BALCHEM CORP Form 10-Q November 07, 2008

FORM 10-Q

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

	WASHINGTON,	D.C. 20549	
(Mark One)			
[X]		to Section 13 or 15(d) of change Act of 1934	
	For The Quarterly Period	Ended September 30, 2008	
	0:	r	
[]	-	t to Section 13 or 15(d) of change Act of 1934	
:	For the transition period from	n to	
	Commission File	Number 1-13648	
	BALCHEM CO	ORPORATION s specified in its charter)	
Maryland		13-2578432	
	ther jurisdiction of on or organization)	(I.R.S. Employer Identification Number	er
P.O. Box 60	O New Hampton, New York	10958	
(Address of	principal executive offices)	(Zip Code)	
	845-320	6-5600	
	Registrant's telephone nur	mber, including area code:	
required to 1934 during registrant	be filed by Section 13 or 15 the preceding 12 months (or :	istrant (1) has filed all reports (d) of the Securities Exchange Act of for such shorter period that the orts), and (2) has been subject to	
	Yes [X]	No []	
accelerated the definit	filer, a non-accelerated file	trant is a large accelerated filer, and er, or a smaller reporting company. Seler," "accelerated filer" and "smaller Exchange Act.	ee
_	erated filer [] ated filer []	Accelerated filer [X] Smaller reporting company []	
	check mark whether the Registof the Exchange Act).	trant is a shell company (as defined i	in
		Yes [] No [۲٦

As of November 1, 2008 the registrant had 18,187,804 shares of its Common Stock,

\$.06 2/3 par value, outstanding.

Part 1 - Financial Information Item 1. Financial Statements

BALCHEM CORPORATION

Condensed Consolidated Balance Sheets
(Dollars in thousands, except per share data)

Unaudited

Assets

Current assets:

Cash and cash equivalents
Accounts receivable, net
Inventories
Prepaid expenses
Prepaid income taxes
Deferred income taxes
Other current assets

Total current assets

Property, plant and equipment, net

Goodwill
Intangible assets with finite lives, net
Other assets

Total assets

Liabilities and Stockholders' Equity

Current liabilities:

Trade accounts payable
Accrued expenses
Dividends payable
Customer deposits and other deferred revenue
Current portion of long-term debt
Income taxes payable
Revolver borrowings

Total current liabilities

Long-term debt
Deferred income taxes
Deferred compensation
Other long-term obligations

Total liabilities

Commitments and contingencies (note 13)

Stockholders' equity:

Preferred stock, \$25 par value. Authorized 2,000,000

shares; none issued and outstanding

Common stock, \$.0667 par value. Authorized 60,000,000 shares; 18,183,116 shares issued and outstanding at September 30, 2008 and 17,979,353 shares issued and outstanding at December 31, 2007

Additional paid-in capital

Retained earnings

Accumulated other comprehensive income

Total stockholders' equity

Total liabilities and stockholders' equity

See accompanying notes to condensed consolidated financial statements.

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BALCHEM CORPORATION Condensed Consolidated Statements of Earnings (Dollars in thousands, except per share data) (unaudited)

	Three Months Ended September 30, 2008 2007		Septemb	per 30,
Net sales	\$ 58,235	\$ 50,498	\$ 177 , 997	\$ 122,468
Cost of sales	45 , 523	37 , 889	138 , 851	87 , 936
Gross margin	12,712	12,609	39,146	34,532
Operating expenses: Selling expenses Research and development expenses General and administrative expenses	681 1,737 	613 1,627	·	1,797 4,913
Earnings from operations	7 , 226	7,193	21,870	19,324
Other expenses (income): Interest income Interest expense Other, net	222	672	(66) 792 16	1,283 (242)
Earnings before income tax expense	6,936	6 , 772	21,128	18,453

Income tax expense	2,143	2,315	6 , 970	6,490
Net earnings	\$ 4,793 ======	\$ 4,457 ======	\$ 14,158 ======	\$ 11,963 ======
Net earnings per common share - basic	\$ 0.27 =====	\$ 0.25 =====	\$ 0.79 =====	\$ 0.67
Net earnings per common share - diluted	\$ 0.25	\$ 0.24 =====	\$ 0.75	\$ 0.65

See accompanying notes to condensed consolidated financial statements.

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BALCHEM CORPORATION Condensed Consolidated Statements of Cash Flows (Dollars in thousands) (unaudited)

	 Nine Mont Septemk 2008	per	30,
Cash flows from operating activities:			
Net earnings	\$ 14,158	\$	11,963
Adjustments to reconcile net earnings to net cash			
provided by operating activities:			
Depreciation and amortization	5,787		4,615
Shares issued under employee benefit plans	335		306
Deferred income taxes	(558)		(375)
Foreign currency transaction (gain) loss	4		(125)
Stock compensation expense	1,795		1,176
Gain on sale of equipment			(11)
Other			20
Changes in assets and liabilities net of effects			
of acquisition:			
Accounts receivable			(13, 475)
Inventories	(1,984)		1,082 (135)
Prepaid expenses and other current assets	1,519		
Income taxes	(45)		2,103 (808)
Customer deposits and other deferred revenue	(42)		(808)
Accounts payable and accrued expenses	(3,028)		1,6/8
Other long-term obligations	 141		395
Net cash provided by operating activities	17 , 229		
Cash flows from investing activities:			
Capital expenditures	(4,128)		(3,005)
Proceeds from sale of property, plant and equipment			11
Intangible assets acquired	(144)		(149)
Acquisition of assets	(39)		(40,640)
Net cash used in investing activities	 (4,311)		(43,783)

Cash flows from financing activities:		
Proceeds from long-term borrowings		38,946
Proceeds from short-term borrowings		3,554
Proceeds from revolver borrowings	3 , 135	
Repayments of revolver borrowings	(3,705)	(870)
Principal payments on long-term debt	(10,073)	(5,768)
Proceeds from stock options & warrants exercised	1,000	752
Excess tax benefits from stock compensation	661	584
Dividends paid	(1,975)	(1,596)
Net cash (used in) provided by financing activities	 (10,957)	 35 , 602
Effect of exchange rate changes on cash	(61)	84
Increase in cash and cash equivalents	 1,900	 312
Cash and cash equivalents beginning of period	2,307	5,189
Cash and cash equivalents end of period	\$ 4,207	5,501

See accompanying notes to condensed consolidated financial statements.

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BALCHEM CORPORATION Condensed Consolidated Statements of Comprehensive Income (Dollars in thousands) (unaudited)

		nths Ended mber 30, 2007	Nine Months September 2008		
Net earnings	\$ 4,793	\$ 4,457	14,158 \$	11,96	
Other comprehensive income, net of tax:					
Unfunded postretirement benefit plan - prior service cost and gain amortized during period	(3)	(3)	(7)	(1	
Other	(169)	(1)	(147)		
Comprehensive income	\$ 4,621 =====	\$ 4,453 ======	14,004 \$	11,96	

See accompanying notes to condensed consolidated financial statements.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(All dollar amounts in thousands, except per share data)

NOTE 1 - CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The condensed consolidated financial statements presented herein have been prepared by the Company in accordance with the accounting policies described in its December 31, 2007 consolidated financial statements, and should be read in conjunction with the consolidated financial statements and notes, which appear in the Annual Report on Form 10-K for the year ended December 31, 2007. References in this report to the "Company" mean either Balchem Corporation or Balchem Corporation and its subsidiaries, including BCP Ingredients, Inc., Balchem Minerals Corporation, and Balchem B.V., on a consolidated basis, as the context requires.

In the opinion of management, the unaudited condensed consolidated financial statements furnished in this Form 10-Q include all adjustments necessary for a fair presentation of the financial position, results of operations and cash flows for the interim periods presented. All such adjustments are of a normal recurring nature. The condensed consolidated financial statements have been prepared in accordance with U.S. generally accepted accounting principles governing interim financial statements and the instructions to Form 10-Q and Article 10 of Regulation S-X under the Securities Exchange Act of 1934 and therefore do not include some information and notes necessary to conform to annual reporting requirements. Certain prior year amounts have been reclassified to conform to current year presentation. The results of operations for the nine months ended September 30, 2008 are not necessarily indicative of the operating results expected for the full year or any interim period.

NOTE 2 - STOCKHOLDERS' EQUITY

STOCK-BASED COMPENSATION

The Company records stock-based compensation in accordance with the provisions of Statement of Financial Accounting Standards ("SFAS") No. 123 (revised 2004), "Share Based Payment" ("SFAS 123R"). The Company's results for the three and nine months ended September 30, 2008 and 2007 reflected the following stock-based compensation cost, and such compensation cost had the following effects on net earnings and basic and diluted earnings per share:

	En Septe	e Months ided ember 30,	 ee Months Ended ttember 30, 2007
Cost of sales	\$	66	\$ 44
Operating expenses		485	348
Net earnings		(372)	(267)
Basic earnings per common share		(0.02)	(0.01)
Diluted earnings per common share	\$	(0.02)	\$ (0.01)

	Er Septem	Months ided iber 30,	ne Months Ended tember 30,
Cost of sales Operating expenses Net earnings Basic earnings per common share Diluted earnings per common share	\$	198 1,597 (1,194) (0.07) (0.06)	\$ 131 1,045 (801) (0.05) (0.04)

As required by SFAS 123R, the Company has made an estimate of expected forfeitures, based on its historical experience, and is recognizing compensation cost only for those stock-based compensation awards expected to vest.

Additionally, since adoption of SFAS 123R, excess tax benefits related to stock compensation are presented as a cash inflow from financing activities. This change had the effect of decreasing cash flows from operating activities and increasing cash flows from financing activities by \$80 and \$661 for the three and nine months ended September 30, 2008 respectively, and by \$83 and \$584 for the three and nine months ended September 30, 2007, respectively.

The Company's stock incentive plans allow for the granting of restricted stock awards and options to purchase common stock. Both incentive stock options and nonqualified stock options can be awarded under the plans. No option will be exercisable for longer than ten years after the date of grant. The Company has approved and reserved a number of shares to be issued upon exercise of the outstanding options that is adequate to cover all exercises. As of September 30, 2008, the plans had 3,999,500 shares available for future awards. Compensation expense for stock options and restricted stock awards is recognized on a straight-line basis over the vesting period, generally three years for stock options, four years for employee restricted stock awards, and four to seven years for non-employee director restricted stock awards. Certain awards provide for accelerated vesting if there is a change in control (as defined in the plans) or other qualifying events.

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Option activity for the nine months ended September 30, 2008 and 2007 is summarized below:

For the nine months ended September 30, 2008	Shares (000s)	Weigh Avera Exercise	ge	Int	regate rinsic (\$000s)	Weighted Average Remaining Contractual Term
Outstanding as of December 31, 2007 Granted Exercised Expired Forfeited	1,944 308 (127) 	\$	10.66 20.42 7.91 	\$	22,786	

Outstanding as of September 30, 2008	2,125	\$ 12.23	\$ 30,684	6.5
Exercisable as of September 30, 2008	1 , 578	\$ 9.80	\$ 26 , 623	5.7

For the nine months ended September 30, 2007	Shares (000s)	Aver	age	In	gregate trinsic ne (\$000s)	Contractual
Outstanding as of December 31, 2006 Granted Exercised Expired Forfeited	2,170 10 (160) (13)	\$	10.13 18.00 4.70 14.01	\$	15,168	
Outstanding as of September 30, 2007	2,007	\$	10.58	\$	19,726	6.9
Exercisable as of September 30, 2007	1,490	\$	8.70	\$	17,441	6.3

SFAS 123R requires companies to measure the cost of employee services received in exchange for an award of equity instruments based on the grant-date fair value of the award. The fair value of each option grant is estimated on the date of the grant using the Black-Scholes option-pricing model with the following weighted average assumptions: dividend yields of 0.4% and 0.3%; expected volatilities of 33% and 27%; risk-free interest rates of 3.7% and 4.2%; and expected lives of 3.4 and 3.7, in each case for the nine months ended September 30, 2008 and 2007, respectively.

The Company used a projected expected life for each award granted based on historical experience of employees' exercise behavior. Expected volatility is based on the Company's historical volatility levels. Dividend yields are based on the Company's historical dividend yields. Risk-free interest rates are based on the implied yields

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currently available on U.S. Treasury zero coupon issues with a remaining term equal to the expected life.

Other information pertaining to option activity during the three and nine months ended September 30, 2008 and 2007 was as follows:

	 ree Mont Septemb 2008	 	N	ine Mont Septemb 2008	
Weighted-average fair value of options granted Total intrinsic value of stock options exercised (\$000s)				6.38 1,952	

Non-vested restricted stock activity for the nine months ended September 30, 2008 and 2007 is summarized below:

______ Weighted Average Grant Date Fair Nine months ended September 30, 2008 Shares (000s) Value _____ Non-vested balance as of December 31, 2007 118 \$ 16.49 20.77 73 Granted (18) 17.04 Vested Forfeited ______ Non-vested balance as of September 30, 2008 173 \$

Nine months ended September 30, 2007	Shares (000s)	Weighted Average Grant Date Fair Value
Non-vested balance as of December 31, 2006 Granted Vested Forfeited	113 5 	\$ 16.40 18.61
Non-vested balance as of September 30, 2007	118	\$ 16.49

As of September 30, 2008 and 2007, there was \$4,182 and \$2,946, respectively, of total unrecognized compensation cost related to non-vested share-based compensation arrangements granted under the plans. As of September 30, 2008, the unrecognized compensation cost is expected to be recognized over a weighted-average period of 2 years. The Company estimates that share-based compensation expense for the year ended December 31, 2008 will be approximately \$2,345.

REPURCHASE OF COMMON STOCK

In June 2005, the board of directors approved an extension of and an increased authorization to the Company's stock repurchase program. The total authorization under this program is 2,508,692 shares. Since the inception of the program, a total of 1,307,867 shares have been purchased, none of which remained in treasury at September 30, 2008 or 2007. During the nine months ended September 30, 2008, no additional shares have been purchased. The Company intends to acquire shares from time to time at prevailing

market prices if and to the extent it deems it advisable to do so based on its assessment of corporate cash flow, market conditions and other factors.

NOTE 3 - ACQUISITIONS

Akzo Nobel Acquisition

Effective April 30, 2007, pursuant to an asset purchase agreement dated March 30, 2007 (the "Akzo Nobel Asset Purchase Agreement"), the Company, through its European subsidiary, Balchem B.V., completed an acquisition of the methylamines and choline chloride business and manufacturing facilities of Akzo Nobel Chemicals S.p.A., located in Marano Ticino, Italy (the "Akzo Nobel Acquisition") for a purchase price, including acquisition costs, of approximately \$7,800.

The Akzo Nobel Acquisition has been accounted for using the purchase method of accounting and the purchase price of the acquisition has been assigned to the net assets acquired based on the fair value of such assets at the date of acquisition. The allocation of the total purchase price, including acquisition costs, was based on the estimated fair values as of April 30, 2007. The purchase price has been allocated as follows:

	lue Recorded
Property plant & equipment	\$ 7,994
Short-term receivable	2,462
Inventories	4,323
Goodwill	1,123
Other	83
Accounts payable and accrued expenses	 (8,213)
Total	\$ 7,772

Chinook Acquisition

On March 16, 2007, the Company, through its wholly-owned subsidiary BCP Ingredients, Inc. ("BCP"), entered into an asset purchase agreement (the "Asset Purchase Agreement") with Chinook Global Limited ("Chinook"), a privately held Ontario corporation, pursuant to which BCP acquired certain of Chinook's choline chloride business assets (the "Chinook Acquisition") for a purchase price, including acquisition costs, of approximately \$33,000. The acquisition closed effective the same date.

The Chinook Acquisition has been accounted for using the purchase method of accounting and the purchase price of the acquisition has been assigned to the net assets acquired based on the fair value of such assets at the date of acquisition. The allocation of the total purchase price, including acquisition costs, was based on the estimated fair values as of March 16, 2007. The purchase price has been allocated as follows:

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Fair Value Recorded in Purchase

	ACC	ounting
Customer list	\$	29,262
Inventory		1,840
Short-term receivable		1,850
Other		73
Total	\$	33,025

The short-term receivable was included in other current assets.

Pro Forma Summary of Operations

The following unaudited pro forma information has been prepared as if the Chinook Acquisition had occurred on January 1, 2007 and does not include cost savings expected from the transaction. In addition to including the results of operations, the pro forma information gives effect primarily to changes in depreciation and amortization of tangible and intangible assets resulting from the acquisition.

The pro forma information presented does not purport to be indicative of the results that actually would have been attained if the Chinook Acquisition had occurred at the beginning of the period presented and is not intended to be a projection of future results.

	Nine M	o Forma onths Ended ember 30, 2007
Net sales Net earnings Basic EPS Diluted EPS	\$	131,455 12,439 .70

NOTE 4 - INVENTORIES

Inventories at September 30, 2008 and December 31, 2007 consisted of the following:

	September 30,		December 31, 2007	
Raw materials Work in progress Finished goods	\$	7,900 472 9,312	\$	6,522 818 8,340
Total inventories	\$ =======	17 , 684	\$	15,680

NOTE 5 - PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment at September 30, 2008 and December 31, 2007 are summarized as follows:

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	-	 ember 30, 2008	ember 31, 2007
Land Building Equipment Construction in progress	\$	2,124 15,517 47,910 4,650	\$ 2,152 15,520 45,599 3,067
Less: accumulated depreciation		70,201 27,292	 66,338 24,258
Net property, plant and equipment	\$	42 , 909	\$ 42,080

NOTE 6 - INTANGIBLE ASSETS

The Company had goodwill in the amount of \$26,398 and \$26,363 at September 30, 2008 and December 31, 2007, respectively, subject to the provisions of SFAS Nos. 141 and 142.

As of September 30, 2008 and December 31, 2007, the Company had identifiable intangible assets with finite lives with a gross carrying value of approximately \$37,393 and \$37,248, respectively, less accumulated amortization of \$6,526 and \$3,797, respectively. For the nine months ended September 30, 2008, the increase in the gross carrying amount is primarily attributable to patent, regulatory re-registration and trademark costs.

Identifiable intangible assets with finite lives at September 30, 2008 and December 31, 2007 are summarized as follows:

	Amortization Period (in years)	Gross Carrying Amount at 9/30/08	Accumulated Amortization at 9/30/08	Gross Carrying Amount at 12/31/07	Accumulated Amortizatio at 12/31/0
Customer lists Regulatory re-registration	10	\$ 34,150	\$ 5,740	\$ 34,150	\$ 3,17
costs	10	69	2	28	-
Patents & trade secrets	15-17	1,668	382	1,621	31
Trademarks & trade names	17	901	185	884	14
Other	5	605	217	565	16
		\$ 37,393	\$ 6,526	\$ 37,248	\$ 3 , 79

Amortization of identifiable intangible assets was \$2,729 for the first nine months of 2008. Assuming no change in the gross carrying value of identifiable intangible assets, the estimated amortization expense for the remainder of 2008 is \$921 and approximately \$3,600 per annum for 2009 through 2013. At September 30, 2008, there were no identifiable intangible assets with indefinite useful

lives as defined by SFAS No. 142. Identifiable intangible assets are reflected in "Intangible assets with finite lives, net" in the Company's condensed consolidated balance sheets. There were no changes to the useful lives of intangible assets subject to amortization during the nine months ended September 30, 2008.

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NOTE 7 - NET EARNINGS PER SHARE

The following presents a reconciliation of the net earnings and shares used in calculating basic and diluted net earnings per share:

Three months ended September 30, 2008	Net Earnings (Numerator)	Number of Shares (Denominator)	Per Share Amount
Basic EPS - Net earnings and weighted average common shares outstanding	\$ 4,793	18,007,236	\$.27
Effect of dilutive securities - stock options and restricted stock		1,123,319	
Diluted EPS - Net earnings and weighted average common shares outstanding and effect of stock options and restricted stock	\$ 4,793	19,130,555	\$.25

Three months ended September 30, 2007	Net Earnings (Numerator)	Number of Shares (Denominator)	Per Share Amount
Basic EPS - Net earnings and weighted average common shares outstanding	\$ 4,457	17,783,384	\$.25
Effect of dilutive securities - stock options and			
restricted stock		873,218	
Diluted EPS - Net earnings and weighted			
average common shares outstanding and effect of stock options and restricted stock	\$ 4,457	18,656,602	\$.24

Net Number of

Nine months ended September 30, 2008	Earnings (Numerator)	Shares (Denominator)	Per Share Amount
Basic EPS - Net earnings and weighted average common shares outstanding	\$ 14,158	17,950,082	\$.79
Effect of dilutive securities - stock options and restricted stock		1,037,283	
Diluted EPS - Net earnings and weighted average common shares outstanding and effect of stock options and restricted stock	\$ 14,158	18,987,365	\$. 75

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Nine months ended September 30, 2007	Net Earnings (Numerator)	Number of Shares (Denominator)	Per Share Amount
Basic EPS - Net earnings and weighted average common shares outstanding	\$ 11,963	17,744,182	\$.67
Effect of dilutive securities - stock options and restricted stock		799 , 362	
Diluted EPS - Net earnings and weighted average common shares outstanding and effect of stock options and restricted stock	\$ 11,963	18,543,544	\$. 65

The Company had stock options covering -0- and 294,400 shares at September 30, 2008 and 2007, respectively, that could potentially dilute basic earnings per share in future periods that were not included in diluted earnings per share because their effect on the period presented was anti-dilutive.

NOTE 8 - INCOME TAXES

The Company adopted the provisions of FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes", or FIN 48, on January 1, 2007. FIN 48 clarifies whether or not to recognize assets or liabilities for tax positions taken that may be challenged by a tax authority. Upon adoption of FIN 48, the Company recognized approximately a \$291 decrease in its retained earnings balance. The charge before federal tax benefits was \$411. The Company includes interest expense or income as well as potential penalties on unrecognized tax positions as a component of income tax expense in the consolidated statements of earnings. The total amount of accrued interest and penalties related to uncertain tax positions at September 30, 2008 was approximately \$130 and is included in other long-term obligations. All of the unrecognized tax benefits, if recognized in future periods, would impact the Company's effective tax rate. The Company files income tax returns in the U.S. and in various states and

foreign countries. As of September 30, 2008, in the major jurisdictions where the Company operates, it is generally no longer subject to income tax examinations by tax authorities for years before 2004. Subsequent to October 15, 2008, in the major jurisdictions where the Company operates, it is generally no longer subject to income tax examinations by tax authorities for years before 2005. There was not a significant change in the liabilities for unrecognized tax benefits during the nine months ended September 30, 2008.

NOTE 9 - SEGMENT INFORMATION

Effective with the quarter ending March 31, 2008, the Company realigned its business segment reporting structure to more appropriately reflect the internal management of the businesses, largely due to the impact of the recent acquisitions of 2007. The Company will continue to report three segments: Specialty Products; Food, Pharma & Nutrition;

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and Animal Nutrition & Health. Changes to the reporting segments are as follows: chelated minerals and specialty nutritional products for the animal health industry, formerly reported as a part of the encapsulated/nutritional products segment, are now combined with the choline business (formerly BCP Ingredients) into a consolidated Animal Nutrition & Health segment. The encapsulated/nutritional products segment has been renamed Food, Pharma & Nutrition, focusing on human health. There are no changes to the Specialty Products segment. Net sales and earnings before income taxes have been reclassified for all periods presented to reflect the segment changes.

Business Segment Net Sales:

	Three Mon	nths Ended	Nine Months	s Ended
	Septer	mber 30,	September	30,
	2008	2007	2008	2007
Specialty Products	\$ 9 , 298	\$ 8 , 248	\$ 26,564	24,676
Food, Pharma & Nutrition	9,362	7 , 929	28,122	23,063
Animal Nutrition & Health	39,575	34,321	123,311	74 , 729
Total	\$ 58,235	\$ 50,498	\$ 177 , 997	122,468

Business Segment Earnings Before Income Taxes:

	Three Months Ended September 30, 2008 2007			Nine Months Ended September 30, 2008 2007				
Specialty Products Food, Pharma & Nutrition Animal Nutrition & Health Interest and other expense	\$	3,391 1,565 2,270 (290)	-	2,935 1,253 3,005 (421)	\$	8,709 4,763 8,398 (742)	\$	8,891 2,293 8,140 (871)
Total	\$	6,936	\$	6 , 772	\$	21,128	\$	18,453

The following table summarizes domestic (U.S.) and foreign sales for the three and nine months ended September 30, 2008 and September 30, 2007:

		nths Ended mber 30,	Nine Mont Septemb	
	2008	2007	2008	2007
Domestic Foreign	\$ 37,005 21,230	\$ 31,958 18,540	\$ 107,803 70,194	\$ 87,433 35,035
Total	\$ 58,235	\$ 50,498	\$ 177 , 997	\$ 122,468

NOTE 10 - SUPPLEMENTAL CASH FLOW INFORMATION

Cash paid during the nine months ended September 30, 2008 and 2007 for income taxes and interest, net of capitalized interest is as follows:

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	N	Jine mont	hs	ended
		Septemb	er	30,
		2008		2007
Income taxes	\$	7,084	\$	4,005
Interest, net of capitalized interest	\$	757	\$	1,124
	===			

Other supplemental non-cash transactions resulting from acquisitions are described in Notes 3 and 11.

NOTE 11 - LONG-TERM DEBT AND CREDIT AGREEMENTS

On April 30, 2007, the Company, and its principal bank entered into a Loan Agreement (the "European Loan Agreement") providing for an unsecured term loan of (euro)7,500, translated to approximately \$10,800 as of September 30, 2008 (the "European Term Loan"), the proceeds of which were used to fund the Akzo Nobel Acquisition (see Note 3) and initial working capital requirements. The European Term Loan is payable in equal monthly installments of principal, each equal to 1/84th of the principal of the European Term Loan, together with accrued interest, with remaining principal and interest payable at maturity. The European Term Loan has a maturity date of May 1, 2010 and is subject to a monthly interest rate equal to EURIBOR plus 1%. At September 30, 2008, this interest rate was 6.01%. At September 30, 2008, the European Term Loan had an outstanding balance of (euro)6,071, translated to \$8,773. The European Loan Agreement also initially provided for a short-term revolving credit facility of (euro)2,000 (the "European Revolving Facility"). The European Revolving Facility has been renewed for a period of one year as of May 1, 2008. As part of this renewal, the European Loan Agreement was amended to increase the European Revolving Facility to (euro)3,000, translated to \$4,335 as of September 30, 2008. The European Revolving Facility is subject to a monthly interest rate equal to EURIBOR plus 1.25%, and accrued interest is payable monthly. The Company has drawn down (euro)1,750, or \$2,529 as translated at September 30, 2008, of the European Revolving Facility as of September 30, 2008.

On March 16, 2007, the Company and its principal bank entered into a Loan Agreement (the "Loan Agreement") providing for an unsecured term loan of \$29,000 (the "Term Loan"), the proceeds of which were used to fund the Chinook

Acquisition (see Note 3). The Term Loan is payable in equal monthly installments of principal, each equal to 1/60th of the principal of the Term Loan, together with accrued interest, with remaining principal and interest payable at maturity. The Term Loan has a maturity date of March 16, 2010 and is subject to a monthly interest rate equal to LIBOR plus 1%. At September 30, 2008, this interest rate was 3.49%. As of September 30, 2008, the Company has prepaid \$14,500 of the Term Loan. At September 30, 2008, the Term Loan had an outstanding balance of \$5,800. The Loan Agreement also provides for a short-term revolving credit facility of \$6,000 (the "Revolving Facility"). The Revolving Facility is subject to a monthly interest rate equal to LIBOR plus 1%, and accrued interest is payable monthly. No amounts are outstanding on the Revolving Facility as of the date hereof. The Revolving Facility has a maturity date of May 31, 2009. Management believes that such facility will be renewed in the normal course of business.

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NOTE 12 - EMPLOYEE BENEFIT PLAN

The Company currently provides postretirement benefits in the form of a retirement medical plan under a collective bargaining agreement covering eligible retired employees of its Verona, Missouri facility.

Net periodic benefit cost for such retirement medical plan for the nine months ended September 30, 2008 and September 30, 2007 was as follows:

2008		2007
21	\$	22
30		31
(14)		(14)
(4)		(2)
33 	\$	37
	21 30 (14) (4)	21 \$ 30 (14) (4)

The amount recorded on the Company's balance sheet as of September 30, 2008 for this obligation is \$856. The plan is unfunded and approved claims are paid from Company funds. Historical cash payments made under such plan approximated \$50 per year.

NOTE 13 - COMMITMENTS AND CONTINGENCIES

As part of the June 30, 2005 acquisition of certain assets relating to the encapsulation, agglomeration and granulation business of Loders Croklaan USA, LLC, the Company entered into a lease agreement with Loders under which the Company leases a portion of Loders' Channahon, Illinois facility where it principally conducted the manufacturing portion of the acquired business and utilized certain warehouse space. The initial term of the lease commenced in February, 2006 and runs through September 30, 2010, subject to earlier termination.

In February 2002, the Company entered into a ten (10) year lease which is cancelable in 2009 for approximately 20,000 square feet of office space. The office space is now serving as the Company's general offices and as a laboratory

facility. The Company leases most of its vehicles, railcars and office equipment under non-cancelable operating leases, which expire at various times through 2013. Rent expense charged to operations under such lease agreements for the nine months ended September 30, 2008 and 2007 aggregated approximately \$867 and \$639, respectively. Aggregate future minimum rental payments required under non-cancelable operating leases at September 30, 2008 are as follows:

Year	
October 1, 2008 to December 31, 2008 2009 2010 2011 2012 Thereafter	\$ 293 959 456 273 170 306
Total minimum lease payments	 \$ 2,457

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In 1982, the Company discovered and thereafter removed a number of buried drums containing unidentified waste material from the Company's site in Slate Hill, New York. The Company thereafter entered into a Consent Decree to evaluate the drum site with the New York Department of Environmental Conservation ("NYDEC") and performed a Remedial Investigation/Feasibility Study that was approved by NYDEC in February 1994. Based on NYDEC requirements, the Company cleaned the area and removed additional soil from the drum burial site, which was completed in 1996. The Company continues to be involved in discussions with NYDEC to evaluate test results and determine what, if any, additional actions will be required on the part of the Company to close out the remediation of this site. Additional actions, if any, would likely require the Company to continue monitoring the site. The cost of such monitoring has been less than \$5 per year for the period 2003 - 2007.

The Company's Verona, Missouri facility, while held by a prior owner, was designated by the EPA as a Superfund site and placed on the National Priorities List in 1983, because of dioxin contamination on portions of the site. Remediation conducted by the prior owner under the oversight of the EPA and the Missouri Department of Natural Resources ("MDNR") included removal of dioxin contaminated soil and equipment, capping of areas of residual contamination in four relatively small areas of the site separate from the manufacturing facilities, and the installation of wells to monitor groundwater and surface water contamination by organic chemicals. No ground water or surface water treatment was required. The Company believes that remediation of the site is complete. In 1998, the EPA certified the work on the contaminated soils to be complete. In February 2000, after the conclusion of two years of monitoring groundwater and surface water, the former owner submitted a draft third party risk assessment report to the EPA and MDNR recommending no further action. The prior owner is awaiting the response of the EPA and MDNR to the draft risk assessment.

While the Company must maintain the integrity of the capped areas in the remediation areas on the site, the prior owner is responsible for completion of any further Superfund remedy. The Company is indemnified by the sellers under its May 2001 asset purchase agreement covering its acquisition of the Verona, Missouri facility for potential liabilities associated with the Superfund site and one of the sellers, in turn, has the benefit of certain contractual indemnification by the prior owner that is implementing the above-described

Superfund remedy.

From time to time, the Company is a party to various litigation, claims and assessments. Management believes that the ultimate outcome of such matters will not have a material effect on the Company's consolidated financial position, results of operations, or liquidity.

NOTE 14 - NEW ACCOUNTING PRONOUNCEMENTS

In May 2008, FASB issued SFAS No. 162, "The Hierarchy of Generally Accepted Accounting Principles" ("SFAS 162"). SFAS 162 is intended to improve financial reporting by identifying a consistent framework, or hierarchy, for selecting accounting principles to be used in preparing financial statements that are presented in conformity with U.S. generally accepted accounting principles ("GAAP") for nongovernmental entities. Prior to the issuance of SFAS No. 162, the GAAP hierarchy was defined in the American Institute of Certified Public Accountants' (AICPA) Statement on Auditing

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Standards (SAS) No. 69, "The Meaning of Present Fairly in Conformity With Generally Accepted Accounting Principles." SFAS No. 162 is effective November 15, 2008. The Company does not expect the adoption of this statement to be significant to its consolidated financial statements.

In April 2008, FASB issued FSP 142-3, "Determining the Useful Life of Intangible Assets" ("FSP 142-3"). FSP 142-3 amends the factors to be considered in determining the useful life of intangible assets. Its intent is to improve the consistency between the useful life of an intangible asset and the period of expected cash flows used to measure its fair value. FSP 142-3 is effective for fiscal years beginning after December 15, 2008. The Company is currently assessing the impact of FSP 142-3 on its consolidated financial statements.

In June 2007, FASB ratified the consensus reached by the EITF on EITF Issue No. 07-3, "Accounting for Nonrefundable Advance Payments for Goods or Services to Be Used in Future Research and Development Activities" ("EITF 07-3"). EITF 07-3 addresses the diversity that exists with respect to the accounting for the non-refundable portion of a payment made by a research and development entity for future research and development activities. Under EITF 07-3, an entity would defer and capitalize non-refundable advance payments made for research and development activities until the related goods are delivered or the related services are performed. The Company has adopted the provisions of EITF 07-3 as of January 1, 2008 and it has not had a material impact on its financial condition or results of operations.

In February 2007, FASB issued SFAS No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities - Including an amendment of FASB Statement No. 115" ("SFAS 159"). SFAS 159 permits an entity to measure certain financial assets and financial liabilities at fair value. Entities electing the fair value option will report unrealized gains and losses in earnings as of each subsequent reporting date. The fair value option may be elected on an instrument-by-instrument basis with few exceptions, as long as it is applied to the instrument in its entirety. SFAS 159 establishes presentation and disclosure requirements to help financial statement users understand the effect of an entity's election on its earnings. SFAS 159 requires prospective application. If an entity elects the fair value option for items existing as of the date of adoption, the difference between their carrying amount and fair value should be included in a cumulative-effect adjustment to the opening balance of retained earnings. The provisions of SFAS 159 are effective for fiscal years beginning

after November 15, 2007. The Company has adopted the provisions of this statement as of January 1, 2008 and it did not have a material impact on its financial condition or results of operations.

In September 2006, FASB issued SFAS No. 157, "Fair Value Measurements" ("SFAS 157"). SFAS 157 defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles and expands disclosures about fair value measurements. The provisions of SFAS 157 are effective for fiscal years beginning after November 15, 2007. The Company has adopted the provisions of this statement as of January 1, 2008 and it did not have a material impact on its financial condition or results of operations.

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Item 2 - Management's Discussion and Analysis of Financial Condition and Results
of Operations (All dollar amounts in thousands)

This Report contains forward-looking statements, within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended, which reflect our expectation or belief concerning future events that involve risks and uncertainties. Our actions and performance could differ materially from what is contemplated by the forward-looking statements contained in this Report. Factors that might cause differences from the forward-looking statements include those referred to or identified in Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2007 and other factors that may be identified elsewhere in this Report. Reference should be made to such factors and all forward-looking statements are qualified in their entirety by the above cautionary statements.

Overview

We develop, manufacture, distribute and market specialty performance ingredients and products for the food, nutritional, pharmaceutical, animal health and medical device sterilization industries. Our reportable segments are strategic businesses that offer products and services to different markets. Effective with the quarter ending March 31, 2008, the Company has realigned its business segment reporting structure to more appropriately reflect the internal management of the businesses, largely due to the impact of acquisitions in 2007. The Company will continue to report three segments: Specialty Products; Food, Pharma & Nutrition; and Animal Nutrition & Health. Changes to the reporting segments are as follows: chelated minerals and specialty nutritional products for the animal health industry, formerly reported as a part of the encapsulated/nutritional products segment, are now combined with the choline business (formerly BCP Ingredients) into a consolidated Animal Nutrition & Health segment. The encapsulated/nutritional products segment has been renamed Food, Pharma & Nutrition, focusing on human health. There are no changes to the Specialty Products segment. Business segment net sales and earnings from operations have been reclassified for all periods presented to reflect the segment changes.

Specialty Products

Our Specialty Products segment operates in industry as ARC Specialty Products.

Ethylene oxide, at the 100% level, is sold as a sterilant gas, primarily for use in the health care industry. It is used to sterilize a wide range of medical devices because of its versatility and effectiveness in treating hard or soft surfaces, composites, metals, tubing and different types of plastics without negatively impacting the performance of the device being sterilized. Our 100%

ethylene oxide product is distributed in uniquely designed, recyclable, double-walled, stainless steel drums to assure compliance with safety, quality and environmental standards as outlined by the U.S. Environmental Protection Agency (the "EPA") and the U.S. Department of Transportation. Our inventory of these specially built drums, along with our two filling facilities, represents a significant capital investment. Contract sterilizers, medical device manufacturers, and medical gas distributors are our principal customers for this product. In addition, we also sell single use canisters with 100% ethylene oxide for use in medical device sterilization. As a fumigant, ethylene oxide blends are highly effective in killing bacteria, fungi, and insects in spices and other seasoning materials.

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We sell two other products, propylene oxide and methyl chloride, principally to customers seeking smaller (as opposed to bulk) quantities and whose requirements include timely delivery and safe handling. Propylene oxide uses can include fumigation in spice treatment, various chemical synthesis applications, to make paints more durable, and for manufacturing specialty starches and textile coatings. Methyl chloride is used as a raw material in specialty herbicides, fertilizers, pharmaceuticals, malt and wine preservers.

Food, Pharma & Nutrition

The Food, Pharma & Nutrition ("FP&N") segment provides microencapsulation, granulation and agglomeration solutions to a variety of applications in food, pharmaceutical and nutritional ingredients to enhance performance of nutritional fortification, processing, mixing, and packaging applications and shelf-life. Major product applications are baked goods, refrigerated and frozen dough systems, processed meats, seasoning blends, confections, and nutritional supplements. We also market human grade choline nutrient products through this segment for wellness applications. Choline is recognized to play a key role in the development and structural integrity of brain cell membranes in infants, processing dietary fat, reproductive development and neural functions, such as memory and muscle function. The FP&N portfolio also includes granulated calcium carbonate products, primarily used in, or in conjunction with, novel over-the-counter and prescription pharmaceuticals for the treatment of osteoporosis, gastric disorders and calcium deficiencies in the United States.

Animal Nutrition & Health

Our Animal Nutrition & Health ("AN&H") segment provides the animal nutrition market with nutritional products derived from our encapsulation and chelation technologies in addition to basic choline chloride. Commercial sales of REASHURE(R) Choline, an encapsulated choline product that boosts health and milk production in transition and early lactation dairy cows, delivers nutrient supplements that survive the rumen and are biologically available, providing required nutritional levels during certain weeks preceding and following calving, commonly referred to as the "transition period" of the animal. Also, we market NITROSHURE(TM), an encapsulated urea supplement for lactating dairy cows that is designed to create a slow-release nitrogen source for the rumen, allowing for greater flexibility in feed rations for dairy nutritionists and producers, and NIASHURE(TM), our microencapsulated niacin product for dairy cows delivering niacin more efficiently and helping to fight heat stress, and chelated mineral supplements for use in animal feed throughout the world. Our proprietary chelation technology provides enhanced nutrient absorption for various species of domestic and companion animals. AN&H also manufactures and supplies basic choline chloride, an essential nutrient for animal health,

predominantly to the poultry and swine industries. Choline, which is manufactured and sold on both dry and aqueous forms, plays a vital role in the metabolism of fat and the building and maintaining of cell structures. Choline deficiency can result in, among other symptoms, reduced growth and perosis in poultry, and fatty liver, kidney necrosis and general poor health condition in swine. Certain derivatives of choline chloride are also manufactured and sold into industrial applications. AN&H also manufactures and sells methylamines. Methylamines are a primary building block for the manufacture of choline products and are also used in a wide range of industrial applications.

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We sell products for all three segments through our own sales force, independent distributors, and sales agents.

The following tables summarize consolidated net sales by segment and business segment earnings from operations for the three and nine months ended September 30, 2008 and September 30, 2007:

Business Segment Net Sales:

	Three Mon	ths Ended	Nine Months Ended			
	Septem	ber 30,	September 30,			
	2008	2007	2008 2007			
Specialty Products Food, Pharma & Nutrition Animal Nutrition & Health	\$ 9,298	\$ 8,248	\$ 26,564	\$ 24,676		
	9,362	7,929	28,122	23,063		
	39,575	34,321	123,311	74,729		
Total	\$ 58,235	\$ 50,498	\$ 177 , 997	\$ 122,468		

Business Segment Earnings From Operations:

	Three Months Ended September 30, 2008 2007			Nine Months Ended September 30, 2008 2007				
Specialty Products Food, Pharma & Nutrition Animal Nutrition & Health	\$	3,391 1,565 2,270		2,935 1,253 3,005	\$	8,709 4,763 8,398	\$	8,891 2,293 8,140
Total	\$	7,226	\$	7 , 193	\$	21,870	\$	19,324

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RESULTS OF OPERATIONS

Three months ended September 30, 2008 compared to three months ended September 30, 2007

Net Sales

Net sales for the three months ended September 30, 2008 were \$58,235, as compared with \$50,498 for the three months ended September 30, 2007, an increase of \$7,737 or 15.3%. Net sales for the Specialty Products segment were \$9,298 for the three months ended September 30, 2008, as compared with \$8,248 for the three months ended September 30, 2007, an increase of \$1,050 or 12.7%. This increase was principally due to an increase in sales volume, along with modest price increases for products in this segment. Net sales for the Food, Pharma & Nutrition segment were \$9,362 for the three months ended September 30, 2008 compared with \$7,929 for the three months ended September 30, 2007, an increase of \$1,433 or 18.1%. This result was driven principally by improvement in the domestic and international food markets and continued strong sales of human-grade choline and calcium products. Net sales of \$39,575 were realized for the three months ended September 30, 2008 for the Animal Nutrition & Health segment, as compared with \$34,321 for the prior year comparable quarter, an increase of \$5,254 or 15.3%. Feed and industrial grade choline product sales and derivatives increased 13.2%, or \$3,877, over the prior year quarter, principally from increases in volume and modest selling price increases of feed grade choline. Sales of our specialty animal nutrition and health products, targeted for ruminant production animals and companion animals, increased 27.8% in this period or approximately 25% of the overall AN&H growth.

Operating Expenses

Operating expenses for the three months ended September 30, 2008 were \$5,486, as compared to \$5,416 for the three months ended September 30, 2007, an increase of \$70 or 1.3%. This increase was due primarily to higher expenses relating to accounting, tax services, and non-cash stock-based compensation recognition. Operating expenses were 9.4% of sales or 1.3 percentage points less than the operating expenses as a percent of sales incurred in last year's comparable quarter. During the three months ended September 30, 2008 and 2007, the Company spent \$681 and \$613 respectively, on research and development programs, substantially all of which pertained to the Company's Food, Pharma & Nutrition and Animal Nutrition & Health segments.

Business Segment Earnings From Operations

Earnings from operations for the three months ended September 30, 2008 increased to \$7,226 compared to \$7,193 for the three months ended September 30, 2007, an increase of \$33 or 0.5%, due largely to the above-noted increase in sales. Earnings from operations as a percentage of sales ("operating margin") for the three months ended September 30, 2008 decreased to 12.4% compared to 14.2% for the three months ended September 30, 2007, principally a result of product mix with a weighting toward lower profit margin products in the Animal Nutrition & Health segment. In addition, despite the implementation of price increases, we were not able to fully recover cost increases in certain petro-chemical raw materials, which continued or trended up during most of the

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quarter. While there was a reduction in certain raw material costs late in the quarter, the current raw material environment remains unpredictable. Also, the Company temporarily shut down production during the quarter at its facility in St. Gabriel, LA as a direct result of hurricanes Gustav and Ike. While this plant suffered no direct damage from these hurricanes, hurricane-related utility and supply disruptions interrupted our ability to produce products, yet substantially all our costs remained throughout the interruption, as we positioned for a timely restart of the operation. These noted raw material supply interruptions also negatively impacted the operation of our Verona, MO

site, and have continued into the fourth quarter. Also in the quarter, our results reflect the typical seasonality associated with the summer holiday period in Europe, and were quite unfavorable from a manufacturing variance standpoint at the Marano Ticino, Italy facility. The Company is continuing to focus on implementing price increases, productivity improvements, and, most importantly, growth through new product development which should result in improved operating margins. Earnings from operations for the Specialty Products segment were \$3,391, an increase of \$456 or 15.5%, primarily due to higher sales volume and sales price increases. Earnings from operations for Food, Pharma & Nutrition were \$1,565, an increase of \$312 or 24.9%, due largely to increased sales into the domestic and international food markets, as well as higher sales of human-grade choline and calcium products. Earnings from operations for Animal Nutrition & Health, while favorably impacted by previously-noted increased sales volumes, decreased to \$2,270, a reduction of \$735 or 24.4%, largely due to the noted petro-chemical raw material cost increases and the plant inefficiencies.

Other Expenses (Income)

Interest income for the three months ended September 30, 2008 totaled \$17 as compared to \$96 for the three months ended September 30, 2007. Interest expense was \$222 for the three months ended September 30, 2008 compared to \$672 for the three months ended September 30, 2007. This decrease is primarily attributable to the decrease in average current and long-term debt resulting from both normal recurring principal payments as well as accelerated payments of the term loan used to fund the Chinook Acquisition (see Notes 3 and 11). Other expense of \$85 for the three months ended September 30, 2008 is primarily the result of unfavorable fluctuations in foreign currency exchange rates between the U.S. dollar (the reporting currency) and functional foreign currencies.

Income Tax Expense

The Company's effective tax rate for the three months ended September 30, 2008 and 2007 was 30.9% and 34.2%, respectively. This decrease in the effective tax rate is primarily attributable to a change in apportionment factors relating to state income taxes.

Net Earnings

Primarily as a result of the above-noted increase in sales and lower effective tax rate, partially offset by the noted raw material increases and production-related expenses, net earnings were \$4,793 for the three months ended September 30, 2008, as compared with \$4,457 for the three months ended September 30, 2007, an increase of 7.5%.

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Nine months ended September 30, 2008 compared to nine months ended September 30, 2007

Net Sales

Net sales for the nine months ended September 30, 2008 were \$177,997, as compared with \$122,468 for the nine months ended September 30, 2007, an increase of \$55,529 or 45.3%. Net sales for the Specialty Products segment were \$26,564 for the nine months ended September 30, 2008, as compared with \$24,676 for the nine months ended September 30, 2007, an increase of \$1,888 or 7.7%. This

increase was principally due to an increase in sales volume, along with modest price increases for products in this segment. Net sales for the Food, Pharma & Nutrition segment were \$28,122 for the nine months ended September 30, 2008 compared with \$23,063 for the nine months ended September 30, 2007, an increase of \$5,059 or 21.9%. This result was driven principally by increased sales of calcium and nutritional products, as well as increased product sales in both the domestic and international food markets. Net sales of \$123,311 were realized for the nine months ended September 30, 2008 for the Animal Nutrition & Health segment, as compared with \$74,729 for the nine months ended September 30, 2007, an increase of \$48,582 or 65.0%. This result reflects incremental sales of approximately \$41,000 from the customer list acquisition of Chinook Group Limited ("Chinook") and from the Akzo Nobel Acquisition, as described in Note 3. For the nine months ending September 30, 2008, sales of our specialty animal nutrition and health products, targeted for ruminant production animals and companion animals, increased 40.9% or approximately 10% of the overall AN&H growth.

Operating Expenses

Operating expenses for the nine months ended September 30, 2008 were \$17,276, as compared to \$15,208 for the nine months ended September 30, 2007, an increase of \$2,068 or 13.6%. This increase was due primarily to \$736 of additional amortization expense, plus sales and technical personnel expense associated with the Chinook and Akzo Nobel acquisitions, as well as higher expenses relating to accounting, tax services, and non-cash stock-based compensation recognition. We also incurred approximately \$493 of commercial development expenses toward our pharmaceutical market initiatives in the nine months ending September 30, 2008. With these increases, operating expenses were 9.7% of sales or 2.7 percentage points less than the operating expenses as a percent of sales incurred in the nine months ending September 30, 2007. During the nine months ended September 30, 2008 and 2007, the Company spent \$2,164 and \$1,797, respectively, on research and development programs, substantially all of which pertained to the Company's Food, Pharma & Nutrition and Animal Nutrition & Health segments.

Business Segment Earnings From Operations

Earnings from operations for the nine months ended September 30, 2008 increased to \$21,870 compared to \$19,324 for the comparative nine months ended September 30, 2007, an increase of \$2,546 or 13.2\$, due largely to the above-noted increase in sales. Earnings from operations as a percentage of sales ("operating margin") for the nine months ended September 30, 2008 decreased to 12.3\$ compared to 15.8\$ for the nine

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months ended September 30, 2007, principally a result of the previously-noted acquisition-related sales which carry a lower profit margin than the Company's other business segments. In addition, despite the implementation of price increases, we were not able to fully recover cost increases in certain petro-chemical raw materials, which continued or trended up within the year. While there was a reduction in certain raw material costs late in the third quarter 2008, the current raw material environment remains unpredictable. The Company is continuing to focus on implementing price increases, productivity improvements, and, most importantly, growth through new product development which should result in improved operating margins. Earnings from operations for the Specialty Products segment were \$8,709, a decrease of \$183 or 2.1%, as increases in sales volume and modest sales price increases were offset by even higher raw material costs and the previously-noted increased expenses relating

to accounting, tax services, and non-cash stock-based compensation recognition. Earnings from operations for Food, Pharma & Nutrition were \$4,763, an increase of \$2,470 or 107.7%, due largely to increased sales of calcium and nutritional products, as well as increased volumes sold in both the domestic and international food markets. Earnings from operations for Animal Nutrition & Health, while unfavorably impacted by the noted petro-chemical raw material cost increases, improved to \$8,398, an increase of \$259 or 3.2%, and were favorably affected by organic growth and the previously-noted increased sales volumes derived from the acquisitions.

Other Expenses (Income)

Interest income for the nine months ended September 30, 2008 totaled \$66 as compared to \$170 for the nine months ended September 30, 2007. Interest expense was \$792 for the nine months ended September 30, 2008 compared to \$1,283 for the nine months ended September 30, 2007. This decrease is primarily attributable to lower interest rates and the decrease in average current and long-term debt resulting from both normal recurring principal payments as well as accelerated payments of the term loan used to fund the Chinook Acquisition (see Notes 3 and 11). Other expense of \$16 for the nine months ended September 30, 2008 is primarily the result of unfavorable fluctuations in foreign currency exchange rates between the U.S. dollar (the reporting currency) and functional foreign currencies.

Income Tax Expense

The Company's effective tax rate for the nine months ended September 30, 2008 and 2007 was 33.0% and 35.2%, respectively. This decrease in the effective tax rate is primarily attributable to a change in apportionment factors relating to state income taxes, as well as a change in the income proportion towards jurisdictions with lower tax rates.

Net Earnings

Primarily as a result of the above-noted increase in sales and the noted raw material and operating expense increases, net earnings were \$14,158 for the nine months ended September 30, 2008, as compared with \$11,963 for the nine months ended September 30, 2007, an increase of 18.3%.

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FINANCIAL CONDITION

LIQUIDITY AND CAPITAL RESOURCES

Contractual Obligations

As part of the June 30, 2005 acquisition of certain assets relating to the encapsulation, agglomeration and granulation business of Loders Croklaan USA, LLC, the asset purchase agreement provides for the contingent payment by the Company of additional consideration based upon the volume of sales associated with one particular product acquired by the Company during the three year period following the acquisition. No such contingent consideration has been paid in 2008.

The Company's other contractual obligations and commitments principally include obligations associated with future minimum non-cancelable operating lease obligations (including for the headquarters office space entered into in 2002), long-term debt obligations and purchase obligations principally related to open purchase orders for inventory not yet received or recorded on our balance sheet.

The Company knows of no current or pending demands on, or commitments for, its liquid assets that will materially affect its liquidity.

During the nine months ended September 30, 2008, there were no material changes outside the ordinary course of business in the specified contractual obligations set forth in our Annual Report on Form 10-K for the year ended December 31, 2007. The Company expects its operations to continue generating sufficient cash flow to fund working capital requirements and necessary capital investments. The Company is actively pursuing additional acquisition candidates. The Company could seek additional bank loans or access to financial markets to fund such acquisitions, its operations, working capital, necessary capital investments or other cash requirements should it deem it necessary to do so.

Cash

Cash and cash equivalents increased to \$4,207 at September 30, 2008 from \$2,307 at December 31, 2007 primarily resulting from the information detailed below. Working capital amounted to \$25,505 at September 30, 2008 as compared to \$16,139 at December 31, 2007, an increase of \$9,366.

Operating Activities

Cash flows from operating activities provided \$17,229 for the nine months ended September 30, 2008 compared to \$8,409 for the nine months ended September 30, 2007. The increase in cash flows from operating activities was primarily due to an increase in net earnings, accounts receivable collections, depreciation and amortization, and stock compensation expense combined with a decrease in prepaid expenses. The aforementioned increase in cash flows was partially offset by an increase in inventories and a reduction in accounts payable and accrued expenses.

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Investing Activities

Capital expenditures were \$4,128 for the nine months ended September 30, 2008 compared to \$3,005 for the nine months ended September 30, 2007. Assets acquired during the nine months ended September 30, 2007 totaled \$40,640, which was principally related to the Chinook Acquisition and the Akzo Nobel Acquisition, as described in Note 3.

Financing Activities

The Company has an approved stock repurchase program. The total authorization under this program is 2,508,692 shares. Since the inception of the program, a total of 1,307,867 shares have been purchased, none of which remained in treasury at September 30, 2008 or 2007. During the nine months ended September 30, 2008, no additional shares have been purchased. The Company intends to acquire shares from time to time at prevailing market prices if and to the

extent it deems it advisable to do so based on its $% \left(1\right) =\left(1\right) +\left(1\right)$

On April 30, 2007, the Company, and its principal bank entered into a Loan Agreement (the "European Loan Agreement") providing for an unsecured term loan of (euro)7,500, translated to approximately \$10,800 as of September 30, 2008 (the "European Term Loan"), the proceeds of which were used to fund the Akzo Nobel Acquisition (see Note 3) and initial working capital requirements. The European Term Loan is payable in equal monthly installments of principal, each equal to 1/84th of the principal of the European Term Loan, together with accrued interest, with remaining principal and interest payable at maturity. The European Term Loan has a maturity date of May 1, 2010 and is subject to a monthly interest rate equal to EURIBOR plus 1%. At September 30, 2008, this interest rate was 6.01%. At September 30, 2008, the European Term Loan had an outstanding balance of (euro)6,071, translated to \$8,773. The European Loan Agreement also initially provided for a short-term revolving credit facility of (euro)2,000 (the "European Revolving Facility"). The European Revolving Facility has been renewed for a period of one year as of May 1, 2008. As part of this renewal, the European Loan Agreement was amended to increase the European Revolving Facility to (euro)3,000, translated to \$4,335 as of September 30, 2008. The European Revolving Facility is subject to a monthly interest rate equal to EURIBOR plus 1.25%, and accrued interest is payable monthly. The Company has drawn down (euro)1,750, or \$2,529 as translated at September 30, 2008, of the European Revolving Facility as of September 30, 2008.

On March 16, 2007, the Company and its principal bank entered into a Loan Agreement (the "Loan Agreement") providing for an unsecured term loan of \$29,000 (the "Term Loan"), the proceeds of which were used to fund the Chinook Acquisition (see Note 3). The Term Loan is payable in equal monthly installments of principal, each equal to 1/60th of the principal of the Term Loan, together with accrued interest, with remaining principal and interest payable at maturity. The Term Loan has a maturity date of March 16, 2010 and is subject to a monthly interest rate equal to LIBOR plus 1%. At September 30, 2008, this interest rate was 3.49%. As of September 30, 2008, the Company has prepaid \$14,500 of the Term Loan. At September 30, 2008, the Term Loan had an outstanding balance of \$5,800. The Loan Agreement also provides for a short-term revolving credit facility of \$6,000 (the "Revolving Facility"). The Revolving Facility is subject to a monthly interest rate equal to LIBOR plus 1%, and accrued interest is

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payable monthly. No amounts are outstanding on the Revolving Facility as of the date hereof. The Revolving Facility has a maturity date of May 31, 2009. Management believes that such facility will be renewed in the normal course of business.

Proceeds from stock options exercised totaled \$1,000 and \$752 for the nine months ended September 30, 2008 and 2007, respectively. Dividend payments were \$1,975 and \$1,596 for the nine months ended September 30, 2008 and 2007, respectively.

Other Matters Impacting Liquidity

The Company currently provides postretirement benefits in the form of a retirement medical plan under a collective bargaining agreement covering eligible retired employees of its Verona, Missouri facility. The amount recorded on the Company's balance sheet as of September 30, 2008 for this obligation is \$856. The postretirement plan is not funded. Historical cash payments made under

such plan have approximated \$50 per year.

Critical Accounting Policies

There were no changes to the Company's Critical Accounting Policies, as described in its December 31, 2007 Annual Report on Form 10-K, during the nine months ended September 30, 2008.

Related Party Transactions

The Company was not engaged in related party transactions during the nine months ended September 30, 2008 and all transactions of the Company during such period were at arms length.

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Item 3. Quantitative and Qualitative Disclosures about Market Risk

Cash and cash equivalents are invested primarily in money market accounts. The money market funds in which the Company invests are participants in the United States Treasury Department's Temporary Guarantee Program for Money Market Funds. This program provides coverage for amounts held in money market funds as of the close of business on September 19, 2008. The Company has no derivative financial instruments or derivative commodity instruments, nor does the Company have any financial instruments entered into for trading or hedging purposes. As of September 30, 2008, the Company's borrowings were under a bank term loan bearing interest at LIBOR plus 1.00%, a second bank term loan bearing interest at EURIBOR plus 1.00%, a revolving line of credit bearing interest at LIBOR plus 1.00% and a second revolving line of credit bearing interest at EURIBOR plus 1.25%. A 100 basis point increase or decrease in interest rates, applied to the Company's borrowings at September 30, 2008, would result in an increase or decrease in annual interest expense and a corresponding reduction or increase in cash flow of approximately \$171. The Company is exposed to market risks for changes in foreign currency rates and has exposure to commodity price risks, including prices of our primary raw materials. Our objective is to seek a reduction in the potential negative earnings impact of changes in foreign exchange rates and raw material pricing arising in our business activities. The Company manages these financial exposures, where possible, through pricing and operational means. Our practices may change as economic conditions change.

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Item 4. Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures

Pursuant to the requirements of the Sarbanes-Oxley Act of 2002, the Company's management, under the supervision and with the participation of the Company's Chief Executive Officer and Chief Financial Officer, has evaluated, as of the end of the period covered by this Quarterly Report on Form 10-Q, the effectiveness of the Company's disclosure controls and procedures (including its internal controls and procedures.)

Based upon management's evaluation, the Chief Executive Officer and the Chief Financial Officer have concluded that, as of the end of such period, the Company's disclosure controls and procedures were effective in

identifying the information required to be disclosed in the Company's periodic reports filed with the Securities and Exchange Commission ("SEC"), including this Quarterly Report on Form 10-Q, and ensuring that such information is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms.

(b) Changes in Internal Controls

During the most recent fiscal quarter, there has been no significant change in the Company's internal control over financial reporting that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

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Part II. Other Information

Item 1A. Risk Factors

There have been no material changes in the Risk Factors identified in the Company's Annual Report on Form 10-K for the year ended December 31, 2007.

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

None.

Item 6. Exhibits

- Exhibit 31.1 Certification of Chief Executive Officer pursuant to Rule 13a-14(a).
- Exhibit 31.2 Certification of Chief Financial Officer pursuant to Rule $13a-14\,(a)$.
- Exhibit 32.1 Certification of Chief Executive Officer pursuant to Rule $13a-14\,(b)$ and Section 1350 of Chapter 63 of Title 18 of the United States Code.
- Exhibit 32.2 Certification of Chief Financial Officer pursuant to Rule $13a-14\,(b)$ and Section 1350 of Chapter 63 of Title 18 of the United States Code.

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.

BALCHEM CORPORATION

By: /s/ Dino A. Rossi

Dino A. Rossi, Chairman, President and Chief Executive Officer

Date: November 7, 2008

Exhibit Index

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