UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10Q

(Mark One)

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

For the quarterly period ended September 30, 2001

OR

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

For the transition period from

to _____

Commission file number 1-16337

OIL STATES INTERNATIONAL, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

76-0476605 (I.R.S. Employer Identification No.)

Three Allen Center, 333 Clay Street, Suite 3460,

Houston, Texas

77002 (Zip Code)

(Address of principal executive offices)

(713) 652-0582

(Registrant's telephone number, including area code)

None ______

(Former name, former address and former fiscal year,

if changed since last report)

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 Registrant had 48,232,207 shares of common stock outstanding as of November 9, 2001.

OIL STATES INTERNATIONAL, INC.

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OIL STATES INTERNATIONAL, INC.

UNAUDITED PRO FORMA CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS

The following tables set forth unaudited pro forma consolidated and combined financial information for Oil States International, Inc. (Oil States) giving effect to:

the combination of Oil States, HWC Energy Services, Inc. (HWC) and PTI Group Inc. (PTI) (collectively, the Controlled Group) as entities under the common control of SCF-III L.P. (SCF-III), based upon reorganization accounting, which yields results similar to pooling of interest accounting, effective from the dates each of these entities became controlled by SCF-III (the Combination);

- o the conversion of the common stock held by the minority interests of each entity in the Controlled Group into shares of our common stock, based on the purchase method of accounting;
- o the conversion of all of the outstanding common stock of Sooner Inc. (Sooner) into shares of our common stock, based on the purchase method of accounting; and
- o the exchange of 4,275,555 shares of common stock for \$36.0 million of debt of Sooner and Oil States (the SCF Exchange); and
- o our sale of 10,000,000 shares of common stock (the Offering) and the application of the net proceeds to us.

The unaudited pro forma consolidated and combined statements of operations for the three month and nine month periods ended September 30, 2001 and 2000, respectively, were prepared based upon the historical combined financial statements of the Controlled Group, adjusted to conform accounting policies, and give effect to:

- o our acquisition of minority interests of the Controlled Group;
- o our acquisition of Sooner;
- o our exchange of shares of common stock for debt of Sooner and Oil States; and
- o our sale of shares in the Offering,

as if these transactions had occurred on January 1, 2000.

The unaudited pro forma consolidated and combined financial statements do not purport to be indicative of the results that would have been obtained had the transactions described above been completed on the indicated dates or that may be obtained in the future. The unaudited pro forma consolidated and combined financial statements should be read in conjunction with the historical combined financial statements and notes thereto included in the Oil States' Annual Report on Form 10-K.

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PRO FORMA COMBINED STATEMENT OF OPERATIONS

FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2000 (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) (UNAUDITED)

PRO FORMA

	PRO FORMA					
	COMBINED GROUP	SOONER INC.	SOONER INC. ADJUSTMENTS (NOTE 2)	MINORITY INTEREST ADJUSTMENTS (NOTE 3)	OFFERING ADJUSTMENTS (NOTES 1 AND 4)	COMBINED, ACQUISITIONS AND OFFERING
Revenue	\$ 67,525	\$58,925	\$	\$	\$	\$ 126,450
Costs and Expenses: Cost of sales Selling, general and	48,618	53,252				101,870
administrative Depreciation and amortization	9,845 5,034	1,872 382	663	366	10(B)	11,727 6,445
Other expense (income)	(48)	(2)	003	300		(50)
Operating income (loss)	4,076	3,421	(663)	(366)	(10)	6,458
Interest income						
Interest expense Other income (expense)	(2,892) (70)	(976)			1,533(A)	(2,335) (70)
Income (loss) before income						
taxes	1,114 (1,983)	2,445 (542)	(663)	(366)	1,523 1,950(D)	4,053 (575)
Net Income (loss) before minority interests Minority interests, net	(869)	1,903	(663)	(366)	3,473	3,478
of taxes	(201)				198	(3)
Net income (loss) before						
preferred dividends	(1,070)	1,903	(663)	(366)	3,671	3,475

Preferred dividends	(84)				84(C)	
Net income (loss) attributable						
to common shares	\$ (1,154)	\$ 1,903	\$ (663)	\$ (366)	\$3,755	\$ 3,475
				=====		
Net income (loss) per						
common share						
Basic	\$ (.05)					\$ 0.07
Diluted	\$ (.05)					\$ 0.07
Average shares outstanding						
Basic	24,665					48,181
Diluted	24,665					48,421

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PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2001 (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) (UNAUDITED)

PRO FORMA

-	CONSOLIDATED GROUP	SOONER INC. (PERIOD FROM JAN. 1, 2001 TO FEB. 14, 2001)	SOONER INC. ADJUSTMENTS (NOTE 2)	MINORITY INTEREST ADJUSTMENTS (NOTE 3)	OFFERING ADJUSTMENTS (NOTES 1 AND 4)	CONSOLIDATED, ACQUISITIONS AND OFFERING
Revenue Costs and Expenses:	\$ 491,820	\$ 48,516	\$	\$	\$	\$540,336
Cost of sales	390,191	45,141				435,332
administrative	38,412	1,133				39,545
amortizationOther income	20,476 (210)	188	331	135		21,130 (211)
Operating income (loss)	42,951	2,055	(331)	(135)		44,540
Interest income. Interest expense. Other expense.	465 (7,809) (160)	22 (586)			843(A)	487 (7,552) (160)
Income before income			(221)	(105)	0.42	
Income tax (expense)	35,447	1,491	(331)	(135)	843	37,315
benefit	(1,471)	(542)			438(D)	(1,575)
Net income (loss) before minority interests	33,976	949	(331)	(135)	1,281	35,740
Minority interests, net of taxes	(1,598)				1,601	3
Net income (loss) before extraordinary item Extraordinary loss on debt	32,378	949	(331)	(135)	2,882	35,743
restructuring	(784)					(784)
Net income (loss) before preferred dividends	31,594	949	(331)	(135)	2,882	34,959
Preferred dividends	(41)				41(C)	
Net income (loss) attributable to common shares	\$ 31,553 ======	\$ 949 ======	\$ (331) =====	\$ (135) =====	\$2,923 =====	\$ 34,959 ======
Net income per common share Basic	\$.71					\$ 0.73
Diluted	\$.70					\$ 0.72
Average shares outstanding						======
Basic	44,274					48,187
Diluted	45,228 ======					48,660

PRO FORMA COMBINED STATEMENT OF OPERATIONS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2000 (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) (UNAUDITED)

	PRO FORMA					
	COMBINED GROUP	SOONER INC.	SOONER INC. ADJUSTMENTS (NOTE 2)	MINORITY INTEREST ADJUSTMENTS (NOTE 3)	OFFERING ADJUSTMENTS (NOTES 1 AND 4)	CONSOLIDATED, ACQUISITIONS AND OFFERING
Revenue	\$223,911	\$ 213,495	Ş	Ş	\$	\$437,406
Cost of sales	159,266	192,856				352,122
administrative Depreciation and amortization	29,132 15,666	5,983 1,106	1,980	1,101	484 (B)	35,599 19,853
Other income	(65)					(65)
Operating income (loss)	19,912	13,550	(1,980)	(1,101)	(484)	29,897
Interest income Interest expense Other income	13 (8,552) 34	338 (3,083) 1			4,598(A)	351 (7,037) 35
Income before income taxes Income tax (expense) benefit	11,407 (8,416)	10,806 (772)	(1,980)	(1,101)	4,114 5,850(D)	23,246 (3,338)
Net Income (loss) before minority interests Minority interests, net	2,991	10,034	(1,980)	(1,101)	9,964	19,908
of taxes	(2,873)				2,860	(13)
Net income (loss) before preferred dividends Preferred dividends	118 (248)	10,034	(1,980)	(1,101)	12,824 248(C)	19,895
Net income (loss) attributable						
to common shares	\$ (130) =====	\$ 10,034 	\$ (1,980) ======	\$(1,101)	\$13,072 ======	\$ 19,895 ======
Net income per common share Basic	\$ (.01)					\$ 0.41
Diluted	\$ (.01)					\$ 0.41
Average shares outstanding						
Basic	24,407					48,173
Diluted	24,407					48,421

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OIL STATES INTERNATIONAL, INC.

NOTES TO UNAUDITED PRO FORMA CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS

BASIS OF PRESENTATION

The purchase method of accounting has been used to reflect the acquisition of the minority interests of each company in the Controlled Group concurrent with the closing of the Offering. The purchase price is based on the fair value of the shares owned by the minority interests, valued at the initial public offering price of \$9.00 per share. Under this accounting method, the excess of the purchase price over the fair value of the assets and liabilities allocable to the minority interests acquired has been reflected as goodwill. Where book value of minority interests exceeded the purchase price, such excess reduced property, plant and equipment. The estimated fair values of assets and liabilities are preliminary and subject to change. For purposes of the pro forma consolidated and combined financial statements, the goodwill recorded in connection with this transaction is being amortized over 20 years using the straight-line method based on management's evaluation of the nature and duration of customer relationships and considering competitive and technological developments in the industry. The unaudited pro forma consolidated and combined statements of operations for the nine month period ended September 30, 2001 and the three and nine month periods ended September 30, 2000 have been adjusted for the effects of purchase accounting, as described below.

The purchase method of accounting also has been used to reflect the acquisition of the outstanding common stock of Sooner concurrent with the closing of the Offering on February 14, 2001. The purchase price is based on the fair value of the shares of Sooner, valued at the initial public offering price of \$9.00 per share. The excess of the purchase price over the fair value of the assets and liabilities of Sooner has been reflected as goodwill. The estimated fair values of assets and liabilities are preliminary and subject to change. For purposes of the pro forma consolidated and combined financial statements, the goodwill recorded in connection with this transaction is being amortized over 15 years using the straight-line method based on management's evaluation of the nature and duration of customer relationships and considering competitive and technological developments in the industry. The unaudited pro forma consolidated and combined statements of operations for the nine month period ended September 30, 2001 and the three and nine month periods ended September 30, 2000 include the historical financial statements of Sooner prior to the acquisition, for the entire three and nine month periods ended September 30, 2000 and for the period from January 1, 2001 to February 14, 2001. Subsequent to the acquisition, Sooner's results are included with the results of the Consolidated Group.

NOTE 1 -- COMBINING ADJUSTMENTS

Sooner's results from its February 14, 2001 acquisition date are included with the historical results of the Controlled Group. Minority interest in income (loss) and related tax effect of the Controlled Group are presented below (in thousands):

	TOTAL
Three Months Ended September 30, 2000	\$ 198
	======
Nine Months Ended September 30, 2000	\$ 2,860
	======
Nine Months Ended September 30, 2001	\$ 1,601
	======

NOTE 2 -- ACQUISITION OF SOONER

Certain reclassifications have been made to conform the presentation of Sooner's financial statements to that of the Controlled Group.

To reflect the acquisition of all outstanding common shares of Sooner in exchange for 7,597,152 shares of Oil States common stock valued at the offering price per share of \$9.00 (in millions):

Purchase price	\$ 69.5(1)
Less: Fair value of net assets acquired	29.7
Goodwill	\$ 39.8
	======
Amortization for the three months ended September 30, 2000	\$.66
	======
Amortization for the nine months ended September 30, 2000	\$ 1.98
	======
Amortization for the period from January 1, 2001 to February	
14, 2001	\$.33
	======

(1) The purchase price for Sooner includes the estimated fair value of Sooner stock options (\$1.1 million) converted into Oil States stock options.

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NOTE 3 -- ACQUISITION OF MINORITY INTERESTS

To reflect the acquisition of the minority interests of each company in the Controlled Group in exchange for shares of Oil States common stock and elimination of the historical minority interests amounts reflected for the

Amortization of the additional goodwill for		
the three months ended September 30, 2000	\$.37
	===	
Amortization of the additional goodwill for the		
nine months ended September 30, 2000	\$ 1	1.10
	===	
Amortization of the additional goodwill for		
the period from January 1, 2001 to		
February 14, 2001	\$.13
	===	

NOTE 4 -- OFFERING

- (A) To adjust interest expense for debt repaid with Offering proceeds and as a result of the exchange of shares for subordinated debt.
- (B) To adjust for costs associated with the new corporate office, including executives hired in connection with the Offering, which costs are not fully reflected in the historical financial statements. These costs will have a continuing impact on our operations.
- (C) To eliminate preferred stock dividends due to the conversion of the preferred stock.
- (D) To adjust income tax expense for the reduction in deferred taxes due to the formation of the consolidated group.

OIL STATES INTERNATIONAL, INC. AND SUBSIDIARIES

UNAUDITED CONSOLIDATED AND COMBINED STATEMENTS OF OPERATIONS (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

	THREE MONTHS ENDED SEPTEMBER 30,		NINE MONTHS ENDE	
	2001	2000	2001	2000
Revenues	\$ 173,510	\$67,525	\$ 491,820	\$ 223,911
Costs and expenses: Cost of sales. Selling, general and administrative expenses Depreciation expense	140,390 12,974 5,200 1,957 (191)	48,618 9,845 4,243 791 (48)	390,191 38,412 15,172 5,304 (210)	159,266 29,132 13,328 2,338 (65)
Operating income	160,330 13,180 (2,124) 93 114	63,449 4,076 (2,892) (70)	448,869 	203,999 19,912 (8,552) 13 34
Income (loss) before income taxes, minority interest, and extraordinary item Income tax expense	11,263 (963) 2	1,114 (1,983) (201)	35,447 (1,471) (1,598)	11,407 (8,416) (2,873)
Net income (loss) before extraordinary item and preferred dividends. Extraordinary loss on debt restructuring, net of taxes	10,302	(1,070)	32,378 (784)	118
Net income (loss) before preferred dividends Preferred dividends	10,302	(1,070) (84)	31,594 (41)	118 (248)
Net income (loss) attributable to common shares	\$ 10,302	\$(1,154) ======	\$ 31,553	\$ (130)
Basic income (loss) per share: Income (loss) per share before extraordinary item Extraordinary loss on debt restructuring, net of taxes. Basic net income (loss) per share	\$.21 .21	\$ (.05) (.05)	\$.73 (.02) .71	\$ (.01) (.01)

Diluted income (loss) per share: Income (loss) per share before extraordinary

item Extraordinary loss on debt restructuring, net	\$.21	\$ (.04)	\$.72	\$ (.01)
of taxes			(.02)	
Diluted net income (loss) per share	.21	(.04)	.70	(.01)
Weighted average number of common shares outstanding (in thousands):				
Basic	48,221	24,665	44,274	24,407
Diluted	48,536	26,665	45,228	24,407

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

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OIL STATES INTERNATIONAL, INC. AND SUBSIDIARIES

CONSOLIDATED AND COMBINED BALANCE SHEETS (IN THOUSANDS)

ASSETS	CONSOLIDATED SEPTEMBER 30, 2001	COMBINED DECEMBER 31, 2000
	(UNAUDITED)	
Current assets:		
Cash and cash equivalents	\$ 4,988	\$ 4,821
Accounts receivable, net	104,917	64,137
Inventories, net	99,126	30,826
Prepaid expenses and other current assets	4,166	1,715
Total current assets	213,197	101,499
Property, plant, and equipment, net	148,354	143,468
Goodwill, net	173,632	103,391
Other noncurrent assets	5,521	5,160
Total assets	\$ 540,704	\$ 353,518
TOTAL ASSets	\$ 540,704 ======	\$ 353,518
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		A 55 040
Accounts payable and accrued liabilities Income taxes	\$ 78,782 1,042	\$ 57,248 2,796
Current portion of long-term debt	4,493	37,629
Other current liabilities	6,576	3,433
other ourient readirection		
Total current liabilities	90,893	101,106
Long-term debt	92,102	102,614
Deferred income taxes	14,201	19,977
Postretirement healthcare benefits	5,676	5,899
Other liabilities	4,700	4,519
Total liabilities	207,572	234,115
Minority interest	154	37,561
Redeemable preferred stock	==	25,293
Stockholders' equity:		,
Convertible preferred stock		1,625
Common stock	483	272
Additional paid-in capital	325,472	83,810
Retained earnings (deficit)	13,327	(25,854)
Accumulated other comprehensive loss	(6,304)	(3,304)
Total stockholders' equity	332,978	56,549
Total Stockholders equity		
Total liabilities and stockholders' equity	\$ 540,704	\$ 353,518
	======	=======

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

OIL STATES INTERNATIONAL, INC. AND SUBSIDIARIES

UNAUDITED CONSOLIDATED AND COMBINED STATEMENTS OF CASH FLOWS (IN THOUSANDS)

	NINE MONTHS ENDER	
	2001	2000
Cash flows from operating activities:		
Net income before extraordinary item	\$ 32,378	\$ 118
Minority interest, net of distributions	1,599	2,860
Depreciation and amortization	20,476	15,666
Deferred income tax benefit	(6,820)	(46)
Other, net	1,608	613
Changes in working capital	(20,016)	8,768
Net cash flows provided by operating activities	29,225	27 , 979
Cash flows from investing activities:		
Acquisitions of businesses, net of cash acquired	(2,999)	(3,500)
Capital expenditures	(21,538)	(11,325)
Proceeds from sale of equipment	5,410	1,121
Cash acquired in Sooner acquisition	4,894	
Payment of earn-out for acquired business	(2,120)	
Other, net	17	321
Net cash flows used in investing activities	(16,336)	(13,383)
Cash flows from financing activities:		
Revolving credit borrowings (repayments)	(1,638)	(5,557)
Debt repayments	(65,617)	(83,897)
Debt borrowings		88,030
Preferred stock dividends	(844)	(502)
Issuance of common stock	84,599	76
Repurchase of preferred stock	(21,775)	
Payment of offering and financing costs	(5,353)	
Other, net	(2,200)	(214)
Net cash flows used in financing activities	(12,828)	(2,064)
Effect of exchange rate changes on cash	22	(37)
Net increase in cash and cash equivalents from continuing		
operations	83	12,495
Net cash provided by (used in) discontinued operations	334	(10,427)
Extraordinary item	(250)	
Cash and cash equivalents, beginning of period	4,821	3,216
Cash and cash equivalents, end of period	\$ 4,988	\$ 5,284
4	======	======

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

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OIL STATES INTERNATIONAL, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS

1. ORGANIZATION AND BASIS OF PRESENTATION

The consolidated and combined financial statements include the activities of Oil States International, Inc. (Oil States), HWC Energy Services, Inc. (HWC) and PTI Group, Inc. (PTI), collectively the Controlled Group or the Company. The reorganization accounting method, which yields results similar to the pooling of interest method, has been used in the preparation of the consolidated and combined financial statements of the Controlled Group (entities under common control of SCF-III L.P., a private equity fund that focuses on investments in the energy industry). Under this method of accounting, the historical financial statements of HWC and PTI are combined with Oil States for the three-month and nine-month periods ended September 30, 2000, and for the period until February 14, 2001 when Oil States, HWC and PTI merged and Oil States acquired Sooner Inc. (Sooner) in exchange for its common stock. After February 14, 2001, the consolidated financial statements of Oil States include the results of all its subsidiaries including HWC, PTI and Sooner. The combined financial statements have been adjusted to reflect minority interests in the Controlled Group. All significant intercompany accounts and transactions between the consolidated entities have been eliminated in the accompanying consolidated and combined financial statements.

The accompanying unaudited consolidated and combined financials statements of the Company and its wholly owned subsidiaries have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information in footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to these rules and regulations. The unaudited financial statements included in this report reflect all the adjustments, consisting of normal recurring adjustments, which the Company considers necessary for a fair presentation of the results of operations for the interim periods covered and for the financial condition of the Company at the date of the interim balance sheet. Results for the interim periods are not necessarily indicative of results for the year.

The financial statements included in this report should be read in conjunction with Oil States' audited combined financial statements and accompanying notes included in its 2000 Form 10-K, filed under the Securities Exchange Act of 1934, as amended.

2. INITIAL PUBLIC OFFERING, MERGER TRANSACTIONS AND REFINANCING

On February 9, 2001, the Company began trading its common stock on the New York Stock Exchange under the symbol "OIS" pursuant to completion of its initial public offering (the Offering). On February 14, 2001, the Company closed the business combination and the Offering thereby acquiring the minority interests and the Sooner operations.

Concurrent with the Offering, the Company acquired Sooner for \$69.5 million. The Company exchanged 7,597,152 shares of its common stock for all of the outstanding common shares of Sooner. The Company accounted for the acquisition using the purchase method of accounting and recorded approximately \$40 million in goodwill that is being amortized over a 15-year period.

Concurrent with the closing of the Offering, the Company issued 4,275,555 shares of common stock to SCF-III and SCF-IV L.P. (SCF-IV) in exchange for approximately \$36.0 million of indebtedness of Oil States and Sooner which was held by SCF-III and SCF-IV (the SCF Exchange).

With the proceeds received in the Offering, the Company repaid \$43.7 million of outstanding subordinated debt of the Controlled Group and Sooner, redeemed \$21.8 million of preferred stock of Oil States, paid accrued interest on subordinated debt and accrued dividends on preferred stock aggregating \$7.1 million, and repurchased common stock from non-accredited shareholders and shareholders holding pre-emptive stock purchase rights for \$1.6 million. The balance of the proceeds were used to reduce amounts outstanding under bank lines of credit.

On February 14, 2001, the Company entered into a \$150 million senior secured revolving credit facility. This new credit facility replaced existing bank credit facilities.

Additional information regarding selected balance sheet accounts is presented below (in thousands):

		2	EMBER 30, 2001	DECEMBER 31, 2000
Accounts receivable, net: Trade		\$ 104	,744	\$ 61,809
Unbilled revenue Other Allowance		1	,834 ,449 3,110)	4,323 (1,995)
		\$ 104 ====	,917	\$ 64,137 ======
		20	IBER 30, 01	DECEMBER 31, 2000
Inventories, net:				
Finished goods and purchased products Work in progress Raw materials			,994 9,375	\$ 14,813 12,208 8,720
Total inventories Inventory reserves		104	,910 ,784)	35,741 (4,915)
<u>.</u>			•	\$ 30,826
	ESTIM USEFUL		SEPTEMBER 30, 2001	DECEMBER 31, 2000
Property, plant and equipment, net:				
Land Buildings and leasehold			\$ 4,200	\$ 3,660
improvements	2-50 y		27,282	25,501
Machinery and equipment Rental tools	2-29 y 3-5 ye		141,944 23,529	134,983 18,370
Office furniture and equipment	1-10 y		10,566	8,724
Vehicles	2-5 ye	ars	5,840	4,853
Construction in progress			1,007	26
Total property, plant and				
equipment			214,368 (66,014)	196,117 (52,649)
necumurated depreciation			\$ 148,354	\$143,468
			======	======

Accounts payable and accrued

-			٠.		-						
	7	\rightarrow	h	7	- 1	7	+	7	\triangle	0	:

Trade accounts payable	\$46,331	\$ 26,215
Accrued compensation	10,039	7,685
Accrued insurance	3,201	2,819
Accrued interest	995	6,646
Other	18,216	13,883
	\$78 , 782	\$ 57,248
	======	======

4. SEGMENT AND RELATED INFORMATION

In accordance with SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information," the Company has identified the following reportable segments: Offshore Products and Wellsite Services and, since the acquisition of Sooner, Tubular Services. The Company's reportable segments are strategic business units that offer different products and services. They are managed separately because each business requires different technology and marketing strategies. Most of the businesses were acquired as a unit, and the management at the time of the acquisition was retained.

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Financial information by industry segment for each of the three-month and nine-month periods ended September 30, 2001 and 2000 is summarized in the following tables (in thousands):

	OFFSHORE PRODUCTS	WELLSITE SERVICES	TUBULAR SERVICES	CORPORATE AND ELIMINATIONS	TOTAL
THREE MONTHS ENDED SEPTEMBER 30, 2001 Revenues from unaffiliated					
customers	\$ 31,371	\$ 55,800	\$ 86,339	\$	\$ 173,510
EBITDA	3,659	15,429	2,827	(1,578)	20,337
Depreciation and amortization	1,583	4,094	535	945	7,157
Operating income (loss)	2,076	11,335	2,292	(2,523)	13,180
Capital expenditures	1,010	7,849	122	20	9,001
Total assets	137,919	222 , 199	119,680	60 , 906	540,704
THREE MONTHS ENDED SEPTEMBER 30, 2000 Revenues from unaffiliated					
customers	\$ 28,206	\$ 39,319	\$	\$ ======	\$ 67,525
EBITDA	1,085	8,190		(165)	9,110
Depreciation and amortization	1,624	3,411		(1)	5,034
Operating income (loss)	(539)	4,779		(164)	4,076
Capital expenditures	564	2,004			2,568
Total assets	130,432	202,049		14,673	347,154
	OFFSHORE PRODUCTS	WELLSITE SERVICES	TUBULAR SERVICES	CORPORATE AND ELIMINATIONS	TOTAL
NINE MONTHS ENDED SEPTEMBER 30, 2001					
Revenues from unaffiliated customers	\$ 93,301	\$181,448	\$ 217,071	\$	\$ 491,820
EBITDA	9,406	49,442	8,687	(4,108)	63,427
Depreciation and amortization.	4,727	12,150	1,235	2,364	20,476
Operating income (loss)	4,679	37,292	7,451	(6,471)	42,951
Capital expenditures	2,457	18,526	456	99	21,538
Total assets	137,919	222,199	119,680	60,906	540,704

NINE MONTHS ENDED SEPTEMBER 30, 2000 Revenues from unaffiliated					
customers	\$ 84,117	\$139,794	\$	\$	\$ 223,911
				======	
EBITDA	1,501	34,302		(225)	35,578
Depreciation and amortization.	4,925	10,742		(1)	15,666
			=======		
Operating income (loss)	(3,424)	23,560		(224)	19,912
	=======			======	
Capital expenditures	1,771	9,554			11,325
			=======		
Total assets	130,432	202,049		14,673	347,154

5. EXTRAORDINARY ITEM

In connection with the debt refinancing in February 2001 (Note 2), the Company incurred prepayment penalties and wrote-off unamortized debt issue costs totaling \$0.8\$ million.

6. COMPREHENSIVE INCOME (LOSS)

Comprehensive income (loss) for the three-month and nine month periods ended September 30, 2001 and 2000 was as follows (in thousands):

	THREE MONTHS ENDED SEPTEMBER 30,		NINE MONTHS ENDER	
	2001	2000	2001	2000
Comprehensive income: Net income (loss)	\$10,302	\$(1,070)	\$31,594	\$ 118
adjustment	(1,468)	830	(3,000)	(2,701)
Total comprehensive income (loss)	\$ 8,834	\$ (240)	\$28,594	\$ (2,583)

7. COMMITMENTS AND CONTINGENCIES

LTV Corporation (LTV), the former owner of Oil States, under the terms of the stock purchase agreement, has indemnified Oil States of all claims and contingencies, threatened or pending, relating to business activities prior to August 1, 1995. Specifically, claims involving environmental remediation, product warranty, legal actions, workers' compensation issues and various federal, state and sales tax matters related to pre-August 1995 business transactions are the financial responsibility of LTV. The financial responsibilities are initially satisfied through the reserves assumed as part of the acquisition.

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Oil States has warranted items related to the sale of two of its subsidiaries, subject to threshold amounts defined in the respective sale agreements. The Company believes all amounts have been properly reflected in the accompanying consolidated financial statements.

The Company is involved in various claims, lawsuits and other proceedings relating to a wide variety of matters. While uncertainties are inherent in the final outcome of such matters, and it is presently impossible to determine the actual costs that ultimately may be incurred, management believes that the resolution of such uncertainties and the incurrence of such costs will not have a material adverse effect on the Company's consolidated financial position, results of operations or liquidity.

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

This discussion contains forward-looking statements based on our

current expectations, assumptions, estimates and projections about us and our industry. These forward-looking statements involve risks and uncertainties. Our actual results could differ materially from those indicated in these forward-looking statements as a result of certain factors as described below in the Overview section and as more fully described under Cautionary Statement for Purposes of the "Safe Harbor" Provisions of the Private Securities Litigation Reform Act of 1995 in the Business section of the Company's Annual Report on Form 10-K. We undertake no obligation to update publicly any forward-looking statements, even if new information becomes available or other events occur in the future.

Overview

We provide a broad range of products and services to the oil and gas industry through our offshore products, tubular services and well site services business segments. Demand for our products and services is cyclical and substantially dependent upon activity levels in the oil and gas industry, particularly our customers' willingness to spend capital on the exploration and development of oil and gas reserves. Demand for our products and services by our customers is highly sensitive to current and expected oil and natural gas prices. Our offshore products segment is a leading provider of highly engineered and technically designed products for offshore oil and gas development and production systems and facilities. Sales of our offshore products and services depend upon repairs and upgrades of existing drilling rigs, construction of new drilling rigs and the development of offshore production systems. In this segment, we are particularly influenced by deepwater drilling and production activities. Through our tubular services division, we distribute premium tubing and casing. Sales of tubular products and services depend upon the overall level of drilling activity and the mix of wells being drilled. Demand for tubular products is positively impacted by increased drilling of deeper horizontal and offshore wells that generally require premium tubulars and connectors, large diameter pipe and longer and additional tubular and casing strings. In our well site services business segment, we provide hydraulic well control services, pressure control equipment and rental tools and remote site accommodations, catering and logistics services. Demand for our well site services depends upon the level of worldwide drilling and workover activity.

Beginning in late 1996 and continuing though the early part of 1998, stabilization of oil and gas prices led to increases in drilling activity as well as the refurbishment and new construction of drilling rigs. In the second half of 1998, crude oil prices declined substantially and reached levels below \$11 per barrel in early 1999. With this decline in pricing, many of our customers substantially reduced their capital spending and related activities. This industry downturn continued through most of 1999. The rig count in the United States and Canada, as measured by Baker Hughes Incorporated, fell from 1,481 rigs in February 1998 to 559 rigs in April 1999. This downturn in activity had a material adverse effect on demand for our products and services, and our operations suffered as a result.

The price of crude oil has increased over 1999 levels due to improved demand for oil and supply reductions by OPEC member countries. This improvement in crude oil pricing has led to increases in the rig count in 2000 and the first half of 2001, particularly in Canada and the United States where the rig count reached a high of 1,717 rigs in February 2001. The rig count began to decline in the third quarter of this year. As of November 2, 2001, the rig count in the United States and Canada, as measured by Baker Hughes, was 1,339, a decline of 22% from the high reached earlier this year. Demand for our tubular services began to weaken with the overall deterioration of industry fundamentals. Our offshore products segment has shown signs of recovery based on the growth of our backlog in this segment and the level of customer inquiries currently being received. We believe that our offshore products segment has lagged the general market recovery in 2000 and 2001 because its sales related to offshore construction and production facility development generally occur later in the exploration and development cycle. Worldwide construction activity is improving currently and we expect it to increase substantially when construction activity in the shallow water regions of the Gulf of Mexico resumes and as the industry increasingly pursues deeper water drilling and development projects.

Consolidation among both major and independent oil and gas companies has affected exploration, development and production activities, particularly in international areas. These companies have focused on integration activities and cost control measures over recent periods. As a result, we believe that capital spending in international areas has lagged the industry recovery in 2000 and 2001. As a result, international spending is expected to increase in 2002.

Recently, there has been a significant decline in oil and natural gas prices due to higher oil and gas inventories and a general economic slowdown in the United States and in other economies. The economic slowdown coupled with conservation efforts have affected energy supplies and related pricing. The rig count has decreased and has now fallen below prior year levels. Management believes this price uncertainty will impact near-term activity levels and could have an adverse effect on the Company's profitability.

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As a result, the Company has taken steps to reduce its tubular inventories. The Company's profitability could suffer if pricing is reduced below inventory carrying amounts. We believe longer-term oil and gas supply and demand fundamentals remain positive.

The Combination

Prior to our initial public offering in February 2001, SCF-III owned majority interests in Oil States, HWC and PTI, and SCF-IV owned a majority interest in Sooner. The following chart depicts the summary ownership structure of Oil States, HWC, PTI and Sooner prior to the Combination:

[See Chart in 2000 Form 10-K depicting that SCF-III, L.P. owns 84.6%, 80.6% and 57.7% of Oil States, HWC and PTI, respectively, and minority shareholders own 15.4%, 19.4% and 42.3% of Oil States, HWC and PTI, respectively, in each case prior to the Combination. The chart also depicts that SCF-IV, L.P. owns 81.7% of Sooner and minority stockholders own 18.3% of Sooner, prior to the Combination.]

L.E. Simmons & Associates, Incorporated is the ultimate general partner of SCF-III and SCF-IV. L.E. Simmons, the chairman of our board of directors, is the sole shareholder of L.E. Simmons & Associates, Incorporated. Concurrently with the closing of the Offering, Oil States combined with Sooner, HWC and PTI, a transaction which we refer to as the Combination. As a result HWC, Sooner and PTI became our wholly owned subsidiaries. Concurrently with the closing the Offering we also issued 4,275,555 shares of common stock to SCF-III and SCF-IV in exchange for approximately \$36.0 million of indebtedness of Oil States and Sooner which was held by SCF (the SCF Exchange). This exchange was based on the initial public offering price of \$9.00 per share less underwriting discounts and commissions. The following chart depicts the summary ownership structure of our company following the Combination, the SCF Exchange and the Offering:

[See Chart in 2000 Form 10-K depicting that purchasers in the offering own 20.7% of our company, existing stockholders (other than SCF) own 16.1%, SCF-III, L.P. owns 45.2% and SCF-IV, L.P. owns 17.9%, in each case following the Combination and the Offering. The chart also depicts that Oil States owns 100% of HWC, 100% (indirectly) of PTI and 100% of Sooner following the Combination and the Offering.]

The financial results of Oil States, HWC and PTI have been combined for the nine months ended September 30, 2000 and for the period from January 1, 2001 to February 14, 2001 using reorganization accounting, which yields results similar to the pooling of interests method. The combined results of Oil States, HWC and PTI form the basis for the discussion of our historical results of operations provided below. The operations of Oil States, HWC and PTI represent two of our business segments, offshore products and well site services. Concurrent with the closing of the Offering, Oil States acquired Sooner, and the acquisition was accounted for using the purchase method of accounting. The proforma financial statements for the three-month and nine month periods ended September 30, 2001 and 2000 reflect the acquisition of Sooner as if such acquisition occurred on January 1, 2000. After the acquisition of Sooner, we report under three business segments. The unaudited pro forma financial statements do not reflect any cost savings or other financial synergies that may be realized after the Combination.

PRO FORMA RESULTS OF OPERATIONS

Since the acquisition of Sooner, we have reported under three business segments, offshore products, well site services and tubular services. Pro forma information including these three segments is presented below.

	PRO F THREE M ENDED SEPT	ONTHS EMBER 30,	PRO FORMA NINE MONTHS ENDED SEPTEMBER 30,		
	2001	2000	2001	2000	
Revenues					
Offshore Products	\$ 31.4	\$ 28.2	\$ 93.3	\$ 84.1	
Well Site Services	55.8	39.3	181.4	139.8	
Tubular Services	86.3	58.9	265.6	213.5	
Total	\$ 173.5	\$ 126.4	\$ 540.3	\$ 437.4	
	======		======		
Operating Income (Loss)					
Offshore Products	\$ 2.1	\$ (0.5)	\$ 4.7	\$ (3.4)	
Well Site Services	11.3	4.8	37.3	23.6	
Tubular Services	2.3	3.4	9.5	13.5	
Corporate and Eliminations	(2.5)	(1.2)	(7.0)	(3.8)	
Total	\$ 13.2	\$ 6.5	\$ 44.5	\$ 29.9	
	======		======		

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NINE MONTHS ENDED SEPTEMBER 30, 2001 COMPARED TO THE NINE MONTHS ENDED SEPTEMBER 30, 2000

Revenues. Pro forma revenues increased by 23.5% from \$437.4 million during the nine months ended September 30, 2000 to \$540.3 million for the nine months ended September 30, 2001. Revenues from our well site services segment increased \$41.6 million, or 29.8%, of which \$19.7 million was generated from our remote site accommodations, catering and logistics services and modular building construction services, \$6.8\$ million was generated from our rental tool business, \$9.4 million was generated from our land drilling operations and \$5.7 million was generated from our hydraulic workover business. Increases in Canadian drilling activity, oil sands development activity and strong Gulf of Mexico accommodations activity drove the increase in revenues in our remote site accommodations, catering and logistics services and modular building construction services. The increases in revenues from our rental tool operations and land drilling services were due to improvements in utilization and pricing from the first nine months of 2000 to the first nine months of 2001. Our tubular services revenues increased \$52.1 million, or 24.4%, over the period as a direct result of the increased drilling activity over the period. The remaining \$9.2 million increase in revenues was generated by our offshore products segment. This year over year increase in revenues was generated by increased demand for our bearings and connector products and certain fabrication work.

Cost of sales. Cost of sales increased \$83.2 million, or 23.6%, to \$435.3 million for the nine months ended September 30, 2001 from \$352.1 million for the nine months ended September 30, 2000. The cost of sales increase was due to increased revenues at each of our operating segments. Cost of sales increased in our well site services, tubular services and offshore products segments by \$23.9 million, \$55.6 million and \$2.9 million, respectively. Our gross profit margin for the period decreased slightly from 19.5% in 2000 to 19.4% in 2001. Gross margin improvements in our well site services and offshore products segments were offset by margin declines in our tubular services segments.

Selling, General and Administrative Expenses. During the nine months ended September 30, 2001, selling, general and administrative expenses increased \$3.9 million, or 11.0%, to \$39.5 million from \$35.6 million for the nine months ended September 30, 2000. Selling, general and administrative expenses increased by \$2.9 million, or 19.7%, in our well site services segment due to headcount increases in support of increased market activity. This increase was partially offset by a \$1.7 million decrease in our offshore products segment as we reduced costs in the second half of 2000 to improve profitability. Corporate headquarter charges were up \$2.5 million due to the establishment of a new corporate headquarters office in connection with the Offering.

Depreciation and Amortization. Depreciation and amortization increased \$1.3 million to a total of \$21.1 million for the nine months ended September 30, 2001. The 6.4% increase was primarily due to acquisitions and capital expenditures in our well site services segment during 2000.

Operating Income. Our operating income represents revenues less (i) cost of sales, (ii) selling, general and administrative expenses and (iii)

depreciation and amortization plus other operating income. Our operating income increased \$14.6 million, or 48.8%, to \$44.5 million for the nine months ended September 30, 2001 from \$29.9 million for the nine months ended September 30, 2000. Operating income from our well site services segment increased \$13.7 million from \$23.6 million for the nine months ended September 30, 2000 to \$37.3 million during the nine months ended September 30, 2001. Operating income for our tubular services segment decreased \$4.0 million to \$9.5 million for the nine months ended September 30, 2001 from \$13.5 million during the nine months ended September 30, 2000. Operating income in our offshore products segment increased \$8.1 million to \$4.7 million for the nine months ended September 30, 2001 from an operating loss of \$3.4 million for the nine months ended September 30, 2000.

Net Interest Expense. Net interest expense totaled \$7.1 million for the nine months ended September 30, 2001 compared to \$6.7 million for the nine months ended September 30, 2000. The \$0.4 million increase in net interest expense was primarily related to an increase in average debt balances outstanding, partially offset by lower interest rates.

Income Tax Expense. Income tax expense totaled \$1.6 million during the nine months ended September 30, 2001 compared to \$3.3 million during the same period in 2000. The decrease of \$1.7 million, and the corresponding low effective tax rate, was primarily due to a reduction in the allowance applied against tax assets, primarily net operating losses (NOL's), due to expected tax benefits resulting from the Combination. We adjusted such tax assets because we determined that it was more likely than not that the deferred tax assets would be realized in the period.

Minority Interest. Minority interest expense was immaterial during the nine months ended September 30, 2001 and 2000. Substantially all of the minority interests were acquired, and therefore reduced, in connection with the Combination.

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COMBINED AND CONSOLIDATED RESULTS OF OPERATIONS.

Prior to the Sooner acquisition, which was effective February 14, 2001, we reported under two business segments, offshore products and well site services. With the Sooner acquisition, we added the tubular services segment. Information for these segments, which represent the combined results of Oil States, HWC and PTI using reorganization accounting through the Sooner acquisition date and consolidated results of Oil States, HWC, PTI and Sooner after February 14, 2001 is presented below.

	THREE MONTHS ENDED SEPTEMBER 30,		NINE N ENDED SEPT	
	2001	2000	2001	2000
Revenues				
Offshore Products	\$ 31.4	\$ 28.2	\$ 93.3	\$ 84.1
Well Site Services	55.8	39.3	181.4	139.8
Tubular Services	86.3		217.1	
Total	\$ 173.5	\$ 67.5	\$ 491.8	\$ 223.9
	======	=====	======	======
Operating Income (Loss)				
Offshore Products	\$ 2.1	\$ (0.5)	\$ 4.7	\$ (3.4)
Well Site Services	11.3	4.8	37.3	23.6
Tubular Services	2.3		7.5	
Corporate and Eliminations	(2.5)	(0.2)	(6.5)	(0.3)
Total	\$ 13.2	\$ 4.1	\$ 43.0	\$ 19.9
	======	=====	======	======

THREE MONTHS

NINE MONTHS

Revenues. Revenues increased \$106.0 million, or 157.0%, during the three months ended September 30, 2001 compared to the three months ended September 30, 2000. This revenue increase was primarily attributable to the acquisition of Sooner in February 2001 which contributed \$86.3 million revenues. Well site services revenues increased \$16.5 million, or 42.0%, and offshore products revenues increased \$3.2 million, or 11.3%, during the same period. Of the \$16.5 million increase in well site services, \$8.8 million was generated by our remote site accommodations, catering and logistics services and modular building construction services, \$3.0 million was from our drilling operations, \$2.7 million was generated from our hydraulic workover units and \$2.0 million was generated from our rental tool operations. The improvement in revenues from our remote site accommodations, catering and logistics services and modular building construction services was primarily due to an increase in headcount served in support of increased construction activity in the oil sands developments in Northern Alberta, Canada. The increase in drilling revenues was attributable to increased utilization and footage rates charged in both Texas and Ohio. The hydraulic workover units' increased revenues in the three months ended September 30, 2001 compared to the same period in the prior year was attributable to higher utilization (847 revenue days vs. 731 revenue days) and higher revenues per day worked. Increased activity for our hydraulic workover units was noted in all geographic areas, but it was most significant in Venezuela and the Middle East regions. Our rental tool operations benefited from increased activity and additional tools purchased for rent since the third quarter of 2000. Offshore products revenues increased in the quarter ended September 30, 2001 compared to the same period in the prior year because of increased volumes in its bearing and connector products and higher activity in fabrication and repair operations.

Cost of Sales. Cost of sales increased \$91.8 million, or 188.9%, to \$140.4 million in the three months ended September 30, 2001 compared to \$48.6 million in the three months ended September 30, 2000. The acquisition of Sooner's tubular services business accounted for \$81.5 million of this increase. Our gross margins decreased to 19.1% in the three months ended September 30, 2001 from 28.0% during the same period in 2000 primarily due to the addition of our tubular services segment beginning February 2001, whose business is characterized by lower gross margins than are realized in our offshore services and well site services business.

Selling, General and Administrative Expenses. During the three months ended September 30, 2001, selling general and administrative expenses increased \$3.2 million to \$13.0 million compared to \$9.8 million for the three months ended September 30, 2000. The newly acquired tubular services division added \$2.0 million of the increase. Selling, general and administrative expenses in our well site services segment increased \$0.8 million, or 14.6%, due to headcount increases in support of increased market activity. This increase was partially offset by a \$0.5 million decrease in our offshore products segment, where costs were reduced in response to the market downturn in offshore construction activity during 2000 and early 2001. Additionally, there was an increase in selling, general and administrative expenses of \$0.9 million attributable to the establishment of our corporate headquarters office.

Depreciation and Amortization. Depreciation and amortization totaled \$7.2 million for the three months ended September 30, 2001 compared to \$5.0 million for the three months ended September 30, 2000. The addition of our tubular services segment accounted for \$0.5 million of the increase. The remaining increase was due to asset acquisitions and capital expenditures made in our well site

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services segment during 2000, as well as amortization of goodwill recorded in connection with our acquisitions of Sooner and minority interests in February 2001.

Operating Income. Operating income increased by \$9.1 million to \$13.2 million for the three months ended September 30, 2001 from \$4.1 million for the same period in 2000. Operating income from our well site services segment increased \$6.5 million from \$4.8 million for the three months ended September 30, 2000 to \$11.3 million for the same period in 2001. Operating income in our offshore products segment increased \$2.6 million from a loss of \$0.5 million in 2000 to income of \$2.1 million in 2001. The tubular services segment contributed operating income of \$2.3 million during the three months ended September 30,

Income Tax (Expense) Benefit. Income tax expense totaled \$1.0 million during the three months ended September 30, 2001 compared to \$2.0 million during the three months ended September 30, 2000. The decrease of \$1.0 million, and the correspondingly low effective tax rate, was primarily due to a reduction in the allowance applied against tax assets, primarily net operating losses (NOL's), due to expected tax benefits resulting from the Combination.

Minority Interest. Minority interests decreased in 2001 to zero from \$0.2 million during the three months ended September 30, 2000. Substantially all of the minority interests were acquired, and therefore reduced, in connection with the Offering.

NINE MONTHS ENDED SEPTEMBER 30, 2001 COMPARED TO THE NINE MONTHS ENDED SEPTEMBER 30, 2000

Revenues. Revenues increased \$267.9 million, or 119.7%, during the nine months ended September 30, 2001 compared to the nine months ended September 30, 2000. This revenue increase was primarily due to the acquisition of Sooner in February 2001, which contributed \$217.1 million in revenues. Revenues from our well site services segment increased \$41.6 million, or 29.8%, of which \$19.7 million was generated from our remote site accommodations, catering and logistics services and modular building construction services, \$6.8 million was generated from our rental tool business, \$9.4 million was generated from our land drilling operations and \$5.7 million was generated from our hydraulic workover business. Increases in Canadian drilling activity, oil sands development activity and strong Gulf of Mexico accommodations activity drove the increase in revenues in our remote site accommodations, catering and logistics services and modular building construction services. The increases in revenues from our rental tool operations and land drilling services were due to improvements in utilization and pricing from the first nine months of 2000 to the first nine months of 2001. The remaining \$9.2 million increase in revenues was generated by our offshore products segment. This year over year increase in revenues was generated by increased demand for our bearings and connector products and certain fabrication work.

Cost of sales. Cost of sales increased \$230.9 million, or 144.9%, to \$390.2 million for the nine months ended September 30, 2001 from \$159.3 million for the nine months ended September 30, 2000. The acquisition of Sooner accounted for \$203.3 million of this increase. The remaining increase in cost of sales was primarily due to the increased revenues at each of our operating segments. Cost of sales increased in our well site services and offshore products segments by \$23.9 million and \$2.9 million, respectively. Our gross profit margin decreased to 20.7% in the nine months ended September 30, 2001 from 28.9% during the same period in 2000 primarily due to the addition of our tubular services segment, whose business is characterized by lower margins than are realized in our other two operating segments.

Selling, General and Administrative Expenses. During the nine months ended September 30, 2001, selling, general and administrative expenses increased \$9.3 million to \$38.4 million from \$29.1 million during the nine months ended September 30, 2000. The acquisition of our tubular services segment contributed \$5.1 million of this increase. Selling, general and administrative expenses increased by \$2.9 million, or 19.7%, in our well site services segment due to headcount increases in support of increased market activity. This increase was partially offset by a \$1.7 million decrease in our offshore products segment as we reduced costs in the second half of 2000 to improve profitability. Corporate headquarter charges were up \$3.0 million due to the establishment of a new corporate headquarters office in connection with the Offering.

Depreciation and Amortization. Depreciation and amortization increased \$4.8 million to a total of \$20.5 million for the nine months ended September 30, 2001. The addition of our tubular services segment caused \$1.2 million of this increase. The remaining increase was due to asset acquisitions and capital expenditures made in our well site services segment during 2000, as well as amortization of goodwill recorded in connection with our acquisitions of Sooner and minority interests in February 2001.

Operating Income. Operating income increased \$23.1 million, or 116.1%, to \$43.0 million during the nine months ended September 30, 2001 from \$19.9 million during the nine months ended September 30, 2000. Operating income from our well site services segment increased \$13.7 million from \$23.6 million for the nine months ended September 30, 2000 to \$37.3 million for the nine months ended September 30, 2001. Our tubular services segment contributed operating

from acquisition in February 2001 to September 30, 2001. Operating income in our offshore products segment increased \$8.1 million to \$4.7 million for the nine months ended September 30, 2001 from a operating loss of \$3.4 million for the nine months ended September 30, 2000.

Income Tax Expense. Income tax expense totaled \$1.5 million during the nine months ended September 30, 2001 compared to \$8.4 million during the same period in 2000. The decrease of \$6.9 million, and the corresponding low effective tax rate, was primarily due to a reduction in the allowance applied against tax assets, primarily net operating losses (NOL's), due to expected tax benefits resulting from the Combination. We adjusted such tax assets because we determined that it was more likely than not that the deferred tax assets would be realized in the period.

Minority Interest. Minority interests decreased by \$1.3\$ million during the nine months ended September 30, 2001 to \$1.6\$ million from \$2.9\$ million during the nine months ended September 30, 2000. Substantially all of the minority interests were acquired, and therefore reduced, in connection with the Combination.

LIQUIDITY AND CAPITAL RESOURCES

Our primary liquidity needs are to fund capital expenditures, such as expanding and upgrading our manufacturing facilities and equipment, increasing our rental tool and workover assets, increasing our accommodation units, funding new product development, and to repay current maturities of long-term debt and to fund general working capital needs. In addition, capital is needed to fund strategic business acquisitions. Our primary sources of funds have been cash flow from operations, proceeds from borrowings under our bank facilities and private and public capital investments.

Cash was provided by operations during the nine months ended September 30, 2001 and 2000 in the amounts of \$29.2 million and \$28.0 million, respectively. Cash was provided by operations in 2000 as a result of decreased seasonal working capital needs, primarily in Canada. Cash provided by operations in 2001 reflects net income before extraordinary item, partially offset by the use of working capital to reduce accounts payable and accrued expenses during the nine months ended September 30, 2001.

Capital expenditures totaled \$21.5 million and \$11.3 million during the nine months ended September 30, 2001 and 2000, respectively. Capital expenditures during both these periods consisted principally of purchases of assets for our well site services businesses. We expect to spend a total of approximately \$27 million during 2001 to upgrade our equipment and facilities and expand our product and service offerings. The balance of these capital expenditures are expected to be funded with operating cash flow and with borrowings available under our \$150 million credit facility.

Cash was used by investing activities in the amount of \$16.3 million during the nine months ended September 30, 2001 primarily as a result of capital expenditures which totaled \$21.5 million and two rental tool acquisitions in our well site services segment totaling \$3.0 million, partially offset by cash acquired in connection with the Sooner acquisition and proceeds from asset sales. Net cash was used in investing activities in the amount of \$13.4 million during the nine months ended September 30, 2000, primarily to fund capital expenditures and acquisitions.

Net cash of \$12.8 million and \$2.1 million was used in financing activities during the nine months ended September 30, 2001 and September 30, 2000, respectively. Net cash was used in financing activities in 2001 primarily as a result of debt and preferred stock repayments offset by net proceeds of the Offering. Net cash used in financing activities during the nine months ended September 30, 2000 was primarily for debt repayments.

With the proceeds received in the Offering, the Company repaid \$43.7 million of outstanding subordinated debt of the Controlled Group and Sooner, redeemed \$21.8 million of preferred stock of Oil States, paid accrued interest on subordinated debt and accrued dividends on preferred stock aggregating \$7.1

million, and repurchased common stock from non-accredited shareholders and shareholders holding pre-emptive stock purchase rights for \$1.6 million. The balance of the proceeds were used to reduce amounts outstanding under bank lines of credit. Concurrently with the closing of our initial public offering, we issued 4,275,555 shares of common stock in the SCF Exchange.

Also concurrent with the Offering, we entered into a \$150 million senior secured revolving credit facility in February 2001. Credit Suisse First Boston, New York branch, an affiliate of Credit Suisse First Boston Corporation, is the administrative agent, collateral agent, book manager and lead arranger. Credit Suisse First Boston Canada, an affiliate of Credit Suisse First Boston Corporation, is the Canadian administrative agent, collateral agent, book manager and lead arranger. Up to \$45.0 million of the new credit facility is available in the form of loans denominated in Canadian dollars and may be made to our principal Canadian operating subsidiaries.

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This credit facility replaced our existing credit facilities. The facility matures on February 14, 2004, unless extended for up to two additional one-year periods with the consent of the lenders. Amounts borrowed under this new facility bear interest, at our election, at either:

- o a variable rate equal to LIBOR (or, in the case of Canadian dollar denominated loans, the Bankers' Acceptance discount rate) plus a margin ranging from 1.5% to 2.5%; or
- o an alternate base rate equal to the higher of Credit Suisse First Boston's prime rate and the federal funds effective rate plus 0.5% (or, in the case of Canadian dollar denominated loans, the Canadian Prime Rate) plus a margin ranging from 0.5% to 1.5%, depending upon the ratio of total debt to EBITDA (as defined in the new credit facility).

We pay commitment fees ranging from 0.25% to 0.5% per year on the undrawn portion of the facility, also depending upon the ratio of total debt to ERITDA.

Subject to exceptions, commitments under our credit facility will be permanently reduced, and loans prepaid, by an amount equal to 100% of the net cash proceeds of all non-ordinary course asset sales and the issuance of additional debt and by 50% of the issuance of equity securities. Mandatory commitment reductions will be allocated pro rata based on amounts outstanding under the U.S. dollar denominated facility and the Canadian dollar denominated facility. In addition, voluntary reductions in commitments will be permitted.

Our credit facility is guaranteed by all of our active domestic subsidiaries and, in some cases, our Canadian and other foreign subsidiaries. Our credit facility is secured by a first priority lien on all our inventory, accounts receivable and other material tangible and intangible assets, as well as those of our active subsidiaries. However, no more than 65% of the voting stock of any foreign subsidiary is required to be pledged if the pledge of any greater percentage would result in adverse tax consequences.

Our credit facility contains negative covenants that restrict our ability to:

- o incur additional indebtedness;
- o prepay, redeem and repurchase outstanding indebtedness, other than loans under the new credit facility;
- o pay dividends;
- o repurchase and redeem capital stock;
- o sell assets other than in the ordinary course of business;
- o make liens;
- o engage in sale-leaseback transactions;
- o make specified loans and investments;

- o make acquisitions;
- o enter into mergers, consolidations and similar transactions;
- o enter into hedging arrangements;
- o enter into transactions with affiliates;
- o change the businesses we and our subsidiaries conduct; and
- o amend debt and other material agreements.

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In addition, our credit facility requires us to maintain:

- o a ratio of EBITDA to interest expense of not less than 3.0 to 1.0;
- o a level of consolidated net tangible assets of not less than \$120 million plus 50% of each quarter's consolidated net income (but not loss);
- o a maximum ratio of total debt to EBITDA of not greater than 3.5 to 1.0; and $\,$
- o a maximum ratio of total senior debt to EBITDA of not greater than $3.0\ \text{to}\ 1.0$.

Under our credit facility, the occurrence of specified change of control events involving our company would constitute an event of default that would permit Credit Suisse First Boston to, among other things, accelerate the maturity of the facility and cause it to become immediately due and payable in full.

As of September 30, 2001, we had \$82.8 million outstanding under this facility and an additional \$6.3 million of outstanding letters of credit leaving \$60.9 million available to be drawn under the facility.

We had an aggregate of approximately \$9 million of subordinated debt outstanding at September 30, 2001. This subordinated debt will become due and payable at various times over the period from October 2001 to November 2005.

We believe that cash from operations and available borrowings under our credit facility will be sufficient to meet our liquidity needs for the foreseeable future. If our plans or assumptions change or are inaccurate, or we make any acquisitions, we may need to raise additional capital. We may not be able to raise additional funds or may not be able to raise such funds on favorable terms.

Tax Matters

For the year ended December 31, 2000, we had deferred tax assets, net of deferred tax liabilities, of approximately \$35 million for federal income tax purposes before application of valuation allowances. Our primary deferred tax assets are net operating loss carry forwards, or NOLs, which total approximately \$136.1 million. A valuation allowance is currently provided against the majority of our NOLs. The NOLs expire over a period through 2020. Our NOLs are currently limited under Section 382 of the Internal Revenue Code due to a change of control that occurred during 1995. However, approximately \$85 million of NOLs are available for use currently if sufficient income is generated.

Our 2001 effective tax rate approximates 4%. This low effective tax rate is due to the partial utilization of net operating losses which benefit the consolidated group after the merger. We currently estimate our 2002 effective tax rate at approximately 22%.

Recent Accounting Pronouncements

In 1998, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards (SFAS) No. 133, "Accounting for Derivative

Instruments and Hedging Activities." SFAS No. 133 establishes accounting and reporting standards requiring that every derivative instrument (including derivative instruments embedded in other contracts) be recorded on the balance sheet as either an asset or liability measured at its fair value. The statement requires that changes in the derivative's fair value be recognized currently in earnings unless specific hedge accounting criteria are met. Special accounting for qualifying hedges allows a derivative's gains and losses to offset related results on the hedged item in the income statement, and requires that a company must formally document, designate and assess the effectiveness of transactions that receive hedge accounting.

We adopted SFAS No. 133 effective January 1, 2001, and the adoption did not have a material impact on our results of operations.

In June 2001, the Financial Accounting Standards Board issued Statements of Financial Accounting Standards No. 141, Business Combinations, and No. 142, Goodwill and Other Intangible Assets, effective for fiscal years beginning after December 15, 2001. Under the new rules, goodwill and intangible assets deemed to have indefinite lives will no longer be amortized but will be subject to annual impairment tests in accordance with the Statements. Other intangible assets will continue to be amortized over their useful lives.

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The Company will apply the new rules on accounting for goodwill and other intangible assets beginning in the first quarter of 2002. Application of the nonamortization provisions of the Statement is expected to result in an increase in net income of approximately \$8.0 million (\$.16 per diluted share) per year. During 2002, the Company will perform the first of the required impairment tests of goodwill and indefinite lived intangible assets as of January 1, 2002 and has not yet determined what the effect of these tests will be on the earnings and financial position of the Company.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Interest Rate Risk. We have long-term debt and revolving lines of credit subject to the risk of loss associated with movements in interest rates.

Currently, we have floating rate obligations totaling approximately \$86.3 million for amounts borrowed under our revolving lines of credit. These floating-rate obligations expose us to the risk of increased interest expense in the event of increases in short-term interest rates. If the floating interest rate were to increase by 1% from September 30, 2001 levels, our combined interest expense would increase by a total of approximately \$70,000 per month.

Foreign Currency Exchange Rate Risk. Our operations are conducted in various countries around the world in a number of different currencies. As such, our earnings are subject to change due to movements in foreign currency exchange rates when transactions are denominated in currencies other than the U.S. dollar, which is our functional currency. In order to mitigate the effects of exchange rate risks, we generally pay a portion of our expenses in local currencies and a substantial portion of our contracts provide for collections from customers in U.S. dollars. As of September 30, 2001, we had Canadian dollar-denominated debt totaling approximately \$17 million.

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PART II -- OTHER INFORMATION

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(a) INDEX OF EXHIBITS

EXHIBIT NO. DESCRIPTION

(incorporated by reference to Exhibit 3.1 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).

- 3.2 -- Amended and Restated Bylaws (incorporated by reference to Exhibit 3.2 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).
- 3.3 -- Certificate of Designations of Special Preferred
 Voting Stock of Oil States International, Inc.
 (incorporated by reference to Exhibit 3.3 to the
 Company's Annual Report on Form 10-K for the
 year ended December 31, 2000, as filed with the
 Commission on March 30, 2001).
- 4.1 -- Form of common stock certificate (incorporated by reference to Exhibit 4.1 of Oil States' Registration Statement No. 333-43400 on Form S-1).
- 4.2 -- Amended and Restated Registration Rights Agreement (incorporated by reference to Exhibit 4.2 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).
- 10.1 -- Combination Agreement dated as of July 31, 2000 by and among Oil States International, Inc., HWC Energy Services, Inc., Merger Sub-HWC, Inc., Sooner Inc., Merger Sub-Sooner, Inc. and PTI Group Inc. (incorporated by reference to Exhibit 10.1 of Oil States' Registration Statement No. 333-43400 on Form S-1).
- 10.2 -- Plan of Arrangement of PTI Group Inc. (incorporated by reference to Exhibit 10.2 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).
- 10.3 -- Support Agreement between Oil States International,
 Inc. and PTI Holdco (incorporated by reference
 to Exhibit 10.3 to the Company's Annual Report on
 Form 10-K for the year ended December 31, 2000, as
 filed with the Commission on March 30, 2001).
- 10.4 -- Voting and Exchange Trust Agreement by and among Oil States International, Inc., PTI Holdco and Montreal Trust Company of Canada (incorporated by reference to Exhibit 10.4 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).
- 10.5** -- 2001 Equity Participation Plan (incorporated by reference to Exhibit 10.5 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).
- 10.6** -- Form of Deferred Compensation Plan
 (incorporated by reference to Exhibit 10.6 of Oil States'
 Registration Statement No. 333-43400 on Form S-1).

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- 10.7**

 -- Annual Incentive Compensation Plan (incorporated by reference to Exhibit 10.7 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).
- 10.8**

 -- Executive Agreement between Oil States
 International, Inc. and Douglas E. Swanson (incorporated by reference to Exhibit 10.8 to the Company's
 Annual Report on Form 10-K for the year ended December
 31, 2000, as filed with the Commission on March 30, 2001).
- 10.9**

 -- Executive Agreement between Oil States
 International, Inc. and Cindy B. Taylor (incorporated by
 reference to Exhibit 10.9 to the Company's Annual Report
 on Form 10-K for the year ended December 31, 2000,
 as filed with the Commission on March 30, 2001).
- 10.10** -- Form of Executive Agreement between Oil States
 International, Inc. and other Named Executive
 Officers (Messrs. Hughes and Chaddick)
 (incorporated by reference to Exhibit 10.10 of Oil States'
 Registration Statement No. 333-43400 on Form S-1).
- 10.11** -- Form of Change of Control Severance Plan for Selected Members of Management (incorporated by

reference to Exhibit 10.11 of Oil States' Registration Statement No. 333-43400 on Form S-1).

10.12	 Credit Agreement among Oil States International,
	Inc., PTI Group Inc., the Lenders named therein,
	Credit Suisse First Boston, Credit Suisse First
	Boston Canada, Hibernia National Bank and Royal
	Bank of Canada (incorporated by reference to Exhibit
	10.12 of Oil States' Registration Statement No.
	333-43400 on Form S-1).

10.13A** -- Restricted Stock Agreement, dated February 8, 2001, between Oil States International, Inc. and Douglas E. Swanson (incorporated by reference to Exhibit 10.13A of Oil States Report on Form 10Q filed May 15, 2001).

10.13B** -- Restricted Stock Agreement, dated February 22, 2001, between Oil States International, Inc. and Douglas E. Swanson (incorporated by reference to Exhibit 10.13B of Oil States Report on Form 100 filed May 15, 2001).

10.14** -- Form of Indemnification Agreement (incorporated by reference to Exhibit 10.14 of 0il States' Registration Statement No. 333-43400 on Form S-1).

10.15**

-- Compensation Letter Agreement between HWC Energy Services, Inc. and Jay Trahan (incorporated by reference to Exhibit 10.15 to the Company's Annual Report on Form 10-K for the year ended December 31, 2000, as filed with the Commission on March 30, 2001).

16.1 -- Letter Regarding Change in Certifying Accountant (incorporated by reference to Exhibit 16.1 of Oil States' Registration Statement No. 333-43400 on Form S-1).

21.1 -- List of subsidiaries of the Company (incorporated by reference to Exhibit 21.1 of Oil States' Registration Statement No. 333-43400 on Form S-1).

- * Filed herewith
- ** Management contracts or compensatory plans or arrangements.
- (b) REPORTS ON FORM 8-K. No reports on Form 8-K were filed during the period covered by this report.

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SIGNATURES

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

OIL STATES INTERNATIONAL, INC.

Date: November 13, 2001 By /s/ CINDY B. TAYLOR

Cindy B. Taylor

Senior Vice President, Chief Financial
Officer and
Treasurer (Principal Financial Officer)

Date: November 13, 2001 By /s/ ROBERT W. HAMPTON

Robert W. Hampton
Vice President -- Finance and Accounting

and Secretary (Principal Accounting Officer)