UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [FEE REQUIRED]

For the fiscal year ended January 31, 1998

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[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED]

> REGISTRANT: THE CATO CORPORATION COMMISSION FILE NUMBER 0-3747

State of Incorporation: Delaware

I.R.S. Employer Identification Number: 56-0484485

Address of Principal Executive Offices: 8100 Denmark Road Charlotte, North Carolina 28273-5975 Registrant's Telephone Number: 704/554-8510

SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE ACT: SECURITIES REGISTERED PURSUANT TO SECTION 12(g) OF THE ACT:

NONE

CLASS A COMMON STOCK

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of The Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes X No

- - -

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

As of March 27, 1998, there were 22,237,391 shares of Class A Common Stock and 5,264,317 shares of Convertible Class B Common Stock outstanding. The aggregate market value of the Registrant's Class A Common Stock held by Non-affiliates of the Registrant as of March 27, 1998 was approximately \$218,667,352 based on the last reported sale price per share on the NASDAQ National Market System on that date.

Documents incorporated by reference:

Portions of the proxy statement dated April 22, 1998, relating to the 1998 annual meeting of shareholders are incorporated by reference into the following part of this annual report:

Part III - Items 10, 11, 12 and 13

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PART I

ITEM 1. BUSINESS:

GENERAL

The Company, founded in 1946, operated 548 women's apparel specialty stores at January 31, 1998 under the names "Cato," "Cato Fashions" and "Cato Plus" in 21 states, principally in non-metropolitan markets in the South and Southeast. The Company's merchandising strategy is to provide a wide variety of value-priced merchandise in misses, junior and large sizes for the fashion conscious low-to-middle income female customer, ages 18 to 50. Additionally, the Company offers clothing and accessories for girls ages 4 - 14 in selected locations. With the objective of offering head-to-toe dressing for its customers, the Company's stores feature a broad assortment of apparel and accessories, including casual and dressy sportswear, dresses, careerwear, coats, hosiery, shoes, costume jewelry, handbags and millinery. A substantial portion of the Company's merchandise is sold under its private labels and is produced by various vendors in accordance with the Company's specifications. Most stores range in size from 4,000 to 6,000 square feet and are located primarily in strip shopping centers anchored by major discount stores. The Company emphasizes customer service and coordinated merchandise presentations in an appealing store environment. The Company offers its own credit card and layaway plan. Credit and layaway sales represented 26% of retail sales in fiscal 1997. In addition to its Cato stores, the Company operated 145 off-price family apparel and accessories stores at January 31, 1998 under the name "It's Fashion!" These stores are managed separately from the Cato stores with respect to merchandising and store operations but use the same administration, distribution and financial systems as the Cato stores.

BUSINESS

The Company's objective is to be the leading women's apparel specialty retailer for fashion conscious low-to-middle income females in its markets. Management believes the Company's success is dependent upon its ability to differentiate its stores from department stores, mass merchandise discount stores and competing women's specialty stores. The key elements of the Company's business strategy are:

> Merchandise Assortment. The Company's stores offer a wide assortment of apparel and accessory items in regular and large sizes and emphasize color, product coordination and selection.

Value Pricing. The Company offers quality merchandise that is generally priced below comparable merchandise offered by department stores and higher-end specialty apparel chains but is generally more fashionable than merchandise offered by discount stores.

Strip Shopping Center Locations. The Company locates its stores principally in strip centers convenient to our customers anchored by major discount stores, such as Wal-Mart and Kmart, that attract large numbers of potential customers.

Customer Service. Store managers and sales associates are trained to provide prompt and courteous service and to assist customers in merchandise selection and wardrobe coordination.

Credit and Layaway Programs. The Company offers its own credit and a layaway plan to make the purchase of its merchandise more convenient.

Expansion. The Company plans to open new stores and relocate or expand existing stores in small to medium sized towns and selected metropolitan areas, principally in the South and Southeast.

MERCHANDISING

Merchandising

The Company offers a broad selection of apparel and accessories to suit the various lifestyles of the fashion conscious low-to-middle income female, ages 18 to 50. In addition, the Company features a value pricing strategy, product quality and consistent merchandise flow providing color and product coordination.

The Company's merchandise lines include dressy and casual sportswear, dresses, careerwear, coats, shoes, lingerie, hosiery, costume jewelry, handbags and millinery. Clothing and accessories for girls ages 4 - 14 are offered in selected stores. Most of the Company's merchandise is sold under its private labels.

In fiscal 1997, approximately 30% of Cato stores' retail sales represented merchandise for large size customers. This merchandise is marketed in its stores under two formats: as a distinct display area in "Cato" and "Cato Fashions" stores and as a separate department in the combined "Cato Fashions" and "Cato Plus" stores.

As a part of its merchandising strategy, members of the Company's merchandising staff frequently visit selected stores, monitor the merchandise offerings of other retailers, regularly communicate with store operations personnel and frequently confer with key vendors. The Company tests most new fashion-sensitive items in selected stores to aid it in determining their appeal before making a substantial purchasing commitment. The Company also takes aggressive markdowns on slow-selling merchandise and does not carry over merchandise to the next season.

Purchasing, Allocation and Distribution

Although the Company purchases merchandise from approximately 1,500 suppliers, most of its merchandise is purchased from approximately 100 primary vendors. In fiscal 1997, purchases from the Company's largest vendor accounted for approximately 8% of the Company's total purchases. No other vendor accounted for more than 5% of total purchases. The Company is not dependent on its largest vendor or any other vendor for merchandise purchases and the loss of any single vendor or group of vendors would not have a material adverse affect on the Company's operating results or financial condition. A substantial portion of the Company's merchandise is sold under its private labels and is produced by various vendors in accordance with the Company's specifications. The Company purchases most of its merchandise from domestic importers and vendors, which typically minimizes the time necessary to purchase and obtain shipments in order to enable the Company to react to merchandise trends in a more timely fashion. Although a significant portion of the Company's merchandise is manufactured overseas, principally in the Far East, any economic, political or social unrest in that region is not expected to have a material adverse effect on the Company's ability to obtain adequate supplies of merchandise.

An important component of the Company's strategy is the allocation of merchandise to individual stores based on an analysis of historical and current sales trends by merchandise category, customer profiles and climatic conditions. A computerized merchandise control system provides current information on the sales activity of each merchandise style in the Company's stores. Point-of-sale terminals in the stores collect and transmit sales and inventory information to the Company's central computer, permitting timely response to sales trends on a store-by-store basis.

All merchandise is shipped directly to the Company's distribution center in Charlotte, North Carolina where it is inspected and allocated by the merchandise distribution staff for shipment to individual stores. The flow of merchandise from receipt at the distribution center to shipment is controlled by an on-line computer system. Shipments are made by common carrier, and each store receives at least one shipment per week.

Advertising

The Company uses direct mail, newspapers, radio and in-store advertising as its primary advertising media. Newspaper advertisements typically promote specific items or image. The Company uses radio advertising throughout its trade areas. The Company's total advertising expenditures were approximately 1.6% of retail sales in fiscal 1997.

STORE OPERATIONS

The Company's store operations management team consists of an executive vice president and senior vice president, nine regional vice presidents and 50 district managers. Regional vice presidents receive a salary plus a bonus based on achieving targeted goals for sales, payroll expense, shrinkage control and store profitability. District managers receive a salary plus a bonus based on achieving targeted objectives for district sales increases and shrinkage control. Stores are staffed with a manager, two assistant managers and additional part-time sales associates depending on the size of the stores and seasonal personnel needs. Store managers receive a salary and all other store personnel are paid on an hourly basis. Store managers and assistant managers are eligible for monthly and semi-annual bonuses based on achieving targeted goals for their store's sales increases and shrinkage control.

The Company has training programs at each level of store operations. New store managers are trained in training stores managed by experienced personnel who have achieved superior results in meeting the Company's goals for store sales, payroll expense and shrinkage control. The type and extent of district manager training varies depending on whether the manager is promoted from within or recruited from outside the Company. All district managers receive at a minimum a one-week orientation program at the Company's home office.

STORE LOCATIONS

Most of the Company's stores are located in the South and Southeast in small to medium-sized towns, with populations of 10,000 to 50,000 and retail trade areas of 25,000 to 100,000. Approximately 80 stores, operating under the name "Cato" or "Cato Fashions," average approximately 4,000 square feet. Substantially, all of the remaining stores are combination "Cato Fashions" and "Cato Plus" stores, ranging in size from 4,000 to 6,000 square feet.

All of the Company's stores are leased. Approximately 92% are located in strip shopping centers, 1% in downtown locations and 7% in enclosed shopping malls. Where lease terms are acceptable and a potential location meets the Company's demographic and other site-selection criteria, the Company locates stores in strip shopping centers anchored by major discount stores, such as Wal-Mart and Kmart stores. The Company's strip center locations provide ample parking and shopping convenience for its customers.

The Company's store development activities consist of opening new stores, expanding certain existing stores and relocating other existing stores to more desirable locations in the same market area. The following table sets forth information with respect to the Company's development activities for its Cato stores since fiscal 1993.

CATO STORE DEVELOPMENT

Fiscal Year	Number of Stores Beginning of Year	Number Opened	Number Closed	Number of Stores End of Year
1993	438	65	13	490
1994	490	57	9	538
1995	538	19	7	550
1996	550	18	32	536
1997	536	28	16	548

The Cato Division intends to open approximately 30 new stores and to relocate or expand approximately 20 existing stores in fiscal 1998.

The Company periodically reviews its store base to determine whether any particular store should be closed based on its sales trends and profitability. The Company intends to continue this review process and to close underperforming stores or relocate them to more desirable locations in their existing markets.

CREDIT AND LAYAWAY

Credit Card Program

The Company offers its own credit card, which accounted for approximately 18% of retail sales in fiscal 1997. The Company's net bad debt expense in fiscal 1997 was 4.1% of credit sales.

Customers applying for the Company's credit card are approved for credit if they have a satisfactory credit record and meet a minimum income test. Customers are required to make minimum monthly payments based on their account balances. If the balance is not paid in full each month, the Company charges a finance charge based on the allowable rates in the customer's state of residence.

Layaway Plan

Under the Company's layaway plan, merchandise is set aside for customers who agree to make periodic payments. The Company adds a nonrefundable administrative fee to each layaway sale. If no payment is made for nine weeks, the customer is considered to have defaulted, and the merchandise is returned to the selling floor and again offered for sale, often at a reduced price. All payments made by customers who subsequently default on their layaway purchase are returned to the customer upon request, less the administrative fee and a restocking fee. Layaway sales represented approximately 8% of retail sales in fiscal 1997.

IT'S FASHION! STORES

The Company operated 145 off-price stores at January 31, 1998 in 11 states in the South and Southeast under the name "It's Fashion!" These stores are smaller than the Cato stores, ranging in size from 3,000 to 4,000 square feet, and offer limited selections of first-quality family apparel and accessories at prices ranging from 20% to 60% off regular retail prices. The Company's credit and layaway plans are not available in these stores. Most of the merchandise for these stores is purchased at close-out prices from manufacturers with excessive inventories due to overruns or order cancellations. The It's Fashion! stores are managed separately from the Cato stores with respect to merchandising and store operations but use the same administrative, distribution and financial systems as the Cato stores. Sales from It's Fashion! stores represented 14% of the Company's retail sales during fiscal 1997. As part of its planned expansion program, the Company currently intends to open approximately 35 new It's Fashion! stores in fiscal 1998.

IT'S FASHION! STORE DEVELOPMENT

Fiscal Year	Number of Stores Beginning of Year	Number Opened	Number Closed	Number of Stores End of Year
1993	67	21	3	85
1994	85	23	Θ	108
1995	108	18	5	121
1996	121	10	12	119
1997	119	27	1	145

MANAGEMENT INFORMATION SYSTEMS

The Company's systems provide daily financial and merchandising information that is used by management to enhance the timeliness and effectiveness of purchasing and pricing decisions. Management uses a daily report comparing actual sales with planned sales and a weekly best seller/worst seller report to monitor and control purchasing decisions. Weekly reports are also produced which reflect sales, weeks of supply of inventory and other critical data by product categories, by store and by various levels of responsibility reporting. Purchases are made based on projected sales but can be modified to accommodate unexpected increases or decreases in demand for a particular item.

Sales information is projected by merchandise category and, in some cases, is further projected and actual performance measured by stockkeeping unit. Merchandise allocation models are used to distribute merchandise to individual stores based upon historical sales trends, climatic differences, customer demographic differences and targeted inventory turnover rates.

COMPETITION

The women's retail apparel industry is highly competitive. The Company believes that the principal competitive factors in its industry include merchandise assortment and presentation, fashion, price, store location and customer service. The Company competes with retail chains that operate similar women's apparel specialty stores. In addition, the Company competes with local apparel specialty stores, mass merchandise chains, discount store chains and, to some degree, with major department stores. To the extent that the Company opens stores in larger cities and metropolitan areas, competition is expected to be more intense in those markets. Many of the Company's competitors have substantially greater financial, marketing and other resources than the Company.

REGULATION

A variety of laws affect the revolving credit program offered by the Company. The Federal Consumer Credit Protection Act (Truth-in Lending) and Regulation Z promulgated thereunder require written disclosure of information relating to such financing, including the amount of the annual percentage rate and the finance charge. The Federal Fair Credit Reporting Act also requires certain disclosures to potential customers concerning credit information used as a basis to deny credit. The Federal Equal Credit Opportunity Act and Regulation B promulgated thereunder prohibit discrimination against any credit applicant based on certain specified grounds. The Federal Trade Commission has adopted or proposed various trade regulation rules dealing with unfair credit and collection practices and the preservation of consumers' claims and defenses. The Company is also subject to the provisions of the Fair Debt Collection Practices Act, which regulates the manner in which the Company collects payments on revolving credit accounts. In addition, various state laws regulate collection practices, require certain disclosures to credit customers and limit the finance charges, late fees and other charges which may be imposed by the Company.

EMPLOYEES

As of January 31, 1998, the Company employed approximately 7,100 full-time and part-time employees. The Company also employs additional part-time employees during the peak retailing seasons. The Company is not a party to any collective bargaining agreements and considers that its employee relations are good.

ITEM 2. PROPERTIES:

The Company's distribution center and general offices are located in a Company-owned building of approximately 492,000 square feet located on a 15-acre tract in Charlotte, North Carolina. The Company's automated merchandise handling and distribution activities occupy approximately 418,000 square feet of this building and its general offices and corporate training center are located in the remaining 74,000 square feet.

Substantially all of the Company's retail stores are leased from unaffiliated parties. Most of the leases have an initial term of five years, with two to three five-year renewal options. Substantially all of the leases provide for fixed rentals plus a percentage of sales in excess of a specified volume.

ITEM 3. LEGAL PROCEEDINGS:

There are no material pending legal proceedings to which the registrant or its subsidiaries is a party, or to which any of their property is subject.

ITEM 4. RESULTS OF VOTES OF SECURITY HOLDERS:

None.

PART II

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

MARKET & DIVIDEND INFORMATION

The Company's Class A Common Stock trades in the over-the-counter market under the NASDAQ National Market System symbol CACOA. Below is the market range and dividend information for the four quarters of fiscal 1997 and 1996.

	Pr	ice	
1997	HIGH	LOW	DIVIDEND
First quarter	\$ 6 1/4	\$3 63 /64	\$.04
Second quarter	7 5/8	4 1/8	.04
Third quarter Fourth quarter	10 12	7 7	.04 .04
	Pr	ice	
1996	HIGH	LOW	DIVIDEND
First quarter	\$10 1/8	\$7	\$.04
Second quarter	9	5 9/16	.04
Third quarter	7 1/8	4 5/8	.04
Fourth quarter	5 5/8	3 3/4	.04
As of Ma	rch 27, 1998 the app	roximate number of h	olders of the

Company's Class A Common stock was 3,746 and there were 14 record holders of the Company's Class B Common Stock.

ITEM 6. SELECTED FINANCIAL DATA:

The Cato Corporation Selected Financial Data

			Fiscal Year En	ded	
	JANUARY 31, 1998	February 1, 1997	February 3, 1996	January 28, 1995	January 29, 1994
	(Dolla	rs in thousands, ex	cept per share an	d selected operat	ing data)
STATEMENT OF OPERATIONS DATA:					
Retail sales	\$ 496,851	\$ 477,011	\$ 476,638	\$ 463,737	\$ 407,878
Other income	15,597	14,498	13,357	12,449	12,021
Total revenues	512,448	491,509	489,995	476,186	419,899
Cost of goods sold, including occupancy, distribution and					
buying	354,627	344,919	341,144	324,309	275,090
Gross margin percent, including occupancy,					
distribution and buying	28.6%	27.7%	28.4%	30.1%	32.6%
Selling, general and	124,439	121,600	122,699	116,144	100,760
administrative					
Depreciation	7,713	8,330	7,785	6,844	5,465
Interest	262	262	292	377	250
Closed store expense Income before income taxes	25,407	5,500 10,898	18,075	28,512	38,334
Income tax expense	8,006	3,869	6,055	10,407	13,532
Net income	\$ 17,401	\$ 7,029	\$ 12,020	\$ 18,105	\$ 24,802
Basic earnings per share	\$.62	\$.25	\$.42	\$.64	\$.88
Diluted earnings per share	\$.62	\$.25	\$.42	\$.63	\$.85
Cash dividends paid per share	\$.16	\$.16	\$.16	\$.145	\$.088
	-				
SELECTED OPERATING DATA:					
Stores open at end of year	693	655	671	646	575
Average sales per store	\$ 748,000	\$ 710,000	\$ 721,000	\$ 749,000	\$ 744,000
Average sales per square foot	\$ 163	\$ 153	\$ 158	\$ 172	\$ 187
selling space Comparable store sales	ф 103	ф 103	ф 198	\$ 172	\$ 187
increase (decrease)	4%	(2)%	(5)%	1%	8%
	470	(2)/0	(3)/0	1/0	8%
BALANCE SHEET DATA:					
Working capital	\$ 113,327	\$ 105,373	\$ 102,169	\$ 94,581	\$ 91,569
Total assets	241,437	218,243	209,895	201,322	178,603
Total stockholders' equity	\$ 157,516	\$ 151,903	\$ 149,682	\$ 141,508	\$ 127,533

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

RESULTS OF OPERATIONS

The table below sets forth certain financial data of the Company expressed as a percentage of retail sales for the years indicated:

		Fiscal Year Endec	
	JANUARY 31, 1998	February 1, 1997	February 3, 1996
Retail sales	100.0%	100.0%	100.0%
Other income	3.1	3.0	2.8
Total revenues	103.1	103.0	102.8
Cost of goods sold, including occupancy,			
distribution and buying	71.4	72.3	71.6
Selling, general and administrative	25.0	25.4	25.7
Depreciation	1.5	1.7	1.6
Closed store expense Selling, general, administrative,		1.2	
depreciation and closed store expense	26.5	28.3	27.3
Income before income taxes	5.1	2.3	3.8
Net income	3.5%	1.5%	2.5%

FISCAL 1997 COMPARED TO FISCAL 1996

Retail sales increased by 4% to \$496.9 million in fiscal 1997 from \$477.0 million in fiscal 1996. Same-store sales increased 4% from the prior year. Total revenues, comprised of retail sales and other income (principally finance charges on customer accounts receivable, interest income and layaway fees), increased by 4% to \$512.4 million in fiscal 1997 from \$491.5 million in fiscal 1996. The Company operated 693 stores at January 31, 1998, compared to 655 stores operated at February 1, 1997.

The increase in retail sales in fiscal 1997 resulted from the Company's adoption of an everyday low pricing strategy, improved merchandise offerings, and an increase in store development activity. In fiscal 1997, the Company increased its selling square footage approximately 3% by opening 55 new stores, relocating or expanding 16 stores while closing 17 existing stores.

Other income in fiscal 1997 increased 8% over fiscal 1996. The increase resulted primarily from increased earnings on cash equivalents and short-term investments and from higher finance charge income partially offset by decreased layaway service charges.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS: (CONTINUED)

Cost of goods sold, including occupancy, distribution and buying, was \$354.6 million, or 71.4% of retail sales, in fiscal 1997, compared to \$344.9 million, or 72.3% of retail sales, in fiscal 1996. The decrease in cost of goods sold as a percent of retail sales resulted primarily from much improved merchandise offerings, more timely markdowns and tighter merchandise planning and control. Total gross margin dollars (retail sales less cost of goods sold) increased by 8% to \$142.2 million in fiscal 1997 from \$132.1 million in fiscal 1996.

Selling, general, and administrative expenses (SG&A) were \$124.4 million in fiscal 1997, compared to \$121.6 million in fiscal 1996, an increase of 2%. As a percent of retail sales, SG&A was 25.0% compared to 25.4% of retail sales in the prior year. The overall increase in SG&A resulted primarily from increased selling-related expenses and increased infrastructure expenses brought about by the Company's store development activities.

Depreciation expense was \$7.7 million in fiscal 1997, compared to \$8.3 million in fiscal 1996. The 7% decrease in fiscal 1997 resulted primarily from fixed asset dispositions relating to the prior year's store closings.

FISCAL 1996 COMPARED TO FISCAL 1995

Retail sales were flat at \$477.0 million in fiscal 1996, which included fifty-two weeks, compared to \$476.6 million in fiscal 1995, which included fifty-three weeks. Same-store sales decreased 2% from fiscal 1995. Total revenues increased 0.3% to \$491.5 million in fiscal 1996 from \$490.0 million in fiscal 1995. The Company operated 655 stores at February 1, 1997, compared to 671 stores operated at February 3, 1996.

The increase in retail sales in fiscal 1996 resulted primarily from the Company's store development activity. In fiscal 1996, the Company's selling square footage declined by approximately 3% by opening 28 new stores, relocating 17 stores and expanding 2 stores while closing 44 existing stores.

Other income in fiscal 1996 increased by 8.5% over fiscal 1995. The increase resulted primarily from higher finance charge income and by increased earnings on cash equivalents and short-term investments.

Cost of goods sold, including occupancy, distribution and buying, was \$344.9 million, or 72.3% of retail sales, in fiscal 1996, compared to \$341.1 million, or 71.6% of retail sales, in fiscal 1995. The increase in cost of goods sold as a percent of retail sales resulted primarily from weak comp store sales requiring further markdowns in fiscal 1996 and a decrease in merchandise margins. Total gross margin dollars decreased by 2.5% to \$132.1 million in fiscal 1996 from \$135.5 million in fiscal 1995.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS: (CONTINUED)

SG&A expenses were \$121.6 million in fiscal 1996, compared to \$122.7 million in fiscal 1995, a decrease of 0.9%. As a percent of retail sales, SG&A was 25.4% compared to 25.7% of retail sales in the prior year. The overall decrease in SG&A resulted primarily from decreased selling-related expenses and decreased infrastructure expenses.

Depreciation expense was \$8.3 million in fiscal 1996, compared to \$7.8 million in fiscal 1995. The 7% increase in fiscal 1996 resulted primarily from additions to property and equipment from the Company's store development activities.

The Company closed 40 underperforming stores by the end of the fiscal year. The costs of closing these stores totaled \$5.5 million and included asset write-offs, severance pay and the remaining non-cancelable lease payments.

LIQUIDITY, CAPITAL RESOURCES AND MARKET RISK

At January 31, 1998, the Company had working capital of \$113.3 million compared to \$105.4 million at February 1, 1997. Cash provided by operating activities was \$38.9 million in fiscal 1997, compared to \$15.6 million in fiscal 1996. The increase in cash provided by operating activities in fiscal 1997 resulted primarily from an increase in net income and in accounts payable and other liabilities, partially offset by the build-up of receivable levels. At January 31, 1998, the Company had \$69.5 million in cash, cash equivalents and short-term investments, compared to \$50.1 million at February 1, 1997.

At January 31, 1998, the Company had an unsecured revolving credit agreement which provides for borrowings of up to \$20 million and an additional letter of credit facility of \$15 million. The revolving credit agreement is committed until May 2000 and the letter of credit facility is renewable annually. The credit agreement contains various financial covenants and limitations, including maintenance of specific financial ratios and a limitation on capital expenditures of \$25 million per year (or \$60 million during the length of the agreement). The Company feels the terms of the revolving credit agreement support the Company's future working capital needs.

In fiscal 1994, the Company entered into an agreement with a lessor to lease up to \$25 million of new store fixtures, point-of-sale devices and warehouse equipment. In January 1995, the Company leased \$10 million of assets under this agreement and in fiscal 1995 the Company leased an additional \$9.5 million of qualifying assets. The operating leases are for a term of seven years but may be cancelled annually upon proper notice to the lessor. Upon notice of cancellation, the Company would be obligated to purchase the equipment at a prescribed termination value from the lessor.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS: (CONTINUED)

Expenditures for property and equipment totaled \$7.4 million, \$8.4 million and \$9.4 million in fiscal 1997, 1996 and 1995, respectively. The expenditures for fiscal 1997 were primarily for store development. The Company intends to open approximately 65 new stores, to relocate or expand 20 stores, and is currently planning approximately \$13.3 million of capital expenditures for fiscal 1998.

During 1997, the Company repurchased 1,196,500 shares of Class A Common Stock for \$8.2 million, or an average price of \$6.84 per share.

The Company believes that its cash, cash equivalents and short-term investments, together with cash flow from operations and borrowings available under its revolving credit agreement, will be adequate to fund the Company's proposed capital expenditures and other operating requirements.

The Company does not use derivative financial instruments in its investment portfolio. The Company's investment policy requires investments in instruments that meet high credit quality standards, limits the investment holding period of an instrument to a maximum of 3 years, and limits the amount of credit exposure to any one issue, issuer and type of instrument. At January 31, 1998, approximately 93% of the Company's investment portfolio was invested in governmental debt securities with maturities of 1 to 33 months, and the remaining 7% was invested in corporate debt securities. These securities are classified as available-for-sale, and are recorded on the balance sheet at fair value with unrealized losses reported as a separate component of retained earnings. Based on the current portfolio, an immediate change in interest rates would not have a material impact on the Company's financial condition.

The Company is in the process of addressing the Year 2000 issue. Certain hardware and software maintained by the Company may require modification. The Company will utilize both internal and external resources to reprogram or replace and test all of its hardware and software for Year 2000 compliance, and the Company expects to complete the project by December 1998. The total cost to the Company has not been and is not anticipated to be material to its financial position or results of operations in any given year. Conclusions regarding the cost of the project and the expected completion date are based on management's best estimates.

In June 1997, the Financial Accounting Standards Board (the "Board") issued Statement of Financial Accounting Standards No. 130, "Reporting Comprehensive Income" ("SFAS 130"), which requires that changes in the amounts of comprehensive income items, currently reported as separate components of equity, be shown in a financial statement, displayed as prominently as other financial statements. Management believes the most significant component of other comprehensive income will be unrealized gains and losses on available-for-sale securities. The Company will adopt SFAS 130 in fiscal 1998.

In June 1997, the Board also issued Statement of Financial Accounting Standards No. 131, "Disclosures about Segments of an Enterprise and Related Information" ("SFAS 131"), which establishes new standards for business segment reporting. Requirements of SFAS 131 include reporting of (a) financial and descriptive information about reportable operating segments, (b) a measure of segment profit or loss, certain specific revenue and expense items and segment assets with reconciliations of such amounts to the Company's financial statements and (c) information regarding revenues derived from the Company's products and services, information about major customers and information related to geographic areas. SFAS 131 is effective for fiscal years beginning after December 15, 1997, and thus will be adopted by the Company in fiscal 1998. Adoption of SFAS 131 may require reporting of business segment information that is more comprehensive than that currently reported in the financial statements.

Form 10-K includes "forward-looking statements" within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. All statements other than statements of historical facts included in the Form 10-K and located elsewhere herein regarding the Company's financial position and business strategy may constitute forward-looking statements. Although the Company believes that the expectations reflected in such forward-looking statements are reasonable, it can give no assurance that such expectations will prove to be correct.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA:

The response to this Item is submitted in a separate section of this report.

ITEM 9. DISAGREEMENTS ON ACCOUNTING AND FINANCIAL DISCLOSURES:

None.

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS:

The directors and executive officers of the Company and their ages as of March 31, 1998 are as follows:

	NAME	AGE	
Wayland H. Cato, Jr. * +-	+	75	Chairman of the Board and Chief Executive Officer
John P. Derham Cato		47	Vice Chairman of the Board, President and Chief Operating Officer
Edgar T. Cato		73	Former Vice Chairman of the Board, Co-Founder and Director
Alan E. Wiley		51	Senior Executive Vice President, Secretary, Chief Financial and Administrative Officer and Director
Howard A. Severson		50	Executive Vice President, Assistant Secretary, Chief Real Estate and Store Development Officer and Director
C. David Birdwell		58	Executive Vice President, President and General Manager of the It's Fashion! Division
David P. Kempert		48	Executive Vice President and Chief Store Operations Officer of the Cato Division
B. Allen Weinstein		51	Executive Vice President and Chief Merchandising Officer of the Cato Division
Stephen R. Clark		55	Senior Vice President, Human Resources and Assistant Secretary
Clarice Cato Goodyear * -	++	51	Special Assistant to the Chairman and President, Assistant Secretary and Director
Thomas E. Cato		43	Vice President, Divisional Merchandise Manager Accessories and Shoes and Director
Robert W. Bradshaw, Jr.	* +	64	Director
George S. Currin * +		61	Director
Paul Fulton * +		63	Director
Grant L. Hamrick * +		59	Director
James H. Shaw * +		69	Director
A.F. (Pete) Sloan * +		68	Director

* Members of Compensation Committee
 + Members of Audit and Stock Option Committees
 ++ Members of Audit Committee

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS: (CONTINUED)

Wayland H. Cato, Jr. is Chairman of the Board and has been a director of the Company since 1946. Since 1960, he has served as the Company's Chief Executive Officer.

John P. Derham Cato has been employed as an officer of the Company since 1981 and has served as a director since 1986. He currently serves as Vice Chairman of the Board, President and Chief Operating Officer. Mr. John Cato is a son of Mr. Wayland H. Cato, Jr.

Edgar T. Cato is the Former Vice Chairman of the Board and Co-Founder of the Company, and has been a director of the Company since 1946. Mr. Edgar T. Cato is the brother of Mr. Wayland H. Cato, Jr.

Alan E. Wiley joined the Company in July 1992. He currently serves as Senior Executive Vice President, Secretary, Chief Financial and Administrative Officer and has been a director since 1994. From 1981 through 1990 he held senior administrative and financial positions with British American Tobacco, U.S. in various companies of their specialty retail division.

Howard A. Severson has been an officer of the Company since 1985. He currently serves as Executive Vice President, Assistant Secretary, Chief Real Estate and Store Development Officer and has been a director since March 1995. Prior to joining the Company, Mr. Severson served for five years as the Director of Real Estate for Minnesota Fabric Company, a Charlotte based retail fabric store chain.

C. David Birdwell joined the Company as Executive Vice President, President and General Manager of the It's Fashion! Division in October 1996. From 1994-1996, he was employed as President/General Merchandise Manager of Allied Stores, a family apparel chain headquartered in Savannah, Georgia. In 1993, he was Executive Vice President/General Merchandise Manager of Ambers, Inc., based in Dallas, Texas. From 1989-1992, he was employed as a Chartered Financial Consultant with Jefferson Pilot, based in Greensboro, North Carolina. From 1985-1989, he was President/CEO of Maxway Stores, a discount chain headquartered in Sanford, North Carolina.

David P. Kempert joined the Company in August 1989. He currently serves as Executive Vice President, Chief Store Operations Officer of the Cato Division. From 1982 until 1989, he was employed by The Gap Stores, an apparel specialty chain, where his most recent position was Zone Vice President of the Northeast Region.

B. Allen Weinstein joined the Company as Executive Vice President, Chief Merchandising Officer of the Cato Division in August 1997. From 1995 to 1997, he was Senior Vice President - Merchandising of Catherines Stores Corporation. From 1985 to 1995, he served as Senior Vice President of Merchandising for Beall's, Inc.

Stephen R. Clark has been an officer of the Company since 1994. He currently serves as Senior Vice President, Human Resources and Assistant Secretary. From 1990 until 1994, he was employed by Gantos, a women's specialty apparel retailer, as Vice President, Human Resources.

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS: (CONTINUED)

Clarice Cato Goodyear has been employed by the Company since 1975 and has served as a director and officer of the Company since 1979. She currently serves as Special Assistant to the Chairman and President and as Assistant Secretary. From March 1987 through July 1993, Ms. Goodyear held senior administrative, operational services and human resources positions in the Company; she served as Executive Vice President, Chief Administrative Officer and Assistant Secretary from May 1992 through July 1993. Ms. Goodyear is a daughter of Mr. Wayland H. Cato, Jr.

Thomas E. Cato has been employed by the Company since 1977, has served as an officer since 1986 and has been a director since 1993. He currently serves as Vice President, Divisional Merchandise Manager Accessories and Shoes. Mr. Thomas Cato is a son of Mr. Wayland H. Cato, Jr.

Robert W. Bradshaw, Jr. has been a director of the Company since 1994. Since 1961, he has been engaged in the private practice of law with Robinson, Bradshaw & Hinson, P.A. and is a shareholder, officer and director of the firm. The law firm serves as General Counsel to the Company.

George S. Currin has been a director of the Company since 1973. From 1978 to 1989, Mr. Currin was the President and Chief Executive Officer and a director of Southeastern Savings Bank, Inc. Since 1989, he has served as Chairman and Managing Director of Fourth Stockton Company and Chairman of Currin - - Patterson Properties LLC.

Paul Fulton has been a director of the Company since 1994. He currently serves as Chairman and Chief Executive Officer for Bassett Furniture Industries, Inc. From January 1994 until 1997, Mr. Fulton served as Dean of the Kenan-Flagler Business School of the University of North Carolina at Chapel Hill. From July 1988 to December 1993, Mr. Fulton served as President of Sara Lee Corporation. Mr. Fulton is currently a director of Sonoco Products, NationsBank Corporation, Lowe's Companies, Inc., Bassett Furniture Industries, Inc., and Hudson's Bay Company.

Grant L. Hamrick has been a director of the Company since 1994. From 1961 to 1985, Mr. Hamrick was employed by the public accounting firm Price Waterhouse and served as Managing Partner of the Charlotte, North Carolina office. From 1989 until his retirement in 1996, Mr. Hamrick served as Senior Vice President and Chief Financial Officer for American City Business Journals, Inc.

James H. Shaw has been a director of the Company since 1989. Mr. Shaw was Chairman of Consolidated Ivey's, a regional department store chain, from 1988 until his retirement in 1989, Chairman and Chief Executive Officer of J.B. Ivey & Company from 1986 to 1988 and Chairman and Chief Executive Officer of Ivey's Carolinas from 1983 to 1986.

A.F. (Pete) Sloan has been a director of the Company since 1994. Mr. Sloan was Chairman of the Board of Lance, Inc. where he was employed from 1955 until his retirement in 1990. Mr. Sloan is currently a director of Bassett Furniture Industries, Inc., PCA International, Inc., and Richfood, Inc. ITEM 11. EXECUTIVE COMPENSATION:

Incorporated by reference to Registrant's proxy statement for 1998 annual stockholders' meeting.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT:

Incorporated by reference to Registrant's proxy statement for 1998 annual stockholders' meeting.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS:

Incorporated by reference to Registrant's proxy statement for 1998 annual stockholders' meeting.

PART IV

ITEM 14. EXHIBITS, FINANCIAL STATEMENT SCHEDULES AND REPORTS ON FORM 8-K:

(a) 1.& 2. LIST OF FINANCIAL STATEMENTS AND SCHEDULE

The response to this portion of Item 14 is submitted as a separate section of this report.

(a) 3. LIST OF EXHIBITS

See Exhibit Index at page 45 of this annual report.

(b) REPORTS ON FORM 8-K

No reports on Form 8-K were filed during the quarter ended January 31,

1998.

ANNUAL REPORT ON FORM 10-K

ITEM 8, ITEM 14(A), (1) AND (2), (C) AND (D) $\,$

FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

LIST OF FINANCIAL STATEMENTS

CERTAIN EXHIBITS

FINANCIAL STATEMENT SCHEDULE

YEAR ENDED JANUARY 31, 1998

THE CATO CORPORATION

CHARLOTTE, NORTH CAROLINA

ITEM 14(A) 1. AND 2. LIST OF FINANCIAL STATEMENTS AND FINANCIAL STATEMENT SCHEDULE:

THE CATO CORPORATION

The following consolidated financial statements of The Cato Corporation are included in Item 8:

Report of Independent Auditors......Page 24 Consolidated Statements of Income.....Page 25 Consolidated Balance Sheets.....Page 26 Consolidated Statements of Cash FlowsPage 27 Consolidated Statements of Stockholders' Equity.....Page 28 Notes to Consolidated Financial Statements.....Pages 29 - 42

The following consolidated financial statement schedule of the Cato Corporation is included in Item 14 (d):

SCHEDULE II - Valuation and qualifying accountsPage 43

INDEPENDENT AUDITORS' REPORT

TO THE BOARD OF DIRECTORS AND STOCKHOLDERS OF THE CATO CORPORATION

We have audited the accompanying consolidated balance sheets of The Cato Corporation and subsidiaries (the Company) as of January 31, 1998 and February 1, 1997, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended January 31, 1998. Our audits also included the financial statement schedule listed in the index at Item 14(A). These financial statements and financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on the financial statements and financial statement schedule based on our audits.

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

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of the companies at January 31, 1998 and February 1, 1997, and the results of their operations and their cash flows for each of the three years in the period ended January 31, 1998, in conformity with generally accepted accounting principles. Also, in our opinion, such financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

DELOITTE & TOUCHE LLP

Charlotte, North Carolina March 13, 1998

The Cato Corporation Consolidated Statements of Income

	Fiscal Year Ended			
	1998	February 1, 1997	1996	
		nousands, except p		
REVENUES Retail sales Other income (principally finance and layaway charges)	\$496,851 15,597	\$477,011 14,498	\$476,638 13,357	
Total revenues	512,448	491,509	489,995	
COSTS AND EXPENSES Cost of goods sold, including occupancy, distribution and buying Selling, general and administrative Depreciation Interest Closed store expense	354,627 124,439 7,713 262	344,919 121,600 8,330 262 5,500	341,144 122,699 7,785 292	
Total operating expenses	487,041	480,611	471,920	
INCOME BEFORE INCOME TAXES Income tax expense	25,407 8,006	10,898 3,869	18,075 6,055	
NET INCOME	\$ 17,401 ======	\$ 7,029 ======	\$ 12,020 ======	
BASIC EARNINGS PER SHARE	\$.62 ======	\$.25 ======	\$.42 ======	
DILUTED EARNINGS PER SHARE	\$.62 ======	\$.25 ======	\$.42 ======	
DIVIDENDS PER SHARE	\$.16 =======	\$.16 ======	\$.16 ======	

The Cato Corporation Consolidated Balance Sheets

	JANUARY 31, 1998	February 1, 1997
	(Dollars in	
ASSETS Current Assets: Cash and cash equivalents Short-term investments Accounts receivable, net of allowance for doubtful accounts of \$3,701 at January 31, 1998 and	\$ 41,644 27,843	\$ 16,593 33,512
\$3,401 at February 1, 1998 and \$3,401 at February 1, 1997 Merchandise inventories Deferred income taxes Prepaid expenses	47,186 64,226 2,958 1,686	43,192 63,968 2,014 2,181
Total Current Assets Property and Equipment - net Other Assets	185,543 49,801 6,093	161,460
Total Assets	\$241,437 ======	\$218,243 =======
LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities:		
Accounts payable Accrued expenses Income taxes	\$ 52,931 17,244 2,041	\$ 38,276 16,232 1,579
Total Current Liabilities Deferred Income Taxes Other Noncurrent Liabilities	72,216 5,296	
(primarily deferred rent)	6,409	6,402
<pre>Stockholders' Equity: Preferred Stock, \$100 par value per share, 100,000 shares authorized, none issued Class A Common Stock, \$.033 par value per share, 50,000,000 shares authorized; 23,502,647 shares issued at January 31, 1998 ord 00 000 the per per per value to content of the per value of the per value</pre>		
and 23,366,403 shares issued at February 1, 1997 Convertible Class B Common Stock, \$.033 par value per share, 15,000,000 shares authorized; 5,264,317 shares issued and outstanding at January 31, 1998 and	783	778
February 1, 1997 Additional paid-in capital Retained earnings	176 64,187 101,537	176 63,272 88,656
Less Class A Common Stock in treasury,	166,683	152,882
at cost (1,371,500 shares at January 31, 1998 and 175,000 shares at February 1, 1997)	9,167	979
Total Stockholders' Equity	157,516	151,903
Total Liabilities and Stockholders' Equity	\$241,437 ======	\$218,243 =======

The Cato Corporation Consolidated Statements of Cash Flows

	Fiscal Year Ended			
	JANUARY 31, 1998	February 1, 1997	February 3, 1996	
		lars in thousands		
OPERATING ACTIVITIES Net income Adjustments to reconcile net income to net cash provided by operating activities:	\$ 17,401	\$7,029	\$ 12,020	
Depreciation Amortization of investment premiums Provision for doubtful accounts Deferred income taxes Loss on disposal of property and equipment Changes in operating assets and liabilities which provided (used) cash:	7,713 95 3,675 496 1,196	8,330 183 3,585 (771) 412	7,785 280 2,918 216 	
Accounts receivable Merchandise inventories Other assets Accrued income taxes Accounts payable and other liabilities	(258) (148) 760	(6,985) (5,528) (51) 251 9,176	(4,784) (3,766) (283) 419 93	
Net cash provided by operating activities	38,935	15,631	14,898	
INVESTING ACTIVITIES Expenditures for property and equipment Purchases of short-term investments Sales of short-term investments Net cash used in investing activities	(7,377) (24,553) 30,122	(8,371) (23,312) 11,164		
Net cash used in investing activities	(1,000)	(20,519)	(8,291)	
FINANCING ACTIVITIES Dividends paid Purchase of treasury stock Proceeds from employee stock purchase plan Proceeds from stock options exercised	(8,188) 234	(4,558) (756) 279 333	(4,554) (223) 381 9	
Net cash used in financing activities	(12,076)	(4,702)	(4,387)	
Net Increase (Decrease) in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Year	25,051 16,593	(9,590) 26,183	2,220 23,963	
Cash and Cash Equivalents at End of Year	\$ 41,644 ======	\$ 16,593 ======	\$ 26,183 ======	

The Cato Corporation Consolidated Statements of Stockholders' Equity

	CLASS A COMMON STOCK	CONVERTIBLE CLASS B COMMON STOCK	ADDITIONAL PAID-IN CAPITAL	RETAINED EARNINGS	TREASURY STOCK
			(Dollars in thou	isands)	
BALANCE JANUARY 28, 1995 Net income Dividends paid (\$.16 per share) Class A Common Stock sold through employee	\$ 770	\$ 176	\$ 62,278	\$ 78,284 12,020 (4,554)	\$
stock purchase plan 68,720 shares Class A Common Stock sold through stock option plans 3,600 shares Purchase of treasury shares 40,000 shares	3		378		
			9		223
Unrealized gains on available for sale securities, net of deferred income					220
taxes of \$311,000				541	
<pre>BALANCE FEBRUARY 3, 1996 Net income Dividends paid (\$.16 per share) Class A Common Stock sold through employee stock purchase plan 51,506 shares Class A Common Stock sold through stock option plans 110,250 shares Purchase of treasury shares 135,000 share Unrealized losses on available for sale securities, net of deferred income tax</pre>	773	176	62,665	86,291 7,029 (4,558)	223
	2		277		
	3 S		330		756
benefit of \$58,000				(106)	
BALANCE FEBRUARY 1, 1997 Net income Dividends paid (\$.16 per share) Class A Common Stock sold through employee	778	176	63,272	88,656 17,401 (4,510)	979
stock purchase plan 47,194 shares Class A Common Stock sold through stock	2		232		
option plans 89,050 shares Income tax benefit from stock options	3		385		
exercised Purchase of treasury shares 1,196,500			298		
shares Unrealized losses on available for sale					8,188
securities, net of deferred income taxes of \$5,000				(10)	
BALANCE JANUARY 31, 1998	\$ 783 =======	\$ 176 ======	\$ 64,187 =======	\$ 101,537 ======	\$ 9,167 ======

THE CATO CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Principles of Consolidation -- The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. All significant intercompany balances and transactions have been eliminated.

Description of Business and Fiscal Year -- The Company has principally one segment of business --operation of women's apparel specialty stores. The Company's stores operate under the names Cato, Cato Fashions, Cato Plus and It's Fashion! and are located primarily in strip shopping centers in non-metropolitan markets in the South and Southeastern United States. The Company's fiscal year ends on the Saturday nearest January 31. Fiscal years ended January 31, 1998 and February 1, 1997 each included fifty-two weeks. The fiscal year ended February 3, 1996 included fifty-three weeks.

Use of Estimates -- The preparation of the Company's financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Cash Equivalents and Short-Term Investments -- Cash equivalents consist of highly liquid investments with original maturities of three months or less. Investments with original maturities beyond three months are classified as short-term investments. The fair values of short-term investments are based on quoted market prices.

The Company's short-term investments held at January 31, 1998 and February 1, 1997 are classified as available-for-sale. Available-for-sale securities are carried at fair value, with unrealized gains and losses, net of income taxes, reported as an adjustment to retained earnings. The amortized cost of debt securities is adjusted for amortization of premiums and accretion of discounts to maturity. The amortization of premiums, accretion of discounts and realized gains and losses are included in other income.

Accounts Receivable -- Accounts receivable include customer trade accounts, customer layaway receivables and miscellaneous trade receivables. Customer receivables related to layaway sales are reflected net of a reserve for unrealized profit. Net layaway receivables totaled approximately \$1,749,000 and \$2,862,000 at January 31, 1998 and February 1, 1997, respectively. Supplemental Cash Flow Information -- Interest paid during the fiscal

Supplemental Cash Flow Information -- Interest paid during the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996 was \$255,000, \$308,000 and \$375,000, respectively. Income tax payments, net of refunds received, for the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996 were \$6,754,000, \$4,324,000 and \$5,577,000, respectively. Inventories -- Merchandise inventories are stated at the lower of cost

(first-in, first-out method) or market as determined by the retail method.

Property and Equipment -- Property and equipment are recorded at cost. Maintenance and repairs are charged to operations as incurred; renewals and betterments are capitalized. Depreciation of property and equipment is provided on the straight-line method over the estimated useful lives of the related assets, which are as follows:

CLASSIFICATION			STIMA FUL L	
Land improvements Buildings Leasehold improvements Fixtures and equipment	30 5 3	-	10 40 10 10	years years years years

Retail Sales -- Revenues from retail sales (including layaway transactions) are recognized at the time of the sale, net of returns, and exclude sales taxes.

Advertising -- Advertising costs are expensed in the period in which they are incurred. Advertising expense was \$7,334,000, \$8,898,000 and \$8,803,000 for the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996, respectively.

Earnings Per Share -- In February 1997, Statement of Financial Accounting Standards No. 128, "Earnings per Share" ("SFAS 128") was issued. In accordance with SFAS 128, the Company has retroactively adopted the new standard in the quarter and year ended January 31, 1998. SFAS 128 requires dual presentation of basic and diluted earnings per share (EPS) on the face of the consolidated statements of income and a reconciliation of the components of the basic and diluted EPS calculations in the notes to the financial statements. Basic EPS excludes dilution of stock options and is computed by dividing net earnings by the weighted-average number of Class A and Class B common shares outstanding for the respective periods. The weighted-average number of shares used in the basic earnings per share computations was 28,058,934, 28,499,843 and 28,429,130 for the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996, respectively. The weighted-average number of shares representing the dilutive effect of stock options was 73,450, 69,732 and 131,213 for the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996, respectively. The weighted-average number of shares used in the diluted earnings per share computations was 28,132,384, 28,569,575 and 28,560,343 for the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996, respectively.

Income Taxes -- The Company and its subsidiaries file a consolidated federal income tax return. Income taxes are provided based on the asset and liability method of accounting, whereby deferred income taxes are provided for temporary differences between the financial reporting basis and the tax basis of the Company's assets and liabilities.

Store Opening and Closing Costs -- Costs relating to the opening of new stores or the relocating or expanding of existing stores are expensed as incurred. The Company evaluates all long-lived assets, including certain identifiable intangibles and goodwill related to those assets, for impairment. Impairment losses are recognized when expected future cash flows from the use of the assets are less than the assets' carrying values.

Closed Store Lease Obligations -- At the time stores are closed, provision is made for the rentals required to be paid over the remaining lease terms. Rentals due the Company under non-cancelable subleases are offset against the related obligations in the year the sublease is signed. There is no offset for assumed sublease revenues.

Recent Accounting Pronouncements -- In June 1997, the Financial Accounting Standards Board (the "Board") issued Statement of Financial Accounting Standards No. 130, "Reporting Comprehensive Income" ("SFAS 130"), which requires that changes in the amounts of comprehensive income items, currently reported as separate components of equity, be shown in a financial statement, displayed as prominently as other financial statements. Management believes the most significant component of other comprehensive income will be unrealized gains and losses on available-for-sale securities. The Company will adopt SFAS 130 in fiscal 1998.

In June 1997, the Board also issued Statement of Financial Accounting Standards No. 131, "Disclosures about Segments of an Enterprise and Related Information" ("SFAS 131"), which establishes new standards for business segment reporting. Requirements of SFAS 131 include reporting of (a) financial and descriptive information about reportable operating segments, (b) a measure of segment profit or loss, certain specific revenue and expense items and segment assets with reconciliations of such amounts to the Company's financial statements and (c) information regarding revenues derived from the Company's products and services, information about major customers and information related to geographic areas. SFAS 131 is effective for fiscal years beginning after December 15, 1997, and thus will be adopted by the Company in fiscal 1998. Adoption of SFAS 131 may require reporting of business segment information that is more comprehensive than that currently reported in the financial statements.

Fair Value of Financial Instruments -- The Company's carrying values of financial instruments, other than short-term investments, approximate their fair values due to their short terms to maturity and/or their variable interest rates.

Reclassifications -- Certain reclassifications have been made to the consolidated financial statements for prior fiscal years to conform with classifications used for the 1997 fiscal year.

2. SHORT-TERM INVESTMENTS:

Short-term investments at January 31, 1998 include the following:

SECURITY TYPE	COST	UNREALIZED (LOSSES)	ESTIMATED FAIR VALUE
		(In thousands)	
Obligations of states and political subdivisions Corporate debt securities	\$26,012 2,000	\$ (94) (75)	\$25,918 1,925
Total	\$28,012	\$(169)	\$27,843

Short-term investments at February 1, 1997 include the following:

SECURITY TYPE	COST	UNREALIZED (LOSSES)	ESTIMATED FAIR VALUE
		(In thousands)	
Obligations of states and political subdivisions Corporate debt securities	\$30,249 2,000	\$ (85) (20)	\$30,164 1,980
Subtotal Equity securities	32,249 1,427	(105) (59)	32,144 1,368
Total	\$33,676 ======	\$(164) =====	\$33,512 ======

The unrealized losses at January 31, 1998 and February 1, 1997 of \$116,000 and \$106,000, respectively, net of an income tax benefit of \$53,000 and \$58,000, respectively, are included in stockholders' equity as an adjustment to retained earnings.

The amortized cost and estimated fair value of debt securities at January 31, 1998, by contractual maturity, are shown below:

SECURITY TYPE	COST	ESTIMATED FAIR VALUE
	(In tho	usands)
Due in one year or less Due in one year through three	\$12,869	\$12,728
years	15,143	15,115
Total	\$28,012 ======	\$27,843 ======

3. ACCOUNTS RECEIVABLE:

Accounts receivable consist of the following:

	JANUARY 31, 1998	February 1, 1997
	(In thousands)	
Customer accounts - principally		
deferred payment accounts	\$48,948	\$44,044
Miscellaneous trade receivables	1,939	2,549
Total	50,887	46,593
Less allowance for doubtful	,	-,
accounts	3,701	3,401
Accounts receivable - net	\$47,186	\$43,192
	=======	======

Finance charge and late charge revenue on customer deferred payment accounts totaled \$8,262,000, \$6,937,000 and \$6,535,000 for the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996, respectively, and the provision for doubtful accounts was \$3,675,000, \$3,585,000 and \$2,918,000, for the fiscal years ended January 31, 1998, February 1, 1997 and February 3, 1996, respectively. The provision for doubtful accounts is classified as a component of selling, general and administrative expenses.

4. PROPERTY AND EQUIPMENT:

Property and equipment consist of the following:

	JANUARY 31, 1998	February 1 1997
	(In thousands)	
Land and improvements	\$ 1,661	\$ 1,661
Buildings	15,445	15,445
Leasehold improvements	17,484	15,665
Fixtures and equipment	61,635	59,047
Construction in progress	298	251
Total	96,523	92,069
Less accumulated depreciation	46,722	40,736
·		
Property and equipment - net	\$49,801	\$51,333
	=======	=======

5. ACCRUED EXPENSES:

Accrued expenses consist of the following:

	JANUARY 31, 1998	February 1, 1997
	(In thousands)	
Accrued bonus and retirement		
savings plan contributions	\$ 3,761	\$ 1,919
Accrued payroll and related		
items	2,492	2,849
Closed store expense	2,901	4,689
Property and other taxes	1,451	1,159
Contingent rent	579	545
dvertising	937	1,136
Accrued credit expenses	500	394
ccrued data processing		
expenses	439	269
Accrued health care plan		
contributions	938	669
Other	3,246	2,603
otal accrued expenses	\$17,244	\$16,232
-	======	======

6. FINANCING ARRANGEMENTS:

At January 31, 1998, the Company had an unsecured revolving credit agreement which provides for borrowings of up to \$20 million and an additional letter of credit facility of \$15 million. The revolving credit agreement is committed until May 2000 and the letter of credit facility is renewable annually. The revolving credit agreement contains various financial covenants, including the maintenance of specific financial ratios. There were no borrowings outstanding under the agreement at January 31, 1998 or February 1, 1997.

The Company had approximately \$7,641,000 and \$4,877,000 at January 31, 1998 and February 1, 1997, respectively, of outstanding irrevocable letters of credit relating to purchase commitments. Upon satisfaction of the terms of the letters of credit, the Company is obligated to pay the issuing bank the dollar amount of the commitment.

7. STOCKHOLDERS' EQUITY:

The holders of Class A Common Stock are entitled to one vote per share, whereas the holders of Class B Common Stock are entitled to ten votes per share. Each share of Class B Common Stock may be converted at any time into one share of Class A Common Stock. Subject to the rights of the holders of any shares of Preferred Stock that may be outstanding at the time, in the event of liquidation, dissolution or winding up of the Company, holders of Class A Common Stock are entitled to receive a preferential distribution of \$1.00 per share of the net assets of the Company. Cash dividends on the Class B Common Stock cannot be paid unless cash dividends of at least an equal amount are paid on the Class A Common Stock.

The Company's charter provides that shares of Class B Common Stock may be transferred only to certain "Permitted Transferees" consisting generally of the lineal descendants of holders of Class B Stock, trusts for their benefit, corporations and partnerships controlled by them and the Company's employee benefit plans. Any transfer of Class B Common Stock in violation of these restrictions, including a transfer to the Company, results in the automatic conversion of the transferred shares of Class B Common Stock held by the transferee into an equal number of shares of Class A Common Stock.

In October 1993, the Company registered 250,000 shares of Class A Common Stock available for issuance under an Employee Stock Purchase Plan (the "Plan"). Under the terms of the Plan, substantially all employees may purchase Class A Common Stock through payroll deductions of up to 10% of their salary. The Class A Common Stock is purchased at the lower of 85% of market value on the first or last business day of a six-month payment period. Additionally, each April 15, employees are given the opportunity to make a lump sum purchase of up to \$10,000 worth of Class A Common Stock at 85% of market value. The number of shares purchased by participants through the plan were 47,194 shares and 51,506 shares for the years ended January 31, 1998 and February 1, 1997, respectively. In December 1997, the Board of Directors proposed to amend the Plan to increase the maximum number of Class A shares of Common Stock authorized to be issued from 250,000 to 500,000 shares, subject to shareholder approval.

The Company has an Incentive Stock Option Plan and a Non-Qualified Stock Option Plan for key employees of the Company. Total shares issuable under the plans are 3,900,000, of which 825,000 shares are issuable under the Incentive Stock Option Plan and 3,075,000 shares are issuable under the Non-Qualified Stock Option Plan. The purchase price of the shares under option must be at least 100 percent of the fair market value of Class A Common Stock at the date of the grant and must be exercisable not later than 10 years after the date of the grant unless otherwise expressly authorized by the Board of Directors.

Option plan activity for the three fiscal years ended January 31, 1998 is set forth below:

	NUMBER OF SHARES	WEIGHTED AVERAGE PRICE
Outstanding options, January 28, 1995 Granted Exercised Cancelled	2,992,300 883,250 (3,600) (854,150)	\$ 8.62 7.67 2.51 12.41
Outstanding options,		
February 3, 1996 Granted Exercised Cancelled	3,017,800 76,000 (110,250) (151,800)	7.28 6.70 3.03 7.61
Outstanding options,		
February 1, 1997 Granted Exercised Cancelled	2,831,750 1,023,000 (89,050) (979,968)	7.41 8.10 4.36 7.51
Outstanding options,		
January 31, 1998	2,785,732	\$ 7.73 =====
Exercisable at		
January 31, 1998	1,272,482	\$ 7.49 =====

As of January 31, 1998, the weighted average contractual life remaining for the outstanding options was 7 years with exercise prices ranging from \$1.50 to \$9.31.

Outstanding options at January 31, 1998 covered 317,000 shares of Class B Common Stock and 2,468,732 shares of Class A Common Stock. Outstanding options at February 1, 1997 covered 927,168 shares of Class B Common Stock and 1,904,582 shares of Class A Common Stock. Options available to be granted under the option plans were 391,368 shares at January 31, 1998 and 434,400 shares at February 1, 1997.

The Company applies APB Opinion No. 25, "Accounting for Stock Issued to Employees", and related interpretations in accounting for its stock options plans. Accordingly, no compensation expense has been recognized for stock-based compensation where the option price of the stock approximated the fair market value of the stock on the date of grant. Had compensation expense for fiscal 1997, 1996 and 1995 stock options granted been determined consistent with Statement of Financial Accounting Standards No. 123 ("SFAS 123"), "Accounting for Stock-Based Compensation", the Company's net income and basic and diluted earnings per share amounts for fiscal 1997, 1996 and 1995 would approximate the following proforma amounts (dollars in thousands, except per share data):

	AS REPORTED		P	ROFORMA
Net Income Fiscal 1997	\$	17,401	\$	16,476
Basic Earnings Per Share	\$.62	\$.59
Diluted Earnings Per Share	\$.62	\$.59
Net Income Fiscal 1996	\$	7,029	\$	6,668
Basic Earnings Per Share	\$.25	\$.23
Diluted Earnings Per Share	\$.25	\$.23
Net Income Fiscal 1995	\$	12,020	\$	11,628
Basic Earnings Per Share	\$. 42	\$.41
Diluted Earnings Per Share	\$. 42	\$. 41

The fair value of each option granted during fiscal 1997, 1996 and 1995 is estimated as \$4.02, \$3.34 and \$3.34 per share, respectively. The fair value of each option grant is estimated using the Black-Scholes option-pricing model with the following assumptions for grants issued in 1997, 1996 and 1995, respectively: expected dividend yield of 1.49%, 2.67% and 2.67%; expected volatility of 58.14%, 59.24% and 59.24%, adjusted for expected dividends; risk-free interest rate of 5.44%, 6.69% and 6.69%; and an expected life of 5 years, 4 years and 4 years. The effects of applying SFAS 123 in this proforma disclosure are not indicative of future amounts.

In February 1998, the Board of Directors increased the quarterly dividend by 12.5% from \$.04 per share to \$.045 per share.

8. EMPLOYEE BENEFIT PLANS:

The Company has a defined contribution retirement savings plan (401(k))which covers all employees who meet minimum age and service requirements. The 401(k) plan allows participants to contribute up to 16% of their annual compensation. The Company is obligated to make a minimum contribution and further Company contributions, at the discretion of the Board of Directors, based on a formula of percentages of pre-tax profits. The Company's contributions for the years ended January 31, 1998, February 1, 1997 and February 3, 1996 were approximately \$1,177,000, \$798,000 and \$961,000, respectively. The Company has an Employee Stock Ownership Plan (ESOP), which covers substantially all employees who meet minimum age and service requirements. The Board of Directors determines contributions to the ESOP. The contribution for the fiscal year ended January 31, 1998 was \$130,000. No contributions were made to the ESOP for the years ended February 1, 1997 and February 3, 1996, respectively. The Company is self-insured with respect to employee health, workers compensation and general liability claims. Employee health claims are funded through a VEBA trust to which the Company makes periodic contributions. The Company has stop-loss insurance coverage for individual claims in excess of \$200,000. Contributions to the VEBA trust were \$3,854,000, \$3,200,000 and \$3,115,000 in fiscal 1997, 1996 and 1995, respectively.

9. LEASES:

The Company has operating lease arrangements for store facilities and equipment. Facility leases generally are for periods of five years with renewal options, and most provide for additional contingent rentals based on a percentage of store sales in excess of stipulated amounts. Equipment leases are generally for three-to seven-year periods. During the years ended February 3, 1996 and January 28, 1995, the Company entered into an agreement with a lessor to lease \$9.5 million and \$10 million, respectively, of store fixtures, point-of-sale devices and warehouse equipment. These leases, which do not meet criteria for capital lease accounting, are being accounted for as operating leases and have terms of seven years. However, these leases may be cancelled annually upon proper notice to the lessor. Upon notice of cancellation, the Company would be obligated to purchase the equipment at a prescribed termination value from the lessor. If the Company cancelled the leases, the purchase price for the equipment would be approximately \$13,743,000.

The minimum commitments relating to future payments under non-cancelable operating leases are (in thousands):

FISCAL YEAR	
1998	\$27,114
1999	19,374
2000	15,294
2001	12,026
2002	7,930
2003 and thereafter	5,118
Total minimum lease payments	\$86,856
	=======

The following schedule shows the composition of total rental expense for all leases:

	Fiscal Year Ended			
	JANUARY 31,	February 1,	February 3,	
	1998	1997	1996	
		(In thousands)		
Minimum rentals	\$29,660	\$30,028	\$28,666	
Contingent rent	226	218	363	
Total rental expense	\$29,886	\$30,246	\$29,029	
	=======	======	======	

10. INCOME TAXES:

The provision for income taxes consists of the following:

		Fiscal Year Ended				
	JANUARY 31, 1998	February 1, 1997	February 3, 1996			
	(In thousands)				
Current income taxes:						
Federal	\$ 6,825	\$ 4,056	\$ 4,976			
State	685	584	863			
Total	7,510	4,640	5,839			
Deferred income taxes:						
Federal	205	(477)	861			
State	291	(294)	(645)			
Total	496	(771)	216			
Total income tax expense	\$ 8,006 ======	\$ 3,869 ======	\$ 6,055 =====			

Significant components of the Company's deferred tax assets and liabilities as of January 31, 1998 and February 1, 1997 are as follows:

	JANUARY 31, 1998	February 1, 1997	
	(In thousands)		
Deferred tax assets:			
Bad debt reserve	\$ 1,432	\$ 1,373	
Inventory valuation	1,197	938	
Unrealized losses on short-term	,		
investments	53	58	
Reserves	1,202	678	
Total deferred tax assets	3,884	3,047	
Deferred tax liabilities:			
Tax over book depreciation	6,426	5,113	
Other, net	(204)	(229)	
Total deferred tax liabilities	6,222	4,884	
Net deferred tax liabilities	\$ 2,338	\$ 1,837	
	======	=======	

The reconciliation of the Company's effective income tax rate with the statutory rate is as follows:

	Fi	Fiscal Year Ended			
	JANUARY 31, 1998	February 1, 1997	February 3, 1996		
Federal income tax					
rate	35.0%	35.0%	35.0%		
State income taxes	2.9	4.0	2.8		
Other	(6.4)	(3.5)	(4.3)		
Effective income tax					
rate	31.5%	35.5%	33.5%		
	====	====	====		

11. QUARTERLY FINANCIAL DATA (UNAUDITED):

Summarized quarterly financial results are as follows (dollars in thousands, except per share data):

FISCAL 1997	FIR	ST	SEC	OND	TI	HIRD	FC	DURTH
Retail sales	\$ 123	,251	\$ 12	0,901	\$ 10	99,886	\$ 14	12,813
Total revenues	127	,500	12	4,451	1:	13,743	14	46,754
Cost of goods sold, including occupancy,								
distribution and buying	83	,056	8	5,954	:	30,028	10	95,589
Net income	8	,020		3,776		1,390		4,215
Basic earnings per share	\$.28	\$.13	\$.05	\$.15
Diluted earnings per share	\$.28	\$.13	\$.05	\$.15
FISCAL 1996								
Retail sales	\$ 120	,028	\$ 11	.2,747	\$ 10	98,117	\$ 13	36,119
Total revenues	123	,539	11	5,955	1:	11,491	14	10,524
Cost of goods sold, including occupancy,								
distribution and buying	79	,774	8	0,549	:	31,467	10	93,129
Net income (loss)	7	,721		2,339		(899)	((2,132)
Basic earnings (loss)								
per share	\$.27	\$.08	\$	(.03)	\$	(.07)
Diluted earnings (loss)								
per share	\$.27	\$.08	\$	(.03)	\$	(.07)

12. STORE CLOSINGS:

In the normal course of business, the Company routinely closes or relocates those stores which fail to demonstrate the ability to consistently generate an acceptable return on investment and contribution to corporate overhead. Although such closings generally occur throughout the year as a result of management's ongoing profitability analysis, in the fourth quarter of fiscal 1996 the Company, in an effort to better align store operations with the current apparel industry environment, decided to close 40 underperforming stores by the end of the fiscal year. All of these stores were closed by late January 1997. The costs of closing these stores included the write-off of leasehold improvements and store fixtures that will not be utilized at other stores, employee severance pay and the remaining non-cancelable lease payments. Total costs were \$5,500,000, of which \$998,000 and \$3,772,000 was unpaid and accrued at January 31, 1998 and February 1, 1997, respectively. The remaining accrued lease payments at January 31, 1998 will be paid over the remaining lease terms which range from 11 to 35 months.

13. COMMITMENTS AND CONTINGENCIES:

Workers compensation and general liability claims are settled through a claims administrator and are limited by stop-loss insurance coverage for individual claims in excess of \$250,000 and \$100,000, respectively. The Company paid claims of \$970,000, \$1,158,000 and \$967,000 in fiscal 1997, 1996 and 1995, respectively. The Company had approximately \$1,832,000 at January 31, 1998 and February 1, 1997, of outstanding letters of credit relating to such claims. See Note 6 for letters of credit related to purchase commitments, Note 8 for 401(k) plan contribution obligations and Note 9 for lease commitments.

The Company is a defendant in legal proceedings considered to be in the normal course of business and none of which, singularly or collectively, are considered to be material to the Company as a whole.

SCHEDULE II VALUATION AND QUALIFYING ACCOUNTS

	Allowance for Doubtful Accounts (a)	Reserve for Rental Commitments (b)
	(In thou	sands)
Balance at January 28, 1995	\$ 3,401	\$ 415
Additions charged to costs and expenses	2,918	1,199
Additions (Deductions) charged to other accounts	758 (d)	
Deductions	(3,676)(c)	(955)
Balance at February 3, 1996	3,401	659
Additions charged to costs and expenses	3,585	926
Additions (Deductions) charged to other accounts	896 (d)	
Deductions	(4,481)(c)	(668)
Balance at February 1, 1997	3,401	917
Additions charged to costs and expenses	3,675	2,001
Additions (Deductions) charged to other accounts	853 (d)	
Deductions	(4,228)(c)	(1,015)
Balance at January 31, 1998	\$ 3,701 ======	\$ 1,903 ======

(a) Deducted from trade accounts receivable.

- (b) Provision for the difference between costs and revenues from non-cancelable subleases over the lease terms of closed stores.
- (c) Uncollectible accounts written off.
- (d) Recoveries of amounts previously written off.

SIGNATURES

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

The Cato Corporation

Controller

By

/s/ Robert M. Sandler

Senior Vice President -

Robert M. Sandler

By /s/ Wayland H. Cato, Jr. Wayland H. Cato, Jr. Chairman of the Board of Directors and Chief Executive Officer

By /s/ Alan E. Wiley Alan E. Wiley Senior Executive Vice President - Secretary, Chief Financial and Administrative Officer

Date: April 22, 1998

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

/s/ Wayland H. Cato, Jr. /s/ Robert W. Bradshaw, Jr. -----Wayland H. Cato, Jr. Robert W. Bradshaw, Jr. (Director) (Director) /s/ John P. Derham Cato /s/ George S. Currin John P. Derham Cato George S. Currin (Director) (Director) /s/ Edgar T. Cato /s/ Paul Fulton ------Edgar T. Cato Paul Fulton (Director) (Director) /s/ Grant L. Hamrick /s/ Alan E. Wiley Alan E. Wiley Grant L. Hamrick (Director) (Director) /s/ James H. Shaw /s/ Howard A. Severson ----------Howard A. Severson James H. Shaw (Director) (Director) /s/ A.F. (Pete) Sloan /s/ Clarice Cato Goodyear · -----Clarice Cato Goodyear A.F. (Pete) Sloan (Director) (Director) /s/ Thomas E. Cato Thomas E. Cato (Director)

EXHIBIT INDEX

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EXHIBIT 21

SUBSIDIARIES OF THE REGISTRANT

NAME OF SUBSIDIARY

CHW Corporation

Providence Insurance Company, Limited

CatoSouth LLC

Cato of Texas L.P.

Cato Southwest, Inc.

CaDel LLC

CatoWest LLC

Cedar Hill National Bank

STATE OF INCORPORATION

Delaware

A Bermudian Company

North Carolina

Texas

Delaware

Delaware

Nevada

A Nationally Chartered Bank NAME UNDER WHICH SUBSIDIARY DOES BUSINESS

CHW Corporation

Providence Insurance Company, Limited

CatoSouth LLC

Cato of Texas L.P.

Cato Southwest, Inc.

CaDel LLC

CatoWest LLC

Cedar Hill National Bank

CONSENT OF INDEPENDENT AUDITORS

We consent to the incorporation by reference in the Registration Statement (Form S-8 No. 33-41314) pertaining to The Cato Corporation Employee Incentive Stock Option Plan, in the Registration Statement (Form S-8 No. 33-41315) pertaining to The Cato Corporation Non-qualified Stock Option Plan, and in the Registration Statement (Form S-8 No. 33-69844) pertaining to The Cato Corporation Employee Stock Purchase Plan, of our report dated March 13, 1998, with respect to the consolidated financial statements and financial statement schedule of The Cato Corporation included in the Annual Report on Form 10-K for the year ended January 31, 1998.

DELOITTE & TOUCHE LLP

Charlotte, North Carolina April 22, 1998 THE SCHEDULE CONTAINS SUMMARY FINANCIAL INFORMATION EXTRACTED FROM THE BALANCE SHEET AND INCOME STATEMENT OF THE CATO CORPORATION AND IS QUALIFIED IN ITS ENTIRETY BY REFERENCE TO SUCH FINANCIAL STATEMENTS.

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YEAR
       JAN-31-1998
            JAN-31-1998
                      41,644
                 27,843
                .
51,847
                  4,661
                  64,226
            185,543
                       96,523
               46,722
              241,437
        72,216
                           0
             0
                       0
                        959
                  156,557
241,437
                     496,851
            512,448
                       354,627
               354,627
                  Ō
              3,675
              262
              25,407
                  8,006
          17,401
                    0
                   0
                         0
                 17,401
                  0.62
                  0.62
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