UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 10-Q/A

(Amendment No. 1)

(Amenument No. 1)
[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the quarterly period ended October 30, 2004
[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from to Commission File Number 001-15059
Nordstrom, Inc.
(Exact name of Registrant as specified in its charter)
Washington 91-0515058
(State or other jurisdiction of incorporation or organization) (IRS Employer Identification No.)
1617 Sixth Avenue, Seattle, Washington 98101
(Address of principal executive offices) (Zip code)
Registrant's telephone number, including area code: (206) 628-2111
Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.
YES X NO

Common stock outstanding as of November 16, 2004: 140,076,823 shares of common stock.

Indicate by check mark whether the registrant is an accelerated filer

(as defined in Rule 12b-2 of the Exchange Act). YES X

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Explanatory Note

This Amendment to the Quarterly Report on Form 10-Q for Nordstrom, Inc. (the "Company") for the fiscal quarter ended October 30, 2004, is being filed to correct two errors in our previously issued financial statements: the statements of cash flows presentation of property incentive cash inflows and the balance sheet classification of leased assets that were previously treated as sale-leaseback transactions. In addition, we have reclassified balances in our previously issued financial statements to conform to our current presentation. The principal reclassification item relates to the balance sheet

and cash flow presentation of our investments in Auction Rate Securities. See Note 10 in our Notes to Condensed Consolidated Financial Statements for a discussion of these corrections and reclassifications, and a reconciliation of amounts previously reported to those shown herein. We have also revised our discussion in Item 2 Management's Discussion and Analysis of Financial Condition and Results of Operations. Information not affected by the corrections and reclassifications as described in Note 10 remains unchanged and reflects the disclosures made at the time of the original filing of the Form 10-Q on December 3, 2004. Our previously reported net earnings, earnings per share and shareholders' equity are not impacted by these corrections and reclassifications.

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(unaudited)
Condensed
Consolidated
Statements
of Earnings
Quarter and
Year to
Date ended

Statements

October 30, 2004 and November 1,

2003 4 Condensed Consolidated **Balance** Sheets October 30, 2004, January 31, 2004 and November 1, 2003 (restated) 5 Condensed Consolidated **Statements** of Cash Flows Year to Date ended October 30, 2004 and November 1, 2003 (restated) 6 Notes to Condensed **Consolidated Financial Statements** 7 Item 2. Management's **Discussion** and Analysis of **Financial Condition** and Results of **Operations** 16 Item 4. **Controls** and **Procedures** 21 PART II. **OTHER INFORMATION** Item 1. **Legal** Proceedings 21 Item 2. **Unregistered** Sales of **Equity Securities** and Use of Proceeds 22 Item 6. Exhibits 24 **SIGNATURES** 25

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NORDSTROM,
   INC. AND
 SUBSIDIARIES
  CONDENSED
 CONSOLIDATED
STATEMENTS OF
   EARNINGS
 (amounts in
  thousands
  except per
     share
   amounts)
 (unaudited)
Quarter Ended
 Year to Date
Ended -----
 October 30,
 November 1,
 October 30,
 November 1,
  2004 2003
2004 2003 ---
-----
--- ------
 - <del>Net sales</del>
  $1,542,075
  $1,409,109
  $5,031,045
  $4,529,430
Cost of sales
 and related
 buying and
  occupancy
    costs
  (984,908)
  (911, 429)
 (3,228,732)
(2,991,953)
      <del>- Gross</del>
    profit
   <del>557,167</del>
   497,680
  1,802,313
  1,537,477
   <del>Selling,</del>
 general and
administrative
   expenses
  (465, 769)
  (439,006)
 (1,454,736)
(1,351,628)
    Operating
income 91,398
    <del>58,674</del>
   347,577
   185,849
   Interest
 expense, net
   <del>(13,485)</del>
   (26,681)
   (64, 260)
   (73,043)
```

Service

```
charge income
 and other,
 net 45,000
    42,576
   <del>127, 489</del>
114,289
   Earnings
before income
taxes 122,913
    74,569
   410,806
   <del>227, 095</del>
 Income tax
   expense
   (45,085)
   (29, 100)
  (157, 336)
(88,600)
Net earnings
 $ 77,828 $
   <del>45,469 $</del>
  253,470 $
   138,495
  _____
    Basic
earnings per
share $ 0.55
$ 0.33 $ 1.81
    <del>$ 1.02</del>
  _____
   Diluted
earnings per
share $ 0.54
$ 0.33 $ 1.77
    $ 1.01
  _____
Basic shares
   <del>140,698</del>
   136,304
   <del>140,181</del>
   135,907
   Diluted
    shares
   143,149
   138,103
   142,868
   136,659
     Cash
  <del>dividends</del>
   paid per
   share of
common stock
outstanding $
0.13 $ 0.10 $
 0.35 $ 0.30
```

The accompanying Notes to the Condensed Consolidated Financial Statements are an integral part of these statements.

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NORDSTROM, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED **BALANCE SHEETS** (amounts in thousands) (unaudited) October 30, January 31, November 1, 2004 2004 2003 -------- ------- ------- ASSETS **Current** Assets: Cash and cash **equivalents** \$ 240,407 \$ 340,281 \$ 128,666 Short-term **investments** 95,000 176,000 55,000 **Accounts** receivable, net 635,409 666,811 645, 182 Retained interest in accounts receivable 382,325 272,294 227,340 Merchandise **inventories** 1,193,144 901,623 1,189,996 **Current** deferred tax assets 134,896 121,681 111,965 Prepaid expenses

49,439 46,153 46,565

Total current assets 2,730,620 2,524,843 2,404,714 Land, **buildings** and equipment (net of accumulated depreciation of \$2,271,531, \$2,121,158 and \$2,061,619 1,773,258 1,807,778 1,820,921 Goodwill, net 51,714 51,714 51,714 Tradename, net 84,000 84,000 84,000 Other assets 111,406 100,898 100,025 TOTAL **ASSETS** \$4,750,998 \$4,569,233 \$4,461,374 **LIABILITIES** AND SHAREHOLDERS! **EQUITY Current Liabilities: Accounts** payable \$ 672,847 \$ 458,809 \$ 627,469 Accrued salaries, wages and related **benefits** 252,022 276,007 211,584 **Other** accrued expenses 305,216314,753 267,555 **Income taxes** payable 52,877

66,157 71,105 Current portion of long term debt 103,021 6,833 6,198

Total current **liabilities** 1,385,983 1,122,5591,183,911 Long-term debt 932,384 1,227,410 1,225,403**Deferred** property incentives, net 393,807 407,856 407,040 0ther **liabilities** 168,426 177,399 143,726 Shareholders! Equity: Common stock, no par: 500,000 shares authorized; 139,933, 138,377 and 136,971 shares issued and outstanding 529,284 424,645 384, 193 **Unearned** stock compensation (373) (597) (671) Retained **earnings** 1,330,511 1,201,093 1,111,864 **Accumulated** other comprehensive earnings 10,976 8,868 5,908 -- Total shareholders' equity 1,870,398 1,634,009 1,501,294 TOTAL **LIABILITIES** AND SHAREHOLDERS! **EQUITY** \$4,750,998 \$4,569,233 \$4,461,374

The accompanying Notes to the Condensed Consolidated Financial Statements are an integral part of these statements.

```
NORDSTROM, INC.
AND SUBSIDIARIES
    CONDENSED
  CONSOLIDATED
  STATEMENTS OF
   CASH FLOWS
   (amounts in
   thousands)
(unaudited) Year
to Date Ended ---
---- October 30,
November 1, 2004
2003 ------
  ----- As
  Restated, see
Note 10 -----
-----
    OPERATING
 ACTIVITIES: Net
earnings $253,470
    $138,495
 Adjustments to
  reconcile net
 earnings to net
    <del>cash from</del>
    operating
   activities:
Depreciation and
  amortization
 194,593 185,163
 Amortization of
deferred property
 incentives and
   other, net
(23,054) (20,316)
   Stock-based
  compensation
  expense 4,663
 9,548 Deferred
income taxes, net
 (5,012) (4,629)
 Tax benefit on
  stock option
exercises 19,906
 2,664 Provision
  for bad debt
 expense 18,798
21,336 Change in
operating assets
and liabilities:
    Accounts
 receivable, net
 13,153 (3,467)
Retained interest
   in accounts
   <del>receivable</del>
    (110,569)
    (100,814)
   Merchandise
   inventories
    <del>(261,610)</del>
(234,246) Prepaid
expenses (1,116)
  (4,003) Other
 assets (11, 118)
<del>(6,437) Accounts</del>
 payable 183,369
 238,910 Accrued
 salaries, wages
   and related
benefits (26, 126)
 (14,440) Other
accrued expenses
 \frac{(9,558)}{(8,228)}
  Income taxes
```

```
payable (42,561)
 9,935 Property
incentives 10,806
   37,157 Other
   liabilities
17,844 8,913
Net cash provided
   by operating
    activities
225,878 255,541 -
      INVESTING
   ACTIVITIES:
     Capital
   expenditures
    (164,681)
    (204, 536)
  Proceeds from
  sale of assets
 5,473 - Sales of
    short-term
   investments
    2,999,875
    1,268,318
   Purchases of
    short-term
   investments
   (2,918,875)
   (1,202,052)
Other, net (959)
(1,037)
   cash used in
    investing
    activities
     (79, 167)
(139,307)
    FINANCING
   ACTIVITIES:
    Principal
payments on long
    term debt
    (202,016)
    (109, 148)
  Proceeds from
 sale of interest
rate swap - 2,341
(Decrease) increase
   in cash book
    overdrafts
  (2,958) 10,284
  Proceeds from
exercise of stock
 options 69,549
 16,577 Proceeds
  from employee
 stock purchases
12,892 8,861 Cash
  <del>dividends paid</del>
(49,091) (40,736)
  Repurchase of
   common stock
(74,961)
Net cash used in
    financing
    activities
    (246,585)
(111,821)
 Net decrease in
  cash and cash
   equivalents
  (99,874) 4,413
  Cash and cash
  equivalents at
   beginning of
 period 340,281
124,253
```

Cash
and cash
equivalents at
end of period
\$240,407 \$128,666
===========

The accompanying Notes to the Condensed Consolidated Financial Statements are an integral part of these statements.

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NORDSTROM, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(amounts in thousands except per share amounts)

(unaudited)

Note 1 - Summary of Significant Accounting Policies

Basis of Presentation

The accompanying condensed consolidated financial statements should be read in conjunction with the Notes to Consolidated Financial Statements contained in our 2003 Amended Annual Report filed with the Securities and Exchange Commission on April 8, 2005. The same accounting policies are followed for preparing quarterly and annual financial data. All adjustments necessary for

the fair presentation of the results of operations, financial position and cash flows have been included and are of a normal, recurring nature.

Our business, like that of other retailers, is subject to seasonal fluctuations. Our Anniversary sale in July and the holidays in December typically result in higher sales in the second and fourth quarters of our fiscal years. Accordingly, results for any quarter are not necessarily indicative of the results that may be achieved for a full fiscal year.

Critical Accounting Policies

- -----

The preparation of our financial statements requires that we make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and disclosure of contingent assets and liabilities. We regularly evaluate our estimates including those related to doubtful accounts, inventory valuation, intangible assets, income taxes, self-insurance liabilities, post-retirement benefits, sales return accruals, contingent liabilities and litigation. We base our estimates on historical experience and other assumptions that we believe to be reasonable under the circumstances. Actual results may differ from these estimates. Our accounting policies and methodologies in the third quarter of 2004 are consistent with those discussed in our 2003 Amended Annual Report.

In October 2004, we completed a review of our current and deferred tax accounts, which resulted in a lower effective tax rate. This change increased net income by approximately \$2,900 for the quarter and year to date periods ended October 30, 2004.

Nordstrom fsb, our wholly-owned bank subsidiary, offers a co-branded VISA credit card program to its customers. The balances due from the VISA cardholders are transferred to a third party trust, Nordstrom Credit Card Master Note Trust (the "Trust"). In 2002, the Trust issued \$200,000 of notes to third parties; those notes are due in 2007 and are secured by a portion of the Trust's assets. We do not record the notes that the Trust sold to third parties or the pro-rata share of the Trust's assets on our financial statements. The remaining interest in the Trust is held by our wholly-owned subsidiaries. The remaining interest is held in certificated form; it is recorded as "Retained interest in accounts receivable" on our accompanying condensed consolidated balance sheets and accounted for as investments in debt securities under Statement of Financial Accounting Standards No. 115 "Accounting for Certain Investments in Debt and Equity Securities".

NORDSTROM, INC. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (amounts in thousands except per share amounts) (unaudited)

Note 1 - Summary of Significant Accounting Policies (Cont.)

In the third quarter of 2004, the U.S. Department of the Treasury Office of Thrift Supervision, which regulates Nordstrom fsb, directed Nordstrom, Inc. to change our accounting treatment for a portion of the remaining interest in the Trust. We asked the Securities and Exchange Commission ("SEC") staff to confirm that our existing accounting treatment for the remaining interest in the Trust is consistent with their interpretation of accounting principles generally accepted in the United States ("U.S. GAAP"). In October 2004, the SEC staff confirmed that our existing accounting treatment and financial statement presentations comply with U.S. GAAP. Therefore, we plan to continue to follow our existing accounting treatment for the remaining certificated interest in the Trust. The SEC staff also suggested that we voluntarily expand our quarterly disclosures related to the certificated interests; please see Note 5 for this additional disclosure.

Reclassifications

- ------

Certain reclassifications of previously reported balances have been made to conform with our current presentation.

See Note 10 for a discussion of the significant reclassifications and a reconciliation of amounts previously reported to those shown herein.

Stock Compensation

Quarter Ended Year to Date Ended -----

We apply Accounting Principles Board No. 25, "Accounting for Stock Issued to Employees," in measuring compensation costs under our stock-based compensation programs, which is described more fully in our 2003 Annual Report.

If we had elected to recognize compensation cost based on the fair value of the options and shares at grant date, net earnings and earnings per share would have been as follows:

--------------------- October 30, November 1, October 30, November 1, 2004 2003 2004 2003 -----. - - - - - - - - - - - - - - -------- Net earnings, as reported \$77,828 \$45,469 \$253.470 \$138,495 Add: stock-based compensation (income)/expense included in reported net earnings, net of tax (500) 4,717 2,844 5,824 Deduct: stock-based compensation expense determined under fair value, net of tax (4,160) (7,492) (16,460)(18,219)

Pro forma net earnings \$73,168 \$42,694 \$239,854 \$126,100 -----Earnings per share: Basic as reported \$0.55 \$0.33 \$1.81 \$1.02 Diluted - as reported \$0.54 \$0.33 \$1.77 \$1.01 Basic pro forma \$0.52 \$0.31 \$1.71 \$0.93 Diluted pro forma \$0.51 \$0.31 \$1.68 \$0.93

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NORDSTROM, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(amounts in thousands except per share amounts)

(unaudited)

Note 2 - Postretirement Benefits

The expense components of our Supplemental Executive Retirement Plan, which provides retirement benefits to certain officers and select employees, are as follows:

Quarter Ended Year to Date Ended -----October 30, November 1, October 30, November 1, 2004 2003 2004 2003 ------**Service** cost \$372 \$205 \$1,116 \$615 **Interest** cost 991 855 2,973

2,565 Amortization of net loss 386 173

386 173 1,158 564 Amortization of prior

service cost 240 188 720 519

Total

```
$1,989
   <del>$1,421</del>
   <del>$5,967</del>
   <del>$4,263</del>
Note 3 - Earnings Per Share
   Quarter
 Ended Year
   to Date
Ended -----
-----
-----
October 30,
November 1,
October 30,
November 1,
  2004 2003
2004 2003 -
-----
 _ _ _ _ _ _ _ _ _ _ _ _
     Net
  earnings
   <del>$77,828</del>
   $45,469
  $253,470
  <del>$138,495</del>
    Basic
   shares
   140,698
   136,304
   140,181
   <del>135,907</del>
  Dilutive
  effect of
    stock
options and
performance
share units
2,451 1,799
<del>2,687 752</del>
   Diluted
   shares
   <del>143, 149</del>
   <del>138,103</del>
   142,868
   \frac{136,659}{}
    Basic
  <del>earnings</del>
 per share
<del>$0.55 $0.33</del>
$1.81 $1.02
  Diluted
  earnings
 <del>per share</del>
$0.54 $0.33
$1.77 $1.01
Antidilutive
    stock
 options 10
```

expense

```
2,974 10
7,578
```

Note 4 - Accounts Receivable

The components of accounts receivable are as follows: October 30, January 31, November 1, 2004 2004 2003 ----------_ _ _ _ _ _ _ Trade receivables: **Unrestricted** \$35,988 \$25,228 \$32,669 Restricted 544,976 589,992 567,396 Allowance for doubtful accounts (19,534)(20, 320) (20,746)Trade receivables, net 561,430 594,900 579,319 **Other** 73,979 71,911 65,863 **Accounts** receivable, net \$635,409 \$666,811 \$645, 182 ------

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NORDSTROM, INC. AND SUBSIDIARIES
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
(amounts in thousands except per share amounts)
(unaudited)

Note 4 - Accounts Receivable (Cont.)

The restricted trade receivables relate to our proprietary credit card and back the \$300,000 Class A notes and the \$150,000 variable funding note renewed in May 2004. Other accounts receivable consist primarily of credit card receivables due from third party financial institutions, vendor receivables and cosmetic rebate receivables, which are believed to be fully realizable as they are collected soon after they are earned.

Note 5 - Retained Interest in Accounts Receivable

Our investment in master trust certificates and off-balance sheet financing are described in Note 9 of our 2003 Annual Report. In 2004, the Trust issued \$250,000 of Class A & B notes ("2004 Class A & B Notes") to Nordstrom Credit, Inc., our wholly-owned subsidiary. The following table summarizes our VISA

credit card activities and the estimated fair values of our retained interests as well as the assumptions used: ----**October** 30, January 31, 2004 2004 ----Total face value of Nordstrom **VISA** credit card principal receivables \$571,407 \$465,198 **Securities** issued at fair value: **Amounts** not recorded on balance sheet (sold to third parties): 2002 Class A & B Notes \$200,000 \$200,000 - Amounts recorded on balance sheet: Retained **interest** 132,325 272,294 2004 Class A & B Notes 250,000 --- Total retained interest in accounts receivable 382,325 272,294 - Total fair value of **securities** issued by the Trust \$582,325 \$472,294 **Assumptions** used to

estimate the fair

value of the retained interest: Weighted average remaining life (in months) 2.3 2.5 **Average** credit losses 5.4% 5.5% **Average** gross yield 18.2% 17.8% Weighted average coupon on issued securities 2.6% 1.4% Average payment rates 22.0% 23.4% **Discount** rates of retained **interests** 8.1%-14.3%

6.8%-12.6%

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NORDSTROM, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(amounts in thousands except per share amounts)

(unaudited)

Note 5 - Retained Interest in Accounts Receivable (Cont.)

The following table summarizes the income earned by the retained interest that is included in service charge income and other, net on the condensed consolidated statements of earnings:

Quarter Ended Year to Date Ended ----_____ --------------**October** 30, November 1, October 30, November 1, 2004 2003 2004 2003 ---------- --------- Income earned by **retained**

interest \$16,236 \$11,515 \$48,376 \$29,133 ------

Note 6 - Debt

Year to date we have retired \$196,770 of our 8.95% senior notes and \$1,473 of our 6.7% medium-term notes for a total cash payment of \$220,106. After considering non-cash items related to these debt retirements, our net expense for the three quarters ended October 30, 2004 was \$20,862.

In May 2004, we replaced our existing \$300,000 unsecured line of credit with a \$350,000 unsecured line of credit, which is available as liquidity support for our commercial paper program. Under the terms of the agreement, we pay a variable rate of interest based on LIBOR plus a margin of 0.31%. The variable rate of interest increases to LIBOR plus a margin of 0.41% if more than \$175,000 is outstanding on the facility. The line of credit agreement expires in three years and contains restrictive covenants, which include maintaining a leverage ratio. We also pay a commitment fee for the line based on our debt rating.

Also in May 2004, we renewed our variable funding note backed by Nordstrom private label receivables and reduced the capacity by \$50,000 to \$150,000. This note is renewed annually and interest is paid based on the actual cost of commercial paper plus specified fees. We also pay a commitment fee for the note based on the amount of the facility.

We did not make any borrowings under our unsecured line of credit or our variable funding note backed by Nordstrom private label receivables during 2004.

We have an interest rate swap outstanding recorded in other liabilities. Our swap has a \$250,000 notional amount, expires in 2009 and is designated as a fully effective fair value hedge. Under the agreement, we receive a fixed rate of 5.63% and pay a variable rate based on LIBOR plus a margin of 2.3% set at six-month intervals (5.095% at October 30, 2004.) The fair value of our interest rate swap is as follows:

30, January 31, November 1, 2004 2004 2003 --------------**Interest** rate **SWap** fair value (\$5,365) (\$8,091)

(\$10,884)

\$253,470

October

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NORDSTROM, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(amounts in thousands except per share amounts)

(unaudited)

```
Note 7 - Comprehensive Net Earnings
Year to Date
Ended -----
---- October
30, November
1, 2004 2003
------
Net earnings
```

```
$138,495
   Foreign
   currency
 translation
 adjustment
 2,436 2,351
Securitization
 adjustment,
net of tax of
   $210 and
   <del>($1,268)</del>
 (328) 1,983
     SERP
 adjustment,
net of tax of
$0 and $720 -
(1,126)
Comprehensive
net earnings
   $255,578
   $141,703
```

(15,763) —
Interest
expense,
net (61)
(5,833) 26
(7,617) —
(13,485)
Earnings
before
taxes
158,592
8,538 7,452
(51,669) —
122,913 Net
earnings

```
Note 8 - Segment Reporting
The following tables set forth the information for our reportable segments and
a reconciliation to the consolidated totals:
  Quarter
   ended
   Retail
   Credit
  Catalog/
 Corporate
October 30,
2004 Stores
 Operations
  Internet
 and Other
Eliminations
Total - ---
-----
------
 Net sales
 $1,453,528
   $88,547
   <del>$- $-</del>
 $1,542,075
  Service
   <del>charge</del>
  income
 40,065
   40,065
Intersegment
 revenues
8,440 7,323
```

```
(loss)
   100,540
5,406 4,669
 <del>(32,787)</del>
   <del>77,828</del>
   Quarter
    ended
   Retail
   Credit
  Catalog/
 Corporate
November 1,
2003 Stores
 Operations
  Internet
 and Other
Eliminations
<del>Total</del>
 Net sales
 <del>$1,341,041</del>
    $68,068
 <del>$1,409,109</del>
   Service
   <del>charge</del>
  income
 36,824
    36,824
Intersegment
  revenues
6,245 6,942
 (13, 187)
  <del>Interest</del>
  expense,
 net (390)
 (5,549) 62
 (20,804)
  (26,681)
  Earnings
   before
    taxes
   \frac{121,136}{}
3,853 (482)
 (49,938)
 74,569 Net
  earnings
   <del>(loss)</del>
   73,864
<del>2,350 (295)</del>
 (30,450)
45, 469 Year
   to date
    ended
   Retail
   Credit
  Catalog/
 Corporate
October 30,
2004 Stores
 Operations
  Internet
 and Other
Eliminations
<del>Total</del>
```

Net sales \$4,776,943 \$254,102 \$- \$- \$5,031,045 Service charge income 119,275 119,275 **Intersegment** revenues 22,200 25,974 (48, 174)**Interest** expense, net (324) (17,058)113 (46,991)(64, 260)**Earnings** before taxes 547,308 28,498 17,689 (182,689) 410,806 Net **earnings** (loss) 337,693 17,583 10,914 (112,720)253, 470 **Assets** 2,908,449 961,738 127,715 753,096 4,750,998 Year to date ended Retail Credit Catalog/ Corporate November 1, 2003 Stores Operations **Internet** and Other **Eliminations Total** Net sales \$4,323,933 \$205,497 \$--\$- \$4,529,430 **Service** charge income 105,359 105,359 **Intersegment** revenues 20,766 24,180

(44,946)**Interest** expense net (508) (16,364) 74 (56, 245)(73,043)**Earnings** before taxes 379,128 15,559(1,967)(165,625)227,095 Net earnings (loss) 231,213 9,489 (1,200)(101,007) 138,495 Assets 2,971,931 810, 184 103,433 575,826 4,461,374

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NORDSTROM, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(amounts in thousands except per share amounts)

(unaudited)

Note 8 - Segment Reporting (Cont.)

As of October 30, 2004, January 31, 2004, and November 1, 2003, Retail Stores assets included \$35,998 of goodwill and \$84,000 of tradename, and Catalog/Internet assets included \$15,716 of goodwill. Goodwill and tradename included in all segments totaled \$135,714.

Note 9 - Litigation

We are involved in routine claims, proceedings, and litigation arising from the normal course of our business. We do not believe any such claim, proceeding or litigation, either alone or in aggregate, will have a material impact on our results of operations, financial position, or liquidity.

Note 10 - Restatement and Reclassifications

Subsequent to issuance of our 2004 quarterly financial statements, we have corrected two errors in our previously issued financial statements: the statements of cash flows presentation of property incentive cash inflows and the balance sheet classification of leased assets that were previously treated as sale-leaseback transactions. Our previously reported net earnings, earnings per share and shareholders' equity are not impacted by these corrections.

Statements of cash flows presentation of property incentives cash inflows: On February 7, 2005, the Chief Accountant of the U.S. Securities and Exchange Commission ("SEC") released a letter expressing the SEC's views on certain lease accounting matters and their application under generally accepted accounting principles in the United States of America. Following the issuance of this letter, we reviewed our lease accounting policies and determined that our classification of property incentives in our consolidated statements of cash flows was not in accordance with GAAP.

We historically recognized property incentives in our consolidated statements of cash flows as a separate line item in investing activities. After a review of our lease accounting policies, we determined that property incentives should be classified in operating activities and, accordingly, have restated our statements of cash flows.

Leased assets previously treated as sale-leaseback transactions: From 1998 to 2000, we partnered with developers to build five new full-line stores. We controlled the construction phase of the new stores' development and we received payments from the developers to offset a portion of the related

capital expenditures. In our previously issued financial statements, we treated those stores as being sold to and leased back from the developer. As we analyzed our lease accounting in connection with the SEC Staff's letter discussed above, we determined that sale-leaseback accounting treatment was not correct because we have ongoing involvement at the stores. We have restated our previously issued balance sheets by classifying the stores' assets in land, buildings and equipment, the developer payment in deferred property incentives, and eliminating the net of those two balances, which was previously recorded in other assets and prepaid expenses. The impact to earnings is not material.

Reclassifications

We have reclassified balances in our previously issued financial statements to conform to our current presentation. The principal reclassification item is as follows:

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NORDSTROM, INC. AND SUBSIDIARIES
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
(amounts in thousands except per share amounts)
(unaudited)

Auction rate securities: In order to maximize our earnings on available capital, we invest in high-quality bonds known as Auction Rate Securities ("ARS"), which we had classified as cash equivalents in previously issued financial statements. The interest rates for ARS that we invest in are set for short periods, ranging from seven to 35 days, via auction. At the end of each interest period, we choose to rollover our holdings or redeem the investment for cash. A `market maker' facilitates the redemption of the ARS and the underlying issuers are not required to redeem the investments within 90 days of our purchase of the investments. We have reclassified \$95,000, \$176,000 and \$55,000 at the end of October 30, 2004, January 31, 2004 and November 1, 2003 to short term investments and we have reflected the purchases and sales of these securities in our statements of cash flows for 2003 through 2004.

In addition to this reclassification, we have revised the grouping of some liabilities within the current liabilities section of the 2003 and 2004 balance sheets.

The following table summarizes the impacts of the restatements and reclassifications on the previously issued financial statements:

Year to Date
Ended

October 30, 2004 ----------- As As Restated Originally

Restatement Reclass and Reported Adjustments Adjustments Reclassified

Consolidated
Statement of
Cash Flows
Net cash
provided by
operating
activities \$
215,072 \$
10,806 \$ \$

215,072 \$
10,806 \$ \$
225,878 Net cash used in investing activities (149,361) (10,806) 81,000 (79,167)

Consolidated **Balance** Sheet October 30, 2004 Cash and cash **equivalents** \$ 335,407 \$ \$ (95,000) \$ 240,407 Short-term **investments** 95,000 95,000 **Prepaid** expenses 53,231 (3,792)49,439 Total current assets 2,734,412 (3,792)2,730,620 Land, **buildings** and **equipment** net 1,692,202 81,056 1,773,258 Other assets 159,631 (48, 225)111,406 Total assets 4,721,959 29,039 4,750,998 Accounts payable 772,559 (99,712)672,847 Other accrued expenses 205, 504 99,712 305,216 Total current liabilities 1,385,983 1,385,983 **Deferred** property incentives, net 364,768 29,039 393,807 **Total** liabilities and shareholders' **equity** 4,721,959 29,039 4,750,998

NORDSTROM, INC. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (amounts in thousands except per share amounts) (unaudited)

Note 10 - Restatement and Reclassifications (cont.)

Year to Date Ended November 1, 2003 -------------- As As Restated **Originally** Restatement Reclass and Reported Adjustments Adjustments Reclassified ------------**Consolidated** Statement of Cash Flows Net cash provided by operating

cash used in investing activities (168,416) (37,157) 66,266 (139,307)

activities \$
218,384 \$
37,157 \$ \$
255,541 Net

Consolidated
Balance
Sheet
November 1,
2003

_____Cash

and cash equivalents \$ 183,666 \$ \$ (55,000) \$ 128,666 Short-term **investments** 55,000 55,000 **Prepaid** expenses 50,083 (3,518)46,565 Total current assets

2,408,232

```
(3,518)
  2,404,714
    <del>Land,</del>
  buildings
     and
  equipment
     net
  1,736,617
  84,304 -
  1,820,921
Other assets
   <del>149,778</del>
 (49,753)
   100,025
Total assets
  4,430,341
  31,033
  4,461,374
  Accounts
   <del>payable</del>
  716,380
   (88,911)
   627,469
    Other-
   accrued
  expenses
  178,644
    88,911
   <del>267,555</del>
    <del>Total</del>
   current
 liabilities
 1,183,911
  <del>1,183,911</del>
  Deferred
  property
 incentives,
 net 376,007
  31,033
   407,040
    <del>Total</del>
 liabilities
     and
shareholders'
   equity
  4,430,341
  31,033
4,461,374
```

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

The following discussion should be read in conjunction with the Management's Discussion and Analysis section of our 2003 Amended Annual Report. All dollar amounts are in millions except per share amounts.

RESULTS OF OPERATIONS

Overview

Earnings for the third quarter of 2004 increased 71% to \$77.8 or \$0.54 per

diluted share from \$45.5 or \$0.33 per diluted share for the same period in 2003. For the year to date period ended October 30, 2004, earnings increased 83% to \$253.5 or \$1.77 per diluted share from \$138.5 or \$1.01 per diluted share for the same period in 2003. Our results improved in the quarter and year to date periods due to strong sales momentum combined with gross profit and selling, general and administrative expense improvement.

Sales

- ----

Total sales increased 9.4% for the quarter and 11.5% year to date on a 4-5-4 comparable basis due to substantial same-store sales increases. Same-store sales on a 4-5-4 comparable basis increased 8.1% for the quarter and 9.1% year to date. The sales growth for the quarter and year to date is a result of our continuous improvement in merchandising efforts, supported by our enhanced information systems. Our merchandise offering continues to meet customers' preferences, which drove full-price sales. The year to date increase is also attributable to the improved overall retail environment, especially in the first quarter. See our GAAP sales reconciliation on page 17.

All of our geographic regions and major merchandise divisions reported samestore sales increases in the third quarter and year to date.

Gross Profit Third Quarter Year tο Date ------- 2004 2003 2004 2003 -- ----- --------Gross profit as a percent of sales 36.1% 35.3%

35.8% 33.9%

percent of

Gross profit as a percentage of sales improved 80 basis points for the quarter and 190 basis points for the year to date period ended October 30, 2004. The quarter to date performance was primarily due to buying and occupancy expense leverage resulting from stronger than expected sales. The year to date performance was primarily due to lower markdowns resulting from our ongoing improvement in managing our merchandise inventory and increased leverage on our buying and occupancy expenses.

Selling, General and Administrative Expense

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Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (CONT.)

Selling, general and administrative expense as a percentage of sales improved 90 basis points for the quarter and for the year to date period ended October 30, 2004. Our existing support functions have been able to manage our samestore sales growth. As a result, the significant year over year sales increases in relation to relatively flat SG&A costs on a same-store basis have resulted in significant improvements in SG&A as a percentage of sales. Costs associated with new stores, selling, and incentive compensation have increased in 2004 in line with our sales increases and our improved operating performance.

Interest Expense

Interest expense, net decreased by \$13.2 to \$13.5 for the quarter ended October 30, 2004 compared to the same period in 2003. The prior year expense includes debt prepayment costs of \$7.9. Also, our long-term borrowings have been reduced by 16 percent in the past 12 months, leading to lower borrowing costs.

Interest expense, net decreased by \$8.8 to \$64.3 for the year to date period ended October 30, 2004. We incurred debt prepayment costs of \$20.9 and \$14.3 in 2004 and 2003, respectively. The decrease in our long-term borrowings in 2004 as compared to 2003 resulted in the overall interest expense reduction.

Service Charge Income and Other, net

- -----

Service charge income and other, net increased by \$2.4 for the quarter and \$13.2 for the year to date periods ended October 30, 2004. The increase is primarily due to growth in our Nordstrom fsb VISA credit card transaction volume and finance charges.

Seasonality

- -----

Our business, like that of other retailers, is subject to seasonal fluctuations. Our Anniversary sale in July and the holidays in December typically result in higher sales in the second and fourth quarters of our fiscal years. Accordingly, results for any quarter are not necessarily indicative of the results that may be achieved for a full fiscal year.

GAAP Sales Reconciliation

- -----

We converted to a 4-5-4 Retail Calendar at the beginning of 2003. This change in our fiscal calendar has resulted in one less day of sales being included in our year to date 2004 results versus the same period in the prior year. Sales performance numbers included in this document have been calculated on a comparative 4-5-4 basis. We believe that adjusting for the difference in days provides a more comparable basis from which to evaluate sales performance. The following reconciliation bridges the reported GAAP sales to the 4-5-4 comparable sales.

\$4,529.4 \$5,031.0 \$501.6 11.1% N/A Less Feb. 17 of 25

Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (CONT.)

LIQUIDITY AND CAPITAL RESOURCES

- ------

Overall cash decreased by \$180.9 in 2004 as compared to \$61.9 in 2003, primarily due to additional debt prepayments and repurchases of our common stock.

Cash Flow from Operations

Cash flow provided by operating activities decreased by \$29.7 to \$225.9 in 2004. Higher net earnings were offset by our merchandise purchase and payment flow changes in 2004 as compared to 2003, the timing of income tax payments and decreased property incentive receipts. Toward the end of 2003 and into 2004, we have achieved a more even flow of merchandise purchases in relation to our sales trends. Our 2004 inventory turns have improved over the prior year; the payables leverage we achieved in 2004 is consistent with our merchandise purchase plan. Income tax payments have increased in 2004 as a result of our earnings growth. Deferred property incentive receipts have decreased as a result of fewer store openings.

Cash Flow Used in Investing

cash Flow Used in investing

Net cash used in investing activities decreased in 2004 as compared to 2003 due to the reduction in our short-term investments, which was used to repurchase outstanding debt.

Year to date, we opened one full-line store in Charlotte, North Carolina. In addition, we opened one full-line store in Miami, Florida in November 2004. During the first three quarters of 2003, we opened three full-line stores and two Nordstrom Rack stores; in the last quarter of 2003, we opened one full-line store.

We plan to spend approximately \$850.0 to \$875.0, net of developer reimbursements, on capital projects during the next three fiscal years. We plan to use approximately 35% of this investment to build new stores, 30% on remodels and 15% toward information technology. The remaining 20% is planned for maintenance and other miscellaneous spending.

Cash Flow Used in Financing

- ------

For the year to date period ended October 30, 2004, cash used in financing activities increased primarily due to our debt retirements and common stock repurchases, partially offset by an increase in the cash received from employee stock option exercises.

Year to date we have retired \$196.8 of our 8.95% senior notes and \$1.5 of our 6.7% medium-term notes for a total cash payment of \$220.1. After considering non-cash items related to these debt retirements, our net expense for the three quarters ended October 30, 2004 was \$20.9.

In May 2004, we replaced our existing \$300.0 unsecured line of credit with a \$350.0 unsecured line of credit, which is available as liquidity support for our commercial paper program. Under the terms of the agreement, we pay a variable rate of interest based on LIBOR plus a margin of 0.31%. The variable rate of interest increases to LIBOR plus a margin of 0.41% if more than \$175.0 is outstanding on the facility. The line of credit agreement expires in three years and contains restrictive covenants, which include maintaining a leverage ratio. We also pay a commitment fee for the line based on our debt rating.

Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (CONT.)

Also in May 2004, we renewed our variable funding note backed by Nordstrom private label receivables and reduced the capacity by \$50.0 to \$150.0. This note is renewed annually and interest is paid based on the actual cost of commercial paper plus specified fees. We also pay a commitment fee for the note based on the amount of the facility.

We did not make any borrowings under our unsecured line of credit or our variable funding note backed by Nordstrom private label receivables during 2004.

In August 2004, the Board of Directors authorized \$300.0 of share repurchases. This authorization extends for three years to August 2007, although we expect the shares to be acquired through open market transactions during the next 12 months. This replaced the previous remaining share repurchase authority of \$82.4. The actual number and timing of share repurchases will be subject to market conditions and applicable SEC rules. Year to date, we have purchased 1,925,700 shares for \$75.0.

Liquidity

_ -----

We maintain a level of liquidity to allow us to cover our seasonal cash needs and rely on short-term borrowings only as needed. We believe that our operating cash flows, existing cash and available credit facilities are sufficient to finance our cash requirements for the next 12 months. We plan to pay the remaining \$96.5 of our 6.7% medium-term notes due in July 2005 with existing cash and cash from operations.

Over the long term, we manage our cash and capital structure to strengthen our financial position and maintain flexibility for future strategic initiatives. We continuously assess our debt and leverage levels, capital expenditure requirements, principal debt payments, dividend payouts, potential share repurchases, and future investments or acquisitions. We believe our operating cash flows, existing cash, and available credit facilities, as well as any potential future borrowing facilities will be sufficient to fund these scheduled future payments and potential long term initiatives.

CRITICAL ACCOUNTING POLICIES

_ _____

The preparation of our financial statements requires that we make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and disclosure of contingent assets and liabilities. We regularly evaluate our estimates, including those related to doubtful accounts, inventory valuation, intangible assets, income taxes, self-insurance liabilities, post-retirement benefits, sales return accruals, contingent liabilities and litigation. We base our estimates on historical experience and other assumptions that we believe to be reasonable under the circumstances. Actual results may differ from these estimates. Our accounting policies and methodologies in the third quarter of 2004 are consistent with those discussed in our 2003 Amended Annual Report and our second quarter Form 10-Q.

In October 2004, we completed a review of our current and deferred tax accounts, which resulted in a lower effective tax rate. This change increased net income by approximately \$2.9 for the quarter and year to date periods ended October 30, 2004.

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Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (CONT.)

Nordstrom fsb, our wholly-owned bank subsidiary, offers a co-branded VISA credit card program to its customers. The balances due from the VISA cardholders are transferred to a third party trust, Nordstrom Credit Card Master Note Trust (the "Trust"). In 2002, the Trust issued \$200.0 of notes to third parties; those notes are due in 2007 and are secured by a portion of the Trust's assets. We do not record the notes that the Trust sold to third parties or the pro-rata share of the Trust's assets on our financial statements. The remaining interest in the Trust is held by our wholly-owned subsidiaries. The remaining interest is held in certificated form; it is

recorded as "Retained interest in accounts receivable" on our accompanying condensed consolidated balance sheets and accounted for as investments in debt securities under Statement of Financial Accounting Standards No. 115 "Accounting for Certain Investments in Debt and Equity Securities".

In the third quarter of 2004, the U.S. Department of the Treasury Office of Thrift Supervision, which regulates Nordstrom fsb, directed Nordstrom, Inc. to change our accounting treatment for a portion of the remaining interest in the Trust. We asked the Securities and Exchange Commission ("SEC") staff to confirm that our existing accounting treatment for the remaining interest in the Trust is consistent with their interpretation of accounting principles generally accepted in the United States ("U.S. GAAP"). In October 2004, the SEC staff confirmed that our existing accounting treatment and financial statement presentations comply with U.S. GAAP. Therefore, we plan to continue to follow our existing accounting treatment for the remaining certificated interest in the Trust. The SEC staff also suggested that we voluntarily expand our quarterly disclosures related to the certificated interests; please see Note 5 for this additional disclosure.

FORWARD-LOOKING INFORMATION CAUTIONARY STATEMENT

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The preceding disclosures included forward-looking statements regarding our performance, liquidity, capital expenditures and adequacy of capital resources. These statements are based on our current assumptions and expectations and are subject to certain risks and uncertainties that could cause actual results to differ materially from those projected. Forwardlooking statements are qualified by the risks and challenges posed by our ability to predict fashion trends, consumer apparel buying patterns, our ability to control costs, weather conditions, hazards of nature, trends in personal bankruptcies and bad debt write-offs, changes in interest rates, employee relations, our ability to continue our expansion plans, changes in governmental or regulatory requirements, and the impact of economic and competitive market forces, including the impact of terrorist activity or the impact of a war on us, our customers and the retail industry. As a result, while we believe there is a reasonable basis for the forward-looking statements, you should not place undue reliance on those statements. undertake no obligation to update or revise any forward-looking statements to reflect subsequent events, new information or future circumstances. This discussion and analysis should be read in conjunction with the condensed consolidated financial statements.

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Item 4. CONTROLS AND PROCEDURES

As of the end of the period covered by this Quarterly Report on Form 10-Q, we performed an evaluation under the supervision and with the participation of management, including our President and Chief Financial Officer, of our disclosure controls and procedures (as defined in Rules 13a-15(e) or 15d-15(e) under the Securities and Exchange Act of 1934 (the "Exchange Act")). Based upon that evaluation, our President and Chief Financial Officer concluded that, as of the end of the period covered by this Quarterly Report, our disclosure controls and procedures are effective in the timely recording, processing, summarizing and reporting of material financial and non-financial information.

There has been no change in our internal control over financial reporting (as defined in Rules 13a-15(f) or 15d-15(f) of the Exchange Act) during our most recently completed fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

Cosmetics

We were originally named as a defendant along with other department store and specialty retailers in nine separate but virtually identical class action lawsuits filed in various Superior Courts of the State of California in May, June and July 1998 that were consolidated in Marin County Superior Court. In May 2000, plaintiffs filed an amended complaint naming a number of manufacturers of cosmetics and fragrances and two other retailers as additional defendants. Plaintiffs' amended complaint alleges that the retail price of the "prestige" or "Department Store" cosmetics sold in department and specialty stores was collusively controlled by the retailer and manufacturer defendants in violation of the Cartwright Act and the California Unfair Competition Act.

Plaintiffs seek treble damages and restitution in an unspecified amount, attorneys' fees and prejudgment interest, on behalf of a class of all California residents who purchased cosmetics and fragrances for personal use from any of the defendants during the four years prior to the filing of the amended complaint. Defendants, including us, have answered the amended complaint denying the allegations. The defendants have produced documents and responded to plaintiffs' other discovery requests, including providing witnesses for depositions.

We entered into a settlement agreement with the plaintiffs and the other defendants on July 13, 2003. In furtherance of the settlement agreement, the case was refiled in the United States District Court for the Northern District of California on behalf of a class of all persons who currently reside in the United States and who purchased "Department Store" cosmetics from the defendants during the period May 29, 1994 through July 16, 2003. The Court has given preliminary approval to the settlement. A summary notice of class certification and the terms of the settlement have been disseminated to class members. A hearing on whether the Court will grant final approval of the settlement has been scheduled for January 11, 2005. If approved by the Court, the settlement will result in the plaintiffs' claims and the claims of all class members being dismissed, with prejudice, in their entirety. In connection with the settlement agreement, the defendants will provide class members with certain free products and pay the plaintiffs' attorneys' fees, awarded by the Court up to \$24 million. Our share of the cost of the settlement will not have a material adverse effect on our financial condition, results of operations or cash flows.

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Item 1. Legal Proceedings (cont.)

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We are involved in various routine legal proceedings incidental to the ordinary course of business. In management's opinion, the outcome of pending legal proceedings, separately and in the aggregate, will not have a material adverse effect on our business or consolidated financial condition.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

(c) Repurchases _ _ _ _ _ _ _ _ _ _ - (dollars in millions except per share amounts) Total Total Number Maximum Number (or Number of Average of Shares (or Units) **Approximate** Dollar Value)

Shares Price Paid Purchased as Part of of Shares

(or Units) that (or Units) Per Share Publicly Announced May Yet Be Purchased Under Purchased (or Units) Plans or Programs the Plans or Programs (2)
Feb.
2004
\$82 (2/1/04 to
2/28/04)
Mar. 2004
Apr. 2004 672 (1) \$39.99 \$82 (4/4/04 to 5/1/04)
672 (1) \$39.99 - \$82 (4/4/04 to
672 (1) \$39.99 \$82 (4/4/04 to 5/1/04)
672 (1) \$39.99 - \$82 (4/4/04 to 5/1/04) -
672 (1) \$39.99 \$82 (4/4/04 to 5/1/04)
672 (1) \$39.99 \$82 (4/4/04 to 5/1/04) May. 2004
672 (1) \$39.99 \$82 (4/4/04 to 5/1/04) May. 2004
672 (1) \$39.99 \$82 (4/4/04 to 5/1/04) May. 2004

Jul. 2004	
 \$82	
(7/4/04 to	
7/04/04 0	
7/31/04) -	
	
	
Aug 2004	
Aug. 2004	
258,500	
258,500 \$37.31	
258, 500	
\$290	
(8/1/04 to	
8/28/04)	
<u></u>	
Sep. 2004	
1,117,700	
Sep. 2004 1,117,700 \$38.51	
\$38.51	
\$38.51 1.117.700	
\$38.51 1,117,700 \$247	
\$38.51 1,117,700 \$247	
\$38.51 1,117,700 \$247 (8/29/04	
\$38.51 1,117,700 \$247 (8/29/04 to	
\$38.51 1,117,700 \$247 (8/29/04	
\$38.51 1,117,700 \$247 (8/29/04 to	
\$38.51 1,117,700 \$247 (8/29/04 to 10/2/04)	
\$38.51 1,117,700 \$247 (8/29/04 to 10/2/04) Oct2004	
\$38.51 1,117,700 \$247 (8/29/04 to 10/2/04) 0ct. 2004	
\$38.51 1,117,700 \$247 (8/29/04 to 10/2/04) 	
\$38.51 1,117,700 \$247 (8/29/04 to 10/2/04) 	
\$38.51 1,117,700 \$247 (8/29/04 to 10/2/04) 0ct. 2004	
\$38.51 1,117,700 \$247 (8/29/04 to 10/2/04) 	

(1) The 672 shares redeemed were not part of a publicly announced repurchase plan or program. These shares were owned and tendered by an employee to Nordstrom as payment for an option exercise.

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Item 2. Unregistered Sales of Equity Securities and Use of Proceeds (cont.)

(2) In May 1995, the Board of Directors authorized \$1,100.0 of share repurchases, with no expiration date. In August 2004, the Board of Directors authorized \$300.0 of share repurchases. This replaced the previous remaining share repurchase authority of \$82.4. This authorization extends for three years to August 2007, although we expect the shares to be acquired through open market transactions during the next 12 months. The actual number and timing of share repurchases will be subject to market conditions and applicable SEC rules. Program to date, we have purchased 1,925,700 shares for \$75.0 at an average price of \$38.93 per share.

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Item 6. Exhibits

- -----
- 3.2 Bylaws, as amended and restated on November 17, 2004.
- 31.1 Certification of President required by Section 302(a) of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of Chief Financial Officer required by Section 302(a) of the Sarbanes-Oxley Act of 2002.
- 32.1 Certification of President regarding periodic report containing financial statements pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Certification of Chief Financial Officer regarding periodic report containing financial statements pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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SIGNATURES

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

NORDSTROM, INC. (Registrant)

/s/ Michael G. Koppel

Michael G. Koppel Executive Vice President and Chief Financial Officer (Principal Financial Officer)

Date: June 3, 2005

```
Exhibit Index
    Exhibit
  Method of
Filing - ----
--- ------
  ----- <del>3.2</del>
  <del>Bylaws, as</del>
 amended and
 restated on
 Incorporated
 by reference
from November
   <del>17, 2004</del>
 Registrant's
Form 10-Q for
 the quarter
ended October
  <del>30, 2004,</del>
 Exhibit 3.2
     31.1
Certification
 <del>of President</del>
     Filed
   <del>herewith</del>
electronically
 required by
    Section
302(a) of the
  Sarbanes-
 Oxley Act of
   2002 31.2
Certification
   of Chief
   Financial
     Filed
   <del>herewith</del>
electronically
   <del>Officer</del>
 required by
    Section
302(a) of the
   Sarbanes-
 Oxley Act of
   2002 32.1
Certification
 of President
  Furnished
   herewith
electronically
  regarding
   periodic
    report
```

containing financial statements

NORDSTROM INC. AND SUBSIDIARIES

pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 32.2 **Certification** of Chief **Financial Furnished** $\frac{\text{herewith}}{\text{merewith}}$ **electronically** Officer regarding periodic report containing financial **statements** pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of

2002

Certification required by Section 302(a) of the Sarbanes-Oxley Act of 2002

- I, Blake W. Nordstrom, certify that:
- 1. I have reviewed this amendment to quarterly report on Form 10-Q/A for the period ended October 30, 2004 of Nordstrom, Inc. (the "Registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the Registrant and have:
- a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) [Reserved] [Paragraph omitted pursuant to SEC Release Nos. 33-8238 and 34-47986];
- c) Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of Registrant's board of directors (or persons performing the equivalent functions):
- a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
- b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: June 3, 2005

/s/ Blake W. Nordstrom
Blake W. Nordstrom
President of Nordstrom, Inc.

Certification required by Section 302(a) of the Sarbanes-Oxley Act of 2002

- I, Michael G. Koppel, certify that:
- 1. I have reviewed this amendment to quarterly report on Form 10-Q/A for the period ended October 30, 2004 of Nordstrom, Inc. (the "Registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the Registrant and have:
- a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) [Reserved] [Paragraph omitted pursuant to SEC Release Nos. 33-8238 and 34-47986];
- c) Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of Registrant's board of directors (or persons performing the equivalent functions):
- a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
- b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: June 3, 2005

/s/ Michael G. Koppel

Michael G. Koppel Executive Vice President and Chief Financial Officer of Nordstrom, Inc. NORDSTROM, INC.

1617 SIXTH AVENUE

SEATTLE, WASHINGTON 98101

CERTIFICATION OF PRESIDENT REGARDING PERIODIC REPORT CONTAINING FINANCIAL STATEMENTS

- I, Blake W. Nordstrom, the President of Nordstrom, Inc. (the "Company") in compliance with 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, hereby certify that the Company's Amendment to the Quarterly Report on Form 10-Q/A for the period ended October 30, 2004 (the "Report") filed with the Securities and Exchange Commission:
 - fully complies with the requirements of Section 13(a) of the Securities Exchange Act of 1934; and
 - the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Blake W. Nordstrom
Blake W. Nordstrom

President June 3, 2005

A signed original of this written statement required by Section 906 has been provided to Nordstrom, Inc. and will be retained by Nordstrom, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

NORDSTROM, INC.

1617 SIXTH AVENUE

SEATTLE, WASHINGTON 98101

CERTIFICATION OF CHIEF FINANCIAL OFFICER REGARDING PERIODIC REPORT CONTAINING FINANCIAL STATEMENTS

I, Michael G. Koppel, the Executive Vice President and Chief Financial Officer of Nordstrom, Inc. (the "Company") in compliance with 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, hereby certify that the Company's Amendment to the Quarterly Report on Form 10-Q/A for the period ended October 30, 2004 (the "Report") filed with the Securities and Exchange Commission:

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

/s/ Michael G. Koppel
Michael G. Koppel

Executive Vice President and Chief Financial Officer June 3, 2005

A signed original of this written statement required by Section 906 has been provided to Nordstrom, Inc. and will be retained by Nordstrom, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.