IRON MOUNTAIN INC/PA Form 10-Q/A August 14, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549
FORM 10-Q/A
AMENDMENT NO. 1
QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
FOR THE QUARTERLY PERIOD ENDED MARCH 31, 2002 OR
TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
FOR THE TRANSITION PERIOD FROM TO
COMMISSION FILE NUMBER 1-13045
IRON MOUNTAIN INCORPORATED
(Exact Name of Registrant as Specified in its Charter)
PENNSYLVANIA 23-2588479 e or Other Jurisdiction of (I.R.S. Employer Identification No. poration or Organization)
745 ATLANTIC AVENUE, BOSTON, MA 02111 (Address of Principal Executive Offices, Including Zip Code)
(617) 535-4766 (Registrant's Telephone Number, Including Area Code)

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 /

Number of shares of the registrant's Common Stock outstanding as of August 2, 2002: 84,747,435

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#### EXPLANATORY NOTE

This Amendment No. 1 on Form 10-Q/A is being filed primarily for the purpose of amending Items 1 and 2 of the Company's Form 10-Q for the quarter ended March 31, 2002 as filed with the Securities and Exchange Commission on May 15, 2002. The changes reflect the Company's initial adoption of Statement of Financial Accounting Standard ("SFAS") No. 142, "Goodwill and Other Intangible Assets" as of January 1, 2002. The adoption of SFAS No. 142 resulted in a goodwill impairment charge of approximately \$6.4 million (net of minority interest) and has been recorded as a cumulative effect of change in accounting principle as required by SFAS No. 142.

#### IRON MOUNTAIN INCORPORATED

#### INDEX

		PAGE
PART I FINANCIAL	INFORMATION	
Item 1	- Unaudited Consolidated Financial Statements (Revised, see Explanatory Note above and Note 4 of Notes to Consolidated Financial Statements)	
	Consolidated Balance Sheets at March 31, 2002 and December 31, 2001 (Unaudited)	3
	Consolidated Statements of Operations for the Three Months Ended	
	March 31, 2002 and 2001 (Unaudited)	4
	Consolidated Statements of Cash Flows for the Three Months Ended	
	March 31, 2002 and 2001 (Unaudited)	5
	Notes to Consolidated Financial Statements (Unaudited)	6-21
Item 2	- Management's Discussion and Analysis of Financial Condition and Results of Operations	22-26
Item 3	Quantitative and Qualitative Disclosures About Market	26
PART II OTHER IN	FORMATION	
Item 1	- Legal Proceedings	27
Item 6	- Exhibits and Reports on Form 8-K	27

2

#### PART I. FINANCIAL INFORMATION

#### ITEM 1. UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### IRON MOUNTAIN INCORPORATED

# CONSOLIDATED BALANCE SHEETS (IN THOUSANDS, EXCEPT SHARE DATA) (UNAUDITED)

	MARCH 31, 2002	DECEMBER 31, 2001
ASSETS		
Current Assets:		
Cash and cash equivalents	\$ 11,419	\$ 21,359
\$17,086, respectively)	228,399	219,050
Deferred income taxes	31,668	31,140
Prepaid expenses and other	40,502	37,768
Total Current Assets  Property, Plant and Equipment:	311,988	309,317
Property, plant and equipment	1,245,258	1,190,537
Lessaccumulated depreciation	(261,749)	(238,306)
Net Property, Plant and Equipment Other Assets, net:	983 <b>,</b> 509	952,231
Goodwill	1,506,773	1,529,547
Customer relationships and acquisition costs	39 <b>,</b> 756	32,884
Deferred financing costs	19,666	19 <b>,</b> 928
Other	15 <b>,</b> 053	15 <b>,</b> 999
Total Other Assets, net	1,581,248	1,598,358
Total Assets		\$2,859,906
LIABILITIES AND SHAREHOLDERS' EQUITY Current Liabilities:		
Current portion of long-term debt	\$ 37,415	\$ 35,256
Accounts payable	69,476	64,596
Accrued expenses	159,695	153,105
Deferred revenue	85 <b>,</b> 474	85 <b>,</b> 894
Other current liabilities	17 <b>,</b> 599	20,158
Total Current Liabilities	369,659	359,009
Long-term Debt, net of current portion	1,465,812	1,460,843
Other Long-term Liabilities	20,309	23,705
Deferred Rent	18,370	17 <b>,</b> 884
Deferred Income Taxes  Commitments and Contingencies	58 <b>,</b> 704	47,213
Minority Interests	51,469	65 <b>,</b> 293
Preferred stock (par value \$0.01; authorized 10,000,000		

shares; none issued and outstanding)		
84,294,315 shares, respectively)	844	843
Additional paid-in capital	1,008,460	1,006,836
Accumulated deficit	(97 <b>,</b> 573)	(103,695)
Accumulated other comprehensive items	(19 <b>,</b> 309)	(18,025)
Total Shareholders' Equity	892 <b>,</b> 422	885 <b>,</b> 959
Total Liabilities and Shareholders' Equity	\$2,876,745 ======	\$2,859,906 =====

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE CONSOLIDATED FINANCIAL STATEMENTS.

3

## IRON MOUNTAIN INCORPORATED

# CONSOLIDATED STATEMENTS OF OPERATIONS (IN THOUSANDS, EXCEPT PER SHARE DATA) (UNAUDITED)

	THREE MONTHS ENDED  MARCH 31,		
	2002	2001	
Revenues:			
Storage Service and storage material sales	\$183,436 129,743	\$167,865 116,057	
Total Revenues  Operating Expenses:			
Cost of sales (excluding depreciation)	148,427	139,820	
Selling, general and administrative	82,022	70,317	
Depreciation and amortization	25,074	35,718	
Merger-related expenses	300	801	
Total Operating Expenses		246,656	
Operating Income	57,356 32,880	37 <b>,</b> 266 33 <b>,</b> 987	
Other Expense, Net		(9 <b>,</b> 187)	
Income (Loss) Before Provision (Benefit) for Income			
Taxes and Minority Interest	24,214	(5,908)	
Provision (Benefit) for Income Taxes	9,962	(8 <b>,</b> 837)	
Minority Interest in Earnings (Losses) of Subsidiaries	957	(270)	
<pre>Income before Extraordinary Item and Cumulative Effect   of Change in Accounting Principle</pre>	13,295		
Extraordinary Charge from Early Extinguishment of Debt (net of tax benefit of \$445)	(777)		
Cumulative Effect of Change in Accounting Principle (net of minority interest)	(6,396)		

Net Income	\$	6,122	\$	3,199
	==		==	
Net Income per ShareBasic:				
Income before Extraordinary Item and Cumulative Effect of				
Change in Accounting Principle	\$	0.16	\$	0.04
Extraordinary Charge from Early Extinguishment of Debt	·	(0.01)	·	
Cumulative Effect of Change in Accounting Principle		(0.08)		
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Net Income per ShareBasic	Ċ	0 07	ċ	0 04
Net income per share basic		=====		
Mat Income now Chang Diluted.				
Net Income per ShareDiluted:				
Income before Extraordinary Item and Cumulative Effect of				
Change in Accounting Principle				
Extraordinary Charge from Early Extinguishment of Debt		(0.01)		
Cumulative Effect of Change in Accounting Principle		(0.07)		
Net Income per ShareDiluted	\$	0.07	\$	0.04
	==	=====	==	
Weighted Average Common Shares OutstandingBasic		84,372		83,141
	==		==	
Weighted Average Common Shares OutstandingDiluted		86,002		84,890
	==		==	

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE CONSOLIDATED FINANCIAL STATEMENTS.

4

## IRON MOUNTAIN INCORPORATED

# CONSOLIDATED STATEMENTS OF CASH FLOWS (IN THOUSANDS) (UNAUDITED)

		THREE MONTHS ENDED  MARCH 31,		
	2002			2001
CASH FLOWS FROM OPERATING ACTIVITIES:  Net income	\$	6,122	\$	3,199
Extraordinary charge from early extinguishment of debt (net of tax benefit of \$445)		777 6,396		
<pre>Income before extraordinary item and cumulative effect of   change in accounting principle</pre>		13 <b>,</b> 295		3,199
Minority interests  Depreciation and amortization		957 25 <b>,</b> 074		(270) 35 <b>,</b> 718

discount	1,224 3,838 66	495 2,381 9,693
acquisitions): Accounts receivable	(14,133) 1,268 10,300 5,170 3,792 (269) 488 199	(9,558) (7,375) (6,428) (4,630) 2,183 (739) 391 (1,161)
Cash Flows Provided by Operating Activities CASH FLOWS FROM INVESTING ACTIVITIES:	51,269	23,899
Capital expenditures	(57 <b>,</b> 643)	(48,198)
Cash paid for acquisitions, net of cash acquired	(7,756)	(34,773)
Additions to customer acquisition costs	(1,622)	(2,307)
-	227	29
Proceeds from sales of property and equipment	221	
Cash Flows Used in Investing Activities CASH FLOWS FROM FINANCING ACTIVITIES:	(66,794)	(85,249)
Net repayment of term loans	(98,750)	(250)
Repayment of debt	(27,547)	(35, 484)
Proceeds from borrowings	134,323	82,355
		•
Debt repayment to minority shareholders  Equity contributions from (distributions to) minority	(2,147)	(6,560)
shareholders	(18)	24 <b>,</b> 529
Proceeds from exercise of stock options	1,388	2 <b>,</b> 539
Financing and stock issuance costs	(1,955)	(235)
Cook Plana Provided by Pinancina Astinitias		
Cash Flows Provided by Financing Activities	5,294	66,894
Effect of exchange rates on cash and cash equivalents	291	(1,841)
Increase (Decrease) in Cash and Cash Equivalents	(9,940)	3,703
Cash and Cash Equivalents, Beginning of Period	21,359	6 <b>,</b> 200
cash and cash Equivarenes, beginning of Ferrod	21,339	0,200
Cash and Cash Equivalents, End of Period	\$ 11,419	\$ 9,903
	=======	=======
Supplemental Information:		
Cash Paid for Interest	\$ 19,684	\$ 16,551
	=======	=======
Cash Paid for Income Taxes	\$ 800	\$ 1,144
	=======	=======

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE CONSOLIDATED FINANCIAL STATEMENTS.

5

IRON MOUNTAIN INCORPORATED

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

(1) GENERAL

The interim consolidated financial statements presented herein have been prepared by Iron Mountain Incorporated (the "Company") without audit and, in the opinion of management, reflect all adjustments of a normal recurring nature necessary for a fair presentation. Interim results are not necessarily indicative of results for a full year.

The consolidated balance sheet presented as of December 31, 2001 has been derived from the consolidated financial statements that have been audited by the Company's predecessor independent public accountants. The unaudited consolidated financial statements have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in the annual financial statements prepared in accordance with generally accepted accounting principles have been omitted pursuant to those rules and regulations, but the Company believes that the disclosures are adequate to make the information presented not misleading. The consolidated financial statements and notes included herein should be read in conjunction with the consolidated financial statements and notes included in the Company's Annual Report on Form 10-K for the year ended December 31, 2001.

Certain reclassifications have been made to the 2001 financial statements to conform to the 2002 presentation.

## (2) COMPREHENSIVE INCOME (LOSS)

Statement of Financial Accounting Standards ("SFAS") No. 130, "Reporting Comprehensive Income," requires presentation of the components of comprehensive income (loss), including the changes in equity from non-owner sources such as unrealized gains (losses) on hedging transactions, securities and foreign currency translation adjustments. The Company's total comprehensive income (loss) is as follows:

	THREE MONTHS ENDED MARCH 31,		
	2002	2001	
Comprehensive Income (Loss): Net Income	\$ 6,122	\$ 3,199	
Other Comprehensive Loss: Foreign Currency Translation Adjustments Transition Adjustment Charge Unrealized Gain (Loss) on Hedging Contracts	(2,329)  1,045	(788) (214) (4,040)	
Comprehensive Income (Loss)	\$ 4,838 ======	\$ (1,843)	

## (3) DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

Effective January 1, 2001, the Company adopted the provisions of SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities." SFAS No. 133 requires that every derivative instrument be recorded in the balance sheet as either an asset or a liability measured at its fair value. The adoption of SFAS No. 133 resulted in the recognition of a derivative liability and a corresponding transition adjustment charge to accumulated other comprehensive items of approximately \$214 as of March 31, 2001.

IRON MOUNTAIN INCORPORATED

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

#### (UNAUDITED)

### (3) DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES (CONTINUED)

Periodically, the Company acquires derivative instruments that are intended to hedge either cash flows or values which are subject to exchange or other market price risk, and not for trading purposes. The Company has formally documented its hedging relationships, including identification of the hedging instruments and the hedge items, as well as its risk management objectives and strategies for undertaking each hedge transaction.

The Company has entered into three interest rate swap agreements, which are derivatives as defined by SFAS No. 133 and designated as cash flow hedges. These swap agreements hedge interest rate risk on certain amounts of its term loan as well as certain variable operating lease commitments. For all qualifying and highly effective cash flow hedges, the changes in the fair value of the derivatives are recorded in other comprehensive income. As a result of these interest rate swap agreements, the Company has recorded a derivative liability of and a corresponding charge to accumulated other comprehensive loss of \$7,903 (\$5,026, net of tax) and \$9,857 (\$5,857, net of tax) at March 31, 2002 and December 31, 2001, respectively.

For the three months ended March 31, 2002 and 2001, the Company recorded additional interest expense of \$1,797 and \$59 resulting from interest rate swap settlements and \$439 and \$9 in additional rent expense, respectively. All interest rate swap agreements were determined to be highly effective whereby no ineffectiveness was recorded in earnings.

## (4) GOODWILL AND OTHER INTANGIBLE ASSETS

The Company is revising its previously filed financial statements as of and for the quarter ended March 31, 2002 to reflect the initial application of SFAS No. 142, "Goodwill and Other Intangible Assets". As required by that standard, the Company performed an initial transition assessment of the recoverability of all of its recorded goodwill at January 1, 2002 in the amount of \$1,529,547, which was completed during the quarter ended June 30, 2002. The results of that transitional assessment indicated that impairment existed in the goodwill recorded on the books of the Company's South American reporting unit. In accordance with the requirements of SFAS No. 142, the Company is revising its financial statements as of and for the quarter ended March 31, 2002 to reflect the charge associated with this impairment as a cumulative effect of a change in accounting principle.

The effect of these changes is as follows, as of and for the quarter ended March 31, 2002:

	AS PREVIOUSLY REPORTED	AS REVISED
Balance Sheet:		
Goodwill	\$1,521,576	\$1,506,773
Total Assets	2,891,548	2,876,745
Minority Interests	62 <b>,</b> 062	51,469
Total Shareholders' Equity	896 <b>,</b> 632	892,422

Statement of Operations:

Cumulative Effect of Change in Accounting

7

#### IRON MOUNTAIN INCORPORATED

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

#### (UNAUDITED)

## (4) GOODWILL AND OTHER INTANGIBLE ASSETS (CONTINUED)

The following disclosure has also been revised to reflect implementation of SFAS No. 142 and completion of its transitional requirements.

Effective July 1, 2001 and January 1, 2002, the Company adopted the provisions of SFAS No. 141, "Business Combinations" and SFAS No. 142, respectively. SFAS No. 141 requires all business combinations initiated after June 30, 2001 to be accounted for using the purchase method. Under SFAS No. 142, goodwill and intangible assets with indefinite lives are no longer amortized but are reviewed annually for impairment or more frequently if impairment indicators arise. Separable intangible assets that are not deemed to have indefinite lives will continue to be amortized over their useful lives. Had SFAS No. 142 been effective January 1, 2001, goodwill amortization expense would have been reduced by \$14,376 for the first quarter of 2001.

The result of testing the Company's goodwill for impairment in accordance with SFAS No. 142, as of January 1, 2002, was a non-cash charge of \$6,396 (net of minority interest of \$8,487), which is reported in the caption "cumulative effect of change in accounting principle" in the accompanying Consolidated Statement of Operations. The charge relates to the Company's South American reporting unit within the Company's international reporting segment. The South American reporting unit failed the impairment test primarily due to a reduction in the expected future performance of the unit resulting from a deterioration of the local economic environment and the devaluation of the currency in Argentina. As goodwill amortization expense in the Company's South American reporting unit is not deductible for tax purposes, this impairment charge is not net of a tax benefit. Under SFAS No. 142, the impairment adjustment recognized upon adoption of the new rules is reflected as a cumulative effect of change in accounting principle in the Company's financial results as of January 1, 2002. Impairment adjustments recognized after adoption, if any, are generally required to be recognized as operating expenses.

The Company has a controlling 50.1% interest in Iron Mountain South America, Ltd ("IMSA") and the remainder is owned by another unaffiliated entity. IMSA has acquired a controlling interest in entities in which local partners have retained a minority interest in order to enhance the Company's local market expertise. These local partners have no ownership interest in IMSA. This has caused the minority interest portion of the non-cash goodwill impairment charge (\$8,487) to exceed the Company's portion of the non-cash goodwill impairment charge (\$6,396).

The changes in the carrying value of goodwill attributable to each reportable operating segment for the period ended March 31, 2002 are as follows:

	BUSINESS RECORDS MANAGEMENT	OFF-SITE DATA PROTECTION	INTERNATIONAL	CORPORATE & OTHER	CON
Balance as of December 31, 2001	\$985 <b>,</b> 038	\$236,850	\$265,760	\$41,899	\$1
Goodwill acquired during the period				4,769	,
Adjustments to goodwill	(4,206)	35	(8,396)	(93)	,
Impairment losses			(14,883)		
Balance as of March 31, 2002	\$980 <b>,</b> 832	\$236 <b>,</b> 885	\$242,481	\$46 <b>,</b> 575	\$1
	=======	=======	=======	======	==

8

## IRON MOUNTAIN INCORPORATED

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

## (4) GOODWILL AND OTHER INTANGIBLE ASSETS (CONTINUED)

In connection with adopting SFAS No. 142, the Company reassessed the useful lives and the classification of its identifiable intangible assets and determined the useful lives of customer relationships and acquisition costs to be between 5 and 30 years. The components of the Company's amortizable intangible assets at March 31, 2002 are as follows:

	GROSS CARRYING AMOUNT	ACCUMULATED AMORTIZATION
Customer Relationships and Acquisition Costs	\$49,030	\$ 9,274
Non-Compete Agreements	20,002	13,831
Deferred Financing Costs	24,450	4,784
Total	\$93 <b>,</b> 482	\$27 <b>,</b> 889
	======	======

Amortization expense for intangible assets (excluding deferred financing costs which are amortized through interest expense) during the first quarter of 2002 was \$1,339. Estimated amortization expense for the remainder of 2002 and the five succeeding fiscal years is as follows:

	ESTIMATED	AMORTIZATION	EXPENSE
2002 (remainder)		\$3 <b>,</b> 998	
2003		3,423	
2004		2,562	
2005		1,879	
2006		1,607	
2007		1,248	

9

## IRON MOUNTAIN INCORPORATED

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

#### (UNAUDITED)

## (4) GOODWILL AND OTHER INTANGIBLE ASSETS (CONTINUED)

Actual results of operations for the three-month period ended March 31, 2002 and pro forma results of operations for the three-month period ended March 31, 2001 had the Company applied the non-amortization provisions of SFAS No. 142 as of January 1, 2001 are as follows:

	THREE MON'	THS ENDED H 31,
	2002	2001
Net Income (Loss) before Provision for Income Taxes and Minority Interest	\$24,214  9,962 957	\$(5,908) 14,376 4,624 415
Adjusted Income before Extraordinary Item and Cumulative Effect of Change in Accounting Principle Extraordinary Charge from Early Extinguishment of Debt Cumulative Effect of Change in Accounting Principle	13,295 (777) (6,396)	3,429
Net Income	\$ 6,122	\$ 3,429
Net Income per ShareBasic  Net Income before Extraordinary Item and Cumulative Effect of Change in Accounting Principle, as Reported  Add: Goodwill Amortization, Net of Change in Provision for Income Taxes and Minority Interest	\$ 0.16	\$ 0.04
Adjusted Income before Extraordinary Item and Cumulative Effect of Change in Accounting Principle Extraordinary Charge from Early Extinguishment of Debt Cumulative Effect of Change in Accounting Principle	0.16 (0.01) (0.08)	0.04
Net Income per ShareBasic	\$ 0.07	
Net Income per ShareDiluted  Net Income before Extraordinary Item and Cumulative Effect of Change in Accounting Principle, as Reported  Add: Goodwill Amortization, Net of Change in Provision for Income Taxes and Minority Interest	\$ 0.15	
Adjusted Income before Extraordinary Item and Cumulative Effect of Change in Accounting Principle Extraordinary Charge from Early Extinguishment of Debt Cumulative Effect of Change in Accounting Principle	0.15 (0.01) (0.07)	0.04

10

#### IRON MOUNTAIN INCORPORATED

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

## (5) ACQUISITIONS

During the three months ended March 31, 2002, the Company purchased substantially all of the assets, and assumed certain liabilities, of two businesses.

Each of the 2002 acquisitions and all 16 of the records management businesses acquired during 2001 were accounted for using the purchase method of accounting and, accordingly, the results of operations for each acquisition have been included in the consolidated results of the Company from their respective acquisition dates. In connection with certain 2001 acquisitions, related real estate was also purchased. For the 2002 acquisitions, the aggregate purchase price exceeded the underlying fair value of the net assets acquired by \$4,769 which has been assigned to goodwill and, consistent with SFAS 142, has not been amortized.

In connection with the 2002 and 2001 acquisitions, the Company has undertaken certain restructurings of the acquired businesses. The restructuring activities include certain reductions in staffing levels, elimination of duplicate facilities and other costs associated with exiting certain activities of the acquired businesses. These restructuring activities were recorded as costs of the acquisitions and were provided in accordance with Emerging Issues Task Force Issue No. 95-3, "Recognition of Liabilities in Connection with a Purchase Business Combination." The Company finalizes its restructuring plans for each business no later than one year from the date of acquisition. Unresolved matters primarily include completion of planned abandonments of facilities and employee severance costs for certain 2002 and 2001 acquisitions.

The following is a summary of reserves related to such restructuring activities:

	MARCH 31, 2002	DECEMBER 31, 2001
Reserves, Beginning Balance	\$16,225 780 (1,435) (489)	\$28,514 3,751 (7,805) (8,235)
Reserves, Ending Balance	\$15,081	\$16,225 ======

At March 31, 2002, the restructuring reserves related to acquisitions consisted of lease losses on abandoned facilities of \$9,705, severance costs for

approximately 29 people of \$937 and other exit costs of \$4,439. These accruals are expected to be used prior to March 31, 2003 except for lease losses of \$5,956 and severance contracts of \$517, both of which are based on contracts that extend beyond one year.

11

#### IRON MOUNTAIN INCORPORATED

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

## (6) LONG-TERM DEBT

Long-term debt consists of the following:

	MARCH 31, 2002		DECEMBER 31
	CARRYING	FAIR VALUE	CARRYING AMOUNT
Revolving Credit Facility			,
Tranche B Term Loan  Term Loan 9 1/8% Senior Subordinated Notes due 2007 (the "9 1/8%	250 <b>,</b> 000	250 <b>,</b> 000	198 <b>,</b> 750 
notes")	115,328 123,235	125,100 135,675	115,106 122,758
notes")	249,697	260,313	249,687
notes")	149,591	153 <b>,</b> 750	149,580
notes")  Real estate mortgage  Seller Notes	11,540	18,937 11,540	438,059 19,337 12,383
Other	39,157	39 <b>,</b> 157	
Total Debt  Less Current Portion	1,503,227 (37,415)		1,496,099 (35,256)
Long-term Debt, Net of Current Portion	\$1,465,812 ======		\$1,460,843 ======

The estimated fair values for the long-term debt are based on the borrowing rates available to the Company at March 31, 2002 and December 31, 2001 for loans with similar terms and average maturities. The fair values of the 9 1/8% notes, 8 3/4% notes, 8 1/4% notes, 8 5/8% notes (collectively, the "Parent notes") and the Subsidiary notes are based on the quoted market prices for those notes on March 31, 2002 and December 31, 2001.

On March 15, 2002, the Company entered into a new amended and restated revolving credit agreement (the "Amended and Restated Credit Agreement"). The Amended and Restated Credit Agreement replaced the Company's prior credit agreement. The Amended and Restated Credit Agreement has an aggregate principal

amount of \$650,000 and includes a \$400,000 revolving credit facility and a \$250,000 term loan facility. The revolving credit facility matures on January 31, 2005 while the term loan is to be paid in full on February 15, 2008; however, if the 9 1/8% notes are not redeemed or repurchased prior to April 15, 2007 the term loan will mature on April 15, 2007. The interest rate on borrowings under the Amended and Restated Credit Agreement varies depending on the Company's choice of base rates and currency options, plus an applicable margin. All intercompany notes are now pledged to secure the Amended and Restated Credit Agreement. As of March 31, 2002, the Company had \$107,751 of borrowings under the Company's revolving credit facility, including balances denominated in Canadian dollars of 78,910 and British pounds sterling of 7,900. The Company also had various outstanding letters of credit totaling \$27,667. The remaining availability under the revolving credit facility was \$264,582 as of March 31, 2002.

12

#### IRON MOUNTAIN INCORPORATED

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

#### (7) SELECTED FINANCIAL INFORMATION OF PARENT, GUARANTORS AND NON-GUARANTORS

The following financial data summarizes the consolidating Company on the equity method of accounting as of March 31, 2002 and December 31, 2001 and for the first quarter of 2002 and 2001. The Guarantor column includes all subsidiaries that guarantee the Parent notes and the Subsidiary notes. The Canada Company column includes Iron Mountain Canada Corporation ("Canada Company") and the Company's other Canadian subsidiaries that guarantee the Subsidiary notes, but do not guarantee the Parent notes. The Parent and the Guarantors also guarantee the Subsidiary notes issued by Canada Company. The subsidiaries that do not guarantee either the Parent notes or the Subsidiary notes are referred to in the table as the "non-guarantors."

MARCH	31.	2002

PARENT	GUARANTORS	CANADA COMPANY	NON- GUARANTORS	ELIMI
\$	\$ 5,509	\$	\$ 6,667	\$
	190,684	14,467	23,248	
710,385			10,743	(7
	62,346	1,492	8,332	
710,385	258,539	15 <b>,</b> 959	48,990	(7
	797,144	74 <b>,</b> 948	111,417	
53 <b>,</b> 260				(
1,094,773				(1,0
	74,627			(4
•	•	115,369	119,633	,
30,506		•	•	(
	\$ 710,385  710,385  710,385  53,260 1,094,773 365,054	\$ \$ 5,509 190,684 710,385 62,346 62,346 710,385 258,539 797,144 53,260 1,094,773 365,054 74,627 1,261,494	\$ \$ 5,509 \$ 190,684 14,467 710,385 62,346 1,492	\$ \$ 5,509 \$ \$ 6,667 190,684 14,467 23,248 710,385 10,743 62,346 1,492 8,332

Total Other Assets	1,543,593	1,383,065	•	120,710	(1,5
Total Assets	\$ 2,253,978			\$281,117	\$(2,3
	=======	=======	======	======	=====
LIABILITIES AND SHAREHOLDERS' EQUITY					
Intercompany Payable	\$	\$ 568,778	\$ 93,329	\$ 59,021	\$ (7
Other Current Liabilities	48,224	232,128	16,693	73,371	
Long-term Debt, net of current					
portion	1,313,332	1,662	125,411	25,407	
Long-term Intercompany Payable		53,260			(
Long-term Notes Payable to					
Affiliates		1,094,773			(1,0
Other Long-term Liabilities		106,460	908	4,763	(
Commitments and Contingencies					
Minority Interests				(9 <b>,</b> 036)	
Shareholders' Equity	892 <b>,</b> 422	381 <b>,</b> 687	(19 <b>,</b> 369)	127,591	(4
Total Liabilities and Shareholders'					
Equity	\$ 2,253,978	\$2,438,748	\$216,972	\$281,117	\$(2,3
	========	========	=======	=======	=====

13

## IRON MOUNTAIN INCORPORATED

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

## (IN THOUSANDS, EXCEPT SHARE DATA)

## (UNAUDITED)

(7) SELECTED FINANCIAL INFORMATION OF PARENT, GUARANTORS AND NON-GUARANTORS (CONTINUED)

	DECEMBER 31, 2001				
	PARENT	GUARANTORS	CANADA COMPANY	NON- GUARANTORS	ELIMINATIONS
ASSETS Current Assets: Cash and Cash Equivalents Accounts Receivable Intercompany Receivable	\$  685,601	\$ 11,395 181,640 	•	\$ 8,268 22,995 24,404	\$ (710,005)
Other Current Assets  Total Current Assets	  685,601	64,378  257,413	460	4,094  59,761	(24)  (710,029)
Property, Plant and Equipment, Net		778,804	•	100,588	(710,029)
Long-term Intercompany Receivable Long-term Notes Receivable	45 <b>,</b> 193				(45,193)

(462,250) 10,654

-- -- (1,086,823) -- (462,250)

Other	31,419	40,660	11,754	1,085	(16,107)
Total Other Assets	1,543,251	1,384,692	•	142,548	(1,599,719)
Total Assets	\$2,228,852	\$2,420,909	\$216,996 ======	\$302,897 ======	\$(2,309,748)
LIABILITIES AND SHAREHOLDERS' EQUITY					
Intercompany Payble	\$	\$ 560,699	\$ 92,555	\$ 56,751	\$ (710,005)
Other Current Liabilities		233,111	16,786	74,610	(24)
Long-term Debt, Net of Current					
Portion	1,308,367	1,289	125,075	26,112	
Long-term Intercompany					
Payable		45,193			(45, 193)
Long-term Notes Payable to		,			, , ,
Affiliates		1,086,823			(1,086,823)
Other Long-term Liabilities		98,481	887	5,541	(16,107)
Commitments and Contingencies		,		,	. ,
Minority Interests				(1,352)	66,645
Shareholders' Equity	885 <b>,</b> 959	395 <b>,</b> 313			•
Total Liabilities and					
Shareholders' Equity	\$2,228,852	\$2,420,909	\$216,996	\$302,897	\$(2,309,748)
1 1	=======	=======	=======	=======	========

14

## IRON MOUNTAIN INCORPORATED

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

(7) SELECTED FINANCIAL INFORMATION OF PARENT, GUARANTORS AND NON-GUARANTORS (CONTINUED)

THREE MONTHS ENDED MARCH 31, 2002

	PARENT	GUARANTORS	CANADA COMPANY	NON- GUARANTORS	ELIMINATIO
Revenues:					
Storage Service and Storage Material	\$	\$160 <b>,</b> 077	\$ 8,519	\$14 <b>,</b> 840	\$
Sales		109 <b>,</b> 147	9 <b>,</b> 993	10,603 	
Total Revenues  Operating Expenses: Cost of Sales (excluding		269,224	18,512	25 <b>,</b> 443	
depreciation)		125,862	9,356	13,209	
Administrative	12	72,090	2,904	7,016	
Depreciation and Amortization		22,068	1,438	1,568	
Merger-related Expenses		300			

Total Operating Expenses	12	220,320	13,698	21,793	
Operating Income (Loss)	(12)	48,904	4,814	3,650	
Interest Expense, Net Equity in the (Earnings) Losses of	2 <b>,</b> 965	24,908	3 <b>,</b> 297	1,710	
Subsidiaries	(9,391)	5,630			3,761
Other Income (Expense), Net	485	(717)	(481)	451	
Income Before Provision for Income					
Taxes and Minority Interest	6,899	17,649	1,036	2,391	(3,761
Provision for Income Taxes Minority Interest in Earnings of		8,605	691	666	
Subsidiaries				957	
Income before Extraordinary Item Extraordinary Charge from Early	6 <b>,</b> 899	9,044	345	768	(3,761
Extinguishment of Debt (net of tax benefit of \$445)	(777)				
Accounting Principle (net of minority interest of \$8,487)				(6,396)	
Net Income (Loss)	\$ 6,122	\$ 9,044	\$ 345	\$(5,628)	\$ (3,761

15

#### IRON MOUNTAIN INCORPORATED

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

(7) SELECTED FINANCIAL INFORMATION OF PARENT, GUARANTORS AND NON-GUARANTORS (CONTINUED)

	THREE MONTHS ENDED MARCH 31, 2001					
	PARENT	GUARANTORS	CANADA COMPANY	NON- GUARANTORS	ELIMINATIC	
Revenues:						
StorageService and Storage Material	\$	\$146 <b>,</b> 575	\$ 8,402	\$12 <b>,</b> 888	\$	
Sales		99 <b>,</b> 988	8 <b>,</b> 267	7 <b>,</b> 802		
Total Revenues Operating Expenses:		246,563	16,669	20,690		
Cost of Sales (excluding depreciation)		119,490	8 <b>,</b> 737	11,593		
Administrative	75	62,273	2,751	5,218		
Depreciation and Amortization		30,488	2,484	2,746		
Merger-related Expenses		772		29		
Total Operating Expenses	75	213,023	13,972	19,586		

Operating Income (Loss)	(75)	33,540	2,697	1,104	
Interest Expense, Net	13,170	14,881	4,050	1,886	
Equity in the (Earnings) Losses of					
Subsidiaries	(16,444)	85			16,359
Other Expense, Net		(2,892)	(6,294)	(1)	
Income (Loss) Before Provision					
(Benefit) for Income Taxes and					
Minority Interest	3,199	15 <b>,</b> 682	(7,647)	(783)	(16,359
Provision (Benefit) for Income					
Taxes		(9,100)	617	(354)	
Minority Interest in Losses of					
Subsidiaries				(270)	
Net Income (Loss)	\$ 3,199	\$ 24 <b>,</b> 782	\$(8,264)	\$ (159)	\$(16,359
	=======	=======	======	======	=======

16

## IRON MOUNTAIN INCORPORATED

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

(7) SELECTED FINANCIAL INFORMATION OF PARENT, GUARANTORS AND NON-GUARANTORS (CONTINUED)

		T	HREE MONTHS	ENDED MARCH	31, 2002
	PARENT	GUARANTORS	CANADA COMPANY	NON- GUARANTORS	ELIMINATIC
Cash Flows from Operating Activities: Cash Flows Provided by (Used in)					
Operating Activities	\$ (9,179)	\$ 57 <b>,</b> 744	\$ 2,281	\$ 1,180	\$ (757
Capital expenditures		(37,887)	(3,382)	(16,374)	
cash acquiredIntercompany loans to		(7,819)		63	
subsidiaries	451	(16,864)			16,413
Investment in subsidiaries Additions to customer acquisition	(2)	(2)			4
costsProceeds from sales of property and		(1,486)	(26)	(110)	
equipment		224	3		
Cash Flows Provided by (Used in) Investing Activities Cash Flows from Financing Activities:	449	(63,834)	(3,405)	(16,421)	16,417
Net repayment of term loans	(98,750)				
Repayment of debt	(26,188)	(119)	(127)	(1,113)	
Proceeds from borrowings  Debt repayment to and equity	134,235			88	

distributions to minority					
shareholders				(2,165)	
<pre>Intercompany loans from parent</pre>		321	(772)	16,864	(16,413
Equity contribution from parent  Proceeds from exercise of stock		2		2	(4
options Financing and stock issuance	1,388				
costs	(1,955)				
Cash Flows Provided by (Used in) Financing Activities Effect of exchange rates on cash and	8,730	204	(899)	13,676	(16,417
cash equivalents			327	(36)	
Decrease in cash and cash					
equivalents		(5 <b>,</b> 886)	(1,696)	(1,601)	(757
of period		11,395	1,696	8 <b>,</b> 268	
Cash and cash equivalents, end of					
period	\$	\$ 5,509	\$	\$ 6,667	\$ (757

17

## IRON MOUNTAIN INCORPORATED

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

(7) SELECTED FINANCIAL INFORMATION OF PARENT, GUARANTORS AND NON-GUARANTORS (CONTINUED)

		T	HREE MONTHS	ENDED MARCH	31, 2001
	PARENT	GUARANTORS	CANADA COMPANY	NON- GUARANTORS	ELIMINATIC
Cash Flows from Operating Activities: Cash Flows Provided by (Used in)					
Operating Activities	\$(21,070)	\$ 45,009	\$ 1,642	\$ (1,682)	\$
Capital expenditures		(42,528)	(1,592)	(4,078)	
cash acquiredIntercompany loans to		(19,813)	206	(15,166)	
subsidiaries	(20,204)	2,537			17,667
Investment in subsidiaries Additions to customer acquisition	(6,523)	(6,523)			13,046
costs  Proceeds from sales of property and		(2,051)	(75)	(181)	
equipment		8	5 	16	
Cash Flows Used in Investing Activities	(26,727)	(68,370)	(1,456)	(19,409)	30,713

Cash Flows from Financing Activities:					
Net repayment of term loans	(250)				
Repayment of debt	(633)	(34,043)	(60)	(748)	
Proceeds from borrowings  Debt repayment to minority	46,116	35,686		553	
shareholders Equity contributions from minority				(6,560)	
shareholders				24,529	
<pre>Intercompany loans from parent</pre>		14,791	4,937	(2,061)	(17,667
Equity contribution from parent  Proceeds from exercise of stock		6,523		6,523	(13,046
options Financing and stock issuance	2 <b>,</b> 539				
costs	(166)	(69) 			
Cash Flows Provided by Financing Activities  Effect of exchange rates on cash and	47,606	22,888	4,877	22,236	(30,713
cash equivalents			(4,044)	2,203	
Increase (Decrease) in cash and cash equivalents	(191)	(473)	1,019	3,348	
Cash and cash equivalents, beginning of period	191	3,336	302	2,371	
Cash and cash equivalents, end of period	\$	\$ 2,863	\$ 1,321	\$ 5,719	\$
F01100	=======	======	======	======	=======

18

#### IRON MOUNTAIN INCORPORATED

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

## (8) EARNINGS PER SHARE

In accordance with SFAS No. 128, "Earnings per Share," basic net income (loss) per common share is calculated by dividing net income (loss) by the weighted average number of common shares outstanding. The calculation of diluted net income (loss) per share is consistent with that of basic net income (loss) per share but gives effect to all potential common shares (that is, securities such as options, warrants or convertible securities) that were outstanding during the period, unless the effect is antidilutive. Potential common shares, entirely attributable to stock options, included in the calculation of diluted net income per share totaled 1,630,357 shares for the three months ended March 31, 2002.

## (9) SEGMENT INFORMATION

An analysis of the Company's business segment information and reconciliation to the consolidated financial statements is as follows:

BUSINESS OFF-SITE RECORDS DATA

CORPORATE

	MANAGEMENT	PROTECTION	INTERNATIONAL	& OTHER	CON
THREE MONTHS ENDED MARCH 31, 2002					
Revenue	\$ 202,544	\$ 52 <b>,</b> 180	\$ 43,488	\$ 14 <b>,</b> 967	\$
Adjusted EBITDA	54,169	14,128	10,965	3,468	
Total Assets	2,114,032	349,617	517,090	(103,994)(1)	2
THREE MONTHS ENDED MARCH 31, 2001					
Revenue	189,299	44,916	36 <b>,</b> 879	12,828	
Adjusted EBITDA	50,146	10,811	8 <b>,</b> 679	4,149	

\_\_\_\_\_

Adjusted EBITDA is defined as EBITDA (earnings before interest, taxes, depreciation and amortization) adjusted for extraordinary items, other income (expense), merger-related expenses, stock option compensation expense and minority interest. The Company uses Adjusted EBITDA as an internal measurement of financial performance of, and as the basis for allocating resources to, the Company's operating segments.

The Company has several hybrid business units, each generating revenues and incurring expenses from a combination of different product lines such as business records management, off-site data protection and confidential destruction. To the extent that certain operations are reclassified between segments, the related revenues and expenses are reported under the new segment. To the extent practicable, the prior period amounts shown above have been adjusted to reflect these changes.

19

## IRON MOUNTAIN INCORPORATED

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

## (9) SEGMENT INFORMATION (CONTINUED)

A reconciliation from EBITDA to Adjusted EBITDA and income (loss) before provision (benefit) for income taxes and minority interest is as follows:

	THREE MONTHS ENDED MARCH 31,	
	2002	2001
EBITDA.  Other Expense, Net.  Merger-related Expenses.  Minority Interests in Earnings (Losses) of Subsidiaries	262	\$ 64,067 9,187 801 (270)
ADJUSTED EBITDA  Depreciation and Amortization	82,730 (25,074)	73,785 (35,718)

<sup>(1)</sup> Total corporate & other assets include the intersegment elimination amount of \$1,618,775.

	=======	=======
AND MINORITY INTEREST	\$ 24,214	\$ (5,908)
INCOME (LOSS) BEFORE PROVISION (BENEFIT) FOR INCOME TAXES		
Other Expense, Net	(262)	(9,187)
Interest Expense, Net	(32,880)	(33,987)
Merger-related Expenses	(300)	(801)

Information about the Company's operations in different geographical areas is as follows:

	THREE MONTHS ENDED MARCH 31,		
	2002	2001	
Revenues: United States		\$247,043	
International  Total Revenues		36,879  \$283,922	
	======	======	
	MARCH 31, 2002	DECEMBER 31, 2001	
Long-lived Assets: United States	\$2,143,776 420,981	\$2,118,828 431,761	
Total Long-lived Assets	\$2,564,757	\$2,550,589	

#### (10) COMMITMENTS AND CONTINGENCIES

On March 28, 2002, the Company and Iron Mountain Information Management, Inc., one of the Company's wholly owned subsidiaries, commenced an action in the Middlesex County, New Jersey, Superior Court, Chancery Division, captioned IRON MOUNTAIN INCORPORATED AND IRON MOUNTAIN INFORMATION MANAGEMENT, INC., V. J. PETER PIERCE, DOUGLAS B. HUNTLEY, J. MICHAEL GOLD, FRED A. MATHEWSON, JR., MICHAEL DIIANNI, J. ANTHONY HAYDEN, PIONEER CAPITAL, LLC, AND SEQUEDEX, LLC. In the complaint, the

20

IRON MOUNTAIN INCORPORATED

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(IN THOUSANDS, EXCEPT SHARE DATA)

(UNAUDITED)

(10) COMMITMENTS AND CONTINGENCIES (CONTINUED) Company alleges that defendant J. Peter Pierce, a member of the Company's Board of Directors and the former President of Iron Mountain Information Management, Inc. until his termination without cause effective June 30, 2000, has violated and is continuing to violate his fiduciary obligations, as well as various noncompetition and other provisions of an employment agreement with the Company, dated February 1, 2000, by providing direct and/or indirect financial, management and other support to defendant Sequedex, LLC. Sequedex was established in October 2000, and competes directly with the Company in the records and information management services industry. The complaint also alleges that Mr. Pierce and certain of the other defendants, who were employed by or affiliated with Pierce Leahy Corp. prior to the merger of Pierce Leahy with the Company in February 2000, have misappropriated and used the Company's trade secrets and other confidential information. Finally, the complaint asserts claims against Sequedex and others for tortious interference with contractual relations, against all of the defendants for civil conspiracy in respect of the matters described above, and against defendant Michael Dilanni for breach of his employment agreement with Iron Mountain Information Management, Inc., dated September 6, 2000. The litigation seeks injunctions in respect of certain matters and recovery of damages against the defendants. On April 12, 2002, the Company also initiated an arbitration proceeding against Mr. Pierce before the Philadelphia, Pennsylvania office of the American Arbitration Association on

21

account of an arbitration clause in the employment agreement between the Company and Mr. Pierce. The Company intends to prosecute the litigation vigorously.

#### IRON MOUNTAIN INCORPORATED

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis of our financial condition and results of operations for the three months ended March 31, 2002 and 2001 should be read in conjunction with the consolidated financial statements and footnotes for the three months ended March 31, 2002 included herein, and the year ended December 31, 2001, included in our Annual Report on Form 10-K filed with the Securities and Exchange Commission on March 20, 2002.

Effective July 1, 2001 and January 1, 2002, we adopted the provisions of SFAS No. 141, "Business Combinations" and SFAS No. 142, "Goodwill and Other Intangible Assets", respectively. SFAS No. 141 requires all business combinations initiated after June 30, 2001 to be accounted for using the purchase method. Under SFAS No. 142, goodwill and intangible assets with indefinite lives are no longer amortized but are reviewed annually for impairment or more frequently if impairment indicators arise. Separable intangible assets that are not deemed to have indefinite lives will continue to be amortized over their useful lives. Had SFAS No. 142 been effective January 1, 2001, goodwill amortization expense would have been reduced by \$14.4 million for the first quarter of 2001.

The result of testing our goodwill for impairment in accordance with SFAS No. 142, as of January 1, 2002, was a non-cash charge of \$6.4 million (net of minority interest of \$8.5 million), which is reported in the caption "cumulative effect of change in accounting principle" in our Consolidated Statement of Operations. The charge relates to our South American reporting unit within our international reporting segment. The South American reporting unit failed the impairment test primarily due to a reduction in the expected future performance of the unit resulting from a deterioration of the local economic environment and the devaluation of the currency in Argentina. As goodwill amortization expense in our South American reporting unit is not deductible for tax purposes, this impairment charge is not net of a tax benefit. Under SFAS No. 142, the

impairment adjustment recognized upon adoption of the new rules is reflected as a cumulative effect of change in accounting principle in our financial results as of January 1, 2002. Impairment adjustments recognized after adoption, if any, are generally required to be recognized as operating expenses.

We have a controlling 50.1% interest in Iron Mountain South America, Ltd ("IMSA") and the remainder is owned by another unaffiliated entity. IMSA has acquired a controlling interest in entities in which local partners have retained a minority interest in order to enhance our local market expertise. These local partners have no ownership interest in IMSA. This has caused the minority interest portion of the non-cash goodwill impairment charge (\$8.5 million) to exceed our portion of the non-cash goodwill impairment charge (\$6.4 million).

#### RESULTS OF OPERATIONS

THREE MONTHS ENDED MARCH 31, 2002 COMPARED TO THREE MONTHS ENDED MARCH 31, 2001

Our consolidated revenues increased \$29.3 million, or 10.3%, to \$313.2 million for the first quarter of 2002 from \$283.9 million for the first quarter of 2001. Internal revenue growth for the first quarter of 2002 was 8.8%, comprised of 8.4% for storage revenue and 9.3% for service revenue. We calculate internal revenue growth in local currency for our international operations.

Consolidated storage revenues increased \$15.6 million, or 9.3%, to \$183.4 million for the first three months of 2002 from \$167.9 million for the first three months of 2001. The increase was primarily attributable to: (1) internal revenue growth of 8.4% resulting primarily from net increases in records and other media stored by existing customers and sales to new customers; and (2) acquisitions. The total increase in storage revenues was partially offset by the unfavorable effects of foreign currency

22

#### IRON MOUNTAIN INCORPORATED

translation of \$1.2 million as a result of the strengthening of the U.S. dollar against certain currencies, primarily the Argentine peso, the Canadian dollar and the British pound sterling.

Consolidated service and storage material sales revenues increased \$13.7 million, or 11.8%, to \$129.7 million for the first three months of 2002 from \$116.1 million for the first three months of 2001. The increase was primarily attributable to: (1) internal revenue growth of 9.3% resulting primarily from net increases in service and storage material sales to existing customers and sales to new customers; and (2) acquisitions. The total increase in service and storage material sales revenues was partially offset by the unfavorable effects of foreign currency translation of \$0.6 million as a result of the strengthening of the U.S. dollar against certain currencies, primarily the Argentine peso, the Canadian dollar and the British pound sterling.

Consolidated cost of sales (excluding depreciation) increased \$8.6 million, or 6.2\$, to \$148.4 million (47.4\$ of consolidated revenues) for the first three months of 2002 from \$139.8 million (49.2\$ of consolidated revenues) for the first three months of 2001. The dollar increase was primarily attributable to the required costs to support our revenue growth. The decrease as a percent of consolidated revenues is primarily attributable to: (1) improved labor management (a decrease of 0.8\$); (2) improved transportation efficiencies (a decrease of 0.5\$); and (3) improved management of facilities costs including rent (a decrease of 0.2\$) and decreased utility costs in comparison to high levels in 2001 (a decrease of 0.6\$) offset by increased insurance expense due to increased premiums for property and casualty insurance (an increase of 0.3\$).

Improvements in labor and facilities management as well as increased transportation efficiencies are the result of the increasing scale of our business and efficiencies gained through our merger integration with Pierce Leahy Corp.

Consolidated selling, general and administrative expenses increased \$11.7 million, or 16.6%, to \$82.0 million (26.2% of consolidated revenues) for the first three months of 2002 from \$70.3 million (24.8% of consolidated revenues) for the first three months of 2001. The dollar increase was primarily attributable to the required costs to support our revenue growth, while the increase as a percent of consolidated revenues was primarily attributable to: (1) our expenditures for our marketing and information technology initiatives related to the development of complementary technology-based service offerings (an increase of 0.3%); (2) increased information technology costs primarily as a result of higher data communications costs resulting from network deployment and migration activities (an increase of 0.6%); (3) increased investment in sales force (an increase of 0.4%); and (4) an increase in the provision for doubtful accounts (an increase of 0.4%) offset by improved labor absorption (a decrease of 0.3%).

Consolidated depreciation and amortization expense decreased \$10.6 million, or 29.8%, to \$25.1 million (8.0% of consolidated revenues) for the first three months of 2002 from \$35.7 million (12.6% of consolidated revenues) for the first three months of 2001. Depreciation expense increased \$4.1 million, primarily due to the additional depreciation expense related to the 2001 and 2002 acquisitions, and capital expenditures including storage systems, information systems and expansion of storage capacity in existing facilities. Amortization expense decreased \$14.7 million, primarily due to eliminating amortization expense related to the goodwill in accordance with SFAS 142 (See Note 4, Goodwill and Other Intangible Assets, of Notes to Consolidated Financial Statements).

Merger-related expenses are certain expenses directly related to our merger with Pierce Leahy that cannot be capitalized and include system conversion costs, costs of exiting certain facilities, severance, relocation and pay-to-stay payments and other transaction-related costs. Merger-related expenses were \$0.3 million (0.1% of consolidated revenues) for the first three months of 2002 compared to \$0.8 million (0.3% of consolidated revenues) for the same period of 2001.

23

#### IRON MOUNTAIN INCORPORATED

As a result of the foregoing factors, consolidated operating income increased \$20.1 million, or 53.9%, to \$57.4 million (18.3% of consolidated revenues) for the first three months of 2002 from \$37.3 million (13.1% of consolidated revenues) for the first three months of 2001.

Consolidated interest expense, net decreased \$1.1 million, or 3.3%, to \$32.9 million for the first three months of 2002 from \$34.0 million for the first three months of 2001. This decrease was primarily attributable to a decline in our overall weighted average interest rate as a result of a general decline in interest rates coupled with our refinancing efforts. Savings attributable to these rate reductions have been partially offset by interest expense attributable to increased long-term borrowings through our 2001 bond offerings.

Consolidated other expense, net was \$0.3 million for the first three months of 2002 compared to \$9.2 million for the first three months of 2001. The change was primarily attributable to a non-cash foreign currency loss of \$9.2 million recorded in the first three months of 2001, primarily due to the effect of

further weakening of the Canadian dollar against the U.S. dollar from the previous year end, as it relates to Canada Corporation's 8 1/8% notes, and the intercompany balances with our Canadian and European subsidiaries.

As a result of the foregoing factors, consolidated income (loss) before provision (benefit) for income taxes and minority interests increased \$30.1 million to income of \$24.2 million (7.7% of consolidated revenues) for the first three months of 2002 from a loss of \$5.9 million (2.1% of consolidated revenues) for the first three months of 2001.

The provision for income taxes was \$10.0 million for the first three months of 2002 compared to a benefit of \$8.8 million for the first three months of 2001. The effective tax rate for the first quarter of 2002 was 41.1%.

Minority interest in earnings (losses) of subsidiaries increased \$1.2 million to income of \$1.0 million (0.3% of consolidated revenues) for the first three months of 2002 from a loss of \$0.3 million (0.1% of consolidated revenues) for the first three months of 2001. This represents our minority partners' share of earnings in our majority owned international subsidiaries that are consolidated in operating results. The increase is primarily a result of the elimination of goodwill amortization expense in accordance with SFAS No. 142 and increased profitability in our emerging businesses in Europe and South America in 2002.

Consolidated income before extraordinary item and cumulative effect of change in accounting principle increased \$10.1 million to \$13.3 million (4.2% of consolidated revenues) for the first three months of 2002 from \$3.2 million (1.1% of consolidated revenues) for the first three months of 2001.

In the first quarter of 2002, we recorded an extraordinary charge of \$0.8 million (net of tax benefit of \$0.4 million) related to the early retirement of debt in conjunction with the refinancing of our credit facility. The charge consisted primarily of the write-off of unamortized deferred financing costs associated with the extinguished debt. There was no such charge in the same period of 2001.

In the first quarter of 2002, we recorded a non-cash charge for the cumulative effect of change in accounting principle of \$6.4 million (net of minority interest of \$8.5 million) as a result of our implementation of SFAS No. 142. There was no such charge in the same period of 2001.

As noted in Note 9, Segment Information, of Notes to Consolidated Financial Statements, Adjusted EBITDA, defined as EBITDA (earnings before interest, taxes, depreciation and amortization) adjusted for extraordinary items, other income (expense), merger-related expenses, stock option compensation expense and minority interest, is used as our internal measurement of financial performance of our operating segments. In addition, substantially all of our financing agreements

24

## IRON MOUNTAIN INCORPORATED

contain covenants in which Adjusted EBITDA-based calculations are used as a measure of financial performance for financial ratio purposes.

As a result of the foregoing factors, consolidated Adjusted EBITDA increased \$8.9 million, or 12.1%, to \$82.7 million (26.4% of consolidated revenues) for the first three months of 2002 from \$73.8 million (26.0% of consolidated revenues) for the first three months of 2001. Excluding the \$1.8 million of development costs, net of recorded revenues, for the first quarter of 2002 and \$0.9 million of development costs, net of recorded revenues, for the first

quarter of 2001 related to our new technology-related service offerings, our Adjusted EBITDA margins were 27.0% and 26.3% for the first quarter of 2002 and 2001, respectively.

Adjusted EBITDA as a percent of segment revenue for our business records management segment increased from 26.5% to 26.7%, primarily due to an increase in gross margin as a result of labor and transportation efficiencies as a result of the increasing scale of our business, efficiencies gained through the integration of Pierce Leahy and lower cost of sales associated with facility management, including utilities. This increase was partially offset by: (1) an increase in cost of sales from higher insurance premiums for property, casualty and healthcare insurance; and (2) increased overhead expenses from information technology spending including higher data communications costs resulting from network deployment and migration activities.

Adjusted EBITDA as a percent of segment revenue for our off-site data protection segment increased from 24.1% to 27.1% primarily due to an increase in gross margin as a result of improved labor, transportation and real estate management. This increase was partially offset by: (1) higher insurance premiums for property, casualty and healthcare insurance; and (2) an increase in the provision for doubtful accounts.

The Adjusted EBITDA margin for our international segment increased from 23.5% to 25.2% primarily due to: (1) facilities management improvements and efficiency gains from the economies of scale achieved through the integration of the December 2000 acquisition of FACS Record Centre Inc., a Canadian company; and (2) improved margins from our European operations. This increase was partially offset by higher insurance premiums for property, casualty and healthcare insurance and reduced margins in our South American operations due to the deteriorating economic conditions and the devaluation of the currency in Argentina.

### LIQUIDITY AND CAPITAL RESOURCES

On March 15, 2002, we entered into the Amended and Restated Credit Agreement. The Amended and Restated Credit Agreement replaced our prior credit agreement. The Amended and Restated Credit Agreement has an aggregate principal amount of \$650.0 million and includes a \$400.0 million revolving credit facility and a \$250.0 million term loan facility. The revolving credit facility matures on January 31, 2005 while the term loan is to be paid in full on February 15, 2008; however, if our 9 1/8% notes are not redeemed or repurchased prior to April 15, 2007 the term loan will mature on April 15, 2007. The interest rate on borrowings under the Amended and Restated Credit Agreement varies depending on our choice of base rates and currency options, plus an applicable margin. The margin applicable to the term loan under the Amended and Restated Credit Agreement is lower than the margin applicable to term loans under our prior credit agreement and will result in reduced interest expense on our borrowings as compared to the previous credit agreement. All intercompany notes are now pledged to secure the Amended and Restated Credit Agreement. As of March 31, 2002, we had \$107.8 million of borrowings under our revolving credit facility, including balances denominated in Canadian dollars of 78.9 million and British pounds sterling of 7.9 million. We also had various

25

## IRON MOUNTAIN INCORPORATED

outstanding letters of credit totaling \$27.7 million. The remaining availability under the revolving credit facility was \$264.5 million as of March 31, 2002.

In addition, as of March 31, 2002, our synthetic leasing program had a total capacity of \$204.3 of which \$165.0 million had been utilized for property

acquisitions and \$39.3 million is currently available for future property acquisitions.

We have made significant capital investments, including: (1) capital expenditures, primarily related to growth, including investments in real estate, racking systems, information systems and expansion of storage capacity in existing facilities; (2) acquisitions; and (3) customer relationship and acquisition costs. Cash paid for these investments during the first three months of 2002 amounted to \$57.6 million, \$7.8 million and \$1.6 million, respectively. These investments have been funded primarily through cash flows from operations and borrowings under our revolving credit facilities. Included in capital expenditures is \$3.8 million related to our technology-based service offerings.

Net cash provided by operations was \$51.3 million for the first three months of 2002 compared to \$23.9 million for the same period in 2001. The increase resulted primarily from an increase in operating income, accounts payable, accrued expenses, deferred income taxes, and a decrease in prepaid expenses, which was partially offset by an increase in accounts receivable.

Net cash provided by financing activities was \$5.3 million for the first three months of 2002, consisting primarily of the proceeds from borrowings under our credit facilities of \$134.3 million, which was partially offset by net repayment of term loans of \$98.8 million and repayment of debt under our credit facilities and other debt of \$27.5 million.

#### ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

In December 2000 and January 2001, we entered into certain derivative financial contracts, which are variable-for-fixed swaps of interest payments payable on an aggregate principal amount of \$195.5 million of our term loan and certain variable operating lease commitments.

Our investments in Iron Mountain Europe Limited, Iron Mountain South America, Ltd. and other international investments may be subject to risks and uncertainties relating to fluctuations in currency valuation. One of our Canadian subsidiaries, Iron Mountain Canada Corporation, has U.S. dollar denominated debt. Gains and losses due to exchange rate fluctuations related to this debt are recognized in our consolidated statements of operations.

After consideration of the swap contracts mentioned above, as of March 31, 2002, we had \$189.4 million of variable rate debt outstanding with a weighted average variable interest rate of 5.35%, and \$1,313.8 million of fixed rate debt outstanding. If the weighted average variable interest rate on our variable rate debt had increased by 1%, such increase would have had a negative impact on our net income for the quarter ended March 31, 2002 of \$0.3 million. See Note 6 of Notes to Consolidated Financial Statements for a discussion of our long-term indebtedness, including the fair values of such indebtedness as of March 31, 2002.

26

## PART II. OTHER INFORMATION

## ITEM 1. LEGAL PROCEEDINGS

On March 28, 2002, Iron Mountain and Iron Mountain Information Management, Inc., one of our wholly owned subsidiaries, commenced an action in the Middlesex County, New Jersey, Superior Court, Chancery Division, captioned IRON MOUNTAIN INCORPORATED AND IRON MOUNTAIN INFORMATION MANAGEMENT, INC., V. J. PETER PIERCE, DOUGLAS B. HUNTLEY, J. MICHAEL GOLD, FRED A. MATHEWSON, JR., MICHAEL DIIANNI, J. ANTHONY HAYDEN, PIONEER CAPITAL, LLC, AND SEQUEDEX, LLC. In the complaint, we allege that defendant J. Peter Pierce, a member of our Board

of Directors and the former President of Iron Mountain Information Management, Inc. until his termination without cause effective June 30, 2000, has violated and is continuing to violate his fiduciary obligations, as well as various noncompetition and other provisions of an employment agreement with Iron Mountain, dated February 1, 2000, by providing direct and/or indirect financial, management and other support to defendant Sequedex, LLC. Sequedex was established in October 2000, and competes directly with us in the records and information management services industry. The complaint also alleges that Mr. Pierce and certain of the other defendants, who were employed by or affiliated with Pierce Leahy Corp. prior to the merger of Pierce Leahy with Iron Mountain in February 2000, have misappropriated and used our trade secrets and other confidential information. Finally, the complaint asserts claims against Sequedex and others for tortious interference with contractual relations, against all of the defendants for civil conspiracy in respect of the matters described above, and against defendant Michael DiIanni for breach of his employment agreement with Iron Mountain Information Management, Inc., dated September 6, 2000. The litigation seeks injunctions in respect of certain matters and recovery of damages against the defendants. On April 12, 2002, Iron Mountain also initiated an arbitration proceeding against Mr. Pierce before the Philadelphia, Pennsylvania office of the American Arbitration Association on account of an arbitration clause in the employment agreement between Iron Mountain and Mr. Pierce. We intend to prosecute the litigation vigorously.

## ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

#### (a) EXHIBITS

EXHIBIT NO.	DESCRIPTION
*10.1	Amendment No. 1 and Consent to Lease Agreement, dated March 15, 2002, between Iron Mountain Statutory Trust1998 and IMRM.
*10.2	Amendment No. 5 and Consent to Unconditional Guaranty, dated as of March 15, 2002 between the Company and Iron Mountain Statutory Trust1998, and consented to by the lenders listed therein and the Bank of Nova Scotia, as Agent Bank for such lenders.
*10.3	Amendment No. 1 and Consent to Lease Agreement, dated March 15, 2002, between Iron Mountain Statutory Trust1999 and Iron Mountain Information Management, Inc.
*10.4	Amendment No. 4 to Unconditional Guaranty, dated as of March 20, 2001 between the Company and Iron Mountain Statutory Trust1999, and consented to by the lenders listed therein and Wachovia Capital Investments, Inc., as Agent Bank for such lenders.
*10.5	Amendment No. 5 and Unconditional Consent to Guaranty, dated as of March 15, 2002 between the Company and Iron Mountain Statutory Trust1999, and consented to by the lenders listed therein and Wachovia Capital Investments, Inc., as Agent Bank for such lenders.
*10.6	Amendment to Master Lease and Security Agreement and Unconditional Guaranty, dated March 15, 2002, between Iron Mountain Statutory Trust2001, Iron Mountain Information Management, Inc. and the Company.
99.1	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
99.2	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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- \* Previously filed as an exhibit to the Company's Quarterly Report on Form 10-Q for the period ended March 31, 2002, as filed with the Commission on May 15, 2002.
- (b) REPORTS ON FORM 8-K

None.

27

## IRON MOUNTAIN INCORPORATED

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Amendment No. 1 on Form 10-Q/A to be signed on its behalf by the undersigned thereunto duly authorized.

IRON MOUNTAIN INCORPORATED

August 14, 2002

By: /s/ JEAN A. BUA

(date)

Jean A. Bua
VICE PRESIDENT AND CORPORATE CONTROI
(PRINCIPAL ACCOUNTING OFFICER)

28