# BALLY TOTAL FITNESS HOLDING CORP Form 10-Q

November 14, 2001

#### **FORM 10-Q**

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

(Mark One)

[X] Quarterly Report Pursuant to Section 13 or 15 (d) of the Securities Exchange Act of 1934 for the period ended September 30, 2001

or

[ ] Transition Report Pursuant to Section 13 or 15 (d) of the Securities Exchange Act of 1934

Commission file number: <u>0-27478</u>

#### BALLY TOTAL FITNESS HOLDING CORPORATION

(Exact name of registrant as specified in its charter)

Delaware	36-3228107
(State or other jurisdiction of incorporation)	(I.R.S. Employer Identification No.)
8700 West Bryn	
Mawr Avenue,	60631

Chicago, Illinois

FORM 10-Q 1

(Address of	
principal	(Zip Code)
executive	(Zip Code)
offices)	

Registrant s telephone number, including area code: (773) 380-3000

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: \_\_\_\_\_

As of October 31, 2001, 29,059,181 shares of the registrant s common stock were outstanding.

#### BALLY TOTAL FITNESS HOLDING CORPORATION

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#### PART I. FINANCIAL INFORMATION

#### **Item 1. Financial Statements**

#### BALLY TOTAL FITNESS HOLDING CORPORATION

#### **Condensed Consolidated Balance Sheet**

(In thousands)

(Unaudited)

	Sept	ember 30 2001		2000
ASSETS				
Current assets: Cash and equivalents	Ś	13,860	Ś	13 074
Installment contracts receivable, net Other current assets		268,153 62,632		286,053
Total current assets		344,645		
Installment contracts receivable, net Property and equipment, less accumulated depreciation and amortization of		265,868		273,421
\$474,734 and \$435,860 Intangible assets, less accumulated		597,171		558,277
amortization of \$78,201 and \$72,071		149,201		153,113
Deferred income taxes		63 <b>,</b> 628		68,115
Deferred membership origination costs		115,925		114,129
Other assets		25 <b>,</b> 091		32 <b>,</b> 926
		,561,529		
	==	======	==:	======
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current liabilities:				
Accounts payable	\$	•		54,819
Income taxes payable		4,736		3,703
Deferred income taxes		•		49,217
Accrued liabilities		•		66,566
Current maturities of long-term debt		22 <b>,</b> 279		17 <b>,</b> 589

Deferred revenues	297,616	306,493
Total current liabilities	475,607	498,387
Long-term debt, less current maturities Other liabilities Deferred revenues Stockholders' equity	564,881 6,635 80,261 434,145	674,349 7,299 82,747 297,842
	\$1,561,529 =======	\$1,560,624 ======

See accompanying notes.

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#### BALLY TOTAL FITNESS HOLDING CORPORATION

#### **Consolidated Statement of Income**

(In thousands, except per share data)

(Unaudited)

	Three months ended September 30			
		2001		2000
Net revenues:				
Membership revenues	\$	168,665	\$	166,322
Products and services		37,105		29,142
Miscellaneous revenue		4,081		3 <b>,</b> 450
		209,851		198,914
Operating costs and expenses:				
Fitness center operations		121 <b>,</b> 992		
Products and services		23,241		18,686
Member processing and collection centers		10,718		10,517
Advertising		11,512		11,339
General and administrative		7 <b>,</b> 151		6,854
Special charges		6,700		
Depreciation and amortization		19,155		16,954
		200,469		183,805
Operating income		9,382		15,109
Finance charges earned		16,986		17,285
Interest expense		(14,606)		(16,680)
Other interest income		161		474

	2,541	1,079
Income before income taxes Income tax benefit	11,923 14,600	•
Net income	\$ 26 <b>,</b> 523	\$ \$ 35,938
Basic earnings per common share	\$ .92	\$ 1.50
Diluted earnings per common share	\$ .88	\$ 1.30

See accompanying notes.

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#### BALLY TOTAL FITNESS HOLDING CORPORATION

#### **Consolidated Statement of Income**

(In thousands, except per share data)

(Unaudited)

	September 30			
		2001		2000
Net revenues:  Membership revenues	\$	516,070	\$	491,550
Products and services	·	111,105		•
Miscellaneous revenue		13,088		10,224
		640,263		584,296
Operating costs and expenses:				
Fitness center operations		368,549		346,522
Products and services		69 <b>,</b> 998		53 <b>,</b> 720
Member processing and collection centers		31,697		32,102
Advertising		43,929		40,249
General and administrative		21,350		20,673
Special charges		6,700		
Depreciation and amortization		55 <b>,</b> 036		47,901
		597 <b>,</b> 259		541,167
Operating income		43,004		43,129

Nine months ended

Finance charges earned		52,140		50,762
Interest expense		(45,239)		(47,500)
Other interest income		645		1,409
		7,546		4,671
Income before income taxes		50,550		47,800
Income tax benefit		13,850		19,275
Net income	\$	64,400	\$	67 <b>,</b> 075
		======	===	-=====
Basic earnings per common share	\$	2.35	\$	2.82
	===		===	
Diluted earnings per common share	\$	2.17	\$	2.44
	===	======	===	

See accompanying notes.

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#### **BALLY TOTAL FITNESS HOLDING CORPORATION**

#### Consolidated Statement of Stockholders' Equity

(In thousands, except share data)

(Unaudited)

	Common stock			Unearned	
	Shares	Par value	Contributed capital	Accumulated deficit	compensation (restricted stock)
Balance at December 31, 2000	24,352,946	\$ 249	\$ 508,639	\$(188,514)	\$ (11,757)
Net income				64,400	
Issuance of common stock through public offering	2,238,821	22	53,805		
Exercise of warrants	2,207,104	22	11,587		
Issuance of common stock under stock purchase and option plans	231,231	3	2,703		
Other	23,639		5,126		(1,365)

\$ (1

Balance at September 30, 2001	29,053,741	\$ 296 =====	\$ 581,860 ======	\$ (124,114) ======	\$ (13,122) ======	\$ (1 ====

See accompanying notes.

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#### BALLY TOTAL FITNESS HOLDING CORPORATION

#### **Consolidated Statement of Cash Flows**

(In thousands)

(Unaudited)

Nine	months ended September 30
2001	2000
\$ 64,400	\$ 67,075
•	51,174 (72,440)
127,459	45,809
	(77,851) (3,816)
(69,671)	(81,667)
	36,500 (13,412)
(125,144)	23,088
53,827 11,609	1,721
	2001 57,800 5,259 127,459 (67,101) (2,570) (69,671) (55,000) (70,144) (125,144)

Cash provided by (used in) financing activities	(57,002)	24,809
Increase (decrease) in cash and equivalents	786	(11,049)
Cash and equivalents, beginning of period	13,074	23,450
Cash and equivalents, end of period	\$ 13,860	\$ 12,401
	========	========

See accompanying notes.

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#### BALLY TOTAL FITNESS HOLDING CORPORATION

#### **Consolidated Statement of Cash Flows** (continued)

(In thousands)

(Unaudited)

Nine months ended

		September 3			
		2001		2000	
Supplemental Cash Flows Information:					
Changes in operating assets and liabilities, were as follows (Increase) decrease in net installment					
contracts receivable	\$	25,321	Ś	(71 338)	
(Increase) decrease in other current and	٧	23,321	Y	(71,000)	
other assets		4,002		(14,089)	
Increase in deferred membership origination costs					
Increase (decrease) in accounts payable		(1, 226)		6,297	
Decrease in income taxes payable		(15, 319)		(20,403)	
Increase in accrued and other liabilities		5,640		8,662	
Increase (decrease) in deferred revenues		(11 <b>,</b> 363)			
	\$	5,259	\$	(72,440)	
Cash payments for interest and income taxes were as follows	==	======	==	======	
Interest paid	\$	38,577	\$	38,197	
Interest capitalized		•		(1,569)	
Income taxes paid, net				1,128	

Investing and financing activities exclude
 the following non-cash transactions--

Acquisitions of businesses with common stock		\$ 4,694
Acquisitions of property and equipment		
through capital leases/borrowings	\$ 20,240	21,897
Common stock issued/(cancelled) under		
long-term incentive plan (net)	1,470	3 <b>,</b> 779
Debt, including assumed debt, related to		
acquisitions of businesses		7,577
Tax benefit from exercise of employee		
stock options	4,000	

See accompanying notes.

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#### BALLY TOTAL FITNESS HOLDING CORPORATION

#### **Notes to Condensed Consolidated Financial Statements**

(All dollar amounts in thousands)

(Unaudited)

#### **Basis of presentation**

The accompanying condensed consolidated financial statements include the accounts of Bally Total Fitness Holding Corporation (the Company ) and the subsidiaries that it controls. The Company, through its subsidiaries, is a commercial operator of fitness centers in North America with nearly 400 facilities concentrated in 28 states and Canada. The Company operates in one industry segment, and all significant revenues arise from the commercial operation of fitness centers, primarily in major metropolitan markets in the United States and Canada. Unless otherwise specified in the text, references to the Company include the Company and its subsidiaries. These condensed consolidated financial statements should be read in conjunction with the consolidated financial statements included in the Company s Annual Report on Form 10-K for the year ended December 31, 2000.

All adjustments have been recorded which are, in the opinion of management, necessary for a fair presentation of the condensed consolidated balance sheet of the Company at September 30, 2001, its consolidated statements of income for the three and nine months ended September 30, 2001 and 2000, its consolidated statement of stockholders equity for the nine months ended September 30, 2001, and its consolidated statements of cash flows for the nine months ended September 30, 2001 and 2000. All such adjustments were of a normal recurring nature.

The accompanying condensed consolidated financial statements have been prepared in conformity with generally accepted accounting principles which require the Company s management to make estimates and assumptions that affect the amounts reported therein. Actual results could vary from such estimates. In addition, certain reclassifications have been made to prior period financial statements to conform with the 2001 presentation (see Reclassification of finance charges earned and Reclassification of membership revenue and related costs ).

Basis of presentation 9

#### **Seasonal factors**

The Company s operations are subject to seasonal factors and, therefore, the results of operations for the nine months ended September 30, 2001 and 2000 are not necessarily indicative of the results of operations for the full year.

#### Reclassification of finance charges earned

In conjunction with the Company s recent bulk sales of portions of its member installment contracts receivable portfolio, the Company has reclassified for all periods presented, finance charges earned on member installment contracts as non-operating income in the consolidated statement of income. Previously, income from finance charges earned had been reported within operating revenue. The Company believes that the revised classification results in a more consistent presentation of its core operating margins without fluctuations in finance charges earned brought about solely as a result of the recent portfolio sales.

#### Reclassification of membership revenue and related costs

The Company has changed its presentation of membership revenue and related costs from a gross to net presentation for all periods presented and combined the sources of membership revenue in the accompanying consolidated statement of income. The change in presentation has no impact on the timing of revenue recognition and therefore has no impact on the Company s operating income. The purpose for the change is to simplify and clarify the presentation of the Company s membership revenue. Under the gross method, deferrable membership revenue from originations and dues collected were presented gross and adjusted to their realized amounts through a change in deferred revenues adjustment. Under the net presentation method, initial membership fees originated and dues are combined in the income statement and represent the amount realized for the period, net of the impact of deferral accounting. Under the net method, the Company includes the provision for doubtful receivables as an offset to financed membership revenue. Previously the

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provision for doubtful receivables was reported as an element of operating expenses. The effect of including the provision as a component of revenue is to reduce both membership revenue and operating expenses by equal amounts.

The following table summarizes the effects of the reclassification of the provision for doubtful receivables into membership revenue:

	 Three months ended September 30						chs ended cember 30
	 2001		2000		2001		2000
Membership revenues: As previously reported As reclassified	\$ 212,759 168,665	\$	206,690 166,322	\$	656,216 516,070	\$	615,677 491,550

Deferrable membership origination costs have also been reclassified to a net presentation. Previously these deferrable costs have been presented on a gross basis as incurred, with an aggregate change in deferred costs which

Seasonal factors 10

adjusted incurred costs to amounts recognized under deferral accounting. Under the net presentation, the impact of the deferral is combined with the related cost element to directly present recognized expenses under the deferral method.

Components of membership revenue for the three and nine months ended September 30, 2001 and 2000 are as follows:

	Three months ended September 30			-			e months ended September 30		
		2001		2000		2001		2000	
Initial membership fees on financed memberships Initial membership fees on	\$	93,301	\$	88 <b>,</b> 529	\$	278 <b>,</b> 354	\$	261,026	
paid-in-full memberships Dues		6,010 69,354		6,923 70,870		19,944 217,772		24,470 206,054	
	\$	168,665	\$	166,322	\$	516,070	\$	491,550	

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Components of the change in deferred revenues for the three and nine months ended September 30, 2001 and 2000 are as follows:

		months ended September 30		months ended September 30
	2001		2001	2000
Financed initial membership fees: Originating Less provision for doubtful	\$ (130,403)	\$ (134,157)	\$ (413,985)	\$ (413,240)
receivables	44,094	40,368	140,146	124,127
Originating, net Recognized		(93,789) 88,529		(289,113) 261,026
(Increase) decrease in deferral	6,992			
Paid-in-full initial membership fees:				
Originating	(5,254)	(6,084)	(18,609)	(18,425)
Recognized		6,923		
Decrease in deferral	756	839	1,335	6,045
(Increase) decrease in prepaid dues	3,084		5,513	(4,726)
Change in deferred revenues	10,832	\$ (4,585)		

Components of the change in deferred membership origination costs for the three and nine months ended September 30, 2001 and 2000 are as follows:

	Three months ended September 30						chs ended cember 30
	 2001		2000		2001		2000
Incurred Amortized	\$ (28,223) 30,045	\$	(30,906) 28,481		(90,129) 88,333	\$	(91,535) 83,198
Change in deferred membership origination costs	\$ 1,822	\$	(2,425)	\$	(1,796)	\$	(8,337)

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#### **Installment contracts receivable**

	Sept	ember 30 2001	December 31	
Current:				
Installment contracts receivable	\$	391,258	\$	403,777
Unearned finance charges Allowance for doubtful receivables		(45,991)		(49,601)
and cancellations		(77,114)		(68,123)
	\$	268,153	\$	286,053
	==		==	
Long-term:				
Installment contracts receivable	\$	362,065		•
Unearned finance charges Allowance for doubtful receivables		(22,469)		(24, 237)
and cancellations		(73 <b>,</b> 728)		(64,154)
	\$	265,868	\$	273,421
	==		==	

#### Allowance for doubtful receivables and cancellations

Three	months ended September 30	Nine	months ended September 30
2001	2000	2001	2000

Balance at beginning of period Contract cancellations and write-offs of uncollectible	\$	144,912	\$	151 <b>,</b> 957	\$	132 <b>,</b> 277	\$	126,038
amounts, net of recoveries		(78 <b>,</b> 307)		(84,485)		(246,817)		(238,672)
Provision for cancellations		40,143		46,203		125,236		142,550
Provision for doubtful								
receivables		44,094		40,368		140,146		124,127
Balance at end of period	\$	150,842	\$	154,043	\$	150,842	\$	154,043
	===		===		==	=======	==	

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#### Earnings per common share

Basic earnings per common share for each period is computed based on the weighted average number of shares of common stock outstanding of 28,703,778 and 24,001,923 for the three months ended September 30, 2001 and 2000, respectively, and 27,394,485 and 23,797,183 for the nine months ended September 30, 2001 and 2000, respectively. Diluted earnings per common share for each period includes the addition of common stock equivalents of 1,568,790 and 3,674,307 for the three months ended September 30, 2001 and 2000, respectively, and 2,306,202 and 3,746,601 for the nine months ended September 30, 2001 and 2000, respectively. Common stock equivalents represent the dilutive effect of the assumed exercise of outstanding warrants and stock options.

#### New accounting pronouncements

The Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended by SFAS No. 138, Accounting for Certain Derivative Instruments and Certain Hedging Activities, which requires companies to recognize all derivatives as either assets or liabilities in the balance sheet and measure such instruments at fair value. The Company has adopted SFAS 133, as amended, as of January 1, 2001. There has been no impact on the Company s consolidated financial statements resulting from the adoption of SFAS 133, as amended.

In June 2001, the FASB issued SFAS No. 141, *Business Combinations* and No. 142, *Goodwill and Other Intangible Assets*. Under the new rules, goodwill and indefinite lived intangible assets are no longer amortized but are reviewed annually for impairment. Separable intangible assets that are not deemed to have an indefinite life will continue to be amortized over their useful lives. The amortization provisions of SFAS No. 142 apply to goodwill and intangible assets acquired after June 30, 2001. With respect to goodwill and intangible assets acquired prior to July 1, 2001, the Company will apply the new accounting standards beginning January 1, 2002. We are currently assessing the financial impact SFAS No. 141 and No. 142 will have on our consolidated financial statements.

#### **Income taxes**

In accordance with Statement of Financial Accounting Standard No. 109, *Accounting for Income Taxes*, the Company reviewed the likelihood of realizing the future benefit of its tax loss carryforwards. Based on consistent and growing profitability over the past four years and reasonably expected continuation of these trends, the Company has

now cumulatively reduced its valuation allowance against its loss carryforwards by \$35 million. In the previous year quarter, the Company reduced its valuation allowance by \$20 million and, based on continued improving results, a further benefit was recorded this period to reduce the valuation allowance by an additional \$15 million. Valuation allowances totaling more than \$75 million remain and may be reversed benefiting results in future periods.

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#### BALLY TOTAL FITNESS HOLDING CORPORATION

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

#### Comparison of the Three Months Ended September 30, 2001 and 2000

Net revenue for the third quarter of 2001 was \$209.9 million compared to \$198.9 million in 2000, an increase of \$11.0 million (6%). Net revenues from comparable fitness centers increased 4%. This increase in net revenues resulted from the following:

- Membership revenues recognized grew \$2.3 million or 1% over the prior year quarter. New membership units originated decreased 1% over the prior year period as a result of disruptions to sales activities brought about by the September 11<sup>th</sup> terrorist events. The weighted-average selling price of membership contracts sold decreased by 2% compared to last year as a result of the net addition of five clubs in areas that offer lower initiation fees due to statutory limits on initiation fees or length of finance terms, and the continued availability of a selection of shorter-term and seasonal membership programs designed to attract incremental members with lower average initiation fees than the Company s full membership plans. As a result, membership fees originated decreased by \$4.6 million or 3% versus the prior year quarter. The provision for doubtful receivables combined with the provision for cancellations, both of which are included as direct reductions of membership revenue, totaled 41% of the gross financed portion of originations for both periods. Total dues revenue decreased \$1.5 million compared to the prior year, due in part to disruptions in mail service in September 2001.
- Products and services revenue increased \$8.0 million (27%) over the 2000 quarter, primarily reflecting the continued growth of personal training services and nutritional and other retail product sales.
- Miscellaneous revenue increased \$.6 million (18%) over the 2000 quarter, primarily reflecting additional revenue from co-marketing partnerships.

The weighted-average number of fitness centers increased to 384 in the third quarter of 2001 from 380 in the prior year quarter, an increase of 1%, including an increase in the weighted-average number of centers operating under the Company s four upscale brands from 34 to 37.

Operating income for the third quarter of 2001, excluding special charges of \$6.7 million, was \$16.1 million compared to \$15.1 million in 2000. The increase of \$1.0 million (6%) was due to an \$11.0 million (6%) increase in net revenue, offset, in part, by an increase in operating costs and expenses of \$10.0 million (5%), including a \$2.2 million increase in depreciation and amortization. The special charges related to cancelled or reformatted marketing events and other direct or indirect costs from disruptions and shutdowns of various club operations and programs resulting from the September 11th terrorist events and a one-time markdown of retail apparel in connection with management s strategic repositioning of in-club retail stores, adding juice bars to replace slow moving, lower margin

fashion apparel. Earnings before interest, taxes, depreciation and amortization, including finance charges earned (EBITDA), exclusive of the impact of the special charges, was \$52.2 million versus \$49.3 for the last year quarter, a 6% increase. The EBITDA margin, before special charges, was 25%, unchanged from the year ago quarter. Fitness center operating expenses increased \$2.5 million (2%) due principally to incremental costs of operating new fitness centers and higher energy costs. Products and services expenses increased \$4.6 million (24%) to support the revenue growth of product and service offerings. Operating income from products and services increased to \$13.9 million from \$10.5 million in the prior year quarter, with an EBITDA margin of 37% in 2001 compared to 36% in the 2000 quarter. Member processing and collection center expenses were relatively unchanged from the prior year quarter. Advertising expenses increased \$2.2 million (2%) compared to the prior year. General and administrative expenses increased \$.3 million (4%) compared to the prior year quarter to support the Company s overall growth. Depreciation and amortization expense increased \$2.2 million (13%) as a result of increased expenditures for property and equipment and acquired fitness centers during the past two years.

Finance charges earned in excess of net interest costs totaled \$2.5 million for the third quarter of 2001, an increase of \$1.4 million over the 2000 period resulting from the reduction in the Company s net borrowings.

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The income tax provisions for the third quarters of 2001 and 2000 reflect state income taxes. The federal provisions were offset by the utilization of prior years net operating losses. In addition, as a result of the Company s improved operating results and trends, the Company reduced its tax valuation allowance by \$15 million and \$20 million in the third quarters of 2001 and 2000, respectively. These adjustments were reflected as reductions to the tax provisions, increasing net income.

#### Comparison of the Nine Months Ended September 30, 2001 and 2000

Net revenue for the first nine months of 2001 was \$640.3 million compared to \$584.3 million in 2000, an increase of \$56 million (10%). Net revenues from comparable fitness centers increased 7%. This increase in revenues resulted from the following:

- Membership revenues recognized grew \$24.5 million or 5% over the prior year period. New membership units originated increased 1% over the prior year period, while the weighted-average selling price of membership contracts sold decreased 1% as a result of the net addition of five clubs in areas that offer lower initiation fees due to statutory limits on initiation fees or length of finance terms, and the continued availability of a selection of shorter-term and seasonal membership programs. As a result, membership fees originated were essentially unchanged from the prior year. The provision for doubtful receivables combined with the provision for cancellations, both of which are included as direct reductions of membership revenue, totaled 41% of the gross financed portion of originations for both periods. Total dues revenue increased \$11.7 million (6%) during the first nine months of 2001 compared to 2000.
- Products and services revenue increased \$28.6 million (35%) from the 2000 period, primarily reflecting the continued growth of personal training services and nutritional and other retail product sales.
- Miscellaneous revenue increased \$2.9 million (28%) over the 2000 period, primarily reflecting additional revenue from co-marketing partnerships.

The weighted-average number of fitness centers increased to 385 in the first nine months of 2001 from 374 in 2000, an increase of 3%, including an increase in the weighted-average number of centers operating under the Company s four upscale brands from 34 to 36.

Operating income for the first nine months of 2001, excluding special third quarter charges of \$6.7 million, was \$49.7 million compared to \$43.1 million in 2000. This increase of \$6.6 million (15%) was due to a \$56 million (10%) increase in net revenue, offset, in part, by an increase in operating costs and expenses of \$49.4 million (9%) including a \$7.1 million increase in depreciation and amortization. EBITDA, exclusive of the special charges, was \$156.9 million versus \$141.8, an 11% increase over the prior year period. The EBITDA margin, before special charges, was 24% in both periods. Fitness center operating expenses increased \$22 million (6%) due principally to incremental costs of operating new fitness centers and higher energy costs. Products and services expenses increased \$16.3 million (30%) to support the revenue growth of product and service offerings. Operating income from products and services increased to \$41.1 million from \$28.8 million in the prior year period, with an EBITDA margin of 37% in 2001 compared to 35% in the 2000 period. Member processing and collection center expenses decreased \$.4 million as a result of expense reimbursements from servicing fees associated with servicing the portions of the installment contracts receivable portfolio that were sold in March and September 2001 to a major financial institution. Advertising expenses increased \$3.7 million (9%) compared to the prior year due to a change in advertising strategy to reach new segments of prospective customers and to support clubs in new markets. General and administrative expenses increased \$.7 million (3%) compared to the prior year period to support the Company s overall growth. Depreciation and amortization expense increased \$7.1 million (15%) largely as a result of increased expenditures for property and equipment and acquired fitness centers during the past two years.

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Finance charges earned in excess of net interest costs totaled \$7.5 million for the first nine of 2001, an increase of \$2.9 million over the 2000 period resulting from a reduction in the Company s net borrowings.

The income tax provisions for the first nine months of 2001 and 2000 reflect state income taxes. The federal provisions were offset by the utilization of prior years net operating losses. In addition, as a result of the Company s improved operating results and trends, the Company reduced its tax valuation allowance by \$15 million and \$20 million in the third quarters of 2001 and 2000, respectively. These adjustments were reflected as reductions to the tax provisions, increasing net income.

#### **Liquidity and Capital Resources**

In March 2001, we sold 2,238,821 shares of our common stock to the public and the Estate of Arthur M. Goldberg, our former Chairman, exercised an outstanding warrant to purchase 2,207,104 shares of common stock. We received net proceeds from these transactions of approximately \$65 million, which was used principally to reduce bank debt.

During the period, we sold to a major financial institution approximately 18% of our installment contracts receivable portfolio at net book value in two transactions. The first bulk sale completed in March 2001 yielded proceeds of \$45 million. The second bulk sale completed in September 2001 yielded proceeds of \$60 million. The combined proceeds of \$105 million were used principally to reduce debt.

Cash flow from operating activities was \$127.5 million for the first nine months of 2001 compared to \$45.8 million in the 2000 period. The net effect of the bulk sales of receivables, after giving effect to collections which would have occurred, was to increase cash flow from operating activities during the first nine months of 2001 by \$79.5 million. Exclusive of the receivables sale offset by the change in dues prepayments of \$10.2 million during the period, cash flow from operating activities increased by 27%. Long-term debt outstanding has been reduced by \$104.8 million since the start of 2001, a 15% reduction, while net debt (total debt, less net installment contracts receivable and cash), has been reduced by \$80.1 million, a 67% reduction over the same period.

Our bank credit facility, dated November 10, 1999, provides up to \$175.0 million of availability consisting of a five-year \$75.0 million term loan and a \$100.0 million three-year revolving credit facility. The amount available under the revolving credit facility is reduced by any outstanding letters of credit, which cannot exceed \$30.0 million. As of September 30, 2001, the Company had drawn \$14.5 million on its \$100 million revolving credit line and had outstanding letters of credit totaling \$5.1 million. The \$75.0 million term loan is repayable in 19 quarterly installments, commencing March 31, 2000, of \$250,000, with a final installment of \$70.3 million due in November 2004. We have no scheduled principal payments under our subordinated debt until October 2007. Our debt service requirements, including interest, through September 30, 2002 are approximately \$76.3 million. The debt service requirements include principal payments on the securitization, which began in August 2001. The Company has reached agreement, subject to final documentation, to refinance its securitization facility with a major financial institution. Under the terms of this agreement, floating interest rates on the new facility would be, at current market rates, almost 400 basis points lower than the current securitization facility for borrowings up to \$155 million, although there can be no assurance we will be able to complete this refinancing. We believe to the extent required, that we will be able to satisfy our requirements for debt service and capital expenditures out of available cash balances, cash flow from operations and borrowings on the revolving credit facility.

We are authorized to repurchase up to 1,500,000 shares of our common stock on the open market from time to time. We have repurchased 625,100 shares at an average price of \$18 per share. No purchases have been made since November 1999.

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During the first nine months of 2001, we invested approximately \$67 million in property and equipment, including approximately \$37 million related to new fitness centers and \$10 million related to major upgrades and expansions.

In October 2001, we announced a merger agreement with Crunch Fitness, an operator of fitness centers in New York, Los Angeles, Chicago, Atlanta, Miami and San Francisco. The purchase, which will include cash of \$20 million and three million shares of the Company s common stock subject to adjustment, is expected to be completed in late 2001.

#### **Forward-Looking Statements**

Forward-looking statements in this Form 10-Q including, without limitation, statements relating to our plans, strategies, objectives, expectations, intentions and adequacy of resources, are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. These forward-looking statements involve known and unknown risks, uncertainties, and other factors that may cause our actual results, performance or achievements to

be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. These factors include, among others, the following: general economic and business conditions; competition; success of operating initiatives, advertising and promotional efforts; existence of adverse publicity or litigation; acceptance of new product offerings; changes in business strategy or plans; quality of management; availability, terms, and development of capital; business abilities and judgment of personnel; changes in, or the failure to comply with, government regulations; regional weather conditions; and other factors described in this Form 10-Q or in other of our filings with the Securities and Exchange Commission. We are under no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

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# BALLY TOTAL FITNESS HOLDING CORPORATION PART II. OTHER INFORMATION

#### Item 6. Exhibits and reports on Form 8-K

(b) Reports on Form 8-K:

Date	Items	Financial Statements	
August 7, 2001	#5 and #7	None	
September 6, 2001	#5 and #7	None	

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# BALLY TOTAL FITNESS HOLDING CORPORATION SIGNATURE PAGE

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.

SIGNATURE PAGE 18

#### BALLY TOTAL FITNESS HOLDING CORPORATION

Registrant

/s/ John W. Dwyer

John W. Dwyer Executive Vice President and Chief Financial Officer (principal financial officer)

Dated: November 14, 2001

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