

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 10-Q

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

For The Quarterly Period Ended September 30, 2004

Commission File Number 1-15345

GALAXY NUTRITIONAL FOODS, INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of
incorporation or organization)

25-1391475

(I.R.S. Employer
Identification No.)

2441 Viscount Row

Orlando, Florida

(Address of principal executive offices)

32809

(Zip Code)

(407) 855-5500

(Registrant's telephone number, including area code)

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 whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act). YES NO X

On November 12, 2004, there were 18,388,214 shares of Common Stock, \$.01 par value per share, outstanding.

GALAXY NUTRITIONAL FOODS, INC.

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For Quarter Ended September 30, 2004**

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PART I. FINANCIAL INFORMATION
GALAXY NUTRITIONAL FOODS, INC.
Balance Sheets

	<u>Notes</u>	<u>SEPTEMBER 30, 2004</u>		<u>MARCH 31, 2004</u>
		(UNAUDITED)		
ASSETS				
CURRENT ASSETS:				
Cash		\$ 423,480	\$	449,679
Trade receivables, net	8	5,819,826		3,964,198
Inventories		4,972,097		4,632,843
Prepaid expenses and other		314,103		266,301
		<hr/>		<hr/>
Total current assets		11,529,506		9,313,021
PROPERTY AND EQUIPMENT, NET		19,251,686		20,232,089
OTHER ASSETS		336,192		416,706
		<hr/>		<hr/>
TOTAL		\$ 31,117,384	\$	29,961,816
		<hr/> <hr/>		<hr/> <hr/>
LIABILITIES AND STOCKHOLDERS' EQUITY				
CURRENT LIABILITIES:				
Line of credit	2	\$ 5,881,762	\$	4,605,277
Accounts payable		2,439,586		1,266,346
Accrued liabilities		1,538,510		1,812,300
Preferred stock redemption liability	3	2,484,688		--
Current portion of accrued employment contracts	7	589,254		366,305
Current portion of term notes payable	2	1,488,750		1,140,000
Current portion of obligations under capital leases		186,595		231,432
		<hr/>		<hr/>
Total current liabilities		14,609,145		9,421,660
ACCRUED EMPLOYMENT CONTRACTS, less current portion	7	1,286,721		1,293,142
TERM NOTES PAYABLE, less current portion	2	7,413,235		8,241,985
OBLIGATIONS UNDER CAPITAL LEASES, less current portion		150,549		204,967
		<hr/>		<hr/>
Total liabilities		23,459,650		19,161,754
		<hr/>		<hr/>
COMMITMENTS AND CONTINGENCIES		--		--
CONVERTIBLE PREFERRED STOCK	3	495,183		2,573,581
STOCKHOLDERS' EQUITY:				
Common stock		157,882		156,573
Additional paid-in capital		64,536,203		64,520,084
Accumulated deficit		(44,638,873)		(43,557,515)
		<hr/>		<hr/>
		20,055,212		21,119,142
Less: Notes receivable arising from the exercise of stock options and sale of common stock		(12,772,200)		(12,772,200)
Treasury stock, 26,843 shares, at cost		(120,461)		(120,461)
		<hr/>		<hr/>
Total stockholders' equity		7,162,551		8,226,481
		<hr/>		<hr/>
TOTAL		\$ 31,117,384	\$	29,961,816
		<hr/> <hr/>		<hr/> <hr/>

See accompanying notes to financial statements.

GALAXY NUTRITIONAL FOODS, INC.
Statements of Operations
(UNAUDITED)

	THREE MONTHS ENDED		SIX MONTHS ENDED	
	SEPTEMBER 30,		SEPTEMBER 30,	
	2004	2003	2004	2003
NET SALES	\$ 11,900,553	\$ 9,329,907	\$ 23,092,231	\$ 18,025,688
COST OF GOODS SOLD	9,319,969	6,329,977	17,571,299	12,381,093
Gross margin	2,580,584	2,999,930	5,520,932	5,644,595
OPERATING EXPENSES:				
Selling	1,572,470	1,446,859	3,032,870	2,760,732
Delivery	615,257	433,959	1,208,583	885,776
Non-cash compensation related to options & warrants (Note 1 and Note 4)	(121,172)	128,258	41,202	1,435,389
Employment contract expense (Note 7)	444,883	--	444,883	--
General and administrative	565,968	886,019	1,199,310	1,869,498
Research and development	78,932	62,908	151,618	125,992
Total operating expenses	3,156,338	2,958,003	6,078,466	7,077,387
INCOME (LOSS) FROM OPERATIONS	(575,754)	41,927	(557,534)	(1,432,792)
Interest expense	(264,008)	(270,072)	(523,824)	(765,457)
NET INCOME (LOSS)	\$ (839,762)	\$ (228,145)	\$ (1,081,358)	\$ (2,198,249)
Preferred Stock Dividends (Note 3)	40,180	53,836	82,572	108,616
Preferred Stock Accretion to Redemption Value (Note 3)	(308,570)	651,404	203,605	1,546,333
NET LOSS AVAILABLE TO COMMON SHAREHOLDERS	\$ (571,372)	\$ (933,385)	\$ (1,367,535)	\$ (3,853,198)
BASIC and DILUTED NET LOSS PER COMMON SHARE (Note 5)	\$ (0.04)	\$ (0.06)	\$ (0.09)	\$ (0.27)

See accompanying notes to financial statements.

GALAXY NUTRITIONAL FOODS, INC.
Statements Of Stockholders' Equity
(UNAUDITED)

	Common Stock		Additional Paid-In Capital	Accumulated Deficit	Notes Receivable for Common Stock	Treasury Stock	Total
	Shares	Par Value					
Balance at March 31, 2004	15,657,321	\$ 156,573	\$ 64,520,084	\$ (43,557,515)	\$ (12,772,200)	\$ (120,461)	\$ 8,226,481
Costs associated with equity raise	--	--	(22,500)	--	--	--	(22,500)
Issuance of common stock	9,527	95	12,385	--	--	--	12,480
Conversion of preferred stock	121,396	1,214	202,147	--	--	--	203,361
Fair value of warrants and employee options issued	--	--	32,785	--	--	--	32,785
Dividends on preferred stock	--	--	(82,572)	--	--	--	(82,572)
Accretion of discount on preferred stock	--	--	(126,126)	--	--	--	(126,126)
Net loss	--	--	--	(1,081,358)	--	--	(1,081,358)
Balance at September 30, 2004	15,788,244	\$ 157,882	\$ 64,536,203	\$ (44,638,873)	\$ (12,772,200)	\$ (120,461)	\$ 7,162,551

See accompanying notes to financial statements.

GALAXY NUTRITIONAL FOODS, INC.
Statements of Cash Flows
(UNAUDITED)

Six Months Ended September 30,	<u>Notes</u>	<u>2004</u>	<u>2003</u>
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net Income (Loss)		\$ (1,081,358)	\$ (2,198,249)
Adjustments to reconcile net income (loss) to net cash from (used in) operating activities:			
Depreciation and amortization		1,092,086	1,108,799
Amortization of debt discount and financing costs		49,615	152,022
Provision for losses on trade receivables		164,000	(5,000)
Non-cash compensation related to options and warrants	1,4	41,202	1,435,389
(Increase) decrease in:			
Trade receivables		(2,019,628)	746,596
Inventories		(339,254)	803,444
Prepaid expenses and other		(47,802)	27,978
Increase (decrease) in:			
Accounts payable		1,173,240	(1,021,513)
Accrued liabilities	7	343,691	(238,762)
NET CASH FROM (USED IN) OPERATING ACTIVITIES		<u>(624,208)</u>	<u>810,704</u>
CASH FLOWS FROM INVESTING ACTIVITIES:			
Purchase of property and equipment		(77,207)	(100,087)
Decrease in other assets		22,482	1,807
NET CASH FROM (USED IN) INVESTING ACTIVITIES		<u>(54,725)</u>	<u>(98,280)</u>
CASH FLOWS FROM FINANCING ACTIVITIES:			
Book overdrafts		--	(1,151,276)
Net borrowings (payments) on lines of credit		1,276,485	(208,802)
Repayments on subordinated note payable		--	(4,000,000)
Borrowings on term note payable		--	2,000,000
Repayments on term notes payable		(480,000)	(871,760)
Principal payments on capital lease obligations		(133,731)	(189,542)
Financing costs for long term debt		--	(231,578)
Proceeds from issuance of common stock, net of offering costs		(10,020)	3,796,868
Proceeds from exercise of common stock warrants		--	360,000
NET CASH FROM (USED IN) FINANCING ACTIVITIES		<u>652,734</u>	<u>(496,090)</u>
NET INCREASE (DECREASE) IN CASH		(26,199)	216,334
CASH, BEGINNING OF PERIOD		<u>449,679</u>	<u>1,598</u>
CASH, END OF PERIOD	6	<u>\$ 423,480</u>	<u>\$ 217,932</u>

See accompanying notes to financial statements.

GALAXY NUTRITIONAL FOODS, INC.
Notes To Financial Statements
(UNAUDITED)

(1) Summary of Significant Accounting Policies

The unaudited financial statements have been prepared by the Company, under the rules and regulations of the Securities and Exchange Commission. The accompanying financial statements contain all normal recurring adjustments which are, in the opinion of management, necessary for the fair presentation of such financial statements. Certain information and disclosures normally included in the financial statements prepared in accordance with generally accepted accounting principles have been omitted under such rules and regulations although the Company believes that the disclosures are adequate to make the information presented not misleading. The March 31, 2004 balance sheet data was derived from the audited financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States of America. These unaudited financial statements should be read in conjunction with the financial statements and notes included on Form 10-K for the fiscal year ended March 31, 2004. Interim results of operations for the six-month period ended September 30, 2004 may not necessarily be indicative of the results to be expected for the full year.

Stock Based Compensation

The Company accounts for its stock-based employee compensation plans under the accounting provisions of Accounting Principles Board Opinion No. 25, “*Accounting for Stock Issued to Employees*”, furnishes the pro forma disclosures required under Statement of Financial Accounting Standards (“SFAS”) No. 123, “*Accounting for Stock-Based Compensation*”, and applies SFAS No. 148, “*Accounting for Stock-Based Compensation – Transition and Disclosure*” on a prospective basis for options granted after March 31, 2003.

In December 2002, the Financial Accounting Standards Board (“FASB”) issued SFAS No. 148, “*Accounting for Stock Based Compensation—Transition and Disclosure—an Amendment to SFAS 123.*” SFAS 148 provides two additional transition methods for entities that adopt the preferable method of accounting for stock based compensation. Further, the statement requires disclosure of comparable information for all companies regardless of whether, when, or how an entity adopts the preferable, fair value based method of accounting. Effective April 1, 2003, the Company adopted the fair value method of recording compensation expense related to all stock options granted after March 31, 2003, in accordance with SFAS 123 and SFAS 148 (the prospective method, as defined by SFAS 148). Accordingly, the fair value of stock options as determined on the date of grant using the Black-Scholes option-pricing model, will be expensed over the vesting period of the related stock options. The negative impact on diluted earnings per share related to the issuance of employee stock options during the six months ended September 30, 2004 and 2003 were approximately \$0.01 and \$0.03, respectively.

SFAS No. 123, “*Accounting for Stock Based Compensation*”, requires the Company to provide pro- forma information regarding net income (loss) and earnings (loss) per share amounts as if compensation cost for the Company's employee and director stock options had been determined in accordance with the fair market value-based method prescribed in SFAS No. 123. The Company estimates the fair value of each stock option at the grant date by using a Black-Scholes option-pricing model. The following assumptions were used for options issued during the periods:

Six Months Ended	September 30, 2004	September 30, 2003
Dividend Yield	None	None
Volatility	45%	41% to 42%
Risk Free Interest Rate	3.96%	2.01% to 3.77%
Expected Lives in Months	120	36 to 120

Under the accounting provisions of SFAS No. 123, the Company's net income (loss) and net income (loss) per basic and diluted share would have been reduced to the pro forma amounts indicated below:

	THREE MONTHS ENDED		SIX MONTHS ENDED	
	SEPTEMBER 30,		SEPTEMBER 30,	
	2004	2003	2004	2003
Net loss to common shareholders as reported	\$ (571,372)	\$ (933,385)	\$ (1,367,535)	\$ (3,853,198)
Add: Stock-based compensation expense included in reported net loss	(121,172)	128,258	41,202	1,435,389
Deduct: Stock-based compensation expense determined under fair value based method for all awards	<u>91,263</u>	<u>(207,629)</u>	<u>(101,317)</u>	<u>(1,707,756)</u>
Pro forma net loss to common shareholders	<u>\$ (601,281)</u>	<u>\$ (1,012,756)</u>	<u>\$ (1,427,650)</u>	<u>\$ (4,125,565)</u>
Net loss per common share:				
Basic & Diluted – as reported	\$ (0.04)	\$ (0.06)	\$ (0.09)	\$ (0.27)
Basic & Diluted – pro forma	\$ (0.04)	\$ (0.07)	\$ (0.09)	\$ (0.29)

Net Income (Loss) per Common Share

Net income (loss) per common share is computed by dividing net income or loss by the weighted average shares outstanding. Diluted income (loss) per common share is computed on the basis of weighted average shares outstanding plus potential common shares which would arise from the exercise of stock options, warrants and conversion of the Series A convertible preferred stock.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expense during the reporting period. The Company's significant estimates include the allowance for doubtful accounts receivable, which is made up of reserves for promotions, discounts and bad debts, provision for inventory obsolescence, valuation of deferred taxes, and valuation of stock options and warrants. Actual results could differ from those estimates.

Reclassifications

Certain items in the financial statements of the prior period have been reclassified to conform to current period presentation.

Segment Information

The Company does not identify separate operating segments for management reporting purposes. The results of operations are the basis on which management evaluates operations and makes business decisions. The Company's sales are generated primarily within the United States of America.

(2) Line of Credit and Notes Payable

On May 27, 2003, the Company obtained from Textron Financial Corporation ("Textron") a revolving credit facility (the "Textron Loan") with a maximum principal amount of \$7,500,000 pursuant to the terms and conditions of a Loan and Security Agreement dated May 27, 2003 (the "Textron Loan Agreement"). The Textron Loan is secured by the Company's inventory, accounts receivable and all other assets. Generally, subject to the maximum principal amount, which can be borrowed under the Textron Loan and certain reserves that must be maintained during the term of the Textron Loan, the amount available under the Textron Loan for borrowing by the Company from time to time is equal to the sum of (i) eighty-five percent (85%) of the net amount of its eligible accounts receivable plus (ii) sixty percent (60%) of the Company's eligible inventory not to exceed \$3,500,000. Advances under the Textron Loan bear interest at a variable rate, adjusted on the first (1st) day of each month, equal to the prime rate plus one and three-quarter percent (1.75%) per annum (6.50% at September 30, 2004) calculated on the average cash borrowings for the preceding month. The Textron Loan matures and all amounts are due and payable in full on May 26, 2006. However, in accordance with EITF 95-22, "Balance Sheet Classification of Borrowings Outstanding under Revolving Credit Agreements that involve both a Subjective Acceleration Clause and a Lock-Box Arrangement," the balance is reflected

as current on the balance sheet. As of September 30, 2004, the outstanding principal balance on the Textron Loan was \$5,881,762.

The Textron Loan Agreement contains certain financial and operating covenants. Due to the \$444,883 charge to operations related to the Separation and Settlement Agreement between the Company and Christopher J. New, its former Chief Executive Officer, the Company fell below the requirement for the adjusted tangible net worth and the fixed charge coverage ratio covenants for the quarter ended September 30, 2004. Pursuant to discussions and a written confirmation, , Textron has agreed in principle to amend the loan covenants effective as of September 30, 2004, the effect of which would bring the Company into compliance with both ratios as of that date. The Company anticipates that it will be in compliance with these ratios, as amended, for the foreseeable future based on current forecasts.

Simultaneous with the closing of the Textron Loan in May 2003, SouthTrust Bank extended the Company a new term loan in the principal amount of \$2,000,000. This loan was consolidated with the Company's March 2000 term loan with SouthTrust Bank, which had a then outstanding principal balance of \$8,131,985 for a total term loan amount of \$10,131,985. The revised term loan bears interest at SouthTrust Bank's prime rate of interest plus 1% (5.75% at September 30, 2004), and is due in increasing principal installments by June 2009. Each month, the Company will pay the accrued interest on the loan plus principal amounts as follows: \$110,000 from October 2004 to June 2005, and \$166,250 from July 2005 until maturity in June 2009. In a Loan Modification letter dated May 21, 2004, beginning in October 2004, interest may be adjusted quarterly from prime to prime plus 1.25% according to the Company's performance in its Maximum Funded Debt to EBITDA ratio in prior quarters. This note is secured by all of the Company's equipment and certain related assets. The balance outstanding on the term loan as of September 30, 2004 was \$8,901,985.

(3) Capital Stock

Preferred Stock & Subsequent Period Redemption

On October 6, 2004, the Company's Series A Preferred Holders (BH Capital Investments, LP and Excalibur Limited Partnership) converted 10,278 Series A convertible preferred shares into approximately 600,000 shares of common stock. The value of these converted Series A convertible preferred shares including accrued dividends was \$644,068. Simultaneously, the remaining 30,316 Series A convertible preferred shares held by the Series A Preferred Holders were acquired by the Company for a total price of \$2,279,688. The entire class of Series A convertible preferred stock of the Company has now been cancelled. As part of the transaction, the former Series A Preferred Holders also received warrants to purchase up to 500,000 shares of common stock at an exercise price of \$2.00 per share for a period of five (5) years. The fair value of the warrants is \$205,000.

According to Statement of Financial Standard No. 150, once it is determined that a convertible security will be redeemed, the redemption value of the convertible security should be considered a liability. Therefore, the \$2,279,688 value of the redeemed shares and the \$205,000 value of the warrants are classified as a current liability. The principal value of \$495,183 of the 10,278 converted shares is classified as preferred stock in the mezzanine and the accrued dividend value of \$148,885 is classified in accrued liabilities.

On April 6, 2001, the Company received from the Series A Preferred Holders proceeds of approximately \$3,082,000 less costs of \$181,041 for the issuance of 72,646 shares of the Company's Series A convertible preferred stock with a face value of \$3,500,000 and warrants to purchase shares of the Company's common stock. The shares were subject to certain designations, preferences and rights including the right to convert such shares into shares of common stock at any time. The per share conversion price was equal to the quotient of \$48.18, plus all accrued and unpaid dividends for each share of the Series A convertible preferred stock, (\$62.61 at September 30, 2004), divided by the lesser of (x) \$1.75 or (y) 95% of the average of the two lowest closing bid prices of the Company's common stock on the American Stock Exchange ("AMEX") out of the fifteen trading days immediately prior to conversion.

The Series A Preferred Holders converted 3,300 and 1,800 shares of the Series A convertible preferred stock plus accrued dividends, into 121,396 and 62,364 shares of common stock, respectively, during the six months ended September 30, 2004 and 2003, respectively. The conversion prices ranged from \$1.28 to \$1.75 based on the above formula.

The Series A Preferred Holders had the right to receive on any outstanding Series A convertible preferred stock a ten percent dividend on the shares, payable one year after the issuance of such preferred stock, and an eight percent dividend for the subsequent three years thereafter, payable in either cash or shares of preferred stock. For the three and six months ended September 30, 2004, the Company recorded preferred dividends of \$40,180 and \$82,572,

respectively, on the outstanding shares of the Series A convertible preferred stock. For the three and six months ended September 30, 2003, the Company recorded preferred dividends of \$53,836 and \$108,616, respectively, on the outstanding shares of the Series A convertible preferred stock.

On April 6, 2001, the Company recorded the initial carrying value of the preferred stock as \$521,848. Each quarter the Company calculated an estimated redemption value of the remaining preferred stock and then calculates the difference between the initial carrying value and this estimated redemption value. The difference was then accreted over the redemption period (48 months beginning April 2001) using the straight-line method, which approximates the effective interest method. For the three and six months ended September 30, 2004, the Company recorded (\$308,570) and \$203,605, respectively, related to the accretion of the redemption value of preferred stock and the beneficial conversion feature of accrued dividends. For the three and six months ended September 30, 2003, the Company recorded \$651,404 and \$1,546,333, respectively, related to the accretion of the redemption value of preferred stock and the beneficial conversion feature of accrued dividends.

Common Stock Issuance

On October 6, 2004, the Company completed a private placement of its Common Stock, \$.01 par value, issuing a total of two million shares to an existing shareholder of the Company for aggregate gross proceeds to the Company of \$2,300,000. These proceeds were used to redeem the Company's Series A convertible preferred stock as discussed above. The purchase price of the shares was \$1.15 per share. The shareholder also received a warrant to purchase up to 500,000 shares of common stock of the Company at an exercise price of \$1.15 per share for a period of five (5) years. The fair value of the warrants is \$315,000. The closing sale price of the common stock on the AMEX Stock Exchange on October 6, 2004 was \$1.30. The shares are restricted securities that have not been registered under the Act and may not be offered or sold in the United States absent registration or applicable exemptions and registration requirements. The Company has undertaken the obligation to file a registration statement with the Securities and Exchange Commission within 180 days of closing to register the shares issued in the private placement and to include the shares underlying the warrants described herein.

(4) Non-Cash Compensation Related to Options and Warrants

The Company calculates non-cash compensation related to its securities in the Company's Statements of Operations on three primary items:

a. Notes Receivable for Common Stock

The Financial Accounting Standards Board issued Interpretation No. 44 ("FIN 44"), which clarifies the application of APB Opinion 25 relating to the accounting consequences of various modifications to fixed stock options. FIN 44 covers specific events that occurred after December 15, 1998 and was effective as of July 2, 2000. FIN 44 clarified that when an option is repriced, it is treated as a variable option and is marked to market each quarter. Accordingly, any increase in the market price of the Company's common stock over the exercise price of the options that was not previously recorded is recorded as compensation expense at each reporting period. If there is a decrease in the market price of the Company's common stock compared to the prior reporting period, the reduction is recorded as compensation income. Compensation income is limited to the original base exercise price (the "Floor") of the options. In accordance with FIN 44, the underlying shares related to the \$12,772,200 note receivable from the Company's founder, Angelo S. Morini, are treated as variable due to the nature of the note being non-interest bearing and non-recourse. The Floor for the underlying shares is \$4.38 per share. There was no non-cash compensation expense or income related to these shares recorded during the three and six months ended September 30, 2004 and 2003 as the price of the Company's common stock at the beginning and end of the periods was below the Floor.

b. Option and Warrant Repricing

On October 11, 2002, the Company repriced all outstanding options granted to employees prior to October 11, 2002 (4,284,108 shares at former prices ranging from \$2.84 to \$10.28) to the market price of \$2.05 per share. In addition, the Company repriced the outstanding warrants held by current consultants as of October 11, 2002 (291,429 shares at former prices ranging from \$3.31 to \$5.50) to the market price of \$2.05 per share. This stock option repricing resulted in variable accounting treatment for these stock options beginning with the quarter ended December 31, 2002 and such variable accounting treatment will continue until the related options have been cancelled, expired or exercised. On December 4, 2002, as a result of discussions and negotiations with certain major shareholders, the Company's founder, Angelo S. Morini, agreed to reverse the repricing of his 3,692,035 options for the purpose of improving shareholder

value and lessening potential financial statement expense. Although the exercise prices of the options were reversed back to their original amounts, the Company is still required to account for any outstanding options related to these reversed-repriced options in accordance with variable accounting standards each period.

The Company recorded non-cash compensation income of \$158,166 and non-cash compensation expense of \$86,399 related to these variable options and warrants in the three months ended September 30, 2004 and 2003, respectively. For the six months ended September 30, 2004, the Company did not record any income or expense related to these variable options and warrants as the stock price was below \$2.05 at the beginning and end of the period. The Company recorded non-cash compensation expense of \$920,041 related to the variable options and warrants in the six months ended September 30, 2003. The remaining outstanding variable options and warrants as of September 30, 2004 were 3,882,092.

c. Option and Warrant Issuances

During the three months ended September 30, 2004 and 2003, the Company recorded \$36,994 and \$41,859, respectively as non-cash compensation expense related to stock, options and warrants that were issued to and vested by officers, directors and consultants. During the six months ended September 30, 2004 and 2003, the Company recorded \$41,202 and \$515,348, respectively as non-cash compensation expense related to stock, options and warrants that were issued to and vested by officers, directors and consultants.

(5) Earnings Per Share

The following is a reconciliation of basic net earnings (loss) per share to diluted net earnings (loss) per share:

	THREE MONTHS ENDED		SIX MONTHS ENDED	
	SEPTEMBER 30,		SEPTEMBER 30,	
	2004	2003	2004	2003
Net loss per common share	\$ <u>(571,372)</u>	\$ <u>(933,385)</u>	\$ <u>(1,367,535)</u>	\$ <u>(3,853,198)</u>
Average shares outstanding – basic and diluted	<u>15,767,924</u>	<u>15,156,722</u>	<u>15,717,439</u>	<u>14,378,079</u>
Basic and diluted net income (loss) per common share	\$ (0.04)	\$ (0.06)	\$ (0.09)	\$ (0.27)

Potential conversion of Series A convertible preferred stock for 2,148,829 shares, options for 4,783,701 shares and warrants for 1,235,356 shares have not been included in the computation of diluted net loss per common share for the three and six months ended September 30, 2004, respectively, as their effect would be antidilutive. Potential conversion of Series A convertible preferred stock for 1,866,286 shares, options for 4,648,680 shares and warrants for 1,242,856 shares have not been included in the computation of diluted net income (loss) per common share for the three and six months ended September 30, 2003, as their effect would be antidilutive.

(6) Supplemental Cash Flow Information

For purposes of the statement of cash flows, all highly liquid investments with a maturity date of three months or less are considered to be cash equivalents.

Six months ended September 30,	2004	2003
Non-cash financing and investing activities:		
Fair value of stock, options and warrants issued	\$ --	\$ 565,800
Accrued preferred stock dividends	82,572	108,616
Beneficial conversion feature related to preferred stock dividends	14,491	57,653
Accretion of discount on preferred stock	189,114	1,488,680

Purchase of equipment through capital lease	34,476	--
Cash paid for:		
Interest	483,006	800,270
Income taxes	--	--

(7) **Related Party Transactions**

Angelo S. Morini

In June 1999, in connection with an amended and restated employment agreement for Angelo S. Morini, the Company's Founder, the Company consolidated two full recourse notes receivable (\$1,200,000 from November 1994 and \$11,572,200 from October 1995) related to the exercise of 2,914,286 shares of the Company's common stock into a single note receivable in the amount of \$12,772,200 that is due on June 15, 2006. This new consolidated note is non-interest bearing and non-recourse and is secured by the 2,914,286 shares of the Company's common stock. Per the June 1999 employment agreement and the October 2003 Second Amended and Restated Employment Agreement, this loan may be forgiven upon the occurrence of any of the following events: 1) Mr. Morini is terminated without cause; 2) there is a material breach in the terms of Mr. Morini's employment agreement; or 3) there is a change in control of the Company for which Mr. Morini did not vote "FOR" in his capacity as a director or a shareholder.

In a Second Amended and Restated Employment Agreement effective October 13, 2003, Angelo S. Morini the Company's Founder, Vice-Chairman and President resigned from his positions with the Company as Vice Chairman and President and will no longer be involved in the daily operations of the Company. He will retain the title of Founder and has been named Chairman Emeritus. Mr. Morini will continue as an employee and as a member of the Company's Board of Directors. Additionally, he may carry out special assignments designated to him by the Chairman of the Board. The agreement is for a five-year period beginning October 13, 2003 and provides for an annual base salary of \$300,000 plus standard health insurance benefits, club dues and an auto allowance. The Company accrued and expensed the five-year cost of this agreement in the quarter ended December 31, 2003. The total estimated costs expensed under this agreement are \$1,830,329 of which \$1,476,627 remained unpaid but accrued (\$366,305 in short-term liabilities and \$1,110,322 in long-term liabilities) as of September 30, 2004. The long-term portion will be paid out in nearly equal monthly installments ending in October 2008.

In July 2004, the Company entered into a brokerage contract with Mr. Morini's brother. The contract has been cancelled effective December 1, 2004. Total amounts to be paid in accordance with this brokerage contract are deemed to be immaterial.

Christopher J. New

On July 8, 2004, Christopher J. New resigned from his position as Chief Executive Officer in order to pursue other opportunities. In accordance with the Separation and Settlement Agreement between the Company and Mr. New, the Company recorded \$444,883 related to the employment contract expense in July 2004. This settlement will be paid out in nearly equal installments over two years payable on the Company's regular payroll dates. In addition to the compensation, the Company agreed that Mr. New's stock option rights under that certain Non-Qualified Stock Option Agreement dated December 5, 2002 (for 25,000 shares at \$1.67) and that certain Non-Qualified Stock Option Agreement dated July 16, 2001 (for 100,000 shares at \$2.05) will continue in full force and effect as if he was employed by the Company. The remaining balance accrued as of September 30, 2004 was \$399,348 (\$222,949 in short-term liabilities and \$176,399 in long-term liabilities).

Michael E. Broll

On July 8, 2004, Michael E. Broll, a member of the Company's Board of Directors, was appointed as the new Chief Executive Officer upon the resignation of Mr. New. The Company entered into a one-year employment agreement whereby Mr. Broll is entitled to receive an annual base salary of \$200,000 plus a performance bonus at the discretion of the Board, standard health benefits, a housing allowance of up to \$500 per week for one year and an auto allowance of \$1,500 per month. The employment agreement renews automatically for one-year periods unless cancelled by either party ninety days prior to the end of the term. In the event Mr. Broll's employment is terminated without cause, he will be entitled to receive one year of his base salary as severance.

(8) Economic Dependence

The Company had one customer that accounted for approximately 11% and 13% of sales in the three and six months ended September 30, 2004. As of September 30, 2004, the amount due from this customer is approximately 12% of the balance of accounts receivable. There were no customers that accounted for greater than 10% of sales or of the accounts receivable balance as of September 30, 2003.

GALAXY NUTRITIONAL FOODS, INC.

ITEM 2. Management's Discussion and Analysis of Financial Condition and Results of Operation

The following discussion and analysis should be read in conjunction with the Financial Statements and Notes thereto appearing elsewhere in this report. The following discussion contains certain forward-looking statements, within the meaning of the “safe-harbor” provisions of the Private Securities Reform Act of 1995, the attainment of which involves various risks and uncertainties. These forward-looking statements are based on the Company’s current expectations, estimates and projections about the Company’s industry, management’s beliefs and certain assumptions made by us. Forward-looking statements may be identified by the use of forward-looking terminology such as “may”, “will”, “expect”, “believe”, “estimate”, “anticipate”, “continue”, or similar terms, variations of these terms or the negative of those terms. These statements are not guarantees of future performance and are subject to certain risks, uncertainties and assumptions that are difficult to predict. Therefore, the Company’s actual results may differ materially from those described in these forward-looking statements due to among other factors, competition in the Company’s product markets, dependence on suppliers, the Company’s manufacturing experience, and production delays or inefficiencies. The Company undertakes no obligation to update publicly any forward-looking statements for any reason, even if new information becomes available or other events occur in the future.

Galaxy Nutritional Foods, Inc. (the “Company”) is principally engaged in developing, manufacturing and marketing a variety of healthy cheese and dairy related products, as well as other cheese alternatives, and is a leading producer of dairy alternative products made with soy. These healthy cheese and dairy related products include low or no fat, no saturated fat, no trans-fat, low or no cholesterol and lactose-free varieties. These products are sold throughout the United States and internationally to customers in the retail and food service markets. The Company’s headquarters and manufacturing facilities are located in Orlando, Florida.

MATERIAL EVENTS

On October 6, 2004, the Company’s Series A Preferred Holders (BH Capital Investments, LP and Excalibur Limited Partnership) converted 10,278 Series A convertible preferred shares into approximately 600,000 shares of common stock. Simultaneously, the remaining 30,316 Series A convertible preferred shares held by the Series A Preferred Holders were redeemed by the Company for a total price of \$2,279,688. The entire class of Series A convertible preferred stock of the Company has now been cancelled. As part of the transaction, the former Series A Preferred Holders also received warrants to purchase up to 500,000 shares of common stock at an exercise price of \$2.00 per share for a period of five (5) years. The fair value of the warrants is \$205,000. The cash for the redemption was provided to the Company through a private placement of two million shares of its common stock with an existing shareholder of the Company for aggregate gross proceeds to the Company of \$2,300,000. See “Equity Financing” below for further details.

BUSINESS ENVIRONMENT

The Company is principally engaged in developing, manufacturing and marketing a variety of healthy cheese and dairy related products, as well as other cheese alternatives, and is a leading producer of dairy alternative products made with soy. For the six months ended September 30, 2004, 66% of the Company’s sales were derived from sales of sliced cheese products. However, due to the change in consumers’ eating habits toward low-carbohydrate meal preparation, the Company is in the process of diversifying, strengthening and balancing the Company’s product segmentation between various forms of cheese such as slices, shreds, and chunks, and in its other non-cheese related products. This diversification will help the Company extend consumer usage occasions beyond lunchtime cheese slices for sandwich usage. For example, the Company may add new products that appeal to younger consumers and have portable functionality (that is, “on-the-go” users).

Management focuses on several items in order to measure the Company’s performance. In the short term (1 to 3 years), management is working towards obtaining positive trends in the following areas:

- Operating cash flow
- Gross margin in dollars and % of net sales
- Operating income excluding certain employment contract expenses and non-cash compensation related to options and warrants
- EBITDA excluding certain employment contract expenses and non-cash compensation related to options and warrants
- Liquidity
- Key financial ratios (AR/AP/Inventory turnover)

- Other operating ratios and statistics
- Net sales trends (as it relates to consumer demand)

In the long term (over 3 years), management is striving to generate consistent and predictable net sales growth while incrementally enhancing net cash flow from operations.

The principal raw material used by the Company is casein, which accounts for approximately 45% of the Company's raw material purchases. As casein is a significant component of the Company's product formulation, the Company is vulnerable to short and long-term changes in casein pricing, which, at times has been volatile. During the first six months of fiscal 2005, the Company has seen a 19% increase in casein prices compared to the first six months of fiscal 2004 which resulted in excess cost of goods of approximately one million dollars. Every 5% increase in casein prices will result in an annual cost increase of approximately \$300,000 assuming the same amount of pounds purchased as in fiscal 2004. Costs are rising mainly due to a worldwide shortage of casein. The Company anticipates that the price of casein will continue to rise during the remainder of fiscal 2005, resulting in an annual increase of approximately 35% over fiscal 2004. Based on discussions with its primary suppliers, the Company expects that the price of casein will moderate in the fourth quarter of fiscal 2005. In order to offset the rising costs, management is pursuing tactics that minimize the effects of the volatility of casein pricing on the Company, as well as trying to incorporate alternative sources of protein that maintain the integrity of the Company's product benefits. Additionally, management is passing along some of the increased costs to its customers during the remainder of fiscal 2005.

To accelerate top line growth and better utilize existing assets, the Company is pursuing strategic contract manufacturing business in addition to our branded sales focus. Although the Company's expansion of its contract manufacturing business has resulted, and will likely to continue to result, in a decrease in the Company's overall gross margin percentage, it should contribute incremental gross margin dollars through increased net sales. Management will balance the additional contract manufacturing growth by reinvesting additional gross margin dollars generated from these sales into increased marketing spending against its core brands. Management plans to build the core branded business by leveraging a premium brand approach that begins with superior product quality over most of the direct alternative cheese competition. Management believes that combining "healthy" product attributes, improved taste and product functionality will lead to better than expected consumer experiences with our brands. Management's focus is to transfer those improved consumer experiences into enhanced market share and higher margins.

RESULTS OF OPERATIONS

Three Months Ended September 30, 2004 ("second quarter of fiscal 2005") Compared to Three Months Ended September 30, 2003 ("second quarter of fiscal 2004") and Six Months Ended September 30, 2004 ("first six months of fiscal 2005") Compared to Six Months Ended September 30, 2003 ("first six months of fiscal 2004")

	<u>Three Months Ended September 30,</u>				<u>Six Months Ended September 30,</u>			
	<u>2004</u>	<u>2003</u>	<u>Change</u>	<u>%</u>	<u>2004</u>	<u>2003</u>	<u>Change</u>	<u>%</u>
Net Sales	11,900,553	9,329,907	2,570,646	27.6%	23,092,231	18,025,688	5,066,543	28.1%
Cost of Goods Sold	9,319,969	6,329,977	2,989,992	47.2%	17,571,299	12,381,093	5,190,206	41.9%
Gross Margin	2,580,584	2,999,930	(419,346)	(14.0%)	5,520,932	5,644,595	(123,663)	(2.2%)
Gross Profit %	22%	32%			24%	31%		

Net Sales increased approximately 28% in the second quarter and the first six months of fiscal 2005 compared to the same periods in fiscal 2004. This increase is primarily due to increased sales in contract manufacturing, the food service business and Wholesome Valley Organic products. During the first six months of fiscal 2005, the Company had one new contract manufacturing customer that accounted for approximately 13% of sales. This customer accounted for nearly 60% of the increase in fiscal 2005 sales during the first six months. Contract manufacturing sales consist primarily of products that generate high sales volumes but lower gross margins.

Management uses several internal and external reports to monitor sales by brand, segment, form and channel of sale to determine the outside factors affecting the sales levels. These reports provide management information on which brand, segments, forms and/or channel sales are increasing or decreasing both in units sold and price per unit. By reviewing these reports along with industry data from publications, syndicated retail consumption reports, and conversations with major retailers, other manufacturers in the food and beverage industry, and ingredient and service suppliers, management makes decisions on which brands to promote and analyzes trends in the consumer marketplace.

The Company's internal data indicates that our overall branded sales were slightly higher in the first six months of fiscal 2005 versus the first six months of fiscal 2004. Additionally, the data from several external sources indicates that sales in the overall alternative cheese category has decreased during the first six months of fiscal 2005.

In order to positively impact sales volume throughout fiscal 2005, the Company continues to focus on three primary areas:

- The Company has shifted the emphasis and resource allocation of its marketing strategy from vendor promotions (retailer publications/flyers featuring price reductions and on-shelf temporary price reductions) to consumer advertising (magazine, radio, event sponsorship, etc.) and consumer promotions (for example, on-pack "cents off" coupons, "cents off" coupons delivered via newspapers, in-store product sampling, product benefit communication at the point of purchase/shelf). The Company has seen an increase in sales through its consumer advertising and promotions, which highlight and communicate the benefits of the Company's products to meet the consumer demand for low carbohydrate and high protein products. This is a significant strategy shift and is based upon retail consumption data purchased from IRI (Information Resources Incorporated) that indicates increased sales potential from consumer focused marketing efforts versus similar dollars being spent toward price related vendor advertising and promotions.
- The Company will also focus its efforts toward generating consumer awareness, conducting product trials, and generating more repeat purchases for its brands.
- The Company has secured certain contract manufacturing opportunities, which it previously turned away or did not pursue earlier in prior years due to cash constraints. This will enable the Company to better utilize some of its excess production capacity. These efforts should result in a higher return on invested capital in future periods. The Company's contract manufacturing activities relate primarily to products that generate lower margins. As the Company adds additional contract manufacturing business to its product mix, the Company's gross margin percentage will likely decrease. However, the overall gross margin dollars should increase due to higher net sales volume.

Cost of Goods Sold increased from 68% of net sales in the second quarter of fiscal 2004 to 78% of net sales in the second quarter of fiscal 2005. Of the ten percent change, four percent was due to rising key commodity costs (primarily in casein), two percent was due to higher overhead costs as a result of the rapid growth in manufacturing volume, and the remaining four percent was due to the shift in sales mix resulting from the addition of certain contract manufacturing items that were sold at a lower margin. Cost of goods sold increased seven percent during the first six months of fiscal 2005 compared to the first six months of 2004 for the same reasons as stated above. Based on current pricing trends with its suppliers, management expects to see continued substantial increases in its casein prices during fiscal 2005. Every 5% increase in casein prices will result in an annual cost increase of approximately \$300,000 assuming the same amount of pounds purchased as in fiscal 2004. Costs are rising mainly due to a worldwide shortage of casein. The Company anticipates that the price of casein will continue to rise during the remainder of fiscal 2005, resulting in an annual increase of approximately 35% over fiscal 2004. Based on discussions with its primary suppliers, the Company expects that the price of casein will moderate in the fourth quarter of fiscal 2005. Management is striving to offset these cost increases by implementing projects to improve production efficiency and to reduce costs of other raw materials. Additionally, management is passing along some of these costs to its customers through sales price increases on certain products. Management monitors its costs and production efficiencies through various ratios including pounds produced per hour and cost per pound sold and uses these ratios to make decisions in purchasing, production and setting sales prices.

In fiscal 2005, the gross profit percentage is expected to remain lower than the levels in fiscal 2004 due to the sharp increase in raw material costs and the change in the product mix as noted above. In spite of the increase in net sales during fiscal 2005, gross margin for fiscal 2005 is expected to be comparable or slightly lower than the gross margin for fiscal 2004 due to a large portion of raw material cost increases that cannot be passed on completely to existing customers.

	Three Months Ended September 30,				Six Months Ended September 30,			
	2004	2003	Change	%	2004	2003	Change	%
Gross Margin	2,580,584	2,999,930	(419,346)	(14.0%)	5,520,932	5,644,595	(123,663)	(2.2%)
Operating Expenses:								
Selling	1,572,470	1,446,859	125,611	8.7%	3,032,870	2,760,732	272,138	9.9%
Delivery	615,257	433,959	181,298	41.8%	1,208,583	885,776	322,807	36.4%
Non-cash compensation related to options and warrants	(121,172)	128,258	(249,430)	(194.5%)	41,202	1,435,389	(1,394,187)	(97.1%)

Employment contract	444,883	--	444,883	--	444,883	444,883	--
General & administrative	565,968	886,019	(320,051)	(36.1%)	1,199,310	1,869,498	(670,188) (35.8%)
Research & development	78,932	62,908	16,024	25.5%	151,618	125,992	25,626 20.3%
Total Operating Expenses	3,156,338	2,958,003	198,335	6.7%	6,078,466	7,077,387	(998,921) (14.1%)
Income (Loss) From Operations	(575,754)	41,927	(617,681)	(1473.2%)	(557,534)	(1,432,792)	875,258 (61.1%)
Non-cash compensation related to options and warrants ⁽²⁾	(121,172)	128,258	(249,430)	(194.5%)	41,202	1,435,389	(1,394,187) (97.1%)
Employment contract ⁽³⁾	444,883	--	444,883	--	444,883	--	444,883 --
Operating Income (Loss), As Adjusted ⁽¹⁾ (a non-GAAP measure)	(252,043)	170,185	(422,228)	248.1%	(71,449)	2,597	(74,046) (2851.2%)

- (1) Management utilizes certain non-GAAP measures such as Operating Income, as adjusted, Net Income, as adjusted and EBITDA, as adjusted, because they provide useful information to management, lenders and investors in order to accurately review the Company's current on-going operations and business trends related to its financial condition and results of operations. Additionally, these measure are key factors upon which the Company prepares its budgets and forecasts, calculates bonuses, and evaluates loan covenants. These non-GAAP measures are not in accordance with, or an alternative for, generally accepted accounting principles and may be different from non-GAAP measures reported by other companies.
- (2) In its determination of non-GAAP measures, management excludes the non-cash compensation related to options and warrants because it believes that this item does not accurately reflect the Company's current on-going operations. Non-cash compensation is calculated based on fluctuations in the Company's stock price, which can skew the financial results dramatically up and down. The price of the Company's common shares as traded on AMEX are outside the Company's control and typically do not reflect the Company's current operations.
- (3) In its determination of non-GAAP measures, management excludes the employment contract expenses related to Angelo S. Morini and Christopher J. New because it believes that these items do not reflect expenses related to the Company's current on-going operations. Additionally, these items are excluded by the Company's lenders when calculating compliance with loan covenants.

The decrease in Operating Income, as adjusted, during the second quarter of fiscal 2005 compared to the second quarter of fiscal 2004 is primarily due to the decrease in gross margin as a result of the sharp increase in cost of goods sold as described above.

Selling expenses were 13% of net sales in the second quarter of fiscal 2005 compared to 16% in the second quarter of fiscal 2004. The \$125,611 increase in selling expenses was due to the shift in marketing efforts from vendor promotions to consumer advertising. In the second quarter of fiscal 2005, the Company increased consumer advertising by approximately \$364,000 and decreased vendor promotions by nearly \$257,000 compared to the second quarter of fiscal 2004. The large consumer advertising costs were related to a strategic television campaign, which was undertaken to promote the Company's Veggie brand products during the second quarter of fiscal 2005. Although selling expenses are increasing, they are becoming a smaller percentage of sales in the second quarter of fiscal 2005, as the fixed components of selling expenses are remaining comparable to the second quarter of fiscal 2004. The Company expects that fiscal 2005 selling expenses will increase compared to fiscal 2004 expenses as a result of the higher sales volume and based on the Company's current plan for marketing strategic products.

Delivery expenses increased \$181,298 in the second quarter of fiscal 2005 compared to the second quarter of fiscal 2004 in proportion to the increase in net sales. Delivery expenses approximate 5% of net sales each period. Unless offset by price savings from shipping larger loads, the Company anticipates that delivery costs will increase as a percentage of sales in the future periods due to higher fuel prices and rate changes due to the new laws regarding limitation of driver hours. The Company anticipates that during fiscal 2005 delivery expenses will increase from 5% of net sales to 6% of net sales based on the above factors.

Non-Cash Compensation Related to Options and Warrants

	<u>Three Months Ended September 30,</u>				<u>Six Months Ended September 30,</u>			
	<u>2004</u>	<u>2003</u>	<u>Change</u>	<u>%</u>	<u>2004</u>	<u>2003</u>	<u>Change</u>	<u>%</u>
Notes Receivable for Common Stock	--	--	--	--	--	--	--	--
Option and Warrant Repricing	(158,166)	86,399	(244,565)	(283.1%)	--	920,041	(920,041)	--
Option and Warrant Issuances	36,994	41,859	(4,865)	(11.6%)	41,202	515,348	(474,146)	(92.0%)
Total Non-Cash Compensation (Income)/Expense	<u>(121,172)</u>	<u>128,258</u>	<u>(249,430)</u>	<u>(194.5%)</u>	<u>41,202</u>	<u>1,435,389</u>	<u>(1,394,187)</u>	<u>(97.1%)</u>

The Company values the non-cash compensation related to its securities on three primary items:

a. Notes Receivable for Common Stock

The Financial Accounting Standards Board issued Interpretation No. 44 ("FIN 44"), which clarifies the application of APB Opinion 25 relating to the accounting consequences of various modifications to fixed stock options. FIN 44 covers specific events that occurred after December 15, 1998 and was effective as of July 2, 2000. FIN 44 clarified that when an option is repriced, it is treated as a variable option and is marked to market each quarter. Accordingly, any increase in the market price of the Company's common stock over the exercise price of the options that was not previously recorded is recorded as compensation expense at each reporting period. If there is a decrease in the market price of the Company's common stock compared to the prior reporting period, the reduction is recorded as compensation income. Compensation income is limited to the original base exercise price (the "Floor") of the options. In accordance with FIN 44, the underlying shares related to the \$12,772,200 note receivable from the Company's founder, Angelo S. Morini, are treated as variable due to the nature of the note being non-interest bearing and non-recourse. The Floor for the underlying shares is \$4.38 per share. There was no non-cash compensation expense or income related to these shares recorded during the three and six months ended September 30, 2004 and 2003 as the price of the Company's common stock at the beginning and end of the periods was below the Floor. Due to the volatility of the market price of its common stock, the Company is incapable of predicting whether this expense will increase or decrease in the future. If the Company's stock price is above the Floor of \$4.38, a \$0.01 increase or decrease in the Company's common stock price results in an expense or income, respectively, of approximately \$29,000.

b. Option and Warrant Repricing

On October 11, 2002, the Company repriced all outstanding options granted to employees prior to October 11, 2002 (4,284,108 shares at former prices ranging from \$2.84 to \$10.28) to the market price of \$2.05 per share. In addition, the Company repriced the outstanding warrants held by current consultants as of October 11, 2002 (291,429 shares at former prices ranging from \$3.31 to \$5.50) to the market price of \$2.05 per share. This stock option repricing resulted in variable accounting treatment for these stock options beginning with the quarter ended December 31, 2002 and such variable accounting treatment will continue until the related options have been cancelled, expired or exercised. On December 4, 2002, as a result of discussions and negotiations with certain major shareholders, the Company's founder, Angelo S. Morini, agreed to reverse the repricing of his 3,692,035 options for the purpose of improving shareholder value and lessening potential financial statement expense. Although the exercise prices of the options were reversed back to their original amounts, the Company is still required to account for any outstanding options related to these reversed-repriced options in accordance with variable accounting standards each period.

The Company recorded non-cash compensation income of \$158,166 and non-cash compensation expense of \$86,399 related to these variable options and warrants in the three months ended September 30, 2004 and 2003, respectively. For the six months ended September 30, 2004, the Company did not record any income or expense related to these variable options and warrants as the stock price was below \$2.05 at the beginning and end of the period. The Company recorded non-cash compensation expense of \$920,041 related to the variable options and warrants in the six months ended September 30, 2003. The remaining outstanding variable options and warrants as of September 30, 2004 were 3,882,092. Assuming no further options or warrants are exercised or cancelled and all are vested and the Company's stock price is above the lowest Floor of \$2.05, a \$0.01 increase or decrease in the Company's common stock price results in an expense or income, respectively, up to \$39,000.

c. Option and Warrant Issuances

During the three months ended September 30, 2004 and 2003, the Company recorded \$36,994 and \$41,859, respectively as non-cash compensation expense related to stock, options and warrants that were issued to and vested by

officers, directors and consultants. During the six months ended September 30, 2004 and 2003, the Company recorded \$41,202 and \$515,348, respectively as non-cash compensation expense related to stock, options and warrants that were issued to and vested by officers, directors and consultants.

Employment Contract Expense - On July 8, 2004, Christopher J. New resigned from his position as Chief Executive Officer in order to pursue other opportunities. In accordance with the Separation and Settlement Agreement between the Company and Mr. New, Mr. New will receive (1) a one-time settlement of \$1,000; (2) two years of his base salary, payable over two years on the Company's regular payroll dates; (3) coverage of health care costs for six months; and (4) extension of the time for which he can exercise his employee stock options under that certain Non-Qualified Stock Option Agreement dated December 5, 2002 (for 25,000 shares at \$1.67) and that certain Non-Qualified Stock Option Agreement dated July 16, 2001 (for 100,000 shares at \$2.05) from 60 days after leaving employment to the end of the option terms. The Company recorded \$444,883 in costs related to this separation agreement as employment contract expense in July 2004. This charge is reflected in the results for the Company's second quarter of fiscal 2005.

General and administrative expenses decreased by 36% in the second quarter and the first six months of fiscal 2005 compared to the second quarter and first six months of fiscal 2004. This decrease results primarily from a decrease in personnel costs and legal fees. Personnel costs declined due to the change in the employment status of Angelo S. Morini per the amended employment agreement in October 2003. Legal fees were higher in the second quarter of fiscal 2004 due to the equity raise and corporate refinancing that was completed in May 2003. Additionally, legal fees decreased in fiscal 2005 due to the settlement of the Schreiber lawsuit in May 2004. Management is anticipating further declines in general and administrative expenses in fiscal 2005 compared to fiscal 2004 due to continued reductions in general overhead costs such as rent along with a decrease in personnel expenses based on the amended employment agreement with Angelo S. Morini. Additionally, management believes that legal fees should continue to decrease significantly now that the Schreiber lawsuit has been fully resolved.

Research and development expenses increased by \$16,024 in the second quarter of fiscal 2005 compared to the second quarter of fiscal 2004 and by \$25,626 in the first six months of fiscal 2005 compared to the first six months of fiscal 2004 primarily as a result of an increase in personnel costs. The Company anticipates increases in research and development expenses in fiscal 2005 compared to fiscal 2004 primarily due to additional personnel costs associated with new product development.

	Three Months Ended September 30,				Six Months Ended September 30,			
	2004	2003	Change	%	2004	2003	Change	%
Income (Loss) from Operations	(575,754)	41,927	(617,681)	(1473.2%)	(557,534)	(1,432,792)	875,258	(61.1%)
Interest Expense	(264,008)	(270,072)	6,064	2.3%	(523,824)	(765,457)	241,633	31.6%
Net Income (Loss)	(839,762)	(228,145)	(611,617)	(268.1%)	(1,081,358)	(2,198,249)	1,116,891	(50.8%)
Non-cash compensation related to options and warrants ⁽²⁾	(121,172)	128,258	(249,430)	(194.5%)	41,202	1,435,389	(1,394,187)	(97.1%)
Employment contract ⁽³⁾	444,883	--	444,883	--	444,883	--	444,883	--
NET INCOME (LOSS), AS ADJUSTED ⁽¹⁾ (a non-GAAP measure)	(516,051)	(99,887)	(416,164)	(416.6%)	(595,273)	(762,860)	167,587	22.0%
Interest Expense	264,008	270,072	(6,064)	(2.3%)	523,824	765,457	(241,633)	(31.6%)
Depreciation	546,045	550,674	(4,629)	(0.8%)	1,092,086	1,108,799	(16,713)	(1.5%)
EBITDA, AS ADJUSTED ⁽¹⁾ (a non-GAAP measure)	294,002	720,859	(426,857)	(59.2%)	1,020,637	1,111,396	(90,759)	(8.2%)
EBITDA % of Net Sales	2.5%	7.7%			4.4%	6.2%		

(1) Management utilizes certain non-GAAP measures such as Operating Income, as adjusted, Net Income, as adjusted and EBITDA, as adjusted, because they provide useful information to management, lenders and investors in order

to accurately review the Company's current on-going operations and business trends related to its financial condition and results of operations. Additionally, these measures are key factors upon which the Company prepares its budgets and forecasts, calculates bonuses, and evaluates loan covenants. These non-GAAP measures are not in accordance with, or an alternative for, generally accepted accounting principles and may be different from non-GAAP measures reported by other companies.

- (2) In its determination of non-GAAP measures, management excludes the non-cash compensation related to options and warrants because it believes that this item does not accurately reflect the Company's current on-going operations. Non-cash compensation is calculated based on fluctuations in the Company's stock price, which can skew the financial results dramatically up and down. The price of the Company's common shares as traded on AMEX are outside the Company's control and typically do not reflect the Company's current operations.
- (3) In its determination of non-GAAP measures, management excludes the employment contract expenses related to Angelo S. Morini and Christopher J. New because it believes that these items do not reflect expenses related to the Company's current on-going operations. Additionally, these items are excluded by the Company's lenders when calculating compliance with loan covenants.

The decrease in net income, as adjusted, is primarily the result of the decrease in gross margin as a result of the sharp increase in cost of goods sold as described above.

Interest expense decreased slightly in the second quarter of fiscal 2005 compared to the second quarter of fiscal 2004 due to lower principal balances on the Company's term loan with Southtrust Bank being offset by higher floating interest rates. As well, the Textron loan carried a higher average outstanding balance as well as higher floating interest rates versus the prior year second quarter. The increase in floating interest rates was due to higher prevailing market interest rates upon which our lenders' floating rates are based. Interest expense decreased \$241,633 or 32% in the first six months of fiscal 2005 compared to the first six months of fiscal 2004 due a reduction of its total outstanding debt through the refinancing in May 2003. Additionally, the FINOVA asset based line of credit was replaced by a comparable line of credit with more favorable terms from Textron through the refinancing. See "Debt Financing" below for further detail on the Company's outstanding debts and interest rates thereon.

LIQUIDITY AND CAPITAL RESOURCES

Six Months Ended September 30,	2004	2003	Change	%
Cash provided by (used in) operating activities	\$ (624,208)	\$ 810,704	\$ (1,434,912)	(177.0%)
Cash used in investing activities	(54,725)	(98,280)	43,555	44.3%
Cash provided by (used in) financing activities	652,734	(496,090)	1,148,824	231.6%
Net increase (decrease) in cash	\$ (26,199)	\$ 216,334	\$ (242,533)	(112.1%)

Operating Activities –The decrease in cash provided by operations in the first six months of fiscal 2005 compared to the first six months of fiscal 2004 is primarily attributable to higher accounts receivable and inventory levels offset by higher accounts payable balances reflective of the higher sales volume in the current year. Accounts receivable, inventory and accounts payable levels are rising due to the higher sales volumes during the first six months of fiscal 2005. Accounts receivable collection periods are fairly consistent with prior periods and inventory turnover is increasing. The Company anticipates that annual operating activities should continue to provide positive cash for operations. Additionally, the Company anticipates that accounts receivable, inventories and accounts payable balances will continue to increase during fiscal 2005 as sales continue to increase over fiscal 2004 levels.

Investing Activities –The decrease in cash used for investing activities during the first six months of fiscal 2005 as compared to the first six months fiscal of 2004 primarily resulted from less purchases of fixed assets during the period. The Company currently has no plans for any major capital additions. Most current period purchases of assets are for normal recurring asset upgrades and replacements.

Financing Activities – During the first six months of fiscal 2005, the Company increased its line of credit with Textron Financial Corporation to fund its increases in accounts receivable and inventory levels. During the first six months of fiscal 2004, the Company raised \$3,850,000 through the issuance of common stock and \$2,000,000 from a new term loan with SouthTrust Bank. The Company used \$4,000,000 of these proceeds to pay in full the principal balance owed to FINOVA Mezzanine. The remaining proceeds were used for operations and to further reduce the Company’s accounts payable and debt balances.

Debt Financing

On May 27, 2003, the Company obtained from Textron Financial Corporation (“Textron”) a revolving credit facility (the “Textron Loan”) with a maximum principal amount of \$7,500,000 pursuant to the terms and conditions of a Loan and Security Agreement dated May 27, 2003 (the “Textron Loan Agreement”). The Textron Loan is secured by the Company’s inventory, accounts receivable and all other assets. Generally, subject to the maximum principal amount, which can be borrowed under the Textron Loan and certain reserves that must be maintained during the term of the Textron Loan, the amount available under the Textron Loan for borrowing by the Company from time to time is equal to the sum of (i) eighty-five percent (85%) of the net amount of its eligible accounts receivable plus (ii) sixty percent (60%) of the Company’s eligible inventory not to exceed \$3,500,000. Advances under the Textron Loan bear interest at a variable rate, adjusted on the first (1st) day of each month, equal to the prime rate plus one and three-quarter percent (1.75%) per annum (6.50% at September 30, 2004) calculated on the average cash borrowings for the preceding month. The Textron Loan matures and all amounts are due and payable in full on May 26, 2006. As of September 30, 2004, the outstanding principal balance on the Textron Loan was \$5,881,762.

The Textron Loan Agreement contains certain financial and operating covenants. Due to the \$444,883 charge to operations related to the Separation and Settlement Agreement between the Company and Christopher J. New, its former Chief Executive Officer, the Company fell below the requirement for the adjusted tangible net worth and the fixed charge coverage ratio covenants for the quarter ended September 30, 2004. Pursuant to discussions and a written confirmation, Textron has agreed in principle to amend the loan covenants effective as of September 30, 2004, the effect of which would bring the Company into compliance with both ratios as of that date. The Company anticipates that it will be in compliance with these ratios, as amended, for the foreseeable future based on current forecasts.

Simultaneous with the closing of the Textron Loan in May 2003, SouthTrust Bank extended the Company a new term loan in the principal amount of \$2,000,000. This loan was consolidated with the Company’s March 2000 term loan with SouthTrust Bank, which had a then outstanding principal balance of \$8,131,985 for a total term loan amount of \$10,131,985. The revised term loan bears interest at SouthTrust Bank’s prime rate of interest plus 1% (5.75% at September 30, 2004), and is due in increasing principal installments by June 2009. Each month, the Company will pay the accrued interest on the loan plus principal amounts as follows: \$110,000 from October 2004 to June 2005, and \$166,250 from July 2005 until maturity in June 2009. In a Loan Modification letter dated May 21, 2004, beginning in October 2004, interest may be adjusted quarterly from prime to prime plus 1.25% according to the Company’s performance ratios in prior quarters. This note is secured by all of the Company’s equipment and certain related assets. The balance outstanding on the term loan as of September 30, 2004 was \$8,901,985.

Equity Financing

On April 6, 2001, in accordance with an exemption from registration under Regulation D promulgated under the Securities Act of 1933, as amended, the Company received from BH Capital Investments, L.P. and Excalibur Limited Partnership (the “Series A Preferred Holders”) proceeds of approximately \$3,082,000 less costs of \$181,041 for the issuance of 72,646 shares of the Company’s Series A convertible preferred stock with a face value of \$3,500,000 and warrants to purchase shares of the Company’s common stock. The Series A Preferred Holders had the right to receive on any outstanding Series A convertible preferred stock a ten percent stock dividend on the shares, payable one year after the issuance of such preferred stock, and an eight percent stock dividend for the subsequent three years thereafter, payable in either cash or shares of preferred stock. The Series A convertible preferred stock is subject to certain designations, preferences and rights set forth in the Company’s Restated Certificate of Incorporation, including the right to convert such shares into shares of common stock at any time, at a current conversion rate (subject to appropriate adjustment for stock splits, stock dividends, recapitalizations and other events) of the number of shares of common stock for each share of Series A convertible preferred stock equal to the quotient of \$48.18, plus all accrued dividends that are then unpaid for each share of the Series A convertible preferred stock divided by the lesser of (x) \$1.75 or (y) 95% of the average of the two lowest closing bid prices of the Company’s common stock on the American Stock Exchange out of the fifteen trading days immediately prior to conversion.

As of September 30, 2004, the Series A Preferred Holders had converted 32,052 shares of the Series A convertible preferred stock plus accrued dividends, into 1,206,240 shares of common stock. The conversion prices ranged from \$1.28 to \$1.75 based on the above formula.

On October 6, 2004, the Company's Series A Preferred Holders (BH Capital Investments, LP and Excalibur Limited Partnership) converted 10,278 Series A convertible preferred shares into approximately 600,000 shares of common stock. Simultaneously, the remaining 30,316 Series A convertible preferred shares held by the Series A Preferred Holders were acquired by the Company for a total price of \$2,279,688. The entire class of Series A convertible preferred stock of the Company has now been cancelled. As part of the transaction, the former Series A Preferred Holders also received warrants to purchase up to 500,000 shares of common stock at an exercise price of \$2.00 per share for a period of five (5) years. The fair value of the warrants is \$205,000.

On October 6, 2004, the Company completed a private placement of its common stock, \$.01 par value, issuing a total of two million shares to Mr. Fredrick DeLuca (an existing shareholder of the Company) for aggregate gross proceeds to the Company of \$2,300,000. The purchase price of the shares was \$1.15 per share. Mr. DeLuca also received a warrant to purchase up to 500,000 shares of common stock of the Company at an exercise price of \$1.15 per share for a period of five (5) years. The fair value of the warrants is \$315,000. The closing sale price of the common stock on the AMEX Stock Exchange on October 6, 2004 was \$1.30. The shares are restricted securities that have not been registered under the Act and may not be offered or sold in the United States absent registration or applicable exemptions and registration requirements. The Company has undertaken the obligation to file a registration statement with the Securities and Exchange Commission within 180 days of closing to register the shares issued in the private placement and to include the shares underlying the warrants described herein.

Summary

Management believes that with the proceeds available with its Textron credit facilities together with cash flow from current operations, the Company will have enough cash to meet its current liquidity needs for general operations through March 31, 2005.

CRITICAL ACCOUNTING POLICIES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of income and expense during the reporting periods presented. The Company's significant estimates include the allowance for doubtful accounts receivable, provision for obsolete inventory, and valuation of deferred taxes and warrants. Although the Company believes that these estimates are reasonable, actual results could differ from those estimates given a change in conditions or assumptions that have been consistently applied.

The critical accounting policies used by the Company, and the methodology for estimates and assumptions are as follows:

Valuation of Accounts Receivable and Chargebacks

The Company records revenue upon shipment of products to its customers and reasonable assurance of collection on the sale. It provides credit terms to customers usually based on net 30 days. The Company performs ongoing credit evaluations of its accounts receivable and makes reserves for anticipated future credits that will be issued to its customers for promotions, discounts, spoils, etc., based on historical experience. In addition, the Company evaluates the accounts for potential uncollectible amounts. The Company's accounts receivable reserve estimate is based on a specific identification and a general reserve methodology over the remaining items.

Based on the age of the receivable, cash collection history and past dilution in the receivables, the Company makes an estimate of its anticipated bad debt, anticipated future authorized deductions due to current period activity and anticipated collections on non-authorized amounts that customers have currently deducted on past invoices. Based on this analysis, the Company reserved \$797,000 and \$751,393 for known and anticipated future credits and doubtful accounts at September 30, 2004 and 2003, respectively. Actual bad debt expense during the periods is less than 1% of gross sales. We believe that this estimate is reasonable, but there can be no assurance that the Company's estimate will not change given a change in economic conditions or business conditions within the food industry or the Company.

Inventory

Inventories are valued at the lower of cost or market. Cost is determined using a weighted average, first-in, first out method. The Company reviews its inventory valuation each month and writes down the inventory for potential obsolete and damaged inventory. In addition, the finished goods inventory value is reduced to market value when the known sales price is less than the cost of the inventory.

Deferred Taxes

Valuation allowances are established when necessary to reduce deferred tax assets to the amount expected to be realized. Income tax expense is the tax payable or refundable for the period plus or minus the change during the period in deferred tax assets and liabilities.

Valuation of Non-Cash Compensation

The Company accounts for its stock-based employee compensation plans under the accounting provisions of Accounting Principles Board Opinion No. 25, “Accounting for Stock Issued to Employees”, furnishes the pro forma disclosures required under Statement of Financial Accounting Standards (“SFAS”) No. 123, “Accounting for Stock-Based Compensation”, and applies SFAS No. 148, “Accounting for Stock-Based Compensation – Transition and Disclosure” on a prospective basis for options granted after March 31, 2003.

In December 2002, the FASB issued SFAS No. 148, “Accounting for Stock Based Compensation—Transition and Disclosure—an Amendment to SFAS 123.” SFAS 148 provides two additional transition methods for entities that adopt the preferable method of accounting for stock based compensation. Further, the statement requires disclosure of comparable information for all companies regardless of whether, when, or how an entity adopts the preferable, fair value based method of accounting. These disclosures are now required for interim periods in addition to the traditional annual disclosure. Effective April 1, 2003, the Company adopted the fair value method of recording compensation expense related to all stock options granted after March 31, 2003, in accordance with SFAS 123 and SFAS 148 (the prospective method, as defined by SFAS 148). Accordingly, the fair value of stock options as determined on the date of grant using the Black-Scholes option-pricing model, will be expensed over the vesting period of the related stock options.

Several management estimates are needed to compute the fair value of the options including anticipated life of the options, risk free interest rates, and volatility of the Company’s stock price. Currently, the Company estimates the life of all options granted assuming that the option will remain outstanding and not be exercised until the end of its term. This results in the highest possible value of the option. If the Company were to change its estimate of the option lives to something less than the maximum term, then the fair value expense per share would decrease by approximately \$.01 to \$.02 per month. If the Company changes its estimate of the volatility percentage, the fair value expense per share would change by approximately \$.02 per percentage change in the volatility. If the Company changes its estimate of the interest rate, the fair value expense per share would change by approximately \$.04 per percentage change in the interest rate.

Statement of Financial Accounting Standards No. 123 (“SFAS 123”), “Accounting for Stock Based Compensation”, requires the Company to provide pro-forma information regarding net income (loss) and earnings (loss) per share amounts as if compensation cost for the Company’s employee and director stock options had been determined in accordance with the fair market value-based method prescribed in SFAS No. 123. The Company estimates the fair value of each stock option at the grant date by using a Black-Scholes option-pricing model. The following assumptions were used for options issued during the periods:

Six Months Ended	September 30, 2004	September 30, 2003
Dividend Yield	None	None
Volatility	45%	41% to 42%
Risk Free Interest Rate	3.96%	2.01% to 3.77%
Expected Lives in Months	120	36 to 120

In addition to non-cash compensation expense related to new option issuances, the Company also records non-cash compensation expense or income in accordance with the Financial Accounting Standards Board Interpretation No. 44 (“FIN 44”). FIN 44 states that when an option is repriced or there is an outstanding loan related to the exercise of an option, it is treated as a variable option and is marked to market each quarter. Accordingly, any increase in the market price of the Company’s common stock over the exercise price of the option that was not previously recorded is recorded as compensation expense at each reporting period. If there is a decrease in the market price of the Company’s common stock compared to the prior reporting period, the reduction is recorded as compensation income. Compensation income is limited to the original base exercise price (the “Floor”) of the options. Each period the Company records non-cash compensation expense or income related to its analysis on approximately 6.8 million option shares. Assuming that the

stock price exceeds the Floor on all the variable option shares, a \$0.01 increase or decrease in the Company's common stock price results in an expense or income, respectively, of \$68,000. Due to the volatility of the market price of its common stock, the Company is incapable of predicting whether this expense will increase or decrease in the future.

ITEM 3. Quantitative and Qualitative Disclosures About Market Risk

The Company's exposure to market risk results primarily from fluctuations in interest rates. The interest rates on the Company's outstanding debts to SouthTrust Bank and Textron are floating and based on the prevailing market interest rates. For market-based debt, interest rate changes generally do not affect the market value of the debt but do impact future interest expense and hence earnings and cash flows, assuming other factors remain unchanged. A theoretical 1% increase or decrease in market rates in effect on September 30, 2004 with respect to the Company's debt as of such date would increase or decrease interest expense and hence reduce or increase net income of the Company by approximately \$148,000 per year or \$37,000 per quarter.

The Company's sales during the six months ended September 30, 2004 and 2003, which were denominated in a currency other than U.S. dollars, were less than 5% of gross sales and no net assets were maintained in a functional currency other than U. S. dollars during such periods. Therefore, the effects of changes in foreign currency exchange rates have not historically been, and are not currently, significant to the Company's operations or net assets.

ITEM 4. Controls and Procedures

As of the end of the fiscal quarter ended September 30, 2004, an evaluation was performed under the supervision and with the participation of the Company's management, including the Chief Executive Officer ("CEO"), and the Chief Financial Officer ("CFO"), of the effectiveness of the design and operation of the Company's disclosure controls and procedures to insure that the Company records, processes, summarizes and reports in a timely and effective manner the information required to be disclosed in reports filed with or submitted to the Securities and Exchange Commission. Based on that evaluation, the Company's management, including the CEO and CFO, concluded that the Company's disclosure controls and procedures were effective in timely bringing to their attention material information related to the Company required to be included in the Company's periodic Securities and Exchange Commission filings. Since the date of this evaluation, there have been no material changes in the Company's internal controls or in other factors that are reasonably likely to materially affect those controls.

PART II. OTHER INFORMATION

ITEM 2. Unregistered Sales of Equity Securities and Use of Proceeds

In accordance with an exemption from registration under Regulation D promulgated under the Securities Act of 1933, as amended, on October 6, 2004, the Company completed a private placement of its Common Stock, \$.01 par value, issuing a total of two million shares to Mr. Fredrick DeLuca (an existing shareholder of the Company) for aggregate gross proceeds to the Company of \$2,300,000. The purchase price of the shares was \$1.15 per share. Mr. DeLuca also received a warrant to purchase up to 500,000 shares of common stock of the Company at an exercise price of \$1.15 per share for a period of five (5) years. The fair value of the warrants is \$315,000. The closing sale price of the common stock on the AMEX Stock Exchange on October 6, 2004 was \$1.30. The shares are restricted securities that have not been registered under the Act and may not be offered or sold in the United States absent registration or applicable exemptions and registration requirements. The Company has undertaken the obligation to file a registration statement with the Securities and Exchange Commission within 180 days of closing to register the shares issued in the private placement and to include the shares underlying the warrants described herein.

The proceeds from the sale were used to redeem the remaining 30,316 Series A convertible preferred shares held by the Series A Preferred Holders on October 6, 2004 and to pay the legal fees associated with the transaction. The Company redeemed these Series A convertible preferred shares for a total purchase price of \$2,279,688 (\$75.20 per share). This constitutes all of the Company's outstanding Series A convertible preferred shares.

ITEM 3. Defaults Upon Senior Securities

Effective May 30, 2003, the Company obtained from Textron Financial Corporation ("Textron") a revolving credit facility (the "Textron Loan") in the maximum principal amount of \$7,500,000 pursuant to the terms and conditions of a Loan and Security Agreement dated May 27, 2003 (the "Loan Agreement"). The Textron Loan contains certain financial and operating covenants. Due to the \$444,883 charge to operations related to the Separation and Settlement Agreement between the Company and Christopher J. New, its former Chief Executive Officer, the Company fell below the requirement for the adjusted tangible net worth and the fixed charge coverage ratio covenants for the quarter ended September 30, 2004. Pursuant to discussions and a written confirmation, Textron has agreed in principle to amend the loan covenants effective as of September 30, 2004, the effect of which would bring the Company into compliance with both ratios as of that date. The Company anticipates that it will be in compliance with these ratios, as amended, for the foreseeable future based on current forecasts.

ITEM 4. Submission of Matters to a Vote of Security Holders

The Company held its annual shareholders meeting on September 24, 2004. As of the record date on August 6, 2004, there were 15,759,287 shares of common stock issued, outstanding and eligible to vote. In this meeting, the shareholders voted on and approved the following proposals:

1. To fix the number of directors at eight and to elect a Board of Directors for the ensuing year. The board members were voted in with the following number of votes for their election:

Director	Votes Cast	
	FOR	AGAINST
David H. Lipka	13,777,742	67,884
Michael E. Broll	13,761,344	84,282
Thomas R. Dyckman	13,782,017	63,609
Charles L. Jarvie	13,781,169	64,457
Joseph J. Juliano	13,760,802	84,824
Angelo S. Morini	13,739,101	106,525
Patrice M.A. Videlier	13,761,844	83,762

2. To ratify the retention of BDO Seidman, L.L.P. as the independent auditors of the Company for the fiscal year ending March 31, 2005. The vote tabulation for this proposal was as follows: VOTES CAST FOR – 13,787,845; VOTES CAST AGAINST – 29,300; ABSTENTIONS – 28,481; BROKER NON-VOTES – none.

ITEM 5. Other Information

On July 8, 2004, Christopher J. New resigned from his position as Chief Executive Officer in order to pursue other opportunities. In accordance with the Separation and Settlement Agreement between the Company and Mr. New, Mr. New will receive (1) a one-time settlement of \$1,000; (2) two years of his base salary, payable over two years on the Company's regular payroll dates; (3) coverage of health care costs for six months; and (4) extension of the time for which he can exercise his employee stock options under that certain Non-Qualified Stock Option Agreement dated December 5, 2002 (for 25,000 shares at \$1.67) and that certain Non-Qualified Stock Option Agreement dated July 16, 2001 (for 100,000 shares at \$2.05) from 60 days after leaving employment to the end of the option terms. The Company recorded approximately \$445,000 in costs related to this separation agreement as employment contract expense in July 2004. This charge is reflected in the results for the Company's second quarter of fiscal 2005 ended September 30, 2004.

On July 8, 2004, Michael E. Broll was appointed as the new Chief Executive Officer upon the resignation of Mr. New. The Company entered into a one-year employment agreement whereby Mr. Broll is entitled to receive an annual base salary of \$200,000 plus a performance bonus at the discretion of the Board, standard health benefits, a housing allowance of up to \$500 per week for one year and an auto allowance of \$1,500 per month. The employment agreement renews automatically for one-year periods unless cancelled by either party ninety days prior to the end of the term. In the event Mr. Broll's employment is terminated without cause, he will be entitled to receive one year of his base salary as severance.

ITEM 6. Exhibits

The following exhibits are filed as part of this Form 10-Q.

Exhibit No **Exhibit Description**

- * 3.1 Restated Certificate of Incorporation of the Company as filed with the Secretary of State of the State of Delaware on December 23, 2002 (Filed as Exhibit 3.2 on Form 10-Q for the fiscal quarter ended December 31, 2002.)
- * 3.2 By-laws of the Company, as amended (Filed as Exhibit 3.2 to Registration Statement on Form S-18, No. 33-15893-NY.)
- * 4.1 Stock Purchase Option Agreement and Stock Purchase Warrant by and between Excalibur Limited Partnership and BH Capital Investments, L.P. and Galaxy Nutritional Foods dated as of April 24, 2003 (Filed as Exhibit 10.52 on Form 10-Q for the fiscal quarter ended June 30, 2003.)
- * 4.2 Warrant to Purchase Securities of Galaxy Nutritional Foods, Inc. dated as of May 29, 2003 in favor of SouthTrust Bank (Filed as Exhibit 10.7 on Form 8-K filed June 2, 2003.)
- * 4.3 Securities Purchase Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Fromageries Bel S.A. (Filed as Exhibit 10.8 on Form 8-K filed June 2, 2003.)
- * 4.4 Registration Rights Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Fromageries Bel S.A. (Filed as Exhibit 10.9 on Form 8-K filed June 2, 2003.)
- * 4.5 Securities Purchase Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Frederick A. DeLuca (Filed as Exhibit 10.10 on Form 8-K filed June 2, 2003.)
- * 4.6 Registration Rights Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Frederick A. DeLuca (Filed as Exhibit 10.11 on Form 8-K filed June 2, 2003.)
- * 4.7 Securities Purchase Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Apollo Capital Management Group, L.P. (Filed as Exhibit 10.12 on Form 8-K filed June 2, 2003.)
- * 4.8 Registration Rights Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Apollo Capital Management Group, L.P. (Filed as Exhibit 10.13 on Form 8-K filed June 2, 2003.)
- * 4.9 Securities Purchase Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Apollo MicroCap Partners, L.P. (Filed as Exhibit 10.14 on Form 8-K filed June 2, 2003.)
- * 4.10 Registration Rights Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Apollo MicroCap Partners, L.P. (Filed as Exhibit 10.15 on Form 8-K filed June 2, 2003.)
- * 4.11 Securities Purchase Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Ruggieri of Windermere Family Limited Partnership (Filed as Exhibit 10.16 on Form 8-K filed June 2, 2003.)
- * 4.12 Registration Rights Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Ruggieri of Windermere Family Limited Partnership (Filed as Exhibit 10.17 on Form 8-K filed June 2, 2003.)
- * 4.13 Securities Purchase Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Ruggieri Financial Pension Plan (Filed as Exhibit 10.18 on Form 8-K filed June 2, 2003.)
- * 4.14 Registration Rights Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and Ruggieri Financial Pension Plan (Filed as Exhibit 10.19 on Form 8-K filed June 2, 2003.)
- * 4.15 Securities Purchase Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and David Lipka (Filed as Exhibit 10.20 on Form 8-K filed June 2, 2003.)

- * 4.16 Registration Rights Agreement dated as of May 21, 2003 between Galaxy Nutritional Foods, Inc. and David Lipka (Filed as Exhibit 10.21 on Form 8-K filed June 2, 2003.)
- * 4.17 Stockholder Agreement dated as of October 13, 2003 between Galaxy Nutritional Foods, Inc. and Angelo S. Morini (Filed as Exhibit 10.55 on Form 10-Q for the fiscal quarter ended September 30, 2003.)
- * 4.18 Securities Purchase Agreement dated as of October 6, 2004 between Galaxy Nutritional Foods, Inc. and Frederick A. DeLuca (Filed as Exhibit 4.18 on Form 8-K filed October 8, 2004.)
- * 4.19 Registration Rights Agreement dated as of October 6, 2004 between Galaxy Nutritional Foods, Inc. and Frederick A. DeLuca (Filed as Exhibit 4.19 on Form 8-K filed October 8, 2004.)
- * 4.20 Warrant to Purchase Securities of Galaxy Nutritional Foods, Inc. dated as of October 6, 2004 in favor of Frederick A. DeLuca (Filed as Exhibit 4.20 on Form 8-K filed October 8, 2004.)
- * 4.21 Stock Repurchase Agreement dated as of October 6, 2004 by and among Galaxy Nutritional Foods, Inc., BH Capital Investments L.P. and Excalibur Limited Partnership (Filed as Exhibit 4.21 on Form 8-K filed October 8, 2004.)
- * 4.22 Registration Rights Agreement dated as of October 6, 2004 by and among Galaxy Nutritional Foods, Inc., BH Capital Investments L.P. and Excalibur Limited Partnership (Filed as Exhibit 4.22 on Form 8-K filed October 8, 2004.)
- * 4.23 Warrant to Purchase Securities of Galaxy Nutritional Foods, Inc. dated as of October 6, 2004 in favor of BH Capital Investments L.P. (Filed as Exhibit 4.23 on Form 8-K filed October 8, 2004.)
- * 4.24 Warrant to Purchase Securities of Galaxy Nutritional Foods, Inc. dated as of October 6, 2004 in favor of Excalibur Limited Partnership (Filed as Exhibit 4.24 on Form 8-K filed October 8, 2004.)
- * 10.1 Master Distribution and License Agreement dated as of May 22, 2003 between Galaxy Nutritional Foods, Inc. and Fromageries Bel S.A. (Filed as Exhibit 10.22 on Form 8-K filed June 2, 2003.)
- * 10.2 Loan and Security Agreement dated as of May 27, 2003 between Galaxy Nutritional Foods, Inc. and Textron Financial Corporation (Filed as Exhibit 10.1 on Form 8-K filed June 2, 2003.)
- * 10.3 Patent, Copyright and Trademark Collateral Security Agreement dated as of May 27, 2003 between Galaxy Nutritional Foods, Inc. and Textron Financial Corporation (Filed as Exhibit 10.2 on Form 8-K filed June 2, 2003.)
- * 10.4 Renewal Promissory Note in the principal amount of \$10,131,984.85 dated as of May 28, 2003 by Galaxy Nutritional Foods, Inc. in favor of SouthTrust Bank (Filed as Exhibit 10.3 on Form 8-K filed June 2, 2003.)
- * 10.5 Renewal Promissory Note in the principal amount of \$501,000.00 dated as of May 28, 2003 by Galaxy Nutritional Foods, Inc. in favor of SouthTrust Bank (Filed as Exhibit 10.4 on Form 8-K filed June 2, 2003.)
- * 10.6 Amendment of Loan Agreement dated as of May 28, 2003 between Galaxy Nutritional Foods, Inc. and SouthTrust Bank (Filed as Exhibit 10.5 on Form 8-K filed June 2, 2003.)
- * 10.7 Amendment of Security Agreement dated as of May 28, 2003 between Galaxy Nutritional Foods, Inc. and SouthTrust Bank (Filed as Exhibit 10.6 on Form 8-K filed June 2, 2003.)
- * 10.8 Waiver Letter from Textron Financial Corporation to the Company dated August 13, 2003 (Filed as Exhibit 10.53 on Form 10-Q for the fiscal quarter ended June 30, 2003.)
- * 10.9 Second Amended and Restated Employment Agreement dated as of October 13, 2003 between Galaxy Nutritional Foods, Inc. and Angelo S. Morini (Filed as Exhibit 10.1 on Form 8-K filed October 20, 2003.)

- * 10.10 Settlement Agreement dated May 6, 2004 between Galaxy Nutritional Foods, Inc. and Schreiber Foods, Inc. (Filed as Exhibit 10.1 on Form 8-K filed May 11, 2004.)
- * 10.11 Modification Letter on the Security Agreement dated as of May 21, 2004 between Galaxy Nutritional Foods, Inc. and SouthTrust Bank (Filed as Exhibit 10.11 on Form 10-K for the fiscal year ended March 31, 2004.)
- * 10.12 Second Amendment to Loan and Security Agreement dated June 25, 2004 between Galaxy Nutritional Foods, Inc. and Textron Financial Corporation (Filed as Exhibit 10.12 on Form 10-K for the fiscal year ended March 31, 2004.)
- * 10.13 Third Amendment to Lease Agreement dated June 10, 2004 between Galaxy Nutritional Foods, Inc. and Cabot Industrial Properties, L.P. (Filed as Exhibit 10.13 on Form 10-K for the fiscal year ended March 31, 2004.)
- * 10.14 Separation and Settlement Agreement dated July 8, 2004 between Galaxy Nutritional Foods, Inc. and Christopher J. New (Filed as Exhibit 10.14 on Form 8-K filed July 13, 2004.)
- * 10.15 Employment Agreement dated July 8, 2004 between Galaxy Nutritional Foods, Inc. and Michael E. Broll (Filed as Exhibit 10.15 on Form 8-K filed July 13, 2004.)
- * 20.1 Audit Committee Charter (Filed as Exhibit 20.1 on Form 10-Q for the fiscal quarter ended September 30, 2003.)
- * 20.2 Compensation Committee Charter (Filed as Exhibit 20.2 on Form 10-Q for the fiscal quarter ended September 30, 2003.)
- 31.1 Section 302 Certification of the Company's Chief Executive Officer (*Filed herewith.*)
- 31.2 Section 302 Certification of the Company's Chief Financial Officer (*Filed herewith.*)
- 32.1 Section 906 Certification of the Company's Chief Executive Officer (*Filed herewith.*)
- 32.2 Section 906 Certification of the Company's Chief Financial Officer (*Filed herewith.*)
- * Previously filed and incorporated herein by reference.

SIGNATURES

Pursuant to the requirements 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.

GALAXY NUTRITIONAL FOODS, INC.

Date: November 15, 2004

/s/ Michael E. Broll
Michael E. Broll
Chief Executive Officer
(Principal Executive Officer)

Date: November 15, 2004

/s/ Salvatore J. Furnari
Salvatore J. Furnari
Chief Financial Officer
(Principal Accounting and Financial Officer)