OM GROUP INC Form 10-Q August 12, 2003

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended June 30, 2003 Commission File Number 0-22572

OM GROUP, INC.

(exact name of registrant as specified in its charter)

Delaware (state or other jurisdiction of incorporation or organization)

52-1736882 (I.R.S., Employer Identification Number)

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

(216) 781-0083 (Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15 (d) of the Securities and 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.

subject to such filing requirements for the past 90 days.
Yes <u>X</u> No
Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Securities Exchange Act of 1934)
Yes <u>X</u> No
Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of June 30, 2003: Common Stock, \$.01 Par Value 28,354,804 shares.

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Item 3 Quantitative and Qualitative Disclosures About Market Risk

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SIGNATURE

EX-12 Computation-Ratio of Earnings: Fixed Charges

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Item 1. Financial Statements (Unaudited)

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- Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations
- Item 3. Quantitative and Qualitative Disclosures about Market Risk
- Item 4. Controls and Procedures

Part II. Other Information

- Item 1. Legal Proceedings Not applicable
- Item 2. Changes in Securities and Use of Proceeds Not applicable
- Item 3. Defaults upon Senior Securities Not applicable
- Item 4. Submission of Matters to a Vote of Security Holders
- Item 5. Other information Not applicable
- Item 6. Exhibits and Reports on Form 8-K
 - (a) Exhibits
 - (12) Computation of Ratio of Earnings to Fixed Charges
 - (31.1) Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 Chief Executive Officer
 - (31.2) Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 Chief Financial Officer
 - (32.1) Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 Chief Executive Officer
 - (32.2) Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 Chief Financial Officer
 - (b) Reports on Form 8-K
 - 1. The Company furnished to the SEC a Current Report on Form 8-K under Item 12, filed under Item 9 pursuant to the SEC s interim guidance, dated April 29, 2003, regarding the Company s financial results for the quarter ended March 31, 2003.
 - The Company furnished to the SEC a Current Report on Form 8-K under Item 9, dated June 3, 2003, regarding a
 definitive agreement to sell its Precious Metals business, and a letter of intent to sell its PVC Heat Stabilizer
 product line.

3.

The Company furnished to the SEC a Current Report on Form 8-K under Item 12, filed under Item 9 pursuant to the SEC $\,$ s interim guidance, dated June 3, 2003, regarding Second Quarter 2003 financial expectations.

Signature

Part I Financial Information Item 1 Financial Statements

OM GROUP, INC. CONDENSED CONSOLIDATED BALANCE SHEETS

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

June 30, 2003 December 31, 2002

ASSETS

CURRENT ASSETS

Cash and cash equivalents \$19,518 \$11,757 Accounts receivable 110,120 95,829 Inventories 306,965 295,951 Other current assets 69,450 90,377

Total Current Assets 506,053 493,914 PROPERTY, PLANT AND EQUIPMENT

Land
5,117 4,970
Buildings and improvements
175,797 176,110
Machinery and equipment
510,344 499,226
Furniture and fixtures
15,558 15,392

706,816 695,698 Less accumulated depreciation 223,375 196,920

483,441 498,778 OTHER ASSETS

Goodwill and other intangible assets 190,073 188,597 Other assets 93,882 91,080 Assets of discontinued operations 1,089,860 1,066,767

TOTAL ASSETS \$2,363,309 \$2,339,136

LIABILITIES AND STOCKHOLDERS EQUITY

CURRENT LIABILITIES

Current portion of long-term debt \$7,000 \$6,750 Accounts payable 63,317 94,186 Other accrued expenses 57,225 55,203

Total Current Liabilities 127,542 156,139 LONG -TERM LIABILITIES

Long-term debt 1,145,776 1,187,650 Deferred income taxes 58,024 64,136 Minority interests and other long-term liabilities 65,879 64,483 Liabilities of discontinued operations 444,832 396,843 STOCKHOLDERS EQUITY

Preferred stock, \$0.01 par value:

Authorized 2,000,000 shares; no shares issued or outstanding Common stock, \$0.01 par value: Authorized 60,000,000 shares; issued 28,402,163 shares in 2003 and 2002 284 284 Capital in excess of par value 490,741 490,741 Retained deficit (21,329) (17,943) Treasury stock (47,359 shares in 2003 and 2002, at cost) (2,255) (2,255)Accumulated other comprehensive income 56,305 2,008 Unearned compensation (2,490) (2,950) Total Stockholders Equity 521,256 469,885 TOTAL LIABILITIES AND STOCKHOLDERS EQUITY \$2,363,309 \$2,339,136 See notes to condensed Consolidated Financial Statements

Part I Financial Information Item 1 Financial Statements

> 3,196 6,894 734 6,595 Investment income and other, net 492 2,783 963 2,812

OM GROUP, INC. CONDENSED STATEMENTS OF CONSOLIDATED OPERATIONS

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

		Three Months Ended June 30,		Six Months Ended June 30,	
	2003	2002	2003	2002	
Net sales	\$196,719	\$182,487	\$406,059	\$349,041	
Cost of products sold 161,775 130,836 335,635 250,150					
34,944 51,651 70,424 98,891 Selling, general and administrative expenses 20,597 18,288 40,338 38,083 Restructuring charges 3,799					
INCOME FROM OPERATIONS 14,347 33,363 26,287 60,808 OTHER INCOME (EXPENSE)					
Interest expense (10,679) (5,800) (20,890) (12,487) Foreign exchange gain					

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(6,991) 3,877 (19,193) (3,080)

INCOME FROM CONTINUING OPERATIONS BEFORE INCOME TAXES AND MINORITY INTERESTS 7,356 37,240 7,094 57,728 Income taxes 1,542 8,328 1,542 16,834 Minority interests (1,429) 25 (1,367) (21)

INCOME FROM CONTINUING OPERATIONS 7,243 28,887 6,919 40,915 INCOME (LOSS) FROM DISCONTINUED OPERATIONS, NET OF INCOME TAXES (2,868) (3,386) (10,308) 7,954

NET INCOME (LOSS) \$4,375 \$25,501 \$(3,389) \$48,869

Net income (loss) per common share	basic
Continuing operations	
\$0.26 \$1.02 \$0.24 \$1.48	
Discontinued operations (0.11) (0.12) (0.36) 0.28	
(0.11) (0.12) (0.30) 0.28	
Net income (loss)	
\$0.15 \$0.90 \$(0.12) \$1.76 Net income (loss) per common share	assuming
dilution	assuming
Continuing operations \$0.26 \$1.01 \$0.24 \$1.45	
Discontinued operations	
(0.11) (0.12) (0.36) 0.29	

Net income (loss) \$0.15 \$0.89 \$(0.12) \$1.74 Weighted average shares outstanding (000)

Basic 28.306

28,306 28,253 28,304 27,696 Assuming dilution 28,308 28,706 28,305 28,151 Dividends paid per common share \$ \$0.14 \$ \$0.28

See notes to condensed Consolidated Financial Statements

Part I Financial Information Item 1 Financial Statements

OM GROUP, INC. CONDENSED STATEMENTS OF CONSOLIDATED CASH FLOWS

(Thousands of dollars) (Unaudited)

> Six Months Ended June 30,

2003

2002

OPERATING ACTIVITIES

Income from continuing operations \$6,919 \$40,915
Items not affecting cash:

Depreciation and amortization 30,393 25,754
Foreign exchange gain (734) (6,595)
Minority interests (1,367) (21)
Changes in operating assets and liabilities (32,491) (66,712)

NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES 2,720 (6,659) INVESTING ACTIVITIES

Expenditures for property, plant and equipment, net (2,182) (41,054)
Investments in unconsolidated joint venture (994)

NET CASH USED IN INVESTING ACTIVITIES (2,182) (42,048) FINANCING ACTIVITIES

Payments of long-term debt (41,624) (245,851) Dividend payments (7,915)Long-term borrowings 9,994 Proceeds from exercise of stock options 2,716 Proceeds from sale of common shares 225,805 NET CASH USED IN FINANCING ACTIVITIES (41,624) (15,251) Cash used in continuing operations (41,086) (63,958) Cash provided by discontinued operations (See Note B) 48,296 61,045 Effect of exchange rate changes on cash and cash equivalents 551 977 Increase (decrease) in cash and cash equivalents 7,761 (1,936) Cash and cash equivalents at beginning of period 11,757 18,852 Cash and cash equivalents at end of

period

19,518 16,916

See notes to condensed Consolidated Financial Statements	

Part I Financial Information Item 1 Financial Statements

OM GROUP, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2003

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

Note A Basis of Presentation

The accompanying unaudited condensed consolidated financial statements

have been prepared in

accordance

with generally accepted

accepted accounting

principles for

interim

financial information

and with the

instructions to

Form 10-Q.

Accordingly,

they do not

include all of

the

information

and footnotes

required by

generally

accepted

accounting

principles for

complete

financial

statements. In

the opinion of

management,

all adjustments

(consisting of

normal

recurring

accruals)

considered

necessary for a

fair financial

presentation

have been

included. Past

operating

results are not

necessarily

indicative of

the results

which may

occur in future

periods, and

the interim

period results

are not

necessarily

indicative of

the results to

be expected for

the full year.

These financial

statements

should be read

in conjunction

with the

consolidated

financial

statements and

notes thereto

included in the

Company s

Annual Report

on Form 10-K

for the year

ended

December 31,

2002. Note B

Divestitures of

Precious

Metals

(Subsequent

Event) and

SCM Metals,

Inc. On

June 3, 2003,

the Company

announced that

it had entered

into a

definitive

agreement with

Umicore to sell

its Precious

Metals

business (PMG

business). This

business is

comprised of

the Precious

Metal

Chemistry and

Metal

Management

reportable

segments,

which were

acquired by the

Company from

Degussa in

August 2001.

The sale to

Umicore was

completed on

July 31, 2003,

on which date

the Company

received gross

proceeds of

697 million, or

0011 11111011, 0

\$814 million,

before

transaction

costs, taxes

and expenses.

The PMG

business has

been classified

as a

discontinued

operation, and

the

consolidated

financial

statements of

prior periods

have been

restated, where

applicable, to

reflect this

business as a

discontinued

operation. The

transaction and

related gain on

sale will be

recorded in the

third quarter of

2003. The

gross proceeds

were used to

repay the

Company s

outstanding

indebtedness

under its

Senior credit

facilities. The

net proceeds

from the sale

are expected to

be

approximately

\$730 million,

after

transaction

costs and

expenses and

taxes. During June 2003, the

Company

received a

commitment

for a new

\$150 million

revolving

credit facility.

The new

facility, which

closed on

August 7,

2003, bears

interest at an

interest rate of

LIBOR plus

2.00% to

3.00% or

PRIME plus

0.25% to

1.25%,

matures in

August 2006

and includes

covenants that

are less

stringent than

those in the

previous

Senior

facility. On

April 1, 2003,

the Company

completed its

previously

announced sale

of its copper

powders

business SCM

Metal

Products, Inc.

for proceeds of

\$65 million

before

transaction

costs and

expenses. The

net proceeds,

which are

included in

Cash provided

by

discontinued

operations in

the Condensed Statements of

Consolidated

Cash Flows,

were used to

repay a portion

of the

Company s

out standing

indebtedness

under its credit facilities.

There was no

gain or loss

recorded on

that date, as

the business

was

written-down

to fair value in

the fourth

quarter of

2002. This

business has

been presented

as a

discontinued

operation for

all periods

presented.

Operating

results of

discontinued

operations are

summarized as

follows (in millions):

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		Three Months Ended June 30,		Ended June 0,
	2003	2002	2003	2002
Net sales	\$ 941.9	\$ 1,079.1	\$2,081.6	\$2,101.3
Operating income	22.4	21.6	37.7	46.1
Interest expense allocated	14.0	12.5	29.1	23.4
Income taxes	2.9	2.0	6.8	2.0

The operating results summarized above include an allocation of consolidated interest expense, based upon the estimated net proceeds from the sales of the respective discontinued businesses that are required to be used to re-pay amounts under the Company s credit facilities.

The assets and liabilities of these businesses, which have been classified as Assets of Discontinued Operations and Liabilities of Discontinued Operations in the Consolidated Balance Sheet, consist of the following (in millions):

	June 30, 2003	December 31, 2002
Current assets	\$ 880.9	\$ 829.3
Property, plant and equipment	187.1	194.2
Other long-term assets	21.9	43.3
Total assets of discontinued operations	\$1,089.9	\$1,066.8
Current liabilities, including accounts payable and other accrued		
expenses	\$ 256.7	\$ 272.0
Long-term liabilities	188.1	124.8
Total liabilities of discontinued operations	\$ 444.8	\$ 396.8

Current assets include primarily accounts receivable and inventories.

Note C

During the first quarter of 2003, the Company

Company recorded

restructuring

charges

related to

continuing

operations of

\$3.8 million.

These charges,

which

represent the continuation

of the

Company s

restructuring

plan that

commenced in

the fourth

quarter of

2002, are

recorded in a

separate line

in the

Condensed

Statement of

Consolidated

Operations.

Restructuring liabilities for

naomics io

continuing operations at

December 31,

2002, charges

taken in the

first quarter of

2003, and

amounts

utilized in

2003 to date

are

summarized

as follows (in millions):

Restructuring Charges

Number of	Workforce	Inventory and other asset	Facility Exit and	
Employees	Reductions	write-downs	Other	Total
68	\$5.2	\$ 0	\$ 2.0	\$7.2

Charges in 2003 11 0.7 1.5 1.6 3.8 Utilized in 2003 (74) (2.6) (1.5) (1.4) (5.5)

Balance at 12/31/02

Balance at 6/30/03 5 \$3.3 \$0 \$2.2 \$5.5	
in connection with the first quarter 2003 re	estructuring activities, the Company also recorded charges of

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\$6.3 million related to discontinued operations, which are included in Income (Loss) from Discontinued Operations.

Inventories		
	June 30, 2003	December 31, 2002
Raw materials and supplies Finished goods 126,123 119,975	\$144,303	\$133,015
270,426 252,990 LIFO reserve 36,539 42,961		
Total inventories \$306,965 \$295,951		
	Raw materials and supplies Finished goods 126,123 119,975 270,426 252,990 LIFO reserve 36,539 42,961 Total inventories	June 30, 2003

Note E

Contingent Matters

The Company is a party to various legal proceedings incidental to its business and is subject to a variety of environmental and pollution control laws

and regulations

in the

jurisdictions in

which it

operates. As is

the case with

other

companies in

similar

industries, the

Company

faces exposure

from actual or

potential

claims and

legal

proceedings

involving

environmental

matters.

Although it is

very difficult

to quantify the

potential

impact of

compliance

with or

liability under

environmental

protection

laws,

management

believes that

the ultimate

aggregate cost

to the

Company of

environmental

remediation, as

well as other

legal

proceedings

arising out of

operations in

the normal

course of

business, will

not result in a

material

adverse effect

upon its

financial

condition or

results of

operations. Note

F

Computation

of Net Income

(Loss) Per Common

Share The

following table

sets forth the computation of net income (loss) per common share and net income (loss) per common share assuming dilution (shares in thousands):

		Three Months Ended June 30,		Six Months Ended June 30,	
	2003	2002	2003	2002	
Net income (loss)	\$ 4,375	\$25,501	\$ (3,389)	\$48,869	
Weighted average number of shares outstanding Dilutive effect of stock-based compensation 2 453 1 455	28,306	28,253	28,304	27,696	
Weighted average number of shares outstanding assuming dilution 28,308 28,706 28,305 28,151					
Net income (loss) per common share \$0.15 \$0.90 \$(0.12) \$1.76					

Net income (loss) per common share dilution \$0.15 \$0.89 \$(0.12) \$1.74	assuming	

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Note G **Comprehensive Income**

		Three Months Ended June 30,		Six Months Ended June 30,	
	2003	2002	2003	2002	
Net income (loss) Unrealized loss on available-for-sale securities (2,869) (901) Foreign currency translation 43,374 4,363 52,875 9,121 Unrealized gain on cash flow hedges 578 1,233 332 4,346 Additional minimum pension liability 1,090 1,090	\$4,375	\$25,501	\$(3,389)	\$48,869	
Total comprehensive income \$49,417 \$28,228 \$50,908 \$61,435	_				
	- -				

Note H

Stock Compensation Adoption of SFAS No. 148

In December 2002, SFAS No. 148, Accounting for Stock-Based Compensation Transition and Disclosure, was issued. SFAS No. 148 amends SFAS No. 123, Accounting for

Stock-Based

Compensation,

to provide

alternative

methods of

transition when

a company

voluntarily

changes to the

fair value-based

method of

recognizing

expense in

results of

operations for

stock-based

employee

compensation,

including stock

options granted

to employees.

Prior to 2003,

the Company

accounted for

stock-based

employee

compensation

under APB

No. 25,

Accounting for

Stock Issued to

Employees, and

related

Interpretations.

Under APB 25,

compensation

expense has

been recorded

for restricted

stock granted to

certain

executive

officers, but no

expense was

recorded for

stock options

granted to

employees, as

all options had

an intrinsic

value of zero

on the date of

grant. During

the second

quarter of 2003,

the Company

voluntarily

adopted,

effective

January 1,

2003, the fair

value

recognition

provisions of SFAS No. 123, Accounting for Stock-Based Compensation. Under the prospective method of adoption selected by the Company under the provisions of SFAS No. 148, the recognition provisions will be applied to all employee awards granted, modified or settled after January 1, 2003. As such, net income for 2003 will include expense for stock options granted to employees in 2003; there have been no such grants during the six months ended June 30, 2003. If the Company had previously elected to adopt the fair value provisions of SFAS No. 123 and thereby recorded compensation expense related to employee stock options, pro forma results of operations would have been as

follows:

Three Months Ended June 30, Six Months Ended June 30, Six Months Ended June 30, 2003 2002

Net income (loss)

As reported \$4,375 \$25,501 \$(3,389) \$48,869 Pro forma \$4,329 \$24,636 \$(3,507) \$47,280 Basic net income (loss) per share

As reported \$0.15 \$0.90 \$(0.12) \$1.76 Pro forma \$0.15 \$0.87 \$(0.12) \$1.71 Diluted net income (loss) per share

As reported \$0.15 \$0.89 \$(0.12) \$1.74 Pro forma \$0.15 \$0.86 \$(0.12) \$1.68

Note I

Income Taxes

Income taxes as a percentage of income from continuing operations before

income taxes and minority interests

for the six

months ended June 30, 2003

were 21.7%

compared to 29.2% in the

same period in

2002. These

effective rates

are lower than

the statutory rate

in the United States due

primarily to

significant

income earned

each period in

Malaysia, where

the Company has

a tax holiday,

and the

allocation of a

portion of

interest expense

in the United

States to

discontinued

operations,

which effectively

shifted a portion

of the U.S. net

operating loss

without a

corresponding

tax benefit to

discontinued

operations. The

lower rate in

2003 compared

to 2002 is due

primarily to

higher earnings

in the tax holiday

country of

Malaysia. Note

J Guarantor

and

Non-Guarantor

Subsidiary

Information In

December 2001, the Company issued \$400 million inaggregate principal amount of 9.25% Senior Subordinated Notes due 2011 (the Notes). These Notes are guaranteed by the Company s wholly-owned domestic subsidiaries. The guarantees are full, unconditional and joint and several. The Company s foreign subsidiaries are not guarantors of these Notes. The Company, as presented below, represents OM Group, Inc. exclusive of its guarantor subsidiaries and its non-guarantor subsidiaries. Condensed consolidating financial information for the Company, the guarantor subsidiaries, and non-guarantor subsidiaries is as

June 30, 2003

Combin@mbined TheGuarAintorGuarantor CompSinlysidi@idesidi@iliesinatiof&otal

Balance Sheet Data

Assets

follows:

Current assets:

Cash \$2,003 \$2,621 \$14,894 \$19,518 Accounts receivable 731,220 77,553 431,005 \$(1,129,658) 110,120 Inventories

30,070 276,895 306,965 Other current assets
18,572 3,834 47,044 69,450
Total current assets
751,795 114,078 769,838 (1,129,658) 506,053
Property, plant and equipment, net
41,652 441,789 483,441 Goodwill and other intangible assets
75,830 59,016 55,227 190,073
Intercompany receivables
188,604 23,400 1,154,525 (1,366,529) Investment in subsidiaries
714,780 360,631 1,441,346 (2,516,757)
Other assets
25,584 7,738 60,560 93,882
Assets of discontinued operations 110,893 978,967 1,089,860
110,023 270,207 1,002,000
Total assets
Total assets \$1,756,593 \$717,408 \$4,902,252 \$(5,012,944) \$2,363,309

Liabilities and stockholders equity

Current liabilities: Current portion of long-term debt \$7,000 \$7,000 Accounts payable 40,881 \$350,415 \$403,516 \$(731,495) 63,317 Other accrued expenses (3,782) 13,517 47,490 57,225 Total current liabilities 44,099 363,932 451,006 (731,495) 127,542 Long-term debt 1,145,776 1,145,776 Deferred income taxes 35,297 22,727 58,024 Other long-term liabilities 137 65,742 65,879 Intercompany payables 407,729 1,341,600 (1,749,329) Liabilities of discontinued operations 52,503 392,329 444,832 Stockholders equity 531,284 (106,756) 2,628,848 (2,532,120) 521,256 Total liabilities and stockholders equity \$1,756,593 \$717,408 \$4,902,252 \$(5,012,944) \$2,363,309

December 31, 2002

Combin**cd**ombined The Guara**Ntor**-guarantor Comp**&m**bsidia**Sids**sidia**Ele**nination**T**otal

Balance Sheet Data

Current assets:

Assets

Cash and cash equivalents \$667 \$1,887 \$9,203 \$11,757 Accounts receivable 752,800 85,378 404,084 \$(1,146,433) 95,829 Inventories 29,686 266,265 295,951 Other current assets 26,553 4,902 58,922 90,377

Total current assets 780,020 121,853 738,474 (1,146,433) 493,914 Property, plant and equipment, net 42,260 456,518 498,778 Goodwill and other intangible assets 134,922 53,675 188,597 Intercompany receivables 300,768 1,146,191 (1,446,959) Investment in subsidiaries 655,822 522,939 1,268,535 (2,447,296) Other assets 21,231 10,146 59,703 91,080 Assets of discontinued operations 208,051 858,716 1,066,767

Total assets

\$1,757,841 \$1,040,171 \$4,581,812 \$(5,040,688) \$2,339,136
Liabilities and stockholders equity
Current liabilities:
Current portion of long-term debt \$6,750 \$6,750
Accounts payable 65,917 \$382,699 \$373,228 \$(727,658) 94,186
Other accrued expenses (7,681) 5,742 57,142 55,203
Total Current liabilities
64,986 388,441 430,370 (727,658) 156,139 Long-term debt
1,187,650 1,187,650 Deferred income taxes
35,320 (131) 28,947 64,136 Other long-term liabilities
1,824 62,659 64,483 Intercompany payables
557,894 1,230,175 (1,788,069)
Liabilities of discontinued operations 73,242 323,601 396,843
Shareholder s equity 469,885 18,901 2,506,060 (2,524,961) 469,885

Edgar Filing: OM GROUP INC - Form 10-Q Total liabilities and stockholders equity \$1,757,841 \$1,040,171 \$4,581,812 \$(5,040,688) \$2,339,136

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Three Months Ended June 30, 2003

The Company	Combined Guarantor Subsidiaries \$36,756		or Eliminations	Total
	\$36,756	Φ 2 10 (24		
		\$219,684	\$(59,721)	\$196,719
_ _ _				
<u> </u>				
_				
_				
<u> </u>				

Income (loss) from continuing operations before income taxes and minority interests (3,338) 3,553 7,141 7,356 Income taxes 1,542 1,542 Minority interests (1,429) (1,429)
Income (loss) from continuing operations (3,338) 3,553 7,028 7,243 Loss from discontinued operations (14,000) (2,721) (13,853) (2,868)
Net income (loss) \$(17,338) \$832 \$20,881 \$4,375

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Three Months Ended June 30, 2002 Combined Combined **Income Statement Data** The Guarantor Non-Guarantor CompanSubsidiaries Subsidiaries Eliminations Total \$36,806 \$207,417 \$(61,736) \$182,487 Net sales Cost of products sold 25,288 167,284 (61,736) 130,836 11,518 40,133 51,651 Selling, general and administrative expenses 8,966 9,322 18,288 Income (loss) from operations 2,552 30,811 33,363 Interest expense \$(5,928) (3,466) (11,771) 15,365 (5,800) Foreign exchange gain (loss) 717 (543) 6,720 6,894 Investment income and other, net 3,547 (94) 14,695 (15,365) 2,783

Income (loss) from continui	ng operations before income
taxes and minority interests (1,664) (1,551) 40,455	37,240
Income taxes (2,419) (1,156) 11,903 Minority interests 25 25	8,328
Income (loss) from continui 755 (395) 28,527 28,8 Loss from discontinued oper (11,700) (2,304) 10,618	387 rations
Net income (loss) \$(10,945) \$(2,699) \$39,145	5 \$25,501

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	Six Months Ended June 30, 2003			
Income Statement Data	Combined Combined The Guarantor Non-Guarantor Companyubsidiaries Subsidiaries Eliminations Total			
Net sales Cost of products sold 55,927 394,312 (114,604) 335,635	\$77,982 \$442,681 \$(114,604) \$406,059			
	_ 			
22,055 48,369 70,424 Selling, general and administrative expenses 24,788 15,550 40,338 Restructuring charges 2,694 1,105 3,799				
Income (loss) from operations (5,427) 31,714 26,287 Interest expense \$(18,149) (5,386) (37,041) 39,686 (20,890) Foreign exchange gain (loss) 524 (13) 223 734 Investment income and other, net 10,293 311 30,045 (39,686) 963				
	<u> </u>			

Income (loss) from continuing operations before income
taxes and minority interests
(7,332) (10,515) 24,941 7,094
Income taxes
7 1,535 1,542
Minority interests
(1,367) (1,367)
Income (loss) from continuing energians
Income (loss) from continuing operations
(7,332) (10,522) 24,773 6,919
Loss from discontinued operations
(28,100) (5,774) 23,566 (10,308)
-
-
Net income (loss)
\$(35,432) \$(16,296) \$48,339 \$(3,389)

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Combined		Six Months Ended June 30, 2002			
Combined Combined The Guarantor Non-Guarantor Companyabsidiaries Subsidiaries Eliminations		Total			
\$71,321	\$385,439	\$(107,719)	\$349,041		

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Income (loss) from continuing operations before income

taxes and minority interests (3,381) (2,627) 63,736 Income taxes	57,728	
(6,794) (1,896) 25,524 Minority interests (21) (21)	16,834	
		- -
		_
		_
Income (loss) from continuir 3,413) (731) 38,233 40 Loss from discontinued oper (21,900) (3,695) 33,549),915 ations	
		-
		-
Net income (loss) \$(18,487) \$(4,426) \$71,782	\$48,869	_
		-
		-
		-
		-

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Six Months Ended June 30, 2003 **Combined Combined Cash Flow Data** The Guarantoion-Guarantor $Company Subsidiarie Subsidiaries Eliminations \quad Total$ \$42,960 \$1,964 \$(42,204) \$ Net cash provided by (used in) operating activities \$2,720 Investing activities: Expenditures for property, plant and equipment, net (507) (1,675) (2,182) Net cash used in investing activities (507) (1,675) (2,182) Financing activities: Payments of long-term debt (41,624)(41,624)Net cash used in financing activities (41,624)(41,624)

Cash provided by (used in) continuing operations 1,336 1,457 (43,879) (41,086)
Cash (used in) provided by discontinued operations
(723) 49,019 48,296
Effect of exchange rate changes on cash and cash equivalents 551 551
331 331
Increase in cash and cash equivalents 1,336 734 5,691 7,761
Cash and cash equivalents at beginning of the period
667 1,887 9,203 11,757
Cash and cash equivalents at end of the period
\$2,003 \$2,621 \$14,894 \$19,518
Six Months Ended June 30, 2002
Ola Profittis Effect June 30, 2002
Combined Combined Cash Flow
DataThe Guarantor Non-Guarantor Company Subsidiaries Subsidiaries Eliminations Total

Net cash provided by (used in) operating activities \$15,694 \$1,542 \$(23,895) \$(6,659) Investing activities: Expenditures for property, plant and equipment, net (663) (40,391) (41,054) Investments in unconsolidated joint venture (994) (994)

Net cash used in investing activities (663) (41,385) (42,048) Financing activities:

Payments of long-term debt (245,839) (12) (245,851) Dividend payments (7,915) (7,915) Long-term borrowings 9,994 9,994

Proceeds from exercise of stock options

2,716 2,716 Issuance of common stock 225,805 225,805

Net cash provided by (used in) financing activities (15,239) (12) (15,251)

Cash provided by (used in) continuing operations
455 867 (65,280) (63,958)
Cash (used in) provided by discontinued operations (838) 61,883 61,045
Effect of exchange rate changes on cash and cash equivalents
977 977
Increase (decrease) in cash and cash equivalents 455 29 (2,420) (1,936)
Cash and cash equivalents at beginning of the period
638 1,647 16,567 18,852
Cash and cash equivalents at end of the period
\$1,093 \$1,676 \$14,147 \$16,916

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

Item 2 On June 3, 2003, the Company announced that it had entered into a definitive agreement to sell its Precious Metals business (PMG) to Umicore. This business is comprised of the Company s Precious Metal Chemistry and Metal Management reportable segments, which were acquired by the Company from Degussa in August 2001. The sale to Umicore was completed on July 31, 2003. The PMG business has been classified as a discontinued operation, and prior periods have been restated to reflect this business as a discontinued operation. The continuing operations of the Company represent the historical base metals business for all periods presented. Three Months Ended June 30, 2003 Compared to Three Months Ended June 30, 2002 Net sales for the three months ended June 30, 2003 were \$196.7

million, an

increase of 7.8% compared to the same period in 2002. The increase was the result of higher metal market prices for cobalt and nickel, resulting in higher selling prices for the Company s products. This increase was partially offset by lower metal-contained sales volumes, due primarily to lower nickel volumes for the quarter. The following information summarizes market prices of the primary raw materials used by the Company:

Market Price Ranges per Pound Three Months Ended June 30,

	2003	2002
Cobalt - 99.3% Grade	\$8.68 to \$9.45	\$6.55 to \$8.45
Nickel		
\$3.56 to \$4.25 \$2.97 to \$3.33		

The following information summarizes the physical volumes of metals sold:

	Three Months	Ended June 30,		
(in millions of pounds)	2003	2002	Percentage Change	
Cobalt	4.9	4.6	6.5%	
Nickel 26.1 29.1 -10.3%				

Gross profit decreased to \$34.9 million, or 17.8% of net sales, for the three month period

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ended June 30, 2003, a 32.3% decrease compared to \$51.7 million, or 28.3% of net sales, for the same period in 2002. The decrease in gross profit was primarily due to the negative impact of the strengthened euro against the dollar on the Company s manufacturing expenses in Finland; increased raw material costs; LIFO charges in 2003 compared to benefits in 2002; and lower nickel production volumes at the Company s facility in Harjavalta, Finland due to a planned maintenance shut-down. The effects were partially offset by the positive impact of higher cobalt and nickel prices.

Selling, general and administrative expenses in 2003 increased as a percentage of sales, to 10.5% in 2003 compared to 10.0% in the 2002 period. This increase is primarily the result of the impact of the strengthened euro against the dollar in 2003 compared to 2002, partially offset by cost reductions from restructuring activities initiated in the fourth quarter of 2002. When the euro strengthens against the dollar, selling, general and administrative expenses at the Company s facilities in Europe are translated into dollars at a higher rate, resulting in higher dollar expenses. Other expense net was \$7.0 million for the three-month period ended June 30, 2003, compared to income of \$3.9 million for the same period in 2002, due

primarily to higher interest

expense in 2003

compared to

2002 as a result

of higher

interest rates

under the

Company s

December 2002

credit agreement

and higher

average

outstanding

borrowings, and

smaller foreign

exchange gains

in 2003

(\$3.2 million)

compared to

2002

(\$6.9 million). Income

taxes as a

percentage of

income from

continuing

operations

before income

taxes and

minority

interests were

21.0% compared

to 22.4% in the

same period in

2002. These

effective rates

are lower than

the statutory rate

in the United

States due

primarily to

significant

income earned

each period in

Malaysia, where

the Company

has a tax

1 1 1

holiday, and the

allocation of a

portion of

interest expense

in the United

States to

discontinued

operations,

which

effectively

shifted a portion

of the U.S. net

operating loss

without a

corresponding

tax benefit to

discontinued

operations. Loss

from

discontinued

operations was

\$2.9 million in

2003 compared

to \$3.4 million

in 2002. The

improvement is

due primarily to

the sale of

certain

unprofitable

operations on or

before April 1,

2003, which

therefore

impacted 2002

but not 2003,

partially offset

by higher

interest expense

as a result of

higher interest

rates in the

current year

period. Net

income for the

three-month

period ended

June 30, 2003

was

\$4.4 million,

compared to net

income of

\$25.5 million

for the

corresponding

period in 2002,

due primarily to

the

aforementioned

factors. Six

Months Ended

June 30, 2003

June 30, 2003

Compared to Six Months Ended

June 30,

2002 Net sales

for the six

months ended

June 30, 2003

were \$406.1

million, an

increase of

16.3% compared

to the same

period in 2002.

The increase

was the result of

higher metal market prices

for cobalt and nickel, resulting in higher selling prices for the Company s products. This increase was partially offset by lower metal-contained sales volumes, due primarily to lower nickel volumes for the period. The following information summarizes market prices of the primary raw materials used by the Company:

Market Price Ranges per Pound Six Months Ended June 30,

	2003	2002
Cobalt - 99.3% Grade	\$6.45 to \$9.45	\$6.40 to \$8.45
Nickel \$3.28 to \$4.25 \$2.63 to \$3.33		

The following information summarizes the physical volumes of metals sold:

Six Months Ended June 30,

(in millions of pounds)	2003	2002	Percentage Change
Cobalt	10.0	9.0	11.1%
Nickel			
57.0 59.5 -4.2%			

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Gross profit decreased to \$70.4 million, or 17.3% of net sales, for the six-month period ended June 30, 2003, a 28.8% decrease compared to \$98.9 million, or 28.3% of net sales, for the same period in 2002. The decrease in gross profit was primarily due to the negative impact of the strengthened euro against the dollar on the Company s manufacturing expenses in Finland; LIFO charges in 2003 compared to benefits in 2002; and lower nickel production volumes at the Company s facility in Harjavalta, Finland due to a planned maintenance shut-down. The effects were partially offset by the positive impact of higher cobalt and nickel prices and healthy demand in certain key end-markets.

Selling, general and administrative expenses in 2003 remained flat at 10.9% of sales compared to the 2002 period. These amounts were impacted positively in 2003 by cost reductions from restructuring activities initiated in the fourth quarter of 2002, which were offset by the impact of the strengthened euro against the dollar in 2003 compared to 2002, and additional restructuring charges of \$3.8 million recorded in the first quarter of 2003. Other expense net was \$19.2 million for the six-month period ended June 30, 2003, compared to \$3.1 million for the same period in 2002, due primarily to higher interest expense in 2003 compared to 2002 as a result of higher interest rates

under the

Company s December 2002 credit agreement and higher average outstanding borrowings, and smaller foreign exchange gains in 2003 (\$0.7 million) compared to 2002

(\$6.6 million).

Income taxes as

a percentage of

income from

continuing

operations

before income

taxes and minority

interests were

21.7%

compared to

29.2% in the

same period in

2002. These

effective rates

are lower than

the statutory

rate in the

United States

due primarily to

significant

income earned

each period in

Malaysia, where

the Company

has a tax

holiday, and the

allocation of a

portion of

interest expense

in the United

States to

discontinued

operations,

which

effectively

shifted a portion

of the U.S. net

operating loss

without a

corresponding

tax benefit to

discontinued

operations. The

lower rate in

2003 compared

to 2002 is due primarily to

higher earnings in the tax holiday country of Malaysia. Loss from discontinued operations, net of income taxes was \$10.3 million in 2003 compared to income of \$8.0 million in 2002, due primarily to restructuring changes taken in 2003, higher interest expense as a result of higher interest rates, and higher tax expense. Net loss for the six-month period ended June 30, 2003 was \$3.4 million, compared to net income of \$48.9 million for the corresponding period in 2002, due primarily to the aforementioned

Liquidity and

Capital

factors.

Resources

During the

six-month

period ended

June 30, 2003,

the Company s

net working

capital

increased by

approximately

\$40.7 million.

This increase

was primarily

the result of a

decrease in

accounts

payable of

\$30.9 million

due to

prepayments

made by the

Company for

certain raw materials during

the quarter, and

an increase in

accounts

receivable of

\$14.3 million

due to higher

sales in the

second quarter

of 2003

compared to the

fourth quarter of

2002. Capital

expenditures in

2003 were

\$2.2 million and

primarily

related to

ongoing

projects to

maintain current

operating

levels. During

the six months

ended June 30,

2003, the

Company s total

debt balances

decreased to

\$1.153 billion

from

\$1.194 billion.

This decrease

represents

primarily cash

repayments

using the net

proceeds from

the sale of SCM

Metal Products,

Inc. on April 1,

2003 (See Note

B). Subsequent to June 30, the

Company

completed the

sale of its

Precious Metals

business to

Umicore for

cash proceeds

of \$814 million,

before

transaction

costs, taxes and

expenses (See

Note B). The

gross proceeds

were used to repay the

Company s

outstanding indebtedness under its Senior Credit facilities. The Company s \$400 million Senior Subordinated Notes remain outstanding. The net proceeds from the sale are expected to be approximately \$730 million, after transaction costs and expenses and taxes. During June 2003, the Company received a commitment for a new \$150 million revolving credit facility. The new facility, which closed on August 7, 2003, bears interest at an interest rate of LIBOR plus 2.00% to 3.00% or PRIME plus 0.25% to 1.25%, matures in August 2006 and includes covenants that are less restrictive than

those in the previous Senior facility.

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Critical Accounting Policies The consolidated financial statements include accounts of the company and all majority-owned subsidiaries. The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions in certain circumstances that affect amounts reported in the accompanying consolidated financial statements and related footnotes. In preparing these financial statements, management has made its best estimates and judgments of certain amounts included in the financial statements, giving due consideration to materiality.

Application of these accounting policies involves the exercise of judgment and use of assumptions as to future uncertainties and, as a result,

actual results could differ from these estimates. There has been no change in the company s critical accounting policies as disclosed in Form 10-K filed for the year ended December 31, 2002, except that policies associated with the divested Precious Metals business are no longer applicable. In addition, no new critical accounting policies have been adopted in the first six months of 2003, except for the adoption of SFAS No. 123, as amended by SFAS No. 148, effective January 1, 2003, related to stock-based employee compensation (See Note H).

Forward

Looking

Statements

The Company is making this statement in

order to satisfy

the safe harbor

provisions

contained in the

Private

Securities

Litigation

Reform Act of

1995. This

report contains

statements that

the Company

believes may be

forward-looking

statements

within the meaning of Section 21E of the Securities Exchange Act of 1934. These forward-looking statements are not historical facts and generally can be identified by use of statements that include phrases such as believe, expect, anticipate, intend, plan, foresee or other words or phrases of similar import. Similarly, statements that describe the Company s objectives, plans or goals also are forward-looking statements. These forward-looking statements are subject to risks and uncertainties that are difficult to predict, may be beyond the Company s control and could cause actual results to differ materially from those currently anticipated. Factors that could materially affect these forward-looking statements can be found in this report. Important facts that may affect the Company s expectations, estimates or

projections include:

the price and supply of raw materials, particularly cobalt and nickel; the demand for metal-based specialty chemicals and products in the Company s markets; the effect of fluctuations in currency exchange rates on the Company s international operations; the effect of non-currency risks of investing in and conducting operations in foreign countries, including political, social, economic and regulatory factors; the impact of the Company s restructuring program on its continuing operations; the potential impact of the Company being named in a 2002 United Nations panel report focusing on companies and individuals operating in the Democratic Republic of Congo; the potential impact of an adverse result of the shareholder class action lawsuits filed against the Company and the named executives; the general level of global economic

activity and demand for the Company s

1			
prod	11	CI	C

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

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Item 3 Quantitative and Qualitative Disclosures About Market

Risk A discussion of market risk

exposures is

included in Part

II, Item 7a,

Qualitative and

Quantitative

Disclosure

About Market

Risk, of the

Company s 2002

Annual Report

on Form 10-K.

There have been

no material

changes during

the six months

ended June 30,

2003, except

that risks

associated with

the divested

Precious Metals

business are no

longer

applicable.

Item 4

Controls and

Procedures (a)

Evaluation of

Disclosure

Controls and

Procedures The

Company

carried out an

evaluation under

the supervision and with the

and with the

participation of

the Company s

management,

including the

Company s Chief Executive

Officer and

Chief Financial

Officer, of the

effectiveness of

the design and

operation of the

Company s

disclosure

controls and

procedures (as

defined in

Exchange Act

Rules 13a-15(e)

and 15d-15(e))

as of June 30,

2003. Based on this evaluation,

the Chief

Executive

Officer and

Chief Financial

Officer have

concluded that

the Company s

disclosure

controls and

procedures are

effective to

ensure that

material

information

relating to the

Company is made known to

them by others

within the

Company. (b)

Changes in

Internal

Controls There

were no

significant

changes in the

Company s

internal control

over financial

reporting that

occurred during

the period

covered by this

report that has

materially

affected, or that

is reasonably

likely to

materially

affect, our

internal control

over financial

reporting.

Part II Other

Information

Item 4

Submission of

Matters to a

Vote of

Security

Holders The

annual meeting

of stockholders

of OM Group, Inc. was held on May 6, 2003. An election of Directors was held at which John E. Mooney and Markku Toivanen were nominated and elected for terms which expire in the year 2006. The following votes were cast with respect to each nominee:

Director	For	Withheld Authority
John E. Mooney	24,999,380	382,596
Markku Toivanen 25,089,246 292,730		

Ernst & Young LLP was re-elected as independent auditors: For - 24,887,181; against 421,837; abstain 72,958.

Item 6

Exhibits and Reports on Form 8-K

EXHIBITS (12)
Computation of Ratio of Earnings to Fixed
Charges

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SIGNATURE

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

August 11, 2003 OM GROUP, INC.

/s/ Thomas R. Miklich

Thomas R. Miklich Chief Financial Officer (Duly authorized signatory of OM Group, Inc.)