TOPPS CO INC Form DEF 14A May 30, 2003

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrant _X_ Filed by a Party other than the Registrant Check the appropriate box: _____ Preliminary Proxy Statement _____ Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) ____ Definitive Proxy Statement ____ Definitive Proxy Statement ____ Definitive Additional Materials ____ Soliciting Material Pursuant to Section 240.14a-11(c) or Section 240.14a-12

THE TOPPS COMPANY, INC.

(Name of Registrant as Specified In Its Charter)

Payment of Filing Fee (Check the appropriate box):

X No fee required.

- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
 - (1) Title of each class of securities to which transaction applies:
 - (2) Aggregate number of securities to which transaction applies:
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Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

- (1) Amount Previously Paid:
- (2) Form, Schedule or Registration Statement No.:
- (3) Filing Party:
- (4) Date Filed:

VOTE BY INTERNET - www.proxyvote.com Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 P.M. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you access the web site. You will be prompted to enter your 12-digit Control Number which is located below to obtain your records and to create your electronic voting instruction form. VOTE BY PHONE - 1-800-690-6903 Use any touch-tone telephone to transmit your voting instruction up until 11:59 P.M. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you call. You will be prompted to enter your 12-digit Control Number which is located below and then follow the simple instructions the Vote Voice provides you. VOTE BY MAIL -Mark, sign, and date your proxy card and return it in the postage-paid envelope we have provided or return it to the The Topps Company, Inc., c/o ADP, 51 Mercedes Way, Edgewood, NY 11717. TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK IN AS FOLLOWS: TOPPS1 KEEP THIS PORTION _____ DETACH AND RETURN THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED. THE TOPPS COMPANY, INC. 03 000000000 218104039 (Please read both sides before signing) The Board of Directos recommends a vote FOR all nominees for director and FOR Item 2. For Withhold For All To withhold autho All All Except "For All Except" The undersigned authorizes and instructs nominee's number said proxies to vote as follows: ____ ELECTION OF DIRECTORS 1. 01) Arthur T. Shorin, 02) Edward D. Miller and 03) Stanley Tulchin VOTE ON PROPOSAL For Against Abstain 2. To ratify the appointment of Deloitte & Touche LLP as independent auditors for The Topps Company, Inc. for the fiscal year ending FEBRUARY 28, 2004 For comments, please check this box and write them

on the back where indicated

Please sign exactly as your name appears above.

/	_//	/	_//
Signature(PLEASE SIGN WITHIN BOX)	Date	Signature (Joint Owners)	Date

PROXY

THE TOPPS COMPANY, INC.

The undersigned hereby appoints Warren E. Friss and Scott A.Silverstein, and each of them, t and proxies of the undersigned, with full power of substitution, to vote on behalf of the under the shares of stock of THE TOPPS COMPANY, INC., which the undersigned is entitled to vote at Meeting of Stockholders of the Company to be held at J.P. Morgan Chase & Co., 270 Park Avenue, on June 26, 2003 at 10:30 a.m.(local time)and at any adjournments thereof, hereby revoking any p fore given with respect to such stock.

This Proxy when properly executed, will be voted in the manner directed herein and, in th of the aforementioned proxies on all other matters which may properly come before the mee instructions to the contrary is indicated, this Proxy will be voted FOR all nominees for dire Item 2.

Please return this proxy in the accompanying business reply envelope, even if you expect to attend in person. THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS.

COMMENTS:

(If you noted comments above, please mark corresponding box on reverse side.)

[TOPPS LOGO]

THE TOPPS COMPANY, INC.

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

JUNE 26, 2003

To the Stockholders of THE TOPPS COMPANY, INC.

I am pleased to invite you to attend the annual meeting of stockholders

(the "Annual Meeting") of The Topps Company, Inc., a Delaware corporation (the "Company"), which will be held at J.P. Morgan Chase & Co., 270 Park Avenue, New York, New York, on June 26, 2003 at 10:30 A.M., Eastern Standard time, for the following purposes:

- To elect three directors to serve for three-year terms until the annual meeting of stockholders to be held in the year 2006;
- To ratify the appointment by the Board of Directors of Deloitte & Touche LLP as independent auditors for the Company for the fiscal year ending February 28, 2004; and
- 3. To transact such other business as may properly be brought before the Annual Meeting or any adjournment or postponement thereof.

The Board of Directors has fixed the close of business on May 15, 2003 as the record date for the determination of stockholders entitled to receive notice of, and to vote at, the Annual Meeting and any adjournment or postponement thereof.

By order of the Board of Directors,

Arthur T. Shorin Chairman, President and Chief Executive Officer

Dated: May 30, 2003

Whether or not you expect to be present at the Annual Meeting, please date and sign the enclosed proxy and return it promptly in the enclosed envelope. In the event you attend the Annual Meeting and vote in person, the proxy will not be used.

THE TOPPS COMPANY, INC.

One Whitehall Street New York, New York 10004

PROXY STATEMENT

GENERAL

The Board of Directors of The Topps Company, Inc. (the "Company") is furnishing this proxy statement (the "Proxy Statement") to all stockholders of record so that they will submit their proxies to be voted at the Annual Meeting of stockholders of the Company (the "Annual Meeting") and at any adjournment or postponement of the annual meeting. The Annual Meeting will be held at J.P. Morgan Chase & Co., 270 Park Avenue, New York, New York, on June 26, 2003 at 10:30 A.M., Eastern Standard time. A copy of the Company's Annual Report to Stockholders for the fiscal year ended March 1, 2003 is being mailed to all stockholders with this Proxy Statement. The annual report is also available on

the internet at www.topps.com. The approximate mailing date of this Proxy Statement is May 30, 2003.

Proxy Information

Proxies in the form enclosed are being solicited by, or on behalf of, the Company's Board of Directors (the "Board of Directors"). The persons named in the accompanying form of proxy have been designated as proxies by the Board of Directors.

All proxies received as a result of this request will be voted (except as to matters where authority to vote is specifically withheld). Where the proxy asks that a stockholder choose for or against a proposal, the proxy will be voted in accordance with the stockholder's choice. If no choice is indicated on the proposals, the Board of Directors will vote on behalf of the persons named in the proxy: (i) for the nominees for election as directors of the Company listed herein, and (ii) for the ratification of the appointment by the Board of Directors of Deloitte & Touche LLP as auditors for the Company for the fiscal year ending February 28, 2004. If any other matter should be presented at the Annual Meeting upon which a vote may properly be taken, the shares represented by the proxy will be voted at the discretion of the proxies.

Stockholders who submit proxies may revoke them at any time before they are voted by written notice to the Company by either submitting a new proxy or by personal ballot at the Annual Meeting.

Record Date and Voting

As of May 15, 2003, the Company had outstanding 40,700,151 shares of common stock, par value \$.01 per share ("Common Stock"), entitled to be voted at the Annual Meeting. Each share is entitled to one vote on each matter submitted to a vote of stockholders. Only stockholders of record at the close of business on May 15, 2003 will be entitled to vote at the Annual Meeting. If your shares are registered directly in your name with the Company's transfer agent, American Stock Transfer & Trust Company, you are considered with respect to those shares the stockholder of record, and these proxy materials are being sent directly to you. As the stockholder of record, you have the right to submit your voting proxy directly to the Company using the enclosed proxy card or to vote in person at the Annual Meeting.

If your shares are held in a stock brokerage account or by a bank or other nominee, you are considered the beneficial owner of shares held in "street name". These proxy materials are being forwarded to you by your broker who is considered, with respect to those shares, the stockholder of record. As the beneficial owner, you have the right to direct your broker to vote your shares, and your broker or nominee has enclosed a voting instruction card for you to use. You are also invited to attend the Annual Meeting; however, since you are not the stockholder of record, you may not vote these shares in person at the meeting.

Under Delaware law and the Company's bylaws, the presence of a quorum is

required to transact business at the Annual Meeting. A quorum is defined as the presence, either in person or by proxy, of a majority of the shares entitled to vote. Proxies marked "abstain" will be included in determining a quorum. On routine matters, brokers who hold customer shares in "street name" but have not timely received voting instructions from their customers have discretion to vote such shares. Since all of the matters to be voted upon at the Annual Meeting are routine, the presence of such shares will be included in determining whether a quorum is present.

Under Delaware law and the Company's bylaws, proposals must be approved by the affirmative vote of a majority or, in the case of the election of directors, a plurality, of the shares present, either in person or by proxy, at the Annual Meeting and entitled to vote. Accordingly, abstentions will have the same effect as votes "against" a proposal, whereas instructions to withhold voting on the election of any nominee for director will have no effect on the outcome of the vote.

Security Ownership of Certain Beneficial Owners and Management

The following table sets forth information available to the Company as to shares of Common Stock owned as of May 15, 2003 by (i) each person known to the Company to be the beneficial owner of more than five percent of the outstanding Common Stock, (ii) each director and nominee for election as a director, (iii) each person designated in the section of this Proxy Statement captioned "Executive Compensation" and (iv) all directors and executive officers as a group. Except as otherwise indicated, each person named below has sole investment and voting power with respect to the shares of Common Stock shown.

Name of Beneficial Ownership	Amount and Nature of Beneficial Ownership(1)	5
Arthur T. Shorin(2)(3)	2,830,489	6.9%
Ronald L. Boyum(4)	84,500	*
Allan A. Feder(2)(5)	112,000	*
Ira Friedman(6)	87,500	*
Stephen D. Greenberg(7)	197,000	*
Ann Kirschner(8)	68,000	*
David M. Mauer(9)	165,000	*
Edward D. Miller(10)	34,000	*
Jack H. Nusbaum(11)	160,000	*
John Perillo(12)	131,000	*
Scott A. Silverstein(2)(13)	251,000	*
Richard Tarlow(14)	68,000	*
Stanley Tulchin(15)	170,175	*
Private Capital Management, Inc.	(16) 10,227,774	25.1%

8889 Pelican Bay Blvd Naples, Florida 34108

Royce & Associates, LLC (17) 1414 Avenue of the Americas New York, New York 10019	4,507,300	11.1%
Merrill Lynch & Co., Inc. (18) Merrill Lynch Investment Mangers (MLIM) World Financial Center 250 Vesey Street New York, New York 10381	4,376,126	10.8%
All directors and executive officers as a group (19 persons)	5,414,490	12.6%

*less than 1.0%

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- (1) Pursuant to regulations of the Securities and Exchange Commission, shares are deemed to be "beneficially owned" by a person if such person directly or indirectly has or shares the power to vote or dispose of such shares, or has the right to acquire the power to vote or dispose of such shares within 60 days, including any right to acquire through the exercise of any option, warrant or right.
- (2) Does not include 50,000, 1,378 and 20,702 shares of Common Stock owned by immediate family members of each of Messrs. Shorin, Feder and Silverstein, respectively. Messrs. Shorin, Feder and Silverstein disclaim beneficial ownership of such shares.
- (3) Includes 532,500 shares of Common Stock issuable upon exercise of options.
- (4) Includes 74,500 shares of Common Stock issuable upon exercise of options.
- (5) Includes 78,000 shares of Common Stock issuable upon exercise of options.
- (6) Includes 70,500 shares of Common Stock issuable upon exercise of options.
- (7) Includes 106,000 shares of Common Stock issuable upon exercise of options.
- (8) All such shares of Common Stock issuable upon exercise of options.
- (9) Includes 136,000 shares of Common Stock issuable upon exercise of options.
- (10) All such shares of Common Stock issuable upon exercise of options.
- (11) Includes 95,000 shares of Common Stock issuable upon exercise of options.
- (12) Includes 116,000 shares of Common Stock issuable upon exercise of options.
- (13) Includes 241,500 shares of Common Stock issuable upon exercise of options.
- (14) All such shares of Common Stock issuable upon exercise of options.
- (15) Includes 95,000 shares of Common Stock issuable upon exercise of options.

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- (16) Based upon a Schedule 13G filed on February 14, 2003 with the SEC by Private Capital Management, Inc.
- (17) Based upon a Schedule 13G filed on February 5, 2003 with the SEC by Royce & Associates, LLC.
- (18) Based upon a Schedule 13G filed on April 4, 2003 with the SEC by Merrill Lynch and Co., Inc.

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ELECTION OF DIRECTORS

There are currently nine members of the Board of Directors which is divided into three classes (each with three members), with each class serving for a period of three years. One class of directors is elected by the stockholders annually. This year, Messrs. Arthur T. Shorin, Edward D. Miller and Stanley Tulchin have been nominated to stand for re-election for a term that expires at the annual meeting of stockholders to be held in the year 2006.

Should any one or more of these nominees become unable to serve for any reason or, for good cause, will not serve, which is not anticipated, the Board of Directors may designate substitute nominees, unless the Board of Directors by resolution provides for a lesser number of directors. In this event, the proxy holders will vote for the election of such substitute nominee or nominees.

The following table sets forth the name, age and principal business experience during the past five years of each director of the Company.

Name	Business Experience During Past 5 Years, Age and Other Information	Director of the Company or its Predecessors Since
Nominees to Serve in Office Until 2006		
Arthur T. Shorin	Chairman of the Board and Chief Executive Officer of the Company and its predecessor since 1980. Mr. Shorin was appointed the President of the Company in November 1997. Mr. Shorin is the father-in-law of Scott A. Silverstein, an executive officer of the Company. Mr. Shorin is 67 years of age.	1960
Edward D. Miller	Member of the Supervisory Board and Senior Advisor to the Chief Executive Officer of AXA Group since July 2001. Mr. Miller served as President and Chief Executive Officer of AXA Financial, Inc. from August	2001

1997 through June 2001. Mr. Miller was Senior Vice Chairman of the Chase Manhattan Corporation from 1996 through July 1997. Mr. Miller is also a director of Keyspan Corp and Chairman of the Board of Directors of Phoenix House. Mr. Miller is 62 years of age.

Stanley Tulchin Chairman of Stanley Tulchin Associates, Inc. (a commercial collection agency) since 1955. Mr. Tulchin is also Chairman and Chief Executive Officer of Reprise Capital Corporation (a venture capital fund) for more than the past five years. Mr. Tulchin is 76 years of age.

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Name	Business Experience During Past 5 Years, Age and Other Information	Director of the Company or its Predecessors Since
Directors to Continue in Office Until 2005		
Stephen D. Greenberg	Managing Director, Allen, LLC since January 2002. Chairman of Fusient Media Ventures, Inc. from January 2000 through December 2001. Private Investor from November 1998 December 1999. President of Classic Sports Network, Inc. from November 1993 through October 1998. Mr. Greenberg is 54 years of age.	1993
Ann Kirschner	President, Comma International (management consulting company, specializing in educa- tion, media and technology) since February 2003. Chief Executive Officer and President of FATHOM (the first interactive knowledge network) from 1999 through January 2003. Dr. Kirschner was Vice President of Programming and Media Development for the National Football League from November 1994 through January 1999. Dr. Kirschner is also on the Board of Directors of New York New Media Association. Dr. Kirschner is 52 years of age.	1999

1987

Richard Tarlow Chairman of Carlson & Partners (an advertising agency) since 1988. Mr. Tarlow was President of Tarlow Advertising, a division of Revlon Inc., from 1987 to 2000 and Executive Vice President of Revlon Inc. from 1988 to 2000. Mr. Tarlow is 61 years of age. 1999

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	Business Experience	Director of the
	During Past 5 Years,	Company or its
Name	Age and Other Information	Predecessors Since

Directors to Serve in Office Until 2004

Allan A. Feder An independent business consultant for more 1992 than the past five years and Chief Executive Officer of Vitarroz Corporation (a proprietary brand food company)from 1988 to 2000. Mr. Feder is 71 years of age.

- David M. Mauer Chief Executive Officer of E&B Giftware, 1996 LLC since January 2003. An independent business consultant from July 2001 to December 2002. Served as President and Chief Executive Officer of Riddell Sports Inc. from 1993 until June 2001. Mr. Mauer is also a member of the CEO Council of the National Center for Missing and Exploited Children. Mr. Mauer is 54 years of age.
- Jack H. Nusbaum Chairman of the New York law firm of 1992 Willkie Farr & Gallagher and a partner in that firm for more than thirty years. Mr. Nusbaum is also a director of W. R. Berkley Corporation; Neuberger Berman, Inc.; Prime Hospitality Corp.; and Strategic Distribution, Inc. Mr. Nusbaum is 62 years of age.

The Board of Directors met four times during the fiscal year ended March 1, 2003. Each of the directors who served during such period attended at least 75% of the aggregate number of meetings of the Board of Directors and any committee of which they were members during such period.

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Compensation Committee

The Company has a Compensation Committee responsible for recommending officers' remuneration and administering The Topps Company, Inc. 2001 Stock Incentive Plan (the "Stock Incentive Plan"), the 1996 Stock Option Plan and the 1987 Stock Option Plan. The members of the Compensation Committee for the fiscal year ended March 1, 2003 were Messrs. Richard Tarlow and Stanley Tulchin, neither of whom is an employee of the Company. The Compensation Committee held five meetings during the fiscal year ended March 1, 2003.

Audit Committee

The Audit Committee is responsible for overseeing the Company's accounting functions and internal controls and for recommending to the Board of Directors, subject to stockholder ratification, the selection of the Company's independent accountants. The Audit Committee is composed of independent directors of the Company, as defined by Rule 4200(a)(15) of the National Association of Securities Dealers' listing standards, and acts pursuant to a written charter adopted by the Board of Directors, a copy of which is attached to this Proxy Statement as Appendix A. The members of such committee for the fiscal year ended March 1, 2003 were Messrs. Allan A. Feder, Stephen D. Greenberg, Edward D. Miller (effective June 27, 2002) and Stanley Tulchin. During the fiscal year ended March 1, 2003, there were three meetings of the Audit Committee. Effective April 15, 2002, Mr. Mauer resigned from the Audit Committee and accepted a position as special consultant to the Company. None of the members of the Audit Committee are employees of the Company.

The Company does not have a nominating committee.

Section 16(a) Beneficial Ownership Reporting Compliance

The Company's executive officers, directors and ten percent stockholders are required under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), to file reports of ownership and changes in ownership with the SEC. Based solely upon its review of the copies of reports furnished to the Company through the date hereof, or written representations that no reports were required to be filed, the Company believes that all filing requirements applicable to its executive officers, directors and ten percent stockholders were complied with during the fiscal year ended March 1, 2003.

Compensation of Directors

For the fiscal year ended March 1, 2003, pursuant to the Amended Directors Plan, each of Mr. Allan A. Feder, Mr. Stephen D. Greenberg, Dr. Ann Kirschner, Mr. David M. Mauer, Mr. Edward D. Miller, Mr. Jack H. Nusbaum, Mr. Richard Tarlow and Mr. Stanley Tulchin, none of whom is an employee of the Company,

received options to purchase 17,000 shares of Common Stock at a price of \$10.10 per share. These options become exercisable on June 27, 2003 and have a term of ten years from the date of grant.

Commencing June 26, 2003, directors who are not also officers of the Company will receive directors' fees of \$20,000 per year in addition to \$20,000 in shares of the common stock of the Company which will be restricted for one year from the date of issuance. Directors will no longer receive annual grants of options under the Amended Directors Plan.

In addition, members of the Audit or Compensation Committees will receive the following annual fees. The chairperson of the Audit Committee will receive \$6,000 while each member will receive \$3,000 and the chairperson of the Compensation Committee will receive \$4,000 and each member will receive \$2,000.

Directors who are also officers of the Company are not compensated for their duties as a director.

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EXECUTIVE COMPENSATION

The following table sets forth for each of the last three fiscal years information regarding the compensation of (i) the Company's Chief Executive Officer, (ii) the four other most highly compensated persons who were executive officers at the end of the fiscal year ended March 1, 2003 and (iii) any other person who would have been among the four other most highly compensated but was not an executive officer at the end of the last fiscal year (each, a "Named Executive Officer").

Summary Compensation Table (1)

		Annual Compens	sation	Long Term Compensation Awa
Name and Principal Position	Fiscal Year Ended	Salary(2) (\$)	Bonus (\$)	Securities Underl Options/ SARs
Arthur T. Shorin Chairman, President and	2003 2002	985,000 960,130	450,145 1,076,078(3)	
Chief Executive Officer	2001	838,082	502,849	
Scott A. Silverstein(4) Executive Vice President	2003 2002 2001	305,706 260,442 245,962	137,364 156,265 147,534	 60,000
Ronald L. Boyum Vice President - Marketing and Sales and General Manager Confectionery	2003 2002 2001	289,400 286,000 277,308	131,932 171,612 166,385	 11,000

John Perillo Vice President - Operations	2003 2002 2001	253,863 248,471 238,931	126,932 149,083 143,388	 12,000
Ira Friedman	2003	246,864	110,418	
Vice President – Publishing	2002	236,028	141,617	
and New Product Development	2001	225,316	135,190	12,000

- (1) Because none of the Named Executive Officers received (a) perquisites and other personal benefits (including, for certain of the Named Executive Officers, medical reimbursements, moving expenses and car use allowances) in excess of the lesser of \$50,000 or 10% of such officer's annual salary and bonus, (b) any other compensation required to be reported or (c) any restricted stock awards, the columns entitled "Other Annual Compensation," "Restricted Stock Awards," "LTIP Payouts" and "All Other Compensation" are inapplicable and have therefore been omitted from the table.
- (2) The Company's fiscal year ended March 3, 2001 consisted of 53 weeks, while the two other fiscal years in the table contained 52 weeks. Therefore, salary levels for the fiscal year ended March 3, 2001 reflect an additional one week's salary.
- (3) Includes payment of extension bonus of \$500,000 under the agreement to extend the terms of employment (Employment Agreement).
- (4) Mr. Silverstein is the son-in-law of Mr. Shorin.

Option/SAR Grants in Last Fiscal Year

There were no stock options or stock appreciation rights granted in the fiscal year ended March 1, 2003 to the Named Executive Officers.

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Aggregate Option/SAR Exercises in Last Fiscal Year and FY-End Option/SAR Values

The following table provides information regarding the exercise of options/SARs during the fiscal year ended March 1, 2003 and the number and value of unexercised options and SARs held at fiscal year end by each of the Named Executive Officers.

(a)

(b)

(C)

(d) Number of Securities Underlying Unexercised Options/SARs at FY-End (#)

Name	Shares Acquired on Exercise (#)	Value Realized (\$)	Exercisable	Unexercisable
Arthur T. Shorin			932,500	
Scott A. Silverstein	15,000	21,985	241,000	
Ronald L. Boyum	70,000	112,560	74,500	
John Perillo	15,000	61,013	139,500	
Ira Friedman	15,000	172,113	70,500	

Equity Compensation Plan Information

	(a) Number of Securities to be issued upon exercise	(b) Weighted-average exercise price of	(c) Nur remaini
	of outstanding options, warrants and rights	outstanding options, warrants and rights	future equity (excluo
Plan Category(1)			reflect
Equity compensation plans approved by shareholders			
- Directors Plan	595,000	\$8.72	
- 2001 Plan	3,162,977	\$6.35	2
TOTAL	3,757,977	\$6.73	2

 The Company does not have any equity compensation plans or arrangements that were not approved by the Company's stockholders.

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Pension Benefits

The Company maintains a tax qualified non-contributory defined benefit pension plan for its eligible employees (the "Retirement Plan"). The Summary Compensation Table contained in this Proxy Statement does not include the benefit accruals in respect of the Named Executive Officers under the Retirement Plan. The estimated annual pension benefits under the Retirement Plan, assuming retirement at age 65, at various levels of compensation and years of credited service are illustrated by the following table:

	Annual Retirement Benefit for Specified Years of Credited Service(1)(2)					
Highest Average Compensation(3)	15	20	25	30	35	40

\$ 160,000	\$34,865 \$	47,322	\$ 60,278	\$ 73,312	\$ 75 , 010	\$ 77 , 010
\$ 175,000	\$38,615 \$	52,323	\$ 66,528	\$ 80,812	\$ 82 , 727	\$ 84,885
\$ 200,000	\$44,865 \$	60,656	\$ 76 , 945	\$ 93,312	\$ 95 , 540	\$ 98,010 \$
\$ 225,000	\$51,115 \$	68,990	\$ 87,362	\$105,812	\$108 , 352	\$111,135 \$
\$ 250,000	\$57 , 365 \$	77,323	\$ 97 , 779	\$118,313	\$121 , 165	\$124,260 \$
\$ 300,000	\$69,866 \$	93,990	\$118,613	\$143,313	\$146,790	\$150,510 \$
\$ 400,000	\$94,866 \$	127,324	\$160,280	\$193,314	\$198,040	\$203,010 \$
\$ 450,000	\$107 , 366 \$	143,991	\$181,114	\$218,315	\$223 , 665	\$229,260 \$
\$ 500,000	\$119 , 867 \$	160,658	\$201,948	\$243,315	\$249,290	\$255,510 \$
\$ 600,000	\$144,867 \$	193,992	\$243,615	\$293,316	\$300,540	\$308,010 \$
\$ 800,000	\$194,868 \$	260,660	\$326,950	\$393,318	\$403,040	\$413,010 \$
\$ 1,000,000	\$244,869 \$	327,328	\$410,285	\$493,320	\$505 , 540	\$518,010 \$
\$ 1,500,000	\$365,040 \$	490,040	\$615 , 040	\$740,040	\$758 , 790	\$777,540 \$

- (1) These are hypothetical benefits based upon the Retirement Plan's normal retirement benefit formula. The maximum annual benefit permitted under Section 415 of the Internal Revenue Code of 1986, as amended (the "Code"), is generally limited to \$160,000 at present and will be adjusted to reflect cost-of-living increases in 2004 and succeeding plan years.
- (2) The benefits shown corresponding to these compensation ranges are hypothetical benefits based upon the Retirement Plan's normal retirement benefit formula. Under Section 401(a)(17) of the Code, compensation in excess of \$200,000 (as adjusted to reflect cost-of-living increases) is disregarded for purposes of determining highest average compensation of participants in the Retirement Plan for 2003. Benefits accrued as of the last day of the plan year beginning in 1993 on the basis of compensation in excess of the applicable dollar limit are preserved. The \$200,000 limit will be adjusted for cost-of-living increases in 2004 and succeeding plan years.
- (3) This table includes supplemental pension benefits payable to Mr. Shorin in excess of the limitations on compensation and benefits under the Code and other applicable laws, pursuant to an amended and restated supplemental pension agreement entered into as of June 1, 2001 (the "Supplemental Pension Agreement"). These benefits are computed in accordance with the same formula provided under the Retirement Plan without regard to the aforementioned limitations. However, compensation attributable to stock appreciation rights and stock options is not taken into account in determining highest average compensation for purposes of the Supplemental Pension Agreement.

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The normal retirement benefit under the Retirement Plan is payable in the form of a "straight life" annuity and is equal to the greater of (i) 1.667% of a participant's highest average W-2 compensation multiplied by the participant's years of credited service not in excess of 30 years, plus .25% of the participant's highest average compensation multiplied by the participant's years of credited service in excess of 30 years, reduced by 50% of the participant's estimated primary Social Security benefit determined on the basis of the participant's years of credited service not in excess of 20 years, plus \$144 multiplied by the participant's credited service in excess of 20 years (but not

to exceed 10 additional years). The "highest average compensation" for purposes of determining the normal retirement benefit is equal to 1/5 of the total compensation that is paid to a participant by the Company for the 60 consecutive-month period in which the participant's compensation was greatest during the 120-month period prior to the participant's retirement or termination of employment. Subject to the \$200,000 compensation limit in the case of an executive officer other than Mr. Shorin, such compensation includes all compensation reflected in the Summary Compensation Table to the extent included in gross income for the applicable base years, except for income attributable to reimbursement of moving expenses.

As of March 1, 2003, the persons named in the Summary Compensation Table were credited with the following years of service: Mr. Shorin - 45, Mr. Silverstein - 11, Mr. Boyum - 14, Mr. Perillo - 26, Mr. Friedman - 15.

Employment Agreement

Effective June 1, 2003, the Compensation Committee agreed to extend the term of Mr. Arthur T. Shorin's amended and restated employment agreement for an additional two years in order to secure Mr. Shorin's services through May 31, 2005. As a result, the Company entered into an amended and restated employment agreement (the "Agreement") with Mr. Shorin to reflect the term extension and Mr. Shorin will be paid an extension bonus of \$500,000. The Agreement provides for an annual base salary of \$985,000 subject to increase at the discretion of the Compensation Committee. Mr. Shorin's agreement provides for an annual target bonus opportunity which is not less favorable than that provided for other executive officers of the Company.

If Mr. Shorin is terminated without "Cause" or resigns for "Good Reason" (as defined in the Agreement), he will receive a full or prorated bonus for the year of termination (based on the time within the fiscal year that the termination occurs) and a lump sum severance payment will be made as liquidated damages equal to three times Mr. Shorin's base salary plus his highest annual bonus paid for the three fiscal years ended prior to the date of termination, and he will continue to participate in all of the Company's benefit plans for a period of three years following such termination. In addition, all of his unvested stock options will vest and remain exercisable in accordance with their terms.

The Agreement also requires that, in the event any payments made upon his termination of employment are treated as "parachute payments" subject to excise taxes under federal tax law, the Company will make an additional payment to the applicable tax authorities on behalf of Mr. Shorin so that his after-tax position is the same as if the payments were not subject to an excise tax.

Mr. Shorin's Agreement also requires the Company to make annual contributions to an irrevocable Company trust account, in an amount such that the assets of the trust account will be equal to the present value of the supplemental pension benefits which accrue during each fiscal year for Mr. Shorin under his Supplemental Pension Agreement. In the event of his termination without Cause or Resignation for Good Reason, the Agreement counts severance compensation paid to Mr. Shorin in determining highest average compensation and credits Mr. Shorin with three additional years of service for pension purposes.

At the end of the two-year term, Mr. Shorin may request a two-year extension on equivalent terms with a minimum base salary adjustment for increases in the cost of living since June 1, 2003 and a \$500,000 extension bonus. If the Company determines not to extend the term, Mr. Shorin's employment will terminate on May 30, 2005 and he will be entitled to the severance compensation outlined above for a termination without cause for two years

instead of three. If Mr. Shorin elects to retire at the end of the two year term rather than seek an extension of the term, Mr. Shorin will be entitled the severance compensation outlined above for one year instead of three. In addition, the Agreement provides that if the term of the Agreement is not extended by the Company or if Mr. Shorin retires at the end of the term, the Company will offer Mr. Shorin a three-year post-employment consulting agreement providing for a \$350,000 annual consulting fee in return for Mr. Shorin's continued part-time services.

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Report of the Compensation Committee on Executive Compensation

The Compensation Committee is responsible for setting the Company's compensation objectives and policies. It regularly approves compensation plans and sets specific compensation levels for all executive officers. In addition, the Compensation Committee administers the stock option plans and determines the degree and extent of awards granted thereunder.

Compensation Policy

The Compensation Committee seeks to provide a total compensation package that is competitive and intended to retain and motivate the Company's executive officers. In structuring the compensation package for executive officers, the Committee seeks to provide financial incentives tied to the achievement of the Company's short-term and long-term business objectives and intended to enhance stockholder value.

Base Salary

In setting base salary for the executive officers for fiscal 2003, the Compensation Committee considered the base salary levels of executives with similar responsibilities in companies of similar size, business and complexity. The Committee also considered each executive officer's experience in his position at the Company and his actual performance over the prior fiscal year. Based on the above criteria, the Compensation Committee made subjective determinations with respect to the compensation of all of the Company's executive officers other than Mr. Shorin (whose compensation was governed by an Employment Agreement).

Bonus Awards

The Company's Bonus Plan for fiscal 2003 was structured to reward executive officers for performance on the achievement of strategic goals in addition to financial performance. Bonus levels for fiscal 2003 were set by the Compensation Committee after consideration of bonus levels for executives with similar responsibilities in companies of similar size, business and complexity. Bonus payments for fiscal 2003 reflected attainment of seventy-six percent of the maximum earnings objectives for executive officers.

Stock Option Awards

Long-term incentive compensation opportunities are provided through grants

of stock options under the Stock Incentive Plan. All options granted under such Plan have exercise prices which are at least equal to the fair market value of the Common Stock on the date of grant so as to directly align such incentive compensation with an increase in stockholder value. The Compensation Committee elected to make no grants of stock options to any executive officers of the Company during fiscal 2003.

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Chief Executive Officer

Mr. Shorin's base salary is set under the terms of his Employment Agreement and has remained unchanged since June 1, 2001. Mr. Shorin agreed to waive the automatic increase in his base salary to which he was entitled upon the extension of the terms of his Employment Agreement. Mr. Shorin's annual performance bonus for fiscal 2003 was determined entirely by reference to uniform, pre-established earnings targets that were developed for all senior executives at the beginning of the fiscal year. The bonus paid on the achievement of these targets reflected attainment of seventy-six percent of the maximum.

Section 162(m)

Section 162 (m) of the Code generally disallows a tax deduction to public companies for annual compensation over \$1 million paid to each of the Company's Chief Executive Officer and four other most highly compensated executive officers, except to the extent such compensation qualifies as "performance-based." Only Mr. Shorin has received compensation in excess of the Section 162 (m) limits and all other compensation has been fully deductible by the Company. While the Committee's policy has always been to pursue a strategy of maximizing deductibility of compensation for the Named Executive Officers, it also believes it is important to maintain the flexibility to take actions it considers in the best interests of the Company and its stockholders, which are necessarily based on considerations in addition to Section 162 (m). In light of the competitive market for highly qualified executives, the Company has exercised that flexibility with respect to Mr. Shorin.

The Compensation Committee:

Richard Tarlow Stanley Tulchin

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CERTAIN RELATIONSHIPS

Jack H. Nusbaum, a director, is a partner in the law firm of Willkie Farr & Gallagher, outside counsel to the Company. David M. Mauer, a director, was a member of the Audit Committee until April 15, 2002. Mr. Mauer was retained as a special consultant to the Company from April through December 2002 and as such was paid \$208,000 during the fiscal year ended March 1, 2003. The Compensation Committee on April 24, 2002 granted Mr. Mauer options to purchase 30,000 shares of common stock at a price of \$10.20 per share. Richard Tarlow, a director, is Chairman of Carlson & Partners, which from time to time performs advertising services for the Company. Carlson & Partners was paid \$349,000 for services during the fiscal year ended March 1, 2003.

Performance Graph

The graph set forth below shows the yearly percentage change in the Company's cumulative total stockholder return against each of the S&P MidCap 400 and a composite index (the "Composite Index"), in each case assuming an investment of \$100 on February 28, 1998 and the accumulation and reinvestment of dividends paid thereafter through March 1, 2003.

Comparison of 5 Year Cumulative Total Return Assumes Initial Investment of \$100

		1998	1999	2000	2001	2002	2003
Topps Co Inc	Return % Cum \$	\$100.00	59.09 \$159.09	71.43 \$272.73	30.00 \$354.55	-1.64 \$348.73	-15.85 \$293.45
S&P Midcap 400	Return % Cum \$	\$100.00	2.12 \$102.12	30.99 \$133.76	8.93 \$145.70	2.70 \$149.64	-18.67 \$121.71
Composite Index	Return % Cum \$	\$100.00	11.23 \$111.23	-20.41 \$88.52	27.78 \$113.12	10.27 \$124.73	-11.72 \$110.12

The Composite Index is comprised of four industry groups reported in the "Directory of Companies required to file Annual Reports with the Securities and Exchange Commission," for the period ended September 30, 1993, and based upon the Standard Industrial Classification ("SIC") codes developed by the Office of Management and Budget, Executive Office of the President. The four industry groups are Miscellaneous Publishing (SIC Code 2741), Sugar and Confectionery Products (SIC Code 2060), Periodicals: Publishing or Publishing and Printing

(SIC Code 2721) and Wholesale - Miscellaneous Durable Goods (SIC Code 5090).

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Report of The Audit Committee of The Board of Directors

The Audit Committee is responsible for overseeing the Company's accounting functions and internal controls and for recommending to the Board of Directors, subject to stockholder ratification, the selection of the Company's independent accountants. The Audit Committee is composed of independent directors of the Company, as defined by Rule 4200(a) (15) of the National Association of Securities Dealers' listing standards, and acts pursuant to a written charter adopted by the Board of Directors, a copy of which is attached to this Proxy Statement as Appendix A .

The Audit Committee has reviewed and discussed with management and the independent accountants the audited financial statements for the fiscal year ended March 1, 2003. In addition, the Audit Committee has discussed with the independent accountants the matters required to be discussed by the Statement on Auditing Standards No. 61, Communications with Audit Committees, as amended, by the Auditing Standards Board of the American Institute of Certified Public Accountants.

The independent accountants provided to the Audit Committee the written disclosures and the letter from the independent accountants required by Independence Standards Board Standard No. 1, Independence Discussions with Audit Committees, as amended. The Audit Committee has reviewed and discussed with the independent accountants the firm's independence and has considered the compatibility of any non-audit services with the auditors' independence.

Based on its review of the audited financial statements and the various discussions referred to above, the Audit Committee has recommended to the Board of Directors that the audited financial statements be included in the Company's annual report on Form 10-K for the fiscal year ended March 1, 2003.

Audit Fees

Audit fees billed to the Company by Deloitte & Touche LLP during the Company's fiscal year ended March 1, 2003 for review of the Company's annual financial statements and those financial statements included in the Company's quarterly reports on Form 10-Q totaled \$296,450.

Financial Information Systems Design and Implementation Fees

The Company did not engage Deloitte & Touche LLP to provide advice to the Company regarding financial information systems design or implementation during the Company's fiscal year ended March 1, 2003.

All Other Fees

Fees billed to the Company by Deloitte & Touche LLP during the Company's fiscal year ended March 1, 2003 for all other services rendered to the Company totaled \$15,700. Included in this number were consulting projects totaling \$3,500 and a tax planning project totaling \$12,200.

April 30, 2003

Allan A. Feder Stephen D. Greenberg Stanley Tulchin Edward D. Miller

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APPOINTMENT OF AUDITORS

The Board of Directors has retained Deloitte & Touche LLP as independent certified public accountants to report on the consolidated financial statements of the Company for the fiscal year ending February 28, 2004 and to perform such other services as may be required of them. The Board of Directors has directed that management submit the appointment of auditors for ratification by the stockholders at the Annual Meeting. Representatives of Deloitte & Touche LLP are expected to be present at the Annual Meeting, will have the opportunity to make a statement if they desire to do so and will be available to respond to appropriate stockholder questions.

YOUR BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS A VOTE "FOR" THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE TOPPS COMPANY, INC. AUDITORS

STOCKHOLDER PROPOSALS -- 2004 ANNUAL MEETING

Any proposals of stockholders of the Company intended to be included in the Company's proxy statement and form of proxy relating to the Company's next annual meeting of stockholders must be in writing and received by the Assistant Treasurer of the Company at the Company's office at One Whitehall Street, New York, New York 10004-2109 no later than January 24, 2004. In the event that the next annual meeting of stockholders is called for a date that is not within 30 days before or after June 29, 2004, in order to be timely, notice by the stockholder must be received no later than the close of business on the tenth day following the day on which such notice of the date of the annual meeting was made, whichever first occurs.

Any stockholder interested in making a proposal is referred to Article II, Section 4 of the Company's Restated By-Laws.

OTHER MATTERS

Management does not know of any matters other than the foregoing that will be presented for consideration at the Annual Meeting. However, if other matters properly come before the Annual Meeting, the proxy holders should vote upon them in accordance with their best judgment.

SOLICITATION OF PROXIES

The entire cost of soliciting management proxies will be borne by the Company. In addition to the use of the mails, proxies may be solicited personally by directors, officers or regular employees of the Company, who will not be compensated for their services. Management of the Company intends to request banks, brokerage houses, custodians, nominees and fiduciaries to forward soliciting material to the beneficial owners of the Common Stock held of record by such persons and entities.

The Company's Annual Report on Form 10-K for the fiscal year ended March 1, 2003 and the Proxy Statement are available to all investors on the internet at www.topps.com and will be provided without charge to any stockholder of record at the close of business on May 15, 2003 upon written request to Investor Relations at One Whitehall Street, New York, New York 10004-2109.

By order of the Board of Directors,

Arthur T. Shorin Chairman, President and Chief Executive Officer

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THE TOPPS COMPANY, INC. AMENDED AND RESTATED AUDIT COMMITTEE CHARTER

April 4, 2003

Board of Directors

The Board of Directors (the "Board") of The Topps Company, Inc. (the "Company") hereby amends and restates the charter of the Board's Audit Committee (the "Committee"), providing the Committee with authority, responsibility, and specific powers as described below.

Purpose

The purpose of the Committee is to oversee the broad range of issues surrounding the accounting and financial reporting processes of the Company and its subsidiaries and audits of the financial statements of the Company and its subsidiaries. The Committee's primary focus will be to (1) assist the Board in monitoring (a) the integrity of the financial statements of the Company and its subsidiaries, (b) the compliance by the Company and its subsidiaries with legal and regulatory requirements, (c) the independent auditor's qualifications and independence, and (d) the performance of the Company's independent auditors, (2) to ensure proper internal financial and accounting controls.

Organization

The Company's By-Laws (the "By-Laws") and this charter (the "Charter") govern the operation of the Committee; in the event of a conflict, the terms of the By-Laws shall govern. The Committee shall provide a medium within the Company for consideration of matters relating to any audit issues. At its sole discretion, the Committee has the power to retain and determine funding for outside legal, accounting and financial consultants or other advisors or to delegate to subcommittees to assist it in its activities to the extent permitted by the United States Securities and Exchange Commission (the "SEC") and NASDAQ. The outside accounting firm shall report directly to the Committee. The fees and expenses of such consultants and advisors shall be borne by the Company.

Membership

The members of the Committee shall be appointed by the Board and shall consist of three (3) or more independent directors, as the Board may determine from time to time, of the Company's Board and shall serve until their successors are duly elected and qualified. Each Committee member may be removed by the Board at its discretion. Committee members will receive his or her director fee in cash, paid annually after the June Board meeting. Committee members shall not be affiliated with the Company or receive any fees paid directly or indirectly for services as a consultant or financial advisor regardless of amount. This includes payments to any firm of which a Committee member is an executive officer, partner, member, principal or designee. Each Committee member shall meet the independence requirements of the SEC and NASDAQ.

The Board recognizes that director independence is an issue that is actively being reviewed by multiple constituencies, and may amend its criteria for determining what constitutes an "independent director" to reflect changing standards.

Composition

All members of the Committee must be able to read and understand fundamental financial statements, including the Company's balance sheet, income statement, and cash flow statement at the time they join the Committee, and each member shall have a working knowledge of skills and competencies that the Board will need for the Company to be successful in the future. Committee members, if they or the Board deem it appropriate, may enhance their understanding of their duties by participating in educational programs conducted by the Company or an outside consultant or firm.

Further, at least one member of the Committee shall currently have past employment experience in finance or accounting, requisite professional certification in accounting, or any other comparable experience or background which results in the individual's financial sophistication including being or having been a chief executive officer, chief financial officer or other senior officer with financial oversight responsibilities.

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Effective for fiscal years ending after July 15, 2003, the Company will disclose whether at least one member of the Committee is a "financial expert", defined as a person who has the following attributes: (1) an understanding of generally accepted accounting principles and financial statements; (2) the ability to assess the general application of such principles in connection with the accounting for estimates, accruals and reserves; (3) experience preparing, auditing, analyzing or evaluating financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of issues that can reasonably be expected to be raised by the registrant's financial statements, or experience actively supervising one or more persons engaged in such activities; (4) an understanding of internal controls and procedures for financial reporting; and (5) an understanding of audit committee functions. A person must have acquired such attributes through one of more of the following: (a) education and experience as a principal financial officer, principal accounting officer, controller, public accountant or auditor or experience in one or more positions that involve the performance of similar functions; (b) experience actively supervising a principal financial officer, principal accounting officer, controller, public accountant, auditor or person performing similar functions; (c) experience overseeing or assessing the performance of companies or public accountants with respect to the preparation, auditing or evaluation of financial statements; or (d) other relevant experience.

Minutes

The Committee shall maintain and submit to the Board copies of minutes of each meeting of the Committee, and each written consent to action taken without a meeting, reflecting the actions so authorized or taken by the Committee since the preceding meeting of the Board. A copy of the minutes of each meeting shall be placed in the Corporation's minute book.

Charter Amendment

Any member of the Committee may submit proposed Charter amendments to the Board. The Board shall circulate any proposed charter amendment(s) to members of the Committee immediately upon receipt. By a majority vote, the Board may approve the amendments to the Charter.

Meetings

The Committee shall hold such regular meetings as may be necessary or advisable, but no less frequently than quarterly, and special meetings as may be called by the Committee's chairperson. The presence in person or by telephone of a majority of the Committee's members shall constitute a quorum for any meeting of the Committee. All actions of the Committee will require the vote of a majority of its members present at a meeting of the Committee at which a quorum is present.

Duties and Responsibilities

The Committee's policies and procedures shall remain flexible in order to best react to changing conditions and to help ensure that the Company's accounting and reporting practices are consistent with applicable legal requirements and are of the highest quality. The Committee shall:

(1) Appoint, terminate when appropriate, determine funding for, and directly oversee the Company's independent auditors (including resolving

disagreements between the independent accountants and management regarding financial reporting). The independent accountants shall report directly to the Audit Committee;

(2) Pre-approve any audit or legally permitted non-audit services to be performed by the Company's independent auditors;

(3) Pre-approve appropriate funding for payment of compensation to the Company's independent auditors for the purpose of rendering audit and non-audit services. The Committee may delegate the duty to pre-approve any such payment to any member of the Committee provided that the decisions of such member to grant pre-approvals shall be presented to the full Committee for ratification;

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(4) Approve all related party transactions entered into by the Company with any of the Company's directors or executive officers;

(5) Prohibit an auditing firm from auditing the Company if members of management had been employed by that firm and participated in the audit of the Company within the one-year period preceding the commencement of audit procedures. Ensure audit partner rotation if the lead (or coordinating) audit partner (having primary responsibility for the audit), or the audit partner responsible for reviewing the audit, has performed audit services for the Company in any of the Company's five previous fiscal years;

(6) Review and reassess the adequacy of the Charter annually and recommend any proposed changes to the Board for approval;

(7) Review the Company's annual audited financial statements and quarterly unaudited financial statements with the Company's management and independent auditors;

(8) Review and discuss with the Company's management and independent auditors the Company's quarterly earnings press releases (paying particular attention to any use of "Pro Forma," or "Adjusted" non-GAAP, information) prior to the release thereof;

(9) Review any major changes to the Company's auditing and accounting principles and practices as suggested by the Company's management or independent auditors;

(10) Obtain and review, at least annually, a report by the Company's independent auditors describing:

(a) the auditors' internal quality-control procedures;

(b) any material issues raised by the most recent internal quality-control review of the firm, or by any inquiry or investigation by governmental or professional authorities, and any steps taken to deal with any such issues; and

(c) all relationships between the independent auditor and the Company (to assess the auditor's independence);

(11) Review and actively engage the Company's independent auditors

regarding the auditor's qualifications, performance, independence and their registration with the SEC;

(12) Review with the Company's management legal matters that may have a material impact on the financial statements, the Company's compliance policies and any material reports or inquiries received from regulators or governmental agencies;

(13) Review with the Company's independent auditors any problems or difficulties the auditor may have encountered and any management letter provided by the auditor and the Company's response to that letter, including:

 (a) any difficulties encountered in the course of the audit work, including any restrictions on the scope of the activities or access to required information;

(b) any changes required in the planned scope of the external audit;

(c) any disagreements with management; and

 (d) any material written communications between the independent auditors and the Company's management, such as any management letter or schedule of unadjusted differences;

(14) Review annually with the Company's management and independent auditors:

(a) analyses prepared by the Company's management and/or independent auditors setting forth significant financial reporting issues and judgments made in connection with the preparation of the financial statements; and

(b) the effect of regulatory and accounting initiatives, as well as review and approve any off-balance sheet structures on the Company's financial statements;

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(15) Review annually major issues regarding accounting principles and financial statement presentations, including any significant changes in the Company's selection or application of accounting principles, and major issues as to the adequacy of the Company's internal controls, and any special audit steps adopted in light of control deficiencies;

(16) Review and discuss major issues as to the adequacy of the Company's disclosure and internal controls;

(17) Review and discuss any special audit steps adopted in light of disclosure and control deficiencies;

(18) Obtain and review the audit report provided by the Company's independent auditors, which should include:

(a) all critical accounting policies and practices used; and

(b) all alternative treatments of financial information within generally accepted accounting principles that have been discussed with management officials of the issuer, ramifications of the use of such alternative disclosures and treatments, and the treatment preferred by the independent auditors;

(19) Review any accounting adjustments that were proposed by the Company's independent auditors but were "passed" (as immaterial or otherwise), any material communications between the audit team and the independent auditors' national office respecting auditing or accounting issues presented by the engagement;

(20) Review any failures of the Company's financial reporting controls;

(21) Discuss with the Company's management and independent auditors the Company's policies with respect to major risk exposures and the steps management has taken to monitor and control such exposures;

(22) Meet periodically with the Company's management and independent auditors in separate sessions to encourage entirely frank discussions with the Committee, including without limitation discussions regarding the Company's financial reporting control procedures, the quality of the Company's financial reporting and the adequacy and competency of the Company's financial management;

(23) Meet and discuss with the independent auditor the matters required to be discussed by Statement on Auditing Standards No. 61 relating to the conduct of the audit of the Company's annual financial statements and the matters required to be discussed relating to the review of the Company's quarterly financial statements;

(24) Supervise and administer any code of ethics adopted by the Company that addresses conflicts of interest and compliance with applicable laws and implement appropriate mechanisms for such compliance and disclosure of officer/director waivers;

(25) Establish procedures for:

(a) the receipt, retention, and treatment of complaints received by the Company regarding accounting, internal accounting controls, or auditing matters; and

(b) the confidential, anonymous submission by employees of the Company of concerns regarding questionable accounting or auditing matters.

(26) Obtain assurance from the Company's independent auditor that it has notified the Committee of any failure of which the independent auditor is aware of the Company to comply with applicable legal requirements;

(27) Advise the Board with respect to the Company's policies and procedures regarding compliance with applicable laws and regulations and with any code of business conduct adopted by the Committee from time to time;

(28) Ensure compliance with rules and regulations set forth by the SEC and NASDAQ regarding the hiring of employees or former employees of the independent auditors;

(29) Do every other act incidental to, arising out of or in connection with, or otherwise related to, the authority granted to the Committee hereby or the carrying out of the Committee's duties and responsibilities hereunder as the Committee or the Board deems necessary and appropriate.

Limitation of Committee's Role

While the Committee has the authority, powers, and responsibilities set forth in this Charter, it is not the duty of the Committee to plan or conduct audits or to determine that the Company's financial statements and disclosures are complete and accurate and are in accordance with GAAP and applicable legal,

accounting, and other requirements. These are the responsibilities of the Company's management and the independent auditor.