2002 STRATTEC ANNUAL REPORT

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A POCKETFUL OF INNOVATION

America's auto industry was still in its infancy when our first ignition lock was produced in 1915. Since then, STRATTEC has led the pack when it comes to product enhancements and technical innovation. With today's integrated key that puts security control right in the keyhead, we've upped the ante again. And as the security requirements of the auto industry evolve, STRATTEC is poised to meet them with the engineering expertise and manufacturing know-how these new technologies demand.

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STRATTEC SECURITY CORPORATION

STRATTEC SECURITY CORPORATION designs, develops, manufactures and markets mechanical locks, electro-mechanical locks, latches and related security/access control products for global automotive manufacturers. Our products are shipped to customer locations in the United States, Canada, Mexico, Europe and South America, and we provide full service and aftermarket support. We also supply products for the heavy truck, recreational vehicle, marine and industrial markets.

Fellow Shareholders:

August 2002

The financial results for our fiscal 2002 were quite good, as you will see in the Manangement's Discussion and Analysis, and Financial Statements sections of this annual report. When reviewing those sections and our Financial Highlights, please note that we created \$8.6 million of positive Economic Value Added (EVA®) in fiscal 2002, a \$3 million increase over last year's performance, and our second best year overall.

We are very pleased to be able to report these good numbers to you, especially in light of the uncertainty following the shocking events of September 11, 2001. Thanks to the marketing efforts of the automotive manufacturers and the subsequent response from the resilient American people, production of cars and light trucks settled into a post-9/11 pattern that remained reasonably robust and stable throughout our fiscal year. This stability allowed us to operate more efficiently than the previous year, in which fluctuating vehicle production rates and a strike at our Milwaukee facility created a difficult operating environment.

Despite the more stable operating environment, our operations group and cost-reduction teams have remained focused on short term and strategic mid-to-long term activities to reduce cost. During the year, many initiatives were pursued to implement savings which contributed to our improved results. From a longer-term perspective, we expanded our presence in Mexico with the addition of a new facility, STRATTEC Componentes Automotrices S.A. de C.V. Located in Juarez, in close proximity to our existing assembly facility, this new facility is being focused initially on key finishing operations for both new keys, such as the integrated key shown on our cover, and existing keys which were previously finished in Milwaukee. We expect this change to have long term benefits through the reduction of inventory and labor costs associated with our key finishing processes.

Our cost reduction efforts are an important component to our long-term strategy as we see price pressure continuing on our traditional lock and key products. In addition to our customers' expectation for reduced prices on existing products, this price pressure has resulted in increased competition for new model locksets. This competition causes a certain amount of ebb-and-flow among the suppliers of these products. For example, we will lose some of our share of General Motors' business over the next 1-3 years, while picking up additional share of Ford Motor Company's business. Overall, we see a modest reduction in our North American market share for locks and keys during this time frame, but we will maintain our position as the dominant supplier of these components.

As explained in previous annual reports, we have been working to expand our access control product offerings beyond our traditional lock products to include such things as ignition lock housings, latches and door handles. During this fiscal year, we have made progress. Our expansion into ignition lock housings has been going well, and we will see a significant increase in the volume of these products over the next two years. Our market share for these housings is relatively low. But we believe we are in a unique position to capitalize on our position as the ignition lock supplier by providing value-added engineering and coordination for the housings that receive our locks. We believe we will be able to capture additional market share of these products, and we expect this to add value to our overall business.

Our Alliance with WITTE-Velbert GmbH was formed nearly two years ago to help our product expansion efforts and to provide a means of being a globally-capable supplier to our customers. The product expansion effort is primarily focused on secondary latches like those currently produced by WITTE in Germany, and the development of our passive entry side door latch. Building our reputation in these products is taking longer than we anticipated, but we are getting positive attention from our customers, and we have won business on certain low-volume vehicles that will be going into production over the next two years. This is in addition to the hood latch we will be supplying to Volkswagen de Mexico. While the rate at which we are winning new business is not yet where we want it, we still see opportunity with this product line, and we will continue to pursue our strategy to compliment our traditional lock sets with these and other access control products.

In terms of globalization, we formalized the relationships we began working on last year in Brazil and China. With the incorporation of WITTE-STRATTEC do Brasil in November 2001, and WITTE-STRATTEC China in March 2002, we have accomplished what we and Witte-Velbert set out to establish in the emerging markets outside of Europe and North America. Our investment in Brazil is modest, and we do not anticipate significant results from this investment for some time. However, we believe our investment in China will be more exciting, and should see some positive results in the short to medium term, assuming the increase in vehicle production in China meets forecasted levels.

As we write this letter to you, our company is in very good financial condition. We and our independent auditors have always made every effort to provide timely, accurate reports of that condition. We are all aware, however, that due to recent revelations that there are certain companies which have not reported accurately, there is a crisis in confidence among investors. Regrettably, certain offices of our former auditors, Arthur Andersen & Co., were involved in these errant companies. These revelations led to the disintegration of Arthur Andersen as a firm over the spring and early summer months. Although there has been no involvement in these cases by the local Milwaukee office of Arthur Andersen, and the integrity of the auditing they performed for STRATTEC is not in question, the disintegration of that firm and resulting questions about its ongoing viability clearly indicated a need for us to make a change. We therefore began a systematic search for a replacement. Through our search and evaluation process, we identified and engaged the firm of Deloitte & Touche LLP as our new auditors. They are dedicated, as are we, to the proper reporting of our financial condition, and we are pleased to have them help our shareholders maintain their confidence in our financial reporting.

We continue to pursue those opportunities, near and long term, which we believe will add value to your investment in STRATTEC. Our strong financial position gives us the flexibility to do that, as does your support. As always, we wish to thank you for that support.

Sincerely,

Harold M. Stratton

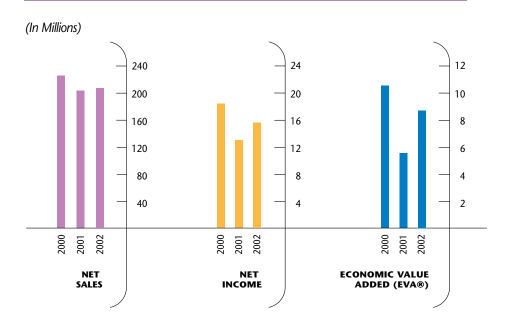
Harold M. Stratton II Chairman and Chief Executive Officer

John Cakill

/ John G. Cahill President and Chief Operating Officer

(In Millions)

	2002	2001	2000
Net Sales	\$207.3	\$203.0	\$224.8
Gross Profit	43.9	40.2	49.4
Income from Operations	24.3	20.6	29.1
Net Income	15.6	13.0	18.5
Total Assets	121.6	101.6	109.0
Total Debt	_	_	_
Shareholders' Equity	74.7	60.0	60.4



ECONOMIC VALUE ADDED (EVA®)

All U.S. associates and many of our Mexico-based salaried associates participate in incentive plans that are based upon our ability to add economic value to the enterprise. During 2002, \$8.6 million of positive economic value was generated, an increase of \$3.0 million compared to the economic value the business generated in 2001. We continue to believe that EVA® represents STRATTEC's ultimate measure of success and shareholder value.

Net Operating Profit After Cash-Based Taxes		\$15.1
Average Net Capital Employed	\$53.8	
Capital Cost	<u>12%</u>	
		<u>6.5</u>
Economic Value Added		\$8.6

BASIC BUSINESS

STRATTEC SECURITY CORPORATION designs, develops, manufactures and markets mechanical locks, electro-mechanical locks, latches and related security/access control products for major North

American and global automotive manufacturers. We also supply these products for the heavy truck, recreational vehicle, marine and industrial markets.



Through our alliance partner, WITTE-Velbert GmbH in Germany, both companies' security/access control products are manufactured and marketed globally. We also provide full service and aftermarket support.

HISTORY

STRATTEC formerly was a division of Briggs & Stratton Corporation. On February 27, 1995, STRATTEC was spun off from Briggs & Stratton through a tax-free distribution to the then-existing Briggs & Stratton shareholders. STRATTEC received substantially all of the assets and liabilities related to the lock and key business owned by Briggs & Stratton.

Starting as a division of Briggs & Stratton, and continuing today as a totally separate and independent company, we have a history in the automotive security business spanning over 85 years. We also have been in the zinc die-casting business for more than 75 years. STRATTEC has been the world's largest producer of automotive locks and keys since the late 1920s, and we currently maintain a dominant share of the North American markets for these products.

PRODUCTS

Our principal products are locks and keys for cars and trucks. A typical automobile contains a set of four to five locks: a steering column/ignition lock, a glove box lock, one or two front door locks and a deck lid (trunk) lock. Pickup trucks typically use three to four locks, while sport utility vehicles and vans use four to six locks. Some vehicles have additional locks for under-floor compartments or folding rear seat latches. T-top locks, spare tire locks and burglar alarm locks also are offered as options. Usually two keys are provided with each vehicle lockset.

Additional products include zinc die-cast steering column lock housings, and an electronic Vehicle Access Control System (VACS). VACS is a passive security system for commercial delivery vehicles. It's an example of our ability to effectively integrate mechanical and electronic components such as Radio Frequency Identification (RFID) and Hall Effect sensors.

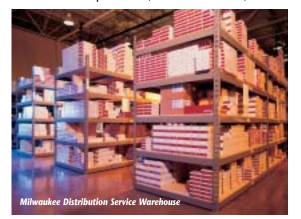
Through our alliance with WITTE-Velbert in Germany, we are expanding our automotive security/access control product offerings to include hood latches, trunk or liftgate latches, door latches, door handles, and vehicle access modules that contain some or all of these components.

MARKETS

We are a direct supplier to OEM auto and light truck manufacturers, to over-the-road heavy truck manufacturers and recreational vehicle manufacturers, as well as to other transportation-related manufacturers. For the 2002 model year, we enjoyed a 61% market share in the North American automotive industry, supplying locks and keys for nearly 84% of General Motors' production, over 62% of Ford's, 97% of

DaimlerChrysler's and 100% of Mitsubishi's production. We also are an OEM components supplier to other "Tier 1" automotive suppliers and a wide array of smaller industrial manufacturers.

Direct sales to various OEMs represent approximately 84% of our total sales. The remainder of the company's revenue is received



primarily through sales to the OEM service channels, and the locksmith aftermarket.

Sales to our major automotive customers are coordinated through our direct sales personnel located in our Detroit-area office. Sales also are partially facilitated through daily interaction between our application engineers located in Detroit and customer engineering departments. Sales to other OEM customers are accomplished through a combination of our own sales personnel and manufacturer representative agencies.

STRATTEC's products are supported by an extensive staff of experienced lock, housing and latch engineers. This staff, which includes product design, quality and manufacturing engineers, is capable of providing complete design, development and testing services of new products for our customers. This staff also is available for customer problem solving, warranty analysis, and other activities that arise during a product's life cycle. Our customers receive after-sales support in the form of special field service kits, service manuals, and specific in-plant production repair programs.

The majority of our OEM products are sold in North America. However, our dominance in the North American market translates into a world market share of around 20%, making STRATTEC the largest producer of automotive locks and keys in the world. While a modest amount of exporting is done to automotive assembly plants in Europe and South America, we are in the process of expanding our presence in these markets and elsewhere through our alliance with WITTE-Velbert GmbH.

OEM service and replacement parts are sold to the OEM's own service operations. In addition, we distribute our components and security products to the automotive aftermarket through approximately 50 authorized wholesale distributors, as well as other marketers and users of component parts, including export customers. These aftermarket activities are serviced through a warehousing operation integral to our Milwaukee headquarters and manufacturing facility.

Since the majority of the company's sales are to the "Big Three" North American automotive manufacturers, STRATTEC is organized to assure that our activities are focused on these major customers and their associated entities. We have customer-focused teams for General Motors, for Ford, for DaimlerChrysler/Mitsubishi and for Tier 1 steering column suppliers. A fifth team deals with programs and new products associated with our alliance partner, WITTE-Velbert, while a sixth team handles our industrial and



service customers, including such heavy truck manufacturers as Peterbilt, Kenworth, Mack, Freightliner,



Navistar and Volvo.

Each of the six teams possesses all of the necessary disciplines required to meet their customers' needs. Leading each team's efforts are Product Business Managers who handle the overall coordination of various product programs. The Product Business Managers work

closely with their team's quality engineers, cost engineers, purchasing agents, internal and external customer service representatives, service manager, and engineering manager. The engineering manager in turn helps coordinate the efforts of design engineers, product and process engineers, component

engineers, and electrical engineers.

STRATTEC uses a formalized product development process to identify and meet customer needs in the shortest possible time. By creating and following this streamlined development system, we



shorten product lead times, tighten our response to market changes, and provide our customers with the optimum value solution to their security/access control requirements. STRATTEC also is QS9000, ISO/TS16949 and ISO14001 certified. This means we embrace the philosophy that quality should exist not only in the finished product, but in every step of our processes as well.

OPERATIONS

Most of the components that go into our products are manufactured at our main facility and headquarters in Milwaukee, Wisconsin. This facility produces zinc die cast components, stampings, and



finished keys. Key finishing also takes place at STRATTEC Componentes Automotrices in Juarez, Mexico. Assembly is also performed at our Milwaukee location, but the majority takes place at STRATTEC de Mexico, also located in Juarez. Research and development activities are centered around a dedicated research engineering staff we call our Advanced Development Group. This group has the responsibility for developing future products and processes that will keep us in the forefront of the markets we serve. Projects we are pursuing focus on electronic and mechanical access control products, modularization of related access/security control components, and new manufacturing processes to reduce costs for ourselves and our customers.

ALLIANCE

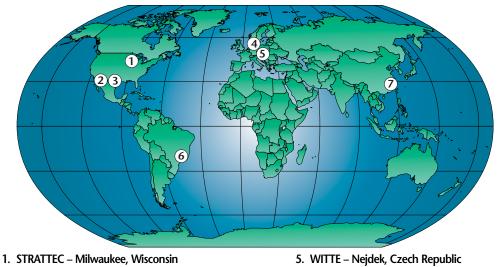
Our alliance with WITTE-Velbert GmbH consists of two main initiatives. The first is a set of crosslicensing agreements which allows STRATTEC to manufacture, market and sell WITTE products in North America, and allows WITTE to manufacture, market and sell STRATTEC products in Europe. In this way, both STRATTEC and WITTE have established international reach for their respective products and services,



while sharing the potential profits of those products sold outside of their respective home markets.

The second initiative is a 50-50 joint venture company, WITTE-STRATTEC LLC, which is the legal entity through which we and WITTE are pursuing emerging markets outside of Europe and North America. Additionally, the two companies will jointly own the intellectual property rights for any products that result from the coordinated activities of our respective research and development resources.

GLOBAL PARTNERS



- 2. STRATTEC de Mexico Juarez, Mexico
- 3. STRATTEC Componentes Automotrices Juarez, Mexico 7. WITTE-STRATTEC China Fuzhou, China
- 4. WITTE-Velbert, Germany

6. WITTE-STRATTEC do Brasil – Sao Paulo, Brazil

CYCLICAL NATURE OF THE BUSINESS

The manufacturing of components used in automobiles is driven by the normal peaks and valleys associated with the automotive industry. Typically, the months of July and August are relatively slow as summer vacation shutdowns and model year changeover occur at the automotive assembly plants. September volumes increase rapidly as the new model year begins. This volume strength continues through October and into early November. As the holiday and winter seasons approach, the demand for automobiles slows. March usually brings a major sales and production increase, which then continues through most of June. This results in our first fiscal quarter (ending in September) sales and operating results typically being our weakest, with the remaining quarters being more consistent.

ECONOMIC VALUE COMMITMENT

The underlying philosophy of our business, and the means by which we measure our performance, is Economic Value Added (EVA®). Simply stated, economic value is created when our business enterprise yields a return greater than the cost of capital we and our shareholders have invested in STRATTEC. The amount by which our return exceeds the cost of our capital is EVA®. In line with this philosophy, EVA® bonus plans are in effect for all our U.S. associates, outside directors and many of our Mexico-based associates as an incentive to help positively drive the business.

STRATTEC's significant market share is the result of an eight-decade-long commitment to creating quality products and systems that are responsive to changing needs. As technologies advance and markets grow, STRATTEC retains that commitment to meeting and exceeding the expectations of our customers, and providing economic value to our shareholders.

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	Fiscal Years Ended		
	June 30, 2002	July 1, 2001	July 2, 2000
NET SALES	\$207,286	\$202,973	\$224,817
Cost of goods sold	163,370	162,735	175,459
GROSS PROFIT	43,916	40,238	49,358
Engineering, selling and			
administrative expenses	19,644	19,676	20,254
INCOME FROM OPERATIONS	24,272	20,562	29,104
Interest income	538	628	1,056
Interest expense Other income (expense), net	(42)	(514)	- 189
	(42)	(314)	
INCOME BEFORE PROVISION FOR INCOME TAXES	24,768	20,676	30,349
Provision for income taxes	9,164	7,650	11,836
	,		
NET INCOME	\$15,604	\$13,026	\$18,513
EARNINGS PER SHARE:			
BASIC	\$3.80	\$3.02	\$3.75
DILUTED	\$3.73	\$2.96	\$3.65
AVERAGE SHARES OUTSTANDING:			
BASIC	4,109	4,310	4,936
DILUTED	4,185	4,401	5,079

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

	June 30, 2002	July 1, 2001
ASSETS		
CURRENT ASSETS:		
Cash and cash equivalents	\$ 34,956	\$15,298
Receivables, less allowance for doubtful		
accounts of \$250 at June 30, 2002,		
and July 1, 2001	27,860	27,189
Inventories	8,242	8,605
Customer tooling in progress	3,499	2,588
Future income tax benefits	2,022	1,880
Other current assets	5,668	4,107
Total current assets	82,247	59,667
DEFERRED INCOME TAXES	469	130
INVESTMENT IN JOINT VENTURE	393	-
PROPERTY, PLANT, AND EQUIPMENT, NET	38,531	41,851
	\$121,640	\$101,648
LIABILITIES AND SHAREHOLDERS' EQUITY		
Accounts payable	\$ 15,291	\$14,178
Accrued liabilities:	· · ·	- /
Payroll and benefits	9,725	7,501
Environmental	2,730	2,749
Income taxes	1,736	354
Other	2,043	1,711
Total current liabilities	31,525	26,493
BORROWINGS UNDER REVOLVING CREDIT FACILITY	· -	-
ACCRUED PENSION OBLIGATIONS	10,728	10,617
ACCRUED POSTRETIREMENT OBLIGATIONS	4,720	4,528
SHAREHOLDERS' EQUITY		
Common stock, authorized 12,000,000 shares		
\$.01 par value, issued 6,495,780 shares		
at June 30, 2002, and 6,195,889 shares at		
July 1, 2001	65	62
Capital in excess of par value	59,425	49,545
Retained earnings	96,594	80,990
Accumulated other comprehensive loss	(2,440)	(1,749)
Less: Treasury stock, at cost (2,364,145 shares at		
June 30, 2002 and 2,149,800 shares at July 1, 2001)	(78,977)	(68,838)
Total shareholders' equity	74,667	60,010
	\$121,640	\$101,648

The accompanying notes are an integral part of these consolidated balance sheets.

	Common Stock	Capital in Excess of Par Value	Retained Earnings	Accumulated Other Comprehensive Loss	Treasury Stock	Comprehensive Income
BALANCE, JUNE 27, 1999	\$59	\$43,999	\$49,451	\$(2,081)	\$(9,083)	
Net income Translation adjustments	-	-	18,513 -	- (158)	-	\$18,513 (158)
Comprehensive income						\$18,355
Purchase of common stock Exercise of stock options, including tax benefit	-	-	-	-	(44,230)	
of \$1,109	2	3,925			53	
BALANCE,					(· · ·	
JULY 2, 2000	61	47,924	67,964	(2,239)	(53,260)	
Net income Translation adjustments	-	-	13,026	- 490	-	\$13,026 490
Comprehensive income						\$13,516
Purchase of common stock Exercise of stock options, including tax benefit	-	-	-	-	(15,620)	
of \$436	1	1,621		-	42	
BALANCE, JULY 1, 2001	62	49,545	80,990	(1,749)	(68,838)	
Net income Translation adjustments	-	-	15,604 -	- (691)	-	\$15,604 (691)
Comprehensive income						\$14,913
Purchase of common stock Exercise of stock options, including tax benefit	-	-	-	-	(10,165)	
of \$1,727	3	9,880			26	
BALANCE, JUNE 30, 2002	\$65	\$59,425	\$96,594	\$(2,440)	\$(78,977)	

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

_		Years Ended	
	June 30, 2002	July 1, 2001	July 2, 2000
CASH FLOWS FROM OPERATING ACTIVITIES			
Net income	\$15,604	\$13,026	\$18,513
Adjustments to reconcile net income to			
net cash provided by operating activities:			
Depreciation	8,270	7,939	7,576
Loss on disposition of property,			
plant and equipment	115	201	254
Deferred taxes	(391)	(312)	392
Change in operating assets and liabilities:			
(Increase) decrease in receivables	(771)	1,639	7,294
(Increase) decrease in inventories	363	5,737	(538)
(Increase) decrease in other assets	(2,587)	960	(1,284)
Increase (decrease) in accounts payable			
and accrued liabilities	5,691	(6,830)	2,957
Tax benefit from options exercised	1,727	436	1,109
Other, net	(417)	439	(260)
Net cash provided by			
operating activities	27,604	23,235	36,013
CASH FLOWS FROM INVESTING ACTIVITIES			
Investment in joint venture	(690)	-	-
Additions to property, plant and equipment	(5,297)	(7,548)	(9,357)
Proceeds received on sale of property,			
plant and equipment	24	88	7
Net cash used in investing activities	(5,963)	(7,460)	(9,350)
C C			
CASH FLOWS FROM FINANCING ACTIVITIES			
Purchase of common stock	(10,165)	(15,620)	(44,230)
Exercise of stock options	8,182	1,228	2,871
Net cash used in financing activities	(1,983)	(14,392)	(41,359)
NET INCREASE (DECREASE) IN CASH		((,
AND CASH EQUIVALENTS	19,658	1,383	(14,696)
	17,000	1,505	(11,070)
CASH AND CASH EQUIVALENTS			
Beginning of year	15,298	13,915	28,611
End of year	\$34,956	\$15,298	\$13,915
	43 1720	<i><i><i>x</i></i>,<i>y</i>,<i>z</i>,<i>y</i></i>	<i><i><i>ϕ</i></i>.<i>3</i>,<i><i>i</i>.<i>3</i></i></i>
SUPPLEMENTAL DISCLOSURE OF			
CASH FLOW INFORMATION			
Income taxes paid	\$6,544	\$7,101	\$10,880
Interest paid	-	· _	-

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

ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

STRATTEC SECURITY CORPORATION (the "Company") designs, develops, manufactures and markets mechanical locks, electro-mechanical locks and related access-control products for North American and global automotive manufacturers. The accompanying financial statements reflect the consolidated results of the Company, its two wholly owned Mexican subsidiaries, and its foreign sales corporation. The Company has only one reporting segment.

The significant accounting policies followed by the Company in the preparation of these financial statements, as summarized in the following paragraphs, are in conformity with accounting principles generally accepted in the United States of America.

Principles of Consolidation and Presentation: The accompanying financial statements reflect the consolidated results of the Company, its wholly owned Mexican subsidiaries, and its foreign sales corporation. All intercompany accounts have been eliminated.

Fiscal Year: The Company's fiscal year ends on the Sunday nearest June 30. The years ended June 30, 2002, July 1, 2001, and July 2, 2000 are comprised of 52, 52 and 53 weeks, respectively.

Use of Estimates: The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

Fair Value of Financial Instruments: The fair value of financial instruments does not materially differ from their carrying values.

Cash and Cash Equivalents: Cash and cash equivalents include all short-term investments with an original maturity of three months or less due to the short term nature of the instruments. Excess cash balances are placed in a money market account at a high quality financial institution.

Inventories: Inventories are stated at cost, which does not exceed market. The last-in, first-out (LIFO) method was used for determining the cost of the inventories at the end of each period.

Inventories consist of the following (thousands of dollars):

	June 30,	July 1,
	2002	2001
Finished products	\$2,395	\$1,737
Work in process	7,909	8,456
Raw materials	427	594
LIFO adjustment	(2,489)	(2,182)
	\$8,242	\$8,605

Customer Tooling in Progress: The

Company incurs costs related to tooling used in component production and assembly. The Company accumulates its costs for development of certain tooling which will be directly reimbursed by the customer whose parts are produced from the tool. These costs are accumulated on the Company's balance sheet and are then billed to the customer upon formal acceptance by the customer of products produced with the individual tool. Other tooling costs are not directly reimbursed by the customer. These costs are capitalized and amortized over the life of the related product based on the fact that the Company will use the related tool over the life of the supply arrangement.

Property, Plant, and Equipment: Property, plant, and equipment are stated at cost, and depreciation is computed using the straight-line method over the following estimated useful lives:

	Expected
Classification	Useful Lives
Land improvements	20 years
Buildings and improvements	20 to 35 years
Machinery and equipment	3 to 10 years

Property, plant, and equipment consist of the following (thousands of dollars):

June 30, 2002	July 1, 2001
\$1,419	\$1,389
11,824	11,780
86,785	82,939
100,028	96,108
(61,497)	(54,257)
\$38,531	\$41,851
	2002 \$1,419 11,824 86,785 100,028 (61,497)

The Company reviews long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to future net cash flows expected to be generated by the asset. If such assets are considered to be impaired, the impairment recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or fair value less costs to sell.

Expenditures for repairs and maintenance are charged to expense as incurred. Expenditures for major renewals and betterments, which significantly extend the useful lives of existing plant and equipment, are capitalized and depreciated. Upon retirement or disposition of plant and equipment, the cost and related accumulated depreciation are removed from the accounts and any resulting gain or loss is recognized in income. **Supplier Concentrations:** During 2002, approximately 17% of all inventory purchases were made from one major supplier. The Company does have long-term contracts or arrangements with most of its suppliers to guarantee the availability of merchandise.

Revenue Recognition: Revenue is recognized upon the shipment of products, net of estimated costs of returns and allowances.

Research and Development Costs: Expenditures relating to the development of new products and processes, including significant improvements and refinements to existing products, are expensed as incurred. Research and development expenditures were approximately \$2.6 million in 2002.

Foreign Currency Translation: Since December 28, 1998, the functional currency of the Mexican operation has been the Mexican peso. The effects of currency fluctuations result in adjustments to the U.S. dollar value of the Company's net assets and to the equity accounts in accordance with Statement of Financial Accounting Standard (SFAS) No. 52, "Foreign Currency Translation."

Accumulated Other Comprehensive Loss: The only component of accumulated other comprehensive loss is cumulative translation adjustments. Deferred taxes have not been provided for the translation adjustments in accordance with SFAS No. 109, "Accounting for Income Taxes."

Impairment or Disposal of Long-Lived Assets: In July 2001, the Financial Accounting Standards Board issued SFAS No. 144, "Impairment or Disposal of Long-Lived Assets," which is effective for fiscal years beginning after December 15, 2001. The provisions of this Statement provide a single accounting model for impairment of long-lived assets. The adoption of SFAS No. 144 is not expected to have a material impact on the Company's financial position or its results of operations.

INVESTMENT IN JOINT VENTURE

The Company has a joint venture with E. WITTE Verwaltungsgesellschaft GMBH, and its operating unit, WITTE-Velbert GmbH & Co. KG ("WITTE"), WITTE-STRATTEC LLC, in which each company holds a 50 percent interest. The joint venture was established to seek opportunities to manufacture and sell both companies' products in areas of the world outside of North America and Europe.

On March 1, 2002, WITTE-STRATTEC LLC completed the formation of WITTE-STRATTEC China, a joint venture between WITTE-STRATTEC LLC and a unit of Elitech Technology Co. Ltd of Taiwan. WITTE-STRATTEC China, located in Fuzhou, People's Republic of China, will be the base of operation to service the Company's automotive customers in the Asian market. In addition, WITTE-STRATTEC do Brasil was formed in November 2001 between WITTE-STRATTEC LLC and Ifer Estamparia e Ferramentaria Ltda. to service customers in South America.

The Company made initial investments in the

joint ventures of \$690,000 in 2002. The investments are accounted for using the equity method of accounting. The activities related to the joint ventures resulted in a loss of \$297,000 in 2002.

REVOLVING CREDIT FACILITY

The Company has a \$50 million unsecured, revolving credit facility (the "Credit Facility"), of which \$30 million expires October 31, 2002 and \$20 million expires October 31, 2003. Interest on borrowings under the Credit Facility are at varying rates based, at the Company's option, on the London Interbank Offering Rate, the Federal Funds Rate, or the bank's prime rate. There were no outstanding borrowings at June 30, 2002 or July 1, 2001. There were no borrowings under the Credit Facility during the years ended June 30, 2002, July 1, 2001, or July 2, 2000.

The Credit Facility contains various restrictive covenants that require the Company to maintain minimum levels for certain financial ratios, including tangible net worth, ratio of indebtedness to tangible net worth and fixed charge coverage. Minimum tangible net worth is based on specified financial results and is calculated at approximately \$8.2 million at June 30, 2002.

COMMITMENTS AND CONTINGENCIES

In 1995, the Company recorded a provision of \$3.0 million for estimated costs to remediate a site at the Company's Milwaukee facility that was contaminated by a solvent spill, which occurred in 1985 from a former above-ground solvent storage tank located on the east side of the facility. The Company continues to monitor and evaluate the site since the provision was recorded in 1995. The ultimate resolution of this matter is still unknown. However, management believes, based upon findings-to-date and known environmental regulations, that the environmental reserve at June 30, 2002, is adequate to cover any future developments.

INCOME TAXES

The provision for income taxes consists of the following (thousands of dollars):

	2002	2001	2000
Currently payable:			
Federal	\$6,895	\$5,817	\$8,809
State	1,635	1,535	2,044
Foreign	1,025	610	591
-	9,555	7,962	11,444
Deferred tax			
(benefit) provision	(391)	(312)	392
	\$9,164	\$7,650	\$11,836

A reconciliation of the U.S. statutory tax rates to the effective tax rates follows:

	2002	2001	2000
U.S. statutory rate	35.0%	35.0%	35.0%
State taxes, net of			
federal tax benefit	4.1	4.6	4.5
Foreign sales benefit	(.9)	(.9)	(.6)
Other	(1.2)	<u>(1.7)</u>	.1
	37.0%	37.0%	39.0%

The components of deferred tax assets and (liabilities) are as follows (thousands of dollars):

F	June 30, 2002	July 1, 2001
Future income tax benefits:	\$95	\$95
Customer tooling	4	4
Payroll-related accruals	482	523
Environmental reserve	1,038	1,045
Other	407	217
	\$2,022	\$1,880
Deferred income taxes:		
Accrued pension obligations	\$4,077	\$4,034
Accumulated depreciation	(5,401)	(5,625)
Postretirement obligations	1,793	1,721
	\$469	\$130

Foreign income before the provision for income taxes was \$2.5 million in 2002 and was not significant for 2001 and 2000.

RETIREMENT PLANS AND POSTRETIREMENT COSTS

The Company has a noncontributory defined benefit pension plan covering substantially all U.S. associates. Benefits are based on years of service and final average compensation. The Company's policy is to fund at least the minimum actuarially computed annual contribution required under the Employee Retirement Income Security Act of 1974 (ERISA). Plan assets consist primarily of listed equity and fixed income securities. The Company recognizes the expected cost of retiree health care benefits for substantially all U.S. associates during the years that the associates render service. Effective June 1, 2001, any new U.S. associates hired after the above date are no longer eligible for postretirement plan benefits. The postretirement health care plan is unfunded.

The following tables summarize the pension and postretirement plans' income and expense, funded status, and actuarial assumptions for the years indicated (thousands of dollars):

	Pension Benefits			tirement nefits
	2002	2001	2002	2001
CHANGE IN BENEFIT				
OBLIGATION:				
Benefit obligation				
at beginning				
of year	\$38,097	\$31,320	\$4,387	\$3,729
Service cost	1,989	1,614	210	184
Interest cost	2,826	2,403	326	286
Plan amendments	(29)	389	-	(78)
Actuarial (gain) loss	(2,428)	3,233	1,158	508
Benefits paid	(1,035)	(862)	(339)	(242)
Benefit obligation				
at end of year	\$39,420	\$38,097	\$5,742	\$4,387
CHANGE IN				
PLAN ASSETS:				
Fair value of plan				
assets at	¢21 202	¢24 (12		
beginning of year	\$31,303	\$34,612	-	-
Actual return on	(2.5.0)	(2 752)		
plan assets	(3,560)	(2,753)	-	-
Employer contribution Benefits paid		306	339	242
Fair value of plan	(1,035)	(862)	(339)	(242)
assets at end of yea	r 28 105	21 202		
		31,303		
Funded status	(10,925)	(6,794)	(5,742)	(4,387)
Unrecognized net (gain)	loss 240	(3,696)	878	(280)
Unrecognized prior	205	272	144	120
service cost	305	372	144	139
Unrecognized net transition asset	(240)	(400)		
	(348)	(499)	+ (1 7 2 0)	-
Accrued benefit cost	\$(10,728)	\$(10,617)	\$(4,720)	\$(4,528)
	June 30	, july 1,	June 30,	July 1
	2002	2001	2002	2001
WEIGHTED-AVERAGE	2002			
ASSUMPTIONS				
Discount rate	7.25%	7.5%	7.25%	7.5%
Expected return on				
plan assets	8.5%	8.5%	n/a	n/a
Rate of compensation				
increases	4.0%	4.0%	n/a	n/a

For measurement purposes, a 7 percent annual rate of increase in the per capita cost of covered health care benefits was assumed for 2002; the rate was assumed to remain at that level thereafter.

	Pension Benefits					irement efits
	2002	2001	2002	2001		
COMPONENTS OF						
NET PERIODIC						
BENEFIT COST:						
Service cost	\$1,989	\$1,614	\$210	\$184		
Interest cost	2,826	2,403	326	286		
Expected return						
on plan assets	(2,717)	(2,491)	-	-		
Amortization of						
prior service cost	38	12	10	16		
Amortization of						
unrecognized						
net gain	(87)	(304)	-	(25)		
Amortization of						
net transition asset	(150)	(150)	-	-		
Net periodic						
benefit cost	\$1,899	\$1,084	\$546	\$461		

The health care cost trend assumption has a significant effect on the postretirement benefit amounts reported. A 1% change in the health care cost trend rates would have the following effects (thousands of dollars):

	1% Increase	1% Decrease
Effect on total of		
service and interest		
cost components	\$111	(\$93)
Effect on postretiremer	nt	
benefit obligation	\$796	(\$681)
-		

All U.S. associates of the Company may participate in a 401(k) Plan. The Company contributes a fixed percentage of up to the first 6 percent of eligible compensation that a participant contributes to the plan. The Company's contributions totaled approximately \$619,000 in 2002, \$679,000 in 2001, and \$679,000 in 2000.

SHAREHOLDERS' EQUITY

The Company has 12,000,000 shares of authorized common stock, par value \$.01 per share, with 4,131,635 and 4,046,089 shares issued and outstanding at June 30, 2002, and July 1, 2001, respectively. Holders of Company common stock are entitled to one vote for each share on all matters voted on by shareholders.

On February 27, 1995, one common stock purchase right (a "right") was distributed for each share of the Company's common stock outstanding. The rights are not currently exercisable, but would entitle shareholders to buy one-half of one share of the Company's common stock at an exercise price of \$30 per share if certain events occurred relating to the acquisition or attempted acquisition of 20 percent or more of the outstanding shares. The rights expire in the year 2005, unless redeemed or exchanged by the Company earlier. The Board of Directors of the Company authorized a stock repurchase program to buy back up to 3,039,395 outstanding shares. As of June 30, 2002, 2,375,992 shares have been repurchased at a cost of approximately \$79.2 million.

EARNINGS PER SHARE (EPS)

A reconciliation of the components of the basic and diluted per share computations follows (thousands of dollars, except per share amounts):

		2002	
	Net Income	Shares	Per-Share Amount
Basic EPS	\$15,604	4,109	\$3.80
Stock Options		76	
Diluted EPS	\$15,604	4,185	\$3.73
		2001	
	Net Income	Shares	Per-Share Amount
Basic EPS	\$13,026	4,310	\$3.02
Stock Options		91	
Diluted EPS	\$13,026	4,401	\$2.96
		2000	
	Net Income	Shares	Per-Share Amount
Basic EPS	\$18,513	4,936	\$3.75
Stock Options		143	
Diluted EPS	\$18,513	5,079	\$3.65

All options were included in the computation of diluted earnings per share for the year ended June 30, 2002. Options to purchase the following shares of common stock were outstanding as of each date indicated but were not included in the computation of diluted EPS because the options' exercise prices were greater than the average market price of the common shares:

	Shares	Exercise Price
July 1, 2001	80,000	\$45.79
-	80,000	\$43.07
	78,623	\$37.88
	5,000	\$35.97
	20,000	\$33.63
July 2, 2000	80,000	\$45.79
	78,623	\$37.88
	5,000	\$35.97

STOCK OPTION AND PURCHASE PLANS

The Company maintains an omnibus stock incentive plan, which provides for the granting of stock options. The Board of Directors has designated 1,200,000 shares of the Company's common stock available for grant under the plan at a price not less than the fair market value on the date the option is granted. Options become exercisable as determined at the date of grant by a committee of the Board of Directors and expire 5 to 10 years after the date of grant unless an earlier expiration date is set at the time of grant. Options vest 1 to 3 years after the date of grant.

Shares	Weighted Average Exercise Price
637,438	\$20.30
105,000 175,490 1,377	\$43.01 \$15.72 \$37.88
565,571	\$25.89
136,000 75,101 2,500	\$38.49 \$15.18 \$30.81
623,970	\$29.91
114,000 299,891 17,872	\$42.51 \$27.07 \$41.82
420,207	\$34.85
144,079 316,847 277,661	\$19.56 \$20.07 \$14.08
	637,438 105,000 175,490 1,377 565,571 136,000 75,101 2,500 623,970 114,000 299,891 17,872 420,207 144,079 316,847

Available for grant as	
of June 30, 2002	69,413

Options granted at a price greater than the market value on the date of grant included above total 80,000 at an exercise price of \$45.44 in 2002, 80,000 at an exercise price of \$43.07 in 2001 and 80,000 at an exercise price of \$45.79 in 2000.

The Company accounts for its stock-based compensation plans in accordance with APB Opinion No. 25 and related Interpretations as permitted by SFAS No. 123, "Accounting for Stock-Based Compensation." Accordingly, no compensation cost related to these plans was charged against earnings in 2002, 2001, and 2000. Had compensation cost for these plans been determined consistent with SFAS No. 123, the pro forma impact on earnings per share would have been as follows (thousands of dollars):

	June 30, 2002	July 1, 2001	July 2, 2000
Net income			
As reported	\$15,604	\$13,026	\$18,513
Pro forma	\$14,955	\$12,447	\$17,961
Basic earnings			
per share			
As reported	\$3.80	\$3.02	\$3.75
Pro forma	\$3.64	\$2.89	\$3.64
Diluted earnings			
per share			
As reported	\$3.73	\$2.96	\$3.65
Pro forma	\$3.59	\$2.84	\$3.54

The fair value of each option grant was estimated as of the date of grant using the Black-Scholes pricing model. The resulting pro forma compensation cost was amortized over the vesting period.

The grant date fair values and assumptions used to determine such impact are as follows:

Options Granted During	2002	2001	2000
Weighted average grant date fair value:			
All options issued	\$7.72	\$9.08	\$9.64
Options issued above			
grant date market value	\$5.85	\$7.68	\$8.45
Assumptions:			
Risk free interest rates	4.22%	5.38%	6.18%
Expected volatility	23.53%	24.97%	25.39%
Expected term (in years)	5.67	5.50	5.67

No dividends were assumed in the grant date fair value calculations as the Company does not intend to pay cash dividends on the Company common stock in the forseeable future.

The range of options outstanding as of June 30, 2002, is as follows:

Woighted

			vveignieu
		Weighted	Average
	Number of	Average	Remaining
	Options	Exercise Price	Contractual
Price Range	Outstanding/	Outstanding/	Life
per Share	Exercisable	Exercisable	(in years)
\$11.75-\$17.05	100,500/100,500	\$12.20/\$12.20	2.8
\$19.68-\$31.95	28,300/2,300	\$31.64/\$28.17	8.7
Over \$31.95	291,407/41,279	\$42.97/\$37.00	3.7
	420,207/144,079	\$34.85/\$19.56	3.8

The Company has an Employee Stock Purchase plan to provide substantially all U.S. fulltime associates an opportunity to purchase shares of its common stock through payroll deductions. A participant may contribute a maximum of \$5,200 per calendar year to the plan. On the last day of each month, participant account balances are used to purchase shares of stock at the average of the highest and lowest reported sales prices of a share of the Company's common stock on the NASDAQ National Market. A total of 100,000 shares may be issued under the plan. Shares issued from treasury stock under the plan totaled 1,621 at an average price of \$38.06 during fiscal 2002, 2,695 at an average price of \$33.05 during fiscal 2001, and 3,317 at an average price of \$34.07 during fiscal 2000. A total of 88,153 shares are available for purchase under the plan as of June 30, 2002.

EXPORT SALES

Export sales are summarized below (thousands of dollars):

	Export Sales	Percent of Net Sales
2002	\$27,025	13%
2001	\$29,013	14%
2000	\$31,745	14%

These sales were primarily to automotive manufacturing assembly plants in Canada and Mexico.

SALES AND RECEIVABLE CONCENTRATION

Sales to the Company's largest customers were as follows (thousands of dollars and percent of total net sales):

	2002		2001		2000	
	Sales	%	Sales	%	Sales	%
General Motors						
Corporation	\$64,109	31%	\$ 60,216	30%	\$68,985	31%
Ford Motor						
Company	42,355	21%	45,341	22%	54,498	24%
DaimlerChrysler	37.940	18%	22.020	1 70/	35.055	1.00/
Corporation Delphi	57,940	10%	33,939	17%0	33,033	10%
Corporation	29,500	14%	26,913	13%	31,487	14%
	\$173,904	84%	\$166,409	ŏZ%	\$190,025	85%

Receivables from the Company's largest customers were as follows (thousands of dollars and percent of gross receivables):

	200 Receivables	2 %	
General Motors Corporation	\$5,606	20%	
Ford Motor Company	4,327	15%	
DaimlerChrysler Corporation Delphi	6,597	24%	
Corporation	5,671	20%	
	\$22,201	79%	

TO THE BOARD OF DIRECTORS AND SHAREHOLDERS **OF STRATTEC SECURITY CORPORATION:**

We have audited the accompanying consolidated balance sheet of STRATTEC SECURITY CORPORATION and subsidiaries, as of June 30, 2002, and the related consolidated statements of income, shareholders' equity and cash flows for the year then ended. 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 audit. The Company's financial statements as of July 1, 2001 and for each of the two years in the period ended July 1, 2001 were audited by other auditors whose report dated July 30, 2001, expressed an ungualified opinion on those statements.

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

In our opinion, such financial statements present fairly, in all material respects, the financial position of STRATTEC SECURITY CORPORATION and subsidiaries, as of June 30, 2002, and the results of their operations and their cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Tal ler

Deloitte & Touche LLP Milwaukee, Wisconsin July 30, 2002

REPORT OF MANAGEMENT

The management of STRATTEC SECURITY CORPORATION is responsible for the fair presentation and integrity of the financial statements and other information contained in this Annual Report. We rely on a system of internal financial controls to meet the responsibility of providing financial statements. The system provides reasonable assurances that assets are safequarded, that transactions are executed in accordance with management's authorization and that the financial statements are prepared in accordance with accounting principles generally accepted in the United States of America, including amounts based upon management's best estimates and judgments.

The financial statements for each of the years covered in this Annual Report have been audited by independent auditors, who have provided an independent assessment as to the fairness of the financial statements.

The Audit Committee of the Board of Directors meets with management and the independent auditors to review the results of their work and to satisfy itself that their responsibilities are being properly discharged. The independent auditors have full and free access to the Audit Committee and have discussions with the committee regarding appropriate matters, with and without management present.

Karold M. Stratton

Harold M. Stratton II Chairman and Chief Executive Officer

John Cakill

John G. Cahill President and Chief Operating Officer

Patel J. Hansen

Patrick J. Hansen Vice President and Chief Financial Officer

FIVE-YEAR FINANCIAL SUMMARY

The financial data for each period presented below reflects the consolidated results of the Company and its wholly owned subsidiaries. The information below should be read in conjunction with "Management's Discussion and Analysis," and the Financial Statements and Notes thereto included elsewhere herein. The following data are in thousands of dollars except per share amounts.

	Fiscal Years						
	2002	2001	2000	1999	1998		
INCOME STATEMENT DATA Net sales Gross profit Engineering, selling, and administrative expenses	\$207,286 43,916 19,644	\$202,973 40,238 19,676	\$224,817 49,358 20,254	\$202,625 46,804 20,191	\$186,805 39,940 18,925		
Income from operations Interest income Interest expense Other income (expense), net	24,272 538 (42)	20,562 628 (514)	29,104 1,056 - 189	26,613 1,132 (239)	21,015 351 (19) 73		
Income before taxes Provision for income taxes	24,768 9,164	20,676 7,650	30,349 11,836	27,506 10,491	21,420 7,931		
Net income	\$15,604	\$13,026	\$18,513	\$17,015	\$13,489		
Earnings per share: Basic Diluted BALANCE SHEET DATA Net working capital Total assets Long-term liabilities	\$3.80 \$3.73 \$50,722 121,640 15,448	\$3.02 \$2.96 \$33,174 101,648 15,145	\$3.75 \$3.65 \$32,500 108,982 14,132	\$3.02 \$2.94 \$54,861 128,194 12,915	\$2.36 \$2.30 \$42,953 107,998 12,138		
Shareholders' Equity	74,667	60,010	60,450	82,345	70,398		

QUARTERLY FINANCIAL DATA (UNAUDITED)

					Lannings			Warket Thee	
					Per S	Share	Per	Per Share	
	Quarter	Net Sales	Gross Profit	Net Income	Basic	Diluted	High	Low	
2002	First	\$49,455	\$10,082	\$3,654	\$.90	\$.88	\$36.25	\$27.00	
	Second	49,178	10,106	3,235	.79	.78	36.50	27.50	
	Third	51,687	11,374	4,030	.98	.96	48.75	35.25	
	Fourth	56,966	12,354	4,685	1.13	1.11	64.29	44.93	
	TOTAL	\$207,286	\$43,916	\$15,604	\$3.80	\$3.73			
2001	First	\$52,421	\$11,303	\$3,881	\$.87	\$.85	\$39.50	\$32.25	
	Second	49,988	9,922	3,429	.77	.76	35.25	30.50	
	Third	48,179	9,337	2,611	.61	.60	33.50	29.00	
	Fourth	52,385	9,676	3,105	.77	.75	35.74	31.20	
	TOTAL	\$202,973	\$40,238	\$13,026	\$3.02	\$2.96			

Farnings

Market Price

The Company does not intend to pay cash dividends on the Company's common stock in the foreseeable future; rather, it is currently anticipated that Company earnings will be retained for use in its business. The future payment of dividends will depend on business decisions that will be made by the Board of Directors from time to time based on the results of operations and financial condition of the Company and such other business considerations as the Board of Directors considers relevant. The Company's revolving credit agreement contains restrictions on the payment of dividends.

Registered shareholders of record at June 30, 2002, were 3,199.

HAROLD M. STRATTON II, 54 Chairman and Chief

Executive Officer.

JOHN G. CAHILL, 45

President and Chief Operating Officer

ROBERT FEITLER, 71

Former President and Chief Operating Officer of Weyco Group, Inc. Chairman of the Executive Committee and Director of Weyco Group, Inc. Trustee of ABN.AMRO Funds

MICHAEL J. KOSS, 48

President and Chief Executive Officer of Koss Corporation. Director of Koss Corporation.

FRANK J. KREJCI, 52

President and Chief Executive Officer of Wisconsin Furniture, LLC.



STRATTEC Board of Directors: (left to right) John G. Cahill, Michael J. Koss, Robert Feitler, Harold M. Stratton II, Frank J. Krejci

EXECUTIVE OFFICERS

HAROLD M. STRATTON II, 54

JOHN G. CAHILL, 45

PATRICK J. HANSEN, 43 Vice President-Chief Financial Officer, Treasurer and Secretary. GERALD L. PEEBLES, 59 Vice President-General Manager-Mexican Operations

DONALD J. HARROD, **58** Vice President-Engineering

KRIS R. PFAEHLER, 47 Vice President-Marketing and Sales

SHAREHOLDERS INFORMATION

ANNUAL MEETING

The Annual Meeting of Shareholders will convene at 2 p.m. (CST) on October 8, 2002, at the Manchester East Hotel, 7065 North Port Washington Road, Milwaukee.

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STRATTEC SECURITY CORPORATION common stock is traded on the NASDAQ National Market under the symbol: STRT.

FORM 10-K

You may receive a copy of the STRATTEC SECURITY CORPORATION Form 10-K, filed with the Securities and Exchange Commission, by writing to the Secretary at STRATTEC SECURITY CORPORATION, 3333 West Good Hope Road, Milwaukee, WI 53209.

SHAREHOLDER INQUIRIES

Communications concerning the transfer of shares, lost certificates or changes of address should be directed to the Transfer Agent.

TRANSFER AGENT AND REGISTRAR

Wells Fargo Bank Minnesota, N.A. Shareholder Services P.O. Box 64854 St. Paul, MN 55164-0854 1-800-468-9716

STRATTEC SECURITY CORPORATION

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