

TO OUR SHARFHOLDERS

2001 was a successful year for HickoryTech...



While this past year has proven to be stormy for the telecom industry, and the nation as a whole, HickoryTech weathered the storm well.

The leadership of this company has focused on refining HickoryTech's operations in each and every line of business during the past year, with the goal of enhancing customer service and overall financial results. As you will see in our enclosed financial statements, those efforts translated into stronger sales and profitability in 2001. More importantly, we completed the year with a measurably stronger foundation for future growth.

Telephone

HickoryTech's core telephone business continues to be a leader in the industry. Although total access lines dipped slightly due to the sale of the Amana Colonies Telephone Company, revenue grew at nearly five percent last year, while earnings before interest, taxes, depreciation and amortization (EBITDA) grew at a healthy six percent. For the third year in a row our EBITDA margin, an excellent indicator of a telco's financial strength, held steady at more than 60 percent prior to intercompany eliminations. We believe these results are among the strongest in our industry.

Communications Services

During 2001, we at HickoryTech concentrated on transferring our core competencies, knowledge and experience as an incumbent telephone provider (ILEC) to our competitive telephone markets (CLEC). The key to that success relies heavily on serving customers with our own network, end-to-end. This strategy allows HickoryTech to ensure the highest level of customer service and the strongest return on our investment.

In 2001 HickoryTech tripled the number of CLEC customers served by our own facilities...

As a result, in 2001 HickoryTech tripled the number of CLEC customers served by our own facilities to more than 5,500, while the number of homes passed by our facilities was quadrupled. In addition to serving an existing base of 11,500 CLEC customers, we now have more than 12,000 additional homes and businesses into which we can sell. This represents significant growth potential for the company while limiting our near-term capital expenditures.

Our work in 2001 and 2002 will enable this sector to turn the corner and begin producing positive EBITDA during 2003. While we will not be entering any new communities during that timeframe, deeper penetration into our existing communities and an increase in the number of customers on our network provide excellent vehicles for growth.

Wireless Services

The wireless marketplace of today has become extremely competitive and this sector's financial

results reflect that environment. Our leadership team has recognized that HickoryTech's niche in this market lies in the "local mobile" customer segment. That is, customers who demand a robust wireless network and value for their dollar, with limited needs to roam outside of the region.

HickoryTech's wireless strategy in 2002 will be focused on this customer segment, while leveraging off the strong reputation we already enjoy in the marketplace. Creative packaging that combines our traditional wireless product offerings with wireline service should add stability to this sector in the future.

Information Solutions

SuiteSolution[™], a breakthrough customer care and management solution, is poised to be released to the billing industry. As a completely convergent billing system, **Suite**Solution will allow service providers to manage all of their products and services on a single platform and send a single bill to the customer.

SuiteSolution will allow a service provider to change packages and pricing as frequently as necessary to meet the demands of the market-place. In our own operations, the use of a single platform for multiple product lines and the ability to generate a single bill promises to further enhance our efficiency and effectiveness as a service provider.

While outside interest in this next-generation software has been substantial, HickoryTech will be implementing this technology in our own businesses beginning in early 2002.

Enterprise Solutions

HickoryTech's Enterprise Solutions Sector posted strong financial results in spite of a weak economy. Leveraging the company's expertise in voice and data systems, this group posted a ten percent increase in overall revenues with a gross profit margin in excess of 33 percent during 2001.

Enterprise Solutions posted a ten percent increase in overall revenues...

Enterprise Solutions' core competencies of project management, customer service and network design have distinguished it as a true leader in the world of communications systems. As businesses realize the synergies that can be gained through a convergent telecommunications network, we look to this sector to solidify its position as a leader in this evolving market.

Financial Results and Outlook

Advances in many of our sectors resulted in HickoryTech's total revenues increasing six percent during 2001 to \$108.5 million, compared with \$102.3 million in 2000.

More impressive, though, was the translation of the improvements in our operations into profitability for the company. For the year, EBITDA grew 11 percent over 2000, to \$40.7 million. Operating income was \$23.9 million, an increase of nearly seven percent over the previous year. And 2001 net income grew to \$8.7 million, while net income before gains and extraordinary items was more than four percent higher than the previous year, at \$8.1 million.

We promised a year ago that 2001 would be a year of focus, with an emphasis on improving the efficiency and effectiveness of our operations. We fulfilled that promise through the leadership of an experienced, deep and talented management team.

HickoryTech and its employees are proud of the success we experienced in 2001, but not satisfied. The year 2002 will see our company place additional emphasis on operational goals while continuing our focus on improving service to our customers and enhancing the return to our shareholders.

Sincerely,

Robert D. Alton, Jr.

President, CEO and Chairman of the Board

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LEADERSHIP Q&A

HickoryTech's employees are leaders in their industry. With an extensive base of experience that crosses multiple disciplines, our team remains entrepreneurial in spirit and focused on the customer.



Jon Anderson – President, Enterprise Solutions Division

Enterprise Solutions competes against much larger competitors. What is your approach to building long-term relationships with very large customers, and why is it so effective?

Regardless of product, service is the only real differentiator among competitors. We believe that customer service and added value is what we sell—not hardware or software. We have retained large customers with over 30,000 users, the size of a Central Office, by providing superior customer care and support. We have made consultative selling the key to our success. Partnering and building relationships is our goal. Many businesses believe that selling to new customers is the model from which to work. They sell and move on to the next new sale, leaving the customer out there alone. Our model requires new customers too, but doesn't stop there. We move new customers into an installed base group for continued consultation and support. Customer care, building relationships, trust and respect – these are the values of our entire team.



David Christensen – Vice President and Chief Financial Officer

You have management responsibility for two functions, Finance and Regulatory. How are these functions blending together?

Recently, HickoryTech centralized all of the finance operations, from what was a decentralized operation two years ago. We also centralized our regulatory operations at that time, so that one team coordinates all ILEC, CLEC and Wireless regulatory matters. There are significant synergies between the roles of our accountants and our regulatory staff. For example, there are "revenue optimization" opportunities in much of what the regulatory staff does, and the more they work with the finance staff, the better each group can do its job. The exchange of knowledge and experience between these two functions and the fact that they work together as one group is beneficial to the company.



John Finke – President, Network Design and Operations Division

Telecommunications technology is changing rapidly. What changes have occurred in your division to ensure HickoryTech stays "ahead of the curve?"

Our employees have been focused on designing, implementing, and maintaining new technologies to support the new product lines in our wireline business (DSL, Internet, Digital TV), while designing and building the wireless network for the PCS licenses we purchased in 2001. During the past several years, we transitioned a technical organization that was focused on designing and maintaining traditional telephone networks into an organization that has designed and implemented regional fiber networks, completed overbuilds of eight communities, and implemented packet (ATM) switching, DSL and switched digital video. The biggest challenge, and one of the main reasons for our success, has been implementing project management techniques to manage all these initiatives and keep us on schedule.



Mary Jacobs – Vice President, Human Resources

Human Resources is the formal thread that ties the company to the employees. What are some general statements you can make about the workforce at HickoryTech?

The employees at HickoryTech are a blend of old and new. There are long-term employees who have grown up in the telecom industry. They have seen many changes in the last five years... in the industry, in technology and in HickoryTech. Along side of them are the new employees, many of whom joined our organization within the past two years and who may bring an understanding of new technology, but don't have the HickoryTech history and perspective.

Overall, HickoryTech employees are very dedicated and caring. Our neighbors are our customers whom we see on a regular basis. Our employees are proud of the products and services HickoryTech provides.



Jay Knauf – President, Consumer Markets Division

What are the some of the key changes you've seen in your division, as well as in HickoryTech as a whole?

One of the main things that we have seen happen over the last year is the expansion of a culture of selling and customer service. By this I mean a culture in which everyone, not just the people in sales positions, does what they can to promote the company and its services. This includes anyone who comes in contact with customers – customer care representatives, technicians, managers. And, everyone has an opportunity to promote the company when they are out in the community. Also, customer service quality has become increasingly important. We operate in competitive markets in every community we serve. It is critical that our thinking and our decision-making are customer-focused.



Ernie Lombard – President, Market and Strategic Planning Division

You head up a group that was newly formed in 2000, Market and Strategic Planning. What are some of the main contributions of this team?

Now that HickoryTech has defined and developed its primary lines of business, we have turned our attention to markets – customers and competitors. We have conducted a nationwide market analysis to determine the best locations for geographic expansion. We identified and studied 23 "communities of interest" in 17 states. We have conducted a detailed demographic, competitive, and regulatory analysis and are compiling an extensive database of our findings.

Most recently we have been asked to assess the business plan of our Wireless Sector, in light of the extreme competitive pressures in that line of business. We have defined and are developing a unique niche market opportunity that will relieve some of the competitive pressure and provide opportunities for growth.



Lane Nordquist – President, Information Solutions Division

In 2001, your group laid out a strategy to rework the division's core software product.
During 2002 it will be installed in the CLEC area of HickoryTech.
What drove the change and its rapid implementation?

We have a great and successful legacy as a service bureau processor. We have developed and deployed excellent rating and billing software. But, while strong in the area of processing, we have fallen short in the *processes* leading up to rating and billing. With **Suite**Solution, we now address the process issues by improving the customer service experience, automating data flow through switch provisioning and making key decision-making data available through well-designed relational databases.

Accomplishing the "refocus" task within a year was relatively easy. The concept was readily embraced by our employees who were eager to improve our products, and to do so with current technology. The hard part was reining in their enthusiasm. **Suite**Solution is their product, one of which they are justifiably proud.

2001 FINANCIAL HIGHLIGHTS

HickoryTech's solid financial standing in 2001 is highlighted by a six percent growth in revenue and an eleven percent growth in EBITDA. The company's overall performance is believed to be among the strongest in the industry.

(Dollars in Thousands, Except Per Share Amounts)

| For The Year | 2001 | % Change | 2000 | % Change | 1999 |
|---|------------|----------|------------|----------|------------|
| Consolidated Revenues | \$108,478 | 6.0% | \$102,303 | 5.3% | \$97,189 |
| EBITDA, Before Gains/Losses (a) (c) | \$ 40,667 | 11.1% | \$ 36,611 | 9.4% | \$33,466 |
| Consolidated Net Income | | | | | |
| In Total | \$ 8,738 | 13.4% | \$ 7,705 | (47.5%) | \$14,666 |
| Before Gains/Losses (a) | \$ 8,119 | 4.1% | \$ 7,797 | (17.5%) | \$ 9,453 |
| Per Share | | | | | |
| Market Price of Stock at End of Year | \$16.95 | (17.3%) | \$20.50 | 36.7% | \$15.00 |
| Earnings Per Average Share, Fully Diluted | | | | | |
| In Total | \$0.62 | 12.7% | \$0.55 | (48.1%) | \$1.06 |
| Before Gains/Losses (a) | \$0.58 | 3.6% | \$0.56 | (17.6%) | \$0.68 |
| At Year End | | | | | |
| Property, Plant and Equipment, Net | \$135,644 | 16.2% | \$116,690 | 32.3% | \$ 88,186 |
| Total Debt, Long-Term and Current | \$170,901 | 15.0% | \$148,650 | 33.5% | \$111,361 |
| Total Assets | \$283,292 | 10.9% | \$255,487 | 18.9% | \$214,804 |
| Other Data | | | | | |
| Total Customer Units (b) | 141,253 | 7.3% | 131,596 | 23.0% | 106,963 |
| Shares Outstanding at Year End | 13,935,308 | 0.4% | 13,878,568 | 0.7% | 13,787,416 |

⁽a) Net Income, EBITDA and Earnings Per Share, Before Gains/Losses for 2001 do not include gains in 2001 for the Sale of Amana Colonies Telephone Company, and other non-strategic assets.

Net Income, EBITDA and Earnings Per Share, Before Gains/Losses for 2000 do not include gains in 2000 due to adjustments to the 1998 DTI sale, debt extinguishment costs and the cumulative effect of accounting change in 2000.

Net Income, EBITDA and Earnings Per Share, Before Gains/Losses for 1999 do not include gains in 1999 on sale of investment in Midwest Wireless LLC.

⁽b) Total Customer Units includes access lines, wireless customers, internet customers and long distance customers.

⁽c) EBITDA represents operating income plus depreciation and amortization expense. EBITDA, which is not a measure of financial performance or liquidity under generally accepted accounting principles, is provided because such information is used by certain investors when analyzing the financial position and performance of HickoryTech. Because of the variety of methods used by companies and analysts to calculate EBITDA, and the fact that EBITDA calculations may not accurately measure a company's ability to meet debt service requirements, caution should be used in relying on any EBITDA presentation. HickoryTech sees value in disclosing its calculation of EBITDA for the financial community and in displaying the change in EBITDA. HickoryTech believes an increasing EBITDA depicts increased ability to attract financing and increased valuation of HickoryTech's business.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2001

Commission File Number: 0-13721

HICKORY TECH CORPORATION

Minnesota
(State or other jurisdiction of

incorporation or organization)

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

41-1524393

P.O. Box 3248
Mankato, Minnesota 56002

(Address of principal executive offices and zip code)

Registrant's telephone number, including area code: 800-326-5789 Securities registered pursuant to Section 12(b) of the Act: None Securities registered pursuant to Section 12(g) of the Act:

Common Stock, No Par Value
Preferred Stock Purchase Rights
Title of Class

| Indicate | by | chec | k m | ıark | whe | ether | the | Registrant | (1) | has | filed | all | reports | req | uired | to t | e e | filed | by |
|-----------|-------|-------|------|--------|-------|--------|-------|------------|-------|-------|-------|------|----------|-----|--------|------|-----|-------|-----|
| Section | 13 | or 1: | 5(d) | of t | he | Secur | ities | Exchange | Ac | t of | 1934 | dui | ring the | pre | ecedin | g 12 | 2 1 | montl | ıs, |
| and (2) l | has 1 | been | subj | ject 1 | to sı | ıch fi | ling | requireme | nts f | or th | e pas | t 90 | days.Y | es | X | _ N | o | | |

Indicate by a 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. []

As of February 28, 2002, the aggregate market value of the common stock held by non-affiliates of the registrant was \$215,652,342 based on the last sale price of \$16.27 on The Nasdaq National Market.

The total number of shares of the registrant's common stock outstanding as of February 28, 2002: 13,961,327.

Documents Incorporated by Reference:Portions of the registrant's definitive Proxy Statement for the Annual Meeting of Shareholders to be held on April 8, 2002 ("Proxy Statement") are incorporated by reference in Part III of this Form 10-K.

PARTI

Item 1. Business.

GENERAL

Hickory Tech Corporation (HickoryTech) is a diversified communications company headquartered in Mankato, Minnesota. HickoryTech has over a 100-year history in the local telephone exchange business. From those roots, it has expanded into five business segments and eight operating companies. HickoryTech's core business is the operation of three incumbent local exchange carriers (ILECs). This business consists of connecting customers to the telephone network, providing switched service and dedicated private lines, connecting customers to long distance service providers and providing many other services commonly associated with ILECs. In addition in 1998, HickoryTech undertook business startup initiatives in long distance, internet access and competitive local exchange carrier (CLEC) businesses. This business takes advantage of HickoryTech's telecommunications expertise and expands service into areas served by other ILECs. HickoryTech also provides wireless telecommunications services to customers in and in the area surrounding its ILEC service territory in Minnesota and also in an area surrounding Minneapolis/St. Paul. As additional lines of business, HickoryTech provides data processing services to the telecommunications industry and installs and maintains telephone systems.

The eight subsidiaries of HickoryTech and the business segments in which they operate are:

TELEPHONE SECTOR

- Mankato Citizens Telephone Company (MCTC)
- Mid-Communications, Inc. (Mid-Comm)
- Heartland Telecommunications Company of Iowa (Heartland)
- Cable Network, Inc. (CNI)

COMMUNICATIONS SERVICES SECTOR

- Crystal Communications, Inc. (Crystal)

WIRELESS SERVICES SECTOR

- Minnesota Southern Wireless Company (MSWC)

INFORMATION SOLUTIONS SECTOR

- National Independent Billing, Inc. (NIBI)

ENTERPRISES OLUTIONS SECTOR

- Collins Communications Systems Co. (Collins)

HickoryTech and its subsidiaries are engaged in businesses that provide services to their customers for a fee. These services are repetitive and recurring, and, as a result, backlog orders and seasonality are not significant factors. Working capital requirements primarily involve the funding of the construction and maintenance of telephone landline and wireless fixed assets, the payroll costs of highly skilled labor and the inventory to service its telephone equipment customers.

The materials and supplies which are necessary for the operation of the businesses of HickoryTech and its subsidiaries are available from a variety of sources, and no future supply problems are anticipated. All of HickoryTech's ILEC and CLEC central office switches and wireless switches, as well as a majority of HickoryTech's equipment sold in its Enterprise Solutions Sector, are the Nortel brand. Nortel is a leading supplier of communications equipment, and HickoryTech's dependence on this brand is not viewed as a significant risk.

As of December 31, 2001, HickoryTech had 502 full-time equivalent employees.

ACQUISITIONS

On June 26, 2001, HickoryTech acquired two digital personal communications services (PCS) licenses from McLeodUSA Incorporated for \$11,100,000 in cash. The PCS licenses acquired by HickoryTech include the Minnesota Basic Trading Areas (BTAs) of Mankato-Fairmont and Rochester-Austin-Albert Lea, an area covering a population of approximately 493,000 people. The acquisition was a purchase of the licenses only. There were no customers, existing revenue stream or physical property and equipment included with this acquisition as the BTAs were undeveloped. The operations of these PCS licenses are included in the Wireless Services Sector. FCC PCS licenses are forfeitable if minimum service coverage requirements are not met. The Mankato-Fairmont BTA license minimum buildout requirement was met in 2001. The Rochester-Austin-Albert Lea BTA license minimum buildout requirement deadline is June 27, 2002. Management anticipates completing the minimum buildout before the deadline.

On October 9, 2000, HickoryTech acquired the dial-up internet customer accounts of Internet Connections, a Mankato-based internet service provider. Internet Connections had approximately 5,000 internet customers in southern Minnesota. The operations of this internet services business are integrated with HickoryTech's existing dial-up internet business in its Communications Services Sector.

DISPOSITIONS

On August 6, 2001, HickoryTech closed on the previously announced agreement to sell its local telephone exchange in Amana, Iowa to South Slope Cooperative Telephone Company, Inc. for \$6,500,000 in cash. The Amana operation, known as Amana Colonies Telephone Company (ACTC), served approximately 1,500 access lines in the seven communities of the Amana Colonies in east central Iowa. HickoryTech recorded a pre-tax gain on the sale of \$1,015,000 (\$566,000 net of tax). HickoryTech used the proceeds from the sale to repay a portion of its outstanding debt. The operations of ACTC were included in the Telephone Sector. For the years ended December 31, 2001, 2000 and 1999, ACTC generated revenues of \$832,000, \$1,467,000 and \$1,461,000 and generated an operating income (loss) of (\$13,000), \$70,000 and \$356,000, respectively.

INDUSTRY SEGMENTS FINANCIAL DATA

Financial information about HickoryTech's industry segments is included on pages 12 to 16 and 32 of this Form 10-K.

INDUSTRY SEGMENTS

HickoryTech's operations are conducted in the following five segments:

TELEPHONE SECTOR

MCTC, Mid-Comm and Heartland are ILECs and CNI is a fiber optic network company. Together they provide telephone-related services and collectively form HickoryTech's Telephone Sector. The Telephone Sector also included the operations of ACTC, which was sold on August 6, 2001. None of the remaining companies in the Telephone Sector experienced major changes in scope or direction of their operations during the past year. MCTC owns and operates an independent telephone system serving the cities of Mankato and North Mankato and adjacent rural areas in Blue Earth and Nicollet Counties in south central Minnesota, approximately 75 miles south of Minneapolis/St. Paul. Mid-Comm provides telephone services to eleven rural communities adjacent to Mankato in south central Minnesota. Heartland provides service to eleven rural communities in northwest Iowa CNI owns and operates fiber optic cable facilities in southern and central Minnesota, which are used to transport interexchange communications as a service to telephone exchange companies, primarily to MCTC and Mid-Comm.

MCTC derives its principal revenues and income from local services charged to subscribers in its service area, from access services charged to interexchange carriers and from the operation of a toll tandem switching center in Mankato, Minnesota. Revenues and income for Mid-Comm are also derived from local service charges in its area of operation and from providing access to long distance services for its subscribers through the toll center in Mankato. Local and interexchange telephone access for the two companies are provided on an integrated basis. The local and interexchange telephone access for both telephone companies utilize the same facilities and equipment and are managed and maintained by a common work force. Heartland derives its principal revenues and income from local services charged to subscribers in its service area in Iowa and from providing interexchange access for its subscribers. Interexchange telephone access is provided by all three of HickoryTech's telephone subsidiaries by connecting the communications networks of interexchange and cellular carriers with the equipment and facilities of end users by use of its switched networks or private lines.

MCTC and Mid-Comm are Minnesota public utilities operating pursuant to indeterminate permits issued by the Minnesota Public Utilities Commission. Heatland is also a public utility, which operates pursuant to a certificate of public convenience and necessity issued by the Iowa Utilities Board. These state agencies regulate the services provided by MCTC, Mid-Comm and Heartland. None of CNI's operations are subject to regulation by any state regulatory authority. Due to the size of MCTC, Mid-Comm and Heartland, neither the Minnesota Public Utilities Commission nor the Iowa Utilities Board regulates the rate of return or profits of each telephone company's operations. Instead, the Minnesota Public Utilities Commission regulates the prices and services levels provided by MCTC and Mid-Comm because each company's operations fall below the 50,000 access line minimum level for rate regulation in the state of Minnesota. In the state of Iowa, Heattland's operations fall below the 15,000 access line minimum level for rate regulation by the Iowa Utilities Board. MCTC, Mid-Comm and Heartland are each required to file local service rates as tariffs with the applicable state public utilities commission. MCTC's and Mid-Comm's local service rates are below those of most Minnesota ILECs, which relieves these companies of substantial regulatory oversight. Regardless of whether a particular rate is subject to regulatory review, the ability of HickoryTech and its subsidiaries to change rates will be determined by various factors, including economic and competitive circumstances. Due to the rural nature of HickoryTech's service territory and the relatively small size of HickoryTech's service territory in each state, management does not expect individual state or federal regulation to materially impact HickoryTech's operations in the near future.

As local exchange telephone companies, MCTC, Mid-Comm and Heartland provide end office switching and ancillary services to long distance interexchange carriers. These relationships allow HickoryTech's telephone subscribers to place long distance telephone calls. By paying access charges on the long distance calls of all of the individual customers who use their service, the long distance interexchange carriers are significant customers of HickoryTech, but individually none of them represent more than ten percent of HickoryTech's consolidated revenues.

Alternatives to HickoryTech service include customers leasing private line switched voice and data services in or adjacent to the territories served by HickoryTech, which permits the bypassing of local telephone facilities. In addition, microwave transmission services, wireless communications, fiber optic and coaxial cable deployment and other services permit bypass of the local exchange network. These alternatives to local exchange service represent a potential threat to HickoryTech's long-term ability to provide local exchange service at economical rates.

In order to meet this competition, HickoryTech has deployed new technology for its local exchange network to increase operating efficiencies and to provide new services to its customers. These new technologies include the latest release of digital switching technology on all of HickoryTech's switches, installation of over 500 miles of fiber optic cable and installation of SS7 (an out-of-band system) for all of its access lines. HickoryTech has also protected its interexchange network with fiber-ring (redundant route designs which allow traffic to re-route if trouble appears in the line), which allows HickoryTech to provide a very reliable level of service to its customers. The utility of the local network is also enhanced by the ability to offer high speed internet (digital subscriber line, or DSL) in over 70% of all HickoryTech territories, and over 95% of its largest exchange, Mankato.

Competition in HickoryTech's ILEC service area has developed in one of Heartland's exchanges. In the city of Hawarden, Iowa, the municipal city government overbuilt the city's telephone service infiastructure and is providing an alternative to HickoryTech's telephone service. The Hawarden CLEC has acquired approximately 1,000 access lines or approximately 59% of that city's business from HickoryTech. The impact of this competition is reflected in HickoryTech's 2001, 2000 and 1999 financial results and HickoryTech management does not believe there will be significant further impact from competition in Hawarden. HickoryTech constantly responds to competitive changes with active programs to market products and to engineer its infiastructure for higher customer satisfaction.

Competition also exists for some of the services provided to interexchange carriers, such as customer billing services, dedicated private lines, and network switching. This competition comes primarily from the interexchange carriers themselves. The provision of these services is of a contractual nature and is primarily controlled by the interexchange carriers. Other services, such as directory advertising, operator services and cellular communications, are open to competition. Competition is based primarily on service and experience.

COMMUNICATIONS SERVICES SECT OR

The passage of the Telecommunications Act created the opportunity for HickoryTech to offer communications service in territories served by other telephone companies, and Crystal began operations in January 1998 as a new start-up business. Crystal offers local service, long distance and dial-up internet access services on a competitive basis to customers in towns in southern Minnesota and Iowa not in HickoryTech's Telephone Sector's service area. This service offers alternatives to the incumbent telephone carrier in various communities and is offered under the trade name HickoryTech wireline service. These services are currently being offered to customers in eight rural communities in Minnesota, as well as six rural communities in Iowa Crystal's primary strategy is to provide service by overbuilding the ILEC with new telecommunications switching networks and telephone lines. The Communications Services Sector also provides the long distance service and dial-up internet access services to HickoryTech's Telephone Sector's subscribers.

Crystal is not subject to regulation by the public utilities commissions in the states it serves regarding rates and services. The CLEC activities of Crystal do require it to file for authority to operate with the appropriate public utilities commission in each state it enters. Crystal competes directly against existing ILECs in the areas in which Crystal operates. Crystal will continue to offer services to other markets and will require additional investment of assets to be competitive in those markets.

Crystal is not dependent upon any single customer or small group of customers. No one customer accounts for ten percent or more of HickoryTech's consolidated revenues in the Communications Services Sector.

WIRELESS SERVICES SECT OR

HickoryTech, through its subsidiary MSWC, owns and operates cellular telephone businesses in south central Minnesota and in the Minneapolis/St. Paul area In south central Minnesota, MSWC provides cellular service for Minnesota's Rural Service Area (RSA) 10, under the trade name of HickoryTech Wirdess. This business owns 100% of the "A-side" FCC cellular license to operate in seven counties in south central Minnesota. The area overlaps and is larger than the telephone line service area of HickoryTech's Minnesota ILEC and CLEC service areas and serves a population of approximately 230,000. This sector also owns the Minneapolis/St. Paul Metro A-2 (Metro A-2) cellular license, which was acquired on June 1, 1999. The Metro A-2 property surrounds the metropolitan Minneapolis/St. Paul area and is located in five Minnesota counties and in one Wisconsin county. Metro A-2 provides service to an area with a population of approximately 170,000. In addition, this sector also owns the newly acquired PCS licenses for the Minnesota BTAs of Mankato-Fairmont and Rochester-Austin-Albert Lea. The two BTAs are located in 16 Minnesota counties and one Iowa county and provide service to an area with a population of approximately 493,000, some of which coincide with the previously mentioned cellular RSA 10 population of 230,000.

MSWC derives its principal revenues and income from providing cellular telephone service to the retail customers in seven counties in south central Minnesota and roaming traffic. MSWC also derives roaming revenue from the six counties surrounding the metropolitan Minneapolis/St. Paul Metro A-2 area and roaming revenues from the 17 counties which comprise the PCS service territory.

MSWC directly competes against local cellular and PCS companies in southern Minnesota and in the Minneapolis/St. Paul area MSWC shares the market with other wireless providers and will require additional investment of assets to build the infrastructure to provide high quality service to this service area and to meet FCC mandates.

INFORMATION SOLUTIONS SECTOR

Through NIBI, HickoryTech's Information Solutions Sector provides data processing and related services, principally for HickoryTech, other local exchange telephone companies, CLECs, interexchange network carriers, wireless companies, municipalities and utilities. The Information Solutions Sector's principal activity is the provision of monthly batch processing of computerized data for HickoryTech as well as non-affiliated companies. Services for telephone company customers include the processing of long distance telephone calls from data sources and telephone switches, the preparation of the subscriber telephone bills, customer record keeping, carrier access bills and general accounting and payroll services. NIBI, under the trade name HickoryTech Information Solutions, also provides certain billing clearinghouse functions for interexchange carriers.

There are a number of companies engaged in supplying data processing services comparable to those furnished by NIBI. Competition is based primarily on price and service. There are some companies of much larger size that dominate certain aspects of the billing and data services business. There are many new market niches for telecommunications billing and data services, including ILECs, CLECs and wireless carriers. HickoryTech believes that NIBI is in a position to provide data processing services for these companies.

HickoryTech's Information Solutions Sector has developed a new integrated billing and management system called SuiteSolution. For internal use, SuiteSolution enables HickoryTech to become a full-service billing provider for all aspects of the telecommunications industry on a fully integrated basis. For external use, SuiteSolution can provide wireline or wireless carriers the individual benefits of a billing platform, or to integrated service providers, such as HickoryTech, a total system.

ENTERPRISE SOLUTIONS SECTOR

HickoryTech's Enterprise Solutions' activities are focused on the sale, installation and service of business telephone systems and data communications equipment to companies based in metropolitan Minneapolis/St. Paul, Minnesota. This sector also supports the business telephone system service for HickoryTech ILEC and CLEC operations in southern Minnesota and in Iowa The customers in the Enterprise Solutions Sector's market are the individual business end users of telecommunications service with ongoing service needs. Products consist of telecommunication platforms such as Nortel and Octel on the voice side of the Enterprise Solutions' business, and Cisco and Bay Networks (Nortel) equipment on the data side of its business. Enterprise Solutions specializes in the quality custom installation and maintenance of wide area networking, local networking and transport solutions in telecommunications for end user customers.

Revenues are primarily earned by the sales, installation and service of business telephone systems. Enterprise Solutions continues its commitment to service and support of its core product, Nortel, while identifying new opportunities such as call centers, computer telephone integration voice mail and interactive voice response systems.

HickoryTech's Enterprise Solutions Sector is not dependent upon any single customer or small group of customers. No one customer accounts for ten percent or more of HickoryTech's consolidated revenues in the Enterprise Solutions Sector.

There are several companies competing in the communications products market in which Enterprise Solutions operates. Competition is based primarily on price and service. No one company is dominant in this field. Enterprise Solutions offers customer premises telephone equipment through well-trained and experienced market representatives with long-term customer relationships. HickoryTech believes that its Enterprise Solutions Sector enjoys a very strong reputation for quality service. Enterprise Solutions has built a strong base of customers with recurring telecommunications needs and it is Enterprise Solutions' goal to derive 60-70% of its revenue from sales to its base.

OTHER REGULATION

HickoryTech does not anticipate any material effects on their earnings, capital expenditures or competitive position because of laws pertaining to the protection of the environment.

OTHER COMPETITION

Since the mid-1980's, HickoryTech's business strategy has been to position itself as a "one-stop" telecommunications services provider. Long-term business relationships with its customers have strengthened HickoryTech's business position. HickoryTech believes that its customers value the fact that it is the "local company" whose goal is to meet the customers' total communications needs. HickoryTech has several competitive advantages: its prices and costs are low; its service reputation is high; its investment in technology is strong and it has a direct billing relationship with almost all of the customers in its service territories.

The long-range effect of competition on the provision of telecommunications services and equipment will depend on technological advances, regulatory actions at both the state and federal levels, court decisions, and possible additional future state and federal legislation. The trend resulting from past legislation has been to expand competition in the telecommunications industry. It is imperative to HickoryTech that competition in this industry remain open on an equal basis to all providers. HickoryTech has chosen to participate in the competitive trend and enhance its growth by establishing its Communications Services Sector.

FORWARD-LOOKING STATEMENTS

This Form 10-K Annual Report, Management's Discussion and Analysis and other sections of this Annual Report contain forward-looking statements that are based on current expectations, estimates and projections about the industry in which HickoryTech operates and management's beliefs and assumptions. HickoryTech is developing several internal growth businesses, including its Communications Services Sector, its Wireless Services Sector and its SuiteSolution product in the Information Solutions Sector, and in this Form 10-K is making certain forward-looking statements about these growth businesses. Such forward-looking statements are subject to uncertainties that could cause HickoryTech's future actual results to differ materially from such statements. These statements are not guarantees of future performance and involve certain risks, uncertainties and probabilities, which are difficult to predict. Therefore, actual outcomes and results may differ materially from what is expressed or forecasted in such forward-looking statements, whether as a result of new information, future events or otherwise. Factors that might cause such a difference include, but are not limited to, those contained in this Item 1, "Management's Discussion and Analysis" in Item 7 and Exhibit 99, which is incorporated herein by reference. You are cautioned not to place undue reliance on these forward looking statements, which speak only as of the date on which they were made. Except as otherwise required by law, HickoryTech undertakes no obligation to update any of its forward-looking statements for any reason.

Item 2. Properties.

HickoryTech's business is primarily focused on the provision of services and its properties are used for administrative support and to store and safeguard equipment. At December 31, 2001, HickoryTech's gross property, plant and equipment of \$231,675,000 consisted primarily of telephone switches, cable and network equipment. HickoryTech owns or leases the telephone property, plant and equipment which it utilizes to operate its telephone systems. The three telephone subsidiaries of HickoryTech in Minnesota and Iowa own central telephone offices with related real estate in all of the communities they serve. HickoryTech's Telephone and Communications Services Sectors own the telephone network, including telephone outside plant, fiber-optic cable and central office equipment, over which they provide services to their customers. HickoryTech's Wireless Services Sector owns the switches and cellular/PCS radio equipment which provides its unique wireless network. It is the opinion of HickoryTech's management that the properties of HickoryTech are suitable and adequate to provide modern and effective telecommunications services within its service areas, including both local and long distance service. The capacity for furnishing these services both currently and in the future are under ongoing review by HickoryTech's engineering staff. Facilities are placed in full use after installation and appropriate testing under the guidance associated with multi-year capital expenditure plans.

HickoryTech's principal properties are the following:

- (1) MCTC's general offices and principal central office exchange building are located in downtown Mankato, Minnesota. This facility is owned by MCTC and is a three-level brick and stone building containing approximately 60,000 square feet of floor space. Portions of this building are leased to HickoryTech for its general offices and to NIBI for its data processing equipment.
- (2) MCTC's main warehouse is located in Mankato, Minnesota. The warehouse, built in 1996, is owned by MCTC and is a two-story concrete building containing approximately 48,000 square feet. The warehouse is used to store vehicles and supplies and is also used as office space for engineering and outside telephone personnel.
- (3) Heartland's main central office equipment is located in a one-story brick structure owned by Heartland in Rock Rapids, Iowa containing approximately 1,500 square feet. Heartland also leases general office space in Rock Valley, Iowa
- (4) Crystal leases office space in Mankato, Minnesota and West Des Moines, Iowa
- (5) MSWC leases office space in Mankato, Minnesota for cellular switch equipment and administration. MSWC also leases and owns various cellular and PCS tower sites through southern Minnesota and the Minneapolis/St. Paul metropolitan area
- (6) NIBI owns a three-story building in Mankato, Minnesota containing approximately 17,000 square feet.
- (7) Collins leases building and warehouse space in Roseville, Minnesota.

Item 3. Legal Proceedings.

There is no material pending legal or governmental proceedings directly involving HickoryTech or its subsidiaries, other than ordinary routine litigation or ordinary routine utility matters, incidental to the business of HickoryTech and its subsidiaries.

Item 4. Submission of Matters to a Vote of Security Holders.

No matters were submitted to a vote of security holders during the fourth quarter of the fiscal year covered by this 2001 Annual Report on Form 10-K.

PARTII

Item 5. Market for Registrant's Common Equity and Related Stockholder Matters.

The common stock of HickoryTech is traded on The Nasdaq National Market under the symbol "HTCO".

The following table sets forth for the period indicated, the high and low closing sales price of the common stock.

| | | <u>High</u> | <u>Low</u> | End of Qtr. |
|-------------|-------------------------|-------------|------------|-------------|
| <u>2001</u> | 4 th Quarter | \$19.0000 | \$14.8000 | \$16.9500 |
| | 3 rd Quarter | \$18.4000 | \$14.5100 | \$16.3000 |
| | 2 nd Quarter | \$16.0000 | \$13.5000 | \$16.0000 |
| | 1 st Quarter | \$20.8125 | \$12.1875 | \$14.8750 |
| <u>2000</u> | 4 th Quarter | \$23.0000 | \$18.3750 | \$20.5000 |
| | 3 rd Quarter | \$22.2500 | \$13.7500 | \$22.2500 |
| | 2 nd Quarter | \$15.5000 | \$11.9375 | \$12.1875 |
| | 1 st Quarter | \$15.0000 | \$12.9375 | \$14.0000 |

As of February 28, 2002, there were approximately 3,339 holders of record of common stock, registered and in street name accounts.

HickoryTech has declared quarterly dividends on its common stock of \$0.11 per share during the two years ended December 31, 2001. A quarterly cash dividend of \$0.11 per share will be paid on March 5, 2002 to stockholders of record at the close of business on February 15, 2002.

Item 6. Selected Financial Data.

(Dollars in Thousands, Except Per Share Amounts)

| FOR THE YEAR: | 2001 | 2000 | 1999 | 1998 | 1997 |
|------------------------------------|---------------|------------|------------|------------|---------------|
| Operating Revenues (A) | | | | | |
| Telephone | \$ 55,167 | \$ 52,662 | \$ 49,178 | \$ 47,934 | \$ 42,982 |
| Communications Services | 11,197 | 7,944 | 4,170 | 2,094 | - |
| Wireless Services | 17,655 | 18,899 | 16,897 | 7,993 | - |
| Information Solutions | 4,085 | 4,287 | 4,368 | 7,962 | 9,474 |
| Enterprise Solutions | 20,374 | 18,511 | 22,576 | 28,721 | 24,153 |
| Total Operating Revenues | \$ 108,478 | \$ 102,303 | \$ 97,189 | \$ 94,704 | \$ 76,609 |
| Net Income | \$ 8,738 | \$ 7,705 | \$ 14,666 | \$ 13,526 | \$ 15,479 |
| Net Income Before Gains/Losses (B) | \$ 8,119 | \$ 7,797 | \$ 9,453 | \$ 12,715 | \$ 11,774 |
| PER SHARE: | | | | | |
| Fully Diluted Earnings Per Share | \$0.62 | \$0.55 | \$1.06 | \$0.99 | \$1.12 |
| Fully Diluted Earnings Per Share | ** * * | 40.50 | 00.00 | 00.00 | #0.0 # |
| Before Gains/Losses (B) (C) | \$0.58 | \$0.56 | \$0.68 | \$0.93 | \$0.85 |
| Dividends Per Share (C) | \$0.44 | \$0.44 | \$0.44 | \$0.44 | \$0.40 |
| AT YEAR END: | | | | | |
| Total Assets | \$283,292 | \$255,487 | \$214,804 | \$161,429 | \$112,384 |
| Shareholders' Equity | \$80,765 | \$77,357 | \$74,476 | \$63,629 | \$55,562 |
| Total Debt, Long-Term and Current | \$170,901 | \$148,650 | \$111,361 | \$76,042 | \$41,964 |
| Debt Ratio (D) | 67.9% | 65.8% | 59.9% | 54.4% | 43.0% |
| CUSTOMER DATA (year end): | | | | | |
| ILEC Access Lines (E) | 66,393 | 67,120 | 64,969 | 61,346 | 59,223 |
| CLEC Access Lines (F) | 11,573 | 8,283 | 3,704 | 344 | - |
| Wireless Customers (G) | 26,230 | 25,698 | 20,309 | 15,955 | - |
| Internet Customers (H) | 12,816 | 12,129 | 5,835 | 3,195 | - |
| Long Distance Subscribers (I) | 24,241 | 18,366 | 12,146 | 6,012 | - |
| OTHER DATA: | | | | | |
| Employees (year end) | 502 | 552 | 502 | 479 | 452 |
| Capital Expenditures | \$32,868 | \$39,662 | \$28,531 | \$12,190 | \$12,135 |
| Shares Outstanding (C) (year end) | 13,935,308 | 13,878,568 | 13,787,416 | 13,662,216 | 13,602,357 |
| Share Price (J) (year end) | \$16.9500 | \$20.5000 | \$15.0000 | \$12.6250 | \$11.6875 |
| Shareholders (K) | 3,339 | 3,300 | N/A | N/A | N/A |
| | | | | | |

- (A) Acquisitions of Heartland Telecommunications Company of Iowa and Datacomm Products in 1997, Minnesota Southern Wireless Company in 1998 and Metro A-2 (Minneapolis/St. Paul area) cellular telephone business in 1999 and dispositions of HickoryTech's subsidiaries, Digital Techniques, Inc. (DTI) in 1998 and Amana Colonies Telephone Company (ACTC) in 2001, have affected HickoryTech's revenue trends.
- (B) Excludes one-time after-tax gains in 2001 of \$619,000 or \$0.04 per share from sale of ACTC and unrelated assets and investments; in 2000 of \$161,000 or \$0.01 per share adjustment to the 1998 sale of DTI; in 1999 of \$5.2 million or \$0.38 per share from the sale of a cellular partnership interest; in 1998 of \$811,000 or \$0.06 per share from the sale of DTI and unrelated securities; in 1997 of \$3.7 million or \$0.27 per share from the sale of DirecTV assets. 2000 also excludes \$253,000 or \$0.02 per share from the extraordinary loss and cumulative effect charge.
- (C) All per share calculations and shares outstanding have been restated for the 1998 3-for-1 stock split.
- (D) Debt Ratio = Total Debt / (Total Debt + Ending Shareholders' Equity).
- (E) ILEC Lines refer to the local exchange telephone access lines in the Telephone Sector. ILEC Lines include ISDN (High Speed Data) lines of 2,196 in 2001, 2,198 in 2000 and 1,683 in 1999.
- (F) CLEC Lines refer to the competitive local exchange telephone access lines in the Communications Services Sector.
- (G) Wireless Customers refer to the cellular service subscribers in the Wireless Services Sector.
- (H) Internet Customers are dial-up internet accounts within the Communications Services Sector, serving ILEC, CLEC or stand alone dial-up accounts anywhere HickoryTech serves. 2000 includes 4,834 customers acquired from Internet Connections. This does not include DSL customers.
- (I) Long Distance service accounts are provided in the Communications Services Sector to ILEC and CLEC customers.
- (J) Price is the last day closing price for 2001 through 1999 and the last five-day closing price average for the years 1998 and 1997.
- (K) Number of Shareholders is approximate total of Company registrations and street name accounts. Data prior to 2000 is not available.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations.

BUSINESSES

HickoryTech operates in five business sectors. Its largest and oldest business (since 1898) has been the operation of incumbent local exchange carriers (ILECs) or traditional wired telephone service. This business is HickoryTech's Telephone Sector. In 1998, HickoryTech began its Communications Services Sector, which is a competitive local exchange carrier (CLEC), competing for the telephone dial tone, data and long distance calling business in other ILECs' territories. Also in 1998, HickoryTech began its Wireless Services Sector by acquiring its first wholly-owned cellular service license, added to that sector in 1999 with the acquisition of an additional cellular service license and again in 2001 with the acquisition of two PCS licenses. Since 1964, HickoryTech's Information Solutions Sector has provided computer data processing and software, predominantly to other telecommunications companies and for its own operations. HickoryTech acquired its Enterprise Solutions Sector in 1990. Since then, HickoryTech has operated as a leading telecommunications and data equipment distributor from a base in Minneapolis/St. Paul, Minnesota.

THE COMPANY

The eight subsidiaries of HickoryTech, all of which publicly operate and conduct business as HickoryTech, and the business sectors in which they operate are:

TELEPHONE

Mankato Citizens Telephone Company Mid-Communications, Inc. Heartland Telecommunications Company of Iowa, Inc. Cable Network, Inc.

COMMUNICATIONS SERVICES

Crystal Communications, Inc.

WIRELESS SERVICES

Minnesota Southern Wireless Company

INFORMATION SOLUTIONS

National Independent Billing, Inc.

ENTERPRISE SOLUTIONS

Collins Communications Systems Co.

CORPORATE DEVELOPMENTS

In June, HickoryTech acquired two PCS licenses in southern Minnesota covering an area with a population of approximately 493,000.

In August, HickoryTech sold Amana Colonies Telephone Company (ACTC), a local telephone exchange serving approximately 1,500 access lines in east central Iowa.

During 2001, HickoryTech grew internally by 800 ILEC access lines (prior to sale of ACTC), 3,300 CLEC access lines, 500 wireless customers, 700 internet customers and 5,900 long distance customers, a total of 8.6% growth internally in customer counts.

In October, HickoryTech acquired approximately 5,000 dial-up internet customer accounts in southern Minnesota from Internet Connections.

During 2000, HickoryTech grew internally by 2,200 ILEC access lines, 4,500 CLEC access lines, 5,400 wireless customers, 1,300 internet customers and 6,200 long distance customers, a total of 18.5% growth internally in customer counts.

In May, HickoryTech sold its 6.4% equity interest in Midwest Wireless Communications, LLC, a rural cellular provider in southern Minnesota.

In June, HickoryTech acquired 170,000 population equivalents (pops) cellular license surrounding metropolitan Minneapolis/St. Paul.

CONSOLIDATED RESULTS OF OPERATIONS

2001 Compared to 2000

- 2001 consolidated operating revenues were \$108.5 million, a \$6.2 million or 6.0% increase over 2000. Excluding revenues of \$832,000 in 2001 and \$1,467,000 in 2000 related to ACTC, which was sold in 2001, consolidated operating revenues in 2001 increased 6.7% over 2000.
- 2001 consolidated net income of \$8.7 million represents a \$1.0 million or 13.4% increase from 2000. The 2001 net income includes a \$566,000 after-tax gain from the sale of ACTC. The 2001 net income also includes a \$53,000 after-tax gain from the sale of various property and investments. The 2000 net income includes a \$161,000 after-tax gain related to final payment received from the 1998 sale of Digital Techniques, Inc. The 2000 net income also includes a \$233,000 after-tax extraordinary loss related to the early extinguishment of debt and a \$20,000 after-tax loss from the cumulative effect of a change in accounting principle. Without the effect of these gains and other one-time items in either year, consolidated net income would have increased 4.1% from 2000.

2000 Compared to 1999

- 2000 consolidated operating revenues were \$102.3 million, a \$5.1 million or 5.2% increase over 1999. HickoryTech's acquisition of Metro A-2 contributed \$3,569,000 to consolidated operating revenues for the full year 2000 and \$2,730,000 for the partial year 1999. Without the effect of the acquisition of Metro A-2, consolidated operating revenues in 2000 would have increased 4.5% over 1999.
- 2000 consolidated net income of \$7.7 million represents a \$7.0 million or 47.5% decrease from 1999. The 2000 net income includes a \$161,000 after-tax gain related to final payment received from the 1998 sale of Digital Techniques, Inc. The 2000 net income also includes a \$233,000 after-tax extraordinary loss related to the early extinguishment of debt and a \$20,000 after-tax loss from the cumulative effect of a change in accounting principle. The 1999 net income includes a \$5.2 million after-tax gain from the sale of HickoryTech's equity interest in Midwest Wireless Communications. Without the effect of these gains and other one-time items in either year, consolidated net income would have decreased 17.5% from 1999.

OVERALL SUMMARY OF OPERATIONS

| Year Ended December 31, | 2001 | 2000 | 1999 |
|--|-----------|------------------------|-----------|
| | | (Dollars in thousands) | |
| Operating Income/(Loss) | | | |
| Telephone | \$ 27,277 | \$ 25,896 | \$ 23,871 |
| Communications Services | (5,754) | (5,219) | (4,153) |
| Wireless Services | 1,303 | 2,226 | 3,347 |
| Information Solutions | 408 | 706 | (486) |
| Enterprise Solutions | 1,340 | (308) | 1,137 |
| Corporate | (701) | <u>(958)</u> | (2,097) |
| | 23,873 | 22,343 | 21,619 |
| Other Income | 408 | 434 | 953 |
| Gain on Sale of Assets | 1,115 | 271 | 9,207 |
| Interest Expense | (10,687) | (9,803) | (6,513) |
| Income Taxes | (5,971) | (5,287) | (10,600) |
| Extraordinary Item and Cumulative Effect | <u> </u> | (253) | <u>=</u> |
| Net Income | \$ 8,738 | \$ 7,705 | \$ 14,666 |
| Net Income Before Gains/Losses * | \$ 8,119 | \$ 7,797 | \$ 9,453 |

^{*} Excludes net of tax gains from sale of assets of \$619,000 in 2001, \$161,000 in 2000 and \$5,213,000 in 1999, and after-tax extraordinary loss of \$233,000 and after-tax cumulative loss on accounting change of \$20,000 in 2000.

TELEPHONE

Telephone Sector revenues represented 51% of 2001 consolidated operating revenues after intersegment eliminations. They were earned primarily by providing customers access to the Telephone Sector's 66,393 ILEC access line local network and by providing interexchange access for long-distance network carriers. The Telephone Sector also earns revenue through use of its fiber optic transport network, network tandem switching and directory advertising. Total Telephone Sector revenues after intersegment eliminations have grown 9.9% compounded annually over a five-year period from 1996 to 2001. Without the acquisition of Heartland in 1997 and excluding the revenues from ACTC, which was sold in 2001, the five-year compound annual growth rate would have been 6.3%.

| | TELEPHONE | | |
|------------------------------|------------------|----------------|---------------|
| (Dollars in Thousands) | 2001 | 2000 | 1999 |
| Revenues Before Eliminations | | | |
| Local Service | \$ 14,433 | \$13,091 | \$12,260 |
| Network Access | 33,162 | 32,765 | 29,760 |
| Intersegment | 4,114 | 3,151 | 3,936 |
| Other | <u>7,572</u> | <u>6,806</u> | <u>7,158</u> |
| | 59,281 | <u>55,813</u> | <u>53,114</u> |
| Cash Operating Expenses | 23,238 | 21,816 | 21,724 |
| Non-Cash Operating Expenses | <u>8,766</u> | <u>8,101</u> | <u>7,519</u> |
| | 32,004 | <u> 29,917</u> | <u>29,243</u> |
| Operating Income | \$ 27,277 | \$25,896 | \$23,871 |
| Net Income | \$ 15,893 | \$15,190 | \$14,433 |
| Earnings Before Interest, | | | |
| Taxes, Depreciation and | | | |
| Amortization (EBITDA) (1) | \$ 36,043 | \$33,997 | \$31,389 |
| Capital Expenditures | \$ 8,812 | \$15,028 | \$12,710 |

From the table above, Telephone revenues before eliminations increased 6.2% in 2001 and 5.1% in 2000. Local service rates were increased in Heartland in May 2001 and in MCTC and Mid-Comm in December 2001 and February 2000, which contributed \$128,000 and \$744,000 to Telephone revenues in 2001 and 2000, respectively. Without the local service rate increases and excluding the revenues of ACTC, Telephone revenues before eliminations would have increased 7.3% in 2001 and 3.7% in 2000.

Local service revenue increased in the Telephone Sector by 10.3% for 2001 over 2000 and 6.8% for 2000 over 1999. Without the impact of the local service rate increases and excluding the revenues of ACTC, local service revenue would have increased 9.9% in 2001 and 0.7% in 2000. Increased demand for local private lines and higher penetration of vertical services such as caller identification, call waiting and three-way calling was the primary source of the growth in local service revenue in 2001. Access line growth of 1.2% in 2001 (prior to sale of ACTC) and 3.3% in 2000, along with the local service rate increases, was also a contributor to higher local service revenue.

Network access revenue increased 1.2% in 2001 and 10.1% in 2000. Access minutes in 2001 increased 0.6% over 2000 and in 2000 increased by 1.9% over 1999. Excluding the revenues of ACTC, network access revenue would have increased 3.1% in 2001, and access minutes would have increased 2.0% in 2001 over 2000. Access revenues in 2000 were enhanced by high demand for dedicated lines, high speed circuits and other non-usage based network connections. In 2001, the negative effects of network access pricing, a common industry trend, began to erode the increases in network access revenue from the volume of switched minutes of use.

Intersegment revenues increased 30.6% in 2001 over 2000 and decreased 19.9% in 2000 over 1999. The intersegment revenues are primarily related to engineering assistance provided to construct the CLEC telephone network and the use of the Telephone Sector's telephone switch by the Communications Services Sector. These revenues are eliminated from operating revenues on the Consolidated Statements of Income.

Other revenues, which include directory advertising, billing and collections revenue and large system sales, increased 11.3% in 2001 over 2000 and decreased 4.9% in 2000 over 1999. Other revenues increased in 2001 due to higher demand for high speed data circuits and increased large system sales.

Cash operating expenses increased 6.5% in 2001 and 0.4% in 2000. The increase in 2001 was caused primarily by higher corporate costs being allocated to the Telephone Sector primarily related to the sale of ACTC, efforts made to address access reform and industry issues. The increases in 2000 were due to normal inflation. The Telephone Sector is striving for cost efficiencies and technological improvement to maintain its operating margins.

The Telephone Sector capital expenditures in 2000 and 1999 include \$4,036,000 and \$5,523,000, respectively, for the building of new fiber optic routes outside of this sector's service territory. Capital expenditures in 2000 also included \$1,513,000 in host switch additions. The remainder of the 2000 and 1999 capital expenditures of \$9,479,000 and \$7,187,000, respectively, are comparable to those in 2001 and consists primarily of additional service connections and network upgrades.

COMMUNICATIONS SERVICES

Communications Services Sector revenues represented approximately 10% of 2001 consolidated operating revenues after eliminations. Revenues are earned primarily by providing competitive local telephone service (CLEC), by providing long distance service and dial-up internet access to both CLEC and ILEC customers.

HickoryTech is developing new business with this sector. As a result of this investment, this sector's local service, long distance and internet activities operated at negative EBITDA of \$3,875,000 in 2001, \$4,373,000 in 2000 and \$3,826,000 in 1999. The sector also invested \$19,626,000 in 2001 and \$19,197,000 in 2000 in capital expenditures. Access lines served in this sector have grown to 11,573 at the end of 2001 from 3,704 at the end of 1999. Long distance customers served in this sector have grown to 24,241 at the end of 2001 from 12,146 at the end of 1999. Internet customers served in this sector have grown to 12,816 at the end of 2001 from 5,835 at the end of 1999. HickoryTech is primarily a network overbuilder, as opposed to reselling other ILEC services. While the customer acquisition costs may be high for this growth plan, management believes the long-term benefits will be comparable to its Telephone Sector operations because in essence, HickoryTech will be running its ILEC and CLEC businesses in similar manner.

| | COMMUNICATIONS | SERVICES | |
|------------------------------|----------------|---------------|--------------|
| (Dollars in Thousands) | 2001 | 2000 | 1999 |
| Revenues Before Eliminations | | | |
| Long Distance | \$ 4,538 | \$ 4,371 | \$ 2,520 |
| Local Service | 2,774 | 1,690 | 712 |
| Internet | 3,066 | 1,958 | 1,098 |
| Other | <u>1,561</u> | <u>885</u> | <u>387</u> |
| | 11,939 | <u>8,904</u> | <u>4,717</u> |
| Cash Operating Expenses | 15,814 | 13,277 | 8,543 |
| Non-Cash Operating Expenses | 1,879 | <u>846</u> | 327 |
| | <u> 17,693</u> | <u>14,123</u> | <u>8,870</u> |
| Operating Loss | \$(5,754) | \$(5,219) | \$(4,153) |
| Net Loss | \$(3,492) | \$(3,131) | \$(2,525) |
| Earnings Before Interest, | | | |
| Taxes, Depreciation and | | | |
| Amortization (EBITDA) (1) | \$(3,875) | \$(4,373) | \$(3,826) |
| Capital Expenditures | \$19,626 | \$19,197 | \$11,137 |

The significant increases in operating revenues and expenses in 2001 and 2000 were the result of the Communications Services Sector's growth in CLEC access lines and long distance and internet customers. One industry trend impacting this sector is the decrease in average long distance revenue per customer. This sector experienced a 32.0% increase in its long distance customer base during 2001, with long distance revenues in 2001 increasing 3.8% over 2000. This slower growth in long distance revenues is the result of the decreasing long distance revenue per customer.

The Communications Services Sector's growth costs include the hiring of staff and marketing expenses prior to revenue streams and paying interconnection fees to incumbent carriers for transferring customers to the CLEC telephone network.

WIRELESS SERVICES

Wireless Services Sector revenues represented approximately 16% of 2001 consolidated operating revenues after eliminations. Revenues are earned primarily by providing wireless and prepaid cellular telephone service to subscribers in seven counties in south central Minnesota and by providing roaming service to customers and to other service providers. The Wireless Services Sector was formed after cellular service area license acquisitions in May 1998 and June 1999 and PCS license acquisitions in June 2001. Customers served in this sector have grown from 20,309 at the end of 1999 to 26,230 at the end of 2001.

In the three years ended 2001, the Wireless Services Sector invested \$11,926,000 in capital expenditures to improve its service area coverage, expand its cellular businesses and build-out its newly acquired PCS license territory. HickoryTech is nearing the end of its cellular capital expenditure plan, and in 2002 will complete its PCS capital expenditure plan.

| WIRELESS SERVICES | | | | | | | |
|------------------------------|----------------|---------------|--------------|--|--|--|--|
| (Dollars in Thousands) | 2001 | 2000 | 1999 | | | | |
| Revenues Before Eliminations | | | | | | | |
| Service | \$ 10,531 | \$ 8,818 | \$ 6,795 | | | | |
| Home Roaming | 740 | 586 | 1,272 | | | | |
| Roaming | <u>6,384</u> | <u>9,495</u> | <u>8,830</u> | | | | |
| | <u>_17,655</u> | <u>18,899</u> | 16,897 | | | | |
| Cash Operating Expenses | 12,098 | 12,396 | 10,346 | | | | |
| Non-Cash Operating Expenses | 4,254 | <u>4,277</u> | 3,204 | | | | |
| | 16,352 | <u>16,673</u> | 13,550 | | | | |
| Operating Income | \$ 1,303 | \$ 2,226 | \$ 3,347 | | | | |
| Net Income | \$ 668 | \$ 1,227 | \$ 1,931 | | | | |
| Earnings Before Interest, | | | | | | | |
| Taxes, Depreciation and | | | | | | | |
| Amortization (EBITDA) (1) | \$ 5,557 | \$ 6,503 | \$ 6,551 | | | | |
| Capital Expenditures | \$ 2,694 | \$ 4,981 | \$ 4,251 | | | | |

From the table above, Wireless revenues decreased 6.6% in 2001 over 2000 and increased 11.8% in 2000 over 1999. The decrease is primarily a result of the decrease in roaming revenue. Service revenue increased by 19.4% for 2001 over 2000 and 29.8% for 2000 over 1999. The increase in service revenue is due primarily to the growth in the customer base served by this sector of 2.1% in 2001 and 26.5% in 2000. The increase in service revenue in 2001 was more than offset by a decrease in roaming revenue of \$3,111,000 during 2001. Roaming rates and minutes from other wireless carriers' customers travelling into HickoryTech's service territory have continued to erode, particularly due to technological changes among other wireless providers which re-route the roaming minutes from HickoryTech's wireless service towers to other providers. In addition, other PCS wireless carriers have continued to build-out PCS licenses in RSA10. HickoryTech believes that both of these factors will continue to cause a decline in roaming minutes and related revenues for HickoryTech.

Cash operating expenses decreased 2.4% in 2001 over 2000 after increasing 19.8% in 2000 over 1999. During 2001, this sector implemented a series of management actions aimed at reducing operating expenses in an attempt to offset a portion of the decline in roaming revenue. These management actions were successful in reducing operating expenses and maintaining margins in 2001. The increase in cash operating expenses in 2000 was due primarily to the increase in customers served.

INFORMATION SOLUTIONS

Information Solutions Sector revenues represented approximately 4% of 2001 consolidated operating revenues after eliminations. Revenues are earned by providing information management solutions for HickoryTech subsidiaries, other local telephone companies, long distance resellers, CLECs, wireless companies, municipalities and utilities.

The Information Solutions Sector's principal activity is the provision of monthly batch processing of computerized data. The sector has developed a new integrated billing and management system called SuiteSolution. HickoryTech plans to deploy SuiteSolution in 2002 to all HickoryTech sectors, and to provide external installations through sale or turnkey transactions beginning in 2002.

| INFORMATION SOLUTIONS | | | | | | |
|-------------------------------|--------------|--------------|--------------|--|--|--|
| (Dollars in Thousands) | 2001 | 2000 | 1999 | | | |
| Revenues Before Eliminations | | | | | | |
| Unaffiliated Customers | \$ 4,085 | \$ 4,287 | \$ 4,368 | | | |
| Intersegment | 5,022 | <u>4,668</u> | <u>3,146</u> | | | |
| | <u>9,107</u> | <u>8,955</u> | <u>7,514</u> | | | |
| Cash Operating Expenses | 7,570 | 7,869 | 7,746 | | | |
| Non-Cash Operating Expense | 1,129 | 380 | <u>254</u> | | | |
| | 8,699 | 8,249 | 8,000 | | | |
| Operating Income/(Loss) | \$ 408 | \$ 706 | \$ (486) | | | |
| Net Income/(Loss) | \$ 128 | \$ 427 | \$ (221) | | | |
| Earnings Before Interest, | | | | | | |
| Taxes, Depreciation and | | | | | | |
| Amortization (EBITDA) (1) | \$ 1,537 | \$ 1,086 | \$ (232) | | | |
| Capital Expenditures | \$ 1,347 | \$ 123 | \$ 148 | | | |

From the table above, Information Solutions Sector revenues before eliminations increased 1.7% in 2001 over 2000 and 19.2% in 2000 over 1999. The sector's focus in 2001, 2000 and 1999 was split between the development and introduction of the new SuiteSolution billing and customer care software package and continued service to the existing customer base. The current customer base revenue primarily is driven by service bureau processing to long distance resellers, CLECs and local telephone companies.

Cash operating expenses in the Information Solutions Sector decreased 3.8% in 2001 and increased 1.6% in 2000. The decrease in 2001 was due primarily to management actions aimed at reducing operating expenses. This sector capitalized internal development costs associated with SuiteSolution during 2001, 2000 and 1999. The capitalization of these costs ended during the third quarter 2001 as the development of SuiteSolution had reached the point where the product was available for release to customers. As a result of development costs no longer being capitalized, cash operating expenses for this sector are expected to be higher in future years as development personnel are deployed on other tasks. Non-cash operating expenses for this sector increased in 2001 due to the amortization of SuiteSolution development costs, which began in the third quarter of 2001.

ENTERPRISE SOLUTIONS

Enterprise Solutions Sector revenues represented approximately 19% of 2001 consolidated operating revenues after eliminations. Revenues are earned primarily by the sale, installation and service of business telephone systems and data communications equipment primarily in metropolitan Minneapolis/St. Paul, Minnesota. Customers in this sector's market are the individual commercial/business end users of telecommunications service with ongoing service needs. This sector's products consist of telecommunication platforms such as Nortel and Octel on the voice side of its business, and Cisco and Bay (Nortel) equipment on the data side of its business. HickoryTech believes that this sector's expertise is the quality installation and maintenance of wide area and local telecommunications networks for end user customers.

| | ENTERPRISE SOL | UTIONS | |
|------------------------------|----------------|----------------|---------------|
| (Dollars in Thousands) | 2001 | 2000 | 1999 |
| Revenues Before Eliminations | | | |
| Installation | \$ 11,227 | \$ 8,688 | \$ 12,470 |
| Service | <u>9,147</u> | <u>9,823</u> | <u>10,106</u> |
| | <u>20,374</u> | <u> 18,511</u> | 22,576 |
| Cash Operating Expenses | 18,675 | 18,482 | 21,120 |
| Non-Cash Operating Expenses | 359 | 337 | <u>319</u> |
| | <u>19,034</u> | <u> 18,819</u> | 21,439 |
| Operating Income | \$ 1,340 | \$ (308) | \$ 1,137 |
| Net Income | \$ 748 | \$ (250) | \$565 |
| Earnings Before Interest, | | | |
| Taxes, Depreciation and | | | |
| Amortization (EBITDA) (1) | \$ 1,699 | \$ 29 | \$ 1,456 |
| Capital Expenditures | \$ 213 | \$ 157 | \$ 269 |

From the table above, revenues for 2001 increased 10.1% from 2000 while revenues for 2000 decreased 18.0% from 1999. The Enterprise Solutions Sector experienced lower volumes of business from customers during the second half of 1999 due to concerns regarding Y2K issues. In 2000, the lower volumes of business continued. Management believes this lower business volume reflected customer delays due to industry-wide concerns regarding technological changes, including the role of switch versus server-based communications, and general economic concerns. During 2001, Enterprise Solutions gained several large customer sales and, in spite of a difficult economy, experienced consistently high new installation activity.

Cash operating expenses increased 1.0% in 2001 over 2000 and decreased 12.5% in 2000 over 1999. Cash operating expenses in 2001 were held to consistent levels as those experienced in 2000 despite a 10.1% increase in operating revenues. This was the result of management actions aimed at controlling operating expenses and improving profitability. The decrease in cash operating expenses experienced in 2000 was less than the 18.0% decrease in operating revenues as certain fixed costs could not be eliminated.

TOTAL COSTS AND EXPENSES

Total consolidated costs and expenses after eliminations increased 5.8% in 2001 over 2000 and 5.8% in 2000 over 1999. Depreciation and amortization increased \$2,526,000 in 2001 over 2000 and \$2,421,000 in 2000 over 1999 due primarily to the higher pace of capital investment in the Communications Services Sector, wireless acquisitions in 2001, 1999 and 1998 and the amortization of capitalized SuiteSolution software development costs. Costs and expenses other than depreciation and amortization were \$67,811,000 in 2001, compared with \$65,692,000 in 2000 and \$63,723,000 in 1999. The causes of the net increases are explained in the sector discussions above, although the primary cause of the overall increase was the growth of the Communications Services Sector. The Communications Services Sector's growth costs include the hiring of staff and marketing expenses prior to revenue streams and paying interconnection fees to incumbent carriers for transferring customers to the CLEC telephone network.

INTEREST EXPENSE

Interest expense increased by \$884,000 in 2001 over 2000 and \$3,290,000 in 2000 over 1999. The increase in interest expense in 2001 was due to the increase in total debt outstanding from \$149 million at December 31, 2000 to \$171 million at December 31, 2001, offset by a decrease in the weighted average interest rate from 8.17% in 2000 to 6.66% in 2001. The debt level increased in 2001 to fund internal growth and to fund the PCS acquisition. The increase in interest expense in 2000 was due to the increase in total outstanding debt from \$111 million at December 31, 1999 to \$149 million at December 31, 2000, and due to an increase in the weighted average interest rate from 6.65% in 1999 to 8.17% in 2000. The debt level increased in 2000 to fund internal growth.

GAIN ON SALE OF ASSETS

The 2001 gain on sale of assets includes \$1,015,000 from the sale of ACTC and \$100,000 from the sale of miscellaneous assets. HickoryTech received proceeds of \$6.5 million on the sale of ACTC. The 2000 gain on sale of assets of \$271,000 is related to a final contingent payment received from the 1998 sale of DTI. The 1999 gain on sale of assets of \$9.2 million is the result of HickoryTech selling its minority interest in Midwest Wireless Communications, LLC. HickoryTech received proceeds of \$12.8 million on the transaction.

INCOME TAXES

The effective tax rate in 2001 was 40.6%, versus 39.9% in 2000 and 41.9% in 1999. These effective tax rates differ from the U.S. statutory rate primarily due to state income taxes.

EXTRAORDINARY LOSS ON DEBT EXTINGUISHMENT

In June 2000, HickoryTech increased its revolving credit facility and used the proceeds to repay \$40,000,000 of senior unsecured notes. As a result of the extinguishment of the senior unsecured notes, HickoryTech recorded an extraordinary loss of \$233,000, net of income tax benefit of \$158,000. This action was taken to align the capital financing of HickoryTech more suitably with its current business plan.

CUMULATIVE EFFECT OF ACCOUNTING CHANGE

In December 1999, the SEC issued Staff Accounting Bulletin (SAB) No. 101, "Revenue Recognition in Financial Statements," which provides additional guidance in applying generally accepted accounting principles for revenue recognition. Implementation of SAB No. 101 required HickoryTech to defer revenues resulting from up-front fees and to also defer the associated direct costs. These deferred revenues and costs are now recognized ratably over the customer relationship period. As permitted by SAB No. 101, HickoryTech accounted for the change in accounting policy prospectively as a cumulative effect of accounting change retroactively to January 1, 2000. The cumulative effect of accounting change in 2000 was a loss of \$20,000, net of a tax benefit of \$14,000.

CRITICAL ACCOUNTING POLICIES

This Management's Discussion and Analysis of Financial Condition and Results of Operations are based upon HickoryTech's consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America and, where applicable, conform to the accounting principles as prescribed by federal and state telephone utility regulatory authorities. HickoryTech presently gives accounting recognition to the actions of regulators where appropriate, as prescribed by Statement of Financial Accounting Standards (SFAS) No. 71, "Accounting for the Effects of Certain Types of Regulation."

Revenue Recognition — Revenues are generally recognized when services are rendered or products are delivered to customers. Revenues in the Telephone, Communications Services and Wireless Services Sectors are earned from monthly billings to customers for telephone (wireline or wireless) service. Revenues in the Telephone Sector are also derived from charges for network access to HickoryTech's local exchange telephone network, from subscriber line charges and from contractual arrangements for services such as billing and collection and directory advertising. Certain of these revenues are realized under pooling arrangements with other telephone companies and are divided among the companies based on respective costs and investments to provide the services. The companies that take part in these pooling arrangements may adjust their costs and investments for a period of two years, which causes the dollars distributed by the pool to be adjusted retroactively. Management believes that recorded amounts represent reasonable estimates of the final distribution from these pools.

Revenue in the Enterprise Solutions Sector earned on major installation and change contracts is recognized on the percentage of completion method, which relies on measuring actual contract completion versus estimates of total expected contract revenue and costs. The percentage of completion method is used since reasonably dependable estimates of the revenue and costs applicable to various stages of a contract can be made. Recognized revenues and profit are subject to revisions as the contract progresses to completion. Revisions in profit estimates are charged to income in the period in which the facts that give rise to the revision become known.

Estimates – The preparation of the consolidated financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and disclosure of contingent assets and liabilities. The estimates and assumptions used in the accompanying consolidated financial statements are based upon management's evaluation of the relevant facts and circumstances as of the date of the financial statements. Actual results may differ from the estimates and assumptions used in preparing the accompanying consolidated financial statements.

HickoryTech's allowance for doubtful accounts is an estimate based on specifically identified accounts as well as general reserves. HickoryTech evaluates specific accounts where it has information that the customer may have an inability to meet its financial obligations. In these cases, management uses its judgment, based on the best available facts and circumstances, and records a specific reserve for that customer against amounts due to reduce the receivable to the amount that is expected to be collected. These specific reserves are reevaluated and adjusted as additional information is received that impacts the amount reserved. HickoryTech also establishes a general reserve for all customers based on a range of percentages applied to aging categories. These percentages are based on historical collection and write-off experience. If circumstances change, HickoryTech's estimates of the recoverability of amounts due the company could be reduced or increased by a material amount. Such a change in estimated recoverability would be accounted for in the period in which the facts that give rise to the change become known.

Similarly, HickoryTech makes estimates related to the valuation of inventory. HickoryTech adjusts its inventory carrying value for estimated obsolescence or unmarketable inventory to the estimated market value based upon assumptions about future demand and market conditions. As market conditions change, if inventory valuations are lower additional inventory write-downs may be required at the time that the facts that give rise to the lower value become known.

During 2001, 2000 and 1999, HickoryTech amortized its intangible assets over their estimated useful lives. The intangible assets and their estimated useful lives are as follows: goodwill – 40 years; FCC license – 37-40 years; customer lists – 5-8 years; and other – 5-8 years. See Recent Accounting Developments for discussion of SFAS 142 and its impact on amortization of intangible assets.

INFLATION

It is the opinion of management that the effects of inflation on operating revenues and expenses over the past three years have been immaterial. Management anticipates that this trend will continue in the near future.

FINANCIAL CONDITION, RESOURCES AND COMMITMENTS

REVIEW OF CASH FLOWS

HickoryTech's net working capital of \$13,737,000 at December 31, 2001, is an increase of \$4,855,000 from December 31, 2000. The increase is primarily due to an increase in receivables and cash, and a decrease in accounts payable. The ratio of current assets to current liabilities is 2.0 to 1.0 at December 31, 2001.

Cash flows from operations continue to be a steady source of funds for HickoryTech, primarily coming from the Telephone Sector. Cash provided from operations was \$25,135,000 in 2001, \$22,908,000 in 2000 and \$23,175,000 in 1999. Cash flows from operations in 2001 were primarily attributable to net income plus depreciation, amortization and an increase in deferred tax liabilities, partially offset by increases in income taxes receivable, increases in costs in excess of billings on contracts in the Enterprise Solutions Sector and decreases in accounts payable relating to timing of payments and decreases in billings in excess of costs on contract in the Enterprise Solutions Sector. Cash flows from operations in 2000 were primarily attributable to net income plus depreciation and amortization, partially offset by increases in inventory in the Telephone Sector and decreases in accounts payable relating to timing of payments. Cash flows from operations in 1999 were primarily attributable to net income plus depreciation and amortization, along with a decrease in accounts receivables, an increase in accounts payable and also offset by the gain on sale of assets.

Cash flows used in investing activities were \$39,979,000 in 2001, \$51,238,000 in 2000 and \$54,471,000 in 1999. Capital expenditures relating to ongoing businesses were \$32,868,000 in 2001, \$39,662,000 in 2000 and \$28,531,000 in 1999. Capital expenditures were incurred to construct additional network facilities to provide CLEC services and buildout fiber optic and wireless networks. Cash used in investing activities also included \$2,717,000 in 2001, \$1,450,000 in 2000 and \$251,000 in 1999 for capitalized software development costs associated with SuiteSolution in the Information Solutions Sector. Cash used in investing activities included \$11,386,000 in 2001 for the acquisition of PCS licenses (including direct acquisition costs) and \$38,767,000 in 1999 for the Metro A-2 cellular license acquisition. Proceeds from sale of assets also provided \$6,992,000 in 2001 and \$12,971,000 in 1999 related primarily to the sales of ACTC in 2001 and the investment in Midwest Wireless Communications, LLC in 1999. In 2000, cash used in investing activities included a \$10,000,000 investment in Rural Telephone Finance Cooperative (RTFC) which was required as part of HickoryTech's new revolving credit facility entered into in September 2000 with a syndicate which included RTFC and other banks.

Cash flows from financing activities were \$15,662,000 in 2001, \$26,812,000 in 2000 and \$32,871,000 in 1999 primarily resulting from net borrowings under HickoryTech's credit facilities. Dividend payments resulted in uses of cash of \$6,117,000, \$6,085,000 and \$6,048,000 in 2001, 2000 and 1999, respectively.

DIVIDENDS

HickoryTech paid dividends of \$6,117,000, or \$0.44 per share, in 2001. The dividend per share rate was the same as in 2000 and 1999. HickoryTech expects paying at the existing level of dividends in 2002, which is not expected to negatively impact the liquidity of HickoryTech.

LIQUIDITY AND CAPITAL RESOURCES

In 2001, HickoryTech's acquisition of PCS licenses was funded with debt, using its revolving credit facility. During 2000, HickoryTech's bank credit facility was expanded to \$225 million in order to fund capital expenditures. In 1999, HickoryTech's acquisition of the Minneapolis/St. Paul Metro A-2 cellular business was funded with debt, using its revolving credit facility.

HickoryTech uses variable interest rate financial instruments as of December 31, 2001. The revolving credit facility had a weighted average interest rate of 6.66% for the year 2001, and 5.3% at December 31, 2001. HickoryTech continually monitors the interest rates on its bank loans. A lower level of interest expense is likely to occur in 2002 because of more limited use of the revolving credit facility for capital expenditures and potentially lower weighted average interest rates for the year 2002 than HickoryTech experienced in 2001. Based on HickoryTech's banking relationships, HickoryTech continues to have access to multiple forms of financing based upon its 2001 current ratio (2 to 1), its EBITDA, its debt to EBITDA ratio and its proven access to debt markets.

The following table sets forth HickoryTech's contractual obligations, along with the cash payments due each period (long-term debt and capital lease payments do not include associated interest):

| (Dollars in Thousands) | | Payments Due by Period | | | | |
|------------------------------------|------------|------------------------|----------|-----------|------------|--|
| | | Less than | 1 - 3 | 4 - 5 | After 5 | |
| Contractual Obligations | Total | 1 year | years | years | years | |
| Long-term debt | \$ 170,000 | \$ 1,000 | \$ 3,000 | \$ 44,875 | \$ 121,125 | |
| Capital Lease Obligations | 901 | 242 | 659 | - | - | |
| Operating Leases | 3,796 | 1,068 | 1,749 | 298 | 681 | |
| Total Contractual Cash Obligations | \$ 174,697 | \$ 2,310 | \$ 5,408 | \$ 45,173 | \$ 121,806 | |

HickoryTech has a \$224,000,000 credit facility with a syndicate of banks. This credit facility is comprised of a \$125,000,000 revolving credit component and a \$99,000,000 term loan component. As of December 31, 2001, HickoryTech had drawn \$170,000,000 on this credit facility, with available borrowing capacity of \$54,000,000 under the revolving credit component. The total commitment to HickoryTech expires as follows:

| (Dollars in Thousands) | Amount of Commitment Expiration per Period | | | | | | | |
|----------------------------|--|-----------|-----------|-----------|-----------|--|--|--|
| | | Less than | 1 - 3 | 4 - 5 | After 5 | | | |
| | Total | 1 year | years | years | years | | | |
| Revolving Credit Component | \$ 125,000 | \$ - | \$ 37,500 | \$ 59,375 | \$ 28,125 | | | |

On June 26, 2001, HickoryTech acquired two PCS licenses in southern Minnesota. Refer to Note 2 of Notes to Consolidated Financial Statements for further discussion of this acquisition.

On August 6, 2001, HickoryTech completed the sale of its local telephone exchange in Amana, Iowa. Refer to Note 2 of Notes to Consolidated Financial Statements for further discussion of this disposition.

HickoryTech operates with original equity capital, retained earnings and recent additions to indebtedness in the form of bank term debt and revolving lines of credit.

RECENT ACCOUNTING DEVELOPMENTS

In July 2001, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 141, "Business Combinations," and No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 requires that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. SFAS No. 141 also specifies the criteria that intangible assets acquired in a purchase method business combination must meet to be recognized and reported apart from goodwill. HickoryTech made no acquisitions after June 30, 2001 and, therefore, SFAS No. 141 had no impact on 2001 results.

SFAS No. 142 is effective January 1, 2002 and addresses financial accounting and reporting for acquired goodwill and other intangible assets. SFAS No. 142 will require that goodwill and intangible assets with indefinite useful lives no longer be amortized, but instead tested for impairment at least annually. Those intangible assets with finite useful lives will continue to be amortized over their respective useful lives. As of December 31, 2001, HickoryTech had unamortized goodwill of \$25,086,000 and recorded amortization expense related to goodwill during 2001 of \$766,000. HickoryTech is still waiting for further guidance from the FASB and/or the Securities Exchange Commission on whether its FCC licenses qualify as indefinite lived intangible assets. This guidance is expected before the end of the first quarter of 2002. As of December 31, 2001, Hickory Tech had unamortized FCC licenses of \$75,635,000 and recorded amortization expense related to these licenses during 2001 of \$1,906,000. Upon adoption of SFAS No. 142, HickoryTech will cease amortization of its goodwill and may cease amortization of FCC licenses if they are determined to have indefinite lives under SFAS No. 142. HickoryTech is in the process of evaluating whether any of its goodwill or intangible asset values are impaired pursuant to the provisions of SFAS No. 142 and 144 (as described below). Although HickoryTech's analysis is not complete, management currently does not expect any writedowns of the carrying value of its intangible assets or goodwill and therefore does not expect adoption of SFAS No. 142 will have a material impact on its financial position or results of operations.

In June 2001, the FASB issued SFAS No. 143, "Accounting for Asset Retirement Obligations," which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets that result from the acquisition, construction, development or normal use of the asset. SFAS No. 143 is effective January 1, 2003. HickoryTech is currently evaluating the provisions of SFAS No. 143 and does not expect that adoption will have a material impact on its financial position or its results of operations.

In October 2001, the FASB issued SFAS No. 144, "Accounting for Impairment or Disposal of Long-Lived Assets," which addresses financial accounting and reporting for the impairment or disposal of long-lived assets. SFAS No. 144 supersedes SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed of," and the accounting and reporting provisions of Accounting Principles Board Opinion No. 30, "Reporting the Results of Operations – Reporting the Transactions for the Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions." SFAS No. 144 requires that long-lived assets that are to be disposed of by sale be measured at the lower of book value or fair value less cost to sell. SFAS No. 144 also sets forth requirements for recognizing and measuring impairment losses on certain long-lived assets to be held or used. SFAS No. 144 is effective January 1, 2002. HickoryTech is currently evaluating the provisions of SFAS No. 144 and does not expect that adoption will have a material impact on its financial position or its results of operations.

REGULATED INDUSTRY

STATE- HickoryTech increased local rates in its Iowa ILEC subsidiary effective May 2001 and in its Minnesota ILEC subsidiaries effective December 2001, adding approximately \$128,000 of revenues in 2001. The Minnesota ILEC subsidiaries also increased local rates in February 2000, adding approximately \$744,000 of revenues in 2000. The Minnesota Department of Public Service has the authority to investigate rates and profits of telephone companies in Minnesota. Under Minnesota law, telephone companies with less than 50,000 customers are regulated on price and service level rather than on profit. HickoryTech's two Minnesota ILEC subsidiaries fall under this alternative form of regulation. HickoryTech's subsidiaries' local service rates are lower than the rates of most Minnesota telephone companies. This relieves HickoryTech of substantial regulatory oversight. In the state of Iowa, HickoryTech's operations fall below the 15,000 access line minimum level for rate regulation by the Iowa Utilities Board. No regulatory matters in Iowa affect HickoryTech's current operation.

State regulators are considering access charge reform. There are no specific dockets at this time, and HickoryTech cannot estimate the amount, if any, of future potential state access revenue changes.

INTERSTATE- The Telephone Sector's three local exchange telephone companies have had their interstate access rates established based on a nationwide pool of companies known as the National Exchange Carriers Association (NECA). These access charges reflect the FCC rules and changes in regulation as they apply to the other companies which are in the NECA pools, and ultimately establish the prices that the Telephone Sector can charge for interstate access. There has been a decline in the level of interstate access charges in the last several years, and HickoryTech foresees a continuation of this trend. The FCC ordered in late 2001 to amend the interstate access charge rate design. The FCC modifications of ILEC transport rate structure, reallocation of costs in the transport interconnection charge and amendments to universal service funds are effective January 1, 2002. The net effect of these changes did not materially change the interstate revenues for HickoryTech beginning in 2002.

FCC regulators may consider additional access charge reform. There are no specific dockets at this time, and HickoryTech cannot estimate the amount, if any, of future potential interstate revenue changes.

In September 1999, by order of the FCC, HickoryTech moved its Iowa telephone exchange from "average schedule" status for interstate traffic to a pure "cost basis" form of revenue recognition and tariffs. This means that for the Iowa telephone exchange, interstate access revenues are determined based on the specific company's cost of service rather than nationwide averages of other companies. The switch from "average schedule" to "cost basis" for Iowa's interstate revenue has reduced company revenues by less than \$200,000 on an annualized basis.

HickoryTech's Communications Services Sector operates in Minnesota and Iowa with less regulatory oversight than HickoryTech's Telephone Sector. A CLEC petitions regulators for authority to operate in certain geographic areas, submits tariffs to describe services and the rates at which it will provide service, and submits interconnection agreements it has reached with other carriers for regulatory review. However, there is no regulatory oversight of the prices charged or the rate of return earned by the CLEC. This is also the case with HickoryTech's Wireless Services Sector.

CONTINGENCIES

In January 2002, National Independent Billing Partnership (NIBP), an unconsolidated partnership of NIBI (see Note 1 of the Notes to Consolidated Financial Statements for discussion of NIBP), received written claims from one of its customers relating to contractual obligations. The claims are not a formal legal action. NIBP disagrees with the claims made by this customer. In the opinion of management, the ultimate resolution of these claims will not have a material adverse impact on HickoryTech's financial position, results of operations or cash flows.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk.

HickoryTech does not have operations subject to risks of foreign currency fluctuations, nor does HickoryTech use derivative financial instruments in its operations or investment portfolio. HickoryTech's earnings are affected by changes in interest rates as a portion of its long-term debt has variable interest rates based on LIBOR. If interest rates for the portion of HickoryTech's long-term debt based on variable rates had averaged 10% more for the entire year ended December 31, 2001, HickoryTech's interest expense would have increased \$1,155,000 in 2001. In case of a change of this magnitude, management would likely act to mitigate its exposure to the change by converting a portion of its variable-rate debt to fixed-rate debt.

^{(1) -} EBITDA represents operating income plus depreciation and amortization expense. EBITDA, which is not a measure of financial performance or liquidity under generally accepted accounting principles, is provided because such information is used by certain investors when analyzing the financial position and performance of HickoryTech. Because of the variety of methods used by companies and analysts to calculate EBITDA, and the fact that EBITDA calculations may not accurately measure a company's ability to meet debt service requirements, caution should be used in relying on any EBITDA presentation. HickoryTech sees value in disclosing its calculation of EBITDA for the financial community and in displaying the change in EBITDA. HickoryTech believes an increasing EBITDA depicts increased ability to attract financing and increased valuation of HickoryTech's business.

Item 8. Financial Statements and Supplementary Data.

REPORT OF MANAGEMENT

Management of Hickory Tech Corporation (HickoryTech) is responsible for the consolidated financial statements and the other financial information contained in this Annual Report. The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America applied on a consistent basis. They are considered by management to present fairly HickoryTech's financial position, results of operations and cash flows. In preparing the financial statements, management is required to objectively include amounts based on estimates and judgments that it believes are reasonable under the circumstances.

To provide reasonable assurance that assets are safeguarded against loss and that accounting records are reliable for preparing financial statements, HickoryTech management maintains a system of internal controls. The Audit Committee of the Board of Directors, which is composed of directors who are not officers or employees, meets regularly with the independent accountants and management to review the scope of internal controls, the manner in which they perform their responsibilities, audit activities and financial reporting. The Audit Committee provides a direct method of access from the Board of Directors to the independent accountants and assures the objectivity of this report's financial information. The Audit Committee reviews and approves financial disclosures prior to releasing to the public.

HickoryTech's financial statements have been audited by PricewaterhouseCoopers LLP, independent accountants. Management has made available to the independent accountants all HickoryTech financial records and related data. Their audits, which included consideration of the internal controls, culminated in their report which appears on this page.

Robert D. Alton Chairman, President and Chief Executive Officer David A. Christensen Vice President and Chief Financial Officer

REPORT OF INDEPENDENT ACCOUNTANTS

To the Shareholders and Board of Directors of Hickory Tech Corporation

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of income, of shareholders' equity and of cash flows present fairly, in all material respects, the financial position of Hickory Tech Corporation and subsidiaries (HickoryTech) at December 31, 2001 and December 31, 2000, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2001, in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of HickoryTech's management; our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America, which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

PricewaterhouseCoopers LLP

Minneapolis, Minnesota February 1, 2002

HICKORY TECH CORPORATION CONSOLIDATED STATEMENTS OF INCOME

Years Ended December 31

(Dollars in Thousands, Except Per Share Amounts)

| _ | 2001 | 2000 | 1999 |
|--|-------------------------------|------------------------------|------------------------------|
| OPERATING REVENUES: Telephone Communications Services Wireless Services | \$ 55,167 11,197 17,655 | \$ 52,662 7,944 18,899 | \$ 49,178 4,170 16,897 |
| Information Solutions Enterprise Solutions | 4,085 20,374 | 4,287 18,511 | 4,368 22,576 |
| TOTAL OPERATING REVENUES | 108,478 | 102,303 | 97,189 |
| COSTS AND EXPENSES: | | | |
| Operating Expenses | 67,811 | 65,692 | 63,723 |
| Depreciation Amortization of Intangibles | 12,915 3,879 | 11,088 3,180 | 9,319 2,528 |
| TOTAL COSTS AND EXPENSES | 84,605 | 79,960 | 75,570 |
| OPERATING INCOME | 23,873 | 22,343 | 21,619 |
| OTHER INCOME (EXPENSE): | 23,073 | 22,3 13 | 21,017 |
| Gain on Sale of Assets | 1,115 | 271 | 9,207 |
| Equity in Net Income/(Loss) of Investees | (27) | 23 | 530 |
| Interest and Other Income Interest Expense | 435 (10,687) | 411 (9,803) | 423 (6,513) |
| TOTAL OTHER INCOME (EXPENSE) | (9,164) | (9,098) | 3,647 |
| | (9,104) | (9,098) | 3,047 |
| INCOME BEFORE INCOME TAXES, EXTRAORDINARY ITEM, AND CUMULATIVE EFFECT OF ACCOUNTING CHANGE | 14,709 | 13,245 | 25,266 |
| INCOME TAXES | 5,971 | 5,287 | 10,600 |
| INCOME BEFORE EXTRAORDINARY ITEM AND CUMULATIVE EFFECT OF ACCOUNTING CHANGE EXTRAORDINARY LOSS ON DEBT EXTINGUISHMENT, | 8,738 | 7,958 | 14,666 |
| NET OF TAX BENEFIT OF \$158 CUMULATIVE EFFECT OF ACCOUNTING CHANGE, | - | (233) | - |
| NET OF TAX BENEFIT OF \$14 | | (20) | |
| NET INCOME | \$ 8,738 | \$ 7,705 | \$ 14,666 |
| | | | |
| Basic Earnings Per Share: Income Before Extraordinary Item and Cumulative Effect of | | | |
| Accounting Change | \$ 0.63 | \$ 0.58 | \$ 1.07 |
| Extraordinary Item and Cumulative Effect of Accounting Change | | (0.02) | - |
| Net Income = | \$ 0.63 | \$ 0.56 | \$ 1.07 |
| Dividends Per Share | \$ 0.44 | \$ 0.44 | \$ 0.44 |
| Weighted Average Common Shares Outstanding | 13,904,690 | 13,832,502 | 13,746,053 |
| Diluted Earnings Per Share: | | | |
| Income Before Extraordinary Item and Cumulative Effect of | | | |
| Accounting Change Extraordinary Item and Cumulative Effect of Accounting Change | \$ 0.62 | \$ 0.57 (0.02) | \$ 1.06 |
| Net Income | \$ 0.62 | \$ 0.55 | \$ 1.06 |
| Weighted Average Common and E-virelent Shares Outstan " | 14 001 470 | 12 022 015 | 12 772 405 |
| Weighted Average Common and Equivalent Shares Outstanding The accompanying notes are an integral part of the cons | 14,001,478 | 13,923,015 | 13,772,495 |

HICKORY TECH CORPORATION CONSOLIDATED BALANCE SHEETS As of December 31

(Dollars in Thousands)

ASSETS

| ASSETS | | |
|---|----------------|----------------|
| | 2001 | 2000 |
| CURRENT ASSETS: | 4 4 100 | 4 1100 |
| Cash and Cash Equivalents Accounts Receivable, Net of Allowance for Doubtful Accounts | \$ 2,008 | \$ 1,190 |
| of \$1,231 in 2001 and \$961 in 2000 | 14,616 | 15,156 |
| Income Taxes Receivable | 1,675 | 670 |
| Costs in Excess of Billings on Contracts | 1,520 | 981 |
| Inventories | 4,989 | 4,585 |
| Deferred Income Taxes | 646 | 1,404 |
| Other | 2,329 | 1,423 |
| TOTAL CURRENT ASSETS | 27,783 | 25,409 |
| INVESTMENTS | 10,701 | 10,361 |
| PROPERTY, PLANT AND EQUIPMENT, NET | 135,644 | 116,690 |
| OTHER ASSETS: | | |
| Intangible Assets, Net | 102,077 | 97,402 |
| Other | 7,087 | 5,625 |
| TOTAL OTHER ASSETS | 109,164 | 103,027 |
| TOTAL ASSETS | \$ 283,292 | \$ 255,487 |
| LIABILITIES AND SHAREHOLDERS' EQUITY | | |
| CURRENT LIABILITIES: | | |
| Accounts Payable | \$ 3,338 | \$ 6,459 |
| Accrued Expenses | 5,335 | 4,332 |
| Accrued Interest | 382 | 108 |
| Billings in Excess of Costs on Contracts | 169 | 950 |
| Advanced Billings and Deposits Current Maturities of Long-Term Obligations | 3,580 1,242 | 3,461 1,217 |
| TOTAL CURRENT LIABILITIES | 14,046 | 16,527 |
| TOTAL CURRENT LIABILITIES | 14,040 | 10,527 |
| LONG-TERM OBLIGATIONS, Net of Current Maturities | 169,659 | 147,433 |
| DEFERRED INCOME TAXES | 13,876 | 9,417 |
| DEFERRED REVENUE AND BENEFITS | 4,946 | 4,753 |
| TOTAL LIABILITIES | 202,527 | 178,130 |
| COMMITMENTS AND CONTINGENCIES (Notes 6 and 11) | - | - |
| SHAREHOLDERS' EQUITY: | | |
| Common Stock, no par value, \$.10 stated value | | |
| Shares authorized: 100,000,000 | | |
| Shares outstanding: 2001, 13,935,308; 2000, 13,878,568 | 1,394 | 1,388 |
| Additional Paid-In Capital | 6,254 | 5,473 |
| Retained Earnings | 73,117 | 70,496 |
| TOTAL SHAREHOLDERS' EQUITY | 80,765 | 77,357 |
| TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY | \$ 283,292 | \$ 255,487 |
| | · | |

HICKORY TECH CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS Years Ended December 31

(Dollars in Thousands)

| (Bottari in Thousands) | 2001 | 2000 | 1999 |
|--|-----------|--------------|-----------|
| CASH FLOWS FROM OPERATING ACTIVITIES | | | |
| Net Income | \$ 8,738 | \$ 7,705 | \$ 14,666 |
| Adjustments to Reconcile Net Income to Net Cash | | | |
| Provided by Operating Activities: | 16.504 | 14.260 | 11 047 |
| Depreciation and Amortization | 16,794 | 14,268 | 11,847 |
| Gain on Sale of Assets | (1,115) | (271) 391 | (9,207) |
| Extraordinary Loss on Debt Extinguishment Cumulative Effect of Accounting Change | - | 34 | - |
| Provision for Losses on Accounts Receivable | 782 | 1,005 | 9 |
| Deferred Income Taxes | 5,217 | 2,577 | 2,744 |
| Stock-Based Compensation | 217 | 660 | 890 |
| Employee Retirement Benefits and Deferred Compensation | 170 | 202 | (520) |
| Accrued Patronage Refunds | (1,114) | | - |
| Equity in Net (Income)/Loss of Investees | 27 | (23) | (530) |
| Cash Provided From Operations Before Changes | , | | |
| In Assets and Liabilities | 29,716 | 26,548 | 19,899 |
| Changes in Operating Assets and Liabilities Net of | , | , | , |
| Effects of Acquisitions and Dispositions: | | | |
| Receivables | (823) | 878 | 1,233 |
| Inventories | (442) | (2,102) | 27 |
| Billings and Costs on Contracts | (1,321) | 379 | (395) |
| Accounts Payable and Accrued Expenses | (1,525) | (2,319) | 2,401 |
| Advanced Billings and Deposits | 125 | 181 | 57 |
| Deferred Revenue and Benefits | 23 | (584) | 72 |
| Other | (618) | (73) | (119) |
| Net Cash Provided by Operating Activities | 25,135 | 22,908 | 23,175 |
| CASH FLOWS FROM INVESTING ACTIVITIES: | | | |
| Additions to Property, Plant and Equipment | (32,868) | (39,662) | (28,531) |
| Additions to Capitalized Software Development Costs | (2,717) | (1,450) | (251) |
| Increase in Investments | - | (10,363) | (86) |
| Redemption of Investments | - | 700 | 193 |
| Acquisitions, Net of Cash Acquired | (11,386) | (885) | (38,767) |
| Proceeds from Sale of Assets | 6,992 | 422 | 12,971 |
| Net Cash Used in Investing Activities | (39,979) | (51,238) | (54,471) |
| CASH FLOWS FROM FINANCING ACTIVITIES: | | | |
| Change in Cash Overdraft | - | (3,552) | 3,552 |
| Payment of Debt Issuance Costs | - | (1,300) | (463) |
| Repayments of Debt | (649) | (40,452) | (681) |
| Payments of Capital Lease Obligations | (141) | <u>-</u> | - |
| Borrowings on Line of Credit | 30,500 | 78,600 | 52,000 |
| Repayments on Line of Credit | (8,500) | (1,100) | (16,000) |
| Proceeds from Issuance of Common Stock | 569 | 701 | 511 |
| Dividends Paid | (6,117) | (6,085) | (6,048) |
| Net Cash Provided by Financing Activities | 15,662 | 26,812 | 32,871 |
| NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS | 818 | (1,518) | 1,575 |
| CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR | 1,190 | 2,708 | 1,133 |
| CASH AND CASH EQUIVALENTS AT END OF YEAR | \$ 2,008 | \$ 1,190 | \$ 2,708 |
| SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: | | | |
| Cash Paid for Interest | \$ 11,337 | \$ 10,643 | \$ 6,535 |
| Cash Paid for Income Taxes | \$ 1,750 | \$ 2,205 | \$ 8,548 |
| | , | , | ,0 |

HICKORY TECH CORPORATION CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY Years Ended December 31

(Dollars in Thousands)

| | Common | Stock | Additional Paid-In | Retained | Total Shareholders' |
|--------------------------------|------------|----------|-----------------------|-----------|------------------------|
| | Shares | Amount | Capital | Earnings | Equity |
| BALANCE AT DECEMBER 31, 1998 | 13,662,216 | \$ 1,366 | \$ 2,005 | \$ 60,258 | \$ 63,629 |
| Stock Award Plan | 71,654 | 8 | 1,607 | | 1,615 |
| Employee Stock Purchase Plan | 31,753 | 3 | 368 | | 371 |
| Directors' Stock Retainer Plan | 2,914 | | 37 | | 37 |
| Stock Options Exercised | 12,313 | 1 | 121 | | 122 |
| Dividend Reinvestment Plan | 6,566 | 1 | 83 | | 84 |
| Net Income | | | | 14,666 | 14,666 |
| Dividends Paid | | | | (6,048) | (6,048) |
| BALANCE AT DECEMBER 31, 1999 | 13,787,416 | 1,379 | 4,221 | 68,876 | 74,476 |
| Stock Award Plan | 29,788 | 3 | 496 | | 499 |
| Employee Stock Purchase Plan | 28,464 | 3 | 287 | | 290 |
| Directors' Stock Retainer Plan | 2,967 | | 50 | | 50 |
| Stock Options Exercised | 15,384 | 2 | 181 | | 183 |
| Dividend Reinvestment Plan | 14,549 | 1 | 238 | | 239 |
| Net Income | | | | 7,705 | 7,705 |
| Dividends Paid | | | | (6,085) | (6,085) |
| BALANCE AT DECEMBER 31, 2000 | 13,878,568 | 1,388 | 5,473 | 70,496 | 77,357 |
| Stock Award Plan | 18,374 | 2 | 211 | | 213 |
| Employee Stock Purchase Plan | 20,781 | 2 | 291 | | 293 |
| Directors' Stock Retainer Plan | 2,089 | | 33 | | 33 |
| Dividend Reinvestment Plan | 15,496 | 2 | 246 | | 248 |
| Net Income | | | | 8,738 | 8,738 |
| Dividends Paid | | | | (6,117) | (6,117) |
| BALANCE AT DECEMBER 31, 2001 | 13,935,308 | \$ 1,394 | \$ 6,254 | \$ 73,117 | \$ 80,765 |

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE1 - ACCOUNTING POLICIES

The accounting policies of Hickory Tech Corporation (Hickory Tech) are in conformity with accounting principles generally accepted in the United States of America and, where applicable, conform to the accounting principles as prescribed by federal and state telephone utility regulatory authorities. Hickory Tech presently gives accounting recognition to the actions of regulators where appropriate, as prescribed by Financial Accounting Standards Board Statement (SFAS) No. 71, "Accounting for the Effects of Certain Types of Regulation."

Basis of Consolidation - The consolidated financial statements of HickoryTech include Hickory Tech Corporation and its subsidiaries. HickoryTech operates in the following five business segments: (i) Telephone Sector, (ii) Communications Services Sector, (iii) Wireless Services Sector, (iv) Information Solutions Sector and (v) Enterprise Solutions Sector. An investment in an unconsolidated partnership for the Information Solutions Sector is accounted for using the equity method. All intercompany transactions have been eliminated from the consolidated financial statements.

Revenue Recognition—Revenues are generally recognized when services are earned, rendered or products are delivered to customers. Customers are billed as of monthly cycle dates. Telephone Sector revenues are derived from charges for network access to HickoryTech's local exchange telephone network, from subscriber line charges and from contractual arrangements for services such as billing and collection and directory advertising. Certain of these revenues are realized under pooling arrangements with other telephone companies and are divided among the companies based on respective costs and investments to provide the services. Management believes that recorded amounts represent reasonable estimates of the final distribution from these pools. Revenue in the Enterprise Solutions Sector earned on major installation and charge contracts is recognized on the percentage of completion method. Up-front fees, including installation and activation fees, are deferred and recognized on a straight-line basis over the corresponding customer relationship period.

Estimates - The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and disclosure of contingent assets and liabilities. The estimates and assumptions used in the accompanying consolidated financial statements are based upon managements evaluation of the relevant facts and circumstances as of the date of the financial statements. Actual results may differ from these estimates and assumptions

Reclassifications—Certain expenses reported as cost of sales in 2000 and 1999 have been reclassified to operating expenses to conform to the 2001 presentation. These reclassifications reduced cost of sales and increased other operating expenses for 2000 and 1999 by \$12,510,000 and \$15,987,000, respectively. In addition, certain revenues and expenses related to HickoryTech's internet service have been reclassified from the Telephone Sector to the Communications Services Sector. Internet revenues reclassified amounted to \$1,874,000 in 2000 and \$1,072,000 in 1999. Internet expenses reclassified amounted to \$1,885,000 in 2000 and \$1,075,000 in 1999. These reclassifications had no effect on previously reported consolidated operating income, net income or cash flows.

Property, Plant and Equipment - Property, plant and equipment are recorded at original cost of acquisition or construction. When regulated incumbent local exchange carrier (ILEC) telephone assets are sold or retired, the assets and related accumulated depreciation are removed from the accounts and any gains or losses on disposition are amortized with the remaining net investment in telephone plant.

The components of property, plant and equipment are summarized as follows:

| (Dollars in Thousands) | | 2000 |
|--|------------------|------------------|
| ILECTelephone Plant (Telephone Sector) | \$147,315 | \$142,918 |
| CLECTelephone Plant (Communications Services Sector) | 51,175 | 31,735 |
| Wireless Plant (Wireless Services Sector) | 23,606 | 20,945 |
| Other Property and Equipment | <u>9,579</u> | 7,764 |
| Total | 231,675 | 203,362 |
| Less Accumulated Depreciation | <u>96,031</u> | 86,672 |
| Property, Plant and Equipment, Net | <u>\$135,644</u> | <u>\$116,690</u> |

Depreciation for financial statement purposes is determined using the straight-line method based on the lives of the various classes of depreciable assets. The composite depreciation rates on ILEC telephone plant for the three years ended December 31, 2001, were 5.9%, 6.0%, and 6.0%. All other property, plant and equipment is depreciated over estimated useful lives of three to fifteen years, and buildings are depreciated over their estimated useful lives of thirty-nine years. Other property and equipment includes \$1,041,000 of equipment acquired under a capital lease. Amortization expense in 2001 and accumulated amortization at December 31, 2001 related to this capital lease was \$130,000.

Cash Equivalents - Cash equivalents include short-term investments with original maturities of three months or less. The carrying value of cash and cash equivalents approximates its fair value due to the short maturity of the instruments.

Investments – Investments include \$10.3 million of non-interest bearing Rural Telephone Finance Cooperative (RTIC) Subordinated Capital Certificates (SCCs) accounted for under the cost method of accounting. This method requires HickoryTech to periodically evaluate whether a non-temporary decrease in value of the investment has occurred, and if so, to write this investment down to its net realizable value.

Investments also include an unconsolidated partnership accounted for using the equity method of accounting. NIBI is a 40% general partner in National Independent Billing Partnership (NIBP), which performs billing and collection clearinghouse functions for interexchange carriers. NIBPhadtotal assets of \$1,623,000 and \$1,911,000 as of December 31, 2001 and 2000, respectively. NIBP had total liabilities of \$1,472,000 and \$1,693,000 as of December 31,2001 and 2000, respectively. For the years ended December 31, 2001, 2000 and 1999, NIBP had revenues of \$620,000, \$1,006,000 and \$1,673,000, respectively, and net income/(loss) of (\$67,000), \$57,000 and \$210,000, respectively.

Inventories - Inventories, which consist of equipment for resale, materials and supplies, are stated at the lower of average cost or market.

Income Taxes – HickoryTech accounts for income taxes in accordance with SFAS No. 109, "Accounting for Income Taxes," which requires an asset and liability approach to financial accounting and reporting for income taxes. Accordingly, deferred tax assets and liabilities arise from the difference between the tax basis of an asset or liability and its reported amount in the financial statements. Deferred tax amounts are determined by using the tax rates expected to be in effect when the taxes will actually be paid or refunds received, as provided under currently enacted tax law. Valuation allowances are established when necessary to reduce deferred tax assets to the amount expected to be realized. Income tax expense or benefit is the tax payable or refundable, respectively, for the period plus or minus the change in deferred tax assets and liabilities during the period.

Intangible Assets — The components of HickoryTech's intangible assets, along with the periods in which each component is being amortized, are shown in the following table. FCC licenses consist of the cost of acquiring the cellular licenses of RSA 10 and Metro A-2, and the PCS licenses in southern Minnesota. Goodwill consists of costs in excess of netassets acquired. Customers include the value assigned to customer lists acquired. Amortization expense is computed using the straight-line method based on the estimated useful life of the asset. HickoryTech reviews its intangibles whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. HickoryTech estimates the future cash flows expected to result from the asset, and if the sum of the expected net undiscounted future cash flows is less than the carrying amount of the intangible, HickoryTech recognizes an impairment loss by reducing the amortized cost of the intangible to its estimated fair value. HickoryTech has not recognized impairment losses on any intangibles in 2001, 2000 or 1999.

| (Dollars in Thousands) | 2001 | 2000 | Lives |
|-------------------------------|-------------------|------------------|---------------|
| Goodwill | \$ 28,815 | \$ 33,245 | 40 years |
| FCCLicenses | 81,224 | 70,093 | 37 - 40 years |
| Customers | 1,701 | 1,734 | 5 - 8 years |
| Other Intangibles | 538 | 300 | 5 - 8 years |
| Total | 112,278 | 105,372 | |
| Less Accumulated Amortization | <u>10,201</u> | <u>7,970</u> | |
| Intangible Assets, Net | <u>\$ 102,077</u> | <u>\$ 97,402</u> | |

Capitalized Software Costs – Software costs associated with software that is developed or purchased for internal use only are accounted for in accordance with the American Institute of Certified Public Accountants Statement of Position 98-1, "Accounting for the Costs of Computer Software Developed or Obtained for Internal Use." HickoryTech capitalizes costs (including right to use fees) associated with externally acquired software for internal use. Costs associated with internally developed software are segregated into three project stages: preliminary project stage, application development stage and post-implementation stage. Costs associated with both the preliminary project stage and post-implementation stage are expensed as incurred. Costs associated with the application development stage are capitalized Software maintenance and training costs are expensed as incurred. Amortization of software costs commences when the software is ready for its intended use, and is amortized over a period of three years. During 2001, 2000 and 1999, HickoryTech capitalized \$1,285,000, \$492,000 and \$0, respectively, of costs associated with software purchased or developed for internal use only. These software costs are included in property, plant and equipment, and amounted to \$1,503,000 and \$492,000 at December 31, 2001 and 2000, respectively. Amortization expense relating to these capitalized costs began in 2001 and amounted to \$196,000.

Software costs associated with software that is developed or purchased for external sale or license are accounted for in accordance with SFASNo. 86, "Accounting for the Costs of Computer Software to Be Sold, Leased or Otherwise Marketed." HickoryTech capitalizes costs related to such software once technological feasibility has been established and continues capitalization until the product becomes available for general release to customers. HickoryTech capitalized software costs of \$2,717,000,\$1,450,000 and \$251,000 in 2001, 2000 and 1999, respectively, related to software that will be sold or licensed externally. These software costs are included in other non-current assets, and amounted to \$3,197,000 and \$1,076,000 at December 31,2001 and 2000, respectively. These amounts are net of accumulated amortization of \$729,000 and \$133,000 at December 31,2001 and 2000, respectively. Capitalized software costs are amortized on a product-by-product basis over the estimated economic life of the product. Amortization expense relating to these costs began in 2000 and amounted to \$596,000 in 2001 and \$133,000 in 2000.

Comprehensive Income – SFAS No. 130 requires that a full set of general purpose financial statements include the reporting of "comprehensive income." Comprehensive income is comprised of foreign currency items, minimum pension liability adjustments and unrealized gains and losses on certain investments in debt and equity securities. During the years ended December 31, 2001, 2000 and 1999, comprehensive income was comprised solely of net income.

Advertising Expense – Advertising is expensed as incurred. Advertising expense charged to operations was \$952,000, \$1,050,000 and \$669,000 in 2001, 2000 and 1999, respectively.

Earnings Per Share - Basic earnings per share is computed by dividing net income by the weighted average number of shares of common stock outstanding during the year. Shares used in the earnings per share assuming dilution calculation are based on the weighted average number of shares of common stock outstanding during the year increased by potentially dilutive common shares. Potentially dilutive common shares include stock options and stock subscribed under the employee stock purchase plan (ESPP).

| | <u>2001</u> | <u>2000</u> | <u>1999</u> |
|-------------------------|-------------------|-------------|-------------|
| Weighted Average | | | |
| Shares Outstanding | 13,904,690 | 13,832,502 | 13,746,053 |
| Stock Options | 95,645 | 89,305 | 24,770 |
| Stock Subscribed (ESPP) | 1,143 | 1,208 | 1,672 |
| Total Dilutive | | | |
| Shares Outstanding | <u>14,001,478</u> | 13,923,015 | 13,772,495 |

Options to purchase 76,750 shares in 2001, 15,750 shares in 2000 and 63,500 shares in 1999 were not included in the computation of earnings per share assuming dilution because their effect on earnings per share would have been antidilutive.

Dividends per share is based on the quarterly dividend per share as declared by the HickoryTech Board of Directors.

NO TE2 - ACQUISITIONS AND DISPOSITIONS

On June 26, 2001, HickoryTech acquired two digital personal communications services (PCS) licenses from McLeodUSA Incorporated for \$11,100,000 in cash The PCS licenses acquired by HickoryTech include the Minnesota Basic Trading Areas (BTAs) of Mankato-Fairmont and Rochester-Austin-AlbertLea, an area covering a population of approximately 493,000 people. The acquisition was a purchase of the licenses only. There were no customers, existing revenue stream or physical property and equipment included with this acquisition as the BTAs were undeveloped. HickoryTech paid for the acquisition with advances under its revolving credit facility. HickoryTech allocated the entire purchase price to the fair value of the PCS license, which is being amortized over 37 years.

On August 6, 2001, HickoryTech closed on the previously announced agreement to sell its local telephone exchange in Amam, Iowa to South Slope Cooperative Telephone Company, Inc. for \$6,500,000 in cash The Amam operation, known as Amam Colonies Telephone Company (ACTC), served approximately 1,500 access lines in the seven communities of the Amam Colonies in east central Iowa. HickoryTech recorded a pre-tax gain on the sale of \$1,015,000 (\$566,000 net of tax). HickoryTech used the proceeds from the sale to repay a portion of its outstanding debt The operations of ACTC were included in the Telephone Sector. For the years ended December 31, 2001, 2000 and 1999, ACTC generated revenues of \$832,000, \$1,467,000 and \$1,461,000 and generated an operating income (loss) of (\$13,000), \$70,000 and \$356,000, respectively. The pro-forma impact of this disposition on net income and earnings per share for the periods presented herein is not considered material.

On October 9, 2000, HickoryTech completed the acquisition of the dial-up internet customer accounts, along with certain assets and liabilities, of Internet Connections, a Mankato internet service provider, in exchange for \$870,000 in cash. Internet Connections had approximately 5,000 internet customers in southern Minnesota and the Twin Cities area. The acquisition was accounted for under the purchase method of accounting. HickoryTech paid for the acquisition with available funds. HickoryTech allocated \$840,000 of the purchase price to customers (intangible asset), \$100,000 to other intangible assets and \$70,000 to tangible net liabilities. The operations of the Internet Connections dial-up internet business are included in the Communications Services Sector. Customers will be amortized over a period of eight years.

On May 12, 1999, HickoryTech sold its 6.4% equity interest in Midwest Wireless Communications, LLC (MWC), a rural cellular telecommunications provider in southern Minnesota, to MWC. HickoryTech recorded a pre-tax gain on the sale of \$9,207,000 (\$5,213,000 net of tax). The investment was accounted for under the equity method and was included with Investments prior to its sale in May 1999. The equity interest was reflected in the operations of the Telephone Sector.

On June 1, 1999, HickoryTech acquired the Metro A-2 cellular property. The property surrounds the metropolitan Twin Cities area and is located in five Minnesota counties and in one Wisconsin county. The population of the serving area is 170,000. The acquisition was accounted for under the purchase method of accounting. Accordingly, the purchase price has been allocated to the assets acquired based upon their fair values. The total purchase price was approximately \$41,500,000. HickoryTech allocated \$36,600,000 of the purchase price to the FCC license acquired and \$4,900,000 to the cellular network and cellular tower sites. HickoryTech financed \$30,000,000 of the acquisition from its revolving credit facility and paid the remainder of the purchase price with available funds. The operations of the Metro A-2 acquisition are included in the Wireless Services Sector.

NO TE3 - INVESTMENTS AND FINANCIAL INSTRUMENTS

Substantially all investments include investments accounted for using the cost method of accounting. The fair value of HickoryTech's long-term obligations, after deducting current maturities, is estimated to be \$170,923,000 at December 31, 2001 and \$145,635,000 at December 31,2000, compared to carrying values of \$169,659,000 and \$147,433,000 respectively. The fair value estimates are based on the overall weighted interest rates and maturity compared to rates and terms currently available in the long-term financing markets.

NOTE4 - BUSINESS SEGMENTS

HickoryTech's operations are conducted in five business segments as: (i) Telephone Sector, (ii) Communications Services Sector, (iii) Wireless Services Sector, (iv) Information Solutions Sector and (v) Enterprise Solutions Sector. The Telephone Sector provides telephone services to Mankato and adjacent areas of south central Minnesota and to eleven communities in northwest Iowa. The Telephone Sector also operates fiber optic cable transport facilities in Minnesota. The Telephone Sector also included the operations of Amama Colonies Telephone Company, a local telephone exchange serving the Amama Colonies in east central Iowa, which was sold in August 2001. The Communications Services Sector offers an alternative choice for local telecommunications service, known as CLEC (Competitive Local Exchange Carrier) service in the telecommunications industry, to customers in Minnesota and Iowa not currently in HickoryTech's Telephone Sector's service area. In addition, the Communications Services Sector resells long distance service to Minnesota and Iowa subscribers The Wireless Services Sector provides cellular telephone service to seven counties in south central Minnesota and a service area around the Minnesotis Services Sector provides cellular telephone services Sector also provides PCS service to the Minnesota BTAs of Mankato-Fairmont and Rochester-Austin-Albert Lea. The Information Solutions Sector provides data processing and related services to HickoryTech's other sectors and to other external telephone companies, municipalities and utilities. The Enterprise Solutions Sector designs, sells, installs and services business telephone systems and data communications equipment primarily in metropolitan Minnesota.

Business segment information for the years 2001, 2000 and 1999 is as follows. Certain amounts from the Telephone Sector and the Communications Services Sector have been reclassified in 2000 and 1999 to reflect internet operations as part of the Communications Services Sector.

BUSINESS SEGMENT DATA

Years Ended December 31

(Dollars in Thousands)

| | | (Dollars in | i nousanas) | | | C | |
|--|----------------|-------------------|-----------------|--------------|----------------|-------------------|--------------|
| | | Comm. | Wireless | Information | Enterprise | Corporate and | |
| | Talambama | | Services | Information | - | | Compolidate |
| | Telephone | Services | Services | Solutions | Solutions | Elimination s | Consolidate |
| 2001 | | | | | | | |
| Revenue from Unaffiliated | \$ 55,167 | \$ 11,197 | \$ 17,655 | \$ 4,085 | \$ 20,374 | \$ - | \$ 108,4 |
| Customers | ψ 33,107 | Ψ 11,157 | Ψ 17,033 | Ψ 1,005 | Ψ 20,571 | Ψ | Ψ 100, |
| Intersegment Revenues | 4,114 | 742 | - | 5,022 | _ | (9,878) | |
| Total | 59,281 | 11,939 | 17,655 | 9,107 | 20,374 | (9,878) | 108,4 |
| | ŕ | | , | ŕ | Í | , , , | • |
| Depreciation and Amortization | 8,766 | 1,879 | 4,254 | 1,129 | 359 | 407 | 16,7 |
| Operating Income/(Loss) | 27,277 | (5,754) | 1,303 | 408 | 1,340 | (701) | 23,8 |
| Equity in Net Income/(Loss) of | | | | | | | |
| Investees | - | - | - | (27) | - | <u>-</u> | (: |
| Interest Expense | 28 | 2 | 1 | 32 | - | 10,624 | 10,6 |
| Income Taxes | 11,134 | (2,427) | 472 | 89 | 520 | | 5,9 |
| Net Income/(Loss) | 15,893 | (3,492) | 668 | 128 | 748 | (5,207) | 8,7 |
| Identifiable Assets Investment in Equity | 100,859 | 50,125 | 95,069 | 8,825 | 10,861 | 17,553 | 283,2 |
| Method Investees | _ | _ | _ | 60 | _ | _ | |
| Capital Expenditures | 8,812 | 19,626 | 2,694 | 1,347 | 213 | 176 | 32,8 |
| 2000 | 0,012 | 15,020 | 2,001 | 1,5 17 | 213 | 170 | 32,0 |
| Revenue from Unaffiliated | \$ 52,662 | \$ 7,944 | \$ 18,899 | \$ 4,287 | \$ 18,511 | ¢ | ¢ 102 : |
| Customers | \$ 32,002 | \$ 7,944 | \$ 10,099 | \$ 4,287 | \$ 18,511 | \$ - | \$ 102,3 |
| Intersegment Revenues | 3,151 | 960 | _ | 4,668 | _ | (8,779) | |
| Total | 55,813 | 8,904 | 18,899 | 8,955 | 18,511 | (8,779) | 102,3 |
| 10441 | 33,013 | 0,501 | 10,000 | 0,755 | 10,511 | (0,777) | 102,5 |
| Depreciation and Amortization | 8,101 | 846 | 4,277 | 380 | 337 | 327 | 14,2 |
| Operating Income/(Loss) | 25,896 | (5,219) | 2,226 | 706 | (308) | (958) | 22,3 |
| Equity in Net Income of Investees | - | - | - | 23 | _ | - | |
| Interest Expense | 32 | - | 2 | - | 1 | 9,768 | 9,8 |
| Income Taxes | 10,563 | (2,177) | 907 | 295 | (174) | (4,127) | 5,2 |
| Extraordinary Loss on Debt | | | | | | | |
| Extinguishment | - | - | - | - | - | (233) | (2: |
| Cumulative Effect of Accounting | (20) | | | | | | |
| Change | (20) 15,190 | (2.121) | 1 227 | 427 | (250) | (5.759) | (1 |
| Net Income/(Loss) Identifiable Assets | 106,157 | (3,131) 31,935 | 1,227 86,108 | 427 4,585 | (250) 9,989 | (5,758) 16,713 | 7,7 255,4 |
| Investment in Equity | 100,137 | 31,933 | 80,108 | 7,505 |),)0) | 10,713 | 233,- |
| Method Investees | _ | _ | _ | 87 | _ | _ | |
| Capital Expenditures | 15,028 | 19,197 | 4,981 | 123 | 157 | 176 | 39,€ |
| 1999 | | | , | | | | , |
| Revenue from Unaffiliated | \$ 49,178 | \$ 4,170 | \$ 16,897 | \$ 4,368 | \$ 22,576 | \$ - | \$ 97, |
| Customers | ψ 15,176 | Ψ 1,170 | Ψ 10,077 | Ψ 1,500 | Ψ 22,570 | Ψ | Ψ 27, |
| Intersegment Revenues | 3,936 | 547 | - | 3,146 | _ | (7,629) | |
| Total | 53,114 | 4,717 | 16,897 | 7,514 | 22,576 | (7,629) | 97,1 |
| | | | | | | | |
| Depreciation and Amortization | 7,519 | 327 | 3,204 | 254 | 319 | 224 | 11,8 |
| Operating Income/(Loss) | 23,871 | (4,153) | 3,347 | (486) | 1,137 | (2,097) | 21,€ |
| Equity in Net Income of Investees | 445 | - | - | 85 | - | <u>-</u> | 5 |
| Interest Expense | 41 | - | 1 | - | - | 6,471 | 6,5 |
| Income Taxes | 10,007 | (1,767) | 1,350 | (157) | 392 | | 10,6 |
| Net Income/(Loss) | 14,433 | (2,525) | 1,931 | (221) | 565 | 483 | 14,6 |
| Identifiable Assets Investment in Equity | 95,364 | 12,717 | 85,136 | 4,041 | 10,939 | 6,607 | 214,8 |
| Method Investees | _ | _ | _ | 764 | _ | _ | 7 |
| Capital Expenditures | 12,710 | 11,137 | 4,251 | 148 | 269 | 16 | 28,5 |
| Capital Expenditures | 12,/10 | 11,107 | 1,231 | 1 10 | 207 | 10 | 20,0 |

NO TE5 - STOCK COMPENSATION

Under the terms of an employee stock purchase plan, participating employees may acquire shares of common stock through payroll deductions of notmore than 10% of their compensation. The price at which the shares can be purchased is 85% of the lower fair market value for such shares on two specified dates in each plan year. As of December 31, 2001, there were 900,000 common shares reserved for this plan and 665,801 shares still available for issuance. At December 31, 2001, employees had subscribed to purchase approximately 22,000 shares in the current plan year ending August 31, 2002

Under the terms of a corporate retainer stock plan for directors, participating directors may acquire shares of common stock in exchange for their quarterly retainers. The price at which the shares can be purchased is 100% of the fair market value for such shares on the date of purchase. As of December 31, 2001, there were 300,000 common shares reserved for this plan and 269,399 shares still available for future grants.

HickoryTech also offers a directors' stock option plan to attract and retain outside directors. The plan provides for each outside director to receive fully vested options to purchase 5,000 shares of common stock of HickoryTech at an exercise price equal to the fair market value on the date of grant if HickoryTech meets pre-established financial objectives. The options may be exercised no later than ten years after the date of grant. As of December 31,2001, there were 300,000 common shares reserved for this plan and 171,000 shares available for future grants.

HickoryTech's stock award plan provides for the granting of incentive stock options, non-qualified stock options and stock awards. The plan provides for stock awards based on the attainment of certain financial targets and for individual achievements. In addition, for one component of the plan, HickoryTech utilizes a trust account for the funding of a long-term performance award. In 2001, 2000 and 1999, HickoryTech paid cash of \$157,000, \$170,000 and \$607,000 for its common stock shares and issued these shares, 8,904, 12,038 and 47,751 in 2001, 2000 and 1999, respectively, to a trust for the benefit of certain key employees. The stock options issued under the stock option component of the stock award plan may be exercised no later than ten years after the date of grant, with one-third of the options vesting each year. As of December 31,2001, there were 1,750,000 common shares reserved for this plan and 1,187,050 shares available for future grants.

HickoryTech has elected to apply Accounting Principles Board Opinion No. 25 and related interpretations in accounting for its employee and directors' stock compensation plans. If HickoryTech had elected to recognize compensation cost based on the fair value of the options as prescribed by SFASNo. 123, the following results would have occurred using the Black-Scholes option-pricing model to determine the fair value of the options with the following listed assumptions

(Dollars in Thousands, Except Per Share Amounts)

| | <u>2001</u> | <u>2000</u> | <u>1999</u> |
|--------------------------|-------------|-------------|-------------|
| Pro Forma Net Income | \$ 8,416 | \$ 7,280 | \$ 14,514 |
| Pro Forma Basic EPS | \$ 0.61 | \$ 0.53 | \$ 1.06 |
| Pro Forma Diluted EPS | \$ 0.60 | \$ 0.52 | \$ 1.06 |
| Volatility | 32.8% | 30.6% | 24.8% |
| Dividend Yield | 2.5% | 3.1% | 3.9% |
| Risk-Free Interest Rates | 5.0% | 6.4% | 5.5% |
| Expected Life in Years | 7 | 7 | 7 |

A summary of the stock option activity of the plans is as follows:

| | <u>Shares</u> | | Wei <u>E</u> | | | |
|--|---------------|-------------|-----------------|-----------------------|-------------|-------------|
| | <u>2001</u> | <u>2000</u> | <u>1999</u> | <u>2001</u> | <u>2000</u> | <u>1999</u> |
| Outstanding at | | | | | | |
| Beginning of Year | 343,781 | 226,781 | 153,984 | \$ 12.46 | \$ 11.07 | \$ 10.72 |
| Granted | 138,400 | 137,750 | 100,000 | 15.62 | 14.66 | 11.36 |
| Exercised | - | (15,384) | (12,313) | - | 11.81 | 9.88 |
| Forfeited | <u>-</u> | (5,366) | (14,890) | - | 11.87 | 10.40 |
| Outstanding at | | | | | | |
| End of Year | 482,181 | 343,781 | 226,781 | \$ 13.37 | \$ 12.46 | \$ 11.07 |
| Exercisable at End of Year | 312,040 | 214,736 | 119,083 | \$ 12. 8 6 | \$ 11.81 | \$ 10.99 |
| Weighted Average Fair Value of Options Granted During the Year | \$ 5.00 | \$ 4.66 | \$ 2.59 | | | |

The following table provides certain information with respect to stock options outstanding at December 31,2001:

| | Stock | Weighted Average | Weighted Average |
|--------------------------|--------------------|---------------------|-------------------------|
| Range of | Options | Exercise | Remaining |
| Exercise Prices | Outstanding | <u>Price</u> | Contractual Life |
| \$9.00 - \$12.00 | 154,131 | \$ 10.24 | 5.3 years |
| \$12.00 - \$16.00 | 251,400 | 13.82 | 8.3 years |
| <u>\$16.00 - \$21.00</u> | <u>76,650</u> | <u>18.19</u> | <u>9.3 years</u> |
| | 482,181 | \$ 13.37 | 7.5 years |

The following table provides certain information with respect to stock options exercisable at December 31,2001:

| Range of | Stock Options | Weighted Average |
|--------------------------|--------------------|---------------------|
| Exercise Prices | <u>Exercisable</u> | Exercise Price |
| \$9.00 - \$12.00 | 132,382 | \$ 10.18 |
| \$12.00 - \$16.00 | 134,404 | 13.66 |
| <u>\$16.00 - \$21.00</u> | <u>45,254</u> | <u>18.30</u> |
| | 312.040 | \$ 12.86 |

All stock options granted in 2001, 2000 and 1999 had an exercise price equal to the fair market value of HickoryTech's common stock on the date of grant.

Other stock award activity is as follows:

| | <u>2001</u> | <u>2000</u> | <u>1999</u> |
|--------------------------------------|-------------|-------------|-------------|
| Stock Awards Granted | 9,470 | 17,750 | 23,903 |
| Weighted Average Fair Value of Stock | | | |
| Awards Granted During the Year | \$ 17.43 | \$ 14.76 | \$ 12.55 |

Stock compensation expense for 2001, 2000 and 1999 was \$217,000, \$660,000 and \$890,000, respectively, for all stock compensation plans.

NO TE 6 – DEBTAND OTHER OBLIGATIONS

Long-term obligations consist of the following:

| (Dollars in Thousands) | 2001 | <u>2000</u> |
|--|-------------------|-------------------|
| Credit Facility, Average 5.3%, | | |
| maturing in varying amounts through 2009 | \$ 170,000 | \$ 148,000 |
| Notes Payable to Rural Utilities Service | - | 585 |
| Notes Payable to Rural Telephone Bank | - | 65 |
| Capitalized Lease Obligations, 6.5%, | | |
| maturing June 2005 | 901 | <u> </u> |
| Total | 170,901 | 148,650 |
| Less Current Maturities | 1,242 | 1,217 |
| Long-Term Obligations | <u>\$ 169,659</u> | <u>\$ 147,433</u> |

HickoryTech has a \$224,000,000 credit facility with a syndicate of banks. The credit facility is comprised of a \$125,000,000 revolving credit component and a \$99,000,000 term loan component. The available line of credit on the \$125,000,000 revolving credit component decreases in increments beginning in March 2004 with a final maturity date in September 2008. The term loan requires equal quarterly principal payments of \$250,000 during the period March 2001 to December 2008, and \$23,000,000 of principal payments per quarter in 2009. The weighted average interest rate associated with this credit facility varies with LIBOR and certain other rates and was 5.30% and 8.69% at December 31, 2001 and 2000, respectively. The term loan component has a provision whereby HickoryTech periodically receives patronage capital refunds depending on the amount of interest paid This patronage refund is recorded as an offset to interest expense and amounted to \$807,000 in 2001 and \$399,000 in 2000. As of December 31, 2001, HickoryTech had drawn \$170,000,000 on this credit facility, comprised of \$99,000,000 in term loan and \$71,000,000 in revolving credit, and had \$54,000,000 of available borrowing capacity of the revolving credit component. The credit facility is collateralized by certain property, plant and equipment and contains covenants relating to cash flow and capitalization.

In June 2000, HickoryTech amended and increased its \$90,000,000 unsecured revolving credit facility with a syndicate of banks to \$125,000,000. Proceeds from the increased credit facility were used to repay \$40,000,000 of senior unsecured notes dated April 1997. As a result of the extinguishment of the senior unsecured notes, HickoryTechrecorded an extraordinary loss of \$233,000, net of an income tax benefit of \$158,000.

In December 2001, HickoryTech repaid the outstanding balance remaining on its debt with Rural Utilities Service and the Rural Telephone Bank. These loans were originally used for the financing of telephone property, plant and equipment of Mid-Communications, Inc. and were scheduled to mature in the years 2003 and 2007, respectively.

Annual requirements for principal payments for the years subsequent to 2001 are as follows: 2002 - \$1,000,000; 2003 - \$1,000,000; 2004 - \$1,000,000; 2005 - \$1,000,000; 2006 - \$11,063,000 and thereafter - \$154,937,000.

HickoryTech's Information Solutions Sector leases certain computer equipment under a capital lease arrangement HickoryTech has recorded the present value of the future minimum lease payments as a capitalized asset and related lease obligation. Assets under this capital lease are included in property, plant and equipment and amounted to \$911,000 (\$1,041,000 asset, net of accumulated depreciation of \$130,000) as of December 31,2001. Annual requirements for future lease payments under this capital lease are as follows:

| <u>Year</u> | Annual Lease Payments |
|---|-----------------------|
| | |
| 2002 | \$ 294,816 |
| 2003 | 294,816 |
| 2004 | 294,816 |
| 2005 | 122,840 |
| Total minimum lease payments | 1,007,288 |
| Amount representing interest | 106,188 |
| Present value of minimum lease payments | \$ 901,100 |

HickoryTech owns most of its major facilities, but does lease certain office space, land and equipment under principally noncancelable operating leases. Rental expense was \$2,033,000 in 2001, \$2,295,000 in 2000 and \$1,619,000 in 1999. At December 31, 2001, future minimum lease obligations for the next five years are as follows: 2002 - \$1,068,000; 2003 - \$839,000; 2004 - \$632,000; 2005 - \$278,000; 2006 - \$164,000 and thereafter - \$816,000.

NOTE 7 - EMPLOYEE RETIREMENT BENEFITS

Employees who meet certain service requirements are covered under a defined contribution retirement savings plan, which includes IRS Section 401(k) provisions. HickoryTech contributes up to 6.0% of the employee's eligible compensation, based on the employee's voluntary contribution. HickoryTech also offers an employee profit sharing provision with the plan for all employees who are eligible to participate in the employee retirement savings plan and are not covered by other types of incentive pay plans. Under this provision, HickoryTech contributes up to 2.0% of the eligible employee group compensation into retirement savings plan accounts if the HickoryTech sectors achieve specific earnings targets. HickoryTech contributions and costs for the retirement savings plan were \$1,128,000 in 2001, \$1,018,000 in 2000 and \$1,007,000 in 1999.

In addition to providing retirements avings benefits, HickoryTech provides postretirement health care and life insurance benefits for certain employees. HickoryTech is not currently funding these postretirement benefits, but has accrued these liabilities

| (Dollars in Thousands) | | <u>2001</u> | 2000 |
|---|-------------|---------------|-------------|
| Change in Benefit Obligation | | | |
| Benefit Obligation at Beginning of Year | \$ | 1,712 | \$ 1,448 |
| NetPeriodic Benefit Cost | | 364 | 369 |
| Benefits Paid | _ | <u>(106)</u> | (105) |
| Benefit Obligation at End of Year | \$ | 1,970 | \$ 1,712 |
| Accumulated Postretirement Benefit Obligation | \$ | 4,479 | \$ 2,693 |
| Unrecognized Transition Obligation | | (660) | (720) |
| Unrecognized Prior Service Cost | | 119 | 130 |
| Unrecognized Cumulative NetLoss | | <u>1,968)</u> | (391) |
| Accrued Benefit Cost | \$ | 1,970 | \$ 1,712 |
| | <u>2001</u> | 2000 | <u>1999</u> |
| Components of Net Periodic Benefit Cost | | | |
| Service Cost | \$ 112 | \$ 117 | \$ 92 |
| Interest Cost | 198 | 186 | 173 |
| Amortization of Unrecognized: | | | |
| Transition Obligation | 60 | 60 | 60 |
| Prior Service Cost | (12) | (12) | (12) |
| Cumulative NetLoss | 6 | 18 | 21 |
| Net Periodic Benefit Cost | \$ 364 | \$ 369 | \$ 334 |

The health care cost trend rate used in determining the accumulated postretirement benefit obligations was 9%, decreasing to 8% in the year 2003, decreasing to 6% in the year 2007 and then decreasing to 5% for the years thereafter. An increase of one percentage point in the assumed health care cost trend would increase the accumulated postretirement benefit obligation at December 31,2001 by \$716,000 and the net periodic post-retirement benefit cost for the year then ended by \$64,000. A decrease of one percentage point in the assumed health care cost trend would decrease the accumulated postretirement benefit obligation at December 31, 2001 by \$552,000 and the net periodic postretirement benefit cost for the year then ended by \$50,000.

A weighted average discount rate of 7.50% was used to develop net periodic postretirement benefit cost and the actuarial present value of accumulated benefit obligations

NO TE8 - INCOME TAXES

The income tax provision (benefit) for the years ended December 31, 2001, 2000 and 1999 include the following components:

| (Dollars in Thousands) | _2001 | 2000 | <u>1999</u> |
|--|---|--|--|
| Current Income Taxes: Federal State Deferred Income Taxes: Federal State Total Income Taxes | \$ 571 183 3,954 1,263 \$ 5,971 | \$ 1,936 601 1,967 611 \$ 5,115 | \$ 5,995 1,861 2,094 650 \$ 10,600 |
| Deferred tax liabilities and assets are comprised of the following: | | | |
| (Dollars i Tax Liabilities: Depreciation and Fixed Assets Intangible Assets Other Gross Deferred Tax Liability | in Thousands) | 2001 \$ 8,206 7,685 80 15,971 | \$ 6,256 5,206 |
| Tax Assets: Deferred Compensation and Postretirement Benefit Receivables and Inventories Accrued Liabilities Investments Other Net Operating Loss Gross Deferred Tax Asset Valuation Allowance Net Deferred Tax Liability Current Deferred Tax Asset Net Non-Current Deferred Tax Liability | is | 1,970 631 136 - 4 315 3,056 (315) 13,230 646 \$ 13,876 | 1,905 767 309 137 4 327 3,449 8,013 1,404 \$ 9,417 |
| The reconciliation of the U.S. income tax rate to the effective income | ome tax rate is as follows: | _2000_ | <u>1999</u> |
| Statutory Tax Rate Effect of: | 35.0% | 35.0% | 35.0% |

| | <u>_2000</u> | <u>1999</u> |
|--------------|-------------------------------|---------------------------------|
| 35.0% | 35.0% | 35.0% |
| 6.7 | 6.4 | 6.3 |
| 2.1 (3.2) | (1.5) | 0.6 |
| 40.6% | 39.9% | 41.9% |
| | 35.0% 6.7 2.1 _(3.2) | 6.7 6.4 2.1 - (3.2) (1.5) |

The valuation allowance has been recorded due to the uncertainty of realization of the benefits associated with net operating losses incurred by a subsidiary of HickoryTech in the state of Iowa. This effectively reduces the net deferred tax asset related to these net operating loss carryforwards to \$0. Future events and changes in circumstances could cause this valuation allowance to change.

NOTE 9 – CHANGE IN ACCOUNTING PRINCIPLE

In December 1999, the SEC issued Staff Accounting Bulletin (SAB) No. 101, "Revenue Recognition in Financial Statements," which, as amended by SAB No. 101A and SAB No. 101B, provides additional guidance in applying generally accepted accounting principles for revenue recognition Implementation of SAB No. 101 required HickoryTech to defer revenues resulting from up-front fees, including installation and activation fees, and to also defer the associated direct costs. These deferred revenues and costs are now recognized ratably over the corresponding customer relationship period. These customer relationship periods range from one to seven years. Prior to implementation of SAB No. 101 in the fourth quarter of 2000, HickoryTech recognized revenues resulting from up-front fees and the corresponding direct costs in the period that installation and activation services were provided. As permitted by SAB No. 101, HickoryTech accounted for the change in accounting principle prospectively as a cumulative effect of accounting change retroactively to January 1, 2000. The cumulative effect of accounting change was a loss of \$20,000, net of a tax benefit of \$14,000.

NOTE 10 - RECENT ACCOUNTING DEVELOPMENTS

In July 2001, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 141, "Business Combinations," and No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 requires that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. SFAS No. 141 also specifies the criteria that intangible assets acquired in a purchase method business combination must meet to be recognized and reported apart from goodwill. HickoryTech made no acquisitions after June 30, 2001 and, therefore, SFAS No. 141 had no impact on 2001 results.

SFAS No. 142 is effective January 1, 2002 and addresses financial accounting and reporting for acquired goodwill and other intangible assets. SFAS No. 142 will require that goodwill and intangible assets with indefinite useful lives no longer be amortized, but instead tested for impairment at least annually. Those intangible assets with finite useful lives will continue to be amortized over their respective useful lives. As of December 31, 2001, HickoryTech had unamortized goodwill of \$25,086,000 and recorded amortization expense related to goodwill during 2001 of \$766,000. HickoryTech is still waiting for further guidance from the FASB and/or the Securities and Exchange Commission on whether its FCC licenses qualify as indefinite lived intangible assets. This guidance is expected before the end of the first quarter of 2002. As of December 31, 2001, HickoryTech had unamortized FCC licenses of \$75,635,000 and recorded amortization expense related to these licenses during 2001 of \$1,906,000. Upon adoption of SFAS No. 142, HickoryTech will cease amortization of its goodwill and may cease amortization of FCC licenses if they are determined to have indefinite lives under SFAS No. 142. HickoryTech is in the process of evaluating whether any of its goodwill or intangible asset values are impaired pursuant to the provisions of SFAS No. 142 and 144 (as described below). Although HickoryTech's analysis is not complete, management currently does not expect any write-downs of the carrying value of its intangible assets or goodwill and therefore does not expect adoption of SFAS No. 142 will have a material impact on its financial position or results of operations.

In June 2001, the FASB issued SFAS No. 143, "Accounting for Asset Retirement Obligations," which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets that result from the acquisition, construction, development or normal use of the asset. SFAS No. 143 is effective January 1, 2003. HickoryTech is currently evaluating the provisions of SFAS No. 143 and does not expect that adoption will have a material impact on its financial position or its results of operations.

In October 2001, the FASB issued SFAS No. 144, "Accounting for Impairment or Disposal of Long-Lived Assets," which addresses financial accounting and reporting for the impairment or disposal of long-lived assets. SFAS No. 144 supersedes SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed of," and the accounting and reporting provisions of Accounting Principles Board Opinion No. 30, "Reporting the Results of Operations – Reporting the Transactions for the Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions." SFAS No. 144 requires that long-lived assets that are to be disposed of by sale be measured at the lower of book value or fair value less cost to sell. SFAS No. 144 also sets forth requirements for recognizing and measuring impairment losses on certain assets to be held or used. SFAS No. 144 is effective January 1, 2002. HickoryTech is currently evaluating the provisions of SFAS No. 144 and does not expect that adoption will have a material impact on its financial position or its results of operations.

NOTE11 - CONTINGENCIES

HickoryTech is involved in certain contractual disputes in the ordinary course of business. HickoryTech does not believe the ultimate resolution of any of these existing matters will have a material adverse effect on its financial position, results of operations, or cash flows.

2001

NO TE12 - QUARTERLY FINANCIAL INFORMATION (Unaudited)

(Dollars in thousands, except per share amounts)

| | | | <u> 2001 </u> | | |
|--|-----------|------------|--|------------|------------|
| | Total | 4th_ | <u>3rd</u> | <u>2nd</u> | <u>1st</u> |
| Operating Revenues | \$108,478 | \$26,734 | \$27,559 | \$26,954 | \$27,231 |
| Operating Income | 23,873 | 5,541 | 6,197 | 6,007 | 6,128 |
| NetIncome | 8,738 | 2,031 | 2,740 | 2,004 | 1,963 |
| Fully Diluted Earnings Per Share | \$.62 | \$.14 | \$.20 | \$.14 | \$.14 |
| Dividends Per Share | \$.44 | \$.11 | \$.11 | \$.11 | \$.11 |
| | | | | | |
| | | | 2000 | | |
| | Total_ | <u>4th</u> | <u>3rd</u> | <u>2nd</u> | <u>1st</u> |
| Operating Revenues | \$102,303 | \$26,689 | \$25,572 | \$26,196 | \$23,846 |
| Operating Income | 22,343 | 5,298 | 5,884 | 5,732 | 5,429 |
| Income Before Extraordinary Item and Cumulative Effect | 7,958 | 1,522 | 2,078 | 2,283 | 2,075 |
| NetIncome | 7,705 | 1,522 | 2,078 | 2,050 | 2,055 |
| Fully Diluted Earnings Per Share Before | | | | | |
| Extraordinary Item and Cumulative Effect | \$0.57 | \$0.10 | \$0.15 | \$0.17 | \$0.15 |
| Fully Diluted Earnings Per Share on | | | | | |
| Extraordinary Item and Cumulative Effect | \$(0.02) | - | - | \$(0.02) | - |
| Fully Diluted Earnings Per Share | \$0.55 | \$0.10 | \$0.15 | \$0.15 | \$0.15 |
| Dividends Per Share | \$0.44 | \$0.11 | \$0.11 | \$0.11 | \$0.11 |

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosures.

None.

PART III

Item 10. Directors and Executive Officers of Hickory Tech.

Information as to Directors and Executive Officers of HickoryTech included on pages 3 and 5 of the Proxy Statement and "Section 16(a) Beneficial Ownership Reporting Compliance" on page 14 of the Proxy Statement are incorporated by reference.

Item 11. Executive Compensation.

Information as to executive compensation included on pages 6 to 11 of the Proxy Statement is incorporated by reference.

Item 12. Security Ownership of Certain Beneficial Owners and Management.

The information as to beneficial ownership of more than five percent of HickoryTech's common stock included on page 5 of the Proxy Statement is incorporated by reference. The information as to security ownership of management included on page 4 of the Proxy Statement is incorporated by reference.

Item 13. Certain Relationships and Related Transactions.

Hickory Tech does not know of any matter required to be reported under this item.

PART IV

Item 14. Exhibits, Financial Statement Schedules, and Reports on Form 8-K.

(a) 1. Consolidated Financial Statements

The following is contained in the Annual Report:

| | Page(s) in 2001 Annual Report on Form 10-K |
|--|---|
| Management's Discussion and Analysis | 10-22 |
| Report of Management and Report of Independent Accountants | 23 |
| Consolidated Statements of Income* | |
| Years Ended December 31, 2001, 2000, and 1999 | 24 |
| Consolidated Balance Sheets* | |
| December 31, 2001 and 2000 | 25 |
| Consolidated Statements of Cash Flows* | |
| Years Ended December 31, 2001, 2000, and 1999 | 26 |
| Consolidated Statements of Shareholders' Equity* | |
| Years Ended December 31, 2001, 2000, and 1999 | 27 |
| Notes to Consolidated Financial Statements* | 28-37 |
| Selected Financial and Operating Data | 9 |
| *Addressed by Report of Independent Accountants | |
| 2. Consolidated Financial Statement Schedules | |
| Report of Independent Accountants | 41 |
| Schedule II – Valuation and Qualifying Accounts | 42 |

All schedules not included are omitted either because of the absence of conditions under which they are required or because the required information is given in the financial statements or notes thereto.

3. Exhibits

| <u>Exhibit</u> | Description |
|----------------|--|
| 3(a) | Restated Articles of Incorporation (Incorporated by reference to Exhibit 3 to the registrant's Form 10-Q dated May 6, 1999) |
| 3(b) | Restated By-Laws (Incorporated by reference to Exhibit 3(b) to the registrant's Form 10-K dated March 29, 2000) |
| 3(c) | Certificate of Designations of Series A Junior Participating Preferred Stock of Hickory Tech Corporation (Incorporated by reference to Exhibit 3(c) to the registrant's Form 10-K dated March 29, 2000) |
| 4(a) | Shareholder Rights Agreement (Incorporated by reference to Exhibit 1 to the registrant's Form 8-A dated March 9, 1999) |
| 4(b) | Second Amended and Restated Credit Agreement dated as of September 21, 2000, by and among Hickory Tech Corporation, as Borrower, the Lenders referred to herein and First Union National Bank, as Administrative Agent |
| | (Incorporated by reference to Exhibit 4 to the registrant's Form 10-Q dated November 10, 2000) |
| 10(a) † | Supplemental Retirement Agreement dated January 1, 1993, between registrant and Robert D. Alton, Jr. (Incorporated by reference to Exhibit 10(a) to the registrant's Form S-8 dated May 11, 1993) |

| Exhibit | Description |
|---------|---|
| 10(b) † | Supplemental Retirement Agreement dated January 31, 1984, between |
| | registrant's subsidiary, Mankato Citizens Telephone Company, and David A. |
| | Christensen (Incorporated by reference to Exhibit 10(b) to the registrant's |
| | Form S-8 dated May 11, 1993) |
| 10(c) † | Hickory Tech Corporation Executive Incentive Plan (Incorporated by |
| 10/10 | reference to Exhibit 10(c) to the registrant's Form S-8 dated May 11, 1993) |
| 10(d) † | Change in Control Agreement dated June 25, 1998, between registrant and |
| | Robert D. Alton (Incorporated by reference to Exhibit 10(d) to the |
| 10(e) † | registrant's Form 10-K dated March 29, 2000) Change in Control Agreement dated June 25, 1998, between registrant and |
| 10(0) | Jon L. Anderson, David A. Christensen, John W. Finke, Mary T. Jacobs, F. |
| | Ernest Lombard and Bruce H. Malmgren (Incorporated by reference to |
| | Exhibit 10(e) to the registrant's Form 10-K dated March 29, 2000) |
| 10(g) † | Hickory Tech Corporation Directors' Stock Option Plan Amended and |
| | Restated March 29, 2000 (Incorporated by reference to Exhibit 10 to the |
| | registrant's Form 10-Q dated May 5, 2000) |
| 10(h) † | Employment Agreement dated January 1, 1993, between registrant and |
| | Robert D. Alton, Jr. (Incorporated by reference to Exhibit 10(h) to the |
| 10(') | registrant's Form S-8 dated May 11, 1993) |
| 10(i) † | Hickory Tech Corporation Retainer Stock Plan for Directors Restated and |
| | Amended effective September 1, 1996 (Incorporated by reference to Exhibit 10(m) to the registrant's Form 10-Q dated August 12, 1996) |
| 10(j) † | Hickory Tech Corporation Retirement Savings Plan and Trust, as amended |
| 10() | (Incorporated by reference to Exhibit 10(j) to the registrant's Form S-8 |
| | dated May 11, 1993) |
| 10(k) † | Hickory Tech Corporation Amended and Restated Employee Stock |
| | Purchase Plan (Incorporated by reference to Exhibit 10(j) to the |
| | registrant's Form 10-Q dated August 12, 1996) |
| 10(1) † | Hickory Tech Corporation 1993 Stock Award Plan (Amended and Restated |
| | effective January 29, 1997) (Incorporated by reference to Exhibit 10(1) to |
| | the registrant's Form 10-K dated March 26, 1997) |
| 10(m) | Agreement for Sale of Amana Colonies Telephone Company Assets, dated |
| | July 21, 2000 (Incorporated by reference to Exhibit 99 to the registrant's |
| 10(m) | Form 10-Q dated August 11, 2000) A great dated as of Sentember 20, 2000 |
| 10(n) | Agreement for Purchase and Sale of Assets dated as of September 29, 2000 between Internet Connections, Inc., as Seller and Hickory Tech |
| | Corporation, as Buyer |
| 21 * | Subsidiaries of Hickory Tech Corporation |
| 23 * | Consent of Independent Accountants |
| 99 * | Cautionary Statement for Purposes of the "Safe Harbor" Provision of the |
| | Private Securities Litigation Reform Act of 1995 |
| | |

^{*} Filed herewith.

b) 1. Reports on Form 8-K

No reports on Form 8-K were filed during the last quarter of the period ended December 31, 2001.

[†] Management compensation plan or arrangement required to be filed as an exhibit.

Report of Independent Accountants on Financial Statement Schedules

To the Shareholders and Board of Directors of Hickory Tech Corporation

Our audits of the consolidated financial statements referred to in our report dated February 1, 2002 also included an audit of the financial statement schedules listed in Item 14(a)(2) of this Form 10-K. In our opinion, these financial statement schedules present fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements.

PricewaterhouseCoopers LLP Minneapolis, Minnesota February 1, 2002

SCHEDULE II – VALUATION AND QUALIFYING ACCOUNTS

ALLOWANCE FOR UNCOLLECTIBLE ACCOUNTS:

| | Years Ended December 31, | | |
|---|--------------------------|-----------------------|-------------------|
| (In Thousands) | <u>2001</u> | <u>2000</u> | <u>1999</u> |
| Balance, at beginning of year | \$ 961 | \$ 413 | \$ 618 |
| Additions charged to income Write-offs, net of recoveries | 782 (512) | 1,005 <u>(457)</u> | 9 <u>(214)</u> |
| Balance, at end of year | <u>\$ 1,231</u> | <u>\$ 961</u> | <u>\$ 413</u> |

INVENTORY VALUATION RESERVE:

| | Years Ended December 3 | | |
|--|------------------------|---------------|-----------------|
| (In Thousands) | <u>2001</u> | <u>2000</u> | <u>1999</u> |
| Balance, at beginning of year | \$ 836 | \$ 1,016 | \$ 55 |
| Additions charged to income Reductions | 95 (73) | (180) | 961 |
| Balance, at end of year | <u>\$ 858</u> | <u>\$ 836</u> | <u>\$ 1,016</u> |

SIGNATURES

| | the requirements of section 13 or 15(d) of the S report to be signed on its behalf by the undersigned | | es Exchange Act of 1934, the registrant has duly hereunto duly authorized. |
|--------|--|--------------------------|---|
| Dated: | March 1, 2002 | HICKORY TECH CORPORATION | |
| | | Ву: | /s/ David A. Christensen David A. Christensen, Secretary, Vice President, Chief Financial Officer and Treasurer |
| | the requirements of the Securities Exchange Acbehalf of the registrant and in the capacities and | | 34, this report has been signed by the following dates indicated. |
| | /s/ Robert D. Alton, Jr. Robert D. Alton, Jr. Chairman, President, Chief Executive Officer (principal executive officer) | | March 1, 2002 rector |
| | /s/ David A. Christensen David A. Christensen, Secretary, Vice President, Chief Financial Officer and Tr (principal financial officer and principal account | easuær | March 1, 2002 fficer) |
| | /s/ Lyle T. Bosacker Lyle T. Bosacker, Director | | March 1, 2002 |
| | /s/ Robert K. Else Robert K. Else, Director | | March 1, 2002 |
| | /s/ Lyle G. Jacobson Lyle G. Jacobson, Director | | March 1, 2002 |
| | /s/ R. Wynn Kearney, Jr R. Wynn Kearney, Jr., Director | | March 1, 2002 |

(a majority of directors)

Exhibit 21

SUBSIDIARIES OF HICKORY TECH CORPORATION

| <u>Subsidiaries</u> | Jurisdiction of <u>Incorporation</u> |
|--|--------------------------------------|
| Mankato Citizens Telephone Company | Minnesota |
| Mid-Communications, Inc. | Minnesota |
| Cable Network, Inc. | Minnesota |
| Heartland Telecommunications Company of Iowa, Inc. | Minnesota |
| Crystal Communications, Inc. | Minnesota |
| Minnesota Southern Wireless Company | Minnesota |
| National Independent Billing, Inc. | Minnesota |
| Collins Communications Systems Co. | Minnesota |

All such subsidiaries are 100% owned by Hickory Tech Corporation. The financial statements of all such subsidiaries are included in the Consolidated Financial Statements of Hickory Tech Corporation.

Exhibit 23

Consent of Independent Accountants

We hereby consent to the incorporation by reference in the Registration Statements on Form S-3 (no. 333-78051) and Form S-8 (no. 333-69827, 033-65142, 033-62718 and 033-49704) of Hickory Tech Corporation of our report dated February 1, 2002 relating to the consolidated financial statements and financial statement schedules, which appears in this Form 10-K.

PricewaterhouseCoopers LLP Minneapolis, Minnesota March 1, 2002

Cautionary Statement for Purposes of the "Safe Harbor" Provision of the Private Securities Litigation Reform Act of 1995

Forward-Looking Statements

This report on Form 10-K and other documents filed by HickoryTech under the federal securities laws, including Form 10-Q and Form 8-K, and future oral or written statements by HickoryTech and its management, may include forward-looking statements. These statements may include, without limitation, statements with respect to anticipated future operating and financial performance, growth opportunities and growth rates, acquisition and divestiture opportunities, business strategies, business and competitive outlook and other similar forecasts and statements of expectation. Words such as expects, anticipates, intends, plans, believes, seeks, estimates and should and variations of these words and similar expressions are intended to identify these forward-looking statements. Such forward-looking statements are subject to uncertainties that could cause HickoryTech's actual results to differ materially from such statements.

Uncertainties causing differing results from those expressed in the forward-looking statements include, but are not limited to, those uncertainties set forth below:

- The effects of on-going deregulation in the telecommunications industry as a result of the Federal Telecommunications Act of 1996 (the "Telecommunications Act") (which allows competition among telephone companies for the rights to offer telephone service to customers in a franchised service area) and other similar federal and state legislation and regulations, including, without limitation, (i) greater than anticipated competition in HickoryTech's predominately rural local exchange telephone markets, (ii) greater than anticipated reductions in revenues received from federal and state access charges for switching long distance traffic, (iii) the final outcome of regulatory and judicial proceedings with respect to interconnection agreements and access charge reforms, and (iv) future state regulatory actions taken in response to the Telecommunications Act.
- HickoryTech's ability to successfully introduce new products and services, including, without limitation, (i) the ability of Crystal (which started its competitive local exchange carrier (CLEC) business in January 1998) to provide competitive local service in new markets, (ii) the ability of NIBI (which is a billing and data services company) to implement, market, and sell its new SuiteSolution billing system, (iii) the ability of MSWC (a cellular telephone company purchased in May 1998) to successfully implement, market, and sell its new digital wireless network products and service, (iv) the ability of HickoryTech to offer bundled service packages on terms attractive to its customers, (v) the ability of HickoryTech to expand successfully its long distance and Internet offerings to new markets and (vi) the ability of HickoryTech to introduce and sell the equipment and systems of Nortel, Bay Networks, Octel and Cisco versus the competitive alternatives of other suppliers.
- Possible changes in the demand for HickoryTech's products and services, including, without limitation, lower
 than anticipated demand for, (i) premium telephone services, additional access lines per household or minutes
 of use volume associated with telephone service, (ii) wireless telephone service, installations and/or the traffic
 associated with service, (iii) data processing services or billing systems, and (iv) communication and data
 equipment.
- The effects of greater than anticipated competition, including, without limitation, competition requiring new pricing or marketing strategies or new product offerings, the attendant risk that HickoryTech will not be able to respond on a timely or profitable basis and the competitive effect of relationships with other carriers causing new pricing on services such as wireless roaming agreements and interexchange access charges.
- The risks inherent in rapid technological change, including, without limitation, the risk that technologies will not be procured by HickoryTech on a timely or cost-effective basis or perform according to expectations.

- Regulatory limits on HickoryTech's ability to change its prices for telephone services in response to competitive pressures.
- HickoryTech's ability to effectively manage its growth, including, without limitation, HickoryTech's ability to (i) integrate the operations of Crystal and MSWC into HickoryTech's operations, (ii) manage NIBI's development of and migration to SuiteSolution as its new primary software platform, (iii) achieve projected economies of scale and cost savings, (iv) meet pro forma cash flow projections developed by management in valuing newly-acquired businesses, (v) conform with existing debt covenants and negotiate new debt facilities which conform with evolving business plans, (vi) implement necessary internal controls and retain and attract key personnel and (vii) identify future acquisition opportunities for growth.
- Any difficulties in HickoryTech's ability to expand through additional acquisitions, whether caused by financing constraints, a decrease in the pool of attractive target companies, or competition for acquisitions from other interested buyers.
- The lack of assurance that HickoryTech can compete effectively against superior capitalized competitors or competitors with a larger national or regional market niche.
- The effects of more general factors, including, without limitation:
 - Changes in general industry and market conditions and growth rates.
 - Changes in interest rates or other general national, regional, or local economic conditions.
 - Changes in legislation, regulation or public policy.
 - Unanticipated increases in capital, operating or administrative costs, or the impact of new business opportunities requiring significant up-front investments.
 - The continued availability of financing in amounts, terms and conditions necessary to support HickoryTech's operations.
 - Changes in HickoryTech's relationships with vendors.
 - Changes in HickoryTech's debt ratios and the resultant effect on debt ratings.
 - Unfavorable outcomes of regulatory or legal proceedings.
 - Changes in accounting policies or practices adopted voluntarily or as required by generally accepted accounting principles.

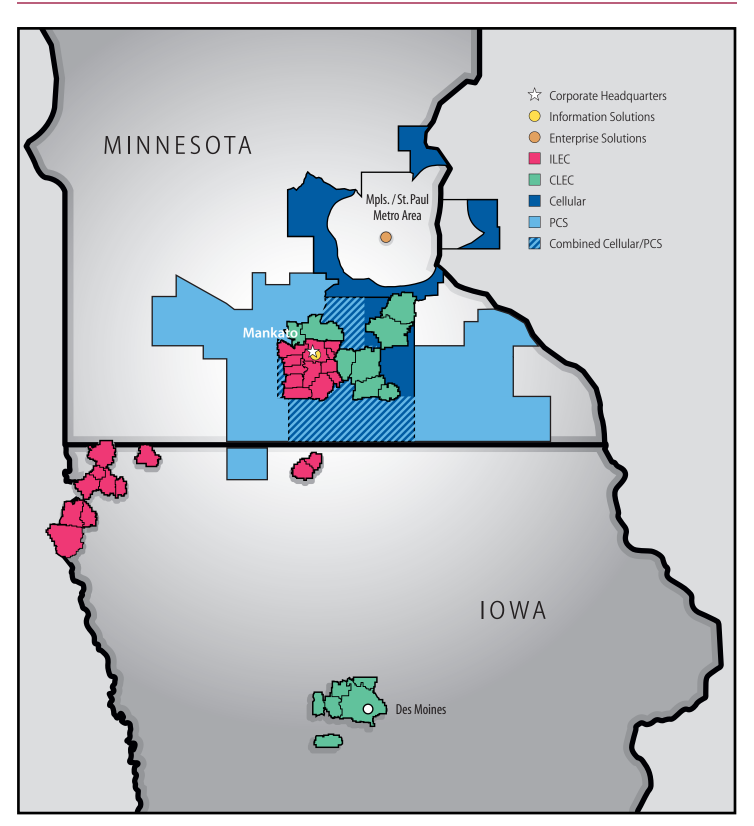
Due to the uncertainties listed above and the fact that any forward-looking statements by HickoryTech and its management are based on estimates, projections, beliefs and assumptions of management and are not guarantees of future performance. Except as required by law, HickoryTech disclaims any obligation to update or revise any forward-looking statements based on the occurrence of future events, the receipt of new information, or otherwise.

SELECTED FINANCIAL & OPERATING DATA

| | | (Dollars in | Thousands, Except I | Per Share Amounts) | |
|---|------------|-------------|---------------------|--------------------|------------|
| For The Year | 2001 | 2000 | 1999 | 1998 | 1997 |
| Operating Revenues (a) | | | | | |
| Telephone | \$ 55,167 | \$ 52,662 | \$49,178 | \$47,934 | \$42,982 |
| Communications Services | \$ 11,197 | \$ 7,944 | \$ 4,170 | \$ 2,094 | - |
| Wireless Services | \$ 17,655 | \$ 18,899 | \$16,897 | \$ 7,993 | - |
| Information Solutions | \$ 4,085 | \$ 4,287 | \$ 4,368 | \$ 7,962 | \$ 9,474 |
| Enterprise Solutions | \$ 20,374 | \$ 18,511 | \$22,576 | \$28,721 | \$24,153 |
| Total Operating Revenues | \$108,478 | \$102,303 | \$97,189 | \$94,704 | \$76,609 |
| Net Income | \$ 8,738 | \$7,705 | \$14,666 | \$13,526 | \$15,479 |
| Net Income Before Gains/Losses (b) | \$ 8,119 | \$7,797 | \$9,453 | \$12,715 | \$11,774 |
| Per Share | | | | | |
| Fully Diluted Earnings Per Share (c) Fully Diluted Earnings Per Share | \$0.62 | \$0.55 | \$1.06 | \$0.99 | \$1.12 |
| Before Gains/Losses (b) (c) | \$0.58 | \$0.56 | \$0.68 | \$0.93 | \$0.85 |
| Dividends Per Share (c) | \$0.44 | \$0.44 | \$0.44 | \$0.44 | \$0.40 |
| At Year End | | | | | |
| Total Assets | \$283,292 | \$255,487 | \$214,804 | \$161,429 | \$112,384 |
| Shareholders' Equity | \$ 80,765 | \$ 77,357 | \$ 74,476 | \$ 63,629 | \$ 55,562 |
| Total Debt, Long-Term and Current | \$170,901 | \$148,650 | \$111,361 | \$ 76,042 | \$ 41,964 |
| Debt Ratio (d) | 67.9% | 65.8% | 59.9% | 54.4% | 43.0% |
| Customer Data (year end) | | | | | |
| ILEC Access Lines (e) | 66,393 | 67,120 | 64,969 | 61,346 | 59,223 |
| CLEC Access Lines (f) | 11,573 | 8,283 | 3,704 | 344 | - |
| Wireless Customers (g) | 26,230 | 25,698 | 20,309 | 15,955 | - |
| Internet Customers (h) | 12,816 | 12,129 | 5,835 | 3,195 | - |
| Long Distance Subscribers (i) | 24,241 | 18,366 | 12,146 | 6,012 | - |
| Other Data | | | | | |
| Employees (year end) | 502 | 552 | 502 | 479 | 452 |
| Capital Expenditures | \$32,868 | \$39,662 | \$28,531 | \$12,190 | \$12,135 |
| Shares Outstanding (c) (year end) | 13,935,308 | 13,878,568 | 13,787,416 | 13,662,216 | 13,602,357 |
| Share Price (j) (year end) | \$16.95 | \$20.50 | \$15.00 | \$12.63 | \$11.69 |
| Shareholders (k) | 3,339 | 3,300 | N/A | N/A | N/A |

- (a) Acquisitions of Heartland Telecommunications Company of lowa and Datacomm Products in 1997, Minnesota Southern Wireless Company in 1998 and Metro A-2 (Minneapolis/St. Paul area) cellular telephone business in 1999 and dispositions of HickoryTech's subsidiaries, Digital Techniques, Inc. (DTI) in 1998 and Amana Colonies Telephone Company (ACTC) in 2001, have affected HickoryTech's revenue trends.
- (b) Excludes one-time after-tax gains in 2001 of \$619,000 or \$0.04 per share from sale of ACTC and unrelated assets and investments; in 2000 of \$161,000 or \$0.01 per share adjusted to the 1998 sale of DTI; in 1999 of \$5.2 million or \$0.38 per share from the sale of a cellular partnership interest; in 1998 of \$811,000 or \$0.06 per share from the sale of DTI and unrelated securities; in 1997 of \$3.7 million or \$0.27 per share from the sale of DirecTV assets. 2000 also excludes \$253,000 or \$0.02 per share from the extraordinary loss and cumulative effect charge.
- (c) All per share calculations and shares outstanding have been restated for the 1998 3-for-1 stock split.
- (d) Debt Ratio = Total Debt / (Total Debt + Ending Shareholders' Equity).
- (e) ILEC Lines refer to the local exchange telephone access lines in the Telephone Sector. ILEC Lines include ISDN (High Speed Data) lines of 2,196 in 2001, 2,198 in 2000 and 1,683 in 1999.
- (f) CLEC Lines refer to the competitive local exchange telephone access lines in the Communications Services Sector.
- (g) Wireless Customers refer to the cellular service subscribers in the Wireless Services Sector.
- (h) Internet Customers are dial-up internet accounts within the Communications Services Sector serving ILEC, CLEC or stand alone dial-up accounts anywhere HickoryTech serves. 2000 includes 4,834 customers acquired from Internet Connections. This does not include DSL customers.
- (i) Long Distance service accounts are provided by the Telephone Sector and the Communications Services Sector, to ILEC and CLEC customers.
- (j) Price is the last day closing price for 2001 through 1999 and the last five-day closing price average for the years 1998 and 1997.
- (k) Number of Shareholders is approximate total of Company registrations and street name accounts. Data prior to 2000 is not available.

HICKORYTECH OPERATIONS



Investments in new technology, infrastructure and market access have strengthened HickoryTech's competitive position and created opportunities for future growth.

Launch of HickoryTech Digital TV

As a technical and marketing trial, HickoryTech is testing a new product line in St. Peter, Minnesota – digital video. Using an ATM platform, HickoryTech now offers voice services, high-speed data and 185 digital television channels to customers in that community. All three services are delivered over the company's competitive telephone network and compete head-to-head with the incumbent telephone and cable providers.

Rollout of this innovative bundle has been focused solely on St. Peter to test the technology and determine the market's acceptance of all three services being delivered by the same provider. Early results have been encouraging, with more than 450 customers signing-up for the service during the first six months.

Continued Expansion of Competitive Local Exchange Carrier (CLEC) Operations

HickoryTech has determined that overbuilding existing lines with its own network is the best way to maximize profitability in its CLEC operations. The benefits of this approach include:

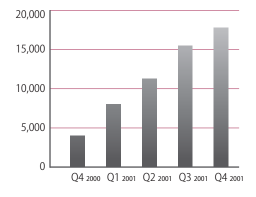
- · Consistent quality and greater reliability.
- Ultimately, lower operating costs.
- Additional revenues from the delivery of new services not supported by existing lines.

During 2001, HickoryTech constructed new, state-of-the-art telecommunications networks in Faribault, Waseca and St. Peter, Minnesota and Waukee, Iowa. These networks now deliver voice and broadband services to new and existing customers in those communities.

To measure the potential customer base, HickoryTech reports the number of "homes passed" by its new network construction. The number of homes and businesses HickoryTech can potentially serve quadrupled by year-end, with nearly 50 percent of the company's existing CLEC base on network. The remaining unsold "inventory" will allow for future growth while limiting the company's capital expenditures.

Homes Passed

(potential customers)



Acquisition of Two Digital PCS Licenses

In June of 2001, HickoryTech closed on the purchase of two digital Personal Communications Services (PCS) licenses that expanded the company's retail presence in southern Minnesota. The PCS licenses include the Minnesota BTAs of Mankato-Fairmont and Rochester-Austin-Albert Lea, an area covering a population of 493,000 people (POPs). This acquisition added ten Minnesota counties and one lowa county to the company's wireless operations and increased its total wireless coverage to approximately 750,000 POPs.

Company Overview

HickoryTech is a diversified communications company headquartered in Mankato, Minnesota. Established in 1897 as a local telephone exchange business, HickoryTech has grown to become the largest telephone provider headquartered in the state of Minnesota and the 25th largest telephone company in the United States. The company's operations in Minnesota and Iowa employed more than 500 people and generated \$108.5 million in revenues in 2001. In addition to local telephone service, HickoryTech provides wireless communications, long distance and Internet access. Hickory-Tech also develops billing/data processing software through its Information Solutions Division and designs and sells business telecommunications systems through its Enterprise Solutions Division.

BOARD OF DIRECTORS

HickoryTech's Board of Directors provides a broad perspective of the marketplace, representing the areas of telecommunications, manufacturing, service, retail and business consultation.



Robert D. Alton, Jr. Chairman, President and Chief Executive Officer



Robert K. Else President El Microcircuits (Manufacturing)



R. Wynn Kearney, Jr. Orthopaedic Surgeon Orthopaedic & Fracture Clinic, P.A. of Mankato (Health Care)



Lyle T. Bosacker Management Consultant and President CEO Advisors, Inc. (Information Systems Planning)



James H. Holdrege Retired General Manager and Chief Operating Officer Electric Machinery Company



Starr J. KirklinRetired President
U.S. Bank Mankato
(Banking)



Myrita P. Craig Chief Executive Officer Sapientia Consulting Inc. (Management Consulting)



Lyle G. Jacobson
President and Chief
Executive Officer
Katolight Corporation
(Manufacturing)

(Manufacturing)



Robert E. Switz
Executive Vice President and
Chief Financial Officer
ADC Telecommunications, Inc.
(Telecommunications)

Officers

Jon L. Anderson Vice President

David A. Christensen Vice President, Chief Financial Officer, Treasurer and Secretary

John W. Finke Vice President

Mary T. Jacobs Vice President

Jay C. Knauf Vice President

F. Ernest Lombard Vice President

Lane C. Nordquist Vice President

Contact Information

Corporate Headquarters:

221 East Hickory Street Mankato, MN

Mailing Address:

P.O. Box 3248

Mankato, MN 56002-3248

Telephone:

507-387-1151

800-326-5789

FAX 507-625-9191

STOCK SUMMARY

HickoryTech common stock held up well, posting only a small decline despite economic conditions affecting the past year.

Common Stock Prices

Quarterly market price information for three years ended 2001 is as follows:

| Year | Qtr. | High | Low | End of Qtr. |
|------|------|-----------|-----------|-------------|
| 2001 | 4 | \$19.0000 | \$14.8000 | \$16.9500 |
| | 3 | 18.4000 | 14.5100 | 16.3000 |
| | 2 | 16.0000 | 13.5000 | 16.0000 |
| | 1 | 20.8125 | 12.1875 | 14.8750 |
| 2000 | 4 | \$23.0000 | \$18.3750 | \$20.5000 |
| | 3 | 22.2500 | 13.7500 | 22.2500 |
| | 2 | 15.5000 | 11.9375 | 12.1875 |
| | 1 | 15.0000 | 12.9375 | 14.0000 |
| 1999 | 4 | \$15.3125 | \$12.7500 | \$15.0000 |
| | 3 | 14.0000 | 9.8750 | 14.0000 |
| | 2 | 11.2500 | 10.0000 | 11.2500 |
| | 1 | 14.2500 | 10.2500 | 11.2500 |

Common Stock Dividends

Dividends in 2001, 2000, and 1999 were as follows:

| | 2001 | 2000 | 1999 |
|----------------|--------|--------|--------|
| First Quarter | \$0.11 | \$0.11 | \$0.11 |
| Second Quarter | 0.11 | 0.11 | 0.11 |
| Third Quarter | 0.11 | 0.11 | 0.11 |
| Fourth Quarter | 0.11 | 0.11 | 0.11 |

Year 2002 Dividend Schedule

| Declaration Date | Record Date | Payable Date |
|------------------|---------------|---------------|
| Jan. 30, 2002 | Feb. 15, 2002 | March 5, 2002 |
| March 27, 2002 | May 15, 2002 | June 5, 2002 |
| June 26, 2002 | Aug. 15, 2002 | Sept. 5, 2002 |
| Oct. 30, 2002 | Nov. 15, 2002 | Dec. 5, 2002 |



Website

The HickoryTech home page address is: http://www.hickorytech.com

Nasdaq Listing

HickoryTech's common stock is listed on the Nasdaq Stock Market under the ticker symbol HTCO. Typical newspaper listings are "HickryTch" or "Hickory".

Transfer Agent, Registrar and Dividend Disbursing Agent

Wells Fargo Bank Minnesota, N.A. Shareowner Relations P.O. Box 64853

St. Paul, MN 55164-0853 Telephone: 1-800-468-9716

For information about accounts, stock certificates, transfers or dividend checks, contact Wells Fargo Bank Stock Transfer, Shareowner Relations.

Annual Meeting

The Annual Meeting of HickoryTech Corporation share-holders is at 2:00 P.M. (central time) on the second Monday in April (April 8, 2002) at the Holiday Inn in downtown Mankato, located at the intersection of Riverfront Drive and East Main Street, Mankato, Minnesota.

Shareholder Relations

General information about HickoryTech or its reports may be directed to Shareholder Services at Corporate Headquarters.

Investor Relations

Information requests from members of the investment community and the news media should be addressed to Public Relations Services at Corporate Headquarters

