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

FORM 8-K/A NO. 1

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported) January 6, 2005

ROCKY SHOES & BOOTS, INC. (Exact name of registrant as specified in its charter)

<TABLE> <S> <C> <C> <C> <C> (C> (TABLE) Ohio 0-21026 31-1364046 (State or other jurisdiction (Commission File Number) (IRS Employer of incorporation) Identification No.) </TABLE>

<TABLE> <C> 39 East Canal Street, Nelsonville, Ohio 45764 (Address of principal executive offices) (Zip Code) </TABLE>

Registrant's telephone number, including area code (740) 753-1951

Not Applicable (Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

[] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

[] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

[] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

ITEM 2.01 COMPLETION OF ACQUISITION OR DISPOSITION OF ASSETS.

On January 6, 2005, the Company and SILLC Holdings LLC consummated the transactions contemplated by a Purchase and Sale of Equity Interests Agreement, by and among SILLC Holdings LLC, Rocky Shoes & Boots, Inc., and solely for the purposes of Section 5.13, Section 5.14, Article VII, Article IX and Article X thereof, Strategic Industries LLC (the "Agreement"). Pursuant to the Agreement, the Company has acquired 100% of the issued and outstanding voting limited liability interests of EJ Footwear LLC, Georgia Boot LLC, and HM Lehigh Safety Shoe Co. LLC (the "EJ Footwear Group").

The aggregate purchase price for the interests of EJ Footwear Group was \$91.2 million in cash plus 484,261 shares of the Company's common stock (the "Shares"), which were valued at \$10 million on the date of signing of the Agreement and \$11,573,000 on the closing date.

The foregoing description of the Agreement and the transactions contemplated thereby does not purport to be complete and is qualified in its entirety by reference to the complete text of the Agreement. A copy of the Agreement was filed as Exhibit 2.1 to the Company's Current Report on Form 8-K, dated December 6, 2004, filed with the Securities and Exchange Commission on December 8, 2004, and is incorporated herein by reference.

This Form 8-K/A amends Item 9.01 of the Current Report on Form 8-K dated January 6, 2005, filed with the Securities and Exchange Commission on January 12, 2005, to include financial statements that were not available at the time of filing of the Form 8-K.

The information contained or incorporated by reference in this Form 8-K/A contains forward-looking statements, including certain plans, expectations, goals, and projections, which are subject to numerous assumptions, risks, and uncertainties. A number of factors, including but not limited to those set forth under the heading "Business Risks" included in the Company's Annual Report on Form 10-K for the year ended December 31, 2004, and other factors described from time to time in the Company's other filings with the Securities and Exchange Commission, could cause actual conditions, events, or results to differ significantly from those described in the forward-looking statements included in this Form 8-K are based on information

available at the time of the report. The Company assumes no obligation to update any forward-looking statement.

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ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS.

(A) FINANCIAL STATEMENTS OF BUSINESSES ACQUIRED.

The following is a list of the financial information for EJ Footwear Group filed with this report:

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<s></s>

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Report of Independent Auditors	F-1
Combined Balance Sheets as of September 30, 2003 and 2004	F-2
Combined Statements of Operations for the Years	
Ended September 30, 2002, 2003 and 2004	F-3
Combined Statements of Members' Equity (Deficiency) for	
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</TABLE>

(B) PRO FORMA FINANCIAL INFORMATION.

The following is a list of the pro forma financial information for the Company and EJ Footwear Group filed with this report:

<table> <s></s></table>		<c></c>
	Introductory Notes to Pro Forma Financial Information Unaudited Pro Forma Consolidated Balance Sheet as of	PF-1
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	Operations for the Year ended December 31, 2004	PF-6 - PF-7

</TABLE>

(C) EXHIBITS.

<TABLE> <CAPTION>

	Exhibit No.	Description
<s></s>	2.1	<c> Purchase and Sale of Equity Interests Agreement, dated as of December 6, 2004, by and among SILLC Holdings LLC, Rocky Shoes & Boots, Inc., and solely for the purposes of Section 5.13, Section 5.14, Article VII, Article IX and Article X thereof, Strategic Industries LLC (incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K, dated December 6, 2004, filed with the Securities and Exchange Commission on December 8, 2004).</c>
	23	Consent of Ernst & Young LLP.

</TABLE>

Consent of Ernst & Young LLP.

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SIGNATURES

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

ROCKY SHOES & BOOTS, INC.

Date	March	24	2005
Date.	March	27,	2005

By: /s/ James E. McDonald _____ James E. McDonald, Executive Vice President and Chief Financial Officer

<CAPTION> Exhibit No. Description _____ _____ <S> $\langle C \rangle$ 2.1 Purchase and Sale of Equity Interests Agreement, dated as of December 6, 2004, by and among SILLC Holdings LLC, Rocky Shoes & Boots, Inc., and solely for the purposes of Section 5.13, Section 5.14, Article VII, Article IX and Article X thereof, Strategic Industries LLC (incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K, dated December 6, 2004, filed with the Securities and Exchange Commission on December 8, 2004). 23 Consent of Ernst & Young LLP. </TABLE> 5 Combined Financial Statements EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) As of September 30, 2004 EJ FOOTWEAR GROUP (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Combined Financial Statements September 30, 2004

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Report of Independent Auditors

To the Board of Directors and Member of: EJ Footwear LLC HM Lehigh Safety Shoe Co. LLC Georgia Boot LLC

</TABLE>

We have audited the accompanying combined balance sheets as of September 30, 2004 and 2003, of the corporations comprising EJ Footwear Group as listed in Note 1, and the related combined statements of operations, member's equity (deficit), and cash flows for each of the three years in the period ended September 30, 2004. These financial statements are the responsibility of the companies' management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the combined financial position at September 30, 2004 and 2003, of the corporations comprising EJ Footwear Group as listed in Note 1, and the combined results of their operations and their cash flows for each of the three years in the period ended September 30, 2004, in conformity with accounting principles generally accepted in the United States.

/s/ Ernst & Young LLP

Nashville, Tennessee December 15, 2004

F-1EJ FOOTWEAR GROUP (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Combined Balance Sheets (In thousands)

<TABLE> <CAPTION>

<capiion></capiion>	SEPTEMBER 30		
		2003	
<\$>	 <c></c>		
ASSETS			
Current assets:			
Cash	\$ 94	\$ 368	
Trade receivables, net	39,584	-	
Inventories	33,656		
Deferred income taxes	600		
Other current assets	494		
Loans to affiliates	8,000		
Total current assets	82,428		
Machinery and equipment, net	1,812	1,886	
Deferred income taxes	681		
Deferred financing costs, net	363	752	
Other assets	656		
Total assets	\$ 85,940	\$ 81,251	
LIABILITIES AND MEMBER'S EQUITY (DEFICIT)			
Current liabilities: Revolver debt	\$ 30,102	¢	
Trade accounts payable		1,871	
Accrued expenses and other liabilities	16,208	15,963	
Income taxes payable	198	100	
Total current liabilities	48,600		
Revolver debt		27,680	
Senior Notes (including \$13,926 and \$13,726, respectively,			
payable to Members of Parent and affiliates)	21,994	-	
Pension and other employee benefits	9,108		
Other liabilities	2,289	3,483	
Total liabilities	81,991	91 , 161	
Commitments and contingencies			
Member's equity :	24 000	24 000	
Member's capital		24,902	
Accumulated deficit Accumulated other comprehensive loss	(2,350)	(8,845) (25,967)	
Total member's equity (deficit)	3,949		
Total liabilities and member's equity (deficit)	\$ 85,940 ======		

</TABLE>

See accompanying notes.

F-2 EJ FOOTWEAR GROUP (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Combined Statements of Operations (In thousands)

<TABLE> <CAPTION>

	2004	2003	2002
<\$>	<c></c>	<c></c>	<c></c>
Net sales	\$146,802	\$124,787	\$124,541
Operating costs and expenses:			
Cost of products sold	78,914	67 , 225	76 , 578
Selling, general and adminstrative expenses	52 , 116	47,550	44,948
Management and advisory fees	1,347	1,116	1,622
Provision for doubtful accounts	803	510	750
Impairment, restructuring and other charges			2,426

Operating income (loss)	13,622	8,386	(1,783)
Interest expense Interest income from affiliates	5,101 (289)	4,967 (67)	6,329
Loss on debt extinguishment, net Other expense, net	 788	 591	1,099 592
Income (loss) before income taxes	8,022	2,895	(9,803)
Income tax expense (benefit)	1,527	(1,590)	1,298
Net income (loss)	\$ 6,495 ======	\$ 4,485 ======	\$(11,101) ======

See accompanying notes.

F-3

EJ FOOTWEAR GROUP (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Combined Statements of Member's Equity (Deficit) (In thousands)

<TABLE> <CAPTION>

<caption></caption>				
	MEMBER'S ACCUMULATED EQUITY DEFICT		ACCUMULATED OTHER COMPREHENSIVE LOSS	
TOTAL	100111	DELIGI		
 <s></s>	<c></c>	<c></c>	<c></c>	<c></c>
Balance at October 1, 2001 (2,112)	\$ 117	\$ (2,229)	\$	\$
Transfer of Senior Notes to SILLC Holdings 6,694	6,694			
Capital contribution from SILLC Holdings 20,929	20,929			
Assets transferred and liabilities assumed from affiliate (2,838)	(2,838)			
Net loss		(11,101)		
(11,101) Minimum pension liability adjustment				
(net of income tax benefit of \$1,240)			(18,705)	
(18,705)				
Comprehensive loss				
(29, 806)				
Balance at September 30, 2002 (7,133)	24,902	(13,330)	(18,705)	
Net income		4,485		
4,485				
Minimum pension liability adjustment (net of income taxes of nil)			(7,262)	
(7,262)			(1,202)	
 Comprehensive loss				
(2,777)				
 Balance at September 30, 2003	24,902	(8,845)	(25,967)	
(9,910) Net income		6,495		
6,495 Minimum pension liability adjustment		-,		
(net of income taxes of \$4) 7,364			7,364	
 Comprehensive income 13,859				
 Balance at September 30, 2004 3,949	\$24 , 902	\$ (2,350)	\$(18,603)	\$
57515				

</TABLE>

See accompanying notes

F-4 EJ FOOTWEAR GROUP (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Combined Statements of Cash Flows (In thousands)

<TABLE> <CAPTION>

		YEAR ENDED SEPTEMBER 30		
		2003	2002	
<\$>		 <c></c>		
OPERATING ACTIVITIES				
Net income (loss)	\$ 6,495	\$ 4,485	\$(11,101)	
Adjustments to reconcile net (loss) income to net cash provided by operating activities:				
Depreciation and amortization	691	831	1,568	
Amortization of debt discount and deferred financing costs	923			
Deferred income taxes		(1,731)		
Provision for doubtful accounts	803			
Loss on sale of machinery and equipment and idle assets, net	278		55	
Loss on debt extinguishment, net			1,099	
Impairment, restructuring and other charges			1,860	
Changes in operating assets and liabilities:			,	
Trade receivables	(6,380)	(3,729)	2,146	
Inventories	746			
Other current assets	387			
Other assets	342			
Trade accounts payable	221	(887)	(1,068)	
Accrued expenses and other liabilities	343	3,217	1,303	
Other non-current liabilities	(5,323)	428	(676)	
Net cash (used in) provided by operating activities		1,326		
INVESTING ACTIVITIES				
Loans to affiliates	(2,500)	(5,500)		
Purchases of machinery and equipment	(602)	(543)	(579)	
Proceeds from sale of machinery and equipment and idle assets	434		5,86/	
Net cash (used in) provided by investing activities		(6,043)		
FINANCING ACTIVITIES				
Proceeds from (repayment of) revolver, net	2,422	4,694	(13,370) 9,401	
Proceeds from long-term debt				
Repayments of Senior Notes			(32,200)	
Deferred financing costs			(322)	
Capital contribution - Parent			20,020	
Net cash provided by (used in) financing activities	2,422	4,694	(15,562)	
Net decrease in cash	(274)			
Cash at beginning of year	368			
Cash at end of year	\$ 94		\$ 391	

</TABLE>

See accompanying notes.

F-5 EJ FOOTWEAR GROUP (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Combined Statements of Cash Flows (In thousands)

<TABLE> <CAPTION>

	YEAR EN	YEAR ENDED SEPTEMBER 30		
	2004	2003	2002	
<\$>	<c></c>	<c></c>	<c></c>	
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Cash paid for interest	\$ 5,622	\$4,005	\$ 4,120	
Cash paid for income taxes	\$ 982 ======	\$ =====	\$ ======	
NON-CASH TRANSACTIONS				
Minimum pension liabilty	\$(7 , 368)	\$7 , 262	\$19 , 945	
Senior Notes transferred to SILLC Holdings (net of debt discount)	====== \$	====== \$	\$ 6,694	

F-6 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

1. BASIS OF PRESENTATION AND DESCRIPTION OF THE GROUP

EJ Footwear Group ("the Group") is made up of three separate companies, EJ Footwear LLC ("EJ Footwear"), HM Lehigh Safety Shoe Co. LLC ("Lehigh"), and Georgia Boot LLC ("Georgia Boot"), each of which are wholly owned subsidiaries of SILLC Holdings, LLC ("SILLC Holdings"). SILLC Holdings, a wholly-owned subsidiary of Strategic Industries, LLC ("Strategic"), acquired EJ Footwear on March 24, 2000, and has owned 100% of EJ Footwear since such date. Prior to December 1, 2001 Lehigh and Georgia Boot were wholly-owned subsidiaries of EJ Footwear. The acquisitions of Georgia Boot and Lehigh by SILLC Holdings from EJ Footwear on December 1, 2001 did not result in a change in the historical carrying values of their respective assets and liabilities as all entities were under common control. The members of Strategic are not personally liable for any liabilities of the Group. Strategic and its majority member, Citicorp Venture Capital LP Holdings, Limited ("CVC"), individually or collectively are referred to as the Parent depending on the context.

NATURE OF BUSINESS

The Group is a designer, developer, marketer, and distributor of high-quality, branded footwear products in the work, western boot, outdoor, and occupational safety markets. The Group's products are sold primarily in the United States under owned brands including Georgia Boot, Lehigh, Durango, and Barclay Shoe, and licensed brands including Dickies, John Deere, and After Six. The Group sources 100% of its products from low-cost suppliers, primarily throughout Asia. These suppliers work closely with the Group in the design, development, and manufacture of its products.

2. SIGNIFICANT ACCOUNTING POLICIES

PRINCIPLES OF COMBINATION: The combined financial statements include the accounts of EJ Footwear, Georgia Boot, Lehigh and their subsidiaries. The accounts, results of operations and cash flows of the companies in the Group have been combined due to the common ownership of SILLC Holdings in these entities. The accompanying financial statements do not represent those of a single legal entity. Intercompany accounts and transactions within the Group are eliminated.

FISCAL YEAR: The Group's fiscal year ends on the Saturday nearest to September 30. The fiscal year data contained herein reflect results of operations for the 53 week period ended October 2, 2004, and the 52 week periods ended September 27, 2003 and September 28, 2002. Fiscal year end dates are presented as September 30 for convenience of reference.

USE OF ESTIMATES: The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

INVENTORIES AND CONCENTRATION OF SUPPLIERS: Inventories are valued at the lower of cost, determined under the first-in, first-out method, or market and consist predominately of finished goods.

A significant portion of the Group's purchases are made from four suppliers, which together accounted for approximately 56%, 61% and 69% of the total inventory purchases for the years ended September 30, 2004, 2003 and 2002, respectively. These suppliers are located in foreign countries, principally the Far East. Although there is a concentration of sources of supply, management has taken steps to broaden the supplier base thereby reducing the reliance place on the suppliers.

F-7 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

MACHINERY AND EQUIPMENT: Machinery and equipment are stated on the basis of cost less accumulated depreciation provided under the straight-line method over the estimated useful lives of the assets. Machinery and equipment are depreciated based on lives varying from three to ten years. Leasehold improvements are amortized over the shorter of their estimated useful lives or the initial terms of the Group's leases.

In accordance with Statement of Financial Accounting Standards ("SFAS") No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, the Group reviews the recoverability of machinery and equipment whenever events or changes in business circumstances indicate that the carrying amount of the assets may not be recoverable. If impairment has been determined, the carrying amount of the long-lived assets is reduced by the difference between the carrying amount and estimated fair value, as determined by discounted cash flow analysis over the remaining useful life.

DEFERRED FINANCING COSTS: Deferred financing costs consist of costs incurred in connection with the Strategic Credit Facility and the Senior Notes and are being amortized on a straight-line basis over the terms of the respective agreements. Amortization expense related to these costs was \$389, \$389 and \$363 for the fiscal years ended September 30, 2004, 2003, and 2002, respectively, would not differ materially from amortization computed using the interest method, and is included in interest expense.

REVENUE RECOGNITION: Revenue is recognized upon shipment of product to the customer. Provisions are made for warranty and return costs at the time of sale.

SHIPPING AND HANDLING COSTS: Shipping and handling costs are included in selling, general and administrative expenses and were \$4,107, \$3,505 and \$3,128 for the years ended September 30, 2004, 2003 and 2002, respectively.

ADVERTISING COSTS: Advertising costs are expensed as incurred. Such amounts totaled \$3,813, \$2,933 and \$2,692 for the years ended September 30, 2004, 2003 and 2002, respectively.

F-8 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

INCOME TAXES: Effective with the sale of Georgia Boot and Lehigh by EJ Footwear to SILLC Holdings, each of the companies in the Group elected to be treated as a C Corporation for tax purposes. Each company independently generates its own income taxes and files its own tax returns. The sum of such is reflected in the income taxes as presented in the combined statements of operations. Prior to December 1, 2001 the companies within the Group were not subject to income taxation at the entity level as they filed as limited liability companies which, for income tax purposes, passed items of income and expense through to its members. Accordingly, such members were responsible for any income tax liabilities resulting from the Group's operations prior to December 1, 2001.

Deferred tax assets and liabilities of the Group are computed based on the difference between the financial reporting and tax bases of assets and liabilities using enacted tax rates and laws. Deferred income tax expense or benefit is based on the changes in the asset or liability from period to period.

FINANCIAL INSTRUMENTS: The fair market value of all short-term financial instruments approximates their carrying value due to their short maturity. The fair market value of all long-term financial instruments, other than the Group's Senior Notes, also approximate carrying value as they are based on floating interest rates and terms that continue to be available to the Group. The fair value of the Group's Senior Notes approximates \$20,274 at September 30, 2004 and \$19,600 at September 30, 2003.

ACCUMULATED OTHER COMPREHENSIVE LOSS: Accumulated other comprehensive loss consists of the Group's minimum pension liability adjustment net of taxes.

RECENT ACCOUNTING PRONOUNCEMENTS: In December 2003, the Financial Accounting Standards Board ("FASB") issued SFAS No. 132 (revised 2003), Employers' Disclosures about Pensions and Other Postretirement Benefits, an amendment of FASB statements No. 87, 88 and 106. This Statement revises employers' disclosures about pension plans and other postretirement benefit plans. It does not change the measurement and recognition of those plans required by FASB Statements 87, 88 and 106. This Statement retains the disclosure requirements contained in the original Statement 132. It requires additional disclosures about the assets, obligations, cash flows, and net periodic benefit cost of defined benefit plans and other defined benefit postretirement plans. This Statement is effective for financial statements with fiscal years ending after December 15, 2003, except for the disclosure of estimated future benefit payments and information about foreign plans, which is effective for fiscal years ending after June 15, 2004. The Group adopted this Statement in fiscal 2004 and has incorporated all required disclosure provisions relating to the Group.

F-9 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

In May 2003, the FASB issued SFAS No. 150, Accounting for Certain Financial Instruments with Characteristics of Both Liabilities and Equity. SFAS No. 150 established standards for how a company classifies and measures certain financial instruments with characteristics of both liabilities and equity. FAS 150 was effective for financial instruments entered into or modified after May 31, 2003, and was otherwise effective for the Company during the fourth quarter of 2003. The adoption of SFAS No. 150 did not have any impact on the Group's operating results or financial position.

In January 2003, the FASB issued Interpretation No. 46, Consolidation of Variable Interest Entities (FIN 46). FIN 46 addresses consolidation by business enterprises of variable interest entities with certain defined characteristics. FIN 46 applies immediately to variable interest entities created after January 31, 2003, and to variable interest entities in which an enterprise obtains an interest after that date. It applies in the first annual reporting period beginning after December 15, 2004, to variable interest entities in which an enterprise holds a variable interest that it acquired before February 1, 2003. The Group does not have any interests in any variable interest entities. This interpretation is not expected to have any impact on the accompanying financial statements.

In June 2002, the FASB issued SFAS No. 146, Accounting for Costs Associated with Exit of Disposal Activities. This Statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force (EITF) Issue No. 94-3, Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit and Activity (including Certain Costs Incurred in a Restructuring). The primary difference between this Statement and EITF Issue 94-3 relates to its requirements for recognition of a liability for a cost associated with an exit or disposal activity. This Statement requires that a liability for a cost associated with an exit or disposal activity be recognized when the liability is incurred. The provisions of this Statement are effective for exit or disposal activities that are initiated after December 31, 2002. The Group adopted this Statement on January 1, 2003 and has incorporated the requirements of this statement into these combined financial statements.

F-10 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

3. TRADE RECEIVABLES

Trade receivables are summarized as follows:

<TABLE> <CAPTION>

	SEPTEMBER 30,		
	2004	2003	
<s> Trade receivables</s>	<c> \$41,813</c>	<c> \$35,721</c>	
Allowances for doubtful accounts and returns	(2,229)	(1,714)	
	\$39,584	\$34,007	

</TABLE>

The Group operates principally in North America. The Group performs periodic credit evaluations of its customers' financial condition and does not require collateral. Credit losses have been within management's estimates and historical trends. For each period presented in the accompanying financial statements, no single customer accounted for more than 5% of combined net trade receivables or of combined net sales.

4. MACHINERY AND EQUIPMENT

Machinery and equipment are summarized as follows:

	2004	2003
<\$>	<c></c>	<c></c>
Machinery and equipment	\$ 4,394	\$ 3 , 918
Computer hardware and software	1,705	1,575
Accumulated depreciation and amortization	(4,287)	(3,607)
	\$ 1,812	\$ 1 , 886

Depreciation expense was \$691, \$831 and \$1,558 for the years ended September 30, 2004, 2003 and 2002, respectively.

5. ACCRUED EXPENSES AND OTHER LIABILITIES

Accrued expenses and other liabilities consist of the following:

<TABLE>

<CAPTION>

	SEPTEMBER 30,		
	2004	2003	
<s></s>	<c></c>	<c></c>	
Accrual for inventory purchases	\$11 , 031	\$ 8 , 995	
Compensation related	1,255	1,263	
Accrued interest	21	1,493	
Other	3,901	4,212	
	\$16,208	\$15 , 963	

</TABLE>

F-11 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

6. DISPOSITIONS

In April 2004, EJ Footwear sold its Glendale, New York facility that it held as an idle asset in other non-current assets in the amount of \$727 at September 30, 2003. The transaction resulted in a loss of \$293 that is included in "other expense, net". EJ Footwear received a \$129 property tax refund on the property that is also included in "other expense, net".

In May 2004, Georgia Boot exercised its option to terminate the Hummer licensing agreement with a third party and sold all remaining inventory and dedicated production molds for \$387, resulting in a loss of \$430 (including costs to terminate the license agreement). The loss incurred on the sale is principally included in cost of products sold in fiscal 2004. Georgia Boot had entered into the license agreement in December 2002. The accompanying combined financial statements of the Group include the following operating results for the Hummer brand of products:

<TABLE>

	YEAR	ENDED	SEPTEMBER	30,
		2004	2003	
<s></s>	<c></c>		<c></c>	
Sales		\$ 1,25	9 \$ 279	
Pre-tax loss		(1,35	9) (638)	

 | | | |

7. IMPAIRMENT, RESTRUCTURING AND OTHER CHARGES

The impairment, restructuring and other charges in fiscal 2002 are a result of the Group's management assessing its long-term strategy and deciding to eliminate all manufacturing operations and to focus principally on marketing and distributing product sourced from outside suppliers.

In January 2002, management approved a plan to close the remaining domestic manufacturing facility and sell the warehouse operated by the Group. The production and distribution activities for these businesses have been out sourced to third parties. The restructuring plan, substantially completed in March 2002, resulted in a charge of \$2,426 relating to employee costs of \$1,056 (workforce reduction of 144 employees consisting primarily of production laborers), asset impairment of \$852 and \$518 for closing costs. In connection with the restructuring of the Group's operations, the Group also incurred

inventory markdowns and other related costs aggregating \$3,111. These costs are reflected in cost of products sold (\$1,835) and selling, general and administrative costs (\$1,276). During the year ended September 30 2002, the Group paid \$566 related to the restructuring and other charges. The remaining costs related to the restructuring and other charges were paid in fiscal 2003.

F-12 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

8. LONG-TERM DEBT

Long-term debt consists of the following:

<TABLE> <CAPTION>

	SEPTEMBER 30,		
	2004	2003	
<\$>	<c></c>	<c></c>	
Strategic Credit Facility	\$30,102	\$27,680	
Senior Notes	23,594	23,594	
	53,696	51,274	
Less:			
Current portion of long-term debt	30,102		
Unamortized debt discount	1,600	2,134	
Long-term debt	\$21 , 994	\$49,140	

</TABLE>

Strategic Credit Facility: The Group participates with other subsidiaries of SILLC Holdings in a revolving credit facility ("the Strategic Credit Facility"). The Strategic Credit Facility, as amended, provides for a senior secured revolving credit facility of up to \$175,000 that matures March 24, 2005. The Strategic Credit Facility is collateralized by substantially all of the assets of the subsidiaries of SILLC Holdings, excluding certain foreign entities, and is guaranteed by SILLC Holdings. Total available borrowings are limited to certain percentages of certain eligible assets, primarily accounts receivable, inventory and equipment. Management of SILLC Holdings is currently in negotiations with the lender to amend the facility and to extend its terms and is of the opinion this will be accomplished before the Strategic Credit Facility matures. Borrowings under the Strategic Credit Facility are classified as a current liability at September 30, 2004.

Interest rates on the Strategic Credit Facility are variable and are based on, at the option of SILLC Holdings, LIBOR or prime plus an applicable margin. In addition to paying interest on borrowings under the credit facility, SILLC Holdings is required to pay a commitment fee to the lenders on the unused portion of the revolving credit line. At September 30, 2004, 2003 and 2002, amounts outstanding under the Strategic Credit Facility bore interest at an average effective rate of 4.8%, 3.9% and 4.5% per annum, respectively. SILLC Holdings had approximately \$43,000 available under the Strategic Credit Facility at September 30, 2004 (including \$22,211 relating to the Group). The Group's usage of credit under the Strategic Credit Facility at September 30, 2004 and 2003 includes \$1,740 and \$2,053, respectively, under letters of credit (including standby letters of credit of nil and \$355, respectively).

F-13

EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

8. LONG-TERM DEBT (CONTINUED)

The Strategic Credit Facility contains mandatory prepayment provisions, subject to certain exceptions. The Strategic Credit Facility also contains financial covenants based on EBITDA, as defined in the amended facility, and limitations on incurrence of liens, incurrence of debt, issuance of equity interests, payment of dividends, transactions with affiliates, capital expenditures, loans, advances and investment. In addition, SILLC Holding's subsidiaries participating in the Strategic Credit Facility are restricted by their respective credit agreements from making payment of cash dividends, loans or advances to SILLC Holdings.

Senior Notes: On March 24, 2000, in connection with the formation of SILLC Holdings and the acquisition of EJ Footwear (see Note 1), Strategic Finance Company, a wholly owned subsidiary of SILLC Holdings, issued, as agent for

several of SILLC Holdings' subsidiaries, the original Senior Notes to members of the Parent. The Senior Notes bear interest payable semiannually on April 1 and October 1 of each year at 12 1/2% per annum through maturity on October 1, 2007, with a principal payment of \$3,500 from SILLC Holdings due on April 1, 2007. The Senior Notes are guaranteed on an unsecured senior basis by SILLC Holdings, the Group and several of SILLC Holdings' other domestic subsidiaries, and are subordinated to all existing and future secured indebtedness. SILLC Holdings and the guaranteeing subsidiaries have the option to redeem the Senior Notes at prices set forth in the Indenture Agreement, or as agreed to with specific noteholders, and may repurchase the Senior Notes if certain assets are sold or must offer to repurchase if there is a change in control (as defined in the Indenture Agreement). SILLC Holdings and its domestic subsidiaries had \$99,628 of Senior Notes outstanding at September 30, 2004.

The Senior Notes of the Group have been reduced by unamortized debt discount of \$1,600 and \$2,134 at September 30, 2004 and 2003, respectively, which was recorded to reflect the fair value of the Senior Notes allocated to the Group at the time of issuance. The debt discount is being amortized over the life of the issuance.

Debt Refinancing: On January 16, 2002, SILLC Holdings completed a transaction whereby the Group and the other domestic subsidiaries of SILLC Holdings acquired the original Senior Notes from affiliates of U.S. Industries, Inc. ("USI"), the former parent of the Group, and settled the accrued interest thereon at a discount. The Group realized a net loss of \$1,099 in connection with the repurchase of the Senior Notes (write off of debt discount of \$1,934 net of \$835 gain due to the lower interest payment). SILLC Holdings funded the repurchase of the Senior Notes and payment of other costs incurred in connection with the transaction principally with proceeds from (i) the issuance of new Senior Notes, (ii) borrowings under the Strategic Credit Facility, (iii) and additional equity from its Parent. In connection with the transaction, the Group repaid \$32,200 of Senior Notes owed to USI, issued new Senior Notes for \$9,275 (including \$2,111 to members and related parties of the Parent), borrowed \$2,849 under the Strategic Credit Facility and received a capital contribution of \$20,929 from SILLC Holdings. In addition, at the time of this transaction with USI, CVC charged a \$462 advisory fee to the Group.

> F-14 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

8. LONG-TERM DEBT (CONTINUED)

Principal payments on long-term debt recorded by the Group for the next five years ended September 30 are as follows:

<TABLE> <C><S> 2005 \$30,102 2006 --2007 2008 23,594 2009 --Thereafter ___ \$53,696 _____

</TABLE>

9. PENSION AND OTHER POST-RETIREMENT BENEFITS

The Group is a member of the Strategic Industries Group Pension Plan ("Pension Plan") which covers all of the employees of the Parent and its domestic subsidiaries. The investments of the Pension Plan are managed under a single master trust. Benefits under the Pension Plan are based primarily on years of credited service and compensation as defined under the respective plan provisions or on a flat amount per credited year of service. SILLC Holdings' funding policy is to contribute amounts to the plans sufficient to meet the minimum funding requirements set forth in the Employee Retirement Income Security Act of 1974. SILLC Holdings uses a measurement date of June 30 for its pension plan and September 30 for the other postretirement plan.

On June 30, 2003, the Board of Directors of SILLC Holdings approved a plan to freeze the Pension Plan for all non-bargained employees effective July 1, 2003. The impact of the plan freeze resulted in a decrease to the Group's benefit obligation of \$2,548 related to an unrecognized gain.

In connection with the fiscal 2004 and 2003 valuations, the Group was required to recognize a minimum pension liability of \$19,839 and \$27,207 as of September 30, 2004 and 2003, respectively, and a related benefit (charge) to other comprehensive income (loss) of \$7,364 (net of income taxes of \$4) and \$(7,262) (net of income tax benefit of nil) for the years then ended. The minimum

liability is equal to the excess of the accumulated benefit obligation over plan assets.

SILLC Holdings and certain subsidiaries, including the Group, participate in the Strategic Industries LLC Retirement and Savings Investment Plan (the "Plan"). The 401(k) defined contributions plan covers substantially all employees. The Plan provides that eligible employees may contribute a portion of their eligible earnings to the Plan. On July 1, 2003, the Plan was amended from an employer's matching contribution of 50% of the employee's first 6% of contributions to 100% of the employees first 4% of contributions. Employees are immediately vested in the Plan once they have met the eligibility requirements. The Plan, similar to the Pension Plan, is managed under a single master trust. The Group contributed \$451, \$258 and \$299 during the years ended September 30, 2004, 2003, and 2002, respectively.

Several of the Parent's subsidiaries also provide health care and life insurance benefits for certain groups of retirees. In October 2003, the Group curtailed the benefits offered to certain retirees and recognized a gain of \$975. The resulting gain is netted in selling, general and administrative expenses for the year ended September 30, 2004.

F-15 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

9. PENSION AND OTHER POST-RETIREMENT BENEFITS (CONTINUED)

The following table provides a reconciliation of changes in the projected benefit obligation, fair value of plan assets and the funded status of the Group's share of the Pension Plan and their postretirement benefit plans with the amounts recognized in the combined balance sheets:

<TABLE> <CAPTION>

CALITON>

	PENSION BENEFITS YEAR ENDED SEPTEMBER 30,		R 30, YEAR ENDED SEPTE		CPTEMBER 30,
		2003		2004	2003
<s> CHANGES IN PROJECTED BENEFIT OBLIGATION</s>	<c></c>		<c></c>		<c></c>
Benefit obligation at beginning of period Service cost	\$ 60,591	\$ 57,498 720		\$ 291 	\$ 557 2
Interest cost	3,754	4,065			21
Plan amendments (curtailment and settlement) Actuarial (loss) gain Benefits paid	 (4,013) (4,687)	 2,692 (4,384)		(291) 	(122)
Benefit obligation at end of period		\$ 60,591		 \$	 \$ 291
CHANGES IN FAIR VALUE OF PLAN ASSETS					
Fair value of assets at beginning of period Actual return on plan assets		\$ 44,785 550		\$ 	\$
Employer contributions Benefits paid	1,490				
Assets transferred	309				
Fair value of assets at end of period		\$ 40,963		 \$	\$
FUNDED STATUS OF PLANS					=====
Plan assets less than projected benefit obligation		\$(19,628)		\$	\$(291)
Employer contributions Unrecognized prior service cost	2,692	3			
Unrecognized net actuarial (gain) loss	19,814	27,203			(684)
Net amount recognized	\$ 10,731 ======			\$	\$(975) =====
AMOUNTS RECOGNIZED IN THE BALANCE SHEET CONSIST OF					
Prepaid benefit cost Accrued benefit liability		\$ (19,629)		\$ 	\$ (975)
Intangible asset Accumulated other comprehensive income		27,207			
-	\$ 10,731			 \$	 ¢ (075)
Net amount recognized	\$ 10,/31 ======			\$ =====	\$(975) =====

</TABLE>

At September 30, 2004 and 2003, the Group's projected benefit obligation is in excess of the fair value of plan assets. The Group's accumulated benefit obligation for all defined pension plans was \$55,363 and \$60,300 at September

30, 2004 and 2003, respectively. Included in the accrued pension benefit liability is the Group's unfunded Supplemental Executive Retirement Plan of \$330 and \$325 at September 30, 2004 and 2003. The Group's accumulated benefit obligation for this plan was \$282 and \$291 at September 30, 2004 and 2003 respectively.

F-16 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

9. PENSION AND OTHER POST-RETIREMENT BENEFITS (CONTINUED)

The change in the Pension Plan's actuarial assumptions had the effect of decreasing the Group's projected benefit obligation by \$3,056 and increasing the projected benefit obligation by \$5,180 for the years ended September 30, 2004 and 2003, respectively.

<TABLE>

<CAPTION>

	PENSION BENEFITS YEAR ENDED SEPTEMBER 30,		OTHER POST-I YEAR ENDI	ED SEPTEN	MBER 30,	
	2004	2003	2002		2003	
<s></s>		<c></c>		<c></c>	<c></c>	
WEIGHTED-AVERAGE ASSUMPTIONS USED TO DETERMINE BENEFIT OBLIGATIONS						
Discount rate	7.00%	6.50%	7.25%	N/A	6.50%	6.75%
Rate of compensation increase			3.00%	N/A		4.00%
WEIGHTED-AVERAGE ASSUMPTIONS USED TO DETERMINE NET PERIODIC BENEFIT COST						
Discount rate	6.50%	7.25%	7.25%	N/A	6.50%	6.75%
Expected return on plan assets	10.00%	10.00%	10.00%	N/A		
Rate of compensation increase			3.00%			4.00%
COMPONENTS OF NET PERIODIC BENEFIT COST Defined benefit plans:						
Service cost	\$	\$ 720	\$ 2,406	\$	\$ 2	\$
Interest cost	3,754	4,065	8,103		21	42
Expected return on plan assets	(3,943)	(4,265)	(10,368)			
Amortization of gain	1,245	1,019	379	(684)	(77)	(33)
Curtailment				(291)		
Net periodic benefit cost (income) for defined benefit plans	1 056	1,539	520	(975)	(54)	9
Defined contribution plans	451		299	(575)	(34)	
bernied concribución prans	451					
Net periodic benefit cost	\$ 1,507			\$(975)	1 (-)	
(Decrease) increase in minimum liability				=====		=====
included in other comprehensive loss	\$(7,368)	\$ 7 , 262		N/A =====		N/A =====
,						

</TABLE>

The Pension Plan's weighted average asset allocations at June 30, 2004 and 2003 by asset category are as follows:

<TABLE> <CAPTION>

	TARGET	PLAN AS AT JUN	
	ALLOCATION		
ASSET CATEGORY	2005	2004	2003
<s></s>	<c></c>	<c></c>	<c></c>
Equity securities	65%	68%	54%
Fixed income funds	30	17	35
Limited Partnership	5	14	
Real estate			9
Other		1	2
	100%	100%	100%
	===		===

</TABLE>

The fair value of the plan assets for the Pension Plan was 104,406 and 86,125 at September 30, 2004 and 2003, respectively.

(Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

9. PENSION AND OTHER POST-RETIREMENT BENEFITS (CONTINUED)

The pension trust is managed by an outside investment manager. The investment objectives for the trust are to satisfy all pension benefit payments and to earn a real (inflation-adjusted) rate of return over an extended time period.

The Group expects to contribute \$533 to its pension plan in fiscal 2005.

The expected benefit payments from the plan over the next ten years are as follows:

<TABLE>

<s></s>	<c></c>
2005	\$ 4,390
2006	4,414
2007	4,498
2008	4,628
2009	4,669
2010-2014	25,476

 |10. INCOME TAXES

Federal and state income tax expense (benefit) consists of:

<TABLE>

<CAPTION>

	YEAR	ENDED SEPTEN	4BER 30,
	2004	2003	2002
<s></s>	<c></c>	<c></c>	<c></c>
Current:			
Federal	\$ 770	\$ 113	\$
State	311	28	
	1,081	141	
DEFERRED:			
Federal	160	(1,731)	1,177
State	286		121
	446	() =)	1,298
	\$1 , 527	\$(1 , 590)	\$1 , 298

</TABLE>

Income before taxes was generated principally in the United States.

 $\mbox{Effective income taxes}$ for the Group differ from statutory federal income taxes as follows:

VEND ENDED GEDWEMDED 30

<TABLE> <CAPTION>

	IEAR ENDED SEPIEMBER 30,			
	2004	2003	2002	
<s></s>	<c></c>	<c></c>	<c></c>	
Statutory federal income taxes	\$ 2 , 819	\$ 1,013	\$(3,430)	
State income taxes (net of federal benefit)	373	141	(268)	
Losses with no tax benefit			670	
Change in tax status of subsidiary			1,575	
Change in valuation allowance	(1,748)	(2,919)	2,749	
Other	83	175	2	
	\$ 1 , 527	\$(1,590)	\$ 1,298	
	======			

</TABLE>

F-18 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Finacial Statements (Dollars in thousands)

10. INCOME TAXES (CONTINUED)

<TABLE>

	2004	2003
<s> DEFERRED TAX LIABILITIES</s>	<c></c>	<c></c>
Machinery and equipment Unamortized debt discount		\$ (185) (61)
Total deferred tax liabilities	(303)	(246)
DEFERRED TAX ASSETS		
Accruals and allowances Inventories		1,986 534
Pension and other employee benefits Deductible goodwill		7,981 1,088
Net operating loss carryforwards Valuation allowance	888	1,061 (10,673)
Total deferred tax assets	1,584	1,977
Net deferred tax assets	\$ 1,281	\$ 1,731

The classification of the deferred tax balance is:

<TABLE> <CAPTION>

	SEPTEMBER 30,		
	2004	2003	
<s></s>	<c></c>	<c></c>	
Current assets	\$ 600	\$ 183	
Non-current assets	681	1,548	
Net deferred tax (liability) assets	\$1 , 281	\$1 , 731	

</TABLE>

Approximately \$2,900 of the change in the valuation allowance for the year ended September 30, 2004 is attributable to the decrease in the Group's minimum pension liability which has been recorded as an other comprehensive loss.

SEPTEMBER 30,

The Group has net operating loss carryforwards (NOLs) of \$2,322 for federal income tax purposes that expire fiscal 2017 through 2024. For financial reporting purposes, a valuation allowance of \$888 at September 30, 2004 was recognized to offset the deferred tax assets related to these NOLs.

The change in the Group's, tax status from a limited liability company to a C corporation, resulted in a deferred tax expense and related liability of \$1,575 in fiscal 2002.

F-19 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Finacial Statements (Dollars in thousands)

11. MEMBER'S EQUITY

100% of the outstanding common units of each company comprising the Group are owned by SILLC Holdings, LLC. The following table depicts the composition of the member's equity at September 30, 2004:

<TABLE> <CAPTION>

	MEMBER'S CAPITAL	RETAINED EARNINGS/ (ACCUMULATED DEFICIT)	ACCUMULATED OTHER COMPREHENSIVE LOSS
<s></s>	<c></c>	<c></c>	<c></c>
EJ FOOTWEAR	\$ 7 , 589	\$(1,749)	\$(13,043)
LEHIGH	13,544	(6,986)	(2,228)
GEORGIA BOOT	3,769	6,385	(3,332)
	\$24,902	\$(2,350)	\$(18,603)
	======		

</TABLE>

Each company in the group has 100 common units authorized and outstanding.

In November 2001, the Group transferred \$7,000 face value of Senior Notes to SILLC Holdings, less \$306 of unamortized debt discount. The transaction resulted in a net increase to Member's Capital of \$6,694.

In connection with SILLC Holding's debt refinancing transaction in January 2002, (see note 8), a capital contribution of \$20,929 was made to the Group by SILLC Holdings.

In June 2002, SILLC Holdings sold the majority of the assets of its wholly-owned subsidiary, SCF Industries, Inc ("SCF"), a manufacturer and distributor of folding chairs and tables. On September 28, 2002, SILLC Holdings transferred the remaining assets and liabilities of SCF to EJ Footwear, resulting in a \$2,838 decrease to Member's Capital. The following table summarizes the assets and liabilities transferred to EJ Footwear:

<table></table>	
<s></s>	<c></c>
Accounts receivable, net	\$ 106
Deferred financing costs, net	64
Total assets	170
Trade accounts payable	65
Accrued expenses and other liabilities	606
Revolver debt	689
Other long-term liabilities	511
Senior notes (net of debt discount of \$63)	1,137
Total liabilities	3,008
Net liabilities assumed	\$2 , 838

</TABLE>

F-20 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

12. RELATED PARTY TRANSACTIONS

MANAGEMENT AND ADVISORY FEES:

Strategic and a subsidiary have provided certain services to the Group in connection with its operations. These services principally included legal, finance, tax, risk management, employee benefits and acquisition and divestiture related services. The management fees charged to the Group for these services were \$999, \$928, and \$1,064 for the years ended September 30, 2004, 2003, and 2002, respectively. Management fees were paid prior to year-end and were allocated in the direct proportion of the Group's revenues to the consolidated revenues of SILLC Holdings. The management fees are not necessarily indicative of the costs that would have been incurred if the Group had been a stand-alone entity.

Effective January 15, 2002, CVC began to charge the domestic subsidiaries of SILLC Holdings an annual fee for advisory services that will be the greater of \$1,000 or 2% of annual combined EBITDA (as defined in the agreement). The Group was charged \$348, \$188, and \$558 for the years ended September 30, 2004, 2003, and 2002, respectively. The advisory fees were paid to CVC after the Group's fiscal year end for each period.

LOANS WITH AFFILIATES:

The Group made loans of \$2,500 in fiscal 2004 and \$5,500 in fiscal 2003 to two wholly-owned subsidiary companies of SILLC Holdings. The principal balances of \$8,000 and \$5,500 were outstanding at September 30, 2004 and 2003, respectively. The loans are payable on demand and bear interest (paid monthly) at the annual rate of 4%. The Group recognized interest income relating to these loans of \$289 and \$67 for the years ended September 30, 2004 and 2003, respectively.

For the years ended September 30, 2004, 2003 and 2002, the Group incurred interest expense of \$2,015, \$2,015, and \$3,175, respectively, on its Senior Notes payable to the majority members and affiliates of Strategic. At September 30, 2004 and 2003, the Group had accrued interest of nil and \$908, respectively, payable to the majority members and affiliates of Strategic.

OTHER TRANSACTIONS WITH AFFILIATES:

The Group performs certain importing services for two wholly-owned subsidiaries of SILLC Holdings. In 2004, the Group recorded sales of \$796 relating to one of these entities for activities started in such period. Net profit relating to the services rendered were \$69, \$79 and \$31 for the years ended September 30, 2004,

2003 and 2002, respectively, and is recorded in the cost of products sold. The charges are settled in the normal course of business.

F-21 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

12. RELATED PARTY TRANSACTIONS (CONTINUED)

In 2003, pursuant to the pending sale of a wholly-owned subsidiary by SILLC Holdings, Georgia Boot purchased the receivable balance of an account in bankruptcy from the subsidiary at the estimated net realizable value (carrying value) of \$430. Subsequent to the transfer of the receivable, the bankruptcy case was settled, and the Group realized net gains of \$787 and \$769 in 2004 and 2003, respectively, which was recorded in Selling, General and Administrative expense.

13. COMMITMENTS AND CONTINGENCIES

LICENSING AGREEMENTS:

The Group has a licensing agreement with a third party for the use of the "Dickies" trademark. The agreement, which matures in December 2007, may be terminated by Dickies if contract minimums are not met for any contract year. The Group is contracted to pay royalties at 5% of net shipments with minimum royalties averaging approximately \$350 in each calendar year through 2007. Royalty expense under the agreement was \$644, \$418, and \$219 for fiscal years ended September 30, 2004, 2003 and 2002, respectively.

In fiscal 2003, the Group entered into a licensing agreement with a third party for the use of the "John Deere" trademark. The agreement covers the United States of America and its possessions, military posts exchanges, and Canada. The agreement expires in July 2005 with an early cancellation clause that is exercisable if royalties earned through January 2005 are less than \$125. The agreement requires minimum royalties of \$600 for the period of July 30, 2003 to July 30, 2006 if the early cancellation clause is not exercised. The agreement automatically renews for an additional 3-year term if minimum royalties are met. Royalty expense was \$75 for the year ended September 30, 2004 for royalties earned under this agreement.

The Group has a licensing agreement with a third party for the use of the "After Six" trademark. The agreement covers the United States of America and its territories and possessions, Mexico and Canada. The current term expires in June 2005. Renewals must be negotiated. The agreement calls for royalties earned based upon 5% of applicable net sales with minimum annual royalties of \$100. Royalty expense was \$96, \$117, and \$212 for the years ended September 30, 2004, 2003 and 2002, respectively. Royalty expenses are included in selling, general and administrative expenses.

> F-22 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

13. COMMITMENTS AND CONTINGENCIES (CONTINUED)

SERVICE AGREEMENT:

In fiscal 2002, the Group entered into a warehouse and fulfillment service agreement with a third party to warehouse and distribute the Group's product. The agreement runs through October 2007 and contains an early cancellation clause. Charges under the agreement are based upon set rates per pair shipped with minimum monthly charges of \$138 per month. Distribution and handling charges incurred under the agreement were \$2,862 and \$2,158 for the years ended September 30, 2004 and 2003, respectively. The agreement required the Group to share in the initial set up costs of the distribution center. For the year ended September 30, 2002, \$1,276 for set up costs was included in selling, general and administrative expenses.

ENVIRONMENTAL:

The Group is subject to a wide range of environmental protection laws. EJ Footwear has been named as a Potentially Responsible Party ('PRP') at three 'Superfund' sites pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980 or comparable statutes. Remediation work has been completed at two of the sites and remedial and investigatory activities are currently underway at the third site. It is often difficult to estimate the future impact of environmental matters, including potential liabilities. The Group accrues for losses associated with environmental remediation obligations when such losses are probable and reasonably estimable. This practice is followed whether the claims are asserted or unasserted. Accruals for estimated losses from environmental remediation are based primarily upon internal or third party environmental studies, and estimates as to the number, participation level, and financial viability of any other PRP's, the extent of contamination, and the nature of required remedial actions. Such accruals are adjusted as further information develops or circumstances change. Costs of future expenditures for environmental remediation obligations are not discounted to their present value.

At September 30, 2004, the Group had accrued as long-term obligations approximately \$362 for various environmental related liabilities of which the Group is aware. Management expects that the amount accrued will be paid out over the periods of remediation for the applicable sites which range up to 30 years and that such accruals are adequate based on all current data. Remediation work has been completed at two of the sites and remedial and investigatory activities are currently underway at the third site; however, no currently available information reasonably suggests that projected expenditures associated with remedial action or compliance with environmental laws for any single site or for all sites in the aggregate, will have a material adverse effect on the Group's financial condition, results of operations or cash flow.

Recoveries of environmental remediation costs from other parties are recognized as assets when their receipt is deemed probable. The Group recovered \$328 in fiscal 2003 which is netted in selling, general and administrative expenses. In 2004, the Group filed proof of claims for environmental remediation costs already paid totaling \$722 against its excess insurance carrier. The insurance carrier is currently in liquidation, controlled by the state of New Hampshire. A supplemental claim was also filed with the New York State Department of Insurance Liquidation Bureau under their insurance guarantee fund. Collection of the claim is uncertain and recovery of this claim has not been recognized by the Group.

> F-23 EJ Footwear Group (Comprised of wholly-owned subsidiaries of SILLC Holdings, LLC) Notes to Combined Financial Statements (Dollars in thousands)

13. COMMITMENTS AND CONTINGENCIES (CONTINUED)

OTHER LEGAL MATTERS

The Group is a defendant or plaintiff in lawsuits that have arisen in the normal course of business. While certain of these matters involve substantial amounts, it is management's opinion, based on the advice of counsel, that the ultimate resolution of such litigation will not have a material adverse effect on the Group's financial condition, results of operations or cash flows.

LEASES:

The Group leases office and warehouse facilities under noncancellable operating leases. These leases, for the most part, contain renewal options as well as inflationary escalation clauses. Rental expense for operating leases was \$2,897, \$2,875 and \$2,914 for the years ended September 30, 2004, 2003 and 2002, respectively.

Future minimum rental commitments under non-cancelable operating leases as of September 30, 2004 are:

<table></table>	
<s></s>	<c></c>
2005	\$2,093
2006	1,226
2007	758
2008	225
	\$4 , 302

</TABLE>

14. SUBSEQUENT EVENT (UNAUDITED)

On December 6, 2004, SILLC Holdings executed a definitive agreement to sell the Group to Rocky Shoes and Boot ("Rocky"). The total purchase price for 100% of the equity interest of EJ Footwear, Georgia Boot and Lehigh will be \$87,700 in cash plus 484,254 restructured shares of Rocky's common stock, which were valued at an aggregate of \$10,000 at the date of the definitive agreement. Net proceeds to SILLC Holdings after closing and other related costs is estimated to be approximately \$90,758. The closing is expected in early January 2005 and is subject to Rocky's receipt of obtaining a firm financing commitment and other customary conditions. In connection with this transaction, SILLC Holdings will repay or retain the Group's pension obligation and certain other employee related obligations totaling \$10,176, and environmental liabilities of \$362 at

F-24 PRO FORMA CONSOLIDATED FINANCIAL DATA

The unaudited pro forma consolidated financial statements have been derived from the application of pro forma adjustments to the historical consolidated financial statements of Rocky Shoes & Boots, Inc. and EJ Footwear LLC, Georgia Boot LLC, and HM Lehigh Safety Shoe Co. LLC (the "EJ Footwear Group"). The unaudited pro forma consolidated financial statements are not necessarily indicative of the results that would have actually occurred if the transaction had been in effect on the dates indicated below or that may occur in the future.

The accompanying unaudited pro forma consolidated balance sheet of the combined companies at December 31, 2004, and the related unaudited statement of operations for the year then ended give effect of the pro forma basis of the transaction.

The unaudited pro forma consolidated statement of operations for the year ended December 31, 2004 includes the consolidated statement of operations of Rocky Shoes & Boots, Inc. for the year ended December 31, 2004, and the consolidated statement of operations of the EJ Footwear Group for the year ended September 30, 2004, as if the transaction were consummated on January 1, 2004. The unaudited pro forma adjustments and preliminary allocation of the purchase price are based on valuations and other studies that have not yet been completed. Accordingly, the actual allocation of purchase price and the resulting effect on net income may differ significantly from the pro forma accounts included herein. The unaudited pro forma financial information is presented for informational purposes only.

The EJ Footwear acquisition will be accounted for by the purchase method of accounting. Under purchase accounting, the total purchase price will be allocated to the tangible and intangible assets and liabilities of EJ Footwear based upon their respective fair values. A preliminary allocation of the purchase price has been made to major categories of assets and liabilities based on available information. The actual allocation of purchase price and the resulting effect on income from operations may differ significantly from the pro forma amounts included herein.

The aggregate purchase price for the interests of EJ Footwear Group was \$91.2 million in cash, 484,261 shares of the Company's common stock (the "Shares"), which were valued at \$10 million on the date of signing of the Agreement and \$11,573,000 on the closing date, and direct transactions costs of \$1.6 million, including legal, accounting and advisory services.

PF-1 PRO FORMA CONSOLIDATED BALANCE SHEET AS OF DECEMBER 31, 2004

<TABLE> <CAPTION>

	Rocky Shoes and Boots, Inc December 31, 2004			Transaction Adjustments
Total				
 <s></s>	<c></c>	<c></c>	<c></c>	<c></c>
<c></c>		<e></e>		
ASSETS				
Cash and cash equivalents	\$ 5,060,859	\$ (317,633)	\$ 317,633	\$
\$ 5,060,859	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Trade receivables - net	27,182,198	29,521,892		
56,704,090				
Other receivables	1,114,959	8,000,000	(8,000,000)	
1,114,959				
Inventories	32,959,124	33,880,758		
66,839,882				
Deferred income taxes	230,151	600,000	(600,000)	1,071,154(E)
1,301,305				
Income tax receivable	2,264,531			
2,264,531				
Prepaid expenses & other current assets	588,618	263,086		
851,704				
	69,400,440	71,948,103		
Total current assets 134,137,330	89,400,440	/1,948,103		
134,137,330				
Fixed assets - net	20,179,486	1,708,155		825,000(A)
22,712,641	20,17,100	1,00,100		020,000(11)
Deferred pension asset	1,347,824			
1,347,824	_, ,			
· ·				

Deferred income taxes		681,000	(681,000)	
 Finite-lived intangible assets				
8,500,000(B) 8,500,000 Indefinite lived intangible assets	2,725,886			38,500,000(B)
41,225,887 Goodwill	1,557,861	361,000	(361,000)	
17,936,378				
Other assets 4,038,472	1,494,157	735,366	(159,351)	1,968,300(C)
Total Assets \$229,898,532	\$96,705,654	\$ 75,433,624		
· · ·				
LIABILITIES AND STOCKHOLDERS' EQUITY				
LIABILITIES:				
Current Liabilities				
Accounts Payable \$ 4,798,427	\$ 4,349,248	\$ 449,179	ş	\$
Current maturities - long-term debt 6,492,020	6,492,020	27,928,305	(27,928,305)	
Income taxes Accrued salaries and wages	1,295,722	627,074 1,115,781	(627,074)	
2,411,503 Accrued other	1,651,400	6,664,157	(663,570)	
7, 651, 987			(000,010)	
Total current liabilities 21,353,937	13,788,390	36,784,496		
Long-term debt - less current maturities	10,044,544	22,127,079	(22,127,079)	94,783,812(D)
104,828,356 Pension and other employee benefits	89,195	8,770,573	(8,770,573)	
89,195 Deferred income taxes	1,205,814			17,935,223(E)
Deferred liabilities		2 742 206		1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
1,541,371	206,913	2,742,296	(1,407,838)	
Total liabilities 146,953,896	25,334,856	70,424,444		
SHAREHOLDERS' EQUITY:				
Common stock - no par value	38,399,114			11,573,838(F)
49,972,952 Additional paid-in capital		24,901,868	(24,901,868)	
0 Accumulated other comprehensive loss	(1,077,586)	(18,603,233)		
(1,077,586)				
Retained earnings (deficit) 34,049,270	34,049,270	(1,289,455)	1,289,455	
Total Shareholders' equity 82,944,636	71,370,798	5,009,180		
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY \$229,898,532	\$96,705,654	\$ 75,433,624		

				See notes to pro forma consolidated balance s	heet			
PF-2 Rocky Shoes & Boots, Inc.								
Footnotes to Pro Forma Consolidated Balance S December 31, 2004	heet							
- (A) Adjust fixed assets to estimated fair va	lue							
- (B) Record estimated fair value of intangible								
(2, Accord Cotimated fair value of findigibly	c assers acquired							
<TABLE> <S>

Finite lived intangibles:

Customer list License agreements	\$ 3,500,000 2,000,000
Patents	2,000,000
Internet domain names	1,000,000
	\$ 8,500,000
Indefinite lived intangibles:	
Trade names & trademarks	\$38,500,000

Estimated amounts are subject to final allocation based on independent appraisal of the fair value of assets acquired.

<TABLE>

		\$1,968,300
	Total costs Amounts paid prior to December 31, 2004	\$2,901,803 (933,503)
(C)	Record debt financing costs	<u> </u>
<s></s>		<c></c>

</TABLE>

<table></table>	
<s></s>	<c></c>
(D) Record debt incurred:	
GMAC term loan	\$18,000,000
American Capital Financial Services term loan	30,000,000
GMAC revolving credit agreement	46,783,812
	\$94,783,812

</TABLE>

- (E) Record deferred tax related to the acquisition.
- (F) Record the issuance of 484,261 common shares at \$23.90, the average price of three days prior to and three days following the announcement of the transaction.

PF-3

<table></table>	
<s></s>	<c></c>
(G) Purchase price allocation: Cash Common shares - 484,261 at \$23.90 a share Transaction costs	\$ 91,227,215 11,573,838 1,588,296
	104,389,349
Allocated to:	
Accounts receivable - net	29,521,892
Inventories	33,880,758
Deferred taxes	1,071,154
Other current assets	263,086
Fixed assets	2,533,155
Identified intangible assets	47,000,000
Other assets	576,015
Liabilities	(8,900,005)
Deferred taxes - long term	(17,935,223)
Goodwill	\$ 16,378,517

</TABLE>

Cash purchase price is subject to final working capital adjustment. Estimated amounts are subject to final allocation based on independent appraisal of the fair value of assets acquired.

Goodwill is not tax deductible.

PF-4 PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS AS OF DECEMBER 31, 2004

<TABLE> <CAPTION>

Eliminate Impact of

Items

Total	Boots, Inc December 31, 2004	Group September 30, 2004	Retained by Seller	Transaction Adjustments
 <s> <c></c></s>	<c></c>	<c></c>	<c></c>	<c></c>
Net sales \$279,050,925	\$132,248,963	\$146,801,962		
Cost of sales 172,520,842	93,606,600	78,914,242		
Gross margin 106,530,083	38,642,363	67,887,720		
Selling, general and administrative expenses 79,285,815	25,617,944	54,267,123	(2,638,835)(A)	2,039,583(E)
Income (loss) before interest and taxes 27,244,268	13,024,419	13,620,597		
Other income and (expenses) Interest expense (8,012,938)	(1,335,100)	(5,101,347)	5,101,347(B)	(6,677,838)(F)
Other - net (407,347)	381,073	(498,976)	(289,444)(C)	
Total other - net (8,420,285)		(5,600,323)		
Income (loss) before income taxes	12,070,392	8,020,274		
18,823,983 Total income taxes (benefit) 6,042,400		1,527,000	(1,527,000)(D)	2,566,400(G)
Net income \$ 12,781,583		\$ 6,493,274		
	==========			
Net income (loss) per share Basic	\$ 1.89			
\$ 2.54 Diluted \$ 2.35	\$ 1.74			
<pre>\$ 2.35 Weighted average number of common shares outstanding</pre>				
Basic 5,041,544	4,557,283			
Diluted 5,437,790 				

 4,953,529 | | | |See notes to pro forma consolidated statement of income

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Rocky Shoes & Boots, Inc. Footnotes to Pro Forma Consolidated Statement of Income Year ended December 31, 2004

 (A) Eliminate EJ Footwear expenses related to pension expense (\$1,037,787), management fees (\$1,347,000), transaction costs incurred by EJ Footwear related to the transaction (\$242,654) and deferred compensation (\$11,394).

(B) Eliminate EJ Footwear interest expense

(C) Eliminate EJ Footwear related party interest income.

(D) Eliminated EJ Footwear income tax expense.

(E) Record depreciation and amortization.

<TABLE> <CAPTION>

		Cost	Life	Expense
<s></s>	<(C> <c< td=""><td>:> <(</td><td>2></td></c<>	:> <(2>
Fixed assets	\$	825,000 4	years \$	206,250
Customer list	: 3	3,500,000 5	years	700,000
License agree	ements 2	2,000,000 3	9 years	666 , 667
Patents	2	2,000,000 15) years	133 , 333

Internet	domain	names	1,000,000	3 years	333,333
					\$2,039,583

Estimated amounts and amortization lives are subject to final allocation based on independent appraisal of the fair value of assets acquired.

(F) Record interest expense on debt incurred.

<TABLE>

<CAPTION>

		Debt	Rate	Interest
<s></s>		<c></c>	<c></c>	<c></c>
	GMAC term loan	\$18,000,000	5.65%	\$ 889,878
	American Capital Financial			
	Services term loan	30,000,000	10.40%	3,120,000
	GMAC revolving credit			
	agreement	46,783,812	4.90%	2,292,408
	Amortization of debt financing costs			375 , 552
				\$6,677,838

</TABLE>

All debt incurred is variable rate based on LIBOR. Interest rates assume a LIBOR rate of 2.25% throughout the period.

(G)	Record tax effect.	PF-6
<tab <s></s></tab 	LE> EJ Footwear pre tax income Net effect of adjustments	<c> \$ 8,020,274 (1,266,683)</c>
	Effective tax rate	6,753,591 38%
<td>BLE></td> <td>\$ 2,566,400 </td>	BLE>	\$ 2,566,400

PF-7

Consent of Independent Auditors

We consent to the incorporation by reference in: (1) the Registration Statement (Form S-8 No. 333-4434) pertaining to Rocky Shoes & Boots, Inc. 1995 Stock Option Plan; (2) the Registration Statement (Form S-8 No. 333-67357) pertaining to Rocky Shoes & Boots, Inc. 1995 Amended and Restated Stock Option Plan; (3) the Registration Statement (Form S-8 No. 333-107568) pertaining to Rocky Shoes & Boots, Inc. Second Amended and Restated 1995 Stock Option Plan; and (4) the Registration Statement (Form S-8 No. 333-121756) pertaining to Rocky Shoes & Boots, Inc. 2004 Stock Incentive Plan, of our report dated December 15, 2004, with respect to the combined financial statements of EJ Footwear Group included in this Current Report (Form 8-K/A) of Rocky Shoes & Boots, Inc. filed with the Securities and Exchange Commission.

/s/ Ernst & Young LLP

Nashville, Tennessee March 21, 2005