SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 - For the fiscal year ended December 31, 2000

Commission file number 1-13905

COMPX INTERNATIONAL INC.

(Exact name of registrant as specified in its charter)

Delaware 57-0981653

(State or other jurisdiction of incorporation or organization) (IRS Employer Identification No.)

5430 LBJ Freeway, Suite 1700, Dallas, Texas 75240-2697

(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (972) 233-1700

Securities registered pursuant to Section 12(b) of the Act:

 $\begin{tabular}{lll} Name & of each exchange on \\ Title & of each class & which registered \\ \end{tabular}$

Class A common stock New York Stock Exchange

(\$.01 par value per share)

Securities registered pursuant to Section 12(g) of the Act:

None.

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

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 and (2) has been subject to such filing requirements for the past 90 days. Yes X No

As of March 2, 2001, 5,117,280 shares of Class A common stock were outstanding. The aggregate market value of the 4.7 million shares of voting stock held by nonaffiliates of Valhi, Inc. as of such date approximated \$50.0 million.

Documents incorporated by reference

The information required by Part III is incorporated by reference from the Registrant's definitive proxy statement to be filed with the Commission pursuant to Regulation 14A not later than 120 days after the end of the fiscal year covered by this report.

PART I

ITEM 1. BUSINESS

General

CompX International Inc. (NYSE: CIX) is a leading manufacturer of ergonomic computer support systems, precision ball bearing slides and security products

for use in office furniture, computer-related applications and a variety of other products. The Company's products are principally designed for use in medium to high-end applications, where product design, quality and durability are critical to the Company's customers. The Company believes that it is among the world's largest producers of ergonomic computer support systems for office furniture manufacturers, precision ball bearing slides and security products consisting of cabinet locks and other locking mechanisms. In 2000, CompX generated net sales of \$253.3 million, a 12% increase from 1999. In 2000, ergonomic computer support systems, precision ball bearing slides and security products accounted for approximately 16%, 50% and 34% of net sales, respectively.

Valhi, Inc. and Valhi's wholly-owned subsidiary Valcor, Inc. owned 68% of the Company's outstanding common stock at December 31, 2000. Contran Corporation holds, directly or through subsidiaries, approximately 93% of Valhi's outstanding common stock. Substantially all of Contran's outstanding voting stock is held by trusts established for the benefit of certain children and grandchildren of Harold C. Simmons, of which Mr. Simmons is sole trustee. Mr. Simmons is Chairman of the Board and Chief Executive Officer of each of Contran, Valhi and Valcor and may be deemed to control each of such companies and CompX.

The Company was incorporated in Delaware in 1993 under the name National Cabinet Lock, Inc. At that time, Valhi contributed the assets of its Cabinet Lock Division and the stock of Waterloo Furniture Components Limited. In 1996, the Company changed its name to CompX International Inc. In 1998, the Company issued approximately 6 million shares of its common stock in an initial public offering and CompX acquired two additional security products producers. In 1999, CompX acquired two more slide producers and in January 2000 acquired another security products producer. See Note 2 to the Consolidated Financial Statements.

As provided by the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, the Company cautions that the statements in this Annual Report on Form 10-K relating to matters that are not historical facts, including, but not limited to, statements found in this Item 1 - "Business," Item 3 - "Legal Proceedings," Item 7 - "Management's Discussion and Analysis of Financial Condition and Results of Operations" and Item 7A - "Quantative and Qualitative Disclosures About Market Risk," are forward-looking statements that represent management's beliefs and assumptions based on currently available information. Forward-looking statements can be identified by the use of words such as "believes," "intends," "may," "should," "anticipates," "expected" or comparable terminology, or by discussions of strategies or trends. Although the Company believes that the expectations reflected in such forward-looking statements are reasonable, it cannot give any assurances that these expectations will prove to be correct. Such statements by their nature involve substantial risks and uncertainties that could significantly impact expected results, and actual future results could differ materially from those described in such forward-looking statements. Among the factors that could cause actual future results to differ materially are the risks and uncertainties discussed in this Annual Report and those described from time to time in the Company's other filings with the Securities and Exchange Commission. While it is not possible to identify all factors, the Company continues to face many risks and uncertainties including, but not limited to, future supply and demand for the Company's products, changes in costs of raw materials and other operating costs (such as energy costs), general global economic and political conditions, demand for office furniture, service industry employment levels, the possibility of labor disruptions, competitive products and prices, substitute products, customer and competitor strategies, the introduction of trade barriers, the impact of pricing and production decisions, fluctuations in the value of the U.S. dollar relative to other currencies (such as the euro and Canadian dollar), potential difficulties in integrating completed acquisitions, uncertainties associated with new product development, environmental matters (such as those requiring emission and discharge standards for existing and new facilities), government regulations and possible changes therein, possible future litigation and other risks and uncertainties. Should one or more of these risks materialize (or the consequences of such a development worsen), or should the underlying assumptions prove incorrect, actual results could differ materially from those forecasted or expected. The Company disclaims any intention or obligation to update publicly or revise such statements whether as a result of new information, future events or otherwise.

Industry Overview

During the mid 1990's and prior to 1998, approximately 75% of the Company's products were sold to the office furniture manufacturing industry. As a result of strategic acquisitions in the security products industry in 1998 and 2000 and

in the precision ball bearing slide industry in 1999, the Company has expanded its product offering and reduced its percentage of sales to the office furniture market. Currently, approximately 63% of the Company's products are sold to the office furniture manufacturing industry while the remainder are sold for use in other products, such as vending equipment, electromechanical enclosures, transportation, computers and related equipment, and other non-office furniture and equipment. CompX's management believes that its emphasis on new product development, sales of its ergonomic computer support systems as well as slide and security products used in computer and other non-office furniture applications result in the potential for higher rates of growth than the office furniture industry as a whole.

Products

CompX manufactures and sells components in three major product lines: ergonomic computer support systems, precision ball bearing slides and security products. The Company's ergonomic computer support systems and precision ball bearing slides are sold under the Waterloo Furniture Components, Thomas Regout and Dynaslide brand names and the Company's security products are sold under the National Cabinet Lock, Fort Lock, Timberline Lock, Chicago Lock and TuBAR brand names. The Company believes that its brand names are well recognized in the industry.

Ergonomic computer support systems. CompX is a leading manufacturer and innovator in ergonomic computer support systems for office furniture. Unlike products targeting the residential market, which is more price sensitive with less emphasis on the overall value of products and service, the CompX line consists of more highly engineered products designed to provide ergonomic benefits for business and other sophisticated users.

Ergonomic computer support systems include adjustable computer keyboard support arms, designed to attach to office desks in the workplace and home office environments to alleviate possible strains and stress and maximize usable workspace, adjustable computer table mechanisms which provide variable workspace heights, CPU storage devices which minimize adverse effects of dust and moisture and a number of complementary accessories, including ergonomic wrist rest aids, mouse pad supports and computer monitor support arms. These products include CompX's Leverlock ergonomic keyboard arm, which is designed to make the adjustment of the keyboard arm easier for all (including physically-challenged users). In addition, the Company offers its engineering and design capabilities for the design and manufacture of products on a proprietary basis for key customers. Development of height adjustable work surfaces utilizing the Company's patented twin-lift mechanism and height adjustable tables using CompX's patented counterbalancing feature is also proceeding and is expected to further enhance the Company's product offerings.

Precision ball bearing slides. CompX manufactures a complete line of precision ball bearing slides for use in office furniture, computer related equipment, tool storage cabinets, imaging equipment, file cabinets, desk drawers and other applications. These products include CompX's Integrated Slide Lock in which a file cabinet manufacturer can reduce the possibility of multiple drawers being opened at the same time, and the adjustable Ball Lock which reduces the risk of heavily-filled drawers, such as auto mechanic tool boxes, from opening while in movement. Precision ball bearing slides are manufactured to stringent industry standards and are designed in conjunction with office furniture original equipment manufacturers ("OEMs") to meet the needs of end users with respect to weight support capabilities and ease of movement.

In addition to CompX's basic precision ball bearing slide product lines, sales based on patented innovations such as the Butterfly Take Apart System, the Integrated Slide Lock and the Ball Lock have accounted for an increasing proportion of the Company's sales. These applications have expanded the Company's product offerings within the office furniture industry as well as adding products for heavy-duty tool storage cabinets, electromechanical imaging equipment and computer server network cabinets.

Security products. The Company believes that it is a North American market leader in the manufacture and sale of cabinet locks and other locking mechanisms. CompX provides security products to various industries including institutional furniture, banking, vending and computer. CompX's security products are sold under the National Cabinet Lock, Fort Lock, Timberline Lock and Chicago Lock brand names. The Company's products can also be found in various applications including ignition systems, office furniture, vending and gaming machines, parking meters, electrical circuit panels, storage compartments for motorcycles, security devices for laptop and desktop computers as well as

mechanical and electronic locks for the toolbox industry. Some of these products may include CompX's KeSet high security system, which has the ability to change the keying on a single lock 64 times without removing the lock from its enclosure.

The Company manufactures disc tumbler locking mechanisms at all of its security products facilities, which mechanisms provide moderate security and generally represent the lowest cost lock to produce. CompX also manufactures pin tumbler locking mechanisms, including its KeSet, ACE II and TuBAR brand locks, which mechanisms are more costly to produce and are used in applications requiring higher levels of security. A substantial portion of the Company's sales consist of products with specialized adaptations to individual manufacturers' enclosure specifications. CompX, however, also has a standardized product line suitable for many customers. This standardized product line is offered through a North American distribution and factory centers network as well as to large OEMs through the Company's STOCK LOCKS distribution program.

Sales, Marketing and Distribution

CompX sells components to OEMs and to distributors through a dedicated sales force. The majority of the Company's sales are to OEMs, while the balance represents standardized products sold through distribution channels.

Sales to large OEM customers are made through the efforts of factory-based sales and marketing professionals and engineers working in concert with salaried field salespeople and independent manufacturers' representatives. Manufacturers' representatives are selected based on special skills in certain markets or with current or potential customers.

A significant portion of the Company's sales are made through distributors. The Company has a significant market share of cabinet lock sales to the locksmith distribution channel. CompX supports its distributor sales with a line of standardized products used by the largest segments of the marketplace. These products are packaged and merchandised for easy availability and handling by distributors and the end user. Based on the Company's successful STOCK LOCKS inventory program, similar programs have been implemented for distributor sales of ergonomic computer support systems and to some extent precision ball bearing slides. The Company also operates a small tractor/trailer fleet associated with its Canadian facilities.

The Company does not believe it is dependent upon one or a few customers, the loss of which would have a material adverse effect on its operations. In 1998, 1999 and 2000, sales to the Company's ten largest customers accounted for approximately 40%, 33% and 35% of sales, respectively. In 1999 and 2000, sales to the Company's largest customer were less than 10% of the Company's total sales. In 1998, one customer, Hon Industries Inc., accounted for approximately 10% of sales. In the past three years, nine of the Company's top ten customers were located in the United States.

Manufacturing and operations

At December 31, 2000, CompX operated seven manufacturing facilities in North America (three in Illinois, two in Canada and one in each of South Carolina and Michigan), one facility in the Netherlands and two facilities in Taiwan. Ergonomic products or precision ball bearing slides are manufactured in the facilities located in Canada, the Netherlands, Michigan and Taiwan. Security products are manufactured in the facilities located in South Carolina and Illinois. The Company owns all of these facilities except for one of the Illinois facilities and one of the Taiwan facilities, which are leased. See also Item 2. During 2000, the Company closed its Chicago Lock manufacturing facility in Pleasant Prairie, Wisconsin and consolidated those operations with the Company's security products facilities in Mauldin, South Carolina. CompX also leases a distribution center in California. CompX believes that all its facilities are well maintained and satisfactory for their intended purposes.

Raw Materials

Coiled steel is the major raw material used in the manufacture of precision ball bearing slides and ergonomic computer support systems. Plastic resins for injection molded plastics are also an integral material for ergonomic computer support systems. Purchased components, including zinc castings, are the principal raw materials used in the manufacture of security products. These raw materials are purchased from several suppliers and are readily available from numerous sources.

The Company occasionally enters into raw material arrangements to mitigate the short-term impact of future increases in raw material costs. While these arrangements do not commit the Company to a minimum volume of purchases, they generally provide for stated unit prices based upon achievement of specified volume purchase levels. This allows the Company to stabilize raw material purchase prices, provided the specified minimum monthly purchase quantities are met. Materials purchased on the spot market are sometimes subject to unanticipated and sudden price increases. Due to the competitive nature of the markets served by the Company's products, it is often difficult to recover such increases in raw material costs through increased product selling prices. Consequently, overall operating margins can be affected by such raw material cost pressures.

Competition

The office furniture and security products markets are highly competitive. The Company competes primarily on the basis of product design, including ergonomic and aesthetic factors, product quality and durability, price, on-time delivery, service and technical support. The Company focuses its efforts on the middle and high-end segments of the market, where product design, quality, durability and service are placed at a premium.

The Company competes in the ergonomic computer support systems market with one major producer and a number of small manufacturers that compete primarily on the basis of product quality, features and price. The Company competes in the precision ball bearing slide market with two large manufacturers and a number of smaller domestic and foreign manufacturers that compete primarily on the basis of product quality and price. The Company's security products compete with a variety of relatively small domestic and foreign competitors, which makes significant price increases difficult. Although the Company believes that it has been able to compete successfully in its markets to date, there can be no assurance that it will be able to continue to do so in the future.

Patents and Trademarks

The Company holds a number of patents relating to its component products, certain of which are believed to be important to CompX and its continuing business activity. CompX's major trademarks and brand names, including National Cabinet Lock, KeSet, Fort Lock, Timberline Lock, Chicago Lock, ACE II, Tubar, Thomas Regout, STOCK LOCKS, ShipFast, Waterloo Furniture Components Limited and Dynaslide, are protected by registration in the United States and elsewhere with respect to the products it manufactures and sells. The Company believes such trademarks are well recognized in the component products industry.

Foreign operations

The Company has substantial operations and assets located outside the United States, principally slide and ergonomic product operations in Canada, the Netherlands and Taiwan. The majority of the Company's 2000 non-U.S. sales are to customers located in Canada and Europe. Foreign operations are subject to, among other things, currency exchange rate fluctuations. The Company's results of operations have in the past been both favorably and unfavorably affected by fluctuations in currency exchange rates. Political and economic uncertainties in certain of the countries in which the Company operates may expose the Company to risk of loss. The Company does not believe that there is currently any likelihood of material loss through political or economic instability, seizure, nationalization or similar event. The Company cannot predict, however, whether events of this type in the future could have a material effect on its operations. See Item 7 - "Management's Discussion and Analysis of Financial Condition and Results of Operations" and Item 7A - "Quantitative and Qualitative Disclosures About Market Risk" and Note 1 to the Consolidated Financial Statements.

Environmental Matters

The Company's operations are subject to federal, state, local and foreign laws and regulations relating to the use, storage, handling, generation, transportation, treatment, emission, discharge, disposal and remediation of, and exposure to, hazardous and non-hazardous substances, materials and wastes ("Environmental Laws"). The Company's operations also are subject to federal, state, local and foreign laws and regulations relating to worker health and safety. The Company believes that it is in substantial compliance with all such laws and regulations. The costs of maintaining compliance with such laws and regulations have not significantly impacted the Company to date, and the Company has no significant planned costs or expenses relating to such matters. There can

be no assurance, however, that compliance with future Environmental Laws or with future laws and regulations governing worker health and safety will not require the Company to incur significant additional expenditures, or that such additional costs would not have a material adverse effect on the Company's business, consolidated financial condition, results of operations or liquidity.

Employees

As of December 31, 2000, the Company employed approximately 2,270 employees, including 895 in the United States, 875 in Canada, 365 in the Netherlands and 135 in Taiwan. Approximately 85% of the Company's employees in Canada are represented by a labor union. The Company's collective bargaining agreement with such union expires in 2003. The Company believes that its labor relations are satisfactory.

ITEM 2. PROPERTIES

The Company's principal executive offices are located in approximately 1,000 square feet of leased space at 5430 LBJ Freeway, Dallas, Texas 75240. The following table sets forth the location, size and general product types produced for each of the Company's facilities.

Facility Name Owned Facilities:	Location	Size	Products Produced (square feet)
Manitou	Kitchener, Ontario	280,000	Slides
Trillium	Kitchener, Ontario	116,000	Ergonomic products
Thomas Regout	Maastricht, the Netherlands	270,000	Slides
	Grand Rapids, M	60,000	Slides
National Cabinet Lock	Mauldin, SC	197,000	Security products
Fort Lock	River Grove, IL	100,000	Security products
Timberline	Lake Bluff, IL	16,000	Security products
Dynaslide	Taipei, Taiwan	43,000	Slides
Leased Facilities:			
Dynaslide	Taipei, Taiwan	32,000	Slides
Chicago Tubar	Hoffman Estates, IL	5,000	Security products
Distribution Center	Chino, CA	6,000	Product distribution

The Manitou, Thomas Regout - Maastricht, and National Cabinet Lock facilities are ISO-9001 registered. The Dynaslide owned facility is ISO-9002 registered. ISO-9001 registration of the Trillium, Grand Rapids and Fort Lock facilities is anticipated in 2001. The Company believes that all its facilities are well maintained and satisfactory for their intended purposes.

The Company is involved, from time to time, in various environmental, contractual, product liability, patent (or intellectual property) and other claims and disputes incidental to its business. Currently no material environmental or other material litigation is pending or, to the knowledge of the Company, threatened. The Company currently believes that the disposition of all claims and disputes, individually or in the aggregate, should not have a material adverse effect on the Company's consolidated financial condition, results of operations or liquidity.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

No matters were submitted to a vote of security holders during the quarter ended December 31, 2000.

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

The Company's Class A common stock is listed and traded on the New York Stock Exchange (symbol: CIX). As of March 2, 2001, there were approximately 25 holders of record of CompX Class A common stock. The following table sets forth the high and low closing sales prices for CompX Class A common stock for 1999 and 2000, according to the New York Stock Exchange Composite Tape, and dividends paid per share during such periods. On March 2, 2001 the closing price per share of CompX Class A common stock according to the NYSE Composite Tape was \$10.55.

	High	Low	Dividends paid
Year ended December 31, 1999			
First Ouarter	\$26 7/16	\$12 3/4	\$
Second Quarter	17 7/8	12 1/8	·
Third Quarter	19	15 1/2	
Fourth Quarter	19 1/2	17 5/8	.125
Year ended December 31, 2000			
First Quarter	\$19 7/8	\$17 7/8	\$.125
Second Quarter	23 7/16	17 13/16	.125
Third Quarter	23 3/16	19 5/16	.125
Fourth Quarter	20 15/16	8 15/16	.125

Subsequent to the Company's March 1998 initial public offering of shares of its Class A common stock, the Company paid its first regular quarterly dividend in December 1999. The declaration and payment of future dividends and the amount thereof will be dependent upon the Company's results of operations, financial condition, cash requirements for its businesses, contractual requirements and restrictions and other factors deemed relevant by the Board of Directors.

Prior to the March 1998 initial public offering, the Company paid dividends to Valcor aggregating \$1.8 million in 1998. In addition, on December 12, 1997, the Company paid a \$50 million dividend to Valcor in the form of a note payable. The Company utilized borrowings under its Revolving Senior Credit Facility to repay in full the note payable to Valcor in 1998.

ITEM 6. SELECTED FINANCIAL DATA

The following selected financial data should be read in conjunction with the Company's Consolidated Financial Statements and Item 7 - "Management's

Discussion and Analysis of Financial Condition and Results of Operations."

The Company's operations are comprised of a 52 or 53 week fiscal year. Excluding 1998, each of the years 1996 through 2000 consisted of a 52 week year. 1998 was a 53 week year.

	Years ended December 31,								
	1996	_	1997		1998		1999		2000
Income Statement Data		in	millior	ns,		per		lata)	
Net sales	\$ 88.7	\$	108.7	\$	152.1	\$	225.9	\$	253.3
Operating income	\$ 21.6	\$	27.1	\$	30.8	\$	40.1	\$	37.3
Income before income taxes and minority interest Income taxes Minority interest in losses	22.1 9.1 		27.7 11.0 	·	32.5 12.0 (.2)		39.2 14.1 (.1)		35.5 13.4
Net income	13.0			\$	20.7	\$	25.2	\$	22.1
Cash dividends (1)	\$ 6.2		6.1	\$	1.8	\$	2.0	\$	8.1
Net income	\$ 1.30		1.67 .61	\$ \$	1.37	\$	1.56 .125	\$ \$	1.37 .50
Outstanding	10.0		10.0		15.1		16.1		16.1
Balance Sheet Data (at year end): Cash and other current assets Total assets Current liabilities Long-term debt, including current maturities	\$ 32.2 48.5 8.1		45.4 63.8 64.4	\$	86.5 152.4 20.3	\$	72.5 202.9 26.8		83.0 225.5 28.9
Stockholders' equity (deficit)	39.2						149.4		151.0

(1) In addition to the amounts shown above, in December 1997 the Company paid a \$50 million dividend to Valcor in the form of a demand note payable. The note was repaid in February 1998 using borrowings under the Company's Revolving Senior Credit Facility. See Note 10 to the Consolidated Financial Statements.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Overview

The Company reported net income of \$22.1 million, or \$1.37 per diluted share for the year ended December 31, 2000, a decrease of 12% compared to net income of \$25.2 million or \$1.56 per diluted share for the year ended December 31, 1999. The Company's net income in 1998 was \$20.7 million, or \$1.37 per diluted share.

Beginning in 1998, the Company has grown through a series of strategic acquisitions that have allowed the Company to expand its product offerings to customers outside of its traditional office furniture customer base. The Company's customer base now also includes customers in the vending, computer and related products, transportation and recreation industries. In 1998, the Company expanded it's security products capacity through the acquisitions of Fort Lock Corporation and related assets for approximately \$33 million and Timberline Lock, Ltd. and related assets for approximately \$8 million. The Company expanded

it's offerings in the precision ball bearing slide and ergonomic products markets in 1999 through it's acquisitions of Thomas Regout for approximately \$53 million and Dynaslide for approximately \$12 million. In January 2000, the Company acquired substantially all of the operating assets of Chicago Lock Company for approximately \$9 million, further expanding it's security products capacity. These acquisitions were financed through a combination of cash on hand and increased borrowings under the Company's Revolving Senior Credit Facility.

Of the Company's acquisitions, only the pro forma effects of the Thomas Regout and Fort Lock acquisitions were material. Assuming these acquisitions occurred January 1, 1998, the Company's unaudited pro forma net sales would have been \$212.6 million in 1998 and pro forma operating income would have been \$32.5 million. The pro forma financial information is not necessarily indicative of actual results had the transactions occurred at the beginning of the period, nor do they purport to represent results of future operations of the merged companies.

Results of Operations

Net sales and operating income

	Years ended December 31,		% Change		
	1998	1999	2000	1998-1999	1999-2000
		(In	millions)		
Net sales Operating income	\$152.1 30.8	\$225.9 40.1	\$253.3 37.3	+49% +30%	+12% - 7
Operating income margin	20%	18%	15%		

Year ended December 31, 2000 compared to year ended December 31, 1999

Net sales increased \$27.4 million, or 12%, in 2000 compared to 1999 due to the effect of acquisitions. Sales of security products in 2000 increased 14% compared to 1999, and sales of slide products increased 18%. During 2000, sales of CompX's ergonomic products decreased 5% compared to 1999. Excluding the effect of acquisitions, net sales in 2000 were essentially flat compared to net sales in 1999, with sales of slide products up 8% and sales of ergonomic products and security products down 5% and 7%, respectively, compared to 1999. Sales of ergonomic products were negatively impacted in the second half of 2000 by softening demand in the office furniture industry in North America and loss of market share due to competition from imports. The lower security products sales were due to weakness in the computer and related products industry and increased competition from low-cost imports. The increase in sales of slide products is due to market share gains and increased demand for CompX's slide products.

Operating income for 2000 decreased \$2.8 million, or 7% compared to 1999. Excluding the results of acquisitions, operating income decreased 11% from the prior year. Along with the softening demand from the office furniture industry, operating income was also impacted by a change in the product mix, with a lower percentage of sales being generated by certain higher-margin products in 2000 compared to 1999, as well as incremental costs incurred in moving the operations of the Chicago Lock plant to the Company's Mauldin, South Carolina plant, higher costs associated with the expansion of the Company's Grand Rapids, Michigan plant and higher administrative expenses.

Year ended December 31, 1999 compared to year ended December 31, 1998

Net sales increased \$73.8 million, or 49% in 1999 compared to 1998 primarily due to the effect of acquisitions. Excluding the effect of acquisitions, net sales in 1999 increased 5% compared to net sales in 1998. The 5% increase reflects an increase in the Company's product sales to the office furniture industry (primarily slides and ergonomic products), which increased 5% along with increased sales of the Company's security products, which improved 3% over the prior year.

In 1999, operating income increased \$9.3 million, or 30% over 1998. The

majority of this growth was due to the acquisitions mentioned earlier. Excluding the effect of the acquisitions and excluding the effect of the \$3.3 million stock award which occurred in 1998, operating income increased \$1.3 million or 4% over the prior year. Sales of slides and ergonomic products were impacted in the first half of 1999 by softening demand in the office furniture industry, however such sales and operating income improved in the second half of 1999 as office furniture demand improved.

General

The Company's profitability primarily depends on its ability to utilize its production capacity effectively, which is affected by, among other things, the demand for its products, and its ability to control its manufacturing costs, primarily comprised of raw materials such as zinc, copper, coiled steel and plastic resins and of labor costs. Raw material costs represent approximately 45% of the Company's total cost of sales. In 1999 and 2000 steel prices did not change significantly compared to the respective prior year. The Company occasionally enters into raw material supply arrangements to mitigate the short-term impact of future increases in raw material costs. While these arrangements do not commit the Company to a minimum volume of purchases, they generally provide for stated unit prices based upon achievement of specified volume purchase levels. This allows the Company to stabilize raw material purchase prices provided the specified minimum monthly purchase quantities are met. The Company currently anticipates entering into such arrangements for zinc, coiled steel and plastic resins in 2001 and does not anticipate significant changes in the cost of these materials from their current levels. Materials purchased on the spot market are sometimes subject to unanticipated and sudden price increases. Due to the competitive nature of the markets served by the Company's products, it is often difficult to recover such increases in raw material costs through increased product selling prices and consequently overall operating margins can be affected by such raw material cost pressures.

At December 31, 2000, none of the Company's employees in the U.S., the Netherlands or Taiwan were represented by bargaining units, and wage increases for such employees historically have been in line with overall inflation indices. Approximately 85% of the Company's Canadian employees are covered by a three year collective bargaining agreement that expires in 2003 and provides for annual wage increases of approximately 3.5%. Wage increases for these Canadian employees historically have also been in line with overall inflation indices.

Selling, general and administrative costs consist primarily of salaries, commissions and advertising expenses directly related to product sales and in 1999 and 2000 have been consistent as a percentage of net sales. In 1998, in connection with the Company's initial public offering in March 1998, five of the Company's officers and directors were awarded 164,880 shares of Class A Common Stock. Accordingly, the Company recognized a \$3.3 million pre-tax charge, included in selling, general and administrative expenses, equal to the aggregate value of the Class A shares awarded based on the initial public offering price.

CompX has substantial operations and assets located outside the United States (principally in Canada, the Netherlands and Taiwan). A portion of CompX's sales generated from its non-U.S. operations are denominated in currencies other than the U.S. dollar, principally the Canadian dollar, the Dutch guilder, the euro and the New Taiwan dollar. In addition, a portion of CompX's sales generated from its non-U.S. operations (principally in Canada) are denominated in the U.S. dollar. Most raw materials, labor and other production costs for such non-U.S. operations are denominated primarily in local currencies. Consequently, the translated U.S. dollar value of CompX's foreign sales and operating results are subject to currency exchange rate fluctuations which may favorably or unfavorably impact reported earnings and may affect comparability of period-to--period operating results. During 2000, weakness in the euro negatively impacted the Company's sales and operating income comparisons with 1999 (principally with respect to slide products). Excluding the effect of currency and acquisitions, the Company's sales increased 3% in 2000 compared to 1999, and operating income decreased 9%. Fluctuations in the value of the U.S. dollar against such other currencies did not significantly impact CompX's sales or operating income in 1999 compared to 1998.

Due in part to expected continued soft manufacturing sector economic conditions in North America and Europe, CompX currently expects its operating income in the first half of 2001 to be lower compared to the first half of 2000. If demand improves later in 2001, CompX believes its operating income in the second half of 2001 could be higher compared to the second half of 2000. These current expectations and beliefs are subject to certain risks and uncertainties, some of which are set forth in "Business-General." CompX also intends to focus

on cost control to improve its operating margins.

Liquidity and Capital Resources

Consolidated cash flows

Operating activities. Trends in cash flows from operating activities, excluding changes in assets and liabilities and non-cash stock award charges, for 1998, 1999 and 2000, are generally similar to the trends in the Company's earnings. Cash provided by operating activities (excluding the non-cash stock award charge in 1998) totaled, \$24.3 million, \$28.4 million and \$28.4 million for the years ended December 31, 1998, 1999 and 2000, respectively, compared to net income of \$20.7 million, \$25.2 million and \$22.1 million, respectively. Depreciation and amortization increased during the past three years in part due to the acquisitions discussed above and additional expenditures on facilities expansion discussed below.

Changes in assets and liabilities result primarily from the timing of production, sales and purchases. Such changes in assets and liabilities generally tend to even out over time and result in trends in cash flows from operating activities generally reflecting earnings trends.

Investing activities. Net cash used by investing activities totaled \$54.2 million, \$84.6 million and \$32.4 million for the years ended December 31, 1998, 1999 and 2000, respectively. Cash used by investing activities in 1998 includes an aggregate of \$41.6 million for the Fort Lock and Timberline acquisitions. Likewise, \$65.0 million in cash was used for the Thomas Regout and Dynaslide acquisitions in 1999 and approximately \$9.3 million was used for the Chicago Lock acquisition in 2000. Other cash flows from investing activities in each of the past three years related principally to capital expenditures. Capital expenditures in the past three years emphasized manufacturing equipment which utilizes new technologies and increases automation of the manufacturing process to provide for increased productivity and efficiency. The increase in capital expenditures in 1999 relates primarily to the additions of a fourth plating line at the Company's Kitchener facility, facility expansions in Kitchener, acquisition of an adjoining manufacturing building at Fort Lock and the addition of automation equipment at all facilities. The capital expenditure increases in 2000 relate primarily to the completion of facility expansions mentioned above and additional facility expansions at the Company's Grand Rapids and Mauldin facilities.

Capital expenditures for 2001 are estimated at approximately \$21 million, the majority of which relate to projects that emphasize improved production efficiency and increased production capacity. Firm purchase commitments for capital projects in process at December 31, 2000 approximated \$5 million.

Financing activities. Net cash provided by financing activities totaled \$58.7 million, \$17.0 million and \$2.1 million for the years ended December 31, 1998, 1999 and 2000, respectively. Net cash provided in 1998 includes \$110.4 million of net proceeds from the Company's March 1998 initial public offering and the repayment of the \$50 million note payable to Valcor, discussed below. Prior to the initial public offering, the Company paid dividends to its parent company aggregating \$1.8 million in 1998. See Notes 9 and 10 to the Consolidated Financial Statements. The Company also paid its first regular quarterly dividend since the initial public offering of \$0.125 per share in December 1999. Total cash dividends paid in 1999 and 2000 were \$2.0 million and \$8.1 million, respectively.

The Company's board of directors has authorized the Company to purchase up to approximately 1.1 million shares of its common stock in open market or privately-negotiated transactions at unspecified prices and over an unspecified period of time. As of December 31, 2000, the Company had purchased approximately 844,000 shares for an aggregate of \$8.7 million pursuant to such authorization. In February 2001, the Company purchased approximately 243,000 shares for an aggregate purchase price of \$2.4 million.

At December 31, 2000, the Company had \$59 million of borrowing availability under its Revolving Senior Credit Facility.

Other

Management believes that cash generated from operations and borrowing availability under the Revolving Senior Credit Facility, together with cash on hand, will be sufficient to meet the Company's liquidity needs for working capital, capital expenditures, debt service and dividends.

The Company periodically evaluates its liquidity requirements, alternative uses of capital, capital needs and available resources in view of, among other things, its capital expenditure requirements in light of its capital resources and estimated future operating cash flows. As a result of this process, the Company has in the past and may in the future seek to raise additional capital, refinance or restructure indebtedness, issue additional securities, repurchase shares of its common stock, modify its dividend policy or take a combination of such steps to manage its liquidity and capital resources. In the normal course of business, the Company may review opportunities for acquisitions, joint ventures or other business combinations in the component products industry. In the event of any such transaction, the Company may consider using available cash, issuing additional equity securities or increasing the indebtedness of the Company or its subsidiaries.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

General. The Company is exposed to market risk from changes in foreign currency exchange rates and interest rates. The Company periodically uses currency forward contracts to manage a portion of foreign exchange rate risk associated with receivables, or similar exchange rate risk associated with future sales, denominated in a currency other than the holder's functional currency. Otherwise, the Company does not generally enter into forward or option contracts to manage such market risks, nor does the Company enter into any such contract or other type of derivative instrument for trading or speculative purposes. Other than the contracts discussed below, the Company was not a party to any forward or derivative option contract related to foreign exchange rates or interest rates at December 31, 1999 and 2000. See Note 1 to the Consolidated Financial Statements.

Interest rates. The Company is exposed to market risk from changes in interest rates, primarily related to indebtedness.

At December 31, 1999 and 2000, substantially all of the Company's outstanding indebtedness were variable rate borrowings. Such borrowings at December 31, 2000 related principally to \$39 million (\$20 million at December 31, 1999) in borrowings under the Revolving Senior Credit Facility. The outstanding balances at December 31, 1999 and 2000 (which approximate fair value) had a weighted-average interest rate of 6.2% and 6.7%, respectively. Amounts outstanding under this credit facility are due in 2003. In addition, Dynaslide had \$1.2 million in short-term bank borrowings outstanding at December 31, 2000. These borrowings bear interest at 6.8%, are denominated in New Taiwan dollars and were repaid in January 2001. Information for such foreign-currency denominated indebtedness is presented in its U.S. dollar equivalent using the December 31, 2000 exchange rate of 33.0 New Taiwan dollars per U.S. dollar. The remaining indebtedness outstanding at December 31, 1999 and 2000 is not material.

Foreign currency exchange rates. The Company is exposed to market risk arising from changes in foreign currency exchange rates as a result of manufacturing and selling its products outside the United States (principally Canada, the Netherlands and Taiwan). A portion of CompX's sales generated from its non-U.S. operations are denominated in currencies other than the U.S. dollar, principally the Canadian dollar, the Dutch guilder/the euro and the New Taiwan dollar. In addition, a portion of CompX's sales generated from its non-U.S. operations (principally in Canada) are denominated in the U.S. dollar. Most raw materials, labor and other production costs for such non-U.S. operations are denominated primarily in local currencies. Consequently, the translated U.S. dollar value of CompX's foreign sales and operating results are subject to currency exchange rate fluctuations which may favorably or unfavorably impact reported earnings and may affect comparability of period-to-period operating results.

Certain of CompX's sales generated by its Canadian operations are denominated in U.S. dollars. To manage a portion of the foreign exchange rate market risk associated with receivables, or similar exchange rate risk associated with future sales, at December 31, 2000 CompX had entered into a series of short-term forward exchange contracts maturing through March 2001 to exchange an aggregate of \$9.1 million for an equivalent amount of Canadian dollars at an exchange rate of Cdn \$1.482 per U.S. dollar. Similar contracts were outstanding at December 31, 1999 to exchange an aggregate of \$6.0 million for an equivalent amount of Canadian dollars at exchange rates ranging between Cdn \$1.491 and Cdn \$1.486 per U.S. dollar. At each balance sheet date, outstanding currency forward contracts are marked-to-market with any resulting gain or loss recognized in income currently. The difference between the

estimated fair value and the face value of all such outstanding forward contracts at December 31, 1999 and 2000 is not material.

Other. Beginning January 1, 1999, eleven of the fifteen members of the European Union ("EU"), including the Netherlands, adopted a new European currency unit (the "euro") as their common legal currency. Following the introduction of the euro, the participating countries' national currencies remain legal tender as denominations of the euro from January 1, 1999 through January 1, 2002, and the exchange rates between the euro and such national currency units are fixed.

As of January 1, 2001, the functional currencies of the Company's Thomas Regout operations in Maastricht, the Netherlands, had begun conversion to the euro from its national currency. This is expected to be completed in 2001. Although not expected, the euro conversion may impact the Company's operations, including, among other things, changes in product pricing decisions necessitated by cross-border price transparencies. Such changes in product pricing decisions could impact both selling prices and purchasing costs and, consequently, favorably or unfavorably impact results of operations. Because of the inherent uncertainty of the ultimate effect of the euro conversion, the Company cannot accurately predict the impact of the euro conversion on its results of operations, financial condition or liquidity.

The above discussion includes forward-looking statements of market risk which assume hypothetical changes in market prices. Actual future market conditions will likely differ materially from such assumptions. Accordingly, such forward-looking statements should not be considered to be projections by the Company of future events or losses. Such forward-looking statements are subject to certain risks and uncertainties some of which are listed in "Business-General."

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

The information called for by this Item is contained in a separate section of this Annual Report. See "Index of Financial Statements and Schedules" (page F-1).

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None.

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

The information required by this Item is incorporated by reference to CompX's definitive Proxy Statement to be filed with the Securities and Exchange Commission pursuant to Regulation 14A within 120 days after the end of the fiscal year covered by this report (the "CompX Proxy Statement").

ITEM 11. EXECUTIVE COMPENSATION

The information required by this Item is incorporated by reference to the ${\tt CompX\ Proxy\ Statement.}$

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The information required by this Item is incorporated by reference to the CompX Proxy Statement.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The information required by this Item is incorporated by reference to the CompX Proxy Statement. See Note 10 to the Consolidated Financial Statements.

ITEM 14. EXHIBITS, FINANCIAL STATEMENT SCHEDULES, AND REPORTS ON FORM 8-K

(a) and (d) Financial Statements and Schedules

The Registrant

The consolidated financial statements and schedules listed on the accompanying Index of Financial Statements and Schedules (see page F-1) are filed as part of this Annual Report.

(b) Reports on Form 8-K

No reports on Form 8-K were filed for the quarter ended December 31, 2000.

(c) Exhibits

Included as exhibits are the items listed in the Exhibit Index. CompX will furnish a copy of any of the exhibits listed below upon payment of \$4.00 per exhibit to cover the costs to CompX of furnishing the exhibits. Instruments defining the rights of holders of long-term debt issues which do not exceed 10% of consolidated total assets will be furnished to the Commission upon request.

Item No. Exhibit Item

- 3.1 Restated Certificate of Incorporation of Registrant incorporated by reference to Exhibit 3.1 of the Registrant's Registration Statement on Form S-1 (File No. 333-42643).
- 3.2 Bylaws of Registrant incorporated by reference to Exhibit 3.2 of the Registrant's Registration Statement on Form S-1 (File No. 333-42643).
- 10.1 Intercorporate Services Agreement between the Registrant and Valhi, Inc. effective as of January 1, 2000 incorporated by reference to Exhibit 10.1 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2000.
- 10.2 Intercorporate Services Agreement between the Registrant and NL Industries, Inc. effective as of January 1, 2000 incorporated by reference to Exhibit 10.6 to NL Industries, Inc.'s Quarterly Report on Form 10-Q (File No. 1-640) for the quarter ended June 30, 2000.
- 10.3* CompX International Inc. 1997 Long-Term Incentive Plan incorporated by reference to Exhibit 10.2 of the Registrant's Registration Statement on Form S-1 (File No. 333-42643).
- 10.4* CompX International Inc. Variable Compensation Plan effective as of January 1, 1999 incorporated by reference to Exhibit 10.4 of the Registrant's Annual Report on Form 10-K for the year ended December 31, 1998.

Item No. Exhibit Item

- 10.5 Agreement between Haworth, Inc. and Waterloo Furniture Components, Ltd. and Waterloo Furniture Components, Inc. effective October 1, 1992 incorporated by reference to Exhibit 10.3 of the Registrant's Registration Statement on Form S-1 (File No. 333-42643).
- 10.6 Tax Sharing Agreement among the Registrant, Valcor, Inc. and Valhi, Inc. dated as of January 2, 1998 incorporated by reference to Exhibit 10.4 of the Registrant's Registration Statement on Form S-1 (File No. 333-42643).

10.7	\$100,000,000 Credit Agreement between the Registrant,
	Bankers Trust Company, as Agent and various lending
	institutions dated February 26, 1998 - incorporated by
	reference to Exhibit 10.5 of the Registrant's Registration
	Statement on Form S-1 (File No. 333-42643).

10.8	Amendment No.	1 to Cr	redit Ag	reement be	tween Reg	istrant,
	Bankers Trust	Company	, as .	Agent and	various	lending
	institutions,	dated I	December	15 , 1999 -	incorpor	ated by
	reference to Ex	khibit 10	.8 of th	e Registrar	t's Annua	l Report
	on Form 10-K fo	or the ye	ear ended	December 3	1, 1999.	

- Offer and Acquisition Agreement dated December 18, 1998 between CompX International Inc. and Thomas Regout Holding N.V. incorporated by reference to Exhibit 2.1 of the Registrant's Current Report on Form 8-K dated January 29, 1999.
- 10.10* Release agreement between the Registrant and Joseph S. Compofelice, effective as of November 6, 2000.
- 21.1 Subsidiaries of the Registrant.
- 23.1 Consent of PricewaterhouseCoopers LLP.
- 99.1 Annual Report of the CompX Contributory Retirement Plan (Form 11-K) to be filed under Form 10-K/A to this Annual Report on Form 10-K within 180 days after December 31, 2000.
- 99.2 Annual Report of the 401(k) Plan of The Fort Lock Corporation (Form 11-K) to be filed under Form 10-K/A to this Annual Report on Form 10-K within 180 days after December 31, 2000.

SIGNATURES

Pursuant to the requirements of Section 13 or $15\,(d)$ of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

COMPX INTERNATIONAL INC.

By: /s/ Brent A. Hagenbuch

Brent A. Hagenbuch President and Chief Executive Officer (Principal Executive Officer)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed by the following persons in the capacities and on the dates indicated.

Signature Title Date

^{*}Management contract, compensatory plan or agreement

/s/ Brent A. Hagenbuch Brent A. Hagenbuch	President and Chief Executive Officer (Principal Executive and Financial Officer)	March 16, 2001
/s/ David A. Bowers	Vice Chairman of the Board and Chief Operating Officer	March 16, 2001
David A. Bowers	and chief operating officer	
/s/ Todd W. Strange	Vice President and Controller (Principal	March 16, 2001
Todd W. Strange	Accounting Officer)	
/s/ Edward J. Hardin	Director	March 16, 2001
Edward J. Hardin		
/s/ Paul M. Bass, Jr.	Director	March 16, 2001
Paul M. Bass, Jr.		
/s/ Ann Manix	Director	March 16, 2001
Ann Manix		
/s/ Steven L. Watson	Director	March 16, 2001
Steven L. Watson		

Annual Report on Form 10-K

Items 8, 14(a) and 14(d)

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Schedules I, III and IV are omitted because they are not applicable.

REPORT OF INDEPENDENT ACCOUNTANTS

To the Stockholders and Board of Directors of CompX International Inc.:

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of income, comprehensive income, cash flows and stockholders' equity, present fairly, in all material respects, the consolidated financial position of CompX International Inc. and Subsidiaries as of December 31, 1999 and 2000, and the $\,$ consolidated $\,$ results of their $\,$ operations and their cash flows for each of the three years in the period ended December 31, 2000, in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company's management; our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these financial statements in accordance with auditing standards generally accepted in the United States of America, which 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, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for the opinion expressed above.

PricewaterhouseCoopers LLP

Houston, Texas February 9, 2001

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

December 31, 1999 and 2000

(In thousands, except share data)

ASSETS	1999	2000
Current assets:		
Cash and cash equivalents Accounts receivable, less allowance for	\$ 12 , 169	\$ 9,820
doubtful accounts of \$725 and \$487	29,053	30,833
Income taxes receivable from affiliates	22	305
Refundable income taxes	462	2,165

Inventories Prepaid expenses Deferred income taxes	27,659 1,858 1,258	36,246 2,408 1,209
Total current assets	72,481	82 , 986
Other assets: Goodwill Other intangible assets Deferred income taxes Other	41,697 2,787 2,499 203	42,213 2,646 1,813 868
Total other assets	47 , 186	47,540
Property and equipment: Land Buildings Equipment Construction in progress	3,549 27,898 70,242 6,710	5,709 34,500 78,357 9,787
Less accumulated depreciation	108,399 25,154	128,353 33,394
Net property and equipment	83,245	94,959
	\$202,912	\$225,485

See accompanying notes to consolidated financial statements.

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (CONTINUED)

December 31, 1999 and 2000

(In thousands, except share data)

LIABILITIES AND STOCKHOLDERS' EQUITY	1999	2000
Current liabilities:		
Current maturities of long-term debt Accounts payable and accrued liabilities Income taxes Deferred income taxes	\$ 1,367 25,389 91	\$ 1,638 26,487 648 103
Total current liabilities	26 , 847	28,876
Noncurrent liabilities:		
Long-term debt Deferred income taxes Accrued pension costs Other	20,900 3,223 1,209 1,274	39,000 4,852 1,168 626

Total noncurrent liabilities	26,606	45,646
Minority interest	103	
Stockholders' equity: Preferred stock, \$.01 par value; 1,000 shares authorized, none issued		
Class A common stock, \$.01 par value; 20,000,000 shares authorized; 6,147,380 and 6,204,680 shares issued	61	62
10,000,000 shares authorized, issued and outstanding	100	100
Additional paid-in capital	118,067 37,415	119,194 51,395
currency translation		(11,123) (8,665)
Total stockholders' equity	149,356 	150 , 963
	\$ 202,912	\$ 225,485

Commitments and contingencies (Note 11)

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME

Years ended December 31, 1998, 1999 and 2000

(In thousands, except per share data)

		1999	
Net sales	\$ 152,093 	\$ 225,888 	\$ 253 , 294
Costs and expenses: Cost of sales Selling, general and administrative Other expense (income), net General corporate expense (income), net Interest expense	19,706 (412) (2,834) 1,094	186,726	28,693 9 (452) 2,302
Income before income taxes and minority interest	12,034		35,443 13,390 (3)
Net income		\$ 25,163	\$ 22,056

Basic and diluted earnings per common share	\$ 1.37	\$ 1.56	\$ 1.37
Cash dividends per share	\$.18	\$.125	\$.50
Shares used in the calculation of earnings per share amounts: Basic earnings per share Dilutive impact of stock options	15,052 32	16,146 3	16,115 32
Diluted earnings per share	15,084	16,149 	16,147

COMPX INTERNATIONAL INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME Years ended December 31, 1998, 1999 and 2000 (In thousands)

	1998 	1999 	2000
Net income	\$ 20,666 	\$ 25,163	\$ 22,056
Other comprehensive income - currency translation adjustment: Pre-tax amount	(2,001) (668)	(3 , 875) 	(5 , 159) (323)
Total other comprehensive income	(1,333)	(3,875)	(4,836)
Comprehensive income	\$ 19,333 =======	\$ 21,288 =======	\$ 17,220

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

Years ended December 31, 1998, 1999 and 2000

(In thousands)

	1998	1999	2000
Cash flows from operating activities:			
Net income	\$ 20,666 4,538 (830) 3,298 (165) (85)	\$ 25,163 9,406 1,423 (103) (243)	\$ 22,056 12,416 2,310 (3) (73)
Accounts receivable Inventories Accounts payable and accrued liabilities Accounts with affiliates Income taxes Other, net	(1,319) (375) 1,486 (904) (687) (1,357)	(3,186) (1,992) (2,470) 532 (1,579) 1,471	(7,421) 2,746 (284)
Net cash provided by operating activities	24 , 266	28,422	28,430
Cash flows from investing activities: Capital expenditures	(12,928) (41,646) 398 (54,176)	54	(9,346) 111
Cash flows from financing activities:			
Long-term debt: Additions Principal payments Deferred financing costs paid Repayment of demand note to Valcor Issuance of common stock Dividends Common stock reacquired Other	75,475 (75,157) (200) (50,000) 110,378 (1,800)	20,000 (1,009) (2,018) 	20,274 (2,454) 1,027 (8,076) (8,665) 13
Net cash provided by financing activities	58,696 	16,973 	2,119
Net increase (decrease)	\$ 28,786 ======	\$(39,229) ======	\$ (1,814) ======

See accompanying notes to consolidated financial statements.

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUED)

Years ended December 31, 1998, 1999 and 2000

(In thousands)

1998 1999 2000 ---- ---

Cash and cash equivalents: Net increase (decrease) from: Operating, investing and financing

Activities Business units acquired Currency translation Balance at beginning of year	(997)	\$ (39,229) 4,785 (750) 47,363	(535)
Balance at end of year	\$ 47,363 =====	\$ 12,169 ======	\$ 9,820 =====
Supplemental disclosures: Cash paid for: Interest	\$ 1,244 14,449	\$ 1,253 13,284	
Net assets consolidated - business units acquired: Cash and cash equivalents	23,145 3,057 21,653	22 , 700 	4,837 254 7,144
Cash paid	\$ 41,646 =====	\$ 64,975 ======	\$ 9,346

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (DEFICIT)

Years ended December 31, 1998, 1999 and 2000

(In thousands)

		stock Class	paid-in	Retained earnings	ccumulated other comprehensive income currency Treasur translation stock	
Balance at December 31, 199°	7 \$	\$100	\$ 4,412	\$ (4,596)	\$ (1,079) \$	\$ (1,163)
Net income				20,666		20,666
Other comprehensive income .					(1,333)	(1,333)
Cash dividends				(1,800)		(1,800)
Initial public offering	. 60		110,318			110,378
Management shares	. 1		3,297		3,298	
Balance at December 31, 1998	61	100	118,027	14,270	(2,412)	130,046
Net income				25,163		25,163
Other comprehensive income .					(3,875)	(3,875)
Cash dividends				(2,018)		(2,018)
Issuance of common stock			40			40
Balance at December 31, 1999	61	100	118,067	37,415	(6,287)	149,356
Net income				22,056		22,056
Other comprehensive income .					(4,836)	(4,836)
Cash dividends				(8,076)		(8,076)
Issuance of common stock	. 1		1,072			1,073

Common stock reacquired						(8,665)	(8,665)
Other			55				55
Balance at December 31, 2000	\$62	\$100	\$119,194	\$ 51,395	\$(11,123)	\$(8,665)	\$ 150,963
	===	====					

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 1 - Summary of significant accounting policies:

Organization. CompX International Inc. (NYSE: CIX) is 68% owned by Valhi, Inc. (NYSE: VHI) and Valhi's wholly-owned subsidiary Valcor, Inc. at December 31, 2000. Prior to the Company's March 1998 initial public offering, the Company was a wholly-owned subsidiary of Valcor. The Company manufactures and sells component products (ergonomic computer support systems, precision ball bearing slides and security products). Contran Corporation holds, directly or through subsidiaries, approximately 93% of Valhi's outstanding common stock. Substantially all of Contran's outstanding voting stock is held by trusts established for the benefit of certain children and grandchildren of Harold C. Simmons, of which Mr. Simmons is sole trustee. Mr. Simmons, the Chairman of the Board and Chief Executive officer of each of Contran, Valhi and Valcor, may be deemed to control each of such companies and the Company.

Management 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 reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amount of revenues and expenses during the reporting period. Ultimate actual results may, in some instances, differ from previously estimated amounts.

Principles of consolidation. The accompanying consolidated financial statements include the accounts of CompX International Inc. and its majority-owned subsidiaries. All material intercompany accounts and balances have been eliminated. Certain prior year amounts have been reclassified to conform to the current year presentation.

Fiscal year. The Company's operations are reported on a 52 or 53-week fiscal year. The years ended December 31, 1999 and 2000 each consisted of 52 weeks, and the year ended December 31, 1998 consisted of 53 weeks.

Translation of foreign currencies. Assets and liabilities of subsidiaries whose functional currency is other than the U.S. dollar are translated at year-end rates of exchange and revenues and expenses are translated at average exchange rates prevailing during the year. Resulting translation adjustments are accumulated in stockholders' equity as part of accumulated other comprehensive income, net of applicable deferred income taxes and minority interest. Currency transaction gains and losses are recognized in income currently. The net foreign currency transaction gain (loss), included in other income, net, was \$512,000 in 1998, (\$290,000) in 1999 and (\$117,000) in 2000.

Cash and cash equivalents. Cash equivalents consist principally of bank time deposits and government and commercial notes with original maturities of three months or less.

Net sales. Sales are recorded when products are shipped and title has passed to the customer. Amounts charged for shipping and handling are included in net sales. Costs incurred for shipping and handling, generally netted against sales, were \$3.9 million in 1998, \$4.8 million in 1999 and \$6.6 million in 2000.

The Company adopted the Securities and Exchange Commission's Staff Accounting Bulletin ("SAB") No. 101, Revenue Recognition, as amended, in 2000. SAB No. 101 provides guidance on the recognition, presentation and disclosure of revenue, including specifying basic criteria which must be met before revenue can be recognized. The impact of adopting SAB No. 101 was not material.

Inventories and cost of sales. Inventories are stated at the lower of cost or market. Inventories are based on average cost or the first-in, first-out method.

Property, equipment and depreciation. Property and equipment, including purchased computer software for internal use, are stated at cost. Expenditures for maintenance, repairs and minor renewals are expensed; expenditures for major improvements are capitalized. Depreciation for financial reporting purposes is computed principally by the straight-line method over the estimated useful lives of 15 to 40 years for buildings and three to 10 years for equipment. Accelerated depreciation methods are used for income tax purposes, as permitted. Upon sale or retirement of an asset, the related cost and accumulated depreciation are removed from the accounts and any gain or loss is recognized in income currently.

When events or changes in circumstances indicate that assets may be impaired, an evaluation is performed to determine if impairment does exist. Such events or changes in circumstances include, among other things, significant current and prior periods or current and projected periods operating losses, a significant decrease in the market value of an asset or a significant change in the extent or manner in which an asset is used. All relevant factors are considered. The test for impairment is performed by comparing the estimated future undiscounted cash flows (exclusive of interest expense) associated with the asset to the asset's net carrying value to determine if a write-down to market value or discounted cash flow value is required. If the asset being tested for impairment was acquired in a business combination accounted for by the purchase method, any goodwill which arose out of that business combination may also be considered in the impairment test if the goodwill related specifically to the acquired asset and not to other aspects of the acquired business, such as the customer base or product lines.

Intangible assets and amortization. Goodwill, representing the excess of cost over fair value of individual net assets acquired in business combinations accounted for by the purchase method, is amortized by the straight-line method over 20 years and is stated net of accumulated amortization of \$2.7 million at December 31, 1999 and \$5.1 million at December 31, 2000.

Other intangible assets, consisting primarily of the estimated fair value of certain patents acquired, are being amortized by the straight-line method over the lives of such patents (approximately 12.25 years remaining at December 31, 2000) and are stated net of accumulated amortization of \$.4 million at December 31, 1999 and \$.8 million at December 31, 2000.

When events or changes in circumstances indicate that goodwill and other intangible assets may be impaired, an evaluation is performed to determine if impairment does exist. Such events or circumstances include, among other things, a prolonged period of time during which the Company's consolidated net book value per share is less than the Company's quoted market price for its common stock or significant current and prior periods or current and projected periods operating losses related to the applicable business. All relevant factors are considered in determining whether impairment exists. If impairment is determined to exist, goodwill and, if appropriate, the underlying long-lived assets associated with the goodwill, are written down to reflect the estimated future discounted cash flows expected to be generated by the underlying business.

Currency forward contracts. Certain of the Company's sales generated by its Canadian operations are denominated in U.S. dollars. The Company periodically uses currency forward contracts to manage a portion of foreign exchange rate risk associated with such receivables, or similar exchange rate risk associated with future sales, denominated in a currency other than the holder's functional currency. At each balance sheet date, any such outstanding currency forward contract is marked-to-market with any resulting gain or loss recognized in income currently. At December 31, 2000, the Company held contracts to manage such exchange rate risk to exchange an aggregate of U.S. \$9.1 million for an equivalent amount of Canadian dollars at an exchange rate of Cdn. \$1.4816 per U.S. dollar. Such contracts mature through March 2001. Similar contracts were also outstanding at December 31, 1999 to exchange an aggregate of \$6.0 million for an equivalent amount of Canadian dollars at exchange rates ranging between Cdn \$1.491 and Cdn \$1.486. These contracts matured in March 2000. The estimated fair value of all such currency forward contracts is not material at December 31, 1999 and 2000. At December 31, 2000, the actual exchange rate was Cdn. \$1.50 per U.S. dollar (1999 - Cdn. \$1.44 per U.S. dollar).

Income taxes. Prior to March 1998, the Company was a member of Contran's consolidated United States federal income tax group (the "Contran Tax Group").

The policy for intercompany allocation of federal income taxes provided that subsidiaries included in the Contran Tax Group compute the provision for federal income taxes on a separate company basis. The Company made payments to, or received payments from, Contran in the amount they would have paid to or received from the Internal Revenue Service had it not been a member of the Contran Tax Group. The separate company provisions and payments were computed using the tax elections made by Contran. Subsequent to the Company's initial public offering of shares of its Class A common stock in March 1998, the Company became a separate U.S. federal income taxpayer and ceased being a member of the Contran Tax Group. The Company continues to be a part of consolidated tax returns filed by Contran in certain U.S. state jurisdictions.

Deferred income tax assets and liabilities are recognized for the expected future tax consequences of temporary differences between the income tax and financial reporting carrying amounts of assets and liabilities, including undistributed earnings of foreign subsidiaries which are not deemed to be permanently reinvested. The Company periodically evaluates its deferred tax assets and adjusts any related valuation allowance based on the estimate of the amount of such deferred tax assets which the Company believes does not meet the "more-likely-than-not" recognition criteria. Earnings of foreign subsidiaries deemed to be permanently reinvested aggregated \$32 million at December 31, 1999 and \$48 million at December 31, 2000.

Earnings per share. Basic earnings per share of common stock is based upon the weighted average number of common shares actually outstanding during each period. Diluted earnings per share of common stock includes the impact of outstanding dilutive stock options. The weighted average number of outstanding stock options which were excluded from the calculation of diluted earnings per share because their impact would have been antidilutive aggregated approximately 847,922 in 2000 and 472,514 in 1999 (nil in 1998).

Stock options. The Company accounts for stock-based employee compensation in accordance with Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees, and its various interpretations. Under APBO No. 25, no compensation cost is generally recognized for fixed stock options in which the exercise price is not less than the market price on the grant date. Compensation cost recognized by the Company in accordance with APBO No. 25 has not been significant in any of the past three years.

Other. Advertising costs, expensed as incurred, were \$423,000 in 1998, \$1,030,000 in 1999 and \$931,000 in 2000. Research and development costs, expensed as incurred, were \$643,000 in 1998, \$1,032,000 in 1999 and \$1,082,000 in 2000.

New accounting principle not yet adopted. The Company will adopt Statement of Financial Accounting Standards ("SFAS") No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended, effective January 1, 2001. Under SFAS No. 133, all derivatives will be recognized as either assets or liabilities and measured at fair value. The accounting for changes in fair value of derivatives will depend upon the intended use of the derivative, and such changes will be recognized either in net income or other comprehensive income. As permitted by the transition requirements of SFAS No. 133, as amended, the Company will exempt from the scope of SFAS No. 133 all host contracts containing embedded derivatives which were issued or acquired prior to January 1, 1999. Other than certain currency forward contracts discussed above, the Company is not a party to any significant derivative or hedging instrument covered by SFAS No. 133 at December 31, 2000. The accounting for such currency forward contracts under SFAS No. 133 is not materially different from the accounting for such contracts under prior accounting rules, and therefore the impact to the Company of adopting SFAS No. 133 will not be material.

Note 2 - Business units acquired:

In 1998, the Company acquired two U.S. lock producers (Fort Lock Corporation and related assets in March 1998 and Timberline Lock, Ltd. and related assets in November 1998) for an aggregate cash purchase price of approximately \$41.6 million. Funding for these acquisitions was provided by cash on hand and \$25 million of borrowings under the Company's \$100 million revolving credit facility discussed in Note 6.

In January 1999, the Company acquired Thomas Regout Holding N.V. ("Thomas Regout"), a precision ball bearing slide producer based in the Netherlands for aggregate cash consideration of NLG 98 million (\$53.2 million), using funds on hand and \$20 million of borrowings under the Company's revolving credit facility. In November 1999, the Company acquired the business that produces the

Dynaslide line of precision ball bearing drawer slides in two manufacturing plants in Taipei, Taiwan ("Dynaslide"). The purchase price of \$11.8 million includes all the assets and operations that produce the Dynaslide products and was financed with existing cash.

In January 2000, the Company acquired substantially all of the operating assets of Chicago Lock Company for approximately \$9.4 million in cash. CompX used borrowings under its existing credit facility to pay the cash purchase price.

The Company accounted for these acquisitions by the purchase method of accounting and, accordingly, the results of operations and cash flows of the businesses acquired are included in the Company's consolidated financial statements subsequent to the respective dates of acquisition. The purchase price for all of these acquisitions has been allocated to the individual assets acquired and liabilities assumed based upon estimated fair values.

Assuming the Thomas Regout and Fort Lock Corporation acquisitions occurred as of January 1, 1998, the Company's unaudited pro forma net sales, operating income and net income in 1998 would have been \$212.6 million, \$32.5 million and \$20.1 million, respectively. Diluted pro forma earnings per common share would have been \$1.33 per share. The pro forma effect of the Timberline Lock, Ltd., Dynaslide and Chicago Lock acquisitions is not material. The unaudited pro forma financial information is not necessarily indicative of the actual results had the transactions occurred at the beginning of the period, nor do they purport to represent the results of future operations of the combined companies.

Note 3 - Business and geographic segments:

The Company operates in one business segment - the manufacture and sale of hardware components for office furniture and other markets. The Company's products consist of ergonomic computer support systems, precision ball bearing slides and security products. The Company evaluates segment performance based on segment operating income. The accounting policies of the reportable operating segments are the same as those described in Note 1. Capital expenditures include additions to property and equipment but exclude amounts attributable to business units acquired in business combinations accounted for by the purchase method. See Note 2.

Segment assets are comprised of all assets attributable to the reportable operating segments. Corporate assets are not attributable to the operating segments and consist primarily of cash and cash equivalents. For geographic information, net sales are attributed to the place of manufacture (point of origin) and the location of the customer (point of destination); property and equipment are attributed to their physical location. At December 31, 1999 and 2000, the net assets of non-U.S. subsidiaries included in consolidated net assets approximated \$92 million.

V----- 21

Years ended December 31,			31,		
	1998		1999		2000
	(In t	housands)		
\$	30,795	\$	40,144	\$	37,293
					(2,302) 452
\$ ==	32 , 535 =====		•	\$ ==	35 , 443
\$	58,018		89,036 36,834 706		•
	\$ \$ ==	\$ 30,795 (1,094) 2,834 	1998 (In t	1998 1999 (In thousands) \$ 30,795 \$ 40,144 (1,094) (1,554) 2,834 572 \$ 32,535 \$ 39,162 \$ 92,272 \$ 96,915 58,018 89,036	1998 1999 (In thousands) \$ 30,795 \$ 40,144 \$ (1,094) (1,554) 2,834 572 \$ 32,535 \$ 39,162 \$

\$ 152 , 093	\$ 225 , 888	\$ 253,294
	=======	

	1998 	Years ended December 3: 1999 (In thousands)	2000
Point of destination:			
United States	\$105,189 40,284 3,664 2,956	43,556	\$159,658 43,903 34,858 14,875
	\$152,093 ======	\$225,888 ======	\$253,294 ======

Total assets:	1998	December 31, 1999 (In thousands)	2000
Operating segment	\$121,645 30,737	\$202,028 884 	\$222,376 3,109
	\$152,382	\$202,912	\$225,485
	======	=====	======
Net property and equipment: United States Canada The Netherlands Other Europe Other	\$ 20,607	\$ 34,235	\$ 47,555
	18,307	25,217	24,410
		17,602	17,259
	1,356	1,281	
		4,910	5,735
	\$ 40,270	\$ 83,245	\$ 94,959
	======	======	======

Note 4 - Inventories:

	Decemi	ber 31,
	1999	2000
	(In thousands)	
Raw materials Work in process Finished products	\$ 9,038 8,669 9,898	\$11,866 11,454 12,811

Supplies	 54	115
	\$27,659	\$36,246

Note 5 - Accounts payable and accrued liabilities:

	Dece:	mber 31, 2000
	(In the	ousands)
Accounts payable	\$ 9,850	\$12,560
Employee benefits	7,746 707 504	7,898 311 470
Royalties Other	6,582 	5,248
	\$25,389	\$26,487

Note 6 - Indebtedness:

	December 31,	
	1999	2000
	(In thousands)	
Revolving bank credit facility	\$20,000	\$39,000
Capital lease obligations and other	2,267 	1,638
Too summent mention	22,267	40,638
Less current portion	1,367 	1,638
	\$20,900	\$39,000

The Company has a \$100 million unsecured revolving bank credit facility which bears interest at the Eurodollar Rate plus between 17.5 and 90.0 basis points depending on certain coverage ratios (resulting in an interest rate of 6.7% at December 31, 2000) and is due no later than February 2003. Borrowings are available for the Company's general corporate purposes, including potential acquisitions. At December 31, 2000, \$59 million was available for borrowing under this facility. The facility contains certain covenants and restrictions customary in lending transactions of this type, including restrictions on the payment of dividends and requirements to maintain specified levels of consolidated net worth (as defined). At December 31, 2000, \$12.8 million is available for dividends under the terms of the agreement.

Other indebtedness at December 31, 2000 includes approximately \$1.2 million in debt relating to a short-term bank borrowing. This borrowing, denominated in New Taiwan dollars, bore interest at an interest rate of 6.8% and was fully repaid in January 2001.

Capital lease obligations, stated net of imputed interest, are due through 2001.

Aggregate maturities of long-term debt at December 31, 2000 are shown in the table below.

Years ending December 31,	Amount
	(In thousands)
2001	\$ 1 , 638
2002	-
2003	39,000

\$40,638

Note 7 - Employee benefit plans:

Defined contribution plans. The Company maintains various defined contribution plans with Company contributions based on matching or other formulas. Defined contribution plan expense approximated \$1,074,000 in 1998, \$1,472,000 in 1999 and \$1,608,000 in 2000.

Defined benefit plans. The Company maintains a defined benefit pension plan covering substantially all full-time employees of Thomas Regout B.V. Variances from actuarially assumed rates will result in increases or decreases in accumulated pension obligations, pension expense and funding requirements in future periods.

The rates used in determining the actuarial present value of benefit obligations are presented below:

	December 31,	
	1999	2000
Discount rate	4.0%	4.0%
Rate of increase in future		
compensation levels	3.0%	3.0%
Long-term rate of return on assets	4.0%	4.0%

The funded status of the Company's defined benefit pension plans, the components of net periodic defined benefit pension cost and the rates used in determining the actuarial present value of benefit obligations are presented in the tables below.

	Years ended 1999	December 31, 2000
	(In thou	ısands)
Change in projected benefit obligations ("PBO"):		
PBO at beginning of the year Acquisition of Thomas Regout Service cost Interest Change in foreign exchange rates	2,366 151 92	131 80
PBO at end of the year	\$ 2,261 ======	
Change in fair value of plan assets: Fair value of plan assets at beginning of the year Acquisition of Thomas Regout	\$ 977 41 62	

Participant contributions	58 (148)	(75)
Fair value of plan assets at end of year	\$ 990 =====	\$ 1,055 ======
Funded status at year-end - Plan assets less than PBO	\$ 1,271 ======	\$ 1,246 =====
Amounts recognized in the statement of financial position - accrued pension cost: Current Noncurrent	\$ 62 1,209	\$ 78 1,168
	\$ 1,271 ======	\$ 1,246 =====
Net periodic pension cost: Service cost benefits		\$ 131 80 (35)
	\$ 202	
	======	======

Note 8 - Income taxes:

The components of pre-tax income and the provision for income taxes, the difference between the provision for income taxes and the amount that would be expected using the U.S. federal statutory income tax rate of 35% and the comprehensive provision for income taxes are presented below.

	1998 	ended Decembe 1999 (In thousands	2000
Components of pre-tax income:		(III ciroabarias	,
United States	\$ 6,835 25,700	\$ 14,112 25,050	\$ 7,746 27,697
		\$ 39,162 ======	
Provision for income taxes: Currently payable: U.S. federal and state Foreign		\$ 4,493 8,186	
	•	12 , 679	
Deferred taxes: U.S Foreign		38 1,385	1,034 1,276
	(830)	1,423	2,310
	•	\$ 14,102 ======	•
Expected tax expense, at the U.S. federal statutory income tax rate of 35% Non-U.S. tax rates		\$ 13,708 241	\$ 12,405 (90)

Incremental U.S. tax on earnings of			
foreign subsidiary			198
No tax benefit for goodwill amortization	290	625	610
State income taxes and other, net	223	(472)	267
	\$ 12 , 034	\$ 14,102	\$ 13 , 390
	======	======	======
Comprehensive provision (benefit) for income taxes allocable to:			
Pre-tax income	\$ 12,034	\$ 14,102	\$ 13 , 390
currency translation	(668)		(323)
	\$ 11,366 ======	\$ 14,102 ======	\$ 13,067

The components of net deferred tax assets (liabilities) are summarized below.

	Decem 1999	ber 31, 2000
	(In the	usands)
Tax effect of temporary differences relating to:		
Inventories	4,812	(7,505) 2,674
	\$ 534 =====	\$(1,933) =====
Net current deferred tax assets Net current deferred tax liabilities Net noncurrent deferred tax assets	\$ 1,258 2,499	\$ 1,209 (103) 1,813

At December 31, 2000, the Company had \$.7 million of foreign tax credit carryforwards, which expire through 2001. The valuation allowance at December 31, 1999 represents an offset to a change in gross deferred income tax assets due to a change in estimate of the Company's ability to utilize a portion of these foreign tax credit carryforwards. Such valuation allowance was eliminated during 2000 due to utilization of foreign tax credits in excess of amounts previously estimated.

(3,223)

\$ 534

(4,852)

\$(1.933)

Net noncurrent deferred tax liabilities

At December 31, 2000, the Company has net operating loss ("NOL") carryforwards, which expire in 2007 through 2018, of approximately \$8.4 million for U.S. federal income tax purposes. The NOL carryforwards arose from the acquisition of Thomas Regout's U.S. subsidiary. These losses may only be used to offset future taxable income of the acquired subsidiary and are not available to offset taxable income of other subsidiaries. Utilization of such NOL carryforward is limited to approximately \$400,000 annually. The Company utilized NOL carryforwards of \$300,000 in 1999 and nil in 2000 to offset tax expense of \$105,000 and nil, respectively. The Company believes

more-likely-than-not that all such NOLs will be utilized to reduce future income tax liabilities. Consequently, no valuation allowance has been recorded to offset the deferred tax asset related to these NOLs.

Note 9 - Stockholders' equity:

	Shares of common stock Class A Class B			
	Class A		Issued and	
	Issued	Treasury	Outstanding	Outstanding
Balance at December 31, 1997				10,000,000
Issued at initial public offering Stock award grants	5,980,000 164,880	 	5,980,000 164,880	
-				
Balance at December 31, 1998	6,144,880		6,144,880	10,000,000
Issued	2,500		2,500	
Balance at December 31, 1999	6,147,380		6,147,380	10,000,000
Issued			57,300	
Reacquired		(844,300)	(844,300)	
Balance at December 31, 2000				10,000,000
	=======	=======		

Class A and Class B common stock. The shares of Class A Common Stock and Class B Common Stock are identical in all respects, except for certain voting rights and certain conversion rights in respect of the shares of the Class ${\tt B}$ Common Stock. Holders of Class A Common Stock are entitled to one vote per share. Valcor, which holds all of the outstanding shares of Class B Common Stock, is entitled to one vote per share in all matters except for election of directors, for which Valcor is entitled to ten votes per share. Holders of all classes of common stock entitled to vote will vote together as a single class on all matters presented to the stockholders for their vote or approval, except as otherwise required by applicable law. Each share of Class A Common Stock and Class B Common Stock have an equal and ratable right to receive dividends to be paid from the Company's assets when, and if declared by the Board of Directors. In the event of the dissolution, liquidation or winding up of the Company, the holders of Class A Common Stock and Class B Common Stock will be entitled to share equally and ratably in the assets available for distribution after payments are made to the Company's creditors and to the holders of any preferred stock of the Company that may be outstanding at the time. Shares of the Class A Common Stock have no conversion rights. Under certain conditions, shares of Class B Common Stock will convert, on a share-for-share basis, into shares of Class A Common Stock.

Public offering. In March 1998, the Company completed an initial public offering of 5,980,000 shares of the Company's Class A Common Stock at an offering price to the public of \$20.00 per share. The net proceeds to the Company were approximately \$110.4 million. A majority of the net proceeds to the Company from the offering were used to repay borrowings under the Company's revolving credit facility discussed in Note 6.

Reacquired common stock. The Company's board of directors has authorized the Company to purchase up to approximately 1.1 million shares of its common stock in open market or privately-negotiated transactions at unspecified prices and over an unspecified period of time. As of December 31, 2000, the Company had purchased approximately 844,000 shares for an aggregate of \$8.7 million pursuant to such authorization.

Stock award grants. In March 1998, the Company granted 164,880 shares of

Class A Common Stock to certain key individuals of the Company (the "Management Shares") for their services in connection with the initial public offering. The Company valued such Class A shares awarded at the initial public offering price of \$20 per share, and the aggregate value of the Class A shares awarded was approximately \$3.3 million. The Company recognized a charge, at the time of the completion of the public offering, equal to the aggregate value of the Class A shares awarded.

Incentive compensation plan. The CompX International Inc. 1997 Long-Term Incentive Plan provides for the award or grant of stock options, stock appreciation rights, performance grants and other awards to employees and other individuals providing services to the Company. Up to 1.5 million shares of Class A Common Stock may be issued pursuant to the plan. Generally, employee stock options are granted at prices not less than the market price of the Company's stock on the date of grant, vest over five years and expire ten years from the date of grant.

The following table sets forth changes in outstanding options during the past three years. The options granted in 1998 were issued concurrent with completion of the initial public offering discussed above at an exercise price equal to the \$20 per share initial public offering price.

	Shares	Exercise price per share (In thousands, per share an	
Outstanding at December 31, 1997		\$	\$
Granted	440 (21)	20.00	8,800 (410)
Outstanding at December 31, 1998	419	20.00	8,390
Granted	253 (14)	15.88 - 20.00 17.94 - 20.00	4,647 (253)
Outstanding at December 31, 1999	658	15.88- 20.00	12,784
Granted	292 (57) (171)	12.50 - 19.63 17.94 - 20.00 15.88 - 20.00	5,360 (1,073) (3,290)
Outstanding at December 31, 2000	722 ====	\$12.50 - 20.00	\$ 13,781

Outstanding options at December 31, 2000 represent approximately 13% of the Company's outstanding Class A common shares at that date and expire through 2010 with a weighted-average remaining term of 8 years. At December 31, 2000, options to purchase 183,000 of the Company's shares were exercisable at prices ranging from \$20.00 to \$15.88 per share, or an aggregate amount payable upon exercise of \$3.6 million. These exercisable options are exercisable through 2009 at prices higher than the Company's December 31, 2000 market price of \$8.94 per share. At December 31, 2000, options to purchase 135,000 shares are scheduled to become exercisable in 2001 and an aggregate of 554,000 shares were available for future grants.

Other. The following pro forma information, required by Statement of Financial Accounting Standards ("SFAS") No. 123, "Accounting for Stock-Based Compensation," is based on an estimation of the fair value of CompX options issued subsequent to January 1, 1998. The weighted average fair values of CompX options granted during 1998, 1999 and 2000 were \$12.83, \$11.56 and \$7.86 per share, respectively. The fair values of such options were calculated using the Black-Scholes stock option valuation model with the following weighted-average assumptions: stock price volatility of 37% to 44%, risk-free rates of return of 5.1% to 6.9%, dividend yields of nil to 4.0% and an expected term of 10 years. The Black-Scholes model was not developed for use in valuing employee stock options, but was developed for use in estimating the fair value of traded options that have no vesting restrictions and are fully transferable. In addition, it requires the use of subjective assumptions including expectations of future dividends and stock price volatility. Such assumptions are only used

for making the required fair value estimate and should not be considered as indicators of future dividend policy or stock price appreciation. Because changes in the subjective assumptions can materially affect the fair value estimate, and because employee stock options have characteristics significantly different from those of traded options, the use of the Black-Scholes option-pricing model may not provide a reliable estimate of the fair value of employee stock options.

Had the Company elected to account for its stock-based employee compensation for all awards granted subsequent to January 1, 1998 in accordance with the fair value-based accounting method of SFAS No. 123, the Company's reported net income would have decreased by \$.7 million, \$1.0 million and \$1.3 million in 1998, 1999 and 2000 respectively, or \$.05, \$.06 and \$.08 per basic share, respectively. For purposes of this pro forma disclosure, the estimated fair value of options is amortized to expense over the options' vesting period. Such pro forma impact on net income and basic earnings per share is not necessarily indicative of future effects on net income or earnings per share.

Note 10 - Related party transactions:

The Company may be deemed to be controlled by Harold C. Simmons. See Note 1. Corporations that may be deemed to be controlled by or affiliated with Mr. Simmons sometimes engage in (a) intercorporate transactions such as guarantees, management and expense sharing arrangements, shared fee arrangements, joint ventures, partnerships, loans, options, advances of funds on open account, and sales, leases and exchanges of assets, including securities issued by both related and unrelated parties, and (b) common investment and acquisition strategies, business combinations, reorganizations, recapitalizations, securities repurchases, and purchases and sales (and other acquisitions and dispositions) of subsidiaries, divisions or other business units, which transactions have involved both related and unrelated parties and have included transactions which resulted in the acquisition by one related party of a publicly-held minority equity interest in another related party. The Company continuously considers, reviews and evaluates, and understands that Contran and related entities consider, review and evaluate, such transactions. Depending upon the business, tax and other objectives then relevant, it is possible that the Company might be a party to one or more such transactions in the future.

It is the policy of the Company to engage in transactions with related parties on terms, in the opinion of the Company, no less favorable to the Company than could be obtained from unrelated parties.

In December 1997, the Company paid a \$50 million dividend to Valcor in the form of a \$50 million demand note payable (the "Valcor Note"). The Valcor Note was unsecured and bore interest at a fixed rate of 6%. Interest expense related to the Valcor Note was \$460,000 in 1998. The Valcor Note was repaid in February 1998 using proceeds from the Company's revolving credit facility discussed in Note 6.

Under the terms of Intercorporate Service Agreements with Valhi and NL Industries, Inc. ("NL"), a majority-owned subsidiary of Valhi, Valhi and NL perform certain management, financial and administrative services for the Company on a fee basis. Such fees are based upon estimates of time devoted to the affairs of the Company by individual Valhi or NL employees and the compensation of such persons. In addition, certain occupancy and related office services are provided based upon square footage occupied. Fees pursuant to these agreements aggregated \$354,000 in 1998, \$433,000 in 1999 and \$689,000 in 2000.

Certain of the Company's insurance coverages are arranged for and brokered by EWI Re, Inc. Parties related to Contran own all of the outstanding common stock of EWI. Through December 31, 2000, a son-in-law of Harold C. Simmons managed the operations of EWI. Subsequent to December 31, 2000, such son-in-law provides advisory services to EWI as requested by EWI. The Company generally does not compensate EWI directly for insurance, but understands that consistent with insurance industry practice, EWI receives a commission for its services from the insurance underwriters.

The Company and other entities related to Contran participate in a combined risk management program. Net charges from related parties related to this buying program, principally charges for insuring property and other risks, aggregated \$391,000 in 1998, \$431,000 in 1999 and \$563,000 in 2000. These fees and charges

are principally pass-through in nature and, in the Company's opinion, are reasonable and not materially different from those that would have been incurred on a stand-alone basis.

Certain employees of the Company have been awarded shares of restricted Valhi common stock and/or granted options to purchase Valhi common stock under the terms of Valhi's stock option plans. Prior to March 1998, the Company paid Valhi the aggregate difference between the option price and the market value of Valhi's common stock on the exercise date of such options. For financial reporting purposes, the Company accounted for the related credit of \$(274,000) in 1998 in a manner similar to accounting for stock appreciation rights. Effective March 1998, the Company no longer pays Valhi upon the exercise of such options. Restricted stock which was granted was forfeitable unless certain periods of employment were completed. The Company paid Valhi the market value of the restricted shares on the dates the restrictions expired, and accrued the related expense over the restriction period.

Note 11 - Commitments and contingencies:

Legal proceedings. The Company is involved, from time to time, in various contractual, product liability, patent (or intellectual property) and other claims and disputes incidental to its business. Currently no material environmental or other material litigation is pending or, to the knowledge of the Company, threatened. The Company currently believes that the disposition of all claims and disputes, individually or in the aggregate, should not have a material adverse effect on the Company's consolidated financial condition, results of operations or liquidity.

Environmental matters and litigation. The Company's operations are governed by various federal, state, local and foreign environmental laws and regulations. The Company's policy is to comply with environmental laws and regulations at all of its plants and to continually strive to improve environmental performance in association with applicable industry initiatives. The Company believes that its operations are in substantial compliance with applicable requirements of environmental laws. From time to time, the Company may be subject to environmental regulatory enforcement under various statutes, resolution of which typically involves the establishment of compliance programs.

Income taxes. The Company is undergoing examinations of certain of its income tax returns, and tax authorities have or may propose tax deficiencies. The Company believes that it has adequately provided accruals for additional income taxes and related interest expense which may ultimately result from such examinations and believes that the ultimate disposition of all such examinations should not have a material adverse effect on its consolidated financial position, results of operations or liquidity.

Prior to the Company's IPO, the Company was a member of the Contran Tax Group for U.S. federal income tax purposes. The Company and Valcor were parties to a tax sharing agreement which provided for the allocation of U.S. federal income tax liabilities and tax payments as described in Note 1. The Company was jointly and severally liable for the federal income tax of Contran and the other companies included in the Contran Tax Group for all periods in which the Company was included in the Contran Tax Group for U.S. federal income tax purposes. Valcor and Valhi have agreed, however, to indemnify the Company for any liability for federal income taxes of the Contran Tax Group in excess of the Company's tax liability computed in accordance with the tax sharing agreement.

Concentration of credit risk. The Company's products are sold primarily in North America and Europe to original equipment manufacturers. The ten largest customers accounted for approximately 40%, 33% and 35% of sales in 1998, 1999 and 2000, respectively. In 1999 and 2000, no single customer accounted for more than 10% of sales. In 1998, one customer Hon Industries Inc., accounted for approximately 10% of sales.

Other. Royalty expense was \$1,105,000 in 1998, \$1,097,000 in 1999 and \$1,073,000 in 2000. Royalties relate principally to certain products manufactured in Canada and sold in the United States under the terms of a third-party patent license agreement.

Rent expense, principally for equipment, was \$496,000 in 1998, \$609,000 in 1999 and \$1,072,000 in 2000. At December 31, 2000, future minimum rentals under

noncancellable operating leases are approximately \$698,000 in 2001, \$584,000 in 2002, \$250,000 in 2003, \$26,000 in 2004 and \$9,000 in 2005.

Firm purchase commitments for capital projects in process at December 31, 2000 approximated \$5 million.

Note 12 - Quarterly results of operations (unaudited):

	Quarter ended					
	March 31 June 30 Sept. 30 Dec. 31					
	(In millions, except per share amounts)					
1999:						
Net sales Operating income Net income	\$ 55.2 \$ 55.0 \$ 55.9 \$ 59.8 9.6 9.7 9.4 11.4 5.9 6.1 6.1 7.1					
Basic and diluted earnings per share	\$.37 \$.38 \$.38 \$.44					
2000: Net sales Operating income Net income	\$ 66.1 \$ 65.1 \$ 63.0 \$ 59.0 10.7 11.5 9.1 5.9 6.6 7.1 5.5 2.9					
Basic and diluted earnings per share	\$.41 \$.44 \$.34 \$.18					

The sum of the quarterly per share amounts may not equal the annual per share amounts due to relative changes in the weighted average number of shares used in the per share computations.

REPORT OF INDEPENDENT ACCOUNTANTS ON FINANCIAL STATEMENT SCHEDULE

To the Stockholders and Board of Directors of CompX International Inc.:

Our audits of the consolidated financial statements referred to in our report dated February 9, 2001, appearing on page F-2 of this 2000 Annual Report on Form 10-K of CompX International Inc., also included an audit of the financial statement schedule listed in the index on page F-1 of this Form 10-K. In our opinion, these financial statement schedules present fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements.

PricewaterhouseCoopers LLP

Houston, Texas February 9, 2001

COMPX INTERNATIONAL INC. AND SUBSIDIARIES

SCHEDULE II - VALUATION AND QUALIFYING ACCOUNTS

(In thousands)

Description	beginning	Additions charged to costs and expenses		Recoverie		Balance at end a) of year
Year ended December 31, 1998:						
Allowance for doubtful accounts	\$ 311	\$ 109	\$ (210)	\$ (10)	\$ 110	\$ 310
	======	=====	=====	=====	=====	=====
Amortization of goodwill	\$	\$ 828	\$	\$	\$	\$ 828
	======	=====	=====	=====	=====	=====
Amortization of other intangible assets	\$ 39	\$ 182	\$	\$ (5)	\$	\$ 216
	=====	=====	=====	=====	=====	=====
Year ended December 31, 1999:						
Allowance for doubtful accounts	\$ 310	\$ 10	\$ (101)	\$ 12	\$ 494	\$ 725
	=====	=====	=====	=====	=====	=====
Amortization of goodwill	\$ 828	\$ 1,902	\$	\$	\$	\$2,730
	=====	=====	=====	=====	=====	=====
Amortization of other intangible assets	\$ 216	\$ 210	\$	\$	\$	\$ 426
	=====	=====	=====	=====	=====	=====
Year ended December 31, 2000:						
Allowance for doubtful accounts	\$ 725	\$ (123)	\$ (79)	\$ (36)	\$	\$ 487
	=====	=====	=====	=====	=====	=====
Amortization of goodwill	\$ 2,730	\$ 2,335	\$	\$	\$	\$5,065
	=====	=====	=====	=====	=====	=====
Amortization of other intangible assets	\$ 426	\$ 359	\$	\$	\$	\$ 785
	=====	=====	=====	=====	=====	=====

⁽a) Business units acquired.

RELEASE AGREEMENT

This Release Agreement (this "Agreement") is effective as of November 6, 2000 between Joseph S. Compofelice ("Compofelice") and CompX International Inc., a Delaware corporation (the "CompX"). In consideration of the mutual promises herein contained, and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows.

Section 1. Resignation of All Position. If Composelice has not provided an earlier resignation date in writing to CompX or any of its affiliated entities (collectively, the "Affiliated Entities"), Composelice acknowledges his resignation from all positions with the Affiliated Entities effective as of the date of this Agreement, and agrees to provide such letters as may be reasonably requested of him to evidence his resignation from all positions with the Affiliated Entities.

Section 2. General Release

- (a) Compofelice hereby releases, acquits, and forever discharges any and all claims and demands of whatever kind or character that Compofelice or his family members may now have or assert or hereafter have or assert against the Affiliated Entities or any of their officers, directors, employees, agents or insurers for any liability, whether vicarious, derivative or direct, whether fixed, liquidated or contingent, or whether known or unknown, with respect to the period commencing at the beginning of time and continuing through the effective date of this Agreement.
- (b) CompX hereby releases, acquits, and forever discharges any and all claims and demands of whatever kind or character that CompX may now have or assert or hereafter have or assert against Compofelice for any liability, whether vicarious, derivative or direct, whether fixed, liquidated or contingent, or whether known or unknown, with respect to the period commencing at the beginning of time and continuing through the effective date of this Agreement.
- Section 3. Payment. CompX agrees upon the execution of this Agreement to pay Compofelice \$500,000 in a form reasonably satisfactory to Compofelice less applicable withholding for tax purposes.
- Section 4. Counterparts. This Agreement may be executed by the parties hereto in any number of counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same agreement.
- Section 5. Jurisdiction. It is understood and agreed that the construction and interpretation of this Agreement shall at all times and in all respects be governed by and construed in accordance with the laws of the state of Texas. Any action brought under this Agreement or otherwise brought by CompX or its affiliates against Compofelice shall be brought in a court seated in Dallas County, Texas and the parties waive any right to object to such location as an improper venue for such claim.
- Section 6. Complete Agreement. This Agreement contains the entire Agreement and the understanding by and between the parties with respect to the subject hereof and supersedes any previously existing agreements between the parties. This Agreement may not be modified or amended in any respect except by an instrument in writing signed by both of the parties hereto.
- IN WITHESS WHEREOF, effective as of the date first set forth above, Composelice has executed this Agreement and CompX has caused this Agreement to be executed on its behalf by its duly authorized officer.

CompX International Inc.

By: /s/ Glenn R. Simmons

Glenn R. Simmons, Chairman of the Board and

Chief Executive Officer

EXHIBIT 21.1 SUBSIDIARIES OF THE REGISTRANT

Name of Corporation	Incorporation or	2000
Waterloo Furniture Components Limited	Canada	100
Fort Lock Corporation	Illinois	100
Timberline Lock, Ltd	Illinois	100
CompX Europe B.V	Netherlands	100
Thomas Regout Holding B.V	Netherlands	100
Thomas Regout U.S.A., Inc	Michigan	100
Thomas Regout Nederland B.V	Netherlands	100
Thomas Regout B.V	Netherlands	100
Thomas Regout International B.V	Netherlands	100
CompX Asia Holding Corporation	Malaysia	100
Yin Da Slide Co., Ltd	Taiwan	100
Chicago Lock Company	Delaware	100
Chicago Tubar Company	Delaware	100
CompX SFC, Inc.	Delaware	100

CONSENT OF INDEPENDENT ACCOUNTANTS

We consent to the incorporation by reference in CompX International Inc.'s (i) Registration Statement (Form S-8 No. 333-47539) and related Prospectus pertaining to the CompX International Inc. 1997 Long-Term Incentive Plan and (ii) Registration Statement (Form S-8 No. 333-56163) and related Prospectus pertaining to the National Cabinet Lock, Inc. Contributory Retirement Plan, of our report dated February 9, 2001 on our audits of the consolidated financial statements and financial statement schedule of CompX International Inc. and Subsidiaries included in this Annual Report on Form 10-K for the year ended December 31, 2000.

PricewaterhouseCoopers LLP

Houston, Texas March 16, 2001