SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section $14\,(a)$ of the Securities Exchange Act of 1934 (Amendment No.)

	_	e Registrant X Party other than the Registrant _							
Check	the ap	opropriate box:							
_ X _	Preliminary Proxy Statement Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2) Definitive Proxy Statement Definitive Additional Materials Soliciting Material Pursuant to ss.240.14a-11(c) or ss.240.14a-12								
		Cass Information Systems, Inc.							
		(Name of Registrant as Specified In Its Charter)							
(1)	Name of	Person(s) Filing Proxy Statement, if other than the Registrant)							
Paymer	nt of E	Filing Fee (Check the appropriate box):							
X	No Fee	e Required							
1_1	Fee co	emputed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.							
	1.	Title of each class of securities to which transaction applies:							
	2.	Aggregate number of securities to which transaction applies:							
	3.	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):							
	4. Proposed maximum aggregate value transaction:								
	5.	Total fee paid:							
1_1	Fee pa	aid previously with preliminary materials.							
1_1	Rule 0	box if any part of the fee is offset as provided by Exchange Act 0-11(a)(2) and identify the filing for which the offsetting fee was previously. Identify the previous filing by registration number, or parm 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:							

CASS INFORMATION SYSTEMS, INC.

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

To be held on April 15, 2002

TO THE SHAREHOLDERS:

The Annual Meeting of Shareholders of Cass Information Systems, Inc. will be held at the offices of Cass Information Systems, Inc. located at 13001 Hollenberg Drive, Bridgeton, Missouri on Monday, April 15, 2002, at 11:00 a.m., for the following purposes:

- To elect four Directors, each to serve for a three year term;
- 2. To act upon ratification of the selection of KPMG LLP as independent public accountants for 2002; and

3. To act upon such other matters as may properly come before the meeting.

The close of business on March 5, 2002 has been fixed as the record date for determining shareholders entitled to notice of and to vote at the Meeting.

By Order of the Board of Directors,

Eric H. Brunngraber Secretary

March 18, 2002 Bridgeton, Missouri

ALL SHAREHOLDERS ARE CORDIALLY INVITED TO ATTEND THE ANNUAL MEETING. WHETHER OR NOT YOU INTEND TO BE PRESENT, PLEASE COMPLETE, DATE, SIGN AND RETURN THE ENCLOSED PROXY CARD IN THE STAMPED AND ADDRESSED ENVELOPE ENCLOSED FOR YOUR CONVENIENCE. SHAREHOLDERS CAN HELP THE COMPANY AVOID UNNECESSARY EXPENSE AND DELAY BY PROMPTLY RETURNING THE ENCLOSED PROXY CARD. THE PRESENCE, IN PERSON OR BY PROPERLY EXECUTED PROXY, OF A MAJORITY OF THE COMMON STOCK OUTSTANDING ON THE RECORD DATE IS NECESSARY TO CONSTITUTE A QUORUM AT THE ANNUAL MEETING.

CASS INFORMATION SYSTEMS, INC. 13001 Hollenberg Drive Bridgeton, Missouri 63044

PROXY STATEMENT

Annual Meeting of Shareholders to be held April 15, 2002

This Proxy Statement is being furnished to the common shareholders of Cass Information Systems, Inc. (the "Company") on or about March 18, 2002 in connection with the solicitation of proxies on behalf of the Board of Directors of the Company for use at the annual meeting of shareholders (the "Annual Meeting") to be held on April 15, 2002 at the time and place and for the purposes set forth in the accompanying Notice of Annual Meeting, and at any adjournment or postponement of that meeting.

Holders of shares of common stock, par value \$.50 per share ("Shares" or the "Common Stock"), of the Company at its close of business on March 5, 2002, (the "Record Date") are entitled to receive notice of and vote at the Annual Meeting. On the Record Date, 3,202,822 shares of Common Stock were outstanding. Holders of record of Common Stock (the "Shareholders") are entitled to one vote per share of Common Stock they held of record on the Record Date on each matter that may properly come before the Annual Meeting.

A plurality of the votes of Shareholders cast at the Annual Meeting is required for the election of each director. Ratification of the selection of independent public accountants requires the affirmative vote of holders of a majority of the shares of Common Stock voted. Abstentions are counted in the number of shares present for purposes of determining whether a quorum is present, and are counted as having voted on each matter presented for vote. As a result, an abstention has the same effect as a vote against a proposal, but will have no effect on the vote to elect directors. Broker non-votes are counted in the number of shares present for purposes of determining whether a quorum is present, but as not being present as to matters for which voting instructions are not given. As a result, broker non-votes will have no effect on voting on any matter voted on at the meeting.

Management of the Company ("Management"), together with members of the Board of Directors of the Company, in the aggregate, directly or indirectly controlled approximately 25.03% of the Common Stock outstanding on the Record Date.

Shareholders of record on the Record Date are entitled to cast their votes in person or by properly executed proxy at the Annual Meeting. The presence, in person or by properly executed proxy, of a majority of the Common Stock outstanding on the Record Date is necessary to constitute a quorum at the Annual Meeting. If a quorum is not present at the time the Annual Meeting is convened, the Company may adjourn or postpone the Annual Meeting.

All Common Stock represented at the Annual Meeting by properly executed proxies received prior to or at the Annual Meeting and not properly revoked will be voted at the Annual Meeting in accordance with the instructions indicated in such proxies. If no instructions are indicated, such proxies will be voted FOR the election of the Board's director nominees and FOR the ratification of the selection of independent public accountants. The Board of Directors of the Company does not know of any matters, other than the matters described in the Notice of Annual Meeting attached to the Proxy Statement that will come before the Annual Meeting.

Any proxy given pursuant to this solicitation may be revoked by the person giving it at any time before it is voted. Proxies may be revoked by (i) filing with the Secretary of the Company, at or before the Annual Meeting, a written notice of revocation bearing a date later than the date of the proxy, (ii) duly executing and dating a subsequent proxy relating to the Common Stock and delivering it to the Secretary of the Company at or before the vote is taken at the Annual Meeting, or (iii) attending the Annual Meeting and voting in person (although attendance at the Annual Meeting will not in and of itself constitute a revocation of a proxy). Any written notice revoking a proxy should be sent to Corporate Secretary, Cass Information Systems, Inc., 13001 Hollenberg Drive, Bridgeton, Missouri 63044 (telephone number (314) 506-5500).

The proxies are solicited by the Board of Directors of the Company. In addition to the use of the mails, proxies may be solicited personally or by telephone or facsimile transmission, by directors, officers or regular employees of the Company or persons employed by the Company for the purpose of soliciting proxies. It is contemplated that brokerage houses, custodians, nominees and fiduciaries will be requested to forward the soliciting material to the beneficial owners of Common Stock held of record by such persons, and will be reimbursed by the Company for expenses incurred therewith. The cost of solicitation of proxies will be borne by the Company.

The date of this Proxy Statement is March 18, 2002.

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ELECTION OF DIRECTORS

Pursuant to the By-Laws of the Company, the Company's Board of Directors is divided into three classes of approximately equal numbers of directors. Each of the eleven directors is elected for a three-year term, and the term of each class of directors expires in a different year.

Directors who are not officers of the Company receive a \$300 monthly retainer fee, a \$600 fee for attendance at each meeting of the Board and a \$400 fee for attendance at each meeting of a Committee of the Board. Upon re-election to the Board, each Director receives 300 shares of restricted stock. Shares are subject to a three-year vesting schedule, with 1/3 of the shares vesting each year on the anniversary date of the awards. These restricted shares are entitled to vote and to be paid normal cash dividends.

The nominees for election to the Board of Directors are Mr. Chapell, Mr. Nania, Mr. Vallina, and Mr. Woodruff, each of who is a current director of the Company. The Board of Directors of the Company recommends a vote FOR the nominees for election to the Board of Directors.

The members of the Company's Board of Directors whose terms will continue after the meeting, including the nominees for re-election to the Board, with certain information about each of them, including their principal occupations for the past five years, are listed below:

Director

Robert J. Bodine Age: 77 Director since 1966 Current term expires 2003

Bryan S. Chapell
Age: 47
Director since 1998
Current term expires 2002

Lawrence A. Collett Age: 59 Director since 1983 Current term expires 2004

Thomas J. Fucoloro
Age: 76
Director since 1986
Current term expires 2003

Harry J. Krieg
Age: 77
Chairman Emeritus, since 1992
Director since 1962
Current term expires 2003

Howard A. Kuehner
Age: 86
Director since 1966
Current term expires 2003

Principal Occupation During Past 5 Years

Chairman, Bodine Aluminum, Inc. (manufacturer)

President, Covenant Theological Seminary Mr. Chapell is a nominee for re-election to the Board of Directors.

Chairman of the Board of the Company & subsidiaries since 1992;
Chief Executive Officer of the Company & subsidiaries since 1990

Consultant

Consultant to the Company; Chairman of the Company & subsidiaries, 1975 - 1992

Investor

Director

Jake Nania
Age: 77
Director since 1967
Current term expires 2002

Irving A. Shepard
Age: 84
Director since 1970
Current term expires 2004

Andrew J. Signorelli Age: 62 Director since 1986 Current term expires 2004

John J. Vallina
Age: 59
Director since 1992
Current term expires 2002

Bruce E. Woodruff
Age: 71
Director since 1995
Current term expires 2002

Principal Occupation
During Past 5 Years

Investor Mr. Nania is a nominee for re-election to the Board of Directors.

President, Venture Consultants, Inc. (consulting company)

Vice President, Andrews Educational & Research Center; Founder, Hope Educational & Research Center

President of Cass Bank, since 1992 Mr. Vallina is a nominee for re-election to the Board of Directors.

Attorney; of counsel to Armstrong Teasdale LLP Mr. Woodruff is a nominee for re-election to the Board of Directors.

Committees

The Company's Board of Directors has standing Discount, Audit and Compliance, and Compensation Committees. The Discount Committee is composed of Mr. Signorelli, Mr. Fucoloro, Mr. Krieg, Mr. Collett and Mr. Vallina. The Audit and Compliance Committee is composed of Mr. Fucoloro, Mr. Kuehner, Mr. Krieg, Mr. Shepard and Mr. Woodruff. The Compensation Committee is composed of Mr. Shepard, Mr. Signorelli and Mr. Bodine.

The Discount Committee, which met 24 times during 2001, examines and approves loans and discounts and exercises the authorization of loans and discounts.

The Audit and Compliance Committee, which met 4 times during 2001, recommends to the Board independent public accountants to perform audit and non-audit services, reviews the scope and results of such services, reviews with management and the independent public accountants any recommendations of the auditors regarding changes and improvements in the Company's accounting procedures and controls and management's response thereto, and reports to the Board after each Audit Committee meeting. In addition, the Committee meets with the Company's internal auditors on a quarterly basis to review the scope and results of such services.

The Compensation Committee, which met 3 times during 2001, reviews and recommends to the Board the salaries and all other forms of compensation of the officers of the Company and its subsidiaries.

During 2001, there were 12 meetings of the Board of Directors. Each director attended at least 75% or more of the aggregate number of meetings of the Board and committees on which he served.

Executive Officers

The executive officers of the Company, their ages and their positions with the Company and subsidiaries are set forth below. All officers serve at the pleasure of the Company's Board of Directors.

Name	e -	Age	Positions
Lawrence A. (Collett	59	Chairman and Chief Executive Officer of the Company and subsidiaries; Director of the Company and subsidiaries
William C. Bo	ouchein	66	Vice President - Treasurer of the Company
Eric H. Brunı	ngraber	45	Vice President-Secretary and Chief Financial Officer of the Company and subsidiaries
Terrence J. (Cowee	53	Senior Vice President - Transportation Information Services
Harry M. Mur	ray	48	Chief Operating Officer- Utility Information Services
John F. Picke	ering	51	Chief Operating Officer - Transportation Information Services

Executive Compensation

The following table summarizes compensation with respect to each of the last three fiscal years to the individual who served as the Company's Chief Executive Officer for fiscal 2001, and to each person who was, for the fiscal year ended December 31, 2001, among the four other most highly compensated executive officers of the Company. These persons are referred to as the named executive officers.

Name and		Annual Cor	npensation	Long Term Restricted	Compensation Securities Underlying	All Other		
Principal Position	Year	Salary	Bonus			Compensation (3)		
Lawrence A. Collett	2001		\$56,700			\$3,840		
Chairman and Chief Executive Officer	2000 1999	291,000 291,000	58,200 42,800	126.250	 2F_000	3,840		
of the Company and subsidiaries; Director of the Company and subsidiaries	1999	291,000	42,800	126,250	25,000	4,116		
Eric H. Brunngraber	2001	\$126,600	\$25,500			\$2,586		
Vice President - Secretary	2000	111,600	27,500			2,321		
and Chief Financial Officer of the Company and subsidiaries	1999	106,600	21,500		4,000	2,321		
Terrence J. Cowee	2001	\$130,000	\$51,142			\$3,239		
Senior Vice President -	2000	118,000	54,373			3,225		
Transportation Information Services	1999	114,000	48,312		3,500	3,398		
Harry M. Murray	2001	\$140,000	\$14,700			\$2,755		
Chief Operating Officer -	2000	130,000	13,000			2,593		
Utility Information Services	1999	126,500	17,000		5,000	2,943		
John F. Pickering	2001	\$166,500	\$14,500			\$3,240		
Chief Operating Officer -	2000	160,000	29,000			3,000		
Transportation Information Services	1999	156,000	24,000		5,000	3,041		

- (1) Awards for restricted stock for performance in 1999 made to Mr. Collett on January 19, 1999, pursuant to the terms of the Company's 1995 Restricted Stock Bonus Plan. The value of restricted stock was calculated by multiplying the average of the high and low market price of the Company's stock on the date of the award by the number of shares awarded. Shares are subject to a three-year vesting schedule, with 1/3 of the shares vesting each year on the anniversary date of the awards, beginning January 19, 2000. These restricted shares are entitled to vote and to be paid normal cash dividends.
- (2) At December 31, 2001, the unvested restricted stock holding of Mr. Collett consisted of the 1,667 shares awarded on January 19, 1999, with a value of \$40,842 based on the market value of the Company's shares at December 31, 2001.
- (3) These amounts represent Company matching contributions paid on behalf of the executive under the Company's 401(k) Plan (in 2001 contributions were \$2,550 for Mr. Collett, \$2,287 for Mr. Brunngraber, \$2,550 for Mr. Cowee, \$2,305 for Mr. Murray, and \$2,550 for Mr. Pickering) and the imputed value of group term life premiums paid on their behalves (in 2001 premiums were \$1,290 for Mr. Collett, \$299 for Mr. Brunngraber, \$689 for Mr. Cowee, \$450 for Mr. Murray, and \$690 for Mr. Pickering).

Stock Option Plan / Stock Bonus Plan

During May 1995, the Company's Board of Directors established the 1995 Performance-Based Stock Option Plan (the "Option Plan") and the 1995 Restricted Stock Bonus Plan (the "Bonus Plan"). These plans were adopted to aid the Company in securing and retaining qualified personnel. The Option Plan provides for the granting of options on up to 400,000 shares of the Company's common stock. The following table summarizes stock options outstanding as of December 31, 2001:

Exercise Price	Options Outstanding	Weighted Average Remaining Contractual Life
\$10.32	69,004	1.98 years
20.36	6,000	3.21
23.00	3,500	4.00
24.63	2,000	4.00
25.25	59,850	4.00
25.45	8,500	2.94

Of these shares, 50,608 were exercisable with a weighted average exercise price of \$11.59. These options vest over a period not to exceed seven years, but the vesting period can be accelerated based on the Company's attainment of certain financial operating performance criteria.

The Bonus Plan provides for the issuance of up to 100,000 shares of the Company's common stock. As of December 31, 2001, an aggregate of 10,700 shares of the Company's common stock had been awarded. Interest in the shares of common stock awarded under the Bonus Plan vest over a three-year period. Common stock awarded under the Bonus Plan is accounted for through the establishment of a contra shareholders' equity account. This contra shareholders' equity account is amortized against income over the vesting period of the stock awards.

Option Grants in 2001

There were no options granted to the named executive officers in 2001.

The following table summarizes options exercised during 2001, and the values of options outstanding on December 31, 2001, for the named executive officers.

				Number of	
				Securities	Value of
				Underlying	Unexercised
				Unexercised	In-the-Money
				Options at	Options at
		Shares		Fiscal Year-End	Fiscal Year-End
		Acquired on	Value	Exercisable/	Exercisable/
		Exercise (#)	Realized (\$)	Unexercisable (#)	Unexercisable (\$)
Mr.	Collett			22,232 / 30,768	\$315,250 / \$81,790
Mr.	Brunngraber			4,966 / 9,034	\$58,620 / \$26,460
Mr.	Cowee			/ 5,486	/ \$28,161
Mr.	Murray			/ 7,648	/ \$37,549
Mr.	Pickering	9,366	\$85,277	/ 9,634	/ \$65 , 710

Defined Contribution Savings Plan

All full-time employees of the Company and subsidiaries are eligible to participate in the Cass Information Systems, Inc. 401(k) Plan. Employees may voluntarily defer up to 15% of pre-tax earnings subject to the IRS maximum limitation, which was \$10,500 for 2001. Voluntary deferrals contributed to the 401(k) Plan by the Executive Officers are included in Annual Salary Compensation in the Summary Compensation Table. The Company matches 50% of the first 3% of employee contributions, subject to IRS limitations. Amounts contributed to the Plan in 2001 for the benefit of the Executive Officers are included in Other Compensation in the Summary Compensation Table. Each Executive Officer is fully vested in Company contributions.

Defined Benefit Retirement Plans

Retirement Plan for Employees of Cass Information Systems, Inc.

All officers of the Company and subsidiaries are participants in the Retirement Plan for Employees of Cass Information Systems, Inc., which covers all full-time employees. Upon retirement, participants in the plan will begin to receive monthly payments equal to one-twelfth of the sum of:

- (a) .9% of Final Average Earnings multiplied by the number of years of participation, plus $\,$
- (b) .5% of Final Average Earnings in excess of Covered Compensation multiplied by years of participation.

Final Average Earnings is defined as the average annual total compensation for the five consecutive years of highest earnings during the last ten years of employment. Covered Compensation is the average of the maximum social security taxable wage bases in effect for each calendar year during the 35-year period ending with the year in which retirement age is attained under the Social Security Act. Earnings covered by the Plan equal total compensation as reported in the Summary Compensation Table including any amounts deferred under the Cass Information Systems, Inc. 401(k) Plan.

Normal retirement under the Plan commences at age 65. At normal retirement the years of participation under the Plan for the executive officers listed in the Compensation Table would be as follows: Mr. Collett-41; Mr. Brunngraber-41; Mr. Cowee-35; Mr. Murray-34; Mr. Pickering-37.

The following table shows the estimated annual benefits payable at retirement, assuming a straight-life annuity with 120 months guaranteed.

Estimated Annual Retirement Benefit (1)(2)

Final Years of Service Credited at Retirement Average Earnings 30 10 20 25 125,000 \$ 15,300 \$ 23,000 \$ 30,700 \$ 38,300 \$ 46,000 \$ 53,600 \$ 61,300 47,100 28,200 150,000 18,800 37,700 56,500 65,900 75,300 32,400 54,100 175,000 21,600 43,300 64,900 75,700 86,500 200.000 32,400 54,100 75,700 86,500 21,600 43,300 64,900

- (1) Estimated benefit calculation assumes retirement at age 65 in the year 2003 with no increase in the maximum social security taxable wage base after 2001.
- (2) Estimated benefits would be subject to Internal Revenue Service maximum retirement limitations in effect at the retirement date. The maximum compensation that may be recognized for determining benefits in 2001 was \$170.000.

Supplemental Executive Retirement Plan

In addition to the above defined benefit plan, in 1998 the Company established the Cass Information Systems, Inc. Supplemental Retirement Plan, which covers key executive officers of the Company. This supplemental plan was designed to provide additional retirement benefits to key executives whose benefits are limited by the Internal Revenue Service under the Company's qualified plan.

Upon retirement, participants in the plan will receive monthly payments equal to one twelfth of 70% of Final Average Earnings and reduced proportionately for length of service less than 25 years and reduced by the participant's: (a) Qualified retirement plan benefit, (b) Primary social security benefit, and (c) 401(k) hypothetical annuity.

Final Average Earnings, normal retirement age and years of participation at normal retirement are the same as under the Retirement Plan for Employees of Cass Information Systems, Inc.

The following table shows the estimated annual benefits payable at retirement, assuming a straight-life annuity with 120 months guaranteed.

Estimated Annual Retirement Benefit (1)(2)

Final		Years of Service Credited at Retirement													
	Average Earnings 		10		15		20		25		30		35	 40	
\$	125,000	\$		\$		\$	8,100	\$	18,000	\$	10,300	\$	2,700	\$ 	
	150,000				1,300		12,800		24,400		15,000		5,600		
	175,000				6,700		20,300		34,000		23,200		12,400	1,600	
	200,000	4	,700	1	7,200		34,300		51,500		40,700		29,900	19,100	
	300,000	32	,700	5	9,200		90,300		121,500		110,700		99,900	89,100	
	400,000	60	,700	10	1,200		146,300		191,500		180,700	-	L69,900	159,100	

⁽¹⁾ Estimated benefit calculation assumes retirement at age 65 in the year 2003.

The Compensation Committee of the Board of Directors (the "Committee") is composed of three independent directors, one of which serves as chairman of the Committee. The Committee administers the Executive Compensation Program of the Company and none of its members has been or is an employee of the Company or of any of its subsidiaries. All material items relative to Executive Compensation or any benefit compensation for the entire Company must be analyzed, reviewed and approved by the Compensation Committee. While the Committee may seek input occasionally from the Chief Executive Officer, the Chief Financial Officer or the Director of Human Resources, all matters are independently resolved and decided without the presence or voting of any officer of the Company or its subsidiaries. The Compensation Committee of the Board is also responsible for recommending salary levels for executive officers to the Board of Directors of the Company and recommending the overall levels of salary compensation for the entire corporation.

The Committee's philosophy with regard to executive compensation has been to seek to provide programs which will allow the Company to acquire and maintain competent executive officers and to attract and maintain other management personnel with the capabilities and requirements determined necessary to continue to lead the Company in meeting its objectives and in furthering its growth and profitability. It is further the philosophy of the Committee to reward its people in accordance with the results that are accomplished. The Committee believes that total compensation should be related to profits and to the performance of the Company. For this reason, a significant component of the compensation of the Company's executives is tied to an incentive bonus plan that is directly related to the Company's pre-tax earnings. Most of the executives received bonuses in 2001 comparable to or slightly less than those received in 2000 due to the level of profits achieved in 2001.

The Committee reviews the CEO's salary annually in December for the following fiscal year. Bonuses are calculated in July and January, and relate directly to the profit performance for the year. The CEO's bonus is a percentage of total profit sharing allocations and fluctuates with the Company's return on equity. The CEO's salary was increased in 2001 due to improved profitability in 2000. The CEO's bonus for 2001 was directly related to profit performance in 2001 and was slightly lower than 2000. A three-year stock grant was provided to the CEO in January 1999; no additional stock compensation was provided in 2001.

The Committee generally seeks to maintain salaries at levels competitive with peer groups. Bonuses are available to all personnel in the Company based upon the level of profits before taxes achieved by the Company. These bonuses are distributed on the basis of merit. Performance is measured on the basis of several factors deemed relevant and bonuses are calculated on the basis of these evaluations. The determination of bonuses for the Company's executive officers is a subjective process which utilizes no specific performance criteria, but which does consider growth in the Company's profits, resources, and the quality of the Company's operations, as well as adherence to regulatory requirements. The amount of bonus available for executive officers is a percentage of the profit sharing allocation for all staff members and is based on the growth in net earnings of the company. As a result, the amount available for executive officers in 2001 was decreased from 2000 levels.

The Committee utilizes the services of Peter R. Johnson & Company of West Chester, Pennsylvania in determining the levels of peer compensation within its industry. Additionally, the Committee utilizes the services of Towers Perrin for evaluation of the compensation of its three top executive positions. The Committee considers stock options and grants to be a significant motivational tool for rewarding its executive officers and senior management. Stock awards provided under the Company's stock option plan are granted primarily on the basis of performance of the Company, performance of the individual operating subsidiaries, the relationship of the Company's performance to other companies in its peer group, and the recommendation of the CEO. No new stock incentive programs were provided in 2001. The Company utilizes the services of Towers Perrin in determining appropriate stock incentive and compensation and annually reviews information from other compensation sources for other bank holding companies and companies performing in industries similar to those of its operating subsidiaries.

Irving A. Shepard, Chairman Robert J. Bodine Andrew J. Signorelli The following graph compares the percentage change in the Company's cumulative total shareholder return on Common Stock as quoted on The Nasdaq National Market System for the last five fiscal years with the cumulative total return, including all dividends, of (i) The Nasdaq Stock Market Index for United States companies, and (ii) The Nasdaq Computer and Data Processing Stocks Index.

Comparison of Cumulative Total Returns
Performance Quoted on The Nasdaq Stock Market for the last Five Fiscal Years
Cass Information Systems, Inc.

[The following table was depicted as a mountain graph in the printed material.]

		Cass Information Systems, Inc.	Nasdaq Stock Market (US)	Nasdaq Computer and	d Data Processing Stocks
12/31/1996	12/31/1996	100.000	100.000	100.000	100.000
1/31/1997	12/31/1990	102.556		109.053	100.000
			107.094		
2/28/1997		107.348	101.168	100.225	100.000
3/31/1997		116.651	94.570	92.829	100.000
4/30/1997		113.446	97.518	104.888	100.000
5/30/1997		105.114	108.561	116.417	100.000
6/30/1997		140.611	111.899	118.977	100.000
7/31/1997		128.355	123.689	131.370	100.000
8/29/1997		127.710	123.505	127.852	100.000
9/30/1997		129.665	130.824	130.139	100.000
10/31/1997		129.665	124.008	127.477	100.000
11/28/1997		130.313	124.663	130.698	100.000
12/31/1997	12/31/1997	129.032	122.477	122.874	100.000
1/30/1998		182.470	126.359	132.133	100.000
2/27/1998		182.144	138.232	149.989	100.000
3/31/1998		179.481	143.342	162.340	100.000
4/30/1998		170.311	145.766	163.706	100.000
5/29/1998		158.520	137.668	152.243	100.000
6/30/1998		158.463	147.283	179.817	100.000
7/31/1998		158.134	145.558	173.825	100.000
8/31/1998		151.545	116.697	141.217	100.000
9/30/1998		133.289	132.887	168.704	100.000
10/30/1998		135.278	138.725	163.920	100.000
11/30/1998		135.278	152.826	189.703	100.000
12/31/1998	12/31/1998	132.908	172.681	219.196	100.000
1/29/1999		132.908	197.743	265.013	100.000
2/26/1999		133.576	180.035	235.067	100.000
3/31/1999		133.933	193.655	264.374	100.000
4/30/1999		133.260	199.893	250.885	100.000
5/28/1999		132.587	194.354	244.838	100.000
6/30/1999		132.935	211.833	274.969	100.000
7/30/1999		132.935	208.014	258.689	100.000
8/31/1999		131.917	216.809	272.426	100.000
9/30/1999		139.456	217.106	286.354	100.000
10/29/1999		128.518	234.509	307.870	100.000
11/30/1999		118.948	263.036	357.610	100.000
12/31/1999	12/31/1999	111.695	320.894		100.000
	12/31/1999			481.813	
1/31/2000		111.006	309.045	425.408	100.000
2/29/2000		113.074	367.842	503.892	100.000
3/31/2000		110.013	360.251	475.839	100.000
4/28/2000		116.976	303.006	364.692	100.000
5/31/2000		117.672	266.454	320.172	100.000
6/30/2000		116.691	313.241	388.416	100.000
7/31/2000		114.582	296.262	348.795	100.000
8/31/2000		109.380	331.282	393.071	100.000
9/29/2000		99.437	288.245	359.273	100.000
10/31/2000		98.016	264.572	328.881	100.000
11/30/2000		104.586	203.838	238.549	100.000
12/29/2000	12/29/2000	100.534	193.012	221.852	100.000
1/31/2001		128.540	216.423	256.490	100.000
2/28/2001		117.768	167.556	196.198	100.000
3/30/2001		106.581	144.076	161.857	100.000
4/30/2001		113.425	165.571	198.852	100.000
5/31/2001		115.427	165.371	199.183	100.000
6/29/2001		115.964	169.811	210.740	100.000
7/31/2001		117.194	159.009	184.932	100.000
8/31/2001			141.685		
		116.843		152.604	100.000
9/28/2001		124.356	117.812	128.907	100.000
10/31/2001		124.238	132.925	149.854	100.000
11/30/2001	40/04/	139.620	151.849	170.017	100.000
12/31/2001	12/31/2001	146.173	153.153	178.689	100.000

Some of the directors and officers of the Company and of the Bank, and members of their immediate families and firms and corporations with which they are associated, have had transactions with the Bank, including borrowing and investments in depository accounts. All such loans and investments have been made in the ordinary course of business, have been made on substantially the same terms, including interest rates paid or charged and collateral required, as those prevailing at the same time for comparable transactions with unaffiliated persons, and did not involve more than the normal risk of collectibility or present other unfavorable features. As of December 31, 2001, the aggregate amount of all loans and available credit to officers and directors of the Company and to firms and corporations in which they have at least a 10% beneficial interest was approximately \$3,661,127, which represented approximately 6.6% of the Company's consolidated shareholders' equity at that

Bruce E. Woodruff, a director and shareholder of the Company, is of counsel to the law firm of Armstrong Teasdale LLP, counsel to the Company and subsidiaries.

Audit and Compliance Committee Report

The Board of Directors maintains an Audit and Compliance Committee comprised of five outside directors. The Board of Directors and the Audit and Compliance Committee believes that the Committee's current member composition satisfies The Nasdaq rule that governs audit committee composition, including the requirement that audit committee members be "independent directors" as that term is defined by NASD Rule 4200 (a) (14).

The Audit and Compliance Committee revised its written charter in January 2002. The full text of the charter is attached to this Proxy Statement as Exhibit I.

During 2001, the Company incurred the following fees for services performed by KPMG LLP, the Company's independent public accountants.

Audit Fees \$90,900
Financial Information Systems Design and Implementation Fees \$ -All Other Fees (1):
Other non-audit services (2) \$71,405

- (1) The Audit and Compliance Committee has considered whether the provision of these services is compatible with maintaining the independent public accountant's independence.
- (2) Other non-audit fees consisted of tax compliance and preparation services.

Management is responsible for the Company's internal controls, financial reporting process and compliance with laws and regulations. The independent public accountants are responsible for performing an independent audit of the Company's consolidated financial statements in accordance with generally accepted auditing standards and to issue a report thereon. The Committee's responsibility is to monitor and oversee these processes.

In connection with the December 31, 2001 financial statements, the Audit and Compliance Committee (1) reviewed and discussed the audited financial statements with management; (2) discussed with the auditors the matters required by Statement on Auditing Standards No. 61; and (3) received and discussed with the auditors the matters required by Independence Standards Board Statement No. 1. Based upon these reviews and discussions, the Audit and Compliance Committee recommended to the Board of Directors that the audited financial statements be included in the Annual Report on Form 10-K filed with the SEC.

Thomas J. Fucoloro, Chairman Harry J. Krieg Howard A. Kuehner Irving A. Shepard Bruce E. Woodruff

Principal Shareholders

The following table contains information with respect to beneficial ownership of the Company's outstanding common stock, as of March 5, 2002, by: (1) each person known to the Company to be the beneficial owner of more than 5% of common stock, (2) each director of the Company and (3) each of the named executive officer of the Company. The address of all such persons is c/o the Company, 13001 Hollenberg Drive, Bridgeton, Missouri 63044. Unless otherwise indicated, the named person has sole voting and dispositive rights with respect

Name of	Number of Shar	Percent		
Beneficial Owner	Beneficially Ov	of Class		
Robert J. Bodine	82,300	(1)	2.57%	
Eric H. Brunngraber	3,780		*	
Bryan S. Chapell	575	` ,	*	
Lawrence A. Collett	69,586	(-)	2.17	
Terrence J. Cowee	757		*	
Thomas J. Fucoloro	300	(-)	*	
Harry J. Krieg	50,888		1.59	
Howard A. Kuehner	85,104		2.66	
Harry M. Murray	9,165		*	
Jake Nania	344,066	(10)	10.74	
John F. Pickering	9,696	(11)	*	
Irving A. Shepard	17,706	(12)	*	
A. J. Signorelli	112,266	(13)	3.50	
John J. Vallina	8,651	(14)	*	
Bruce E. Woodruff	6,800	(15)	*	
All executive officers and directors	,			
as a group (16 persons)	801,695		25.03%	

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- * Less than 1% of class.
- (1) Includes 200 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Bodine has voting but no dispositive rights. Excludes 8,784 shares held in a trust as to which Mr. Bodine's wife has sole voting and dispositive rights.
- (2) Includes 2,764 shares owned jointly with his wife. Includes 1,016 shares Mr. Brunngraber has the right to acquire under the 1995 Performance-Based Stock Option Plan.
- (3) These shares are owned jointly with his wife. Includes 100 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Chapell has voting but no dispositive rights.
- (4) Includes 31,304 shares owned jointly with his wife. Includes 23,451 shares Mr. Collett has the right to acquire under the 1995 Performance-Based Stock Option Plan.
- (5) Includes 717 shares owned jointly with his wife. Includes 40 shares Mr. Cowee has the right to acquire under the 1995 Performance-Based Stock Option Plan.
- (6) Includes 200 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Fucoloro has voting but no dispositive rights. Excludes 200 shares held in a trust as to which Mr. Fucoloro's wife has sole voting and dispositive rights.
- (7) Includes 50,688 shares held in a trust with Mr. Krieg having shared voting and dispositive rights. Includes 200 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Krieg has voting but no dispositive rights. Excludes 51,211 shares owned by his wife.

- (8) Includes 23,180 shares held in a trust with Mr. Kuehner having shared voting and dispositive rights. Includes 200 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Kuehner has voting but no dispositive rights. Excludes 53,494 shares owned by his wife.
- (9) Includes 9,107 shares owned jointly with his wife. Includes 58 shares Mr. Murray has the right to acquire under the 1995 Performance-Based Stock Option Plan.
- (10) Includes 343,966 shares held in a trust with Mr. Nania having sole voting and dispositive rights. Includes 100 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Nania has voting but no dispositive rights.
- (11) Includes 9,638 shares owned jointly with his wife. Includes 58 shares Mr. Pickering has the right to acquire under the 1995 Performance-Based Stock Option Plan.
- (12) Includes 17,406 shares held in a family partnership in which Mr. Shepard has shared voting and dispositive rights. Includes 300 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Shepard has voting but no dispositive rights.
- (13) Includes 111,966 shares held in various trusts with Mr. Signorelli having shared voting and dispositive rights. Includes 300 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Signorelli has voting but no dispositive rights.
- (14) Includes 8,534 shares held in a trust with Mr. Vallina having shared voting and dispositive rights. Includes 117 shares Mr. Vallina has the right to acquire under the 1995 Performance-Based Stock Option Plan.
- (15) Includes 6,700 shares held in a trust with Mr. Woodruff having sole voting and dispositive rights. Includes 100 shares granted under the Company's 1995 Restricted Stock Bonus Plan, which are subject to forfeiture; however, Mr. Woodruff has voting but no dispositive rights.

Section 16(a) Beneficial Ownership Compliance

Section 16(a) of the Securities Exchange Act of 1934 requires the Company's officers and directors, and persons who own more than ten percent of the registered class of the Company's equity securities, to file reports of ownership and changes in ownership with the Securities and Exchange Commission, and The Nasdaq. Officers, directors and greater than ten-percent shareholders are required by SEC regulations to furnish the Company with copies of all Section 16(a) forms they file.

Based on its review of the copies of such forms received by it, and written representation from certain reporting persons that no Forms 5 were required for those persons the Company believes that, during 2001, all filing requirements applicable to its officers, directors, and greater than ten-percent beneficial owners were timely complied with.

SELECTION OF AUDITORS

KPMG LLP were the auditors of the Company during the year ended December 31, 2001 and also have been selected by the Board of Directors to serve as auditors for the present year. The Board of Directors recommends to the Shareholders their ratification of its selection of KPMG LLP as independent public accountants to audit the accounts of the Company and its subsidiaries for 2002

 $\ensuremath{\mathsf{KPMG}}$ LLP has served as the Company's independent public accountants since 1983.

A representative of KPMG LLP is expected to be present at the Meeting, will have an opportunity to make a statement if he or she desires to do so, and is expected to be available to respond to appropriate questions of Shareholders.

The Board of Directors of the Company recommends voting FOR the ratification of the selection of KPMG LLP as independent public accountants for 2002

OTHER MATTERS

Management does not intend to present to the Annual Meeting any business other than the items stated in the "Notice of Meeting of Shareholders" and does not know of any matters to be brought before the Meeting other than those referred to above. If, however, any other matters properly come before the Meeting, the persons designated as proxies will vote on each such matter in accordance with their best judgment.

Whether or not you expect to be at the Meeting in person, please sign, date and return promptly the enclosed Proxy. No postage is necessary if the Proxy is mailed in the United States.

SHAREHOLDER PROPOSALS

Any proposal to be presented at next year's Annual Meeting must be received at the principal executive offices of the Company not later than November 20, 2002. Any such proposals should be directed to the attention of the Secretary for consideration for inclusion in the Company's Proxy Statement and Form of Proxy relating to the next Annual Meeting. Any such proposals must comply in all respects with the rules and regulations of the Securities and Exchange Commission. The Company's Form of Proxy for next year's Annual Meeting may permit the representatives named in the proxy to vote in their discretion on any other shareholder proposal of which notice has not been given to the Company by February 4, 2003. It is suggested that proponents of any proposals submit such proposals to the Company sufficiently in advance of the deadline by Certified Mail-Return Receipt Requested.

By Order of the Board of Directors $% \left\{ 1,2,...,n\right\}$

Eric H. Brunngraber Secretary The purpose of this charter is to set forth the objectives, composition, and responsibilities of the Audit and Compliance Committee of the Board of Directors.

I. PURPOSE

The Audit and Compliance Committee is appointed by the Board of Directors to assist in fulfilling its oversight responsibilities of regulatory compliance, corporate accounting and financial reporting practices of the company and each of its subsidiaries. In addition, the Committee will:

- o Oversee and appraise the quality of the internal and external audit processes;
- o Maintain free and open means of communication between the Board of Directors, the independent auditors, the internal auditor, and the financial management of the company;
- o Serve as an independent and objective party to review the financial information presented by management to shareholders, regulators, and the general public;
- o Review the adequacy of the company's administrative, operating and internal accounting controls, and the company's compliance with the letter and spirit of applicable Federal and state laws and regulations.

II. COMPOSITION AND MEETINGS

The Committee will be comprised of at least three directors who are independent of the management of the company and are free from any relationship that, in the opinion of the Board of Directors, would interfere with their exercise of independent judgement as a committee member. All members of the Committee shall have a basic understanding of finance and accounting and be able to read and understand fundamental financial statements, and at least one member of the Committee shall have accounting or related financial management expertise.

The Committee will hold at least four meetings per year and such additional meetings as the Committee shall require in order to perform its designated duties.

III. RESPONSIBILITIES AND DUTIES

Financial Reporting and Review

- Review and assess the adequacy of this charter at least annually. Submit the charter to the Board of Directors for approval and have the document published at least every three years in accordance with SEC regulations.
- Review the annual audited financial statements. The review should include discussion with financial management and the independent auditors of significant issues regarding accounting principles, practices and judgements.
- 3. Review with financial management and/or the independent auditors the company's quarterly financial results. Discuss any significant changes to the Company's accounting principles and any items required to be communicated by the independent auditors in accordance with Statement on Auditing Standards No. 61 (SAS 61), Communication With Audit Committees.
- 4. Receive and review reports from the internal auditor and the independent auditors that assess the adequacy and effectiveness of the company's internal accounting control system; accounting policies and procedures; and, financial and accounting management.

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Exhibit I

- Review legal and regulatory matters that may have a material impact on the financial statements, related company compliance policies, and programs and reports received from regulators.
- Monitor management's response and actions taken to correct any deficiencies noted by internal auditors, independent auditors or regulatory agencies.

Independent and Internal Audit Oversight

- 7. Recommend to the Board of Directors the independent auditors to be nominated, approve the compensation of the independent auditors, and review and approve the discharge of the independent auditors.
- 8. Review and concur in the appointment, replacement, or dismissal of the internal auditor.
- Consider the audit scopes and plans of the internal auditor and independent auditors.
- 10. Review with the internal auditor and the independent auditors the coordination of audit effort to assure completeness of coverage, reduction of redundant efforts, and the effective use of audit resources.
- 11. Annually, receive a formal, written statement from the independent auditors consistent with standards set by Independence Standards Board Standard No. 1, Independence Discussions with Audit Committees. The Committee shall discuss with the independent auditors any relationships or services that may affect their objectivity or independence.

Other Responsibilities

- 12. Annually prepare a report to shareholders as required by the Securities and Exchange Commission. The report will be included in the Company's annual proxy statement.
- 13. Maintain minutes of meetings and periodically report to the Board of Directors on significant results of the foregoing activities.
- 14. Review the results of monitoring compliance with the company's code of conduct.
- 15. Meet with the internal auditor, independent auditors and management in private sessions to discuss any matters that the Committee or these groups believe should be discussed privately with the Committee.
- 16. Determine that there are no management restrictions placed on the internal auditor or the independent auditors.
- 17. Perform an annual assessment of the Bank's performance in meeting the requirements of the Community Reinvestment Act.
- 18. Conduct or authorize investigations into any matters within the committee's scope of responsibilities, and perform such other functions as assigned by law, the company's by-laws, or the Board of Directors.

HE BOARD OF DIRECTORS RECOMMENDS A VOTE FO	until the year 2005, or until t	your votes as indicated in this example	X
FOR all nominees listed at right (except as marked to the contrary)	WITHHOLD AUTHORITY to vote for all nominees listed at right	Nominees: 01 Bryan S. Chapell, 02 Jake Nania, 03 John J. Vallina and 04 Bruce E. Woodruff (INSTRUCTIONS: To withhold authority to vote for an individual nominee write that nominee's name on the libelow.)	ne
. Ratification of the selection of KPMC accountants for 2002. FOR AGAINST ABSTAIN _	G LLP as independent public	When properly executed and returned, this proxy will be vot in the manner specified thereon, and in the best judgement of the Proxies on any other business which properly comes before the meeting. If no manner is specified, this proxy will be voted FOR proposals 1 and 2.	,
		Signature of Shareholder Da	at
		Signature of Shareholder Da	 at

Note: Please sign as your name appears hereon. If shares are held by joint tenants, both should sign. When signing as attorney, executor, administrator, trustee or guardian, please give your full name as such. If a corporation, please sign in full corporate name by an authorized officer. If a partnership, please sign in full partnership name by authorized person.

CASS INFORMATION SYSTEMS, INC.

Solicited by the Board of Directors

The undersigned hereby constitutes and appoints Lawrence A. Collett and Eric H. Brunngraber, and either of them, attorneys with full power of substitution, with the powers the undersigned would possess if personally present, to vote all shares of Common Stock of the undersigned in CASS INFORMATION SYSTEMS, INC. at the Annual Meeting of Shareholders to be held at 11:00 a.m., April 15, 2002 and at any adjournments thereof on all matters properly before the meeting.

(Continued and To Be Signed On Other Side.)

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^ FOLD AND DETACH HERE ^