DIXON TICONDEROGA CO Form 10-Q February 14, 2001

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > _____

FORM 10-Q

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended December 31, 2000

OR

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number 1-8689

DIXON TICONDEROGA COMPANY Incorporated pursuant to the Laws of Delaware State

Internal Revenue Service-- Employer Identification No. 23-0973760

195 International Parkway, Heathrow, FL 32746 (407) 829-9000

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

The total number of shares of the registrant's Common Stock, \$1 par value, outstanding on December 31, 2000, was 3,168,047.

DIXON TICONDEROGA COMPANY AND SUBSIDIARIES

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PART I - FINANCIAL INFORMATION

Item 1.

DIXON TICONDEROGA COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

December 31,	September 30,
2000	2000

5 5		
Cash and cash equivalents Receivables, less allowance for doubtful accounts of \$1,461,403 at	\$ 468,969	\$ 448,452
December 31, 2000 and \$1,418,908		
at September 30, 2000	24,726,547	30,881,626
Inventories	36,015,288	36,215,931
Other current assets	4,477,252	4,171,064
Total current assets	65,688,056	71,717,073
PROPERTY, PLANT AND EQUIPMENT:		
Land and buildings	10,715,676	10,145,872
Machinery and equipment	16,147,136	16,054,327
Furniture and fixtures	1,628,820	1,654,404
	28,491,632	27,854,603
Less accumulated depreciation	(17,991,183)	(17,572,320)
	10,500,449	10,282,283
OTHER ASSETS	4,842,961	4,718,379
	\$ 81,031,466	\$ 86,717,735
	December 31, 2000	September 30, 2000
CURRENT LIABILITIES:	<u> </u>	A 2 574 000
Notes payable	\$ 3,402,424	\$ 3,574,929
Current maturities of long-term debt Accounts payable	7,135,198 7,217,763	7,135,198 8,068,133
Accrued liabilities	7,603,943	10,056,935
Accruca Habilities		
Total current liabilities	25,359,328	28,835,195
LONG-TERM DEBT	29,838,628	30,210,410
DEFERRED INCOME TAXES AND OTHER	464,495	177,248
MINORITY INTEREST	528,868	552,215
COMMITMENTS AND CONTINGENCIES		
SHAREHOLDERS' EQUITY:		
Preferred stock, par \$1, authorized 100,000 shares, none		
issued		
Common stock, par \$1, authorized		
8,000,000 shares; issued		
3,710,309 shares at December 31,		
2000 and September 30, 2000	3,710,309	3,710,309

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Capital in excess of par value Retained earnings Accumulated comprehensive income (loss)	3,700,272 24,837,290 (3,885,840)	3,700,272 26,147,547 (3,093,577)
Less - treasury stock, at cost	28,362,031	30,464,551
(542,262 shares in December 31, 2000 and September 30, 2000)	(3,521,884)	(3,521,884)
	24,840,147	26,942,667
	\$ 81,031,466	\$ 86,717,735 =======

The accompanying notes to consolidated financial statements are an integral part of these statements.

DIXON TICONDEROGA COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

	THREE MONTHS ENDED DECEMBER 31,	
		1999
REVENUES	\$19,796,996	
COST AND EXPENSES:		
Cost of goods sold	13,931,188	13,735,871
Selling and administrative expenses	6,797,268	7,247,378
	20,728,456	20,983,249
OPERATING LOSS	(931,460)	(1,358,104)
INTEREST EXPENSE	1,119,009	933,037
LOSS BEFORE INCOME TAXES AND MINORITY INTEREST	(2,050,469)	(2,291,141)
INCOME TAX BENEFIT	(728,201)	(776,183)
	(1,322,268)	(1,514,958)
MINORITY INTEREST	(12,011)	(15,264)
NET LOSS	\$(1,310,257)	\$(1,499,694)

LOSS PER COMMON SHARE:		
BASIC	\$ (.41)	\$ (.45) ========
DILUTED	\$ (.41)	\$ (.45) ======
SHARES OUTSTANDING:		
BASIC	3,168,047	3,317,123
DILUTED	3,168,047	3,317,123

The accompanying notes to consolidated financial statements are an integral part of these statements.

DIXON TICONDEROGA COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS

	THREE MONTHS ENDED DECEMBER 31,	
	2000	1999
NET LOSS	\$(1,310,257)	\$(1,499,694)
OTHER COMPREHENSIVE LOSS:		
Cumulative effect adjustment to recognize fair value of cash flow hedges	(54,205)	
Current period adjustment to recognize fair value of cash flow hedges	(157,715)	
Foreign currency translation adjustments	(580,343)	(304,674)
COMPREHENSIVE LOSS	\$(2,102,520)	\$(1,804,368)

The accompanying notes to consolidated financial statements are an integral part of these statements.

DIXON TICONDEROGA COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

	THREE MONTHS ENDED DECEMBER 31,	
	2000	1999
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net loss Adjustment to reconcile net loss to net cash provided by (used in) operating activities:	\$(1,310,257)	\$(1,499,694)
Depreciation and amortization	628,689	646,892
Deferred taxes Provision for doubtful accounts receivable	 e 111,828	89,608 53,518
Loss attributable to foreign	,020	00,010
currency exchange	57,760	69,282
Loss attributable to minority interest Changes in assets and liabilities:	(12,011)	(15,264)
Receivables	5,601,811	
Inventories		437,842
Other current assets	(314,919)	(1,154,023)
Accounts payable and accrued liabilities	(3,207,098)	(4,120,189)
Other assets	(109,591)	(61,065)
Net cash provided by (used in) operations	1,391,422	250,003
CASH FLOWS FROM INVESTING ACTIVITIES:		
Purchases of plant and equipment, net	(853,037)	(108,184)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Net proceeds from (principal reductions of) notes payable Net proceeds from (principal	(101,455)	447,261
reductions of) long-term debt Purchase of treasury stock	(441,088)	943,136 (1,795,380)
Exercise of stock options		168,844
Other non-current liabilities	64,719	(25,459)
Net cash provided by (used in)		
financing activities	(477,824)	(261,598)
Effect of exchange rate changes on cash	(40,044)	(101,519)

Net increase (decrease) in cash and

cash equivalents	20,517	(221,298)
Cash and cash equivalents, beginning of period	448,452	935,413
Cash and cash equivalents, end of period	\$ 468,969 ======	\$ 714,115 =======
Supplemental Disclosures: Cash paid during the period: Interest Income taxes	\$ 1,548,489 717,777	\$ 366,115 910,826

The accompanying notes to consolidated financial statements are an integral part of these statements.

DIXON TICONDEROGA COMPANY AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Basis of presentation:

The condensed consolidated financial statements included herein have been prepared by the Company, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations, although the Company believes that the disclosures are adequate to make the information presented not misleading. It is suggested that these financial statements be read in conjunction with the financial statements and the notes thereto included in the Company's latest annual report on Form 10-K. In the opinion of the Company, all adjustments (solely of a normal recurring nature) necessary to present fairly the financial position of Dixon Ticonderoga Company and subsidiaries as of December 31, 2000, and the results of their operations and cash flows for the three months ended December 31, 2000 and 1999, have been included. The results of operations for such interim periods are not necessarily indicative of the results for the entire year.

2. Inventories:

Since amounts for inventories under the LIFO method are based on annual determinations of quantities and costs as of the end of the fiscal year, the inventories at December 31, 2000 (for which the LIFO method of accounting are used) are based on certain estimates relating to quantities and costs as of year end.

Inventories consist of (in thousands):

	December 31, 2000	September 30, 2000
Raw materials	\$13,005	\$12,839
Work in process	4,017	3,656
Finished goods	18,993	19,721

\$36,015	\$36,216

3. Effect of certain new accounting pronouncements:

On October 1, 2000, the Company adopted Statement of Financial Accounting Standards (SFAS) No.133, "Accounting for Derivative Instruments and Hedging Activities". The Company now records the fair value of interest rate swaps designated as cash flow hedges in other liabilities with the offset to the other comprehensive income (loss) component of shareholders' equity. At adoption, the Company recorded its interest rate swaps designated as cash flow hedges with a fair value of \$86,314 in other liabilities. Other comprehensive loss was increased \$54,205 (net of tax benefit of \$32,109) as a cumulative effect adjustment for an accounting change. During the period ended December 31, 2000, the Company also recognized an adjustment to the fair value of these cash flow hedges of \$251,139 in other liabilities. Other comprehensive loss was increased \$157,715 (net of tax benefit of \$93,424) during this period.

The Company utilizes interest rate swap agreements to provide an exchange of interest payments computed on notional amounts that will offset any undesirable change in cash flows or fair value resulting from market rate changes on designated hedged bank borrowings. The Company limits the credit risks of the interest rate agreements by initiating the transactions with counterparties with significant financial positions, such as major financial institutions.

SFAS No. 133 requires companies to recognize all of its derivative instruments as either assets or liabilities in the balance sheet at fair value. The accounting for changes in the fair value (i.e., gains or losses) of a derivative instrument depends on whether it has been designated and qualifies as part of a hedging relationship and further, on the type of hedging relationship. For those derivative instruments that are designated and qualify as hedging instruments, a company must designate the hedging instrument, based upon the exposure being hedged, as either a fair value hedge, cash flow hedge or a hedge of a net investment in a foreign operation. For derivative instruments that are designated and qualify as a cash flow hedge (such as the Company's interest rate swap agreements), the effective portion of the gain or loss on the derivative instrument is reported as a component of other comprehensive income (loss) and reclassified into earnings in the same period or periods during which the hedged transaction affects earnings. The remaining gain or loss on the derivative instrument in excess of the cumulative change in the present value of future cash flows of the hedged item, if any, is recognized in current earnings during the period of change. For derivative instruments not designated as hedging instruments, the gain or loss is recognized in current earnings during the period of change.

The Company has entered into interest rate swap agreements that effectively convert a portion of its floating-rate debt to a fixed-rate basis, thus reducing the impact of interest-rate changes on future interest expense. The fair values of interest rate instruments are estimated by obtaining quotes from brokers and are the estimated amounts that the Company would receive or pay to terminate the agreements at the reporting date, taking into account current interest rates and other relevant factors.

4. ACCOUNTING FOR INCOME TAXES:

The difference between income taxes calculated at the U.S. statutory federal income tax rate and the provision in the accompanying Consolidated

Financial Statements is primarily due to varying effective foreign tax rates, state income taxes and other permanent items.

5. Contingencies:

The Company, in the normal course of business, is a party in certain litigation. In April 1996, a decision was rendered by the Superior Court of New Jersey in Hudson County finding the Company responsible for \$1.94 million plus prejudgment interest. All company appeals were denied and in 1998 the Company paid \$3.6 million to satisfy this claim in full, including all accrued interest. The Company continued to pursue other responsible parties for indemnification and/or contribution to the payment of this claim (including its insurance carriers) and a legal malpractice action against its former attorney. In fiscal 2000 the Company reached settlements with its insurers and all amounts recovered were reflected in fiscal 2000 financial statements. In 1999, the malpractice suit was dismissed and the Company has appealed the decision.

The Company has evaluated the merits of other litigation and believes their outcome will not have a further material effect on the Company's future results of operations or financial position.

6. RESTRUCTURING AND RELATED COSTS:

In fiscal 2000, the Company provided approximately \$1,435,000 of impairment and restructuring related costs in connection with Phase 2 of its restructuring and Cost Reduction Program, which includes further consolidation of certain U.S. manufacturing processes, the consolidation of its Mexico operations into a new facility and additional personnel reductions in manufacturing, sales, marketing and corporate activities. An additional 170 employees (principally plant workers) are affected by the second phase of the program. The carrying amount of additional property held for disposal under Phase 2 of the program is \$1.1 million. Management expects to dispose of this additional property by June 2001.

The Phase 2 restructuring and impairment related charges and subsequent utilization through December 31, 2000 are summarized below (in thousands):

	2000 Restructuring and Related Charges	Utilized through December 31, 2000	Balance at December 31, 2000
Employee severance and related costs	\$ 967,000	\$ (244,000)	\$ 723,000
Losses from the impairment sale or abandonment of property and equipment	468,000	(174,000)	294,000
	\$ 1,435,000	\$ (418,000)	\$ 1,017,000

In March 1999, the Company's Board of Directors approved a Stock Repurchase Program, authorizing the acquisition of up to \$3 million in Dixon Ticonderoga Company stock. In the quarter ended December 31, 1999, the Company repurchased 225,000 shares at a cost of approximately \$1.8 million.

8. LINE OF BUSINESS REPORTING:

The Company has adopted FASB Statement No. 131 "Disclosure About Segments of an Enterprise and Related Information". This statement requires the Company to report information about its operating segments under the "management approach". The management approach is based on the manner in which management reports segment information within the Company for making operating decisions and assessments.

The Company has two principal business segments - its Consumer Group and Industrial Group. The following information sets forth certain data pertaining to each line of business as of December 31, 2000 and 1999, and for the quarters then ended (in thousands):

		Industrial Group	
Net revenues:			
Three months ended: December 31, 2000 December 31, 1999	\$ 17,242 \$ 16,351		•
Loss before interest, taxes and minority interest:			
Three months ended: December 31, 2000 December 31, 1999	\$ (76) \$ (575)	\$ (235) \$ (159)	

A reconciliation of loss before interest, taxes and minority interest to net loss follows (in thousands):

	Three M	Months Ended	December 31,	2000
	Consumer Group	Industrial Group	Corporate	Total Company
Loss before interest, taxes and minority interest	\$ (76)	\$ (235)	\$ (620)	\$ (931)
Interest expense	(847)	(112)	(160)	(1,119)
Income tax benefit	335	121	272	728
Minority interest	12	-	_	12

Net loss	\$ (576)	\$ (226)	\$ (508)	\$(1,310)

	Three M	Nonths Ended	December 31,	1999
		Industrial Group	Corporate	Total Company
Loss before interest, taxes and minority interest		\$ (159)	\$ (624)	\$(1,358)
Interest expense	(652)	(98)	(183)	(933)
Income tax benefit	454	78	244	776
Minority interest	15	-	-	15
Net loss	\$ (758) ======	\$ (179) =======	\$ (563) =======	\$(1,500)

Certain corporate expenses have been allocated based upon respective segment sales. Interest expense (where not specifically identified) has been allocated based upon identifiable assets by segment. Income taxes are determined based upon the respective effective tax rates.

9. SUBSEQUENT EVENT:

In January 2001, the Company closed on the sale of certain idle real estate in Burnet County, Texas. Under the terms of the contract for purchase and sale, the buyer also assumed certain related obligations previously retained by the Company under its 1999 sale of its graphite and lubricants business. The Company expects to report a net pre-tax gain from the sale of approximately \$1 million.

Item 2.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

RESULTS OF OPERATIONS

REVENUES for the quarter ended December 31, 2000, increased \$172,000 from the prior year. The changes by segment are as follows:

Increase	% Increase (Decrease)
(Decrease)	

	(in thousands)	Total	Volume	Price/Mix
U.S. Consumer	\$ (642)	(5)	(3)	(2)
Foreign Consumer	1,533	40	25	15
Industrial	(719)	(22)	(23)	1

U.S. Consumer revenue decreased as certain educational wholesalers deferred shipments until 2001 and on lower sales in the promotional products market. Foreign Consumer revenues increased principally in Mexico as large retailers and wholesalers increased orders significantly over the prior year period, while accepting certain market price increases. Industrial revenue decreased due to continued weakness in the industries served by the Refractories division.

While the Company has operations in Canada, Mexico and the U.K., historically only the operating results in Mexico have been materially impacted by currency fluctuations. There has been a significant devaluation of the Mexican peso at least once in each of the last three decades, the last one being in August, 1998. In the short term after such a devaluation, consumer confidence has been shaken, leading to an immediate reduction in revenues in the months following the devaluation. Then, after the immediate shock, and as the peso stabilizes, revenues tend to grow. Selling prices tend to rise over the long term to offset any inflationary increases in costs. The peso, as well as any currency value, depends on many factors including international trade, investor confidence, and government policy, to name a few. These factors are impossible for the Company to predict, and thus, an estimate of potential effect on results of operations for the future cannot be made. This currency risk in Mexico is presently managed through occasional foreign currency hedges, local currency financing and by export sales denominated in U.S. dollars.

OPERATING LOSS decreased \$427,000 from the prior year. U.S. Consumer operating income increased \$246,000 despite lower gross profit on decreased revenues. Selling and administrative costs decreased due to prior cost reduction efforts, lower sales incentives and distribution efficiencies. These factors contributed to lower relative selling and administrative costs (34.3% of sales compared with 36.9% of sales in the prior year period). Foreign Consumer operating loss decreased \$253,000, primarily in Mexico, due to the aforementioned increases in revenues. Industrial operating loss increased \$76,000 on lower revenues and higher energy costs.

INTEREST EXPENSE increased \$186,000 from last year due to higher overall borrowing rates.

INCOME TAX benefit decreased \$48,000 from last year due to lower pre-tax losses.

MINORITY INTEREST represents approximately 3% of the net results from operations of the Company's Mexico subsidiary.

LIQUIDITY AND CAPITAL RESOURCES

The Company's cash flows from operating activities improved \$1,141,000 in the first quarter of fiscal 2001, despite \$1.3 million in net losses. The Company continued strict inventory management efforts initiated in fiscal 2000. Improved accounts payable management in the current year period also contributed to increased operating cash flows.

The Company's investing activities included approximately \$853,000 in purchases of property and equipment in the current period and \$108,000 in the prior year. This is a higher level of purchases as compared with recent years, due to the Company's expansion of its Mexico manufacturing and consolidation into its new 300,000 square-foot facility. Generally, all major capital projects

are discretionary in nature and thus no material purchase commitments exist.

Capital expenditures will continue to be funded from operations and existing financing or new leasing arrangements.

The Company's primary financing arrangements are with a consortium of lenders, providing a total of up to \$42.5 million in financing through September 2004. The underlying loan and security agreements, as amended, include a revolving line of credit facility in the amount of \$35 million which bears interest at either the prime rate plus 0.75%, or the prevailing LIBOR rate plus 2.25%. Borrowings under the revolving credit facility are based upon eligible accounts receivable and inventories of the Company's U.S. and Canada operations, as defined. The Company has previously executed an interest rate swap agreement that effectively fixes the rate of interest on \$8 million of the revolver debt at 8.98% through August 2005. The loan and security agreements also include a term loan in the initial amount of \$7.5 million. The term loan is payable in monthly installments of \$125,000, plus interest, through September 2004. The loan bears interest based upon the same prevailing rate described above in connection with the revolving credit facility. The Company has previously executed an interest rate swap agreement that effectively fixes the rate swap agreement that effectively fixes the rate of a same prevailing rate described above in connection with the revolving credit facility. The Company has previously executed an interest rate swap agreement that effectively fixes the rate of interest on approximately \$700,000 of the term loan at 8.5% through May 2001.

These financing arrangements are collateralized by the tangible and intangible assets of the U.S. and Canada operations (including accounts receivable, inventories, property, plant and equipment, patents and trademarks) and a pledge of the capital stock of the Company's subsidiaries. The loan and security agreement contains provisions pertaining to the maintenance of certain financial ratios and annual capital expenditure levels, as well as restrictions as to payment of cash dividends. The Company is presently in compliance with all such provisions, as amended. As of December 31, 2000, the Company had approximately \$22 million of unused lines of credit available under the revolving credit facility. In addition, the Company's Mexico subsidiary has \$14 million in bank lines of credit (\$10 million unused as of December 31, 2000) which bear interest at a rate based upon either a floating U.S. bank rate or the rate of certain Mexican government securities.

The Company also has outstanding \$16.5 million of Senior Subordinated Notes valued at their face amount, due 2003. The notes bear interest at 13.5% through June 2002 and 12.25% through maturity in 2003. The Company has issued to noteholders warrants to purchase 300,000 shares of Company stock at \$4.28 per share. The note agreement, as amended, contains provisions that limit the payment of dividends and require the maintenance of certain financial covenants and ratios. The Company is presently in compliance with all such provisions, as amended.

The subordinated and senior debt have been classified, in accordance with their terms and management's expectations as to Company performance, as long-term in the accompanying consolidated financial statements. However, the Company cannot assure that it will be in compliance with all covenant provisions of its debt agreements in all future quarters and cannot assure that it will receive waivers or amendments of any such provisions should that occur.

The Company entered into the aforementioned interest rate swap agreement to balance and manage overall interest rate exposure. The swaps are not presently expected to have a material effect on total interest expense over the term of the underlying agreements. (Also see Note 3 to Consolidated Financial Statements.)

In March 1999, the Company's Board of Directors approved a Stock Repurchase Program authorizing the acquisition of up to \$3 million in Dixon Ticonderoga Company stock. The Company repurchased 225,000 shares at a cost of \$1.8 million in the quarter ended December 31, 1999. These repurchases were financed through the aforementioned and previous U.S. revolving line of credit facilities.

The existing sources of financing and cash expected to be generated from future operations and / or asset sales would, in management's opinion, be sufficient to fulfill all current and anticipated requirements of the Company's ongoing business and to meet all of it obligations. However, if future covenant violations occur with respect to its current financing arrangements, the Company may need to pursue other sources of financing to satisfy certain obligations before their due date.

FORWARD-LOOKING STATEMENTS

The statements in this Quarterly Report on Form 10-Q that are not purely historical are "forward-looking statements" within the meaning of section 27A of the Securities Act of 1933 and section 21E of the Securities Exchange Act of 1934, including statements about the Company's expectations, beliefs, intentions or strategies regarding the future. Forward-looking statements include statements regarding, among other things, the effects of the devaluation of the Mexican peso; the Company's ability to meet its loan covenants in the future and its current and anticipated obligations; the effects of interest rate swap agreements; management's expectation for savings from the restructuring and cost reduction program; the Company's ability to increase sales in its core businesses; its expectations as to the effect of new accounting pronouncements; and its expectations with regards to legal proceedings and environmental matters. Readers are cautioned that any such forward-looking statements are not guarantees of future performance and involve known and unknown risks, uncertainties and other factors that could cause the actual results to differ materially from those expressed or implied by such forward-looking statements. Such risks include (but are not limited to) manufacturing inefficiencies as a result of inventory management efforts, difficulties encountered with the consolidation and cost reduction program, increased competition, U.S. and foreign economic factors, environmental risks, foreign currency exchange risk and interest rate fluctuation risk, among others.

Item 3.

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

As discussed elsewhere in this Form 10-Q, the Company is exposed to the following principal market risks (i.e. risks of loss arising from adverse changes in market rates): foreign exchange rates and interest rates on debt.

The Company's exposure to foreign currency exchange rate risk in its international operations is principally limited to Mexico and, to a lesser degree, Canada. Approximately 33% of the Company's fiscal 2000 net revenues were derived in Mexico and Canada, combined (exclusive of intercompany activities). Foreign exchange transaction gains and losses arise from monetary assets and liabilities denominated in currencies other than the business unit's functional local currency. It is estimated that a 10% change in both the Mexican peso and Canadian dollar would impact reported operating profit by \$500,000. This quantitative measure has inherent limitations because it does not take into account the changes in customer purchasing patterns or any adjustment to the Company's financing or operating strategies in response to such a change in rates. Moreover, this measure does not take into account the possibility that these currency rates can move in opposite directions, such that gains from one may offset losses from another.

In addition, the Company's cash flows and earnings are subject to changes in interest rates. As of December 31, 2000, approximately 46% of total short and long-term debt is fixed, at rates between 8% and 13.5%. The balance of the Company debt is variable, principally based upon the prevailing U.S. bank prime rate or LIBOR rate. Certain interest rate swaps, which expire in 2001 and 2005, fix the rate of interest on \$8.7 million of this debt at approximately 9%. A

change in the average prevailing interest rates of the remaining debt of 1% would not have a material effect upon the Company's results of operations or cash flows. This quantitative measure does not take into account the possibility that the prevailing rates (U.S. bank prime and LIBOR) can move in opposite directions and that the Company has, in most cases, the option to elect either as the determining interest rate factor.

PART II. OTHER INFORMATION

Item 6. Exhibits and Reports on Form 8-K

The following exhibits are required to be filed as part of this Quarterly Report on Form 10-Q:

- (2) a. Share Purchase Agreement by and among Dixon Ticonderoga de Mexico, S.A. de C.V., and by Grupo Ifam, S.A. de C.V., and Guillermo Almazan Cueto with respect to the capital stock of Vinci de Mexico, S.A. de C.V., (English translation). 4
- (2) b. Asset Purchase Agreement dated February 9, 1999, by and between Dixon Ticonderoga Company, as Seller and Asbury Carbons, Inc., as Buyer. 6
- (3) (i) Restated Certificate of Incorporation 2
- (3) (ii) Amended and Restated Bylaws 1
- (4) a. Specimen Certificate of Company Common Stock 2
- (4) b. Amended and Restated Stock Option Plan 3
- (10) a. First Modification of Amended and Restated Revolving Credit Loan and Security Agreement by and among Dixon Ticonderoga Company, Dixon Ticonderoga, Inc., First Union Commercial Corporation, First National Bank of Boston and National Bank of Canada 1
- (10) b. 12.00% Senior Subordinated Notes, Due 2003, Note and Warrant Purchase Agreement 1
- (10) c. 12.00% Senior Subordinated Notes, Due 2003, Common Stock Purchase Warrant Agreement 1
- (10) d. License and Technological Agreement between Carborundum Corporation and New Castle Refractories Company, a division of Dixon Ticonderoga Company 1
- (10) e. Equipment Option and Purchase Agreement between Carborundum Corporation and New Castle Refractories Company, a division of Dixon Ticonderoga Company 1
- (10) f. Product Purchase Agreement between Carborundum Corporation and New Castle Refractories Company, a

division of Dixon Ticonderoga Company 1

- (10) g. Second Modification of Amended and Restated Revolving Credit Loan and Security Agreement by and among Dixon Ticonderoga Company, Dixon Ticonderoga, Inc., First Union Commercial Corporation, First National Bank of Boston and National Bank of Canada 5
- (10) h. Third Modification of Amended and Restated Revolving Credit Loan and Security Agreement, Amendment to Loan Documents and Assignment by and among Dixon Ticonderoga Company, Dixon Ticonderoga, Inc., First Union Commercial Corporation, BankBoston, N.A., National Bank of Canada and LaSalle Bank. 7
- (10) i. First Modification of Amended and Restated Term Loan Agreement and Assignment by and among Dixon Ticonderoga Company, Dixon Ticonderoga, Inc., First Union Commercial Corporation, BankBoston, N.A., National Bank of Canada and LaSalle Bank. 7
- (10) j. Amendment No. 1 to 12.00% Senior Subordinated Notes, Due 2003, Note and Warrant Purchase Agreement.7
- (10) k. Fourth Modification of Amended and Restated Revolving Credit Loan and Security Agreement. 8
- (10) 1. Second Modification of Amended and Restated Term Loan Agreement. 8
- (10) m. Amendment No. 2 to Note and Warrant Purchase Agreement. 8

lIncorporated by reference to the Company's Annual Report on Form 10-K for the year ended September 30, 1996, file number 0-2655, filed in Washington, D.C.

2Incorporated by reference to the Company's quarterly report on Form 10-Q for the period ended March 31, 1997, file number 0-2655, filed in Washington, D.C.

3Incorporated by reference to Appendix 3 to the Company's Proxy Statement dated January 27, 1997, filed in Washington, D.C.

4Incorporated by reference to the Company's current report on Form 8-K dated December 12, 1997, filed in Washington D.C.

5Incorporated by reference to the Company's Annual Report on Form 10-K for the year ended September 30, 1998, file number 0-2655, filed in Washington, D.C.

6Incorporated by reference to the Company's current report on Form 8-K dated March 2, 1999, filed in Washington D.C.

7Incorporated by reference to the Company's Annual Report on Form 10-K for the year ended September 30, 1999, file number 0-2655 filed in Washington, D.C.

8Incorporated by reference to the Company's Annual Report on Form 10-K for the year ended September 30, 2000, file number 1-8689, filed in Washington, D.C.

(b) Reports on Form 8-K:

None.

SIGNATURES

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

DIXON TICONDEROGA COMPANY

Dated:	February 14, 2001
By:	/s/ Gino N. Pala
	Gino N. Pala Chairman of Board and Co-Chief Executive Officer
Dated:	February 14, 2001
By:	/s/ Richard A. Asta
	Richard A. Asta Executive Vice President of Finance Chief Financial Officer
Dated:	February 14, 2001
By:	/s/ John Adornetto
	John Adornetto Vice President/Corporate Controller and Chief Accounting Officer