UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

(\mathbf{X})	ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE FISCAL YEAR ENDER
	SEPTEMBER 24, 2011

) TRANSITION REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE TRANSITION PERIOD FROM TO

Commission File No. 0-14616

J & J SNACK FOODS CORP.

(Exact name of registrant as specified in its charter)

New Jersey 22-1935537 (State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

6000 Central Highway Pennsauken, New Jersey (Address of principal executive offices)

08109 (Zip Code)

Registrant's telephone number, including area code: (856) 665-9533

Securities Registered Pursuant to Section 12(b) of the Act:

<u>Title of Each Class</u> Common Stock, no par value Name of Each Exchange on Which Registered
The NASDAQ Global Select Exchange

Securities Registered Pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes ____ No _X_

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or 15(d) of the Act. Yes ____ No _X_

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 such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No ____

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes X No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (229.405 of this chapter) is not contained herein, and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. \underline{X}

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer," "non-accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer () Accelerated filer (X)

Non-accelerated filer () Smaller reporting company ()

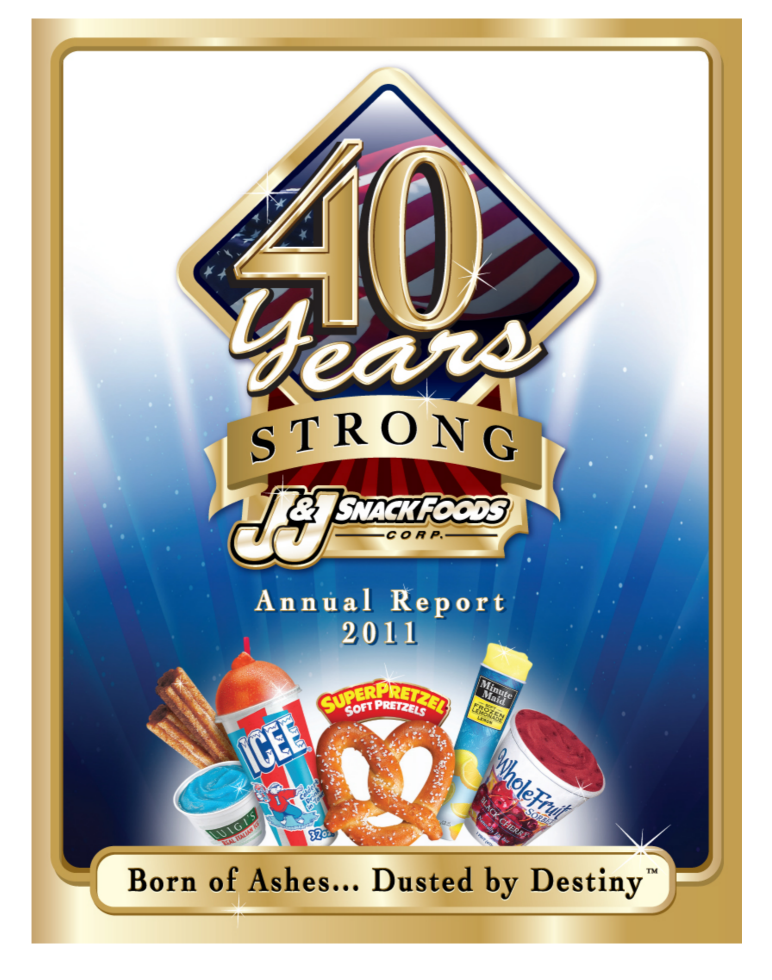
(Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes ____ No _X_

As of November 25, 2011, the latest practicable date, 18,734,376 shares of the Registrant's common stock were issued and outstanding. The aggregate market value of shares held by non-affiliates of the Registrant on such date was \$674,816,674 based on the last sale price on March 25, 2011 of \$45.91 per share. March 25, 2011 was the last business day of the registrant's most recently completed second fiscal quarter.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant's definitive proxy statement for its Annual Meeting of Shareholders scheduled for February 8, 2012 are incorporated by reference into Part III of this report.



PROFILE

J&J Snack Foods Corp. is a manufacturer, marketer and distributor of an expanding variety of nutritional, popularly priced, branded niche snack foods and beverages for the food service and retail supermarket industries. The Company is listed on the NASDAQ Global Select Market as "JJSF", and serves both national and international markets.

Our growing portfolio of products includes soft pretzels, frozen beverages, frozen juice treats and desserts, stuffed sandwiches, burritos, churros, fruit pies, funnel cakes, cookies and bakery goods, and other snack foods and drinks. Consumers can enjoy these nutritional and tasty products in a variety of settings where people work, play, travel and shop.

The Company's growth is the result of a strategy that emphasizes active development of new and innovative products, penetration into existing market channels and expansion of established products into new markets. Our three business groups are Food Service, Frozen Beverages and Retail Supermarket. Each contributed to our 40th consecutive year of record sales in fiscal 2011.

As we prepare for the future, J&J Snack Foods Corp. plans to continue expanding its unique niche product offerings by capitalizing on new opportunities wherever they may be found.

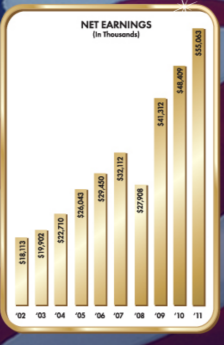
HIGHLIGHTS

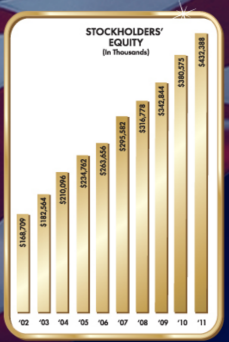
Fiscal year ended in September

	2011		2010		2009		2008	2007	2006	2005	2004	2003	2002	
	[In thousands except per share data]													
Net Sales	\$ 744,071	\$	696,703	\$	653,047	\$	629,359	\$ 568,901	\$ 514,831	\$ 457,112	\$ 416,588	\$ 364,567	\$ 353,187	ı
Net Earnings	\$ 55,063	\$	48,409	\$	41,312	\$	27,908	\$ 32,112	\$ 29,450	\$ 26,043	\$ 22,710	\$ 19,902	\$ 18,113	
Total Assets	\$ 550,816	\$	483,994	\$	439,827	\$	408,408	\$ 380,288	\$ 340,808	\$ 305,924	\$ 277,424	\$ 239,478	\$ 220,036	
Long-Term Debt	\$ <u></u>	\$	_	\$	_	\$	_	\$ _	\$ _	\$ _	\$ _	\$ _	\$ _	
Capital Leases	\$ 801	\$	863	\$	381	\$	474	\$ 565	\$ _	\$ _	\$ _	\$ _	\$ _	ı
Stockholders' Equity	\$ 432,388	\$	380,575	\$	342,844	\$	316,778	\$ 295,582	\$ 263,656	\$ 234,762	\$ 210,096	\$ 182,564	\$ 168,709	ı
Common Share Data														
EPS-Diluted	\$ 2.93	\$	2.59	\$	2.21	\$	1.47	\$ 1.69	\$ 1.57	\$ 1.40	\$ 1.24	\$ 1.10	\$ 1.00	ı
Book Value/Share	\$ 23.09	\$	20.58	\$	18.51	\$	16.90	\$ 15.80	\$ 14.28	\$ 12.85	\$ 11.67	\$ 10.43	\$ 9.48	ı
Shares Outstanding	18,727		18,491		18,526		18,748	18,702	18,468	18,272	18,012	17,514	17,806	ı
Dividends/Share	\$.47	\$.43	\$.39	\$.37	\$.34	\$.30	\$.25	\$ _	\$ _	\$ _	

2011 Net Earnings includes gain on bargain purchase of a business of \$6,580. All share amounts reflect the 2-for-1 stock split effective January 5, 2006.







PRESIDENT'S Letter

To Our Shareholders and Friends:



This past year, Fiscal 2011, was a milestone year for JJSF. We celebrated our 40th Anniversary. 40 years in business – 40 years strong. A milestone that we are proud of and a milestone that we achieved with continued growth and success.

But we are not "40 years old"... We are "40 years young!" And preparing for the future. This special company - your special company that was Born of Ashes and Dusted by Destiny™, just completed another successful year. From our tiny humble beginnings in 1971 with eight (8) employees and \$400,000 in sales, we have grown to nearly \$750 million in revenue with 3,000 employees with plants and operating facilities throughout the USA and Mexico. With 40 consecutive years of growth and now 160 straight quarters of profitable sales, we are truly "40 years young!"

2011 Financial Results in Brief...

- · Sales increased 7% to \$744.1 million
- Net income was \$48.5 million before \$6.6 million gain on bargain purchase of a business
- Earnings per share were \$2.58 before \$.35/share gain on bargain purchase of a business
- Operating income was \$76.6 million



The Beginnings (where did we come from)...

Our early success was established by carefully adopting key criteria for developing our business. These criteria carefully practiced have over the years become strengths.

- · Produce quality niche products
- · Be the low cost producer
- Maintain strong marketing and distribution channels

And complement these strengths with a combination of strategic acquisitions that are skillfully and quickly integrated. Through organic growth, strategic acquisitions, prudent fiscal management and expanded product offerings, we transformed our business from a small start-up company to a diversified major player in the niche snack food and beverage industry. Our core products, including SUPERPRETZEL Soft Pretzels, ICEE frozen beverages, WHOLE FRUIT and LUIGI'S frozen novelties, TIO PEPE'S and CALIFORNIA CHURROS, as well as cookies, biscuits, fruit bars and specialty bakery items, continue to grow and expand their customer base.

The Recent...

Our 2011 results were negatively impacted by higher input costs and added costs of distribution. While we don't expect these factors to ease in fiscal 2012, we are none the less cautiously optimistic about our longer term prospects.

Last year, despite the lingering economy, we grew our business. We expanded our product offerings and with the acquisition of the frozen hand held product lines from ConAgra Foods, we added a portfolio of new products including stuffed and enrobed sandwiches, fruit pies and burritos that broadens our channels and business segments.

ICEE had its best year ever with gallon sales, a key barometer, up again. Mexico had a record year and we are slowly growing our international business. Our Retail Grocery Group has several new product offerings planned for fiscal 2012. We are also making notable gains on our targeted goals of developing our core product sales including soft pretzel varieties to fast food and casual dining restaurants.

The Future (the same as ever)...

Our commitment remains as clear and steadfast as ever. We will continue to remain conservative with our discipline and liberal with our thinking. Over the years we have added to our strengths. We are well positioned for tomorrow. Our financial position is excellent. We have strong business partners and loyal customers. Our management is capable and eager.

We are the American dream! AHHH to be 40 again!! We are!!

Sincerely,

Gerald B. Shreiber President and Chairman November 28, 2011





J & J SNACK FOODS CORP. 2011 FORM 10-K ANNUAL REPORT

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In addition to historical information, this document and analysis contains forward-looking statements. The forward-looking statements contained herein are subject to certain risks and uncertainties that could cause actual results to differ materially from those projected in the forward-looking statements. Important factors that might cause such a difference include, but are not limited to, those discussed in the "Management's Discussion and Analysis of Financial Condition and Results of Operations." Readers are cautioned not to place undue reliance on these forward-looking statements, which reflect management's analysis only as of the date hereof. We undertake no obligation to publicly revise or update these forward-looking statements to reflect events or circumstances that arise after the date hereof.

Part I

Item 1. Business

General

J & J Snack Foods Corp. (the "Company" or "J & J") manufactures nutritional snack foods and distributes frozen beverages which it markets nationally to the food service and retail supermarket industries. The Company's principal snack food products are soft pretzels marketed primarily under the brand name SUPERPRETZEL and frozen juice treats and desserts marketed primarily under the LUIGI'S, FRUIT—A-FREEZE, WHOLE FRUIT, ICEE, BARQ'S* and MINUTE MAID** brand names. J & J believes it is the largest manufacturer of soft pretzels in the United States, Mexico and Canada. Other snack food products include churros (an Hispanic pastry), funnel cake, dough enrobed handheld products and bakery products. The Company's principal frozen beverage products are the ICEE brand frozen carbonated beverage and the SLUSH PUPPIE brand frozen uncarbonated beverage.

The Company's Food Service and Frozen Beverages sales are made primarily to food service customers including snack bar and food stand locations in leading chain, department, discount, warehouse club and convenience stores; malls and shopping centers; fast food outlets; stadiums and sports arenas; leisure and theme parks; movie theatres; independent retailers; and schools, colleges and other institutions. The Company's retail supermarket customers are primarily supermarket chains.

The Company was incorporated in 1971 under the laws of the State of New Jersey.

The Company has made acquisitions in 2011 and in prior years as described in "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and related notes thereto.

The Company operates in three business segments: Food Service, Retail Supermarkets and Frozen Beverages. These segments are described below.

The Chief Operating Decision Maker for Food Service and Retail Supermarkets and the Chief Operating Decision Maker for Frozen Beverages monthly review detailed operating income statements and sales reports in order to assess performance and allocate resources to each individual segment. Sales is considered to be the one and only key variable monitored by the Chief Operating Decision Makers and management when determining each segment's and the company's financial condition and operating performance. In addition, the Chief Operating Decision Makers review and evaluate depreciation, capital spending and assets of each segment on a quarterly basis to monitor cash flow and asset needs of each segment (see Item 7 – Management's Discussion and Analysis of Financial Condition and Results of Operations and Item 8 – Financial Statements and Supplementary Data for financial information about segments).

Food Service

The primary products sold by the food service segment are soft pretzels, frozen juice treats and desserts, churros, dough enrobed handheld products and baked goods. Our customers in the food service segment include snack bars and food stands in chain, department and discount stores; malls and shopping centers; fast food outlets; stadiums and sports arenas; leisure and theme parks; convenience stores; movie theatres; warehouse club stores; schools, colleges and other institutions. Within the food service industry, our products are purchased by the consumer primarily for consumption at the point-of-sale.

Retail Supermarkets

The primary products sold to the retail supermarket channel are soft pretzel products – including SUPERPRETZEL, frozen juice treats and desserts including LUIGI'S Real Italian Ice, MINUTE MAID Juice Bars and Soft Frozen Lemonade, WHOLE FRUIT frozen fruit bars and sorbet, ICEE Squeeze-Up Tubes, dough enrobed handheld products including PATIO burritos, TIO PEPE'S Churros and CALIFORNIA CHURROS. Within the retail supermarket channel, our frozen and prepackaged products are purchased by the consumer for consumption at home.

^{*} BARQ'S is a registered trademark of Barq's Inc.

^{**} MINUTE MAID is a registered trademark of the Coca-Cola Company

Frozen Beverages

We sell frozen beverages to the food service industry primarily under the names ICEE, SLUSH PUPPIE, PARROT ICE and ARCTIC BLAST in the United States, Mexico and Canada. We also provide repair and maintenance service to customers for customers' owned equipment.

Products

Soft Pretzels

The Company's soft pretzels are sold under many brand names; some of which are: SUPERPRETZEL, PRETZEL FILLERS, PRETZELFILS, GOURMET TWISTS, MR. TWISTER, SOFT PRETZEL BITES, SOFTSTIX, SOFT PRETZEL BUNS, HOT KNOTS, DUTCH TWIST, TEXAS TWIST, SANDWICH TWIST, CINNAPRETZEL* and SERIOUSLY TWISTED!; and, to a lesser extent, under private labels.

Soft pretzels are sold in the Food Service and Retail Supermarket segments. Soft pretzel sales amounted to 18% of the Company's revenue in fiscal year 2011, 19% in 2010, and 20% in 2009.

The Company's soft pretzels qualify under USDA regulations as the nutritional equivalent of bread for purposes of the USDA school lunch program, thereby enabling a participating school to obtain partial reimbursement of the cost of the Company's soft pretzels from the USDA.

The Company's soft pretzels are manufactured according to a proprietary formula. Soft pretzels, ranging in size from one to ten ounces in weight, are shaped and formed by the Company's twister machines. These soft pretzel tying machines are automated, high-speed machines for twisting dough into the traditional pretzel shape. Additionally, we make soft pretzels which are extruded or shaped by hand. Soft pretzels, after processing, are primarily quick-frozen in either raw or baked form and packaged for delivery.

The Company's principal marketing program in the Food Service segment includes supplying ovens, mobile merchandisers, display cases, warmers and similar merchandising equipment to the retailer to prepare and promote the sale of soft pretzels. Some of this equipment is proprietary, including combination warmer and display cases that reconstitute frozen soft pretzels while displaying them, thus eliminating the need for an oven. The Company retains ownership of the equipment placed in customer locations, and as a result, customers are not required to make an investment in equipment.

Frozen Juice Treats and Desserts

The Company's frozen juice treats and desserts are marketed primarily under the LUIGI'S, FRUIT-A-FREEZE, WHOLE FRUIT, ICEE, BARQ'S and MINUTE MAID brand names. Frozen juice treats and desserts are sold in the Food Service and Retail Supermarkets segments. Frozen juice treats and dessert sales were 14% of the Company's revenue in 2011, 14% in fiscal year 2010 and 13% in 2009.

The Company's school food service MINUTE MAID and WHOLE FRUIT frozen juice fruit bars are manufactured from an apple or pear juice base to which water, sweeteners, coloring (in some cases) and flavorings are added. The juice bars contain two to three ounces of apple or pear juice and the minimum daily requirement of vitamin C, and qualify as reimbursable items under the USDA school lunch program. The juice bars are produced in various flavors and are packaged in a sealed push-up paper container referred to as the Milliken M-pak, which the Company believes has certain sanitary and safety advantages.

The balance of the Company's frozen juice treats and desserts products are manufactured from water, sweeteners and fruit juice concentrates in various flavors and packaging including cups, tubes, sticks, M-paks, pints and tubs. Several of the products contain ice cream and FRUIT-A-FREEZE and WHOLE FRUIT contain pieces of fruit.

^{*} CINNAPRETZEL is a registered trademark of Cinnabon, Inc.

Churros

The Company's churros are sold primarily under the LA CHURROS, TIO PEPE'S and CALIFORNIA CHURROS brand names. Churros are sold to the Food Service and Retail Supermarkets segments. Churro sales were 6% of the Company's sales in fiscal year 2011, 5% in 2010 and 5% in 2009. Churros are Hispanic pastries in stick form which the Company produces in several sizes according to a proprietary formula. The churros are deep fried, frozen and packaged. At food service point-of-sale they are reheated and topped with a cinnamon sugar mixture. The Company also sells fruit and crème-filled churros. The Company supplies churro merchandising equipment similar to that used for its soft pretzels.

Handheld Products

The Company's dough enrobed handheld products are marketed under the PATIO, HAND FULLS, HOLLY RIDGE BAKERY, VILLA TALIANO, TOP PICKS brand names and under private labels. Handheld products are sold to the Food Service and Retail Supermarket segments. Handheld product sales amounted to 2% of the Company's sales in 2011.

Bakery Products

The Company's bakery products are marketed under the MRS. GOODCOOKIE, READI-BAKE, COUNTRY HOME, MARY B'S, DADDY RAY'S and PRETZEL COOKIE brand names, and under private labels. Bakery products include primarily biscuits, fig and fruit bars, cookies, muffins and donuts. Bakery products are sold to the Food Service segment. Bakery products sales amounted to 32% of the Company's sales in fiscal year 2011, 34% in 2010 and 35% in 2009.

Frozen Beverages

The Company markets frozen beverages primarily under the names ICEE, SLUSH PUPPIE, PARROT ICE and ARCTIC BLAST in the United States, Mexico and Canada. Additional frozen beverages are JAVA FREEZE and CALIFORNIA NATURAL. Frozen beverages are sold in the Frozen Beverages segment.

Frozen beverage sales amounted to 18% of revenue in fiscal 2011, 18% in 2010 and 17% in 2009.

Under the Company's principal marketing program for frozen carbonated beverages, it installs frozen beverage dispensers for its ICEE and ARCTIC BLAST brands at customer locations and thereafter services the machines, arranges to supply customers with ingredients required for production of the frozen beverages, and supports customer retail sales efforts with in-store promotions and point-of-sale materials. In most cases, the Company retains ownership of its dispensers, and as a result, customers are not required to make an investment in equipment or arrange for the ingredients and supplies necessary to produce and market the frozen beverages. The Company also provides repair and maintenance service to customers for customers' owned equipment and sells equipment in its Frozen Beverages segment, revenue from which amounted to 7% of sales in 2011, 8% of sales in 2010 and 8% of the Company's sales in fiscal year 2009. The Company sells frozen uncarbonated beverages under the SLUSH PUPPIE and PARROT ICE brands through a distributor network and through its own distribution network.

Each new frozen carbonated customer location requires a frozen beverage dispenser supplied by the Company or by the customer. Company-supplied frozen carbonated dispensers are purchased from outside vendors, built new or rebuilt by the Company.

The Company provides managed service and/or products to approximately 82,000 Company-owned and customer-owned dispensers.

The Company has the rights to market and distribute frozen beverages under the name ICEE to the entire continental United States (except for portions of nine states) as well as internationally.

Other Products

Other products sold by the Company include soft drinks, funnel cakes sold under the FUNNEL CAKE FACTORY brand name and smaller amounts of various other food products. These products are sold in the Food Service and Frozen Beverages segments.

Customers

The Company sells its products to two principal channels: food service and retail supermarkets. The primary products sold to the food service channel are soft pretzels, frozen beverages, frozen juice treats and desserts, churros, dough enrobed handheld products and baked goods. The primary products sold to the retail supermarket channel are soft pretzels, frozen juice treats and desserts and dough enrobed handheld products.

We have several large customers that account for a significant portion of our sales. Our top ten customers accounted for 43%, 42% and 43% of our sales during fiscal years 2011, 2010 and 2009, respectively, with our largest customer accounting for 8% of our sales in 2011, 8% in 2010 and 9% in 2009. Three of the ten customers are food distributors who sell our product to many end users. The loss of one or more of our large customers could adversely affect our results of operations. These customers typically do not enter into long-term contracts and make purchase decisions based on a combination of price, product quality, consumer demand and customer service performance. If our sales to one or more of these customers are reduced, this reduction may adversely affect our business. If receivables from one or more of these customers become uncollectible, our operating income would be adversely impacted.

The Food Service and the Frozen Beverages segments sell primarily to food service channels. The Retail Supermarkets segment sells to the retail supermarket channel.

The Company's customers in the food service segment include snack bars and food stands in chain, department and mass merchandising stores, malls and shopping centers, fast food outlets, stadiums and sports arenas, leisure and theme parks, convenience stores, movie theatres, warehouse club stores, schools, colleges and other institutions, and independent retailers. Machines and machine parts are sold to other food and beverage companies. Within the food service industry, the Company's products are purchased by the consumer primarily for consumption at the point-of-sale.

The Company sells its products to an estimated 85-90% of supermarkets in the United States. Products sold to retail supermarket customers are primarily soft pretzel products, including SUPERPRETZEL, frozen juice treats and desserts including LUIGI'S Real Italian Ice, MINUTE MAID Juice Bars and Soft Frozen Lemonade, WHOLE FRUIT frozen fruit bars, WHOLE FRUIT Sorbet, MARY B'S biscuits and dumplings, DADDY RAY'S fig and fruit bars, ICEE Squeeze-Up Tubes, PATIO burritos and TIO PEPE'S Churros. Within the retail supermarket industry, the Company's frozen and prepackaged products are purchased by the consumer for consumption at home.

Marketing and Distribution

The Company has developed a national marketing program for its products. For Food Service and Frozen Beverages segments' customers, this marketing program includes providing ovens, mobile merchandisers, display cases, warmers, frozen beverage dispensers and other merchandising equipment for the individual customer's requirements and point-of-sale materials as well as participating in trade shows and in-store demonstrations. The Company's ongoing

advertising and promotional campaigns for its Retail Supermarket segment's products include trade shows, newspaper advertisements with coupons, in-store demonstrations and consumer advertising campaigns.

The Company develops and introduces new products on a routine basis. The Company evaluates the success of new product introductions on the basis of sales levels, which are reviewed no less frequently than monthly by the Company's Chief Operating Decision Makers.

The Company's products are sold through a network of about 200 food brokers and over 1,000 independent sales distributors and the Company's own direct sales force. For its snack food products, the Company maintains warehouse and distribution facilities in Pennsauken, Bellmawr and Bridgeport, New Jersey; Vernon (Los Angeles) and Colton, California; Scranton, Pittsburgh, Hatfield and Lancaster, Pennsylvania; Carrollton (Dallas), Texas; Atlanta, Georgia; Moscow Mills (St. Louis), Missouri; Pensacola, Florida; Solon, Ohio; Weston, Oregon; and Holly Ridge, North Carolina. Frozen beverages are distributed from 134 Company managed warehouse and distribution facilities located in 44 states, Mexico and Canada, which allow the Company to directly service its customers in the surrounding areas. The Company's products are shipped in refrigerated and other vehicles from the Company's manufacturing and warehouse facilities on a fleet of Company operated tractor-trailers, trucks and vans, as well as by independent carriers.

Seasonality

The Company's sales are seasonal because frozen beverage sales and frozen juice treats and desserts sales are generally higher during the warmer months.

Trademarks and Patents

The Company has numerous trademarks, the most important of which are SUPERPRETZEL, DUTCH TWIST, TEXAS TWIST, MR. TWISTER, SOFT PRETZEL BITES, SOFTSTIX, PRETZEL FILLERS and PRETZELFILS for its pretzel products; FROSTAR, SHAPE-UPS, MAMA TISH'S, FRUIT-A-FREEZE, WHOLE FRUIT and LUIGI'S for its frozen juice treats and desserts; TIO PEPE'S and CALIFORNIA CHURROS for its churros; ARCTIC BLAST, SLUSH PUPPIE and PARROT ICE for its frozen beverages; FUNNEL CAKE FACTORY for its funnel cake products, PATIO for its handheld burritos and MRS. GOODCOOKIE, READI-BAKE, COUNTRY HOME, CAMDEN CREEK, MARY B'S and DADDY RAY'S for its bakery products.

The Company markets frozen beverages under the trademark ICEE in all of the continental United States, except for portions of nine states, and in Mexico and Canada. Additionally, the Company has the international rights to the trademark ICEE.

The trademarks, when renewed and continuously used, have an indefinite term and are considered important to the Company as a means of identifying its products. The Company considers its trademarks important to the success of its business.

The Company has numerous patents related to the manufacturing and marketing of its product.

Supplies

The Company's manufactured products are produced from raw materials which are readily available from numerous sources. With the exception of the Company's soft pretzel twisting equipment and funnel cake production equipment, which are made for J & J by independent third parties, and certain specialized packaging equipment, the Company's manufacturing equipment is readily available from various sources. Syrup for frozen beverages is purchased primarily from The Coca-Cola Company, Dr Pepper/Seven Up, Inc., the Pepsi Cola Company, and Jogue, Inc. Cups, straws and lids are readily available from various suppliers. Parts for frozen beverage dispensing machines are purchased from several sources. Frozen beverage dispensers are purchased primarily from IMI Cornelius, Inc. and FBD Partnership.

Competition

Snack food and bakery products markets are highly competitive. The Company's principal products compete against similar and different food products manufactured and sold by numerous other companies, some of which are substantially larger and have greater resources than the Company. As the soft pretzel, frozen juice treat and dessert, bakery products and related markets grow, additional competitors and new competing products may enter the markets. Competitive factors in these markets include product quality, customer service, taste, price, identity and brand name awareness, method of distribution and sales promotions.

The Company believes it is the only national distributor of soft pretzels. However, there are numerous regional and local manufacturers of food service and retail supermarket soft pretzels as well as several chains of retail pretzel stores.

In Frozen Beverages the Company competes directly with other frozen beverage companies. These include several companies which have the right to use the ICEE name in portions of nine states. There are many other regional frozen beverage competitors throughout the country and one large retail chain which uses its own frozen beverage brand.

The Company competes with large soft drink manufacturers for counter and floor space for its frozen beverage dispensing machines at retail locations and with products which are more widely known than the ICEE, SLUSH PUPPIE, PARROT ICE and ARCTIC BLAST frozen beverages.

The Company competes with a number of other companies in the frozen juice treat and dessert and bakery products markets.

Risks Associated with Foreign Operations

Foreign operations generally involve greater risk than doing business in the United States. Foreign economies differ favorably or unfavorably from the United States' economy in such respects as the level of inflation and debt, which may result in fluctuations in the value of the country's currency and real property. Sales of our foreign operations were \$18,025,000, \$14,301,000 and \$11,658,000 in fiscal years 2011, 2010 and 2009, respectively. At September 24, 2011, the total assets of our foreign operations were approximately \$13.7 million or 2.5% of total assets. At September 25, 2010, the total assets of our foreign operations were approximately \$10.4 million or 2% of total assets.

Employees

The Company has approximately 3,100 full and part time employees as of September 24, 2011. Certain production and distribution employees at the Pennsauken and Bellmawr, New Jersey plants are covered by a collective bargaining agreement which expires in September 2013. Certain production and distribution employees at the Bridgeport, New Jersey plant are covered by a collective bargaining agreement which expires February 2, 2013.

The production employees at our Atlanta, Georgia, plant are covered by a collective bargaining agreement which expires in January 2015.

The production employees at our Weston, Oregon, plant are covered by a collective bargaining agreement which expires September 30, 2013.

The Company considers its employee relations to be good.

Available Information

The Company's internet address is www.jjsnack.com. On the investor relations section of its website, the Company provides free access to its annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and any amendments to these reports, as soon as reasonably practicable after such material is electronically filed with, or furnished to, the Securities and Exchange Commission ("SEC"). The information on the website listed above is not and should not be considered part of this annual report on Form 10-K and is not incorporated by reference in this document.

Item 1A. Risk Factors

You should carefully consider the risks described below, together with all of the other information included in this report, in considering our business and prospects. The risks and uncertainties described below are not the only ones facing us. Additional risks and uncertainties not presently known to us or that we currently deem insignificant may also impair our business operations. Following is a discussion of known potentially significant risks which could result in harm to our business, financial condition or results of operations.

Risks of Shortages or Increased Cost of Raw Materials

We are exposed to the market risks arising from adverse changes in commodity prices, affecting the cost of our raw materials and energy. The raw materials and energy which we use for the production and distribution of our products are largely commodities that are subject to price volatility and fluctuations in availability caused by changes in global supply and demand, weather conditions, agricultural uncertainty or governmental controls. We purchase these materials and energy mainly in the open market. If commodity price changes result in increases in raw materials and energy costs, we may not be able to increase our prices to offset these increased costs without suffering reduced volume, revenue and operating income.

General Risks of the Food Industry

Food processors are subject to the risks of adverse changes in general economic conditions; evolving consumer preferences and nutritional and health-related concerns; changes in food distribution channels; federal, state and local food processing controls or other mandates; consumer product liability claims; and risks of product tampering. The increased buying power of large supermarket chains, other retail outlets and wholesale food vendors could result in greater resistance to price increases and could alter the pattern of customer inventory levels and access to shelf space.

Environmental Risks

The disposal of solid and liquid waste material resulting from the preparation and processing of foods are subject to various federal, state and local laws and regulations relating to the protection of the environment. Such laws and regulations have an important effect on the food processing industry as a whole, requiring substantially all firms in the industry to incur material expenditures for modification of existing processing facilities and for construction of upgraded or new waste treatment facilities.

We cannot predict what environmental legislation or regulations will be enacted in the future, how existing or future laws or regulations will be administered or interpreted or what environmental conditions may be found to exist. Enactment of more stringent laws or regulations or more strict interpretation of existing laws and regulations may require additional expenditures by us, some of which could be material.

Risks Resulting from Several Large Customers

We have several large customers that account for a significant portion of our sales. Our top ten customers accounted for 43%, 42% and 43% of our sales during fiscal years 2011, 2010 and 2009, respectively, with our largest customer accounting for 8% of our sales in 2011, 8% in 2010 and 9% in 2009. Three of the ten customers are food distributors who sell our product to many end users. The loss of one or more of our large customers could adversely affect our results of operations. These customers typically do not enter into long-term contracts and make purchase decisions based on a combination of price, product quality, consumer demand and customer service performance. If our sales to one or more of these customers are reduced, this reduction may adversely affect our business. If receivables from one or more of these customers become uncollectible, our operating income would be adversely impacted.

Competition

Our businesses operate in highly competitive markets. We compete against national and regional manufacturers and distributors on the basis of price, quality, product variety and effective distribution. Many of our major competitors in the market are larger and have greater financial and marketing resources than we do. Increased competition and anticipated actions by our competitors could lead to downward pressure on prices and/or a decline in our market share, either of which could adversely affect our results. See "Competition" in Item 1 for more information about our competitors.

Risks Relating to Manufacturing

Our ability to purchase, manufacture and distribute products is critical to our success. Damage or disruption to our manufacturing or distribution capabilities due to weather, natural disaster, fire or explosion, terrorism, pandemic, political upheaval, strikes or other reasons could impair our ability to manufacture or distribute our products.

Our Certificate of Incorporation may inhibit a change in control that you may favor

Our Certificate of Incorporation contains provisions that may delay, deter or inhibit a future acquisition of J & J Snack Foods Corp. not approved by our Board of Directors. This could occur even if our shareholders are offered an attractive value for their shares or if a substantial number or even a majority of our shareholders believe the takeover is in their best interest. These provisions are intended to encourage any person interested in acquiring us to negotiate with and obtain the approval of our Board of Directors in connection with the transaction. Provisions that could delay, deter or inhibit a future acquisition include the following:

- a classified Board of Directors;
- -- the requirement that our shareholders may only remove Directors for cause;
- limitations on share holdings and voting of certain persons;
- -- special Director voting rights; and
- -- the ability of the Board of Directors to consider the interests of various constituencies, including our employees, customers, suppliers, creditors and the local communities in which we operate.

Risks Relating to the Control by Gerald B. Shreiber

Gerald B. Shreiber is the founder of the Company and the current beneficial owner of 21% of its outstanding stock. Our Certificate of Incorporation provides that he has three votes on the Board of Directors (subject to certain adjustments). Therefore, he and one other director have voting control of the Board. The performance of this Company is greatly impacted by his leadership and decisions. His voting control reduces the restrictions on his actions. His retirement, disability or death may have a significant impact on our future operations.

Risk Related to Product Changes

There are risks in the marketplace related to trade and consumer acceptance of product improvements, packing initiatives and new product introductions.

Risks Related to Change in the Business

Our ability to successfully manage changes to our business processes, including selling, distribution, product capacity, information management systems and the integration of acquisitions, will directly affect our results of operations.

Risks Associated with Foreign Operations

Foreign operations generally involve greater risk than doing business in the United States. Foreign economies differ favorably or unfavorably from the United States' economy in such respects as the level of inflation and debt, which may result in fluctuations in the value of the country's currency and real property. Further, there may be less government regulation in various countries, and difficulty in enforcing legal rights outside the United States. Additionally, in some foreign countries, there is the possibility of expropriation or confiscatory taxation limitations on the removal of property or other assets, political or social instability or diplomatic developments which could affect the operations and assets of U.S. companies doing business in that country. Sales of our foreign operations were \$18,025,000, \$14,301,000 and \$11,658,000 in fiscal years 2011, 2010 and 2009, respectively. At September 24, 2011, the total assets of our foreign operations were approximately \$13.7 million or 2.5% of total assets. At September 25, 2010, the total assets of our foreign operations were approximately \$10.4 million or 2% of total assets.

Seasonality and Quarterly Fluctuations

Our sales are affected by the seasonal demand for our products. Demand is greater during the summer months primarily as a result of the warm weather demand for our ICEE and frozen juice treats and desserts products. Because of seasonal fluctuations, there can be no assurance that the results of any particular quarter will be indicative of results for the full year or for future years.

Item 1B. Unresolved Staff Comments

We have no unresolved SEC staff comments to report.

Item 2. Properties

The Company's primary east coast manufacturing facility is located in Pennsauken, New Jersey in a 70,000 square foot building on a two-acre lot. Soft pretzels are manufactured at this Company-owned facility which also serves as the Company's corporate headquarters. This facility operates at approximately 60% of capacity. The Company owns a 128,000 square foot building adjacent to its manufacturing facility in Pennsauken, New Jersey. The Company has constructed a large freezer within this facility for warehousing and distribution purposes. The warehouse has a utilization rate of 80-90% depending on product demand. The Company also leases, through January 2022, 52,000 square feet of office and warehouse space located next to the Pennsauken, New Jersey plant.

The Company owns a 150,000 square foot building on eight acres in Bellmawr, New Jersey. The facility is used by the Company to manufacture some of its products including funnel cake, pretzels, churros and cookies. The facility operates at about 75% of capacity.

The Company's primary west coast manufacturing facility is located in Vernon (Los Angeles), California. It consists of a 137,000 square foot facility in which soft pretzels, churros and various lines of baked goods are produced and warehoused. Included in the 137,000 square foot facility is a 30,000 square foot freezer used for warehousing and distribution purposes which was constructed in 1996. The facility is leased through November 2030. The Company leases an additional 80,000 square feet of office and warehouse space, adjacent to its manufacturing facility, through November 2030. The manufacturing facility operates at approximately 50% of capacity.

The Company leases through June 2015 a 45,000 square foot churros manufacturing facility located in Colton, California which operates at approximately 65% of capacity.

The Company leases through November 2017 a 25,000 square foot frozen juice treat and dessert manufacturing facility located in Norwalk (Los Angeles), California which operates at approximately 45% of capacity.

The Company leases an 85,000 square foot bakery manufacturing facility located in Atlanta, Georgia. The lease runs through December 2020. The facility operates at about 50% of capacity.

The Company owns a 46,000 square foot frozen juice treat and dessert manufacturing facility and a 42,000 square foot dry storage warehouse located on six acres in Scranton, Pennsylvania. The manufacturing facility, which was expanded from 26,000 square feet in 1998, operates at approximately 65% of capacity.

The Company leases a 29,600 square foot soft pretzel manufacturing facility located in Hatfield, Pennsylvania. The lease runs through June 2017. The facility operates at approximately 65% of capacity.

The Company leases a 19,200 square foot soft pretzel manufacturing facility located in Carrollton, Texas. The lease runs through April 2016. The facility operates at near capacity with an additional line to be added early in fiscal year 2012. The Company leases an additional property containing a 6,500 square foot storage freezer across the street from the manufacturing facility, which lease expires May 2016.

The Company leases an 18,000 square foot soft pretzel manufacturing facility located in Chambersburg, Pennsylvania. The lease runs through September 2013 with options to extend the term. The facility operates at approximately 60% of capacity.

The Company's fresh bakery products manufacturing facility and offices are located in Bridgeport, New Jersey in three buildings totaling 133,000 square feet. The buildings are leased through December 2015. The manufacturing facility operates at approximately 45% of capacity.

The Company owns a 65,000 square foot fig and fruit bar manufacturing facility located on 9-1/2 acres in Moscow Mills (St. Louis), Missouri. Upon completion of construction that is in progress and that we expect to be completed in the second fiscal quarter of 2012, the facility will increase to approximately 155,000 square feet. The facility operates at about 60% of capacity.

The Company leases a building in Pensacola, Florida for the manufacturing, packing and warehousing of dumplings. The building is approximately 14,000 square feet and the lease runs through December 2013. The manufacturing facility operates at approximately 75% of capacity.

The Company owns an 84,000 square foot handheld products manufacturing facility in Holly Ridge, North Carolina, which operates at about 35% of capacity.

The Company leases a 70,000 square foot handheld products manufacturing facility in Weston, Oregon, which operates at about 25% of capacity. The facility is leased through May 13, 2021.

The Company also leases approximately 136 warehouse and distribution facilities in 44 states, Mexico and Canada.

Item 3. Legal Proceedings

The Company has no material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the Company or any of its subsidiaries is a party or of which any of their property is subject.

Item 4. [Removed and reserved]

PART II

Item 5. Market For Registrant's Common Equity, Related Stockholder Matters And Issuer Purchases Of Equity Securities

The Company's common stock is traded on the NASDAQ Global Select Market under the symbol "JJSF." The following table sets forth the high and low sale price quotations as reported by NASDAQ and dividend information for the common stock for each quarter of the years ended September 25, 2010 and September 24, 2011.

Common Stock Market Price

	 High	 Low	_	Dividend Declared
Fiscal 2010				
First quarter	\$ 44.00	\$ 35.19	\$	0.1075
Second quarter	44.90	36.80		0.1075
Third quarter	48.51	42.56		0.1075
Fourth quarter	45.22	37.00		0.1075
<u>Fiscal 2011</u>				
First quarter	\$ 49.88	\$ 41.27	\$	0.1175
Second quarter	50.25	41.91		0.1175
Third quarter	53.44	45.55		0.1175
Fourth quarter	55.58	43.25		0.1175

As of November 25, 2011, there were about 7,950 beneficial shareholders.

In our fiscal year ended September 24, 2011, we did not purchase and retire any shares of our common stock. There remains 210,772 shares that can be purchased under a million share buyback authorization approved by the Company's Board of Directors in February 2008.

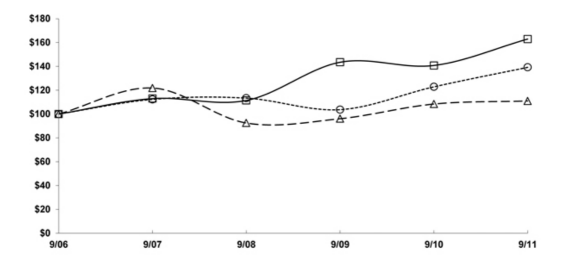
In our fiscal year ended September 25, 2010, we purchased and retired 203,507 shares of our common stock at a cost of \$7,768,000.

In our fiscal year ended September 26, 2009, we purchased and retired 450,597 shares of our common stock at a cost of \$12,510,000. Of the shares purchased and retired in 2009, 400,000 shares were purchased at the purchase price of \$27.90 per share from Gerald B. Shreiber, Chairman of the Board, Chief Executive Officer and Director of the Company.

For information on the Company's Equity Compensation Plans, please see Item 12 herein.

COMPARISON OF 5 YEAR CUMULATIVE TOTAL RETURN*

Among J & J Snack Foods Corp., the NASDAQ Composite Index and the S&P Packaged Foods & Meats Index



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Item 6. Selected Financial Data

The selected financial data for the last five years was derived from our audited consolidated financial statements. The following selected financial data should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and related notes thereto, especially as the information pertains to fiscal 2009, 2010 and 2011.

Fiscal year ended in September (In thousands except per share data)

	2011		2010		2009		2008		2007	
Net Sales	\$	744,071	\$	696,703	\$	653,047	\$	629,359	\$	568,901
Net Earnings	\$	55,063	\$	48,409	\$	41,312	\$	27,908	\$	32,112
Total Assets	\$	550,816	\$	483,994	\$	439,827	\$	408,408	\$	380,288
Long-Term Debt	\$	-	\$	-	\$	-	\$	-	\$	-
Capital Lease	•		Ψ.		4		4		Ψ.	
Obligations	\$	801	\$	863	\$	381	\$	474	\$	565
Stockholders' Equity	\$	432,388	\$	380,575	\$	342,844	\$	316,778	\$	295,582
Common Share Data										
Earnings Per Diluted										
Share	\$	2.93	\$	2.59	\$	2.21	\$	1.47	\$	1.69
Earnings Per Basic										
Share	\$	2.95	\$	2.61	\$	2.23	\$	1.49	\$	1.72
Book Value Per Share	\$	23.09	\$	20.58	\$	18.51	\$	16.90	\$	15.80
Common Shares Outstanding										
At Year End		18,727		18,491		18,526		18,748		18,702
Cash Dividends Declared										
Per Common Share	\$	0.47	\$	0.43	\$	0.39	\$	0.37	\$	0.34

^{*\$100} invested on 9/30/06 in stock or index, including reinvestment of dividends. Fiscal year ending September 30.

Item 7. Management's Discussion And Analysis Of Financial Condition And Results Of Operations

In addition to historical information, this document and analysis contains forward-looking statements. The forward-looking statements contained herein are subject to certain risks and uncertainties that could cause actual results to differ materially from those projected in the forward-looking statements. Important factors that might cause such a difference include, but are not limited to, those discussed in the "Management's Discussion and Analysis of Financial Condition and Results of Operations." Readers are cautioned not to place undue reliance on these forward-looking statements, which reflect management's analysis only as of the date hereof. We undertake no obligation to publicly revise or update these forward-looking statements to reflect events or circumstances that arise after the date hereof.

Critical Accounting Policies, Judgments and Estimates

We prepare our financial statements in conformity with accounting principles generally accepted in the United States of America. The preparation of such financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of those financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

The Company discloses its significant accounting policies in the accompanying notes to its audited consolidated financial statements.

Judgments and estimates of uncertainties are required in applying the Company's accounting policies in certain areas. Following are some of the areas requiring significant judgments and estimates: revenue recognition, accounts receivable, cash flow and valuation assumptions in performing asset impairment tests of long-lived assets, estimates of the value and useful lives of intangible assets and insurance reserves.

There are numerous critical assumptions that may influence accounting estimates in these and other areas. We base our critical assumptions on historical experience, third-party data and various other estimates we believe to be reasonable. A description of the aforementioned policies follows:

Revenue Recognition - We recognize revenue from our products when the products are shipped to our customers. Repair and maintenance equipment service revenue is recorded when it is performed provided the customer terms are that the customer is to be charged on a time and material basis or on a straight-line basis over the term of the contract when the customer has signed a service contract. Revenue is recognized only where persuasive evidence of an arrangement exists, our price is fixed or estimable and collectability is reasonably assured. We record offsets to revenue for allowances, end-user pricing adjustments, trade spending, coupon redemption costs and returned product. Customers generally do not have the right to return product unless it is damaged or defective. Off-invoice allowances are deducted directly from the amount invoiced to our customer when our products are shipped to the customer. Offsets to revenue for allowances, enduser pricing adjustments and trade spending are recorded primarily as a reduction of accounts receivable based on our estimates of liability which are based on customer programs and historical experience. These offsets to revenue are based primarily on the quantity of product purchased over specific time periods. For our Retail Supermarket and Frozen Beverages segments, we accrue for the liability based on products sold multiplied by per product offsets. Offsets to revenue for our Food Service segment are calculated in a similar manner for offsets owed to our direct customers; however, because shipments to end-users are unknown to us until reported by our direct customers or by the end-users, there is a greater degree of uncertainty as to the accuracy of the amounts accrued for end-user offsets. Additional uncertainty may occur as customers take deductions when they make payments to us. This creates complexities because our customers do not always provide reasons for the deductions taken. Additionally, customers may take deductions to which they are not entitled and the length of time customers take deductions to which they are entitled can vary from two weeks to well over a year. Because of the aforementioned uncertainties, the process to determine these estimates requires judgment. We feel that due to constant monitoring of the process, including but not limited to comparing actual results to estimates made on a monthly basis, these estimates are reasonable in all material respects. Our recorded liability for allowances, end-user pricing adjustments and trade spending was approximately \$12 million and \$13 million at September 24, 2011 and September 25, 2010, respectively.

Accounts Receivable - We record accounts receivable at the time revenue is recognized. Bad debt expense is recorded in marketing and administrative expenses. The amount of the allowance for doubtful accounts is based on our estimate of the accounts receivable amount that is uncollectable. It is comprised of a general reserve based on historical experience and amounts for specific customers' accounts receivable balances that we believe are at risk due to our knowledge of facts regarding the customer(s). We continually monitor our estimate of the allowance for doubtful accounts and adjust it monthly. We usually have approximately 10 customers with accounts receivable balances of between \$1 million to \$10 million. Failure of these customers, and others with lesser balances, to pay us the amounts owed, could have a material impact on our consolidated financial statements.

Accounts receivable due from any of our customers is subject to risk. Our total bad debt expense was \$423,000, \$493,000 and \$492,000 for the fiscal years 2011, 2010 and 2009, respectively. At September 24, 2011 and September 25, 2010, our accounts receivables were \$75,000,000 and \$69,875,000 net of an allowance for doubtful accounts of \$653,000 and \$591,000.

Asset Impairment — We have two reporting units with goodwill totaling \$70,070,000 as of September 24, 2011. Goodwill is not amortized but is evaluated annually by management for impairment. Our impairment analysis for 2011 is a qualitative assessment in which we have considered historical net cash provided by operating activities and purchases of property, plant and equipment, their relationship to the carrying value of goodwill, recent fair value calculations of our reporting units and our assessment of the likelihood, based on an assessment of what we know about our Company's products and markets, costs and general economic conditions, that the relationship of cash flow to the carrying value of goodwill will change significantly in the foreseeable future. We have concluded that goodwill is not impaired.

Licenses and rights, customer relationships and non compete agreements are being amortized by the straight-line method over periods ranging from 3 to 20 years and amortization expense is reflected throughout operating expenses. Long-lived assets, including fixed assets and amortizing intangibles, are reviewed for impairment as events or changes in circumstances occur indicating that the carrying amount of the asset may not be recoverable. Indefinite lived intangibles are reviewed annually for impairment. Cash flow and sales analyses are used to assess impairment. The estimates of future cash flows and sales involve considerable management judgment and are based upon assumptions about expected future operating performance. Assumptions used in these forecasts are consistent with internal planning. The actual cash flows and sales could differ from management's estimates due to changes in business conditions, operating performance, economic conditions, competition and consumer preferences.

Useful Lives of Intangible Assets - Most of our trade names which have carrying value have been assigned an indefinite life and are not amortized because we plan to receive the benefit from them indefinitely. If we decide to curtail or eliminate the use of any of the trade names or if sales that are generated from any particular trade name do not support the carrying value of the trade name, then we would record an impairment or assign an estimated useful life and amortize over the remaining useful life. Rights such as prepaid licenses and non compete agreements are amortized over contractual periods. The useful lives of customer relationships are based on the discounted cash flows expected to be received from sales to the customers adjusted for an attrition rate. The loss of a major customer or declining sales in general could create an impairment charge.

Insurance Reserves - We have a self-insured medical plan which covers approximately 1,300 of our employees. We record a liability for incurred but not yet reported or paid claims based on our historical experience of claims payments and a calculated lag time period. We maintain a spreadsheet that includes claims payments made each month according to the date the claim was incurred. This enables us to have an historical record of claims incurred but not yet paid at any point in the past. We then compare our accrued liability to the more recent claims incurred but not yet paid amounts and adjust our recorded liability up or down accordingly. Our recorded liability at September 24, 2011 and September 25, 2010 was \$1,427,000 and \$1,106,000, respectively. Considering that we have stop loss coverage of \$200,000 for each individual plan subscriber, the general consistency of claims payments and the short time lag, we believe that there is not a material exposure for this liability. Because of the foregoing, we do not engage a third party actuary to assist in this analysis.

We self-insure, up to loss limits, worker's compensation and automobile liability claims. Accruals for claims under our self-insurance program are recorded on a claims-incurred basis. Under this program, the estimated liability for claims incurred but unpaid in fiscal years 2011 and 2010 was \$1,100,000 and \$2,200,000, respectively. Our total recorded liability for all years' claims incurred but not yet paid was \$5,700,000 and \$7,300,000 at September 24, 2011 and September 25, 2010, respectively. We estimate the liability based on total incurred claims and paid claims adjusting for loss development factors which account for the development of open claims over time. We estimate the amounts we expect to pay for some insurance years by multiplying incurred losses by a loss development factor which is based on insurance industry averages and the age of the incurred claims; our estimated liability is then the difference between the amounts we expect to pay and the amounts we have already paid for those years. Loss development factors that we use range from 1.0 to 2.0. However, for some years, the estimated liability is the difference between the amounts we have already paid for that year and the maximum we could pay under the program in effect for that particular year because the calculated amount we expect to pay is higher than the maximum. For other years, where there are few claims open, the estimated liability we record is the amount the insurance company has reserved for those claims. We evaluate our estimated liability on a continuing basis and adjust it accordingly. Due to the multi-year length of these insurance programs, there is exposure to claims coming in lower or higher than anticipated; however, due to constant monitoring and stop loss coverage of \$350,000 on individual claims, we believe our exposure is not material. Because of the foregoing, we do not engage a third party actuary to assist in this analysis. In connection with these self-insurance agreements, we customarily enter into letters of credit

Refer to Note A to the accompanying consolidated financial statements for additional information on our accounting policies.

RESULTS OF OPERATIONS

Fiscal 2011 (52 weeks) Compared to Fiscal 2010 (52 weeks)

Net sales increased \$47,368,000, or 7%, to \$744,071,000 in fiscal 2011 from \$696,703,000 in fiscal 2010.

Excluding sales from the acquisition of Parrot Ice in February 2010, California Churros in June 2010 and the frozen handheld business of ConAgra Foods in May 2011, sales increased 3% for the year.

We have three reportable segments, as disclosed in the accompanying notes to the consolidated financial statements: Food Service, Retail Supermarkets and Frozen Beverages.

The Chief Operating Decision Maker for Food Service and Retail Supermarkets and the Chief Operating Decision Maker for Frozen Beverages monthly review detailed operating income statements and sales reports in order to assess performance and allocate resources to each individual segment. Sales is considered to be the one and only key variable monitored by the Chief Operating Decision Makers and management when determining each segment's and the company's financial condition and operating performance. In addition, the Chief Operating Decision Makers review and evaluate depreciation, capital spending and assets of each segment on a quarterly basis to monitor cash flow and asset needs of each segment.

FOOD SERVICE

Sales to food service customers increased \$25,756,000 or 6%, to \$463,562,000 in fiscal 2011. Excluding sales from the acquisition of California Churros and handheld sales, food service sales increased 2% for the year. Soft pretzel sales to the food service market increased 3% to \$103,943,000 for the year aided by increased sales to restaurant chains in the fourth quarter. Frozen juice bar and ices sales increased \$2,467,000 or 5%, to \$49,740,000 for the year primarily as the result of higher sales to school food service accounts. Churro sales to food service customers increased 31% to \$41,583,000 in 2011. Without sales from California Churros, churro sales for the year would have been up about 2%. Sales of bakery products, excluding biscuit and dumpling sales and fruit and fig bar sales, increased \$9,190,000, or 5%, for the year due primarily to increased sales to private label customers and to school food service. Biscuit and dumpling sales increased 4% to \$34,774,000. Sales of fig and fruit bars decreased 11% to \$28,363,000 due primarily to lower sales across our customer base resulting from decreased demand. Handheld sales to food service customers were \$8,865,000 in 2011. Funnel cake and related funnel cake product sales decreased by \$6,207,000 to \$16,597,000 with sales to one customer down \$9,570,000 or 75%. Sales of new products in the first twelve months since their introduction were approximately \$12.5 million for the year. Price increases accounted for approximately \$10.5 million of sales for the year and net volume increases, including new product sales as defined above and sales resulting from the acquisitions of California Churros and handheld sales, accounted for approximately \$15.3 million of sales for the year. Operating income in our Food Service segment decreased from \$50,220,000 in 2010 to \$46,171,000 in 2011 primarily as a result of higher ingredients and packaging costs of about \$16 million and increased freight and distribution costs caused by higher freight rates and the integration of the

RETAIL SUPERMARKETS

Sales of products to retail supermarkets increased \$14,980,000 or 20% to \$91,099,000 in fiscal year 2011. Excluding handheld sales, sales increased 7% for the year. Soft pretzel sales to retail supermarkets were \$32,044,000 compared to \$30,463,000 in 2010 on a unit volume increase of 2%. Sales of frozen juices and ices increased \$3,652,000 or 8% to \$51,940,000 on a unit volume increase of 9%. Coupon redemption costs, a reduction of sales, increased 13% or about \$458,000 for the year. Handheld sales to retail supermarket customers were \$9,424,000 in 2011. Sales of products in the first twelve months since their introduction were approximately \$4.5 million in fiscal year 2011. Price increases accounted for approximately \$3.1 million of sales for the year and net volume increases, including new product sales as defined above and handheld sales and net of decreased coupon costs, accounted for approximately \$12.0 million of sales for the year. Operating income in our Retail Supermarkets segment increased from \$11,281,000 in 2010 to \$11,830,000 in 2011. Operating income benefited by lower advertising expense of approximately \$800,000 and higher volume and pricing, which was partially offset by higher product costs related to ingredient and packaging cost increases.

FROZEN BEVERAGES

Frozen beverage and related product sales increased 4% to \$189,410,000 in fiscal 2011. Beverage sales alone increased 4% to \$133,372,000 for the year with a 31% increase in sales in Mexico accounting for over 50% of the increase. Domestic gallon sales were flat in our base ICEE business. Service revenue increased 5% to \$42,608,000 for the year with increases and decreases spread across our customer base. Sales of beverage machines, which tend to fluctuate from year to year while following no specific trend, decreased from \$11,964,000 in 2010 to \$11,362,000 in 2011. The estimated number of Company owned frozen beverage dispensers was 40,800 and 38,600 at September 24, 2011 and September 25, 2010, respectively. Operating income in our Frozen Beverage segment increased from \$15,661,000 in 2010 to \$18,582,000 in 2011 as a result of increased volume as discussed above and controlled expenses. Higher gasoline costs of approximately \$1.4 million impacted the year's operating income.

CONSOLIDATED

Other than as commented upon above by segment, there are no material specific reasons for the reported sales increases or decreases. Sales levels can be impacted by the appeal of our products to our customers and consumers and their changing tastes, competitive and pricing pressures, sales execution, marketing programs, seasonal weather, customer stability and general economic conditions.

Gross profit as a percentage of sales decreased to 30.88% in 2011 from 32.69% in 2010. Higher ingredient and packaging costs compared to last year of approximately \$18 million and the mid single digit gross profit margin of handheld sales were primarily responsible for the decreased gross profit percentage. Ingredient and packaging costs can be extremely volatile and may be significantly different from what we are presently expecting and therefore we cannot project the impact of ingredient and packaging costs on our business going forward; however, there has been a very significant increase in the market cost of ingredient and packaging costs over the past eighteen months which we anticipate will result in higher costs over some portions of our fiscal year 2012. The impact of these higher costs and increased costs in operational areas may result in lower net earnings in 2012 than in 2011.

Total operating expenses increased \$2,543,000 to \$153,191,000 in fiscal 2011 but as a percentage of sales decreased a full percentage point to 21% of sales. Marketing expenses decreased .86 percentage points to 9% of sales because of reduced advertising of \$800,000 in our retail supermarket segment and controlled spending elsewhere. Distribution expenses increased .24 percentage points to 8% of sales due to higher fuel costs and freight rates. Administrative expenses decreased .18 percentage points and were 3% of sales in both years. Other general expense of \$524,000 this year compared to other general expense of \$2,087,000 in 2010. Included in other general expense in 2010 is \$1.6 million for an unclaimed property assessment and \$577,000 of acquisition costs. Included in other general expense in 2011 is \$546,000 of acquisition costs.

Operating income decreased \$579,000 or 1% to \$76,583,000 in fiscal year 2011 as a result of the aforementioned items.

Gain on the bargain purchase of a business of \$6,580,000 in the third quarter resulted from the fair value of the identifiable assets acquired in the handhelds acquisition exceeding the purchase price.

Investment income decreased by \$73,000 to \$1,041,000 due to the general decline in the level of interest rates.

The effective income tax rate decreased 3.51 percentage points to 35% from 38% last year. Adjusting out the effect of the gain on bargain purchase of a business, the effective tax rate in 2011 is 37%.

Net earnings increased \$6,654,000 or 14%, in fiscal 2011 to \$55,063,000, or \$2.93 per diluted share as a result of the aforementioned items. Without the benefit of the gain on bargain purchase of a business, net earnings were \$48,483,000 compared to \$48,409,000 last year.

There are many factors which can impact our net earnings from year to year and in the long run, among which are the supply and cost of raw materials and labor, insurance costs, factors impacting sales as noted above, the continuing consolidation of our customers, our ability to manage our manufacturing, marketing and distribution activities, our ability to make and integrate acquisitions and changes in tax laws and interest rates.

RESULTS OF OPERATIONS

Fiscal 2010 (52 weeks) Compared to Fiscal 2009 (52 weeks)

Net sales increased \$43,656,000, or 7%, to \$696,703,000 in fiscal 2010 from \$653,047,000 in fiscal 2009.

Excluding sales from the acquisition of Parrot Ice in February 2010 and California Churros in June 2010, sales increased 6% for the year.

Approximately \$12.7 million, or 29%, of the increased sales were sales of funnel cake fries to one customer, which is carrying the product in virtually all of its domestic locations. Although we are not able to provide an estimate of the sales going forward, we anticipate that these sales will be significantly less in fiscal year 2011.

We have three reportable segments, as disclosed in the accompanying notes to the consolidated financial statements: Food Service, Retail Supermarkets and Frozen Beverages.

The Chief Operating Decision Maker for Food Service and Retail Supermarkets and the Chief Operating Decision Maker for Frozen Beverages monthly review detailed operating income statements and sales reports in order to assess performance and allocate resources to each individual segment. Sales is considered to be the one and only key variable monitored by the Chief Operating Decision Makers and management when determining each segment's and the company's financial condition and operating performance. In addition, the Chief Operating Decision Makers review and evaluate depreciation, capital spending and assets of each segment on a quarterly basis to monitor cash flow and asset needs of each segment.

FOOD SERVICE

Sales to food service customers increased \$18,796,000, or 4%, to \$437,806,000 in fiscal 2010. Excluding sales from the acquisition of California Churros, food service sales would have increased 4% for the year. Sales of funnel cake fries to one customer accounted for over 67% of the food service sales increase. Soft pretzel sales to the food service market increased 1% to \$100,694,000 for the year. Frozen juice bar and ices sales decreased \$2,999,000, or 6%, to \$47,273,000 for the year primarily as the result of lower sales to one contract packing customer and to school food service accounts. Churro sales to food service customers increased 8% to \$31,732,000 in 2010. Without sales from California Churros, churro sales for the year would have been down about ½ of one percent. Sales of bakery products, excluding biscuit and dumpling sales and fruit and fig bar sales, increased \$5,606,000, or 3%, for the year due primarily to increased sales to private label customers. Biscuit and dumpling sales increased 1% to \$33,326,000. Sales of fig and fruit bars decreased 4% to \$31,715,000 due primarily to lower sales to one customer who discontinued a particular product. Funnel cake and related funnel cake product sales increased by \$14,083,000 to \$22,804,000 primarily due to the sales to one customer. Sales of new products in the first twelve months since their introduction were approximately \$29 million in fiscal year 2010. Net volume increases, including new product sales as defined above and sales resulting from the acquisition of California Churros, accounted for all but approximately \$1,500,000 of the sales increases this year. Price increases accounted for the remaining \$1,500,000. Operating income in our Food Service segment increased from \$44,960,000 in 2009 to \$50,220,000 in 2010 primarily as a result of increased volume as discussed above and lower ingredients and packaging costs of about \$2 million.

RETAIL SUPERMARKETS

Sales of products to retail supermarkets increased \$10,961,000 or 17% to \$76,119,000 in fiscal year 2010. Soft pretzel sales to retail supermarkets were \$30,463,000 compared to \$30,506,000 in 2009 on a unit volume decrease of less than 1%. This makes the third consecutive year of flat or modestly up or down unit sales. Sales of frozen juices and ices increased \$10,469,000 or 28% to \$48,288,000 on a unit volume increase of 24%. Reduced trade spending of \$1.5 million for the introduction of new frozen novelty items and a shift in product mix increased sales dollars in relation to the overall unit volume increases. Coupon redemption costs, a reduction of sales, decreased 9% or about \$354,000 for the year. Sales of products in the first twelve months since their introduction were approximately \$4.2 million in fiscal year 2010. Net volume increases, including new product sales as defined above and net of decreased coupon costs and reduced trade spending for new product introductions, accounted for virtually all of the sales increases in 2010. Operating income in our Retail Supermarkets segment increased from \$7,442,000 in 2009 to \$11,281,000 in 2010 primarily as a result of volume increases and reduced trade spending for the introduction of new frozen novelty items.

FROZEN BEVERAGES

Frozen beverage and related product sales increased 8% to \$182,778,000 in fiscal 2010. Excluding sales from the acquisition of Parrot Ice, sales would have increased 7% for the year. Beverage sales alone increased 13% to \$128,125,000 for the year with increased sales to two new customers and one existing customer, sales from Parrot Ice and a 26% increase in sales in Mexico accounting for over 80% of the increase. Gallon sales were up 10% in our base ICEE business with sales to three customers accounting for almost all of the increase. Service revenue decreased 4% to \$40,410,000 for the year with declines spread across our customer base. Sales of beverage machines, which tend to fluctuate from year to year while following no specific trend, increased from \$11,729,000 in 2009 to \$11,964,000 in 2010. The estimated number of Company owned frozen beverage dispensers was 38,600 and 35,700 at September 25, 2010 and September 26, 2009, respectively. Operating income in our Frozen Beverage segment increased from \$14,536,000 in 2009 to \$15,661,000 in 2010 as a result of increased volume as discussed above. Higher gasoline costs of approximately \$867,000 impacted the year's operating income.

CONSOLIDATED

Other than as commented upon above by segment, there are no material specific reasons for the reported sales increases or decreases. Sales levels can be impacted by the appeal of our products to our customers and consumers and their changing tastes, competitive and pricing pressures, sales execution, marketing programs, seasonal weather, customer stability and general economic conditions.

Gross profit as a percentage of sales increased to 32.69% in 2010 from 31.98% in 2009. Lower ingredient and packaging costs compared to last year of approximately \$2.2 million, the benefit of higher volumes leveraging our fixed manufacturing costs and reduced trade spending for new product introductions in our Retail Supermarket segment were primarily responsible for the increased gross profit percentage. Ingredient and packaging costs can be extremely volatile and may be significantly different from what we are presently expecting and therefore we cannot project the impact of ingredient and packaging costs on our business going forward; however, there has been a very significant increase in the market cost of flour and other commodities over the past six months which we anticipate will result in higher costs over some portions of our fiscal year 2011. The impact of these higher costs and increased costs in operational areas may result in lower net earnings in 2011 than in 2010.

Total operating expenses increased \$8,712,000 to \$150,618,000 in fiscal 2010 and as a percentage of sales decreased .11 of a percentage point and remained at 22% of sales. Marketing expenses decreased .29 percentage points to 10% of sales. Distribution expenses decreased .13 percentage points to 7% of sales. Administrative expenses were about 3-1/2% of sales in both years. Other general expense of \$2,087,000 this year compared to other general income of \$5,000 in 2009. Included in other general expense this year is \$1.6 million for an unclaimed property assessment and \$577,000 of acquisition costs.

Operating income increased \$10,224,000 or 15% to \$77,162,000 in fiscal year 2010 as a result of the aforementioned items.

Investment income decreased by \$272,000 to \$1,114,000 due to the general decline in the level of interest rates.

The effective income tax rate decreased 1.42 percentage points to 38% from 39% last year. About 2/3 of this decrease was from the reduction of \$750,000 of unrecognized tax benefits.

Net earnings increased \$7,097,000, or 17%, in fiscal 2010 to \$48,409,000, or \$2.59 per diluted share as a result of the aforementioned items.

There are many factors which can impact our net earnings from year to year and in the long run, among which are the supply and cost of raw materials and labor, insurance costs, factors impacting sales as noted above, the continuing consolidation of our customers, our ability to manage our manufacturing, marketing and distribution activities, our ability to make and integrate acquisitions and changes in tax laws and interest rates.

ACQUISITIONS

On January 9, 2007, we acquired the assets of Hom/Ade Foods, Inc. Hom/Ade Foods, Inc., based in Pensacola, Florida is a manufacturer and distributor of biscuits and dumplings sold under the MARY B's and private label store brands predominantly to the retail supermarket trade. Annual sales of the business were approximately \$30 million for the year ended December 2006.

On January 31, 2007, we acquired the assets of Radar, Inc. Radar, Inc. is a manufacturer and seller of fig and fruit bars selling its products under the brand DADDY RAY'S. Headquartered and with its manufacturing facility in Moscow Mills, Missouri (outside of St. Louis), Radar, Inc. had annual sales of approximately \$23 million dollars selling to the retail grocery segment and mass merchandisers, both branded and private label.

On April 2, 2007, we acquired the WHOLE FRUIT Sorbet and FRUIT-A-FREEZE Frozen Fruit Bar brands, along with related assets including a manufacturing facility located in Norwalk, California, selling primarily to the supermarket industry. Sales for 2007 were \$2,429,000.

On June 25, 2007, we acquired the assets of an ICEE distributor in Kansas with annual sales of less than \$1 million.

In February 2010, we acquired the assets of Parrot Ice, a manufacturer and distributor of a premium brand frozen beverage sold primarily in convenience stores. Revenues from Parrot Ice were approximately \$1.5 million for our 2010 fiscal year.

On June 10, 2010 we acquired the assets of California Churros, Inc., a manufacturer and seller of premium brand churros selling its products under the brand CALIFORNIA CHURROS. Headquartered and with its manufacturing facility in Colton, CA, California Churros had sales of approximately \$2.5 million in our 2010 fiscal year.

In May 2011, we acquired the frozen handheld business of ConAgra Foods. This business had sales of approximately \$50 million over the prior twelve months to food service and retail supermarket customers and sales of \$18.3 million in our 2011 fiscal year from the acquisition date. We do not expect this business to contribute operating income to the Company over the short term.

These acquisitions were accounted for under the purchase method of accounting, and their operations are included in the accompanying consolidated financial statements from their respective acquisition dates.

LIQUIDITY AND CAPITAL RESOURCES

Although there are many factors that could impact our operating cash flow, most notably net earnings, we believe that our future operating cash flow, along with our borrowing capacity, our current cash and cash equivalent balances and our investment securities is sufficient to fund future growth and expansion. See Note C to these financial statements for a discussion of our investment securities.

Fluctuations in the value of the Mexican and Canadian currencies and the resulting translation of the net assets of our Mexican and Canadian subsidiaries caused an increase of \$1,060,000 in accumulated other comprehensive loss in 2011 and a decrease of \$577,000 in 2010 and an increase of \$1,428,000 in 2009. In 2011, sales of the two subsidiaries were \$18,025,000 as compared to \$14,301,000 in 2010 and \$11,658,000 in 2009.

In our fiscal year ended September 24, 2011, we did not purchase and retire any shares of our common stock. There remains 210,772 shares that can be purchased under a million share buyback authorization approved by the Company's Board of Directors in February 2008.

In our fiscal year ended September 25, 2010, we purchased and retired 203,507 shares of our common stock at a cost of \$7,768,000.

In our fiscal year ended September 26, 2009, we purchased and retired 450,597 shares of our common stock at a cost of \$12,510,000. Of the shares purchased and retired in 2009, 400,000 shares were purchased at the purchase price of \$27.90 per share from Gerald B. Shreiber, Chairman of the Board, Chief Executive Officer and Director of the Company.

In November 2011, we entered into an amendment and modification to an amended and restated loan agreement with our existing banks which provides for up to a \$50,000,000 revolving credit facility repayable in November 2016. The agreement contains restrictive covenants and requires commitment fees in accordance with standard banking practice. There were no outstanding balances under the prior facility at September 24, 2011 and September 25, 2010. The significant financial covenants are:

- . Tangible net worth must initially be more than \$294 million.
- . Total funded indebtedness divided by earnings beforeinterest expense, income taxes, depreciation and amortization shall not be greater than 2.25 to 1.

We were in compliance with the financial covenants described above at September 24, 2011.

We self-insure, up to loss limits, certain insurable risks such as worker's compensation and automobile liability claims. Accruals for claims under our self-insurance program are recorded on a claims-incurred basis. Under this program, the estimated liability for claims incurred but unpaid in fiscal years 2011 and 2010 was \$1,100,000 and \$2,200,000, respectively. In connection with certain self-insurance agreements, we customarily enter into letters of credit arrangements with our insurers. At each of September 24, 2011 and September 25, 2010, we had outstanding letters of credit totaling \$8,175,000.

The following table presents our contractual cash flow commitments on long-term debt, operating leases, construction contracts and purchase commitments for raw materials and packaging. See Notes to the consolidated financial statements for additional information on our long-term debt and operating leases.

Payments Due by Period (in thousands)

	(iii tiiousailus)								
	Total		Less Than 1 Year		1-3 Years		4-5 Years		After 5 Years
Long-term debt, including current maturities	\$	-	\$	-	\$	-	\$	-	\$ -
Capital lease obligations		801		278		422		65	36
Purchase commitments		60,000		60,000		-		-	-
Construction Contracts		4,300		4,300		-		-	-
Operating leases		49,298		8,809		12,451		7,377	20,661
Total	\$	114,399	\$	73,387	\$	12,873	\$	7,442	\$ 20,697

The purchase commitments do not exceed our projected requirements over the related terms and are in the normal course of business.

Fiscal 2011 Compared to Fiscal 2010

Cash and cash equivalents and marketable securities held to maturity increased \$38,539,000, or 33%, to \$154,985,000 from a year ago for reasons described below.

Accounts receivables, net increased \$5,125,000, or 7%, to \$75,000,000 in 2011 due to primarily increased sales levels in our fourth quarter which resulted primarily from the handhelds acquisition. Inventories increased \$12,831,000 or 25% to \$63,461,000 in 2011 due to higher unit costs of inventory and inventory of handhelds which accounted for over 60% of the increase.

Prepaid expenses and other decreased to \$4,196,000 from \$6,067,000 last year because of higher estimated federal income tax payments made in 2010 prior to the enactment of the law extending bonus depreciation.

Net property, plant and equipment increased \$14,558,000 to \$124,650,000 because purchases of fixed assets for the improvement and expansion of our manufacturing capabilities and frozen carbonated beverage business exceeded depreciation on existing assets, and because of the addition of \$11,036,000 in fixed assets acquired in the handhelds acquisition.

Other intangible assets, less accumulated amortization decreased \$3,279,000 to \$52,005,000 due to intangible assets of \$1,532,000 acquired in the handhelds acquisition net of amortization expense of \$4,811,000.

Accounts payable and accrued liabilities increased \$3,904,000 due to increased levels of business and higher purchase costs of ingredients and packaging.

Accrued compensation expense increased 5% to \$12,859,000 due to an increase in our employee base and a general increase in the level of pay rates.

Deferred income tax liabilities increased by \$10,649,000 to \$41,050,000 which related primarily to amortization of goodwill and other intangible assets and depreciation of property, plant and equipment and deferred taxes of \$4,137,000 resulting from the gain on bargain purchase of a business.

Other long-term liabilities at September 24, 2011 include \$973,000 of gross unrecognized tax benefits which decreased from \$1,249,000 a year ago due to reductions for tax positions of prior years.

Common stock increased \$6,564,000 to \$45,017,000 in 2011 because of increases totaling \$6,564,000 from the exercise of incentive and nonqualified stock options, stock issued under our stock purchase plan for employees, stock issued under our deferred stock plan and share-based compensation expense.

Net cash provided by operating activities increased \$12,448,000 to \$80,456,000 in 2011 primarily because of a decrease in prepaid expenses and other of \$1,870,000 compared to an increase in prepaid expense and other of \$4,101,000 in 2010, an increase of accounts receivable of \$5,231,000 in 2011 compared to an increase of \$8,629,000 in 2010 and an increase in deferred income taxes of \$6,108,000 in 2011 compared to an increase of \$3,219,000 in 2010.

Net cash used in investing activities increased \$22,450,000 to \$63,905,000 in 2011 from \$41,455,000 in 2010 primarily because net purchases of marketable securities of \$25,725,000 in 2011 compared to net proceeds from marketable securities of \$16,866,000 in 2010. This change of \$42,591,000 was partially offset by lower spending of \$16,379,000 and \$4,407,000 on the purchase of companies and property, plant and equipment, respectively.

Net cash used in financing activities of \$3,407,000 in 2011 compared to net cash used by financing activities of \$12,609,000 in 2010. The decrease was caused primarily by a decrease of \$7,768,000 in payments to repurchase common stock.

In 2011, the major variables in determining our net increase in cash and cash equivalents and marketable securities were our net earnings, depreciation and amortization of fixed assets, purchases of property, plant and equipment, purchases of companies, payments of cash dividend and the repurchase of common stock. Other variables which in the past have had a significant impact on our change in cash and cash equivalents are proceeds from borrowings and payments of long-term debt. As discussed in results of operations, our net earnings may be influenced by many factors. Depreciation and amortization of fixed assets is primarily determined by past purchases of property, plant and equipment although it could be impacted by a significant acquisition. Purchases of property, plant and equipment are primarily determined by our ongoing normal manufacturing and marketing requirements but could be increased significantly for manufacturing expansion requirements or large frozen beverage customer needs. From time to time, we have repurchased common stock and we anticipate that we will do so again in the future. We are actively seeking acquisitions that could be a significant use of cash. Although the balance of our long-term debt is \$0 at September 24, 2011, we may borrow in the future depending on our needs.

Fiscal 2010 Compared to Fiscal 2009

Cash and cash equivalents and marketable securities held to maturity decreased \$2,544,000, or 2%, to \$116,446,000 from a year ago.

Trade receivables increased \$8,449,000, or 14%, to \$68,183,000 in 2010 due primarily to increased sales levels in our fourth quarter. Inventories increased \$4,626,000 or 10% to \$50,630,000 in 2010 due to increased sales levels and an increase in equipment parts needed to support our frozen beverage business.

Prepaid expenses and other increased to \$6,067,000 from \$1,910,000 last year because of estimated federal income tax payments made prior to the enactment of the law extending bonus depreciation.

Net property, plant and equipment increased \$12,919,000 to \$110,092,000 because purchases of fixed assets for the improvement and expansion of our manufacturing capabilities and frozen carbonated beverage business exceeded depreciation on existing assets, and because of the addition of \$3,508,000 in fixed assets acquired in acquisitions and the purchase of a distribution freezer warehouse building which had previously been leased, for a purchase price of \$5,794,000.

Other intangible assets, less accumulated amortization increased \$6,159,000 to \$55,284,000 due to intangible assets of \$10,846,000 acquired in acquisitions net of amortization of \$4,687,000.

Goodwill increased \$9,756,000 to \$70,070,000 from September 26, 2009 to September 25, 2010 as a result of the acquisition of California Churros.

Accounts payable and accrued liabilities increased \$2,484,000 due to increased levels of business.

Accrued compensation expense increased 5% to \$12,244,000 due to an increase in our employee base, a general increase in the level of pay rates and higher bonuses due to be paid.

Deferred income tax liabilities increased by \$3,368,000 to \$30,401,000 which related primarily to amortization of goodwill and other intangible assets and depreciation of property, plant and equipment.

Other long-term liabilities at September 25, 2010 include \$1,249,000 of gross unrecognized tax benefits which decreased from \$1,895,000 a year ago due to reductions for tax positions of prior years.

Common stock decreased \$3,324,000 to \$38,453,000 in 2010 because increases totaling \$4,444,000 from the exercise of incentive and nonqualified stock options, stock issued under our stock purchase plan for employees, stock issued under our deferred stock plan and share-based compensation expense were less than the repurchase of common stock of \$7,768,000 by \$3,324,000.

Net cash provided by operating activities decreased \$12,625,000 to \$68,008,000 in 2010 primarily because of increases in accounts receivable, inventories and prepaid expenses and other of \$8,629,000, \$4,422,000 and \$4,101,000, respectively, compared to decreases in accounts receivable, inventories and prepaid expenses and other in 2009 of \$1,144,000, \$2,993,000 and \$37,000, respectively. The net change in accounts receivable and inventories of \$21,326,000 was partially offset by higher net earnings of \$7,097,000 and higher depreciation and amortization of fixed assets of \$1,835,000.

Net cash used in investing activities decreased \$6,370,000 to \$41,455,000 in 2010 from \$47,825,000 in 2009 primarily because of increased proceeds from marketable securities, net of purchases, which netted \$16,866,000 compared to net purchases of marketable securities of \$20,976,000 in 2009; which were partially offset by payments for purchases of companies, net of cash acquired in 2010, of \$25,185,000 and by increased purchases of property, plant and equipment of \$6,341,000 in 2010 compared to 2009.

Net cash used in financing activities of \$12,609,000 in 2010 compared to net cash used by financing activities of \$15,740,000 in 2009. The decrease was caused by a decrease of \$4,742,000 in payments to repurchase common stock.

In 2010, the major variables in determining our net increase in cash and cash equivalents and marketable securities were our net earnings, depreciation and amortization of fixed assets, purchases of property, plant and equipment, purchases of companies, payments of cash dividend and the repurchase of common stock. Other variables which in the past have had a significant impact on our change in cash and cash equivalents are proceeds from borrowings and payments of long-term debt. As discussed in results of operations, our net earnings may be influenced by many factors. Depreciation and amortization of fixed assets is primarily determined by past purchases of property, plant and equipment although it could be impacted by a significant acquisition. Purchases of property, plant and equipment are primarily determined by our ongoing normal manufacturing and marketing requirements but could be increased significantly for manufacturing expansion requirements or large frozen beverage customer needs. From time to time, we have repurchased common stock and we anticipate that we will do so again in the future. We are actively seeking acquisitions that could be a significant use of cash. Although the balance of our long-term debt is \$0 at September 25, 2010, we may borrow in the future depending on our needs.

Item 7A. Quantitative And Qualitative Disclosures About Market Risk

The following is the Company's quantitative and qualitative analysis of its financial market risk:

Interest Rate Sensitivity

The Company has in the past entered into interest rate swaps to limit its exposure to interest rate risk and may do so in the future if the Board of Directors feels that such non-trading purpose is in the best interest of the Company and its shareholders. As of September 24, 2011, the Company had no interest rate swap contracts.

Interest Rate Risk

At September 24, 2011, the Company had no long-term debt obligations.

Purchasing Risk

The Company's most significant raw material requirements include flour, shortening, corn syrup, sugar, juice, cheese, chocolate, and a variety of nuts. The Company attempts to minimize the effect of future price fluctuations related to the purchase of raw materials primarily through forward purchasing to cover future manufacturing requirements, generally for periods from 1 to 12 months. Future contracts are not used in combination with forward purchasing of these raw materials. The Company's procurement practices are intended to reduce the risk of future price increases, but also may potentially limit the ability to benefit from possible price decreases.

Foreign Exchange Rate Risk

The Company has not entered into any forward exchange contracts to hedge its foreign currency rate risk as of September 24, 2011, because it does not believe its foreign exchange exposure is significant.

Item 8. Financial Statements And Supplementary Data

The financial statements of the Company are filed under this Item 8, beginning on page F-1 of this report.

Item 9. Changes In And Disagreements With Accountants OnAccounting And Financial Disclosure

None.

Item 9A. Controls And Procedures

Disclosure Controls and Procedures

We carried out an evaluation under the supervision and with the participation of our management, including our chief executive officer and chief financial officer, of the effectiveness of the design and operation of our disclosure controls and procedures, as such term is defined under Rule 13a-15(e) promulgated under the Securities Exchange Act of 1934 (the "Exchange Act"), as amended for financial reporting, as of September 24, 2011. Based on that evaluation, our chief executive officer and chief financial officer concluded that these controls and procedures are effective to ensure that information required to be disclosed by the Company in reports that it files or submits under the Exchange Act is recorded, processed, summarized, and reported as specified in Securities and Exchange Commission rules and forms. There were no changes in these controls or procedures identified in connection with the evaluation of such controls or procedures that occurred during our last fiscal quarter, or in other factors that have materially affected, or are reasonably likely to materially affect these controls or procedures. There were no changes in the Company's internal controls over financial reporting that occurred during our last fiscal quarter.

Our disclosure controls and procedures are designed to provide reasonable assurance that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized, and reported, within the time periods specified in the rules and forms of the Securities and Exchange Commission. These disclosure controls and procedures include, among other things, controls and procedures designed to provide reasonable assurance that information required to be disclosed by us in the reports that we file under the Exchange Act is accumulated and communicated to our management, including our chief executive officer and chief financial officer, as appropriate to allow timely decisions regarding required disclosure.

Management's Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is defined in Rule 13a-15(f) and 15d-15(f) under the Exchange Act as a process designed by, or under the supervision of, the chief executive officer and chief financial officer and effected by the board of directors and management to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles and includes those policies and procedures that:

- · Pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of our assets;
- Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of our management and board of directors;
- · Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Projections of any evaluation of effectiveness to future periods are subject to the risks that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Our management assessed the effectiveness of our internal control over financial reporting as of September 24, 2011. In making this assessment, our management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control-Integrated Framework.

Based on our assessment, our management believes that, as of September 24, 2011, our internal control over financial reporting is effective. There have been no changes that occurred during our fourth quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Our independent registered public accounting firm, Grant Thornton LLP, audited our internal control over financial reporting as of September 24, 2011. Their report, dated December 6, 2011, expressed an unqualified opinion on our internal control over financial reporting. That report appears in Item 15 of Part IV of this Annual Report on Form 10-K and is incorporated by reference to this Item 9A.

Item 9B. Other Information

There was no information required on Form 8-K during the quarter that was not reported.

PART III

Item 10. Directors, Executive Officers and CorporateGovernance

Portions of the information concerning directors and executive officers, appearing under the captions "Information Concerning Nominees For Election To Board" and "Information Concerning Continuing Directors And Executive Officers" and information concerning Section 16(a) Compliance appearing under the caption "Compliance with Section 16(a) of the Securities Exchange Act of 1934" in the Company's Proxy Statement filed with the Securities and Exchange Commission in connection with the Annual Meeting of Shareholders to be held on February 8, 2012 ("2010 Proxy Statement") is incorporated herein by reference.

Portions of the information concerning the Audit Committee, the requirement for an Audit Committee Financial Expert and the Nominating Committee in the Company's 2010 Proxy Statement filed with the Securities and Exchange Commission in connection with the Annual Meeting of Shareholders to be held on February 8, 2012 is incorporated herein by reference.

The Company has adopted a Code of Ethics pursuant to Section 406 of the Sarbanes-Oxley Act of 2002, which applies to the Company's principal executive officer and senior financial officer. The Company has also adopted a Code of Business Conduct and Ethics which applies to all employees. The Company will furnish any person, without charge, a copy of the Code of Ethics upon written request to J & J Snack Foods Corp., 6000 Central Highway, Pennsauken, New Jersey 08109, Attn: Dennis Moore. A copy of the Code of Ethics can also be found on our website at www.jjsnack.com. Any waiver of any provision of the Code of Ethics granted to the principal executive officer or senior financial officer may only be granted by a majority of the Company's disinterested directors. If a waiver is granted, information concerning the waiver will be posted on our website www.jjsnack.com for a period of 12 months.

Item 11. Executive Compensation

Information concerning executive compensation appearing in the Company's 2011 Proxy Statement under the caption "Management Remuneration" is incorporated herein by reference.

The following is a list of the executive officers of the Company and their principal past occupations or employment. All such persons serve at the pleasure of the Board of Directors and have been elected to serve until the Annual Meeting of Shareholders on February 8, 2012 or until their successors are duly elected.

Name	Age	Position
Gerald B. Shreiber	69	Chairman of the Board, President, Chief Executive Officer and Director
Dennis G. Moore	56	Senior Vice President, Chief Financial Officer, Secretary, Treasurer and Director
Robert M. Radano	62	Senior Vice President, Sales and Chief Operating Officer
Dan Fachner	51	President of The ICEE Company Subsidiary
Gerard G. Law	37	Senior Vice President and Assistant to the Presiden
Robert J. Pape	54	Senior Vice President, Sales

Gerald B. Shreiber is the founder of the Company and has served as its Chairman of the Board, President, and Chief Executive Officer since its inception in 1971. His term as a director expires in 2015.

Dennis G. Moore joined the Company in 1984. He served in various controllership functions prior to becoming the Chief Financial Officer in June 1992. His term as a director expires in 2012.

Robert M. Radano joined the Company in 1972 and in May 1996 was named Chief Operating Officer of the Company. Prior to becoming Chief Operating Officer, he was Senior Vice President, Sales responsible for national food service sales of J & J.

Dan Fachner has been an employee of ICEE-USA Corp., which was acquired by the Company in May 1987, since 1979. He was named Senior Vice President of The ICEE Company in April 1994 and became President in May 1997.

Gerard G. Law joined the Company in 1992. He served in various manufacturing and sales management capacities prior to becoming Senior Vice President, Western Operations in 2009. He was named to his present position in 2011 in which he has responsibility for marketing, research and development and overseeing a number of the manufacturing facilities of J & J.

Robert J. Pape joined the Company in 1998. He served in various sales and sales management capacities prior to becoming Senior Vice President, Sales in 2010.

Item 12. Security Ownership Of Certain Beneficial Owners AndManagement And Related Stockholder Matters

Information concerning the security ownership of certain beneficial owners and management appearing in the Company's 2011 Proxy Statement under the caption "Security Ownership of Certain Beneficial Owners and Management" is incorporated herein by reference.

The following table details information regarding the Company's existing equity compensation plans as of September 24, 2011.

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	nber of securities to weighted-avera ssued upon exercise exercise price outstanding options, outstanding options		(c) Number of Securities Remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
Equity compensation plans approved by security holders	559,287	\$	37.55	1,054,000
Equity compensation plans not approved by security holders	-		-	-
Total	559,287	\$	37.55	1,054,000

Column C includes 473,000 from a stock option plan that has been replaced subsequent to September 24, 2011. That plan has been replaced by a plan, subject to shareholder approval in February 2012, that has 800,000 shares available for future issuance as of the date of this Form 10-K.

Item 13. Certain Relationships And Related Transactions, andDirector Independence

Information concerning the Certain Relationships and Related Transactions, and Director Independence in the Company's 2011 Proxy Statement is incorporated herein by reference.

Item 14. Principal Accounting Fees And Services

Information concerning the Principal Accountant Fees and Services in the Company's 2011 Proxy Statement is incorporated herein by reference.

PART IV

Item 15. Exhibits, Financial Statement Schedules

- (a) The following documents are filed as part of this Report:
- (1) Financial Statements
- The financial statements filed as part of this report are listed on the Index to Consolidated Financial Statements and Financial Statements Schedule on page F-1.
- (2) Financial Statement Schedule Page S-1

Schedule II – Valuation and Qualifying Accounts

All other schedules are omitted either because they are not applicable or because the information required is contained in the financial statements or notes thereto.

(b) Exhibits

- 3.1 Amended and Restated Certificate of Incorporation filed February 28, 1990 (Incorporated by reference from the Company's Form 10-Q dated May 4, 1990).
- 3.2** Revised Bylaws adopted November 19, 2007.
- 4.3 Amended and Restated Loan Agreement dated December 1, 2006 by and among J & J Snack Foods Corp. and Certain of its Subsidiaries and Citizens Bank of Pennsylvania, as Agent (Incorporated by reference from the Company's Form 10-K dated December 6, 2006).
- 4.4** First Amendment and Modification to Amended and Restated Loan Agreement.
- 10.2* J & J Snack Foods Corp. Stock Option Plan (Incorporated by reference from the Company's Definitive Proxy Statement dated December 19, 2002).
- 10.3* Adoption Agreement for MFS Retirement Services, Inc. Non-Standardized 401(K) Profit Sharing Plan and Trust, effective September 1, 2004 (Incorporated by reference from the Company's Form 10-K dated December 6, 2006).
- 10.4* J & J Snack Foods Corp. Directors' and Consultants' Deferred Compensation Plan adopted November 21, 2005 (Incorporated by reference from the Company's Form 10-K dated December 6, 2006).
- 10.7 Lease dated August 29, 1995 between J & J Snack Foods Corp. and 5353 Downey Associated Ltd. for the lease of the Vernon, CA facility (Incorporated by reference from the Company's Form 10-K dated December 21, 1995).
- 10.8* J & J Snack Foods Corp. Employee Stock Purchase Plan (Incorporated by reference from the Company's Form S-8 dated May 16, 1996).
- 10.11 Amendment No. 1 to Lease dated August 29, 1995 between J & J Snack Foods Corp. and 5353 Downey Associated Ltd. for the lease of the Vernon, CA facility (Incorporated by reference from the Company's Form 10-K dated December 18, 2002).
- 10.14 Leases and amendments to leases between Liberty Venture I, LP and J & J Snack Foods Corp. for the three buildings located in Bridgeport, New Jersey (Incorporated by reference from the Company's Form 10-K dated December 8, 2009).
- 10.15 Amendment No. 2 to Lease dated August 29, 1995 between J & J Snack Foods Corp. and 5353 Downey Associated Ltd. for the lease of the Vernon, CA facility (Incorporated by reference from the Company's Form 10-K dated December 6, 2010).
- 10.16 Amendment to Lease dated January 1, 1996 between Country Home Bakers, LLC and Borck Associates Limited Partnership for the lease of the Atlanta, GA facility (Incorporated by reference from the Company's Form 10-k dated December 6, 2011).
- 14.1 Code of Ethics Pursuant to Section 406 of the Sarbanes-Oxley Act of 2002 (Incorporated by reference from the Company's 10-Q dated July 20, 2004).
- 21.1** Subsidiaries of J & J Snack Foods Corp.
- 23.1** Consent of Independent Registered Public Accounting Firm.
 - 31.1** Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
 - 31.2** Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
 - 32.1** Certification Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant To Section 906 Of The Sarbanes-Oxley Act of 2002.
 - 32.2** Certification Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant To Section 906 Of The Sarbanes-Oxley Act of 2002.

- 101.1** The following financial information from J&J Snack Foods Corp.'s Form 10-K for the year ended September 24, 2011, formatted in XBRL (eXtensible Business Reporting Language):
 - (i) Consolidated Statements of Earnings,
 - (ii) Consolidated Balance Sheets
 - (iii) Consolidated Statements of Cash Flows and
 - (iv) Consolidated Statement of Changes in Stockholders' Equity
- * Compensatory Plan
- ** Filed Herewith

SIGNATURES

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

J & J SNACK FOODS CORP.

December 6, 2011

By: /s/ Gerald B. Shreiber

Gerald B. Shreiber, Chairman of the Board, President, Chief Executive Officer and Director (Principal Executive Officer)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

	/s/ Gerald B. Shreiber
December 6, 2011	Gerald B. Shreiber,
	Chairman of the Board,
	President, Chief Executive
	Officer and Director
	(Principal Executive Officer)
	/s/ Dennis G. Moore
December 6, 2011	Dennis G. Moore, Senior Vice
	President, Chief Financial
	Officer and Director
	(Principal Financial Officer)
	(Principal Accounting Officer)
	/s/ Sidney R. Brown
December 6, 2011	Sidney R. Brown, Director
	/s/ Peter G. Stanley
December 6, 2011	Peter G. Stanley, Director
	/s/ Leonard M. Lodish
December 6, 2011	Leonard M. Lodish, Director

J & J SNACK FOODS CORP. INDEX TO CONSOLIDATED FINANCIAL STATEMENTS AND FINANCIAL STATEMENT SCHEDULE

Financial Statements:

Report of Independent Registered Public Accounting Firm	F-2
Consolidated Balance Sheets as of September 24, 2011 and September 25, 2010	F-3
Consolidated Statements of Earnings for fiscal years ended September 24, 2011, September 25, 2010 and September 26, 2009	F-4
Consolidated Statement of Changes in Stockholders' Equity for the fiscal years ended September 24, 2011, September 25, 2010 and September 26, 2009	F-5
Constituted Control of	E/
Consolidated Statements of Cash Flows for fiscal years ended September 24, 2011, September 25, 2010 and September 26, 2009	F-6
Notes to Consolidated Financial Statements	F-7
Totes to Consolidated I maircial otatements	1 /
Financial Statement Schedule:	
Schedule II – Valuation and Qualifying Accounts	S-1
F-1	

Report of Independent Registered Public Accounting Firm

Shareholders and Board of Directors J&J Snack Foods Corp. and Subsidiaries

We have audited the accompanying consolidated balance sheets of J&J Snack Foods Corp. and Subsidiaries as of September 24, 2011 and September 25, 2010, and the related consolidated statements of earnings, changes in stockholders' equity, and cash flows for each of the three fiscal years in the period ended September 24, 2011 (52 weeks, 52 weeks, and 52 weeks, respectively). Our audits of the basic consolidated financial statements included the financial statement schedule, listed in the index appearing under Item 15. We have also audited J&J Snack Foods Corp. and Subsidiaries' internal control over financial reporting as of September 24, 2011, based on criteria established in *Internal Control-Integrated Framework*, issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). J&J Snack Foods Corp. and Subsidiaries' management is responsible for these consolidated financial statements and financial statement schedule, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on these consolidated financial statements and financial statement schedule and an opinion on J&J Snack Foods Corp. and Subsidiaries' internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of J&J Snack Foods Corp. and Subsidiaries as of September 24, 2011 and September 25, 2010, and the consolidated results of its operations and its consolidated cash flows for each of the three fiscal years in the period ended September 24, 2011 (52 weeks, 52 weeks, and 52 weeks, respectively) in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, the related consolidated financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein. In our opinion, J&J Snack Foods Corp. and Subsidiaries maintained, in all material respects, effective internal control over financial reporting as of September 24, 2011, based on criteria established in *Internal Control-Integrated Framework*, issued by COSO.

/s/ Grant Thornton LLP Philadelphia, Pennsylvania December 6, 2011

J & J SNACK FOODS CORP. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(in thousands, except share amounts)

	September 24, 2011		-	
Assets				
Current assets				
Cash and cash equivalents	\$	87,479	\$	74,665
Marketable securities held to maturity		25,506		15,481
Accounts receivable, net		75,000		69,875
Inventories, net		63,461		50,630
Prepaid expenses and other		4,196		6,067
Deferred income taxes		4,208		3,813
Total current assets		259,850		220,531
Property, plant and equipment, at cost		446,856		414,403
Less accumulated depreciation and amortization		322,206		304,311
		124,650		110,092
Other assets				
Goodwill		70,070		70,070
Other intangible assets, net		52,005		55,284
Marketable securities held to maturity		42,000		26,300
Other		2,241		1,717
G. C.	_	166,316		153,371
	\$	550,816	\$	483,994
Liability and Stockholder's Equity				
Current Liabilities				
Current obligations under capital leases	\$	278	\$	244
Accounts payable		55,918		52,338
Accrued liabilities		4,593		4,269
Accrued compensation expense		12,859		12,244
Dividends payable		2,200		1,986
Total current liabilities		75,848		71,081
Long-term obligations under capital leases		523		619
Deferred income taxes		41,050		30,401
Other long-term liabilities		1,007		1,318
Stockholders' Equity				
Preferred stock, \$1 par value; authorized 10,000,000 shares; none issued		_		<u>-</u>
Common stock, no par value; authorized, 50,000,000 shares; issued and outstanding 18,727,000 and 18,491,000				
respectively		45,017		38,453
Accumulated other comprehensive loss		(3,914)		(2,854)
Retained Earnings		391,285		344,976
		432,388		380,575
	\$	550,816	\$	483,994

The accompanying notes are an integral part of these statements.

J & J SNACK FOODS CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF EARNINGS

(in thousands, except per share information)

			Fiscal	year ended		
	_	September 24, 2011 (52 weeks)		September 25, 2010 (52 weeks)		eptember 26, 2009 (52 weeks)
Net Sales	\$	744,071	\$	696,703	\$	653,047
Cost of goods sold (1)		514,297		468,923		444,203
Gross Profit		229,774		227,780		208,844
Operating expenses						
Marketing (2)		70,637		72,103		69,493
Distribution (3)		57,462		52,146		49,705
Administrative (4)		24,568		24,282		22,713
Other general expense (income)		524		2,087		(5)
		153,191		150,618		141,906
Operating Income		76,583		77,162		66,938
Other income (expenses) Gain on bargain purchase of a business		6,580		-		-
Investment income		1,041		1,114		1,386
Interest expense & other		(138)		(179)		(115)
Earnings before income taxes		84,066		78,097		68,209
Income taxes		29,003		29,688		26,897
NET EARNINGS	\$	55,063	\$	48,409	\$	41,312
Earnings per diluted share	\$	2.93	\$	2.59	\$	2.21
Weighted average number of diluted shares		18,789		18,703	_	18,713
Earnings per basic share	\$	2.95	\$	2.61	\$	2.23
Weighted average number of basic shares	_	18,672		18,528		18,516

- (1) Includes share-based compensation expense of \$157 for the year ended September 24, 2011, \$182 for the year ended September 25, 2010, and \$211 for the year ended September 26, 2009.
- (2) Includes share-based compensation expense of \$347 for the year ended September 24, 2011, \$448 for the year ended September 25, 2010, and \$729 for the year ended September 26, 2009.
- (3) Includes share-based compensation expense of \$18 for the year ended September 24, 2011, \$21 for the year ended September 25, 2010, and \$21 for the year ended September 26, 2009.
- (4) Includes share-based compensation expense of \$396 for the year ended September 24, 2011, \$597 for the year ended September 25, 2010, and \$755 for the year ended September 26, 2009.

The accompanying notes are an integral part of these statements.

J & J SNACK FOODS CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY (in thousands)

Accumulated

	Commo	on Sto	ock		Other mprehensive		Retained			Co	omprehensive
- -	Shares		Amount	_	Loss		Earnings	_	Total	_	Income
Balance at September 28, 2008	18,748	\$	48,415	\$	(2,003)	\$	270,366	\$	316,778		
Issuance of common stock upon exercise of stock options	198		3,284		_		_		3,284		
Issuance of common stock for employee	26		687								
stock purchase plan Foreign currency translation adjustment	20		007		(1,428)		-		687 (1,428)	¢	(1.420)
Issuance of common stock under deferred	-		-		(1,420)		-		(1,420)	Ф	(1,428)
stock plan	5		368		_		_		368		
Dividends declared	-		500		_		(7,180)		(7,180)		
Share-based compensation			1,533		_		(7,100)		1,533		
Repurchase of common stock	(451)		(12,510)		_		_		(12,510)		
Net earnings	(101)		(12,510)		_		41,312		41,312		41,312
Comprehensive income	_		_		_					\$	39,884
Comprehensive mediae		_		_		_		_		<u> </u>	35,00
Balance at September 26, 2009	18,526	\$	41,777	\$	(3,431)	\$	304,498	\$	342,844		
Issuance of common stock upon exercise of	,				())		,		Í		
stock options	142		2,325		_		_		2,325		
Issuance of common stock for employee			,						,		
stock purchase plan	22		726		_		_		726		
Foreign currency translation adjustment	_		_		577		_		577	\$	577
Issuance of common stock under deferred											
stock plan	5		280		-		-		280		
Dividends declared	-		-		-		(7,931)		(7,931)		
Share-based compensation	-		1,113		-		-		1,113		
Repurchase of common stock	(204)		(7,768)		-		-		(7,768)		
Net earnings	` -		-		-		48,409		48,409		48,409
Comprehensive income	-		-		-		-		-	\$	48,986
•		_				_		_		_	
Balance at September 25, 2010	18,491	\$	38,453	\$	(2,854)	\$	344,976	\$	380,575		
Issuance of common stock upon exercise of											
stock options	214		4,608		-		-		4,608		
Issuance of common stock for employee											
stock purchase plan	20		769		-		-		769		
Foreign currency translation adjustment	-		-		(1,060)		-		(1,060)	\$	(1,060)
Issuance of common stock to directors	2		75		-		=		75		
Dividends declared					-		(8,754)		(8,754)		
Share-based compensation			1,112		-		=		1,112		
Repurchase of common stock	-		-		-		-		-		
Net earnings	-		-		-		55,063		55,063		55,063
Comprehensive income									-	\$	54,003
Dalance at Contember 24, 2011	10.727	¢	AF 017	¢	(2.014)	ď	201 205	ď	422.200		
Balance at September 24, 2011	18,727	\$	45,017	\$	(3,914)	\$	391,285	\$	432,388		

The accompanying notes are an integral part of this statement.

J & J SNACK FOODS CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands)

Operating activities Spignature (special particular particu				Fiscal	Year Ended		
Net earnings \$ 55,063 \$ 48,049 \$ 41,312 Adjustments to reconcile net earnings to net cash provided by operating activities: 25,046 24,498 22,663 Amortization of fixed assets 25,046 24,498 22,663 Amortization of intangibles and deferred costs 5.188 5,354 5,090 Losses(gains) from disposals and impairment of property & equipment 52 (14 31 Share-based compensation 918 1,248 1,716 Gain on bargain purchase of a business 6,108 3,219 3,839 Deferred income taxes 6,108 3,219 3,839 Changes in assest and liabilities net of effects from purchase of companies: (6,262) (4,422) 2,993 Decrease (increase) decrease in inventories (6,262) (4,422) 2,993 Decrease (increase) in prepaid expenses and other 1,870 (4,101) 37 Increase in accounts payable and accrued liabilities 4,284 2,446 1,870 Net cash provided by operating activities (8,806) (5,185) 7 Increase in accounts payable and accrued liabilities<		2011		2010		•	2009
Net earnings \$ 55,063 \$ 48,049 \$ 41,312 Adjustments to reconcile net earnings to net cash provided by operating activities: 25,046 24,498 22,663 Amortization of fixed assets 25,046 24,498 22,663 Amortization of intangibles and deferred costs 5,188 5,354 5,090 Losses(gains) from disposals and impairment of property & equipment 52 (1,4 313 Share-based compensation 918 1,248 1,716 Gain on bargain purchase of a business 6,108 3,219 3,839 Changes in assests and liabilities net of effects from purchase of companies: (6,262) (4,422) 2,993 Changes in ascounts receivable (5,231) (8,629) 1,144 (Increase) decrease in inventories (6,262) (4,422) 2,993 Decrease (increase) in prepaid expenses and other 1,870 (4,101) 37 Increase in accounts payable and accruel liabilities 4,284 2,446 1,870 Net cash provided by operating activities (8,806) (25,185) - Investing activities (8,806)	Operating activities:						
Depreciation of fixed assets 25,046 24,488 22,663 Amortization of intangibles and deferred costs 5,188 5,354 5,090 Losses(gains) from disposals and impairment of property & equipment 52 (14) (31) Share-based compensation 918 1,248 1,716 Gain on bargain purchase of a business (6,580) - - Deferred income taxes (6,108) 3,219 3,839 Changes in assets and liabilities net of effects from purchase of companies: (1,144 (1,142) (1,144 (Increase) decrease in inventories (6,262) (4,422) 2,993 Decrease(increase) in prepaid expenses and other 1,870 (4,101) 37 Increase in accounts payable and accrued liabilities 4,284 2,446 1,870 Net cash provided by operating activities 80,456 68,008 80,633 Investing activities (8,806) (25,185) - Payments for purchases of companies, net of cash acquired (8,806) (25,185) - Purchases of property, plant and equipment (29,124) (33		\$	55,063	\$	48,409	\$	41,312
Amortization of intangibles and deferred costs 5,188 5,354 5,090 Losses(gains) from disposals and impairment of property & equipment 52 (14) (31) Share-based compensation 918 1,248 1,716 Gain on bargain purchase of a business (6,580) - - Deferred income taxes 6,108 3,219 3,839 Changes in assets and liabilities net of effects from purchase of companies: (5,231) (8,629) 1,144 (Increase) decrease in accounts receivable (5,231) (8,629) 1,144 (Increase) decrease in inventories (6,262) (4,422) 2,993 Decrease(increase) in prepaid expenses and other 1,870 (4,101) 37 Increase in accounts payable and accrued liabilities 4,284 2,446 1,870 Net cash provided by operating activities 80,456 68,008 80,633 Increase in accounts payable and accrued liabilities 80,456 68,008 80,633 Increase in accounts payable and accrued liabilities 80,456 68,008 68,633 Increase in contracts of poperating activitie	Adjustments to reconcile net earnings to net cash provided by operating activities:						
Losses(gains) from disposals and impairment of property & equipment 52 14 31 Share-based compensation 918 1,248 1,716 Gain on bargain purchase of a business (6,580) - - Deferred income taxes 6,108 3,219 3,839 Changes in assets and liabilities net of effects from purchase of companies: (Increase) decrease in accounts receivable (5,231) (8,629) 1,144 (Increase) decrease in inventories (5,231) (8,629) 1,144 (Increase) decrease in inventories (5,231) (4,101) 37 Increase in accounts payable and accrued liabilities 4,284 2,446 1,870 Net cash provided by operating activities 4,284 2,446 1,870 Net cash provided by operating activities 80,456 68,008 80,633 Investing activities (8,806) (25,185) - Payments for purchases of companies, net of cash acquired (8,806) (25,185) - Purchases of property, plant and equipment (29,124) (33,531) (27,190) Purchases of marketable securities (36,293) (50,496) (66,380) Proceeds from redemption and sales of marketable securities 37,568 67,362 (10,204) Proceeds from redemption and sales of marketable securities 37,568 67,362 (10,204) Proceeds from redemption and sales of auction market preferred stock - - 35,200 Proceeds from redemption and sales of auction market preferred stock - - 35,200 Proceeds from investing activities (330) (41,455) (47,825) Financing activities (330) (34,835) (34,835) Payments to repurchase common stock 5,377 (3,051) (3,971) Payments to repurchase common stock 5,377 (3,051) (3,971) Payments to repurchase common stock 5,377 (3,051) (3,971) Payments on capitalized lease obligations (34,071) (12,609) (15,740) Proceeds from issuance of common stock (3,407) (12,609) (15,740) Proceeds from cash and cash equivalents (3,00) (3,00) (3,00) (3,00) (3,00) (3,00) (3,00) (3,00) (3,00) (3,00) (3,00) (3,00)			25,046		24,498		22,663
Share-based compensation 918 1,248 1,716 Gain on bargain purchase of a business (6,580) - - Deferred income taxes (6,108 3,219 3,839 Changes in assets and liabilities net of effects from purchase of companies: (5,231) (8,629) 1,144 (Increase) decrease in in curounts receivable (5,231) (8,629) 1,144 (Increase) decrease in inventories (6,620) (4,101) 37 Increase in accounts payable and accrued liabilities 4,284 2,446 1,870 Net cash provided by operating activities 80,456 68,008 80,633 Investing activities: 80,456 68,008 80,633 Investing activities 8,806 (25,185) - Payments for purchases of companies, net of cash acquired (8,806) (25,185) - Purchases of purchases of companies, net of cash acquired (8,806) (25,185) - Purchases of marketable securities (63,203) (50,496) (66,380) Porceeds from redemption and sales of marketable securities 37,568 67,362	Amortization of intangibles and deferred costs		5,188		5,354		5,090
Gain on bargain purchase of a business (6,580) - - Deferred income taxes 6,108 3,219 3,839 Changes in assets and liabilities net of effects from purchase of companies: (6,231) (8,629) 1,144 (Increase) decrease in accounts receivable (5,231) (8,629) 1,144 (Increase) decrease in inventories (6,662) (4,422) 2,993 Decrease (increase) in prepaid expenses and other 1,870 (4,101) 37 Increase in accounts payable and accrued liabilities 4,284 2,446 1,870 Net cash provided by operating activities 80,456 68,008 80,633 Investing activities: 80,456 68,008 80,633 Investing activities: 80,456 68,008 80,633 Payments for purchases of companies, net of cash acquired (8,806) (25,185) - Payments for purchases of fompanies, net of cash acquired (8,806) (25,185) - Purchases of property, plant and equipment (8,906) (5,240) (5,218) - - (3,807) 10,204 <t< td=""><td>Losses(gains) from disposals and impairment of property & equipment</td><td></td><td>52</td><td></td><td>(14)</td><td></td><td>(31)</td></t<>	Losses(gains) from disposals and impairment of property & equipment		52		(14)		(31)
Deferred income taxes 6,108 3,219 3,839 Changes in assets and liabilities net of effects from purchase of companies: (1,000 control of the control of			918		1,248		1,716
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Investing activities: Image: Companies of cash acquired search acquire	Increase in accounts payable and accrued liabilities		4,284		2,446		1,870
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Payments to repurchase common stock - (7,768) (12,510) Proceeds from issuance of common stock 5,377 3,051 3,971 Payments on capitalized lease obligations (244) (143) (93) Payment of cash dividend (8,540) (7,749) (7,108) Net cash used in financing activities (3,407) (12,609) (15,740) Effect of exchange rate on cash and cash equivalents (330) 378 (990) Net increase in cash and cash equivalents 12,814 14,322 16,078 Cash and cash equivalents at beginning of year 74,665 60,343 44,265	Financing activities:						
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Payments on capitalized lease obligations (244) (143) (93) Payment of cash dividend (8,540) (7,749) (7,108) Net cash used in financing activities (3,407) (12,609) (15,740) Effect of exchange rate on cash and cash equivalents (330) 378 (990) Net increase in cash and cash equivalents 12,814 14,322 16,078 Cash and cash equivalents at beginning of year 74,665 60,343 44,265	Proceeds from issuance of common stock		5,377		3,051		
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Net increase in cash and cash equivalents12,81414,32216,078Cash and cash equivalents at beginning of year74,66560,34344,265							
Cash and cash equivalents at beginning of year 74,665 60,343 44,265	•						
	Cash and cash equivalents at end of year	\$	87,479	\$	74,665	\$	60,343

The accompanying notes are an integral part of these statements.

NOTE A – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

J & J Snack Foods Corp. and Subsidiaries (the Company) manufactures, markets and distributes a variety of nutritional snack foods and beverages to the food service and retail supermarket industries. A summary of the significant accounting policies consistently applied in the preparation of the accompanying consolidated financial statements follows.

1. Principles of Consolidation

The consolidated financial statements include the accounts of J & J Snack Foods Corp. and its wholly-owned subsidiaries. Intercompany balances and transactions have been eliminated in the consolidated financial statements.

2. Revenue Recognition

We recognize revenue from our products when the products are shipped to our customers. Repair and maintenance equipment service revenue is recorded when it is performed provided the customer terms are that the customer is to be charged on a time and material basis or on a straight-line basis over the term of the contract when the customer has signed a service contract. Revenue is recognized only where persuasive evidence of an arrangement exists, our price is fixed or estimable and collectability is reasonably assured. We record offsets to revenue for allowances, end-user pricing adjustments, trade spending, coupon redemption costs and returned product. Customers generally do not have the right to return product unless it is damaged or defective.

All amounts billed to customers related to shipping and handling are classified as revenues. Our product costs include amounts for shipping and handling, therefore, we charge our customers shipping and handling fees at the time the products are shipped or when services are performed. The cost of shipping products to the customer is recognized at the time the products are shipped to the customer and our policy is to classify them as Distribution expenses. The cost of shipping products to the customer classified as Distribution expenses was \$57,462,000, \$52,146,000 and \$49,705,000 for the fiscal years ended 2011, 2010 and 2009, respectively.

During the years ended September 24, 2011, September 25, 2010 and September 26, 2009, we sold \$18,711,000, \$16,185,000 and \$16,745,000, respectively, of repair and maintenance service contracts related to frozen beverage machines. At September 24, 2011 and September 25, 2010, deferred income on repair and maintenance service contracts was \$1,383,000 and \$1,416,000, respectively, of which \$34,000 and \$67,000 is included in other long-term liabilities as of September 24, 2011 and September 25, 2010, respectively and the balance is reflected as short-term and included in accrued liabilities on the consolidated balance sheet. Repair and maintenance service contract income of \$18,744,000, \$16,192,000 and \$16,451,000 was recognized for the fiscal years ended 2011, 2010 and 2009, respectively.

3. Foreign Currency

Assets and liabilities in foreign currencies are translated into U.S. dollars at the rate of exchange prevailing at the balance sheet date. Revenues and expenses are translated at the average rate of exchange for the period. The cumulative translation adjustment is recorded as a separate component of stockholders' equity and changes to such are included in comprehensive income.

4. Use of Estimates

In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

5. Cash Equivalents

Cash equivalents are short-term, highly liquid investments with original maturities of three months or less.

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

6. Concentrations of Credit Risk and Accounts Receivable

We maintain cash balances at financial institutions located in various states. Our cash is in bank accounts which are insured by the Federal Deposit Insurance Corporation with no limit.

Financial instruments that could potentially subject us to concentrations of credit risk are trade accounts receivable; however, such risks are limited due to the large number of customers comprising our customer base and their dispersion across geographic regions. We usually have approximately 10 customers with accounts receivable balances of between \$1 million and \$7 million.

We have several large customers that account for a significant portion of our sales. Our top ten customers accounted for 43%, 42% and 43% of our sales during fiscal years 2011, 2010 and 2009, respectively, with our largest customer accounting for 8% of our sales in 2011, 8% in 2010 and 9% in 2009. Three of the ten customers are food distributors who sell our product to many end users.

The majority of our accounts receivable are due from trade customers. Credit is extended based on evaluation of our customers' financial condition and collateral is not required. Accounts receivable payment terms vary and are stated in the financial statements at amounts due from customers net of an allowance for doubtful accounts. Accounts outstanding longer than the payment terms are considered past due. We determine our allowance by considering a number of factors, including the length of time trade accounts receivable are past due, our previous loss history, customers' current ability to pay their obligations to us, and the condition of the general economy and the industry as a whole. We write off accounts receivable when they become uncollectible, and payments subsequently received on such receivables are credited to the allowance for doubtful accounts.

7. Inventories

Inventories are valued at the lower of cost (determined by the first-in, first-out or weighted-average method) or market. We recognize abnormal amounts of idle facilities, freight, handling costs, and spoilage as charges of the current period. Additionally, we allocate fixed production overheads to inventories based on the normal capacity of our production facilities. We calculate normal capacity as the production expected to be achieved over a number of periods or seasons under normal circumstances, taking into account the loss of capacity resulting from planned maintenance. This requires us to use judgment to determine when production is outside the range of expected variation in production (either abnormally low or abnormally high). In periods of abnormally low production (for example, periods in which there is significantly lower demand, labor and material shortages exist, or there is unplanned equipment downtime) the amount of fixed overhead allocated to each unit of production is not increased. However, in periods of abnormally high production the amount of fixed overhead allocated to each unit of production is decreased to assure inventories are not measured above cost.

We review for slow moving and obsolete inventory and a reserve is established for the value of inventory that we estimate will not be used. At September 24, 2011 and September 25, 2010, our reserve for inventory was \$4,615,000 and \$4,189,000, respectively.

8. Investment Securities

We classify our investment securities in one of three categories: held to maturity, trading, or available for sale; however, we have classified our auction market preferred stock separately in our statement of cash flows because of the failure of the auction market beginning in February 2008. The balance of our investment portfolio consists solely of investments classified as held to maturity. See Note C for further information on our holdings of investment securities.

9. Depreciation and Amortization

Depreciation of equipment and buildings is provided for by the straight-line method over the assets' estimated useful lives. We review our equipment and buildings to ensure that they provide economic benefit and are not impaired.

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Amortization of improvements is provided for by the straight-line method over the term of the lease or the assets' estimated useful lives, whichever is shorter. Licenses and rights, customer relationships and non compete agreements are being amortized by the straight-line method over periods ranging from 3 to 20 years and amortization expense is reflected throughout operating expenses.

Long-lived assets, including fixed assets and amortizing intangibles, are reviewed for impairment as events or changes in circumstances occur indicating that the carrying amount of the asset may not be recoverable. Indefinite lived intangibles are reviewed annually for impairment. Cash flow and sales analyses are used to assess impairment. The estimates of future cash flows and sales involve considerable management judgment and are based upon assumptions about expected future operating performance. Assumptions used in these forecasts are consistent with internal planning. The actual cash flows and sales could differ from management's estimates due to changes in business conditions, operating performance, economic conditions, competition and consumer preferences.

10. Fair Value of Financial Instruments

The carrying value of our short-term financial instruments, such as accounts receivables and accounts payable, approximate their fair values, based on the short-term maturities of these instruments.

11. Income Taxes

We account for our income taxes under the liability method. Under the liability method, deferred tax assets and liabilities are determined based on the difference between the financial statement and tax bases of assets and liabilities as measured by the enacted tax rates that will be in effect when these differences reverse. Deferred tax expense is the result of changes in deferred tax assets and liabilities.

Additionally, we recognize a liability for income taxes and associated penalties and interest for tax positions taken or expected to be taken in a tax return which are more likely than not to be overturned by taxing authorities ("uncertain tax positions"). We have not recognized a tax benefit in our financial statements for these uncertain tax positions.

As of September 24, 2011 and September 25, 2010, the total amount of gross unrecognized tax benefits is \$973,000 and \$1,249,000, respectively, all of which would impact our effective tax rate over time, if recognized. We recognize interest and penalties related to income tax matters as a part of the provision for income taxes. The Company had \$335,000 and \$429,000 of accrued interest and penalties as of September 24, 2011 and September 25, 2010, respectively. We recognized \$8,000 and \$7,000 of penalties and interest in the years ended September 24, 2011 and September 25, 2010, respectively. A reconciliation of the beginning and ending amount of unrecognized tax benefits is as follows:

	(in thousands)
Balance at September 25, 2010	\$ 1,249
Additions based on tax positions related to the current year	110
Reductions for tax positions of prior years	(386)
Settlements	-
Balance at September 24, 2011	\$ 973

In addition to our federal tax return and tax returns for Mexico and Canada, we file tax returns in all states that have a corporate income tax. Virtually all the returns noted above are open for examination for three to four years.

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

12. Earnings Per Common Share

Basic earnings per common share (EPS) excludes dilution and is computed by dividing income available to common shareholders by the weighted average common shares outstanding during the period. Diluted EPS takes into consideration the potential dilution that could occur if securities (stock options) or other contracts to issue common stock were exercised and converted into common stock.

Our calculation of EPS is as follows:

		Fiscal Year Ended September 24, 2011						
	Income (Numerator)				Per Share Amount			
		(in thousands, except per share amounts)						
Earnings Per Basic Share								
Net Income available to common stockholders	\$	55,063	18,672	\$	2.95			
Effect of Dilutive Securities								
Options		-	117	\$	(0.02)			
Earnings Per Diluted Share								
Net Income available to common stockholders plus assumed conversions	\$	55,063	18,789	\$	2.93			

143,515 anti-dilutive shares have been excluded in the computation of 2011 diluted EPS because the options' exercise price is greater than the average market price of the common stock.

	Fiscal Year Ended September 25, 2010						
		Income	Shares		Per Share		
	(Numerator)	(Denominator)		Amount		
		(in thous	sands, except per share an	nounts)			
Earnings Per Basic Share							
Net Income available to common stockholders	\$	48,409	18,528	\$	2.61		
Effect of Dilutive Securities							
Options		-	175		(0.02)		
Earnings Per Diluted Share							
Net Income available to common stockholders plus assumed conversions	\$	48,409	18,703	\$	2.59		

110,910 anti-dilutive shares have been excluded in the computation of 2010 diluted EPS because the options' exercise price is greater than the average market price of the common stock.

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

	Fiscal Year Ended September 26, 2009							
		Income (Numerator)	Shares (Denominator)		Per Share Amount			
		(in thousands, except per share amounts)						
Earnings Per Basic Share								
Net Income available to common stockholders	\$	41,312	18,516	\$	2.23			
Effect of Dilutive Securities								
Options		-	197		(0.02)			
Earnings Per Diluted Share								
Net Income available to common stockholders plus assumed conversions	\$	41,312	18,713	\$	2.21			

114,236 anti-dilutive shares have been excluded in the computation of 2009 diluted EPS because the options' exercise price is greater than the average market price of the common stock.

13. Accounting for Stock-Based Compensation

At September 24, 2011, the Company has three stock-based employee compensation plans. Share-based compensation was recognized as follows:

	 Fiscal year ended								
	 September 24, 2011		September 25, 2010		eptember 26, 2009				
	(in thousands, except per share amounts)								
Stock options	\$ 288	\$	592	\$	508				
Stock purchase plan	203		184		237				
Deferred stock issued to outside directors	46		138		138				
Restricted stock issued to an employee	-		28		87				
	\$ 537	\$	942	\$	970				
Per diluted share	\$ 0.03	\$	0.05	\$	0.05				
The above compensation is net of tax benefits	\$ 381	\$	306	\$	746				

At September 24, 2011, the Company has unrecognized compensation expense of approximately \$2.4 million to be recognized over the next three fiscal years.

The fair value of each option grant is estimated on the date of grant using the Black-Scholes options-pricing model with the following weighted average assumptions used for grants in fiscal 2011, 2010 and 2009: expected volatility of 28.6% for fiscal year 2011, 29.0% for fiscal year 2010 and 23.3% for year 2009: weighted average risk-free interest rates of 1.56%, 2.21% and 2.70%; dividend rate of .9%, 1.2% and 1.2% and expected lives ranging between 5 and 10 years for all years. An expected forfeiture rate of 13% was used for fiscal years 2011 and 2010 and 15% was used for 2009.

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Expected volatility is based on the historical volatility of the price of our common shares over the past 50 to 54 months for 5 year options and 10 years for 10 year options. We use historical information to estimate expected life and forfeitures within the valuation model. The expected term of awards represents the period of time that options granted are expected to be outstanding. The risk-free rate for periods within the expected life of the option is based on the U.S. Treasury yield curve in effect at the time of grant. Compensation cost is recognized using a straight-line method over the vesting or service period and is net of estimated forfeitures.

14. Advertising Costs

Advertising costs are expensed as incurred. Total advertising expense was \$1,919,000, \$2,751,000 and \$2,267,000 for the fiscal years 2011, 2010 and 2009, respectively.

15. Commodity Price Risk Management

Our most significant raw material requirements include flour, shortening, corn syrup, sugar, juice, cheese, chocolate, and a variety of nuts. We attempt to minimize the effect of future price fluctuations related to the purchase of raw materials primarily through forward purchasing to cover future manufacturing requirements, generally for periods from 1 to 12 months. As of September 24, 2011, we have approximately \$60 million of such commitments. Futures contracts are not used in combination with forward purchasing of these raw materials. Our procurement practices are intended to reduce the risk of future price increases, but also may potentially limit the ability to benefit from possible price decreases. Our policy is to recognize estimated losses on purchase commitments when they occur. At each of the last three fiscal year ends, we did not have any material losses on our purchase commitments.

16. Research and Development Costs

Research and development costs are expensed as incurred. Total research and development expense was \$941,000, \$866,000 and \$761,000 for the fiscal years 2011, 2010 and 2009, respectively.

17. Recent Accounting Pronouncements

In January 2010, the FASB issued guidance that amends existing disclosure requirements of fair value measurements adding required disclosures about items transferring into and out of Levels 1 and 2 in the fair value hierarchy; adding separate disclosures about purchases, sales, issuances, and settlements relative to Level 3 measurements; and clarifying, among other things, the existing fair value disclosures about the level of disaggregation. This guidance was effective for our fiscal year beginning September 26, 2010, except for the requirement to provide Level 3 activity of purchases, sales, issuances, and settlements on a gross basis, which will be effective for our fiscal year beginning September 25, 2011. Since this standard impacts disclosure requirements only, its adoption has not and will not have any impact on the Company's consolidated results of operations or financial condition.

In December 2010, the FASB issued guidance which requires that if a company presents comparative financial statements to include business combinations, the company should disclose revenue and earnings of the combined entity as though the business combination(s) that occurred during the current year had occurred as of the beginning of the comparable prior annual reporting period only. This guidance also expands the supplemental pro forma adjustments to include a description of the nature and amount of material, nonrecurring pro forma adjustments directly attributable to the business combination included in the reported pro forma revenue and earnings. This guidance is effective for our fiscal year beginning September 25, 2011. The adoption of this guidance will not have a material impact on the Company's financial position, results of operations or cash flows.

In May 2011, the FASB issued guidance which amends current fair value measurement and disclosure guidance to include increased transparency around valuation inputs and investment categorization. This guidance results in common principles and requirements for measuring fair value and for disclosing information about fair value measurements. This guidance will be effective for our second quarter of fiscal year 2012, and is not expected to have a material impact on our financial statements.

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

In June 2011, the FASB issued guidance which gives us the option to present the total of comprehensive income, the components of net income, and the components of other comprehensive income either in a single continuous statement of comprehensive income or in two separate but consecutive statements. In both options, we are required to present each component of other comprehensive income along with a total for other comprehensive income, and a total amount for comprehensive income. This guidance eliminates the option to present the components of other comprehensive income as part of the statement of changes in stockholders' equity. The amendments in this guidance do not change the items that must be reported in other comprehensive income or when an item of other comprehensive income must be reclassified to net income. This guidance will be effective for our fiscal year 2013, and is not expected to have a material impact on our financial statements.

In December 2010, the FASB issued guidance related to goodwill impairment testing for reporting entities with a zero or negative carrying amount. Under the amended guidance, we must consider whether it is more likely than not that a goodwill impairment exists for reporting units with a zero or negative carrying amount. If it is more likely than not that a goodwill impairment exists, the second step of the goodwill impairment test must be performed to measure the amount of the goodwill impairment loss, if any. This guidance is effective for our fiscal year 2012 and is not expected to have a material impact on our financial statements.

In September 2011, the FASB issued guidance to simplify the current two-step goodwill impairment test. This guidance permits entities to first perform a qualitative assessment to determine whether it is more likely than not (a likelihood of more than 50 percent) that the fair value of a reporting unit is less than its carrying amount. If the entity determines that it is more likely than not that the fair value of a reporting unit is less than its carrying amount, it would then perform the first step of the current two-step goodwill impairment test; otherwise, no further impairment test would be required. Entities are permitted to make the election to perform the qualitative assessment on a period-by-period basis. Under the new guidance, an entity applying the qualitative assessment must (1) consider the totality of the relevant factors (existing events or circumstances) and (2) weigh those factors according to their effect on the difference between a reporting unit's fair value and its carrying amount. In addition to the factors described in the amended guidance, an entity must also consider other positive and mitigating events and circumstances that might impact its qualitative assessment. Also under the amended guidance, an entity is no longer permitted to carry forward the calculation of a reporting unit's fair value from a prior year when performing step one of the goodwill impairment test. The amended guidance further clarifies that the requirements to disclose certain quantitative information about significant unobservable inputs used in a Level 3 fair value measurement do not apply to measurements related to accounting and reporting for goodwill after its initial recognition in a business combination. The amended guidance requires entities that perform the qualitative assessment to consider the difference between the fair value and the carrying amount. The amended guidance is effective prospectively for annual and interim goodwill impairment tests performed for our fiscal year 2013. We are permitted to a

18. Reclassifications

Certain prior year financial statement amounts have been reclassified to be consistent with the presentation for the current year.

NOTE B - ACQUISITIONS

On January 9, 2007 we acquired the assets of Hom/Ade Foods, Inc., a manufacturer and distributor of biscuits and dumplings sold under the MARY B'S and private label store brands to the supermarket industry. Hom/Ade is headquartered in Pensacola, Florida.

NOTE B - ACQUISITIONS (Continued)

On January 31, 2007 we acquired the assets of Radar Inc., a manufacturer and seller of fig and fruit bars selling its products under the brand DADDY RAY'S. Headquartered and with its manufacturing facility in Moscow Mills, Missouri (outside of St. Louis), Radar, Inc. sells to the retail grocery segment and mass merchandisers, both branded and private label.

On April 2, 2007, we acquired the WHOLE FRUIT Sorbet and FRUIT-A-FREEZE Fruit Bar brands, along with related assets including a manufacturing facility located in Norwalk, California which sells primarily to the supermarket industry.

On June 25, 2007, we acquired the assets of an ICEE distributor in Kansas.

In February 2010, we acquired the assets of Parrot Ice, a manufacturer and distributor of a premium brand frozen beverage sold primarily in convenience stores. Revenues from Parrot Ice were approximately \$1.5 million for our 2010 fiscal year.

In June 2010, we acquired the assets of California Churros, a manufacturer and distributor of a premium brand churro. Revenues from California Churros were approximately \$2.5 million for our 2010 fiscal year.

The purchase price allocation for the California Churros acquisition and other acquisitions, including Parrot Ice, which were made during the 2010 fiscal year is as follows:

	Califor	nia Churros		Other
		(in tho	ısands)	
Working Capital	\$	1,075	\$	-
Property, plant & equipment		2,373		1,135
Trade Names		4,024		-
Customer Relationships		6,737		-
Covenant not to Compete		35		50
Goodwill		9,756		-
	\$	24,000	\$	1,185

Acquisition costs of \$184,000 for these acquisitions are included in administrative and other general expense for the year ended September 25, 2010.

In May 2011, we acquired the frozen handheld business of ConAgra Foods. This business had sales of approximately \$50 million over the prior twelve months to food service and retail supermarket customers and sales of \$18.3 million in our 2011 fiscal year from the acquisition date.

NOTE B - ACQUISITIONS (Continued)

The purchase price allocation for the handhelds acquisition is as follows:

(in thousands)

Working Capital	\$ 6,955
Property, plant & equipment	11,036
Trade Names	1,325
Customer Relationships	207
Deferred tax liability	(4,137)
Net Assets Acquired	15,386
Purchase Price	8,806
Gain on bargain purchase	\$ 6,580

The purchase price allocation resulted in the recognition of a gain on bargain purchase of approximately \$6,580,000 which is included in other income in the consolidated statement of earnings for the year ended September 24, 2011. The gain on bargain purchase resulted from the fair value of the identifiable net assets acquired exceeding the purchase price.

Acquisition costs of \$546,000 for the handhelds acquisition are included in other general expense in the consolidated statements of earnings for the year ended September 24, 2011.

The goodwill and intangible assets acquired in the business combinations are recorded at fair value. To measure fair value for such assets, we use techniques including discounted expected future cash flows (Level 3 input).

NOTE C - INVESTMENT SECURITIES

We have classified our investment securities as marketable securities held to maturity and auction market preferred stock (AMPS). The FASB defines fair value as the price that would be received from selling an asset or paid to transfer a liability in an orderly transaction between market participants. As such, fair value is a market-based measurement that should be determined based on assumptions that market participants would use in pricing an asset or liability. As a basis for considering such assumptions, the FASB has established three levels of inputs that may be used to measure fair value:

- Level 1 Observable inputs such as quoted prices in active markets for identical assets or liabilities;
- Level 2 Observable inputs, other than Level 1 inputs in active markets, that are observable either directly or indirectly; and
- Level 3 Unobservable inputs for which there is little or no market data, which require the reporting entity to develop its own assumptions.

We have concluded that the carrying value of certificates of deposit placed through the Certificate of Deposit Account Registry Service equals fair market value. Other marketable securities held to maturity values are derived solely from level 1 inputs.

NOTE C - INVESTMENT SECURITIES (Continued)

The amortized cost, unrealized gains and losses, and fair market values of our investment securities held to maturity at September 24, 2011 are summarized as follows:

	 Amortized Cost		Gross Unrealized Gains	Gross Unrealized Losses		Fair Market Value
	 		(in thou			
US Government Agency Debt	\$ 42,000	\$	52	\$	62	\$ 41,990
FDIC Backed Corporate Debt	8,015		18		-	8,033
Certificates of Deposit	17,491		1		-	17,492
	\$ 67,506	\$	71	\$	62	\$ 67,515

All of the certificates of deposit are within the FDIC limits for insurance coverage.

The amortized cost, unrealized gains and losses, and fair market values of our investment securities held to maturity at September 25, 2010 are summarized as follows:

	A	Amortized Cost		Gross Unrealized Gains	Gross Unrealized Losses			Fair Market Value
		(in thousands)						
US Government Agency Debt	\$	8,000	\$	53	\$	-	\$	8,053
FDIC Backed Corporate Debt		13,107		144		-		13,251
Certificates of Deposit		20,674		5		_		20,679
	\$	41,781	\$	202	\$	-	\$	41,983

All of the certificates of deposit are within the FDIC limits for insurance coverage.

The amortized cost and fair value of the Company's held to maturity securities by contractual maturity at September 24, 2011 and September 25, 2010 are summarized as follows:

		September 24, 2011				September 25, 2010			
		Fair						Fair	
	A	Amortized	Market			Amortized		Market	
		Cost		Value		Cost		Value	
				(in thou	sands	5)			
Due in one year or less	\$	25,506	\$	25,525	\$	15,481	\$	15,501	
Due after one year through five years		6,000		6,014		26,300		26,482	
Due after five years through ten years		36,000		35,976		-		-	
Total held to maturity securities	\$	67,506	\$	67,515	\$	41,781	\$	41,983	
Less current portion		25,506		25,525		15,481		15,501	
Long term held to maturity securities	\$	42,000	\$	41,990	\$	26,300	\$	26,482	

Proceeds from the sale and redemption of marketable securities were \$37,568,000, \$67,362,000 and \$10,204,000 in the years ended September 24, 2011, September 25, 2010 and September 26, 2009, respectively, with no gain or loss recorded. We use the specific identification method to determine the cost of securities sold.

NOTE D – INVENTORIES

Inventories consist of the following:

	 September 24, 2011	Se	September 25, 2010	
	 (in thousands)			
Finished goods	\$ 28,770	\$	22,171	
Raw materials	13,160		8,702	
Packaging materials	5,791		4,727	
Equipment parts and other	 15,740		15,030	
	\$ 63,461	\$	50,630	

Inventory is presented net of an allowance for obsolescence of \$4,615,000 and \$4,189,000 as of fiscal year ends 2011 and 2010, respectively.

NOTE E – PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment consist of the following:

	Septem 20	-	Se	ptember 25, 2010	Estimated Useful Lives
Land	\$	2,496	\$	2,016	-
Buildings		15,766		13,266	15-39.5 years
Plant machinery and equipment		158,408		144,697	5-20 years
Marketing equipment		223,490		214,545	5-7 years
Transportation equipment		4,264		3,785	5 years
Office equipment		13,650		12,690	3-5 years
Improvements		21,054		19,590	5-20 years
Construction in Progress		7,728		3,814	-
	\$	446,856	\$	414,403	

Depreciation expense was \$25,046,000, \$24,498,000 and \$22,663,000 for fiscal years 2011, 2010 and 2009, respectively.

NOTE F - GOODWILL AND INTANGIBLE ASSETS

Our three reporting units, which are also reportable segments, are Food Service, Retail Supermarket and Frozen Beverages.

The carrying amount of acquired intangible assets for the reportable segments are as follows:

		September 24, 2011				September 25, 2010			
	_	Gross Carrying Amount	Accumulated Amortization		Gross Carrying Amount			cumulated nortization	
FOOD SERVICE				(in thou	isand	ls)			
Indefinite lived intangible assets									
Trade Names	\$	12,880	\$	-	\$	12,204	\$	-	
Amortized intangible assets									
Non compete agreements		470		425		470		351	
Customer relationships		40,024		18,993		40,024		15,160	
License and rights		3,606		2,425		3,606		2,287	
	\$	56,980	\$	21,843	\$	56,304	\$	17,798	
RETAIL SUPERMARKETS									
Indefinite lived intangible assets									
Trade Names	\$	3,380	\$	-	\$	2,731	\$	-	
Amortized Intangible Assets									
Customer relationships		207		8		_		_	
r r r r r r r r r r r r r r r r r r r	\$	3,587	\$	8	\$	2,731	\$	-	
FROZEN BEVERAGES									
Indefinite lived intangible assets									
Trade Names	\$	9,315	\$	-	\$	9,315	\$	-	
Amortized intangible assets									
Non compete agreements		198		189		198		165	
Customer relationships		6,478		3,540		6,478		2,876	
Licenses and rights		1,601		574		1,601		504	
<u> </u>	\$	17,592	\$	4,303	\$	17,592	\$	3,545	
CONCOLIDATED	<u></u>	70.150	ď	26.154	¢	76.627	¢	21 242	
CONSOLIDATED	\$	78,159	\$	26,154	\$	76,627	\$	21,343	

The gross carrying amount of intangible assets is determined by applying a discounted cash flow model to the future sales and earnings associated with each intangible asset or is set by contract cost. The amortization period used for definite lived intangible assets is set by contract period or by the period over which the bulk of the discounted cash flow is expected to be generated. We currently believe that we will receive the benefit from the use of the trade names classified as indefinite lived intangible assets indefinitely and they are therefore not amortized.

NOTE F - GOODWILL AND INTANGIBLE ASSETS (Continued)

Licenses and rights, customer relationships and non compete agreements are being amortized by the straight-line method over periods ranging from 3 to 20 years and amortization expense is reflected throughout operating expenses.

Amortizing intangibles are reviewed for impairment as events or changes in circumstances occur indicating that the carrying amount of the asset may not be recoverable. Indefinite lived intangibles are reviewed annually for impairment. Cash flow and sales analyses are used to assess impairment. The estimates of future cash flows and sales involve considerable management judgment and are based upon assumptions about expected future operating performance. Assumptions used in these forecasts are consistent with internal planning. The actual cash flows and sales could differ from management's estimates due to changes in business conditions, operating performance, economic conditions, competition and consumer preferences.

Intangible assets of \$10,796,000 were acquired in the food service segment in the California Churros acquisition in fiscal year 2010.

Intangible assets of \$676,000 and \$856,000 were acquired in the food service and retail supermarket segments, respectively, in the handhelds acquisition in fiscal year 2011.

Aggregate amortization expense of intangible assets for the fiscal years 2011, 2010 and 2009 was \$4,811,000, \$4,687,000 and \$4,508,000, respectively.

Estimated amortization expense for the next five fiscal years is approximately \$4,500,000 in 2012, \$4,400,000 in 2013 and 2014, \$4,300,000 in 2015 and \$4,100,000 in 2016. The weighted average amortization period of the intangible assets is 10.1 years.

Goodwill

The carrying amounts of goodwill for the reportable segments are as follows:

	Food Service	etail markets	<u>B</u>	Frozen Beverages	Total
		(in thou	sands)	
Balance at September 24, 2011	\$ 34,130	\$ <u>-</u>	\$	35,940	\$ 70,070
Balance at September 25, 2010	\$ 34,130	\$ <u>-</u>	\$	35,940	\$ 70,070

The carrying value of goodwill is determined based on the excess of the purchase price of acquisitions over the estimated fair value of tangible and intangible net assets. Goodwill is not amortized but is evaluated annually by management for impairment. Our impairment analysis for 2011 is a qualitative assessment in which we have considered historical net cash provided by operating activities and purchases of property, plant and equipment, their relationship to the carrying value of goodwill, recent fair value calculations of our reporting units and our assessment of the likelihood, based on an assessment of what we know about our Company's products and markets, costs and general economic conditions, that the relationship of cash flow to the carrying value of goodwill will change significantly in the foreseeable future. Our impairment analysis for 2010 and 2009 was based on a combination of the income approach, which estimates the fair value discounted cash flows, and the market approach, which estimates the fair value based on comparable market prices. Under the income approach the Company used a discounted cash flow which requires Level 3 inputs such as: annual growth rates, discount rates based upon the weighted average cost of capital and terminal values based upon our stock market multiples. There were no impairment charges in 2011, 2010 or 2009.

Goodwill of \$9,756,000 was acquired in the food service segment in the California Churros acquisition in fiscal year 2010.

NOTE G - LONG-TERM DEBT

In November 2011, we entered into an amended and restated loan agreement with our existing banks which provides for up to a \$50,000,000 revolving credit facility repayable in November 2016, with the availability of repayments without penalty. The agreement contains restrictive covenants and requires commitment fees in accordance with standard banking practice. As of September 24, 2011 and September 25, 2010, there were no outstanding balances under the prior facility.

NOTE H - OBLIGATIONS UNDER CAPITAL LEASES

Obligations under capital leases consist of the following:

	September 24, 2011		Se	ptember 25, 2010
	(in thousands			
Capital lease obligations, with interest at 7.6%, payable in monthly installments of \$3,162, through November 2017	\$	182	\$	-
Capital lease obligations, with interest at 5.8%, payable in monthly installments of \$14,625, through May 2014		432		578
Capital lease obligations, with interest at 2.6%, payable in monthly installments in \$8,700, through August 2013		187		285
		801		863
Less current portion		278		244
	\$	523	\$	619

NOTE I – INCOME TAXES

Income tax expense (benefit) is as follows:

	Fiscal year ended						
	September 24, 2011	September 25, 2010 (in thousands)	September 26, 2009				
Current		,					
U.S. Federal \$	17,065	\$ 21,020	\$ 18,574				
Foreign	950	970	706				
State	4,871	4,484	3,744				
_	22,886	26,474	23,024				
Deferred							
U.S. Federal \$	3,988	\$ 2,692	\$ 3,106				
Foreign	409	(48)	109				
State	1,720	570	658				
	6,117	3,214	3,873				
<u>\$</u>	29,003	\$ 29,688	\$ 26,897				

$\mbox{\tt J}$ & $\mbox{\tt J}$ SNACK FOODS CORP. AND SUBSIDIARES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE I – INCOME TAXES (Continued)

The provisions for income taxes differ from the amounts computed by applying the statutory federal income tax rate of approximately 35% to earnings before income taxes for the following reasons:

	Fiscal year ended							
	September 24, 2011		September 25, 2010		September 26, 2009			
	 		(in thousands)					
Income taxes at statutory rates	\$ 29,423	\$	27,334	\$	23,873			
Increase (decrease) in taxes resulting from:								
State income taxes, net of federal income tax benefit	3,279		3,403		2,958			
Domestic production activities deduction	(1,500)		(850)		(400)			
Gain on bargain purchase	(2,303)		-		-			
Other, net	104		(199)		466			
	\$ 29,003	\$	29,688	\$	26,897			

Deferred tax assets and liabilities consist of the following:

	Sept	ember 24, 2011	-	mber 25, 2010	
		(in thou	usands)		
Deferred tax assets					
Vacation accrual	\$	1,390	\$	1,334	
Insurance accrual		2,591		3,098	
Deferred income		34		60	
Allowances		2,074		1,881	
Inventory capitalization		653		573	
Share-based compensation		1,301		1,209	
Unclaimed Property		632		-	
Other, net		19		56	
		8,694		8,211	
Deferred tax liabilities					
Amortization of goodwill and other intangible assets		17,418		14,885	
Depreciation of property and equipment		28,090		19,907	
Other, net		28		7	
		45,536		34,799	
	\$	36,842	\$	26,588	

NOTE J - COMMITMENTS

1. Lease Commitments

The following is a summary of approximate future minimum rental commitments for non-cancelable operating leases with terms of more than one year as of September 24, 2011:

	Plants and					
	Office	es		Equipment		Total
				(in thousands)		
2012	\$	5,390	\$	3,419	\$	8,809
2013		4,811		2,010		6,821
2014		4,407		1,223		5,630
2015		3,971		415		4,386
2016		2,911		80		2,991
2017 and thereafter		20,626		35		20,661
	\$	42,116	\$	7,182	\$	49,298

Total rent expense was \$14,816,000, \$13,099,000 and \$12,856,000 for fiscal years 2011, 2010 and 2009, respectively.

2. Other Commitments

We are a party to litigation which has arisen in the normal course of business which management currently believes will not have a material adverse effect on our financial condition or results of operations.

We self-insure, up to loss limits, certain insurable risks such as worker's compensation and automobile liability claims. Accruals for claims under our self-insurance program are recorded on a claims incurred basis. Our total recorded liability for all years' claims incurred but not yet paid was \$5,700,000 and \$7,300,000 at September 24, 2011 and September 25, 2010, respectively. In connection with certain self-insurance agreements, we customarily enter into letters of credit arrangements with our insurers. At each of September 24, 2011 and September 25, 2010, we had outstanding letters of credit totaling \$8,175,000.

NOTE K - CAPITAL STOCK

In our fiscal year ended September 24, 2011, we did not purchase and retire any shares of our common stock. There remains 210,772 shares that can be purchased under a million share buyback authorization approved by the Company's Board of Directors in February 2008.

In our fiscal year ended September 25, 2010, we purchased and retired 203,507 shares of our common stock at a cost of \$7,768,000.

In our fiscal year ended September 26, 2009, we purchased and retired 450,597 shares of our common stock at a cost of \$12,510,000. Of the shares purchased and retired in 2009, 400,000 shares were purchased at the purchase price of \$27.90 per share from Gerald B. Shreiber, Chairman of the Board, Chief Executive Officer and Director of the Company.

NOTE L - STOCK OPTIONS

We have, subject to shareholder approval in February 2012, a Stock Option Plan (the "Plan"). Pursuant to the Plan, stock options may be granted to officers and our key employees which qualify as incentive stock options as well as stock options which are nonqualified. The exercise price of incentive stock options is at least the fair market value of the common stock on the date of grant. The exercise price for nonqualified options is determined by a committee of the Board of Directors. The options are generally exercisable after three years and expire no later than ten years from date of grant. There are 800,000 shares reserved under the Plan under which no options have yet to been issued. There are options that were issued under an option plan that has since expired that are still outstanding.

We have an Employee Stock Purchase Plan ("ESPP") whereby employees purchase stock by making contributions through payroll deductions for six month periods. The purchase price of the stock is 85% of the lower of the market price of the stock at the beginning of the six-month period or the end of the six-month period. In fiscal years 2011, 2010 and 2009 employees purchased 19,708, 22,143 and 25,803 shares at average purchase prices of \$39.04, \$32.70 and \$26.63, respectively. ESPP expense of \$203,000, \$184,000 and, \$237,000 was recognized for fiscal years 2011, 2010 and 2009, respectively.

A summary of the status of our stock option plans as of fiscal years 2011, 2010 and 2009 and the changes during the years ended on those dates is represented below:

	Incentive St	Incentive Stock Options			Nonqualified Stock Options			
	Stock Options Outstanding		Weighted- Average Exercise Price	Stock Options Outstanding		Weighted- Average Exercise Price		
Balance, September 28, 2008	613,832	\$	24.29	397,354	\$	18.00		
Granted	4,500		32.13	-		-		
Exercised	(169,388)		18.73	(71,000)		10.70		
Cancelled	(20,000)		26.79	(20,000)		20.02		
Balance, September 26, 2009	428,944		26.45	306,354		19.55		
Granted	101,330		36.77	20,000		41.75		
Exercised	(92,760)		16.40	(72,354)		10.12		
Cancelled	(19,505)		33.47	(10,000)		38.81		
Balance, September 25, 2010	418,009		30.86	244,000		23.38		
Granted	101,200		50.93	45,315		49.57		
Exercised	(186,039)		23.52	(62,000)		10.30		
Cancelled	(10,050)		36.77			-		
Balance, September 24, 2011	323,120	\$	41.18	227,315	\$	32.17		
Exercisable Options								
Sentember 24, 2011	126.436			142.000				

The weighted-average fair value of incentive options granted during fiscal years ended September 24, 2011, September 25, 2010 and September 26, 2009 was \$12.52, \$9.12 and \$7.13, respectively. The weighted-average fair value of non-qualified stock options granted during the fiscal years ended September 24, 2011 and September 25, 2010 was \$14.95 and \$17.33, respectively. There were no non-qualified options granted during the fiscal year ended September 26, 2009. The total intrinsic value of stock options exercised was \$7.0 million, \$5.1 million and \$5.4 million in fiscal years 2011, 2010 and 2009, respectively.

NOTE L - STOCK OPTIONS (Continued)

The total cash received from these option exercises was \$3.4 million, \$1.2 million and \$2.3 million in fiscal years 2011, 2010 and 2009, respectively; and the actual tax benefit realized from the tax deductions from these option exercises was \$1.2 million, \$1.2 million and \$1.0 million in fiscal years 2011, 2010 and 2009, respectively.

The following table summarizes information about incentive stock options outstanding at September 24, 2011:

		Options Outstanding			Options E	xerci	isable
Range of Exercise Prices	Number Outstanding at September 24, 2011	Weighted- Average Remaining Contractual Life	1	Veighted- Average Exercise Price	Number Exercisable at September 24, 2011		Weighted- Average Exercise Price
\$27.45-\$41.16	166,170	2.3 years	\$	35.15	69,936	\$	3
\$41.50-\$51.14	156,950	3.2 years	\$	47.57	56,500	\$	4
	323.120				126.436		

The following table summarizes information about nonqualified stock options outstanding at September 24, 2011:

		Options Outstanding			Options E	xerci	sable
Range of Exercise Prices	Number Outstanding at September 24, 2011	Weighted- Average Remaining Contractual Life	,	Weighted- Average Exercise Price	Number Exercisable at September 24, 2011		Weighted- Average Exercise Price
\$19.77-\$20.43	82,000		¢	19.93	82.000	¢	11100
	,	1.2 years	.		- /	Ф	1
\$29.78-\$41.75	100,000	6.2 years	\$	34.32	60,000	\$	3
\$47.59-\$51.14	45,315	7.1 years	\$	49.57	-	\$	
	227,315				142,000		

NOTE M - 401(k) PROFIT-SHARING PLAN

We maintain a 401(k) profit-sharing plan for our employees. Under this plan, we may make discretionary profit-sharing and matching 401(k) contributions. Contributions of \$1,480,000, \$1,436,000 and \$1,354,000 were made in fiscal years 2011, 2010 and 2009, respectively.

NOTE N - CASH FLOW INFORMATION

The following is supplemental cash flow information:

	Fiscal Year Ended					
		September 24, 2011		September 25, 2010)10	
				(in thousands)		
Cash paid for:						
Interest	\$	36	\$	76	\$	
Income taxes		19,594		31,379		21
Non cash items:						
Capital leases	\$	182	\$	625	\$	

NOTE O - SEGMENT REPORTING

We principally sell our products to the food service and retail supermarket industries. Sales and results of our frozen beverages business are monitored separately from the balance of our food service business because of different distribution and capital requirements. We maintain separate and discrete financial information for the three operating segments mentioned above which is available to our Chief Operating Decision Makers. We have applied no aggregate criteria to any of these operating segments in order to determine reportable segments. Our three reportable segments are Food Service, Retail Supermarkets and Frozen Beverages. The Restaurant Group, operator of two BAVARIAN PRETZEL BAKERY retail stores with sales of \$633,000 in the year ended September 24, 2011, has been included in Food Service because it no longer meets the quantitative thresholds under the guidance for reportable segments to be shown separately. All intersegment net sales and expenses have been eliminated in computing net sales and operating income. These segments are described below.

Food Service

The primary products sold by the food service segment are soft pretzels, frozen juice treats and desserts, churros, dough enrobed handheld products and baked goods. Our customers in the food service segment include snack bars and food stands in chain, department and discount stores; malls and shopping centers; fast food outlets; stadiums and sports arenas; leisure and theme parks; convenience stores; movie theatres; warehouse club stores; schools, colleges and other institutions. Within the food service industry, our products are purchased by the consumer primarily for consumption at the point-of-sale.

Retail Supermarkets

The primary products sold to the retail supermarket channel are soft pretzel products – including SUPERPRETZEL, frozen juice treats and desserts including LUIGI'S Real Italian Ice, MINUTE MAID Juice Bars and Soft Frozen Lemonade, WHOLE FRUIT frozen fruit bars and sorbet, ICEE Squeeze-Up Tubes, dough enrobed handheld products including PATIO burritos, TIO PEPE'S Churros and CALIFORNIA CHURROS. Within the retail supermarket channel, our frozen and prepackaged products are purchased by the consumer for consumption at home.

Frozen Beverages

We sell frozen beverages to the food service industry primarily under the names ICEE, SLUSH PUPPIE, PARROT ICE and ARCTIC BLAST in the United States, Mexico and Canada. We also provide repair and maintenance service to customers for customers' owned equipment.

The Chief Operating Decision Maker for Food Service and Retail Supermarkets the Chief Operating Decision Maker for Frozen Beverages monthly review detailed operating income statements and sales reports in order to assess performance and allocate resources to each individual segment. Sales is considered to be the one and only key variable monitored by the Chief Operating Decision Makers and management when determining each segment's and the company's financial condition and operating performance. In addition, the Chief Operating Decision Makers review and evaluate depreciation, capital spending and assets of each segment on a quarterly basis to monitor cash flow and asset needs of each segment. Information regarding the operations in these three reportable segments is as follows:

NOTE O - SEGMENT REPORTING (Continued)

		Fiscal year ended				
September 24,				September 26,		
	2011		2010		2009	
		(in	thousands)			
\$	103,943	\$	100,694	\$	99,471	
	49,740				50,272	
					29,404	
			-		-	
			234,032		229,371	
					10,492	
\$	463,562	\$	437,806	\$	419,010	
\$	32,044	\$	30,463	\$	30,506	
	51,940		48,288		37,819	
	9,424		-		-	
			(3,399)		(3,753)	
					586	
\$		\$		\$	65,158	
\$	133,372	\$	128,125	\$	112,983	
	42,608		40,410		42,013	
	11,362				11,729	
					2,154	
\$	189,410	\$	182,778	\$	168,879	
\$	744,071	\$	696,703	\$	653,047	
\$	16.994	\$	17.252	\$	16,563	
Ψ	-	Ψ		Ψ		
	13 240				11,190	
\$		\$		s	27,753	
Ψ	50,254	Ψ	23,032	Ψ	27,733	
\$	46,171	\$	50,220	\$	44,960	
<u> </u>		-		-	7,442	
					14,536	
\$		\$		S	66,938	
Ψ	7 0,888	Ψ	77,102	Ψ	00,550	
\$	14.905	\$	18.392	\$	14,979	
•	-	•	-	•	-	
	14.219		15.139		12,211	
\$		\$		\$	27,190	
<u>-</u>				<u> </u>	, 20	
		Φ.	241 205	\$	307,814	
\$	405,927	\$	341,285			
\$		\$			2,731	
\$	3,579	\$	2,731		2,731 129,282	
\$ 		\$		\$	2,731 129,282 439,827	
	\$ \$ \$	\$ 103,943 49,740 41,583 8,865 241,288 18,143 \$ 463,562 \$ 32,044 51,940 9,424 (3,857) 1,548 \$ 91,099 \$ 133,372 42,608 11,362 2,068 \$ 189,410 \$ 744,071 \$ 16,994 13,240 \$ 30,234 \$ 30,234 \$ 76,583	September 24, 2011 September 24, (in factor) \$ 103,943 \$ 49,740 \$ 41,583	September 24, 2011 September 25, 2010 (in thousands) \$ 103,943 \$ 100,694 49,740 47,273 41,583 31,732 8,865 — 241,288 234,032 18,143 24,075 \$ 463,562 \$ 437,806 \$ 32,044 \$ 30,463 51,940 48,288 9,424 — (3,857) (3,399) 1,548 767 \$ 91,099 \$ 76,119 \$ 133,372 \$ 128,125 42,608 40,410 11,362 11,964 2,068 2,279 \$ 189,410 \$ 182,778 \$ 744,071 \$ 696,703 \$ 16,994 \$ 17,252 — - 13,240 12,600 \$ 30,234 \$ 29,852 \$ 76,583 \$ 77,162 \$ 14,905 \$ 18,392 — - 14,219 15,139	September 24, 2011 September 25, 2010 (in thousands) September 25, 2010 (in thousands) <t< td=""></t<>	

NOTE P - QUARTERLY FINANCIAL DATA (UNAUDITED)

		Fiscal Year Ended September 24, 2011						
		Net Sales		Gross Profit		Net Earnings		Net Earnings Per Diluted Share(1)
	_	rice sures	(in th		er s	hare information)		51141 E(1)
1st Quarter	\$	155,632	\$	46,101	\$	7,094	\$	0.38
2nd Quarter		162,731		49,022		8,659		0.46
3rd Quarter		206,328		67,541		23,326		1.24
4th Quarter		219,380		67,110		15,984		0.85
Total	\$	744,071	\$	229,774	\$	55,063	\$	2.93

	Fiscal Year Ended September 25, 2010							
				Gross		Net		Net Earnings Per Diluted
		Net Sales		Profit		Earnings		Share(1)
			(in tho	usands, except p	er sh	are information)		
1st Quarter	\$	149,102	\$	46,019	\$	7,091	\$	0.38
2nd Quarter		157,361		49,797		9,000		0.48
3rd Quarter		189,729		65,031		15,861		0.85
4th Quarter		200,511		66,933		16,457		0.88
Total	\$	696,703	\$	227,780	\$	48,409	\$	2.59

⁽¹⁾ Total of quarterly amounts do not necessarily agree to the annual report amounts due to separate quarterly calculations of weighted average shares outstanding

SCHEDULE II - VALUATION AND QUALIFYING ACCOUNTS

Year	Description	 Opening Balance	 Charged to Expense	 Deductions	 Closing Balance
2011	Allowance for doubtful accounts	\$ 591,000	\$ 423,000	\$ 361,000(1)	\$ 653,000
2010	Allowance for doubtful accounts	\$ 623,000	\$ 493,000	\$ 525,000(1)	\$ 591,000
2009	Allowance for doubtful accounts	\$ 926,000	\$ 492,000	\$ 795,000(1)	\$ 623,000
2011	Inventory Reserve	\$ 4,189,000	\$ 1,931,000	\$ 1,505,000(2)	\$ 4,615,000
2010	Inventory Reserve	\$ 4,209,000	\$ 1,509,000	\$ 1,529,000(2)	\$ 4,189,000
2009	Inventory Reserve	\$ 3,817,000	\$ 2,036,000	\$ 1,644,000(2)	\$ 4,209,000

⁽¹⁾ Write-off of uncollectible accounts receivable.

⁽²⁾ Disposals of obsolete inventory.

CORPORATE INFORMATION

OFFICERS

Gerald B. Shreiber

Chairman of the Board, President and Chief Executive Officer

Dennis G. Moore

Senior Vice President, Chief Financial Officer, Secretary and Treasurer

Robert M. Radano

Senior Vice President and Chief Operating Officer

John Griffith

Vice President, Information Systems

Harry Fronjian

Vice President, Human Resources

Gerard Law

Senior Vice President, Assistant to the President

Robert J. Pape

Senior Vice President, Sales

Melinda Champion

Vice President, Marketing

DIRECTORS

Gerald B. Shreiber

Chairman of the Board, President and Chief Executive Officer

Dennis G. Moore

Senior Vice President, Chief Financial Officer, Secretary and Treasurer

Sidney R. Brown (1)(2)(3)

Chief Executive Officer, NFI Industries

Peter G. Stanley (1)(2)(3)

Vice Chairman of the Board Emerging Growth Equities, Ltd.

Leonard M. Lodish, Ph.D. (1)(2)(3)

Samuel R. Harrell Professor, Marketing Department and Vice Dean, The Social Impact Program of The Wharton School, University of Pennsylvania

OFFICERS OF SUBSIDIARY **COMPANIES**

J&J SNACK FOODS SALES CORP.

Thomas Weber

Senior Vice President, Operations

Tom Hunter

Vice President, General Manager Uptown Bakeries

- (1) Audit Committee Member
- (2) Compensation Committee Member
- (3) Nominating Committee Member

Paul Kennedy Vice President, Safety

H. Robert Long

Vice President, Distribution

Harry A. McLaughlin

Vice President, Controller

Leong-Chai Tan

Vice President, Chief Financial Officer, J&J Snack Foods Corp. of California

Steven J. Taylor

Vice President, Sales - Food Service

Robyn Shreiber

Vice President, National Account Sales

MIA PRODUCTS

T.J. Couzens

Vice President/General Manager

Ernest Fogle

Vice President, Research & Development

THE ICEE COMPANY

Dan Fachner

President

Kent Galloway

Vice President and Chief Financial Officer

Vice President, Operations

David Lauder

Vice President, Controller

Rick Naylor

Vice President/General Manager Central Zone

Dan O' Malley Vice President/General Manager Western Zone

Rod Sexton

Vice President, Service Support

Susan Woods

Vice President, Marketing

ICEE DE MEXICO, S.A. DE C.V.

Andres Gonzàlez

Vice President/General Manager

PRETZELS, INC.

Gary Powell

President

HOM/ADE FOODS, INC.

Greg Lowery President

QUARTERLY COMMON STOCK DATA

A.A	ΑI	N	 DI	DI.	CE

FISCAL 2011	HIGH	LOW
1st Quarter	\$49.88	\$41.27
2nd Quarter	50.25	41.91
3rd Quarter	53.44	45.55
4th Quarter	55.58	43.25
FISCAL 2010	HIGH	LOW
1st Quarter	\$44.00	\$35.19
2nd Quarter	44.90	36.80
3rd Quarter	48.51	42.56
4th Quarter	45.22	37.00

STOCK LISTING

The common stock of J&J Snack Foods Corp. is traded on the NASDAQ Global Select Market with the symbol JJSF.

TRANSFER AGENT AND REGISTRAR

American Stock Transfer & Trust Company New York, NY

INDEPENDENT ACCOUNTANTS

Grant Thornton LLP Philadelphia, PA

COUNSEL

Flaster Greenberg, LLP Cherry Hill, NJ

ANNUAL MEETING

The Annual Meeting of Shareholders is scheduled for:

Wednesday, February 8, 2012 10:00 AM The Crowne Plaza 2349 Marlton Pike West Cherry Hill, NJ

FORM 10-K

Copies of the Company's Annual Report to the Securities and Exchange Commission on Form 10-K may be obtained without charge by writing to:

J&J Snack Foods Corp. 6000 Central Highway Pennsauken, NJ 08109 Attention: Dennis G. Moore

or by accessing our website www.jjsnack.com on which our SEC filings are made available or by going to the SEC's Public Reference Room to read and copy filings or by accessing the SEC's website, www.sec.gov.



















































"Minute Maid" is a registered trademark of the Coca Cola Company

www.jjsnack.com

BYLAWS OF J & J SNACK FOODS CORP.

ARTICLE I

OFFICES

- Section 1. The registered office shall be located at 1810 Chapel Avenue West, Cherry Hill, New Jersey 08002 unless otherwise established by a vote of a majority of the votes entitled to be cast by the board of directors in office and a statement of change is filed in the manner provided by statute.
- Section 2. The corporation may also have offices at such other places both within and without the State of New Jersey as the board of directors may from time to time determine or the business of the corporation may require.

ARTICLE II

SHAREHOLDERS MEETINGS

Section 1. Annual Meeting. An annual meeting of shareholders shall be held on such day and at such time as may be designated by the Board of Directors for the purpose of electing directors and for the transaction of such other business as properly may come before such meeting. Any previously scheduled annual meeting of the Shareholders may be postponed by resolution of the Board of Director upon public notice given on or prior to the date previously scheduled for such annual meeting of shareholders.

Section 2. Business to be Conducted at Annual Meeting.

- (a) At an annual meeting of shareholders, only such business shall be conducted as shall have been brought before the meeting (i) pursuant to the Corporation's notice of the meeting, (ii) by or at the direction of the Board of Directors or (iii) by any shareholder of the Corporation who is a shareholder of record at the time of giving of the notice provided for in this By-Law, who shall be entitled to vote at such meeting and who shall have complied with the notice procedures set forth in this By-Law.
- (b) For business to be properly brought before an annual meeting by a shareholder pursuant to clause (a)(iii) of this By-Law, notice in writing must be delivered or mailed to the Secretary and received at the General Offices, not less than 120 days nor more than 90 days prior to the first anniversary of the date on which the Corporation first mailed its proxy materials for the preceding year's annual meeting of shareholders; provided, however, that in the event that the date of the meeting is advanced by more than 30 days or delayed by more than 60 days from such meeting's anniversary date, notice by the shareholder must be received not later than the 90th day prior to such date of mailing of proxy materials and not later than the close of business on the later of the 60th day prior to such date of mailing of proxy materials or the 10th day following the day on which public announcement of the date of the annual meeting is first made. Such shareholder's notice shall set forth as to each matter the shareholder proposes to bring before the annual meeting (i) a brief description of the business to be brought before the annual meeting and the reasons for conducting such business at such meeting; (ii) the name and address, as they appear on the Corporation's books, of the shareholder proposing such business, and the name and address of the beneficial owner, if any, on whose behalf the proposal is made; (iii) the class and number of shares of the Corporation's stock which are beneficially owned by the shareholder, and by the beneficial owner, if any, on whose behalf the proposal is made; (iii) the proposal is made; and (iv) any material interest of the shareholder, and of the beneficial owner, if any, on whose behalf the proposal is made, in such business. For purposes of these By-Laws, "public announcement" shall mean disclosure in a press release reported by the Dow Jones News Service, Associated Press or comparable news service or in a document publicly filed by the Corporation with the Securities and Exchange

(c) Notwithstanding anything in these By-Laws to the contrary, no business shall be conducted at an annual meeting except in accordance with the procedures set forth in this By-Law. The chairman of the meeting may, if the facts warrant, determine that the business was not properly brought before the meeting in accordance with the provisions of this By-Law; and if the chairman should so determine, the chairman shall so declare to the meeting, and any such business not properly brought before the meeting shall not be transacted. Notwithstanding the foregoing provisions of this By-Law, a shareholder shall also comply with all applicable requirements of the Exchange Act and the rules and regulations thereunder with respect to the matters set forth in this By-Law. Nothing in this By-Law shall be deemed to affect any rights of shareholders to request inclusion of proposals in the Corporation's proxy statement pursuant to Rule 14a-8 under the Exchange Act, and any such proposal so included shall be deemed timely given for purposes of this By-Law

Section 3. Special Meetings. Special meetings of Shareholders for any proper purpose or purposes, unless otherwise provided by the General Corporation Law of the State of New Jersey or in any Certificate of Designation designating any series of Preferred Stock pursuant to Article V of the Amended and Restated Certificate of Incorporation of the Corporation (the "Certificate of Incorporation") that shall be in effect under the General Corporation Law of the state of New Jersey, (a "Preferred Stock Designation"), may be called by the Chairman of the Board, the Chief Executive Officer or the President, or in the absence of each of them, by the Secretary at the written request of a majority of the directors. Business transacted at a special meeting of Shareholders shall be confined to the purpose or purposes of the meeting as stated in the notice of the meeting. Any previously scheduled special meeting of the shareholders may be postponed by resolution of the Board of Directors upon notice by public announcement given on or prior to the date previously scheduled for such special meeting of Shareholders.

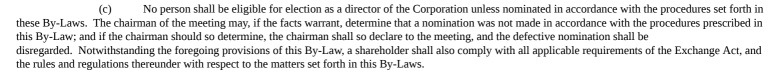
Section 4. Place of Meetings. All meetings of Shareholders shall be held at such place as may be determined by resolution of the Board of Directors.

Section 5. Notice of Meetings. Except as otherwise required by applicable law, notice of each meeting of the Shareholders, whether annual or special, shall, at least 10 days but not more than 60 days before the date of the meeting, be given to each shareholder of record entitled to vote at the meeting by mailing such notice in the U.S. mail, postage prepaid, addressed to such shareholder at such shareholder's address as the same appears on the records of the Corporation. Such notice shall state the place, date and hour of the meeting, and in the case of a special meeting, shall also state the purpose or purposes thereof.

Section 6. Nominations of Directors.

(a) Only persons who are nominated in accordance with the procedures set forth in these By-Laws shall be eligible for election as directors. Nominations of persons for election to the Board of Directors may be made at a meeting of Shareholders (i) by or at the direction of the Board of Directors or (ii) by any shareholder of the Corporation who is a shareholder of record at the time of giving of the notice provided for in this By-Law, who shall be entitled to vote for the election of directors at the meeting and who complies with the notice procedures set forth in this By-Law.

Nominations by Shareholders shall be made pursuant to notice in writing, delivered or mailed to the Secretary and received at the General Offices (i) in the case of an annual meeting, not less than 60 days nor more than 90 days prior to the first anniversary of the date on which the Corporation first mailed its proxy materials for the preceding year's annual meeting of Shareholders, provided, however, that in the event that the date of the meeting is advanced by more than 30 days or delayed by more than 60 days from such anniversary date, notice by the shareholder must be received not earlier than the 90th day prior to such date of mailing of proxy materials and not later than the close of business on the later of the 60th day prior to such date of mailing of proxy materials or the 10th day following the day on which public announcement of the date of the meeting is first made; or (ii) in the case of a special meeting at which directors are to be elected, not earlier than the 90th day prior to such special meeting and not later than the close of business on the later of the 60th day prior to such special meeting or the 10th day following the day on which public announcement of the date of the meeting and of the nominees proposed by the Board of Directors to be elected at such meeting is first made. In the case of a special meeting of Shareholders at which directors are to be elected, Shareholders may nominate a person or persons (as the case may be) for election only to such position(s) as are specified in the Corporation's notice of meeting as being up for election at such meeting. Such shareholder's notice shall set forth (i) as to each person whom the shareholder proposes to nominate for election or reelection as a director, all information relating to such person that would be required to be disclosed in solicitations of proxies for election of directors, or is otherwise required, in each case pursuant to Regulation 14A under the Exchange Act (including such person's written consent to being named as a nominee and to serving as a Director if elected); (ii) as to the shareholder giving the notice, the name and address, as they appear on the Corporation's books, of such shareholder and the class and number of shares of the Corporation's stock which are beneficially owned by such shareholder; and (iii) as to any beneficial owner on whose behalf the nomination is made, the name and address of such person and the class and number of shares of the Corporation's stock which are beneficially owned by such person. At the request of the Board of Directors, any person nominated by the Board of Directors for election as a director shall furnish to the Secretary that information required to be set forth in a shareholder's notice of nomination that pertains to the nominee. Notwithstanding anything in this By-Law to the contrary, in the event that the number of directors to be elected to the Board of Directors of the Corporation is increased and there is no public statement naming all the nominees for Director or specifying the size of the increased Board of Directors made by the Corporation at least 70 days prior to the first anniversary of the preceding year's annual meeting, a shareholder's notice required by this By-Law shall also be considered timely, but only with respect to nominees for any new positions created by such increase, if it shall be delivered to the Secretary at the General Offices not later than the close of business on the 10th day following the day on which such public announcement is first made by the Corporation.



Section 7. List of Shareholders.

- (a) The Secretary of the Corporation shall prepare before each meeting of Shareholders, a complete list of the Shareholders entitled to vote at the meeting, arranged in alphabetical order, and showing the address of each shareholder and the number of shares registered in the name of each shareholder. The list shall be produced and kept at the time and place of the meeting during the whole time thereof, and may be inspected by any shareholder who is present.
- (b) The stock ledger of the Corporation shall be the only evidence as to the identity of the Shareholders entitled to (i) to vote in person or by proxy at any meeting of Shareholders, or (ii) to exercise the rights in accordance with the applicable law to examine the stock ledger, the list required by this By-law or the books and records of the Corporation.

Section 8. Quorum. The holders of a majority of the stock issued and outstanding and entitled to vote thereat, present in person or represented by proxy, shall constitute a quorum for the transaction of any business at all meetings of the Shareholders, except as otherwise provided by applicable law, by the Certificate of Incorporation or by these By-Laws. The Shareholders present at any duly organized meeting may continue to transact business until adjournment, notwithstanding the withdrawal of sufficient Shareholders to render the remaining Shareholders less than a quorum. Whether or not a quorum is present, either the Chairman of the meeting or a majority of the Shareholders entitled to vote thereat, present in person or by proxy, shall have power to adjourn the meeting from time to time, without notice other than announcement at the meeting. If the adjournment is for more than 30 days, or if after the adjournment a new record date is fixed for the adjourned meeting, a notice of the adjourned meeting shall be given to each shareholder of record entitled to vote at the meeting. At such adjourned meeting at which the requisite amount of voting stock shall be present or represented, any business may be transacted which might have been transacted at the meeting as originally noticed.

Section 9. Voting and Required Vote. Subject to the provisions of the Certificate of Incorporation, each shareholder shall, at every meeting of Shareholders, be entitled to one vote for each share of capital stock held by such shareholder. Subject to the provisions of the Certificate of Incorporation and applicable law, directors shall be chosen by the vote of a plurality of the shares present in person or represented by proxy at the meeting; and all other questions shall be determined by the affirmative vote of the majority of shares present in person or represented by proxy at the meeting. Elections of directors shall be by written ballot.

Section 10. Proxies. Each shareholder entitled to vote at a meeting of Shareholders may authorize another person or persons to act for such shareholder by proxy, provided the instrument authorizing such proxy to act shall have been executed in writing in the manner prescribed by applicable law. No proxy shall be voted or acted upon after three years from its date, unless the proxy provides for a longer period.

- Section 11. Inspectors of Election; Polls. Before each meeting of Shareholders, the Chairman of the Board or another officer of the Corporation designated by resolution of the Board of Directors shall appoint one or more inspectors of election for the meeting and may appoint one or more inspectors to replace any inspector unable to act. If any of the inspectors appointed shall fail to attend, or refuse or be unable to serve, substitutes shall be appointed by the chairman of the meeting. Each inspector shall have such duties as are provide by applicable law, and shall take and sign an oath faithfully to execute the duties of inspector with strict impartiality and according to the best of such person's ability. The chairman of the meeting shall fix and announce at the meeting the date and time of the opening and closing of the polls for each matter upon which the Shareholders will vote at the meeting.
- Section 12. Organization. The Chairman of the Board of Directors, or in the Chairman's absence, (i) the Chief Executive Officer, (ii) the Vice Chairman of the Board of Directors, (iii) the President, or (iv) in the absence of each of them, a chairman chosen by a majority of the directors present, shall act as chairman of the meetings of the Shareholders, and the Secretary or, in the Secretary's absence, an Assistant Secretary or any employee of the Corporation appointed by the chairman of the meeting, shall act as secretary of the meeting. The order of business and the procedure at any meeting of Shareholders shall be determined by the chairman of the meeting.
- Section 13. No Shareholder Action by Written Consent. Any action required or permitted to be taken by the Shareholders of the Corporation must be effected at a duly called annual or special meeting of Shareholders of the Corporation and may not be effected by any consent in writing in lieu of a meeting of such Shareholders.

ARTICLE III

DIRECTORS

Section 1. (a) The number of directors which shall constitute the whole board of directors shall be not less than three nor more than fifteen. The exact number of directors within such maximum and minimum shall be determined by resolution duly adopted by the board of directors by a majority vote of all votes entitled to be cast by the entire board of directors. No decrease in the number of directors shall shorten the term of any incumbent director.

(b) The board of directors shall be divided into five classes with each class serving five-year terms. At the annual meeting of shareholders in 1990 the board of directors was reclassified and each director on the then existing board of directors was placed in one of five classes. The director in class I shall hold office for a term expiring at the next succeeding annual meeting, the director in class II shall hold office for a term expiring at the second succeeding annual meeting, the director in class III shall hold office for a term expiring at the fourth succeeding annual meeting, and the director in class V shall hold office for a term expiring at the fifth succeeding annual meeting.

At each annual shareholders' meeting following the 1990 annual meeting of shareholders, the number of directors equal to the number of directors in the class whose term expires at the time of such meeting shall be elected to hold office until the fifth succeeding annual meeting of shareholders following such meeting. Each director so elected shall hold office until his term expires and his successor is elected and qualified, or until his earlier resignation or removal.

- (c) Newly elected directorships resulting from any increase in the authorized number of directors and any vacancies in the board of directors resulting from death, resignation, retirement, disqualification, removal from office or other cause may be filled only by a majority vote of all votes entitled to be cast by the entire board of directors.
- (d) So long as the board of directors is classified, one or more or all of the directors of the corporation may only be removed from office by the shareholders of the corporation for Cause (as defined herein) upon the affirmative vote of 66-2/3% or more of the votes entitled to be cast by the holders of all shares in the election of directors, and no director may be removed by the shareholders of the corporation without a determination that Cause exists. The term "Cause" is defined as (i) conviction of the director of a felony, (ii) declaration by order of a court that the director is of unsound mind; or (iii) gross abuse of trust which is proven by clear and convincing evidence to have been committed in bad faith. The board of directors shall also have the power to remove directors for any proper cause (whether or not similar to the Cause defined above) and to suspend directors pending a final determination that cause exists for removal.
- (e) Any directors elected pursuant to any special voting rights of one or more series of Preferred Stock shall be excluded from, and for no purpose be counted in, the scope and operation of the foregoing provisions of this Article V.
 - (f) Directors need not be residents of the State of New Jersey nor shareholders of the corporation.
- Section 2. Any director or member of a committee may resign at any time. Such resignation shall be made in writing and shall take effect at the time specified therein or, if no time be specified, at the time of its receipt by the Chairman of the Board, the president or the secretary. The acceptance of a resignation shall not be necessary to make it effective.

- Section 3. Newly created directorships resulting from any increase in the authorized number of directors and any vacancies in the board of directors resulting from death, resignation, retirement, disqualification, removal from office or other cause may be filled only by a majority vote of all votes entitled to be cast by the entire board, and directors so chosen shall hold office for a term expiring at the annual meeting of shareholders at which the term of the class to which they had been elected expires.
- Section 4. The business affairs of the corporation shall be managed by its board of directors which may exercise all such powers of the corporation and do all such lawful acts and things as are not by statute or by the certificate of incorporation or by these by-laws directed or required to be exercised or done by the shareholders.
- Section 5. The directors may keep the books and records of the corporation, except such as are required by law to be kept within the state, outside of the State of New Jersey, at such place or places as they may from time to time determine.
- Section 6. The board of directors, by the affirmative vote of a majority of all votes entitled to be cast by the directors then in office, and irrespective of any personal interest of any of its members, shall have authority to establish reasonable compensation of all directors for services to the corporation as directors, officers or otherwise.

ARTICLE IV

MEETINGS OF THE BOARD OF DIRECTORS

Section 2. The first meeting of each newly elected board of directors shall be held at such time and place as shall be fixed by the vote of the shareholders at the annual meeting and no notice of such meeting shall be necessary to the newly elected directors in order legally to constitute the meeting, provided a quorum shall be present. In the event of the failure of the shareholders to fix the time or place of such first meeting of the newly elected board of directors, or in the event such meeting is not held at the time and place so fixed by the shareholders, the meeting may be held at such time and place as shall be specified in a notice given as hereinafter provided for special meetings of the board of directors, or as shall be fixed by the consent in writing of all the directors.

Meetings of the board of directors, regular or special, may be held either within or without the State of New Jersey.

Section 1.

- Section 3. Regular meetings of the board of directors may be held upon such notice, or without notice, and at such time and at such place as shall from time to time be determined by the board.
- Section 4. Special meetings of the board of directors shall be held whenever called by the Chairman of the Board or the president, and special meetings shall be called by the Chairman of the Board, the president or the secretary on the written request of two directors.

Section 5. Notices. Notice of any special meeting of the Board of Directors shall be addressed to each director at such director's residence or business address and shall be sent to such director by mail, electronic mail, telecopier, telegram or telex or telephoned or delivered to such director personally. If such notice is sent by mail, it shall be sent not later than three days before the day on which the meeting is to be held. If such notice is sent by electronic mail, telecopier, telegram or telex, it shall be sent not later than 24 hours before the time at which the meeting is to be held. If such notice is delivered personally, it shall be received not later than 24 hours before the time at which the meeting is to be held. If such notice is telephone, it shall be to such telephone number or numbers of which the director from time to time shall advise the Secretary of receiving such notice. If given by telephone call, notice shall be deemed given to a director when a message stating the time, place and purpose of the meeting is left with a person answering the telephone at any such number with a request that the director be so informed, or if no such telephone number is answered, then when at least two attempts have been made to reach each telephone number designated by the director for receiving telephonic notice, with an interval of not less than one hour. A certification shall be prepared and filed with the minutes stating the date, time and results of telephonic notice given to any director not present at a meeting with respect to which his waiver of notice of meeting is not filed with the minutes. In all cases, such notice shall state the time., place and purpose or purposes of the meeting. Notice of each such meeting shall be given to each director by telephone or in writing at least 24 hours (in the case of notice by telephone) or 48 hours (in the case of notice by telephone) or 48 hours (in the case of notice by mail) before the time at which the meeting is to be held. Each such notice shall state t

Section 6. (a) Attendance of a director at any meeting shall constitute a waiver of notice of such meeting, except where a director attends for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

Section 7. (a) The presence, in person or by proxy, of a majority of the votes entitled to be cast by the entire board, or	of any committee
thereof, shall constitute a quorum for the transaction of business unless a greater or lesser number is required by statute or by the certificate of inco	rporation, except
that when the entire board or a committee thereof consists of one director, then one director shall constitute a quorum. The act of directors entitled	to cast a majority
of the votes entitled to be cast by all directors present at any meeting at which a quorum is present shall be the act of the board of directors or of the	e committee.
unless the act of a greater or lesser number is required by statute or by the certificate of incorporation.	
and the det of a greater of respect to required by statute of the certaintent of meso-positions	
(b) If a quorum shall not be present at any meeting of directors, the directors present thereat may adjourn the meeting from time to time,	without notice
other than announcement at the meeting, until a quorum shall be present.	without notice
outer than amounteement at the meeting, and a quorum ontail of presents	
Section 8. Unless otherwise provided by the certificate of incorporation, any action required to be taken at a meeting of the b	oard or any
committee thereof, shall be deemed the action of the board of directors or of a committee thereof, if all directors or committee members, as the case	
committee thereof, shan be deemed the action of the board of directors of of a committee thereof, if all directors of committee thereof, as the cas	e may be, execute

waiver of notice of such meeting.

Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the board of directors need be specified in the notice or

ARTICLE V

either before or after the action is taken, a written consent thereto, and the consent is filed with the records of the corporation.

COMMITTEES OF THE BOARD

Section 1. (a) The board of directors may, by resolution adopted by a majority of the votes entitled to be cast by the entire board, alter or
eliminate the committees of the board described in Section 2 below or designate one or more other committees, each committee to consist of one or more
directors. Any such committee, to the extent provided in such resolution or these bylaws, shall have and exercise all of the authority of the board of directors in the
management of the corporation, except as otherwise required by law. Such committee or committees shall have such name or names as may be determined from time
to time by resolution adopted by the board of directors. The board of directors may, by resolution adopted by a majority of the votes entitled to be cast by the entire
board, fill any vacancy in any such committee, appoint one or more directors to serve as alternate members of any such committee, to act in the absence or disability
of members of any such committee with all the powers of such absent or disabled members, abolish any such committee at its pleasure, and remove any director from
membership on such committee at any time, with or without cause.

(b) Each committee of the board of directors formed pursuant to this section shall keep regular minutes of its meetings and actions taken at a meeting of any such committee shall be reported to the board at its next meeting following such committee meeting; except that, when the meeting of the board is held within two days after the committee meeting, such report shall, if not made at the first meeting, be made to the board at its second meeting following such committee meeting unless otherwise required by law to be earlier reported.

Section 2. The present standing committees of the board are as follows:

Audit Committee. The Audit Committee shall be composed of three members of the board as may from time to time be chosen by the board of directors, all of whom shall be independent directors as such term is defined under the rules of NASDAQ and other regulatory authorities. The Audit Committee shall have the authority and responsibility to (a) oversee the accounting and financial reporting processes of the Company and the audits of the financial statements of the Company; (b) prepare an Audit Committee report as required by the SEC's rules to be included in the Company's annual proxy statement; and (c) such other specific duties as may from time to time be set forth in the Audit Committee's Charter.

Nominating and Corporate Governance Committee. The Nominating and Corporate Governance Committee shall be composed of three members of the board as may from time to time be chosen by the board of directors, all of whom shall be Independent Directors as provide in the rules of NASDAQ and other regulatory authorities. The Nominating Committee is responsible for establishing criteria for selecting directors, selecting nominees for directors, recommending directors for membership on various Board committees, the development, adoption and periodic monitoring of updating of corporate governance principles and policies and such other duties as may from time to time be established by the Board.

Compensation Committee. The Compensation Committee shall be composed of three members, all of whom must qualify as Independent Directors under the rules of NASDAQ and other regulatory authorities. The Compensation Committee is responsible for formulating, evaluating and approving the compensation of the Company's officers, overseeing all compensation programs involving the issuance of the Company's stock and other equity securities of the Company, preparing an annual report on executive compensation for inclusion in the Company's annual proxy statement in accordance with applicable rules and regulations, and such other duties and responsibilities as set forth in the Compensation Committee's Charter.

ARTICLE VI

NOTICES

- Section 1. Whenever, under the provisions of any statute or of the certificate of incorporation or of these bylaws, notice is required to be given to any director or shareholder, it shall not be construed to mean personal notice, but such notice may be given in writing, by mail, addressed to such director or shareholder, at his address as it appears on the records of the corporation, with postage thereon prepaid, and such notice shall be deemed to be given at the time when the same shall be deposited in the United States mail. Notice to directors may also be given in accordance with Section 4 of Article VI hereof.
- Section 2. Whenever any notice whatsoever is required to be given under the provisions of any statute or under the provisions of the certificate of incorporation or these bylaws, a waiver thereof in writing signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

ARTICLE VII

OFFICERS

- Section 1. The officers of the corporation shall be chosen by the board of directors and shall be a Chairman of the Board, a president, a secretary and a treasurer. The board of directors may also choose one or more vice-presidents and one or more assistant secretaries and assistant treasurers.
- Section 2. The board of directors at its first meeting after each annual meeting of shareholders shall choose a Chairman of the Board, a president, a secretary, and a treasurer, none of whom need be a member of the board except for the Chairman of the Board.

- Section 3. The board of directors may appoint such other officers and agents as it shall deem necessary who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the board of directors.
 - Section 4. The salaries of all officers and agents of the corporation shall be fixed by the board of directors.
- Section 5. Each officer of the corporation shall hold office until his successor is chosen and qualifies, except in the event of his death, resignation or removal. Any officer elected or appointed by the board of directors may be removed at any time by the affirmative vote of a majority of the votes entitled to be cast by the board of directors. Any vacancy occurring in any office of the corporation shall be filled by the board of directors. Any two or more offices, other than those of president and secretary, may be held by the same person.

THE CHAIRMAN OF THE BOARD

Section 6. The Chairman of the Board shall preside at all meetings of the board of directors and shareholders, if present thereat, may appoint between meetings of the board ad hoc committees to the board, which appointments shall be subject to the approval of the board at its next meeting, may make recommendations to the board with respect to the membership of the committees to the board, and shall exercise such other powers and perform such other duties as shall be assigned to him from time to time by the board.

THE PRESIDENT

Section 7.	(a) The	president shall, unless otherwise p	provided by the board of	f directors, be the chief execu	tive officer of the
corporation. In the absence	of the Chairman of	f the Board he shall preside at all i	meetings of the board of	directors and shareholders if	present thereat. As chief
executive officer, he shall h	ave general supervi	ision over the affairs of the corpor	ration, subject to the poli	icies and directives of the boa	rd of directors, and shall
supervise and direct all offi	cers and employees	s of the corporation, but may deleg	gate in his discretion any	of his powers to any officer	or such other executives as he
may designate. The preside	ent shall also be the	chief operating officer of the corp	poration and shall have g	general supervision over and o	control of the operations and
activities of the corporation	, subject to the $\sup \epsilon$	ervision and control of the board o	of directors and the chief	f executive officer, and shall h	ave general supervision and
direction of all operating of	ficers and employed	es of the corporation, but may dele	egate in his discretion ar	ny of his powers as chief oper	ating officer to any vice
president or such other exec	cutives as he may de	esignate. The president shall have	e such other duties as fro	om time to time may be assign	ned to him by the board of
directors.					
(b) Notwithstand	ling the foregoing t	the board of directors may appoint	t a vice president of the	corporation as the corporation	's chief operating officer in

(b) Notwithstanding the foregoing, the board of directors may appoint a vice president of the corporation as the corporation's chief operating officer, in which event such vice president shall have the power, authority and responsibilities prescribed for the chief operating officer in this Section 7.

Section 8. Either the Chairman of the Board or the president shall execute bonds, mortgages and other contracts requiring a seal, under the seal of the corporation, except where required or permitted by law to be otherwise signed and executed and except where the signing and execution thereof shall be expressly delegated by the board of directors to some other officer or agent of the corporation.

THE VICE-PRESIDENTS

Section 9.	The vice president, or if there shall be more than one, the vice-presidents in the order determined by the board of directors, shall, in
the absence or disability of	he president, perform the duties and exercise the powers of the president and shall perform such other duties and have such other powers
as the board of directors, the	Chairman of the Board or the president may from time to time prescribe.

THE SECRETARY AND ASSISTANT SECRETARIES

Section 10. The secretary shall attend all meetings of the board of directors and all meetings of the shareholders and record all the proceedings of the meetings of the corporation and of the board of directors in a book to be kept for that purpose and shall perform like duties for the standing committees when required. He shall give, or cause to be given, notice of all meetings of the shareholders and special meetings of the board of directors, and shall perform such other duties as may be prescribed by the board of directors, the Chairman of the Board or the president, under whose several supervision he shall be. He shall have custody of the corporate seal of the corporation and he, or an assistant secretary, shall have authority to affix the same to any instrument requiring it and when so affixed, it may be attested by his signature or by the signature of such assistant secretary. The board of directors may give general authority to any other officer to affix the seal of the corporation and to attest the affixing by his signature.

Section 11. The assistant secretary, or if there shall be more than one, the assistant secretaries in the order determined by the board of directors, shall, in the absence or disability of the secretary, perform the duties and exercise the powers of the secretary and shall perform such other duties and have such other powers as the board of directors may from time to time prescribe.

THE TREASURER AND ASSISTANT TREASURERS

Section 12.	The treasurer shall have custody of the corporate funds and securities and shall keep full and accurate accounts of receipts and
disbursements in books belon	ging to the corporation and shall deposit all moneys and other valuable effects in the name and to the credit of the corporation in such
depositories as may be desigr	ated by the board of directors.

Section 13. He shall disburse the funds of the corporation as may be ordered by the board of directors, taking proper vouchers for such disbursements, and shall render to the Chairman of the Board, the president and the board of directors, at its regular meetings, or when the board of directors so requires, an account of all his transactions as treasurer and of the financial condition of the corporation.

Section 14. If required by the board of directors, he shall give the corporation a bond in such sum and with such surety or sureties as shall be satisfactory to the board of directors for the faithful performance of the duties of his office and for the restoration to the corporation, in case of his death, resignation, retirement or removal from office, of all books, papers, vouchers, money and other property of whatever kind in his possession or under his control belonging to the corporation.

Section 15. The assistant treasurer, or, if there shall be more than one, the assistant treasurers in the order determined by the board of directors, shall, in the absence or disability of the treasurer, perform the duties and exercise the powers of the treasurer and shall perform such other duties and have such other powers as the board of directors may from time to time prescribe.

ARTICLE VIII

INDEMNIFICATION OF DIRECTORS, OFFICERS AND OTHER PERSONS

Section 1. Mandatory Indemnification of Directors and Officers

The corporation shall, to the fullest extent permitted by applicable law, indemnify its directors and officers who were or are a party or are threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (whether or not such action, suit or proceeding arises or arose by or in the right of the corporation or other entity) by reason of the fact that such director or officer is or was a director or officer of the corporation or is or was serving at the request of the corporation as a director, officer, employee, general partner, agent or fiduciary of another corporation, partnership, joint venture, trust or other enterprise (including service with respect to employee benefit plans), against expenses (including, but not limited to, attorneys' fees and costs), judgments, fines (including excise taxes assessed on a person with respect to any employee benefit plan) and amounts paid in settlement actually and reasonably incurred by such director or officer in accordance with such action, suit or proceeding, except as otherwise provided in Section 3 of Article VIII hereof. Persons who were directors or officers of the corporation prior to the date this Article VIII is approved by shareholders of the corporation, but who do not hold such office on or after such date, shall not be covered by this Section 1 of Article VIII. A director or officer of the corporation entitled to indemnification under this Section 1 of Article VIII is hereafter called a "person covered by Section 1 hereof."

EXPENSES

Section 2. Expenses incurred by a person covered by Section 1 hereof in defending a threatened, pending or completed civil or criminal action, suit or proceeding shall be paid by the corporation in advance of the final disposition of such action, suit or proceeding upon receipt of an undertaking by or on behalf of such person to repay such amount if it shall ultimately be determined that such person is not entitled to be indemnified by the corporation, except as otherwise provided in Section 3 of Article VIII.

EXCEPTIONS

Section 3. No indemnification under Section 1 of Article VIII or advancement or reimbursement of expenses under Section 2 of Article VIII shall be provided to a person covered by Section 1 hereof (a) with respect to expenses or the payment of profits arising from the purchase or sale of securities of the corporation in violation of Section 16(b) of the Securities Exchange Act of 1934; (b) if a judgment or other final adjudication adverse to such director or officer establishes that his acts or omissions (i) were in breach of his duty of loyalty to the corporation or its shareholders, (ii) were not in good faith or involved a knowing violation of law, or (iii) resulted in the receipt by such director or officer of an improper personal benefit; (c) for expenses or liabilities of any type whatsoever (including, but not limited to, judgments, fines, and amounts paid in settlement) which have been paid to, or for the benefit of, such person by an insurance carrier under a policy of liability insurance the premiums for which are paid by the corporation or an individual or entity other than such director or officer; and (d) for amounts paid in settlement of any threatened, pending or completed action, suit or proceeding without the written consent of the corporation, which written consent shall not be unreasonably withheld. The Board of Directors of the corporation is hereby authorized, at any time by resolution, to add to the above list of exceptions from the right of indemnification under Section 1 of Article VIII or advancement or reimbursement of expenses under Section 2 of Article VIII, but any such additional exception shall not apply with respect to any act or omission which has occurred prior to the date that the Board of Directors in fact adopts such resolution. Any such additional exception may, at any time after its adoption, be amended, supplemented, waived, or terminated by further resolution of the Board of Directors of the corporation.

CONTINUATION OF RIGHTS

Section 4. The indemnification and advancement or reimbursement of expenses provided by, or granted pursuant to, this Article VIII shall continue as to a person who has ceased to be a director or officer of the corporation, and shall inure to the benefit of the heirs, executors and administrators of such person.

GENERAL PROVISIONS

Section 5. (a) The term "to the fullest extent permitted by applicable law", as used in this Article VIII, shall mean the maximum extent permitted by public policy, common law or statute. Any person covered by Section 1 hereof may, to the fullest extent permitted by applicable law, elect to have the right to indemnification or to advancement or reimbursement of expenses, interpreted, at such person's option, (i) on the basis of the applicable law on the date this Article VIII was approved by shareholders, or (ii) on the basis of the applicable law in effect at the time of the occurrence of the act or omission or acts or omissions giving rise to the action, suit or proceeding, or (iii) on the basis of the applicable law in effect at the time indemnification is sought.

(b) The right of a person covered by Section 1 hereof to be indemnified or to receive an advancement or reimbursement of expenses pursuant to Section 2 of Article VIII (i) may also be enforced as a contract right pursuant to which the person entitled thereto may bring suit as if the provisions hereof were set forth in a separate written contract between the corporation and such person, (ii) to the fullest extent permitted by applicable law, is intended to be retroactive and shall be available with respect to acts or omissions occurring prior to the adoption hereof, and (iii) shall continue to exist after the rescission or restrictive modification (as determined by such person) of this Article VIII with respect to acts or omissions occurring before such rescission or restrictive modification is adopted.

- (c) If a request for indemnification or for the advancement or reimbursement of expenses pursuant hereto is not paid in full by the corporation within thirty days after a written claim has been received by the corporation together with all supporting information reasonably requested by the corporation, the claimant may at any time thereafter bring suit against the corporation to recover the unpaid amount of the claim (plus interest at the prime rate announced from time to time by the corporation's primary banker) and, if successful in whole or in part, the claimant shall be entitled also to be paid the expenses (including, but not limited to, attorney's fees and costs) of prosecuting such claim. Neither the failure of the corporation (including its Board of Directors, independent legal counsel or its shareholders) to have made a determination prior to the commencement of such action that indemnification of or the advancement or reimbursement of expenses to the claimant is proper in the circumstances, nor an actual determination by the corporation (including its Board of Directors, independent legal counsel or its shareholders) that the claimant is not entitled to indemnification or to the reimbursement or advancement of expenses, shall be a defense to the action or create a presumption that the claimant is not so entitled.
- (d) The indemnification and advancement or reimbursement of expenses provided by, or granted pursuant to, this Article VIII shall not be deemed exclusive of any other rights to which those seeking indemnification or advancement or reimbursement of expenses may be entitled under the Certificate of Incorporation or any by-law, agreement, vote of shareholders or directors or otherwise, both as to action in such director's or officer's official capacity and as to action in another capacity while holding that office.

- (e) Nothing contained in this Article VIII shall be construed to limit the rights and powers the corporation possesses under Section 14A:3-5 of the New Jersey Business Corporation Act (as amended from time to time) or otherwise, including, but not limited to, the powers to purchase and maintain insurance, create funds to secure or insure its indemnification obligations, and any other rights or powers the corporation may otherwise have under applicable law.
- (f) The provisions of this Article VIII may, at any time (and whether before or after there is any basis for a claim for indemnification or for the advancement or reimbursement of expenses pursuant thereto), be amended, supplemented, waived, or terminated, in whole or in part, with respect to any person covered by Section 1 hereof by a written agreement signed by the corporation and such person.
- (g) The corporation shall have the right to appoint the attorney for a person covered by Section 1 hereof, provided such appointment is not unreasonable under the circumstances.

OPTIONAL INDEMNIFICATION

Section 6. The corporation may, to the fullest extent permitted by applicable law, indemnify, and advance or reimburse expenses for, all persons (whether or not directors or officers) in all situations in which such indemnification, advancement or reimbursement of expenses is not made mandatory under Section 1 or Section 2 of Article VIII hereof, respectively.

PRIOR BY-LAWS

Section 7. Any by-law provisions which are amended, replaced or repealed by this Article VIII shall continue to apply to any breach of performance of duty or any failure of performance of duty by any director or officer to which this Article VIII, for any reason, does not apply.

ARTICLE IX

CERTIFICATES FOR SHARES; UNCERTIFICATED SHARES

Section 1. (a) The shares of the corporation shall be represented by certificates signed by the chairman of the board of directors, the president or a vice-president and may be countersigned by the treasurer or an assistant treasurer, or the secretary or an assistant secretary of the corporation, and may be sealed with the seal of the corporation or a facsimile thereof. Any or all signatures of the officers of the corporation upon a certificate may be facsimiles. In case any officer who has signed or whose facsimile signature has been placed upon such certificate shall have ceased to be such officer before such certificate is issued, it may be issued by the corporation with the same effect as if he were such officer at the date of its issue.

(b) Each certificate representing shares shall state (i) that the corporation is organized under the laws of New Jersey, (ii) the name of the person to whom issued, and (iii) the number and class of shares, and the designation of series, if any, represented.

(c) When the corporation is authorized to issue shares of more than one class there shall be set forth upon the face or back of the certificate, or the certificate shall have a statement that the corporation will furnish to any shareholder upon request and without charge, a full statement of the designations, relative rights, preferences and limitations of the shares of each class and series authorized to be issued, so far as the same have been determined, and the authority of the board of directors to divide the shares into classes or series and to determine the relative rights, preferences and limitations of any class or series.

- (d) Notwithstanding the foregoing all of the shares of any class or series shall or may be represented by uncertificated shares. Uncertificated shares shall be maintained in book entry and shall be eligible to participate in a direct registration program operated by a clearing agency registered under Section 17A of the Securities Exchange Act of 1934.
- Section 2. (a) Transfer. Upon surrender to the corporation or the transfer agent of the corporation of a certificate representing shares duly endorsed or accompanied by proper evidence of succession, assignment or authority to transfer, a new certificate shall be issued to the person entitled thereto, and the old certificate canceled and the transaction recorded upon the books of the corporation.
- (b) Transfer of shares represented by certificates shall be made on the books of the corporation only by the person named in the certificate or by a successor or by an attorney-in-fact lawfully constituted in writing, and upon surrender and cancellation of a certificate or certificates for a like number of shares of the same class of stock, with duly executed assignment and power of transfer endorsed thereon or attached thereto, and with such evidence of succession and the authenticity of the signatures as the corporation or its agents may reasonably require. Transfers of uncertificated shares shall be made on the books of the corporation only by the record holder thereof, or by a successor attorney-in-fact, upon presentation of proper evidence of authority to transfer in accordance with customary procedures for transferring uncertificated shares.

Section 3. Lost Certificates. The board of directors may direct a new certificate to be issued in place of any certificate theretofore issued by the corporation alleged to have been lost or destroyed. When authorizing such issue of a new certificate, the board of directors, in its discretion and as a condition precedent to the issuance thereof, may prescribe such terms and conditions as it deems expedient, and may require such bonds or indemnities as it deems adequate, to protect the corporation from any claim that may be made against it with respect to any such certificate alleged to have been lost or destroyed.

Section 4. Record Date. For the purpose of determining shareholders entitled to notice of or to vote at any meeting of shareholders or any adjournment thereof or entitled to receive payment of any dividend or allotment of any right, or in order to make a determination of shareholders for any other proper purpose, the board shall choose in advance a date as the record date for such determination of shareholders. Any such record date shall in any case be not more than sixty days nor less than ten days prior to the date on which the particular action, requiring such determination of shareholders, is to be taken. If no record date is fixed, the record date for a shareholders' meeting shall be the close of business on the day next preceding the day on which notice is given, or, if no notice is given, the day next preceding the day on which the meeting is held; and the record date for determining shareholders for any other purpose shall be at the close of business on the day on which the resolution of the board relating thereto is adopted. When a determination of shareholders' meeting has been made as provided in this section, such determination shall apply to any adjournment thereof unless the board fixes a new record date for the adjourned meeting.

Section 5.	Registered Shareholders.	The corporation shall be entitled to recognize the exclusive right of a person registered on its books as the
owner of shares to receive d	ividends, and to vote such as o	owner, and to hold liable for calls and assessments a person registered on its books as the owner of shares,
and shall not be bound to red	cognize any equitable or other	claim to or interest in such share or shares on the part of any other person, whether or not it shall have
express or other notice there	of, except as otherwise provid	led by the laws of New Jersey.

Section 6. List of Shareholders. The officer or agent having charge of the transfer books for shares shall make and certify a complete list of the shareholders entitled to vote at a shareholders' meeting, or adjournment thereof, arranged in alphabetical order within each class, series, or group of shareholders maintained by the corporation for convenience of reference, with the address of and the number of shares held by each shareholder, which list shall be produced and kept open at the time and place of the meeting and shall be subject to the inspection of any shareholder during the whole time of the meeting. Such list shall be prima facie evidence as to who are the shareholders entitled to examine such list or to vote at any meeting of the shareholders.

ARTICLE X

DIVIDENDS

Section 8. Subject to the provisions of the certificate of incorporation relating thereto, if any, dividends may be declared by the board of directors at any regular or special meeting pursuant to law. Dividends may be paid in cash, in its bonds, in its own shares or other property including the shares or bonds of other corporations subject to any provisions of law and of the certificate of incorporation.

Section 9.	Before payment of any dividend, there may be set aside out of any funds of the corporation available for dividends such sum or sums
as the directors from time to	time, in their absolute discretion, think proper as a reserve fund to meet contingencies, or for equalizing dividends, or for repairing or
maintaining any property of	the corporation, or for such other purpose as the directors shall think conducive to the interest of the corporation, and the directors may
modify or abolish any such	reserve in the manner in which it was created.

CHECKS

Section 10. All checks or demands for money and notes of the corporation shall be signed by such officer or officers or such other person or persons as the board of directors may from time to time designate.

FISCAL YEAR

Section 11. The fiscal year of the corporation shall be a 52/53 week year ending on the last Saturday of September in each year, unless otherwise fixed by resolution of the board of directors.

SEAL

Section 12. The corporate seal shall have inscribed thereon the name of the corporation, the year of its organization and the words "Corporate Seal, New Jersey." The seal may be used by causing it or a facsimile thereof to be impressed or affixed or in any manner reproduced.

ARTICLE XI

AMENDMENTS

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Section 13. These bylaws may be altered, amended or repealed or new bylaws be adopted by the affirmative vote of a majority of the votes entitled to be cast by the board of directors at any regular or special meeting of the board, subject to any provision in the certificate of incorporation reserving to the shareholders the power to adopt, amend, or repeal bylaws, but bylaws made by the board may be altered or repealed and new bylaws made by the shareholders. Any amendment to the bylaws of the corporation which is proposed by shareholders, and which has not previously received the approval of the board of directors, shall require for adoption the affirmative vote of the holders of at least 80% of the votes which all shareholders are entitled to cast thereon, in addition to any other approval which is required by law, the certificate of incorporation, these bylaws or otherwise. The shareholders may prescribe that any bylaw made by them shall not be altered or repealed by the board.

FIRST AMENDMENT AND MODIFICATION TO AMENDED AND RESTATED LOAN AGREEMENT

THIS FIRST AMENDMENT AND MODIFICATION TO AMENDED AND RESTATED LOAN AGREEMENT (the "Amendment") is made effective as of the 22nd day of November, 2011, by and among J & J SNACK FOODS CORP. ("Parent"), THE SUBSIDIARIES OF J & J SNACK FOODS CORP. SIGNATORY HERETO (the "Subsidiary Borrowers"; together with Parent, each, a "Borrower" and, collectively, the "Borrowers"), THE BANKS SIGNATORY HERETO (the "Banks") and CITIZENS BANK OF PENNSYLVANIA, as sole administrative agent and arranger for the Banks (the "Agent").

BACKGROUND

- A. Pursuant to that certain Amended and Restated Loan Agreement dated December 1, 2006, by and among Borrowers, Banks and Agent (as the same may hereafter be further amended, modified, supplemented or restated from time to time, being referred to herein as the "Loan Agreement"), Banks agreed, *inter alia*, to extend to Borrowers a revolving credit facility in the maximum amount of up to Fifty Million Dollars (\$50,000,000.00).
- B. Borrowers have requested and Banks and Agent have agreed to amend the Loan Agreement in accordance with the terms and conditions contained herein.
 - C. All capitalized terms contained herein and not otherwise defined herein shall have the meanings set forth in the Loan Agreement.

NOW, THEREFORE, intending to be legally bound hereby, the parties hereto agree as follows:

1. Revised Definitions.

(a) The defined term "**Applicable Margin**" set forth in **Article I** of the Loan Agreement is hereby deleted in its entirety and replaced with the following:

"<u>Applicable Margin</u>: with respect to the unpaid principal balance of ABR Loans and LIBOR Loans, the face amount of all outstanding Letters of Credit and the calculation of the Commitment Fee, in each case at all times during which the applicable Pricing Level set forth below is in effect, the percentage set forth below next to such Pricing Level and under the applicable column:

		Applicable Margin for	Applicable Margin for	Applicable Margin for	Applicable Margin for
	Pricing Level	ABR Loans	LIBOR Loans	Letters of Credit	Commitment Fee
Ī	Pricing Level I	0.50%	0.95%	0.95%	0.175%
	Pricing Level II	0.50%	1.20%	1.20%	0.175%
	Pricing Level III	0.50%	1.45%	1.45%	0.25%
	Pricing Level IV	0.75%	1.70%	1.70%	0.25%

In each case, the determination of the Applicable Margin pursuant to the table set forth above shall be made on a quarterly basis based on an examination of the financial statements of the Borrowers delivered pursuant to and in compliance with Section 5.1 or Section 5.2 hereof, which financial statements, whether annual or quarterly, shall be (A) audited in the case of financial statements furnished pursuant to Section 5.1 and (B) certified by the chief financial officer of Parent in the case of financial statements furnished pursuant to Section 5.2 and shall indicate that there exists no Default or Event of Default hereunder. Each determination of the Applicable Margin shall be effective ten days following the date on which the financial statements on which such determination was based were received by the Agent. In the event that the financial statements for the four full fiscal quarters most recently completed prior to such date of determination either: (i) have not been delivered to the Agent in compliance with Section 5.1 of Section 5.2 hereof, or (ii) if delivered, do not comply in form or substance with Section 5.1 or Section 5.2 hereof (in the sole judgment of the Agent), then the Agent may determine, in its reasonable judgment, the ratio referred to above that would have been in effect as at such date, and consequently, the Applicable Margin in effect for the period commencing on such date."

(b) The defined term "Commitment Termination Date" set forth in <u>Article I</u> of the Loan Agreement is hereby deleted in its entirety and replaced with the following:

"Commitment Termination Date: November 22, 2016, subject to earlier termination as provided in this Agreement."

following:

(c) The defined term "**Permitted Liens**" set forth in **Article I** of the Loan Agreement is hereby deleted in its entirety and replaced with the

"Permitted Liens: as to any Borrower: (i) pledges or deposits by such Borrower under workers' compensation laws, unemployment insurance laws, social security laws, or similar legislation, or good faith deposits in connection with bids, tenders, contracts (other than for the payment of Indebtedness of such Borrower), or leases to which such Borrower is a party, or deposits to secure public or statutory obligations of such Borrower or deposits of Cash or United States Government Bonds to secure surety, appeal, performance or other similar bonds to which such Borrower is a party, or deposits as security for contested taxes or import duties or for the payment of rent; (ii) Liens on Cash or certificates of deposit to secure (A) such Borrower's obligations with respect to municipal sanitation requirements or (B) collateral requirements under such Borrower's insurance policies, provided that the amount of such Cash or certificates of deposit, when taken together with Liens granted by such Borrower and any other Borrower on similar assets for similar purposes, shall not exceed an aggregate amount of Ten Million Dollars (\$10,000,000.00); (iii) Liens imposed by law, such as carriers', warehousemen's, materialmen's and mechanics' liens, or Liens arising out of judgments or awards against such Borrower with respect to which such Borrower at the time shall currently be prosecuting an appear or proceedings for review (iv) Liens for taxes not yet subject to penalties for non-payment and Liens for taxes the payment of which is being contested as permitted by Section 6.6 hereof; (v) minor survey exceptions, minor encumbrances, easements or reservations of, or rights of, others for rights of way,, highways and railroad crossings, sewers, electric lines, telegraph and telephone lines and other similar purposes, or zoning or other restrictions as to the use of real properties; and (vi) Liens incidental to the conduct of the business of such Borrower or to the ownership of such Borrower's property that were not incurred in connection with Indebtedness of such Borrower, all of which Liens referred to in the preceding clause (vi) do not in the aggregate materially detract from the value of the properties to which they relate or materially impair their use in the operation of the business taken as a whole of such Borrower, and as to all the foregoing only to the extent arising and continuing in the ordinary course of business.

- 2. **Financial Covenants. Section 6.9** of the Loan Agreement is hereby deleted in its entirety and replaced with the following:
 - "6.9 **Financial Covenants**. Have or maintain, on a consolidated basis, at all times:
 - (a) Intentionally omitted.
 - (b) Tangible Net Worth of more than the sum of (i) \$294,000,000 (less the amount by which the total consideration paid by Borrowers (including, but without duplication, the total amount of Indebtedness incurred by Borrowers) to consummate a Permitted Acquisition after the date of this Agreement exceeds the value, as shown on the Borrowers' financial statements, of the tangible assets acquired by the Borrowers in such Permitted Acquisition (but any such reduction shall not, at any time, reduce such amount to less than \$244,000,000)), plus (ii) beginning with Parent's fiscal quarter ending September 30, 2011, and with respect to each fiscal quarter of Parent thereafter, 50% of the Borrowers' consolidated net income (determined in accordance with GAAP), on a cumulative basis and without any reduction for loss for each such fiscal quarter.
 - (c) A Leverage Ratio of not more than 2.25 to 1.0.
 - (d) Intentionally omitted.
 - (e) A positive net income (after subtracting Interest Expense, and Federal, state and local income tax expense) for each fiscal year of the Parent."

- 3. <u>Amendment/References</u>. The Loan Agreement and the Loan Documents are hereby amended to be consistent with the terms of this Amendment. All references in the Loan Agreement and the Loan Documents to (a) the "Loan Agreement" shall mean the Loan Agreement as amended hereby; and (b) the "Loan Documents" shall include this Amendment and all other instruments or agreements executed pursuant to or in connection with the terms hereof.
- 4. **Release.** Each Borrower acknowledges and agrees that it has no claims, suits or causes of action against Agent or any Bank and hereby remises, releases and forever discharges Agent, each Bank, and their respective officers, directors, shareholders, employees, agents, successors and assigns, and any of them, from any claims, suits or causes of action whatsoever, in law or at equity, which such Borrower has or may have arising from any act, omission or otherwise, at any time up to and including the date of this Amendment.
- Additional Documents; Further Assurances. Each Borrower covenants and agrees to execute and deliver to Agent, or to cause to be executed and delivered to Agent contemporaneously herewith, at the sole cost and expense of Borrowers, the Amendment and any and all documents, agreements, statements, resolutions, searches, insurance policies, consents, certificates, legal opinions and information as Agent may require in connection with the execution and delivery of this Amendment or any documents in connection herewith, or to further evidence, effect, enforce or protect any of the terms hereof or the rights or remedies granted or intended to be granted to Agent herein or in any of the Loan Documents, or to enforce or to protect Agent's interest in the Collateral. All such documents, agreements, statements, etc., shall be in form and content acceptable to Agent in its sole discretion. Each Borrower hereby authorizes Agent to file, at Borrowers' cost and expense, financing statements, amendments thereto and other items as Agent may require to evidence or perfect Agent's continuing security interest and liens in and against the Collateral. Each Borrower agrees to join with Agent in notifying any third party with possession of any Collateral of Agent's security interest therein and in obtaining an acknowledgment from the third party that it is holding the Collateral for the benefit of Agent. Borrowers will cooperate with Agent in obtaining control with respect to Collateral consisting of deposit accounts, investment property, letter-of-credit rights and electronic chattel paper.

6. **Further Agreements and Representations.** Each Borrower does hereby:

- (a) ratify, confirm and acknowledge that the statements contained in the foregoing Background are true and complete and that, as amended hereby, the Loan Agreement and the other Loan Documents are in full force and effect and are valid, binding and enforceable against such Borrower and its assets and properties, all in accordance with the terms thereof, as amended;
 - (b) covenant and agree to perform all of such Borrower's obligations under the Loan Agreement and the other Loan Documents, as amended;
- (c) acknowledge and agree that as of the date hereof, such Borrower has no defense, set-off, counterclaim or challenge against the payment of any Obligations or the enforcement of any of the terms of the Loan Agreement or of the other Loan Documents, as amended;

- (d) acknowledge and agree that all representations and warranties of such Borrower contained in the Loan Agreement and/or the other Loan Documents, as amended, are true, accurate and correct on and as of the date hereof as if made on and as of the date hereof;
 - (e) represent and warrant that no Default or Event of Default exists;
- (f) covenant and agree that such Borrower's failure to comply with any of the terms of this Amendment or any other instrument or agreement executed or delivered in connection herewith, shall constitute an Event of Default under the Loan Agreement and each of the other Loan Documents; and
- (g) acknowledge and agree that nothing contained herein, and no actions taken pursuant to the terms hereof, are intended to constitute a novation of any of the Notes, the Loan Agreement or of any of the other Loan Documents and does not constitute a release, termination or waiver of any existing Event of Default or of any of the liens, security interests, rights or remedies granted to the Agent in any of the Loan Documents, which liens, security interests, rights and remedies are hereby expressly ratified, confirmed, extended and continued as security for all Obligations.

Each Borrower acknowledges and agrees that Agent and the Banks are relying on the foregoing agreements, confirmations, representations and warranties of such Borrower and the other agreements, representations and warranties of such Borrower contained herein in agreeing to the amendments contained in this Amendment.

- 7. **Fees, Cost, Expenses and Expenditures**. Borrowers will pay all of Agent's expenses in connection with the review, preparation, negotiation, documentation and closing of this Amendment and the consummation of the transactions contemplated hereunder, including without limitation, fees, disbursements, expenses and disbursements of counsel retained by Agent and all fees related to filings, recording of documents, searches, environmental assessments and appraisal reports, whether or not the transactions contemplated hereunder are consummated.
- 8. <u>No Waiver.</u> Nothing contained herein constitutes an agreement or obligation by Agent to grant any further amendments to the Loan Agreement or any of the other Loan Documents. Nothing contained herein constitutes a waiver or release by Agent of any Event of Default or of any rights or remedies available to Agent under the Loan Documents or at law or in equity.
- 9. <u>Inconsistencies</u>. To the extent of any inconsistencies between the terms and conditions of this Amendment and the terms and conditions of the Loan Agreement or the other Loan Documents, the terms and conditions of this Amendment shall prevail. All terms and conditions of the Loan Agreement and other Loan Documents not inconsistent herewith shall remain in full force and effect and are hereby ratified and confirmed by Borrowers.

- 10. <u>Binding Effect.</u> This Amendment, upon due execution hereof, shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.
- 11. **Governing Law.** This Amendment shall be governed and construed in accordance with the laws of the Commonwealth of Pennsylvania without regard to conflict of law principles.
- 12. <u>Severability</u>. The provisions of this Amendment and all other Loan Documents are deemed to be severable, and the invalidity or unenforceability of any provision shall not affect or impair the remaining provisions which shall continue in full force and effect.
- 13. **Modifications.** No modification of this Amendment or any of the Loan Documents shall be binding or enforceable unless in writing and signed by or on behalf of the party against whom enforcement is sought.
- 14. **Headings.** The headings of the Articles, Sections, paragraphs and clauses of this Amendment are inserted for convenience only and shall not be deemed to constitute a part of this Amendment.
- 15. **Counterparts.** This Amendment may be executed in multiple counterparts, each of which shall constitute an original and all of which together shall constitute the same agreement.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF , the parties hereto, intending bove written.	to be legally bound hereby, have caused this Amendment to be executed the day and year first
	J & J SNACK FOODS CORP.
	By: Dennis G. Moore, Senior Vice President
& J Snack Foods Investment Corp. The ICEE Company & J Snack Foods Corp. of California & J Snack Foods Corp./Mia & J Snack Foods Corp. of Pennsylvania & J Snack Foods Sales Corp. & J Snack Foods Transport Corp. & J Restaurant Group, L.L.C. Bakers Best Snack Food Corp. Pretzels, Inc. Pretzels, Inc. Pretzel Baking Company, L.L.C. Country Home Bakers, L.L.C. CEE of Hawaii, Inc. DADDY RAY'S, Inc. Hom/Ade Foods, Inc. & J Snack Foods Handhelds Corp.	

[SIGNATURES CONTINUE ON FOLLOWING PAGE]

By:

Dennis G. Moore, Senior Vice President

CITIZENS BANK OF PENNSYLVANIA,

as Agent and as a Bank

By:				
	Dozzon I	Starke	Sonior Vice President	

Commitment: \$25,000,000.00

[SIGNATURES CONTINUE ON FOLLOWING PAGE]

as a Dalik		
Ву:		
Commitment:	\$25,000,000.00	

WELLS FARGO BANK, NATIONAL ASSOCIATION,

EXHIBIT 21.1 – SUBSIDIARIES OF J & J SNACK FOODS CORP.

J & J Snack Foods Corp. of Canada

J &J Snack Foods Handhelds Corp.

Place of Incorporation J & J Snack Foods Investment Corp. Delaware The ICEE Company Delaware J & J Snack Foods Corp. of California California J & J Snack Foods Corp./Mia Pennsylvania J & J Snack Foods Corp. of Pennsylvania Pennsylvania J & J Snack Foods Sales Corp. New Jersey J & J Snack Foods Transport Corp. New Jersey ICEE-Canada, Inc. Canada ICEE de Mexico, S.A. De C.V. Mexico J & J Restaurant Group, LLC New Jersey Bakers Best Snack Food Corp. Pennsylvania Pretzels, Inc. Texas Federal Pretzel Baking Company, LLC Pennsylvania Country Home Bakers, LLC Georgia ICEE of Hawaii, Inc. Hawaii DADDY RAY'S, Inc. Missouri Florida Hom/Ade Foods, Inc.

Canada

Ohio

Consent of Independent Registered Public Accounting Firm

We have issued our report dated December 6, 2011 with respect to the consolidated financial statements, schedule, and internal control over financial reporting, included in the Annual Report of J&J Snack Foods Corp. and Subsidiaries on Form 10-K for the fiscal year ended September 24, 2011. We hereby consent to the incorporation by reference of said report in the Registration Statements of J&J Snack Foods Corp. and Subsidiaries on Form S-8 (File No. 333-111292, effective December 18, 2003, File No. 333-94795, effective January 18, 2000, File No. 333-03833, effective May 16, 1996).

/s/ Grant Thornton LLP Philadelphia, Pennsylvania December 6, 2011

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Dennis G. Moore, certify that:

- 1. I have reviewed this report on Form 10-K of J & J Snack Foods Corp.;
- 2. Based on my knowledge, this 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this 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 this report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal controls and procedures for financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's fourth fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, 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 and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; 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 over financial reporting.

Date: December 6, 2011

/s/ Dennis G. Moore

Dennis G. Moore, Senior Vice President, Chief Financial Officer and Director (Principal Financial Officer) (Principal Accounting Officer)

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Gerald B. Shreiber, certify that:

- 1. I have reviewed this report on Form 10-K of J & J Snack Foods Corp.;
- 2. Based on my knowledge, this 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this 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 this report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal controls and procedures for financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's fourth fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, 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 and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; 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 over financial reporting.

Date: December 6, 2011

/s/ Gerald B. Shreiber
Gerald B. Shreiber
Chairman of the Board,
President, Chief Executive
Officer and Director
(Principal Executive Officer)

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

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Section 1350 of Chapter 63 of Title 18 of the United States Code), the undersigned officer of J & J Snack Foods Corp. (the "Company"), does hereby certify with respect to the Annual Report of the Company on Form 10-K for the year ended September 24, 2011 (the "Report") that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: December 6, 2011

/s/ Dennis G. Moore

Dennis G. Moore, Senior Vice President, Chief Financial Officer and Director (Principal Financial Officer)

(Principal Accounting Officer)

The foregoing certification is being furnished solely pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Section 1350 of Chapter 63 of Title 18 of the United States Code) and is not being filed as part of the Report or as a separate disclosure document.

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

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Section 1350 of Chapter 63 of Title 18 of the United States Code), the undersigned officer of J & J Snack Foods Corp. (the "Company"), does hereby certify with respect to the Annual Report of the Company on Form 10-K for the year ended September 24, 2011 (the "Report") that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: December 6, 2011

/s/ Gerald B. Shreiber
Gerald B. Shreiber
Chairman of the Board,
President, Chief Executive
Officer and Director
(Principal Executive Officer)

The foregoing certification is being furnished solely pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Section 1350 of Chapter 63 of Title 18 of the United States Code) and is not being filed as part of the Report or as a separate disclosure document.