ABRAMS INDUSTRIES INC Form 10-Q December 13, 2001

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q QUARTERLY REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the Quarter Ended October 31, 2001

Commission File No. 0-10146

ABRAMS INDUSTRIES, INC.

(Exact name of Registrant as specified in its charter)

Georgia 58-0522129

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

1945 The Exchange, Suite 300, Atlanta, Georgia 30339

(Address of principal executive offices) (Zip Code) (770) 953-0304

(Registrant s telephone number, including area code)
N/A

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes [X] No []

The number of shares of \$1.00 par value Common Stock of the Registrant outstanding as of November 30, 2001, was 2,920,609.

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PART 1. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

ABRAMS INDUSTRIES, INC. CONSOLIDATED BALANCE SHEETS (UNAUDITED)

October 31, 2001 April 30, 2001

ASSETS CURRENT ASSETS

Cash and cash equivalents (note 3) \$6,146,744 \$11,448,750 Receivables (note 2) 22,543,855 15,510,253 Less: Allowance for doubtful accounts (973,777) (961,461) Costs and earnings in excess of billings 1,310,635 1,483,195 Property held for sale (note 5) 12,864,946 33,404 Deferred income taxes 864,036 786,460 Other 944,147 785,799

Total current assets 43,700,586 29,086,400

INCOME-PRODUCING
PROPERTIES, net
26,319,820 26,712,359
PROPERTY, PLANT AND
EQUIPMENT, net
766,124 1,284,689
REAL ESTATE HELD FOR FUTURE
SALE OR DEVELOPMENT (note 6)
23,562,661 36,100,308
OTHER ASSETS

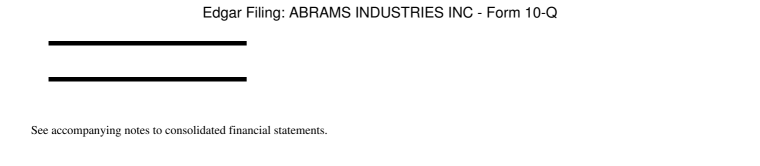
Intangible assets, net (note 10) 2,198,458 1,220,147 Goodwill (notes 9 & 10) 1,741,831 Other 3,322,990 3,215,782 \$101,612,470 \$97,619,685 **LIABILITIES AND SHAREHOLDERS EQUITY CURRENT LIABILITIES** Trade and subcontractors payables \$14,511,706 \$8,803,760 Billings in excess of costs and earnings 2,029,497 1,506,766 Accrued expenses 2,668,946 3,720,661 Net liabilities of discontinued operations (note 3) 1,903,375 Current maturities of long-term debt (note 5) 13,831,769 1,709,490 Total current liabilities

DEFERRED INCOME TAXES
3,495,986 3,372,824
OTHER LIABILITIES
4,034,229 3,916,647
MORTGAGE NOTES PAYABLE, less
current maturities (note 5)
20,351,191 32,915,932

33,041,918 17,644,052

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OTHER LONG-TERM DEBT, less current maturities 16,841,876 17,264,687		
Total liabilities 77,765,200 75,114,142		
SHAREHOLDERS EQUITY		
Common stock, \$1 par value; authorized 5,000,000 shares; 3,049,439 issued and 2,920,709 outstanding in October 2001, 3,041,039 issued and 2,943,303 outstanding in April 2001 3,049,439 3,041,039 Additional paid-in capital 2,120,502 2,097,315 Deferred stock compensation (36,073) (75,094) Retained earnings 19,321,772 17,930,914		
24,455,640 22,994,174 Less cost of treasury stock 608,370 488,631		
Total shareholders equity 23,847,270 22,505,543		

\$101,612,470 \$97,619,685



ABRAMS INDUSTRIES, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

FIRST SIX MONTHS ENDED

OCTOBER 31,

2000

2001

	Q	SECOND QUARTER ENDED CTOBER 31,
	200	1 2000
REVENUES		
Construction \$28,979,970 \$50,415,128 \$64,905,126 \$98,025,853 Real estate 3,188,194 3,050,763 6,428,045 6,225,186 Energy management 796,616 1,615,928		
32,964,780 53,465,891 72,949,099 104,251,039 Interest 43,250 127,132 127,509 256,437		
Other 28,709 11,825 42,623 23,281		
33,036,739 53,604,848 73,119,231 104,530,757		

COSTS AND EXPENSES
Applicable to REVENUES
Construction 28,215,507 46,917,840 63,115,704 92,040,379 Rental property operating expenses, excluding interest 1,632,269 1,783,143 3,257,585 3,378,008 Energy management 433,995 849,364
30,281,771 48,700,983 67,222,653 95,418,387
Selling, general and administrative Construction 810,802 1,679,936 1,546,794 2,696,147 Real estate 105,033 224,365 243,954 640,874 Energy management 336,767 647,325
Parent 629,500 643,254 1,355,307 1,270,556

1,882,102 2,547,555 3,793,380 4,607,577

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Interest 1,117,222 1,285,590 2,269,686 2,578,454	
33,281,095 52,534,128 73,285,719 102,604,418	
EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE INCOME TAXES (244,356) 1,070,720 (166,488) 1,926,339 INCOME TAX EXPENSE	
(98,000) 421,000 (72,000) 754,000	

EARNINGS (LOSS) FROM CONTINUING OPERATIONS (146,356) 649,720 (94,488) 1,172,339 DISCONTINUED OPERATIONS (note 3)

Earnings from discontinued operations, adjusted for applicable income tax expense of \$1,056,000, \$59,000, \$1,056,000, and \$81,000, respectively

1,720,749 92,756 1,720,749 130,237

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	-
NET EARNINGS \$1,574,393 \$742,476 \$1,626,261 \$1,302,576	
	•
	•
	•
NET EARNINGS (LOSS) PER SHARE FROM:	
Continuing Operations-Basic and Diluted \$(.05) \$.22 \$(.03) \$.40 Discontinued Operations-Basic and Diluted	
.59 .03 .59 .04	
	-
	-
	_
NET EARNINGS PER SHARE-BASIC AND DILUTED	-
\$.54 \$.25 \$.56 \$.44	
	•
	•
	•
DIVIDENDS PER SHARE	•
\$.04 \$.04 \$.08 \$.08	
	•

WEIGHTED AVERAGE SHARES OUTSTANDING
2,928,627 2,935,451 2,935,776 2,935,903
See accompanying notes to consolidated financial statements.

ABRAMS INDUSTRIES, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

OCTOBER 31,	
2001	2000

Cash flows from operating activities:

Net income \$1,626,261 \$1,302,576 Adjustments to reconcile net income to net cash used in operating activities:

Discontinued operations, net of tax (1,221,731) 671,625
Depreciation and amortization 1,173,143 1,579,338
Changes in assets and liabilities:

Receivables, net (7,084,517) (9,341,189) Costs and earnings in excess of billings 172,560 (2,235,877) Other current assets 124,687 67,494 Other assets (125,429) (281,282) Trade and subcontractors payable 5,707,946 5,895,881 Accrued expenses (1,954,330) (1,204,993)Billings in excess of costs and earnings 522,731 1,125,601 Other liabilities 30,269 101,997

Net cash used in operating activities (1,028,410) (2,318,829)

Cash flows from investing activities:

Additions to properties, property, plant and equipment, net

(69,799) (276,744) Changes in intangible assets (31,661) Acquisition, net of cash acquired (2,971,663) Repayments received on notes receivable 67,732 62,464		
Net cash used in investing activities (3,005,391) (214,280)		
Cash flows from financing activities: Debt repayments (921,962) (603,306) Repurchase of capital stock (110,839) (14,833) Cash dividends (235,404) (234,908)		
Net cash used in financing activities (1,268,205) (853,047)		
Net decrease in cash and cash equivalents (5,302,006) (3,386,156) Cash and cash equivalents at beginning of period 11,448,750 7,268,974		
Cash and cash equivalents at end of period \$6,146,744 \$3,882,818		

Supplemental disclosure of noncash investing activities:
Transfer of Real estate held for future development or sale to Property held for sale \$12,831,542 \$
Transfer of Property to Real estate held for future development or sale \$321,710 \$
Supplemental schedule of cash flow information Interest paid, net of amounts capitalized \$2,124,627 \$2,475,279
Income taxes paid (refunded), net \$143,452 \$(198,856)
accompanying notes to consolidated finance

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ABRAMS INDUSTRIES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS OCTOBER 31, 2001, AND APRIL 30, 2001 (UNAUDITED)

NOTE 1. UNAUDITED STATEMENTS

The accompanying unaudited consolidated financial statements have been prepared by the Company in accordance with generally accepted accounting principles, pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements have been condensed or omitted pursuant to such rules and regulations, although management believes that the disclosures are adequate to make the information presented not misleading. In the opinion of management, the accompanying financial statements contain all adjustments, which consist solely of normal recurring accruals, necessary for a fair statement of the results for the interim periods presented. These financial statements should be read in conjunction with the consolidated financial statements and the notes thereto included in the Company s Annual Report to Shareholders for the year ended April 30, 2001. Results of operations for interim periods are not necessarily indicative of annual results.

NOTE 2. RECEIVABLES

All net contract and trade receivables are expected to be collected within one year.

NOTE 3. DISCONTINUED OPERATIONS

During the quarter ended January 31, 2000, the Board of Directors of the Company decided to discontinue the operations of the Manufacturing Segment. The remaining assets and liabilities of the Manufacturing Segment were consolidated and presented as Net liabilities of discontinued operations on the Consolidated Balance Sheet at April 30, 2001, which included a \$2.76 million deferred gain, a current liability, related to the amount awarded to the Company in connection with the Georgia World Congress Center Authority s condemnation of the Company s former manufacturing facility. The award was under appeal by both parties at April 30, 2001, and was settled in October 2001. Earnings from discontinued operations for the quarter and six-month period ended October 31, 2001, represent the gain related to the condemnation.

At October 31, 2001, Cash on the Consolidated Balance Sheet includes \$526,345 formerly included in discontinued operations.

NOTE 4. OPERATING SEGMENTS

In May 2001, the Company formed a third operating segment, Energy Management, and subsequently acquired substantially all of the assets of Servidyne Systems, Inc., an energy management and engineering services company. Through this new segment, the Company offers its institutional customers energy efficiency products and engineering services that reduce energy consumption, labor, equipment maintenance, and capital costs in commercial buildings.

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The table below exhibits selected financial data on a segment basis. Earnings (loss) from continuing operations before income taxes is total revenue less operating expenses of continuing operations, including depreciation and interest. Parent expenses have not been allocated to the subsidiaries.

\$28,979,970	\$3,188,194	\$796,616	\$ \$	
			Ψ	\$32,964,780
· ·				
· ·				

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For the Quarter Ended October 31, 2000 Construction Real Estate Energy Management Parent Eliminations Consolidated	
Revenues from unaffiliated customers \$50,415,128 \$3,050,763 \$ \$ \$53,465,891 Interest and other income 45,303 90,339 3,315 138,957 Intersegment revenue 86,649 (86,649)	
Total revenues from continuing operations \$50,460,431 \$3,227,751 \$ \$3,315 \$(86,649) \$53,604,848	

Earnings (loss) from continuing operations before income taxes \$1,800,329 \$(66,660) \$ \$(674,561) \$11,612 \$1,070,720
For the Six Months Ended October 31, 2001 Construction Real Estate Energy Management Parent Eliminations Consolidated
Revenues from unaffiliated customers \$64,905,126 \$6,428,045 \$1,615,928 \$ \$72,949,099 Interest and other income 50,598 103,779 106,375 (90,620) 170,132 Intersegment revenue 243,148 (243,148)

Total revenues from continuing operations \$64,955,724 \$6,774,972 \$1,615,928 \$106,375 \$(333,768) \$73,119,231

Earnings (loss) from continuing operations before income taxes \$160,054 \$1,007,786 \$114,869 \$(1,470,535) \$21,338 \$(166,488)
For the Six Months Ended October 31, 2000 Construction Real Estate Energy Management Parent Eliminations Consolidated
Revenues from unaffiliated customers \$98,025,853 \$6,225,186 \$ \$ \$104,251,039
Interest and other income 114,814 158,795 6,109 279,718 Intersegment revenue 171,539 (171,539)
(111,007)

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Total revenues from continuing operations \$98,140,667 \$6,555,520 \$ \$6,109 \$(171,539) \$104,530,757	
φος 1 10,007 φος 250,520 φ φος 107 φ(171,555) φ10 1,550,757	
	
	
	_
Earnings (loss) from continuing operations before income taxes \$3,269,368 \$(38,172) \$ \$(1,327,532) \$22,675 \$1,926,339	
φ3,207,300 φ(30,172) φ φ(1,327,332) φ22,073 φ1,720,337	

NOTE 5. PROPERTY HELD FOR SALE

During the quarter ended October 31, 2001, the Company entered into an agreement to sell, at a gain, its shopping center in Englewood, Florida. The Company currently anticipates completing the sale during this fiscal year. As of October 31, 2001, the book basis of the property, \$12.5 million, has been reclassified as a current asset in Property held for sale; the related mortgage debt, \$12.3 million, has been reclassified as a current liability in Current maturities of long-term debt. The results of operations for the property are summarized below:

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SECOND QUA OCTO	ARTER ENDED BER 31,	EN	X MONTHS IDED OBER 31,
2001	2000	2001	2000
\$465,433	\$466,325	\$931,771	\$931,565
	2001		OCTOBER 31, OCTO

Also, included in Property held for sale at October 31, 2001, was the book basis of an outlot at the Company s shopping center in North Ft. Myers, Florida. The outlot was sold at a gain in November 2001.

NOTE 6. REAL ESTATE HELD FOR FUTURE SALE OR DEVELOPMENT

As of October 31, 2001, the Company s shopping center, five outlots and expansion land in North Ft. Myers, Florida, were held for sale. The net book value of all of the combined property was \$22.1 million. The results of operations for the property are summarized below:

EN	QUARTER DED BER 31,	ED FIRST SIX MONTHS ENDE			
2001	2000	2001	2000		
\$653,128	\$636,028	\$1,304,943	\$1,282,410		

Revenues
Operating expenses, including depreciation for the quarter and six-month period ended October 31, 2000, and interest 398,077 671,355 805,364 1,260,738

Results of operations \$255,051 \$(35,327) \$499,579 \$21,672	

NOTE 7. EARNINGS PER SHARE

Basic earnings per share are computed by dividing net earnings by the weighted average shares outstanding during the reporting period. In May 2001, the Company issued 150,616 incentive stock options with an exercise price of \$4.00 per share to certain employees. The options issued are not currently dilutive.

NOTE 8. NEW ACCOUNTING PRONOUNCEMENTS

During June 2001, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards No. 141, Business Combinations (SFAS 141). Under the provisions of SFAS 141, all business combinations initiated after June 30, 2001, must be accounted for using the purchase method of accounting. The adoption of SFAS 141 is not expected to have a material impact on the Company s financial statements.

Also during June 2001, the FASB issued Statement of Financial Accounting Standards No. 142, Goodwill and Other Intangible Assets (SFAS 142). Under the provisions of SFAS 142, there will be no amortization of goodwill and other intangible assets that have indefinite useful lives. Instead, these assets must be tested for impairment annually and when events or changes in

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circumstances indicate that impairment may have occurred. The Company has elected to adopt SFAS 142 as of May 1, 2001, and therefore goodwill and a trademark with an indefinite useful life acquired in the transaction described below have not been amortized.

During August 2001, the FASB issued Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS 144). SFAS 144 supercedes FASB Statement No. 121, Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed Of. In addition, SFAS 144 supercedes the accounting and reporting provisions of APB Opinion No. 30, Reporting the Results of Operations Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions for segments of a business to be disposed of. SFAS 144 addresses the treatment of assets held for sale or to be otherwise disposed of, the evaluation of impairment for long-lived assets, and the reporting of discontinued operations. The provisions of SFAS 144 are effective for financial statements issued for fiscal years beginning after December 15, 2001. The Company is currently evaluating the impact of SFAS 144.

NOTE 9. ACQUISITION

In May 2001, the Company acquired substantially all of the assets and employed all of the personnel of an energy management and engineering services company, Servidyne Systems, Inc., and acquired certain intellectual property from an affiliated company, Servidyne, Incorporated, for approximately \$3.1 million, including the costs associated with completing the acquisition, in an all cash transaction (the Servidyne transaction). This acquisition was accounted for as a purchase, and accordingly, the purchase price was allocated to the underlying assets acquired and liabilities assumed, based upon their estimated fair market values as of the date of acquisition. The results of operations related to the acquired assets have been included in the Company s financial statements since May 2001. Servidyne has offered its expertise, products and services to its institutional customers for more than 27 years. In pursuit of growth and improved shareholder returns, the Company will seek opportunities to leverage Servidyne s reservoir of knowledge in order to assist the now combined customer base in making building infrastructures more efficient.

The following table summarizes the estimated fair values of the assets acquired and liabilities assumed at the date of acquisition:

Current assets
Furniture, fixtures and equipment
13,321
Intangible assets
1,200,034
Goodwill
1,741,831

Total assets acquired
3,104,349

Current liabilities
(132,686)

Net assets acquired
\$2,971,663

Of the \$1,200,034 of acquired intangible assets, \$315,261 was assigned to a registered trademark that is not subject to amortization. The remainder of the intangible assets consists of computer-based work management products (5-year weighted-average useful life) in the amount of \$856,113, and other intangible assets of \$28,660 (10-year useful life). The weighted-average useful life of all acquired intangible assets subject to amortization is 5 years.

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The goodwill amount has been assigned to the Energy Management Segment. All of the goodwill is expected to be amortized and deductible for tax purposes.

The following table displays the consolidated unaudited current results for the quarter and six-month period ended October 31, 2001, and the consolidated unaudited proforma results for the quarter and six-month period ended October 31, 2000, as if the acquisition had been completed on May 1, 2000:

SECO	•	ARTER ENDED BER 31,	FIRST SIX MONTHS ENI OCTOBER 31,		
200 (actu		2000 (proforma)	2001 (actual)	2000 (proforma)	
\$33,03	6,739	\$54,306,167	\$73,119,231	\$105,933,395	

Revenues
Net earnings
\$1,574,393 \$806,202 \$1,626,261 \$1,430,028
Net earnings per share
\$.54 \$.27 \$.56 \$.49

NOTE 10. GOODWILL AND OTHER INTANGIBLE ASSETS

The following table illustrates the treatment of acquired intangible assets as of October 31, 2001:

Gross Carrying Amount

Amortized intangible assets

Computer-based work management products \$856,113 Other 28,660

\$884,773

Unamortized intangible assets

Goodwill \$1,741,831 Trademark 315,261

\$2,057,09

The gross carrying amounts and accumulated amortization for all of the Company s intangible assets as of October 31, 2001, are as follows:

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	Gross Carrying Amount	Accumulated Amortization
Amortized intangible assets Computer-based work management products \$856,114 \$95,038 Computer software 304,956 212,549		
Real estate lease costs 1,235,283 642,071 Deferred loan costs 819,875 410,600 Other		
28,660 1,433	_	
\$3,244,888 \$1,361,691		
Unamortized intangible assets Goodwill \$1,741,831 Trademark 315,261	-	
\$2,057,092	_	
	-	
Aggregate amortization expense for all amortized intangible assets: For the quarter ended October 31, 2001 For the six months ended October 31, 2001 \$284,462	\$149,4	73
Estimated amortization expense for all amortized intangible assets:		

For the year ended April 30, 2003 For the year ended April 30, 2004 \$361,346 For the year ended April 30, 2005 \$289,446 For the year ended April 30, 2006 \$190,304 For the year ended April 30, 2007

\$85,184

\$448,647

As the acquisition which resulted in the recording of goodwill occurred during the current fiscal year, no goodwill or resulting amortization was recorded in the previous fiscal year, and therefore no proforma amounts are required to provide comparability.

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

Changes in CONSOLIDATED BALANCE SHEETS between April 30, 2001, and October 31, 2001.

Accounts receivable increased by \$7,033,602, Billings in excess of costs and earnings increased by \$522,731, and Trade and subcontractors payable increased by \$5,707,946, primarily because of the timing of the submission and payment of invoices for construction work performed.

Property held for sale increased by \$12,831,542 and Real estate held for future development or sale decreased by \$12,537,647, primarily as a result of the reclassification of the shopping center in Englewood, Florida, and an outlot at the shopping center in North Ft. Myers, Florida, as contracts have been executed for the sale of these properties. See Note 5 to the Consolidated Financial Statements.

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Accrued expenses decreased by \$1,051,715, primarily due to the payment of year-end accruals.

Current maturities of long-term debt increased by \$12,122,279 and Mortgage notes payable decreased by \$12,564,741, primarily due to the reclassification of the mortgage debt related to the shopping center in Englewood, Florida, in connection with its planned sale, as discussed above.

Results of operations of second quarter and first six months of fiscal 2002 compared to second quarter and first six months of fiscal 2001.

REVENUES from Continuing Operations

For the second quarter 2002, Consolidated REVENUES from continuing operations, including Interest income and Other income, and net of intersegment eliminations, were \$33,036,739, compared to \$53,604,848 for the second quarter 2001, a decrease of 38%. For the first six months of fiscal 2002, Consolidated REVENUES from continuing operations were \$73,119,231, compared to \$104,530,757 for the first six months of fiscal 2001, a decrease of 30%.

The figures in Chart A are Segment revenues from continuing operations, net of Intersegment eliminations, and do not include Interest income or Other income.

CHART A REVENUE FROM CONTINUING OPERATIONS SUMMARY BY SEGMENT (Dollars in Thousands)

	Second Quarter Ended October 31		Ended		Ended		Ended		Ended		Ended		Ended October 31 A		Ended October 31 A		Amount		Octo	ths Ended ber 31,	Amount	
	2001	2000	Increase I (Decrease)I			2000	Increase I (Decrease)I															
Construction(1) Real Estate 3,188 3,051 137 4 6,428 6,225 203 3 Energy Management(2) 797 797 1,616 1,616 \$32,965 \$53,466 \$(20,501) (38) \$72,949 \$104,251 \$(31,302) (30)	\$28,980	\$50,415	\$(21,435)	(43)	\$64,905	\$98,026	\$(33,121)	(34)														
	_																					

NOTES TO CHART A

- (1) REVENUES for the second quarter and first six months 2002 were lower than those of the same periods of 2001, primarily due to a reduction in the number of construction jobs available, which is the result of a decrease or elimination of current capital spending by most of the Construction Segment s existing customers. The Company anticipates this trend will continue in the short-term. During fiscal 2002, however, the Construction Segment has added several new institutional customers who already have awarded jobs to the Company, as it continues its efforts to expand and diversify its customer base.
- (2) The Energy Management Segment was formed in May 2001. See Note 9 to the Consolidated Financial Statements.

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The following table indicates the backlog of contracts and rental income for the next twelve months by industry segment.

	Octo	ber 31,		
	2001	2000		
Construction (1) Real Estate-rental income (2) 9,761,000 11,255,000 Real Estate-sales 15,465,000 Energy Management (3) 555,000	\$23,890,000	\$43,877,000		
Total Backlog \$49,671,000 \$55,132,000				

- (1) See Note 1 to Chart A above.
- (2) Backlog decreased due to the anticipated sale of the Englewood, Florida, shopping center. See Note 5 to the Consolidated Financial Statements.
- (3) Any Energy Management contracts that can be cancelled with less than one year s notice are not included in backlog. As of October 31, 2001, such contracts total \$1.229 million in potential revenue over the next twelve months, assuming cancellation provisions are not invoked.

COSTS AND EXPENSES: Applicable to REVENUES from Continuing Operations

As a percentage of total Segment REVENUES from Continuing Operations (See Chart A) for the second quarter 2002 and 2001, the total applicable COSTS AND EXPENSES (See Chart B) were 92% and 91%, respectively. As a percentage of total Segment REVENUES from Continuing Operations (See Chart A) for the first six months 2002 and 2001, the total applicable COSTS AND EXPENSES were 92% for both periods.

The figures in Chart B are net of Intersegment eliminations.

CHART B
COSTS AND EXPENSES APPLICABLE TO REVENUES
FROM CONTINUING OPERATIONS SUMMARY BY SEGMENT
(Dollars in Thousands)

Percent of Segment Segment Revenues For For

	Second Quarter Ended						Second Quarter Ended October 31,		nrter ded Six Months Ended		Six Month Ended October 31	
	2001	2000	2001	2000	2001	2000	2001	2000				
Construction(1) Real Estate 1,632 1,783 51 58 3,258 3,378 51 54 Energy Management(2) 434 54 849 53	\$28,216	\$46,918	97	93	\$63,116	\$92,040	97	94				
\$30,282 \$48,701 92 91 \$67,223 \$95,418 92 92	<u>-</u>											

NOTES TO CHART B

(1) The increase in the percentage of COSTS AND EXPENSES: Applicable to REVENUES for second quarter and first six months 2002 compared to the same period of 2001 was primarily

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attributable to intense competitive pressure on margins, which is a result of a significant decrease in the number of potentially available construction jobs due to the decline or absence of current capital spending by the Company s customers. In addition, costs have increased due to certain subcontractors defaults on their contractual obligations.

(2) The Energy Management Segment was formed in May 2001. See Note 9 to the Consolidated Financial Statements.

SELLING, GENERAL AND ADMINISTRATIVE EXPENSES

FROM CONTINUING OPERATIONS

For the second quarter 2002 and 2001, Selling, general and administrative expenses from continuing operations, net of intersegment eliminations, were \$1,882,102 and \$2,547,555, respectively. As a percentage of Consolidated REVENUES from Continuing Operations, these expenses were 6% and 5%, respectively. For the first six months 2002 and 2001, Selling, general and administrative expenses from continuing operations, net of intersegment eliminations, were \$3,793,380 and \$4,607,577, respectively. As a percentage of Consolidated REVENUES from Continuing Operations, these expenses were 5% and 4%, respectively. In reviewing Chart C, the reader should recognize that the volume of revenues generally will affect the amounts and percentages. The percentages in Chart C are based upon expenses as they relate to Segment REVENUES from Continuing Operations (Chart A), except that Parent and Total expenses relate to Consolidated REVENUES from Continuing Operations.

CHART C SELLING, GENERAL AND ADMINISTRATIVE EXPENSES FROM CONTINUING OPERATIONS BY SEGMENT (Dollars in Thousands)

	Second Quarter Ended October 31,		Percent of Segment Revenues For Second Quarter Ended October 31,		Segment Revenues For Second Quarter Ended Six Months Ended October		Percent of Segment Revenues For Six Months led Ended October 31,	
	2001	2000	2001	2000	2001	2000	2001	2000
Construction(1) Real Estate(2) 105 225 3 7 244 641 4 10 Energy Management(3) 337 42 647 40 Parent 629 643 2 1 1,355 1,271 2 1 \$1,882 \$2,548 6 5 \$3,793 \$4,608 5 4	\$811 —	\$1,680	3	3	\$1,547	\$2,696	2	3

NOTES TO CHART C

- (1) On a dollar basis, Selling, general and administrative expenses were lower for second quarter and first six months 2002 compared to the same periods of 2001 primarily because of a decrease in incentive compensation costs.
- On a dollar and percentage basis, Selling, general and administrative expenses were lower for second quarter and first six months 2002 compared to the same periods of 2001 primarily due to a decrease in personnel costs associated with the Company s outsourcing of its asset and property management functions.

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(3) The Energy Management Segment was formed in May 2001. See Note 9 to the Consolidated Financial Statements. Liquidity and capital resources.

Between April 30, 2001, and October 31, 2001, working capital decreased by \$783,680. Operating activities used cash of \$1,028,410. Investing activities used cash of \$3,005,391. Financing activities used cash of \$1,268,205.

At October 31, 2001, the Company and its subsidiaries had available unsecured committed lines of credit totaling \$12,000,000, of which none was outstanding, \$11,500,000 was available, and \$500,000 was reserved for a letter of credit issued as security for a mortgage loan on an Income-producing property. The letter of credit has been extended until November 2002, at which time it may be used to pay down the mortgage loan if certain leasing requirements are not attained.

Cautionary statement regarding forward-looking statements.

Certain statements contained or incorporated by reference in this Quarterly Report on Form 10-Q, including without limitation statements containing the words believes, anticipates, expects, and words of similar import, are forward-looking statements within the meaning of the federal securities laws. Such forward-looking statements involve known and unknown risks, uncertainties and other matters which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or uncertainties expressed or implied by such forward-looking statements. Many such risks, uncertainties and other matters are beyond the Company's control. They include, but are not limited to: the possibility of not achieving projected backlog revenues or not realizing earnings from such revenues; the potential impact of factors beyond the control of the Company on future revenues and costs; changes in laws and regulations, including changes in accounting standards; the timing and amount of earnings recognition related to the possible sale of real estate properties held for sale; delays in customer orders; the timing and amount of possible refinancings related to real estate properties; the level and volatility of interest rates; the potential loss of a significant customer; and the deterioration in the financial stability of an anchor tenant, significant subcontractor or significant customer.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

As of October 31, 2001, in connection with the contract to sell the Company s shopping center in Englewood, Florida (See Note 5 to the Company s Consolidated Financial Statements), approximately \$12.3 million of related fixed rate debt would be repaid in the current fiscal year upon the completion of the sale. As of April 30, 2001, approximately \$12.2 million of this debt was expected to mature in fiscal 2003.

In October 2001, the maturity dates of the loans related to the Company s shopping center in North Ft. Myers, Florida, and office building in Atlanta, Georgia, were extended to February 2003. Prior to that date, the Company plans to refinance the office building loan and sell the shopping center or refinance its loan.

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There have been no other material changes since April 30, 2001.

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

At the Company s Annual Meeting, held on August 22, 2001, the shareholders voted upon and approved the Nominees for the Board of Directors. The voting was as follows:

DIRECTORS	VOTES FOR	VOTES WITHHELD
Alan R. Abrams	2,660,408	14,900
David L. Abrams		
2,660,408 14,900		
Edward M. Abrams		
2,660,408 14,900		
J. Andrew Abrams		
2,660,408 14,900		
Paula Lawton Bevington		
2,660,308 15,000		
Gilbert L. Danielson		
2,660,408 14,900		
Melinda S. Garrett		
2,660,308 15,000		
Robert T. McWhinney, Jr.		
2,660,408 14,900		
B. Michael Merritt		
2,660,308 15,000		
L. Anthony Montag		
2,660,408 14,900		
Felker W. Ward, Jr.		
2,660,308 15,000		

PART II. OTHER INFORMATION

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(a) The Registrant has filed the following report on Form 8-K during the quarter ended October 31, 2001:

Form 8-K filed October 30, 2001, to report Changes in Registrant s Certifying Accountant.

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SIGNATURES

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

ABRAMS INDUSTRIES, INC.

(Registrant)

Date: December 12, 2001 /s/ Alan R. Abrams

Alan R. Abrams Chief Executive Officer

Date: December 12, 2001 /s/ Melinda S. Garrett

Melinda S. Garrett Chief Financial Officer

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