#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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FORM 10-Q

Quarterly Report Under Section 13 or 15(d) of the Securities Exchange Act of 1934

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For Quarter Ended June 30, 1995

Commission File Number 0-325

THE DURIRON COMPANY, INC.

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(Exact name of Registrant as specified in its charter)

New York

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(State or other jurisdiction of incorporation or organization)

31-0267900

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(I.R.S. Employer Identification Number)

3100 Research Boulevard, Dayton, Ohio

45420

(Address of principal executive offices)

(Zip Code)

(Registrant's telephone number, including area code)

(513) 476-6100

No Change

\_\_\_\_\_

(Former name, former address and former fiscal year, if changed since last report)  $\,$ 

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

NO

Shares of Common Stock, \$1.25 par value, outstanding as of June 30, 1995.....19,030,743

THE DURIRON COMPANY, INC.
Consolidated Statement of Operations
Quarters Ended June 30, 1995 and 1994
(dollars in thousands except per share data)

	=	1995	=	1994
Revenues: Net sales	\$	99,175	\$	85,750
Costs and expenses: Cost of sales Selling and administrative Research, engineering and development Interest Other, net	-	2,127 927		54,294 21,046 2,429 1,087 522
		88,939		79,378
Earnings before income taxes		10,236		6,372
Provision for income taxes	-	3,710		2,360
Net earnings	=	6,526		4,012
Earnings per share	\$	0.34		0.21

<FN>

(See accompanying notes)

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THE DURIOR COMPANY, INC.
Consolidated Statement of Operations
Six Months Ended June 30, 1995 and 1994
(dollars in thousands except per share data)

	1995 	1994
Revenues: Net sales	\$ 190 <b>,</b> 622	\$ 163,708
Costs and expenses:    Cost of sales    Selling and administrative    Research, engineering and development    Interest    Other, net	118,155 45,151 4,258 2,074 2,345	102,839 40,843 4,780 1,978 831
	171,983	151,271
Earnings before income taxes	18,639	12,437
Provision for income taxes	6,900 	4,660
Net earnings	11,739	7,777
Earnings per share	\$ 0.61 ======	\$ 0.41 ======

(See accompanying notes)

## Consolidated Balance Sheet (dollars in thousands except per share data)

ASSETS	June 30, 1995	December 31, 1994
Current assets: Cash and cash equivalents Accounts receivable Inventories Prepaid expenses	\$ 17,662 73,879 68,474 5,736	\$ 16,341 67,189 62,246 3,994
Total assets	165,751	149,770
Property, plant and equipment, at cost Less accumulated depreciation and amortization	193,697 112,047	187,731 105,510
Net property, plant and equipment	81,650	82,221
Intangibles and other assets	43,696	42,113
Total assets	\$ 291,097 =======	\$ 274,104 ======
LIABILITIES AND SHAREHOLDERS' EQUITY		
Current liabilities: Accounts payable Notes payable	\$ 20,708 3,072	\$ 19,480 2,251
Income taxes Accrued liabilities Long-term debt due within one year	942 28,320 4,069	236 26,838 4,951
Total current liabilities	57,111	
Long-term debt due after one year	43,528	39,032
Postretirement benefits and other deferred items	42,271	42,237
Shareholders' equity: Serial preferred stock, \$1.00 per value, no shares issued Common stock, \$1.25 par value, 19,030,743 shares issued (18,998,350 in 1994) Capital in excess of par value Retained earnings	23,788 3,817 119,090	23,748 3,674 111,724  139,146
Foreign currency and other equity	1 400	1671
adjustments	1,492	(67)
Total shareholders' equity	148,187	139,079
Total liabilities and shareholders' equity	\$ 291,097 ======	\$ 274,104 ======

(See accompanying notes)

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#### THE DURIRON COMPANY, INC. Consolidated Statement of Cash Flows Six Months Ended June 30, 1995 and 1994 (dollars in thousands)

	1995	1994
Increase (decrease) in cash and cash equivalents:		
Operating activities: Net earnings Adjustments to reconcile net earnings to	\$ 11,739 \$	7,777
net cash provided by operating activities: Depreciation and amortization Loss (gain) on the sale of fixed assets	7,334 106	6,759 (177)

Change in assets and liabilities net of effects of acquisitions and divestitures: Accounts receivable Inventories Prepaid expenses Accounts payable and accrued liabilities Income taxes Postretirement benefits and other deferred items	_	(1,799) 2,108 1,555	(1,467) (1,650) (1,734) 885 (3,502) (83)
Net cash flows from operating activities		12,739	6,808
Investing activities: Capital expenditures Payment for acquisitions, net of cash acquired Other	_	 (608)	(5,162) (14,900) (144)
Net cash flows from investing activities		(4,498)	(20,206)
Financing activities: Net repayments under lines-of-credit Payments on long-term debt Proceeds from long-term debt Proceeds from issuance of common stock Dividends paid		(2,827) 0 185	119 (3,631) 6,253 219 (3,984)
Net cash flows from financing activities		(6,497)	(1,024)
Effect of exchange rate changes	_		369
Net increase in cash and cash equivalents		1,322	(14,053)
Cash and cash equivalents at beginning of year		16,341	22,640
Cash and cash equivalents at end of period			8 <b>,</b> 587
Supplemental disclosures of cash flow information: Cash paid during year for: Interest Income taxes	\$	2,158	\$ 1,770 8,392

<FN>

(See accompanying notes)

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# THE DURIRON COMPANY, INC. Notes to Consolidated Financial Statements (dollars presented in tables in thousands except per share data)

Inventories.
 The amount of inventories and the method of determining costs for the quarter ended June 30, 1995 and the year ended December 31, 1994 were as follows:

	Domestic inventories (LIFO)	Foreign inventories (FIFO)	Total inventories
June 30, 1995			
Raw materials	\$ 67	\$ 699	\$ 766
Work in process and finished goods	37,134	30,575	67,709
	\$ 37,200	\$ 31,274	\$ 68,474
	=======	=======	
December 31, 1994			
Raw materials	\$ 234	\$ 719	\$ 953
Work in process and finished goods	34,554	26,739	61,293
	\$ 34,788	\$ 27,458	\$ 62,246
	=======		

LIFO inventories at current cost are \$26,926,000 and \$26,770,000 higher than reported at June 30, 1995 and December 31, 1994, respectively.

Shareholders' equity. There are authorized 30,000,000 shares of \$1.25 par value common stock and 1,000,000 shares of \$1.00 par value preferred stock. Changes in the six months ended June 30, 1995 and 1994 were as follows:

	Common stock	Capital in excess of par value	excess of Retained		Total shareholders' equity	
Balance at December 31, 1993	\$ 15,794	\$ 11,433	\$ 102,600	\$ (2,256)	\$ 127,571	
Net earnings Cash dividends Shares issued for three-for-two stock split	7.897	(7.897)	7,777 (3,984)		7,777 (3,984)	
Net shares issued (26,715) under stock plans Foreign currency translation adjustment	33	12		58 1,447	103 1,447	

Balance at June 30, 1994	\$ 23,724	\$ 3,548 ======	\$ 106,393	\$ (751)	\$ 132,914
Balance at December 31, 1994	\$ 23,748	\$ 3,674	\$ 111,724	\$ (67)	\$ 139,079
Net earnings Cash dividends			11,739 (4,373)		11,739 (4,373
Net shares issued (32,393) under stock plans Foreign currency translation adjustment	40	143		35 1,524	218 1,524
Balance at June 30, 1995	\$ 23,788	\$ 3,817	\$ 119,090	\$ 1,492	\$ 148,187
		=======	=======	=======	

As of June 30, 1995, 1,299,000 shares of common stock were reserved for exercise of stock options and grants of restricted shares.

#### Dividends.

Dividends paid during the quarters ended June 30, 1995 and 1994 were based on 19,025,173 and 18,976,824 respectively, common shares outstanding on the applicable dates of record.

### 4. Earnings per share.

Earnings per share for the quarters ended June 30, 1995 and 1994 were based on average common shares and common share equivalents outstanding of 19,245,008 and 19,145,313, respectively.

#### 5. Contingencies.

The Company has received notification alleging potential involvement at six former public waste disposal sites which may be subject to remediation. The sites are in various stages of evaluation by federal and state environmental authorities. The projected cost of remediating these sites, as well as the Company's alleged "fair share" allocation, is uncertain and speculative until all studies have been completed and the parties have either negotiated an amicable resolution or the matter has been judicially resolved. At each site, there are many other parties who have similarly been identified, and the identification and location of additional parties is continuing under applicable federal or state law. Many of the other parties identified are financially strong and solvent companies which appear able to pay their share of the remediation costs. Based on the Company's preliminary information about the waste disposal practices at these sites and the environmental regulatory process in general, the Company believes that it is likely that ultimate remediation liability costs for each site will be apportioned among all liable parties, including site owners and waste transporters, according to the volumes and/or toxicity of the wastes shown to have been disposed of at the sites.

The Company also owns and formerly operated a captive spent foundry sand disposal site near its Dayton foundry. Pursuant to a consent decree with the State of Ohio, an independent consultant was selected by the State and engaged to determine the extent of environmental contamination at the site. The consultant has completed its investigation and submitted its report to the State which concludes, in general, that no environmental contamination attributable to the Company was found at this site. The Company is currently working with the State to resolve the few remaining issues on an informal basis involving limited and voluntary remediation in an amount of less than \$40,000 at the site in return for terminating this consent decree.

The Company is also a defendant in a number of products liability lawsuits which are insured, subject to applicable deductibles. The Company has fully accrued the estimated loss reserve for each such lawsuit. The Company has additionally accrued a limited general reserve against possible increases in the Company's liability exposure if further adverse facts develop during the lawsuits. Given the inherent volatility and uncertainty of any products liability litigation, there is a possibility of further increases in the costs

of resolving these claims, although the Company has no current reason to now believe that any such increase is probable or quantifiable.

Although none of the aforementioned gives rise to any additional liability that can now be reasonably estimated, it is possible that the Company could incur additional costs in the range of \$100,000 to \$500,000 over the upcoming five years to fully resolve these matters. The Company has accrued the minimum end of this range. In determining this estimated range of contingent liability, the Company has not discounted to present value nor offset any possible insurance recoveries against such range. The Company will continue to evaluate these contingent loss exposures and, if they develop, recognize expense as soon as such losses can be reasonably estimated.

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The financial information contained in this report is unaudited, but, in the opinion of the Company, all adjustments (consisting of normal recurring accruals) which are necessary for a fair presentation of the operating results for the period have been made.

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Management's Discussion and Analysis of Financial Condition and Results of Operations

Capital Resources and Liquidity - Six Months Ended June 30, 1995

The Company's capital structure, consisting of long-term debt, deferred items and shareholders' equity, continues to enable the Company to finance short-and long-range business objectives. At June 30, 1995, long-term debt was 18.6% of the Company's capital structure, compared to 17.7% at December 31, 1994. The increase in long-term debt in U.S. dollars reflects conversion of the Company's foreign debt at stronger European to U.S. dollar currency rates. Based upon a twelve month rolling average, the interest coverage ratio of the Company's indebtedness was 10.0 at June 30, 1995, compared with 7.2 for the twelve months ended December 31, 1994.

The return on average net assets was 11.2% based upon 1995 annualized results, compared to 9.1% at December 31, 1994. Annualized return on average shareholders' equity was 16.3%, compared to 12.9% at December 31, 1994. Increases in these returns reflect the Company's improved level of profitability. Management is focused on continuing to improve the Company's performance in these areas.

Capital spending in 1995 is expected to be approximately \$13.0 million, compared with \$9.9 million in 1994. The 1995 expenditures will be invested in equipment and process technology to enable the Company to further progress toward its goal of being the highest quality/lowest total cost producer in its market.

The Company's liquidity position is reflected in a current ratio of 2.9 to 1 at June 30, 1995. This compares to 2.8 to 1 at December 31, 1994. Cash and cash equivalents increased to \$17.7 million from \$16.3 million at December 31, 1994. Cash in excess of current requirements was invested in high-grade, short-term securities. The Company currently has \$22.6 million of lines of credit and \$11.5 million available under domestic revolving credit agreements, and believes that available cash and these lines of credit arrangements will be adequate to fund operating and capital expenditure cash needs through the remainder of 1995.

Net sales for the six months ended June 30, 1995 were a record of \$190.6 million, compared to net sales of \$163.7 million for the same period in 1994. The 16.4% increase in net sales reflects strong global shipments including North American, European and Asia Pacific, strengthening of the European currencies against the U.S. dollar and the acquisition of Sereg Vannes. Foreign contributions to consolidated net sales were 34.5% and 29.3% for the six month periods ended June 30, 1995 and 1994, respectively. The increase in foreign contributions reflects the impact of the Sereg Vannes acquisition and strengthening of the European currencies against the U.S. dollar. Total net sales to foreign customers including export sales from the U.S. were 40.2% and 37.0% for the first six months of 1995 and 1994, respectively.

Record incoming business of \$207.0 million for the first six months of 1995 exceeded incoming business of \$166.0 million during the same period in 1994 by 24.7%. The 1995 incoming business

level reflected strong activity throughout the global organization, strengthening of European currencies against the U.S. dollar, the acquisition of Sereg Vannes and the impact of moderate price increases. Asia Pacific incoming business which doubled and European incoming business which increased approximately 30% were particularly strong during the first six months of 1995 compared with 1994. Incoming business for the first six months of 1995 did not include the previously announced Kuwaiti chemical complex order for as many as 600 pumps which is expected to be booked in the fourth quarter of 1995. Backlog at June 30, 1995 was \$81.6 million, compared with a backlog of \$67.6 million at December 31, 1994. The majority of the backlog is scheduled for shipment in 1995.

The gross profit margin was 38.0% for the six months ended June 30, 1995. This compares to 37.2% for the same period in 1994. The improvement in the gross profit margin reflects improved burden absorption within the Company's manufacturing operations due to higher levels of plant utilization, improvements related to recent price increases and the continuing positive effects of cost reduction and productivity improvement programs throughout the Company.

Selling and administrative expenses as a percentage of net sales for the six months ended June 30, 1995 were 23.7%, compared to 24.9% for the same period in 1994. The decrease in expense as a percentage of net sales is consistent with the Company's plan to further leverage expense in 1995 while continuing to invest in the development and growth of international operations. Selling and administrative expense in dollars increased between periods due predominately to consolidation of Sereg Vannes and the strengthening of the European currencies against the U.S. dollar.

Research, engineering and development expense was \$4.3 million for the first six months of 1995, compared with \$4.8 million for the same period in 1994. The decrease in expense reflects completion in 1994 of many of the Company's cellular manufacturing programs. The majority of the change in expense, categorized as research, engineering and development in 1994, has been redirected to cost of sales and selling and administrative expense categories.

Other expense was \$2.3 million for the six month period ended June 30, 1995, compared to \$.8 million for the same period in 1994. The change in expense reflects an increase in accrued incentive compensation expense as actual results exceeded goal in 1995, compared with 1994 results which were below goal. Incentive compensation is calculated each period based upon payout levels which are determined by comparing annualized year-to-date results with goal. In addition, 1995 other deductions include severance costs associated with personnel reductions in the Company's European operations. The 1994 other expense included interest income resulting from the resolution of a multi-year state tax issue.

compared with 37.5% in 1994. The reduction in the tax rate from 1994 and from the first quarter 1995 rate of 38.0% reflects the utilization of tax loss carryforwards in the Company's Asia Pacific and European operations.

Net earnings for the six month period ended June 30, 1995 were \$11.7 million, or \$.61 per share, which compares to 1994 earnings of \$7.8 million, or \$.41 per share. The 51.0% increase in profits resulted from improved global business levels which led to stronger North American and European profits and the generation of profits in the Asia Pacific operation.

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Results of Operations - Three Months Ended June 30, 1995

Net sales for the three months ended June 30, 1995 were a record \$99.2 million, compared to net sales of \$85.8 million for the same period in 1994. The 15.7% increase in net sales reflects strong global shipments, strengthening of the European currencies and the acquisition of Sereg Vannes which resulted in May of 1994. Foreign contributions to consolidated net sales were 34.4% and 31.6% for the three month periods ended June 30, 1995 and 1994, respectively. The increase in foreign contributions reflects the impact of the Sereg Vannes acquisition and strengthening of the European currencies against the U.S. dollar. Net sales to foreign customers including export sales were 39.3% and 37.1% for quarters ended June 30, 1995 and 1994, respectively.

Record incoming business of \$111.8 million for second quarter of 1995 exceeded incoming business of \$87.8 million during the same period in 1994 by 27.4%. The 1995 incoming business level reflected strong activity throughout the global organization, strengthening of European currencies against the U.S. dollar, the impact of moderate price increases and the acquisition of Sereg Vannes. Asia Pacific incoming business which doubled and European incoming business which increased more than 40% were particularly strong during the second quarter of 1995 compared with 1994. Incoming business in the second quarter of 1995 did not include the Kuwaiti chemical complex order for as many as 600 pumps which is expected to be booked in the fourth quarter of 1995. Backlog at June 30, 1995 was \$81.6 million, compared with a backlog of \$67.6 million at December 31, 1994. The majority of the backlog is scheduled for shipment in 1995.

The gross profit margin was 38.1% for the three months ended June 30, 1995. This compares to 36.7% for the same period in 1994. The improvement in the gross profit margin reflects improved burden absorption within the Company's manufacturing operations due to higher levels of plant utilization, improvements related to recent price increases and the continuing positive effects of cost reduction and productivity improvement programs throughout the Company.

Selling and administrative expenses as a percentage of net sales for the quarter ended June 30, 1995 were 23.4%. This compares to 24.5% for the same period in 1994. The decrease in expense as a percentage of net sales is consistent with the Company's plan to further leverage expense in 1995 while continuing to invest in the development and growth of international operations. Selling and administrative expense in dollars increased between periods due predominately to consolidation of Sereg Vannes and the strengthening of the European currencies against the U.S. dollar.

Research, engineering and development expense was \$2.1 million for the quarter ended June 30, 1995, compared with \$2.4 million for the same period in 1994. The decrease in expense reflects completion in 1994 of many of the Company's cellular manufacturing programs. The majority of the change in expense, categorized as research, engineering and development in 1994, has been redirected to cost of sales and selling and administrative expense categories.

Other expense was \$1.2 million for the three month period ended June 30, 1995, compared to \$.5 million for the same period in 1994. The change in expense reflects an increase in accrued incentive compensation expense as actual results exceeded goal in 1995, compared with 1994 results which were below goal. Incentive compensation is calculated each quarter based upon payout levels which are determined by comparing annualized year-to-date results

The effective tax rate for the quarter ended June 30, 1995 was 36.2%, compared with 37.0% in 1994. The reduction in the tax rate from 1994 and from the first quarter 1995 rate of 38.0% reflects the utilization of tax loss carryforwards in the Company's Asia Pacific and European operations.

Net earnings for the second quarter ended June 30, 1995 were a record \$6.5 million, or \$.34 per share, exceeding the previous record of \$6.1 million, or \$.32 per share, established in the fourth quarter of 1993. Second quarter 1995 earnings exceeded second quarter 1994 earnings of \$4.0 million, or \$.21 per share, by 62.7%. The increase in profits resulted from improved global business levels which led to stronger North American and European profits and the generation of profits in the Asia Pacific operation. Net earnings for future quarters of 1995 and thereafter are uncertain and dependent on general worldwide economic conditions in the Company's major markets and their strong impact on the level of incoming business activity.

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### PART II OTHER INFORMATION

- ITEM 1 Not Applicable During Reporting Period
- ITEM 2 Not Applicable During Reporting Period
- ITEM 3 Not Applicable During Reporting Period
- ITEM 4 The 1995 Annual Meeting of Shareholders of the Company was held April 21, 1995. Directors elected for three year terms to the Board were H. K. Coble, E. Green, R. L. Molen and J. F. Schorr. Shareholders there approved the appointment of Ernst & Young LLP as the Company's independent auditors for 1995. Shareholders also approved the Director Deferral Plan, which permits non-employee directors to elect to invest their annual retainers and meeting fees in the form of Common Stock payable following termination of Board service. Actual voting tabulations were as follows:

#### VOTING RESULTS

Topic: Election of Directors

Name	For	Against	Abstain	
H. K. Coble E. Green R. L. Molen J. F. Schorr	15,944,295 15,948,442 15,944,605 15,944,963	62,926		
Topic: Director Deferral	Plan			
	15,546,163	146,562	314,806	
Topic: Ernst & Young LLP	- Auditors			
	15,947,014	9,501	41,016	

Directors whose terms in office continued after the meeting were R. E. Frazer, D. C. Harris, W. M. Jordan, J. S. Haddick, K. E. Sheehan and R. E. White.

ITEM 5	5	Not	Appli	cabl	e Dur	ing	Repor	rting	Period
ITEM 6	ō	Exhi	bits	and	Repor	ts o	n For	cm 8-1	K
		(a)	The	fo11	owina	Evh	ihit	is i	ncluded

- The following Exhibit is included herein:
  - 27 Financial Data Schedule
- (b) No report on Form 8-K was filed during the quarter ended June 30, 1995.

#### INDEX TO EXHIBITS

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(4)	INSTRUMENTS	DEFINING	THE	RIGHTS	ΟF	SECURITY	HOLDERS,	INCLUDING
	INDENTURES:							

Loan Agreement dated September 15, 1986 between 4.1 The Duriron Company, Inc. and the Metropolitan Life Insurance Company was filed with the Commission as Exhibit 4.1 to the Company's 

4.2 Lease agreement, indenture of mortgage and deed of trust, and guarantee agreement, all executed on June 1, 1978 in connection with 9-1/8% Industrial Development Revenue Bonds, Series A, City of Cookeville, Tennessee.....

Lease agreement, indenture of trust, and 4.3 guaranty agreement, all executed on June 1, 1978 in connection with 7-3/8% Industrial Development Revenue Bonds, Series B, City of Cookeville, Tennessee.....

4.4 Lease agreement, indenture of mortgage and agreement, lessee guaranty agreement, and letter of representation and indemnity agreement, all dated as of December 1, 1983 and executed in connection with the Industrial Development Revenue Bonds (1983 The Duriron Company, Inc. Project), Erie Company, New York Industrial Development Agency were filed with the Commission as Exhibit 4.4 to the Company's Report on Form 10-K for the year ended December 31, 1983.....

4.5 Form of Rights Agreement dated as of August 1, 1986 between The Duriron Company, Inc. and Bank One, Indianapolis, National Association, as Rights Agent was filed as an Exhibit to the Company's Form 8-A dated August 13, 1986.....

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		between The Duriron Company, Inc. and The Chase Manhattan Bank, N.A., including the form of Promissory Note delivered in connection therewith, was filed with the Commission as Exhibit 6 to the Company's Current Report on Form 8-K dated April 6, 1987		*
	4.7	Loan Agreement, dated as of March 19, 1987, between The Duriron Company, Inc. and Metropolitan Life Insurance Company, including the form of Promissory Note delivered in connection therewith, was filed with the Commission as Exhibit 7 to the Company's Current Report on Form 8-K dated April 6, 1987		*
	4.8	The Credit Agreement between The Duriron Company, Inc. and Bank One, Dayton, N.A., dated as of November 30, 1989		+
	4.9	Interest Rate and Currency Exchange Agreement between the Company and Barclays Bank dated November 17, 1992 PLC in the amount of \$25,000,000 was filed as Exhibit 4.9 to Company's Report of Form 10-K for year ended December 31, 1992		*
	4.10	Loan Agreement in the amount of \$25,000,000 between the Company and Metropolitan Life Insurance Company dated November 12, 1992 was filed as Exhibit 4.10 to the Company's Annual Report on Form 10-K for the year ended December 31, 1992		*
	4.11	Revolving Credit Agreement between the Company and Fifth Third Bank dated November 23, 1992 in the amount of \$10,000,000		+
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10)	MATERIA	AL CONTRACTS: (See Footnote "a")		
	10.1	The Duriron Company, Inc. Incentive Compensation Plan (the "Incentive Plan") for Key Employees as amended and restated effective January 1, 1994 was filed as Exhibit 10.1 to Company's Annual Report on Form 10-K for the year ended		
	10.2	December 31, 1993	*	
	10.3	The Duriron Company, Inc. Deferred Compensation Plan for Directors was filed as Exhibit 10.5 to the Company's Annual Report on Form 10-K for the year ended December 31, 1987	*	
	10.4	Form of Employment Agreement between The Duriron Company, Inc. and each of the current officers was filed as Exhibit 10.4 to the Company's Annual Report on Form 10-K for year ended December 31, 1992	*	
	10.5	The Duriron Company, Inc. CEO Discretionary Bonus Plan was filed with the Commission as Exhibit 10.8 to the Company's Annual Report on Form 10-K for the year ended December		
		31, 1986	*	

4.6 Credit Agreement, dated as of March 19, 1987,

10.6 The Duriron Company, Inc. First Master Benefit
Trust Agreement dated October 1, 1987 was filed
as Exhibit 10.11 to the Company's Annual Report on Form 10-K
for the year ended December 31, 1987......

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10.7	The Duriron Company, Inc. Second Master Benefit Trust Agreement dated October 1, 1987 was filed as Exhibit 10.12 to the Company's Annual Report on Form 10-K for the year ended December 31, 1987	. *	
10.8	The Duriron Company, Inc. Long-Term Incentive Plan (the "Long-Term Plan"), as amended and restated effective November 1, 1993 was filed as Exhibit 10.8 to the Company's Annual Report on Form 10-K for the year ended December 31, 1993	*	
10.9	The Duriron Company, Inc. 1989 Stock Option Plan as amended and restated April 23, 1991 was filed as Exhibit 10.11 to the Company's Annual Report on Form 10-K for the year ended December 31, 1991	*	
10.10	The Duriron Company, Inc. 1989 Restricted Stock Plan (the "Restricted Stock Plan") as amended and restated effective April 23, 1991, was filed as Exhibit 10.12 to the Company's Annual Report on Form 10-K for the year ended December 31, 1991	*	
10.11	The Duriron Company, Inc. Retirement Compensation Plan for Directors was filed as Exhibit 10.15 on the Company's Annual Report to Form 10-K for the year ended December 31, 1988	*	
10.12	The Company's Employee Protection Plan (which provides severance benefits for certain employees after a change of control of the Company) was filed as Exhibit 10.15 to the Company's Annual Report on Form 10-K for the year end December 31, 1989	ed	
10.13	The Company's Benefit Equalization Pension Plan was filed as Exhibit 10.16 to the Company's Annual Report on Form 10-K for the year ended December 31, 1989		

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- 10.16 1979 Stock Option Plan, as amended and

	restated April 23, 1991, and Amendment #1 thereto dated December 15, 1992, was filed as Exhibit 10.17 to the Company's Annual Report on Form 10-K for the year ended December 31, 1992	*
10.17	Amendment #1 dated December 15, 1992 to the aforementioned Benefit Equalization Pension Plan was filed as Exhibit 10.18 to the Company's Annual Report on Form 10-K for the year ended December 31, 1992	*
10.18	Deferred Compensation Plan for Executives was filed as Exhibit 10.19 to the Company's Annual Report on Form 10-K for the year ended December 31, 1992	*
10.19	Amendment #1 to amended and restated 1989 Restricted Stock Plan was filed as Exhibit 10.20 to the Company's Annual Report on Form 10-K for the year ended December 31, 1992	*
10.20	Amendment #1 to Equity Incentive Plan was filed as Exhibit 10.21 to the Company's Annual Report on Form 10-K for the year ended December 31, 1992	*

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10.21	Employment Agreement between the Company and W. M. Jordan dated May 11, 1992 was filed as Exhibit 10.22 to the Company's Annual Report on Form 10-K for the year ended December 31, 1992	*
10.22	Employment Agreement between the Company (through its Utah subsidiary, Valtek Inc.) and Charles L. Bates dated March 24, 1987 was filed as Exhibit 4 to the Company's Report on Form 8-K dated April 6, 1987	*
10.23	Amendment #1 to the first Master Benefit Trust Agreement dated October 1, 1987 was filed as Exhibit 10.24 to the Company's Annual Report on Form 10-K for the year ended December 31, 1993	*
10.24	Amendment #2 and Amendment #3 to Equity Incentive Plan was filed as Exhibit 10.25 to the Company's Annual Report on Form 10-K for the year ended December 31, 1993	*
10.25	Amendment #2 to said First Master Benefit Trust Agreement	*
10.26	First Amendment to said Second Master Benefit Trust was filed as Exhibit 10.26 to the Company's Annual Report on Form 10-K for the year ended December 31, 1994	*
10.27	Amendment #2 to said 1989 Restricted Stock Plan, as amended and restated, was filed as Exhibit 10.27 to the Company's Annual Report on Form 10-K for the year ended December 31, 1994	*

27 Financial Data Schedule

<sup>&</sup>lt;FN>

<sup>&</sup>quot;\*" Indicates that the exhibit is incorporated by reference into this Quarterly Report on Form 10-Q from a previous filing with the Commission.

- "+" Indicates that the document relates to a class of indebtedness that does not exceed 10% of the total assets of the Company and subsidiaries and that the Company will furnish a copy of the document to the Commission upon request.
- "a" The documents identified under Item 10 include all management contracts and compensatory plans and arrangements required to be filed as exhibits.

#### SIGNATURE

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

THE DURIRON COMPANY, INC. (Registrant)

Bruce E. Hines

Bruce E. Hines
Senior Vice President
Chief Administrative Officer

Date: August 3, 1995

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