DARDEN RESTAURANTS INC Form 11-K October 17, 2003

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
FORM 11-K
ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
(Mark One)
[X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934. [NO FEE REQUIRED].
For the fiscal year ended April 30, 2003. OR
[] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934. [NO FEE REQUIRED].
For the transition period from to to
Commission File Number 1-13666
A. Full title of the plan and the address of the plan, if different from that of the issuer named below:
Darden Savings Plan
B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:
DARDEN RESTAURANTS, INC. 5900 Lake Ellenor Drive Orlando, Florida 32809

REQUIRED INFORMATION

The following financial statements for the plan are being furnished herewith:

Independent Auditors' Report.

Audited Statement of Net Assets Available for Benefits with Fund Information as of April 30, 2003 and 2002, prepared in accordance with the financial reporting requirements of ERISA.

Audited Statement of Changes in Net Assets Available for Benefits with Fund Information for the years ended April 30, 2003, and 2002, prepared in accordance with the financial reporting requirements of ERISA.

Notes to Financial Statements.

Schedule 1 - Schedule of Assets Held at End of Year April 30, 2003.

Schedule 2 - Schedule of Reportable Transactions, Year Ended April 30, 2003.

2

DARDEN SAVINGS PLAN

Financial Statements and Supplemental Schedules

April 30, 2003 and 2002

(With Independent Auditors' Report Thereon)

Independent Auditors' Report

Financial Fiduciary Committee Darden Restaurants, Inc.

We have audited the accompanying statements of net assets available for benefits with fund information of the Darden Savings Plan (the Plan) as of April 30, 2003 and 2002, and the related statements of changes in net assets available for benefits with fund information for the years ended April 30, 2003 and 2002. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan as of April 30, 2002 and 2003, and the changes in net assets available for benefits for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules - Schedule H, line 4i - Schedule of Assets (Held at End of Year) and Schedule H, line 4j -Schedule of Reportable Transactions are presented for the purpose of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These schedules are the responsibility of the Plan's management. The fund information in the statements of net assets available for benefits and the statement of changes in net assets available for benefits is presented for purposes of additional analysis rather than to present the net assets available for plan benefits and changes in net assets available for plan benefits of each fund. The supplemental schedules and fund information have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

KPMG LLP

September 13, 2003

4

DARDEN SAVINGS PLAN

Statement of Net Assets Available for Benefits with Fund Information ${\tt April\ 30,\ 2003}$

		Par	ticipant directed
	American Express Trust Stable Capital Fund II		Trust Equity
Assets			
Investments, at fair value: Short-term investments, at cost which approximates fair value American Express Trust Stable Capital Fund II Pimco Total Return Fund American Express Trust Equity Index Fund I T. Rowe Price Small Cap Stock Fund EuroPacific Growth Fund MSIF U.S. Mid Cap Core Portfolio Fund Harbor Capital Appreciation Fund Davis New York Venture Fund Common stock of Darden Restaurants, Inc. Participant loans	\$ 46,184,063 	 9,275,788 	33,079,502
Total investments	46,184,063	9,275,788	33,079,502
Receivables: Employer contribution Accrued dividend and interest Total receivables Total assets		9,275,788	
Liabilities			
ESOP Loan Interest payable	 	 	
Total liabilities			
Net assets available for benefits	\$ 46,184,063 ====================================		33,079,502 ====================================
Number of participants (unaudited)	7,453	4,002	· ·

	Partic	ipant directed		N	on-participant directed
MSIF Trust U.S. Mid Cap Core Portfolio Fund	Harbor Capital Appreciation Fund	Davis New York Venture Fund	Company Common Stock Fund	Participant Loan Fund	ESOP Fund
	 	 	368 , 095 	 	197 , 825
1,038,422					
	867,010				
		1,257,505			
			14,819,996 	7,927,586	213,650,467
1,038,422	867,010	1,257,505	15,188,091	7,927,586	213,848,292
 	 	 	 	 	110,374 495,872
					606,246
1,038,422	867,010	1,257,505	15,188,091	7,927,586	214,454,538
	 	 			34,450,000 25,034
					34,475,034
1,038,422	867,010	1,257,505	15,188,091	7,927,586	179,979,504
1,516	1,549	1,598	4,207	2,128	======================================

DARDEN SAVINGS PLAN

Statement of Net Assets Available for Benefits with Fund Information ${\tt April\ 30,\ 2002}$

		Part	icipant directed
	Trust Stable	Return	Trust Equity Index S
Assets			
Investments, at fair value: Short-term investments, at cost which approximates fair value American Express Trust Stable Capital Fund II Pimco Total Return Fund American Express Trust Equity Index Fund I T. Rowe Price Small Cap Stock Fund EuroPacific Growth Fund MSIF U.S. Mid Cap Core Portfolio Fund Harbor Capital Appreciation Fund Davis New York Venture Fund Common stock of Darden Restaurants, Inc. Participant loans	 	5,367,246 	 36,773,595
Total investments	40,217,045	5,367,246	36,773,595
Receivables: Employer contribution Accrued dividend and interest Total receivables	 	 	
Total assets			36,773,595
Liabilities			
ESOP Loan Interest payable	 	 	
Total liabilities			
Net assets available for benefits			36,773,595 ===================================
Number of participants (unaudited)	7,379	3,553	8,974 ====================================

	Partic:	ipant directed		N	Jon-participant directed
MSIF Trust U.S. Mid Cap Core Portfolio Fund	Harbor Capital Appreciation Fund	Davis New York Venture Fund	Company Common Stock Fund	Participant Loan Fund	ESOP Fund
 	 	 	865 , 520 	 	717 , 896
819,692					
	576,069	705 410			
		785,412	 20,959,450		 358,975,093
				6,578,720	
819,692	576,069	785,412	21,824,970	6,578,720	359,692,989
					274,136
					366,810
					640,946
819,692	576,069	785,412	21,824,970	6,578,720	360,333,935
					39,140,000 38,009
					39,178,009
819,692	576 , 069	785,412	21,824,970	6,578,720	321,155,926
962	994	1,014	4,195	1,994	11,695

DARDEN SAVINGS PLAN

Statement of Changes in Net Assets Available for Benefits with Fund Information Year ended April 30, 2003

		I	Participant direct	.ed
	American Express Trust Stable Capital Fund II	Pimco Total Return Fund	American Express Trust Equity Index Fund I	T. P Sm St
Additions to net assets attributed to: Investment income (loss): Net appreciation (depreciation) in fair value of investments Dividends and interest		192,987 545,101	(4,867,336) 	
Net investment income (loss)	2,114,659	738,088	(4,867,336)	
Participant loan activity during the year: Withdrawals Repayments (including interest) Total loan activity	868 , 875	205,051	(1,222,024) 1,059,239 (162,785)	
Contributions: Participants Employer	4,150,045 	1,361,373 	5,099,814 	
Total contributions	4,150,045	1,361,373	5,099,814	
Total additions, net	5,867,346	1,906,608	69 , 693	
Deductions from net assets attributed to: Benefits paid to participants Interest expense	(4,547,727)		(2,490,221)	
Administrative expenses Transfers between funds		(4,372) 2,647,871		
Total deductions, net	99,672	2,001,934	(3,763,786)	(
Net assets available for benefits: Beginning of year	40,217,045	5,367,246	36,773,595	
End of year	\$ 46,184,063		33,079,502	

	Particiį	pant directed		Nc	on-participant directed
MSIF Trust U.S. Mid Cap Core Portfolio Fund	Harbor Capital Appreciation Fund	Davis New York Venture Fund	Company Common Stock Fund	Participant Loan Fund	ESOP Fund
(194,741)	(130,675) 1,279	(94,029) 6,201	(7,188,326) 53,382	 	(116,271,567 1,019,378
(194,741)	(129,396)	(87,828)	(7,134,944)		(115,252,189
(26,632) 19,844	(44,923) 29,058	(55,620) 33,990	(1,200,985) 750,400	5,391,107 (3,337,996)	
(6,788)	(15,865)	(21,630)	(450,585)	2,053,111	
308 , 978 	355 , 294 	364 , 534 	2,413,070		4,530,363
308,978	355,294	364,534	2,413,070		4,530,363
107,449	210,033	255 , 076	(5,172,459)	2,053,111 	(110,721,82
(40,026)	(38,001)	(39 , 326) 	(1,674,269)	(704,245) 	(23,085,364 (719,696
(59) 151,366	(81) 118,990	(175) 256 , 518	(6,443) 216,292		(564,04 (6,085,49)
111,281	80,908	217,017	(1,464,420)	(704,245)	(30,454,59
819,692	576,069	785,412	21,824,970	6,578,720	321,155,92
1,038,422	867,010	1,257,505	15,188,091	7,927,586	179,979,50

DARDEN SAVINGS PLAN

Statement of Changes in Net Assets Available for Benefits with Fund Information

Year ended April 30, 2002

		F	Participant direct	ed
	American Express Trust Stable Capital Fund II	Pimco Total Return Fund	Express Trust Equity	T P Sm St
Additions to net assets attributed to: Investment income (loss): Net appreciation (depreciation) in fair value of investments Dividends and interest	8			
Net investment income (loss)			(5,346,900)	
Participant loan activity during the year: Withdrawals Repayments (including interest) Total loan activity	819 , 795		(1,144,390) 1,112,627 	
Contributions: Participants Employer	4 , 165 , 224 	1,111,390	5,484,855 	
Total contributions			5,484,855	
Total additions, net		1,487,662		
Deductions from net assets attributed to: Benefits paid to participants Interest expense			(3,392,178)	
Administrative expenses Transfers between funds	1,833	(465)	(4,414) (2,286,527)	
Total deductions, net	(3,533,314)	(147,998)	(5,683,119)	
Net assets available for benefits: Beginning of year	37,681,291	4,027,582	42,350,522	
End of year	\$ 40,217,045			

	Particij	pant directed			Non-participant directed
MSIF Trust U.S. Mid Cap Core Portfolio Fund	Harbor Capital Appreciation Fund	Davis New York Venture Fund	Company Common Stock Fund	Participant Loan Fund	ESOP Fund
(24,946)	(58,317) 635	(23,134) 703	6,133,970 38,723	 	116,166,189 755,775
(24,946)	(57,682)		6,172,693		116,921,964
(10,306) 8,225	(18,165) 14,712	(14,816) 17,157	(876,010) 614,156	4,454,086 (3,106,076)	
(2,081)	(3,453)	2,341 	(261,854)	1,348,010	
138,047	139 , 268 	150,853 	2,206,282 	 	6,054,010
138,047	139,268	150,853	2,206,282		6,054,010
111,020	78,133	130,763	8,117,121 	1,348,010	122,975,974
(5,015) 	(11,356)	(27 , 360)	(1,671,343)	(552 , 448) 	(23,973,979 (1,366,929
(23) 713 , 710	(20) 509 , 312	(14) 682,023	(2,518) 2,051,029		(350,969 (1,259,849
708,672	497,936	654,649	377,168	(552,448)	(26,951,726
			13,330,681	5,783,158	225,131,678
819,692	576,069	785 , 412	21,824,970	6,578,720	321,155,926

12

DARDEN SAVINGS PLAN

Notes to Financial Statements

April 30, 2003 and 2002

(1) Description of the Plan

The following description of the Darden Savings Plan (the Plan) provides only general information. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

The Plan, as amended, was originally established in June 1973. The Plan covers certain employees of Darden Restaurants, Inc.'s operating and administrative subsidiaries, and their divisions and affiliates (collectively, the Company) who are 21 or over, regardless of their length of service. Effective May 1999, the Plan was amended to allow allocation of Company shares in the ESOP Fund (an employee stock ownership plan which is a component of the Plan) for payment of quarterly incentive bonuses earned by certain restaurant management employees that have five years of service with the Company. Effective January 2000, the Plan was also amended to allow allocation of Company shares in the ESOP Fund for payment of annual incentive bonuses earned by certain Restaurant Support Center administrative employees that have five years of service with the Company. Effective June 2002, the Plan was amended to allow participants to immediately transfer ESOP funds credited to their accounts to any of the Plan's other investment funds. The Plan was also amended to change the maximum Company variable contribution from 100% to 120% effective July 2002.

Under the Plan, eligible employees may elect to make primary contributions to the Plan ranging from 1% to 6% of their eligible compensation for each year on an after-tax or before-tax basis. Participants electing to contribute 6% may also elect to make unmatched contributions equal to between 1% and 9% of their eligible compensation for the year. The Company makes quarterly variable contributions to the Plan ranging from 25% to 120% of the primary contribution percentages made by the participants. The Company contribution varies depending on the Company's operating results. Plan matching provisions become effective for participants upon completion of 12 months of service and accumulation of 1,000 hours of service in an anniversary year. Income earned by the Plan is allocated to participants' accounts based on their relative account balances.

Participants may borrow from their vested account as follows: a minimum of \$1,000 up to a maximum equal to the lesser of \$50,000, minus the highest outstanding loan balance in the preceding 12 months, 50% of their vested account balance, an amount which would result in loan repayments not to exceed 50% of the participant's 13 week average net take-home pay, or the vested balance in the participant's account excluding amounts in the ESOP Fund. Loan transactions are accounted for as a transfer to (from) the investment fund from (to) the Participant Loan Fund. Loan repayment terms generally may not exceed 5 years. The loans are secured by the balance in the participant's account and bear market rates of interest. Principal and interest is paid through payroll deductions and may be repaid in full at any time without penalty.

On termination of service due to death, disability, retirement, induction into the Armed Forces of, or service with, the United States Government, or involuntary separation or elimination of position due to a sale, destruction, shut-down, or closing out of an activity or facility, a participant shall be entitled to a distribution of the total value of his or her account. If that participant had a vested account balance as of June 1, 1990, he or she may elect monthly installments not to exceed 120 months. All other terminating participants, including those who terminate service

due to other reasons, will receive a lump sum distribution of their vested account balance if such balance is \$5,000 or less. Terminating participants having vested account balances greater than \$5,000 may elect either a lump sum distribution or to leave their accounts in the Plan until attainment of age 65. All benefits are recorded when paid.

Trustee and administrative duties of the Plan are being performed by American Express Trust Company.

13 (Continued)

DARDEN SAVINGS PLAN
Notes to Financial Statements
April 30, 2003 and 2002

(2) Summary of Significant Accounting Policies

(a) Basis of Presentation

The financial statements of the Plan are prepared under the accrual method of accounting.

The Plan accounts for certain changes in net assets as follows:

- o Dividends and interest, net realized and unrealized gains or losses and administrative expenses of the American Express Trust Stable Capital Fund II, Pimco Total Return Fund, American Express Trust Equity Index Fund I, T. Rowe Price Small Cap Stock Fund, EuroPacific Growth Fund, MSIF Trust U.S. Mid Cap Core Portfolio Fund, Harbor Capital Appreciation Fund, and the Davis New York Venture Fund are recognized by the Plan only as they are reflected in the Plan's proportionate share of net increases (decreases) in the fair value of the respective funds; and
- o Net realized gains or losses are recognized by the Plan upon the sale of investment securities on the basis of weighted average cost.

(b) Investments

Plan investments are recorded at fair value. Fair value is determined by quoted market prices. Short-term investments are stated at cost, which approximates fair value. Participant loans are valued at amortized cost which approximates fair value.

Purchases and sales of securities are recorded on a trade date basis. Dividend income is recorded on the ex-dividend date. Interest income is recorded on the accrual basis.

The Plan's investments include funds which invest in various types of investment securities and in various companies within various markets. Investment securities are exposed to several risks, such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the Plan's financial statements and schedules.

On March 21, 2002, the Company's Board of Directors declared a three-for-two stock split of the Company's common stock. The stock split was accomplished through a 50% stock dividend, which was

distributed on May 1, 2002, to stockholders of record as of the close of business on April 10, 2002. All applicable references to number of Company shares of common stock have been adjusted to reflect the stock split.

(c) Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of net assets available for benefits at the date of the financial statements and the reported amounts of additions to and deductions from those net assets during the reporting period. Actual results could differ from those estimates.

14 (Continued)

DARDEN SAVINGS PLAN Notes to Financial Statements April 30, 2003 and 2002

(3) Forfeitures and Vesting

Vested rights to Company contribution amounts accrue at a rate of 5% per quarter beginning with the participant's fifth quarter of service. Forfeitures of nonvested Company contributions to the Plan can be used to cover future Company contributions, reinstate previously forfeited amounts to rehired employees, and cover administrative expenses incurred by the Plan. During the 2003 and 2002 Plan years, \$419,458 and \$332,190, respectively, of forfeitures were used to cover administrative expenses of the Plan. No forfeited funds were used to cover Company contributions.

(4) Choice of Investments

Participant contributions to the Plan may be directed to nine basic investment alternatives: American Express Trust Stable Capital Fund II, Pimco Total Return Fund, American Express Trust Equity Index Fund I, T. Rowe Price Small Cap Stock Fund, EuroPacific Growth Fund, MSIF Trust U.S. Mid Cap Core Portfolio, Harbor Capital Appreciation Fund, Davis New York Venture Fund, and Company Common Stock Fund. Company contributions to the Plan are invested in the ESOP Fund.

(5) Investments

The following table presents the fair value of investments that represent 5% or more of the Plan's net assets at April 30, 2003 and 2002:

	2003	2002
<pre>Investments at fair value: American Express Trust Stable Capital Fund II, 2,728,909 and 2,496,093 shares at April 30, 2003 and 2002, respectively</pre>	\$ 46,184,063	40,217,045
American Express Trust Equity Index Fund I, 1,202,803 and 1,158,041 shares at April 30, 2003 and 2002, respectively	33,079,502	36,773,595
T. Rowe Price Small Cap Stock Fund, 800,927 and 780,338 shares at April 30, 2003 and 2002, respectively	17,588,346	20,866,248

Common stock of Darden Restaurants, Inc. (including \$213,650,467 and \$358,975,093 of non-participant directed funds at April 30, 2003 and 2002, respectively), 13,047,999 and 14,283,255 shares at April 30, 2003 and 2002, respectively

228,470,463 379,934,573

(6) Company Common Stock Fund

Amounts in the Company Common Stock Fund are invested in the common stock of Darden Restaurants, Inc. At April 30, 2003 and 2002, the fair value of the shares held in participant directed accounts was \$14,819,996 (846,373 shares) and \$20,959,450 (787,950 shares), respectively. Participants should refer to the consolidated financial statements of Darden Restaurants, Inc. included in the Company's Annual Report on Form 10K filed with the Securities and Exchange Commission.

15 (Continued)

DARDEN SAVINGS PLAN
Notes to Financial Statements
April 30, 2003 and 2002

(7) ESOP Fund

The ESOP Fund consists of common stock of the Company and cash which is held in short-term investments. All amounts credited to participants' ESOP accounts will be invested in the ESOP Fund. Effective June 2002, the Plan was amended to allow participants to immediately transfer ESOP funds credited to their accounts to any of the Plan's other investment funds. However, amounts may not be transferred from any of the other investment funds into the ESOP Fund.

At April 30, 2003, the ESOP Fund consists of 12,201,626 shares of the Company's common stock. Of the total shares held by the ESOP Fund, 4,567,586 shares of Company common stock have been allocated to individual participant accounts. The remaining 7,634,040 shares of Company common stock are reserved for future Company matching contributions and quarterly and annual incentive bonuses. The shares become available for allocation to participants' accounts as ESOP loan principal and interest is paid. At April 30, 2003, the fair value of the 7,634,040 unallocated Company shares was \$133,672,034 and the fair value of the 4,567,586 allocated shares was \$79,978,433. At April 30, 2002, the fair value of the 8,782,264 unallocated Company shares was \$233,608,225 and the fair value of the 4,713,041 allocated shares was \$125,366,868.

The ESOP Fund has two promissory notes payable to Darden Restaurants, Inc., with outstanding principal balances of \$17,550,000 and \$16,900,000 as of April 30, 2003 and \$22,240,000 and \$16,900,000 as of April 30, 2002. The notes bear interest at variable rates payable on a monthly or bi-monthly basis at the discretion of the Company. No principal payments on the notes are required until the due dates, December 31, 2007 and December 15, 2014, respectively. Any or all of the principal may be prepaid at any time.

(8) Related Party Transactions

Certain plan investments are units of participation in common trust funds and shares of mutual funds managed by American Express Trust Company. As mentioned in Note 1, American Express Trust Company is the trustee as

defined by the Plan and, therefore, these transactions qualify as party-in-interest transactions. The Company pays the American Express Trust Company's administrative and trustee fees. Such fees, net of plan forfeitures used to cover plan expenses, were \$273,520 and \$295,396 for the years ended April 30, 2003 and 2002, respectively.

Certain plan investments are loans to participants who are employees of the Company and, therefore, these transactions qualify as party-in-interest transactions.

16 (Continued)

DARDEN SAVINGS PLAN Notes to Financial Statements April 30, 2003 and 2002

(9) Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of net assets available for plan benefits per the accompanying financial statements to the Form 5500:

	2003	2002
Net assets available for benefits per		
accompanying financial statements	\$322,213,307	465,564,108
Due to plan participants	(75,637)	(463,490)
Net assets available for benefit		
per Form 5500	\$322,137,670	465,100,618

The following is a reconciliation of benefits paid to participants per the accompanying financial statements to the Form 5500:

	2003	2002
Benefits paid to participants per the		
financial statements	\$ 35,191,126	36,191,840
Add: Amounts allocated to withdrawing		
participants at end of year	75 , 637	463,490
Less: Amounts allocated to withdrawing		
participants at beginning of year	(463,490)	(158,622)
Benefits paid to participants		
per the Form 5500	\$ 34,803,273	36,496,708
		=========

(10) Tax Status

The Plan obtained its latest determination letter on July 15, 2002, in which the Internal Revenue Service stated that the Plan, as designed through November 13, 2001, was in compliance with the applicable requirements of the Internal Revenue Code. The Company believes that the Plan currently is designed and being operated in compliance with the applicable requirements of the Internal Revenue Code and, therefore, the Plan qualifies under Section 401(a) and 4975(e)(7) and the related trust is tax exempt as of April 30, 2003. Therefore, no provision for income taxes has been included in the Plan's financial statements.

(11) Plan Termination

Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of the Employee Retirement Income Security Act of 1974. In the event of Plan termination, no further contributions shall be made to the Trust Fund by either the Company or the participants, participants would become fully vested in their employer contributions and the related Plan trust would be used exclusively for the benefit of participants and beneficiaries after the payment of liquidation expenses. Any unallocated leveraged shares in the ESOP Fund would be sold to the Company or on the open market. The proceeds of such sale would be used to satisfy any outstanding acquisition loans and the balance of any amounts remaining would be allocated to each participant in proportion to each participant's ESOP account balances.

17

Schedule 1

DARDEN SAVINGS PLAN

Schedule H, line 4i - Schedule of Assets (Held at End of Year)

April 30, 2003

	Face amount or number	
Issuer	of units 	Cost
Common stock of Darden Restaurants, Inc.*	13,047,999	\$ 59,420,763
American Express Trust Stable Capital Fund II*	2,728,909	40,216,653
Pimco Total Return Fund	852,554	9,067,948
American Express Trust Equity Index Fund I*	1,202,803	38,521,989
T. Rowe Price Small Cap Stock Fund*	800,927	18,291,981
EuroPacific Growth Fund	431,978	13,471,413
MSIF U.S. Mid Cap Core Portfolio Fund	68,952	1,166,911
Harbor Capital Appreciation Fund	40,514	828,498
Davis New York Venture Fund	58,434	1,277,522
Participant Loans outstanding - interest rates ranging from 5.75% - 10.5% with varying maturities*	2,128	7,927,586

American Express Trust Company Short-term Investment Fund*

565,920

565,920

*Party-in-interest

See accompanying independent auditors' report.

18

Schedule 2

DARDEN SAVINGS PLAN

Schedule H, line 4j - Schedule of Reportable Transactions

Year ended April 30, 2003

5% series of transactions by security issue described in 29 CFR 2520 [(103-6(c)(i)(iii)]:

Issuer/Description	Pu	Purchases		Sales	
	Number	Amount 	Number	Amount 	
American Express Trust Company Short-term Investment Fund*	308	\$ 22,073,453	410	\$ 23,026,285	
Common stock of Darden Restaurants, Inc.*	116	4,674,344	129	31,272,128	

^{*}Party-in-interest

See accompanying independent auditors' report.

19

EXHIBITS

23 Consent of KPMG LLP, Independent Auditors.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Darden Savings Plan has duly caused this Annual Report to be signed on its behalf by the Financial Fiduciary Committee (as the person who administers the financial aspects of the Darden Savings Plan), by the undersigned hereunto duly authorized.

DARDEN SAVINGS PLAN

By: Financial Fiduciary Committee, as financial administrator of the Darden Savings Plan

Dated: October 16, 2003 By: /s/ Linda J. Dimopoulos

Linda J. Dimopoulos, Chairman Financial Fiduciary Committee Darden Restaurants, Inc.

20

EXHIBIT INDEX

Exhibit Number

Title

23 Consent of KPMG, as Independent Auditors.

21

EXHIBIT 23

INDEPENDENT AUDITORS' CONSENT

The Board of Directors
Darden Restaurants, Inc.

We consent to the incorporation by reference in the Registration Statement on Form S-8 (No. 33-92702) of Darden Restaurants, Inc. of our report dated September 13, 2003, relating to the financial statements of the Darden Savings Plan for the year ended April 30, 2003, which appears in this Form 11-K of

Darden Restaurants, Inc.

/s/KPMG LLP

Orlando, Florida October 15, 2003

22