GOLDSPRING Form 10QSB November 12, 2003

## U.S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-QSB

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

For the Quarterly Period Ended September 30, 2003

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

For the transition period from

Commission File No. 000-32429

GOLDSPRING, INC.

(Exact name of small business issuer as specified in its charter)

Florida
(State or other jurisdiction of incorporation or organization)

65-0955118 (I.R.S. Employer Identification No.)

8585 E. Hartford Drive, Suite 400, Scottsdale, Arizona 85255 (Address of Principal Executive Offices)

480-505-4040 (Issuer's telephone number)

14354 North Frank Lloyd Wright Blvd., Scottsdale, AZ 85260 (Former name, address and fiscal year, if changed since last report)

Check whether the issuer (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that the issuer was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes [x] No [ ]

State the number of shares outstanding of each of the issuer's classes of common equity, as of September 30, 2003: 171,904,000 shares of common stock outstanding, \$0.000666 Par value.

#### ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS AND PLAN OF OPERATION

Introduction

GoldSpring, Inc. (the "Company" or "GSPG") is a gold mining company specializing in the economical and efficient production of precious metals. Through "state of the art" technology the Company intends to reduce the unit cost of gold production by enhancing production efficiency and increasing output. The Company has plans to expand through strategic acquisitions of ready to mine gold

projects with advanced permits and proven reserves that can be economically recovered. The Company's initial focus for production will be within the Comstock Lode and Como District of northern Nevada, with future expansion to occur in other key locations in Nevada, the Mother Lode of California, and Mexico.

In March 2003 the Company acquired GoldSpring, LLC and Ecovat Copper Nevada, LLC from Ecovery, Inc., a private Nevada corporation. The assets acquired included the Gold Canyon and Spring Valley gold placer projects in Lyon County, located about 3 miles south of Gold Hill, Nevada. These placer projects have reported gold reserves of 1,199,000 ounces. These claims consist of 21 unpatented placer mining claims covering approximately 850 acres. The claim groups lie within the Comstock region, immediately south of the famous Comstock Lode, which is considered the source of the placer gold values in the area. The in-ground value of the reported gold reserves at a gold price of \$380 (currently \$370-\$390) is roughly \$455,620,000.00 (using 900 fine).

In addition to the Gold Canyon and Spring Valley claims, the acquisition from Ecovery included the "Big Mike" Copper recovery project located about 2 hours east of Reno in Winnemucca, Nevada. The project has 25,000,000 pounds of reported copper, already mined and on the ground. The value of the contained copper at today's price of \$0.90/pound is \$22.5 million.

As a subsequent event, the Company in October 2003, completed the acquisition of The Plum Mining Company, LLC ("Plum"). The Plum project, based on geological studies conducted by third parties, contains over 3,150,000 tons of economic gold and silver bearing ore in three distinct projects. The "Billie The Kid" open pit (private land) contains 1,600,000 tons, with a Phase 1 mining plan in place, targeting 500,000 tons of 0.06 ounces per ton gold and 0.4 ounces silver. The "Billie the Kid" project is a fully permitted open pit mine. The permit allows for cyanide heap leach mineral processing and is the only such permit in the Comstock Lode. The adjacent "Lucerne" pit (private land) has remaining resources from the original mine plan in excess of 850,000 tons of 0.06 ounces gold and 0.51 ounces silver. The Como District Claims, located in the Hulley-Logan Trend about 30 miles southeast of Plum were also acquired and contain about 700,000 tons of 0.09 ounces of gold per ton and 3.9 ounces of silver per ton. The in ground values of this gold and silver ore are estimated at \$75million and \$7.8million, respectively. (See Subsequent Events for purchase price details).

The Plum acquisition also included 40 acres of private land with buildings, laboratories, operating permits, and heavy earth moving equipment with adequate rolling stock to mine the "Billie the Kid" claims. In addition, there are approximately 9,000 tons of ore already mined and hauled from "Billie the Kid" stacked next to the crusher with an estimated 630 ounces of gold and 5,400 ounces of silver. Based on today's prices these precious metals have a value of \$260,000. Also, the Company plans to commence infrastructure development including leach ponds and pad construction. Furthermore the Company estimates mining 25,000 additional tons amounting to 34,000 tons of ore on the pad and leaching before year-end 2003.

Once again these assets provide the needed infrastructure to effectively execute our business strategy in the Comstock Lode and surrounding regions. The Company continues to identify new acquisitions within Nevada in the Comstock and Como regions and in the Carlin Trend.

Plan of Operation

The Company acquired 100% of The Plum Mining, LLC, located in Gold Hill, NV, in the Comstock Lode, about three miles north of the GoldSpring placer gold claims in October 2003. Plum contains over 3,150,000 tons of economic gold and silver bearing ore in three distinct projects and is fully permitted and will begin gold and silver production operations on November 18, 2003 at the Billie The Kid open pit. The Company plans to commence infrastructure development including leach ponds and pad construction on November 18, 2003. In addition, there are approximately 9,000 tons of ore already mined and hauled from "Billie the Kid" stacked next to the crusher with an estimated 630 ounces of gold and 5,400 ounces of silver. Based on today's prices these precious metals have a value of \$260,000. Also, the Company plans to commence infrastructure development including leach ponds and pad construction. Furthermore the Company estimates mining 25,000 additional tons amounting to 34,000 tons of ore on the pad and leaching before year-end 2003.

The Company contracted with RMS-Ross Corporation for the first of four, turnkey 200 ton per hour gravity gold recovery plants on the GoldSpring placer gold claims. The first plant is in route and scheduled to arrive prior to November 18, 2003. Production will commence in the fourth quarter of 2003. Each plant will recover approx. 25,000 oz. au/yr. Three additional plants are scheduled to be in operation by April 2005. The four plant operation will handle approximately 1,000 tons/hour and will produce in excess of 100,000 oz. au/yr.

GoldSpring has several additional projects under Letter of Intent status, (Please see Press Releases) which, subject to due diligence, will be added to the Company's expanding portfolio of operations either prior to 12/31/2003 or in First quarter 2004. The Company intends to use its cash flow and valuable stock to grow its operations through strategic acquisitions of additional projects that can easily be put into production by providing plant, equipment and working capital.

The Company also intends to put the Gold Canyon and Spring Valley placer projects into production immediately after the "Billie the Kidd" project commences. The Company is creating a high-quality portfolio of precious metals producing assets to achieve substantial, long-term growth and cash flow.

Production and Revenue Guidance for the Fourth Quarter

As noted earlier, the Company will be producing gold and silver during the fourth quarter 2003. Current plans include the processing of the 9,000 tons already stock piled at the Plum property plus the mining of 16,000 tons of ore at "Billie the Kid" and 4,000 tons of ore at the GoldSpring placer mines. The estimated revenue to be realized in the fourth quarter based on the processing of these 29,000 tons of ore and considering a \$380 gold price and a \$4.75 silver price is approximately \$475,000. The leached material, however, will only be partially recovered by year-end. The remainder of the gold and silver will be captured during the first quarter 2004. Revenue related to the gold and silver produced after year-end from these 29,000 tons will be recognized in the first quarter 2004 as well.

Reported Reserves and In-Ground Values

- o The GoldSpring Placer Properties: 1,199,000 reported Ounces of Gold in sand and gravel representing an in-ground value of \$455,620,000 for \$380 gold.( Silver content not available.)
- o The Big Mike Copper Project: 25,000,000 pounds of already mined copper on the ground, representing \$22.5million for \$ .90 copper.

o The Plum Mining, LLC: 3,150,000 tons of gold and silver bearing ore representing in ground value of \$75million in gold and \$7.8 million in silver.

Total in ground value: \$530,620,000 in gold, \$7,800,000in silver and \$22,500,000 in copper.

#### Funding Events

Between June 30 and September 30 the Company raised approximately \$2.03 million dollars in equity; \$250,000 from the private placement of restricted common shares to accredited private investors (Stage 1 Equity Financing) and \$1.78 million from the placement of restricted common shares with an institutional investor Jubilee Investment Trust, a London, England (Stage 2 Equity Financing). These stock placements, provided the enterprise with funds to acquire Plum Mining (See Subsequent Events) capital to commence gold production on the Billie the Kid, Gold Canyon and Spring Valley gold claims in Storey and Lyon Counties and required working Capital. The balance of the proceeds will be deployed to advance gold production, pursue acquisition opportunities, and for general corporate purposes

As of September 30, 2003 the Company has approximately \$15.6 million in assets, \$1.6 million in cash, a fully paid RMS Ross Turnkey Gravity Gold Recovery Plant, and no debt.

#### 10% Stock Dividend

On September 9, 2003 the Company announced its intent to issue a 10% stock dividend that would be effective for all shareholders of record at the close of market September 15. Pursuant to this announcement the Company issued an additional 15.6 million common shares effective September 16, 2003. The corporate transfer agent (Corporate Stock Transfer, 3200 Cherry Creek Drive South, Denver Colorado 80209 - telephone number 303-282-4800) automatically issued the dividend shares on the pay date of September 25, 2003.

COMMON SHARES OUTSTANDING	UNRESTRICTED	RESTRICTED	TOTA 
Common Shares Outstanding at December 31, 2002	3,000,355	80,698,726	83 <b>,</b> 69
2003 ACTIVITY 			
Cancellation of Treasury Shares - Previously issued to Web Intelligence Technology and ARN Investment under a stock exchange that agreement that was cancelled. (March 11, 2003)	0	(79,500,000)	4 <b>,</b> 19
Restricted Common Shares issued to Ecovery in consideration for the purchase of Ecovat Copper Nevada, LLC and GoldSpring LLC			
(Issued June 12, 2003 with an effectuation date of March 11, 2003)	0	90,000,000	94 <b>,</b> 19

0	89,000	
	09,000	118,28
0	2,000,000	120,28
0	36,000,000	156 <b>,</b> 28
700 <b>,</b> 036	12,915,883	171 <b>,</b> 90
700,391 1	42,203,590	171 <b>,</b> 90
		<u>-</u>

Weighted Average Shares Outstanding at September 30, 2003

122,597,6

#### SUBSEQUENT EVENTS

Acquisition of The Plum Mining Company, LLC

In November 2003, the Company completed the acquisition of The Plum Mining Company, LLC ("Plum"). The purchase price was \$1.4 million, payable as follows: with \$200,000 cash at closing, 750,000 restricted common shares at a value of \$0.267 per share in lieu of \$200,000 and a note for \$ 1million payable in equal quarterly installments over thirty months with an annual interest rate of 0%. The Plum acquisition also included 40 acres of private land with buildings and laboratories. This provides the needed infrastructure to effectively execute our business strategy in the Comstock region.

#### CAPITAL RESOURCES

Management intends to raise additional funds to accelerate production at existing locations as well as providing capital for future acquisitions.

#### BASIS OF PRESENTATION:

The accompanying unaudited condensed financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-QSB and Article 10 of Regulation S-B. 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 presentation have been included. Operating results for the nine-month period ending September 30, 2003 are not necessarily indicative of the results that may be expected for the year ending December 31, 2003. For further information, refer to the financial

statements and footnotes thereto included in the Company's 10-KSB and/or Annual Report for the fiscal year ended December 31, 2002.

## GOLDSPRING, INC. UNAUDITED COMBINED BALANCE SHEET AS OF SEPTEMBER 30, 2003

	September 30, 2003 Balance Sheet	September 30 2002 Balance Shee
ASSETS		
CURRENT ASSETS:		
Cash	1,600,505	299
Accounts Receivable		
Other Current Assets	20,791	
Total Current Assets	1,621,296	299
PROPERTY AND EQUIPMENT - NET:		
Land & Development (Big Mike)	119,138	
Land & Development (Spring Valley and Gold Canyon)	4,750,000	
Water Rights Other Equipment	8,000 201,118	7 <b>,</b> 750
Total Property and Equipment	5,078,256	7 <b>,</b> 750
OTHER ASSETS:		
Goodwill - Net	8,920,543	
Investment in Subs		
Intercompany Other Assets		
Total Other Assets	8,920,543	
TOTAL ASSETS	15,620,095	8 <b>,</b> 049
LIABILITIES AND SHAREHOLDER'S EQUITY	=======	=======
HIMPHITING THE CHARLESCEPH O HOUTT		
CURRENT LIABILITIES:		
Accounts Payable	99 <b>,</b> 322	71,036
Bank Revolver	==	
Current Portion Long-term Debt		1,760
Due to Affiliate	<del></del>	
Other Payable		

Total Current Liabilities	99,322	72 <b>,</b> 796
LONG-TEM LIABILITIES:		
Related Parties-Net of Current Portion		175 <b>,</b> 699
SHAREHOLDER'S EQUITY:		
Perferred Stock	4,650,000	
Common Stock	114,453	1,472
Treasury Stock		
Additional Paid-in Capital	15,573,350	341,156
Deferred Consulting Fees	(4,129,908)	(23,728
Accumulated Retained Earnings	(581,092)	
Net Income Current Period	(106,031)	(67,502
Total Stockholder's Equity	15,520,773	(240,446
TOTAL LIABILITIES & SHAREHOLERS'S		
EQUITY	15,620,095	8 <b>,</b> 049
	========	========

# GOLDSPRING, INC. UNAUDITED PRO FORMA COMBINED STATEMENT OF OPERATIONS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2003 / 2002

	For the Nine Mont	
	September 30, 2003	September 30, 2002
NET SALES		1,157
COST OF SALES		
GROSS PROFIT		1,157
OPERATING EXPENSES:		
Business Development	15 <b>,</b> 711	 52,382
Financial Services	9 <b>,</b> 509	JZ <b>,</b> JOZ
Professional Services	28,058	
Consulting	26,823	
Office Supplies	2,437	
Utilities	6 <b>,</b> 990	
Rent	3,445	
Marketing and Promotion	582	
Research and Development		9,645
Other Operating Expenses	12,476 	
Total Operating Expenses	106,031	62,027
EBITDA	(106,031)	(60,870)

DEPRECIATION AND AMORTIZATION:  Depreciation	 	6,632 
Total Depreciation and Amortization		6 <b>,</b> 632
EBIT	(106,031)	(67,502)
OTHER INCOME AND (EXPENSES):  Interest Income Other Income Interest Expense Othe Expense	   	   
Total Other Income and (Expenses) .		
NET INCOME (LOSS) BEFORE TAXES	(106,031) ======	(67,502) ======
Loss Per Share of Common Stock (weighted average)	\$ (0.001)	(0.003)

# GOLDSPRING, INC. UNAUDITED PRO FORMA COMBINED STATEMENT OF OPERATIONS FOR THE THREE MONTH PERIOD ENDED SEPTEMBER 30, 2003 / 2002

For the Nine Month Period Ended: \_\_\_\_\_ September 30, September 30, 2002 2003 \_\_\_\_\_ \_\_\_\_\_ NET SALES ..... 135 COST OF SALES ..... GROSS PROFIT ..... 135 OPERATING EXPENSES: 15**,**711 Business Development ..... 7,911 General and Administrative ..... --9,509 Financial Services ..... Professional Services ..... 28,058 26,823 Consulting ..... Office Supplies ..... 2,437 Utilities ..... 6,990 Rent ..... 3,445 582 Marketing and Promotion ..... Research and Development ..... --12,476 Other Operating Expenses ..... \_\_\_\_\_ Total Operating Expenses ...... 106,031 7,911

EBITDA	(106,031)	(7,776)
DEPRECIATION AND AMORTIZATION:  Depreciation		2,211
Amortization		
Total Depreciation and Amortization		2,211
EBIT	(106,031)	(9,987)
OTHER INCOME AND (EXPENSES):		
Interest Income		
Other Income		
Interest Expense		
Othe Expense		
Total Other Income and (Expenses) .		
NET INCOME (LOSS) BEFORE TAXES	(106,031)	(9,987)
	======	=======

## GOLDSPRING, INC. STATEMENT OF CASH FLOW FOR THEEE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2003 / 2002

For the Nine Month Period Ended: \_\_\_\_\_ September 30, September 30, 2003 -----CASH FLOWS FROM OPERATING ACTIVITIES: Net (Loss) ...... (106,031) (67,502)Adjustments to Reconcile Net Loss to Net Cash Flows Used in Operating Activities: Depreciation ..... --6,632 (Increase) Decrease in: Accounts Receivable ..... \_\_ --Inventory ..... Other Current Assets ..... (20,791) 29,355 Increase (Decrease) in: Accounts Payable ..... (100,000) 9,461 Accrued Expenses ..... Other Current Liabilities ..... Due to Affiliates ..... \_\_\_\_\_ (226,822) (22,054) Net Cash Flows Used in Operating Activities ..... \_\_\_\_\_ -----

Increase in Bank Overdraft	1,785,008 250,000 (200,000) (8,000)	29 <b>,</b> 278    
Net Cash Flows Provided by (used in) Financing Activities	1,827,008	29 <b>,</b> 278
Net Increase (Decrease) in Cash	1,600,186	7,224
Cash Beginning of Year	319	(6,925)
Cash End of Period	1,600,505	299

GOLDSPRING, INC.
NOTES TO FINANCIAL STATEMENTS
SEPTEMBER 30, 2003 AND 2002

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES/ OVERVIEW

#### Forward-Looking Statements

The following discussion contains, in addition to historical information, forward-looking statements regarding GoldSpring, Inc. (the "Company" or "GSPG"), that involve risks and uncertainties. The Company's actual results could differ materially. For this purpose, any statements contained in this Report that are not statements of historical fact may be deemed to be forward-looking statements. Without limiting the generality of the foregoing, words such as "may," "will," "expect," "believe," "anticipate," "intend," "could," "estimate," or "continue" or the negative or other variations thereof or comparable terminology are intended to identify forward-looking statements. Factors that could cause or contribute to such differences include, but are not limited to, possible need for additional financing; dependence on management; government regulation; and other factors discussed in this report and the Company's other filings with the Securities and Exchange Commission.

#### ITEM 3. CONTROLS AND PROCEDURES

#### (a) Evaluation of disclosure controls and procedures.

Our Chief Executive Officer and Chief Financial Officer (collectively the "Certifying Officers") maintain a system of disclosure controls and procedures that is designed to provide reasonable assurance that information, which is required to be disclosed, is accumulated and communicated to management timely. Under the supervision and with the participation of management, the Certifying Officers evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule [13a-14(c)/15d-14(C))] under the Exchange Act) within 90 days prior to the filing date of this report.

Based upon that evaluation, the Certifying Officers concluded that our disclosure controls and procedures are effective in timely alerting them to material information relative to our company required to be disclosed in our

periodic filings with the SEC.

(b) Changes in internal controls.

Our Certifying Officers have indicated that there were no significant changes in our internal controls or other factors that could significantly affect such controls subsequent to the date of their evaluation, and there were no such control actions with regard to significant deficiencies and material weaknesses.

#### PART II - OTHER INFORMATION

Item 1.	Legal Proceedings.	Not Applicable
Item 2.	Changes in Securities.	None
Item 3.	Defaults Upon Senior Securities.	Not Applicable

Item 5. Other Information. None

Item 6. Exhibits and Reports of Form 8-K. Certification Form 999

On July 3, 2003 we filed an 8K based on a Change in Control of Registrant and on September 23, 2003 and September 25, 2003 we filed 8K based on amendments to the July 3, 2003 8K.

#### SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed in its behalf by the undersigned, thereunto duly authorized, on August 19, 2003.

GOLDSPRING, INC.

Date: November 11, 2003 By: /s/ Robert T. Faber

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Robert T. Faber Chief Financial Officer

CERTIFICATION OF
CHIEF EXECUTIVE OFFICER
PURSUANT TO
18 U.S.C. SECTION 1350,
AS ADOPTED PURSUANT TO SECTION 906 OF THE
SARBANES-OXLEY ACT OF 2002

- I, John Cook certify that:
- 1. I have reviewed this quarterly report on Form 10-QSB of Goldspring, Inc.
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in the quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in the quarterly report;
- 4. I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, if any, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the "Evaluation Date"); and
- c) presented in this quarterly report our conclusions about effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
  - a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weakness in internal controls; and
  - any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
- 6. I have indicated in the quarterly report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Dated: November 11, 2003

/s/ John Cook

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John Cook

Chief Executive Officer and President

CERTIFICATION OF
CHIEF FINANCIAL OFFICER
PURSUANT TO
18 U.S.C. SECTION 1350,
AS ADOPTED PURSUANT TO SECTION 906 OF THE
SARBANES-OXLEY ACT OF 2002

- I, Robert T. Faber certify that:
- 1. I have reviewed this quarterly report on Form 10-QSB of Goldspring, Inc.
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in the quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in the quarterly report;
- 4. I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, if any, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the "Evaluation Date"); and
- c) presented in this quarterly report our conclusions about effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weakness in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
- 6. I have indicated in the quarterly report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Dated: November 11, 2003

/s/ Robert Faber

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Robert T. Faber

Chief Financial Officer