INNOVO GROUP INC Form 10-Q/A October 17, 2003

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

Form 10-Q/A

(Amendment No. 1)

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

For the quarterly period ended August 30, 2003 Commission file number: 0-18926

INNOVO GROUP INC.

(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of incorporation or organization)

11-2928178 (IRS Employer Identification No.)

5900 S. Eastern Ave., Suite 104 Commerce, CA (Address of principal executive offices)

90040 (Zip code)

Registrant's telephone number, including area code: (323) 725-5516

Securities registered pursuant to Section 12(b) of the Act: NONE

Securities registered pursuant to Section 12(g) of the Act:
Common Stock, \$.10 par value per share

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 registrant is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act). Yes |-| No |X|

As of October 14, 2003, there were 21,158,308 shares of the issuer's only class of common stock outstanding.

Explanatory Note:

This Amendment No. 1 on Form 10-Q/A amends the Registrant's Quarterly Report on Form 10-Q for the quarter ended August 30, 2003, as filed on October 14, 2003. This amendment is being filed for the sole purpose of (i) correcting typographical errors on the Company's Consolidated Condensed Balance Sheets and (ii) adding Exhibit 10.13 - Trademark License Agreement between Blondie Rockwell, Inc. and Innovo Azteca Apparel, Inc. dated as of February 13, 2003 and Exhibit 10.14 - First Amendment to Trademark License Agreement between Blondie Rockwell, Inc. and Innovo Azteca Apparel, Inc. effective as of September 8, 2003.

The Company's Consolidated Condensed Balance Sheets inadvertently stated that the par value of our issued and outstanding common stock as of October 30, 2003 and November 30, 2002 was "18,232" and "14,901", respectively, instead of "1,824" and "1,491" for such periods. These typographical errors also affected the amounts reported for "Total Stockholders' Equity" and "Total Liabilities and Stockholders' Equity". The "Total Stockholders' Equity" for October 30, 2003 and November 30, 2002 should have been stated as "12,524" and "5,068", respectively, instead of "28,932" and "5,068" for such periods. The "Total Liabilities and Stockholders' Equity" for October 30, 2003 and November 30, 2002 should have been stated as "41,090" and "15,143", respectively, instead of "57,498" and "28,553" for such periods.

This report speaks as of the original filing date, and except as indicated, has not been updated to reflect events occurring subsequent to the original filing date.

i

$\begin{array}{c} \text{INNOVO GROUP INC.} \\ \text{Quarterly Report on Form 10-Q} \end{array}$

		Page
PART I.	Financial Information	
Item 1.	Financial Statements	
	Consolidated Condensed Balance Sheets August 30, 2003 (unaudited) and November 30, 2002	1
	Consolidated Condensed Statements of Operations For the three months ended August 30, 2003 and August 31, 2002, respectively (unaudited) and for the nine months ended August 30, 2003 and August 31, 2002, respectively (unaudited)	2
	Consolidated Condensed Statements of Cash Flows For the nine months ended August 30, 2003 and August 31, 2002, respectively (unaudited)	3
	Notes to Consolidated Condensed Financial Statements (unaudited)	4
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	12
Item 3.	Quantitative and Qualitative Disclosures about Market Risk	36
Item 4.	Controls and Procedures	37
PART II.	OTHER INFORMATION	
Item 1.	Legal Proceedings	37
Item 2.	Changes in Securities	38
Item 3.	Defaults Upon Senior Securities	38

Item 4.	Submission of Matters to a Vote of Security Holders	38
Item 5.	Other Information	38
Item 6.	Exhibit and Reports on Form 8-K	38

ii

PART 1 - FINANCIAL INFORMATION Item 1. Financial Statements

INNOVO GROUP INC AND SUBSIDIARIES CONSOLIDATED CONDENSED BALANCE SHEETS (in thousands except for share data)

	08/30/03	11/30/02
	(1) - 1)	
	(unaudited)	(audited)
ASSETS		
CURRENT ASSETS Cash and cash equivalents Accounts receivable and due from factor, net of allowance for uncollectible accounts of \$425 (2003) and \$383 (2002) Inventories	\$ 2,410 2,818 6,937	2,737
Prepaid expenses & other current assets	1,260	279
TOTAL CURRENT ASSETS	13,425	8,948
PROPERTY, PLANT and EQUIPMENT, net GOODWILL INTANGIBLE ASSETS, NET OTHER ASSETS	1,761 14,501 11,384 19	4,271 487 18
TOTAL ASSETS	\$ 41,090 =====	\$ 15,143 ======
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES		
Accounts payable and accrued expenses Due to related parties	\$ 2,947 1.000	\$ 2,438 4,250
Current maturities of long-term debt	802	756
TOTAL CURRENT LIABILITIES	4,749	7,444
LONG-TERM DEBT, less current maturities	23,817	2,631
8% Redeemable preferred stock, \$0.10 par value: Authorized shares-5,000, 194 shares (2003) and 194 shares (2002) issued & outstanding STOCKHOLDERS' EQUITY Common stock, \$0.10 par - shares, Authorized 40,000		
Issued and outstanding 18,232 (2003), and 14,901 (2002) Additional paid-in capital Accumulated deficit Promissory note-officer	1,824 50,009 (36,031) (703)	1,491 40,343 (33,507) (703)

Treasury stock	(2,565)	(2,537)
Accumulated other comprehensive loss	(10)	(19)
TOTAL STOCKHOLDERS' EQUITY	12,524	5,068
TOTAL LIABILITIES and STOCKHOLDERS' EQUITY	\$ 41,090 =====	\$ 15,143 =======

See accompanying notes which are an integral part of these unaudited consolidated condensed financial statements

1

INNOVO GROUP INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF OPERATIONS (in thousands except per share data) (unaudited)

	Three Mont	ths Ended	Nine Mont	hs Ended
	08/30/03	08/31/02	08/30/03	08/31/02
NET REVENUES COST OF GOODS SOLD	18,013	\$ 10,148 6,904	35 , 275	13,869
Gross profit	3,893	3,244	10,559	6,350
OPERATING EXPENSES Selling, general and administrative Depreciation and amortization	723	62	11,659 887	178
	5,951	2,236		5 , 396
INCOME (LOSS) FROM OPERATIONS	(2,058)	1,008	(1,987)	954
INTEREST EXPENSE OTHER INCOME OTHER EXPENSE	197	(164) 95 (7)	371	143 (36)
INCOME (LOSS) BEFORE INCOME TAXES	(2,288)	932	(2,448)	679
INCOME TAXES	24	112	76	148
NET INCOME (LOSS)	\$ (2,312)	\$ 820 =====		
NET INCOME (LOSS) PER SHARE: Basic Diluted	\$ (0.14) \$ (0.14)	\$ 0.06 \$ 0.05	\$ (0.16) \$ (0.16)	\$ 0.04 \$ 0.03
WEIGHTED AVERAGE SHARES OUTSTANDING Basic Diluted	17,076 17,076	14,854 15,630	15,646 15,646	14,858 15,274

See accompanying notes which are an integral part of these unaudited consolidated condensed financial statements

2

INNOVO GROUP, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS (000's except per share data) (unaudited)

	Nine Months Ended				
	8/30/2	003	8/31 	./2002	
CASH FLOWS (USED IN) PROVIDED BY OPERATING ACTIVITIES	\$ (7,	615)	\$	582	
CASH FLOWS FROM INVESTING ACTIVITIES					
Proceeds from sale of fixed assets		6			
Proceeds from Investment		853			
Redemption of Preferred Shares	(368)			
Purchases of Property, Plant & Equipment	(530)		(387)	
Cash Used in Investing Activities		(39)		(387)	
CASH FLOWS FROM FINANCING ACTIVITIES					
Purchase of treasury stock		(28)		(44)	
Payments on notes, payables and long term debt	(568)		(659)	
Factor borrowings				216	
Related party borrowings		500			
Proceeds from issuance of stock	9,	928			
Cash provided by (used in) financing activities	9,	832		(487)	
Effect of exchange rate on cash		10			
NET CHANGE IN CASH AND CASH EQUIVALENTS	2,	188		(292)	
CASH AND CASH EQUIVALENTS, at beginning of period		222		292	
CASH AND CASH EQUIVALENTS, at end of period	\$ 2,	410	\$		

See accompanying notes which are an integral part of these unaudited consolidated condensed financial statements

3

INNOVO GROUP INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED CONDENSED FINANCIAL STATEMENTS

NOTE 1-BASIS OF PRESENTATION

In the opinion of management, the accompanying unaudited condensed consolidated financial statements contain all adjustments (consisting of only

normal recurring and consolidating adjustments) considered necessary to present fairly the balance sheets, the results of operations and cash flows for the period reported. The accompanying unaudited condensed consolidated financial statements include the financial results of Innovo Group Inc. ("Innovo Group") and all its wholly-owned subsidiaries (collectively the "Company" or "we"). All inter-company balances have been eliminated.

These accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. The balance sheet at November 30, 2002 has been derived from the audited financial statements at that date but does not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements.

While management believes that the disclosures presented are adequate to make the information not misleading, it is recommended that the condensed consolidated financial statements and footnotes be read in conjunction with the consolidated financial statements included in the Company's Annual Report on Form 10-K for the year ended November 30, 2002. Operating results for the three-and nine-month period ended August 30, 2003 are not necessarily indicative of the results that may be expected for the year ended November 29, 2003.

During the quarter ended August 30, 2003, the Company reclassified freight charges the Company incurs to ship products to its customers from selling, general, and administrative expenses to cost of goods sold in the statement of operations for the 2002 period. This reclassification resulted in a 1 percentage point decrease in the Company's overall gross margin for the third quarter of 2002.

NOTE 2 - INVENTORY

Inventories are stated at the lower of cost, as determined by the first-in, first-out method, or market. Inventories consisted of the following (in thousands):

	08	/30/03	11/30/0		
Finished goods	\$	5,993	\$	5,741	
Work in progress		620			
Raw materials		812		74	
Less allowance for obsolescence and slow moving items	\$	7,425 (488)	\$	5,815 (105)	
	\$	6 , 937	\$	5,710	
	==				

NOTE 3 - LONG-TERM DEBT

A summary of our long-term debt follows (in thousands):

4

First mortgage loan on Springfield property	\$	490	\$ 558
Promissory note to Azteca (Blue Concepts)	21	,800	

Promissory note to Azteca	(Knit Div.	Note	1)	64	7	786
Promissory note to Azteca	(Knit Div.	Note	2)	1,68	2	2,043
Total long-term debt				\$ 24,61	9 \$	3,387
Less current maturities				80	2	756
				\$ 23,81	7 \$	2,631
				======	= =	

NOTE 4-- DUE FROM FACTOR AND SHORT TERM DEBT

On or about June 10, 2003, the Company amended its existing financing facilities, to be effective as of April 11, 2003, with CIT Commercial Services ("CIT"), a unit of CIT Group, Inc. The Company amended the previous credit facility to remove the fixed aggregate cap of \$800,000 on its inventory based line for Joe's Jeans, Inc. ("Joe's") and Innovo, Inc. ("Innovo"), wholly-owned subsidiaries of the Company, to allow for the Company to borrow up to 50% of the value of certain eligible inventory calculated on the basis of the lower of cost or market, with cost calculated on a first-in-first out basis. As part of the refinancing, the Company's wholly-owned subsidiary, Innovo Azteca Apparel, Inc. ("IAA") entered into an inventory based line of credit with CIT based on the same terms as Joe's and Innovo. IAA did not previously have an inventory based line of credit. Under the factoring arrangements, the Company may borrow up to 85% of the value of eligible factored receivables outstanding. The factoring rate that the Company pays to CIT to factor accounts, on which CIT bears some or all of the credit risk, was lowered to 0.4% and the interest rate associated with borrowings under the inventory lines and factoring facility were reduced to the Chase prime rate. The Company has also established a letter of credit facility with CIT whereby the Company can open letters of credit, for 0.125% of the face value, with international and domestic suppliers provided the Company has availability on its inventory line of credit. In addition, the Company also may elect to factor with CIT its receivables by utilizing an adjustment of the interest rate as set on a case-by-case basis, whereby certain allocation of risk would be borne by the Company, depending upon the interest rate adjustment. The Company records its accounts receivables on the balance sheet net of receivables factored with CIT, since the factoring of receivables is non-recourse to the Company. . Further, in the event the Company's loan balance with CIT exceeds the face value of the receivables factored with CIT, the Company records the difference between the face value of the factored receivables and the outstanding loan balance as a liability on the Company's balance sheet as "Due to Factor". The Company's loan balance as of August 30, 2003 with CIT was \$5,757,000 and the Company had \$6,649,000 of factored receivables with CIT as of August 30, 2003. As a result, the Company had no liability with CIT as of August 30, 2003.

NOTE 5 -- EARNINGS PER SHARE

A reconciliation of the numerator and denominator of basic earnings (loss) per share and diluted earnings (loss) per share is as follows (in thousands, except per share data):

5

Three Mont	hs Ended	Nine Months	s Ended
08/30/03	08/31/02	08/30/03	08/31/02

Basic EPS Computation: Numerator	(2.312)	820	(2,524)	531
Denominator:	(2,012)	020	(2,021)	001
Weighted Average Common Shares Outstanding	17 , 076	14,854	15,646	14,858
Total Shares	17 , 076	14,854	15,646 	14,858
Basic EPS	\$ (0.14) ======	\$ 0.06 =====	, , , , , ,	•
Diluted EPS Calculation:				
Numerator	(2,312)	820	(2,524)	531
Denominator: Weighted Average Common Shares Outstanding Incremental Shares Outstanding from Assumed	17,076	14,854	15,646	14,858
Exercise of Options and Warrants		776		416
Total Shares	17 , 076	15 , 630	15 , 646	15 , 274
Diluted EPS	\$ (0.14) ======	\$ 0.05	\$ (0.16) ======	\$ 0.03

9,991,000 options and warrants were excluded from calculation of diluted EPS at August 30, 2003 as they either had an exercise price in excess of the average market price of the Company's common stock during the quarter or their effect would have been ant

1,095,000 options and warrants at August 31, 2002 were excluded from the calculation of diluted EPS as their effect would have been anti-dilutive

NOTE 6 - OTHER INCOME AND EXPENSE

Other Income and Expense consists of the following (in thousands):

	Three Months Ended				Nine Months Ende				
			8/30/03 8/31/02 		8/30/03 			/31/02	
Rental, real estate, and management fee income Unrealized gain on foreign currency Other Items	\$	93 100 4	\$	94 1	\$	269 74 28	\$	126 17	
Total Other Income	\$ ===	197 	\$ ===	95 ====	\$ ===	371	\$ ===	143	
Rental Expense Other Items	\$	(8) (16)	\$	(7) 	\$	(52) (10)	\$	(36) 	
Total Other Expense	\$	(24)	\$ ===	(7) ====	\$ ===	(62) ====	\$ ===	(36)	

6

NOTE 7 - EQUITY ISSUANCES

During the third quarter ended August 30, 2003, the Company consummated two private placements of its common stock to a limited number of "accredited investors" pursuant to Rule 506 of Regulation D under the Securities Act of 1933, as amended (the "Securities Act"), resulting in net proceeds of \$9,343,075, after all commissions and expenses (including legal and accounting) to the Company. The first private placement, completed on July 1, 2003 to 34 accredited investors raised net proceeds of \$8,750,922 at \$3.33 per share. The Company issued 2,835,481 shares ("I Shares") as a result of the first private placement, which resulted in an 18.6% increase in our shares of common stock immediately outstanding prior to this issuance. Sanders Morris Harris, Inc. ("SMH") acted as the placement agent on a best efforts basis for the first private placement ("SMH Placement"). In consideration of the services rendered by SMH, SMH was paid 7% of the gross proceeds, plus expenses, for a total of \$690,929.64, and also received a five year warrant entitling SMH to purchase 300,000 shares of common stock at \$4.50 per share which becomes exercisable on January 1, 2004. The second placement was completed on August 29, 2003, and raised net proceeds of \$591,875 at \$3.62 per share. The Company issued 175,000shares ("II Shares" and together with the I Shares the "I and II Shares") to 5accredited investors as a result of the second private placement, which resulted in a 0.9% increase in our shares of common stock immediately outstanding prior to this issuance. Pacific Summit Securities ("PSS") acted as the placement agent on a best efforts basis for the second private placement ("PSS Placement"). In consideration of the services rendered by PSS, PSS was paid 6% of gross proceeds, plus expenses, for a total of \$41,625, and also received a warrant entitling PSS to purchase 17,500 shares of the Company's common stock at \$3.62 per share which becomes exercisable on January 1, 2004. Each of the warrants issued to SMH and PSS includes a cashless exercise option, pursuant to which the holder thereof can exercise the warrant without paying the exercise price in cash. If the holder elects to use this cashless exercise option, it will receive a fewer number our shares than it would have received if the exercise price were paid in cash. The number of shares of common stock a holder of the warrant would receive in connection with a cashless exercise is determined in accordance with a formula set forth in the applicable warrant. The Company intends to use the proceeds from the transaction for general corporate purposes.

Each buyer of the I and II Shares represented to the Company that he or she: (i) purchased the I and II Shares for his or her own account, with the intention of holding the I and II Shares for investment and not with the intention of participating, directly or indirectly, in any resale or distribution of the I and II Shares; and (ii) represented to the Company that he or she is an "Accredited Investor," as that term is defined in Rule 501(a) of Regulation D under the Securities Act. The I and II Shares were offered and sold to the buyers in reliance upon Rule 506 of Regulation D, which provides an exemption from registration under Section 4(2) of the said Act.

NOTE 8 - ITOCHU LICENSING AND DISTRIBUTION AGREEMENT

On July 1, 2003, Joe's entered into a Master Distribution and Licensing Agreement ("Distribution and Licensing Agreement") with Itochu Corporation ("Itochu"), a Japanese corporation, pursuant to which Itochu obtained certain manufacturing, licensing, and distribution rights for apparel and accessory products using the "Joe's" and "Joe's Jeans" trademarks for a period of 42 months.

The Distribution and Licensing Agreement grants Itochu certain rights with respect to the manufacture, distribution, sale and/or advertisement of certain

Joe's apparel products ("Joe's Products"), including but not limited (i) a non-exclusive right to use the Joe's and Joe's Jeans marks in connection with the manufacture of certain licensed Joe's and Joe's Jeans products ("Licensed Products") throughout the world, and an exclusive right to use the Joe's and Joe's Jeans marks to manufacture the Licensed Products in Japan; and (ii) an exclusive right to import and distribute certain imported Joe's Products ("Imported Products") into Japan. These Imported Products will be purchased directly from Joe's, with Itochu being obligated to purchase a minimum of \$5.75 million of Joe's Products over the term of the Agreement. Additionally, Itochu shall have the right to develop, produce and distribute certain apparel products bearing the Joe's and Joe's Jeans marks for which Joe's shall receive a global royalty payment for each contract year equal to the aggregate amount of 6% of the net sales of all bottoms for both

7

men and women of the products license, and 5% of the net sales of all tops for both men and women of the licensed products.

As a part of the transaction, Itochu purchased the existing first quality inventory of the Company's wholly-owned Japanese subsidiary, Joe's Jeans Japan, Inc. ("JJJ"), for approximately \$1.0 million, assumed the management and operations of JJJ's showroom in Tokyo and employed certain employees of JJJ.

The Company will continue to operate JJJ until all operations have ceased, including the fulfillment of existing purchase orders from customers and the collection of all outstanding accounts receivables. Upon the cessation of all operating activities, the Company intends to dissolve the JJJ subsidiary. However, the Company will continue to sell product in Japan through its licensing and distribution agreement with Itochu.

NOTE 9 - BLUE CONCEPTS ACQUISITION

On July 17, 2003, our subsidiary Innovo Azteca Apparel, Inc. ("IAA") entered into an asset purchase agreement ("APA") with Azteca Production International, Inc. ("Azteca"), Hubert Guez ("Hubert Guez") and Paul Guez ("Paul Guez"), whereby IAA acquired the Blue Concepts division (the "Division") of Azteca. The Division sells primarily denim jeans to American Eagle Outfitters, Inc. ("AEO"), a national retailer. Hubert Guez and Paul Guez, substantial stockholders of the Company, together have a controlling interest in Azteca. As of October 14, 2003, Hubert Guez, Paul Guez and their affiliates beneficially own approximately 21% of the Company's common stock on a fully diluted basis.

Pursuant to the terms of the APA, IAA paid \$21.8 million for the Division, subject to adjustment as noted below. Pursuant to the APA, IAA employed all 30 of the existing employees of the Division but did not assume any of the Division's or Azteca's existing liabilities. The purchase price was paid through the issuance of a seven-year, partially convertible promissory note (the "Note"). The Note bears interest at a rate of 6% and requires payment of interest only during the first 24 months and then is fully amortized over the remaining five-year period. The terms of the transaction further allow the Company, upon shareholder approval, to convert a portion of the Note into 3,125,000 shares of Company common stock valued at the greater of \$4.00 per share or the market value of the Company's common stock at the date shareholder approval is obtained. In the event shareholder approval is obtained, the Note will be reduced to \$9.3 million and the shares issued pursuant to the conversion will be subject to certain lock-up periods. In the event that sales of the Division fall below \$70 million during the first 17 month period ("Period I") following the closing of the acquisition, or \$65 million during the 12 month period ("Period II") following Period I, certain terms of the APA allow for a

reduction in the purchase price through a decrease in the principal balance of the Note and/or the return of certain locked-up shares of the Company's common stock. In the event the Note is reduced during Period I and the sales of the Division in Period II are greater than \$65 million, the Note shall be increased by half of the amount greater than \$65 million but in no event shall the Note be increased by an amount greater than the decrease in Period I.

In the event the principal amount of the Note needs to be reduced beyond the outstanding principal balance of such Note, then an amount of the locked-up shares equal to the balance of the required reduction shall be returned to the Company. For these purposes, the locked-up shares shall be valued at \$4.00 per share. Additionally, if during the 12-month period following the closing, AEO is no longer a customer of IAA, the locked-up shares will be returned to the Company, and any amount remaining on the balance of the Note will be forgiven.

In the event the revenues of the Division decrease to \$35 million or less during Period I or Period II, IAA shall have the right to sell the purchased assets back to Azteca, and Azteca shall have the right to buy back the purchased assets for the remaining balance of the Note and any and all Locked Up Shares shall be returned to the Company. In addition, IAA will pay to Sweet Sportswear, LLC, an Azteca affiliate, an amount equal to 2.5% of IAA's revenues generated as a result of sales to AEO.

As part of the transaction, IAA and AZT International SA de CV, a Mexico corporation and wholly-owned subsidiary of Azteca ("AZT"), entered into a two-year, renewable, non-exclusive supply agreement ("Supply Agreement") for products to be sold by Division. Under the terms of the Supply Agreement, the Company has agreed to market and sell the products to be purchased from AZT the Company's customers, more particularly the

8

customers of the Division. In addition to the customary obligations, the Supply Agreement requires that: (i) the Company shall submit written purchase orders to AZT on a monthly basis specifying (x) the products to be supplied and (y) a specified shipping date for products to be shipped; (ii) the Company shall give AZT reasonable time allowances upon placing its purchase orders with AZT prior to delivery of the products by AZT; (iii) AZT shall receive payment immediately upon receipt by the Company of invoices for its purchase orders; (iv) the Company shall have a guaranteed profit margin of 15% on a "per unit" basis; and (v) the products to be supplied shall be subject to quality control measures by the Company and by the customer of the Division.

The results of operations of the Division have been included in the Company's statement of operations from July 17, 2003.

The following table shows the Company's unaudited pro forma consolidated results of operations for the three months and nine months ended August 30, 2003 and August 31, 2002 assuming the Blue Concepts acquisition had occurred at the beginning of the respective fiscal years (in thousands):

	Three Mont	ths Ended	Nine Months Ended		
	08/30/03 08/31/02		08/30/03	08/31/02	
Net revenues Net income (loss)	\$ 28,666 (1,953)	\$ 41,277 3,139	\$ 93,425 (692)	\$ 74,660 2,897	
Earnings (loss) per share: Basic	\$ (0.10)	\$ 0.17	\$ (0.04)	\$ 0.16	

Diluted \$ (0.10) \$ 0.17 \$ (0.04) \$ 0.15

Management and the board of directors entered into the Blue Concepts acquisition for the following reasons: (i) the Company was able to enter into an acquisition with a seller with which the Company has a long-standing relationship; (ii) the Company was able to acquire a profitable business that has (x) a financial history of producing conservative profit margins with significant revenues; (iii) Blue Concepts had a strong customer relationship with AEO, (iv) the manufacturing relationships with Azteca to produce effectively and efficiently; and (v) was able to acquire the personnel and talent of a profitable business. Further, although there can be no assurance, the Division is expected to increase the Company's revenue growth and is expected to maintain positive cash flows. In the Third Quarter 2003, the Division accounted for \$5,772,000, or 26% of our net revenue. Furthermore, the APA protects the Company if revenue expectations are not realized by providing "downside" protections, such as guaranteed sales minimums, and a buy-sell provision that allows for the sale of the business if revenues do not reach \$35million.

The Blue Concepts acquisition was accounted for under the purchase method of accounting. Of the \$21,800,000 million purchase price, \$10,400,000 was recorded as an intangible asset representing the value of the customer list, \$700,000 was recorded as an intangible asset representing the value of the non-compete contained in the APA, \$511,000 was recorded as an intangible asset representing the gross profit of the existing purchase orders at Azteca's Blue Concepts division at the closing of the acquisition and the balance of the purchase price was booked as goodwill. The purchase price was allocated to the various assets purchased at their estimated fair values at the date of acquisition as follows:

Total preliminary purchase price:	\$ 21,800,000
Identifiable Intangible Assets:	
Value of in-house purchase orders	\$ 511,432
Customer list	\$ 10,400,000
Non-compete agreement	\$ 700,000
Total identifiable intangible assets	\$ 11,611,432
Goodwill:	\$ 10,188,568

9

NOTE 10 - INCOME TAXES

The Company's income tax expense for the nine months ended August 31, 2003 and August 31, 2002 represents estimated state and foreign income and franchise tax expense. The effective tax rate for 2003 differs from the statutory rate primarily as a result of the accrual for state and foreign taxes and the recording of a valuation allowance which fully offset the benefit of the losses for the period. For the 2002 period, the tax rate differs from the statutory rate as a result of the provision for state and foreign taxes and the use of net operating losses to offset the federal liability for which no benefit had previously been recognized.

NOTE 11 - STOCK COMPENSATION

The Company follows the guidance set forth in APB No. 25 as it pertains to the recording of expenses from the issuance of incentive stock options. The Company has adopted the disclosure-only provisions of SFAS No. 123. Accordingly,

no compensation expense has been recorded in conjunction with options issued to employees. Had compensation cost been determined based on the fair value of the options at the grant date and amortized over the option's vesting period, consistent with the method prescribed by SFAS No. 123, the Company's net income (loss) would have been (in thousands except per share information):

		3 months ended			9 months ended			
	8	8/30/03		8/31/02		8/30/03		31/02
Net (loss) income as reported Add:	\$	(2,312)	\$	820	\$	(2,524)	\$	531
Stock based compensation expense included in reported net income, net of related tax effects		25		14		76		57
Deduct:		20				, 0		0 /
Total stock based comployee compensation expense determined under fair market value based method for all awards, net of								
related tax effects		97		26		392		114
Pro forma net (loss) income		(2,384)	\$	808 =====		(2,840)		474
Net (loss) income per share								
As reported - basic As reported - diluted	\$	(0.14) (0.14)		0.06		(0.16) (0.16)		0.04
Pro forma - basic Pro forma - diluted	\$ \$	(0.16) (0.16)				(0.18) (0.18)		0.03

The fair value of each option granted is estimated on the date of grant using the Black-Scholes option-pricing model with the following assumptions used for grants in 2003 and 2002; expected volatility of 47% and 38%; risk-free interest rate of 5.0% and 6.0% expected lives from one to four years and expected dividends of 0%. The Black-Scholes model was developed for use in estimating the fair value of traded options, which have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of highly subjective assumptions including the expected stock price volatility. Because the Company's employee stock options have characteristics significantly different from those of traded options and because changes in the subjective input assumptions can materially affect the fair value estimate, in management's opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its employee stock options.

10

NOTE 12 - REPORTABLE SEGMENTS

During fiscal 2002 and 2003, the Company operated in two segments, accessories and apparel. The accessories segment represents the Company's historical line of business as conducted by Innovo. The apparel segment is comprised of the operations of Joe's and IAA, both of which began in 2001, as a result of acquisitions of the license for Joe's and Joe's Jeans from JD Design,

LLC and the Knit division from Azteca. The Company's real estate operations and corporate activities are categorized under "other". The operating segments have been classified based upon the nature of their respective operations, customer base and the nature of the products sold.

The following table sets for certain financial date by segment for the periods indicated (in thousands):

Three Months Ended 08/30/03	Accessories	Apparel	Other (A)		Total	
		(in thousa	nds)			
Net Revenues from External Customers Gross Profit Depreciation & Amortization Operating Income (Loss)	1,039 8	\$ 17,506 2,854 689 (1,613)	26	·	21,906 3,893 723 (2,058)	
Nine Months Ended 08/30/03	Accessories	Apparel	Other (A)		Total	
	(in thousands)					
Net Revenues from External Customers Gross Profit Depreciation & Amortization Operating Income (Loss) Total Assets	21 418	7 , 927 793	 73 (1,950)	·	45,834 10,559 887 (1,988) 41,090	

11

Three Months Ended 08/31/02	Accessories	Apparel	Other (A)	Total
		(in the	ousands)	
Net Revenues from External Customers Gross Profit Depreciation & Amortization Operating Income (Loss)	6	1,971 46		62
Nine Months Ended 08/31/02	Accessories		Other (A)	Total
		(in the	ousands)	
Net Revenues from External Customers Gross Profit Depreciation & Amortization Operating Income (Loss) Total Assets	2,489 15	3,860 132 1,428		6,349 178 954

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Forward-Looking Statements

When used in this Quarterly Report on Form 10-Q, the words "may," "will," "except," "anticipate," "intend," "estimate," "continue," "believe" and similar expressions are intended to identify forward-looking statements. Similarly, statements that describe our future expectations, objectives and goals or contain projections of our future results of operations or financial condition are also forward-looking statements. Statements looking forward in time are included in this Quarterly Report on Form 10-Q pursuant to the "safe harbor" provision of the Private Securities Litigation Reform Act of 1995. Such statements are subject to certain risks and uncertainties, which could cause actual results to differ materially, including, without limitation, continued acceptance of the Company's product, product demand, competition, capital adequacy and the potential inability to raise additional capital if required, and the risk factors contained in the Company's reports filed with the Securities and Exchange Commission pursuant to the Securities Exchange Act of 1934, as amended, including its Annual Report on Form 10-K for the year ended November 30, 2002. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date hereof. Our future results, performance or achievements could differ materially from those expressed or implied in these forward-looking statements. The Company does not undertake and specifically declines any obligation to publicly revise these forward-looking statements to reflect events or circumstances occurring after the date hereof or to reflect the occurrence of unanticipated events.

The following discussion provides information and analysis of our results of operations for the three and nine month periods ended August 30, 2003 and the three- and nine-month periods ended August 31, 2002, and our liquidity and capital resources. The following discussion and analysis should be read in conjunction with our Consolidated Condensed Financial Statements included elsewhere herein.

We completed our acquisition of the Blue Concepts division from Azteca on July 17, 2003. The results of operations of the Division are included in our operating results from the date of acquisition. Accordingly, the financial position and results of operations presented and discussed herein are not directly comparable between years. See Management's Discussion and Analysis of Financial Condition and Results of Operations – Recent Acquisitions and Licenses" for a further discussion of the Blue Concepts acquisition.

12

General

Results of Operations

The following table sets forth certain statements of operations data for the years indicated (in thousands):

	Th	ree Months End	led
	08/30/03	08/31/02	% Change
Net Revenues	\$ 21 , 906	\$ 10,148	116%
Cost of Goods Sold	18,013	6,904	161%
Gross Profit	3 , 893	3,244	20%

Selling, General & Administrative Depreciation & Amortization	5 , 228 723	2,174 62	140% 1066%
Income (Loss) from Operations	(2,058)	1,008	-304%
Interest Expense Other Income (Expense)	(403) 173	(164 88) 146% 97%
Income (Loss) before Income Taxes	(2,288)	932	-345%
Income Taxes	24	112	-79%
Net Income (Loss)	\$ (2,312)	\$ 820	-382%

Nine Months Ended ______ 08/30/03 08/31/02 % Change \$ 45,834 \$ 20,219 35,275 13,869 Net Sales 127% Cost of Goods Sold 154% 10,559 6,350 Gross Profit 66% 11,659 5,218 Selling, General & Administrative 123% Depreciation & Amortization 887 178 --------------(1,987) Income (Loss) from Operations 954 -308% (770) (382) Interest Expense 102% 309 Other Income (Expense) 107 189% ----------Income (Loss) before Income Taxes (2,448) 679 -461% 76 148 Income Taxes -49% ----------Net Income (Loss) \$ (2,524) \$ 531 -575%

13

Comparison of Three Months Ended August 30, 2003 ("Third Quarter 2003") to Three Months Ended August 31, 2002 ("Third Quarter 2002")

Overview

We increased our net revenues by \$11,758,000, from \$10,148,000 during the Third Quarter 2002 to \$21,906,000 during the Third Quarter 2003, or an increase of 116%. Although we increased our net sales by 116%, we generated a net loss of \$2,312,000 during the Third Quarter 2003 compared to net income of \$820,000 during the Third Quarter 2002. The primary reasons for our \$2,312,000 net loss are the following:

- o Lower gross margins;
- o Increased employee wages of \$879,000;

- o Advertising, marketing and related costs of \$628,000 incurred in order to market and launch the Shago(R) by Bow Wow and Fetish(R) by Eve;
- o Significant increases in legal, accounting, and other professional fees and insurance of \$264,000; and
- o Increase in interest expense of \$155,000 and depreciation and amortization costs of \$589,000 associated with the acquisition of the Blue Concepts division from Azteca Production International, Inc., an affiliate of the Company.

In connection with our discussion below of the results of our operations for the Third Quarter 2003 compared to the Third Quarter 2002 below, we explained in greater detail the reasons for the net loss incurred in the Third Quarter 2003.

Reportable Segments

Our principle business activity involves the design, development and worldwide marketing of high quality consumer products for the apparel and accessory markets. We do not manufacture any apparel or accessory products. See "Management's Discussion & Analysis--Manufacturing, Warehousing and Distribution" for further discussion of our outsourcing of such services. We sell our products to over 1,000 different retail, distributors and private label customers around the world. Retail customers and distributors purchase finished goods directly from the Company. Retail customers then sell the products through their retail stores and distributors sell our products to retailers in the international market place. Private label customers outsource the production and sourcing of their private label products to the Company and then sell through their own distribution channels. Private label customers are generally retail chains who desire to sell apparel and accessory products under their own brand name. We work with our private label customers to create their own brand image by custom designing products. In creating a unique brand, our private label customers may provide samples to us or may select styles already available in our showrooms. We believe we have established a reputation among these private label buyers for the ability to arrange for the manufacture of apparel and accessory products on a reliable, expeditious and cost-effective basis.

During the Third Quarter 2003 and Third Quarter 2002, the Company operated in two segments: accessories and apparel. The accessories segment represents our historical line of business of marketing and designing apparel and craft products, which is conducted by our wholly-owned subsidiary, Innovo, Inc. ("Innovo"). The apparel segment represents the operations of our two-wholly owned subsidiaries, Joe's Jeans, Inc. ("Joe's") and Innovo Azteca Apparel, Inc. ("IAA"), both of which are involved in the design, development and marketing of apparel products. The apparel and accessory operating segments have been classified based upon the nature of their respective operations, customer base and the nature of the products sold.

The Company's real estate transactions and its other corporate activities are categorized under "other" and are represented by the operations of Innovo Group Inc., the parent company, and its two-wholly owned subsidiaries, Leasall Management, Inc. ("LMI") and Innovo Realty, Inc. ("IRI"), which conduct the Company's real estate operations. The Company's real estate operations do not currently require a substantial allocation of the Company's resources and are not a significant part of management's daily operational functions.

The following table sets forth certain statements of operations data by segment for the periods indicated (in thousands):

14

Three Months Ended 08/30/03	Acc	essories	Δ	nnarel	Other	(A)	Total
00, 00, 00							
				(in tho	usands)		
Net Revenues	\$	4,400	\$	17,506	\$		\$ 21,906
Gross Profit		1,039		2,854			3,893
Depreciation & Amortization		8		689		26	723
Interest Expense		70		314		19	403
Three Months Ended							
08/31/02	Acc	essories	А	pparel	Other	(A)	Total
	(in thousands)						
Net Revenues	\$	4,890	\$	5,258	\$		\$ 10 , 148
Gross Profit		1,273		1,971			3,244
Depreciation & Amortization		6		46		10	62
Interest Expense		48		98		18	164

Three Months Ended 08/30/03 to 08/31/02	7,000	sories	7 nn	arel	Other	· (7)
00/30/03 to 00/31/02	\$ Change	% Change	\$ Change	% Change	\$ Change	% Change
	 	(in thousan	ıds)		 	
Net Revenues	\$ (490)	-10%	\$12 , 248	233%	\$ 	N/A
Gross Profit	(234)	(18)	883	45		N/A
Depreciation & Amortization	2	33	643	N/A	16	160
Interest Expense	22	46	216	220	1	6

(A) Other includes corporate expenses and assets and expenses related to real estate operations.

Net Revenues

Net revenues for the Third Quarter 2003 increased to \$21,906,000 from \$10,148,000 for the Third Quarter 2002, or an increase of 116%. The primary reasons for the increase in our net revenues were due: (i) to increased sales to our private label customers in both the apparel and accessories segments; (ii) growth in Joe's and Joe's Jeans branded apparel products; and (iii) growth in sales of our craft products. Craft products primarily consist of canvas and denim totebags, canvas adult aprons and children's aprons, and backpacks. These craft products are part of the major product category in an estimated \$12 billion craft industry with items sold through major retailers such as Wal-Mart, Michael's, AC Moore and Joanne's. Accessory products consist of such items as handbags, hats and other apparel accessories that accompany and complement the apparel products.

Accessory

Innovo. The Company's accessory segment had net revenues of \$4,400,000 in the Third Quarter 2003 compared to \$4,890,000 in the Third Quarter 2002, or a 10% decrease. The 10% decrease is primarily a result of lower sales of Innovo's branded accessory products carrying the following brand names: Bongo(R), Friendship(TM) and Clear Gear(TM). More specifically, in the Third Quarter 2003 gross revenues attributable to Innovo's branded accessory products decreased

from \$2,296,000 in the Third Quarter 2002 to \$1,890,000, or a decrease of 18%. The primary reasons for the decrease in the net revenues of Innovo's branded accessory products was slower sales of junior accessories products to most of our customers. Most of the reductions, moreover, occurred in sales to department stores, such as May Co. and Dillard's, and specialty retail customers. Innovo's gross revenues from its craft business decreased from \$1,576,000 in the Third Quarter 2002 to \$1,534,000 in the Third Quarter 2003, or a

15

decrease of 3%. Offsetting a portion the decreases in Innovo's branded accessory and craft businesses was an increase in Innovo's private label accessory sales. The private label accessory business of the Company increased from \$893,000 in gross revenue in the Third Quarter 2002 to \$1,000,000 in gross revenue in the Third Quarter 2003, or an increase of 12%. This increase was primarily due to expanded sales to our private label customers.

Apparel

Joe's. Joe's had net revenues of \$3,220,000 during the Third Quarter 2003 compared to \$2,515,000 in the Third Quarter 2002, or an increase of 28%. Joe's net revenues from sales in the United States for the Third Quarter 2003 were \$1,589,000 compared to \$1,297,000 in the Third Quarter 2002, or a 23% increase. The balance of Joe's net revenues from the Third Quarter 2003 of \$1,632,000 are attributable to international sales from Joe's subsidiary, Joe's Jeans Japan, Inc. ("JJJ") in Japan and sales to international distributors located in Canada, France, England, Australia and Norway. Joe's international net revenue of \$1,632,000 in the Third Quarter 2003 increased by 34% compared to Joe's international net revenue of \$1,217,000 in the Third Quarter 2002. During the Third Quarter 2003, the Company sold approximately \$1,000,000 of product to Itochu in connection with the licensing of the "Joe's Jeans" brand in Japan. See "Management's Discussion & Analysis - Recent Acquisitions and Licenses" for further discussion regarding the Joe's Jeans licensing agreement. The increase in both U.S. and international net revenue is attributable to growing brand awareness of the "Joe's" and "Joe's Jeans" brands, which we believe is a result of our continued marketing efforts and in the Third Quarter 2003 our marketing expenses for the products sold by Joe's increased by 99% compared to the Third Quarter 2002, as we discuss in further detail below. Towards the end of the Third Quarter 2003, Joe's commenced shipping an expanded collection of products, which includes not only pants in different materials other than denim, but also tops such as shirts and jackets.

IAA. IAA segregates its operations between two divisions: private label and branded products. IAA had net revenues of \$14,285,000 during the Third Quarter 2003 compared to \$2,744,000 in the Third Quarter 2002, an increase of approximately 421%. IAA's significant increase in net revenues is attributable to a substantial increase in sales by IAA's private label division, including sales to customers acquired through the Blue Concepts acquisition in July of 2003. Of the \$14,285,000 of net revenue, \$13,067,000, or 91% was attributable to IAA's private label division. Roughly half of the growth came from increased sales to our existing customer base, such as Target under the Mossimo label and Warnaco, with the remaining growth coming from sales to customers of the Blue Concepts Division. See Note 9 "Blue Concepts Acquisition" and "Management's Discussion & Analysis—Recent Acquisitions" for further discussion of the Blue Concepts acquisition.

IAA's branded division is comprised of three branded product lines: Shago(R) by Bow Wow, Fetish(R) by Eve and Hot Wheels(R) by Mattel. In the Third Quarter 2003, IAA's branded division only shipped its Shago(R) apparel product line. Shago(R) apparel products were shipped to retail department stores and

specialty stores in the United States. We commenced shipping apparel products under the Fetish(TM) apparel product line in September 2003 to retail department stores and specialty stores in the United States.

Gross Margin

The Company's gross profit increased from \$649,000 to \$3,893,000 in the Third Quarter 2003 from \$3,244,000 in the Third Quarter 2002, or a 20% increase. The increase was due to the increase in net revenues. Gross margin decreased to 18% in the Third Quarter 2003 compared to 32% in the Third Quarter 2002. The decline was primarily attributable to a higher percentage of our total sales coming from our private label accessory and apparel products and our craft products. Our private label accessory and apparel products represented approximately 51% of our total sales during the Third Quarter 2002 compared to 69% of our total sales during the Third Quarter 2003. Our private label and craft products provide a lower gross margin compared to our branded products sold to retailers and distributors. Additionally, during the Third Quarter 2003, the Company wrote down out of season inventory in the IAA division and second quality inventory held by JJJ. In aggregate, the reserves lowered the Company's gross margin by one percentage point.

Accessory

Innovo. Innovo's gross profit decreased by \$234,000 to \$1,039,000 in the Third Quarter 2003 from

16

\$1,273,000 in the Third Quarter 2002, or an 18% decrease. Innovo's gross margin is a function of its product mix (private label, crafts and branded accessory products) for a given period. For the reasons stated above, Innovo's branded accessory products have traditionally experienced higher gross margins than its craft and private label accessory products. Innovo's gross margin decreased from approximately 26% in the Third Quarter 2002 to 24% in the Third Quarter 2003 because of an increase in Innovo's net revenue consisting of sales of its private label and crafts accessory products. Innovo's private label and craft accessory product sales represented 57% compared to 52% of gross revenues in the Third Quarter 2003 and Third Quarter 2002, respectively.

Apparel

Joe's. Joe's gross profit decreased from \$721,000 to \$712,000 in the Third Quarter 2003 from \$1,433,000 in the Third Quarter 2002, or a 50% decrease. Joe's gross margins decreased from 57% in the Third Quarter 2002 to 22% in the Third Quarter 2003. Joe's gross margins decreased primarily because JJJ sold the majority of its inventory to Itochu Corporation ("Itochu") for approximately \$1,000,000, which approximated the Company's carrying value. The sale of the inventory by JJJ was in connection with the Master Distribution and Licensing Agreement entered into between Joe's and Itocho on July 1, 2003. See Note 8 "Itochu Licensing and Distribution Agreement" and "Management's Discussion & Analysis--Recent Acquisitions" for further discussion of this licensing arrangement. In addition, during the Third Quarter of 2003, the Company reserved \$143,000 of second quality inventory in Japan. The reserve reduced gross margins by five percentage points. During the Third Quarter of 2003, the Company experienced a high level of returns due to production delays, which were caused partially by internal design delays and late product shipments from third party suppliers. As a result, Joe's gross margin was reduced by 12 percentage points.

IAA. IAA's gross profit increased by \$1,604,000 or 298% to \$2,142,000 in the Third Quarter 2003 from \$538,000 in the Third Quarter 2002. Approximately

50% of the gross profit increase is attributable to the acquisition of the Blue Concepts division on July 17, 2003. IAA's gross margins decreased from 20% in the Third Quarter 2002 to 15% in the Third Quarter 2003. The decrease is attributable to lower gross margins associated with sales of apparel products to American Eagle Outfitters, Inc. ("AEO"). During the Third Quarter 2003, AEO was IAA's largest customer. In conjunction with the purchase of the Blue Concepts division, IAA entered into a two-year, renewable supply agreement with the Azteca whereby IAA has the non-exclusive right to buy goods with a quaranteed 15% gross margin. See Note 9 "Blue Concepts Acquisition" and "Management's Discussion & Analysis--Recent Acquisitions" for further discussion of the Blue Concepts Acquisition. IAA also experienced lower gross margins because a higher percentage of its total sales in the Third Quarter 2003 consisted of second quality private label apparel products sold to discounters, which typically carry lower gross margins. Finally, during the Third Quarter 2003, IAA took a reserve against slow moving inventory which resulted in a one percentage point decrease in gross margin.

Selling, General and Administrative Expense

The Company incurred selling, general and administrative ("SG&A") expenses of \$5,228,000 in the Third Quarter 2003 compared to \$2,174,000 in the Third Quarter 2002, or an approximately 140% increase. The SG&A increase is largely a result of (1) an increase in expenditures to establish and market the Company's branded products, primarily IAA's Shago(R) and Fetish(R) apparel lines, (2) the hiring of (a) 30 employees as a result of the Blue Concepts acquisition and (b) other employees to support or facilitate increased sales, and (3) increased outside legal, accounting and other professional fees as a result of continued growth of the business during the Third Quarter 2003.

More specifically as discussed in greater detail below, the Company incurred (1) \$628,000 in the Third Quarter 2003 compared to no dollars spent in the Third Quarter 2002 to establish and market our branded products and (2) \$1,569,000 in the Third Quarter 2003 compared to \$690,000 in the Third Quarter 2002, or a 127% increase as result of hiring additional employees and wage increases and (3) \$301,000 in the Third Quarter 2003 compared to \$85,000 in the Third Quarter 2002, or a 254% increase, with respect to increased legal, accounting and other professional fees.

17

Accessory

Innovo. Innovo's SG&A expenses decreased from \$893,000 during the Third Quarter 2002 to \$737,000 in the Third Quarter 2003, or a 17% decrease. Employee wages increased from \$222,000 during the Third Quarter 2002 to \$315,000 in the Third Quarter 2003, or a 42% increase, as a result of hiring additional sales personnel instead of using outside sales representatives. Wage increases were offset by lower commission and royalty expenses. Commissions were lower due to a shift to using in-house sales staff instead of outsourcing sales to sales representatives, that work for sales commissions. Royalties were lower as a function of lower sales. Third Quarter 2003 commission expense declined to \$65,000 from \$110,000 in the Third Quarter 2002, or a 41% decrease. In addition, Third Quarter 2003 royalty expense decreased to \$32,000 from \$147,000 in Third Quarter 2002, or a 78% decrease. During the Third Quarter 2003, the Company also did not have expenditures on trade shows, whereas in the Third Quarter 2002 the Company spent \$22,000 on trade shows. In addition, as a result of increased quality and shipping control, charge-backs decreased from \$86,000 during the Third Quarter 2002 to \$3,000 during the Third Quarter 2003, or a decrease of 97%. Charge-backs are expenses the Company incurs as a result of shipping too little or defective product.

Apparel

Joe's Joe's SG&A expenses increased from \$785,000 during the Third Quarter 2002 to \$1,318,000 during the Third Quarter 2003, or a 68% increase. During the Third Quarter 2003 Joe's hired additional employees in order to expand its product lines from denim pants to include a full collection of pants and tops in various materials. Joe's expensed \$400,000 in employee wages during the Third Quarter 2003 compared to \$292,000 in the Third Quarter 2002. Other employee-related costs, such as insurance, employee training and contract labor increased 444% to \$84,000 in Third Quarter 2003 from \$16,000 in Third Quarter 2002. Joe's expensed \$142,000 during the Third Quarter 2003 compared to \$9,000 in Third Quarter 2002, or an increase of 1,478%, in legal and accounting fees, the majority of which was attributable to the license arrangement with Itochu. See "Note 8 - Itochu Licensing and Distribution Agreement" and "Management's Discussion & Analysis--Recent Acquisitions" for further discussion of the Itochu licensing arrangements.

Joe's further increased its expenditures on marketing and developing the Joe's and Joe's Jeans brands. Joe's markets its brands through participation in trade shows and advertising in national print publications. During the Third Quarter 2003 Joe's expended \$175,000 compared to \$92,000 in Third Quarter 2002, or a 90% increase, in marketing its brands at trade shows and samples, and advertising. Joe's advertising expenses also increased from \$25,000 in the Third Quarter 2002 to \$49,000 in the Third Quarter 2003, or a 96% increase.

IAA. IAA's SG&A increased from \$191,000 in the Third Quarter 2002 to \$2,459,000 in the Third Quarter 2003, or a 1,187% increase of which \$627,000, or 26%, of SG&A was a result of the expense incurred by IAA to market and promote its branded products. IAA expended during the Third Quarter 2003: (1) \$266,000 advertising expenses for primarily for billboards, photo shoots and national print publications, such as Vibe, Honey and Women's Wear Daily compared to none in the Third Quarter 2002 and (2) \$362,000 for the semi-annual trade show MAGIC held in Las Vegas Nevada and related launch expenses for the Fetish(R) apparel and accessory line and \$85,000 for samples of its apparel products compared to none in the Third Quarter 2002.

During the Third Quarter 2003, IAA had substantially higher employee costs associated with the expansion primarily of its branded products. Third Quarter 2003 employee wages increased to \$642,000 from \$94,000 in the Third Quarter 2002, or a 583% increase. Of the \$642,000 in total wages, \$431,000, or 67% was associated with employees working in the branded division with the balance associated with the private label division.

In addition, IAA's factoring expense incurred under its inventory and receivables based line of credit agreements with CIT Commercial Services increased as a result of increased sales. Factoring expenses increased from \$54,000 in the Third Quarter 2002 to \$124,000 in the Third Quarter 2003, or an increase of 130%. The Company pays CIT a fee to buy its receivables. During the Third Quarter of 2003 travel expense increased to \$143,000 from \$4,000, or 3,475% as a result of the larger employee base. During the Third Quarter of 2003 royalty expense increased to \$100,000 versus \$0 in the Third Quarter of 2002 as a result of the launch of Shago and Fetish branded products in Third Quarter 2003.

18

The balance of the approximate \$1,500,000 of additional SG&A for the Third Quarter 2003 is attributable to the growth of our business from IAA having net revenues of \$2,744,000 and seven employees in the Third Quarter 2002 to

\$14,285,000 net revenues and 75 employees in 2003.

Other

IGI. IGI, which reflects the corporate expenses of the Company and operates under the "other" segment, does not have revenues. For the Third Quarter 2003, IGI's expenses, excluding interest, depreciation and amortization, increased from \$298,000 in Third Quarter 2002 to \$688,000, or an approximately 131% increase. IGI's management level wages increased from \$57,000 in the Third Quarter 2002 to \$212,000 in the Third Quarter 2003, or a 272% increase, primarily as a result of hiring additional management level employees including the Company's new Chief Financial Officer and the Company's new Chief Operating Officer, in order to provide the infrastructure necessary to handle the Company's growth. Legal, accounting and professional fees in the Third Quarter 2003 were \$158,000 compared to \$79,000 in the Second Quarter 2002, as a result of our activities during the Third Quarter 2003, such as the license agreement with Itochu. Finally, during the Third Quarter of 2003, with the increasing size of the Company, insurance expense increased to \$74,000 from \$29,000 in the Third Quarter of 2002, or an increase of 155% and investor relations expense increased to \$68,000 in the Third Quarter of 2003 compared to \$41,000 in the Third Quarter of 2002, or an increase of 66%.

LMI. LMI's Third Quarter 2003 SG&A expense increased from \$7,000 in the Third Quarter 2002 to \$26,000, or an increase of 271%, primarily due to \$22,000 of expenses incurred to maintain and operate the Company's former manufacturing facility and headquarters located in Springfield, TN, which is now partially leased to third party tenants. The balance of the \$4,000\$ was spent by LMI on Tennessee property taxes.

IRI. During the Third Quarters of 2002 and 2003, IRI did not have any SG&A expense.

Depreciation and Amortization Expenses

Depreciation and amortization expenses for the Company increased from \$62,000 in the Third Quarter 2002 to \$723,000 in the Third Quarter 2003, or a 1,066% increase. The increase is primarily attributable to (1) the depreciation and amortization associated with the purchase of the Blue Concepts division and (2) and the purchase of a booth for the tradeshow MAGIC. More specifically, in connection with the Blue Concepts acquisition in Third Quarter 2003, the Company amortized \$589,000 of the intangible assets based upon the fair value of (a) the majority of the gross profit associated with existing purchase orders at closing, (b) the non-compete provisions contained in the asset purchase agreement for the purchase of Blue Concepts and (c) the intangible value of the customer list obtained. The Company also depreciated \$50,000 of the expense related to the purchase of the booth for the MAGIC tradeshow. The remaining depreciation and amortization expense of \$84,000 is due to (i) deprecation of \$19,000 in connection with the Springfield, TN facility and related leasehold improvements, (ii) amortization of \$12,000 in connection with the licensing rights to the Joe's Jeans trademarks acquired on February 7, 2001, (iii) amortization of \$30,000 from the purchase of the Knit Division from Azteca on August 24, 2001, and (iv) depreciation of \$23,000 related to small operational assets such as furniture, fixtures, machinery and software.

Interest Expense

The Company's combined interest expense for the Third Quarter 2003 was \$403,000 compared to \$164,000 for the Third Quarter 2002, or a 146% increase. The Company's interest expense is primarily associated with: (i) \$181,000 of interest expense from our factoring and inventory lines of credit from CIT Commercial Services, Inc. ("CIT") used to help support our working capital increases; (ii) \$48,000 of interest expense from the knit acquisition purchase

notes totaling \$3,600,000 issued in connection with the purchase of the knit division from Azteca Productions Int'l; (iii) \$10,000 of interest expense from two loans of \$250,000 each provided by Marc Crossman, the Company's Chief Financial Officer, to the Company on February 7, 2003 and February 13, 2003; (iv) \$9,000 of interest expense from a \$490,000 mortgage on the Company's former manufacturing facility and headquarters in Springfield, TN; and (v) \$155,000 of interest expense incurred as a result of the \$21,800,000 convertible note issued as a part of the purchase of the Blue Concepts acquisition. See "Management's Discussion

19

and Analysis of Financial Condition and Results of Operations--Liquidity and Capital Resources" for a further discussion of these financing arrangements.

Other Income

The Company had other income net of other expenses of \$173,000 in the Third Quarter 2003 compared to other income net of other expenses of \$88,000 in Third Quarter 2002, representing an increase of 97%.

IRI. Other income for the Third Quarter 2003, includes \$85,000 of income from a quarterly sub-asset management fee that IRI receives pursuant to a sub-asset management agreement entered into on April 5, 2002 ("Sub-Asset Management Agreement") in connection with the acquisition by IRI of a 30% limited partnership interest in 22 separate limited partnerships, which acquired 28 apartment complexes at various locations throughout the United States ("Limited Partnership Real Estate Acquisition"). Part of the consideration accepted by the sellers in the Limited Partnership Real Estate Acquisition was 195,000 shares of the Company's \$100 Redeemable 8% Cumulative Preferred Stock, Series A (the "Series A Preferred Stock"). The Company is not entitled to any cash flow or proceeds from the sales of the properties until all shares of the Series A Preferred Stock have been redeemed. Until such time, the Company only receives the quarterly sub-asset management fee. In the Third Quarter 2002, IRI generated \$88,000 of income from the sub-asset management fee.

Joe's and LMI. Additionally, the Company had \$104,000 of other income from Joe's during the Third Quarter 2003 versus no other income in the Third Quarter 2002. The vast majority of Joe's other income was unrealized Japanese currency translation income of \$100,000. Offsetting a portion of other income was net rental expenses of \$9,000 from tenants who are occupying the Company's former manufacturing facility located in Springfield, TN.

Net Income

The Company generated a net loss of \$2,312,000 for the Third Quarter 2003 compared to net income of \$820,000 for the Third Quarter 2002. The net loss for the Third Quarter 2003 versus net income for the Third Quarter 2002 is largely the result of (1) lower gross margins; (2) increased employee wages of \$879,000; (2) increased advertising, marketing and related costs of \$628,000 incurred in order to market and launch the Shago(R) by Bow Wow and Fetish(R) by Eve brands; (3) significant increases in legal, accounting, and other professional fees and insurance of \$264,000; (4) an increase in interest expense of \$155,000 and depreciation and amortization costs of \$589,000 associated with the acquisition of the Blue Concepts division from Azteca Production International, Inc., an affiliate of the Company during the Third Quarter 2003 as discussed in greater detail above.

Comparison of Nine Months Ended August 30, 2003 to Nine Months Ended August 31, 2002

Overview

We increased our net sales by \$25,615,000 from \$20,219,000 during the first nine months of 2002 to \$45,834,000 during the first nine months of fiscal 2003, or an increase of 127%. Although we increased our net sales by 127%, we generated a net loss of \$2,524,000 during the first nine months of 2003 compared to net income of \$531,000 during the first nine months of 2002. The primary reasons for our \$2,524,000 net loss are due to the following factors:

- o Lower gross margins;
- o Increased employee wages of \$1,921,000;
- o Advertising, marketing and related costs of \$759,000 incurred in order to market and launch the Shago(R) by Bow Wow and Fetish(R) by Eve;
- o Significant increases in legal, accounting, and other professional fees and insurance of \$733,000; and

20

o Increase in interest expense of \$155,000 and depreciation and amortization costs of \$589,000 associated with the acquisition of the Blue Concepts division from Azteca Production International, Inc., an affiliate of the Company.

In connection with our discussion of the results of our operations for the first nine months of fiscal 2003 compared to the first nine months of fiscal 2002 below, we have explained in greater detail the reasons for the net loss incurred in the first nine months of fiscal 2003.

Reportable Segments

See "Management's Discussion & Analysis - Comparison of Three Months Ended August 30, 2003 ("Third Quarter 2003") to Three Months Ended August 31, 2002 ("Third Quarter 2002")" for further discussion regarding the Company's Reportable Segments.

The following table sets forth certain statement of operations data by segment for the periods indicated (in thousands):

Nine Months Ended				
08/30/03	Accessories	Apparel	Other (A)	Total
	(in thous	ands)		
Net Revenues	\$ 10,329	\$ 35,505	\$	\$ 45,834
Gross Profit	2,632	7 , 927		10,559
Depreciation & Amortization	21	793	73	887
Interest Expense	166	564	40	770
Nine Months Ended				
08/31/02	Accessories	Apparel	Other (A)	Total
	(in thous	 ands)		
Net Revenues	\$ 9,261	\$ 10 , 958	\$	\$ 20,219
Gross Profit	2,489	3,860	1	6,350
Depreciation & Amortization	15	132	31	178

Interest Expense 84 248 50 382

Nine Months Ended 08/30/03 to 08/31/02	Access	ories	App	parel	Other (A)			
	\$ Change	% Change	\$ Change	% Change	\$ Change	% Change		
		(in thousa	 nds)					
Net Revenues	\$ 1 , 068	12%	\$24 , 547	224%	\$	N/A		
Gross Profit	143	6	4,067	105	(1)	N/A		
Depreciation & Amortization	6	40	661	N/A	42	135		
Interest Expense	82	98	316	127	(10)	(20)		

(A) Other includes corporate expenses and assets and expenses related to real estate operations.

Net Revenues

Net revenues for the nine months ended August 30, 3003 increased to \$45,834,000 from \$20,219,000 for the nine months ended August 31, 3002, or an increase of 127%. The primary reasons for the increase in our net revenues were due: (i) to increased sales to our private label customers in both the apparel and accessories segments; (ii) growth in Joe's and Joe's Jeans branded apparel products; and (iii) growth in sales of our craft products. Craft products primarily consist of canvas and denim totebags, canvas adult aprons and children's aprons, and backpacks. These craft products are part of the major product category in an estimated \$12 billion craft industry with items sold through major retailers such as Wal-Mart, Michael's, AC Moore and Joanne's. Accessory products consist of such items as handbags, hats and other apparel accessories that accompany and complement the apparel products.

21

Accessory

Innovo. The Company's accessory segment had net revenues of \$10,329,000 in the first nine months of fiscal 2003 compared to \$9,261,000 in the first nine months of fiscal 2002, or a 12% increase. The 12% increase is primarily a result of increased sales of its private label accessory products. More specifically, gross sales to private label customers increased 104% from \$1,636,000 in the first nine months of fiscal 2002 to \$3,339,000 in the first nine months of fiscal 2003. Innovo's gross revenue from its craft business was up 10% from \$3,791,000 in the first nine months of 2002 to \$4,166,000 in the first nine months of fiscal 2003. This increase was a result of demand from the vast majority of our traditional craft customers. In the first nine months of fiscal 2003 gross sales of branded accessory product decreased by 20% to \$2,782,000 versus the year ago period. The primary reasons for the decrease in the gross revenues of Innovo's branded accessory products was a reduction in: (i) our customer's buying plans; (ii) slower sales of junior accessories to most of our customers, which occurred primarily in sales to department stores, such as May Co. and Dillard's, and specialty retail customers.

Apparel

Joe's. Joe's had net revenues of \$7,986,000 during the first nine months of fiscal 2003 compared to \$5,957,000 in the first nine months of fiscal 2002, or an increase of 34%. Joe's net revenues from sales in the United States for

the First nine months of fiscal 2003 were \$4,476,000 compared to \$3,383,000 in the First nine months of fiscal 2002, or a 32% increase. The balance of Joe's net revenues from the First nine months of fiscal 2003 of \$3,511,000 are attributable to international sales from Joe's subsidiary, Joe's Jeans Japan, Inc. ("JJJ") in Japan and sales to international distributors located in Canada, France, England, Australia and Norway. Joe's international net revenue of \$3,511,000 in the first nine months of fiscal 2003 increased by 36% compared to Joe's international net revenue of \$2,574,000 in the first nine months of fiscal 2002. The increase in both U.S. and international net revenue is attributable to growing brand awareness of the "Joe's" and "Joe's Jeans" brands, which we believe is a result of our continued marketing efforts. In addition, international revenues benefited from the sale of the majority of it first quality inventory in Joe's subsidiary Jeans Japan, Inc. to Itochu for approximately \$1,000,000 pursuant to the licensing and distribution agreement with Itochu. In the first nine months of fiscal 2003 our marketing expenses for the products sold by Joe's increased by 160% compared to the First nine months of fiscal 2002, as we discuss in further detail below. Towards the end of the first nine months of fiscal of 2003, Joe's commenced shipping an expanded collection, which includes not only pants in different fabrications other than denim, but also tops such as shirts and jackets.

IAA. IAA segregates its operations between two divisions: private label and branded products. IAA generated net revenues of \$27,519,000 during the First nine months of fiscal 2003 compared to \$5,000,000 in the First nine months of fiscal 2002, an increase of approximately 450%. IAA's significant increase in net revenues is attributable to a substantial increase in sales by IAA's private label division. Of the \$27,519,000 of net revenue, \$26,235,000, or 95% was attributable to IAA's private label division. The increase is a result of sales from the Blue Concepts acquisition and increased sales to Target under the Mossimo label. See Note 9 "Blue Concepts Acquisition" and "Management's Discussion & Analysis—Recent Acquisitions" for further discussion of the Blue Concepts acquisition.

IAA's branded division is comprised of three branded product lines: Shago(R) by Bow Wow, Fetish(R) by Eve and Hot Wheels(R) by Mattel. Is all of the net revenue attributable to Shago(R). During the first nine months of fiscal 2003, IAA's branded division only shipped its Shago(R) apparel product line. Shago(R) apparel products were shipped to retail department stores and clothing boutiques in the United States. We commenced shipping apparel products under the Fetish(R) apparel product line in September 2003 to retail department stores and clothing boutiques in the United States. Although we can provide no assurance, we expect to begin shipping apparel products under the Hot Wheels(R) licensed brand during the First Quarter of 2004.

Gross Margin

The Company's gross profit increased by \$4,209,000 to \$10,558,000 in the first nine months of fiscal 2003 from \$6,349,000 in the first nine months of fiscal 2002, an increase of 66%. The Company's gross margin decreased

22

to 23% in the first nine months of fiscal 2003 compared to 31% in the first nine months of fiscal 2002. The decline was primarily attributable to a higher percentage of our total sales coming from our private label accessory and apparel products and our craft products. Our private label accessory and apparel products represented approximately 51% of our total sales during the first nine months of fiscal 2002 compared to 71% of our total sales during the first nine months of fiscal 2003. Our private label apparel and accessory and craft products provide a lower gross margin compared to our branded products sold to

retailers and distributors. Additionally, during the First nine months of fiscal 2003, the Company wrote down out of season inventory in the IAA division and second quality inventory in the Joe's division. In aggregate, the reserves lowered the Company's gross margin by one percentage point.

Accessory

Innovo. Innovo's gross profit increased by \$143,000 to \$2,632,000 in the first nine months of fiscal 2003 from \$2,489,000 in the first nine months of fiscal 2002, a increase of 6%. Innovo's gross margin is a function of its product mix (private label, crafts and branded accessory products) for a given period. For the reasons stated above, Innovo's branded accessory products have traditionally experienced higher gross margins than its craft and private label accessory products. Innovo's gross margin decreased from approximately 27% in the first nine months of fiscal 2002 to 25% in the first nine months of fiscal 2003 because of an increase in Innovo's net revenue consisting of sales of its private label and crafts accessory products. Innovo's private label and craft accessory product sales represented 73% compared to 60% of gross revenues in the first nine months of fiscal 2003, respectively.

Apparel

Joe's. Joe's gross profit increased by \$504,000 to \$3,386,000 in the first nine months of fiscal 2003 from \$2,882,000 in the First nine months of fiscal 2002, an increase of 17%. Joe's gross margins decreased from 48% in the first nine months of fiscal 2002 to 42% in the First nine months of fiscal 2003. Joe's gross margins decreased primarily because JJJ sold the majority of its inventory to Itochu Corporation ("Itochu") for approximately \$1,000,000, which approximated the Company's carrying value. The sale of the inventory by JJJ was in connection with the Master Distribution and Licensing Agreement entered into between Joe's and Itocho on July 1, 2003. See Note 7 "Equity Issuance" and "Management's Discussion & Analysis--Recent Acquisitions" for further discussion of this licensing arrangement. In addition, during the first nine months of fiscal of 2003, the Company took a reserve of \$143,000 against second quality inventory in Japan. The reserve reduced gross margins by two percentage points. During the first nine months of fiscal of 2003, the Company experienced a high level of returns due to late shipments which were caused partially by internal design delays and late product shipments from third party suppliers. As a result of the returns, Joe's gross margin was reduced by 10 percentage points.

IAA. IAA's gross profit increased by \$3,562,000 to \$4,540,000 in the first nine months of fiscal 2003 from \$978,000 in the first nine months of fiscal 2002, an increase of 364%. IAA's gross margins decreased from 20% in the first nine months of fiscal 2002 to 16% in the first nine months of fiscal 2003. The decrease is attributable to lower gross margins associated with sales of apparel products to American Eagle Outfitters, Inc. ("AEO"). For the first nine months of fiscal 2003, AEO was IAA's third largest customer. In conjunction with the purchase of the Blue Concepts division, IAA entered into a two-year, renewable supply agreement with the Azteca whereby IAA has the non-exclusive right to buy goods with a guaranteed 15% gross margin. See Note 9 "Blue Concepts Acquisition" and "Management's Discussion & Analysis--Recent Acquisitions" for further discussion of the Blue Concepts Acquisition. IAA also experienced lower gross margins because a higher percentage of its total sales in the First nine months of fiscal 2003 consisted of second quality private label apparel products sold to discounters, which typically carry lower gross margins. Finally, during the first nine months of fiscal 2003, IAA took a reserve against slow moving inventory which had the effect of reducing gross margins by one percentage point.

Selling, General and Administrative Expense

The Company incurred selling, general and administrative ("SG&A") expenses of \$11,658,000 in the first nine months of fiscal 2003 compared to \$5,216,000 in the first nine months of fiscal 2002, or an approximately 124% increase. The SG&A increase is largely a result of (1) an increase in expenditures to establish and market our branded products, primarily IAA's Shago(R) and Fetish(R) apparel lines, (2) the hiring of (a) 30 employees as a result

23

of the Blue Concepts acquisition and (b) employees to support the increased sales of Innovo, IAA and Joe's, and (3) increased outside legal, accounting and other professional fees as a result of continued growth of the business during the first nine months of fiscal 2003.

More specifically as discussed in greater detail below, the Company spent (1) \$759,000 in the first nine months of fiscal 2003 compared to no dollars spent in the first nine months of fiscal 2002 to establish and market our branded products and (2) \$3,615,000 in the first nine months of fiscal 2003 compared to \$1,695,000 in the first nine months of fiscal 2002, or a 113% increase as result of hiring additional employees and wage increases (3) \$950,000 in the first nine months of fiscal 2003 compared to \$308,000 in the first nine months of fiscal 2002, or a 208% increase, with respect to increased legal, accounting and other professional fees.

Accessory

Innovo. Innovo's SG&A expenses increased from \$1,966,000 during the First nine months of fiscal 2002 to \$2,192,000 in the First nine months of fiscal 2003, or a 11% increase. Employee wages increased from \$577,000 during the first nine months of fiscal 2002 to \$902,000 in the first nine months of fiscal 2003, or a 56% increase, as a result of hiring additional sales personnel instead of using outside sales representatives. Wage expense increases were offset by lower commission and royalty expenses. Commission expense was lower due to a shift to using in-house sales staff instead of outsourcing sales to sales representatives, which work for sales commissions. During the first nine months of fiscal 2003 commission expense declined to \$131,000 from \$227,000 in the First nine months of fiscal 2002, or a 42% decrease.

Apparel

Joe's. Joe's SG&A expenses increased from \$1,831,000 during the first nine months of fiscal 2002 to \$3,950,000 during the First nine months of fiscal 2003, or a 116% increase, primarily as a result of: (i) increased hiring of employees in order to expand its product lines from denim pants to include a full collection of pants and tops in various materials; (ii) and severance payments and professional fees incurred in connection with the licensing arrangements with Itochu. Joe's paid \$274,000 in severance to certain employees in Japan in connection with the Itochu Licensing and Distribution Agreement compared to \$0 paid in the first nine months of fiscal 2002. Joe's paid \$294,000 during the First nine months of fiscal 2003 compared to \$26,000 in first nine months of fiscal 2002, or an increase of 1,031%, in legal and accounting fees, the vast majority of which was attributable to the license arrangements with Itochu. Joe's paid \$1,191,000 in employee wages during the first nine months of fiscal 2003 compared to \$592,000 in the first nine months of fiscal 2002, or an increase of 101%.. See "Note 8 - Itochu Licensing and Distribution Agreement" and "Management's Discussion & Analysis--Recent Acquisitions" for further discussion of the Itochu licensing arrangements.

Joe's further increased its expenditures on marketing and developing the Joe's and Joe's Jeans brands. Joe's markets its brands through participation in

trade shows and advertising in national print publications. During the first nine months of fiscal 2003 Joe's spent \$221,000 compared to \$125,000 in first nine months of fiscal 2002, or a 77% increase, in marketing its brands at trade shows. Joe's advertising expenses also increased from \$102,000 in the first nine months of fiscal 2002 to \$266,000 in the first nine months of fiscal 2003, or a 161% increase. Joe's sample expenses that it incurs to develop its products also increased from \$55,000 in the first nine months of fiscal 2002 to \$183,000 in the first nine months of fiscal 2002 to \$183,000 in

IAA. IAA's SG&A increased from \$468,000 in the first nine months of fiscal 2002 to \$3,639,000 in the First nine months of fiscal 2003, or a 678% increase. \$759,000 or 21% of the SG&A increase is a result of the expense incurred by IAA to market and promote its branded products. IAA spent during the first nine months of fiscal 2003: (1) \$301,000 on advertising expenses primarily for billboards, photo shoots and national print publications, such as Vibe, Honey and Women's Wear Daily compared to \$0 in the first nine months of fiscal 2002 and (2) \$458,000 for the semi-annual trade show MAGIC held in Las Vegas Nevada and related launch expenses for the Fetish(R) apparel and accessory line and (3) \$125,000 for samples of its apparel products compared to \$2,000 in the first nine months of fiscal 2002.

During the first nine months of fiscal 2003, IAA had substantially higher employee costs primarily

24

associated with the expansion of its branded products and with employees acquired in connection with the acquisition of Blue Concepts. During the first nine months of fiscal 2003 employee wages increased to \$1,030,000 from \$352,000 in the First nine months of fiscal 2002, or a 193% increase.

In addition, IAA factoring expense incurred under its inventory and receivables based line of credit agreements with CIT Commercial Services increased as a result of increased sales. Factoring expenses increased from \$75,000 in the first nine months of fiscal 2002 to \$288,000 in the first nine months of fiscal 2003, or an increase of 284%. The Company pays CIT a fee to buy its receivables. During the first nine months of fiscal of 2003 travel expense increased to \$249,000 from \$13,000, or 1,815% as a result of the larger employee base. During the first nine months of fiscal of 2003 royalty expense increased to \$160,000 versus \$0 in the first nine months of fiscal of 2002 as a result of the launch of its branded products in 2003.

Other

IGI. IGI, which reflects the corporate expenses of the Company and operates under the "other" segment does not have revenues. For the first nine months of fiscal 2003, IGI's expenses, excluding interest, depreciation and amortization, increased from \$907,000 in first nine months of fiscal 2002 to \$1,826,000, or a 101% increase. IGI's wages increased from \$173,000 in the first nine months of fiscal 2002 to \$492,000 in the first nine months of fiscal 2003, or a 184% increase. During the first nine months of fiscal 2003 the Company hired additional management level employees, including the Company's new Chief Financial Officer and the Company's new Chief Operating Officer, in order to provide the infrastructure necessary to handle the Company's growth. Legal, accounting and professional fees in the first nine months of fiscal 2003 were \$611,000 compared to \$235,000 in the first nine months of fiscal 2002, or an increase of 160%, as a result of the growing size of the company. Also a result of the increasing size of the company, insurance expense increased to \$184,000 in the first nine months of fiscal 2003 from \$98,000 in the first nine months of fiscal of 2002, or an increase of 88%.

LMI. LMI's first nine months of fiscal 2003 SG&A expense increased from \$19,000 in the first nine months of fiscal 2002 to \$45,000, or an increase of 137%, primarily due \$30,000 of expenses incurred to maintain and operate the Company's former manufacturing facility and headquarters located in Springfield, TN, which is now partially leased to third party tenants. The balance of \$15,000 was spent by LMI on miscellaneous expenses and Tennessee property taxes.

IRI. During the first nine months of fiscals of 2003, IRI's SG&A expense decreased to \$7,000 from \$25,000 during the first nine months of fiscal 2002, or a decrease of 72%. The majority of IRI's SG&A expense in both periods was primarily legal and accounting fees.

Depreciation and Amortization Expenses

Depreciation and amortization expenses for the Company increased from \$178,000 in the First nine months of fiscal 2002 to \$887,000 in the First nine months of fiscal 2003, or a 398% increase. The increase is primarily attributable to (1) the depreciation and amortization associated with the purchase of the Blue Concepts division and (2) and the purchase of a booth for the tradeshow MAGIC. More specifically, in connection with the Blue Concepts acquisition in first nine months of fiscal 2003, the Company amortized \$589,000 for amortization of the intangible assets based upon the fair value of (a) the majority of the gross profit associated with existing purchase orders at closing, (b) the non-compete provisions contained in the asset purchase agreement for the purchase of Blue Concepts and (c) the intangible value of the customer list obtained. The Company also depreciated \$50,000 of the expense related to the purchase of the booth for the MAGIC tradeshow. The remaining depreciation and amortization expense of \$248,000 is due to (i) deprecation of \$56,000 in connection with the Springfield, TN facility and related leasehold improvements, (ii) amortization of \$36,000 in connection with the licensing rights to the Joe's Jeans trademarks acquired on February 7, 2001(iii) amortization of \$90,000 from the purchase of the Knit Division from Azteca on August 24, 2001, and (iv) depreciation of \$66,000 related to small operational assets such as furniture, fixtures, machinery and software.

25

Interest Expense

The Company's combined interest expense for the first nine months of fiscal 2003 was \$770,000 compared to \$382,000 for the First nine months of fiscal 2002, an increase of 102%. The Company's interest expense is primarily associated with (1) \$420,000 of interest expense from our factoring and inventory lines of credit from CIT Commercial Services, Inc. ("CIT") used to help support our working capital increases, (2) \$154,000 of interest expense from the knit acquisition purchase notes totaling \$3,600,000 issued in connection with the purchase of the knit division from Azteca Productions Int'l, (3) \$20,000 of interest expense from two loans of \$250,000 each provided by Marc Crossman, the Company's Chief Financial Officer, to the Company on February 7, 2003 and February 13, 2003, (4) \$21,000 of interest expense from a \$490,000 mortgage on the Company's former manufacturing facility and headquarters in Springfield, TN, and (5) \$155,000 of interest expense incurred as a result of the \$21,800,000 convertible note issued as a part of the purchase of the Blue Concepts acquisition. See "Management's Discussion and Analysis of Financial Condition and Results of Operations--Liquidity and Capital Resources" for a further discussion of these financing arrangements.

Other Income

The Company had other income net of other expenses of \$309,000 in the First nine months of fiscal 2003 compared to other income net of other expenses of \$107,000 in First nine months of fiscal 2002, representing an increase of 189%.

IRI. Other income for the first nine months of fiscal 2003, includes \$244,000 of income from a sub-asset management fee that IRI receives pursuant to a sub-asset management agreement entered into on April 5, 2002 ("Sub-Asset Management Agreement") in connection with the acquisition by IRI of a 30% limited partnership interest in 22 separate limited partnerships, which acquired 28 apartment complexes at various locations throughout the United States ("Limited Partnership Real Estate Acquisition"). Part of the consideration accepted by the sellers in the Limited Partnership Real Estate Acquisition was 195,000 shares of the Company's \$100 Redeemable 8% Cumulative Preferred Stock, Series A (the "Series A Preferred Stock"). The Company is not entitled to any cash flow or proceeds from the sales of the properties until all shares of the Series A Preferred Stock have been redeemed. Until such time, the Company only receives the quarterly sub-asset management fee. In the first nine months of fiscal 2002, IRI generated \$88,000 of income from the sub-asset management fee.

Joe's and LMI. Additionally, the Company had \$81,000 of other income from Joe's during the first nine months of fiscal 2003 versus \$0 other income in the First nine months of fiscal 2002. The vast majority of Joe's other income was unrealized Japanese currency translation income of \$74,000. Offsetting a portion of other income was rental expense, net of rental income, of \$27,000 from tenants who are occupying the Company's former manufacturing facility located in Springfield, TN.

Net Income

The Company generated a net loss of \$2,524,000 for the First nine months of fiscal 2003 compared to net income of \$531,000 for the First nine months of fiscal 2002. The net loss for the First nine months of fiscal 2003 versus net income for the First nine months of fiscal 2002 is largely the result of (1) lower gross margins; (2) increased employee wages of \$1,921,000; (2) increased advertising, marketing and related costs of \$759,000 incurred in order to market and launch the Shago(R) by Bow Wow and Fetish(R) by Eve brands; (3) significant increases in legal, accounting, and other professional fees and insurance of \$733,000; (4) an increase in interest expense of \$155,000 and depreciation and amortization costs of \$589,000 associated with the acquisition of the Blue Concepts division from Azteca Production International, Inc., an affiliate of the Company during the First nine months of fiscal 2003 as discussed in greater detail above.

Liquidity and Capital Resources

The Company's primary sources of liquidity are cash flows from operations, trade payables credit from vendors and related parties and borrowings from the factoring of accounts receivables and borrowing against inventory.

26

Cash used for operating activities during the nine months ended August 30, 2003 was \$7,615,000 compared to cash provided by operating activities of \$582,000 during the nine months ended August 31, 2002. During the period, the Company used cash to purchase inventory, reduce related party payables and fund operating expenses. Cash used in operating activities combined with cash used in investing activities and repayment of debt was offset by cash generated through a related party borrowing of \$500,000 and the proceeds from four equity issuances providing net proceeds of \$9,906,213. During the period, the Company

generated \$2,188,000 of cash versus a use of cash of \$292,000 in the year ago period.

The Company is dependent on credit arrangements with suppliers and factoring and inventory based lines of credit agreements for working capital needs. From time to time, the Company has obtained short-term working capital loans from senior members of management and from members of the Board of Directors, and conducted equity financing through private placements.

The Company relied on the following primary sources to fund operations during the Third Ouarter 2003:

- A financing and inventory based line of credit agreements with CIT Commercial Services, a unit of CIT Group, Inc. ("CIT")
- Cash balances
- Trade payables credit with its domestic and international suppliers
- Trade payables credit from related parties
- Two equity financings through private placements

On June 1, 2001, the Company, through its three main operating subsidiaries, Joe's, Innovo, and IAA, entered into a financing agreement with CIT for the factoring of the Company's accounts receivables. Pursuant to the terms of the agreements the Company, at its option, can sell its accounts receivables to CIT for factoring and then borrow up to 85% of the amount CIT factors against the receivables on a non-recourse basis, provided that CIT approves such accounts receivable in advance. The Company may at its option also factor non-approved receivables on a recourse basis. The Company continues to be obligated in the event of product defects and other disputes, unrelated to the credit worthiness of the customer. The agreements called for a 0.8% factoring fee on accounts factored with CIT and a per annum interest rate equal to the greater of the Chase prime rate plus 0.25% on funds borrowed against the factored receivables or 6% per annum.

In August 2002, Joe's and Innovo entered into inventory and security agreements with CIT which establised inventory based lines of credit for Joe's and Innovo. According to the terms of the inventory security agreements, amounts loaned against certain eligible inventory were to bear an interest rate equal to the greater of the Chase prime rate plus 25% or 6.0% per annum. Under these agreements, the Company was restricted in regards to how much CIT will loan against the inventory. The restrictions limited the amount Joe's and Innovo could borrow against its inventory at \$400,000 for each subsidiary.

On or about June 10, 2003, the Company amended its existing financing facilities, to be effective as of April 11, 2003, with CIT Commercial Services ("CIT"), a unit of CIT Group, Inc. The Company amended the original inventory service agreements by removing the fixed caps on its inventory based line for Joe's and Innovo thereon allowing the Company to borrow up to 50% of the value of certain eligible inventory calculated on the basis of the lower of cost or market, with cost calculated on a first-in-first out basis. As part of the refinancing, the Company's IAA subsidiary agreement entered into an inventory based line of credit with CIT based on the same terms as the amended agreements between CIT and Joe's and Innovo because IAA did not previously have an inventory based line of credit. With respect to all the factoring agreements between the Company and CIT, the factoring rate that the Company pays to CIT for factoring accounts receivable on which the Company bears some or all of the credit risk was lowered to 0.4% and the interest rate associated with borrowings both under the inventory lines and factored accounts receivable were reduced to the Chase prime rate. The Company has also established a letter of credit

facility with CIT.

Based on the Company's anticipated internal growth in 2003, the Company believes that it has the working capital resources necessary to meet the operational needs associated with such growth in the next twelve months. During the Third Quarter 2003, the Company raised additional working capital through two equity financings. The

27

Company believes that with the equity financing and the amended financing agreements with CIT, it has addressed its short-term working capital needs. See "Management's Discussion and Analysis on Financial Results and Operational Conditions--Equity Financing."

However, if the Company grows beyond its current anticipated expectations, the Company believes that it might be necessary to obtain additional working capital through debt or equity financing. The Company believes that any additional capital, to the extent needed, could be obtained from the sale of equity securities or short-term working capital loans. There can be no assurance that this or other financing will be available if needed. The inability of the Company to be able to fulfill any interim working capital requirements would force the Company to constrict its operations. The Company believes that the relatively moderate rate of inflation over the past few years has not had a significant impact on the Company's revenues or profitability.

Equity Financings

During the third quarter ended August 30, 2003, the Company consummated two private placements of its common stock to a limited number of "accredited investors" pursuant to Rule 506 of Regulation D under the Securities Act of 1933, as amended (the "Securities Act"), resulting in net proceeds of \$9,343,075, after all commissions and expenses (including legal and accounting) to the Company. The first private placement, completed on July 1, 2003 to 34 accredited investors raised net proceeds of \$8,750,922 at \$3.33 per share. The Company issued 2,835,481 shares ("I Shares") as a result of the first private placement, which resulted in an 18.6% increase in our shares of common stock outstanding prior to this issuance. Sanders Morris Harris, Inc. ("SMH") acted as the placement agent on a best efforts basis for the first private placement ("SMH Placement"). In consideration of the services rendered by SMH, SMH was paid 7% of the gross proceeds, plus expenses, for a total of \$690,929.64, and also received a five year warrant entitling SMH to purchase 300,000 shares of common stock at \$4.50 per share which is exercisable on January 1, 2004. The second placement was completed on August 29, 2003, and raised net proceeds of \$591,875 at \$3.62 per share. The Company issued 175,000 shares ("II Shares" and together with the I Shares the "I and II Shares") to 5 accredited investors as a result of the second private placement. Pacific Summit Securities, Inc. ("PSS") acted as the placement agent on a best efforts basis for the second private placement ("PSS Placement"). In consideration of the services rendered by PSS, PSS was paid 6% of gross proceeds, plus expenses, for a total of \$41,625, and also received a warrant entitling PSS to purchase 17,500 shares of the Company's common stock at \$3.62 per share which is exercisable on January 1, 2004. Each of the warrants issued to SMH and PSS includes a cashless exercise option, pursuant to which the holder thereof can exercise the warrant without paying the exercise price in cash. If the holder elects to use this cashless exercise option, it will receive a fewer number our shares than it would have received if the exercise price were paid in cash. The number of shares of common stock a holder of the warrant would receive in connection with a cashless exercise is determined in accordance with a formula set forth in the applicable warrant. The Company intends to use the proceeds from the transaction for general corporate

purposes.

The buyers of the I and II Shares have represented to the Company that they purchased the I and II Shares for their own account, with the intention of holding the I and II Shares for investment and not with the intention of participating, directly or indirectly, in any resale or distribution of the I and II Shares. The I and II Shares were offered and sold to the buyers in reliance upon Regulation D, which provides an exemption from registration under Section 4(2) of the 1933 Act. Each buyer has represented to the Company that he or she is an "Accredited Investor," as that term is defined in Rule 501(a) of Regulation D under said Act.

Short-Term Debt

Crossman Loan

On February 7, 2003 and on February 13, 2003, the Company entered into a loan agreement with Marc Crossman, then a member of the Company's Board of Directors and now also the Company's Chief Financial Officer. The loan was funded in two phrases of \$250,000 each on February 7, 2003 and February 13, 2003 for an aggregate loan value of \$500,000. In the event of default, each loan is collateralized by 125,000 shares of the Company's common stock as well as a general unsecured claim on the assets of the Company, subordinate to

28

existing lenders. Each loan matures six months and one day from the date of its respective funding, at which point the principal amount loaned and any unpaid accrued interest is due and payable in full without demand. The loan carries an 8% annualized interest rate with interest payable in equal monthly installments. The loan may be repaid by the Company at any time during the term of the loan without penalty. Further, the Company has the option to extend the term of the loan for an additional period of six months and one day at anytime before maturity. The disinterested directors of the Company approved the loan from Mr. Crossman. As of August 30, 2003 and prior to the maturity of the loan, the Company elected to extend the term of the loan for an additional period of six months and one day.

On August 30, 2003, the Company amended its financing agreements with CIT. At end of the Third Quarter 2003, the Company had a loan balance with CIT of \$5,757,000 all of which was collateralized against non- recourse factored receivables. See "Management's Discussion and Analysis of Financial Condition and Results of Operations--Liquidity and Capital Resources" for further discussion of the Company's financing agreements with CIT.

Long-Term Debt

Long-term debt consists of the following (in thousands):

The first mortgage loan, held by First Independent Bank of Gallatin, is collateralized by a first deed of trust on real property in Springfield, TN (with a carrying value of \$1,151,000 at August 30, 2003), and by an assignment of key-man life insurance on the President of the Company, Pat Anderson, in the amount of \$1 million. The loan bears interest at 2.75% over the lender's prime rate per annum and requires monthly principal and interest payments of \$9,900 through February 2010. The loan is also guaranteed by the Small Business Administration ("SBA"). In exchange for the SBA guarantee, the Company, Innovo, Nasco Products International, Inc., a wholly-owned subsidiary of the Company, and the President of the Company, Pat Anderson, have also agreed to act as quarantors for the obligations under the loan agreement.

In connection with the acquisition of the knit division from Azteca (which, as noted below, is controlled by significant shareholders of the Company, Hubert and Paul Guez), the Company issued two promissory notes in the face amounts of \$1.0 million and \$2.6 million, which bear interest at 8.0% per annum and require monthly payments of \$20,276 and \$52,719, respectively. The notes have a five-year term and are unsecured.

The \$1.0 million note was subject to adjustment in the event that the actual net sales of the Company's newly formed knit division did not reach \$10.0 million during the 18-month term following the closing date of the Acquisition. The principal amount was to be reduced by an amount equal to the sum of \$1.5 million less 10% of the net sales of the Company's newly formed knit division during the 18 months following the closing date of the Acquisition. For the 18-month period following the closing of the knit acquisition, nets sales for the knit division exceeded the \$10 million threshold.

Both notes state that, in the event that the Company determines, from time to time, at the reasonable discretion of the Company's management, that its available funds are insufficient to meet the needs of its business, the Company may elect to defer the payment of principal due under the promissory notes for as many as six months in any one year (but not more than three consecutive months) and as many as eighteen months, in the aggregate, over the term of the notes. The term of the notes shall automatically be extended by one month for each month the principal is deferred, and interest shall accrue accordingly.

At the election of Azteca, the balance of the promissory notes may be offset against monies payable by Azteca or its affiliates to the Company for the exercise of issued and outstanding stock warrants of the Company that are owned by Azteca or its affiliates (including the Commerce Investment Group) prior to the closing date of the acquisition.

In connection with the purchase of the Blue Concepts division from Azteca, IAA issued a seven-year promissory note for \$21,800,000 (the "Note"). The Note bears interest at a rate of 6% and requires payment of interest only during the first 24 months and then is fully amortized over the remaining five-year period. The terms of

29

the transaction further allow the Company, upon shareholder approval, to convert a portion of the Note into equity through the issuance of 3,125,000 shares of Company common stock valued at the greater of \$4.00 per share or the market value of the Company's common stock on the day prior to the date of the shareholder meeting at which approval for this conversion is sought (the "Conversion Price"). In the event shareholder approval is obtained, the Note will be reduced by an amount equal to the product of the Conversion Price and 3,125,000, so long as the principal amount of the Note is not reduced below \$9.3 million and the shares issued pursuant to the conversion will be subject to certain lock-up periods.

In the event that sales of the Division fall below \$70 million during the first 17 month period ("Period I") following the closing of the acquisition, or \$65 million during the 12 month period ("Period II") following Period I, certain terms of the APA allow for a reduction in the purchase price through a decrease in the principal balance of the Note and/or the return of certain locked-up shares of the Company's common stock. In the event the Note is reduced during Period I and the sales of the Division in Period II are greater than \$65 million, the Note shall be increased by half of the amount greater than \$65 million, but in no event shall the Note be increased by an amount greater than

the decrease in Period I.

In the event the principal amount of the Note needs to be reduced beyond the outstanding principal balance of such Note, then an amount of the locked-up shar ${\bf r}$