SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended DECEMBER 31, 2002

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from_____ to____

Commission file number 0-18277

VICOR CORPORATION

(Exact name of registrant as specified in its charter)

25 FRONTAGE ROAD, ANDOVER, MASSACHUSETTS 01810 (Address of principal executive offices) (Zip code)

Registrant's telephone number, including area code: (978) 470-2900

Securities registered pursuant to Section 12(b) of the Act: None

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

Common Stock, \$.01 par value (Title of Class)

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 []

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

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Securities Exchange Act of 1934). YES [X] NO []

The aggregate market value of the voting stock held by non-affiliates of the registrant was approximately \$141,024,250 as of June 28, 2002.

On February 28, 2003, there were 30,320,580 shares of Common Stock outstanding and 11,880,100 shares of Class B Common Stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the Company's definitive proxy statement (the "Definitive Proxy Statement") to be filed with the Securities and Exchange Commission pursuant to Regulation 14A and relating to the Company's 2003 annual meeting of stockholders are incorporated by reference into Part III.

PART I

This Annual Report on Form 10-K contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. The words "believes," "expects," "anticipates," "intends," "estimate," "plan," "ass "plan," "assumes," "may," "will" and other similar expressions identify forward-looking statements. These statements are based upon the Company's current expectations and estimates as to prospective events and circumstances which may or may not be within the Company's control and as to which there can be no assurances. Actual results could differ materially from those projected in the forward-looking statements as a result of the risk factors set forth in this report. Reference is made in particular to the discussions set forth in this Annual Report on Form 10-K under Part I, Item 1 - "Business - Second-Generation Automated Manufacturing Line," Competition," "- Patents," "- Licensing," and "- Risk Factors," under Part I, Item 3 - "Legal Proceedings," and under Part II, Item 7 - "Management's Discussion and Analysis of Financial Condition and Results of Operations." The risk factors contained in this report may not be exhaustive. Therefore, the information contained in this report should be read together with other reports and documents that the Company files with the Securities and Exchange Commission from time to time, including Forms 10-Q and 8-K, which may supplement, modify, supersede or update those risk factors.

ITEM 1 - BUSINESS

THE COMPANY

Vicor Corporation was incorporated in Delaware in 1981. Unless the context indicates otherwise, the term "Company" means Vicor Corporation and its consolidated subsidiaries. The Company designs, develops, manufactures and markets modular power components and complete power systems many of which use an innovative, high frequency electronic power conversion technology called "zero current switching." The Company's principal product lines are covered by one or more United States and foreign patents. Power systems, a central element in any electronic system, convert power from a primary power source (e.g., a wall outlet or battery source) into the stable DC voltages that are required by most contemporary electronic circuits.

In 1987, the Company formed VLT Corporation as its licensing subsidiary. During 2000, the Company reincorporated VLT Corporation in California by merging it with and into VLT, Inc., a wholly owned subsidiary of the Company. In 1990, the Company established a Technical Support Center in Germany and a foreign sales corporation (FSC). In 1995, the Company established Technical Support Centers in France, Italy, Hong Kong, and England. Also in 1995, the Company established Vicor Integration Architects ("VIAs"), most of which are majority-owned subsidiaries. VIAs provide customers with local design and manufacturing services for turnkey custom power solutions. At December 31, 2002 there were six (6) VIAs operating in the United States. In 1996, the Company established Vicor B.V., a Netherlands company, which serves as a European Distribution Center. In 1998, the Company acquired the principal assets of the switching power supply businesses owned by the Japan Tobacco, Inc. group and established a direct presence in Japan through a new subsidiary called Vicor Japan Company, Ltd. ("VJCL"). VJCL markets and sells the Company's products and provides customer support in Japan. In 2001, the Company established a new subsidiary, Picor Corporation ("Picor"), which designs, develops and markets Power Management Integrated Circuits and related products for use in a variety of power system applications. Picor develops these products to be sold as part of Vicor's products or to third parties for separate applications. The Company's Common Stock became publicly traded on the NASDAQ National Market System in April 1990. All of the above named entities are consolidated in the Company's financial statements.

The Company maintains a website with the address www.vicr.com. We make available free of charge through our website our Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q and Current Reports on Form 8-K, and amendments to these reports, as soon as reasonably practicable after we electronically file such material with, or furnish such material to, the Securities and Exchange Commission. The information contained on our website is not a part of, or incorporated by reference into, this Annual Report on Form 10-K.

THE PRODUCTS

Power systems are incorporated into virtually all electronic products, such as computers and telecommunications equipment, to convert electric power from a primary source, for example a wall outlet or battery source, into the stable DC voltages required by electronic circuits. Because power systems are configured in a myriad of application-specific configurations, the Company's basic strategy is to exploit the density and performance advantages of its technology by offering comprehensive families of economical, component-level building blocks which can be applied by users to easily configure a power system specific to their needs. In addition to component-level power converters, which serve as modular power system building blocks, the Company also manufactures and sells complete configurable power systems, accessory products, and custom power solutions. The Company operates in one industry segment: the development, manufacture and sale of power conversion components and systems. The Company's principal product lines include:

Modular Power Converters

The Company currently offers four first-generation families of component-level DC-DC power converters: the VI-200, VI-J00, MI-200, and MI-J00 families. Designed to be mounted directly on a printed circuit board assembly and soldered in place using contemporary manufacturing processes, each family comprises a comprehensive set of products which are offered in a wide range of input voltage, output voltage and power ratings. This allows end users to select products appropriate to their individual applications.

The product families differ in maximum power ratings, performance characteristics, package size and, in the case of the "MI" families, in target market. The MI families are designed specifically to meet many of the performance and environmental requirements of the military/defense markets.

Over the past five years, the Company has introduced four families of its second-generation of high power density, component-level DC-DC converters. In 1998, the 48 Volt input family was introduced, which was designed for the telecommunications market as well as for distributed power systems. The products consist of modules with the most popular output voltages in all three of the Company's second-generation standard packages: the full size (Maxi), the half size (Mini) and the quarter size (Micro). Output power levels from 50 to 500 Watts are covered by these second-generation products. In 1999, this was followed by two additional families: a 300 Volt input for off-line (rectified 115 or 230 Volt ac) and distributed power applications, and a 375 Volt input specifically designed for use in power factor corrected systems. This latter family increased the power available to 600 Watts. In 2001, a 24 Volt input family was added to the standard second-generation product line to address additional telecommunications, industrial and defense market opportunities.

The Vicor Design Assistance Computer ("VDAC") was introduced for general use in 2000 and is a proprietary system which enables Vicor's customers to specify on-line, and verify in real time, the performance and attributes of second-generation DC-DC converters. Using patented technology, VDAC enables the design of second-generation DC-DC converters with any output voltage between 2 and 48 Volts and with any input voltage from 18 to 425 Volts, with an input voltage range of up to 2.1:1. All of the Vicor established brick standards, full-, half- and quarter-size, are available. Output power is selectable over a continuous range of 20 to 500 Watts per module and modules can be configured in fault-tolerant arrays capable of delivering several kilowatts.

Configurable Products

Utilizing its standard converters as core elements, the Company has developed several product families which provide complete power solutions configured to a customer's specific needs. These products exploit the benefits of the component-level approach to offer higher performance, higher power densities, lower costs, greater flexibility and faster delivery than traditional competitive offerings.

Most process control, information technology ("IT") and industrial electronic products operate directly off of AC lines. "Off-line" power systems require "front end" circuitry to convert AC line voltage into DC voltage for the core converters. The Company's off-line AC-DC products incorporate a set of modular front end subassemblies to offer a complete power solution from AC line input to highly regulated DC output. The product selection includes a low-profile modular design in various sizes and power levels, and a choice of alternatives to conventional "box switchers," -- high power, off-line bulk supplies in industry-standard packages. Voltage and power levels can be either factory or field configurable.

Many telecommunications, defense and transportation electronic products are powered from central DC sources (battery plants or generators). The Company's DC-DC power system choices include a low-profile modular design similar to the corresponding AC-DC system and a rugged, compact assembly for chassis-mounted, bulk power applications.

In February 2001, the Company introduced the VIPAC family of power systems, a new class of user defined, modular power solutions. VIPAC is a new type of integrated power system leveraging the latest advances in second-generation DC-DC converter technology and modular front ends. VIPAC combines application specific front end units, a choice of chassis styles and, in AC input versions, remotely located hold-up capacitors to provide fast, flexible and highly reliable power solutions for a wide range of demanding applications.

The web-based Vicor Computer Aided Design ("VCAD"), similar in concept to VDAC, can be utilized by the customer to specify and verify, in real time, that customer's desired VIPAC configuration. The VCAD system enables the design of a custom configured VIPAC product from all available combinations of inputs, outputs, chassis and optional features.

Accessory Power System Components

Accessory power system components, used with the Company's component-level power converters, integrate other important functions of the power system, facilitating the design of complete power systems by interconnecting several modules. In general, accessory products are used to condition the inputs and outputs of the Company's modular power components.

VI-HAMS (Harmonic Attenuator Modules) are universal-AC-input, power-factor-correcting front ends for use with compatible power converters. VI-AIMS (AC Input Modules) provide input filtering, transient protection and rectification of the AC line. VI-IAMS (Input Attenuator Modules) provide the DC input filtering and transient protection required in industrial and telecommunications markets. VI-RAMS (Ripple Attenuator Modules) condition converter module outputs for extremely low noise systems. In 1998, the Company doubled the power capability of its component-level AC front end, the VI-ARM (AC Rectifier Module). This new front end product is packaged in the same "Micro" package and includes a microcontroller that tracks the AC line to ensure correct operation for domestic or international line voltages. In addition, two accessory products for the 48 Volt input second-generation family were introduced in 1999: the FiltMod for input filtering and the IAM48 for transient and spike protection.

In 2002, the MicroRAM (uRAM) was introduced. This product, designed by the Company's Picor subsidiary, performs a function similar to the VI-RAM product in a smaller package at a lower price.

Customer Specific Products

Since its inception, the Company has accepted a certain amount of "custom" power supply business. In most cases, the customer was unable to obtain a conventional solution that could achieve the desired level of performance in the available space. By utilizing its component-level power products as core elements in developing most of these products, the Company was able to meet the customer's needs with a reliable, high power density, total solution. However, in keeping with the Company's strategy of focusing on sales of standard families of component-level power building blocks, custom product sales have not been directly pursued. The Company has traditionally pursued these custom opportunities through Value-Added-Resellers ("VARs") and a network of VIAs (see Part I, Item 1 - "Business - The Company"). Most of the VIAs are majority owned by the Company, while VARs are independent businesses. Both VIAs and VARs are distributed geographically and are in close proximity to many of their customers.

SALES AND MARKETING

The Company sells its products through a network of 31 independent sales representative organizations in North and South America; internationally, 51 independent distributors are utilized. Sales activities are managed by a staff of Regional and Strategic Sales Managers and sales personnel based at the Company's world headquarters in Andover, Massachusetts, its Westcor division in Sunnyvale, California, a Technical Support Center in Lombard, Illinois, in VIA locations in Oceanside, California and Austin, Texas, and in its Technical Support Center subsidiaries in Munich, Germany; Camberley Surrey, England; Milan, Italy; Paris, France; Hong Kong and Tokyo, Japan.

Export sales, as a percentage of total net revenues, were approximately 34%, 36% and 32%, in 2002, 2001 and 2000, respectively.

Because of the technical nature of the Company's product lines, the Company engages a staff of Field Applications Engineers to support the Company's sales activities. Field Applications Engineers provide direct technical sales support worldwide to review new applications and technical matters with existing and potential customers. There are Field Application Engineers assigned to all Company locations and they are supported by product specialists (Product Line Engineers) located in Andover. The Company generally warrants its products for a period of two years.

The Company also sells directly to customers through Vicor Express, an in-house distribution group. Through advertising and periodic mailing of its catalogs, Vicor Express generally offers customers rapid delivery on small quantities of many standard products. The Company, through Vicor B.V., has expanded its Vicor Express operation to include locations in Germany, France, Italy and England.

CUSTOMERS AND APPLICATIONS

The Company's customer base is comprised of large Original Equipment Manufacturers (OEMs) and smaller, lower-volume users that are broadly distributed across several major market areas. Some examples of the diverse applications of the Company's products are:

Telecommunications: Central Office Systems Fiber Optic Systems Cellular Telecommunications Microwave Communications ATM Switches Paging Equipment Broadcast Equipment Remote Telemetry Equipment Cable Head End Equipment Power Amplifiers

Industrial: Process Control Equipment Medical Equipment Seismic Equipment Test Equipment Transportation Systems Agricultural Equipment Material Handling Equipment Marine Products Commercial Avionics Military / Defense: Secure Communications Equipment Unmanned Airborne / Remotely Piloted Vehicles Aircraft/Weapons Test Equipment Ruggedized Computers Electronic Warfare Equipment Reconnaissance/Targeting Systems Global Positioning Systems Missile Defense Systems Radio / Telemetry Systems NBC Detection Equipment Information Technology: **RAID** Systems Parallel Processors Data Storage Systems Network Servers Enterprise Servers File Servers **Optical Switches**

For the years ended December 31, 2002, 2001 and 2000, no single customer accounted for more than 10% of net revenues.

BACKLOG

As of December 31, 2002, the Company had a backlog of approximately \$31.9 million compared to \$34.5 million at December 31, 2001. Backlog is comprised of orders for products which have a scheduled shipment date within the next 12 months. The Company believes that a substantial portion of sales in each quarter is, and will continue to be, derived from orders booked in the same quarter.

RESEARCH AND DEVELOPMENT

As a basic element of its long-term strategy, the Company is committed to the continued advancement of power conversion technology and power component product development. The Company's research and development efforts are focused in four areas: continued enhancement of the Company's patented technology; expansion of the Company's families of component level DC-DC converter products; development of power management integrated circuits; and continued development of configurable products based upon market opportunities. The Company invested approximately \$20.5 million, \$20.2 million and \$20.6 million in research and development in 2002, 2001 and 2000, respectively. Investment in research and development represented 13.4%, 10.3% and 8.0% of net revenues in 2002, 2001 and 2000, respectively. The Company plans to continue to invest a significant percentage of revenues into research and development.

MANUFACTURING

The Company's principal manufacturing processes consist of assembly of electronic components onto printed circuit boards, automatic testing of components, wave, reflow and infrared soldering of assembled components, encapsulation of converter subassemblies, final environmental stress screening of certain products and product test using automatic test equipment.

The Company continues to pursue its strategy to minimize manual assembly processes, reduce manufacturing costs, increase product quality and reliability and ensure its ability to rapidly and effectively expand capacity, as needed. The strategy is based upon the phased acquisition and/or fabrication, qualification and integration of automated manufacturing equipment. The Company plans to make continuing investments in manufacturing equipment, particularly for the Company's second-generation products and FasTrak platform (see Part I, Item I - "Business - Second-Generation Automated Manufacturing Line").

Components used in the Company's products are purchased from a variety of vendors. Most of the components are available from multiple sources. In instances of single source items, the Company maintains levels of inventories it considers to be appropriate to enable it to meet delivery requirements of customers. Incoming components, assemblies and other parts are subjected to several levels of inspection procedures.

 $\label{eq:compliance} Compliance by the Company with applicable environmental laws has not had a material effect on the financial condition or operations of the Company.$

SECOND-GENERATION AUTOMATED MANUFACTURING LINE

While revenues of second-generation products decreased by 18% in 2002 over 2001 and unit production decreased 10%, orders increased 12%. Both firstand second-generation products are sold to similar customers. Gross margins on second-generation products continue to be significantly lower than those of first-generation products. The Company has nearly completed an upgrade to its second-generation production equipment, internally designated as FasTrak, which the Company anticipates will help to increase production capacity and reduce costs. Approximately \$3.3 million of equipment was placed into service related to the FasTrak program in 2002 (\$6.4 million in 2001), with an additional \$1.4 million in construction-in-progress at the end of the year. It will take several quarters before these steps will be fully implemented and their effects realized. Gross margins during 2003 will continue to be negatively impacted unless and until the Company is able to achieve higher production volumes and attains higher yield levels and component cost reductions on second-generation products. The Company continues to actively work towards improving yields and reducing the cost of components on second-generation products. There can be no assurance that such volumes, yields or cost reductions can be attained.

COMPETITION

Many power supply manufacturers target markets similar to those of the Company. Representative examples of these manufacturers are: Lambda Electronics, a subsidiary of Invensys, plc; the former Power Systems business unit of Lucent Technologies, now a subsidiary of Tyco International, Ltd.; Artesyn Technologies; Astec Power, a subsidiary of Emerson Electronic Company; Power-One, Inc.; and C&D Technologies, Inc., Power Electronics Division. Although certain of the Company's competitors have significantly greater financial and marketing resources and longer operating histories than the Company, the Company believes that it has a strong competitive position, particularly with customers who need small, high density power system solutions requiring a variety of input-output configurations.

PATENTS

The Company believes that its patents afford advantages by erecting fundamental and multilayered barriers to competitive encroachment upon key features and performance benefits of its principal product families. The Company's patents cover the fundamental conversion topologies used to achieve the performance attributes of its converter product lines; converter array architectures which are the basis of the products' "parallelability"; product packaging design; product construction; high frequency magnetic structures; and automated equipment and methods for circuit and product assembly.

On February 16, 1999, the United States Patent and Trademark Office issued U.S. patent RE36,098 (the "Reissue Patent") as a reissue of U.S. Patent 4,441,146 (the "Reset Patent"). The Reissue Patent includes original claims 1 through 5 of the Reset Patent plus 38 additional new claims. The claims in the Reissue Patent cover non-coincident active clamp technology in a broadly defined class of single-ended forward converters and enable design of power converters which are smaller and more energy efficient than conventional power supplies. The claims cover, but are not limited to, so-called "zero-voltage switching" technology. The Company believes that its rights under the Reset Patent and the Reissue Patent have been infringed. The Company believes in vigorously protecting its rights under its patents (see Part I, Item 3 - "Legal Proceedings").

The Company has been issued 76 patents in the United States (which expire between 2003 and 2020), 24 in Europe (which expire between 2003 and 2015), and 24 in Japan (which expire between 2003 and 2016). The Company also has a number of patent applications pending in the United States, Europe and the Far East. Although the Company believes that patents are an effective way of protecting its technology, there can be no assurances that the Company's patents will prove to be enforceable (see, e.g., Part I, Item 3 - "Legal Proceedings"). While some of the Company's patents are deemed materially important to the Company's operations, the Company believes that no one patent is essential to the success of the Company.

LICENSING

In addition to generating revenue, licensing is an element of the Company's strategy for building worldwide product and technology acceptance and market share. In granting licenses, the Company retains the right to use its patented technologies, and manufacture and sell its products, in all licensed geographic areas and fields of use. Licenses are granted and administered through the Company's wholly-owned subsidiary, VLT, Inc., which owns the Company's patents. Revenues from licensing arrangements have not exceeded 10% of the Company's consolidated revenues in any of the last three fiscal years.

On March 28, 2001, the Company announced that its wholly-owned subsidiaries, Vicor Hong Kong Ltd. ("VHK") and VLT, Inc. ("VLT"), had entered into cooperative agreements with Nagano Japan Radio Company, Ltd. ("NJRC"). On March 18, 2003, NJRC gave VHK and VLT notice of termination of the agreements, effective September 18, 2003.

EMPLOYEES

As of December 31, 2002, the Company employed approximately 1,500 full time and 40 part time people. The Company believes that its continued success depends, in part, on its ability to attract and retain qualified personnel. Although there is strong demand for qualified technical personnel, the Company has not to date

experienced difficulty in attracting and retaining sufficient engineering and technical personnel to meet its needs (see Part I, Item I - "Risk Factors").

None of the Company's employees are subject to a collective bargaining agreement.

RISK FACTORS

This Annual Report on Form 10-K contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Actual results could differ materially from those projected in the forward-looking statements as a result of, among other factors, the risk factors set forth below.

OUR FUTURE SUCCESS DEPENDS UPON OUR ABILITY TO DEVELOP AND MARKET LEADING-EDGE, COST EFFECTIVE PRODUCTS.

The power supply industry and the industries in which many of our customers operate are characterized by intense competition, rapid technological change, product obsolescence and price erosion for mature products, each of which could have an adverse effect on the Company's results of operations. The failure of the Company to continue to develop and commercialize leading-edge technologies and products that are cost effective and maintain high standards of quality could have a material adverse affect on the Company's competitive position and results of operations.

OUR FUTURE OPERATING RESULTS ARE DEPENDENT ON THE GROWTH IN OUR CUSTOMERS' BUSINESSES.

The Company manufactures modular power components and power systems that are incorporated into its customers' electronic products. The Company's growth is therefore dependent on the growth in the sales of its customers' products as well as the development by its customers of new products. The failure of the Company to anticipate changes in our customers' businesses and their changing product needs could negatively impact our financial position.

OUR CONVERSION OF SECOND-GENERATION PRODUCTS AND MANUFACTURING EQUIPMENT TO THE FASTRAK PLATFORM MAY NOT PROGRESS AS PLANNED.

The Company is in the process of converting second-generation products to a new FasTrak platform. This involves the installation of new automated manufacturing equipment, which has been substantially completed, and the qualification of all products converted over to the new platform, which is in process. The Company believes that this conversion will ultimately result in lower unit costs and improved manufacturing yields. There can be no assurance that the qualification of products will be completed as scheduled or that the expected results of the conversion to the FasTrak platform will be achieved. In addition, the process of conversion could result in excess supplies of raw materials that are no longer needed for the converted products. Additional inventory reserves could be required for potentially slow moving or obsolete inventory which could negatively impact the Company's future operating results. Also, once the conversion is completed, certain second-generation automated manufacturing equipment may have little or no future use. This may result in the impairment of any remaining net book value of those assets. The Company expects to review the remaining useful lives of any such equipment and may shorten the period of depreciation on this equipment going forward. This would result in higher depreciation expense on this equipment in 2003 and 2004.

OUR REVENUES MAY NOT INCREASE ENOUGH TO OFFSET THE EXPENSE OF ADDITIONAL CAPACITY.

The Company has made significant additions to its manufacturing equipment and capacity over the past several years, including equipment for the new FasTrak platform. This has resulted in a significant increase in fixed costs and overall operating expenses. If revenue levels do not increase enough to offset the increased fixed costs, the Company's future operating results could be adversely affected. In addition, asset values could be impaired if the additional capacity is underutilized for an extended period of time.

WE RELY ON THIRD-PARTY SUPPLIERS AND SUBCONTRACTORS FOR COMPONENTS AND ASSEMBLIES AND, THEREFORE, CANNOT CONTROL THEIR AVAILABILITY OR QUALITY.

The Company depends on third party suppliers and subcontractors to provide components and assemblies used in our products. If suppliers or subcontractors cannot provide their products or services on time or to our specifications, the Company may not be able to meet the demand for its products, or it may negatively affect delivery times. In addition, the Company cannot directly control the quality of the products and services provided by third parties. In order to grow, the Company may need to find new or change existing suppliers and subcontractors. This could cause disruptions in production, delays in the shipping of product or increases in prices paid to third-parties.

WE ARE EXPOSED TO ECONOMIC, POLITICAL AND OTHER RISKS THROUGH OUR FOREIGN SALES AND DISTRIBUTORS.

International sales have been and are expected to be a significant component of total sales. Dependence on foreign third parties for sales and distribution is subject to special risks, such as foreign economic and political instability, foreign currency controls and market fluctuations, trade barriers and tariffs, foreign regulations and exchange rates. Sudden or unexpected changes in the foregoing could have a material adverse effect on the Company's results of operations.

OUR ABILITY TO SUCCESSFULLY IMPLEMENT OUR BUSINESS STRATEGY MAY BE LIMITED IF WE DO NOT RETAIN OUR KEY PERSONNEL.

The Company's success depends on our ability to retain the services of our executive officers. The loss of one or more members of senior management could materially adversely affect the Company's business and financial results. In particular, the Company is dependent on the services of Dr. Patrizio Vinciarelli, its founder, Chairman, President and Chief Executive Officer. The loss of the services of Dr. Vinciarelli could have a material adverse effect on the Company's development of new products and on its results of operations. In addition, the Company depends on highly skilled engineers and other personnel with technical skills that are in high demand and are difficult to replace. The Company's continued operations and growth depends on its ability to attract and retain highly qualified employees in a very competitive employment market.

WE MAY BE UNABLE TO ADEQUATELY PROTECT OUR PROPRIETARY RIGHTS, WHICH MAY LIMIT OUR ABILITY TO COMPETE EFFECTIVELY.

The Company operates in an industry in which the ability to compete depends on the development or acquisition of proprietary technologies which must be protected to preserve the exclusive use of such technologies. The Company devotes substantial resources to establish and protect our patents and proprietary rights, and the Company relies on patent and intellectual property law to protect such rights. This protection, however, may not prevent competitors from independently developing products similar or superior to the Company's products. The Company may be unable to protect or enforce current patents, may rely on unpatented technology that competitors could restrict, or may be unable to acquire patents in the future, and this may have a material adverse affect on the Company's competitive position. In addition, the intellectual property laws of foreign countries may not protect the Company's rights to the same extent as those of the United States. The Company has been and may need to continue to defend or challenge patents. The Company has incurred and expects to incur significant costs in and devote significant resources to these efforts which, if unsuccessful, may have a material adverse effect on its results of operations and financial position.

OUR REVENUES AND OPERATING RESULTS HAVE BEEN NEGATIVELY IMPACTED BY THE GENERAL BUSINESS SLOWDOWN, AND OUR OUTLOOK GOING FORWARD REMAINS HIGHLY UNCERTAIN.

The Company is exposed to general economic conditions which could have a material adverse impact on its business, operating results and financial condition. As a result of the continued general economic slowdown in the major electronics markets, particularly in the communications markets, the Company's net revenues declined significantly in 2002 as compared to 2001. In response to the decline in revenues and demand, which resulted in excess production capacity, the Company initiated a cost reduction plan in the fourth quarter of 2001, which continued through 2002 and has continued into 2003, to mitigate the negative effect of these trends (see Part II, Item 7 - "Cost Reduction Plan"). The Company does not currently expect any significant improvement

in general economic conditions in 2003, and there can be no assurance that we will be successful in managing our expenses in light of customer demand.

ITEM 2 - PROPERTIES

The Company's corporate headquarters building, which the Company owns and which is located in Andover, Massachusetts, provides approximately 90,000 square feet of office space for its sales, marketing, engineering and administration personnel.

The Company also owns a building of approximately 230,000 square feet in Andover, Massachusetts, which houses all Massachusetts manufacturing activities.

The Company's Westcor division owns and occupies a building of approximately 31,000 square feet in Sunnyvale, California.

ITEM 3 - LEGAL PROCEEDINGS

On September 13, 2002, Exar Corporation ("Exar"), a vendor for the Company, filed a complaint against the Company in the Superior Court of the State of California, County of Alameda (the "Superior Court"). The complaint alleges breach of contract and breach of implied covenant of good faith and fair dealing in connection with the alleged purchase, under a "last time buy" arrangement, by the Company of certain quantities of integrated circuits manufactured and contained on silicon wafers from Exar. Exar alleges compensatory damages of approximately \$2.2 million. On October 30, 2002, the Company filed an answer denying the substantive allegations of Exar's complaint and twelve affirmative defenses. The Company also filed a verified cross-claim, alleging monetary damages on the basis of promissory estoppel. On November 27, 2002, Exar filed a demurrer seeking to dismiss the verified cross-claim for failure to state a claim upon which relief may be granted and also filed for an application for writ of attachment against the Company. On January 17, 2003, the Company filed its first amended cross-claim against Exar alleging breach of contract, breach of warranty, breach of implied covenant of good faith and fair dealing, fraud and negligent misrepresentation. The Company alleges compensatory damages in excess of \$1.2 million in connection with these claims. On January 24, 2003, Exar filed a demurrer seeking to dismiss Vicor's first amended cross-claim, to which Vicor filed an opposition dated February 10, 2003. A court hearing was held on January 27, 2003 in which, among other actions, Exar's writ of attachment was denied and a trial date was set for June 6, 2003. After a hearing on February 20, 2003, the Court sustained Exar's demurrer dismissing Vicor's first amended cross-claim with leave to amend. On March 6, 2003, Vicor filed its second amended cross-claim alleging counts for breach of contract, breach of express warranty, breach of implied covenant of good faith and fair dealing, fraud and negligent misrepresentation. At a hearing on March 7, 2003, the Superior Court vacated the trial date of June 6, 2003 and re-designated the case for case management purposes from "Plan 4" (collection cases) to "Plan 1" (complex commercial cases). At a hearing on March 13, 2003, the Superior Court ordered a private mediation between the parties to occur on or before June 6, 2003. If the parties are unable to resolve the matter through mediation, the Superior Court will set a trial date on June 27, 2003. Management of the Company does not expect that the ultimate resolution of the California lawsuit, including Exar's complaint and Vicor's cross-complaints will have a material adverse impact on the Company's financial position.

As previously disclosed in the Company's Form 10-K for the year ended December 31, 2001 and Forms 10-Q for the fiscal quarters ended March 31, June 30 and September 30, 2002, the Company and VLT, Inc. ("VLT"), a wholly-owned subsidiary of the Company, are pursuing Reset Patent infringement claims directly against Artesyn Technologies, Lambda Electronics, Lucent Technologies, Tyco Electronics Power Systems, Inc. and Power-One in the United States District Court in Boston, Massachusetts ("the Court"). The lawsuit against Lucent was filed in May 2000 and the lawsuits against the other defendants were filed in February and March 2001. On April 6, 2001, Vicor and VLT moved to add Tyco Electronics Power Systems, Inc. as a defendant in the Lucent proceeding. Tyco Electronics Power Systems, Inc. is the entity which now operates the former power component business of Lucent. Vicor and VLT are seeking monetary damages in these suits. On June 29, 2001, Vicor filed a motion with the Court seeking an attachment of certain of Lucent's property in Massachusetts. On January 17, 2002, the Court issued an order granting Vicor an attachment of certain of Lucent's property in an amount of \$20 million, unless Lucent posts a bond for this amount. In granting its order,

the Court found that (1) Vicor had a reasonable likelihood of succeeding in its claim of patent infringement against Lucent and (2) that \$20 million represented a conservative estimate of actual damages that Vicor is likely to prove at trial. In January 2003, the Court issued a decision in each of these patent infringement lawsuits. In its decisions, the Court denied Artesyn's claim that claim one of the Reset Patent is invalid for indefiniteness and ruled that Vicor is not judicially estopped from asserting its interpretation of claim one. The Court also adopted Vicor's interpretation of several terms within claim one. However, the Court adopted interpretations of certain patent claim terms that are contrary to Vicor's position. Management of the Company believes that the Court's claim construction incorrectly limits the scope of the claims of the Reset Patent, reducing the amount of infringing power supplies subject to damages. In response to a motion by Lucent arguing that the Court's claim construction of the term "recycling" had limited its infringing revenues from \$400 million to \$24 million, on March 14, 2003, the Court reduced the outstanding attachment against Lucent to \$2 million.

At a status conference with the parties to each of the cases, the Court has set a schedule for a consolidated trial on validity of the Reset Patent to begin July 28, 2003. The Court has set a schedule for a trial on infringement and damages by Lucent Technologies and Tyco Power Systems to occur in October 2003. The Court also set a schedule for trials on infringement and damages by Power-One, Artesyn Technologies and Lambda Electronics to occur in November 2003, December 2003 and January 2004, respectively. The Company plans to vigorously pursue recovery of damages and to protect its position as to the full scope of the patent claims. There can be no assurance that Vicor will ultimately prevail in this litigation or, if it prevails, as to the amount of damages that would be awarded.

In addition, the Company is involved in certain litigation incidental to the conduct of its business. While the outcome of lawsuits against the Company cannot be predicted with certainty, management does not expect any of such current litigation to have a material adverse impact on the Company's financial position.

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

None

PART II

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

The Common Stock of the Company is listed on the National Market System of the National Association of Securities Dealers Automated Quotation ("NASDAQ") System and is traded in the over-the-counter market under the NASDAQ symbol "VICR." The Class B Common Stock of the Company is not traded on any market and is subject to restrictions on transfer under the Company's Restated Certificate of Incorporation, as amended. The following table sets forth the quarterly high and low sales prices for the Common Stock as reported by NASDAQ for the periods indicated:

2001	High	
First Quarter Second Quarter Third Quarter Fourth Quarter	\$39.94 26.09 22.85 17.53	\$17.63 15.65 13.59 12.16
2002	High	Low
First Quarter Second Quarter Third Quarter Fourth Quarter	\$18.72 17.11 9.80 9.78	\$11.53 6.25 5.59 5.81

As of February 28, 2003, there were approximately 361 holders of record of the Company's Common Stock and approximately 22 holders of record of the Company's Class B Common Stock. These numbers do not reflect persons or entities that hold their stock in nominee or "street name" through various brokerage firms.

DIVIDEND POLICY

The Company has not paid cash dividends on its common equity and it is the Company's present intention to retain earnings to finance the expansion of the Company's business.

EQUITY COMPENSATION PLAN INFORMATION

The following table provides information as of December 31, 2002 regarding shares of Common Stock of the Company that may be issued under our existing equity compensation plans, including the Company's Amended and Restated 2000 Stock Option and Incentive Plan, the 1998 Stock Option and Incentive Plan, the 1993 Stock Option Plan and the 1984 Stock Option Plan.

	Equity Compensation Plan Information						
Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-average exercise price of outstanding options, warrants and rights	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column [a])				
	[a]	[b]	[c]				
Equity compensation plans approved by security holders	4,552,749	\$18.84	2,096,541				
Equity compensation plans not approved by security holders	-	-	-				
Total	4,552,749	\$18.84 ======	2,096,541				

ITEM 6 - SELECTED FINANCIAL DATA

The following selected consolidated financial data with respect to the Company's statements of operations for the years ended December 31, 2002, 2001 and 2000 and with respect to the Company's balance sheets as of December 31, 2002 and 2001 are derived from the Company's consolidated financial statements, which appear elsewhere in this report and which have been audited by Ernst & Young LLP, the Company's independent auditors. The following selected consolidated financial data with respect to the Company's statements of income for the years ended December 31, 1999 and 1998 and with respect to the Company's balance sheets as of December 31, 2000, 1999 and 1998 are derived from the Company's audited consolidated financial statements, which are not included herein. The data should be read in conjunction with the consolidated financial statements, related notes and other financial information included herein.

(in thousands except per share data) Statement of Operations Data 2002 2001 2000 1999 1998 - - - -- - - -- - - -- - - -- - - -\$152,591 \$195,910 \$257,583 \$189,887 \$164,634 Net revenues Income (loss) from operations (24, 502) (5,017) 46,010 24, 427 18,365 Net income (loss) (559) 33,920 (15,942) 19,088 15,835 Net income (loss) per share-diluted (.38) .78 .45 .37 Weighted average shares-diluted 42,337 42,342 43,265 42,412 42,785

Year Ended December 31,

At December 31,

	(in thousands)						
Balance Sheet Data	2002	2001	2000	1999	1998		
Working capital Total assets Total liabilities Stockholders' equity	\$152,679 278,445 30,412 248,033	\$153,159 289,622 24,785 264,837	\$146,478 294,113 31,192 262,921	\$123,017 268,905 24,372 244,533	\$ 84,594 249,551 40,292 209,259		

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

The following table sets forth certain items of selected consolidated financial information as a percentage of net revenues for the periods indicated. This table and the subsequent discussion should be read in conjunction with the selected financial data and the Consolidated Financial Statements of the Company contained elsewhere in this report.

	Year ended December 31,				
	2002	2001	2000		
Net revenues	100.0%	100.0%	100.0%		
Gross margin	24.8%	29.9%	42.6%		
Selling, general and administrative expenses	27.4%	22.1%	16.8%		
Research and development expenses	13.4%	10.3%	8.0%		
Income (loss) before income taxes	(16.5%)	(0.5%)	19.3%		

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Management's Discussion and Analysis of Financial Condition and Results of Operations discusses the Company's consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an ongoing basis, management evaluates its estimates and judgements, including those related to revenue recognition, allowance for doubtful accounts, inventories, investments, intangible assets, income taxes, impairment of long-lived assets, and contingencies and litigation. Management bases its estimates and judgements on historical experience, knowledge of current conditions and on various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making judgements about the carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions. Management believes the following accounting policies involve its more significant judgements and estimates used in the preparation of its consolidated financial statements.

ACCOUNTS RECEIVABLE

Vicor maintains allowances for doubtful accounts for estimated losses resulting from the inability of its customers to make required payments, based on assessments of customers' credit-risk profiles and payment histories. If the financial condition of the Company's customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required.

INVENTORIES

The Company estimates allowances for its inventory for estimated obsolescence or unmarketable inventory based upon its known backlog and historical usage, and assumptions about future demand and market conditions. If actual future demand or market conditions are less favorable than those projected by management, additional inventory reserves for existing inventories may need to be recorded in future periods.

LONG-LIVED ASSETS

Management evaluates the recoverability of the Company's identifiable intangible assets, goodwill and other long-lived assets in accordance with Statement of Financial Accounting Standards No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" (FAS 144), which generally requires that the recoverability of these assets be assessed when events or circumstances indicate a potential impairment. The Company periodically assesses the remaining use of fixed assets based upon operating results and cash flows from operations. Equipment has been written-down as a result of these assessments as necessary. A further decline in the Company's business could lead to such impairment adjustments in future periods.

WARRANTY

The Company generally warrants its products for a period of two years. Vicor maintains allowances for estimated product returns under warranty based upon a review of known or potential product failures in the field and upon historical patterns of product returns. If unforeseen product issues arise or product returns increase above expected rates, additional allowances may be required.

INCOME TAXES

The Company accounts for income taxes in accordance with Statement of Financial Accounting Standards No. 109, "Accounting for Income Taxes" (FAS 109), which requires that deferred tax assets and liabilities be recognized using enacted rates for the effect of temporary differences between the book and tax bases of recorded assets and liabilities. FAS 109 also requires that deferred tax assets be reduced by a valuation allowance if it is more likely than not that some portion or all of the deferred tax asset will not be realized. At December 31, 2002, the Company has deferred tax assets of approximately \$8.1 million primarily resulting from temporary differences between the book and tax bases of assets and liabilities. The Company has assessed the need for a valuation allowance against these deferred tax assets and concluded that realization of these deferred tax assets is more likely than not and that no valuation allowance is warranted at December 31, 2002. In reaching this conclusion, the Company evaluated all relevant criteria including the existence of temporary differences reversing in the carryforward period, primarily depreciation, and the ability to carryback net operating losses at December 31, 2002. Based on these assessments, the Company concluded no valuation allowance

was warranted at December 31, 2002. Valuation allowances against these deferred tax assets may be required in the future based on changes in the mix of temporary differences, changes in tax laws, and operating performance.

YEAR ENDED DECEMBER 31, 2002 COMPARED TO YEAR ENDED DECEMBER 31, 2001:

Net revenues for fiscal 2002 were \$152,591,000, a decrease of \$43,319,000 (22.1%) as compared to \$195,910,000 for fiscal 2001. The decline in net revenues resulted primarily from a net decrease in unit shipments of standard and custom products of approximately \$41,201,000 and a decrease in license revenue of approximately \$2,118,000. Management believes that the decrease in unit shipments and net revenues is primarily due to continued over-capacity in the major electronics markets, particularly in the communications markets. As a result, demand for the Company's products suffered in 2002 and 2001. While the Company experienced an increase in orders in the first nine months of 2002 as compared with the second half of 2001, orders declined in the fourth quarter of 2002. Orders are still significantly less than fiscal year 2000 and the first half of 2001, and the revenue outlook going forward remains uncertain. Both first- and second-generation products are sold to similar customers. The decrease in license revenue was primarily due to the recognition of the final amounts under the license agreement with Reltec Corporation during the first quarter of 2001. The book-to-bill ratio was 0.98 for 2002 compared to 0.81 for 2001.

Gross margin decreased \$20,670,000 (35.3%) in 2002 from \$58,489,000 to \$37,819,000, and decreased as a percentage of net revenues from 29.9% to 24.8%. The primary component of the decrease in gross margin dollars and gross margin percentage was the decrease in net revenues and changes in the revenue mix, in particular a decrease in license revenue. In addition, there was \$1,462,000 of increased compensation expense due to certain manufacturing engineering groups being transferred in the third quarter of 2001 to operations, where they are included in cost of sales, from research and development, and an increase in depreciation on the second-generation automated production line, including equipment for FasTrak, of approximately \$1,315,000 in 2002. The Company expects to review the remaining useful lives of certain equipment in connection with the conversion of second-generation products to the FasTrak platform, and may shorten the useful lives of such equipment, as necessary going forward. This would result in higher depreciation expense on this equipment in 2003 and 2004. These items were partially offset by higher provisions for inventory reserves for potential excess raw materials during 2001 of approximately \$2,725,000. The higher provisions in 2001 were considered necessary due to higher levels of inventory at a time when demand for the Company's products was declining. The Company continues to refine the designs, processes, equipment and parts associated with second-generation products. Unless and until the Company achieves higher production volumes for both its first- and second-generation products and attains higher yield levels and component cost reductions on second-generation products, gross margins will continue to be adversely affected.

Selling, general, and administrative expenses were \$41,838,000 for the year, a decrease of \$1,474,000 (3.4%) from fiscal 2001. As a percentage of net revenues, selling, general and administrative expenses increased from 22.1% to 27.4% primarily due to the reduction in net revenues. The principal components of the \$1,474,000 decrease were \$975,000 (19.4%) in decreased sales commission costs, \$279,000 (81.3%) of decreased personnel related expenses, principally for employment recruiting, advertising and relocation expenses, \$265,000 (12.4%) in decreased costs associated with the operations of the Vicor Integrated Architects ("VIAs"), \$258,000 (8.5%) in decreased costs associated with the operations of Vicor Japan Co., Ltd. ("VJCL") and a decrease of \$204,000 due to not holding a North American sales meeting in 2002. The VIAs and VJCL have reduced headcount and expenses in response to the decline in their respective businesses. These decreases were offset by a 763,000 (4.9%) increase in compensation expense and \$170,000 (4.6%) of increased legal costs. The increase in compensation expense was partially due to the completion in the first quarter of 2002 of the internally developed software project of the Company's new Enterprise Resource Planning System. In accordance with Statement of Position 98-1, "Accounting for the Costs of Computer Software Developed or Obtained for Internal Use," certain costs associated with the project were capitalized, and capitalization ceased upon completion. During the third quarter of 2002, the Company and its primary legal counsel for the Company's infringement actions (see Part I, Item 3 - "Legal Proceedings") reached an agreement on legal fees providing for a reduction in the fees to be paid by the Company from January 1, 2002 until final resolution of each action. As a result of this agreement, the Company recorded a non-recurring reduction in legal expense of approximately \$1,092,000 in the third quarter of 2002 for legal fees incurred prior

to the third quarter. In addition, the Company realized approximately 659,000 in reduced legal expense during the third and fourth quarters of 2002 based on the agreement.

Research and development expenses increased \$289,000 (1.4%) to \$20,483,000 and increased as a percentage of net revenues to 13.4% from 10.3% due to the reduction in net revenues. The principal components of the \$289,000 increase were \$930,000 (274.8%) of increased development costs associated with the automation and test engineering groups, as less of these departments' efforts were associated with internally constructed manufacturing and test equipment in 2002 as compared to 2001, and \$323,000 (2.7%) of increased compensation expense. Approximately \$1,785,000 of the net increase in compensation expense was due to increases in the headcount in certain engineering groups, of which \$1,060,000 was at the Company's Picor subsidiary. This increase was partially offset by \$1,462,000 of decreased compensation expense due to certain manufacturing engineering groups being transferred to operations in the third quarter of 2001 where they are included in cost of sales. This was also offset by \$730,000 (32.8%) in decreased project material costs and \$317,000 (68.0%) in decreased personnel related expenses, principally related to employment recruiting, advertising and relocation expenses. The Company has a long-term commitment to reinvesting its profits in new product design and development in order to maintain and improve its competitive position.

Other income (expense), net decreased \$4,726,000 (114.7%) to \$(604,000). Other income (expense), net is primarily comprised of interest income derived from invested cash and cash equivalents and short-term investments, as well as a note receivable associated with the Company's real estate transaction (which was repaid in May 2002 - see Note 5 to the financial statements) and foreign currency transaction gains or losses. Other income (expense), net decreased due to a loss of \$1,985,000 in 2002 resulting from declines in the value of the Company's investment in Scipher, plc judged to be other than temporary. In 2001, the Company recorded a net gain of \$852,000 on this investment. In addition, the Company recorded increased write-downs of obsolete equipment of \$1,086,000 in 2002 as compared with 2001, and had a decrease in interest income of approximately \$1,582,000 due to a decrease in average interest rates. These decreases were partially offset by an increase in foreign currency transaction gains of \$759,000.

Loss before income taxes was \$25,106,000, a decrease of \$24,211,000 compared to a loss before income taxes of \$895,000 in 2001.

The benefit for income taxes totaled \$9,164,000 in 2002, while the benefit for income taxes totaled \$336,000 in 2001. The Company's overall tax rate was (36.5%) and (37.5%) for 2002 and 2001, respectively. Due to a law change in 2002 which allowed temporarily for a five year carryback, the carryback period for losses incurred in 2003 and beyond is reverting back to two years, from the five years allowed in 2002. Although any losses incurred in future periods will be available to offset future taxable income, due to the inherent uncertainty surrounding estimating future taxable income, if any, the Company does not expect to record a benefit for Federal and state income tax purposes in 2003. The Company will continue to assess its effective tax rate and the need for valuation allowances against its deferred tax assets.

The Company reported a net loss in 2002 of 15,942,000, as compared with a net loss in 2001 of 559,000. Diluted loss per share was (.38) in 2002 and (.01) in 2001.

YEAR ENDED DECEMBER 31, 2001 COMPARED TO YEAR ENDED DECEMBER 31, 2000:

Net revenues for fiscal 2001 were \$195,910,000, a decrease of \$61,673,000 (23.9%) as compared to \$257,583,000 for fiscal 2000. The decline in net revenues resulted primarily from a net decrease in unit shipments of standard and custom products of approximately \$54,724,000 and a decrease in license revenue of approximately \$6,949,000. The Company experienced a reduction in demand for its first-generation products in the fourth quarter of 2000 which continued throughout 2001. While overall revenues of second-generation products increased 47% in 2001 over 2000, the Company experienced a reduction in demand for second-generation products in the second half of 2001. The decrease in license revenue was primarily due to the recognition of the final amounts under the license agreement with Reltec Corporation during the first quarter of 2001.

Gross margin decreased \$51,263,000 (46.7%) from \$109,752,000 to \$58,489,000, and decreased as a percentage of net revenues from 42.6% to 29.9%. The primary component of the decrease in gross margin dollars and gross margin percentage was the decrease in net revenues. Other factors impacting the gross margin percentage were an increase in provisions for inventory reserves of approximately \$1,700,000 in 2001 for potential excess materials, an increase in depreciation on the second-generation automated production line, including equipment for FasTrak, of approximately \$911,000 in 2001 and changes in the revenue mix. The primary changes in the revenue mix affecting gross margin percentage were the decrease in license revenue and a higher proportion of second-generation products shipped in 2001 as compared to 2000, which are at significantly lower gross margins than those of first-generation products.

Selling, general, and administrative expenses were \$43,312,000 for the year, an increase of \$133,000 (0.3%) over fiscal 2000. As a percentage of net revenues, selling, general and administrative expenses increased from 16.8% to 22.1%. The principal components of the \$133,000 (8.0%) of increased legal expense and \$1,151,000 (8.0%) of increased compensation expense. These were offset by a \$1,741,000 (25.8%) decrease in sales commission costs, \$665,000 (85.6%) in decreased payroll tax expense associated with the exercise of stock options and \$496,000 (14.1%) in decreased advertising costs. The increase in legal expense in 2001 was in connection with activity related to the Company's patent infringement actions (see Part I, Item 3 - "Legal Proceedings").

Research and development expenses decreased \$369,000 (1.8%) to \$20,194,000, but increased as a percentage of net revenues to 10.3% from 8.0%. The principal component of the \$369,000 decrease was \$947,000 (81.4%) of decreased research and development expense associated with the operations of VJCL due to a realignment of their activities to applications engineering beginning in the second quarter of 2001, which is included in selling, general and administrative expenses. This was offset by \$245,000 (20.8%) of increased research and development costs associated with the operations of the VIAs, \$169,000 (19.2%) of increased facilities costs and \$113,000 (34.4%) of increased personnel related expenses, principally for employment recruiting, advertising and relocation expenses.

Other income (expense), net increased \$336,000 (8.9%) to \$4,122,000. Other income (expense), net is primarily comprised of interest income derived from invested cash and cash equivalents and short-term investments, as well as a note receivable associated with the Company's real estate transaction, as described in Note 5 to the financial statements. Other income (expense), net increased primarily due to a gain on the sale of an investment of \$1,452,000 in the fourth quarter of 2001. In exchange, the Company received shares of Scipher plc, a U.K. company which is publicly traded on the London Stock Exchange. As a result, the carrying value of this investment will be subject to fluctuations in Scipher's share price, which is reported in a separate component of stockholders' equity, and to fluctuations in foreign currency, which is reported in the statement of operations. Any declines judged to be other than temporary and any realized gains (losses) will be reported in other income (expense), net (see Note 6 to the financial statements). This increase was offset by a decrease in interest income due to a decrease in average interest rates.

Loss before income taxes was \$895,000, a decrease of \$50,691,000 (101.8%) compared to income before income taxes of \$49,796,000 in 2000.

The benefit for income taxes totaled \$336,000 in 2001, while the provision for income taxes totaled \$15,876,000 in 2000. The Company's overall tax rate was (37.5%) and 31.9% for 2001 and 2000, respectively.

The Company reported a net loss in 2001 of 559,000, as compared with net income in 2000 of 333,920,000. Diluted loss per share was (.01) in 2001 and diluted income per share was .78 in 2000.

LIQUIDITY AND CAPITAL RESOURCES

At December 31, 2002, the Company had \$72,120,000 in cash and cash equivalents. Working capital decreased \$480,000 during the year ended December 31, 2002. This decrease was due primarily to an increase in current liabilities of \$5,044,000, offset by a net increase in current assets of \$4,564,000. The primary factors affecting the working capital decrease were a decrease in inventories of \$10,423,000, the repayment of a note receivable of \$7,500,000 and a decrease in accounts receivable of \$755,000, and an increase in accounts payable and income taxes payable of \$5,534,000. These were offset by an increase in cash and cash equivalents of \$14,639,000 and refundable income taxes of \$8,846,000.

Cash used in investing activities during fiscal 2002 was \$1,964,000, a decrease of \$44,274,000 compared to fiscal 2001. This decrease was primarily due to a decrease in net purchases of short-term investments of \$22,800,000, a decrease in net additions to property and equipment of \$11,616,000 and a decrease in notes receivable of \$10,237,000. Cash used in financing activities was \$1,157,000 in 2002 compared to cash provided by financing activities of \$1,377,000 in 2001, a net change of \$2,534,000. This change is primarily attributed to a net increase in the acquisition cost of treasury stock of \$1,270,000 in 2002, and a decrease in the net proceeds from the issuance of Common Stock upon the exercise of stock options of \$1,264,000.

The Company's primary liquidity needs are for making continuing investments in manufacturing equipment, much of which is built internally, particularly for the Company's second-generation products. The internal construction of manufacturing machinery, in order to provide for additional manufacturing capacity, is a practice which the Company expects to continue in the future. While the Company expects capital spending to be higher in 2003 than 2002, it will be less than the spending levels in 2001 and 2000. The Company anticipates that the automation and test engineering groups, which build the manufacturing equipment internally, will be spending more time in development and support and maintenance activities in 2003, which is expensed. The Company has nearly completed an upgrade to its second-generation production equipment, internally designated as FasTrak, which the Company anticipates will help to increase production capacity and reduce manufacturing costs. In February 2001, management approved approximately \$16 million in new capital expenditures to execute this plan. Through December 31, 2002, the Company has spent approximately \$12,500,000 under this plan, of which approximately \$1,400,000 was in construction-in-progress at December 31, 2002. It is expected that this equipment will be completed and placed into service during the first quarter of 2003, which should complete this spending plan. The additional costs to be incurred are expected to be less than \$100,000.

In November 2000, the Board of Directors of the Company authorized the repurchase of up to \$30,000,000 of the Company's Common Stock (the "November 2000 Plan"). The November 2000 Plan authorizes the Company to make repurchases from time to time in the open market or through privately negotiated transactions. The timing of this program and the amount of the stock that may be repurchased is at the discretion of management based on its view of economic and financial market conditions. In 2002, the Company spent \$1,408,000 for the repurchase of 230,000 shares of its Common Stock under the November 2000 Plan. At December 31, 2002, the Company spent approximately \$28,593,000 remaining under the plan. On March 5, 2003, the Company spent approximately \$2,562,000 for the repurchase of 453,400 shares of its Common Stock.

The table below summarizes the Company's contractual cash obligations as of December 31, 2002 (in thousands):

		Payments due by period						
Contractual Obligations	Total	Less than 1 year	1 - 3 years	3 - 5 years	More than 5 years			
Operating leases	\$3,448	\$ 1,279	\$1,822	\$ 347	\$-			
Nitrogen supply contract	3,300	264	792	792	1,452			
Total	\$6,748	\$ 1,543	\$2,614	\$1,139	\$1,452			
	======	======	======	======	======			

The Company believes that cash generated from operations and its cash and cash equivalents will be sufficient to fund planned operations and capital equipment purchases for the foreseeable future. At December 31, 2002, the Company had approximately \$100,000 of capital expenditure commitments, principally for manufacturing equipment.

The Company does not consider the impact of inflation and changing prices on its business activities or fluctuations in the exchange rates for foreign currency transactions to have been material during the last three fiscal years.

COST REDUCTION PLAN

In October 2001, the Company announced a cost reduction plan. Under this plan, the Company continues to require a reduced work schedule for direct factory employees as required by production demands, and mandatory use of certain accrued personal time by all other employees. The need for this plan is reviewed by senior management on a periodic basis, and the Company expects it to continue for the foreseeable future.

ITEM 7(a) QUALITATIVE AND QUANTITATIVE DISCLOSURE ABOUT MARKET RISK

The Company is exposed to a variety of market risks, including changes in interest rates affecting the return on its cash and cash equivalents and short-term investments, changes in the equity price of the Company's investment in Scipher plc, a U.K. company, and fluctuations in foreign currency exchange rates.

As the Company's cash and cash equivalents consist principally of money market securities, which are short-term in nature, the Company's exposure to market risk on interest rate fluctuations for these investments is not significant. The Company's short-term investments consist mainly of corporate and government debt securities, a major portion of which have maturities of less than one year. These debt securities are all highly- rated investments, in which a significant portion have interest rates reset at auction at regular intervals. As a result, the Company believes there is minimal market risk to these investments.

The equity price risk for the Company's investment in Scipher plc is not material, as the balance of this investment at December 31, 2002 was \$540,000. The market price of the stock has experienced significant fluctuations over the past year. During 2002, the Company recognized a loss of \$1,985,000 resulting from declines in the value of this investment judged to be other than temporary (see Note 6 to the financial statements).

The Company's exposure to market risk for fluctuations in foreign currency exchange rates relates primarily to the operations of VJCL and changes in the dollar/yen exchange rate. The Company believes that this market risk is currently not material due to the relatively small size of VJCL's operations.

ITEM 8 - FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

INDEX

FINANCIAL STATEMENTS

Report of Independent Auditors

Consolidated Balance Sheets at December 31, 2002 and 2001

Consolidated Statements of Operations For the Years Ended December 31, 2002, 2001 and 2000 $\,$

Consolidated Statements of Cash Flows For the Years Ended December 31, 2002, 2001 and 2000

Consolidated Statements of Stockholders' Equity For the Years Ended December 31, 2002, 2001 and 2000

Notes to the Consolidated Financial Statements

SCHEDULE (Refer to Item 15)

Board of Directors and Stockholders VICOR CORPORATION

We have audited the accompanying consolidated balance sheets of Vicor Corporation as of December 31, 2002 and 2001, and the related consolidated statements of operations, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2002. Our audits also included the financial statement schedule listed in the Index at Item 15(a). These financial statements and schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedule based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Vicor Corporation at December 31, 2002 and 2001, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2002, in conformity with accounting principles generally accepted in the United States. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

As discussed in Note 7 to the consolidated financial statements, in 2002 the Company changed its method of accounting for goodwill and other intangible assets in accordance with the adoption of Statement of Financial Accounting Standards No. 142.

/s/Ernst & Young LLP

Boston, Massachusetts January 27, 2003, except for the second paragraph of Note 8, as to which the date is March 5, 2003

	2002	2001
	(in thousands,	except share data)
ASSETS		
Current assets: Cash and cash equivalents Short-term investments Accounts receivable, less allowance of \$648 in 2002 and \$1,460 in 2001	\$ 72,120 28,779 22,469	\$ 57,481 28,808 23,224
Refundable income taxes Note receivable Inventories, net Deferred tax assets Other current assets	8,846 - 30,325 8,126 2,399	- 7,500 40,748 8,850 1,889
Total current assets	173,064	168,500
Property, plant and equipment, net Notes receivable from related parties Other assets	98,738 - 6,643 \$ 278,445 =======	110,846 2,167 8,109 \$ 289,622
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities: Accounts payable Accrued compensation and benefits Accrued expenses Income taxes payable Deferred revenue Total current liabilities Deferred income taxes Commitments and contingencies	\$ 5,724 3,379 4,158 6,521 603 20,385 10,027	\$ 3,087 3,492 4,321 3,624 817 15,341 9,444
<pre>Stockholders' equity: Preferred Stock, \$.01 par value, 1,000,000 shares authorized; 360,001 issued and none outstanding in 2002 and 2001 Class B Common Stock: 10 votes per share, \$.01 par value, 14,000,000 shares authorized, 11,880,100, issued and outstanding (11,930,848 in 2001) Common Stock: 1 vote per share, \$.01 par value, 62,000,000 shares authorized, 36,876,378 shares issued and 30,320,580 outstanding (36,784,556 issued and 30,458,758 outstanding in 2001) Additional paid-in capital Retained earnings Accumulated other comprehensive income Treasury stock at cost: 6,555,798 shares (6,325,798 shares in 2001) Total stockholders' equity</pre>	- 119 369 145,706 203,398 239 (101,798) 248,033	- 119 369 145,359 219,340 40 (100,390) 264,837
	\$ 278,445 =======	\$ 289,622 ======

See accompanying notes

VICOR CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS Years ended December 31, 2002, 2001 and 2000

	2002	2001	2000
		ls, except per shar	
Net revenues	\$152,591	\$195,910	\$257,583
Costs and expenses: Cost of revenue Selling, general and administrative Research and development	114,772 41,838 20,483 177,093	137,421 43,312 20,194 200,927	147,831 43,179 20,563 211,573
Income (loss) from operations	(24,502)	(5,017)	46,010
Other income (expense), net	(604)	4,122	3,786
Income (loss) before income taxes	(25,106)	(895)	49,796
Provision (benefit) for income taxes	(9,164)	(336)	15,876
Net income (loss)	\$(15,942) =======	\$ (559) ======	\$ 33,920 =======
Net income (loss) per common share: Basic	\$ (.38) =======	\$ (.01) =======	\$.80 ======
Diluted	\$ (.38) =======	\$ (.01) =======	\$.78 ======
Shares used to compute net income (loss) per share: Basic	42,337 ======	42,342	42,276 =======
Diluted	42,337	42,342	43,265 ======

See accompanying notes

VICOR CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS Years ended December 31, 2002, 2001 and 2000

	2002 2001		2000
		(in thousands)	
Operating activities:			
Net income (loss)	\$(15,942)	\$ (559)	\$ 33,920
Adjustments to reconcile net income (loss) to net cash			
provided by operating activities: Depreciation and amortization	21,887	19,984	10 226
Other than temporary decline in investment	1,985	19,984	18,326 400
Loss on disposal of equipment	1,446	360	625
Deferred income taxes	1,167	(902)	764
Amortization of bond premium	376	-	-
Distribution of investment shares	(191)	-	-
Tax benefit relating to stock option plans	96	1,272	7,672
(Gain) loss on sale of investments Unrealized gain on foreign currency	5 (26)	(1,452)	-
Change in current assets and liabilities, net	7,026	20,464	(22,430)
change in current assets and itabilities, net			(22,430)
Net cash provided by operating activities	17,829	39,767	39,277
Investing activities:			
Purchase of short-term investments	(37,066)	(23,064)	(9,600)
Sales and maturities of short-term investments	36,802	-	4,000
Additions to property, plant and equipment	(10,770)	(22,386)	(16,783)
Decrease (increase) in notes receivable	9,636	(601)	(368)
Proceeds from sale of equipment Increase in other assets	(566)	10 (797)	34 (36)
	(300)		(30)
Net cash used in investing activities	(1,964)	(46,838)	(22,753)
Financing activities:			
Proceeds from exercise of stock options	251	1,515	10,460
Acquisitions of treasury stock	(1,408)	(138)	(32,989)
Net cash provided by (used in)			
financing activities	(1,157)	1,377	(22,529)
Effect of foreign exchange rates on cash	(69)	259	(188)
Net increase (decrease) in cash and cash equivalents	14,639	(5,435)	(6,193)
Cash and cash equivalents at beginning of year	57,481	62,916	69,109
Cash and cash equivalents at end of year	\$ 72,120	\$ 57,481	\$ 62,916
	=======	=======	=======

Continued on following page

VICOR CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued) Years ended December 31, 2002, 2001 and 2000

	2002	2001	2000
		(in thousands)	
Change in current assets and liabilities:			
Accounts receivable	\$ 887	\$ 24,609	\$(15,927)
Inventories	10,559	3,508	(11,426)
Other current assets	(9,343)	128	3
Accounts payable and other accrued items	2,233	(7,971)	1,208
Income taxes payable	2,904	(627)	3,712
Deferred revenue	(214)	817	-
	\$ 7,026	\$ 20,464	\$(22,430)
	=======	=======	=======
Supplemental disclosures:			
Cash paid during the year for income taxes, net of refunds	\$ (4,733)	\$ (937)	\$ 3,935

See accompanying notes

VICOR CORPORATION CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY Years ended December 31, 2002, 2001 and 2000 (in thousands)

	CLASS B ADDITIONAL COMMON COMMON PAID-IN STOCK STOCK CAPITAL		AID-IN	RETAINED EARNINGS	ACCUMULATED OTHER COMPREHENSIVE INCOME		TREASURY STOCK		TOTAL OCKHOLDERS' EQUITY			
Balance at December 31, 1999	\$	121	\$	356	\$	124,451	\$ 185,979	\$	889	\$ (67,263)	\$	244,533
Sales of Common Stock Conversion of Class B Common Stock to Common Stock Income tax benefit from		(1)		10 1		10,450						10,460 -
transactions involving stock option Purchase of treasury stock Net income for 2000 Currency translation adjustments						7,672	33,920		(675)	(32,989)		7,672 (32,989) 33,920 (675)
Comprehensive income												33,245
Balance at December 31, 2000		120		367		142,573	219,899		214	(100,252)		262,921
Sales of Common Stock Conversion of Class B Common				1		1,514						1,515
Stock to Common Stock Income tax benefit from transactions involving stock options Purchase of treasury stock Net loss for 2001 Unrealized gain on investments		(1)		1		1,272	(559)		55	(138)		- 1,272 (138) (559) 55
Currency translation adjustments									(229)			(229)
Comprehensive loss												(733)
Balance at December 31, 2001		119		369		145,359	219,340		40	(100,390)		264,837
Sales of Common Stock Conversion of Class B Common Stock to Common Stock Income tax benefit from						251						251
transactions involving stock options Purchase of treasury stock Net loss for 2002 Unrealized gain on investments Currency translation adjustments						96	(15,942)		82 117	(1,408)		96 (1,408) (15,942) 82 117
Comprehensive loss												(15,743)
Balance at December 31, 2002	\$ =====	119	\$ ====	369		145,706	\$ 203,398 ======	\$ =====	239	\$(101,798) =======	\$ ==	248,033

See accompanying notes

1. SIGNIFICANT ACCOUNTING POLICIES

DESCRIPTION OF BUSINESS

Vicor Corporation (the "Company") designs, develops, manufactures and markets modular power converters, power system components, and power systems using a patented, high frequency power conversion technology designated "zero current switching." The Company also licenses certain rights to its technology in return for ongoing royalties. The principal markets for the power converters and systems are large Original Equipment Manufacturers and smaller, lower volume users which are broadly distributed across several major market areas.

PRINCIPLES OF CONSOLIDATION

The consolidated financial statements include the accounts of the Company and its subsidiaries. All intercompany transactions and balances have been eliminated upon consolidation.

REVENUE RECOGNITION

Product revenue is recognized in the period when persuasive evidence of an arrangement with a customer exists, the products are shipped and title has transferred to the customer, the price is fixed and determinable, and collection is considered probable. License fees are recognized ratably over the period of exclusivity or as additional royalty payments would have been required, if greater, or over the period in which the Company provides services. The Company recognizes revenue on such arrangements only when the contract is signed, the license term has begun, all obligations have been delivered to the customer, and collection is probable.

FOREIGN CURRENCY TRANSLATION

The financial statements of Vicor Japan Company, Ltd. ("VJCL"), for which the functional currency is the Japanese yen, have been translated into U.S. dollars in accordance with FASB Statement No. 52, "Foreign Currency Translation." All balance sheet accounts have been translated using the exchange rate in effect at the balance sheet date. Income statement amounts have been translated at the average exchange rates in effect during the year. The gains and losses resulting from the changes in exchange rates from year to year have been reported in other comprehensive income. Foreign currency transaction gains (losses), included in other income (expense), net, were approximately \$526,000, (\$232,000) and (\$75,000) in 2002, 2001 and 2000, respectively.

CASH AND CASH EQUIVALENTS

Cash and cash equivalents include funds held in checking and money market accounts with banks, certificates of deposit and debt securities with maturities of less than three months when purchased and money market securities. Cash and cash equivalents are valued at cost which approximates market value. The Company's money market securities, which are classified as cash equivalents on the balance sheet, are purchased and redeemed at par. The estimated fair value is equal to the cost of the securities and due to the nature of the securities there are no unrealized gains or losses at the balance sheet dates. As of December 31, 2002, the Company has approximately \$54 million of available-for-sale securities included in cash and cash equivalents (\$47 million as of December 31, 2001).

SHORT-TERM INVESTMENTS

The Company's short-term investments are classified as available-for-sale securities and are recorded at fair value, with the unrealized gains and losses, net of tax, reported in a separate component of stockholders' equity. The amortized cost of debt securities is adjusted for amortization of premiums and accretion of discounts to maturity. Such amortization, along with interest and realized gains and losses, are included in other income (expense), net. The Company considers these investments, which represent funds for current operations, to be an integral part of its cash management activities. The Company has no trading securities or held-to-maturity securities.

1. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

INVENTORIES

Inventories are valued at the lower of cost (determined using the first-in, first-out method) or market. The Company provides reserves for inventories estimated to be excess, obsolete or unmarketable. The Company's estimation process for such reserves is based upon its known backlog, projected future demand and expected market conditions. As sales for the Company's products decline, such as occurred during 2002 and 2001, the Company's estimation process will cause larger inventory reserves to be recorded, resulting in larger charges to cost of sales. This occurred during 2002 and 2001.

CONCENTRATIONS OF CREDIT RISK

Financial instruments that potentially subject the Company to significant concentrations of credit risk consist principally of cash and cash equivalents, short-term investments and trade accounts receivable. The Company maintains cash and cash equivalents and certain other financial instruments with various high credit, quality financial institutions. The Company's short-term investments consist of highly rated corporate and government debt securities. The Company's investment policy, approved by the Board of Directors, limits the amount the Company may invest in any one type of investment, thereby reducing credit risk concentrations. Concentrations of credit risk with respect to trade accounts receivable are limited due to the number of entities comprising the Company's customer base. Credit losses have consistently been within management's expectations.

INTANGIBLE ASSETS

In the first quarter of 2002, the Company adopted FASB Statement No. 142, "Goodwill and Other Intangible Assets" (FAS 142), which resulted in the elimination of goodwill amortization beginning in fiscal 2002. Values assigned to patents are amortized using the straight-line method over periods ranging from five to twenty years. The adoption of FAS 142 did not have a material effect on the Company's financial position or results of operations.

LONG-LIVED ASSETS

In 2002, the Company adopted FASB Statement No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets " (FAS 144). Long-lived assets, such as property, plant and equipment and intangible assets, are included in impairment evaluations when events or circumstances exist that indicate the carrying amount of those assets may not be recoverable. If the impairment evaluation indicates the affected asset is not recoverable, the asset's carrying value would be reduced to fair value. No event has occurred that would suggest any impairment in the value of long-lived assets recorded in the accompanying consolidated financial statements.

ADVERTISING EXPENSE

The cost of advertising is expensed as incurred. The Company incurred \$2,864,000, \$3,010,000, and \$3,506,000 in advertising costs during 2002, 2001 and 2000, respectively.

NET INCOME (LOSS) PER COMMON SHARE

Basic and diluted income (loss) per share are calculated in accordance with FASB Statement No. 128, "Earnings per Share."

INCOME TAXES

The Company accounts for income taxes in accordance with FASB Statement No. 109, "Accounting for Income Taxes" (FAS 109). FAS 109 requires that deferred tax assets and liabilities are determined based on the differences between financial reporting and tax bases of assets and liabilities and are measured using the enacted income tax rates and laws that are expected to be in effect when the temporary differences are expected to reverse. FAS 109 also requires that deferred tax assets be reduced by a valuation allowance if it is more likely than not that some portion or all of the deferred tax assets will not be realized. Additionally, deferred tax assets and liabilities are separated into current and noncurrent amounts based on the classification of the related assets and liabilities for financial reporting purposes.

1. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

STOCK-BASED COMPENSATION

The Company uses the intrinsic value method in accounting for its employee stock options in accordance with Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" (APB 25) and related Interpretations, as permitted under FASB Statement No. 123, "Accounting for Stock-Based Compensation" (FAS 123) and FASB Statement No. 148, "Accounting for Stock-Based Compensation - Transition and Disclosure" (FAS 148). Under APB 25, because the exercise price of the Company's employee stock options equals the market price of the underlying stock on the date of grant, no compensation expense is recognized.

Pro forma information regarding net income (loss) and net income (loss) per share is required by FAS 123, which also requires that the information be determined as if the Company had accounted for its employee stock options granted subsequent to December 31, 1994 under the fair value method described in FAS 123. The fair value for these options was estimated at the date of grant using a Black-Scholes option pricing model with the following weighted-average assumptions for 2002, 2001 and 2000, respectively: risk-free interest rates of 3.6%, 4.4% and 6.1%; dividend yields of zero; volatility factor of the expected market price of the Company's common stock of .67, .66 and .59; and a weighted-average expected life of the option of 4.5, 4.5 and 4.4 years.

The Black-Scholes option valuation model was developed for use in estimating the fair value of traded options which have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of subjective assumptions including the expected stock price volatility. Because the Company's employee stock options have characteristics different from those of traded options, and because changes in the subjective input assumptions can materially affect the fair value estimate, in management's opinion, the existing models do not necessarily provide a reliable single measure of the fair values of its employee stock options.

For purposes of pro forma disclosures, the estimated fair value of the options is amortized to expense over the options' vesting period. The following table sets forth a reconciliation of reported net income (loss) to pro forma net income (loss) (in thousands except for earnings per share information):

	2002	2001	2000
Net income (loss), as reported Stock-based employee compensation cost,	\$ (15,942)	\$ (559)	\$ 33,920
net of related tax effects	(5,657)	(7,511)	(5,787)
Pro forma net income (loss)	\$ (21,599) =======	\$ (8,070) ======	\$ 28,133 =======
Net income (loss) per share, as reported: Basic Diluted	\$ (.38) \$ (.38)	\$ (.01) \$ (.01)	\$.80 \$.78
Pro forma net income (loss) per share: Basic Diluted	\$ (.51) \$ (.51)	\$ (.19) \$ (.19)	\$.67 \$.66

The effects of applying FAS 123 on pro forma disclosures are not likely to be representative of the effects on pro forma disclosures of future years.

USE OF ESTIMATES

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

1. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

COMPREHENSIVE INCOME

The Company reports comprehensive income in accordance with FASB Statement No. 130, "Reporting Comprehensive Income." Statement No. 130 requires the foreign currency translation adjustments related to VJCL and unrealized gains (losses) on short-term investments to be included in other comprehensive income, net of related income tax effects.

IMPACT OF RECENTLY ISSUED ACCOUNTING STANDARDS

In June 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards No. 143 (FAS 143), "Accounting for Asset Retirement Obligations," which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs. It also applies to legal obligations associated with the retirement of long- lived assets that result from the acquisition, construction, development and/or the normal operation of a long-lived asset, except for certain obligations of lessees. The Company is required to adopt FAS 143 in the first quarter of 2003 and does not expect the Statement will have a material effect on its financial position or results of operations.

In July 2002, the FASB issued Statement of Financial Accounting Standards No. 146 (FAS 146), "Accounting for Costs Associated with Exit or Disposal Activities." The statement requires companies to recognize costs associated with exit or disposal activities when they are incurred rather than at the date of a commitment to an exit or disposal plan. Costs covered by the standard include lease termination costs and certain employee severance costs that are associated with a restructuring, plant closing or other exit or disposal activity. This statement is effective for exit or disposal activities initiated after December 31, 2002. FAS 146 may affect the timing of the Company's recognition of future exit or disposal costs, if any.

In January 2003, the FASB issued Interpretation No. 46, "Consolidation of Variable Interest Entities," which requires the consolidation of a variable interest entity, as defined, by its primary beneficiary. Primary beneficiaries are those companies that are subject to a majority of the risk of loss or entitled to receive a majority of the entity's residual returns, or both. In determining whether it is the primary beneficiary of a variable interest entity, an entity with a variable interest shall treat variable interests in that same entity held by its related parties as its own interests. The Interpretation is effective prospectively for all variable interests obtained subsequent to December 31, 2002. For variable interests existing prior to December 31, 2002, consolidation will be required beginning July 1, 2003. The Company is currently evaluating the impact of adopting the Interpretation and does not believe it will have a material impact on its financial position or results of operations.

2. SHORT-TERM INVESTMENTS

The following is a summary of available-for-sale securities (in thousands):

	Cost	Gross Unrealized Gains		Gross Unrealized Losses			timated Fair Value
DECEMBER 31, 2002							
U. S. corporate securities	\$ 28,547	\$	234	\$	(2)	\$	28,779
		====		====		==	
DECEMBER 31, 2001							
U. S. corporate securities Obligations of states and political	\$ 18,137	\$	147	\$	-	\$	18,284
subdivisions	9,094		10		(13)		9,091
Other debt securities	1,433		-		-		1,433
	\$ 28,664 ======	\$ ====	157	\$ ====	(13)	\$ ==	28,808

2. SHORT-TERM INVESTMENTS (CONTINUED)

The amortized cost and estimated fair value of debt securities at December 31, 2002, by contractual maturities, are shown below (in thousands):

	Cost	Estimated Fair Value	
Due in one year or less Due in one year to two years Due after two years	\$ 8,500 9,545 10,502 \$ 28,547 =======	\$ 8,504 9,630 10,645 \$ 28,779	

3. INVENTORIES

Inventories were as follows (in thousands):

	December 31, 2002 2001		
Raw materials Work-in-process	\$22,320 2,992	\$31,979 3,758	
Finished goods	5,013	5,011	
	\$30,325	\$40,748	
	=======	======	

4. PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment are stated at cost and are depreciated and amortized over a period of 3 to 31.5 years generally under the straight-line method for financial reporting purposes and accelerated methods for income tax purposes. Property, plant and equipment were as follows (in thousands):

	December 31,	
	2002	2001
Land	\$ 2,089	\$ 2,089
Buildings and improvements	40,081	39,867
Machinery and equipment	171,314	157,962
Furniture and fixtures	5,329	5,222
Construction-in-progress	2,720	8,091
	221,533	213,231
Less accumulated depreciation and amortization	122,795	102,385
	\$ 98,738	\$110,846
	=======	=======

During 2002, the Company had write-downs of approximately \$1,446,000 (\$360,000 in 2001) for certain equipment no longer in use, which was included in other income (expense), net in the accompanying consolidated statements of operations.

At December 31, 2002, the Company had approximately 100,000 of capital expenditure commitments.

5. NOTES RECEIVABLE

In May 1997, the Company received a promissory note in the amount of \$7,500,000 from an unrelated third party in exchange for \$5,000,000 in cash plus the termination of an existing note in the amount of \$2,500,000. The note was repaid in full in May 2002.

The Company's President had borrowed funds from the Company pursuant to a series of unsecured term notes. The notes were repaid in full in December 2002. As of December 31, 2001, the notes and interest receivable balance was approximately \$2,132,000.

6. INVESTMENT

In December 2001, the Company sold shares in a privately held company which it had accounted for on the cost method, receiving 1,117,465 shares of Scipher plc, a U.K. company. The sale resulted in a realized gain of \$1,452,000. In the third quarter of 2001, the Company had recognized a decline judged to be other than temporary on the cost method investment of approximately \$600,000.

At December 31, 2002, the investment is valued at \$540,000 (\$2,400,000 at December 31, 2001) and is included in other assets in the accompanying balance sheet. The investment is carried at fair value, which is based on quoted market prices. Adjustments to the fair value of the investment due to fluctuations in the share price are reported in a separate component of stockholders' equity, while adjustments due to fluctuations in foreign currency are reported in other income (expense), net. Any declines judged to be other than temporary and any realized gains (losses) from the sale of the investment will be reported in other income (expense), net. During 2002, the investment was adjusted for declines judged to be other than temporary totaling \$1,985,000.

7. GOODWILL AND OTHER INTANGIBLE ASSETS

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards No. 142 (FAS 142) "Goodwill and Other Intangible Assets." Under FAS 142, goodwill and indefinite lived intangible assets are no longer amortized but are tested for impairment at least annually at the reporting unit level. The Company adopted FAS 142 in the first quarter of 2002, which resulted in the elimination of goodwill amortization beginning in fiscal 2002. In the quarter ended June 30, 2002, as provided for in FAS 142, the Company performed the first of the required tests under FAS 142 with respect to its goodwill of approximately \$2,000,000 related to the operations of one of its subsidiaries, VJCL, and determined that there was no impairment to the carrying value of this goodwill. The Company reassessed the carrying value of its goodwill during the fourth quarter of fiscal 2002 as required by the provisions of FAS 142, and determined that there was no impairment to the carrying value. The Company has no other goodwill or acquired intangible assets on the balance sheet at December 31, 2002 and 2001.

The following table sets forth a reconciliation of reported net income (loss) to adjusted net income (loss) (in thousands):

	2002	2001	2000
Reported net income (loss)	\$(15,942)	\$(559)	\$ 33,920
Add back: goodwill amortization, net of income tax effect	-	186	219
Adjusted net income (loss)	\$(15,942) ======	\$(373) =====	\$ 34,139 ======
Adjusted net income (loss) per common share - diluted	\$ (.38) ======	\$(.01) =====	\$.79 ======

7. GOODWILL AND OTHER INTANGIBLE ASSETS (CONTINUED)

Patent costs, which are included in the other assets in the accompanying balance sheets, were as follows, (in thousands):

	December 31,	
	2002	2001
Patent costs Less accumulated amortization	\$5,049 1,713	\$5,114 1,845
	\$3,336	\$3,269

Amortization expense was approximately \$455,000, \$1,007,000 and \$1,057,000 in 2002, 2001 and 2000, respectively. The estimated amortization expense for the next five years is as follows (in thousands):

Year

8. STOCKHOLDERS' EQUITY

In November 2000, the Board of Directors of the Company authorized the repurchase of up to \$30,000,000 of the Company's Common Stock (the "November 2000 Plan"). The plan authorizes the Company to make repurchases from time to time in the open market or through privately negotiated transactions. The timing of this program and the amount of the stock that may be repurchased is at the discretion of management based on its view of economic and financial market conditions. In 2002, the Company spent \$1,408,000 in the repurchase of 230,000 shares of its Common Stock under the November 2000 Plan. At December 31, 2002, the Company had approximately \$28,593,000 remaining under the plan.

On March 5, 2003, the Company spent approximately 2,562,000 for the repurchase of 453,400 shares of its Common Stock.

Common Stock

Each share of Common Stock entitles the holder thereof to one vote on all matters submitted to the stockholders. Each share of Class B Common Stock entitles the holder thereof to ten votes on all such matters.

Shares of Class B Common Stock are not transferable by a stockholder except to or among the stockholder's spouse, certain of the stockholder's relatives, and certain other defined transferees. Class B Common Stock is not listed or traded on any exchange or in any market. Class B Common Stock is convertible at the option of the holder thereof at any time and without cost to the stockholder into shares of Common Stock on a one-for-one basis.

During 2002, a total of 41,074 shares of Common Stock were issued upon the exercise of stock options, and 50,748 shares of Class B Common Stock were converted into 50,748 shares of Common Stock

9. INCOME (LOSS) PER SHARE

The following table sets forth the computation of basic and diluted income (loss) per share (in thousands, except per share amounts):

	2002	2001	2000
Numerator: Net income (loss)	\$(15,942) ======	\$ (559) =====	\$ 33,920 ======
Denominator: Denominator for basic income (loss) per share - weighted average shares	42,337	42,342	42,276
Effect of dilutive securities: Employee stock options			989
Denominator for diluted income per share - adjusted weighted -average shares and assumed conversions	42,337	42,342	43,265
Basic income (loss) per share	\$ (.38) ======	\$ (.01) ======	\$.80 ======
Diluted income (loss) per share	\$ (.38) ======	\$ (.01) ======	\$.78 ======

Options to purchase shares of Common Stock in 2002 and 2001 were not included in the calculation of net loss per share as the effect would have been antidilutive. Options to purchase 15,730 shares of Common Stock were outstanding during 2000 but were not included in the computation of diluted income per share because the options' exercise prices were greater than the average market price of the Common Stock and, therefore, the effect would have been antidilutive.

10. EMPLOYEE BENEFIT PLANS

Stock Options

Under the Company's Amended and Restated 2000 Stock Option and Incentive Plan (the "2000 Plan"), the Board of Directors or the Compensation Committee may grant stock incentive awards based on the Company's Common Stock, including stock options, stock appreciation rights, restricted stock, performance shares, unrestricted stock, deferred stock and dividend equivalent rights. Awards may be granted to employees and other key persons, including non-employee directors. Discretionary awards of stock options to non-employee directors shall be in lieu of any automatic grant of stock options under the Company's 1993 Stock Option Plan (the "1998 Plan") and the Company's 1998 Stock Option and Incentive Plan (the "1998 Plan"). Incentive stock options may be granted to employees at a price at least equal to the fair market value per share of the Common Stock on the date of grant, and non-qualified options may be granted to non-employee directors at a price at least equal to 85% of the fair market value of the Common Stock on the date of grant. A total of 4,000,000 shares of Common Stock have been reserved for issuance under the 2000 Plan. The period of time during which an option may be exercised and the vesting periods are determined by the Compensation Committee. The term of each option may not exceed ten years from the date of grant.

Under the 1998 Plan, the Board of Directors or the Compensation Committee may grant stock incentive awards based on the Company's Common Stock, including stock options, stock appreciation rights, restricted stock, performance shares, unrestricted stock, deferred stock and dividend equivalent rights. Awards may be

10. EMPLOYEE BENEFIT PLANS (CONTINUED)

granted to employees and other key persons, including non-employee directors. Incentive stock options may be granted to employees at a price at least equal to the fair market value per share of the Common Stock on the date of grant, and non-qualified options may be granted to non-employee directors at a price at least equal to 85% of the fair market value of the Common Stock on the date of grant. A total of 2,000,000 shares of Common Stock were reserved for issuance under the 1998 Plan. The period of time during which an option may be exercised and the vesting periods will be determined by the Compensation Committee. The term of each option may not exceed ten years from the date of grant.

Under the 1993 Plan, the Board of Directors or the Compensation Committee may grant stock options to employees and non-employee directors to purchase shares of Common Stock at a price at least equal to the fair market value per share of the outstanding Common Stock at the time the option is granted. Both incentive stock options intended to qualify under Section 422 of the Internal Revenue Code and non-qualified stock options have been authorized to be granted. Incentive stock options may be granted to employees, including employees who are directors of the Company, and non-qualified options may be granted to non-employee directors. A total of 4,000,000 shares of Common Stock were reserved for issuance under the 1993 Plan. Stock options are typically granted with vesting periods and become exercisable over various periods of time, ranging from six months to five years from the date of grant, and expire over various periods of time, ranging from one to ten years from the date of grant.

Under the Company's 1984 Stock Option Plan, as amended (the "1984 Plan"), the Board of Directors or the Compensation Committee granted stock options to employees to purchase shares of Common Stock at a price at least equal to the fair market value per share of the outstanding Common Stock at the time the option was granted. Stock options under the 1984 Plan were typically granted with vesting periods and became exercisable over various periods of time, ranging from six months to five years from the date of grant, and expire over various periods of time, ranging from one to thirteen years from the date of grant. In connection with the adoption and approval of the 1993 Plan, the Board of Directors terminated the granting of options under the 1984 Plan.

10. EMPLOYEE BENEFIT PLANS (CONTINUED)

Activity as to stock options is as follows:

	2002	2001	2000
Outstanding at beginning of year Granted Forfeited and expired Exercised	3,774,920 1,053,377 (234,474) (41,074)	2,931,206 1,266,655 (251,389) (171,552)	2,774,879 1,293,937 (258,388) (879,222)
Outstanding at end of year	4,552,749	3,774,920	2,931,206
Exercisable at end of year	2,345,760	1,551,560 =========	917,019
Weighted - average exercise price: Outstanding at beginning of year Granted Forfeited and expired Exercised Outstanding at end of year Exercisable at end of year	\$ 21.37 \$ 9.70 \$ 20.81 \$ 6.08 \$ 18.84 \$ 20.93	\$ 21.53 \$ 19.81 \$ 23.94 \$ 9.00 \$ 21.37 \$ 20.92	\$ 14.00 \$ 30.95 \$ 20.60 \$ 11.90 \$ 21.53 \$ 14.64
Weighted - average fair value of options granted during the year Price range per share of outstanding options	\$ 4.68 \$1.83-54.50 =========	\$ 9.91 \$ 1.83-54.50 ===========	\$ 14.23 \$ 1.25-54.50 =========
Price range per share of options granted	\$6.01-16.46	\$12.46-35.75 ==========	\$17.94-54.50 =========
Price range per share of options exercised	\$1.83-16.37 ========	\$ 1.25-31.13 =========	\$ 1.00-31.13 ========
Available for grant at end of year	2,096,541 ======	920,516	1,935,782 =======

The weighted - average contractual life for options outstanding as of December 31, 2002 is 4.41 years.

10. EMPLOYEE BENEFIT PLANS (CONTINUED)

The following table summarizes information about stock options outstanding as of December 31, 2002:

	Range of Exercise Prices			
	\$1.83-\$12.06	\$12.25-\$16.43	\$16.46-\$20.50	\$20.94-\$54.50
Options Outstanding: Number Outstanding Weighted-Average Remaining Contractual Life Weighted-Average Exercise Price	1,451,074 4.98 \$ 8.86	1,145,172 4.16 \$15.02	904,851 4.42 \$ 19.32	1,051,652 3.90 \$36.35
Options Exercisable: Number Exercisable Weighted-Average Exercise Price	568,029 \$ 10.84	573,078 \$15.27	536,640 \$ 19.60	668,013 \$35.42

401(k) Plan

The Company sponsors a savings plan available to all domestic employees, which qualifies under Section 401(k) of the Internal Revenue Code. Employees may contribute to the plan from 1% to 20% of their pre-tax salary subject to statutory limitations. Beginning October 1, 2000, the Company began to match employee contributions to the plan at a rate of 50% up to the first 3% of an employee's contribution. The Company's matching contributions currently vest at a rate of 20% per year based upon years of service. The Company's contribution to the plan was approximately \$629,000, \$662,000 and \$176,000 in 2002, 2001 and 2000, respectively.

Stock Bonus Plan

Under the Company's 1985 Stock Bonus Plan, as amended, shares of Common Stock may be awarded to employees from time to time as determined by the Board of Directors. At December 31, 2002, 109,964 shares were available for further award. All shares awarded to employees under this plan have vested. No further awards are contemplated under this plan at the present time.

11. INCOME TAXES

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Significant components of the Company's deferred tax liabilities and assets are as follows (in thousands):

	December 31,		
	2002	2001	
Deferred tax assets:			
Inventory reserves	\$ 3,093	\$ 3,554	
Investment tax credit carry forward	1,250	1,907	
Research and development tax credit carry forward	1,137	1,407	
Vacation	766	751	
Scipher investment basis difference	601	(186)	
Warranty reserve	467	356	
Bad debt	267	601	
Other	545	460	
Total deferred tax assets	8,126	8,850	
Deferred tax liabilities:			
Depreciation		(8,201)	
Patent amortization	(1,373)	(1,346)	
Other	83	103	
Total deferred tax liabilities	(10,027)	(9,444)	
Net deferred tax liabilities	\$ (1,901) =======	\$ (594) ======	

The Company has assessed the need for a valuation allowance against these deferred tax assets and concluded that realization of these deferred tax assets is more likely than not and that no valuation allowance is warranted at December 31, 2002. In reaching this conclusion, the Company evaluated all relevant criteria including the existence of temporary differences reversing in the carryforward period, primarily depreciation, and the ability to carryback net operating losses at December 31, 2002. Based on these assessments, the Company concluded no valuation allowance was warranted at December 31, 2002. Valuation allowances against these deferred tax assets may be required in the future based on changes in the mix of temporary differences, changes in tax laws, and operating performance.

For financial reporting purposes, income (loss) before income taxes includes the following components (in thousands):

	2002	2001	2000
Domestic Foreign	\$(24,403) (703) \$(25,106) =======	\$ (100) (795) \$ (895) ======	\$ 48,708 1,088 \$ 49,796

VICOR CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

11. INCOME TAXES (CONTINUED)

Significant components of the provision (benefit) for income taxes are as follows (in thousands):

	2002	2001	2000
Current:			
Federal	\$(10,331)	\$ 638	\$ 13,266
Foreign	-	-	425
State	-	(72)	1,421
	(10,331)	566	15,112
Deferred:			
Federal	1,167	(902)	764
	\$ (9,164)	\$ (336)	\$ 15,876
	========	=======	=======

The reconciliation of the federal statutory rate to the effective income tax rate is as follows:

	2002	2001	2000
Statutory federal tax rate	(35.0)%	(35.0)%	35.0%
State income taxes, net of federal income tax benefit	0.1	(5.2)	1.9
Meals and entertainment expense	0.5	14.1	0.2
Foreign Sales Corporation benefit	(1.7)	(9.8)	(0.5)
Tax Credits	-	-	(3.5)
Other	(0.4)	(1.6)	(1.2)
	(36.5)%	(37.5)%	31.9%
	=====	=====	=====

The research and development tax credit carry forwards expire beginning in 2015. The investment tax credit carryforwards expire beginning in 2003.

The Company operates in numerous taxing jurisdictions and is, therefore, subject to a variety of income and related taxes. The Company has provided for potential liabilities due in various jurisdictions. Judgment is required in determining the income tax expense and related tax liabilities. In the ordinary course of business, there are many transactions and calculations where the ultimate tax outcome is uncertain. The Company believes it has reasonably estimated its accrued taxes for all jurisdictions for all open tax periods. The Company periodically assesses the adequacy of its tax and related accruals on a quarterly basis and adjusts appropriately as events warrant and open tax periods close. No assurance can be given that the final tax outcome of these matters will not be different than that which is reflected in the historical income tax provisions and accruals. Such differences could have a material impact on the Company's income tax provision and operating results in the period in which such determination is made.

VICOR CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

12. COMMITMENTS AND CONTINGENCIES

The Company leases certain of its office, warehousing and manufacturing space, as well as certain equipment. The future minimum rental commitments under noncancelable operating leases with remaining terms in excess of one year are as follows (in thousands):

Year

2003	\$1,279
2004	979
2005	552
2006	291
2007	192
Thereafter	155

Rent expense was approximately \$1,166,000, \$1,065,000 and \$1,028,000 in 2002, 2001 and 2000, respectively. The Company also pays executory costs such as taxes, maintenance and insurance.

The Company has a contract with a third-party to supply nitrogen for its manufacturing and research and development activities. Under the contract, the Company is obligated to pay a minimum of \$264,000 annually, subject to semi-annual price adjustments, through 2015.

On September 13, 2002, Exar Corporation ("Exar"), a vendor for the Company, filed a complaint against the Company in the Superior Court of the State of California, County of Alameda. The complaint alleges breach of contract and breach of implied covenant of good faith and fair dealing in connection with the alleged purchase, under a "last time buy" arrangement, by the Company of certain quantities of integrated circuits manufactured and contained on silicon wafers from Exar. Exar alleges compensatory damages of approximately \$2.2 million. On October 30, 2002, the Company filed an answer denying the substantive allegations of Exar's complaint and twelve affirmative defenses. The Company also filed a verified cross-claim, alleging monetary damages on the basis of promissory estoppel. Subsequently, each party has filed demurrers or cross-complaints in connection with this action, and several hearings have been held. Management of the Company does not expect that the ultimate resolution of the California lawsuit, including Exar's complaint and Vicor's cross-complaints will have a material adverse impact on the Company's financial position.

The Company is involved in certain litigation incidental to the conduct of its business. While the outcome of lawsuits against the Company cannot be predicted with certainty, management does not expect any current litigation to have a material adverse effect on the Company's financial position.

13. SEGMENT INFORMATION

The Company operates in one industry segment: the development, manufacture and sale of power conversion components and systems. During 2002, 2001 and 2000, no customer accounted for more than 10% of net revenues. Export sales, as a percentage of total net revenues, were approximately 34%, 36% and 32% in 2002, 2001 and 2000, respectively. Export sales and receipts are recorded and received in U.S. dollars. Foreign exchange fluctuations have not been material to the Company's operating results during the last three years.

VICOR CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

14. LICENSE AGREEMENT AND LITIGATION SETTLEMENT

On February 1, 1999, the Company and Reltec Corporation ("Reltec") entered into a license agreement under which Reltec acquired a non-exclusive, worldwide license to use Vicor's patented "reset" technology. Concurrently, the Company and Reltec agreed to settle all pending litigation and disputes relating to Reltec's past use of certain Vicor intellectual property. In consideration for the license and the separate settlement of the litigation, Reltec made a one-time payment of \$22.5 million into an escrow fund. Vicor was obligated to make know-how and technical support available to Reltec under the license and received and recognized income from the escrow fund through the first quarter of 2001.

15. QUARTERLY RESULTS OF OPERATIONS (UNAUDITED)

The following table sets forth certain unaudited quarterly financial data (in thousands, except per share amounts):

	First	5	Second		Third		Fourth	Total
2002: Net revenues Gross profit Net loss Net loss per share:	\$ 34,620 8,162 (4,931)	\$	36,831 8,683 (4,852)	\$	39,503 10,123 (2,625)	\$	41,637 10,851 (3,534)	\$ 152,591 37,819 (15,942)
Basic Diluted	(.12) (.12)		(.11) (.11)		(.06) (.06)		(.08) (.08)	(.38) (.38)
	First	5	Second	-	Third	F 	ourth	Total
2001: Net revenues Gross profit Net income (loss) Net income (loss) per share:	\$ 55,019 17,815 2,079	\$	50,260 14,215 (953)	\$	51,599 15,985 122	\$	39,032 10,474 (1,807)	\$ 195,910 58,489 (559)
Basic Diluted	.05 .05		(.02) (.02)		.00 .00		(.04) (.04)	(.01) (.01)

The Company recorded a loss of \$907,000 for a decline in the value of its investment in Scipher plc judged to be other than temporary in the fourth quarter of 2002 (see Note 6).

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

None.

PART III

ITEM 10 - DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

Incorporated by reference from the Company's Definitive Proxy Statement for its 2003 annual meeting of stockholders.

ITEM 11 - EXECUTIVE COMPENSATION

Incorporated by reference from the Company's Definitive Proxy Statement for its 2003 annual meeting of stockholders.

ITEM 12 - SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

Incorporated by reference from the Company's Definitive Proxy Statement for its 2003 annual meeting of stockholders. See Item 5 of this Annual Report on Form 10-K for information regarding equity compensation plans.

ITEM 13 - CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

Incorporated by reference from the Company's Definitive Proxy Statement for its 2003 annual meeting of stockholders.

ITEM 14 - CONTROLS AND PROCEDURES

(a) Evaluation of disclosure controls and procedures.

As required by Rule 13a-15 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), within the ninety day period prior to the date of this report, the Company conducted an evaluation under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, regarding the effectiveness of the design and operation of the Company's disclosure controls and procedures. In designing and evaluating the Company's disclosure controls and procedures, the Company and its management recognize that any controls and procedures, no matter how well designed and operated, can provide only a reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating and implementing possible controls chief Financial Officer concluded that they believe the Company's disclosure controls and procedures are reasonably effective to ensure that information required to be disclosed by the Company in the reports it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms. We intend to continue to review and document our disclosure controls and procedures, including our internal controls and procedures for financial reporting, and we may from time to time make changes to the disclosure controls and procedures to enhance their effectiveness and to ensure that our systems evolve with our business.

(b) Change in internal controls

There were no significant changes in the Company's internal controls or in other factors that could significantly affect these internal controls subsequent to the date the Company carried out its evaluation.

PART IV

(a) (1) FINANCIAL STATEMENTS

See index in Item 8

(a) (2) SCHEDULES

Schedule II Valuation and Qualifying Accounts

All other schedules for which provision is made in the applicable accounting regulation of the Securities and Exchange Commission are not required under the related instructions or are inapplicable, and therefore have been omitted.

(b) REPORTS ON FORM 8-K

None.

(c) EXHIBITS

Exhibits

Description of Document

- Restated Certificate of Incorporation, dated February 28, 1990 (1) 3.1 3.2 Certificate of Ownership and Merger Merging Westcor Corporation, a Delaware Corporation, into Vicor Corporation, a Delaware Corporation, dated December 3, 1990 (1) 3.3 - Certificate of Amendment of Restated Certificate of Incorporation, dated May 10, 1991 (1) - Certificate of Amendment of Restated Certificate of Incorporation, dated June 23, 1992 (1) 3.4 3.5 - Bylaws, as amended (1) - Specimen Common Stock Certificate (2) 4.1 10.1 - 1984 Stock Option Plan of the Company, as amended (2) - 1993 Stock Option Plan (3) 10.2 - 1998 Stock Option and Incentive Plan (4) 10.3 - Amended and Restated 2000 Stock Option and Incentive Plan (5) 10.4 - Subsidiaries of the Company (6) 21.1 23.1 Consent of Independent Auditors(6) Certification pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Chief Executive Officer) (6) 99.1 Certification pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Chief Financial Officer) (6) 99.2 (1) Filed as an exhibit to the Company's Annual Report on Form 10-K filed on March 29, 2001 and incorporated herein by reference. (2) Filed as an exhibit to the Company's Registration Statement on Form 10, as amended, under the Securities Exchange Act of 1934 (File No. 0-18277), and incorporated herein by reference. (3) Filed as an exhibit to the Company's Registration Statement on Form S-8, as amended, under the Securities Act of 1933 (No. 33-65154), and incorporated herein by reference. (4) Filed as an exhibit to the Company's Registration Statement on Form S-8, as amended, under the Securities Act of 1933 (No. 333-61177),
 - (5) Filed as an exhibit to the Company's Proxy Statement for use in connection with its 2002 Annual Meeting of Stockholders, which was filed on April 29, 2002, and incorporated herein by reference.
 - (6) Filed herewith.

and incorporated herein by reference.

VALUATION AND QUALIFYING ACCOUNTS Years ended December 31, 2002, 2001 and 2000

Description	Balance at Beginning of Period	(Credit) Charge to Costs and Expenses	Other Charges Deductions (1)	Balance at End Of Period
2002 ALLOWANCE FOR DOUBTFUL ACCOUNTS	\$ 1,460,000	\$ 218,000	(\$1,030,000)	\$ 648,000
2001 Allowance for doubtful accounts	\$ 1,196,000	\$ 544,000	(\$ 280,000)	\$ 1,460,000
2000 Allowance for doubtful accounts	\$ 853,000	\$ 348,000	(\$5,000)	\$ 1,196,000

- -----

(1) Reflects uncollectible accounts written off, net of recoveries.

SIGNATURES

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

Dated: March 19, 2003

Vicor Corporation

By: /s/ Mark A. Glazer Mark A. Glazer Chief Financial Officer

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

SIGNATURE	TITLE	DATE
/s/ Patrizio Vinciarelli		
Patrizio Vinciarelli	President, Chief Executive Officer and Chairman of	March 19, 2003
/s/ Mark A. Glazer	the Board (Principal Executive Officer)	
Mark A. Glazer	Chief Financial Officer (Principal Financial Officer)	March 19, 2003
/s/ Estia J. Eichten		
Estia J. Eichten	Director	March 19, 2003
/s/ David T. Riddiford		
David T. Riddiford	Director	March 19, 2003
/s/ Jay M. Prager		
Jay M. Prager	Director	March 19, 2003
/s/ Barry Kelleher		
Barry Kelleher	Director	March 19, 2003
/s/ M. Michael Ansour		
M. Michael Ansour	Director	March 19, 2003
/s/ Samuel Anderson		
Samuel Anderson	Director	March 19, 2003

I, Patrizio Vinciarelli, certify that:

- 1. I have reviewed this annual report on Form 10-K of Vicor Corporation;
- 2. Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and have:

 a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;

b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "Evaluation Date"); and

c) presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;

5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):

> a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and

> b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and

6. The registrant's other certifying officers and I have indicated in this annual report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Dated: March 19, 2003

/s/ Patrizio Vinciarelli Patrizio Vinciarelli

Chief Executive Officer

I, Mark A. Glazer, certify that:

- 1. I have reviewed this annual report on Form 10-K of Vicor Corporation;
- 2. Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and have:

 a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;

b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "Evaluation Date"); and

c) presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;

5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):

> a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and

> b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and

6. The registrant's other certifying officers and I have indicated in this annual report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Dated: March 19, 2003

/s/ Mark A. Glazer Mark A. Glazer Chief Financial Officer

SUBSIDIARIES OF THE COMPANY

•

Name 	State or jurisdiction of incorporation
Picor Corporation	Delaware, USA
VLT, Inc.	California, USA
Vicor GmbH	Germany
Vicor International, Inc.	U.S. Virgin Islands
VICR Securities Corporation	Massachusetts, USA
Vicor France SARL	France
Vicor Italy SRL	Italy
Vicor Hong Kong Ltd.	Hong Kong
Vicor U.K. Ltd.	United Kingdom
Vicor B.V.	Netherlands
Vicor Japan Company, Ltd.	Japan
Vicor Development Corporation	Delaware, USA
Aegis Power Systems, Inc.	Delaware, USA
Mission Power Systems, Inc.	Delaware, USA
Northwest Power Integration, Inc.	Delaware, USA
Converpower Corporation	Delaware, USA
Freedom Power Systems, Inc.	Delaware, USA

CONSENT OF INDEPENDENT AUDITORS

We consent to the incorporation by reference in the Registration Statement (Form S-8, No. 33-37491) pertaining to the Vicor Corporation 1984 Stock Option Plan, the Registration Statement (Form S-8, No. 33-65154) pertaining to the Vicor Corporation 1993 Stock Option Plan, the Registration Statement (Form S-8, No. 333-61177) pertaining to the 1998 Stock Option and Incentive Plan and in the Registration Statement (Form S-8, No. 333-99423) pertaining to the Amended and Restated 2000 Stock Option and Incentive Plan of our report dated January 27, 2003, except for the second paragraph of Note 8, as to which the date is March 5, 2003, with respect to the consolidated financial statements and schedule of Vicor Corporation included in the Annual Report (Form 10-K) for the year ended December 31, 2002.

/s/ Ernst & Young LLP

Boston, Massachusetts March 18, 2003

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Vicor Corporation (the "Company") on Form 10-K for the period ending December 31, 2002 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Patrizio Vinciarelli, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of section 13
 (a) or 15 (d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Patrizio Vinciarelli Patrizio Vinciarelli President, Chairman of the Board and Chief Executive Officer

March 19, 2003

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Vicor Corporation (the "Company") on Form 10-K for the period ending December 31, 2002 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Mark A. Glazer, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of section 13
 (a) or 15 (d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

March 19, 2003