LUCILLE FARMS INC Form 10-K July 01, 2004

> Washington, D.C. 20549 _____ FORM 10-K [Mark One]

SECURITIES AND EXCHANGE COMMISSION

[x] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended March 31, 2004

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number 1-12506 _____ LUCILLE FARMS, INC.

(Exact name of Registrant as specified in its Charter)

Delaware

13-2963923 (State of incorporation) (I.R.S. employer identification no.)

150 River Road, P.O. Box 517 Montville, NJ 07045 (Address of principal executive office)

(973) 334-6030 (Registrant's telephone number)

Securities registered pursuant to Section 12(b) of the Act: None ____ Securities registered pursuant to Section 12 (g) of the Act:

Common Stock, par value \$.001 per share (Titles of Classes)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [x] No []

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

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Act). Yes [] No [x]

The aggregate market value of the voting stock held by non-affiliates of the Registrant was \$1,821,110 based on the average bid and asks price as reported by NASDAQ on May 25, 2004. Shares held by each officer, director, and person who owns 10% or more of the Registrant's outstanding common stock have been excluded in that such persons may be deemed to be affiliates. The determination of affiliate status is not necessarily a conclusive determination for other purposes.

The number of shares of the Registrant's common stock outstanding as of June 28, 2004 was 3,137,937.

Documents Incorporated by Reference

None

PART I

ITEM 1. BUSINESS

General

Lucille Farms, Inc. (the "Company") is engaged in the manufacture, processing, shredding and marketing of low moisture mozzarella cheese, reduced fat and non-fat low moisture mozzarella cheese, and pizza cheese, and the shredding of other cheese and cheese blends. The Company's pizza cheese and reduced fat and non-fat low-moisture mozzarella cheeses have been developed utilizing proprietary formulas and processes. The Company also sells whey for animal food, which is a by-product of its cheese making operation. For the fiscal year ended March 31, 2004, low moisture mozzarella cheese, shredded cheese and blended cheese sales accounted for approximately 88.3% of the Company's sales revenues. Sales of the Company's pizza cheese and reduced fat and non-fat mozzarella cheese products during the fiscal year ended March 31, 2004, were 1.9%, of the Company's revenue, and sales from a variety of other cheese purchased by the Company, including provolone, ricotta and cheddar, were 4.7% of the Company's revenues. Whey accounted for 3.3% of the Company's revenue and the sale of surplus ingredients accounted for 1.8%. The Company's low moisture mozzarella cheese, pizza cheese and reduced fat and non-fat mozzarella cheese products are manufactured in the Company's production facility in Swanton, Vermont, and are made of natural ingredients.

The Company's products are sold primarily to the food service and industrial segments of the cheese market. The food service segment consists of food service distributors, pizza chains and independent pizzerias, restaurants, recreational facilities, business feeders, health care facilities, schools and other institutions, which prepare food for on-premises consumption. The Company's products are sold into this marketplace by distributors who deal directly with the Company's in house sales staff and brokers. The industrial segment includes manufacturers that utilize the Company's products as an ingredient in processed foods and frozen entrees and side dishes. Products are sold into this marketplace by the Company's in-house sales staff and brokers. The Company also sells some products to the retail sector.

The Company purchases provolone, ricotta, and cheddar cheese from co-packers. These cheeses are premium quality, all natural cheese that meets or exceeds all federal and industry standards for purity, freshness, taste, appearance and texture.

Products

The Company's products include the following:

(1) Whole Milk and Part Skim Low Moisture Mozzarella Cheese

The Company's premium quality, all natural low moisture mozzarella cheese meets or exceeds all federal standards. During the fiscal years ended March 31, 2004, 2003 and 2002, whole milk and part skim low moisture mozzarella cheese loafs and shredded cheese and cheese blends accounted for approximately 89.9%, 86.6% and 88%, respectively, of the Company's sales.

(2) Pizza Cheese and Reduced Fat and Non-Fat Low Moisture Mozzarella Cheese

During the fiscal years ended March 31, 2004, 2003, and 2002, the Company's pizza cheese and reduced fat and non-fat mozzarella cheese products accounted for approximately 1.9%, 2.6% and 1%, respectively, of the Company's total sales. The Company's pizza cheese is positioned as a value alternative to mozzarella cheese, and the Company's reduced fat and non-fat low moisture mozzarella cheese products are viewed as having certain health benefits and are considered "premium" products. These products are for the health and diet conscious consumer.

These products are made using the formulas and processes developed by the Company, which are believed to be proprietary.

(3) Whey

The Company dries whey, a by-product of cheese making, in its Company owned whey-drying facility, for sale as animal feed. During the fiscal years ended March 31, 2004, 2003, and 2002, sales of whey accounted for approximately 3.3%, 5% and 7%, respectively, of the Company's sales.

(4) Provolone, Cheddar and Ricotta

During the fiscal years ended March 31, 2004, 2003 and 2002, sales of these cheeses accounted for approximately 4.7%, 5.8% and 3%, respectively, of the Company's sales.

Production Facilities

Currently, the Company produces all of its products at its manufacturing plant in Franklin County, Swanton, Vermont. Franklin County is Vermont's largest milk producing area. The plant has 91 full-time employees. The Company has equipment to shred, dice, vacuum package, gas flush bag package, and label its products. The Company's facility has the capacity to produce approximately 3,000,000 pounds of cheese product per month and process 2,000,000 pounds of product per month. In the event additional capacity is required, the Company may either (a) contract out its excess production to, and/or rent plant time from, other manufacturers, or (b) further expand its current plant facilities, subject to appropriate financing and approval for the possible increase in the volume of wastewater it is licensed to process.

Whey Drying Facility

In 1999, the Company completed construction of, and began operating, a 10,000 square foot whey drying facility adjacent to its Swanton, Vermont cheese plant. The facility dries whey into a product referred to as popcorn whey, which its mills and sells to companies for mixture with other ingredients as a component of animal feed.

Whey is the residue of making cheese. It consists of water, protein, calcium and other minerals. In the past, whey was regarded as an environmental pollutant, and its disposal was expensive. Reprocessed, the whey can be sold as a component of animal feed. The whey is priced based on a formula tied to the price of whey on a commodity market.

Quality Control

The Company is supplied its milk by the largest milk cooperative headquartered in Vermont. Quality control starts on the local farms, which produce the milk for the cooperative. The milk is delivered to the Company directly from the farms on a regular and timely basis. The Company tests all milk received. Throughout the production process, the Company subjects its products to quality control inspection and testing in order to satisfy federal and state regulations, meet customer specifications and assure consistent product quality. The Company currently employs three persons qualified to perform the necessary testing as prescribed by state, federal and the Company's quality standards and specifications. Such tests are performed at the Company's on-site laboratory. On a regular basis, random samples are sent to qualified independent labs to test for bacteria and other micro-organisms. Federal and state regulatory agencies also perform regular inspections of the Company's products and facilities.

Raw Materials

At present, there are adequate supplies of raw materials, primarily milk, utilized by the Company in manufacturing its products and the Company expects such adequate supplies to continue to be available. The Company has a milk supply contract with St. Albans Cooperative Creamery, Inc. and has been able to purchase as much milk as needed for its production. The cooperative also sells to the Company skim milk, condensed skim milk and dry milk powder.

Markets and Customers

The Company's products are sold primarily to the food service and industrial segment of the cheese market.

The food service segment of the cheese market includes food service distributors, pizza chains, recreational facilities, business feeders, health care facilities, schools and other institutions that utilize the Company's products as ingredients in preparing foods for on premise consumption. The Company sells its products to the food service segment of the cheese market through the Company's in house sales force and network of non-exclusive food brokers who then sell to approximately 140 distributors throughout the eastern United States. For the fiscal years ended March 31, 2004, 2003 and 2002, sales of the Company's products to the food service segment of the cheese market accounted for approximately 90.5%, 69% and 69% of revenues, respectively. Virtually all of such sales were of the Company's low moisture mozzarella and reduced fat and non-fat low moisture mozzarella cheeses. In the fiscal years ended March 31, 2004, 2003 and 2002, no one customer accounted for more than 10% of sales.

In the industrial segment of the cheese market, the Company sells its products to manufacturers for use as an ingredient in processed foods, such as frozen and refrigerated pizzas, a variety of Italian specialty convenience foods, and general frozen entrees and side dishes. The majority of the Company's sales of its cheese products to the industrial market are made directly by the Company's in-house sales staff and its brokers. For the fiscal years ended March 31, 2004, 2003 and 2002, sales of the Company's products to the industrial segment of the cheese market accounted for approximately 6%, 22% and 22% of revenues, respectively.

The retail segment of the cheese market consists of product sold to customers for school promotional kits and chain supermarkets. The retail segment accounted for approximately 2%, 2% and 2% of total sales in 2004, 2003 and 2002, respectively.

Sales and marketing

The Company has shifted its sales and marketing efforts to emphasize its three product groups: low moisture mozzarella cheese, reduced fat and non-fat low moisture mozzarella cheese and pizza cheese. The Company emphasizes the quality of its mozzarella cheese products and requests premiums for these products that reflect their quality. The Company's pizza cheese is marketed to the Company's value conscious customer.

The Company continues to offer its products to customers requiring a private label as well as customers choosing to sell the Company's brands.

The Company also sells its cheese products as shredded cheese. These products range from low moisture mozzarella cheese, reduced fat and non-fat low moisture mozzarella cheese and pizza cheese to various blended cheese products.

Competition

The Company faces intense competition. Its low moisture mozzarella cheese is a commodity. It is a price-sensitive product sold by numerous small local, medium-sized regional and large national competitors. National manufacturers include Sorrento Cheese Company Inc. and Saputo. There also are a number of national dairy cooperatives, D.F.A. Inc. and Land O' Lakes, Inc., which compete in the Company's marketplace. Many of these competitors have significantly greater financial and other resources than the Company.

The Company has positioned its reduced fat and non-fat mozzarella cheeses as premium products within the low moisture mozzarella cheese category. The Company believes that the principal competitive factors in the marketing of its reduced fat and non-fat mozzarella cheese products are quality, performance characteristics, consistency, customer service, and price. The Company believes that its products compete favorably with respect to these factors in its primary market segments.

The Company's pizza cheese product has been positioned to be an alternative to premium mozzarella, designed for the value conscious customer who won't sacrifice performance. The Company's pizza cheese product was created to sell at prices below traditional mozzarella cheese.

Trademarks and Patents

The Company owns the trademarks Lucille Farms Select(TM), Monte Carlo(TM), Mozzi-RITE(TM), and Tasty-Lite Cheese(TM) for its products. In addition, the Company currently is pursuing trademark protection for a number of other names for low moisture mozzarella cheese. The Company believes these trademarks are an important means of establishing customer recognition for the Company and its products. However, there can be no assurance as to the degree that these trademarks offer protection to the Company, or that the Company will have the financial resources to engage in litigation against any infringement of its trademarks, or as to the outcome of any litigation if commenced.

Although the Company believes its formulas, processes and technology for its mozzarella pizza cheese, cheese and reduced fat and non-fat cheese products are proprietary, the Company has not sought and does not intend to seek patent protection for such technology. In not seeking patent protection, the Company is instead relying on the complexity of its technology, trade secrecy laws and employee confidentiality agreements. However, there can be no assurance that other companies will not acquire information which the Company considers to be proprietary or will not independently develop equivalent or superior products or

technology and obtain patents or similar rights with respect thereto. Although the Company believes that its technology has been independently developed and does not infringe upon the patents of others, certain components of the Company's manufacturing processes could infringe existing or future patents, in which event the Company may be required to modify its processes or obtain a license. No assurance can be given that the Company will be able to do so in a timely manner or upon acceptable terms and conditions, and the failure to do either of the forgoing could have a material adverse effect on the Company.

Government Regulation

The dairy industry is subject to extensive federal, state and local government regulation, including the Food and Drug Administration ("FDA"), the United States Department of Agriculture, the State of Vermont Department of Agriculture and the Vermont Environmental Protection Agency, regarding the quality, purity, manufacturing, marketing, advertising, labeling and distribution of food products. The Company's plant is subject to regulation and inspection by these agencies and failure to comply with one or more regulatory requirements can result in fines and sanctions, including the closing of all or a portion of the facility until brought back into compliance.

Food products are also subject to "standard of identity" requirements mandated by both federal and state agencies to determine the permissible qualitative and quantitative ingredient content of foods. The Company believes that all of its products meet applicable FDA standards of identity and that the various products it labels as "no-cholesterol," "low-sodium," "low saturated fat," "fat-free," reduced calorie" and "source of calcium" meet the applicable FDA standards of identity for such designations.

The Company's manufacturing plant is believed to be operating in compliance with all regulations, and has all the necessary licenses, permits and approvals required to operate. The Company currently operates a facility for the purpose of pre-treating the wastewater generated from the Company's manufacturing facility. The Company entered into an agreement with the State of Vermont, to make significant improvements in its wastewater facility. The improvements have been completed and the Company believes the facility is in compliance with all regulatory requirements.

Employees

The Company currently employs 97 full-time employees. Of the 97 employees, six are in executive and administrative positions, 86 are in production and distribution, and five are in clerical positions. Of such employees, 91 are located at the Swanton, Vermont facility and six are located at the Company's executive offices in Montville, New Jersey.

Website

The Company's website is www.Lucille-Farms.com. The Company's website enables users to access its filings with the SEC as soon as reasonably practicable. The Company makes available, free of charge through its website, its annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and all amendments to those reports as soon as reasonably practicable after such material is electronically filed with or furnished to the SEC.

ITEM 2. PROPERTIES

The Company's Swanton, Vermont manufacturing plant was constructed in 1975 in conjunction with the Target Area Development Corporation (a non-affiliated industrial development agency), which was to retain title to the plant during a

fixed lease period expiring on December 31, 1999. Under such lease, the Company was obligated by the Target Area Development Corporation to finance the cost of constructing the plant. On July 5, 1994 the Company exercised its right to purchase the premises for \$1.00 plus the unamortized balance of said loans. A majority of the machinery and equipment located at the plant is also included under the above arrangement. The Swanton facility is one floor consisting of approximately 40,000 square feet.

The Company currently operates a facility for the purpose of pre-treating the wastewater generated from the Company's manufacturing facility. The Company entered into an agreement with the State of Vermont to make significant improvements in the wastewater facility. The improvements have been completed and the Company believes the facility is in compliance with all regulatory requirements.

In 1999 the Company completed construction, and began operating, a 10,000 square foot whey drying facility adjacent to its Swanton, Vermont cheese plant.

The Company leases a parcel of land adjacent to the Vermont facility. Messrs Gennaro Falivene, Alfonso Falivene and the Estate of Philip Falivene own this parcel. The space is used as an employee parking lot and its use was required in conjunction with the construction of the whey drying facility. The lease is for a ten-year period beginning April 1998. Rentals are \$750 monthly for the first five years and \$900 monthly for the additional five-year period. Rent expense for the years ended March 31, 2004, 2003, and 2002, was \$10,800, \$9,000 and \$9,000 respectively. This lease has a purchase option to purchase the property at fair market value at the end of the ten-year period. This lease was assigned to UPS Capital Business Credit in conjunction with the whey plant financing.

The Company leases a building for administrative offices and warehouse space for dry goods across the street from the Vermont facility. The lease is for one year beginning December 11, 2003 and expires on December 31, 2004, with the right to renew said lease for an additional term of one year subject to all of the terms and conditions set forth in the lease. The lease amount is \$43,200 per year, payable in equal monthly installments of \$3,600, in advance on the 11th day of each month. The Company has the right to purchase the premises for the sum of \$610,000 at anytime during the initial term or, if the Company exercises its option for a renewal term, the renewal term of the lease.

The Company's executive offices, consisting of approximately 1,900 square feet, are located in Montville, New Jersey. Approximately 1,000 square feet of such premises are leased from Messrs. Gennaro Falivene, Alfonso Falivene and the Estate of Philip Falivene, officers, directors, and/or principal stockholders of the Company, all of who own the office condominium unit. The Company currently pays Messrs. Falivene \$1,200 per month rent for such premises, which is the fair market value for such space, on a month-to-month basis. During the fiscal years ended March 31, 2004, 2003 and 2002, the Company paid approximately \$14,000, \$14,000 and \$14,000, respectively, towards the rental of such offices. The Company also leases an additional 900 adjacent square feet for \$750 monthly on a month--to--month basis. Messrs. Alfonso Falivene, Gennaro Falivene, and the Estate of Philip Falivene also own these premises. This space is primarily used for marketing operations. Rent expense for this space was \$9,000, \$9,000 and \$9,000, respectively, for the years ended March 31, 2004, 2003 and 2002.

ITEM 3. LEGAL PROCEEDINGS

The Company is not a party to any material pending legal proceedings.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

Not Applicable.

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

The Common Stock trades on the National Association of Securities Dealers Automated quotation System ("NASDAQ") under the symbol "LUCY". The following table sets forth the high and low bid quotations reported on NASDAQ for the Common Stock for the periods indicated.

	High	Low
Year Ended March 31, 2004:		
First Quarter	1.190	.820
Second Quarter	1.490	.740
Third Quarter	1.580	1.010
Fourth Quarter	1.420	.840
Year Ended March 31, 2003:		
First Quarter	1.750	1.590
Second Quarter	2.260	1.060
Third Quarter	1.760	.810
Fourth Quarter	2.000	.530

The above quotations represent prices between dealers, do not include retail mark-ups, markdowns or commissions and do not necessarily reflect actual transactions.

As of June 28, 2004 there were approximately 470 holders of record of Common Stock. Since many shares are registered in street name, the number of beneficial owners is considerably higher.

The Company has never paid cash dividends on its Common Stock. Payment of dividends, if any, is within the discretion of the Company's Board of Directors and will depend, among other factors, on earnings, capital requirements and the operating and financial condition of the Company. At the present time, the anticipated capital requirements are such that the Company intends to follow a policy of retaining earnings, if any, in order to finance its business.

Issuer Purchase of Equity Securities

The following table sets forth, for each of the months indicated, the total number of shares purchased by us or on our behalf or by any affiliated purchaser, the average price paid per share, the number of shares purchased as part of a publicly announced repurchase plan or program, the maximum number of shares or approximate dollar value that may yet be purchased under the plan or programs.

Total Number of Shares Maximum N

Period	Total Number of Shares Purchased	Average Price Paid per Share 	Purchased as Part of Publicly Announced Plans or Programs 	Shares tha Be Purcha the Plan o
January 2004				_
February 2004				-
March 2004				-

ITEM 6. SELECTED FINANCIAL DATA

The following tables summarize certain financial data, which should be read in conjunction with the report of the Company's independent auditors and the more detailed financial statements and the notes thereto which appear elsewhere herein.

Statement of Operations Data (in thousands, except share and per share data)

	Year Ended March 31			
	2004	2003	2002	2001
Net Sales	\$ 42 , 174	\$36,691	\$44 , 915	\$41 , 374
Net income (loss)	209	(847)	(1,540)	(1,477)
Net income (loss) per share	.07	(.26)	(.52)	(.50)
Weighted average common and common equivalent shares outstanding	3,162,410	3,229,220	2,961,392	2,971,342

Balance Sheet Data (in thousands)

	March 31			
	2004	2003	2002	2001
Total assets Long-term debt and capital	\$18,960	\$16,762	18,827	\$17,194
Long-term debt and capital Lease obligations	6,423	7,143	6,771	9,250
Total liabilities	15,953	13,817	18,583	15,924
Working capital	(383)	(238)	(3,885)	1,103
Stockholders' equity	3,007	2,945	244	1,270

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

Results of Operations

General

The Company's low moisture mozzarella cheese, which accounts for more than a majority of the Company's sales, is a commodity item. The Company prices this product competitively with others in the industry, which pricing is based on the Chicago Mercantile Exchange Block Cheddar Market (CME Block Market). The price the Company pays for fluid milk and condensed skim milk solids, a significant component of cost of goods sold, is not determined until the month after its cheese has been sold. The price of milk is based upon the raw milk components and a weighted average of a number of market components. While the Company generally can anticipate a change in the price of milk because of changes in the CME Block Market, it cannot anticipate the full extent thereof. Therefore, if the CME Block Cheddar price to which our selling price is referenced changes at a different rate than the price of milk our margins are affected accordingly. By virtue of the pricing structure in the industry the Company cannot readily pass along to the customer the changes in the cost of milk. As a consequence thereof, the Company's gross profit margin for its products is subject to fluctuation, which fluctuation, however slight, can have a significant effect on profitability.

The Company is unable to predict any future increase or decrease in the prices in the CME Block Market as such market is subject to fluctuation based on factors and commodity markets outside the control of the Company. Although the cost of fluid milk does tend to move correspondingly with the CME Block Market, the extent of such movement and the timing thereof is not predictable. As a result of these factors, the Company is unable to predict pricing trends.

Year ended March 31, 2004 compared to the year ended March 31, 2003

Sales for the year ended March 31, 2004 increased to \$42,174,000 from \$36,691,000 for the comparable period in 2003, an increase of \$5,483,000 (or 14.9%). Approximately \$6,143,000 (or 112%) of such increase was due to an increase in the average selling price for cheese. The increase in average selling price was the result of an increase in the CME Block Market prices resulting in a higher selling price per pound of cheese. This increase was partially offset by a decrease in the number of pounds of cheese sold reducing sales by approximately \$277,000 or (5%). The remaining \$383,000 sales decrease this period represented a decrease in whey sales. Such decrease was due to a decrease in the average selling price of whey. In the years ended March 31, 2004 and March 31, 2003, approximately 27,000,000 and 27,200,000 pounds of cheese and 10,100,000 and 12,160,000 pounds of whey were sold, respectively.

During the fiscal year, ended March 31, 2004, the average quarterly selling price ranged from approximately \$1.22 to \$1.64. During the fiscal year ended, March 31, 2003, the average quarterly selling price ranged from approximately \$1.24 to \$1.34. There is no way to predict the trend of the CME Block Market and the Company cannot provide any guidance as to future trends or as to range of

selling price for commodity cheese.

In the years ended March 31, 2004 and March 31, 2003, sales of whey amounted to \$1,412,000 and \$1,795,000, respectively.

Cost of sales and gross profit margin for the year ended March 31, 2004 were \$39,287,000 (or 93.1% of sales) and \$2,887,000 (or 6.9% of sales), respectively, compared to a cost of sales and gross profit margin of \$35.786,000 (or 97.5% of sales) and \$905,000 (or 2.5% of sales), respectively, for the comparable period in 2003. Higher selling prices offset the increase in milk prices along with large reductions in labor costs, freight charges and repairs and maintenance. This increase was partially offset by an increase in whey removal, insurance expense and parts and supplies for the why plant.

Selling, general and administrative expenses for the year ended March 31, 2004 amounted to \$1,932,000 (or 4.7% of sales) compared to \$1,813,000 (or 5.0% of sales) for the comparable period in 2003.

Selling expenses are mainly variable in nature. The most significant component of selling expense is sales commission expense, which was \$330,000 and \$302,000 in 2004 and 2003, respectively. The increase resulted from an increase in commissionable sales in the year ended March 31, 2004. Advertising expense also increased over the previous year to \$50,000 in 2004 compared to \$28,000 in 2003.

Generally, general and administrative expenses are fixed in nature. The more significant items in general and administrative expense are professional fees, payroll, consulting fees and provision for bad debts amounting to:

	2004	2003
Professional fees	\$ 268,000	\$166,000
Payroll	346,000	280,000
Provision for bad debts	43,000	145,000

The increase in professional fees of \$92,000 can be attributed to expenses associated with improving the efficiency of production and implementing good manufacturing procedures. The increase in payroll costs is the result of adding a chief financial officer.

Interest expense for the year ended March 31, 2004 amounted to \$800,000 compared to \$812,000 for the year ended March 31, 2003, a decrease of \$12,000. This decrease is the result of lower interest rates and the repayment of \$500,000 on our term loan with Co-Bank.

The provision for income tax for the years ended March 31, 2004 and 2003 of \$1,000 and \$7,000 respectively, reflect minimum state taxes with the tax benefits of operating losses being offset by the effect of changes in the valuation allowance. Such amounts are re-evaluated each year based on the results of the operations.

The Company's net profit of \$209,000 for 2004 was \$2,004,000 more than the loss of \$1,795,000 for the comparable period in 2003. The extraordinary item of \$875,000 (as a result of restructuring debt) reduced the loss to \$847,000 for 2003. The primary factors contributing to these changes are discussed above.

Year ended March 31, 2003 compared to the year ended March 31, 2002

Sales for the year ended March 31,2003 decreased to \$36,691,000 from \$44,915,000

for the comparable period in 2002, a decrease of \$8,224,000 (or18.3%). Approximately \$6,937,000 (or 84.4%) of such decrease was due to a decrease in the average selling price of cheese. The decrease in average selling price was the result of a decrease in the CME Block Market prices resulting in a lower selling price per pound of cheese. The remaining \$1,287,000 sales decrease this period represented a decrease in whey sales. Such decrease was due to a decrease in the average selling price of whey. In the years ended March 31, 2003 and March 31, 2002 approximately 27,200,000 and 27,300,000 pounds of cheese and 12,160,337 and 13,747,248 pounds of whey were sold, respectively.

During the fiscal year ended March 31, 2003, the average quarterly selling price ranged from approximately \$1.34 to \$1.24. During the fiscal year ended March 31, 2002, the average quarterly selling price ranged from approximately \$1.80 to \$1.37. There is no way to predict the trend of the CME Block Market and the Company cannot provide any guidance as to future trends or as to range of selling price for commodity cheese.

In the years ended March 31, 2003 and March 31, 2002, sales of whey amounted to \$1,795,000 and \$3,082,000, respectively.

Cost of sales and gross profit margin for the year ended March 31, 2003 were \$35,786,000 (or 97.5% of sales) and \$905,000 (or 2.5% of sales), respectively, compared to a cost of sales and gross profit margin of \$43,897,000 (or 97.7% of sales) and \$1,018,000 (or 2.3% of sales), respectively, for the comparable period 2002.

Selling, general and administrative expenses for the year ended March 31, 2003 amounted to \$1,813,000 (or 5.0% of sales) compared to \$1,672,000 (or 3.7% of sales) for the comparable period in 2002.

Selling expenses are mainly variable in nature. The most significant component of selling expense is sales commission expense, which was \$302,000 and \$231,000 in 2003 and 2002, respectively. The increase resulted from an increase in commissionable sales in the year ended March 31, 2003. Business travel also increased over the previous year to \$103,000 in 2003 compared to \$53,000 in 2002.

Generally, general and administrative expenses are fixed in nature. The more significant items in general and administrative expense are professional fees, payroll, consulting fees and provision for bad debts amounting to:

	2003	2002
Professional fees	\$166,000	\$ 90,000
Payroll	280,000	348,000
Consulting fees	137,000	156,000
Provision for bad debts	145,000	107,000

The increase in professional fees resulted from additional legal work performed throughout the year. Consultants are primarily engaged in planning and data processing. The Company has terminated its relationship with the consultant for public relations as of April 2003. Provisions for bad debt increased in 2003 due to the bankruptcy of the Company's largest customer.

Interest expense for the year ended March 31, 2003 amounted to \$812,000 compared to \$896,000 for the year ended March 31, 2002, a decrease of \$84,000. This decrease is the result of decreased borrowing against the revolving credit line

and lower interest rates.

The provision for income tax for the years ended March 31, 2003 and 2002 of \$7,000 and \$2,000, respectively, reflect minimum state taxes with the tax benefits of operating losses being offset by the effect of changes in the valuation allowance. Such amounts are re-evaluated each year based on the results of the operations.

The Company's net loss before extraordinary items of \$1,722,000 for 2003 was \$182,000 more than the loss of \$1,540,000 for the comparable period in 2002. The extraordinary item of \$875,000 (as a result of restructuring debt) reduced the loss to \$847,000 for 2003. The primary factors contributing to these changes are discussed above.

Liquidity and Capital Resources

The Company has available a \$5,000,000 revolving credit facility that is to expire on November 30, 2004 (with St. Albans Cooperative participating therein to the extent of \$4,000,000 and the Vermont Economic Development Authority insuring \$1,000,000 of mortgage insurance). The rate of interest on amounts borrowed against the revolving credit facility is based upon the New York prime rate plus 3% (6.00% at March 31, 2004 and 5.25% at March 31, 2003). Advances under this facility are limited to 50% of inventory (with a cap on inventory borrowings of \$1,000,000) and 80% of receivables, as defined in the agreement. The commitment contains various restrictive covenants. In addition, the Company is required to generate an increase in its dollar amount of net worth annually. Should the Company not be able to secure alternative financing by the extended due date it will request an additional extension until such financing is secured. However, there is no assurance that such financing can be secured or the extension granted. Failure to secure such financing can have a significant negative effect on the Company's liquidity.

At March 31, 2004, the Company had negative working capital of (\$354,000) as compared to negative working capital of (\$238,000) at March 31, 2003. The Company's revolving bank line of credit is available for the Company's working capital requirements.

At March 31, 2004, \$4,281,000 was outstanding under such revolving credit line of credit and \$219,000 was available for additional borrowing at that time.

On February 8, 1999, a \$4,950,000 bank loan agreement was signed. The loan is collateralized by the Company's plant and equipment. Provisions of the loan are as follows:

A \$3,960,000 commercial term note with interest fixed at 9.75 percent having an amortization period of 20 years with a maturity in February 2019.

A \$990,000 commercial term note with interest fixed at 10.75 percent having an amortization period of 20 years with a maturity in February 2019.

On May 23, 2001, the Company entered into a term loan with Co-op Bank for \$2,000,000 with interest payable at 1% above the rate of interest established by the bank as its national variable rate. \$500,000 of such loan has been repaid as of March 31, 2004 and the balance is repayable in three consecutive annual installments of \$500,000.00 due on May 1, 2004, May 1, 2005 and the last such installment due on May 1, 2006. The loan is collateralized by the Company's plant and equipment and was used for working capital.

On May 16, 2002, Lucille Farms, Inc. entered into an agreement with St. Albans Cooperative Creamery, Inc., the Company's primary supplier of raw materials,

pursuant to which St. Albans (i) converted \$1,000,000 of accounts payable owed by Lucille Farms to St. Albans into 333,333 shares of common stock, (ii) converted \$3,500,000 of accounts payable owed by Lucille Farms to St. Albans into (A) preferred stock convertible into 583,333 shares of common stock, which preferred stock (1) automatically converts into such number of shares of common stock if the common stock is \$8.00 or higher for 30 consecutive trading days, and (2) may be redeemed by Lucille Farms for \$3,500,000, and (B) a 10-year warrant to purchase 583,333 shares of common stock (subject to adjustment under certain circumstances to a maximum of 1,416,667 shares of common stock) at \$.01 per share, which warrant (1) may not be exercised for a period of three-years, (2) terminates if, during such three-year period, Lucille Farms' common stock is \$8.00 or higher for 30 consecutive trading days, and, (3) in the event Lucille Farms' common stock is not \$8.00 or higher for 30 consecutive trading days during such three-year period, may only be exercised on the same basis percentage wise as the preferred shares are converted, (iii) converted an additional \$1,000,000 of accounts payable owed by Lucille Farms to St. Albans into a convertible promissory note due on April 14, 2005, which note is convertible into common stock at \$6.00 per share at any time by St. Albans and, at the option of Lucille Farms, automatically shall be converted into common stock at \$6.00 per share if the common stock is \$8.00 or higher for a period of 30 consecutive trading days, and (iv) provided Lucille Farms with a pricing structure for milk and milk by-products, for a minimum of one-year and a maximum of four-years (subject to renegotiation at the expiration of the applicable period), designed to produce profitability for Lucille Farms.

The Company's major source of external working capital financing has been the revolving line of credit. For the foreseeable future the Company believes that the Company's revolving line of credit will continue to represent the major source of working capital financing besides any income generated from operations. However, there is no assurance that replacement of the revolving line or any further extension thereof can be secured and failure to secure such replacement financing or extension can have a significant negative effect on the Company's liquidity.

For the year ended March 31, 2004, cash provided by operating activities was \$397,000. Net income of \$209,000 increased cash. In addition, a decrease in other assets and an increase in accounts payable provided cash while an increase in accounts receivable, inventory, prepaid expenses and a decrease in accrued expenses decreased cash.

Net cash used by investing activities was \$428,000 for March 31, 2004, which represented \$428,000 of purchases for plant and equipment.

Net cash provided by financing activities was \$638,000 for the year ended March 31, 2004, which represented an increase in borrowing against the revolver loan account, but was partially offset by payments against long term debt.

New Accounting Pronouncements

The FASB has issued FIN 46 and related revisions, "Consolidation of Variable Interest Entities." FIN 46 clarifies the application of Accounting Research Bulletin No. 51, "Consolidated Financial Statements," to certain entities in which equity investors do not have the characteristics of a controlling financial interest or do not have sufficient equity at risk for the entity to finance its activity without additional subordinated financial support from other parties. FIN 46 should be applied no later than the end of the first reporting period that ends after March 15, 2004. The adoption of FIN 46 has not had a material effect on its financial position, results of operations or cash flows.

In April 2003, the FASB issued SFAS No. 149, "Amendment of Statement 133 on Derivative Instruments and Hedging Activities." This statement amends SFAS No. 133, "Accounting for Derivative instruments and Hedging activities," for implementation issues related to the definition of a derivative and other FASB projects related to financial instruments. SFAS No. 149 requires that contracts with comparable characteristics be accounted for in a similar fashion. SFAS No. 149 applies prospectively to contracts entered into or modified after September 30, 2003 and for hedging relationships designated after September 30, 2003. The adoption of SFAS No. 149 has not had a material effect on its financial position, results of operations or cash flows.

In May 2003, the FASB issued SFAS No. 150, "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity." This statement establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of both liabilities and equity. SFAS No. 150 requires that financial instruments within the scope of SFAS No. 150 be classified as a liablity or an asset. SFAS No. 150 is effective for all financial instruments entered into after May 31, 2003 or otherwise, the beginning of the first interim period after September 15, 2003. The adoption of SFAS No. 150 has not had material effect on its financial position, results of operations or cash flows.

Critical Accounting Policies and Estimates

Our financial statements have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. The policies discussed below are considered by management to be critical to an understanding of our financial statements because their application places the most significant demands on management's judgment, with financial reporting results relying on estimation about the effect of matters that are inherently uncertain. Specific risks for these critical accounting policies are described in the following paragraphs. For all of these policies, management cautions that future events rarely develop exactly as forecast, and the best estimates routinely require adjustment.

Revenue Recognition- Our revenue recognition policy is significant because our revenue is a key component of our results of operations. Revenue is recognized when goods are shipped from production facilities or outside warehouses to customers.

Allowance for Doubtful Accounts - We maintain an allowance for doubtful accounts for estimated losses resulting from the inability of our customers to make required payments. Based on historical information, we believe that our allowance is adequate to cover potential uncollectible accounts. Changes in general, economic, business and market conditions could result in an impairment in the ability of our customers to make their required payments; therefore, the allowance for doubtful accounts is reviewed monthly and changes to the allowance are updated based on actual collections.

Valuation Allowance for Deferred Tax Assets - We have recorded a valuation allowance against deferred tax assets because there is a strong likelihood that we will not be able to generate sufficient future taxable income to realize the deferred tax assets. However, if these estimates and assumptions change in the future, we will reduce our valuation allowance and record a deferred tax asset for an amount that has a strong likelihood to be realized.

Impact of Inflation

Inflationary factor have not had a significant effect on our operations.

Website

The Company's website is www.Lucille-Farms.com. The Company's website enables users to access its filings with the SEC as soon as reasonably practicable. The Company makes available, free of charge through its website, its annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and all amendments to those reports as soon as reasonably practicable after such material is electronically filed with or furnished to the SEC.

Off Balance Sheet Arrangements

The Company does not have any off balance sheet arrangements.

Contractual Obligations

Contractual Obligations	Total	Payr Less than 1 year	nent due by peri 1-3 years	od 3
Long Term Debt Obligations Capital Lease Obligations	\$7,134,000	\$711,000 	\$2,439,000	Ş
Operating Lease Obligations	680,000	108,000	324,001	
Purchase Obligations Other Long Term Liabilities Reflected on the	-0-	-0-	-0-	
Registrant's Balance Sheet under GAAP Total	-0- 7,814,000	-0- 819,000	-0- 2,763,001	

Safe Harbor Statement

This Annual Report on Form 10-K (and any other reports issued by the Company from time to time) contains certain forward-looking statements made in reliance upon the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements are based on current expectations that involve numerous risks and uncertainties. Actual results could differ materially from those anticipated in such forward-looking statements as a result of various known and unknown factors including, without limitation, future economic, competitive, regulatory, and market conditions, future business decisions, the uncertainties inherent in the pricing of cheese on the Chicago Mercantile Exchange upon which the Company's prices are based, changes in consumer tastes, fluctuations in milk prices, and those factors discussed above under Management's Discussion and Analysis of Financial Condition and Results of Operations. Words such as "believes," "anticipates," "expects," "intends," "may," and similar expressions are intended to identify forward-looking statements, but are not the exclusive means of identifying such statements. The Company undertakes no obligation to revise any of these forward-looking statements.

ITEM 7A. QUALITATIVE AND QUANTITATIVE DISCLOSURE ABOUT MARKET RISK

The Company does not utilize market rate sensitive instruments for trading or other purposes.

The Company is subject to interest rate exposure on variable rate debt. The amount of that debt at balance sheet date, March 31, 2004 and March 31, 2003 amounted to \$5,781,000, and \$4,924,000, respectively. In as much as this debt is based upon the Prime Rate plus 1% or 2%, the cost of this debt will increase or decrease accordingly with changes in the prime rate.

The Company has exposure to the commodity prices for cheese, dry whey and fluid milk. We have addressed these exposures in the general paragraph of MD&A Item 7.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

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Report of Independent Registered Public Accounting Firm

We have audited the accompanying consolidated balance sheet of Lucille Farms, Inc. and Subsidiaries as of March 31, 2004, and the related consolidated statements of operations, stockholders' equity and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). 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 audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Lucille Farms, Inc. and Subsidiaries at March 31, 2004, and the results of its operations and its cash flows for the year then ended, in conformity with U.S. generally accepted accounting principles.

/s/ Mahoney Cohen & Company, CPA, P.C.

New York, New York June 17, 2004 Report of Independent Accountants

To the Audit Committee of Lucille Farms, Inc. and Subsidiaries:

We have audited the accompanying consolidated balance sheet of Lucille Farms, Inc. and Subsidiaries as of March 31, 2003 and the related consolidated statements of operations, stockholders' equity and cash flows for the period ended March 31, 2003. The consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the consolidated financial statements based on our audit.

We conducted our audit 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 consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principals used and significant estimates made by management, as well as evaluating the overall consolidated financial statements presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Lucille Farms, Inc. and Subsidiaries as of March 31, 2003 and the consolidated results of their operations and their consolidated cash flows for the period ended March 31, 2003 in conformity with accounting principals generally accepted in the United States of America.

/s/ WISS & COMPANY, LLP Livingston, New Jersey June 26, 2003, except for note 14 for which the date of July 14, 2003

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Independent Auditors' Report

Shareholders Lucille Farms, Inc. and Subsidiaries

We have audited the accompanying consolidated statements of operations, stockholders' equity and cash flows of Lucille Farms, Inc. and Subsidiaries for the year ended March 31, 2002. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit 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 audit provides a reasonable basis for our opinion.

In our opinion, the aforementioned consolidated financial statements present fairly, in all material respects, the results of operations and cash flows of Lucille Farms, Inc. and Subsidiaries for the year ended March 31, 2002 in conformity with accounting principles generally accepted in the United States of America.

New York, New York June 17, 2002

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LUCILLE FARMS, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS MARCH 31,

	2004	2	003
ASSETS			
Current Assets: Cash and cash equivalents	\$ 611,000	Ş	4,000

Accounts receivable, net of allowances of		
\$170,000 in 2004 and \$189,000 in 2003	4,618,000	3,530,000
Inventories	3,234,000	2,185,000
Prepaid expenses and other current assets	684,000	616,000
Due from officers		101,000
Total Current Assets	9,147,000	6,436,000
Property, Plant and Equipment, net	9,579,000	10,003,000
Other Assets:		
Deferred loan costs, net	215,000	215,000
Other	19,000	108,000
Total Other Assets	234,000	323,000
TOTAL ASSETS	\$18,960,000	\$16,762,000
	==========	

LIABILITIES AND STOCKHOLDERS' EQUITY

Current Liabilities:		
Revolving credit loan	4,281,000	\$ 2,924,000
Accounts payable	3,970,000	2,425,000
Current portion of long-term debt	711,000	710,000
Accrued expenses	568,000	615,000
Total Current Liabilities	9,530,000	6,674,000
Long-Term Liabilities:		
Long-term debt, less current portion	6,423,000	7,143,000
TOTAL LIABILITIES	15,953,000	13,817,000

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Stockhol	ders' Equity:		
	Preferred stock, \$0.001 per share, 250,000 shares authorized:		
	216 shares Series A convertible issued and outstanding	1,000	-
	583 shares Series B convertible issued and		

1,000

outstanding	1,000	1,000
Common stock, \$0.001 par value, 25,000,000 shares authorized, at March 31, 2004 and March 31, 2003, respectively; 3,354,675 shares issued, 3,137,937 outstanding at March 31, 2004 and 3,354,675 shares issued, 3,284,775 outstanding at March 31, 2003.	3,000	3,000
Additional paid-in capital Accumulated deficit	8,548,000 (5,234,000)	8,548,000 (5,443,000)
	3,319,000	3,110,000
Less: cost of 216,238 shares in 2004 and 69,900 shares in 2003 of treasury stock	(312,000)	(165,000)
Total Stockholders' Equity	3,007,000	2,945,000
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$18,960,000 ======	\$16,762,000

See accompanying notes to consolidated financial statements.

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LUCILLE FARMS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE YEARS ENDED MARCH 31,

	2004	2003	2002
Sales	\$ 42,174,000	\$ 36,691,000	\$ 44,915,0
Cost of sales	39,287,000	35,786,000	43,897,0
Gross profit	2,887,000	905,000	1,018,0
Other expense (income): Selling General and administration	915,000 1,017,000	713,000 1,100,000	728,0 944,0

Gain on debt restructuring Other income Interest expense	(55,000) 800,000	(875,000) (5,000) 812,000	896,0
Total other expense (income)	2,677,000	1,745,000	2,556,0
Income (Loss) before income taxes Provision for income taxes	210,000 1,000	(840,000) 7,000	(1,538,0 2,0
Net Income (Loss)	\$ 209,000	\$ (847,000)	
Net Income (Loss) per Share: Basic and Diluted:	\$.07	\$ (.26)	\$ (0. ======
Weighted average shares outstanding used to compute net income (loss) per share: Basic and Diluted	3,162,410	3,229,220	2,961,3

See accompanying notes to consolidated financial statements.

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LUCILLE FARMS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY FOR THE YEARS ENDED MARCH 31, 2004, 2003 AND 2002

	Preferre Shares	d Stock Amount	Common S Shares	Stock Amount	Additional Paid-in capital	Accumulated Deficit
	Dilares	Thiothic	bildreb	miouric	-	Deriere
Balance, March 31, 2001 Preferred Stock Issued	216	\$1,000	3,021,342	\$3,000	\$4,448,000 539,000	\$(3,056,000)
Net loss						(1,540,000)
Issue of options for service Purchase of treasury					14,000	

	===	======	========	======		
2004	799	\$2,000	3,301,438	\$3,000	\$8,495,000	\$(5,234,000)
March 31,						
alance						
et Income			. , ,			209,000
reasury stock			(53,237)		(53,000)	
etirement of						
of treasury stock						
Purchase	, , , ,	<i>42,000</i>	3,331,073	÷0,000	0,010,000	(0,110,000)
2003	799	\$2,000	3,354,675	\$3,000	8,548,000	(5,443,000)
arch 31,						
alance,						(047,000)
et loss						(847,000)
ssued	583	1,000	333,333		3,548,000	
Stock	500	1 000	222 222			
Preferred						
002	216	1,000	3,021,342	3,000	5,001,000	(4,596,000)
arch 31,						
alance,						

See accompanying notes to consolidated financial statements

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LUCILLE FARMS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED MARCH 31,

	2004	2003	20
Cash Flows from Operating Activities:			
Net income/(loss)	\$ 209,000	\$ (847,000)	\$(1,54
Adjustments to reconcile net income/(loss)			
to net cash flow from operations			
Depreciation and amortization	852,000	950,000	74
Provision for doubtful accounts	43,000	145,000	1
Deferred income taxes	-0-	72,000	
Inventory evaluation allowance	(350,000)	257,000	
Non-cash compensation	-0-	5,000	1
Gain on Debt Restructuring	-0-	(875,000)	

(Decrease) increase in assets: Accounts receivable	(1 121 000)	12 0000	1
Inventories	(1,131,000) (699,000)	13,0009	
		727,000	(1,00
Prepaid expense and other current assets	(114,000)	(452,000)	(4
Other assets	89,000	10,000	(2
Increase (decrease) in liabilities:			
Accounts payable	1,544,000	1,119,000	1,30
Deferred income taxes	-0-	(72,000)	
Accrued expenses	(46,000)	231,000	(
Cash flow provided by operating activities	397,000	1,283,000	 37
Cash Flows from Investing Activities:			
(Increase) of officers' loans		-0-	(
Purchase of property, plant and equipment	(428,000)	(432,000)	(1,67
Net cash used by investing activities	(428,000)	(432,000)	(1,68
Cash Flows from Financing Activities:			
Repayments of			
revolving credit loan	1,357,000	(820,000)	(52
Proceeds from long-term debt	-0-	-0-	2,00
Principal payments of long-term debt	(719,000)	(119,000)	(18
Increase in loan costs	-0-	(83,000)	(2
Net cash provided (used) by financing activities	638,000	(1,022,000)	1,27
Net increase (decrease) in cash and cash			
equivalents	607,000	(171,000)	(3
Cash and cash equivalents - beginning	4,000	175,000	21
CASH AND CASH EQUIVALENTS - ENDING	\$ 611,000	\$ 4,000	 \$ 17
SUPPLEMENTAL DISCLOSURE			
OF CASH FLOW INFORMATION:			
Cash paid for:			
Interest	\$ 824,000	\$ 789,000	\$ 85
Income taxes	1,000	7,000	
Non-Cash Investing and Financing Activities			
Additions to Property, plant and equipment			
Acquired by preferred stock issued			54
Treasury Stock acquired in settlement loan			
and accrued interest	147,000		4

See accompanying notes to consolidated financial statements

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NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Business Activity Lucille Farms, Inc. and its wholly owned subsidiaries (the "Company") are engaged in the manufacture and marketing of a variety of cheese products which are sold primarily to the food service and industrial segments of the cheese market through independent distributors and the Company's sales staff,

respectively. The Company's cheese products are sold in a highly competitive market place and as such the Company is unable to predict pricing trends that have a significant effect on its operations. Regulatory factors affect the Company's milk suppliers, such as dairy subsidies and price supports, which may have an effect on the Company's raw material cost, but the impact cannot be predicted.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

Basis of Presentation

The consolidated financial statements include the accounts of Lucille Farms, Inc. and its wholly owned subsidiaries. All significant intercompany balances and transactions have been eliminated.

Cash Equivalents The Company considers temporary investments with an original maturity of three months or less to be cash equivalents.

Concentration of Credit Risk - The Company maintains its cash balances at several financial institutions. Accounts at each institution are insured by the Federal Deposit Insurance Corporation up to \$100,000. At times, cash balances may exceed insured limits.

Revenue Recognition

The Company follows the guidelines of the S.E.C Accounting Bulletin No. 104, "Revenue Recognized in Financial Statements". Revenues are recognized at the time products are shipped to the customer. Allowances are made for estimated returns and allowances.

Advertising Advertising is expensed as incurred. Advertising expense was \$41,000, \$28,000 and \$15,000 for 2004, 2003 and 2002, respectively.

Inventories Inventories are stated at the lower of cost or market determined on a first in, first out method of accounting.

Property, Plant and Equipment Property, plant and equipment are stated at cost. Depreciation and amortization is being provided on a straight-line basis over the estimated useful lives of the assets as follows: Plant 35 years Equipment 3-10 years

Long-Lived Asset Impairment

Pursuant to Financial Accounting Standards Board Statement No. 121, "Accounting for the Impairment of Long-Lived Assets to be Disposed of," impairment of long-lived assets, including intangibles related to such assets, is recognized whenever events or changes in circumstances indicate that the carrying amount of the asset, or related group of assets, may not be fully recoverable from estimated future cash flows and the fair value of the related assets is less than their carrying value. Financial Accounting Standards Board Statement No. 144, "Accounting for the Impairment of Disposal of Long-Lived Assets" (FAS 144) clarified when a long-lived asset held for sale should be classified as such. It also clarifies previous guidance under FAS 121. The adoption of FAS 144 did not affect the company's consolidated operations, financial position or cash flows. The company, based on current circumstances, does not believe any indicators of

impairment are present.

Deferred Loan Costs Costs of obtaining term facilities were deferred and are being amortized on a straight-line basis over the term of the loans.

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NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes

The Company provides for deferred income taxes resulting from temporary differences in reporting certain income and expense items (principally depreciation) for income tax and financial reporting purposes.

Earnings per Share

Basic earnings per share are computed by dividing net earnings available to common shareholders by the weighted average common shares outstanding for the period. Diluted earnings per share is computed by dividing net earnings available to common shareholders by the weighted average common shares outstanding adjusted for the dilutive effect of options granted under the Company's stock option plans, outstanding warrants, and convertible preferred stock. No potentially dilutive securities were included in the diluted earnings per share computation for 2003 and 2002 as a result of the net losses and to include them would be anti-dilutive.

The Company had various potentially dilutive securities during the periods presented, including stock options and warrants. See Note 12.

Accounting for Stock-Based Compensation

The Company accounts for stock-based compensation using the intrinsic value method prescribed in Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees," and related Interpretations. Accordingly, compensation cost for stock options is measured as the excess, if any, of the quoted market price at the date of the grant over the amount an employee must pay to acquire the stock. Because the Company grants options at a price equal to the market price of the stock at the date of grant, no compensation expense is recorded. As required by Statement of Financial Accounting Standards No. 123, "Accounting for Stock-Based Compensation" (SFAS No. 123), the Company discloses pro forma net income and earnings per share as if the fair value method had been applied (see Note 12). The Company has adopted the disclosure provisions required under Financial Accounting Standards Board Statement No. 148, "Accounting for Stock-Based Compensation -Transition and Disclosure" (FAS 148).

Sales concentration In the fiscal years ended March 31, 2004, 2003 and 2002, no one customer accounted for more than 10% of sales.

Vendor concentration The Company purchases milk from one vendor. Management believes that if this supplier should discontinue production of the respective products there are other suppliers of milk in the region and new sources would be readily available.

New Accounting Pronouncements

The FASB has issued FIN 46 and related revisions, "Consolidation of Variable Interest Entities." FIN 46 clarifies the application of Accounting Research Bulletin No. 51, "Consolidated Financial Statements," to certain entities in which equity investors do not have the characteristics of a controlling financial interest or do not have sufficient equity at risk for the entity to finance its activity without additional subordinated financial support from other parties. FIN 46 should be applied no later than the end of the first reporting period that ends after March 15, 2004. The Company does not expect the adoption of FIN 46 to have a material effect on its financial position, results of operations or cash flows.

In April 2003, the FASB issued SFAS No. 149, "Amendment of Statement 133 on Derivative Instruments and Hedging Activities." This statement amends SFAS No. 133, "Accounting for Derivative instruments and Hedging activities," for implementation issues related to the definition of a derivative and other FASB projects related to financial instruments. SFAS No. 149 requires that contracts with comparable characteristics be accounted for in a similar fashion. SFAS No. 149 applies prospectively to contracts entered into or modified after September 30, 2003 and for hedging relationships designated after September 30, 2003. The Company does not expect the adoption of SFAS No. 149 to have a material effect on its financial position, results of operations or cash flows.

In May 2003, the FASB issued SFAS No. 150, "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity." This statement establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of both liabilities and equity. SFAS No. 150 requires that financial instruments within the scope of SFAS No. 150 be classified as a liablity or an asset. SFAS No. 150 is effective for all financial instruments entered into after May 31, 2003 or otherwise, the beginning of the first interim period after September 15, 2003. The Company does not expect the adoption of SFAS No. 150 to have material effect on its financial position, results of operations or cash flows.

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Fair value and Credit Risk

The Company does not use any derivatives and its financial instruments are generally cash deposits, accounts receivable and debt. The Company's debt carries interest at market rates and the Company believes that the fair value of these instruments approximates the carrying value.

The Company provides credit to customers on an unsecured basis after evaluating customer credit worthiness. Since the Company sells to a broad range of customers with a wide geographical dispersion, concentrations of credit risk are limited. In addition, the Company provides an allowance for doubtful accounts for accounts receivable, which are potentially uncollectable and carries credit insurance on large and mid-sized accounts.

Reclassifications

Certain reclassifications have been made to the prior years' financial statements to conform to the current year presentation. These reclassifications had no effect on previously reported results of operations or accumulated deficit.

NOTE 2 - ACCOUNTS RECEIVABLE

The allowance for doubtful accounts in 2003 was increased due to the bankruptcy of one of the Company's largest customers, Lisanti Foods. The Company had credit insurance on this company and has collected part of the balance the customer

owed with the remaining part applied against the deductible of \$48,000.

NOTE 3 - INVENTORIES Inventories consist of the following:

	March 31, 2004	March 31, 2003
Finished goods	\$2,164,000	\$1,695,000
Raw materials	691,000	440,000
Supplies and packaging	379,000	400,000
	3,234,000	\$2,535,000
Less: Reserve for Obsolescence	-0-	350,000
	\$3,234,000	\$2,185,000

The Company recognized a reserve for inventory obsolescence that totaled \$350,000 in 2003 of which inventory was sold in 2004.

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LUCILLE FARMS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 4 - PROPERTY, PLANT AND EQUIPMENT

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Property, plant and equipment consists of the following:

	March 31, 2004	March 31, 2003
Land	\$ 25,000	\$ 25,000
Plant	4,867,000	4,728,000
Equipment	10,814.000	10,528,000
Whey facility	2,143,000	2,139,000
	\$17,849,000	\$17,420,000
Less: accumulated		
depreciation and		
amortization	8,270,000	7,417,000
	\$ 9,579,000	\$10,003,000

NOTE 5 - DUE FROM OFFICERS

Amounts due from officers reflect advances and loans, which effective June 1, 1992 were converted to promissory notes bearing interest at 9% per annum. During 2004, \$146,838, of principal and accrued interest, was repaid by the Company acquiring shares of its common stock from the officers.

NOTE 6 - REVOLVING CREDIT LOAN

The Company had a \$4,500,000 revolving credit facility at March 31, 2004. The loan was to expire on May 31, 2004. The bank has increased the amount of the loan to \$5,000,000, and has extended the loan's maturity to November 30, 2004 at which time the outstanding principal is due. The rate of interest on amounts borrowed against the revolving credit facility is based upon the prime rate plus 3% (7.0% at March 31, 2004 and 5.25% at March 31, 2003). Advances under this facility are limited to 50% of inventory (with a cap on inventory borrowings of \$1,000,000) and 80% of accounts receivable as defined in the agreement. The commitment contains various restrictive covenants. At March 31, 2004, the Company was in default of its debt coverage ratio covenant. On April 6, 2004, the lender provided a waiver of that covenant violation. In addition, the Company is required to generate an increase in its dollar amount of net worth annually. The Company is seeking alternative financing to replace this loan. Should the Company not be able to secure alternative financing by the extended due date it will request an additional extension of the loan's due date. However, there is no assurance that such financing can be secured or the extension granted. Failure to secure such financing can have a significant negative effect on the Company's liquidity. This loan is secured by substantially all of the Company's assets.

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LUCILLE FARMS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 7 - LONG-TERM DEBT Long-term debt consists of the following:

	March 31, 2004	March 31,
Term loan with a bank dated February 8, 1999, secured by real estate and equipment, payable monthly at \$37,561 including interest at 9.75% for 20 years maturing February 8, 2019	\$3,536,000	\$3,639,000

Term loan with a bank dated February 8, 1999 secured by real estate and equipment, payable monthly at \$10,051 including interest at 10.75%

for 20 years maturing February 8, 2019	896,000	919,000
Loan payable to bank due in annual installments of \$500,000 beginning May 1, 2003. The loan, collateralized by the Company's plant and equipment, bears interest at 1% above the bank's national variable rate (5% at March 31, 2004). Interest is payable monthly	1,500,000	2,000,00
Promissory note to St. Albans Cooperative Creamery due April 14, 2005. The note bears interest at the applicable federal rate, paid annually in arrears on each anniversary date of the note.	1,100,000	1,100,00
Equipment notes payable in monthly installments ranging from \$972 to \$3,006, including interest at rates of 9.75% to 11%, through September 2005. The notes are collateralized by equipment with a net book value of \$314,000 at March 31, 2004	102,000	195,000
Discounted obligations under capital leases		58 , 000
	7,134.000	7,853.000
Less: current portion	711,000	710,000
TOTAL	6,423,000	\$7,143,000

As of March 31, 2004 long-term debt matures as follows: 2005 711,000 2006 1,775,000 2007 664,000 2008 181,000 2009 214,000 Thereafter 3,589,000 ------7,134,000

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LUCILLE FARMS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 8 - INCOME TAXES

Temporary differences and carryforwards which give rise to deferred tax assets and liabilities are as follows:

March 31	, 2004	March 3
Deferred	Deferred	
Deferred	Tax	Deferred
Tax Asset	Liability	Tax Asset

Depreciation	\$	\$821,000	\$
Provision for doubtful accounts	65,000		72,000
Reserve for obsolescence			98,000
Reserve for compensated absences	14,000		22,000
Operating loss carryforwards	3,227,000		3,021,000
Contribution carryforwards	2,000		2,000
Valuation allowance	3,308,000 2,487,000 \$ 821,000	821,000 \$821,000 	3,215,000 2,490,000 \$725,000

The net change in the valuation allowance for the periods presented were as follows:

	March 31,		
	2004	2003	2002
Valuation allowance increase/			
(decrease)	\$(3,000)	\$441,000	\$598 , 000

The provision for income taxes represents the provision for minimum state taxes.

The provision for income taxes is different than the amount computed using the United States Federal Statutory income tax rate for the reasons set forth below:

	Years Ended March 31,		
	2004	2003	2002
Expected tax at U.S. Statutory Rate	34.0%	(34.0)%	(34.0) %
State and local income taxes	.5%	.1	.1
Permanent differences and other		(.6)	(4.9)
Prior year tax adjustment	(32.6)		
Valuation allowance for operating loss			
Carryforwards	(1.4)	34.6	38.9
	0.5%	.1 %	.1%

Federal operating loss carry forwards totaled \$8,491,000 as of March 31, 2004 and expire on March 31, of the following years:

2009	\$ 77,000
2011	913,000
2013	2,122,000
2015	269,000
2016	1,562,000
2022	1,674,000
2023	1,274,000
2024	600,000
Total	\$8,491,000

LUCILLE FARMS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 9 - LEASE COMMITMENTS

The Company leases automobiles for two of its officers under lease arrangements classified as operating leases. The leases expire in November 2005 and April 2006. Rent expense was approximately \$17,000 and \$19,000 in the years ended March 31, 2004 and 2003, respectively. Future minimum payments under the leases are approximately \$17,000 at March 31, 2004.

The Company leases a building for administrative offices and warehouse space for dry goods with a purchase option (subject to terms and conditions). The lease expires December 31, 2004 with the right to renew for an additional year. The lease amount is \$43,200 per year in equal monthly installments.

NOTE 10 - RELATED PARTY TRANSACTIONS

The Company leases a parcel of land adjacent to its production facility. This parcel is owned by three of its stockholders. The space is used as an employee parking lot and its use was required in conjunction with the construction of the new whey drying facility. The ten- year lease term carries a monthly rental of \$750 during the first five years and \$900 during the remaining five years. Rent expense for the years ended March 31, 2004, 2003 and 2002 was \$10,800, \$9,000 and \$9,000 respectively, in each of the years. This lease has a purchase option to purchase at fair market value at the end of the ten-year period. This lease was assigned to the bank in conjunction with the whey plant financing.

The Company purchases all of its milk supplies from one of its stockholders (see Note 12). Purchases totaled approximately \$24,868,000 for 2004, \$21,290,000 for 2003 and \$28,454,000 for 2002, respectively.

The Company leases space for its executive offices at \$1,200 per month from three of its stockholders on a month-to-month basis. Rent expense was approximately \$14,000 for each of the years ended March 31, 2004, 2003 and 2002.

The Company also leases an additional 900 square feet for \$750 monthly on a month-to- month basis. These premises are owned by three of its stockholders. This space is primarily used for the Company's marketing operations. Rent expense for the Company's office facility in New Jersey was \$9,000 for each of the years ended March 31, 2004, 2003 and 2002.

The Company owes approximately \$140,000 of legal fees to the law firm of Breslow and Walker, LLP. The Chairman of the Board of Directors is a partner of that firm.

On June 10, 2002, B&W Investment Associates, a partnership of which Howard S. Breslow, Chairman of the Board, is a partner, acquired for \$25,000, a ten year warrant to purchase 500,000 shares of Common Stock at \$3.00 per share.

The Company purchased raw materials of \$615,000 from an entity affiliated with Dr. Mali Reddy, a former Company director, during the period he was a director in 2002.

LUCILLE FARMS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 11 - STOCKHOLDERS' EQUITY

In May 1993, the Board of Directors of the Company adopted a resolution authorizing the issue of 250,000 shares of Preferred Stock, par value \$0.001 per share. The preferred stock may be issued in series, the terms of which will be determined by the Company's Board of Directors without action by shareholders and may include dividend and liquidation preferences to common stock, voting rights, redemption and sinking fund provisions and conversion rights.

In June 2001 the Company entered into an agreement to purchase plant equipment with preferred stock. In connection therewith, the Company issued 216 shares of Series A Convertible Redeemable Preferred Stock with a face value of \$540,000. The stock can be converted into 216,000 shares of common stock at \$2.50 per share. The preferred stock has no rights as to dividends or voting. There is a liquidation preference at face value and the Company can redeem the Preferred Stock at face value under certain defined conditions.

On May 16, 2002, the Company entered into an agreement with St. Albans Cooperative Creamery to sell 583 shares of Lucille Farms' Series B Convertible Redeemable Preferred stock, which is convertible into 583,333 shares of common stock, and a 10-year warrant to purchase 583,333 shares (subject to adjustment) of common stock at \$.01 per share, for an aggregate price of \$3,500,000, to cancel accounts payable owed to St Albans.

On December 20, 2002, the shareholders of the Company voted on and approved the 2002 stock option plan authorizing the issue of 1,000,000 shares of common stock, par value \$.001, per share upon the exercise of options, which may be granted from time to time in accordance with the plan.

NOTE 12 - OTHER EVENTS

Employment Agreements

On November 1,2002, the Company entered into an employment agreement with Jay Rosengarten, the Chief Executive Officer, for a 5 year term. Among other items, the employment agreement provides for the granting of a 10-year option to purchase 250,000 shares of the Company's common stock at \$3 per share. Subject to accelerated vesting in the case of certain change of control event, the options vest 50,000 shares on November 1, 2002 and 50,000 shares on each of the next four anniversary dates.

2002 Stock Option Plan

On October 24, 2002, the 2002 Stock Option Plan became effective. An aggregate of 1,000,000 shares of common stock were reserved for issuance upon exercise of options which may be granted from time to time in accordance with the plan. Options may be granted to employees, including officers, directors, consultants and advisors. Options shall be designated as either Incentive Stock Options or Non-Incentive Stock Options being issued at a purchase price of not less than 100% (110% in case of optionees who own more than 10% of the voting power of all classes of stock of the Company) of fair market value of the Common Stock on the date the option is granted. In November 2002, options to purchase 250,000 shares were granted to the CEO of the Company for an exercise price of \$3.00 per share, and options to purchase 50,000 shares were granted to an employee of the Company for an exercise price of \$3.00 per share.

1993 Stock Option Plan

In April 1995, options to purchase 10,000 shares were granted to each of two employees at an exercise price of \$3.625. The options shall expire on April 4, 2005. In May 1996, options to purchase 50,000 shares were granted to a newly hired employee at an exercise price of \$4.00. These options expired April 1, 2003. In January 1998, options to purchase 25,000 shares were granted to a director of the Company in his capacity as consultant at an exercise price of \$1.50 per share. The options expire on January 2008 and vest to the extent of 5,000 shares on date of issue and 5,000 shares on each of the next four anniversary dates. In June, 2001 the Company issued options for consulting services and for a directorship. The ten year options were for 5,000 shares each with an exercise price at the fair market value on the date of grant of \$1.80 and \$1.84 and were valued as determined using the Black Scholes option-pricing model for a total of \$13,695. The options were canceled in May 2002. All values have been calculated, on the date of grant using the Black Scholes option-pricing model with the following assumptions:

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	March 31	, 2003
	Options	Warrants
Expected dividend yield	-0-%	-0-%
Risk free interest rate	4.0%	4.0%
Expected stock volatility	112.6%	111.0%
Expected option life	10 years	10 years

The Company follows the intrinsic method of Accounting Principals Board Opinion No. 25, "Accounting for Stock Issued to Employees" (APB 25) and related Interpretations in accounting for its employee stock options because, as directed below, Financial Accounting Standards Board Statement No. 123, "Accouting for Stock-Based Compensation" (FAS 123) requires use of option valuation models that were not developed for use in valuing employee stock options. FAS 123, permits a company to elect to the intrinsic method of APB 125 rather than the alternative fair value accounting provided under FAS 123 but requires pro forma net income and earnings per share disclosures as well as various other disclosures not required under APB 25 for companies following APB 25. The Company has adopted the disclosure provisions required under Financial Accounting Standards Board Statement No. 123, "Accounting for Stock-Based Compensation-Transition and Disclosure" (FAS123). Under APB 25, because the exercise price of the Company's stock options equals the market price of the underlying stock date of grant, no compensation expense was recognized. See "New Pronouncements".

	Years Ended March 31,		
	2004	2003	2002
Net income (loss):			
As reported	\$209,000	\$(847,000)	\$(1,540,000)
Pro forma Net earnings (loss) per share:	135,000	\$(924,000)	\$(1,546,000)
As reported Pro forma	\$.07 .04	\$(.26) \$(.29)	\$ (.52) \$(.52)

The full impact of calculating compensation cost for stock options under SFAS No. 123 is not reflected in the pro forma net income amounts presented above because compensation cost is reflected over the options' vesting period. Stock options are summarized as follows:

	Exercise price	2004	2003	20
Outstanding – beginning	\$1.50 to \$4.00	370,000	105,000	245
Issued	\$1.80 and \$3.9375	-0-	275,000	10
Terminated	\$3.9375 and \$4.00	50,000	10,000	150
Outstanding - ending	\$1.50 to \$4.00	320,000	370,000	105

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The following table summarizes information about stock options outstanding at March 31,2004:

Range of	Number	Weighted Average Remaining	Weighted Ave
Exercise Prices	Outstanding	Life (in years)	Exercise Pr
\$ 1.50 - 3.00	300,000	8.0	\$ 2.83
\$ 3.01 - 4.00	20,000	4.0	\$ 3.82

On June 10 2002, B&W Investment Associates, a partnership of which Howard S. Breslow, Chairman of the Board, is a partner, acquired for \$25,000, a ten year warrant to purchase 500,000 shares of Common Stock at \$3.00 per share.

Purchase of Common Stock

Effective October 1, 2001, the Company acquired 19,900 shares of its common stock valued at 2 per share, in payment of a loan due from one of its shareholders.

On June 1, 2003, the Company acquired 146,838 shares of its common stock valued at \$1.00 per share, in payment of loans, due from three of its officers.

Preferred Share Purchase Rights

On June 2, 1997, the Board of Directors declared a dividend distribution of one preferred share purchase right on each outstanding share of common stock. The

rights will be exercisable only if a person or group acquires 20% or more of the Company's common stock or announces a tender offer the consummation of which would result in ownership by a person or group of 20% or more of the common stock. Each right will entitle stockholders to buy one one-hundredth of a share of a new series of preferred stock at an exercise price of \$8.00. In the event of an acquisition, merger, or other business combination transaction after a person has acquired 20% or more of the Company's outstanding common stock, each right will entitle its holder to purchase, at the right's then-current exercise price, a number of the acquiring company's common shares having a market value of twice such price. In addition, if a person or group acquires 20% or more of Company's outstanding common stock, each right will entitle its holder (other than such person or members of such group) to purchase, at the right's then-current price, a number of the Company's common shares having a market value of twice such price. Following the acquisition by a person or group of beneficial ownership of 20% or more of the Company's common stock and prior to an acquisition of 50% or more of the common stock, the Board of Directors may exchange the rights (other than rights owned by such person or group), in whole or in part, at an exchange ratio of one share of common stock (or approximately one one-hundredth of a share of the new series of junior participating preferred stock) per right. Prior to the acquisition by a person or group of beneficial ownership 20% or more of the Company's common stock, the rights are redeemable for one tenth of one cent per right at the option of the Board of Directors. In May 2002 the Board of Directors amended the rights agreement to exclude the financing with St. Albans Cooperative Creamery, Inc. and to provide for the expiration of the rights upon consummation of the financing.

NOTE 13. - RESTRUCTURING

The Company entered into an agreement, as of May 16, 2002, with St. Albans Cooperative Creamery, Inc. ("St. Albans"), the Company's primary supplier of raw materials, pursuant to which St. Albans (i) converted \$1,000,000 of accounts payable owed by the Company to St. Albans, into 333,333 share of the Company's common stock, (ii) converted \$3,500,000 of accounts payable owed by the Company to St. Albans into (A) preferred stock convertible into 583,333 shares of common stock, which preferred stock (1) automatically converts into such number of shares of common stock if the common stock is \$8 or higher for thirty consecutive trading days, and (2) may be redeemed by the Company for \$3,500,000, and (B) a ten-year warrant to purchase 583,333 shares of common stock (subject to adjustment under certain circumstances to a maximum of 1,416,667 shares of common stock) at \$.01 per share, which warrant (1) may not be exercised for a period of three-years, (2) terminates if, during such three-year period, the Company's common stock is \$8 or higher for thirty consecutive trading days, and (3) in the event the Company's common stock is not \$8 or higher for thirty consecutive trading days during such three-year period, may only be exercised on the same basis percentage wise as the preferred shares are converted, (iii) converted an additional \$1,000,000 of accounts payable owed by the Company to St. Albans into a convertible promissory note, bearing interest at the applicable federal rate (4.99%) at the note's inception, due on April 14, 2005, which note is convertible into common stock at \$6 per share at any time by St.

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Albans and, at the Company's option, automatically shall be converted into common stock at \$6 per share if the common stock is \$8 or higher for a period of 30 consecutive trading days, and (iv) provided the Company with a pricing structure for milk and milk by-products, for a minimum of one-year and a maximum of four-years (subject to renegotiation at the expiration of the applicable period), designed to produce profitability for the Company. Accordingly, a gain was recognized in the amount of \$875,000, net of income taxes that were calculated to be zero. The Company has recorded the restructured debt issued pursuant to the restructuring in accordance with the requirements of SFAS 15,

"Accounting by Debtors and Creditors for Troubled Debt Restructurings". Accordingly, the debt recorded in connection with this transaction included obligations for future cash payments of principal and interest to the extent that the total of such cash flows did not exceed the principal amount of the debt cancelled.

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Schedule II Valuation and Qualifying Accounts:

COL A	COL B	COL C	COL D
Classification	Balance At Beginning Of Period	Additions (Deductions) Charged (Credited) to Cost and Expenses	Additions Other Chang Add (Deduct Described
YEAR ENDED March 31, 2004			
Reserves and allowances deducted From asset account: Allowance for uncollectible accounts Reserve on inventory Valuation for deferred tax asset	189,000 350,000 2,490,000 	43,000 (350,000) (3,000) 	(62,000) (350,000) (62,000)
YEAR ENDED MARCH 11, 2003:	-,,		(, , , , , , , , , , , , , , , , , , ,
Reserves and allowances deducted From asset account: Allowance for uncollectible accounts Reserve on Inventory Valuation for deferred tax asset	144,000 93,000 1,951,000	145,000 257,000 539,000	(100,000)
	\$ 2,188,000	\$ 941,000	\$(100,000)

YEAR ENDED MARCH 31, 2002:

Reserves and allowances deducted		
From asset account:		
Allowance for uncollectible accounts	132,000	12,000
Reserve on Inventory		93,000
Valuation for deferred tax asset	1,353,000	598,000
	\$1,485,000	703,000

(1) uncollectible accounts written off, net of revenues

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ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

At the stockholders' meeting on March 31, 2004, the shareholders approved Mahoney Cohen & Co., CPA, PC as the Company's independent accounting firm for the year ended March 31, 3004, replacing our former accounting firm Wiss & Company LLP.

ITEM 9A. CONTROLS AND PROCEDURES

As of the end of the period covered by this Annual Report on Form 10-K, the Company carried out an evaluation, under the supervision and with the participation of the Company's management, including the CEO and CFO, of the effectiveness of the design and operation of the Company's disclosure controls and procedures pursuant to Exchange Act Rule 13a-14. Based upon that evaluation, the Company's CEO and CFO concluded that the Company's disclosure controls and procedures are effective in timely alerting them to material information relating to the Company required to be included in the Company's periodic SEC filings.

The Company does not expect that its disclosure controls and procedures will prevent all error and all fraud. A control procedure, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control procedure are met. Because of the inherent limitations in all control procedures, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been detected. These inherent limitations include the realities that judgments in decision-making can be faulty, and that breakdowns can occur because of simple error or mistake. Additionally, controls can be circumvented by the individual acts of some persons, by collusion of two or more people, or by management override of the control. The design of any control procedure also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions; over time, controls may become inadequate because of changes in conditions, or the degree of compliance with the policies or procedures may deteriorate. Because of the inherent limitations in a cost-effective control procedure, misstatements due to error or fraud may occur and not be detected.

The Company and its auditors have identified deficiencies within its internal control framework which, if left uncorrected could result in a material control weakness. Our internal control deficiencies relate to the account reconciliation process and lack of compliance with established procedures for monitoring and

adjusting balances relating to certain accruals and provisions. As a result of the above actions, considerable improvements in the Company's internal controls including a reorganization and centralization of its accounting department are currently being implemented.

ITEM 9B OTHER INFORMATION

None.

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

The directors and executive officers of the Company as of June 24, 2003 are as follows:

Name	Age	Present Office or Position
Howard Breslow	64	Chairman of the Board of Directors
Jay M. Rosengarten	59	Chief Executive Officer and Director
Alfonso Falivene	60	President and Director
Carl Millerick	58	Vice President-Operations
Albert N. Moussab	51	Chief Financial Officer
George Bell	59	Director
Ralph Singer	54	Director
Frank DiPasquale	47	Director

Mr. Howard S. Breslow has been a director of the Company since April 1993. On October 24, 2002, he was elected as the non-employee Chairman of the Board of Directors. Mr. Breslow has been a practicing attorney in New York for more than 35 years and has been a member of the law firm of Breslow & Walker, LLP New York, New York for more than 30 years, which firm is counsel to the Company. Mr. Breslow currently serves as a director of Excel Technology, Inc., a publicly held company engaged in the development and sale of laser products, and BioLife Solutions, Inc., a publicly held company engaged in the research, development and sale of products for use in low temperature medicine.

Mr. Jay Rosengarten was appointed Chief Executive Officer by the Board of Directors in August 2002 and has been on the Board of Directors since February 1, 1998. Mr. Rosengarten, the former Board Chairman of Shopwell, Chicago is an internationally recognized consultant, author and lecturer on Consumer Marketing, Ethnic Marketing and Business Management. He has been the keynote speaker at numerous national trade association meetings and major corporate events. Mr. Rosengarten has a J.D. from Fordham University Law School. Mr. Rosengarten is the principal of The Rosengarten Group, a management consulting firm, a position he has held from 1993 to present.

Mr. Alfonso Falivene is a founder of the Company and has been a director of the Company since inception in 1976. He served as Vice President and Secretary of the Company until April 1993 when he was appointed President and Chief Executive Officer. On November 1, 2002, Mr. Falivene resigned the position of Chief Executive Officer.

Mr. Millerick, Vice President-Operations, has worked for the Company from April, 2002 to the present. From 1988 to 2002, Mr. Milerick was the president and owner of Milerick Associates, a consulting firm providing advisory services to the dairy industry.

Mr. Albert N. Moussab was appointed the Chief Financial Officer of the Company in August 2002. Prior to this position, he was the Company's Controller since joining the Company in March 2001. From January 2000 until March 2001, Mr. Moussab was the Controller for Fink Baking Company, a New York based producer of bread supplying the New York metropolitan area restaurants and New York school system. From 1996 until the end of 1999, Mr. Moussab served as the Controller of the Academy Bus Company, the largest privately held bus company in the Northeast.

Mr. George Bell has been a director of the Company since August 2002. Mr. Bell has been the President of National Provisions, Inc. a national specialty food processing company based Florida, since June 2001 and the President of Florida Deli Pickle Company, Inc. since 1993. Mr. Bell previously spent over 25 years with Hebrew National, an internationally renowned meat processing company, especially known for their frankfurters. His last position was Sr. V.P. of Operations for the company.

Mr. Ralph Singer has been a director of the Company since August 2002. Mr. Singer has been the Chairman of the Board of National Provisions, Inc. since June 2001, and the Chairman of Florida Deli Pickle Company Inc. since February 2001 He is a former Deputy Chairman of the Board of The Stirling Group, PLC in the U.K. Mr. Singer brings over twenty years experience as a successful entrepreneur. Mr. Frank Di Pasquale.

Mr. Frank DiPasquale has worked for the National Grocers Association since 1997, where he is Senior Vice President. Mr. DiPasquale was the head of human resources management and operational services for all of Kmart's Super Kmart Centers from 1992 to 1997. Mr. DiPasquale has a B.B.A. in Marketing Management from Iona College in New York, a Graduate Degree in Leadership Development from Hartford University in Connecticut and a Master's of Arts in Human Resource Management/Organizational Development from Marist College in New York. He is on the Advisory Board of Second Harvest, the National Skills Standards and Western Michigan University's Food Marketing Program and the Editorial Board at St. Joseph's University Food Marketing Program.

Officers serve at the discretion of the Board of Directors and are elected at the annual meeting of the Board of Directors. Directors are elected at the annual meeting of stockholders for a term of one year. The Company's Certificate of Incorporation provides that no director shall be personally liable to the Company or its stockholders for monetary damages for breach of fiduciary duty except for: (a) any breach of the duty of loyalty; (b) acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (c) improper distributions to stockholders or loans to officers or directors; or (d) any transactions from which a director derives an improper personal benefit. The Company currently maintains insurance to indemnify directors and officers.

BOARD COMMITTEES

Audit Committee. The Board of Directors has an Audit Committee which operates under a written charter adopted by the Board of Directors. A copy of the Audit Committee Charter is attached to this Proxy Statement as Exhibit A. The Audit Committee held one meeting during the year ended March 31, 2004. The Audit Committee is comprised of Messrs. Breslow, Bell and Singer. Messrs. Bell and Singer are "independent directors" as defined under NASDAQ rules. Mr. Bell is qualified as an audit committee financial expert within the meaning of the SEC regulations.

Compensation Committee. Management compensation for fiscal year 2004 was determined by the entire Board and reviewed and approved by the independent members of the Board. Subsequent to such determination, the Board of Directors formed a Compensation Committee which did not meet during 2004. The role of the Compensation Committee is to evaluate the performance of the Company's executive officers, and to determine and approve their compensation. The Compensation Committee is comprised of Messrs. Breslow, Bell and Singer.

Nominating Committee. The Board of Directors has no standing nominating committee. The Company believes that obtaining input from all of its directors in connection with Board nominations enhances the nomination process. The Company currently does not have a charter with regard to the nomination process. The nominations of the directors standing for election or re-election at the Meeting were unanimously recommended for selection by the independent directors, and were unanimously approved by the Board of Directors.

The Company does not have a formal policy concerning stockholder recommendations of nominees to the Board of Directors. The need for such a policy has not arisen since, to date, the Company has not received any recommendations from stockholders requesting that the Board of Directors consider a candidate for inclusion among the Board's slate of nominees in the Company's proxy statement. The absence of such a policy does not mean, however, that a recommendation would not have been considered had one been received. The Company will consider director candidates recommended by stockholders. Any stockholder desiring to make such a recommendation should send the recommendation, in writing, to the Corporate Secretary at the address of the Company set forth on the first page of this Proxy Statement, no later than the date by which stockholder proposals for action must be submitted. The recommendation should include the recommended candidate's biographical data, and should be accompanied by the candidate's written consent to nomination and to serving as a director, if elected.

The Company's goal is to assemble a Board of Directors that brings to the Company a variety of perspectives and skills derived from business and professional experience. The Company does not have any formal rules or policies regarding minimum qualifications for nominees, but expects that its candidates be of the highest ethical character, share the values of the Company, have reputations, both personal and professional, consistent with the image and reputation of the Company, be highly accomplished in their respective field, and possess the relevant expertise and experience necessary to assist the Board and the Company to increase stockholder value.

The Board of Directors identifies nominees by first evaluating the current members of the Board of Directors willing to continue in service. Current members of the Board with skills and experience that are relevant to the Company's business and who are willing to continue in service are considered for re-nomination, balancing the value of continuity of service by existing members of the Board with that of obtaining a new perspective. If any member of the Board does not wish to continue in service or if the Board of Directors decides not to re-nominate a member for re-election, the Board of Directors will seek to identify nominees that possess the characteristics outlined above. Current members of the Board of Directors are polled for suggestions. Research also may be performed to identify qualified individuals. To date, the Company has not engaged third parties to identify, evaluate, or assist in identifying potential nominees, although the Company reserves the right in the future to retain a third party search firm, if necessary.

In evaluating director nominees, the Board of Directors may consider the following factors:

- o the appropriate size and the diversity of the Company's Board of Directors;
- o the needs of the Company with respect to the particular talents and experience of its directors;
- o the knowledge, skills and experience of nominees, including experience in technology, business, or finance,
- o in light of prevailing business conditions and the knowledge, skills and experience already possessed by
- o other members of the Board;
- o familiarity with national and international business matters;
- o experience with accounting rules and practices; and
- o the need to satisfy governance and other standards set by the SEC and NASDAQ.

The Board of Directors may also consider such other factors as it may deem to be in the best interests of the Company and its stockholders.

COMMUNICATING WITH DIRECTORS

Stockholders may contact any of our directors or our Board as a group by writing to them c/o Lucille Farms, Inc., 150 River Road, P.O. Box 517, Montville, New Jersey 07045, Att: Al Moussab. All communications will be received, processed and forwarded to the directors by the Corporate Secretary. You will receive a written acknowledgement from the Corporate Secretary upon receipt of your communication if you include a return address.

AUDIT COMMITTEE REPORT

The Company's management is responsible for preparing the Company's financial statements, and the independent auditors are responsible for auditing those financial statements. The Audit Committee is responsible for monitoring and reviewing these processes on behalf of the Board of Directors.

The Audit Committee has reviewed and discussed the audited financial statements with management. Management represented to the Audit Committee that the Company's consolidated financial statements were prepared in accordance with generally accepted accounting principles.

The Audit Committee discussed with the independent auditors matters required to be discussed by Statement on Auditing Standards No. 61 (Communication With Audit Committees). In addition, the Audit Committee has received the written disclosures and the letter from the independent auditors required by Independence Standards Board Standard No. 1 (Independence Discussions With Audit Committees), and has discussed with the independent auditors the auditors' independence from the Company and its management. In concluding that the auditors are independent, the Audit Committee considered, among other factors, whether the nonaudit services provided by auditors were compatible with their independence.

In reliance on the reviews and discussions referred to above, the Audit Committee recommended to the Board of Directors (and the Board subsequently approved the recommendation) that the audited financial statements be included in the Company's Annual Report on Form 10-K for the fiscal year ended March 31, 2004 for filing with the Securities and Exchange Commission.

Audit Committee

Howard S. Breslow George Bell Ralph Singer

CODE OF ETHICS

The Company has a Code of Ethics that is applicable to all employees of the Company, including the Company's executive officers. The Company will provide an electronic or paper copy of the Code of Ethics free of charge upon request. Requests may be made by calling Investor Relations at (973) 334-6030, or by writing to Investor Relations at 150 River Road, P.O. Box 517, Montville, New Jersey 07045.

Section 16A Beneficial Ownership Reporting Compliance

The Company is not aware of any late filings of, or failure to file, the reports required by Section 16(a) of the Securities Exchange Act of 1934.

ITEM 11. EXECUTIVE COMPENSATION

The following table sets forth certain information regarding compensation paid by the Company during each of the Company's last three fiscal years to the Company's Chief Executive Officer and to each of the Company's executive officers who received salary and bonus payments in excess of \$100,000 during the year ended March 31, 2004.

SUMMARY COMPENSATION TABLE

		Annual Comper		
Name and Principal Positions	Fiscal Year	Salary	Bonus	Other Compens
Jay Rosengarten	2004	\$211,000		\$11
Chief Executive Officer	2004	56,000		Ϋ́́ΎΤ
	2002	50,000(2)		
Alfonso Falivene	2004	\$106,000		\$11
President	2003	106,000		9
	2002	106,000		9
Gennaro Falivene	2004	106,000		6
Executive Vice	2003	106,000		6
President Quality Control	2002	106,000		7

(1)Represents health insurance, automobile allowances and/or automobile lease payments for the benefit of such employee.(2) Represents consulting fees.

OPTION/SAR GRANTS IN YEAR-ENDED MARCH 31, 2004

In the fiscal year ended March 31, 2004, the Company issued options to purchase

shares of Common Stock to each of the Named Executive Officers, as follows:

Name and Principal Positions	Number of Securities Underlying Options/SAR's granted (#)(1)	Percent of Total Options/SARs granted to Employees in Fiscal Year	Exercise or Base Price (\$/Sh)	Expira Dat
Jay M. Rosengarten, Chief Executive Officer	250,000	91%	\$3.00	10/24/
Alfonso Falivene, President	-	_	_	_
Gennaro Falivene, Executive Vice President	-	-	-	_

(1) Options to acquire shares of Common Stock.

AGGREGATED OPTIONS/SAR EXERCISES AND OPTION/SAR VALUES FOR THE FISCAL YEAR ENDED MARCH 31, 2004

The following table provides information related to options exercised by each of the Named Executive Officers during the year ended March 31, 2004 fiscal year and the number and value of options held at March 31, 2004. The Company does not have any outstanding stock appreciation rights. None of the options were in the money at year ended March 31, 2004.

			Unexercised C	ities Underlying ptions/SAR at ar End (#)	Value money
Name	Shares Acquired On Exercise (#)	Value Realized (\$)	Exercisable	Unexercisable	Exercis
Jay M. Rosengarten	-	-	100,000	175,000	-
Alfonso Falivene	-	_	_	-	-
Gennaro Falivene	_	_	_	_	_

(1) The closing price for the Common Stock as reported on the Nasdaq on March 31, 2003 was \$1.05.

REPORT OF THE BOARD OF DIRECTORS ON EXECUTIVE COMPENSATION

During the fiscal year ended March 31, 2004, the entire Board of Directors held primary responsibility for determining executive compensation levels. The goals of the Company's compensation program is to align compensation with business objectives and performance and to enable the Company to attract, retain and reward executive officers and other key employees who contribute to the long term success of the Company.

The Chief Executive Officer's compensation for the fiscal year ended March 31, 2004 was determined by the Board of Directors (without the vote of Mr. Jay M. Rosengarten) based on the anticipated performance in fiscal 2004 and the level of salaries of chief executive officers in a peer group consisting of cheese manufacturers and/or food processors having sales levels comparable to the Company.

BOARD OF DIRECTORS

Howard S. Breslow Alfonso Falivene Jay Rosengarten Ralph Singer George Bell

Employment Agreements

On October 24, 2002, the Company entered into an employment agreement with Jay Rosengarten, pursuant to which Mr. Rosengarten was employed as the Company's Chief Executive Officer, initially, and for a period of approximately three (3) months (the "Wind Down Period"), on a part-time basis, during which period of time Mr. Rosengarten is to wind down his consulting practice and devote not less than three (3) week days per week to the business of the Company, and thereafter on a full-time basis, provided, however, that Mr. Rosengarten is permitted to retain, as consulting clients, two food industry related trade associations (the "Trade Associations") and two food industry related trade clients (the "Trade Clients") and devote, on average, not more than an aggregate of two (2) days per month in connection with such clients. During the Wind Down Period, Mr. Rosengarten will receive a salary at the rate of \$150,000 per annum. Thereafter, until such time as he terminates his consulting relationship with the Trade Clients (at which time he can devote, on average, not more than an aggregate of one (1) day per month in connection with the Trade Associations), his salary will be at the rate of \$200,000 per annum. At such time as Mr. Rosengarten terminates his consulting relationship with the Trade Clients, his salary shall be at the rate of \$250,000 per annum. Pursuant to the terms of the employment agreement, in addition to his salary, the Company has granted to Mr. Rosengarten, under the Company's 2002 Stock Option Plan (the "Plan"), a 10-year option to purchase 250,000 shares of the Company's Common Stock at \$3.00 per share, which option vests to the extent of 50,000 shares upon the commencement of employment and 50,000 shares on each of the next four anniversary dates thereof; provided, however, that such vesting accelerates and all options vest in the event of a sale of all or substantially all of the assets or all of the shares of capital stock of the Company or the merger or consolidation of the Company with another entity where the Company is not the surviving entity or becomes a wholly owned subsidiary of another entity (a "Change of Control Event"). In the event Mr. Rosengarten's employment is terminated on account of his death, disability, or resignation or for cause, the Company shall be obligated to pay his salary only up to the date of termination. In the event his employment is terminated by the Company without cause, the Company shall be required to continue to pay his salary for a period of six (6) months and that portion of any bonus which has accrued to the date of termination; provided, however, that Mr. Rosengarten shall have the affirmative

obligation to seek employment or reactivate his consulting business and mitigate the Company's damages-i.e. to the extent that he earns monies from his employment or consulting business, the same shall be applied to reduce the payment to be made to Mr. Rosengarten under

his employment agreement; and provided further that if such termination takes place within two (2) years after a Change of Control Event, then the Company shall be required to continue to pay his salary for a period of twelve (12) months.

Compensation of Directors

The Company has not compensated its directors for their services in such capacity.

Compensation Committee Interlocks and Insider Participation

During the year ended March 31, 2004, Messrs. Jay Rosengarten and Alfonso Falivene were each officers of the Company as well as directors of the Company who participated in deliberations of the Company's Board of Directors. Reference is made to Item 13 "Certain Relationships and Related Transactions".

Comparison of Cumulative Total Stockholder Return

The following chart compares the percentage change in the cumulative total stockholder return of the Common Stock during the period form March 31, 1999 through the fiscal year ended March 31, 2004 with the cumulative total return on the NASDAQ Composite Index and the Company Peer Group. The comparison assumes \$100 was invested in the Common Stock on March 31, 1999, and in each of the stocks included in the NASDAQ Composite Index and the Company Peer Group.

[CHART OMITTED]

STOCK PERFORMANCE GRAPH

CRSP Total Return Index for:	03/1999	03/2000	03/2001	03/2002	03/
Lucille Farms, Inc.	100.0	161.5	73.1	60.6	30.
Nasdaq Stock Market (US Companies)	100.0	185.8	74.4	75.0	55.
NASDAQ Stocks (SIC 5140-5149 US Companies) Groceries and Related Products	100.0	84.6	118.6	157.0	130

Notes:

- A. The lines represent monthly index levels derived from compounded daily returns that include all dividends.
- B. The indexes are reweighted daily, using the market capitalization on the previous trading day.
- C. If the monthly interval, based on the fiscal year-end, is not a trading day, the preceding trading day is used.
- D. The index level for all series was set on 3/31/1999.

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

The following table, as of May 24, 2004, sets forth certain information regarding beneficial ownership of common stock and preferred stock by (i) all persons known by the Company to be the beneficial owner of more than 5% of the Company's outstanding voting stock, (ii) each director of the Company, (iii) each Named Executive Officer and all executive officers and directors of the Company as a group. Unless expressly indicated otherwise, each stockholder exercises sole voting and investment power with respect to the shares beneficially owned.

			Percent of	
Name and Address of 5% Owners	Common Stock	Series B		Seri Pfd.
Gennaro Falivene Box 125 Swanton, VT 05488	280 , 652		8.9%	
Alfonso Falivene 150 River Rd., P.O. Box 517 Montville, NJ 07045	419,581(1)		13.4%	
The Estate of Philip Falivene Box 125 Swanton, VT 05488	200,017(2)		6.4%	
B&W Investment Associates c/o Breslow and Walker 100 Jericho Quadrangle Jericho, NY 11753	693 , 799(3)		22.1%	
Howard S. Breslow 100 Jericho Quadrangle Jericho, NY 11753	693,799(3)		22.1%	
Jay M. Rosengarten	300,000(4)		9.6%	
Carl Millerick	10,000		* * *	
St. Albans Cooperative Creamery, Inc 140 Federal Street St. Albans, VT 05478	. 333,333(5)	583(6)	10.6%	1
All officers and directors as a group	2,227,382(7)		71.0%(7)	

Shares of Common Stock subject to options and warrants currently exercisable or exercisable within 60 days are deemed outstanding for computing the number of shares and the percentage of the outstanding shares held by a person holding

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such options and warrants, but are not deemed outstanding for computing the percentage of any other person. Except as indicated by footnote and subject to community property laws where applicable, the Company believes that the person named in the table has sole voting and investment power with respect to all shares shown as beneficially owned by them.

(1) Includes 7,500 shares owned by Mr. Falivene's wife and 20,000 shares owned by one of his children. (2) Represents all of the shares owned by the Estate of Philip Falivene, of which Alfonso Falivene is executor. (3) Represents all of the shares owned by B&W Investment Associates, a partnership of which Howard S. Breslow, a director of the Company, is a partner. Includes 500,000 shares issuable under outstanding warrants. See "Certain Relationships and Related Transactions". (4) Includes 300,000 shares issuable under outstanding options, 100,000 of which are vested. (5) Excludes warrants convertible into 583,333 shares (subject to adjustment) of Common Stock, which may not be exercised until May 16, 2005. (6) Convertible into shares of Common Stock. See "-Liquidity and Capital Resources". St. Albans is entitled to vote, on an "as converted" basis, on all matters to which holders of Common Stock are entitled to vote. (7) Includes 100,000 shares issuable under outstanding options and 500,000 shares issuable under outstanding warrants. See "-Liquidity and Capital Resources".

EQUITY COMPENSATION PLAN INFORMATION

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights.	Weighted average exercise price of outstanding options, warrants and rights	a un (ex
Equity compensation	(a)	(b)	
plan approved by shareholders	370,000	3.05	
Equity compensation plan not approved by			
shareholders Total	500,000 870,000	3.00 3.02	
IOLAL	870,000	3.02	

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The Company leases a parcel of land adjacent to the Vermont facility. Messrs Gennaro Falivene, Alfonso Falivene and the Estate of Philip Falivene own this parcel. The space is used as an employee parking lot and its use was required in conjunction with the construction of the whey drying facility. The lease is for a ten-year period beginning April 1998. Rentals are \$750 monthly for the first five years and \$900 monthly for the additional five-year period. Rent expense for the years ended March 31, 2004, 2003, and 2002, was \$9,000, \$9,000 and \$9,000 respectively. This lease has a purchase option to purchase at fair market

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value at the end of the ten-year period. This lease was assigned to the Bank in conjunction with the whey plant financing.

The Company's executive offices, consisting of approximately 1,900 square feet, are located in Montville, New Jersey. Approximately 1,000 square feet of such premises are leased from Messrs. Gennaro Falivene, Alfonso Falivene and the Estate of Philip Falivene, officers, directors, and/or principal stockholders of the Company, all of who own the office condominium unit. The Company currently pays Messrs. Falivene \$1,200 per month rent for such premises, which is the fair market value for such space, on a month-to-month basis. During the fiscal years ended March 31, 2002, 2003 and 2004, the Company paid approximately \$14,000, \$14,000 and \$14,000, respectively, towards the rental of such offices. The Company also leases an additional 900 adjacent square feet for \$750 monthly on a month--to--month basis. Messrs. Alfonso Falivene, Gennaro Falivene, and the Estate of Philip Falivene also own these premises. This space is primarily used for marketing operations. Rent expense for this space was \$9,000, \$9,000 and \$9,000, respectively, for the years ended March 31, 2002, 2003 and 2004.

ITEM 14 Principal Accountant Fees and Services

The accounting firm of Mahoney Cohen & Company, CPA, P.C. ("Mahoney") served as the Company's independent accountants for the fiscal year ending March 31, 2004.

During 2003, Wiss & Company LLP ("Wiss") acted as the independent accountants for the Company and its subsidiaries. The following table sets forth the aggregate fees billed by Wiss and Mahoney for audit and review services rendered in connection with the financial statements and reports and for other services rendered during the fiscal years ended March 31, 2003 and 2004, respectively, on behalf of the Company:

	2004	2003
Audit Fees	\$37,117	\$30,489
Audit-related fees(a)	\$10,000	\$ 3,000
Tax fees	-0-	-0-
All other fees	-0-	-0-
Total	\$47 , 117	\$33,489

(a) Includes assistance with reviews of unaudited financial statements.

PART IV

Item 15. Exhibits, Financial Statement Schedules, and Reports on Form 8-K.

- (a) The following documents are filed as part of this report:
- 1. Consolidated Financial Statements (included in Part II, Item 8):

Independent Auditors' Report

Consolidated Balance Sheet as at March 31, 2004 and March 31, 2003

Consolidated Statement of Operations for the years ended March 31, 2004, March 31, 2003 and March 31, 2002

Consolidated Statement of Stockholders' Equity for the years ended March 31, 2004, March 31, 2003 and March 31, 2002

Consolidated Statement of Cash Flows for the years ended March 31, 2004, March 31, 2003 and March 31, 2002

Notes to Consolidated Financial Statements

- Consolidated Financial Statement Schedules (included in Part II, Item 8)
- 3. Exhibits included herein: Index to Exhibits for exhibits filed as part of this Form 10-K annual report.
- (b) Reports on Form 8-K:

Current Report on Form 8-K, filed February 24, 2004, relating to the results of operations for the period ended December 31, 2003.

INDEX TO EXHIBITS

Exhibit Number	Document
3.1	Restated Certificate of Incorporation of the Company (1)
3.2	By-Laws of the Company, as amended (1)
4.1	Specimen Common Stock Certificate (1)
4.2	Certificate of Designation of Series A Convertible Redeemable Preferred Stock of the Company. (7)
10.1	1993 Stock Option Plan (1) Loan facility with Chittenden Bank, including Commitment Letter, dated April 30, 1996, Loan Agreement, dated June 13, 1996, and Promissory Notes, dated June 13, 1996, relating to short term working capital facility and capital expenditures line of credit (3) and amendment thereto dated June 11, 1997 (4)
10.3	Loan facility with First International Bank, N.A., including Collateral Assignments, Financial Condition Affidavits, Loan Agreements and Promissory Notes, dated February 8, 1999, Assignment of Contract Rights, Security Agreement, dated February 8, 1999, and Commercial Mortgage and Security Agreement, dated February 8, 1999.(5)

10.5 Loan facility with CoBANK, ACB including Single Advance Term Loan Supplement, dated May 23, 2001, Master Loan Agreement, dated May 23, 2001, Real Estate Mortgage, dated May 23, 2001, Security Agreement, dated May 23, 2001 and Continuing Guarantees, dated May 23, 2001. (7)

21 List of subsidiaries of the Company (1)

- 31.1 Certification of Periodic Report pursuant to Section 302 of the Sarbanes-Oxley Act of 2004 dated June 29, 2004
- 31.2 Certification of Periodic Report pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, dated June 29, 2004

- 32.1 Certification of Periodic Report pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated June 29, 2004
- 32.2 Certification of Periodic Report pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated June 29, 2004
- (1) Incorporated by reference to the Company's Registration Statement Form S-1, File No. 33-64868.
- Incorporated by reference to the Company's Annual Report on Form 10-K for the fiscal year ended March 31, 1994.
- (3) Incorporated by reference to the Company's Annual Report on Form 10-K the fiscal year ended March 31, 1996.
- (4) Incorporated by reference to the Company's Annual Report on Form 10-K for the fiscal Year ended March 31, 1997.
- (5) Incorporated by reference to the Company's Annual Report on Form 10-K for the fiscal year ended March 31, 1999.
- (6) Incorporated by reference to the Company's Form 10Q-A for the quarterly period ended September 30, 2000.
- (7) Incorporated by reference to the Company's Form 10-K for the fiscal year ended March 31, 2001.

SIGNATURES

PURSUANT TO THE REQUIREMENTS OF SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934, THE REGISTRANT HAS DULY CAUSED THIS REPORT TO BE SIGNED ON ITS BEHALF BY THE UNDERSIGNED, THEREUNTO DULY AUTHORIZED.

Lucille Farms, Inc. ------(Registrant)

By: /s/ Jay M. Rosengarten

Jay M. Rosengarten Chief Executive Officer

By: /s/ Albert N. Moussab

Albert N. Moussab Chief Financial Officer

Date: June 29, 2004

PURSUANT TO THE REQUIREMENTS OF THE SECURITIES EXCHANGE ACT OF 1934, THIS REPORT HAS BEEN SIGNED BELOW BY THE FOLLOWING PERSONS ON BEHALF OF THE REGISTRANT AND IN THE CAPACITIES AND ON THE DATES INDICATED.

Signature	Title	Date
/s/Howard S. Breslow	Director	June 29, 2004

Howard S. Breslow		
/s/Jay Rosengarten	Director	June 29, 2004
Jay Rosengarten		
/s/Al Falivene	Director	June 29, 2004
Al Falivene		
/s/George Bell	Director	June 29, 2004
George Bell		
/s/Ralph Singer	Director	June 29, 2004
Ralph Singer		
/s/Frank Di Pasquale Frank Di Pasquale	Director	June 29, 2004

EXHIBIT INDEX

Exhibit Number	Description of Exhibit
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32.2*	Certification of Periodic Report pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated June 29, 2004

* Filed herewith