OM GROUP INC Form 10-Q May 14, 2003

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended March 31, 2003 Commission File Number 0-22572

OM GROUP, INC.

(exact name of registrant as specified in its charter)

Delaware (state or other jurisdiction of incorporation or organization) 52-1736882 (I.R.S., Employer Identification Number)

Tower City
50 Public Square
Suite 3500
Cleveland, Ohio 44113-2204
(Address of principal executive offices)
(zip code)

(216) 781-0083 (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 Securities Exchange Act of 1934)
Yes X	No
	e number of shares outstanding of each of the issuer s classes of common stock, as of March 31, 2003: Common Stock, \$.01 Par Value 04 shares.

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Item 2 Management s Discussion and Analysis of Financial Condition and Results of Operations

Item 3 Quantitative and Qualitative Disclosures About Market Risk

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SIGNATURE

MANAGEMENT CERTIFICATION Principal Executive Officer

MANAGEMENT CERTIFICATION Principal Financial Officer

EX-12 RE COMPUTATION OF RATIOS

EX-99.1 CERTIFICATION OF CHIEF EXECUTIVE OFFICER

EX-99.2 CERTIFICATION OF CHIEF FINANCIAL OFFICER

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- Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations
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Part II. Other Information

- Item 1. Legal Proceedings Not applicable
- Item 2. Changes in Securities Not applicable
- Item 3. Defaults upon Senior Securities Not applicable
- Item 4. Submission of Matters to a Vote of Security Holders Not applicable
- Item 5. Other information Not applicable
- Item 6. Exhibits and Reports on Form 8-K
 - (a) Exhibits
 - (12) Computation of Ratio of Earnings to Fixed Charges
 - (99.1) Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 Chief Executive Officer
 - (99.2) Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 Chief Financial Officer
 - (99.3) Earnings Statement with respect to the twelve months ended March 31, 2003
 - (b) Reports on Form 8-K

There were no reports on Form 8-K filed during the three months ended March 31, 2003.

Signature

Certifications

Part I Financial Information Item 1 Financial Statements

OM GROUP, INC. CONDENSED CONSOLIDATED BALANCE SHEETS

(Thousands of dollars, except share data) (Unaudited)

> March 31, 2003

December 31, 2002

ASSETS

CURRENT ASSETS

Cash and cash equivalents \$68,974 \$77,205 Accounts receivable 396,242 359,402 Inventories 686,736 685,602 Other current assets 137,185 140,128

Total Current Assets 1,289,137 1,262,337 PROPERTY, PLANT AND EQUIPMENT

Land 17,609 17,127 Buildings and improvements 199,510 195,497 Machinery and equipment 621,923 612,733 Furniture and fixtures 38,300 36,422

877,342 861,779 Less accumulated depreciation 222,784 207,621

654,558 654,158 OTHER ASSETS

Goodwill and other intangible assets 198,954 198,014 Other assets 108,705 114,587 Assets of discontinued operations 95,892 110,040

TOTAL ASSETS \$2,347,246 \$2,339,136

LIABILITIES AND STOCKHOLDERS EQUITY

CURRENT LIABILITIES

Short-term debt and current portion of long-term debt \$23,724 \$31,097
Accounts payable 172,935 170,150
Other accrued expenses 231,393 212,766

Total Current Liabilities 428,052 414,013 LONG-TERM LIABILITIES

Long-term debt
1,167,800 1,187,650
Deferred income taxes
83,254 74,659
Other long-term liabilities
84,115 78,905
Minority interests
81,305 77,852
Liabilities of discontinued operations
31,120 36,172
STOCKHOLDERS EQUITY

Preferred stock, \$0.01 par value:

Authorized 2,000,000 shares; no shares issued or outstanding Common stock, \$0.01 par value: Authorized 60,000,000 shares; issued 28,402,163 shares in 2003 and 2002 284 284 Capital in excess of par value 490,741 490,741 Retained deficit (25,707) (17,943) Treasury stock (47,359 shares in 2003 and 2002, at cost) (2,255) (2,255)Accumulated other comprehensive income 11,263 2,008 Unearned compensation (2,726) (2,950) Total Stockholders Equity 471,600 469,885 TOTAL LIABILITIES AND STOCKHOLDERS EQUITY \$2,347,246 \$2,339,136 See notes to condensed Consolidated Financial Statements

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OM GROUP, INC. CONDENSED STATEMENTS OF CONSOLIDATED OPERATIONS

(Thousands of dollars, except per share data) (Unaudited)

Three Months Ended March 31.

	17141	cii 31,
	2003	2002
Net sales Cost of products sold 1,217,868 1,048,163	\$1,319,959	\$1,159,152
102,091 110,989 Selling, general and administrative expenses 65,673 58,841 Restructuring charges 7,066		
INCOME FROM OPERATIONS 29,352 52,148		
OTHER INCOME (EXPENSE) Interest expense (24,910) (17,887) Foreign exchange loss (1,913) (639) Investment and other income, net 425 1,732		

INCOME FROM CONTINUING **OPERATIONS BEFORE** INCOME TAXES, MINORITY INTERESTS AND EQUITY **INCOME** 2,954 35,354 Income taxes 3,858 8,532 Minority interests 3,453 2,773 Equity in loss (income) of affiliates 421 (621) INCOME (LOSS) FROM CONTINUING OPERATIONS (4,778) 24,670 LOSS FROM DISCONTINUED OPERATIONS, NET OF TAX (2,986) (1,302) NET INCOME (LOSS) \$(7,764) \$23,368 Net income (loss) per common share basic

Net income (loss) \$(0.27) \$0.86 Net income (loss) per common share assuming dilution

Continuing operations \$(0.17) \$0.89 Discontinued operations

Continuing operations \$(0.17) \$0.91

Discontinued operations \$(0.10) \$(0.05)

Φ/Λ	1.	Ω	¢/	Λ	ΩA
\$(0.	. 1	U)	Φ(v.	U 4)

Net income (loss) \$(0.27) \$0.85 Weighted average shares outstanding (000)

Basic
28,303 27,109
Assuming dilution
28,303 27,567
Dividends paid per common share
\$ \$0.14

See notes to condensed Consolidated Financial Statements

OM GROUP, INC. CONDENSED STATEMENTS OF CONSOLIDATED CASH FLOWS

(Thousands of dollars) (Unaudited)

> Three Months Ended March 31,

2003 2002

OPERATING ACTIVITIES

Income (loss) from continuing operations \$(4,778) \$24,670
Items not affecting cash:

Depreciation and amortization 19,544 18,134
Foreign exchange loss 1,913 639
Minority interests 3,453 2,773
Equity in loss (income) of affiliates 421 (621)
Restructuring charges, less cash spent (3,871)
Changes in operating assets and liabilities 14,747 (32,689)

NET CASH PROVIDED BY OPERATING ACTIVITIES 31,429 12,906 INVESTING ACTIVITIES

Expenditures for property, plant and equipment, net (12,782) (31,780)

NET CASH USED IN INVESTING ACTIVITIES (12,782) (31,780) FINANCING ACTIVITIES

Payments of long-term and short-term debt (27,673) (225,805) Dividend payments (3,946)Long-term and short-term borrowings 9,112 Proceeds from exercise of stock options 1,354 Proceeds from sale of common shares 225,805 NET CASH (USED IN) PROVIDED BY FINANCING **ACTIVITIES** (27,673) 6,520 Cash used in continuing operations (9,026) (12,354) Cash used in discontinued operations (774) (5,322) Effect of exchange rate changes on cash and cash equivalents 1,569 (1,298) Decrease in cash and cash equivalents (8,231) (18,974) Cash and cash equivalents at beginning of period 77,205 76,507

Cash and cash equivalents at end of

period

\$68,974 \$57,533

See notes to condensed Consolidated Financial Statements	

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OM GROUP, INC.

Notes to Condensed Consolidated Financial Statements (Unaudited) March 31, 2003

(Thousands of dollars, except as noted and per share amounts)

Note A

Basis of Presentation

The accompanying

unaudited

condensed

consolidated

financial

statements have

been prepared

in accordance

with generally

accepted

accounting

principles for

interim

financial

information

and with the

instructions to

Form 10-Q.

Accordingly,

they do not

include all of

the information

and footnotes

required by

generally

accepted

accounting

principles for

complete

financial

statements. In

the opinion of

management,

all adjustments

(consisting of

normal

recurring

accruals)

considered

necessary for a

fair financial

presentation

have been

included. Past

operating

results are not

necessarily

indicative of

the results

which may

occur in future

periods, and the

interim period

results are not

necessarily

indicative of

the results to be

expected for

the full year.

These financial

statements

should be read

in conjunction

with the

consolidated

financial

statements and

notes thereto

included in the

Company s

Annual Report

on Form 10-K

for the year ended

December 31,

2002. Note B

Restructuring

Charges and

Discontinued

Operations

During the first

quarter of

2003, the

Company

recorded

restructuring

charges related

to continuing

operations of

\$7.0 million.

These charges,

which represent

the

continuation of

the Company s

restructuring

plan that

commenced in

the fourth

quarter of

2002, are

recorded in a

separate line in

the Condensed

Statement of Consolidated

Operations.

These charges

impacted the

base metal

chemistry

(\$3.8 million)

and precious

metal

chemistry segments (\$3.2 million), respectively. Restructuring liabilities at December 31, 2002 related to continuing operations, charges taken in the first quarter of 2003, and amounts utilized in 2003 to date are summarized as follows (in millions):

	Number of Employees	Workforce Reductions	Asset write-downs	Facility Exit and Other	Total
Balance at 12/31/02 Charges in 2003 32 2.3 1.5 3.2 7.0 Utilized in 2003 (176) (9.7) (1.5) (1.2) (12.4)	149	\$20.3	\$ 0	\$ 2.0	\$22.3
Balance at 3/31/03 5 \$12.9 \$0 \$4.0 \$16.9					

Workforce reductions in 2003 relate primarily to certain United States employees in the precious metals group.

In connection with the first quarter 2003 restructuring activities, the Company also recorded charges of \$3.1 million related to discontinued operations — primarily to adjust these operations to their estimated net realizable value upon disposal. Operating results for discontinued operations for the respective periods ended March 31, which are included in Loss from Discontinued Operations on the Condensed Statements of Consolidated Operations, are summarized as follows (in millions):

	2003	2002
Net sales Operating loss \$(2.1) \$(0.2)	\$29.1	\$29.7

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Note C Inventories

	March 31, 2003	December 31, 2002
Raw materials and supplies Finished goods 221,498 347,251	\$438,375	\$310,134
659,873 657,385 LIFO reserve 26,863 28,217		
Total inventories \$686,736 \$685,602		

Note D

Contingent Matters

The Company is a party to various legal proceedings incidental to its business and is subject to a variety of environmental and pollution control laws and regulations in the jurisdictions in which it operates. As is the case with other

companies in

similar industries, the Company

faces exposure

from actual or

potential

claims and

legal

proceedings

involving

environmental

matters.

Although it is

very difficult

to quantify the

potential

impact of compliance

with or

liability under

environmental

protection

laws,

management

believes that

the ultimate

aggregate cost

to the

Company of

environmental

remediation, as

well as other

legal

proceedings

arising out of

operations in

the normal

course of

business, will

not result in a

material

adverse effect

upon its

financial

condition or

results of

operations.Note

E

Computation

of Net Income

(Loss) per

Common

Share The

following table

sets forth the

computation of net income

(loss) per

common share

and net income

(loss) per

common share

assuming dilution (shares in thousands):

Three Months Ended March 31,

	March 31,	
	2003	2002
Net income (loss)	\$ (7,764)	\$23,368
Weighted average number of shares outstanding Dilutive effect of stock options 458	28,303	27,109
Weighted average number of shares outstanding assuming dilution 28,303 27,567		
Net income (loss) per common share \$(0.27) \$0.86		
Not in come (loca) non common share a comming dilution		
Net income (loss) per common share assuming dilution \$(0.27) \$0.85		

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Note F Comprehensive Income

		nths Ended ch 31,
	2003	2002
Net income (loss)	\$(7,764)	\$23,368

Unrealized gain on available-for-sale securities 1,968 Foreign currency translation 9,501 4,758 Unrealized (loss) gain on cash flow hedges (246) 3,113

Total comprehensive income \$1,491 \$33,207

Note G

The Company operates in three business segments: base metal chemistry, precious metal chemistry and metal management.

Business Segment Information

Three Months Ended March 31, 2003 2002

Net Sales

Base metal chemistry \$209,340 \$166,554 Precious metal chemistry 432,988 382,940 Metal management 763,238 666,734 Inter-Segment (85,607) (57,076)

Total Net Sales \$1,319,959 \$1,159,152

Operating Profit

Base metal chemistry \$19,851 \$33,425 Precious metal chemistry 15,371 20,499 Metal management 2,041 4,204

Total Operating Profit 37,263 58,128
Interest expense (24,910) (17,887)
Foreign exchange, investment and other income, net (1,488) 1,093
Corporate (7,911) (5,980)

Income From Continuing Operations Before Income Taxes, Minority Interests And Equity Income 2,954 35,354 Income taxes 3,858 8,532 Minority interests

3,453 2,773 Equity in loss (income) of affiliates 421 (621)
Income (Loss) From Continuing Operations \$(4,778) \$24,670

Note H Stock Compensation

The Company grants stock options for a fixed number of shares to certain employees with an exercise price equal to the fair value of the shares at the date of grant and accounts for stock options using the intrinsic value method. Accordingly, compensation expense is not recognized for the stock option grants.

In December 2002, SFAS No. 148, Accounting for Stock-Based Compensation Transition and Disclosure, was issued. SFAS No. 148 amends SFAS No. 123, Accounting for Stock-Based Compensation, to provide alternative methods of transition when a company voluntarily changes to the fair value based method of recognizing expense in results of operations for stock-based employee compensation, including stock options granted to employees. As

allowed by SFAS No. 148,

the Company has adopted the disclosure-only provisions of the Standard and does not recognize expense for stock options granted to employees. If the Company had elected to adopt the provisions of SFAS No. 148 and thereby record compensation expense related to these grants, pro forma net income (loss) per diluted share would have been as follows:

> Three Months Ended March 31,

2003 2002

Net income (loss)

As reported \$(7,764) \$23,368

Pro forma \$(7,836) \$22,644

Basic net income (loss) per share

As reported \$(0.27) \$0.86

Pro forma \$(0.28) \$0.84
Diluted net income (loss) per share As reported \$(0.27) \$0.85
Pro forma \$(0.28) \$0.82

The fair value of these options was estimated at the date of grant using a Black-Scholes options pricing model with the following weighted-average assumptions:

Three Months Ended March 31,

	2003	2002
Risk-free interest rate	5.0%	5.0%
Dividend yield		1.2%
Volatility factor of Company common stock	.67	.24
Weighted-average expected option life (years)	5	5

Note I Cash and Cash Equivalents

Cash and cash equivalents include all highly liquid investments with a maturity of three months or less when purchased. Cash and cash equivalents also include euro deposits of 9.4 million at March 31, 2003 and December 31, 2002, which are restricted.

Note J Income Taxes

The effective income tax rate for the three months ended March 31, 2003 was 130.6% compared to 24.1% in the same period in 2002. The higher rate in 2003 is due primarily to the impact of the \$7.0 million restructuring charge for continuing operations, which resulted in a corresponding tax benefit of \$0.2 million, or 2.1%. This calculated rate of 2.1% is lower than the statutory rate in the United States due to the recognition of a valuation allowance (approximately \$2.3 million) against the portion of the benefit that relates to the United States. Before the impact of the charge, the effective

rate for the 2003 first quarter was 40.0%. This rate is higher than the corresponding rate in 2002 due primarily to losses in the United States with no corresponding tax benefit in 2003.

Note K

On April 1, 2003, in connection with its restructuring program, the **Subsequent Event**

Company completed the

sale of its

copper powders

business

SCM Metal

Products, Inc. for proceeds

of

\$65 million

less expenses.

The results of

this business

unit, which

had net sales

of \$22

million for

the three

months ended

March 31,

2003, are

included in

Loss from

Discontinued

Operations in

the

Company s

Condensed

Statements of

Consolidated

Operations

for each

period

through the

effective date

of sale.

Note L

Guarantor and Non-Guarantor Subsidiary Information

In December 2001, the Company issued \$400 million in aggregate principal amount of 9.25% Senior Subordinated Notes due 2011 (the Notes). These Notes are guaranteed by the Company s wholly-owned domestic subsidiaries. The guarantees are full, unconditional and joint and several.

The Company s foreign subsidiaries are not guarantors of these Notes. The Company, as presented below,

represents OM Group, Inc. exclusive of its guarantor subsidiaries and its non-guarantor subsidiaries. Condensed consolidating financial information for the Company, the guarantor subsidiaries, and the non-guarantor subsidiaries is as follows:

MARCH 31, 2003

	THE COMPANY	COMBINED GUARANTOR SUBSIDIARIES	COMBINED NON-GUARANTOR SUBSIDIARIES	R ELIMINATIONS	TOTAL
Balance Sheet Data					-
Assets					
Current assets:					
Cash and cash equivalents	\$ 1,950	\$ 1,378	\$ 65,646		\$ 68,974
Accounts receivable	742,953	109,054	722,488	\$(1,178,253)	396,242
Inventories		66,622	620,114		686,736
Other current assets	24,624	8,673	103,888		137,185
Total current assets	769,527	185,727	1,512,136	(1,178,253)	1,289,137
Property, plant and equipment, net	, .	54,629	599,929	(, , ,	654,558
Goodwill and other intangible assets	11,724	124,583	62,647		198,954
Intercompany receivables	284,369	,	1,150,605	(1,434,974)	
Investment in subsidiaries	672,100	546,833	1,226,765	(2,445,698)	
Other assets	20,468	9,606	78,631	(=, : : = , : =)	108,705
Assets of discontinued operations	20,.00	95,892	70,001		95,892
rissels of discontinued operations				·	
Total assets	\$1,758,188	\$1,017,270	\$ 4,630,713	\$(5,058,925)	\$2,347,246
Liabilities and stockholders equity					
Current liabilities:					
Short-term debt and current					
portion of long-term debt	\$ 7,000		\$ 16,724		\$ 23,724
Accounts payable	71,666	\$ 405,547	444,225	\$ (748,503)	172,935
Other accrued expenses	4,802	12,190	214,401		231,393
					100.050
Total current liabilities	83,468	417,737	675,350	(748,503)	428,052
Long-term debt	1,167,800				1,167,800
Deferred income taxes	35,320		47,934		83,254
Minority interests and other					
long-term liabilities		1,531	163,889		165,420
Intercompany payables		537,544	1,311,457	(1,849,001)	
Liabilities of discontinued operations		31,120			31,120
Stockholders equity	471,600	29,338	2,432,083	(2,461,421)	471,600
Total liabilities and stockholders equity	\$1,758,188	\$1,017,270	\$ 4.630,713	\$(5,058,925)	\$2,347,246

DECEMBER 31, 2002

553 2,180 103,417 70,538 553 7,935 020 184,070 55,717 136,099 768 822 544,000 231 10,245 110,040 841 \$1,040,171	649,618 615,064 105,640 1,444,680 598,441 61,915 1,146,191	(1,146,433)	\$ 77,205 359,402 685,602 140,128 1,262,337 654,158 198,014 114,587 110,040 \$2,339,136
103,417 70,538 553 7,935 020 184,070 55,717 136,099 768 822 544,000 231 10,245 110,040	649,618 615,064 105,640 1,444,680 598,441 61,915 1,146,191 1,247,474 83,111	\$(1,146,433) (1,146,433) (1,446,959) (2,447,296)	359,402 685,602 140,128 1,262,337 654,158 198,014 114,587 110,040
103,417 70,538 553 7,935 020 184,070 55,717 136,099 768 822 544,000 231 10,245 110,040	649,618 615,064 105,640 1,444,680 598,441 61,915 1,146,191 1,247,474 83,111	\$(1,146,433) (1,146,433) (1,446,959) (2,447,296)	359,402 685,602 140,128 1,262,337 654,158 198,014 114,587 110,040
103,417 70,538 553 7,935 020 184,070 55,717 136,099 768 822 544,000 231 10,245 110,040	649,618 615,064 105,640 1,444,680 598,441 61,915 1,146,191 1,247,474 83,111	\$(1,146,433) (1,146,433) (1,446,959) (2,447,296)	359,402 685,602 140,128 1,262,337 654,158 198,014 114,587 110,040
70,538 70,538 7,935 020 184,070 55,717 136,099 768 822 544,000 231 10,245	615,064 105,640 1,444,680 598,441 61,915 1,146,191 1,247,474 83,111	(1,146,433) (1,446,959) (2,447,296)	685,602 140,128 1,262,337 654,158 198,014 114,587 110,040
7,935 020 184,070 55,717 136,099 768 822 544,000 231 10,245	105,640 1,444,680 598,441 61,915 1,146,191 1,247,474 83,111	(1,146,433) (1,446,959) (2,447,296)	140,128 1,262,337 654,158 198,014 114,587 110,040
768 822 544,000 231 110,040	1,444,680 598,441 61,915 1,146,191 1,247,474 83,111	(1,146,433) (1,446,959) (2,447,296)	1,262,337 654,158 198,014 114,587 110,040
768 822 544,000 231 110,040	1,444,680 598,441 61,915 1,146,191 1,247,474 83,111	(1,146,433) (1,446,959) (2,447,296)	1,262,337 654,158 198,014 114,587 110,040
55,717 136,099 768 822 544,000 231 10,245 110,040	598,441 61,915 1,146,191 1,247,474 83,111	(1,446,959) (2,447,296)	654,158 198,014 114,587 110,040
136,099 768 822 544,000 231 10,245 110,040	61,915 1,146,191 1,247,474 83,111	(1,446,959) (2,447,296)	198,014 114,587 110,040
136,099 768 822 544,000 231 10,245 110,040	61,915 1,146,191 1,247,474 83,111	(2,447,296)	198,014 114,587 110,040
136,099 768 822 544,000 231 10,245 110,040	61,915 1,146,191 1,247,474 83,111	(2,447,296)	198,014 114,587 110,040
768 822 544,000 231 10,245 110,040	1,146,191 1,247,474 83,111	(2,447,296)	114,587 110,040
768 822 544,000 231 10,245 110,040	1,146,191 1,247,474 83,111	(2,447,296)	114,587 110,040
822 544,000 231 10,245 110,040	1,247,474 83,111	(2,447,296)	110,040
231 10,245 110,040	83,111		110,040
110,040		\$(5,040,688)	110,040
	\$4,581,812	\$(5,040,688)	
\$1,040,171	\$4,581,812	\$(5,040,688)	\$2,339,136
\$1,040,171	\$4,581,812	\$(5,040,688)	\$2,339,136
750	¢ 24.247		¢ 21.007
750	\$ 24,347	ф (727 (50)	\$ 31,097
917 \$ 392,588	439,303	\$ (727,658)	170,150
681) 9,056	211,391		212,766
986 401,644	675,041	(727,658)	414,013
650	073,041	(121,030)	1,187,650
320 (131)	39,470		74,659
520 (131)	, 39,470		74,039
2 204	152 262		156,757
- /		(1.700.060)	130,/3/
337,894	1,230,175	(1,/88,069)	
26 172			26 172
,	2 492 762	(0.504.061)	36,172
585 41,198	2,483,763	(2,524,961)	469,885
			\$2,339,136
;	3,394 557,894 36,172 885 41,198	557,894 1,230,175 36,172	557,894 1,230,175 (1,788,069) 36,172

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THREE MONTHS ENDED MARCH 31, 2003

Income Statement Data	THE COMPANY	COMBINED GUARANTOR SUBSIDIARIES	COMBINED NON-GUARANTOI SUBSIDIARIES		TOTAL
Net sales		\$ 201,812	\$ 1,173,030	\$ (54,883)	\$1,319,959
Cost of products sold		189,477	1,083,274	(54,883)	1,217,868
		12,335	89,756		102,091
Selling, general and administrative					
expenses		20,028	45,645		65,673
Restructuring charges		2,894	4,172		7,066
Income (loss) from operations		(10,587)	39,939		29,352
Interest expense	\$(23,594)	(3,702)	(18,724)	21,110	(24,910)
Foreign exchange gain (loss)	74	12	(1,999)	,	(1,913)
Investment and other income, net	5,427	144	15,964	(21,110)	425
Income (loss) from continuing operations before income taxes, minority interests and					
equity income	(18,093)	(14,133)	35,180		2,954
Income taxes		7	3,851		3,858
Minority interests			3,453		3,453
Equity in loss of affiliates			421		421
Income (loss) from continuing operations	(18,093)	(14,140)	27,455		(4,778)
Loss from discontinued operations, net of tax		(2,986)			(2,986)
Net income (loss)	\$(18,093)	\$ (17,126)	\$ 27,455	\$	\$ (7,764)

THREE MONTHS ENDED MARCH 31, 2002

Income Statement Data	THE COMPANY	0 011111111	COMBINED NON-GUARANTOI SUBSIDIARIES	-	TOTAL
Net sales		\$ 383,689	\$ 821,446	\$ (45,983)	\$ 1,159,152
Cost of products sold		368,057	726,089	(45,983)	1,048,163
		15,632	95,357		110,989
Selling, general and administrative expenses		14,269	44,572		58,841
Income from operations		1,363	50,785		52,148
Interest expense	\$(16,330)	(3,709)	(15,848)	18,000	(17,887)
Foreign exchange gain (loss)	(205)	547	(981)		(639)
Investment and other income, net	4,617	633	14,482	(18,000)	1,732
Income (loss) from continuing operations					
before income taxes, minority interests and					
equity income	(11,918)	(1,166)	48,438		35,354
Income taxes	(4,375)	(740)	13,647		8,532
Minority interests			2,773		2,773
Equity in income of affiliates			(621)		(621)
Income (loss) from continuing operations	(7,543)	(426)	32,639		24,670
Loss from discontinued operations, net of tax		(1,302)			(1,302)
Net income (loss)	\$ (7,543)	\$ (1,728)	\$ 32,639	\$	\$ 23,368

THREE MONTHS ENDED MARCH 31, 2003

COMBINED COMBINED THE GUARANTON-GUARANTOR **Cash Flow Data** COMPANYSUBSIDIARIES BSIDIARIES LIMINATIONS TOTAL Net cash provided by operating activities \$21,333 \$191 \$9,905 \$ \$31,429 Investing activities: Expenditures for property plant and equipment net (219) (12,563) (12,782) Net cash used in investing activities (219) (12,563) (12,782) Financing activities: Payments of long-term debt and short-term debt (20,050) (7,623) (27,673) Net cash used in financing activities (20,050) (7,623) (27,673)

Cash provided by (used in) continuing operations 1,283 (28) (10,281) (9,026) Cash used in discontinued operations (774) (774) Effect of exchange rate changes on cash and cash equivalents 1,569 1,569	
Increase (decrease) in cash and cash equivalents 1,283 (802) (8,712) (8,231) Cash and cash equivalents at beginning of the period 667 2,180 74,358 77,205	
Cash and cash equivalents at end of the period \$1,950 \$1,378 \$65,646 \$ \$68,974	
	1
	ı

THREE MONTHS ENDED MARCH 31, 2002

Cash Flow Data	THE COMPANY	GUARANTO	COMBINED ON-GUARANT SUBSIDIARIE	TOTAL
Net cash provided by operating activities	\$604	\$6,894	\$ 5,408	\$ \$12,906
Investing activities:				
Expenditures for property, plant and equipment net (1,060) (30,720) (31,780)				
Net cash used in investing activities (1,060) (30,720) (31,780) Financing activities:				
Payments of long-term and short-term debt (225,805) (225,805) Dividend payments (3,946) Long-term and short-term borrowings 9,112 9,112 Proceeds from exercise of stock options 1,354 1,354 Proceeds from sale of common shares 225,805 225,805				
Net cash provided by financing activities 6,520 6,520				
-, -, -				

7,124 5,834 (25,312) (12,354) Cash used in discontinued operations (5,322) (5,322) Effect of exchange rate changes on cash and cash equivalents (23) (1,275) (1,298) Increase (decrease) in cash and cash equivalents 7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507	
7,124 5,834 (25,312) (12,354) Cash used in discontinued operations (5,322) (5,322) Effect of exchange rate changes on cash and cash equivalents (23) (1,275) (1,298) Increase (decrease) in cash and cash equivalents 7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507	
7,124 5,834 (25,312) (12,354) Cash used in discontinued operations (5,322) (5,322) Effect of exchange rate changes on cash and cash equivalents (23) (1,275) (1,298) Increase (decrease) in cash and cash equivalents 7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507	
7,124 5,834 (25,312) (12,354) Cash used in discontinued operations (5,322) (5,322) Effect of exchange rate changes on cash and cash equivalents (23) (1,275) (1,298) Increase (decrease) in cash and cash equivalents 7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507	
7,124 5,834 (25,312) (12,354) Cash used in discontinued operations (5,322) (5,322) Effect of exchange rate changes on cash and cash equivalents (23) (1,275) (1,298) Increase (decrease) in cash and cash equivalents 7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507	
7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507 Cash and cash equivalents at end of the period	Cash used in discontinued operations (5,322) (5,322) Effect of exchange rate changes on cash and cash equivalents
7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507 Cash and cash equivalents at end of the period	
7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507 Cash and cash equivalents at end of the period	
7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507 Cash and cash equivalents at end of the period	
7,124 489 (26,587) (18,974) Cash and cash equivalents at beginning of the period 638 3,006 72,863 76,507 Cash and cash equivalents at end of the period	
	Cash and cash equivalents at beginning of the period
	Cash and cash equivalents at end of the period \$7,762 \$3,495 \$46,276 \$ \$57,533

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Management s Discussion and Analysis of Financial Condition and Results of Operations

Item 2 Three Months Ended March 31, 2003 Compared to Three Months Ended March 31, 2002 Continuing Operations Net sales for the three months ended March 31, 2003 were \$1.320 billion, an increase of 13.9% compared to the same period in 2002. The increase was primarily the result of higher sales volumes of cobalt products; higher cobalt and nickel market prices resulting in higher selling prices; increased sales in the auto catalyst business; and the favorable impact of the euro in 2003 compared to the same period in 2002. Gross profit decreased to \$102.1 million for the three-month period ended March 31, 2003, an 8.0% decrease compared to \$111.0 million for the same period in 2002. The decrease in gross profit was primarily due to the negative impact of lower production in 2003 in the base metal segment; the negative impact of the strengthening euro against the dollar; a LIFO charge associated with the cobalt and nickel businesses; the negative impact of the

nickel salts plant operating below capacity; and a ramp-up in costs in the automotive catalyst business in the first quarter of 2003, in anticipation of expected new business in the second half of 2003. Cost of products sold increased to \$1.218 billion from \$1.048 billion in 2002, or to 92.3% from 90.4% of net sales, primarily as a result of the foregoing factors. Selling, general and administrative expenses in 2003 declined as a percentage of sales, from 5.0% in 2003 compared to 5.1% in the 2002 period. This decline was primarily the result of cost reductions from restructuring activities initiated in the fourth quarter of 2002, partially offset by the impact of the strengthening euro against the dollar. The increase in SG&A expenses of approximately \$6.8 million was due primarily to higher sales in 2003, as well as increased Corporate expenses incurred in connection with the various restructuring activities. During 2003, the Company recorded restructuring charges related to continuing

operations of

\$7.0 million. These charges represent the continuation of the Company s restructuring program that commenced in the fourth quarter of 2002. (See Note B). Other expense net was \$26.4 million for the three-month period ended March 31, 2003, compared to \$16.8 million for the same period in 2002, due primarily to increased interest expense of \$7.0 million as a result of higher borrowing rates under the Company s amended credit facilities. In addition, the Company realized foreign exchange losses in 2003 of \$1.9 million, compared to \$0.6 million in 2002. Income taxes as a percentage of income before income taxes, minority interests and equity income were 130.6% compared to 24.1% in the same period in 2002. The higher rate in 2003 is due primarily to the impact of the \$7.0 million restructuring charge for continuing operations, which resulted in a corresponding income tax benefit of \$0.2 million, or 2.1%. This calculated rate of

2.1% is lower than

due to the recognition of a valuation allowance (approximately \$2.3 million) against the portion of the benefit that relates to the United States. Before the impact of the charge, the effective rate for the 2003 first quarter was 40.0%. This rate is higher than the corresponding rate in 2002 due primarily to losses in the United States with no corresponding tax benefit in 2003. Loss from continuing operations for the three-month period ended March 31, 2003 was \$4.8 million, compared to income of \$24.7 million for the corresponding period in 2002, due to the aforementioned factors. **Discontinued** Operations In connection with the restructuring plan, certain businesses previously associated with the base metal chemistry segment were identified as discontinued operations in the fourth quarter of 2002. As discussed in Note K, effective April 1, 2003 the Company sold its copper powders business located in

Research Triangle

the statutory rate in the United States

Park, North Carolina and Johnstown, Pennsylvania. In addition, the Company also closed its manufacturing facilities and related businesses in St. George, Utah (tungsten reclamation/cobalt recycling); Midland, Michigan (tungsten carbide fine powders) and Newark, New Jersey (ecectroless nickel). These operations have been presented as discontinued operations for all periods presented. The 2003 results for discontinued operations include a charge of \$3.1 million associated with the planned disposal of these assets. Base metal chemistry segment The base metal chemistry segment includes the cobalt, nickel and other base metal chemistry manufacturing businesses. The following information summarizes market prices of the primary raw materials used by the base metal chemistry

segment:

Market Price Ranges per Pound Three Months Ended March 31,

2003 2002

Cobalt - 99.3% Grade Nickel

\$6.45 to \$8.60

\$6.40 to \$7.30

\$3.28 to \$4.07 \$2.63 to \$3.03

The following information summarizes the physical volumes of cobalt and nickel products sold by the base metal chemistry segment:

Three	Months	Ended	March	31.

(in millions of pounds)	2003	2002	Percentage Change
Cobalt	5.1	4.4	15.9%
Nickel			

30.9 30.4 1.6%

Operating profit for the three months ended March 31, 2003 was \$19.9 million compared to \$33.4 million for the same period in 2002. The decline was primarily the result of restructuring charges of \$3.8 million in 2003; the negative impact of the strengthening euro against the dollar (approximately \$10 million); the negative impact of lower production in 2003 (approximately \$8 million, including a related LIFO charge of \$3.7 million); and the negative impact of the nickel salts plant operating below capacity (approximately \$2 million). These factors were partially offset by the favorable impact of higher metal prices and volume growth in the cobalt and nickel businesses (approximately \$6 million), and the cost savings realized in connection with the Company s restructuring program (approximately \$4 million).

Net sales for the period increased to \$209.3 million compared to \$166.6 million during the same period in 2002, due to an increase in physical volumes and the favorable impact of the higher average nickel and cobalt market prices, which resulted in increased selling prices.

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Precious metal chemistry segment

The precious metal chemistry segment includes the auto catalyst business and other precious metals manufacturing businesses. This segment develops, produces and markets specialty chemicals and related materials, predominantly from platinum group and precious metals such as platinum, palladium, rhodium, gold and silver. This segment also offers a variety of refining and processing services to users of precious metals. Operating profit was \$15.4 million for the period compared to \$20.5 million in 2002, due primarily to restructuring charges in 2003 of approximately \$3.2 million, as

well as increased costs in 2003 for new business that is expected to come on-line in the second half of the year. Net sales were \$433.0 million

in 2003

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compared to \$382.9 million in 2002, due primarily to increased demand in the auto catalyst business. Metal management segment The metal management segment acts as a metal sourcing operation for both the Company s operations and customers, primarily procuring precious metals. Operating profit was \$2.0 million in 2003 compared to \$4.2 million in 2002, primarily because less capital was available to this business unit for trading activities due to the Company s current financial condition. Net sales for the period were \$763.2 million compared to \$666.7 million in 2002. Liquidity and

Liquidity and Capital

Сарнаі Б

Resources

During the three-month

period ended

March 31, 2003,

the Company s

net working

capital increased

by

approximately

\$12.8 million.

This increase

was primarily

the result of an

increase in

accounts

receivable due

to higher sales in the first quarter of 2003 compared to the fourth quarter of 2002, partially offset by an increase in accrued expenses due primarily to the timing of payments related to accrued interest on borrowings. Capital expenditures in 2003 were \$12.8 million and primarily related to capacity expansions at various precious metal chemistry locations. These capital expenditures were funded primarily through cash flow from operations. During the three months ended March 31, 2003, the Company s total debt balances decreased to \$1.192 billion from \$1.219 billion. This decrease represents cash repayments using cash flow from operations. Effective April 1, 2003, the Company completed the sale of its copper powders

business SCM Metal Products, Inc. for cash proceeds of \$65 million before expenses. The net

proceeds from this disposition have been used to further reduce the Company s bank borrowings during the second quarter of 2003. During the first quarter of 2003, as originally announced in the fourth quarter of 2002, the Company continued to explore strategic alternatives regarding a potential investor for some or all of its precious metals business. The Company s credit facilities include covenants that require the Company to reduce its debt in relation to total capital, and its debt in relation to earnings before interest expense, income taxes, depreciation and amortization. The Company is in compliance with its debt covenants at March 31, 2003 and believes that it will have sufficient cash generated by operations and from divestitures to meet future covenant requirements through December 31, 2003. If the Company is unable to

generate

sufficient cash from operations and divestitures during 2003, the Company may be in default of its credit facilities, and the bank group may choose not to provide additional funding to the Company under the credit facilities. If that were the case, the Company might not have sufficient capital to meet the needs of the business. Under the existing credit agreements, certain financial covenants become more stringent each quarter, with the most stringent covenants applicable in the first quarter of 2004. Unless the Company s results of operations improve during the next twelve months compared to the preceding twelve months, the Company may need to renegotiate these covenants prior to March 31, 2004. Critical Accounting Policies The consolidated financial statements include accounts of the company

and all

majority-owned subsidiaries. The preparation

of financial statements in conformity with accounting principles generally accepted in the **United States** requires management to make estimates and assumptions in certain circumstances that affect amounts reported in the accompanying consolidated financial statements and related footnotes. In preparing these financial statements, management has made its best estimates and judgments of certain amounts included in the financial statements, giving due consideration to materiality. Application of these accounting policies involves the exercise of judgment and use of assumptions as to future uncertainties and, as a result, actual results could differ from these estimates. There has been no change in the company s critical accounting policies as disclosed in

Form 10-K filed for the year ended

December 31, 2002. In addition, no new

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critical accounting policies have been adopted in the first three months of 2003.

Cautionary Statements

The Company is

making this

statement in

order to satisfy

the safe harbor

provisions

contained in the

Private

Securities

Litigation

Reform Act of

1995. This

report contains

statements that

the Company

believes may be

forward-looking

statements

within the

meaning of

Section 21E of

the Securities

Exchange Act of

1934. These

forward-looking

statements are

not historical

facts and

generally can be

identified by use

of statements

that include

phrases such as

believe, expect,

anticipate,

intend, plan,

foresee or other

words or phrases

of similar

import.

Similarly,

statements that

describe the

Company s

objectives, plans

or goals also are

forward-looking

statements.

These

forward-looking

statements are

subject to risks

and uncertainties

that are difficult

to predict, may

be beyond the

Company s control and could cause actual results to differ materially from those currently anticipated. Factors that could materially affect these forward-looking statements can be found in this report. Important facts that may affect the Company s expectations, estimates or projections include:

the price and supply of raw materials, particularly cobalt, nickel, copper, platinum, palladium, rhodium, gold and silver;

the demand for metal-based specialty chemicals and products in the Company s markets; the effect of non-currency risks of investing in and conducting operations in foreign countries, including political, social, economic and regulatory factors; the effects of the substantial debt we have incurred in connection with the Company s acquisition of the operations of dmc2 and the Company sability to refinance or repay that debt; the effect of fluctuations in currency exchange rates on the Company s international operations; the

impact of the Company s restructuring program on its continuing operations; the ability of the Company to identify potential buyers for its assets held for sale, and a potential investor for its precious metal chemistry business, which in turn may impact the Company s ability to meet its debt covenants with respect to net proceeds from assets sales; the potential impact of the Company being named in a 2002 United Nations panel report focusing on companies and individuals operating in the Democratic Republic of Congo; the potential impact of an adverse result of the shareholder class action lawsuits filed against the Company and the

The Company does not assume any obligation to update these forward-looking statements.

Item 3
Quantitative
and
Qualitative
Disclosures
About
Market
Risk A
discussion of
market risk
exposures is
included in
Part II,
Item 7a,
Qualitative

named executives.

Quantitative Disclosure About Market Risk , of the Company s 2002 Annual Report on Form 10-K. There have been no material changes during the three months ended March 31, 2003.

Item 4 Controls and Procedures

Item 4 (a) Evaluation of Disclosure Controls and Procedures The Company carried out an evaluation under the supervision and with the participation of the Company s management, including the Company s Chief Executive Officer and Chief Financial

Officer, of the effectiveness of the design and operation of the Company s

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disclosure

controls and

procedures (as

defined in

Exchange Act

Rules 13a-14

and 15d-14)

within 90 days

prior to the

filing date of

this Form 10-Q.

Based on this

evaluation, the

Chief Executive

Officer and

Chief Financial

Officer have

concluded that

the Company s

disclosure

controls and

procedures are

effective to

ensure that

information

required to be

disclosed by the

Company in

reports that it

files or submits

under the

Exchange Act is

recorded,

processed,

summarized and

reported within

the time periods

specified in the

Securities and

Exchange

Commission

rules and

forms. (b)

Changes in

Internal

Controls There

were no

significant

changes in the

Company s

internal controls

or in other

factors that

could

significantly

affect our

internal controls

subsequent to

the date of the

most recent

evaluation,

including

corrective

actions with

regard to

significant

deficiencies and

material

weaknesses.Part

II Other

InformationItem 6

Exhibits and

Reports on

Form 8-K

EXHIBITS

(12)

Computation of

Ratio of

Earnings to

Fixed Charges

(99.1)

Certification

pursuant to

Section 906 of

the

Sarbanes-Oxley

Act of 2002

Chief Executive

Officer (99.2)

Certification

pursuant to

Section 906 of

the

Sarbanes-Oxley

Act of 2002

Chief Financial

Officer (99.3)

Earnings

Statement with

respect to the

twelve months

ended March 31,

2003

REPORTS ON

FORM 8-K

There were no

reports on Form

8-K filed during

the three months

ended March 31,

2003.

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SIGNATURE

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.

May 14, 2003	OM GROUP, INC.
	/s/ Thomas R. Miklich
	Thomas R. Miklich
	Chief Financial Officer
	(Duly authorized signatory of OM Group, Inc.)

MANAGEMENT CERTIFICATION Principal Executive Officer

I, James P. Mooney, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of OM Group, Inc.;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
 - designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its
 consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this
 quarterly report is being prepared;
 - b) evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
 - c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;

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- 5. The registrant s other certifying officer and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
 - any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officer and I have indicated in this quarterly report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

May 14, 2003	/s/ James P. Mooney	
	James P. Mooney	

Chairman and Chief Executive Officer

MANAGEMENT CERTIFICATION Principal Financial Officer

I, Thomas R. Miklich, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of OM Group, Inc.;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
 - designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its
 consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this
 quarterly report is being prepared;

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- b. evaluated the effectiveness of the registrant s disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the Evaluation Date); and
- c. presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant s other certifying officer and I have disclosed, based on our most recent evaluation, to the registrant s auditors and the audit committee of registrant s board of directors (or persons performing the equivalent functions):
 - a. all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant s ability to record, process, summarize and report financial data and have identified for the registrant s auditors any material weaknesses in internal controls; and
 - b. any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant s internal controls; and
- 6. The registrant s other certifying officer and I have indicated in this quarterly report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

May 14, 2003	/s/ Thomas R. Miklich
	Thomas R. Miklich Chief Financial Officer