ANDERSONS INC Form 10-Q/A December 03, 2003

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SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q/A

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

For the quarterly period ended September 30, 2003

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

For the transition period from ______ to _____

Commission file number 000-20557

THE ANDERSONS, INC.

(Exact name of registrant as specified in its charter)

OHIO
(State of incorporation
or organization)
480 W. Dussel Drive, Maumee,
Ohio
(Address of principal executive
offices) 43537
(Zip Code)

34-1562374 (I.R.S. Employer Identification No.)

(419) 893-5050 (Telephone Number)

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

Indicate by check ü 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 <u>ü</u> No ___

Indicate by check ü whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act). Yes <u>ü</u> No ___

The registrant had 7.2 million common shares outstanding, no par value, at November 1, 2003.

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THE ANDERSONS, INC.

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Explanatory Note:

This Amendment to the Quarterly Report on Form 10-Q was filed to correct an incorrect reference in the officers certifications.

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Part I. Financial Information

Item 1. Financial Statements

The Andersons, Inc. Condensed Consolidated Balance Sheets (Unaudited)(In thousands)

September	December	September
30	31	30
2003	2002	2002
	(Restated)	(Restated)

Current assets:

Cash and cash equivalents \$3,964 \$6,095 \$7,835 Accounts and notes receivable:

Trade receivables (net) **56,301** 59,800 45,457 Margin deposits **14,791** 18,702

71,092 59,800 64,159 Inventories:

Grain

82,175 156,742 108,668 Agricultural fertilizer and supplies

34,076 25,699 29,325

Lawn and garden fertilizer and corncob products

33,246 42,947 28,121

2,006 1,455 775

Retail merchandise

32,198 29,076 33,628

Other

348 356 730

184,049 256,275 201,247
Railcars available for sale
1,554 550 2,315
Deferred income taxes
4,574 2,894 4,156
Prepaid expenses and other current assets
10,666 11,675 6,930

Total current assets **275,899** 337,289 286,642 Other assets:

Pension asset
6,283 5,828 5,054
Other assets and notes receivable (net)
6,322 5,794 5,686
Investments in and advances to affiliates
2,310 969 969

14,915 12,591 11,709 Railcar assets leased to others (net) **26,979** 26,399 25,435 Property, plant and equipment:

Land
11,735 11,735 11,735
Land improvements and leasehold improvements
29,501 29,122 28,880
Buildings and storage facilities
97,012 95,892 95,833
Machinery and equipment
122,774 121,911 121,804
Software
5,014 4,771 4,152
Construction in progress
3,685 2,369 2,729

269,721 265,800 265,133 Less allowances for depreciation and amortization 178,005 172,861 172,094
91,716 92,939 93,039
\$409,509 \$469,218 \$416,825
See notes to condensed consolidated financial

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The Andersons, Inc. Condensed Consolidated Balance Sheets (continued) (Unaudited)(In thousands)

September	December	September
30	31	30
2003	2002	2002
	(Restated)	(Restated)

Current liabilities:

Notes payable \$80,000 \$70,000 \$80,000 Accounts payable for grain 19,853 75,422 25,723 Other accounts payable 55,766 60,285 63,516 Customer prepayments and deferred income 12,541 20,448 5,719 Accrued expenses 18,130 19,604 21,589 Current maturities of long-term debt 6,983 9,775 9,244

Total current liabilities
193,273 255,534 205,791
Deferred income
1,146 717 549
Other long-term liabilities
308 381 391
Employee benefit plan obligations
13,705 12,198 11,952
Long-term debt, less current maturities
83,241 84,272 84,961
Deferred income taxes
8,946 10,351 7,920

Total liabilities **300,619** 363,453 311,564 Shareholders equity:

Common shares (25,000 shares authorized; stated value of \$.01 per share; 8,430 shares issued) 84 84 84 Additional paid-in capital 66,893 66,662 66,638 Treasury shares (1,282, 1,258 and 1,096 shares at 9/30/03, 12/31/02 and 9/30/02, respectively; at cost) (13,317) (12,558) (10,501) Accumulated other comprehensive loss (530) (815) (1,432) Unearned compensation (167) (73) (112) Retained earnings 55,927 52,465 50,584			
108,890 105,765 105,261			
\$409,509 \$469,218 \$416,825			
See notes to condensed consolidated financi	al statements	4	

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The Andersons, Inc. Condensed Consolidated Statements of Income (Unaudited)(In thousands, except Per Share Data)

		Three Months ended September 30		onths ended ember 30
	2003	2002 (Restated)	2003	2002 (Restated)
Sales and merchandising revenues Cost of sales and merchandising revenues 222,789 171,089 692,978 603,717	\$253,027	\$204,868	\$803,828	\$721,430
Gross profit 30,238 33,779 110,850 117,713 Operating, administrative and general expenses 33,748 34,188 101,055 101,523 Interest expense 1,603 2,042 6,119 7,328	_			
Other income 1,519 734 3,816 2,364	_ _ _			
Income (loss) before income taxes and cumulative effect of accounting change (3,594) (1,717) 7,492 11,226 Income tax expense (benefit) (1,245) (1,087) 2,529 2,847	_			
	_ _ _			

Income (loss) before cumulative effect of accounting change (2,349) (630) 4,963 8,379
Cumulative effect of accounting change, net of income taxes 3,480
Net income (loss) \$ (2,349) \$(630) \$4,963 \$11,859
Per common share:
Basic earnings (loss) per share:
Income (loss) before cumulative effect of accounting change \$ (0.33) \$ (0.09) \$0.70 \$1.14 Cumulative effect of change in accounting principle, net of income tax benefit 0.48
Net income (loss) \$ (0.33) \$ (0.09) \$0.70 \$1.62

Diluted earnings (loss) per share:
Income (loss) before cumulative effect of accounting change \$ (0.33) \$ (0.09) \$0.68 \$1.12 Cumulative effect of change in accounting principle, net of income tax benefit 0.46
Net income (loss) \$ (0.33) \$ (0.09) \$0.68 \$1.58
Dividends paid \$0.07 \$0.065 \$0.21 \$0.195
Weighted average shares outstanding-basic 7,106 7,319 7,139 7,302

_			
_			

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The Andersons, Inc. Condensed Consolidated Statements of Cash Flows (Unaudited)(In thousands)

Nine months ended September 30

2003

2002 (Restated)

Operating Activities

Net income **\$4,963** \$11,859

Adjustments to reconcile net

Adjustments to reconcile ne income to cash provided by operating activities:

Cumulative effect of accounting change, net of income tax (3,480)

Depreciation and amortization

11,416 10,623

Gain on sale of property, plant and equipment

(287) (281)

Realized and unrealized loss on railcars

(796) 24

(796) 24

Deferred income taxes

(3,085) (2,794)

Other

361 (350)

Cash provided by operations before changes in operating assets and liabilities

12,572 15,601

Changes in operating assets and liabilities:

Accounts and notes receivable

(8,147) (9,255)

Inventories

72,226 37,044

Prepaid expenses and other assets

77 5,461

Accounts payable for grain

(55,569) (41,245)

Other accounts payable and accrued expenses

(12,834) (1,663)

Net cash provided by operating activities

8,325 5,943

Investing Activities

Purchases of property, plant and equipment (8,006) (6,918)
Purchases of railcars (16,865) (7,113)
Proceeds from sale of railcars 10,252 14,833
Proceeds from sale of property, plant and equipment 587 405
Investment in affiliates (1,183)

Net cash (used in) provided by investing activities (15,215) 1,207

Financing Activities

Net increase (decrease) in short-term borrowings **10,000** (2,600) Proceeds from issuance of long-term debt **2,789** 20,229 Payments on long-term debt **(6,612)** (27,714) Change in overdrafts **856** 6,254 Proceeds from sale of treasury shares to employees **478** 653 Dividends paid **(1,508)** (1,428) Purchase of common shares **(1,244)** (406)

Net cash provided by (used in) financing activities
4,759 (5,012)
Increase (decrease) in cash and cash equivalents

Cash and cash equivalents at end f period \$3,964 \$7,835
f period

See notes to condensed consolidated financial statements

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The Andersons, Inc. Condensed Consolidated Statements of Shareholders Equity (Unaudited) (In thousands)

	Commo	Additional n Paid-in Capital			sine arne	d Retained tiddarnings (Restated)	Total (Restated)
Balance at January 1, 2002	\$84	\$66,431	\$(10,687)	\$(964)	\$(83)	\$40,153	\$94,934
	Net income before cumulative effect of accounting change					10,764	10,764
Cumulative effect of accounting change, net of tax 3,480 3,480 Other comprehensive income:							
Cash flow hedge activity 149 149							
Comprehensive income 14,393 Stock awards, stock option exercises, and other shares issued to employees and directors (132 shares) 231 754 (145) 840 Amortization of unearned compensation 155 155 Purchase of treasury shares (216 shares) (2,625) (2,625) Dividends declared (\$.265 per common share) (1,932) (1,932)							
	<u> </u>						

X	
Net income 4,963 4,963	
Other comprehensive income:	
Cash flow hedge activity 285 285	
Comprehensive income	
5,248 Stock awards, stock option exercises, an	nd other shares issued to
employees and directors (76 shares) 231 485 (238) 478	
Amortization of unearned compensation	1
144 144 Purchase of treasury shares (100 shares)	1
(1,244) (1,244)	
Dividends declared (\$.21 per common s (1,501) (1,501)	nare)
	_
Balance at September 30, 2003 \$84 \$66,893 \$(13,317) \$(530) \$(167)	\$55,927 \$108,890

See notes to condensed consolidated financial statements	
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The Andersons, Inc. **Notes to Condensed Consolidated Financial Statements**

Note A Restatement of Previously Issued Financial Statements

In connection

with a review

of our periodic

filings by the

staff of the

Division of

Corporation

Finance of the

U.S. Securities

and Exchange

Commission,

we concluded

that it is

appropriate to

modify our

accounting

related to a

specific

agreement with

a third party.

As previously

disclosed,

certain of the

Company s

agriculture

facilities are

subject to a

five-year

marketing

agreement

(ending May

2003) with a

third party that

provides for a

base level of

income and

equal sharing

of profits

earned over the

base level. The

Company s

share of profits

is calculated

annually under

the marketing

agreement

based on a

formula that

recognizes the

base level

income as

revenue on a

pro-rata basis

over the term

of the

agreement. The

Company

previously

measured its

share of the

profits earned

in excess of the

base-level at

the end of each

contract year

and was

recognizing

such income

over the

remaining term

of the

agreement.

Upon further

review and consideration,

we have

determined that

the Emerging

Issues Task

Force Topic

D-96,

Accounting for

Management

Fees Based on

a Formula,

(EITF Topic

D-96) applies

to the

Company s

situation,

specifically

with respect to

provisions of

Method 2

described

therein, which

stipulates that

revenues

recorded under

such

arrangements

should be the

amount that

would be due

under the

formula at any

point in time as

if the contract was terminated

was terminate

at that date.

Upon review

of the impact

of the adjustments

necessary to

comply with

the

requirements

of EITF Topic

D-96, which

became

effective for

the Company

as of

January 1,

2002, we

concluded that

restating our

2002 financial

statements was

appropriate.

The transition

provisions of

EITF Topic

D-96 require

the impact of

the change in

accounting to

be presented as

a cumulative

effect of a

change in

accounting

principle at the

date of

adoption. The

following

tables present

the impact of

the restatement

adjustments on

the Company s

previously

reported sales

and

merchandising

revenues, cost

of sales and

merchandising

revenues, gross

profit, income

(loss) before

income taxes

and cumulative

effect of accounting

change,

income tax

expense

(benefit),

cumulative

effect of

change in

accounting

principle, net

of income

taxes, and net

income

(loss) for the

three months and nine months ended September 30, 2002.

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Three Months Ended September 30, 2002

Income Statement Caption	As Previously Reported	Adjustments	As Restated	
	<u> </u>			
Sales and merchandising revenues (b) Cost of sales and merchandising revenues (a)	\$204,722	\$146	\$204,868	
169,887 1,202 171,089 Gross profit (a)				
34,835 (1,056) 33,779				
Loss before income taxes and cumulative effect of accounting change				
(661) (1,056) (1,717)				
Income tax benefit (577) (510) (1,087)				
Net loss				
\$(84) \$(546) \$(630)				

Nine Months Ended September 30, 2002

	As Previously Reported	Adjustments	As Restated
Sales and merchandising revenues (b)	\$720,651	\$779	\$721,430

Cost of sales and merchandising revenues (a)

599,926 3,791 603,717

Gross profit (a)

120,725 (3,012) 117,713

Income before income taxes and cumulative effect of

accounting change

14,238 (3,012) 11,226

Income tax expense

3,953 (1,106) 2,847

Cumulative effect of change in accounting principle,

net of income taxes

3,480 3,480

Net income

\$10,285 \$1,574 \$11,859

- (a) Periods presented As Previously Reported include reclassifications made to conform to the September 30, 2003 presentation. These reclassifications related to the adoption of EITF 02-16, Accounting by a Reseller for Cash Consideration Received from a Vendor, and had no impact on net income or shareholders equity.
- (b) Upon adoption of EITF Topic D-96, the Company has reclassified the current period impact to gross profit of the marketing agreement as a component of sales and merchandising revenues rather than cost of sales. Previously the Company considered the marketing agreement impact as an adjustment to its cost of grain rather than as an adjustment to sales and merchandising revenues and therefore had included the impact in its cost of sales. Prior periods have been reclassified to conform to this presentation.

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The following tables present a summary of the effects of the restatement on our unaudited condensed Consolidated Balance Sheets as of December 31, 2002 and September 30, 2002:

-1)ecem	her	-31	. 20	102
	CCCIII	UCI	0	., .	-

Balance Sheet Caption	As Previously Reported	Adjustments	As Restated
Current deferred income tax asset	\$3,491	\$(597)	\$2,894

Customer prepayments and deferred income 21,970 (1,522) 20,448
Retained earnings 51,540 925 52,465

September 30, 2002

As Previously Reported	Adjustments	As Restated
\$4,924	\$(768)	\$4,156

Customer prepayments and deferred income 8,061 (2,342) 5,719
Retained earnings
49,010 1,574 50,584

Current deferred income tax asset

Amendment No. 1 to our Annual Report on Form 10-K/A for the year ended December 31, 2002 was filed on October 24, 2003 and an amendment to our Quarterly Report on Form 10-Q/A for the quarter ended March 31, 2003 was filed on October 29, 2003.

Note B In the opinion of management, all adjustments necessary for a fair presentation of the results of operations for the periods indicated, have been made. Such adjustments include the effect of the restatement discussed in Note A as well as normal recurring adjustments. The year-end condensed consolidated

balance sheet

data was derived

from audited

consolidated

financial

statements, but

does not include

all disclosures

required by

generally

accepted

accounting

principles. A

condensed

consolidated

balance sheet as

September 30,

2002 was

included as the

Company

operates in

several seasonal

industries. The

accompanying

unaudited

condensed

consolidated

financial

statements

should be read

in conjunction

with the

consolidated

financial

statements and

notes thereto

included in The

Andersons, Inc.

Annual Report

on Form 10-K/A

for the year

ended

December 31,

2002. Certain

amounts in the

balance sheet as

September 30,

2002 have been

reclassified to

conform to the

September 30, 2003

presentation.

These

reclassifications

had no effect on

net income or

shareholders

equity as

previously

presented. These

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2002 annual report to shareholders and are now being reflected in these quarterly condensed consolidated financial statements.

Note C In January

2003, the Financial

Accounting

Standards Board

(FASB) issued

Interpretation

No. 46,

Consolidation of

Variable Interest

Entities. FIN

No. 46 provides

guidance on

identification of a

variable interest

entity (VIE) and on

determination of

whether the VIE

should be

consolidated in an

enterprise s

financial

statements. In

general, an

enterprise deemed

to be the primary

beneficiary of a

VIE is required to

consolidate the

VIE. FIN No. 46 is

effective

immediately for

any new VIE

established after

January 31, 2003

and must be

adopted for any

pre-existing VIEs at

the end of the

Company s fourth

quarter.

Management is in

the process of

evaluating its lease

agreements, equity

investments and

other arrangements

to determine

whether any of

these arrangements

involve a VIE or, if

a VIE exists,

whether the

Company is the

primary beneficiary

of the VIE. Based

on the results of our

review to-date, we

do not believe that there will be any material impact of this statement on the consolidated financial statements. In January 2003, the **Emerging Issues** Task Force of the FASB (EITF) published Issue Number 00-21, Revenue Arrangements with Multiple Deliverables. This Issue addresses certain aspects of the accounting by a vendor for arrangements under which it will perform multiple revenue-generating activities. This Issue is effective for revenue arrangements entered into in the Company s 2003 third quarter and future periods. The adoption of this statement was not material to the Company s consolidated financial statements.Note D In accordance with our accounting policy for stock-based compensation, we have not recognized any expense relating to our stock options. If we had used the fair value method of accounting, the alternative policy set out in FASB Statement No. 123, Accounting for Stock-Based Compensation, the additional after-tax expense relating to stock options would have been less than

\$0.1 million in the third quarters of both 2003 and 2002. The following table presents pro forma stock compensation expense, net of tax, net income and earnings per share as if we had included expense related to the fair value of stock options. The stock compensation expense included in our reported earnings was incurred in connection with our restricted stock award plan and was less than \$0.1 million in both periods.

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(in thousands, except for per share data)		Three Months Ended September 30		Nine Months Ended September 30	
(in thousands, except for per share data)	2003	2002 (Restated)	2003	2002 (Restated)	
Stock compensation expense, as reported	\$48	\$39	\$144	\$117	

Stock compensation expense, pro forma

112 87 **489** 385

Net income (loss), as reported

(2,349) (630) **4,963** 11,859

Net income (loss), pro forma

(2,413) (678) **4,618** 11,591

Basic earnings per share

Net income (loss), as reported

(0.33) (0.09) **0.70** 1.62

Net income (loss), pro forma

(0.34) (0.09) **0.65** 1.59

Diluted earnings per share

Net income (loss), as reported

(0.33) (0.09) **0.68** 1.58

Net income (loss), pro forma

(0.34) (0.09) 0.63 1.55

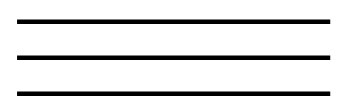
Note E Basic earnings per share is equal to net income divided by weighted average shares outstanding. Diluted earnings per share is equal to basic earnings per share plus the incremental per share effect of dilutive options and restricted shares.

			onths Ended ember 30
2003	2002 (Restated)	2003	2002 (Restated)
basic 7,106 7,319 ly issuable upon exercise	7,319	7,139	7,302
	2003	(Restated)	September 30 Septe 2003 2002 2003 (Restated)

Weighted average shares outstanding diluted

7,106 7,319 **7,311** 7,499





Diluted earnings per common share excludes the impact of 919 thousand options for the quarter ended September 30, 2003 as such options were antidilutive. For the nine months ended September 30, 2003, there were no antidilutive options. Diluted earnings per common share excludes the impact of 918 thousand and 137 thousand employee stock options for the quarter and nine months ended September 30, 2002, respectively, as such options were antidilutive

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Note F Segment Information

Results of Operations Segment Disclosures (as restated)

(in thousands)

AgricuRuceessinRail RetailOther Total

Third Quarter 2003

Revenues from external customers \$178,376 \$23,522 \$9,252 \$41,877 \$ \$253,027 Inter-segment sales 5,353 149 215 5,717 Other income 647 464 128 156 124 1,519 Interest expense (credit)(a) 1,130 420 236 308 (491) 1,603 Operating income (loss) (2,828) (1,139) 693 (65) (255) (3,594) Identifiable assets

Identifiable assets 213,574 68,375 41,955 59,028 26,577 409,509 Third Quarter 2002

Revenues from external customers \$138,531 \$20,466 \$5,119 \$40,752 \$ \$204,868 Inter-segment sales 2,448 92 203 2,743 Other income 340 63 24 173 134 734 Interest expense (credit) (a) 1,397 493 237 397 (482) 2,042 Operating income (loss) (b) 188 (1,358) 733 (60) (1,220) (1,717) Identifiable assets (b) 231 190 61 082 35 385 61 682 27 486 416 825

231,190 61,082 35,385 61,682 27,486 416,825 Nine months to date, 2003

Revenues from external customers \$536,044 \$113,072 \$26,315 \$128,397 \$ \$803,828 Inter-segment sales 10,775 998 689 12,462 Other income 1,705 782 213 689 427 3,816 Interest expense (credit)(a) 3,804 1,450 702 1,005 (842) 6,119 Operating income (loss) 4,034 2,567 2,373 1,574 (3,056) 7,492 Nine months to date, 2002

Revenues from external customers \$483,201 \$93,730 \$13,335 \$131,164 \$ \$721,430 Inter-segment sales 7,301 1,047 658 9,006 Other income 827 352 57 547 581 2,364 Interest expense (credit)(a) 4,106 1,810 827 1,173 (588) 7,328

Operating income (loss) (b) 10,278 947 1,253 2,508 (3,760) 11,226

- (a) The Other category of interest expense includes net interest income at the Company level, representing the rate differential between the interest allocated to the operating segments and the actual rate at which borrowings were made.
- (b) Restated See below and Note A

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Three Months Ended September 30, 2002

Operating income (loss)	As Previously Reported	Adjustments	As Restated
Agriculture	\$1,244	\$(1,056)	\$188
Processing (1,358) (1,358)			
Rail 733 733			
Retail (60) (60)			
Other			
(1,220) (1,220)			
			
	<u></u>		
Operating income (loss)			
\$(661) \$(1,056) \$(1,717)			

Nine Months Ended September 30, 2002

As Previously Reported	Adjustments	As Restated
\$13,290	\$(3,012)	\$10,278
	Reported	Reported Adjustments

Operating income (loss) \$14,238 \$(3,012) \$11,226	
φ1+,256 φ(5,012) φ11,220	
Identifiable Assets	September 30, 2002
	As Previously

	As Previously Reported	Adjustments	As Restated
Agriculture	\$231,190	\$	\$231,190
Processing			
61,082 61,082			
Rail			
35,385 35,385			
Retail			
61,682 61,682			
Other (a)			
28,254 (768) 27,486			
			
The 111 of 11			
Total identifiable assets			
\$417,593 \$(768) \$416,825			

(a) Periods presented As Previously Reported include reclassifications made to conform to the September 30, 2003 presentation. These reclassifications had no impact on net income or shareholders equity, were initially recorded for the 2002 annual report to shareholders and are now being reflected in these quarterly condensed consolidated financial statements.

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

Restatement of Previously Issued Financial Statements

In connection with a review of our periodic filings by the staff of the Division of Corporation Finance of the U.S. Securities and Exchange Commission, we concluded that it is appropriate to modify our accounting related to a specific agreement with a third party.

As previously disclosed, certain of the Company s agriculture facilities are subject to a five-year marketing agreement (ending May 2003) with a third party that provides for a base level of income and equal sharing of profits earned over the base level. The Company s share of profits is calculated annually under the marketing agreement based on a formula that recognizes the base level income as revenue on a pro-rata basis over the term of the agreement. The Company previously measured its share of the profits earned in excess of the base-level at the end of each contract year and was recognizing such income over the remaining term of the agreement.

Upon further review and consideration, we have determined that the Emerging Issues Task Force Topic D-96, Accounting for Management Fees Based on a Formula, (EITF Topic D-96) applies to the Company's situation, specifically with respect to provisions of Method 2 described therein, which stipulates that revenues recorded under such arrangements should be the amount that would be due under the formula at any point in time as if the contract was terminated at that date.

Upon review of the impact of the adjustments necessary to comply with the requirements of EITF Topic D-96, which became effective for the Company as of January 1, 2002, we concluded that restating our 2002 financial statements was appropriate. The transition provisions of EITF Topic D-96 require the impact of the change in accounting to be presented as a cumulative effect of a change in accounting principle at the date of adoption. The following tables present the impact of the restatement adjustments on the Company s previously reported sales and merchandising revenues, cost of sales and merchandising revenues, gross profit, income (loss) before income taxes and cumulative effect of accounting change, income tax expense (benefit), cumulative effect of change in accounting principle, net of income taxes, and net income (loss) for the three months and nine months ended September 30, 2002.

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Three Months Ended September 30, 2002

Income Statement Caption	As Previously Reported	Adjustments	As Restated
Sales and merchandising revenues (b)	\$204,722	\$146	\$204,868

Cost of sales and merchandising revenues (a) 169,887 1,202 171,089
Gross profit (a) 34,835 (1,056) 33,779
Loss before income taxes and cumulative effect of accounting change (661) (1,056) (1,717)
Income tax benefit (577) (510) (1,087)
Net loss

Nine Months Ended September 30, 2002

As Previously Reported	Adjustments	As Restated
\$720,651	\$779	\$721,430

Sales and merchandising revenues (b)

Cost of sales and merchandising revenues (a) 599,926 3,791 603,717

5,7,720 5,771 00.

\$(84) \$(546) \$(630)

Gross profit (a)

120,725 (3,012) 117,713

Income before income taxes and cumulative effect of

accounting change

14,238 (3,012) 11,226

Income tax expense

3,953 (1,106) 2,847

Cumulative effect of change in accounting principle,

net of income taxes

3,480 3,480

Net income

\$10,285 \$1,574 \$11,859

- (a) Periods presented As Previously Reported include reclassifications made to conform to the September 30, 2003 presentation. These reclassifications related to the adoption of EITF 02-16, Accounting by a Reseller for Cash Consideration Received from a Vendor, and had no impact on net income or shareholders equity.
- (b) Upon adoption of EITF Topic D-96, the Company has reclassified the current period impact to gross profit of the marketing agreement as a component of sales and merchandising revenues rather than cost of sales. Previously the Company considered the marketing agreement impact as an adjustment to its cost of grain rather than as an adjustment to sales and merchandising revenues and therefore had included the impact in its cost of sales. Prior periods have been reclassified to conform to this presentation. The following tables present a summary of the effects of the restatement on our unaudited condensed Consolidated Balance Sheets as of December 31, 2002 and September 30, 2002:

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Decem	ber	31,	2002	
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\$(768)

\$4,156

Balance Sheet Caption	As Previously Reported	Adjustments	As Restated
Current deferred income tax asset Customer prepayments and deferred income 21,970 (1,522) 20,448	\$3,491	\$(597)	\$2,894
Retained earnings 51,540 925 52,465			
		September 30, 2002	2
	As Previously Reported	Adjustments	As Restated

Current deferred income tax asset
Customer prepayments and deferred income
8,061 (2,342) 5,719
Retained earnings
49,010 1,574 50,584

Amendment No. 1 to our Annual Report on Form 10-K/A for the year ended December 31, 2002 was filed on October 24, 2003 and an amendment to our Quarterly Report on Form 10-Q/A for the quarter ended March 31, 2003 was filed on October 29, 2003.

Comparison of the three months ended September 30, 2003 with the three months ended September 30, 2002, as restated:

\$4,924

Sales and merchandising revenues for the three months ended September 30, 2003 totaled \$253.0 million, an increase of \$48.2 million, or 24%, from the third quarter of 2002. Sales in the Agriculture Group were up \$43.9 million, or 34%. Grain sales were up \$39.8 million, or 38%, due to a 24% increase in volume in addition to an 11% increase in the average price per bushel sold. This volume increase resulted primarily from sales of wheat. The increased prices reflect increased demand for corn and soybeans after last fall s poor harvest as well as changes in the mix of grain sold by the Company (when compared to last year). Sales of fertilizer in the plant nutrient division were up \$4.1 million, or 16%, due to a 3% increase in the weighted average price per ton sold in addition to a 12% increase in volume. A portion of the price increase relates to increases in natural gas prices, a basic raw material in the manufacture of nitrogen and urea which are key products used by the plant nutrient division. Generally, this increase can be passed through to customers, although price increases may also drive decreases in volume.

Merchandising revenues in the Agriculture Group were down \$4.0 million, or 53%, almost solely due to decreases in space income (before interest charges) in the grain division. Space income is income earned on grain held for our account or for our customers and includes storage fees earned and appreciation / depreciation in the value of

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grain owned. Grain inventories on hand at September 30, 2003 were 29.0 million bushels, of which 6.1 million bushels were stored for others. This compares to 32.7 million bushels on hand at September 30, 2002, of which 5.7 million bushels were stored for others.

The reduction in grain space income is expected to continue at least until completion of this fall s harvest in the fourth quarter. Bushels received from the wheat harvest (which occurs in the month of July) have doubled that of last year. With a good harvest of corn and soybeans this fall in the Company s primary markets, the Company would expect to end the year with a higher volume of grain in storage and / or moved through the Company s facilities. This could lead to higher storage income. The Company cautions, however, that a high volume of grain harvested does not assure higher storage income, which is also dependent on prices in the futures market, among other factors.

The Company completed negotiations of a new marketing agreement with Cargill, Inc. which covers the Company s Maumee and Toledo, Ohio facilities and two nearby leased Cargill facilities. This new five-year agreement, effective June 1, 2003, provides for income sharing with Cargill over a certain threshold. The lease for the two facilities was also renewed for five additional years. Grain sales to Cargill totaled \$154 million in the Company s 2002 calendar year. There were no sales to any other customer in excess of 10% of consolidated net sales.

On July 31, 2003, the Company announced its intent to purchase the outstanding shares of Agrico Canada Ltd/Lte. Negotiations for this purchase were discontinued in October when the Company and the owners of Agrico Canada Ltd/Lte could not reach agreement on a definitive purchase agreement.

On October 9, 2003, the Company announced its intent to purchase the inventory of Farmer's Elevator Co-operative of Oakville and lease and operate the facility under a short-term lease. In addition, and subject to completion of due diligence and a definitive purchase agreement as well as approval by the Company's Board of Directors, the Company is negotiating a purchase of the facility expected to be completed in December 2003.

The Processing Group had a \$3.1 million, or 15%, increase in sales resulting primarily from a 9% increase in the average price per ton sold in addition to a 9% increase in volume. In the professional lawn business, serving the golf course and lawn care operator markets, volume was up 2% and sales were up 9% in the third quarter of 2003 as compared to 2002 due primarily to increased market share. In the consumer and industrial lawn businesses, where we serve as contract manufacturer for several large brand companies, a manufacturer of private label products and also manufacture our own brands, sales were up 56% resulting from a volume increase of 20% and an increase in the average price per ton of 21%. The cob-based businesses, a much smaller component of the Processing Group, had a 9% increase in sales primarily due to a 7% increase in volume.

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The Rail Group had a \$4.1 million, or 81%, increase in sales. Sales of railcars were up \$4.2 million and revenue from the leased fleet was up \$0.1 million. There were no significant sales of railcars during the third quarter of 2002. The railcar repair and fabrication shops had a \$0.2 million sales decrease. A significant order for railcar components should keep both shops busy through the remainder of 2003. Railcars under management at September 30, 2003 were 6,085 compared to 5,576 under management at September 30, 2002. The railcar utilization rate (railcars under management in lease service) increased from 85% to 89% over that same period. The Company also increased its locomotives under management from 51 at September 30, 2002 to 74 at September 30, 2003.

The Company is continuing to evaluate an opportunity it announced on March 11, 2003 whereby it would manage approximately 11,250 railcars and 50 locomotives for several new entities in which the Company would hold a minority interest. Finalization of the transaction is dependent on due diligence and the new entities obtaining debt and equity financing.

The Retail Group had a \$1.1 million, or 3%, increase in same-store sales in the third quarter of 2003 when compared to the third quarter of 2002. All but one of the six stores showed increases. We are competing against significant new competitors in the Toledo market. A positive development has been increased sales growth in the specialty food and wine departments that are adjacent to the third party meat markets we had in three of our six stores during the quarter. A third party meat market was opened in a fourth store in late October.

Gross profit for the third quarter of 2003 totaled \$30.2 million for the Company, a decrease of \$3.5 million, or 10%, from the third quarter of 2002. The Agriculture Group had a \$3.7 million, or 25%, decrease in gross profit, resulting primarily from the decrease in merchandising revenues mentioned previously, partially offset by a \$0.3 million increase in gross profit on sales in our plant nutrient division. The plant nutrient division s expansion into specialty and industrial products (which earn higher margins than traditional fertilizers) has helped to maintain the overall gross profit per ton, but the division realized a slight 3% decrease in gross profit per ton sold in the quarter.

Gross profit for the Processing Group decreased \$0.6 million, or 11%. Decreases in gross profit resulted from an increased cost per ton that rose faster than the increased selling price per ton mentioned previously. The increased cost per ton resulted primarily from increased cost of raw materials, primarily nitrogen.

Gross profit in the Rail Group increased \$0.6 million, or 23%. This increase was due to \$0.4 million of increased gross profit on manufacturing and installation of railcar components in the fabrication and rail repair shops. The net lease fleet income increased slightly with an improvement in the utilization rates of cars available for lease service. Lease rates have begun to rebound slowly and this, combined with more cars in service, has helped to increase the gross profit on leased cars.

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Gross profit in the Retail Group increased \$0.2 million, or 2%, from the third quarter of 2002. This was due to the increase in sales discussed previously, partially offset by a slight decrease in margins.

Operating, administrative and general expenses for the third quarter of 2003 totaled \$33.7 million, a \$0.4 million, or 1%, decrease from the third quarter of 2002. Full-time employees decreased 1% from the third quarter of 2002. Expense related to performance incentives and bonuses decreased by \$0.7 million due primarily to lower performance in certain operating units and some restructuring of postretirement benefit plans effective in the fourth quarter of 2002. The Company has also experienced a reduction in insurance costs after several years of cost increases and has closely managed its spending on maintenance in the quarter. Increases were felt in professional and contract services relative to increased use of contract employees and expenses relating to discontinued acquisitions and corporate governance.

Interest expense for the third quarter of 2003 was \$1.6 million, a \$0.4 million, or 22%, decrease from 2002. Average 2003 daily short-term borrowings were 9% lower than the third quarter of 2002 and the average short-term interest rate decreased from 3.08% for the third quarter of 2002 to 1.83% for the third quarter of 2003.

As a result of the above, the pretax loss of \$3.6 million for the third quarter of 2003 was double the pretax loss of \$1.7 million recognized in the third quarter of 2002. An income tax benefit of \$1.2 million was provided at a rate of 34.6%. In the third quarter of 2002, an income tax benefit was provided to achieve a full year expected effective rate of 25.4%, excluding the impact of the cumulative effect adjustment. The Company s actual 2002 full-year effective tax rate was 32.7%. The current 2003 effective tax rate of 33.8% anticipates lower tax benefits from extraterritorial income exclusions and a somewhat higher state and local income tax rate.

As a result of the above, the third quarter 2003 net loss was \$1.7 million lower than the third quarter 2002 restated net loss of \$0.6 million. The basic and diluted loss per share of \$0.33 for the third quarter of 2003 compares to a basic and diluted restated loss per share of \$0.09 in the third quarter of 2002.

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Comparison of the nine months ended September 30, 2003 with the nine months ended September 30, 2002, as restated:

Sales and merchandising revenues for the nine months ended September 30, 2003 totaled \$803.8 million, an increase of \$82.4 million, or 11%, from the first nine months of 2002. Sales in the Agriculture Group were up \$62.5 million, or 14%. Grain sales were up \$51.7 million, or 16%, due to a 23% increase in average price per bushel sold, partially offset by an 6% decrease in volume. This volume decrease occurred because increased demand for grain after last fall s poor harvest caused the Company to sell and ship grain in the fourth quarter of 2002 that it would normally have shipped in 2003. This increased demand has lowered the overall grain stocks worldwide and increased our average price per bushel sold. Sales of fertilizer in the plant nutrient division were up \$10.8 million, or 8%, due to a 7% increase in the average price per ton sold and a slight increase in volume. A portion of the price increase relates to increases in natural gas prices, a basic raw material in the manufacture of nitrogen and urea which are key products used by the plant nutrient division. Generally, this increase can be passed through to customers, although a price increase may also reduce consumer demand at the producer level.

Merchandising revenues in the Agriculture Group were down \$9.7 million, or 40%, almost solely due to decreases in space income (before interest charges) in the grain division. Space income is income earned on grain held for our account or for our customers and includes storage fees earned and appreciation in the value of grain owned.

The Processing Group had a \$19.3 million, or 21%, increase in sales resulting primarily from a 4% increase in the average price per ton sold and a 19% increase in volume. In the professional lawn business, serving the golf course and lawn care operator markets, volume was up 14% and sales up 15% in the first nine months of 2003 as compared to 2002 due primarily to increased market share. In the consumer and industrial lawn businesses, where we serve as contract manufacturer for several large brand companies, a manufacturer of private label products and also manufacture our own brands, volume was up 26% and sales up 32%. A portion of this increase relates to a new line of products that we began manufacturing for a major marketer. The cob business, a much smaller component of the Processing Group, had a 9% increase in sales primarily due to a 7% increase in volume.

The Rail Group had a \$13.0 million, or 97%, increase in sales. Sales of railcars made up \$12.2 million of this increase and the remainder of the increase resulted from \$0.6 million of increased revenue from the leased fleet and \$0.2 million from increased activity in the repair and fabrication shops. There were no significant sales of railcars during the first nine months of 2002.

The Retail Group had a \$2.7 million, or 2%, decrease in same-store sales in the first nine months of 2003 when compared to the first nine months of 2002. The Columbus market showed slight increases with the remaining markets posting decreases. We are competing against significant new competitors in the Toledo market.

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Gross profit for the first nine months of 2003 totaled \$110.9 million for the Company, a decrease of \$6.9 million, or 6%, from the first nine months of 2002. The Agriculture Group had an \$8.5 million, or 15%, decrease in gross profit, resulting primarily from the decrease in merchandising revenues mentioned previously and a slight reduction in gross profit on grain sales, partially offset by a \$2.5 million increase in gross profit in our plant nutrient division. The fertilizer gross profit increase resulted from a 1% increase in volume coupled with a 10% increase in gross profit per ton sold.

Gross profit for the Processing Group was flat when compared to the first nine months of 2002. In spite of a 19% increase in volume in the Group, increased costs reduced the gross profit per ton by 12%. The consumer and industrial lawn businesses had increased gross profit for the nine months, but the professional lawn business and the cob-based business both showed decreases. A portion of the consumer and industrial increase relates to a new line of products that we began manufacturing for a major marketer. The professional lawn business gross profit decrease resulted from a higher percentage of sales to lawn-care operators rather than the higher margin products sold to golf courses.

Gross profit in the Rail Group increased \$2.3 million, or 36%. This increase was due primarily to the gross profit on installation of railcar components in the fabrication and rail repair shops and, to a lesser extent, gross profit on the sale of railcars. The lease fleet income declined somewhat as cars that are coming off long-term leases are renewing at current rates that are lower in most cases than the previous lease rates. The multi-year low lease rate environment has continued in the rail industry, although certain car types have recently seen improvement in lease rates.

Gross profit in the Retail Group decreased \$0.7 million, or 2%, from the first nine months of 2002. This was due to the decrease in sales discussed previously, partially offset by a modest increase in margins, as a result of changes in the mix of products sold.

Operating, administrative and general expenses for the first nine months of 2003 totaled \$101.1 million, \$0.5 million less than the first nine months of 2002. Expense related to performance incentives and bonuses decreased by \$0.7 million due primarily to lower performance in certain operating units. Professional and contract expense was \$1.2 million higher for the first nine months of 2003 as compared to 2002 due to increases in external legal fees, corporate governance expenses, accounting and audit fees, and contract labor. A small portion of the increase related to the Agrico acquisition that was not completed.

Interest expense for the first nine months of 2003 was \$6.1 million, a \$1.2 million, or 17%, decrease from 2002. Average 2003 daily short-term borrowings were 5% higher than the first nine months of 2002 but the average short-term interest rate decreased from 3.16% for the first nine months of 2002 to 2.11% for the first nine months of 2003.

As a result of the above, the pretax income of \$7.5 million for the first nine months of 2003 was 33% lower than the restated pretax income of \$11.2 million recognized in the

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first nine months of 2002, as restated. Income tax expense of \$2.5 million was provided at an expected effective annual rate of 33.8%. In the first nine months of 2002, income tax expense (before considering the cumulative effect adjustment) was provided at 25.4%. The Company s actual 2002 full-year effective tax rate was 32.7%. The current 2003 effective tax rate of 33.8% anticipates lower tax benefits from extraterritorial income exclusions and a somewhat higher state and local income tax rate.

As a result of the above, net income for the first nine months of 2003 was \$3.4 million lower than the 2002 net income before cumulative effect of accounting change of \$8.4 million. As discussed in Note A, the Company has restated the 2002 results for a change in accounting principle. The impact of that change is recognized in the first quarter of 2002 and amounted to \$3.5 million of increased income. The basic and diluted income of \$0.70 and \$0.68, respectively, for the first nine months of 2003 compares to a basic and diluted income per share (before the impact of the cumulative effect of change, as restated) of \$1.14 and \$1.12, respectively, in the first nine months of 2002. The cumulative effect of a change in accounting principle added \$0.48 and \$0.46, respectively, to the basic and diluted earnings per share for the first nine months of 2002. See also Note A for details of the restatement to the 2002 income statement.

Liquidity and Capital Resources

The Company s operations provided cash of \$8.3 million in the first nine months of 2003, an increase of \$2.4 million from the same period in 2002. During this same period, short-term borrowings used to fund these operations were unchanged. Net working capital at September 30, 2003 was \$82.6 million, a \$0.9 million increase from December 31, 2002 and a \$1.8 million increase from the September 30, 2002 restated working capital.

The Company has significant short-term lines of credit available to finance working capital, primarily inventories and accounts receivable. Effective on November 1, 2002, the Company entered into a borrowing arrangement with a syndicate of banks, which provides the Company with \$150 million in short-term lines of credit and an additional \$50 million in a three-year line of credit. This short-term line was renewed on October 29, 2003. Prior to the syndication agreement, the Company managed several separate short-term lines of credit. The Company had drawn \$80.0 million on its short-term line of credit at September 30, 2003. Peak short-term borrowing for the first nine months was \$127.2 million on February 27, 2003. Typically, the Company s highest borrowing occurs in the spring due to seasonal inventory requirements in the fertilizer and retail businesses, credit sales of fertilizer and a customary reduction in grain payables due to the cash needs and market strategies of grain customers.

The Company utilizes interest rate contracts to manage a portion of its interest rate risk on both its short and long-term debt and lease commitments. At September 30, 2003, the fair value of these derivative financial instruments (primarily interest rate swaps and interest rate caps) was less than \$0.1 million and is recorded in the consolidated balance sheet.

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A quarterly cash dividend of \$0.07 per common share was paid January 22, April 22, and July 22, 2003. Cash dividends of \$0.065 per common share were paid quarterly in 2002. A cash dividend of \$0.07 per common share was declared on October 1, 2003 and was paid on October 21, 2003. The Company made income tax payments of \$4.9 million in the first nine months of 2003 and expects to make payments totaling approximately \$1.9 million for the remainder of 2003. During the first nine months of 2003, the Company issued approximately 76 thousand shares to employees and directors under its share compensation plans and purchased 100 thousand shares in open-market transactions.

Total capital spending for 2003 on property, plant and equipment is expected to approximate \$22.3 million and is expected to include \$1.0 million for improvements and additions to Agriculture Group facilities, \$0.3 million for information systems, \$9.9 million for acquisitions and investments in the Agriculture and Rail Groups, \$0.3 million for manufacturing improvements in the Rail Group, \$0.3 million for retail store improvements and \$0.4 million for improvements to administrative offices. The remaining amount of \$10.1 million will be spent on numerous assets and projects; no single such project is expected to cost more than \$0.3 million. The Company also expects to spend \$23.5 million in 2003 for the purchase of additional railcars and capitalized modifications on railcars that may then be sold, financed off-balance sheet or owned by the Company for lease to customers.

Certain of the Company s long-term borrowings include provisions that impose minimum levels of working capital and equity, impose limitations on additional debt and require that grain inventory positions be substantially hedged. The Company was in compliance with all of these provisions at September 30, 2003. In addition, certain of the long-term borrowings are secured by first mortgages on various facilities or are collateralized by railcar assets.

The marketability of the Company s grain inventories and the availability of short-term lines of credit enhance the Company s liquidity. In the opinion of management, the Company s liquidity is adequate to meet its short-term and long-term needs.

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Contractual Obligations

Future payments due under debt and lease obligations as of September 30, 2003 are as follows:

		Payments Due by Period			
Contractual Obligations (in thousands)	Less than 1 year	1-3 years	4-5 years	After 5 years	Total
Long-term debt Capital lease obligations 338 719 2,490 3,547 Operating leases 8,804 12,518 6,287 8,340 35,949 Other 200 400 400 1,000	\$6,645	\$14,456	\$28,051	\$37,525	\$86,677
Total contractual cash obligations \$15,987 \$28,093 \$37,228 \$45,865 \$127,173					

Included in long-term debt are acquisition liabilities that include minimum payments. There are additional contingent sales-based payments to the seller that have not triggered to date and would not be material to the Company if they trigger in the future. The contingency period ends in May 2005.

The Company had standby letters of credit outstanding of \$12.0 million at September 30, 2003, of which \$8.4 million is a credit enhancement for industrial revenue bonds included in the contractual obligations table above.

The Company s grain inventories include the value of forward purchase contracts to buy grain. These contracts are marked to the market price and require performance in future periods. The terms of these contracts are consistent with industry standards.

Approximately 70% of the operating lease commitments above relate to 1,959 railcars and 30 locomotives that the Company leases from financial intermediaries. See the following section on Off-Balance Sheet Transactions.

The Company is subject to various loan covenants as highlighted previously. Although the Company is and has been in compliance with its covenants, noncompliance could result in default and acceleration of long-term debt payments. The Company does not anticipate noncompliance with its covenants.

Off-Balance Sheet Transactions

The Company s Rail Group utilizes leasing arrangements that provide off-balance sheet financing for its activities. The Company leases railcars from financial intermediaries through sale-leaseback transactions, the majority of which involve operating leasebacks. Railcars owned by the Company, or leased by the Company from a financial intermediary, are generally leased to a customer under an operating lease. The Company also arranges non-recourse lease transactions under which it sells railcars or locomotives

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to a financial intermediary, and assigns the related operating lease to the financial intermediary on a non-recourse basis. In such arrangements, the Company generally provides ongoing railcar maintenance and management services for the financial intermediary, and receives a fee for such services. On most of the railcars and locomotives, the Company holds an option to purchase these assets at the end of the lease. Finally, the Company has contracted with railcar users directly to manage their railcars for a fee.

The following table describes the railcar and locomotive positions at September 30, 2003.

Method of Control	Financial	Statement	Number
Railcars available for sale Railcar assets leased to others On balance sheet non-current 2,250 Railcars leased from financial intermediaries Off balance sheet 1,959 Railcars non-recourse arrangements Off balance sheet 1,587	On balance sheet	current	289
Total Railcars 6,085			
Locomotives leased from financial intermediaries under limited recourse arrangements Off balance sheet 30 Locomotives non-recourse arrangements Off balance sheet 44			
Total Locomotives 74			

Additionally, the Company manages 1,264 railcars for a third party customer for which it receives a fee.

The Company has future lease payment commitments aggregating \$25.0 million for the railcars leased by the Company from financial intermediaries under various operating leases. Remaining lease terms vary with none exceeding 10 years. The majority of these railcars have been leased to customers at September 30, 2003 over similar terms. The segment manages risk by match funding (which means matching terms between the lease to the customer and the funding arrangement with the financial intermediary), where possible, and ongoing evaluation of lessee credit worthiness. In addition, the Company prefers non-recourse lease transactions, whenever possible, in order to minimize its credit risk.

Critical Accounting Policies

The process of preparing financial statements requires management to make estimates and judgments that affect the carrying values of the Company's assets and liabilities as well as the recognition of revenues and expenses. These estimates and judgments are based on the Company's historical experience and management is knowledge and understanding of current facts and circumstances. Certain of the Company is accounting policies are considered critical, as these policies are important to the depiction of the Company is financial statements and require significant or complex judgment by

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management. Following are the accounting policies management considers critical to the Company s financial statements.

<u>Grain Inventories</u> The Company marks all grain inventory, forward purchase and sale contracts for grain, and exchange-traded futures and options contracts to the market. Changes in market value are recorded as merchandising revenues in the statement of income. Because the Company marks inventories and sales commitments to the market, gross profit on a grain sale transaction is recognized when a contract for sale of the grain is executed. The related revenue is recognized upon shipment of the grain, at which time title transfers and customer acceptance occurs. Grain sales make up 70-80% of the total sales in the Agriculture Group. Approximately 50% of grain bushels purchased are done so using forward contracts. On the sell-side, approximately 90% of grain bushels sold are done so under forward contracts.

<u>Marketing Agreement</u> The Company has negotiated a marketing agreement that covers certain of its grain facilities (some of which are leased from Cargill). Under this five-year amended and restated agreement (which began in June 2003 and expires in May 2008), the Company sells grain from these facilities to Cargill at market prices. Income earned from operating the facilities (including buying, storing and selling grain and providing grain marketing services to its producer customers) is shared 50/50 with Cargill once it exceeds a threshold amount. Measurement of this threshold is made on a cumulative basis and cash is paid to Cargill at each contract year end. The Company recognizes its pro-rata share of income to date at each month-end and accrues for any payment to Cargill in accordance with Emerging Issues Task Force Topic D-96, Accounting for Management Fees Based on a Formula.

<u>Derivatives Commodity Contracts</u> The Company utilizes regulated commodity futures and options contracts to hedge its market price exposure on the grain it owns and related forward purchase and sale contracts. These contracts are included in the balance sheet in inventory at their current market value. Realized and unrealized gains and losses in the market value of these futures and option contracts are included in the income statement as a component of sales and merchandising revenues. While the Company considers all of its commodity contracts to be effective economic hedges, the Company does not designate its commodity futures and options contracts as hedges. Therefore the Company does not defer gains and losses on these same contracts as would occur for designated hedges under FASB Statement No. 133, Accounting for Derivative Instruments and Hedging Activities. Both the underlying inventory and forward purchase and sale contracts and the related futures and options contracts are marked to market on a daily basis.

<u>Impairment of Long-Lived Assets</u> The Company s various business segments are each highly capital intensive and require significant investment in facilities and / or rolling stock. In addition, the Company has a limited amount of intangible assets and goodwill (described more fully in Note 2 to the Company s 2002 restated annual consolidated financial statements) that it acquired in various business combinations. Whenever changing conditions warrant, we review the fair value of the tangible and intangible

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assets that may be impacted. We also annually review the balance of goodwill for impairment in the fourth quarter. These reviews for impairment take into account estimates of future cash flows. Our estimates of future cash flows are based upon a number of assumptions including lease rates, lease terms, operating costs, life of the assets, potential disposition proceeds, budgets and long-range plans. While we believe the assumptions we use to estimate future cash flows are reasonable, there can be no assurance that the expected future cash flows will be realized. If management used different estimates and assumptions in its evaluation of these cash flows, the Company could recognize different amounts of expense in future periods.

Employee Benefit Plans The Company provides substantially all full-time employees with pension benefits and all full-time employees hired prior to January 1, 2003 with postretirement health care benefits. In order to measure the expense and funded status of these employee benefit plans, management makes several estimates and assumptions, including interest rates used to discount certain liabilities, rates of return on assets set aside to fund these plans, rates of compensation increases, employee turnover rates, anticipated mortality rates and anticipated future healthcare cost trends. These estimates and assumptions are based on the Company s historical experience combined with management s knowledge and understanding of current facts and circumstances. The Company uses third-party specialists to assist management in measuring the expense and funded status of these employee benefit plans. If management used different estimates and assumptions regarding these plans, the funded status of the plans could vary significantly and then the Company could recognize different amounts of expense over future periods.

<u>Revenue Recognition</u> The Company recognizes revenue for the sales of its products at the time of shipment. Gross profit on sales of grain is recognized when sales contracts are entered into as the Company marks its contracts to the market on a daily basis. Revenues from other merchandising activities are recognized as open grain contracts are marked-to-market or as related services are provided. Sales returns and allowances, if required, are provided for at the time sales are recorded. Shipping and handling costs are included in cost of sales.

The Company sells railcars to financial intermediaries and other customers. Proceeds from railcar sales, including railcars sold in non-recourse transactions, are recognized as revenue at the time of sale if there is no leaseback or the operating lease is assigned to the buyer, non-recourse to the Company. Revenue on operating leases (where the Company is the lessor) and on servicing and maintenance contracts in non-recourse transactions is recognized over the term of the lease or service contract.

<u>Leasing activities</u> The Company accounts for its leasing activity in accordance with FASB Statement No. 13, as amended, and related pronouncements. The Company s Rail segment leases and manages railcars for third parties and leases railcars for internal use. Most leases to Rail segment customers are structured as operating leases. Railcars leased by the Company to its customers are either owned by the Company, leased from financial intermediaries under operating leases or leased from financial intermediaries under

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capital leases. The leases from financial intermediaries are generally structured as sale-leaseback transactions. Lease income and lease expense are recognized on a straight-line basis over the term of the lease.

The Company also has a limited number of direct financing leases with its customers that qualify for capital lease treatment. The net investment in the direct financing lease, consisting of lease receivables and the estimated residual value of the equipment at lease termination and net of unearned income, is included as an asset in the balance sheet.

The Company has financed some of its railcars through a capital lease with a financial intermediary. The terms of this lease required the Company to capitalize the assets and record the net present value of the lease obligation on its balance sheet as a long-term borrowing. There was no gain or loss on this financing transaction. This obligation is included with the Company s long-term debt as described in Note 8 to the consolidated annual financial statements. The railcars under this lease are being depreciated to their residual value over the term of the lease.

The Company also arranges non-recourse lease transactions under which it sells railcars or locomotives to financial intermediaries and assigns the related operating lease on a non-recourse basis. The Company generally provides ongoing railcar maintenance and management services for the financial intermediaries, and receives a fee for such services when earned. On the date of sale, the Company recognizes the proceeds from sales of railcars in non-recourse lease transactions as revenue. Management and service fees are recognized as revenue, which is generally spread evenly over the lease term.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

The market risk inherent in the Company s market risk-sensitive instruments and positions is the potential loss arising from adverse changes in commodity prices and interest rates as discussed below.

Commodity Prices

The availability and price of agricultural commodities are subject to wide fluctuations due to unpredictable factors such as weather, plantings, government (domestic and foreign) farm programs and policies, changes in global demand created by population growth and higher standards of living, and global production of similar and competitive crops. To reduce price risk caused by market fluctuations, the Company follows a policy of hedging its inventories and related purchase and sale contracts. The instruments used are exchange-traded futures and options contracts that function as hedges. The market value of exchange-traded futures and options used for hedging has a high, but not perfect correlation, to the underlying market value of grain inventories and related purchase and sale contracts. The less correlated portion of inventory and purchase and sale contract market value (known as basis) is much less volatile than the overall market value of exchange-traded futures and tends to follow historical patterns. The Company manages this less volatile risk using its daily grain position report to constantly monitor its position

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relative to the price changes in the market. The Company s accounting policy for its futures and options hedges, as well as the underlying inventory positions and purchase and sale contracts, is to mark them to the market price daily and include gains and losses in the statement of income in sales and merchandising revenues.

A sensitivity analysis has been prepared to estimate the Company s exposure to market risk of its commodity position (exclusive of basis risk). The Company s daily net commodity position consists of inventories, related purchase and sale contracts and exchange-traded contracts. The fair value of the position is a summation of the fair values calculated for each commodity by valuing each net position at quoted futures market prices. Market risk is estimated as the potential loss in fair value resulting from a hypothetical 10% adverse change in such prices. The result of this analysis, which may differ from actual results, is as follows:

	September 30	December 31
(in thousands)	2003	2002
Net long (short) position	\$ 446	(\$2,302)
Market risk		

Interest Rates

The fair value of the Company s long-term debt is estimated using quoted market prices or discounted future cash flows based on the Company s current incremental borrowing rates for similar types of borrowing arrangements. In addition, the Company has derivative interest rate contracts recorded in its balance sheet at their fair values. The fair value of these contracts is estimated based on quoted market termination values. Market risk, which is estimated as the potential increase in fair value resulting from a hypothetical one-half percent decrease in interest rates, is summarized below:

(in thousands)	September 30 2003	December 31 2002
Fair value of long-term debt and interest rate contracts	\$ 94,637	\$96,358

Fair value in excess of carrying value

4,407 2,236 Market risk **2,956** 1.893

Forward Looking Statements

The preceding Management's Discussion and Analysis contains various forward-looking statements which reflect the Company's current views with respect to future events and financial performance. These forward-looking statements are subject to certain risks and uncertainties, including but not limited to those identified below, which could cause actual results to differ materially from historical results or those anticipated. The words believe, expect, anticipate, will and similar expressions identify forward-looking statements. Readers are cautioned not place undue reliance on these forward-looking statements, which speak only as of their dates. The Company undertakes no obligation to publicly update or revise any forward-looking statements,

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whether as a result of new information, future events or otherwise. The following factors could cause actual results to differ materially from historical results or those anticipated: weather; supply and demand of commodities including grains, fertilizer and other basic raw materials; market prices for grains and the potential for increased margin requirements; environmental and governmental policies; competition; economic conditions; risks associated with acquisitions; interest rates; and income taxes. The Company is subject to various loan covenants as highlighted previously. Although the Company is and has been in compliance with its covenants, noncompliance could result in default and acceleration of long-term debt payments. The Company does not anticipate noncompliance with its covenants.

Item 4. Controls and Procedures

The President and Chief Executive Officer; Vice President, Controller and CIO; and Vice President, Finance and Treasurer (the Certifying Officers) have evaluated our disclosure controls and procedures as defined in the rules of the SEC, as of the end of the third quarter and have determined that such controls and procedures are effective in providing reasonable assurance that material information relating to the Company and its consolidated subsidiaries was made known to them during the period covered by this report.

Our Certifying Officers are responsible for the accuracy of the financial information that is presented in this report. To meet their responsibility for financial reporting, they have established internal control procedures which they believe are adequate to provide reasonable assurance that the Company s financial statements are reliable and prepared in accordance with generally accepted accounting principles and that the Company s assets are protected from loss. These procedures are reviewed by the Company s internal auditors in order to monitor compliance. In addition, our Board s Audit Committee, which is composed entirely of independent directors, meets regularly with management, internal auditors and the independent auditors to review accounting, auditing and financial matters. This Committee and the independent auditors have free access to each other, with or without management being present.

There were no significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of the Certifying Officers most recent evaluation.

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Part II. Other Information

Exhibits

Item 6. Exhibits and Reports on Form 8-K

(a) 31.1 Certification of the President and Chief **Executive Officer under** Rule 13(a)-14(a)/15d-14(a) 31.2 Certification of the Vice President, Controller and CIO under Rule 13(a)-14(a)/15d-14(a) 31.3 Certification of the Vice President, Finance and Treasurer under Rule 13(a)-14(a)/15d-14(a) 32.1 Section 1350 Certifications(b) Reports on Form 8-K. A report on Form 8-K was filed on July

23, 2003. The Company issued a press release announcing earnings results for the quarter ended June 30, 2003.

Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

> THE ANDERSONS, INC. (Registrant)

By /s/Michael J. Anderson

December 3, 2003

Date:

Michael J. Anderson

President and Chief Executive Officer

Date: December 3, 2003 By /s/Richard R. George

Richard R. George

Vice President, Controller and CIO (Principal

Accounting Officer)

Date: December 3, 2003 By /s/Gary L. Smith

Gary L. Smith

Vice President, Finance and Treasurer (Principal

Financial Officer)

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Exhibit Index The Andersons, Inc.

No.	Description
31.1	Certification of the President and Chief Executive Officer under Rule 13(a)-14(a)/15d-14(a)
31.2 Certification of	
the Vice President,	
Controller and CIO	
under Rule	
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Certification of the	
Vice President,	
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