SHOPSMITH INC Form 10-Q February 15, 2002

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# FORM 10-Q

## SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

Quarterly Report Under Section 13 or 15 (d) Of the Securities Exchange Act of 1934

For the quarter ended December 29 2001

Commission File Number 0-9318

# SHOPSMITH, INC.

	4)	Jame of Registrant)	
	Ohio	31-0811466	
•	(State of Incorporation)	(IRS Employer Identification Number)	
	6530 Poe Avenue Dayton, Ohio	45414	
	(Address of Principal Executive Offices)	(Zip Code)	
Registrant s Telep	phon <u>e 937-898-607</u> 0		
of 1934 during the		eports required to be filed by Section 13 or 15 (d) of the Securities Exchange A iod that the registrant was required to file such reports), and (2) has been subjective.	
	,	Yes <u>X</u> No	
Indicate the number	er of shares outstanding of each of the registra	ant s classes of common stock as of January 25, 2002.	
Common shares, v	vithout par value: 2,605,233 shares.		

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#### SHOPSMITH INC. AND SUBSIDIARIES

#### CONSOLIDATED BALANCE SHEET

December March
29 31
2001 2001

(Unaudited)

**ASSETS** 

#### Current Assets:

Cash and equivalents \$316,493 \$651,530 Restricted cash 174,718 Investments 153,381 Accounts receivable:

Trade, less allowance for doubtful accounts:

\$1,092,486 on December 29 and \$924,250 on March 31
1,262,516 673,689
Inventories
2,669,289 2,168,225
Deferred income taxes (Note 2)
584,000 498,000
Prepaid expenses
261,892 431,912

Total current assets 5,247,571 4,598,074 Properties:

Land, building and improvements 3,143,908 3,161,199
Machinery, equipment and tooling 6,714,278 6,627,918

Total cost 9,858,186 9,789,117 Less accumulated depreciation and amortization

6,970,239 6,782,561

Net properties
2,887,947 3,006,556
Deferred income taxes (Note 2)
696,000 782,000
Long term portion of accounts receivable
Trade, less allowance for doubtful
accounts \$99,658 on December 29 and
\$70,999 on March 31
208,755 167,954
Other assets
2,303 2,303

Total assets \$9,042,576 \$8,556,887

Continued

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# SHOPSMITH INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET

December

29 2001 March 31 2001

(Unaudited)

#### LIABILITIES AND SHAREHOLDERS' EQUITY

#### Current liabilities:

Accounts payable \$1,997,577 \$1,113,380 Note payable 400,000 Current portion of long-term debt and capital lease obligation 2,595,529 84,910 Customer advances 145,611 169,003 Accrued liabilities:

Compensation, employee benefits and payroll taxes 271,412 278,443
Sales taxes payable 83,506 144,606
Accrued recourse liability 163,474 235,303
Accrued expenses 288,059 182,804
Other 84,811 93,990

Total current liabilities 6,029,979 2,302,439 Long-term debt and capital lease obligation 13,580 2,568,464

Total liabilities 6,043,559 4,870,903 Shareholders equity:

Preferred shares- without par value; authorized 500,000; none issued

Common shares- without par value; authorized 5,000,000; issued and outstanding 2,605,233 shares on December 29 and March 31 2,806,482 2,806,482 Retained earnings 192,535 879,502 Total shareholders equity 2,999,017 3,685,984 Total liabilities and shareholders equity \$9,042,576 \$8,556,887 See notes to consolidated financial statements.

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# SHOPSMITH INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF OPERATIONS AND RETAINED EARNINGS

	<b>Three Months Ended</b>		Nine Months Ended	
	December 29 2001	December 30 2000	December 29 2001	December 30 2000
	(Unaudited)	(Unaudited) (restated)	(Unaudited)	(Unaudited) (restated)
Net sales Cost of products sold 2,387,571 1,935,195 5,362,391 5,569,639	\$4,617,061	\$4,148,057	\$10,943,202	\$11,818,721
Gross margin 2,229,490 2,212,862 5,580,811 6,249,082				
Selling expenses 1,901,997 1,825,759 4,969,104 5,465,193 Administrative expenses 404,047 344,421 1,324,924 1,207,607				

Total operating expenses 2,306,044 2,170,180 6,294,028 6,672,800 Income (loss) before other income and expense (76,554) 42,682 (713,217) (423,718) Non-recurring gain from demutualization of insurance company 153,381 153,381 Interest income 20,218 11,943 53,996 30,625 Interest expense 65,645 62,125 189,911 157,364 Other income, net 2,029 2,244 8,784 7,045

	Edgar Filing: SH	IOPSMITH INC	- Form 10-Q
		_	
		-	
		-	
Income (loss) before taxes 33,429 (5,256) (686,967) (543,412) Income tax benefit	)		
		-	
		-	
		-	
		-	
Net income (loss) 33,429 (5,256) (686,967) (543,412) Retained earnings:	)		
Beginning 159,106 457,438 879,502 995,594	ı		
		-	
		_	
		_	
Ending \$192,535 \$452,182 \$192,535 \$452,1	82		
		•	
		-	
		•	
		-	
Net loss per common share (Note 3) Ba \$0.01 \$(0.00) \$(0.26) \$(0.21)	asic		

# Edgar Filing: SHOPSMITH INC - Form 10-Q Diluted \$0.01 \$(0.00) \$(0.26) \$(0.21)

See notes to consolidated financial statements

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# SHOPSMITH INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOW

**Nine Months Ended** 

December 29 December 30 2001 2000 (Unaudited) (Unaudited)

(restated)

Cash flows from operating activities:

Net loss \$(686,967) \$(543,412) Adjustments to reconcile net loss to cash provided from operating activities:

Depreciation and amortization 187,678 214,826
Provision for doubtful accounts 195,027 225,885
Stock from Insurance
Demutualization (153,381)
Cash provided from (required for) changes in assets and liabilities:

Restricted cash
174,718 (68,201)
Accounts receivable
(824,655) (258,176)
Inventories
(501,064) (113,172)
Other assets
170,020 224,273
Accounts payable and customer advances
860,805 (184,139)
Other current liabilities
(43,884) (377,630)

Cash used in operating activities (468,322) (879,746)
Cash flows from investing activities:

Property additions (69,069) (48,741)

Cook wood in investing activities
Cash used in investing activities (222,450) (48,741)
Cash flows from financing activities:
Cash nows from financing activities.
Increase note payable
400,000
Payments on long-term debt and
capital lease obligation
(44,265) (155,297)
Cash provided from (used in)
financing activities
355,735 (155,297)
Net decrease in cash
(335,037) (1,083,784)
Cash:
Cusii.
At beginning of period
651,530 1,301,387
At end of period
\$316,493 \$217,603

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#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

- In the opinion of management, all adjustments (consisting of only normal and recurring adjustments) have been made as of December 29, 2001 and December 30, 2000 to present the financial statements fairly. However, the results of operations for the nine months then ended are not necessarily indicative of results for the fiscal year. The financial statements and notes are presented as permitted by Form 10-Q, and do not contain certain information included in the annual financial statements. The financial statements for the prior year have been restated for a change in accounting policy. The financial statements accompanying this report should be read in conjunction with the financial statements and notes thereto included in the Annual Report to Shareholders for the year ended March 31, 2001.
- 2. The provision for income taxes is as follows:

	Three Mor December 29 2001	nths Ended December 30 2000	Nine Mor December 29 2001	nths Ended December 30 2000
Income (loss) before income taxes	\$33,429	\$(5,256)	\$(686,967)	\$(543,412)
Provision for (recoverable) income taxes: Current	<del></del>			
Deferred 18,000 3,000 (217,000) (168,000) Change in valuation allowance (18,000) (3,000) 217,000 168,000				
Net provision for (recoverable) income taxes \$ \$ \$ \$				

The Company has deferred tax assets amounting to \$1,280,000 at December 29, 2001 and March 31, 2001 which reflect the impact of temporary differences between the amount of assets and liabilities recorded for financial reporting purposes and such amounts as measured by tax laws and regulations. The Company believes that it is more likely than not that these assets are realizable and represent its best estimate based on management assumptions and resulting projections of future operating results including projected increases in the number of Lowes events. For the current year through December 29, 2001 the Company has established a \$217,000 valuation allowance against its provision for recoverable income taxes because of the uncertainty of realizing its benefit.

3. Basic income (loss) per share is computed by dividing net income (loss) by the weighted average number of common shares outstanding during the period. Diluted income (loss) per share reflects per share amounts that would have resulted if stock options had been converted into common stock. The following reconciles amounts reported in the financial statements:

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	Three Mo December 29 2001	nths Ended December 30 2000	Nine Mor December 29 2001	nths Ended December 30 2000
Net income (loss)	\$ 33,429	\$ (5,256)	\$ (686,967)	\$ (543,412)
Weighted average shares Additional dilutive shares 8,400	2,605,233	2,605,233	2,605,233	2,605,233
Total dilutive shares 2,613,633 2,605,233 2,605,233 2,605,233				
	<b>-</b> <b>-</b>			
Basic income (loss) per share \$0.01 \$(0.00) \$(0.26) \$(0.21)	_			
	<b>_</b>			
	<b>-</b>			
Diluted income (loss) per share \$0.01 \$(0.00) \$(0.26) \$(0.21)				

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There were no additional dilutive shares included in the computation at December 30, 2000 because the stock options were anti-dilutive.

4. An arrangement exists with John R. Folkerth, the Company s CEO, which allows for up to \$500,000 in borrowing with interest at twelve percent. Substantially all assets except for certain receivables are pledged as collateral. At December 29, 2001, there was \$400,000 outstanding under this arrangement.

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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

#### **Results of Operations**

Third quarter sales increased to \$4,617,000 or 11.3% from \$4,148,000 generated a year ago. This quarter, Shopsmith began sales to Lowes through demonstration sales events held at Lowe s stores. The increase in the Company s field demonstration sales channel resulting from these events was the primary cause of the sales increase. The sales to Lowe s do result in a lower margin percentage that is offset by reductions in occupancy costs that are normally incurred at demonstration sales events. On a year-to-date basis sales have declined by \$876,000 or 7.4% to \$10,943,000.

Gross margin rates decreased by five and one tenth of a percentage point compared to last year. Operating expenses increased to \$2,306,000 in the current fiscal year from \$2,170,000 last year. For the year, gross margin rates decreased by one and nine tenths of a percentage point from last year.

Provisions for recoverable Federal income taxes (\$0 in FY2002 and FY 2001) are based on estimated annual effective rates, less a valuation reserve.

A net income of \$33,000 or \$.01 per diluted share was experienced in the quarter ended December 29, 2001 (after taking into account the non-recurring gain described below) compared to a restated net loss of \$5,000 or \$.00 per diluted share for the same period of last year. On a year-to-date basis, a net loss of \$687,000 or .26 per diluted share was experienced compared to a restated net loss of \$543,000 or .21 per diluted share for last year.

#### Non-recurring Gain from Demutualization of Insurance Company

During the third quarter, the Company received a stock distribution from its mutual insurance carrier in connection with the carrier s conversion to a publicly-held corporation (demutualization). The Company has recorded the distribution at its fair value and recognized the resulting non-recurring gain of \$153,000.

#### **Liquidity and Financial Position**

Cash used in operations totaled \$468,000 in the current year compared with \$880,000 for the preceding year. Net losses of \$687,000 were the main reason for the cash usage this year.

Shopsmith has concluded arrangements with Lowe s to do Mark V sales demonstration events within Lowe s stores. This venture (which started at the end of October) has resulted in additional cash requirements for both receivables and for startup costs. The company has entered into an one year agreement with Metro Financial Services to factor the receivables generated from the sales to Lowes. CitiFinance has notified Shopsmith that they will be terminating their consumer financing agreement with Shopsmith. With the increasing volume of sales done through events within Lowe s stores, the volume of consumer financing had substantially decreased.

The Huntington National line of credit agreement terminated November 14, 2001. The Company has an arrangement to borrow up to \$500,000 from John Folkerth, the Company s CEO. At the end of the third quarter, Shopsmith had borrowed \$400,000 on a secured basis from John Folkerth. Borrowings from Mr. Folkerth are subject to Mr. Folkerth s approval and are payable upon demand by Mr. Folkerth.

The Company s assets include \$1,280,000 of deferred income tax assets at December 29, 2001. Presently, the Company believes that these assets are realizable and represent management s best estimate based on the weight of available evidence as prescribed in SFAS 109. If the Company is unable to generate sufficient operating income in the future, a valuation allowance will have to be established by means of a charge against operating results.

The current ratio was .84 to 1 at December 29, 2001 compared to 2.00 to 1 at the beginning of the current fiscal year. The change in current ratio was due to a balloon payment of \$2,500,000 on the Company s mortgage that is due December 2002. The debt to equity ratio increased to 2.12 to 1 from 1.32 to 1 at March 31, 2001.

The company has now experienced losses in the last three fiscal years as well as the year to date in the current year. Continuation of operating losses will negatively affect the Company s liquidity as a result of negative cash flow caused by the losses.

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#### **Forward Looking Statements**

The foregoing discussion and the Company s consolidated financial statements contain certain forward-looking statements that involve risks and uncertainties, including but not limited to the following: (a) the adequacy of operating cash flows together with currently available working capital to finance the operating needs of the Company and (b) generation of future taxable income to utilize existing deferred tax assets, (c) ability of the Company to extend or refinance the \$2,500,000 mortgage payment that becomes due in December 2002, and (d) the continuation of, or the obtaining of alternative credit arrangements to replace the borrowing and factoring arrangements the Company currently has in place with Mr. John R. Folkerth and Metro Financial Services, respectively.

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Item 3. Quantitative and qualitative disclosures about market risk.

Not applicable.

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#### PART II. OTHER INFORMATION

- (a) Exhibits:
  - (4) Instruments Defining the Rights of Security Holders, Including Indentures
    - (4.13) Demand promissory note and Security Agreement with John Folkerth dated November 13, 2001.
  - (10) Material Contracts
    - (10.15) Receivables factoring agreement with Metro Financial Services dated December 27, 2001.
- (b) Reports on Form 8-K:

None

#### **SIGNATURES**

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

SHOPSMITH, INC

By /s/ Mark A. May

Mark A. May Vice President of Finance (Principal Financial and Accounting Officer)

Date: February 8, 2002

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