,486 72,813 69,346 57,551 48,199 23	\$24,314 22,131 16,733 4,973 334
	\$383,610	\$332,418 ======	\$68,485

The Company was the seller-lessee in sale-leaseback transactions with unrelated third parties in which it sold rental equipment and real estate for aggregate proceeds of \$51.0 million in 2001, rental equipment for aggregate proceeds of \$218.8 million in 2000, and rental equipment for aggregate proceeds of \$88.0 million in 1999. For the 2001 transactions, the Company leased back the real estate over a 10-year period and the rental equipment for a minor period of one to eight months. For the 2000 transactions, the Company leased back a portion of the rental equipment for a minor period of one to eight months, and the balance over a five-year period. For the 1999 transactions, the Company leased back the rental equipment over a five-year period. The total gains related to these transactions in 2001, 2000 and 1999 were, respectively,

approximately \$21.6 million of which \$1.4 million was deferred, approximately \$16.5 million of which \$4.0 million was deferred, and approximately \$6.3 million all of which was deferred. The deferred gains are being amortized over the respective lease periods on a straight-line basis.

Rent expense under non-cancelable operating leases totaled \$170.9 million, \$137.3 million and \$65.5 million for the years ended December 31, 2001, 2000 and 1999, respectively. The Company's real estate leases provide for varying terms and include 30 leases that are on a month-to-month basis and 30 leases that provide for a remaining term of less than one year and do not provide a renewal option.

Employee Benefit Plans

The Company currently sponsors one defined contribution 401(k) retirement plan which is subject to the provisions of ERISA. The Company also sponsors a deferred profit sharing plan for the benefit of the full time employees of its Canadian subsidiaries. Under these plans, the Company matches a percentage of the participants contributions up to a specified amount. Company contributions to the plans were \$6.0 million, \$6.2 million and \$4.6 million for the years ended December 31, 2001, 2000 and 1999, respectively.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Legal Matters

The Company is party to legal proceedings and potential claims arising in the ordinary course of its business. In the opinion of management, the Company has adequate legal defenses, reserves, or insurance coverage with respect to these matters so that the ultimate resolution will not have a material adverse effect on the Company's financial position, results of operations, or cash flows. The Company had accrued \$7.6 million at December 31, 2001 and 2000, to cover the uninsured portion of estimated costs arising from these pending claims and other potential unasserted claims.

Environmental Matters

The Company and its operations are subject to various laws and related regulations governing environmental matters. Under such laws, an owner or lessee of real estate may be liable for the costs of removal or remediation of certain hazardous or toxic substances located on or in, or emanating from, such property, as well as investigation of property damage. The Company incurs ongoing expenses associated with the removal of underground storage tanks and the performance of appropriate remediation at certain of its locations. The Company believes that such removal and remediation will not have a material adverse effect on the Company's financial position, results of operations, or cash flows.

16. Segment Information

Each of the Company's branch locations is an operating segment which consists of the rental and sales of equipment and related merchandise and

parts. Certain of the Company's branches also provide speciality traffic control services as a product line and the amount of revenue attributable to such services was \$272.2 million, \$245.0 million and \$79.3 million during the years ended December 31, 2001, 2000 and 1999, respectively. All of the Company's branches have been aggregated into one reportable segment because they offer similar products and services in similar markets and the factors determining strategic decisions are comparable.

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

The Company operates in the United States, Canada and Mexico. Revenues are attributable to countries based upon the location of the customers. Geographic area information for the years ended December 31, 2001, 2000 and 1999 is as follows:

	Year ended December 31		
	2001	2000	1999
		In thousands	
Revenues from external customers Domestic	145,911		146,820
Total revenues from external customers	\$2,886,605		\$2,233,628
Rental equipment, net Domestic	116,771		122,534
Total consolidated rental equipment, net	\$1,747,182		\$1,659,733
Property and equipment, net Domestic	16,512	•	19,451
Total consolidated property and equipment, net	\$ 410,053		\$ 304,907
Goodwill and other intangible assets, net Domestic			
Total consolidated goodwill and other intangible assets, net		\$2,227,008 ======	

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

17. Quarterly Financial Information (Unaudited)

Selected Financial Data

The following table of quarterly financial information has been prepared from unaudited financial statements of the Company, and reflects adjustments which are, in the opinion of management, necessary for a fair presentation of the interim periods presented.

	First Quarter	-	Third Quarter	-
	(In thousa			
For the year ended December 31, 2001:				
Total revenues	\$619,104	\$768,013	\$795,483	\$704,005
Gross profit	202,567	286,063	305,242	245,598
<pre>Income before extraordinary item</pre>	3,412	24,935	62,052	32,174
Extraordinary item		11,317		
Net income	3,412	13,618	62,052	32,174
Basic earnings before extraordinary item				
per share	\$ 0.05	\$ 0.35	\$ 0.85	\$ 0.45
Diluted earnings before extraordinary item				
per share	0.04	0.26	0.63	0.34
For the year ended December 31, 2000:				
Total revenues	\$578,962	\$729,946	\$859,033	\$750,920
Gross profit	205,984	271,798	340,704	270,084
Net income		47,199	75 , 391	36,374
Basic earnings per share	\$ 0.24	\$ 0.66	\$ 1.07	\$ 0.51
Diluted earnings per share	0.19	0.51	0.79	0.40

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

18. Condensed Consolidating Financial Information of Guarantor Subsidiaries

Certain indebtedness of URI, a wholly owned subsidiary of Holdings (the

"Parent"), is guaranteed by URI's United States subsidiaries (the "guarantor subsidiaries") and, in certain cases, also by Parent. However, this indebtedness is not guaranteed by URI's foreign subsidiaries (the "non-guarantor subsidiaries"). The guarantor subsidiaries are all wholly-owned and the guarantees are made on a joint and several basis and are full and unconditional (subject to subordination provisions and subject to a standard limitation which provides that the maximum amount guaranteed by each guarantor will not exceed the maximum amount that can be guaranteed without making the guarantee void under fraudulent conveyance laws). Separate consolidated financial statements of the guarantor subsidiaries have not been presented because management believes that such information would not be material to investors. However, condensed consolidating financial information as of December 31, 2001 and 2000, and for each of the three years in the period ended December 31, 2001, are presented. The condensed consolidating financial information of the Company and its subsidiaries are as follows:

CONDENSED CONSOLIDATING BALANCE SHEET

December 30, 2001

	Parent	URI		Non-Guarantor Subsidiaries	
			(In t	housands)	
ASSETS					
Cash and cash equivalents Accounts receivable, net Intercompany receivable			\$ 19,798 418,260		
(payable)			39,548		
Inventory Prepaid expenses and other			46,410		
assets Rental equipment, net		57,764 885,442	64,699 744,969	1,935 116,771	8 , 819
Property and equipment, net Investment in subsidiaries Intangible assets, net					(4,318,710
incangiate access, necessitions.		\$4,487,990			 \$(4,309,891
			=======		========
LIABILITIES AND STOCKHOLDERS' EQUITY Liabilities:					
Accounts payable Debt Deferred income taxes Accrued expenses and			\$ 155,029 203,896 50		\$ (300,000
other liabilities	5,283	57,108	96,793	•	3,250
Total liabilities	305,283	2,585,898	455,768	85 , 807	(296,750
convertible preferred securities of a subsidiary trust Stockholders' equity: Preferred stock	5				300,000
Common stockAdditional paid-in capital	734 1,243,586	1,498,655	1,840,604	65,970	(3,405,229

Deferred compensation..... (55,794)

Retained earnings	467,106	410,480	499,941	27 , 618	(938 , 039
Accumulated other					
comprehensive loss	(30,127)	(7,043)		(23,084)	30 , 127
Total stockholders'					
equity	1,625,510	1,902,092	2,340,545	70,504	(4,313,141
	\$1,930,793	\$4,487,990	\$2,796,313	\$ 156,311	\$(4,309,891
		========	========	=======	

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

CONDENSED CONSOLIDATING BALANCE SHEET

December 31, 2000

	Parent	URI		Non-Guarantor Subsidiaries	
			(In t	housands)	
ASSETS Cash and cash equivalents Accounts receivable, net Intercompany receivable			143,295		
(payable)			(55,187) 73,979		
Prepaid expenses and other assets	\$ 34,807 1,839,952 \$1,874,759	837,972 139,871 2,257,692 960,444 \$4,814,131	1,132,438	128,644 16,366 134,126 \$ 135,382	\$ (4,097,644) \$ (4,097,644) =======
LIABILITIES AND STOCKHOLDER'S EQUITY Liabilities:					
Accounts payable Debt Deferred taxes Accrued expenses and		2,647,144		24,739	\$ (300,000)
other liabilities	28,816	86,560	18,862	13,750	(11,763)
Total liabilities	328,816	2,998,418	208,725	53,794	(311,763)

Commitments and contingencies

	\$1,874,759	\$4,814,131	\$2,397,305	\$ 135 , 382	\$(4,097,644)
equity	1,115,143	1,815,713	2,188,580	81 , 588	\$ (4,085,881)
Total stockholder's					
loss	(6,947)			(6,947)	6 , 947
Accumulated other comprehensive					
Retained earnings	355 , 850	327,475	358,080	22 , 878	(708,433)
Additional paid-in capital	765 , 529	1,488,238	1,830,500	65 , 657	(3,384,395)
Common stock	711				
Stockholder's equity:					
subsidiary trust	430,800				300,000
preferred securities of a					300,000
redeemable convertible					
Company-obligated mandatorily					

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS For the Year Ended December 31, 2001

	Parent		URI	Guarantor Subsidiaries	Non- Guarantor Subsidiaries	
				(In th	nousands)	
Revenues:						
Equipment rentals		\$	907,070	\$1,201,439	\$104,391	
Sales of rental equipment Sales of equipment and merchandise and other				70,331		
revenues			244,020	254 , 222	•	
Total revenues		1,	214,702	1,525,992	145,911	
excluding depreciation Depreciation of rental			376,634	626 , 867	50,134	
equipment			150,619	149,868	20,476	
Cost of rental equipment sales Cost of equipment and merchandise sales and other			38,702	42,088	7,952	
operating costs			177 , 659	185 , 223	20,913	
Total cost of revenues			•	1,004,046	99 , 475	

Gross profit	\$ 7,862		224,707 17,096	24,404 2,949	
Operating income (loss) Interest expense Preferred dividends of a					\$ (19,500)
subsidiary trust Other (income) expense, net		25,586	(21,202)	2,037	19,500
<pre>Income (loss) before provision (benefit) for income taxes and extraordinary item</pre>			·	,	
<pre>Income (loss) before extraordinary item and equity in net earnings of subsidiaries Extraordinary item</pre>			141,861	4,740	
<pre>Income (loss) before equity in net earnings of subsidiaries Equity in net earnings of subsidiaries</pre>	(16,007)		141,861	4,740	(273,864)
Net income	\$111 , 256		•		\$ (273,864)

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS For the Year Ended December 31, 2000

	Parent		URI				Other and Eliminations	C
				(In	tho	usands)		_
Revenues:								
Equipment rentals		\$	851,541 145,519	\$1,094,613 178,576	\$	110,529 23,583		
revenues			253 , 798	229,219		31,483		
Total revenues		1	,250,858	1,502,408		165 , 595		

Cost of revenues: Cost of equipment rentals,					
excluding depreciation Depreciation of rental		364,047	494,350	49,080	
equipment		152,640	155,239	20,252	
Cost of rental equipment sales Cost of equipment and merchandise sales and other		87,161	106 , 617	14,404	
operating costs		197 , 190	164,186	25 , 125	
Total cost of revenues		801,038	920,392		
Gross profit		449,820	582,016		
administrative expenses Non-rental depreciation and		184 , 135	245,431	24,764	
amortization	\$ 7,718		39 , 618		
Operating income (loss)	(7,718)	231,993	296,967		
Interest expense Preferred dividends of a	19,500	217,904	135	10,740	\$ (19,500)
subsidiary trust					19,500
Other (income) expense, net		2 , 129	(4,285)	320	
Income (loss) before provision					
(benefit) for income taxes Provision (benefit) for income	(27,218)	11,960	301,117	15 , 637	
taxes	(11,295)	4,908	124,964	6,544	
Income (loss) before equity in net					
earnings of subsidiaries Equity in net earnings of	(15,923)	7,052	176 , 153	9,093	
subsidiaries		185,246			\$ (377,544)
Net income			\$ 176 , 153		
					=

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS For the Year Ended December 31, 1999

	Parent	URI		Non-Guarantor Subsidiaries	
			(In	thousands)	
evenues.					

Equipment rentals...... \$600,431 \$ 880,182 \$100,413

Sales of rental equipment		113,982	106,737	14,959	
Sales of equipment and merchandise and other revenues		195,647	189 , 829	31,448	
Total revenues			1,176,748		
Cost of equipment rentals,					
excluding depreciation		250,959	381,718	44,295	
Depreciation of rental equipment		116,385	146,622	•	
Cost of rental equipment sales Cost of equipment and merchandise		62 , 972	64,945	8 , 761	
sales and other operating costs		161,902	128,328	24,189	
Total cost of revenues		592,218	721,613	94,879	
Gross profit			455,135	51,941	
expenses	\$ 8,267	144,341	177,456	22,531	
amortization		29 , 667			
Operating income (loss)					
Interest expense Preferred dividends of a subsidiary	19,500	132 , 929	1,428	5,471	\$ (19,50
trust					19,50
Other (income) expense, net	9,689	(1,549)		427	27
Income (loss) before provision (benefit)					
for income taxes	(42,382)	12,454	252,158	19,855	(27
Provision (benefit) for income taxes	(17,487)			8,058	
Income (loss) before equity in net					
earnings of subsidiaries	(24,895)	9,415	146,627	11,797	(27
Equity in net earnings of subsidiaries	167,561		•	,	(325,98
Net income	\$142,666	\$167 , 839	\$ 146,627	\$ 11 , 797	\$(326,26
	======	======	=======	======	=======

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

CONDENSED CONSOLIDATING CASH FLOW INFORMATION For the Year Ended December 31, 2001

			Non-
		Guarantor	Guarantor
Parent	URI	Subsidiaries	Subsidiaries
		(In th	nousands)

Net cash provided by (used in) operating

activities	\$(16,826)	\$ 622,289	\$ 97,695	\$ (8,933)
Cash flows from investing activities:				
Purchases of rental equipment		(277,032)	(148, 125)	(24,613)
Purchases of property and equipment	(2,674)	(13, 159)	(28,214)	(3,501)
Proceeds from sales of rental equipment	. , ,	63,612	70,331	13,158
Capital contributed to subsidiary	(10,417)	,	,	.,
Purchases of other companies	(10) 111)	(53, 565)		(1,273)
Payments of contingent purchase price		(2,103)		(1/2/0)
In-process acquisition costs		(2,100)		
in process acquisition costs				
Net cash used in investing activities				(16,229)
Cash flows from financing activities:	(13,091)	(202,247)	(100,000)	(10,229)
Proceeds from debt		2 000 644	6.5	44,758
		2,008,644		•
Payments of debt		(2,292,186)	(1,687)	(6,634)
Proceeds from sale-leaseback		12,435		(000)
Payments of financing costs		(28,709)		(333)
Capital contributions by parent		10,417		
Dividend distributions to parent		(44,258)		
Shares repurchased and retired	(24,758)			
Proceeds from the exercise of common				
stock options				
Proceeds from dividends from subsidiary	44,258			
Net cash provided by (used in)				
financing activities	29,917	(333 , 657)	(1,622)	37 , 791
Effect of foreign exchange rates				(16,137)
Net increase (decrease) in cash and cash				
equivalents		6 , 385	(9 , 935)	(3,508)
Cash and cash equivalents at beginning of period			29,733	4,651
Cash and cash equivalents at end of period		\$ 6,385	\$ 19 , 798	\$ 1,143
			=======	======
Supplemental disclosure of cash flow				
information:				
Cash paid for interest	\$ 19,500	\$ 197,315	\$ 10,561	\$ 3,009
Cash paid for income taxes, net of				
refunds		\$ (31,122)		\$ 323
Supplemental disclosure of non-cash investing				
and financing activities:				
The Company acquired the net assets and				
assumed certain liabilities of other				
companies as follows:				
Assets, net of cash acquired		\$ 20,264		\$ 1,201
Liabilities assumed		(4, 468)		(144)
Less:		(4,400)		(144)
Amounts paid through issuance of debt		((00)		
dept		(600)		
		15,196		
Due to coller and other marks		•		1,057
Due to seller and other payments		38,369		216
Not sook maid		÷ 52.565		
Net cash paid		\$ 53,565		\$ 1,273
			=======	=======
	_======		_=======	======

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

CONDENSED CONSOLIDATING CASH FLOW INFORMATION For the Year Ended December 31, 2000

	Parent	URI	Subsidiaries	Non-Guarantor Subsidiaries	Elim
				thousands)	
Net cash provided by (used in) operating					
activities Cash flows from investing activities:	\$ (6,429)	\$ 243,759	\$ 227,855	\$ 43,066	\$
Purchases of rental equipment		(489,259)	(283,488)	(35,457)	
Purchases of property and equipment Proceeds from sales of rental	(13,071)	(34,477)	(102,510)	(3,712)	
equipment		145,519	178 , 576	23,583	
Proceeds from sale of businesses Payments of contingent purchase		16,246	3,000		
price		(3,030)	(13, 236)		
Purchases of other companies		(337, 257)		(10,080)	
Capital contributed to subsidiary	(331)				
In-process acquisition costs					
Net cash used in investing	(12 400)	(700 050)	(017, 650)	(05, 666)	
activities	(13,402)	(702,258)	(217,658)	(25,666)	
Cash flows from financing activities:	(20 050)				
Shares repurchased and retired		(50 450)			
Dividend distributions to parent		(50,450)			
Proceeds from debt		452,912	3,290		
Repayments of debt		(125, 238)	(168)	(9,193)	
Proceeds from sale-leaseback		193 , 478			
Payments of financing costs		(16,223)			
Capital contributions by parent Proceeds from the exercise of stock		331			
options Proceeds from dividends from	331				
subsidiary	50,450				(!
Net cash provided by (used in)					
financing activities	19.831	454.810	3.122	(9,193)	
Effect of foreign exchange rates		101,010	3,122	(7,264)	
Effect of foreign exchange faces					
Net increase (decrease) in cash and cash					
equivalents		(3,689)	13,319	943	
Cash and cash equivalents at beginning					
of period		3,689	16,414	3 , 708	
Cash and cash equivalents at end of		^	¢ 20 722		
period		\$	\$ 29 , 733	\$ 4 , 651	

	======	=======	=======	======= ===
Supplemental disclosure of cash flow				
information:				
Cash paid for interest	\$ 19 , 500	\$ 218 , 346	\$ 135	\$ 10 , 782
Cash paid for income taxes		\$ 19,833		\$ 3,913
Supplemental disclosure of non-cash				
investing and financing activities:				
The Company acquired the net				
assets and assumed certain				
liabilities of other companies as				
follows:				
Assets, net of cash acquired		\$ 518,167		\$ 11 , 037
Liabilities assumed		(132, 163)		(957)
Less:				
Amounts paid in common				
stock of parent		(10,000)		
Amounts paid through				
issuance of debt		(65 , 500)		
		310,504		10,080
Due to seller and other payments		26,753		·
Net cash paid		\$ 337,257		\$ 10,080
*			=======	=======================================

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UNITED RENTALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

CONDENSED CONSOLIDATING CASH FLOW INFORMATION For the Year Ended December 31, 1999

it URI	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Oth Elir
	(In t	housands)	
324) \$ 292 412	\$ 13 185	\$ 119 585	Ś
,21)	γ 13 , 103	Ÿ 113 , 303	Ÿ
(539 , 775)	(99 , 365)	(78 , 972)	
(74,634)	(20,366)	(14,468)	
113,982	106,737	14,959	
1,040	2,354	3,127	
. , ,	` '	(1,564)	
	(539,775) (74,634) 113,982 1,040 (2,387)	URI Subsidiaries (In t. 324) \$ 292,412 \$ 13,185 (539,775) (99,365) (74,634) (20,366) 113,982 106,737 1,040 2,354	URI Subsidiaries Subsidiaries (In thousands) (324) \$ 292,412 \$ 13,185 \$ 119,585 (539,775) (99,365) (78,972) (74,634) (20,366) (14,468) 113,982 106,737 14,959 1,040 2,354 3,127 (2,387) (4,265) (1,564)

Capital contributed to subsidiary In-process acquisition costs				
Net cash used in investing activities Cash flows from financing activities: Dividend distributions to parent Proceeds from debt	(537,166)	(19,500) 1,025,843	(14,905) 26,524	
Repayments of debt		(474,808)	(20,958)	(1,884)
Proceeds from sale-leaseback		88,000		
Payments of financing costs Capital contributions by parent Proceeds from issuance of common stock and warrants, net of issuance		(18,995) 522,985		(448)
costs Proceeds from issuance of Series A and B preferred stock, net of	64,701			
issuance costs Proceeds from the exercise of stock	430,800			
options Proceeds from dividends from				
subsidiary	19,500			
Net cash provided by financing activities Effect of foreign exchange rates	•	1,123,525	5 , 566	28,917 (S
Net increase (decrease) in cash and cash				
equivalents Cash and cash equivalents at beginning of			3,846	1,329
period		1,774	16 , 257	2 , 379
Cash and cash equivalents at end of period		\$	\$ 20,103 =====	\$ 3,708
Supplemental disclosure of cash flow information:				
Cash paid for interest	\$ 19,500	\$ 98,728 \$ 16,372	\$ 1,194	\$ 4,863 \$ 1,137
Supplemental disclosure of non-cash investing and financing activities: The Company acquired the net assets and assumed certain liabilities of other companies as follows:				
Assets, net of cash acquired		\$ 1,371,807		\$ 96,760
Liabilities assumed Less:		(448, 685)		(23,697)
Amounts paid through issuance of debt		(7,185)		(2,210)
Net cash paid		\$ 915 , 937		\$ 70 , 853
		========	======	=======================================

PART II

Item 20. Indemnification of Directors and Officers

The Certificate of Incorporation (the "Certificate") of the United Rentals, Inc. (the "Company") provides that a director will not be personally liable to the Company or its stockholders for monetary damages for breach of fiduciary duty as a director, except for liability (i) for any breach of the director's duty of loyalty to the corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the Delaware General Corporation Law (the "Delaware Law"), which concerns unlawful payments of dividends, stock purchases or redemptions, or (iv) for any transaction from which the director derived an improper personal benefit. If the Delaware Law is subsequently amended to permit further limitation of the personal liability of directors, the liability of a director of the Company will be eliminated or limited to the fullest extent permitted by the Delaware Law as amended.

The Registrant, as a Delaware corporation, is empowered by Section 145 of the Delaware Law, subject to the procedures and limitation stated therein, to indemnify any person against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with any threatened, pending or completed action, suit or proceeding in which such person is made a party by reason of his being or having been a director, officer, employee or agent of the Registrant. The statute provides that indemnification pursuant to its provisions is not exclusive of other rights of indemnification to which a person may be entitled under any by-law, agreement, vote of stockholders or disinterested directors, or otherwise. The Company has entered into indemnification agreements with its directors and officers. In general, these agreements require the Company to indemnify each of such persons against expenses, judgments, fines, settlements and other liabilities incurred in connection with any proceeding (including a derivative action) to which such person may be made a party by reason of the fact that such person is or was a director, officer or employee of the Company or guaranteed any obligations of the Company, provided that the right of an indemnitee to receive indemnification is subject to the following limitations: (i) an indemnitee is not entitled to indemnification unless he acted in good faith and in a manner that he reasonably believed to be in or not opposed to the best interests of the Company, and, with respect to any criminal action or proceeding, had no reasonable cause to believe such conduct was unlawful and (ii) in the case of a derivative action, an indemnitee is not entitled to indemnification in the event that he is judged in a final non-appealable decision of a court of competent jurisdiction to be liable to the Company due to willful misconduct in the performance of his duties to the Company (unless and only to the extent that the court determines that the indemnitee is fairly and reasonably entitled to indemnification).

Pursuant to Section 145 of the Delaware Law, the Registrant has purchased insurance on behalf of its present and former directors and officers against any liability asserted against or incurred by them in such capacity or arising out of their status as such.

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Item 21. Exhibits.

5.1 Opinion of Ehrenreich Eilenberg & Krause LLP**

- 23.1 Consent of Ehrenreich Eilenberg & Krause LLP (included in Exhibit 5.1)
- 23.2 Consent of Ernst & Young LLP*
- 24.1 Power of Attornev**
- * Filed herewith
- ** Previously filed
- Item 22. Undertakings.
 - (a) The undersigned Registrant hereby undertakes:
- (1) To file, during any period in which offers or sales are being made, a post-effective amendment to this Registration Statement:
- (i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;
- (ii) To reflect in the prospectus any facts or events arising after the effective date of the Registration Statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the Registration Statement; Notwithstanding the foregoing, any increase or decrease in the volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than a 20 percent change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement.; and
- (iii) To include any material information with respect to the plan of distribution not previously disclosed in the Registration Statement or any material change to such information in the Registration Statement;

provided, however, that paragraphs (a)(1)(i) and (a)(1)(ii) do not apply if the information required to be included in a post-effective amendment by those paragraphs is contained in periodic reports filed by the Registrant pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 that are incorporated by reference in the Registration Statement.

(2) That, for the purpose of determining any liability under the Securities Act of 1933, each such post-effective amendment shall be deemed to be a new Registration Statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

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(3) To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.

- (b) The undersigned Registrant hereby undertakes that, for purposes of determining any liability under the Securities Act of 1933, each filing of the Registrant's annual report pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (and, where applicable, each filing of an employee benefit plan's annual report pursuant to Section 15(d) of the Securities and Exchange Act of 1934) that is incorporated by reference in the Registration Statement shall be deemed to be a new Registration Statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
 - (c) The undersigned Registrant hereby undertakes that:
- (1) prior to any public reoffering of the securities registered hereunder through use of a prospectus which is a part of this registration statement by any person or party who is deemed to be an underwriter within the meaning of Rule 145(c), the issuer undertakes that such reoffering prospectus will contain the information called for by the applicable registration form with respect to reofferings by persons who may be deemed underwriters, in addition to the information called for by the other items of the applicable form.
- (2) every prospectus (i) that is filed pursuant to paragraph (c)(1) immediately preceding, or (ii) that purports to meet the requirements of section 10(a)(3) of the Securities Act of 1933 and is used in connection with an offering of securities subject to Rule 415, will be filed as a part of an amendment to the registration statement and will not be used until such amendment is effective, and that, for purposes of determining any liability under the Securities Act of 1933, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
- (d) Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the Registrant pursuant to the foregoing provisions, or otherwise, the Registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the Registrant of expenses incurred or paid by a director, officer or controlling person of the Registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the Registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Act and will be governed by the final adjudication of such issue.
- (e) The undersigned registrant hereby undertakes to respond to requests for information that is incorporated by reference into the prospectus pursuant to Item 4, 10(b), 11 or 13 of this form, within one business day of receipt of such request, and to send the incorporated documents by first class mail or other equally prompt means. This

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includes information contained in documents filed subsequent to the effective date of the registration statement through the date of responding to the request.

(f) The undersigned registrant hereby undertakes to supply by means of a post-effective amendment all information concerning a transaction, and the company being acquired involved therein, that was not the subject of and included in the registration statement when it became effective.

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SIGNATURES

Pursuant to the requirements of Securities Act of 1933, the Registrant has duly caused this Amendment No. 2 to registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in Greenwich, Connecticut, on the 29th day of May, 2002.

United Rentals, Inc.

By: /s/ Michael J. Nolan
----Michael J. Nolan
Chief Financial Officer

Bradley S. Jacobs

/s/ Bradley S. Jacobs
-----Bradley S. Jacobs

Chairman, Chief Executive Officer and Director (Principal Executive Officer)

May 29, 2002

Wayland R. Hicks

*

Wayland R. Hicks, Director

May 29, 2002

John N. Milne

*

John N. Milne, Director

May 29, 2002

John S. McKinney _____ John S. McKinney, Director May , 2002 Leon D. Black Leon D. Black, Director May , 2002 Richard D. Colburn Richard D. Colburn, Director May 29, 2002 Ronald M. DeFeo _____ Ronald M. DeFeo, Director May 29, 2002 Michael S. Gross Michael S. Gross, Director May , 2002 Timothy J. Tully Timothy J. Tully, Director May 29, 2002 Christian M. Weyer Christian M. Weyer, Director May 29, 2002 Michael J. Nolan /s/ Michael J. Nolan

Michael J. Nolan, Chief Financial Officer (Principal Financial Officer)

May 29, 2002

Joseph B. Sherk /s/ Joseph B. Sherk

Joseph B. Sherk, Vice President, Corporate Controller (Principal Accounting Officer)

May 29, 2002

*By Michael J. Nolan, attorney-in-fact /s/Michael J. Nolan

May 29, 2002