
BRAVO FOODS INTERNATIONAL CORP Form 10QSB May 15, 2003

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > FORM 10-QSB QUARTERLY OR TRANSITIONAL REPORT

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

For the Quarterly Period Ended March 31, 2003

[] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT

Commission File Number 0-20549

BRAVO! FOODS INTERNATIONAL CORP. (Exact name of registrant as specified in its amended charter)

> formerly China Premium Food Corporation

Delaware (State or other jurisdiction of incorporation or organization) 62-1681831 (I.R.S. Employer Identification No.)

11300 US Highway 1, North Palm Beach, Florida 33408 USA (Address of principal executive offices)

> (561) 625-1411 Registrant's telephone number

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

The number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date is as follows:

DateClassShares OutstandingMay 12, 2003Common Stock25,962,854

Transitional Small Business Disclosure Format (Check One) YES [] NO [X]

BRAVO! FOODS INTERNATIONAL CORP.

TABLE OF CONTENTS

PART I. FINANCIAL INFORMATION

Item 1. Financial statements

Consolidated balance sheets as of

	Edgar Filing: BRAVO FOODS INTERNATIONAL CORP - Form 1	10QSB
	March 31, 2003 (unaudited) and December 31, 2002	
	Consolidated statements of operations (unaudited) for the three months ended March 31, 2003 and 2002	F-3
	Consolidated statements of cash flows (unaudited) for the three months ended March 31, 2003 and 2002	F-4
	Notes to consolidated financial statements (unaudited)	F-5
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	10
PART II	- OTHER INFORMATION	
Item 2.	Changes In Securities and Use of Proceeds	22
Item 6.	Exhibits and reports on Form 8-K	23
SIGNATU	RES	23

BRAVO! FOODS INTERNATIONAL CORP. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

	December 31, 2002
ssets	
arrent assets:	
Cash and cash equivalents	\$ 224,579
Accounts receivable	236,149
Other receivable	14,662
Advance to vendor	8,719
Inventories	55,062
Prepaid expenses	7,605
otal current assets	546,776
urniture and equipment, net	89,602
icense rights, net of accumulated amortization	88,104
eposits	15,000
otal assets	\$ 739 , 482

Liabilities and Shareholders' Deficit

2

\$ 187,743
100,000
270,053
1,039,313
409,615
2,006,724
266 , 666
2,273,390

F-1

BRAVO! FOODS INTERNATIONAL CORP. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

	December 31, 2002
Commitments and contingencies	
Shareholders' Deficit (Note 2):	
Series B convertible, 9% cumulative, and redeemable preferred stock, stated value \$1.00 per share, 1,260,000 shares authorized, 107,440	
shares issued and outstanding, redeemable at \$107,440 Series F convertible and redeemable preferred stock, stated value \$10.00	107,440
per share, 130,515 shares issued and outstanding Series G convertible, 8% cumulative and redeemable preferred stock,	1,205,444
stated value \$10.00 per share, 70,208 and 69,786 shares issued and	
outstanding	624,115
Series H convertible, 7% cumulative and redeemable preferred stock, stated value \$10.00 per share, 175,500 shares issued and outstanding Series I convertible, 8% cumulative and redeemable preferred stock,	939,686
stated value \$10.00 per share, 30,000 shares issued and outstanding Series J convertible, 8% cumulative and redeemable preferred stock,	72,192
stated value \$10.00 per share, 100,000 and 150,000 shares issued and	054 050
outstanding Common stock, par value \$0.001 per share, 50,000,000 shares authorized,	854,279
25,732,854 and 25,862,854 shares issued and outstanding	25,730
Additional paid-in capital	20,266,463
Accumulated deficit Translation adjustment	(25,629,016) (241)
Total shareholders' deficit	(1,533,908)

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Total liabilities and shareholders' deficit

\$ 739,482

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See accompanying notes to consolidated financial statements.

F-2

BRAVO! FOODS INTERNATIONAL CORP. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

	Three Months Ended March 31,		
	2002	2003	
	(Unaudited)		
Revenue – unit sales Revenue – net kit sales Revenue – gross kit sales	\$ 221,845 26,376	\$ 92,918 2,737 301,775	
Total revenue	248,221	397,430	
Cost of sales	(4,483)	(80,362)	
Gross margin	243,738	317,068	
Selling expenses	10,286	361,075	
Product development	-	494	
General and administrative expense	707,567	772,470	
Loss from operations	(474,115)	(816 , 971)	
Other income (expense) Interest expense, net Other expenses	(9,737) (1,368)	(2,044)	
Loss before income taxes	(485,220)	(819,015)	
Income tax provision	_	-	
Net loss	(485,220)	(819,015)	
Dividends accrued for Series B preferred stock Dividends accrued for Series D preferred stock Dividends accrued for Series G preferred stock Dividends accrued for Series H preferred stock Dividends accrued for Series I preferred stock Dividends accrued for Series J preferred stock	(2,417) (10,202) (16,321) (247,371) –	(2,384) - (13,799) (30,292) (5,918) (298,720)	

Net loss applicable to common shareholders	\$ (761,531) =======	\$(1,170,128) ========
Weighted average number of common shares outstanding	15,570,010	25,843,743
Basic and diluted loss per share	\$ (0.05)	\$ (0.05) ======
Comprehensive loss and its components consist of the following:		
Net loss Foreign currency translation adjustment	\$ (485,220) 472	\$ (819,015) 3,047
Comprehensive loss	\$ (484,748) ========	\$ (815,968) =======

See accompanying notes to consolidated financial statements.

F-3

BRAVO! FOODS INTERNATIONAL, CORP. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Three Months End
	2002
	(Unaudited)
Cash flows from operating activities:	
Net loss	\$(485,220)
Adjustments to reconcile net loss to net cash used in operating activities:	
Depreciation and amortization	92,148
Stock issuance for compensation	-
Options issued for compensation	4,051
Amortization of deferred interest	521
Loss on disposal of fixed assets	_
Increase (decrease) from changes in:	
Accounts Receivable	(39,891)
Other receivable	544
Advance to vendors	_
Inventories	604
Prepaid expenses	(7,197)
Accounts payable and accrued expenses	(68,267)
Net cash used in operating activities	(502,707)

Cash flows from investing activities: Purchase of equipment	_
Net cash used in investing activities	-
Cash flows from financing activities: Proceeds of Series H preferred stock Proceeds of Series J preferred stock Payment of note payable, bank loan and license fee payable	700,000
Net cash provided by financing activities	292,103
Effect of changes in exchange rates on cash	472
Net decrease in cash and cash equivalents	(210,132)
Cash and cash equivalents, beginning of period	232,040
Cash and cash equivalents, end of period	\$ 21,908
Cash paid during the period: Interest	\$ 0
Supplemental cash flow information Non cash items of disclosure Issuance of common stock for compensation Accrual of preferred dividends: Accrued dividends converted to common stock Conversion of Series D preferred stock to common stock Conversion of Series G preferred stock to common stock Issuance of Warrants with Series H preferred stock issuance Deemed dividends on Series H preferred stock Issuance of Warrants with Series J preferred stock Lasuance of Warrants with Series J preferred stock issuance Deemed dividends on Series J preferred stock	\$ - 39,547 49,710 279,109 28,978 225,514 236,764 -
Can accompanying notas to consolidated financial statements	

See accompanying notes to consolidated financial statements.

F-4

BRAVO! FOODS INTERNATIONAL, CORP. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Note 1 - Interim Periods

The accompanying unaudited consolidated financial statements include the accounts of Bravo! Foods International, Corp. and its wholly-owned subsidiary Bravo! Foods, Inc. (the "Company"). The Company is engaged in the co-production, marketing and distribution of branded dairy and snack food products in the People's Republic of China and the sale of flavored

milk products and flavor ingredients in the United States, Canada and Mexico.

The accompanying unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10QSB and Article 10 of Regulation S-X. All significant inter-company accounts and transactions have been eliminated in consolidation. The consolidated financial statements are presented in U.S. dollars. Accordingly, the accompanying financial statements do not include all the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring adjustments) considered necessary for fair presentation have been included. Operating results for the three-month period ended March 31, 2003 are not necessarily indicative of the results that may be expected for the year ending December 31, 2003. For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's annual report for the year ended December 31, 2002.

As shown in the accompanying consolidated financial statements, the Company has suffered operating losses and negative cash flow from operations since inception and has an accumulated deficit of \$26,799,144, negative equity of \$1,897,438, negative working capital of \$1,711,007 and is delinquent on certain of its debts at March 31, 2003. These conditions raise substantial doubt about the Company's ability to continue as a going concern. Management plans to improve gross profit margins in its U.S. and China operations and obtain additional financing. While there is no assurance that funding will be available or that the Company will be able to improve its profit margins, the Company is continuing to actively seek equity and/or debt financing. No assurances can be given that the Company will be successful in carrying out its plans. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Revenue Recognition

The Company sells flavor ingredients and production rights (collectively referred to as "kits") to processor dairies in the U.S., China, Canada and Mexico and also sells flavored milk products in the U.S.. Revenue is recognized when the goods are shipped, and title and the risk and reward of ownership have been passed to the customer and possible return of goods can be reasonably estimated. The criteria to meet this guideline are: 1) persuasive evidence of an arrangement exists, 2) delivery has occurred or services have been rendered, 3) the price to the buyer is fixed or determinable and 4) collectibility is reasonably assured.

The Company follows the final consensus reached by the Emerging Issues Task Force (EITF) 99-19, "Reporting Revenue Gross as a Principal versus Net as an Agent". Pursuant to EITF 99-19, sales of kits made directly to customers by the Company are reflected in the statement of operations on a gross basis, whereby the total amount billed to the customer is recognized as revenue. Sales of kits made through intermediaries, in which the Company's role is similar to that of an agent, are reflected on a net basis, which represents the amount earned by the Company in the transaction.

BRAVO! FOODS INTERNATIONAL, CORP. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

In September 2002, the Company entered into a program with two processor dairies pursuant to which the Company sells flavored milk products to retail stores (referred to as "unit sales"). The Company benefits from the difference between the prices charged by processor dairies to produce the product for the Company and the price paid by retail stores to purchase the product. The Company bears the responsibility for paying food brokers fees, transportation and delivery expenses. The Company recognizes revenue on the net basis and recognizes the aforementioned expenses as selling expenses. Expenses for samples, slotting fees and certain promotions are treated as a reduction of reported revenue.

Stock-based Compensation

The Company has adopted the intrinsic value method of accounting for employee stock options as permitted by Statement of Financial Accounting Standards No. 123, "Accounting for Stock-based Compensation" (SFAS No. 123) and discloses the pro forma effect on net loss and loss per share as if the fair value based method had been applied. For equity instruments, including stock options, issued to non-employees, the fair value of the equity instruments or the fair value of the consideration received, whichever is more readily determinable, is used to determine the value of services or goods received and the corresponding charge to operations.

The following table illustrates the effect on net loss and loss per share as if the Company had applied the fair value recognition provision of SFAS No. 123 to stock-based employee compensation.

	Three Months Ended March 31,		
	2002	2003	
Net loss: as reported	\$(761,531)	\$(1,170,128)	
Add: total stock based employee compensation expense determined under fair value method for all awards		(4,500)	
all awalus		(4,500)	
Pro forma net loss	\$(761,531) ======	\$(1,174,628) ========	
Loss per share: As reported Pro forma	\$ (0.05) \$ (0.05)	\$ (0.05) \$ (0.05)	

Note 2 - Transactions in Shareholders' Equity

On January 2, 2003, the Company issued 100,000 shares of common stock to an employee. This common stock will be issued under a Form S-8 registration statement to be filed in the second quarter of 2003. The Company recorded

\$28,000 of compensation expense in January 2003 for this grant.

F-6

BRAVO! FOODS INTERNATIONAL, CORP. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

On January 2, 2003 the Company granted options for 100,000 shares of common stock to Mr. Toulan pursuant to an employment contract. These options vested immediately, expire on December 30, 2007 and have an exercise price of \$0.40 per share.

On January 2, 2003 the Company granted options for 100,000 shares of common stock to Mr. Toulan pursuant to an employment contract. These options vest on December 31, 2003, expire on December 30, 2008 and have an exercise price of \$0.40 per share.

On January 2, 2003 the Company granted options for 100,000 shares of common stock to Mr. Toulan pursuant to an employment contract. These options vest on December 31, 2004, expire on December 30, 2009 and have an exercise price of \$0.40 per share.

On February 21, 2002, the Company issued 50,000 shares of non-voting Series J 8% Convertible Preferred stock, having a stated value of \$10.00 per Preferred J share, and common stock warrants to Mid-Am Capital, L.L.C. ("Mid-AM") for the aggregate purchase price of \$500,000. Each preferred share is convertible to 40 shares of the Company's common stock of at a per common share conversion price of \$0.25, representing 2,000,000 shares of common stock underlying the preferred. The issued warrants entitle the holder to purchase 33.33 shares of common stock for each share of Series J Convertible Preferred stock issued at an exercise price of \$0.30 per common stock share, representing1,666,667 shares of common stock underlying the warrants. The warrants are exercisable for a five-year period. The February 21, 2003 closing market trading price was \$0.23 per share. This private offering was made to Mid-Am, an accredited investor, pursuant to Rule 506 of Regulation D and Section 4(2) of the Securities Act of 1933. In accordance with EITF 00-27, the Company recorded a deemed dividend of \$274,721 related to a beneficial conversion feature.

On February 24, 2003, the Company issued 30,000 shares of common stock to Keshet, LP, upon the conversion of 422 shares of Series G Convertible Preferred stock.

Note 3 - Adoption of New Accounting Standards

In November 2002, the FASB issued Interpretation No. 45 ("FIN No. 45"), "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others." FIN No. 45 expands on the accounting guidance of Statements No. 5, 57, and 107 and incorporates without change the provisions of FASB Interpretation No. 34, which is being superseded. FIN No. 45 will affect leasing transactions involving residual guarantees, vendor and manufacturer guarantees, and tax and environmental indemnities. All such guarantees will need to be disclosed in the notes to the financial statements starting with the period ending after December 15, 2002. For guarantees issued after December 31, 2002, the fair value of the obligation must be reported on the balance sheet. Existing guarantees will be grandfathered and will not be recognized on the balance sheet. There was no impact on our financial position and results of operations due to the application of FIN No. 45.

In January 2003, FASB issued FASB Interpretation No. 46 (FIN No. 46), "Consolidation of Variable Interest Entities," an interpretation of Accounting Research Bulletin No. 51, "Consolidated Financial Statements." FIN No. 46 explains how to identify variable interest entities and how an enterprise assesses its interest in a variable entity to decide whether to consolidate that entity. FIN No. 46 requires existing unconsolidated variable interest entities to be consolidated by their primary beneficiaries if the entities do not effectively disperse risks among parties involved. FIN No. 46 is effective immediately for variable

F-7

BRAVO! FOODS INTERNATIONAL, CORP. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

interest entities after January 31, 2003, and to variable interest entities in which an enterprise obtained an interest after that date. FIN No. 46 applies in the first fiscal year or interim period beginning after June 15, 2003, to variable interest entities in which an enterprise holds a variable interest that it acquired before February 1, 2003. The adoption of FIN No. 46 did not have a material effect on the Company's financial position and results of operations.

Note 4 - Business Segment and Geographic Information

The Company operates principally in one industry segment. The following sales information was based on customer location rather than subsidiary location.

The allocation of the cost of equipment, the current year investment in new equipment and depreciation expense have been made on the basis of the primary purpose for which the equipment was acquired. The following furniture and equipment information was based on where the furniture and equipment was used.

Geographic Area Information:

3 Months ended March 31, 2003	United States Canada 		Mexico	China 	Total Company 	
Revenue – unit sales Revenue – net kit sales Revenue – gross kit sales	\$ 92,918 2,737 205,945	\$ – 35,966	\$ - 59,864	\$ – – –	\$ 92,918 2,737 301,775	
Total revenue Cost of goods sold	301,600 (51,989)	35,966 (10,403)	59,864 (17,970)	- -	397,430 (80,362)	
Gross margin	\$249,611 ======	\$ 25,563 ======	\$ 41,894 ======	\$ – ======	\$317,068	
Furniture and equipment, net	\$ 60,410	\$ – ======	\$ – =======	\$ 8,293	\$ 68,703 ======	

3 Months ended March 31, 2002	United States 	Canada 	Mexico	China 	Total Company
Revenue – net kit sales Revenue – gross kit sales	\$210,753 11,092	\$ – –	\$ - 20,125	\$ - 6,251 	\$210,753 37,468
Total revenue Cost of goods sold	221,845	- -	20,125	(4,483)	248,221 (4,483)
Gross margin	\$221,845 ======	\$ – ======	\$ 20,125	\$ 1,768	\$243,738 ======
Furniture and equipment, net	\$ 80,215	\$ – =======	\$ – =======	\$ 9,387 ======	\$ 89,602 ======

F-8

BRAVO! FOODS INTERNATIONAL, CORP. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Note 5 - Subsequent Events

On April 17, 2003, the Company issued 50,000 shares of common stock to Keshet, LP, upon the conversion of 520 shares of Series G Convertible Preferred stock.

On April 22, 2003, the Company issued 50,000 shares of common stock to The Keshet Fund, LP, upon the conversion of 519 shares of Series G Convertible Preferred stock.

F-9

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS - THREE MONTHS ENDED MARCH 31, 2003

FORWARD-LOOKING STATEMENTS

Statements that are not historical facts, including statements about the Company's prospects and strategies and the Company's expectations about growth contained in this report are "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. These forward-looking statements represent the present expectations or beliefs concerning future events. The Company cautions that such forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the Company's actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. Such factors include, among other things, the uncertainty as to the Company's future profitability; the uncertainty as to whether the Company's new business model can be implemented successfully; the accuracy of the Company's performance projections; and the Company's ability to obtain

financing on acceptable terms to finance the Company's operations until profitability.

OVERVIEW

The Company's business model includes obtaining license rights from Warner Brothers, Inc., granting production and marketing rights to regional dairies to produce Looney Tunes(TM) flavored milk and generating revenue primarily through the sale of "kits" to these dairies. The price of the "kits" consists of an invoiced price for a fixed amount of flavor ingredients per kit used to produce the flavored milk and a fee charged to the diaries for the production, promotion and sales rights for the branded flavored milk. In the United States, the Company also generates revenue from the unit sales of finished Looney Tunes(TM) flavored milks to retail consumer outlets.

The Company's new product introduction and growth expansion continues to be expensive and the Company reported a net loss of \$819,015 for the period ended March 31, 2003. As shown in the accompanying financial statements, the Company has suffered operating losses and negative cash flows from operations since inception and at March 31, 2003 has an accumulated deficit, negative equity, is delinquent on certain debts and negative working capital. These conditions give rise to substantial doubt about the Company's ability to continue as a going concern. As discussed herein, the Company plans to work toward profitability in the Company's U.S. and China operations in 2003 and obtain additional financing. While there is no assurance that funding will be available or that the Company will be able to improve the Company's operating results, the Company is continuing to seek equity and/or debt financing. No assurances can be given, however, that the Company will be successful in carrying out the Company's plans.

10

CRITICAL ACCOUNTING POLICIES

Estimates

This discussion and analysis of the Company's consolidated financial condition and results of operations are based on the Company's consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of these financial statements requires the Company to make estimates and 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. On an on-going basis, the Company evaluates the Company's estimates, including those related to reserves for bad debts and valuation allowance for deferred tax assets. The Company bases its estimates on historical experience and on various other assumptions that are believed to be reasonable under the circumstances, the result of which forms the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ materially from these estimates under different assumptions or conditions. The Company's use of estimates, however, is quite limited as the Company has adequate time to process and record actual results from operations.

Revenue recognition

Pre 2002

Prior to 2002, the Company recognized revenue on a net basis, when it

received net kit revenues from Quality Chek'd. The Company did not record cost of sales under this model because it benefited only by the net amount received, and the Company did not have the discretion unilaterally to determine the price of kits sold. This model has been in existence from the third quarter of 2000 up to 2002 and was phased out during the third quarter of 2002. As of the fourth quarter of 2002, this business model no longer exists.

United States - Production Agreements with Jasper Products and Shamrock Farms

In the fourth quarter of 2001, the Company recognized revenue on a gross basis for the kits sold in Mexico because the Company purchased the inventory for the customer. This was the only instance in which the Company reported the revenue at gross in 2001. The Company, however, has always reported revenue generated in China at gross as it has ownership of inventory.

Commencing in the first quarter 2002, the Company recognized revenue in the United States at the gross amount of its invoices for the sale of kits at the shipment of flavor ingredients to processor dairies with whom the Company has production contacts for extended shelf life and aseptic long life milk. This recognition is based upon the Company's role as the principal in these transactions, its discretion in establishing kit prices (including the price of flavor ingredients and production right fees), its development and refinement of flavors and flavor modifications, its discretion in supplier selection and its credit risk to pay for ingredients if processors do not pay ingredient suppliers. The revenue generated by the production contracts under this model is allocated as follows: 95% of the revenue is for the processors' purchase of

11

flavor ingredients; the balance of 5% represents fees charged by the Company to the processors for production rights. The price of production rights is formulated to cover the Company's cost of the Warner Bros. Looney Tunes(TM) intellectual property licenses, which in the U.S. is 5% of the total cost of a kit sold to the processor dairy under the production agreement. The Company recognizes revenue on the gross amount of "kit" invoices to the dairy processors and simultaneously records as cost of good sold the cost of flavor ingredients paid by the processor dairies to the ingredients supplier. The recognition of revenue generated from the sale of production rights associated with the flavor ingredients is complete upon shipment of the ingredients to the processor, given the short utilization cycle of the ingredients shipped.

Jasper Products and Shamrock Farms, the processor dairies, charge the Company with the cost of producing Looney Tunes(TM) flavored milk. The Company is responsible for freight charges from processor dairies to retail destinations, promotion costs and product returns of product owing to defects and out of date products. In addition, the Company pays the fee charged by food brokers retained by the Company to generate sales of the Looney Tunes(TM) flavored milk products to retail outlets. In return, the Company is entitled to keep the difference between the cost charged by processor dairies and the wholesale price determined by the Company and charged to retail outlets. The Company treats this second earning event as "product sales revenue" when the revenue is realized or realizable and accrue any estimated expenses which are related to the Company's revenue at the end of each reporting period. Because the Company benefits only from the price difference and does not own the inventory, it recognizes the revenue generated through this model at net.

International Sales and U.S. Sales to Parmalat

The Company sells "kits" to processors in Mexico, Canada, China and to Parmalat in the United States, which kits include the cost of flavor ingredients and rights to produce, market, distribute and sell the Looney Tunes(TM) flavored milk to retail outlets. As a matter of convenience, processors purchase the flavor ingredients for the kits directly from a designated ingredients supplier and are invoiced by the Company for the full price of the "kits" with a credit for the cost of flavor ingredients purchased by the processors. The Company is directly responsible for the administration of this model, including the collection of kit receivables. Under this model, dairy processors are responsible for production, marketing, distribution and sales of the Looney Tunes(TM) flavored milk to retail outlets. The normal production cycle for processors' utilization of purchased flavor ingredients has ranged from 6 weeks in Mexico, 4 weeks for Parmalat (U.S.) and 3 weeks for Canada. This model was initiated at the end of 2001 with Mexico; Parmalat and Canada were added in the third quarter of 2002.

The Company recognizes revenue at the gross amount of kit invoices after shipment of flavor ingredients based upon the Company's role as the principal in these transactions, its discretion in establishing kit prices (including the price of flavor ingredients and production right fees), its development and refinement of flavors and flavor modifications, its discretion in supplier selection and the Company's credit risk to pay for ingredients if processors do not pay ingredient suppliers. The Company attributes the majority of the kit price to the sale of flavor ingredients (95% in the U.S., for example) and the balance (5% in the U.S.) to the Company's grant of production rights to processor dairies. In this regard, the price of production rights is formulated to cover the Company's costs of the Warner Bros. Looney Tunes(TM) intellectual

12

property licenses, which currently amount to 5% of the total cost of kits sold to the processor dairies under the production agreements for the U.S., 7% for Mexico, 5% for Canada and 3% for China. The Company's recognition of revenue generated from the sale of production rights associated with the flavor ingredients is upon shipment of the ingredients to the processor, given the short utilization cycle of the ingredients shipped.

RESULTS OF OPERATIONS

Financial Condition at March 31, 2003

As of March 31, 2003, we had an accumulated deficit of \$26,779,144 and cash on hand of \$73,546 and reported total shareholders' deficit of \$1,897,438.

For this same period of time, we had revenue of 397,430 and general and administrative expenses of 772,470.

After net interest expenses of \$2,044, cost of goods sold of \$80,362, product development of \$494 and selling expenses of \$361,075 incurred in the operations of the Company and its Chinese subsidiary, we had a net loss of \$819,015.

Three Months Ended March 31, 2003 Compared to Three Months Ended March 31, 2002

Consolidated Revenue

We had revenues for the three months ended March 31, 2003 of \$397,430, with cost of sales of \$80,362, resulting in a gross margin of \$317,068. Of the \$397,430, \$298,863 was from sales in the U.S. operation, \$59,864 from sales in Mexico and \$35,966 from sales in Canada. We did not have revenue for this period in China. Our revenue for the three months ended March 31, 2003 increased by \$149,209 a 60% increase compared to revenue of \$248,221 for the same period in 2002. This increase is the result of greater market penetration and distribution of Looney Tunes(TM) flavored milk products, as well as the introduction of new branded products in the United States and Mexico during 2002. In addition, the Company expanded its sales territories to include Canada, which accounted for approximately 9% of sales for the three months ended March 31, 2003.

Consolidated Cost of Sales

We incurred cost of goods sold of \$80,362 for the three months ended March 31, 2003, \$51,989 of which was incurred in our U.S. operation, \$17,970 in Mexico and \$10,403 in Canada. Our cost of goods sold in 2003 increased by \$75,879, a 1,693% increase compared to \$4,483 for the same period in 2002. The increase in cost of goods sold reflects the full implementation of the "kit" sales model in 2002 and the concomitant increase in kit sales.

In Mexico, Canada, China and the United States, the Company's revenue is generated in part by the sale of kits to dairy processors. Each kit consists of flavor ingredients for the Company's Slammers Looney Tunes(TM) flavored milks and production rights to manufacture and sell the milks. In line with the Company's revenue recognition policies, the Company recognizes

13

the full invoiced kit price as revenue and credits the processor dairies with the cost of the raw flavor ingredients, which the Company records as cost of goods sold. In addition to kit sales revenue, in the United States the Company is responsible for the sale of finished Slammers and Slim Slammers Looney Tunes(TM) flavored milk (referred to as "units sales") to retail outlets. For these unit sales, the Company also recognizes as revenue the difference between the prices charged by the processor dairies to produce the milks and the price that the Company charges to the retail outlets that purchase the milks directly from the processor dairies. Since the Company benefits from only the difference between two prices, it does not record any costs of goods sold against this revenue event.

Segmented revenues and costs of sales

The following table presents revenue by source and type against costs of goods sold, as well as combined gross revenues and gross margins. Revenues from Canada are generated by kit sales to Farmers Dairy, a Halifax dairy processor. Revenues from Mexico are generated from kit sales to Neolac, a dairy processor in central Mexico. In the United States, revenues are generated by kit sales to Parmalat, which is responsible for marketing and sales, and kit sales to two dairy processors that produce extended shelf life and aseptic long life Slammers Looney Tunes(TM) product. Revenues from these sales are recorded under "US Kit Sales" on

the accompanying table.

Kit sales revenues have two components: flavored ingredients and production rights. The Company reports and presents these components separately for revenue recognition purposes as "Kit Sales Revenue (Ingredients)" and "Kit Sales Revenue (Production Rights)" in the table.

The Company's sale of ESL and aseptic product generates revenue recorded as "US Unit Sales" on the following table. Finally, the table designation "US QC Sales" represents net revenues that the Company recognizes from the Company's association with Quality Chek'd, a national dairy cooperative that administered the initial Looney Tunes(TM) flavored milk program for the Company.

March 31, 2003	Bravo! Foods International US Kit US Unit					
	Canada	Mexico	Sales		US QC Sales	Total Bravo! Sales
Kit Sales Revenue (Ingredients)	\$34,168	\$55 , 674	\$195 , 648	-	2,600	\$288,090
Kit Sales Revenue (Production rights)	1,798	4,190	10,297	_	137	16,422
Unit sales & QC Revenue (net sales)	_		_	92,918		92,918
Gross sales revenue (total)	35 , 966	59,864	205,945	92 , 918	2,737	397 , 430
Cost of sales	10,403	17,970	51,989	_	_	80,362
Gross margin	\$25,563	\$41,894	\$153 , 956	\$92 , 918	\$2 , 737	\$317,068

¹⁴

March 31, 2002	Bravo! Foods International Corp US Kit US Unit Total Brav						
	Canada	Mexico	Sales	Sales	US QC Sales	Sales	
Kit Sales Revenue							
(Ingredients)	_	\$19,119	-	_	\$	\$ 19 , 119	
Kit Sales Revenue (Production rights)	-	1,006	-	-	11,092	12,098	
Unit sales & QC Revenue (net sales)	_	_	_	_	210,753	210,753	

Gross sales revenue (total)	_	20,125	_	_	221,845	241,970
Cost of sales	_	_	-	_	_	_
Gross margin		\$20 , 125		_	\$221,845	\$241 , 970

United States (Jasper, Shamrock and Parmalat Sales)

Revenues for the period ended March 31, 2003 from kit sales in the United States in which the Company was directly involved increased from \$0 for the same period in 2002 to approximately \$205,945. Prior to the second quarter of 2002, the Company sold kits primarily through Quality Chek'd Diaries and did not recognize gross revenues from kit sales. In the period ended March 31, 2002, the Company recognized \$221,845 from net sales through Quality Chek'd. In the same period in 2003, the Company recognized revenue of approximately \$2,737 from sales through Quality Chek'd, a 98.7% decrease from revenue of \$221,845 generated in 2002.

In addition to kit sales, in the period ended March 31, 2003, the Company had revenues of approximately \$92,918 from selling finished product unit sales to retail outlets. There were no comparable unit sales for the same period in 2002.

Revenues from direct kit sales and unit sales since March 31,2002 were the result of the implementation of a refined business plan under which the Company took control of all sales on a kit level and, in the United States, on a unit sales level. The decrease in revenues from kit sales through Quality Chek'd was the result of the phasing out of the Company's relationship with Quality Chek'd and the implementation of a refined business plan.

The Company incurred cost of sales of approximately \$80,362, attributable to kit sales in the period ended March 31, 2003. The Company did not have costs of sales for direct kit sales in the period ended March 31, 2002. While the Company did have revenue from kit sales through Quality Chek'd, there are no costs of sales associated with that net revenue. Similarly, revenues

15

from unit sales to retail outlets are on a net basis and do not have an associated cost sales expenses.

In the period ended March 31, 2003, the Company's gross margin for U.S. sales of approximately \$248,611, increased by \$27,766, or by 12.5%, from \$221,845 for the same period in 2002. The increase in gross margin was the result of the increase in the Company's kit sale revenue and the increase of unit sales revenue. Ultimately the increase in gross margin is due to the Company's implementation of a new business plan that gave the Company greater control over the sales, marketing and promotion of the flavored milks.

Mexico and Canada

Revenues for the period ended March 31, 2003 from kit sales in Mexico increased 197% from approximately \$20,125 for the same period in 2002 to approximately \$59,864 in 2003. The increase was the result of greater market penetration and brand awareness in Mexico. Canada sales commenced subsequent to the period ended March 31, 2002 and generated revenue of approximately \$35,966 for the period ended March 31, 2003.

The Company did not record cost of sales for the period ended March 31, 2002 in connection with its Mexico sales. The Company recorded costs of sales of \$10,403 for Mexico and \$17,970 for Canada for the period ended March 31, 2003.

For the period ended March 31, 2003, the Company's gross profit of approximately \$41,894 for sales in Mexico increased by \$21,769, or 108%, from approximately \$20,125 for the same period in 2002. The increase in gross profit was consistent with the increase in sales volume.

China

The Company did not have sales in its China operation for the period ended March 31, 2003. The lack of sales was the result of the set up of a new processing plant by our third party dairy processor in Beijing. The advent of SARS in Beijing has contributed to the delayed commencement of production at this new processing facility.

Consolidated Operating Expenses

The Company incurred selling expenses of \$361,075 for the period ended March 31, 2003, all of which was incurred in the Company's North America Bravo! operations. The Company's selling expense for this period increased by approximately \$350,789, a 3410% increase compared to selling expense of approximately \$10,286 for the same period in 2002, of which approximately \$3,000 was incurred in the Company's North America Bravo! operations and approximately \$7,286 was incurred in China. The increase in selling expenses in the current period was due mainly to the fact that the Company adopted the refined business plan in the U.S. for the Company's North America Bravo! operations.

Of the increase of \$350,789, approximately \$119,417 was incurred for freight and delivery expense, approximately \$29,412 was related to food brokerage fees, approximately

16

\$37,393 was related to marketing, approximately \$46,867 for sample expenses, \$112,765 for reclamation of product approaching sell by dates and \$10,563 for advertising expense due to the ramp-up of the national United States sales program. As a percentage of total revenue, the Company's selling expense increased from approximately 4.1% of total revenue for the period ended March 31, 2002, to approximately 90.9% of total revenue for the current period in 2003. The high reclamation costs have resulted from the rapid expansion of sales and distribution into new markets for the Company's Slammers milk products. In those markets where sales have not met initial expectations, the Company reclaims product for disposition as the product approaches "sell by" dates. As markets mature, the Company believes that reclamation costs will significantly decrease.

The Company incurred general and administrative expenses for the

period ended March 31, 2003 of approximately \$772,470, consisting of \$709,535 in its North America Bravo! operations and \$62,935 in its China operations. The Company's general and administrative expenses for this period increased by approximately \$64,903, a 9.2% increase compared to approximately \$707,567 for the same period in 2002, of which \$690,585 was incurred in the Company's North America Bravo! operations and approximately \$16,982 was incurred in China. The increase of approximately \$18,950 in general and administrative expenses in the Company's North America Bravo! operations for the current period in 2003 is the result mainly of additional expenses incurred in the administration of marketing, sales and distribution issues appurtenant to an expanding market base. In the Company's China operation, the total general and administrative expenses increased by approximately \$45,953, due mainly to additional travel, telephone, postage and other office supplies associated with the attempts to launch a school based sales program with a third party processor located in Beijing.

As a percentage of total revenue, the Company's general and administrative expenses decreased from 285% in the period ended March 31, 2002, to 194.5% for the current period in 2003, du