MGP INGREDIENTS INC Form 10-Q May 10, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

X QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2006.

or

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File Number: 0-17196

MGP INGREDIENTS, INC.

(Exact name of registrant as specified in its charter)

KANSAS

(State or other jurisdiction of incorporation or organization)

1300 Main Street, Atchison Kansas (Address of principal executive offices)

48-0531200

(I.R.S. Employer Identification No.)

66002

(Zip Code)

(913) 367-1480

(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 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. x Yes o No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b02 of the Exchange Act.

(Check	One)	О	Large accelerated filer	X	Accelerated filer	О	Non-accelerated filer
Indicate	d by check	mark wh	nether the registrant is a shell compar	ny (as de	efined in Rule 12b-2 of the	Excha	ange
Act).	o Yes	x No)				

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date.

Common stock, no par value 16,149,090 shares outstanding as of March 31, 2006

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Report of Independent Registered Public Accounting Firm

Audit Committee, Board of Directors and Stockholders MGP Ingredients, Inc. Atchison, Kansas

We have reviewed the accompanying condensed consolidated balance sheet of MGP Ingredients, Inc. as of March 31, 2006 and the related condensed consolidated statements of income for the three-month and nine-month periods ended March 31, 2006 and 2005, and cash flows for the nine-month periods ended March 31, 2006 and 2005. These interim financial statements are the responsibility of the Company s management.

We conducted our reviews in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures to financial data and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board, the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to the condensed consolidated financial statements referred to above for them to be in conformity with accounting principles generally accepted in the United States of America.

We have previously audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet as of June 30, 2005 and the related consolidated statements of income, stockholders—equity and cash flows for the year then ended (not presented herein); and in our report dated August 26, 2005, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of June 30, 2005 is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

/s/ BKD, LLP

Kansas City, Missouri May 2, 2006

MGP Ingredients, Inc.

Condensed Consolidated Balance Sheets (in Thousands)

Assets	2006	ch 31, udited)	June 2005	30,	
Current Assets					
Cash and cash equivalents	\$	3,586	\$	10,384	
Receivables, net of allowance of \$320 at March 31, 2006					
and \$320 at June 30, 2005	32,02	24	28,09	97	
Inventories	40,07	71	31,25	52	
Prepaid expenses	1,440	6	628		
Refundable income taxes			2,622		
Deferred income taxes	945		663		
Total current assets	78,07	72	73,64	46	
Property and Equipment, at cost	331,5	514	317,0	526	
Less accumulated depreciation	(211,	,080) (201	,997)	
Total property and equipment, net	120,4	434	115,0	529	
Other Assets	215		225		
Total assets	\$	198,721	\$	189,500	

See Accompanying Notes to Condensed Consolidated Financial Statements and Independent Accountants Review Report

MGP Ingredients, Inc.

Condensed Consolidated Balance Sheets (in Thousands)

Liabilities and Stockholders Equity	March 31, 2006 (Unaudited)	June 30, 2005
Current Liabilities		
Current maturities of long-term debt	\$ 3,757	\$ 4,705
Note payable bank	6,000	
Accounts payable	11,701	11,744
Accrued expenses	6,819	5,621
Deferred revenue	9,767	10,948
Income taxes payable	1,186	
Total current liabilities	39,230	33,018
Long-term Debt	13,317	16,785
Post-Retirement Benefits	6,624	6,342
Deferred Income Taxes	12,811	12,828
	·	
Stockholders Equity		
Capital stock		
Preferred, 5% cumulative, \$10 par value; authorized		
1,000 shares; issued and outstanding 437 shares	4	4
Common, no par; authorized 40,000,000 shares;		
issued 19,530,344 shares	6,715	6,715
Additional paid-in capital	6,117	5,341
Retained earnings	128,901	124,754
Accumulated other comprehensive loss -	-)	,
Cash flow hedges	360	(228)
	142,097	136,586
	-,	
Treasury stock, at cost		
Common		
March 31, 2006 - 3,381,254 shares		
June 30, 2005 - 3,536,064 shares	(15,358) (16,059
Total stockholders equity	126,739	120,527
Total liabilities and stockholders equity	\$ 198,721	\$ 189,500
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See Accompanying Notes to Condensed Consolidated Financial Statements and Independent Accountants Review Report.

MGP Ingredients, Inc.

Condensed Consolidated Statements of Income (in Thousands)

(Unaudited)

	Three Months E March 31,	nded	Nine Months Ended March 31,			
	2006 2005		2006	2005		
Net sales	\$ 79,422	\$ 71,186	\$ 232,139	\$ 201,228		
Cost of sales	71,348	64,270	206,141	182,466		
Gross profit	8,074	6,916	25,998	18,762		
Selling, general and administrative	5,471	4,864	16,219	14,254		
	2,603	2,052	9,779	4,508		
Other operating income	150	153	599	579		
Operating income	2,753	2,205	10,378	5,087		
	415	505	1.054	070		
Other income (expense)	417	505	1,054	870		
Interest (expense)	(350)	(350)	(1,182)	(1,040)		
Income before income taxes	2,820	2,360	10,250	4,917		
income before income taxes	2,020	2,300	10,230	4,917		
Provision for income taxes	737	733	3,618	1,645		
Net income	2,083	1,627	6,632	3,272		
Other comprehensive income, net of taxes	330	569	588	222		
Comprehensive income	\$ 2,413	\$ 2,196	\$ 7,220	\$ 3,494		
Basic earnings per common share	\$ 0.13	\$ 0.10	\$ 0.41	\$ 0.20		
Bill I I	Φ 0.40	Φ 0.10	Φ 0.40	Φ 0.20		
Diluted earnings per common share	\$ 0.12	\$ 0.10	\$ 0.40	\$ 0.20		
Dividends non common share	¢	¢	\$ 0.15	\$ 0.15		
Dividends per common share	\$	\$	\$ 0.15	\$ 0.15		

See Accompanying Notes to Condensed Consolidated Financial Statements and Independent Accountants Review Report.

MGP Ingredients, Inc.

Condensed Consolidated Statements of Cash Flows (in Thousands)

Nine Months Ended March 31,

(Unaudited)

	2006	· •		2005	
Operating Activities					
Net income	\$	6,632		\$.	3,272
Items not requiring cash					
Depreciation and amortization	9,13	0		11,8	67
Gain on sale/conversion of property and equipment	(14)	(811)
Deferred income taxes	(299))	(2,70))0)
Changes in:					
Accounts receivable	(3,92)	27)	2,32	1
Inventories	(8,23	31)	(4,93)	36)
Insurance receivable				1,42	5
Accounts payable and accrued expenses	1,20	7		(2,34	16)
Deferred income	(1,18	81)	(1,24)	12)
Income taxes receivable/payable	3,80	8		(7)
Prepaid expenses and other current assets	(818	})	(686)
Net cash provided by operating activities	6,30	7		6,15	7
Investing Activities					
Additions to property and equipment	(13, 7)	732)	(13,6)	i95)
Proceeds from sale/conversion of property and equipment	51			1,00	5
Net cash used in investing activities	(13,0	681)	(12,6	i90)
Financing Activities					
Proceeds from stock options exercised	1,47	7		721	
Proceeds from issuance of long-term debt	7,00	0		9,99	0
Borrowings on line of credit	6,00	0		2,00	0
Payments on long-term debt	(11,4	416)	(3,66	i6)
Dividends paid	(2,48	85)	(2,43)	31)
Net cash provided by financing activities	576			6,61	4
Increase (Decrease) in Cash and Cash Equivalents	(6,79)	98)	81	
Cash and Cash Equivalents, Beginning of Period	10,3	84		6,48	8
Cash and Cash Equivalents, End of Period	\$	3,586		\$	6,569

See Accompanying Notes to Condensed Consolidated Financial Statements and Independent Accountants Review Report.

MGP Ingredients, Inc.

Notes to Condensed Consolidated Financial Statements

Note 1. Basis of Presentation

The accompanying unaudited condensed consolidated financial statements reflect all adjustments that are, in the opinion of the Company s management, necessary to fairly present the financial position, results of operations and cash flows of the Company. Those adjustments consist only of normal recurring adjustments. The condensed consolidated balance sheet as of June 30, 2005 has been derived from the audited consolidated balance sheet of the Company as of that date. Certain information and note disclosures normally included in the Company s annual financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted. These condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto in the Company s Form 10-K Annual Report for the fiscal year ended June 30, 2005 filed with the Securities and Exchange Commission. The results of operations for the period are not necessarily indicative of the results to be expected for the full year.

Note 2. Earnings Per Share

Earnings per common share data is based upon the weighted average number of common shares outstanding. Employee stock based compensation represents the only potentially dilutive securities held by the Company.

	Three Months Ended March 31, 2006	Nine Months Ended March 31, 2006	Three Months Ended March 31, 2005	Nine Months Ended March 31, 2005
Weighted average shares:				
Basic	16,136,450	16,068,767	15,989,499	15,967,992
Additional weighted average shares attributable to:				
Employee shared-based compensation:	751,826	698,200	420,008	580,716
Diluted	16,888,276	16,766,967	16,409,507	16,548,708

The Company has a stock-based employee compensation plan, which it accounts for under the recognition and measurement principles of APB Opinion No. 25, *Accounting for Stock Issued to Employees*, and Statement of Financial Accounting Standard No. 123R, *Share-Based Payment*, (SFAS 123R). Compensation expense is recognized in net income over the vesting period for restricted stock awards and stock options. For the quarter and year to date periods ended March 31, 2005, no compensation expense is reflected in net income related to stock options issued.

Effective July 1, 2005, the Company adopted SFAS 123R using the modified prospective application transition method. This standard requires the Company to record compensation costs, on a prospective basis, for the unvested portion of stock awards with such amount being calculated under the fair value based method. Compensation expense related to share-based employee compensation for the nine months ended March 31, 2006 was approximately \$272,000.

The following table illustrates the effect on net income and earnings per share if the Company had applied the fair value provisions of SFAS 123R, to all of the stock based employee compensation under those plans.

	End Ma 200 (in	rch 31, 6	ds except	Enc	ded rch	onths 31,	End	rch 31,	5	End	ch 31,	
Net income, as reported	\$	2,083		\$	6	,632	\$	1,627		\$	3,272	
Plus: Stock-based employee compensation included in net												
income							66			132		
Less: Total stock-based employee compensation cost												
determined under the fair value based method, net of income												
taxes							(150	6)	(31)	2)
Pro forma net income	\$	2,083	1	\$	6	,632	\$	1,537		\$	3,092	
		Three Ended March 2006			End	ch 31,	En	nree Mont nded arch 31, 05	hs	End	ch 31,	
Earnings per share												
Basic - as reported			0.13		\$	0.41	\$	0.10		\$	0.20	
Basic - pro forma		\$			\$		\$	0.10		\$	0.19	
Diluted - as reported		\$	0.12		\$	0.40	\$	0.10		\$	0.20	
Diluted - pro forma		\$			\$		\$	0.09		\$	0.18	

Note 3. Long Term Debt

Note Payable: General Electric Capital Corporation:

The Company borrowed an additional \$7,000,000 from General Electric Capital Corporation (GECC) on September 29, 2005 and paid the unsecured senior notes payable to The Principal Mutual Life Insurance Company of \$6,816,000. The Company s obligations to GECC are evidenced by a promissory note bearing interest at 5.92% per annum and payable in 60 consecutive monthly payments, with the first payment being \$138,525, the next 58 payments being \$135,071 and the final payment being the remaining amount of outstanding principal and interest. The note may be prepaid at any time in its entirety subject to the payment of a prepayment premium equal to 3% of the original principal amount if the note is prepaid prior to the first anniversary, declining to 1% if paid prior to the third anniversary and 0% thereafter.

The Company also entered a security agreement to secure the note. The security agreement grants a security interest in all the Company s equipment located or to be located at the Company s KCIT facility in Kansas City, Kansas. Under the security agreement, the Company has agreed to indemnify the secured party against any claim arising in connection with the collateral.

Indebtedness under the note can be accelerated if any payment is not made within 10 days of its due date or if there is an event of default under the security agreement, certain acts of bankruptcy or insolvency, defaults by the Company under any other obligations and the merger or consolidation of the Company without the consent of GECC, which consent may not be unreasonably withheld.

At the time of the loan from GECC, the Company s other indebtedness included a note payable to GE Capital Public Finance (GECPF), an affiliate of GECC, which also is secured by equipment at the Company s Kansas City, Kansas facility. In connection with the loan to GECC, the Company also entered into a cross-collateral and cross default agreement with GECC and GECPF in which the Company agreed, among other matters, that all collateral in which either creditor has a security interest will secure the payment of liabilities to both creditors.

Revolving Line of Credit:

At March 31, 2006, the Company has borrowed \$6.0 million on its \$20.0 million unsecured revolving line of credit, which presently is scheduled to expire on July 1, 2006. The current rate on these borrowings is prime minus 1%.

Note 4. Contingencies

There are various legal proceedings involving the Company and its subsidiaries. Except as noted below, management considers that the aggregate liabilities, if any, arising from such actions would not have a material adverse effect on the consolidated financial position or operations of the Company.

The Company has been in negotiations with the United States Environmental Protection Agency (USEPA), the Illinois Attorney General s Office and the Illinois Environmental Protection Agency (IEPA) to settle two separate enforcement proceedings related to emissions at the Pekin, Illinois location. The Company also has been in discussions with the Kansas Department of Health and Environment (KDHE) relating to air emissions at its Atchison facility. The Company has entered into a consent agreement with KDHE resolving past allegations relating to its Atchison facility and paid a civil penalty of \$26,000. The Company has entered a consent decree to resolve the USEPA Illinois proceeding and agreed to pay a federal penalty of \$172,000 which is due by May 19. 2006. The consent decree been approved by the court. The IEPA has most recently requested a \$600,000 penalty payable over time or a \$500,000 penalty payable in a lump sum to resolve its complaint. The Company and IEPA are involved in efforts to settle the IEPA proceeding, but no resolution has occurred. As of March 31, 2006, the Company had accrued \$600,000, which is included in other accrued liabilities, with respect to these matters. The amount of the ultimate settlement could differ materially in the near future.

Note 5. Operating Segments

The Company is a fully integrated producer of ingredients and distillery products. Products included within the ingredients segment consist of starches, including commodity wheat starch and modified and specialty wheat and potato starches, proteins, including commodity wheat gluten, specialty wheat, soy and other proteins, and mill feeds. Distillery products consist of food grade alcohol, including beverage alcohol and industrial alcohol, fuel alcohol, commonly known as ethanol, and distillers grain and carbon dioxide, which are by-products of the Company s distillery operations.

The operating profit for each segment is based on net sales less identifiable operating expenses. Interest expense, investment income and other general miscellaneous expenses have been excluded from segment operations and classified as Corporate. Receivables, inventories and equipment have been identified with the segments to which they relate. All other assets are considered as Corporate.

	Three Months Ended March 31,					Nine Months Ended March 31,					
		2006			2005		Φ.	2006			2005
Ingredients	\$	22,324		\$	24,245		\$	66,786		\$	65,859
Distillery products		,098			941			,353			5,369
	\$	79,422	2	\$	71,186		\$	232,139		\$	201,228
Depreciation											
Ingredients	\$	1,587		\$	1,682		\$	4,685		\$	4,805
Distillery products	1,3	394		2,196		4,044			6,554		
Corporate	13:	5		143		391			508		
	\$	3,116		\$	4,021		\$	9,120		\$	11,867
Income before income taxes											
Ingredients	\$	(2,175)	\$	(941)	\$	(4,568)	\$	(2,741)
Distillery products	5,8	331		3,5	76		16,	636		8,7	51
Corporate	(83	36)	(27	5)	(1,8	318)	(1,0)93
•	\$	2,820		\$	2,360		\$	10,250		\$	4,917
					ŕ			ĺ			
							Ma	rch 31,		Jun	e 30
							200	6		200	5
Identifiable assets											
Ingredients							\$	79,436		\$	81,507
Distillery products							97,			79,	678
Corporate							22,	058		28,	315
·								198,721		\$	189,500

Note 6. Pension and Post Retirement Benefit Obligations

The Company and its subsidiaries provide certain post-retirement health care and life benefits to all employees. The liability for such benefits is unfunded. The Company uses a May 31 measurement date for the plan

The components of the Net Periodic Benefit Cost for the three months and nine months ended March 31 are as follows:

	Three Mont March 31,	ths Ended	Nine Month March 31,	s Ended
	2006	2005	2006	2005
Service cost	\$ 74	\$ 60	\$ 222	\$ 180
Interest cost	74	75	222	225
Prior service cost	(9) (12) (27) (36)
(Gain) loss		(1)	(3)
Total post-retirement benefit cost	\$ 139	\$ 122	\$ 417	\$ 366

The Company previously disclosed in its financial statements for the year ended June 30, 2005, amounts expected to be paid to plan participants. There have been no revisions to these estimates and there have been no changes in the estimate of total employer contributions expected to be made for the fiscal year ended June 30, 2006.

Total employer contributions for the quarter and year to date ended March 31, 2006 were \$138,000.

The Medicare Prescription Drug Improvement Modernization Act of 2003 (the Act) provides certain drug benefits under Medicare Part D, as well as a federal subsidy to sponsors of retiree health care benefit plans that provide benefits at least actuarially equivalent to Medicare Part D. The Company has been unable to conclude whether the benefits provided under the plan are actuarially equivalent to Medicare Part D. Accordingly, the net periodic post-retirement benefit costs above do not reflect any amount associated with the subsidiary.

Note 7. New Accounting Pronouncements

In May 2005, the Financial Accounting Standards Board (FASB) issued SFAS Statement No. 154 (SFAS 154), Accounting Changes and Error Corrections. SFAS 154 requires that, when a company changes its accounting policies, the change must be applied retrospectively to all prior periods presented instead of a cumulative effect adjustment in the period of the change. SFAS 154 may also apply when the FASB issues new rules requiring changes in accounting. If the new rule allows cumulative effect treatment, it will take precedence over SFAS 154. This statement is effective for fiscal years beginning after December 15, 2005. Because the Company s financial statements for the periods ended March 31, 2006 and 2005 contain no error corrections or accounting changes affected by SFAS 154, this statement has had no impact. In future periods, as the FASB issues new rules requiring changes in accounting, this statement could have a material impact on financial results previously reported.

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

FORWARD-LOOKING STATEMENTS

This section contains forward-looking statements as well as historical information. All statements, other than statements of historical facts, included in this Quarterly Report on Form 10-Q regarding the prospects of our industry and our prospects, plans, financial position and business strategy may constitute forward-looking statements. In addition, forward-looking statements are usually identified by or are associated with such words such as intend, plan, believe, estimate, expect, anticipate, hopeful, should, could and or the negatives of these terms or variations of them or similar terminology. They reflect management is current beliefs and estimates of future economic circumstances, industry conditions, Company performance and financial results and are not guarantees of future performance. All such forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from those contemplated by the relevant forward-looking statement. Important factors that could cause actual results to differ materially from our expectations include, among others: (i) the availability and cost of grain, (ii) fluctuations in gasoline prices, (iii) fluctuations in energy costs, (iv) competitive environment and related market conditions, (vi) our ability to realize operating efficiencies, (vii) the effectiveness of our hedging programs, (viii) access to capital and (ix) actions of governments. For further information on these and other risks and uncertainties that may affect our business, see *Item 1. Business Risks and Uncertainties* of our Annual Report on Form 10-K for the fiscal year ended June 30, 2005.

RESULTS OF OPERATIONS

General

Reference is made to Management s Discussion and Analysis of Financial Condition and Results of Operations General, incorporated by reference to Item 7 of our Annual Report on Form 10-K for the fiscal year ended June 30, 2005, for certain general information about our principal products and costs.

Critical Accounting Policies

Reference is made to Management s Discussion and Analysis of Financial Condition and Results of Operations Critical Accounting Policies, incorporated by reference to Item 7 of our Annual Report on Form 10-K for the fiscal year ended June 30, 2005, for accounting policies which are considered by management to be critical to an understanding of the Company s financial statements.

Developments in the Distillery Products Segment

On March 16, 2006 our Board of Directors approved plans for an \$11.1 million capital project that is expected to improve production efficiencies and fulfill air emission control requirements at our Pekin, Illinois, distillery. The project involves the purchase and installation of a new dryer system for the manufacture of distillers feed, the principal by-product of the alcohol production process. The new dryer

system is expected to result in cost savings related to energy usage and maintenance needs. It also will permit us to meet Environmental Protection Agency requirements in a recently filed consent decree. We chose the dryer over less costly alternatives because of the improved plant efficiencies it is expected to provide. Work on the dryer project is expected to commence in the summer of 2006 and be completed by the fall of 2007.

Developments in the Ingredients Segment

In the first quarter of fiscal 2005, we entered into a business alliance with Cargill, Incorporated for the production and marketing of a new resistant starch called Fibersym HA that is derived from high amylose corn. Shortly thereafter, we put the sale and additional production of that product on hold because of pending litigation filed in November of that year (see Item 3. *Legal Proceedings* in our Annual Report on Form 10-K for the fiscal year ended June 30, 2005). The litigation is still pending, but we have resumed limited marketing efforts.

Segment Results

The following is a summary of revenues and pre-tax income/(loss) allocated to each reportable operating segment for the three months and nine months ended March 31, 2006 and 2005. (For additional information regarding our operating segments, see *Note 5-Operating Segments* included under *Part 1, Item 1, Financial Statements* of this Form 10-Q and incorporated herein by reference.)

	Third Quarter Fiscal 2006			rd Quarter cal 2005			Months l 2006		ine Months scal 2005
(In Thousands)									
Ingredients									
Net Sales	\$	22,324	\$	24,245	\$	6	66,786	\$	65,859
Pre-Tax Income	(2,175) (941) (4,568		58) (2	,741
Distillery Products									
Net Sales	\$	57,098	\$	46,941	\$	3	165,353	\$	135,369
Pre-Tax Income	5,831	ĺ	3,5	76	1	6,63	36	8,	751

General

Total earnings in the third quarter of fiscal 2006 increased compared to the third quarter of fiscal 2005 as the result of increased profitability in our distillery products segment, which more than offset a loss in our ingredients segment. The increase in distillery profits occurred notwithstanding higher energy costs resulting from significant hikes in natural gas prices, principally during the first two months of the quarter, which also partially impacted our earnings performance in the ingredients segment. Profitability in the ingredients segment was further affected by reduced unit sales and prices for certain of our higher valued specialty ingredients along with higher raw material prices for wheat compared to the prior year s third quarter.

The improvement in total sales revenue compared to a year ago resulted from increased sales in the distillery products segment of our business. Distillery products sales rose by approximately \$10.2 million, or 21.6 percent, above distillery products sales in the third quarter of fiscal 2005. Sales of ingredients, on the other hand, decreased by approximately \$1.9 million, or approximately 8 percent, compared to last year s third quarter.

The increase in distillery products sales resulted from higher unit sales and improved selling prices for food grade alcohol for beverage and industrial applications combined with improved prices for fuel grade alcohol. Sales of distillers feed, the principal by-product of our alcohol production process, increased slightly compared to the prior year s third quarter due to higher unit sales, which offset lower selling prices. A significant percentage of our fuel grade alcohol sales are made pursuant to contracts of from six to nine months duration. In line with this practice, at April 1, 2006 we had contracted a sizeable portion of our total current alcohol capacity to customers in the fuel alcohol area through the end of calendar 2006. Consistent with forward market activity, these contracts are at prices higher than previous contracts which were in effect during all or part of the third quarter.

The decrease in ingredients sales resulted primarily from lower sales of specialty ingredients for both food and non-food applications combined with lower sales of commodity gluten. Sales of commodity wheat starch, meanwhile, increased compared to a year ago as the result of increased unit sales and prices.

The decrease in sales of specialty ingredients for food applications was principally due to lower unit sales of our Fibersym line of resistant starches for incorporation in fiber-enriched, reduced carbohydrate and lower calorie foods together with reduced unit sales and lower prices for our Arise® line of specialty wheat protein isolates. These decreases were partially offset by improved sales of our Wheatex® line of textured proteins for use in the production of vegetarian products and meat extension applications, as well as certain of our Pregel instant starches that are used in a variety of processed and bakery food applications. The decline in sales of specialty ingredients for non-food applications resulted mainly from decreased sales of our MGPI Chewtex line of protein- and starch-based resins, which are produced for use in the manufacture of pet chews and related treats. However, Chewtex sales improved on a sequential basis compared to the second quarter. Sales of ingredients for use in personal care products decreased modestly compared to the prior year.

Ingredients

Total ingredient sales in the third quarter of fiscal 2006 decreased by approximately \$1.9 million, or approximately 8 percent, compared to the prior year s third quarter. This principally was due to a nearly \$500,000, or 5 percent, decline in sales of specialty ingredients for food applications and a \$1.2 million, or 15 percent, reduction in sales of specialty ingredients for non-food applications. Commodity ingredient sales decreased by approximately \$800,000, or 18.7 percent. This decrease resulted from a \$1.2 million, or 35.1 percent, drop in sales of commodity gluten, which more than offset a \$400,000, or 41.9 percent, increase in sales of commodity starches. Sales of mill feed and other mill products increased by nearly \$600,000, or 265 percent. The decrease in sales of specialty ingredients for food applications compared to the prior year s third quarter was mainly attributable to reduced sales of our Fibersym resistant starches and Arise® wheat protein isolates. Higher sales of our Wheatex® textured wheat proteins and certain of our Pregel specialty starches partially offset these reductions. The decrease in sales of specialty ingredients for non-food applications principally occurred in sales of our Chewtex® protein- and starch-based resins for use in pet industry products. The increase in sales of mill feeds, which is a by-product in the manufacture of flour, and other mill products resulted from the processing of more flour in the current year s third quarter for use in producing starches and proteins.

Distillery Products

Total sales of our distillery products in the third quarter of fiscal 2006 rose by approximately \$10.2 million, or 21.6 percent, compared to the third quarter of fiscal 2005. This improvement was due to a \$6.4 million, or 43.2 percent, increase in sales of food grade alcohol and a \$3.7 million, or 14.8 percent, increase in sales of fuel grade alcohol. In the food grade area, sales of alcohol for industrial applications rose by \$4.7 million, or 45.0 percent, and sales of food grade alcohol for beverage applications rose by approximately \$1.6 million, or 37.2 percent, in each case due to a combination of higher prices and increased unit sales. The increased sales of fuel grade alcohol resulted from higher average selling prices. Distillers feed increased by \$100,000, or 1.4 percent, as the result of higher unit sales.

Sales

Net sales in the third quarter of fiscal 2006 were approximately \$8.2 million, or 11.6 percent, higher than net sales in the third quarter of fiscal 2005. This improvement was due to a \$10.2 million, or 21.6 percent, increase in sales of distillery products, which more than offset a \$1.9 million, or approximately 8 percent decrease in sales of ingredients. The increase in distillery products resulted from increased unit sales and higher selling prices for food grade alcohol for both industrial and beverage applications, increased prices for fuel grade alcohol and increased unit sales of distillers feed, which offset a small decline in fuel alcohol unit sales and lower prices for distillers feed year-over-year. The decrease in ingredients sales was principally due to reduced sales of specialty ingredients for both food and non-food applications together with lower unit sales of commodity gluten. Sales of commodity wheat starches were higher than the prior year due to increased unit sales and improved prices.

For the first nine months of fiscal 2006, net sales increased by \$30.9 million, or 15.4 percent, above net sales for the first nine months of fiscal 2005. This improvement was principally due to increased distillery products sales in each of the first three quarters of fiscal 2006. Ingredients sales increased slightly in the first nine months of the current fiscal year compared to the same period the prior year. The increase in distillery products sales largely resulted from higher unit sales and prices for food grade alcohol for industrial and beverage applications and increased prices for fuel grade alcohol, which offset a small decline in fuel alcohol unit sales. The increase in ingredients sales for the first nine months of fiscal 2006 principally resulted from increased unit sales of specialty ingredients for food applications together with higher unit sales of commodity gluten. These increases offset a decline in unit sales of specialty ingredients for non-food applications. The increase in commodity gluten sales during the first nine months of fiscal 2006 resulted from higher unit sales compared to the prior year s first nine months. This increase adversely affected our profitability, as market prices for gluten have been below our cost of production. Although we have deemphasized gluten sales because of such poor market conditions, gluten remains a co-product from the processing of flour for starch. Because increases in sales of our specialty proteins have not grown proportionately with increases in our specialty starch sales, we had more gluten available for sale during the first nine months of fiscal 2006 than in the first nine months of the prior fiscal year, as less gluten has been processed into specialty proteins.

Cost of Sales

The cost of sales in the third quarter of fiscal 2006 rose by approximately \$7.1 million, or nearly 11 percent, over cost of sales in the third quarter of fiscal 2005. This increase was mainly due to a 56 percent increase in energy costs and, to a significantly lesser extent, higher raw material costs for grain and higher

costs of supplies used in our manufacturing processes. The increase was partially offset by reduced depreciation expense resulting from a lower depreciable asset base due to certain assets being fully depreciated at our Pekin, Illinois facility. The increased energy costs primarily resulted from higher natural gas prices, which were up approximately 62 percent compared to the prior fiscal year s third quarter. The higher costs of manufacturing-related grain and supplies were primarily due to increased production. Wheat prices were approximately 13 percent higher than those experienced in the third quarter of fiscal 2005 and corn prices averaged nearly 2 percent higher compared to a year ago.

The cost of sales for the first nine months of fiscal 2006 increased by approximately \$23.7 million, or 13 percent, primarily due to higher energy costs, which were partially offset by a decrease in raw material costs for grain.

In connection with the purchase of raw materials, principally corn and wheat, for anticipated operating requirements, we enter into commodity contracts to hedge the risk of future grain price increases. During the third quarter of fiscal 2006, we hedged approximately 42 percent of corn processed compared with approximately 27 percent of corn hedged in the third quarter of fiscal 2005. Of the wheat that we processed in the current year s third quarter, approximately 5 percent was hedged. No wheat was hedged in the third quarter of fiscal 2005. During the first nine months of fiscal 2006, we hedged approximately 40 percent of corn processed compared with 45 percent of corn hedged in the first nine months of fiscal 2005. Of the wheat that we processed in the first nine months of fiscal 2006, 1.8 percent was hedged compared to no wheat hedged in the first nine months of fiscal 2005.

In the third quarter of fiscal 2006, raw material costs included a net hedging loss of approximately \$223,000 compared to a net hedging loss of nearly 1.2 million in the third quarter of fiscal 2005. From time to time, we also use gasoline or ethanol futures to hedge fuel alcohol sales made under contracts with price terms based on gasoline futures. No gasoline or ethanol futures were used to hedge fuel alcohol sales during the third quarter of fiscal 2006 or the third quarter of fiscal 2005.

In the first nine months of fiscal 2006, raw material costs included a net hedging loss of approximately \$1.6 million compared to a net hedging loss of \$3.4 million in the first nine months of fiscal 2005. During the first nine months of fiscal 2006, we experienced a loss of \$24,000 on ethanol futures. No gasoline or ethanol futures were used to hedge fuel alcohol sales during the first nine months of fiscal 2005.

These hedge transactions are highly effective. Accordingly, all related losses were entirely offset by reduced raw materials costs.

Selling, General and Administrative Expenses

In the third quarter of fiscal 2006, our selling, general and administrative expenses increased by approximately \$607,000, or nearly 13 percent, above selling, general and administrative expenses in the third quarter of fiscal 2005. This increase was mainly due to increased costs associated with incentives along with expenses related to the Company s stock incentive plans, computer technology costs, including costs largely related to the development and implementation of our Enterprise Resource Planning System, outside labor and consulting fees, and miscellaneous. These increases were partially offset by a reduction in fees associated with professional services and lower research and development costs.

Selling, general and administrative expenses in the first nine months of fiscal 2006 rose by approximately \$2.0 million, or nearly 14 percent, compared to selling, general and administrative expenses in the first

nine months of fiscal 2005. The reasons for this increase were essentially the same as those cited above combined with bad debt charge-offs of approximately \$162,000 in the second quarter of fiscal 2006.

Other Income

The decrease of \$88,000 in other income in the third quarter of fiscal 2006 compared to the third quarter of fiscal 2005 was principally attributable to changes in interest capitalized, as well as the effect of certain other non-recurring, non-operating revenue items. It is the Company s practice to credit other income for interest incurred that is capitalized.

Interest Expense

For the three months ended March 31, 2006 interest expense remained relatively unchanged compared to the three months ended March 31, 2005

Interest expense in the nine months ended March 31, 2006 increased compared to the nine months ended March 31, 2005 primarily due to the payment of a make whole premium in connection with the refinancing of our notes to the Principal Mutual Life Insurance Company and increases in borrowing rates.

Taxes and Inflation

The consolidated effective income tax rate of the provision for income taxes for the third quarter of fiscal 2006 was 26.1 percent compared to 31.0 percent for the same period in fiscal 2005. This decrease was primarily attributable to the recognition of certain non-recurring Kansas State income tax credits in the third quarter. The consolidated effective income tax rate of the provision for income taxes for the first nine months of fiscal 2006 was 35.3 percent compared to 33.5 percent for the same period in fiscal 2005 primarily as a result of timing differences and applicable marginal income tax rates related to taxable income levels. The general effects of inflation during the quarter were minimal.

Net Income

As the result of the foregoing factors, we experienced net income of \$2,083,000 in the third quarter of fiscal 2006 compared to net income of \$1,627,000 in the third quarter of fiscal 2005. Our net income for the first nine months of fiscal 2006 was \$6,632,000 compared to net income of \$3,272,000 for the first nine months of fiscal 2005.

LIQUIDITY AND CAPITAL RESOURCES

The following table is presented as a measure of the Company s liquidity and financial condition:

	March 31, 2006	June 30, 2005
(Dollars in Thousands)		
Cash and cash equivalents	\$ 3,586	\$ 10,384
Working capital	38,842	40,628
Amounts available under lines of credit	14,000	20,000
Notes payable and long-term debt	23,074	21,490
Stockholders equity	126,739	120,527

Cash Flow.

Cash flow from operations increased by \$150,000 during the nine month period ended March 31, 2006 compared to the same period in fiscal 2005. This change in operating cash flow was a result of numerous factors. Operating cash flow was positively affected by an increase in net income of \$3.4 million related primarily to increased sales volume during the nine month period ended March 31, 2006 compared to the same period in 2005. Operating cash was also positively impacted by the effects of an increase in accounts payable and accrued expenses related to increased production activity as well as an increase in the accrual for income taxes payable. These factors, which led to an increase in operating cash flow, were partially offset by an \$8.2 million increase in inventories during the nine month period ended March 31, 2006. This increase in inventories was primarily related to increased alcohol inventories and increases in grain inventories (primarily corn) related to increased distillery production activity, compared to an increase of \$4.9 million in the same period in fiscal 2005 related to wheat and commodity wheat protein inventories. Operating cash flows were also reduced by an increase in accounts receivable related to higher sales for the nine months ended March 31, 2006 compared to a decrease in accounts receivable of \$2.3 million in the same period in fiscal 2005.

Capital Expenditures.

During the year to date period ended March 31, 2006, we made \$13.7 million in capital expenditures, including expenditures with respect to a feed dryer in Atchison, Kansas and a molecular sieve in Pekin, Illinois. As of March 31, 2006, our Board of Directors had approved \$17.5 million in capital expenditures which we expect to make over the next twelve months, and of that amount, we had contracts to acquire capital assets of approximately \$6.3 million. On March 16, 2006, we announced the approval of plans for an \$11.1 million capital project that is expected to improve production efficiencies and fulfill air emission control requirements at our Pekin, Illinois production facility. We anticipate that we may require additional external financing for some of these capital expenditures. As of March 31, 2006, we have not determined the amount, type, or source of such financing.

Stock Purchase and Sales.

During the year to date ended March 31, 2006, our employees exercised options on 154,810 shares of common stock and the company received proceeds of \$1,477,000. As of March 31, 2006 the Board has authorized the purchase of approximately 1,613,716 additional shares of common stock. No purchases were made under this authority during the quarter.

Contractual Obligations.

As of March 31, 2006, we had outstanding long term debt of \$17.1 million compared to \$21.5 million at June 30, 2005.

We borrowed an additional \$7,000,000 from General Electric Capital Corporation (GECC) during the first quarter of fiscal year 2006 and paid the unsecured senior notes payable to The Principal Mutual Life Insurance Company of \$6,816,000. Our obligations to GECC are evidenced by a promissory note bearing interest at 5.92% per annum and payable in 60 consecutive monthly payments, with the first payment on November 1, 2005 being \$138,525, the next 58 payments being \$135,071 and the final payment on October 1, 2010 being the remaining amount of outstanding principal and interest. The note may be prepaid at any time in its entirety subject to the payment of a prepayment premium equal to 3% of the original principal amount if the note is prepaid prior to the first anniversary, declining to 1% if paid prior to the third anniversary and 0% thereafter.

We also entered a security agreement to secure the note. The security agreement grants a security interest in all of our equipment located or to be located at our KCIT facility in Kansas City, Kansas. Under the security agreement, we have agreed to indemnify the secured party against any claim arising in connection with the collateral.

Indebtedness under the note can be accelerated if any payment is not made within 10 days of its due date or if there is an event of default under the security agreement, certain acts of bankruptcy or insolvency, defaults by the Company under any other obligations and the merger or consolidation of the Company without the consent of GECC, which consent may not be unreasonably withheld.

At the time of the loan from GECC, our Company s other indebtedness included a note payable to GE Capital Public Finance (GECPF), an affiliate of GECC, which is also secured by equipment at our Kansas City, Kansas facility. In connection with the loan from GECC, we also entered into a cross-collateral and cross default agreement with GECC and GECPF in which we agreed, among other matters, that all collateral in which either creditor has a security interest will secure the payment of liabilities to both creditors.

As previously reported, we had an obligation to purchase \$6.2 million of our potato-based resistant starch product by August 2005 from Penford Corporation. At the request of Penford, this obligation was extended. As of December 31, 2005, we had completed our obligation to Penford. Although this will result in excess inventories of the product for a period of time, we anticipate that we will be able to sell those inventories by the end of December. 2006.

Financial Covenants

In connection with our line of credit and capital lease agreements, we are required, among other things, to maintain certain financial ratios, including a current ratio (current assets to current liabilities) of 1.5 to 1, minimum consolidated tangible net worth (stockholders equity less intangible assets) equal to the greater of (i) \$86 million or (ii) the sum of \$86 million plus 50 percent of consolidated net income since September 30, 2001, debt to tangible net worth not to exceed 2.5 to 1, and a fixed charge ratio (generally, the ratio of (x) the sum of (a) net income [adjusted to exclude gains or losses from the sale or other disposition of capital assets and other matters] plus (b) provision for taxes plus (c) fixed charges, to (y) fixed charges) for the period of the four consecutive fiscal quarters ended as of the measurement date of 1.5 to 1. In addition, we may not permit consolidated funded debt (generally, asset acquisition related debt plus capitalized lease obligations) to exceed 60 percent of total capitalization.

Line of Credit

We have a \$20 million line of credit, of which \$14 million was available at March 31, 2006, for general corporate purposes. We amended the line of credit on September 9, 2005 so that it now extends to July 1, 2006. As of March 31, 2006, we had \$6.0 million outstanding borrowings under the line.

Working Capital

Our working capital decreased by \$1.8 million from June 30, 2005 to March 31, 2006. This decrease was primarily due to a decrease of \$6.8 million in cash; a \$3.8 million net decrease in income taxes payable, increased borrowings on our line of credit and an increase in our liability for accrued expenses. These factors, which led to a decrease in our working capital, were partially offset by an increase of \$8.8 million in inventories, a \$0.3 million increase in our current deferred tax asset, a \$3.9 million increase in accounts receivable (net of an allowance of \$0.3 million at March 31, 2006) and a \$0.9 million decrease in the current portion of our long-term debt.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company produces its products from wheat, corn and milo and, as such, is sensitive to changes in commodity prices. Grain futures and/or options are used as a hedge to protect against fluctuations in the market. The information regarding inventories and futures contracts at June 30, 2005, as presented in the annual report, is not significantly different from March 31, 2006.

ITEM 4. CONTROLS AND PROCEDURES.

(a) Evaluation of disclosure controls and procedures.

Our Chief Executive Officer and Chief Financial Officer, after evaluating the design and effectiveness of the Company s disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) or 15d-15(e)) as of the end of the period covered by this report (the Evaluation Date), have concluded that as of the Evaluation Date, the Company s disclosure controls and procedures were adequately designed and operating effectively to ensure that material information relating to the Company would be made known to them by others within the Company, particularly during the period in which this Form 10-Q Quarterly Report was being prepared.

(b) Changes in Internal Controls.

There was no change in our internal control over financial reporting identified in connection with the evaluation required by paragraph (d) of Securities Exchange Act Rule 13a-15 or 15d-15 that occurred during our third fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

Reference is made to Item 3. *Legal Proceedings* in the Company s Annual Report on Form 10-K for the year ended June 30, 2005 and to Part II, Item 1. Legal Proceedings in the Company s Quarterly Report on Form 10-Q for the quarters ended September 30, 2005 and December 31, 2005 for information regarding certain legal proceedings to which the Company or its Illinois subsidiary are subject.

One of the matters mentioned was *National Starch and Chemical Investment Holding Corporation, Penford Australia, Ltd. and Penford Holdings Pty v. Cargill, Inc. and MGP Ingredients, Inc.*, Civil Action 04-1442, U.S. District Court, District of Delaware. In March, Plaintiff s voluntarily withdrew their claims with respect to one of the two patents in suit, U.S. Patent No. 6,409,840.

Another matter referred to was a USEPA enforcement initiative relating to our Illinois facility. As reported in our 10-Q for the quarter ended September 30, 2005, we have entered the Consent Decree referred to in our Form 10-K for the year ended June 30,2005 and agreed to pay the federal penalty of \$172,000 referred to therein. The Court has now approved the Consent Decree and we will pay the penalty on or before May 19, 2006.

Another matter referred to in our annual report on Form 10K and 10-Q for the quarter ended December 31, 2005 was an administrative proceeding brought in 1997 by the Illinois Attorney General on behalf of the Illinois Environmental Protection Agency relating to our Pekin facility. We have completed stack height extensions sought by the State and now have a construction permit for an additional Swiss Combi Dryer. We remain engaged in settlement discussions with the State regarding the amount of the penalty which it seeks. It s latest proposal was that we make either a \$500,000 lump sum payment of a \$600,000 payment over time.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS.

As shown in the following table, the Company did not repurchase any shares of stock during the three months ended March 31, 2006.

				Maximum	
			Total Number	Number (or	
			of shares (or	Approximate	
			Units)	Dollar Value)	
			Purchased as	of Shares (or	
			Part of	Units (that May	
	Total Number		Publicly	Yet Be	
	Of Shares) or	Average Price	Announced	Purchased	
	Units)	Paid per Share	Plans or	Under the Plans	
Period	Purchased	(or Unit)	Programs	or Programs	
January 1 January 31, 2006	0				
February 1 February 28, 2006	0				
March 1 March 31, 2006	0			1,613,716	(a)

⁽a) On various dates, the Board of directors authorized the purchase of an aggregate of 6,000,000 shares of Common Stock of which 4,386,284 shares had been purchased as of March 31, 2006. This program was first announced on June 5, 1997. During the three months ended March 31, 2006, no shares were purchased under the program. The program has no expiration date.

ITEM 6. EXHIBITS

3.1 the Company s Q	Amended and Restated Articles of Incorporation (incorporated by reference to Exhibit 3.1 of Quarterly Report on Form 10-Q for the quarter ended September 30, 2004.)
3.2 Report on Form 8	Bylaws of the Company (Incorporated by reference to Exhibit 3.2 of the Company s Current -K filed March 16,2005 (File Number 0-17196)
*10.1	Consent Decree relating to Registrant s Pekin facility entered on April 19, 2006
*10.2 Environment date	Consent Agreement between the Registrant and the Kansas Department of Health and d January 11, 2006.
*15.1 S-X (incorporated	Letter from independent public accountants pursuant to paragraph (d) of Rule 10-01 of Regulation by reference to Independent Accountants Review Report at page 2 hereof).
*15.2 Company s Regis	Letter from independent public accountants concerning the use of its Review Report in the stration Statement Nos. 333-51849 and 333-119860
*31.1 2002	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Acts of
*31.2 2002	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of
*32.1 Act of 2002	Certification of Chief Executive Officer furnished pursuant to Section 906 of the Sarbanes-Oxley
*32.2 Act of 2002	Certification of Chief Financial Officer furnished pursuant to Section 906 of the Sarbanes-Oxley
* Filed herewith	
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SIGNATURES

Pursuant to the requirements on 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.

MGP INGREDIENTS, INC.

Date: May 10, 2006 By /s/ Ladd M. Seaberg

Ladd M. Seaberg, President and Chief Executive Officer

Date: May 10, 2006 By /s/ Brian T. Cahill

Brian T. Cahill, Vice President and Chief Financial Officer