VITAL SIGNS INC Form 10-K December 29, 2003

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

[x] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED]

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003.

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED]

FOR THE TRANSITION PERIOD FROM TO COMMISSION FILE NUMBER 0-18793

VITAL SIGNS, INC. (EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

NEW JERSEY
(STATE OR OTHER JURISDICTION OF INCORPORATION OR ORGANIZATION)

11-2279807 (I.R.S. EMPLOYER IDENTIFICATION NUMBER)

20 CAMPUS ROAD, TOTOWA, NEW JERSEY 07512; (973) 790-1330 (ADDRESS AND TELEPHONE NUMBER, INCLUDING AREA CODE, OF REGISTRANT'S PRINCIPAL EXECUTIVE OFFICE)

SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE ACT:

None

SECURITIES REGISTERED PURSUANT TO SECTION 12(g) OF THE ACT:

TITLE OF EACH CLASS
Common Stock, no par value

Indicate by checkmark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. [x] Yes [] No

Indicate by checkmark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K 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. []

Indicate by checkmark whether the registrant is an accelerated filer (as defined in Rule 13b-2 of the Exchange Act) [x] Yes [] No

Aggregate market value of voting stock held by non-affiliates as of December 11, 2003 was approximately \$184,008,917.

Number of shares of Common Stock outstanding as of December 11, 2003: 12,944,959.

VITAL SIGNS, INC. TABLE OF CONTENTS

			PAGE
		PART I	
Item	1	Business	2
Item		Properties	17
Item	_	Legal Proceedings	18
Item	-	Submission of Matters to a Vote of Security Holders	19
Item		Executive Officers of the Registrant	20
		PART II	
Item	5	Market for the Registrant's Common Equity and Related	
		Stockholder Matters	22
Item	6	Selected Financial Data	23
Item	7	Management's Discussion and Analysis of Financial Condition	
		and Results of Operations	25
Item	7A	Quantitative and Qualitative Disclosures About Market	
		Risk	35
Item	8	Financial Statements and Supplementary Data	36
Item	9	Changes in and Disagreements with Accountants on Accounting	
		and Financial Disclosure	F-25
Item	9A	Controls and Procedures	F-25
		PART III	
Item	10	Directors of the Registrant	37
Item	11	Executive Compensation	38
Item	12	Security Ownership of Certain Beneficial Owners and	
		Management	40
Item	13	Certain Relationships and Related Transactions	42
Item	14	Principal Accounting Fees and Services	43
		PART IV	
Item	15	Exhibits, Financial Statement Schedules and Reports on	
		Form 8-K	44

PART 1

ITEM 1. BUSINESS

INTRODUCTION

Vital Signs, Inc. was initially incorporated in New York in 1972 and reincorporated in New Jersey in 1988. Unless otherwise indicated, references in this Annual Report to 'Vital Signs, Inc.', 'Vital Signs', 'Company', 'we', 'us' and 'our' refer to Vital Signs, Inc., and its consolidated subsidiaries. Vital Signs' principal executive offices are located at 20 Campus Road, Totowa, New Jersey 07512; its telephone number at that location is (973) 790-1330.

Vital Signs designs, manufactures and markets medical products for the anesthesia, respiratory, critical care, sleep therapy and emergency markets. A number of single-patient use products are increasing their share of the medical products market primarily because of their cost advantages and improved patient care features, including reducing the potential of transmitting infections from one patient to another. With the acquisition of Breas Medical AB ('Breas') from 1997 to 2002, National Sleep Technologies, Inc. in 2000 (see below), and the merger of HSI Medical Services Corporation in 2002, we have expanded our focus into the sleep therapy and personal ventilation markets.

We pioneered the development and introduction of a variety of single-patient use products. In 1975, we commenced the marketing of clear, non-conductive anesthesia breathing circuits. The first clear plastic, single-use air-filled cushion face mask for anesthesia delivery and resuscitation was launched by us in 1981. We were the first organization to introduce a single-patient use manual resuscitator in 1984. The first single-patient use laryngoscope system for use in the anesthesia and critical care arenas was developed and launched by us in 1988. We have also developed a general anesthesia kit, which can combine over 20 disposable items in one convenient, cost-effective package, and the first single-patient use infant resuscitation circuit with an adjustable pressure limiting valve, used to protect the infant's lung against over pressurization.

We also offer products and services for the sleep disorder/personal ventilation markets, which builds upon our airway management expertise. Our products are used in the treatment of obstructive sleep apnea, a condition caused by a blockage of the airway, usually the result of the soft tissue in the rear of the throat collapsing and closing during sleep. We operate a number of sleep diagnosis centers which test the need for sleep apnea products in particular patients and tailor specific products for individual patients.

We deliver regulatory compliance services to FDA regulated companies primarily to the pharmaceutical companies. In addition, we also offer services to, medical device, diagnostic and biotechnology companies.

ACQUISITIONS -- 1997 TO PRESENT

In 1997, we acquired the outstanding stock of Marquest Medical Products, Inc. ('Marquest'), and began manufacturing and distributing arterial blood gas syringes and kits, small volume nebulizers and heated humidification circuits.

Through several transactions from 1997 to 1999, we acquired 53% of Breas Medical, AB ('Breas'), a manufacturer of CPAP (continuous positive airway pressure) machines and personal ventilators, based in Sweden. In May 2001 we

purchased another 41%. At that time substantially all of the minority interest was held by Breas' management. In April of 2002 we purchased the remaining minority shares, bringing our ownership to 100%. Breas has grown to be among the market leaders in sleep and personal ventilation in Europe through its own direct sales force in several European markets together with focused distributors. The Breas products were introduced to the South American and Asian markets in late 1999. In September 2000 we received FDA clearance to market the Breas PV10'TM' CPAP device in the United States. In 2001 we received FDA clearance to market the Breas H50'TM' heated humidifier in the United States. In October 2003, we received FDA clearance for the Breas PV10i'TM' CPAP system for sale in the United States for obstructive sleep apnea. The PV10i'TM' is a self-adjusting Continuous

2

Positive Airway Pressure (CPAP) device that uses a highly advanced, patented technique to respond to changes in individual's breathing patterns. The device can adjust treatment pressure appropriately, as patient needs change, before apneic events occur. Traditional, constant CPAP devices must be set to a maximum pressure that is usually higher than is required throughout the night which may create discomfort for the user. With the PV10i, the mean treatment pressure is lower. Clinical studies have demonstrated that patients prefer the lower pressure provided by the PV10i to other devices available in the marketplace. We plan to actively market Breas products in the United States in the near term, and in conjunction with our development of certain patient interfaces.

In June 1998 and May 1999, we purchased \$10.4 million of common stock and convertible preferred stock of National Sleep Technologies, Inc. ('NST'). NST provides sleep diagnostic testing services in the United States through free standing labs and, through contracts with hospitals, in hospital facilities, for patients suspected of suffering from sleep disorders, such as obstructive sleep apnea. In 2000, we converted our investment in the preferred stock of NST into common stock and assumed control of NST. On January 1, 2002, NST merged with HSI Medical Services, Inc., ('HSI'), a subsidiary of the Johns Hopkins Health System. In this merger, we received a controlling interest in the merged entity, known as Sleep Services of America, Inc. ('SSA'). We held a 68% equity interest in SSA, on both September 30, 2002 and 2003.

On March 28, 2002 we acquired Stelex Inc. ('Stelex'), a company engaged in pharmaceutical technology services, through the merger of our wholly-owned subsidiary, The Validation Group ('TVG'), and Stelex Inc. The surviving entity is known as Stelex-TVG ('Stelex'). TVG had been engaged in process validation for pharmaceutical companies. The merger enabled us to move into the technology services area through the sale of dedicated software and the customization of this software.

For additional information regarding our products, see 'Business -- Products' and for additional information regarding the accounting treatment of the Breas, SSA and Stelex transactions, see 'Management's Discussion and Analysis of Financial Condition and Results of Operations -- Overview.'

FORWARD-LOOKING STATEMENTS

This Annual Report on Form 10-K contains, and from time to time we expect to make, certain forward-looking statements regarding our business, financial condition and results of operations. The forward-looking statements are

typically identified by the words 'anticipates', 'believes', 'expects', 'intends', 'forecasts', 'plans', 'future', 'strategy', or words of similar import. In connection with the 'safe harbor' provisions of the Private Securities Litigation Reform Act of 1995 (the 'Reform Act'), we intend to caution investors that there are important factors that could cause our actual results to differ materially from those projected in our forward-looking statements, whether written or oral, made herein or that may be made from time to time by or on behalf of us. Investors are cautioned that such forward-looking statements are only predictions and that actual events or results may differ materially from such statements. We undertake no obligation to publicly release the results of any revisions to our forward-looking statements to reflect subsequent events or circumstances or to reflect the occurrence of unanticipated events.

We wish to ensure that any forward-looking statements are accompanied by meaningful cautionary statements in order to comply with the terms of the safe harbor provided by the Reform Act. Accordingly, we have set forth in Exhibit 99.1 to this Annual Report on Form 10-K a list of important factors, certain of which are outside of management's control, that could cause our actual results to differ materially from those expressed in forward-looking statements or predictions made herein and from time to time by us. Reference is made to such Exhibit 99.1 for a list of such risk factors.

ACQUISITION STRATEGY

Historically, we have made both product and business acquisitions. Although no assurances can be given with respect to future acquisitions, our acquisition strategy is focused upon the following principal objectives: (i) identification and acquisition of companies and/or products in the anesthesia, respiratory/critical care, emergency, homecare, sleep/ventilation and pharmaceutical technology services markets with the goal of expanding our product line and improving our market share positions,

3

(ii) expansion to international markets, and (iii) acquiring unique research and development capabilities. Such acquisitions may consume substantial amounts of capital, both to fund the purchase price and to fund the working capital needs of acquired companies and acquired product lines.

PRINCIPAL PRODUCTS AND SERVICES

Our primary products and services fall into four categories:
anesthesia;
respiratory/critical care;
sleep/personal ventilation (referred to as 'sleep'); and
pharmaceutical technology services.

We believe that our broad range of product offerings represents a competitive advantage over suppliers with more limited product offerings. We continue to supplement our existing products and services with new offerings designed to meet the needs of health care professionals. For example, in

response to reports of allergic reactions to medical devices containing latex, we manufacture a number of latex-free products. As a leading provider of single-patient use airway management products for the anesthesia and respiratory/critical care markets, we have developed a reputation with physicians for providing quality products. We believe that brand recognition helps drive demand for our products.

We have leveraged our airway management expertise by providing products and services for the high growth sleep/personal ventilation and sleep services markets. We offer products for the treatment of obstructive sleep apnea and operate approximately 70 sleep diagnosis centers which test the need for sleep apnea products.

Our principal products and services are described below:

ANESTHESIA PRODUCTS

Anesthesia Breathing Circuits. We offer a wide variety of single-patient use anesthesia breathing circuits, which are used to carry oxygen and anesthesia to a patient while under general anesthesia during surgery. Breathing circuits connect the patient to the anesthesia machine and to various patient monitors. The traditional system is referred to as a 'circuit' because it is comprised of two tubes, one carrying inspiratory gases to a patient and the other carrying expiratory gases away from the patient. Each breathing circuit consists of flexible hoses, a breathing bag, and a 'Y' and elbow attachment. Since the breathing circuit needs of hospitals vary significantly, we offer a large variety of circuits designed to be compatible with anesthesia equipment manufactured by numerous other companies. With the Marquest acquisition in 1997, we began offering circuits that deliver heated humidification to patients. Technological advances in the areas of gas sampling, temperature monitoring, humidification and bacterial/viral filtration have provided us with opportunities to expand our breathing circuit offerings.

Face Masks. In 1981, Vital Signs introduced the first clear plastic air-filled cushion face mask for single patient anesthesia and respiratory use. We believe that the soft air-filled cushion face mask provides a better seal on most patients than other face masks, thus improving the delivery of anesthetic gases and oxygen to the patient. A clear face mask also permits the clinician to better observe certain patient problems, such as life-threatening aspiration, while the patient is anesthetized. We offer various sizes and types of face masks. We anticipate that the usage of single-patient use face masks in surgical procedures internationally will continue to expand as single-patient use products become increasingly accepted in international hospitals.

General Anesthesia Systems (GAS'TM'). We assemble and market General Anesthesia Systems (generically considered customized anesthesia kits), which can include more than 20 products, such as air-filled cushion face masks, breathing circuits, blood pressure cuffs and temperature monitoring probes. In marketing our GAS'TM' kits, our sales representatives use detailed questionnaires to assist each customer in determining the particular products the hospital desires in its anesthesia kits. We then assemble GAS'TM' kits to meet the hospital's specific needs.

4

Limb-[th]'TM', a single limb breathing circuit used for general anesthesia, transport and/or critical care situations. The single limb incorporates a patented technology with a septum to separate inspiratory and expiratory gases. It competes with the traditional two limb system and is an alternative to the tube within a tube circuit.

PAXpress'TM'. In the first quarter of Fiscal 2001, we introduced a pharyngeal airway (PAXpress), a single use airway device promoted as an alternative to the LMA (laryngeal mask airway) device. The PAXpress'TM' is used for airway management during general anesthesia procedures, and with just one size, can accommodate all adults over 90 pounds.

INFUSABLE'r' Disposable Pressure Infusor. Invasive pressure monitoring has been used since the early 1970's as a means of monitoring blood and other fluid pressures of patients in certain critical care situations. The monitoring process involves inserting a catheter into the artery of the patient, connecting the catheter to a transducer (a device which converts the pressure impulse from the patient's blood into an electrical signal), and transmitting the electrical signal to a monitoring screen. The monitoring process uses a fluid filled conduit to connect the catheter to the transducer. The fluid generally is a saline solution forced into the system by a pressure infusor. Our INFUSABLE'r' disposable pressure infusor consists of an inflatable bladder, a bulb to pump air into the bladder and a patented pressure gauge. The Infusable'r' also has a mesh netting into which a package of sterile fluid or 'solution bag' is placed. The fluid is connected to the monitoring system and the pressure on the solution bag is set at a pressure level designed to maintain the pressure required by the monitoring system. The Infusable'r' is also designed to deliver blood or fluids to a patient at a rapid rate usually under trauma conditions.

Vital View'TM' Single-Patient Use Fiberoptic Laryngoscope System. This disposable system is designed to assist the anesthesiologist in correctly placing an endotracheal tube within the trachea of the patient. Our Vital View'TM' system has single-patient use blades which we believe offers several advantages over traditional reusable metal blade laryngoscope systems, including lowering the risk to both the patient and physician of infection associated with reusable metal blades and handles. In addition, we believe that hospital capital outlays for stocking emergency crash carts can be reduced by purchasing the Vital View'TM' system rather than a reusable fiberoptic system.

THOMAS MEDICAL PRODUCTS

Thomas Medical Products, Inc. ('TMP'), a wholly-owned subsidiary of Vital Signs, Inc., is an original equipment manufacturer ('OEM') and contract development organization which relies upon its scientific, technical, engineering, manufacturing and QA/Regulatory expertise in the disposable medical device area. TMP manufactures devices which provide access primarily to the vascular system by medical professionals and include products such as introducers, sheaths, dilators, hemostasis valves and catheters. TMP's products are sold primarily to other healthcare product providers to be used in their products or as part of kits, or as a finished product. TMP is included in the anesthesia business segment in Note 21 to the Notes to the Consolidated Financial Statements. Revenue was \$18.7 million, \$16.5 million and \$14.4 million for TMP for each of the three years ended September 30, 2003, 2002 and 2001, respectively.

RESPIRATORY AND CRITICAL CARE PRODUCTS

Gas-Lyte'r' and Quick-ABG'r'. We offer a broad line of disposable arterial blood gas ('ABG') syringes and collection systems. Blood gas syringes are used to collect blood for blood gas analyses routinely performed in hospitals on patients suspected of having metabolic, respiratory or other cardiopulmonary difficulties. The blood gas sample is processed through a blood gas analyzer.

Blood gas analyzers are manufactured by a wide range of manufacturers. We offer our ABG products in both standard configurations and in kits that are customized to meet a specific hospital's needs, and function with their blood gas analyzers.

Code Blue II'TM'. Vital Signs was the first to offer single-patient use manual resuscitators. Manual resuscitators are ventilation devices which are squeezed by hand to force oxygen into a patient's lungs. They are used throughout the hospital in a variety of settings. For example, patients on a ventilator require the use of a resuscitator prior to tracheal suctioning procedures. Another use is in providing

.

oxygen while transporting the patient between the operating room and other critical care units. In addition, resuscitators are typically placed strategically throughout the hospital to provide assistance to patients who have stopped breathing and require resuscitation. Code Blue II'TM' resuscitators are sold in different sizes for infants, children and adults. These resuscitators alleviate certain problems involved in mouth-to-mouth emergency resuscitation, including the risk to both the rescuer and the individual of transmitting infections. We believe that most reusable manual resuscitators are costly to sterilize and require re-assembly, which may result in errors that compromise proper function. In contrast, Code Blue II'TM' resuscitators are relatively inexpensive and are delivered fully assembled.

Babysafe'TM' and Hyper Inflation Systems. We offer both Babysafe'TM' and traditional hyperinflation systems used for infant resuscitation, a specialized line of infant hyperinflation products (BabySafe'TM', PediBlue'TM' and BabyBlue'TM' hyperinflation systems), used in labor and delivery rooms and in neonatal intensive care units, where controlling the spread of infection is particularly critical. BabySafe'TM' offers the ability to adjust and limit the level of pressure that can be delivered during resuscitation. Oxygen can be delivered without the risk of barotrauma. These systems are available in a variety of configurations and sizes to meet the needs of infants.

CleenCuff'TM' and CUFF-ABLE'r' Blood Pressure Cuffs. We manufacture and sell single patient use blood pressure cuffs which are wrapped around the arm of a patient to obtain a blood pressure reading. Our single-patient use blood pressure cuffs provide hospitals with an alternative to traditional reusable blood pressure cuffs that can become contaminated by touch, with blood and other body fluids. While all patients admitted to hospitals are candidates for their own dedicated blood pressure cuff, we believe that to date the primary market for disposable cuffs has been for cases where infection control is a high priority. Our cuffs are sold in a variety of sizes (including neonatal) and are adaptable to all manual and electronic blood pressure monitors that utilize blood pressure cuffs.

Continuous Positive Airway Pressure ('CPAP') Systems. Our face mask CPAP systems provide a less invasive and more comfortable way of providing oxygen to certain patients than conventional ventilator-based systems. Our face mask CPAP systems eliminate the need to insert an endotracheal tube into the patient's trachea and then attach the patient to a ventilator. Mask CPAP systems are now being used successfully in the pre-hospital setting to treat patients with cardiogenic pulmonary edema. The system consists of a compact flow generator

connected to an air filled cushion face mask. The face mask is attached to a single patient use PEEP (positive end expiratory pressure) valve designed to maintain positive airway pressure in the lungs, thus allowing for more oxygen to diffuse into the patient's blood system.

Misty Ox'r' Respiratory Products. The MistyOx'r' line consists of three respiratory product lines that deliver hydration to a patient. The first is a pre-filled bubble humidifier which delivers low flow and low concentration of oxygen to patients, the second is a nebulizer which delivers medium to high flow and high concentrations of oxygen to patients, and the third is the addition of a regulated heater to the nebulizer. These products may be used by infants, children and adults in many areas of the hospital, including emergency, recovery and critical care.

ACTAR'r' and ACTAR D-Fib'TM' CPR Training Manikins. We manufacture a line of patented cardiopulmonary resuscitation ('CPR') training manikins. The ACTAR'r' manikin was re-designed in Fiscal 2000 to meet changing market demands. The new Actar D-Fib incorporates additional functionality to meet the updated requirements of the American Heart Association and the Red Cross. New features include jaw thrust, abdominal thrust and anatomical landmarks for proper defibrillation training. While maintaining the necessary features and anatomical landmarks for CPR practices, our training manikins are far smaller and less expensive than full size manikins typically used for CPR training. The smaller size and affordable pricing enable each person in a CPR training class to practice with his or her own manikin, rather than sharing a single demonstration model.

Broselow/Hinkle'TM' Pediatric Emergency System. The Broselow/Hinkle'TM' pediatric emergency system is the product of extensive clinical efforts by James Broselow, M.D., and Alan Hinkle, M.D. to enable emergency care providers to determine the proper dose of medication and appropriate equipment size for infants in emergency situations. This system takes advantage of the direct correlation between a pediatric patient's body length and the proper size of emergency supplies and correct drug dosages. This patented system, licensed to Vital Signs, consists of: a tape measure having eight color

6

zones, a corresponding series of color-coded single-patient use emergency kits or modules and a nylon organizer bag custom-designed to hold all the supplies needed in either a trauma, cardiac or respiratory pediatric emergency. With this system, emergency room and EMS personnel can be confident that all the supplies necessary to manage a pediatric emergency are readily identified, available and organized in a manner that minimizes reaction time.

SLEEP/PERSONAL VENTILATION PRODUCTS

We have designed our sleep products to deliver airflow to patients undergoing therapy for the treatment of obstructive sleep apnea with the objective of increasing patient comfort and acceptance of the treatment. Continuous positive airway pressure is a common method for treating obstructive sleep apnea. We have manufactured and distributed continuous positive airway pressure systems for more than a decade for other respiratory applications and actively entered the sleep apnea market in 1997 through our interest in Breas Medical AB, a European manufacturer of personal ventilators for obstructive sleep apnea and long term ventilation. To date, most of our sales of these

devices have been overseas. We received FDA clearance for our first home care continuous positive airway pressure product in August 2000. We have designed our ventilation systems to produce and deliver gases to a patient requiring ventilation or oxygen therapy in both hospitals and the home. In addition, we provide diagnostic and therapeutic services through our Sleep Services of America subsidiary, which was created in January 2002 when we merged our National Sleep Technologies subsidiary with the sleep diagnostic business of The Johns Hopkins Health Systems Corporation.

Our principal products and service offerings in this category are set forth below. Other than the Breas PV10'TM', Breas PV10i, and the Breas HA50'TM', all of the products below are currently sold only outside of the U.S. We provide our sleep diagnostic services exclusively in the U.S.

Sleep Products

CPAP Flow Generators are electromechanical devices which deliver continuous positive airway pressure through a nasal mask to a patient suffering from obstructive sleep apnea in order to keep the patient's airway open during sleep. Given the importance of patient compliance in treating obstructive sleep apnea, we have designed our products to be easy to use, lightweight, small and quiet, making them relatively unobtrusive at the bedside. Our Breas PV10i'TM' adds the additional functionality of raising and lowering continuous positive airway pressure to accommodate various user sleep stages and positions.

Humidification Systems are heated humidifiers for use with continuous positive airway pressure or ventilation devices. Humidification is an important factor in the function of the respiratory system. Our Breas ${\tt HA50'TM'}$ has nine heating settings and is easy to clean.

Sleep Disorder Home Screening Devices are home-use systems for screening for sleep disorders, including obstructive sleep apnea. Our Breas SC20'TM' is a lightweight screening system for measuring and recording physiological data during sleep. The system can record oxygen saturation, airflow, pulse, breathing effort, snoring, limb movement and body position. The data is downloaded to a personal computer where our analysis software provides an indication of the presence of sleep apnea and other associated disorders.

Bi-Level CPAP such as our Breas PV101'TM' are electromechanical devices which deliver two levels of continuous positive airway pressure to a patient. It is used to treat more severe Obstructive Sleep Apnea and is much more comfortable for the user. In October 2003, we received FDA clearance for the Breas PV10i'TM' CPAP system for sale in the United States for obstructive sleep apnea. The PV10i is a self-adjusting Continuous Positive Airway Pressure (CPAP) device that uses a highly advanced, patented technique to respond to changes in an individual's breathing patterns. The device can adjust treatment pressure appropriately, as patient needs change, before apneic events occur. Traditional, constant CPAP devices must be set to a maximum pressure that is usually higher than is required throughout the night creating discomfort for the user. With the PV10i'TM', the mean treatment pressure is lower. Clinical studies

PV10i'TM' to other devices available in the marketplace.

Sleep Diagnostic Services. We provide diagnostic and therapeutic services through our Sleep Services of America ('SSA') subsidiary. As of September 30, 2003, this business operated approximately 70 sleep centers in 7 states and Washington, D.C., principally in the eastern U.S. SSA is dually accredited by the Joint Commission on Accreditation of Healthcare Organizations (JCAHO) in Ambulatory and Homecare. SSA has also received America Academy of Sleep Medicine (AASM) accreditation for select sleep centers. At these facilities which typically accommodate two patients per night, we conduct sleep studies to determine whether the patients referred to us suffer from sleep disorders. If a patient is determined to suffer from sleep apnea, we can offer follow-up diagnostic and monitoring services to the patient and may, under certain circumstances, be in a position to sell our sleep products to the patient. A sleep study is the process of recording various measurements used to identify different sleep stages and classify various sleep problems. During sleep testing, the activities that occur in a patient's body during sleep -- brain waves, muscle movements, eye movements, breathing through the mouth and nose, snoring, heart rate, and leg movements are monitored by small electrodes and sensors applied to the patient. These functions can be normal while the individual is awake, but abnormal during sleep. All of this information is transmitted from the equipment being worn to a special recorder, which saves these measurements for technicians to analyze. The referring physician receives a sleep report which includes a physician interpretation of the data and a diagnosis of the sleep-related problem, if any.

Ventilation Products

Ventilators are electromechanical devices used to assist a patient with respiratory problems. We have designed our systems for use in a clinical setting or at home. Our Breas PV501'TM' is designed for a patient requiring twenty-four hour home care ventilation. Our Breas PV403'TM' pressure support/volume control ventilator offers clinicians and patients a choice of pressure support, pressure control, volume control and synchronized intermittent mandatory ventilation.

PV102'TM' Bi-Level Ventilator. The PV102'TM' is an advanced Bi-Level ventilator device which allows separate pressure levels for inspiratory and expiratory phases of each individual breath. Ventilation can be matched to the patient's own breathing pattern by setting levels which promote more comfortable and more natural respiratory support. It can also be operated from an external battery, so that it can be used during transportation and traveling.

PV403'TM' Mixed Lifesupport Ventilator. The PV403'TM' ventilator supports the ventilation needs of patients suffering from respiratory insufficiency diseases. Patients benefiting from the PV403'TM' may suffer from neuromuscular (Duchene's), or other restrictive or obstructed diseases. The PV403'TM' is an advanced mixed homecare ventilator which can provide both volume and pressure ventilation. It has various settings that makes it very flexible to a broad band of applications. It has both internal and external battery capability and are well suited to be used in transport and traveling.

PV501'TM' Lifesupport Ventilator. The PV501'TM' is a fully functioning volume ventilator. This life-sustaining device may be used on home ventilator patients as well as the less acute, longer term ventilator patients that remain inside a hospital. This ventilator is a cost effective alternative to the rather narrow range of competitive products currently available in this field.

PHARMACEUTICAL TECHNOLOGY SERVICES

We deliver technology services to FDA regulated companies primarily in the

pharmaceutical sector. In addition, we also provide services from time to time to medical device, diagnostic and biotechnology companies. We advise clients by helping them establish and monitor processes designed to satisfy their regulatory requirements set forth by the FDA. We also assist clients in creating complete sets of documentation required by the regulations. Our focus has been in the areas of development and validation of systems and processes used in the manufacturing, information technology and infrastructure, research and development, laboratory and quality assurance departments of our clients.

8

As of September 30, 2003 our staff consisted of 112 professionals and our range of consulting services includes computer systems validation, process validation, equipment qualification, development and implementation of quality control programs, regulatory auditing, development of software for regulated environments, and customized training programs.

MARKET DATA

The following table sets forth, for each of the past three fiscal years, the dollar amount and approximate percentage of total net revenue represented by our four business segments: anesthesia, respiratory/critical care, sleep and our pharmaceutical technology services:

YEAR ENDED SEPTEMBER 30,

					•	
	200	3	200	2	200	1
	AMOUNT	%	AMOUNT	%	AMOUNT	%
			DOLLARS IN	MILLION	S)	
Anesthesia	\$ 76.0	41.7	\$ 71.8	41.3	\$ 69.0	42.3
Respiratory/Critical Care	45.8	25.2	46.8	26.9	52.2	32.0
Sleep	45.6	25.0	39.6	22.8	30.4	18.6
Pharmaceutical Technology Services	18.1	9.9	14.2	8.1	11.5	7.1
Rebate allowance adjustment(1)	(3.3)	(1.8)				
Other(2)			1.6	. 9		
Total	\$182.2	100%	\$174.0	100%	\$163.1	 100%

For additional information regarding these segments, see Note 21 to the

⁽¹⁾ Reflects an adjustment made during the second quarter of fiscal 2003. See 'Management's Discussion and Analysis of Financial Condition and Results of Operations -- Critical Accounting Principles and Estimates'.

^{(2) &#}x27;Other' relates primarily to one-time licensing revenue recorded in the first quarter of fiscal 2002 in the anesthesia business segment. Income from continuing operations related to this one-time licensing revenue was \$1,439,000 before taxes (\$953,000 after taxes).

Consolidated Financial Statements.

SALES, MARKETING AND CUSTOMERS

U.S. SALES

We sell our anesthesia and respiratory/critical care products to hospitals and surgery centers in the U.S. through our own sales force, which is led by our Vice President of Sales. As of September 30, 2003, our U.S. sales force consisted of:

57 sales representatives;

five regional sales managers;

one sales manager for pre-hospital sales; and

18 independent representatives for home care sales.

We market our anesthesia and respiratory/critical care products primarily to hospitals and other health care providers. While we utilize national distributors to deliver a portion of our anesthesia and respiratory/critical care products in the U.S., the end-user hospitals and other health care providers determine the channel through which they receive our products, either directly from us or through a distributor of their choice. See Note 20 to the Consolidated Financial Statements.

Many of our customers are members of group purchasing organizations. Group purchasing organizations provide their members access to discounted prices on products by negotiating discounts with manufacturers like us. Unlike distributors, group purchasing organizations do not themselves make purchases, carry inventory or physically handle product. We have agreements with several leading group

9

purchasing organizations, including AmeriNet, Broadlane, Consorta, Healthsouth, Healthtrust, MedAssets (HSCA), Novation, and Premier. Our strategy is to more fully penetrate our existing Group Purchasing Agreements and secure additional agreements. Our U.S. sales force is aligned into teams geographically in order to focus our efforts on sales penetration of regional shareholders of the Group Purchasing Organizations.

In July 2003, we were awarded a three-year competitively bid dual-source supply agreement with the group purchasing division of Premier, Inc., Chicago, IL. The agreement, effective August 1, 2003, includes our anesthesia breathing systems and breathing bags, face masks, filters and HCH (Hygroscopic Condensed Humidifier), airways and gas sampling lines. Premier is a leading healthcare alliance, collectively owned by more than 200 independent hospitals and healthcare systems in the United States, which are affiliated with nearly 1,500 hospitals and other healthcare sites, offering group purchasing supply chain and performance improvement services to nearly 1,500 member not for profit hospitals. In 2002, contracted purchases by Premier members for all industry wide products and services exceeded \$17 billion.

Also in July 2003, we were awarded two three-year dual-source supply agreements with AmeriNet, St. Louis, MO. The new agreements include our anesthesia breathing systems, face masks, arterial blood gas kits, disposable

resuscitators, filters, HCH (Hygroscopic Condenser Humidifiers) and gas sampling lines. AmeriNet represents more than 18,500 member facilities, including hospitals, integrated delivery networks, long-term care facilities, surgery centers, clinics, home care and emergency services. In 2002, contracted purchases by members for all industry wide products and services exceeded \$5.6 billion.

Again in July 2003, we were award a supply agreement with Novation, the supply chain management company based in Irving, TX. This is Vital Signs' first supply agreement with Novation. The agreement, effective June 1, 2003 for three years with the option of Novation to extend for up to an additional two years includes Vital Signs' HEPA filters, bacterial/viral filters, pulmonary function filters and related accessories. Novation serves the purchasing needs of more than 2,300 VHA Inc. and UHC (University HealthSystem Consortium) members, made up of community-based hospitals and academic medical centers. Novation agreements are also available to HealthCare Purchasing Partners International (HPPI) who serve more than 5,400 members and clients. Novation managed more than \$21 billion in annual purchases for VHA, UHC and HPPI members in 2002.

As new products which can be sold by our U.S. sales force are developed, we educate and train our sales force in the need, use, application and advantages of our products. We also hold quarterly training sessions for all of our sales people and conduct additional training as we deem appropriate.

As of September 30, 2003, our Sleep Services of America subsidiary had 5 sales people, each of whom supports a specific geographic region and is responsible for maintaining relationships with existing hospital accounts, assisting in the opening of new sleep centers and building occupancy at existing sleep centers. We intend to continue to grow this business through initiatives including the opening of new sleep laboratories, increasing utilization of existing laboratories and continuing education to the community.

As of September 30, 2003, our Stelex subsidiary had a team of six sales account managers, one sales manager, two marketing support personnel, and one director of business development for our pharmaceutical technology service. Our pharmaceutical technology services sales team is responsible for obtaining new business in the continental U.S. and Puerto Rico. Our regulatory consulting team calls on pharmaceutical and medical device companies regarding compliance with FDA regulations. As of September 30, 2003, we also employed three sales people to promote the video technology developed in the vioWorks'TM' division of our Stelex subsidiary. Our vioWorks'TM' sales team sells online meetings, presentation and multi-media conferencing via the Internet primarily to pharmaceutical and medical device companies which are seeking to train their sales forces and service organizations.

INTERNATIONAL SALES

For fiscal 2003, 2002 and 2001, international sales of \$45.3 million, \$38.3 million and \$35.9 million, respectively, accounted for approximately 25%, 22% and 22%, respectively, of our revenue. Our products are sold in over 55 countries worldwide. International net sales for our anesthesia and

million, \$15.9 million, and \$18.3 million, respectively. We sell our anesthesia and respiratory/critical care products in European and other international markets primarily through a strategic alliance with Rusch GmbH, a manufacturer of medical devices. In October 2002, we entered an exclusive multi-year strategic alliance and distribution agreement with Rusch International, to distribute Vital Signs anesthesia, respiratory and critical care products in those countries where Rusch has a direct sales force in the healthcare market. Rusch represents us in 10 countries. We view this alliance as an alternative to our historic approach of relying upon local distributors to sell anesthesia and respiratory/critical care products in foreign countries. In the United Kingdom, we have a sales manager and a direct sales force, which, as of September 30, 2003, consisted of six people. Our sleep/personal ventilation products are sold internationally through Breas' direct sales force, which calls on home health care distributors in France, Germany, Scandinavia, Spain and the United Kingdom, and through an independent distribution network in other countries. As of September 30, 2003, the Breas direct sales force consisted of 46 people. International net sales for Breas for fiscal 2003, 2002, and 2001 were \$26.5 million, \$22.7 million, and \$17.6 million, respectively.

MARKETING

Our marketing staff, which as of September 30, 2003 consisted of 13 people, works closely with our sales forces, collects and analyzes customer responses to new and existing products, participates in our product development program and assists in product training. In addition, our marketing staff develops and helps implement various internal and external promotional activities.

RESEARCH AND DEVELOPMENT

We believe that product development and innovation is an essential part of our overall success. As of September 30, 2003, we employed 38 engineers, scientists and technicians who are principally engaged in research and development activities. We supplement their efforts with outside consultants from time to time. The principal focus of our research and development activities is to develop product solutions for health care problems, specifically in the areas of anesthesia, respiratory/critical care and sleep.

We incorporate technical, manufacturing, operations, sales and marketing, and clinical expertise within our research and development processes. Our research and development staff works with health care providers to develop an in-depth understanding of, and to be responsive to, product applications and clinical needs, and works with our sales and marketing teams to better understand industry trends. We believe that we are often able to reduce the costs associated with new product development by utilizing our in-house manufacturing capabilities to rapidly produce quantities of prototype products suitable for trial use and sale.

In July 2003 we commenced a clinical study of the safety, efficacy and benefits of our T-Wall'TM' Tube for airway management of premature infants. The study will be conducted at the Children's Hospital of New York, part of the Columbia-Presbyterian health network. The ultra-thin walled endotracheal tube, T-Wall'TM' Tube, is an FDA 510(k) cleared device and is an integral part of a low- resistance, low-dead space breathing system for use with neonates who require mechanically assisted ventilation.

We expect to continue to rely principally on our internal staff to perform research and development in our primary areas of expertise. Our research and development expenses aggregated \$5,871,000, \$6,615,000 and \$6,937,000 for fiscal 2003, 2002 and 2001, respectively.

PRODUCT LIABILITY EXPOSURE

We are exposed to potential product liability resulting from the use of our products. We presently maintain product liability insurance coverage of \$20,000,000 in the aggregate. Our product liability policy generally protects us against claims of bodily injury or property damage arising out of any products manufactured, sold or distributed by us. If a judgment in a product liability suit were entered against us or we entered into a settlement agreement in excess of a policy limit or outside the scope of coverage, including for example, punitive damages, our profitability and financial condition may be

11

impacted significantly. We cannot assure you that our current level of insurance will be sufficient to cover product liability claims or that such coverage will remain available to us on satisfactory terms, if at all.

MANUFACTURING AND QUALITY CONTROL

We manufacture most of our products. Our manufacturing processes and systems have allowed us to provide quality products, to react quickly to changes in demand and to generate manufacturing efficiencies. We purchase resins, our primary raw material used in a variety of our anesthesia and respiratory products, in bulk. We believe that these capabilities allow us to contain costs, control quality and maintain security of proprietary processes. For certain products, our manufacturing function consists principally of assembling and packaging components that we purchase from others. We continually evaluate our manufacturing processes, with the objective of increasing automation, streamlining production and enhancing efficiency in order to achieve cost savings and improve quality.

We manufacture anesthesia breathing circuits, filters, blood pressure cuffs, pressure infusors, arterial blood gas syringes, heated humidification circuits, nebulizers, manual resuscitators, introducers, sleep therapy products and ventilators. We perform tube extrusion, injection molding, radio frequency welding, product assembly, product testing, packaging and distribution. In some instances, plastic components incorporated in certain products are molded to our specifications by outside custom injection molders who utilize molds that are designed and, in most instances, owned by us. Our suppliers typically are presented with written specifications to assure that components are manufactured in conformity with our design.

As many of our products are utilized within the operating rooms and critical care units of hospitals, we conduct quality control testing in all of our facilities. Our quality systems are designed to meet the FDA's Quality Systems Regulation. We are required to maintain records of all raw materials received and used in the manufacturing process along with complete histories of all devices manufactured. In order to distribute in Europe, our Quality Systems have been certified to be in compliance with ISO 9001, EN46001 and ISO 13485 standards.

SIGNIFICANT SUPPLIERS

In 1980, we acquired the rights to our air-filled cushion anesthesia face mask through a collaboration arrangement with Respironics, Inc. ('Respironics'). Face masks are used in a variety of our circuits and are sold individually to customers. We purchase our face masks from Respironics, a single source which

manufactures the face mask in the People's Republic of China. Our supply agreement with Respironics requires Respironics to supply air-filled cushion face masks of various specifications to us on an exclusive basis for anesthesia purposes, and obligates us to purchase all of our anesthesia face masks from Respironics as long as Respironics is the low cost supplier. We have had a series of supply agreements with Respironics for many years. The current supply agreement with Respironics was renewed in 1999 to extend its term until 2006, with an additional option to further extend the term of the agreement through 2011, providing us with a secure supplier relationship on this key product.

If the supply of face masks from Respironics should be interrupted for any reason, we would seek to find alternative suppliers of face masks. In such event, we may experience disruption in our business. No assurance can be given that, in the event of such an interruption or cessation, we could, in fact, maintain our required supply of face masks in a quantity and at a cost that would not have a material adverse effect on our business and operating results. Our policy is to maintain a stock of face masks in the United States to lessen the impact of any temporary production or supply disruption.

SALES BACKLOG

Our objective is to ship all orders within relatively short time frames, therefore, backlog is not significant to our business.

12

COMPETITION

The markets in which we do business are highly competitive. The principal bases for competition in our markets include product features, price, quality, customer service, performance, market reputation, breadth of product offerings and effectiveness of sales and marketing. We believe that our products compete favorably with respect to these factors.

We compete on a product-by-product basis with various companies, many of which have greater financial and marketing resources, broader product lines or both. Our primary competitors in each of our product and service categories are the following entities and their affiliates.

PRODUCT/SERVICE CATEGORY	PRIMARY COMPETITORS
Anesthesia:	Baxter International Inc. King Systems Corporation SIMS Portex, Inc. Tyco International, Inc.
Respiratory/Critical Care:	Allegiance Healthcare Corporation Ambu International A/S Critikon, Inc./General Electric Medical Services Fisher & Paykel Healthcare Corporation Limited

Kimberly-Clark Corporation

Tyco International, Inc.

Sleep/Personal Ventilation:..... Fisher & Paykel Healthcare Corporation Limited

Respironics, Inc. Resmed, Inc.

Two International I

Tyco International, Inc.

Sleep centers maintained by hospitals and various $% \left(1\right) =\left(1\right) \left(1\right) \left($

local

sleep centers.

Pharmaceutical Technology Services:..... Day & Zimmerman

Taratec

The Washington Group

Numerous national and regional companies.

REGULATION

MEDICAL DEVICE REGULATION

As a manufacturer of medical devices, we are subject to regulation by, among other governmental entities, the FDA and the corresponding agencies of the states and foreign countries in which we sell our products. We must comply with a variety of regulations, including the Quality System Regulations of the FDA, and are subject to periodic inspections by the FDA and applicable state and foreign agencies. Enforcement of the Quality System Regulations has increased significantly in recent years, and the FDA has publicly stated that compliance will be more strictly scrutinized. If the FDA believes that its regulations have not been fulfilled, it may invoke extensive enforcement powers. Noncompliance with applicable requirements can result in, among other things, warning letters, fines, injunctions, civil penalties, recall or seizure of products, total or partial suspension of production, failure to receive pre-market clearances or approvals, withdrawal of approvals and criminal prosecution. The FDA also has the authority to require recall, repair, replacement or refund of the cost of any device manufactured or distributed by us.

Medical devices are classified by the FDA into three classes that determine the degree of regulatory control to which the manufacturer of the device is subject, Class I being the least stringent and Class III being the most stringent. Class I devices are subject to general controls, including reporting certain types of device-related events to the FDA, labeling and adherence to the Quality System Regulations. Class II devices are generally subject to general and special controls including

13

Section 510(k) clearance, performance standards, postmarket surveillance, patient registries and FDA guidelines. Class III devices are those which must receive pre-market approval by the FDA to ensure their safety and efficacy, such devices include life-sustaining, life-supporting and certain implantable devices, or new devices which have not been found to be substantially equivalent to legally marketed Class I or Class II devices. The pre-market approval process may take several years and requires the submission of extensive performance and clinical information.

We believe that most of our products are either Class I or Class II products. However, some of the devices manufactured by our Thomas Medical Products subsidiary are Class III devices which are used for arterial closure following angiography, angioplasty or stenting. Also some of our products in development for use by patients with congestive heart failure may be classified as Class III and, therefore, may be subject to the time-consuming and expensive pre-market approval process. Many new medical devices, including most of our products, and some modifications to existing medical devices, are subject to a pre-market notification process pursuant to Section 510(k) of the Federal Food, Drug, and Cosmetic Act. Furthermore, current FDA enforcement policy prohibits the marketing of approved or cleared medical devices for unapproved or uncleared uses. We cannot assure investors that we will be able to identify each circumstance in which compliance with the pre-market notification process is required.

After clearance or approval is given, the FDA or foreign regulatory agencies may withdraw clearances or approvals or require us to change the device or its manufacturing process or labeling, to supply additional proof of its safety and effectiveness or to recall, repair, replace or refund the cost of the medical device. The process of obtaining clearances or approvals to market products can be costly and time consuming and can delay the marketing and sale of our products.

Federal, state and foreign regulations regarding the manufacture and sale of medical devices are subject to change. In the future, we cannot predict what impact, if any, such changes might have on our business.

International sales of medical devices are subject to foreign government regulations, which vary substantially from country to country. The time required to obtain approval by a foreign country may be longer or shorter than that required for FDA approval, and the requirements may differ significantly.

The European Union has adopted legislation, in the form of directives to be implemented in each member state, concerning the regulation of medical devices within the European Union. The directives include, among others, the Medical Device Directive that establishes standards for regulating the design, manufacture, clinical trials, labeling, and adverse event reporting for medical devices. Under the Medical Device Directive, a Competent Authority is nominated by the government of each member state to monitor and ensure compliance with the Directive. The Competent Authority of each member state then nominates a Notified Body to oversee the conformity assessment procedures set forth in the Directive, under which manufacturers demonstrate that their devices comply with the requirements of the Directive and are entitled to bear the 'CE' marking. 'CE' is an abbreviation for Conformite Europeene, or European Conformity, and the CE marking, when placed on a product, indicates compliance with the requirements of the applicable directive. Medical devices properly bearing the CE marking may be commercially distributed throughout the European Union. We have approval to affix the CE marking on all our major product lines. As new products are introduced, we intend to take steps to gain approval for CE marking. While no additional premarket approvals in individual European Union countries are required prior to marketing of a device bearing the CE mark, practical complications with respect to marketing introduction may occur. For example, differences among countries have arisen with regard to labeling requirements. Failure to maintain the CE mark will preclude us from selling our products in the European Union.

Canada requires device manufacturers to obtain licenses for their products. To obtain these licenses, the manufacturer's quality systems must be audited by a Canadian approved third party and the manufacturer must obtain a certification to CAN/CSA ISO-13485-98. Failure to obtain and retain these licenses would preclude us from selling our products into Canada.

14

HEALTH CARE REGULATION

As a provider of sleep diagnostic services, we are subject to regulation by U.S. federal and state authorities aimed at combating fraud and abuse in the health care industry. The federal government has enacted statutes and corresponding regulations addressing kickbacks, self-referral, the submission of false claims for reimbursement and the failure to follow physician prescriptions. Many states have enacted similar statutes. The federal laws apply in any case where we may provide a product or service that is reimbursable under the Medicare or Medicaid programs, or where we are requesting reimbursement from Medicare or Medicaid.

The federal government is authorized to impose criminal, civil and administrative penalties on a health care provider who files a false claim for reimbursement from Medicare or Medicaid. Even where a claim has not been submitted to Medicare or Medicaid, criminal penalties may be imposed against the provider if the government can show that the claims constitute mail fraud or wire fraud. The government has increasingly been applying penalties in a broadening range of circumstances, for example, in instances where reimbursement has been made or sought for medically unnecessary services or for services that fall below clinical standards for quality care.

The federal anti-kickback law prohibits the offering, solicitation, payment or receipt of anything of value which is intended to induce the referral of Medicare or Medicaid patients, or to induce the ordering of items or services that are reimbursable under those programs. The federal anti-kickback law has been interpreted to apply where one purpose of an arrangement is to induce referrals — it need not be the primary purpose of the arrangement. Arrangements that meet certain so-called 'safe harbors' are deemed not to violate the federal anti-kickback law; but the failure of a particular arrangement to meet a safe harbor also does not necessarily mean that such an arrangement is illegal per se.

The federal self-referral law, commonly referred to as the Stark Law, prohibits a physician from referring a patient to another health care provider for certain designated health products and services reimbursable by Medicare or Medicaid including durable medical equipment — if the referring physician has a financial relationship with that provider. 'Financial relationship' has been broadly defined in the applicable regulations to include both direct and indirect relationships, and includes both ownership interests and compensation as forms of financial relationships. As with the federal anti-kickback law's safe harbors, the Stark Law and its regulations exclude certain arrangements from the general prohibition, provided that specific criteria applicable to each arrangement are met.

Our ability to sell our Breas products in our sleep centers is restricted by strict federal regulations which prohibit us from diverging from a physician's prescription. If a physician prescribes a continuous positive airway pressure product other than a Breas product for a patient at one of our sleep centers, we are prohibited by federal regulations from substituting a Breas product.

The penalties for violating these federal laws include criminal sanctions and fines including treble damages and civil and administrative penalties, which may include, but not be limited to, exclusion from the Medicare and Medicaid programs, and the requirement to repay to the federal government any reimbursement the provider has received in violation of the law.

Many states have enacted laws similar to the federal fraud and abuse laws. There is a great degree of variability among these states in terms of the applicability and requirements of each of their laws. For instance, some states' laws are applicable only to services or products reimbursable under Medicaid, while others' apply to all health care services regardless of the source of payment. By way of further example, some states do not prohibit referrals to a provider with which the referring physician has a financial relationship, but only require that the patient be informed of the relationship before the referral is made.

PRIVACY REGULATION

Certain of our business activities require that we collect and/or use information about individuals and their medical conditions. As a result, we are subject to regulations by both U.S. and foreign authorities intended to protect the privacy of those individuals by requiring that we maintain the confidentiality of their information.

15

In 1996, the U.S. Congress enacted the Health Insurance Portability and Accountability Act, which mandated, among other things, the promulgation of regulations to address the privacy of health information and to reduce many of the costs and administrative burdens of the health care industry. These regulations have been developed by the U.S. Department of Health and Human Services, and address three general areas: standardization of electronic transactions, security of health information systems, and privacy of protected health information. Collectively, these regulations are intended to establish federal standards concerning the use, disclosure and protection of health information which, by its nature, can be linked to specific individuals. In addition to limited access to protected health information of our employees, our SSA subsidiary collects protected health information of its clients.

In addition, the Health Insurance Portability and Accountability Act calls for civil and criminal fines and penalties for the improper use and disclosure of individually identifiable health information. The regulations continue to evolve as the U.S. Department of Health and Human Services continues to receive public comment and revise certain of the regulations, most notably those addressing privacy. There is no meaningful history of enforcement efforts by the federal government at this time. It is therefore not possible to ascertain the likelihood of enforcement efforts in connection with the Health Insurance Portability and Accountability Act regulations or the potential fines and penalties that may result from the violation thereof.

Foreign governments are increasingly addressing concerns related to the privacy of information collected about their citizens with laws and regulations designed to protect the confidentiality of such information.

In addition, we are also subject to numerous federal, state and local laws relating to such matters as safe working conditions, environmental protection and fire hazard control. We cannot assure investors that we will not be required to incur significant expenses to comply with such laws and regulations in the future.

THIRD PARTY REIMBURSEMENT

The cost of medical care in the U.S. and many other countries is funded substantially by government and private insurance programs. Although we do not generally receive payment for our products or services directly from these payors other than in connection with our sleep diagnostic services, our continued success is dependent upon the ability of patients, hospitals and home care distributors to obtain adequate reimbursement for our products and sleep services. In most major markets, our products are purchased primarily by hospitals, which are generally either government funded or which invoice third-party payors directly, or otherwise invoice patients, who then seek reimbursement from third-party payors. Other than our direct to hospital sales and our sleep diagnostic services and any resulting sales of continuous positive airway pressure equipment, our remaining sales are to distributors and manufacturers of other medical products, who then sell to these customers. When we provide sleep diagnostic services in our own sleep centers, patients are generally covered by private insurance. In those instances, the patient is responsible for his/her co-payment portion of the fee and we invoice the patient's insurance company for the balance. In hospitals, we contract with the hospital on a 'fee for service' basis and the hospital assumes the risk of billing.

In the U.S., third-party payors include Medicare, Medicaid and private health insurance providers. These payors may deny reimbursement if they determine that a device has not received appropriate FDA clearance, is not used in accordance with approved applications, or is experimental, medically unnecessary or inappropriate. Third-party payors are also increasingly challenging prices charged for medical products and services, and certain private insurers have initiated reimbursement systems designed to reduce health care costs. The trend towards managed health care and the growth of health maintenance organizations, which control and significantly influence the purchase of health care services and products, as well as ongoing legislative proposals to reform health care, may all result in lower prices for our products and services. We cannot assure you that our products and services will be considered cost-effective by third-party payors, that reimbursement will be available or continue to be available, or that payors' reimbursement policies will not adversely affect our ability to sell our products and services on a profitable basis, if at all.

16

INTELLECTUAL PROPERTY

We primarily rely upon trade secrets and continuing technological innovations to develop and maintain our competitive position. However, where appropriate, we seek patent protection for inventions that we believe give our products a competitive advantage. When deemed appropriate, we have enforced and plan to continue to enforce and defend our patent rights. In an effort to protect our trade secrets, we require certain employees, consultants and advisors to execute proprietary information and invention assignment agreements upon commencement of employment or consulting relationships with us.

Some of our patents relate to significant technologies that are utilized in our anesthesia, respiratory/critical care and sleep therapy product lines. Our ongoing success depends in part on our ability to maintain our patents, obtain new patents, and develop new products and applications without infringing the

patent and other proprietary rights of third parties. There has been substantial litigation involving the intellectual property rights of medical device manufacturers. We have been involved in several such proceedings, often at significant expense to us. We cannot assure you that any of our patents will not be circumvented or challenged, that the rights granted by our patents will provide competitive advantages or that any of our pending or future patent applications will be issued with claims of the scope that we seek, if at all. If challenged, we cannot assure you that our patents will be held valid or enforceable. We cannot assure you that our products or proprietary rights do not infringe the rights of third parties. If an infringement were established, we could be required to pay damages, enter into royalty or licensing agreements on onerous terms and/or be enjoined from making, using or selling the infringing product. Any of these outcomes could have a material adverse effect on our business. We may decide not to introduce a product in the United States or a foreign country based upon the potential risk of patent infringement litigation.

EMPLOYEES

As of September 30, 2003, we had 1,204 full-time employees and 36 part-time employees. We believe that our relations with our employees are good. None of our employees are members of unions, although certain employees outside of the U.S. have statutory benefits comparable to collective bargaining agreements. Our full-time employees by department as of September 30, 2003 were:

Manufacturing and quality control	652
Sales and marketing	142
Sleep center technical personnel	170
Regulatory consultants	112
Research and development	38
Administration	90
Total	1,204

ITEM 2. PROPERTIES

We believe that our properties are adequate for our current needs. In addition, we believe that adequate space can be obtained to meet our foreseeable business needs. The following chart identifies the principal properties which we own or lease.

The properties listed below relate to the anesthesia and respiratory/critical care business segments, except for the Molnlyke, Sweden and Glen Burnie, Maryland properties which relate to our sleep segment, and Bensalem, Pennsylvania which relates to our pharmaceutical technology services business segment.

LOCATION	SQUARE FEET
Totowa, New Jersey* (executive offices, principal manufacturing and warehouse facilities)	154,000
space) Burnsville, Minnesota (manufacturing, warehouse and office	88,000
space) Molnlyke, Sweden* (Breas manufacturing, warehouse and	35,000
office space)	27,000
warehouse and office space)	22,500
warehouse and office space)	12,000
Bensalem, Pennsylvania (Stelex office space) Glen Burnie, Maryland (Sleep Services of America office	16,500
space) Barnham, United Kingdom (Vital Signs, Ltd warehouse and	9,980
office space)	6,310

ITEM 3. LEGAL PROCEEDINGS

On December 6, 1999, a complaint was filed against us on behalf of the former shareholders of our Vital Pharma subsidiary alleging breach of contract for failure to pay earnout payments allegedly due under the stock purchase agreement executed in connection with our purchase of Vital Pharma in December 1995. We have answered the complaint, filed counter-claims and moved to transfer the case to arbitration. In August 2000, the court ordered the plaintiff to submit such claims to binding arbitration and stayed all other proceedings pending the outcome of the arbitration. The parties are in the final stages of discovery in the arbitration proceeding. In November 2003, the arbitrator ordered the parties to complete all outstanding discovery and to be prepared to begin the hearing on January 6, 2004 and to conclude all hearing dates by the middle of February 2004.

On May 7, 2003 a complaint was filed against the Company and two of its officers by Joseph Bourgart, a former chief financial officer of the Company for the period January 11, 2002 to November 2002. Plaintiff alleges that he was a 'whistleblower' within the meaning of the New Jersey Conscientious Employee Protection Act, based on allegations of improper accounting practices. Plaintiff asserts these allegations notwithstanding the fact that, in connection with the filing of the Company's Quarterly Report on Form 10-Q for the Company's third quarter of fiscal 2002 (the period ended June 30, 2002), he had executed a certification pursuant to the Sarbanes-Oxley Act certifying that the Quarterly Report on Form 10-Q for that period 'fully complies with the requirements of Section 13(a) of the Securities and Exchange Act of 1934' and that 'the information contained in the report fairly presents, in all material respects, the consolidated financial condition of the Company...'. Furthermore, as the Company's chief financial officer, Plaintiff signed the Company's Quarterly Reports on Form 10-Q for the first quarter and second quarter of fiscal 2002 (ended December 31, 2001 and March 31, 2002, respectively). Less than one month before Plaintiff's resignation, he participated in a meeting with the Company's worldwide management team to review the accuracy of the Company's Annual Report on form 10-K for the 2002 fiscal year. At that meeting he voiced no objections

^{*} We own this facility.

to the 10-K, nor did he assert or even suggest that the report contained any untrue statements or omitted to state any material fact. Of the items enumerated in the complaint, most had already been reviewed with the Company's independent accountants and the Company's Audit Committee prior to the Company's filing of its quarterly report for the third quarter of fiscal 2002. The Company believes that the filing of the complaint is a retaliatory action by Plaintiff who voluntarily resigned without any severance payment after being confronted with evidence of certain unethical and possibly illegal conduct. Nevertheless, in accordance with the Sarbanes-Oxley Act, the issues raised in the complaint were referred to the Audit Committee, which conducted its own independent analysis of those matters.

On December 26, 2003 the Audit Committee reported to the Board of Directors on the results of its investigation and determined that no evidence of fraud had been discovered during the course of the investigation. The Audit Committee also determined that any decision regarding the potential restatement of the Company's

18

previously published financial statements is to be made by the Company's management in concurrence with the Company's auditors. However, based upon the results of the investigation, the Audit Committee does not recommend that any restatement be made to the Company's previously published financial statements. The Company is in agreement with the Audit Committee that no restatement is required.

Additionally, as a result of the investigation the Audit Committee compiled a list of areas in which the Committee believes the Company needs to improve its record keeping, documentation, policies, procedures and financial controls. That report will be delivered to the Board of Directors in the immediate future. Management has given its commitment to undertake a program to effectuate these recommendations.

On July 28, 2003 the defendants filed a motion for summary judgement to dismiss the lawsuit. The motion asserts that Plaintiff resigned after being confronted with proof of his unethical and possibly illegal conduct; that the Plaintiff is not a 'whistleblower'; and that the Plaintiff has no basis for his assertion of impropriety as he repeatedly represented in writing to the Securities and Exchange Commission and the Company's auditors that the Company's public filings were true and accurate in all material respects. Inasmuch as Plaintiff approved and certified the accuracy of the Company's financial statements to the investing public under penalty of criminal prosecution, the Company has asserted that no reasonable jury could believe that Plaintiff had reasonable belief that the Company engaged in improper accounting practices. The Company strongly denies that it had engaged in improper conduct both as regards its accounting practices and with regard to its treatment of the Plaintiff.

On May 16, 2003 the Company was served with a complaint answerable in Belgium by its former distributor. The complaint alleges breach of contract and seeks damages of 185,040 Euro (representing approximately \$222,000 U.S. dollars based on exchange rates in effect on September 30, 2003). The demand represents salary and related costs for the distributor's employees associated with selling the Company's product line and the value of the customer base inherited by the new distributor. The Company has recorded a reserve for a possible settlement or loss.

A first amended complaint was filed against the Company's Vital Pharma subsidiary on September 8, 2003 in the U.S. District Court for the Northern District of California related to the packaging services it provides to Lifecore Biomedical, Inc. ('Lifecore'). The complaint asserts multiple theories of negligence and product liability claims against the defendants for injuries allegedly sustained through the use of Lifecore's Gynecare Intergel ('Intergel') product during surgery. Lifecore manufactures the product, which is approved for the purpose of reducing post-surgical adhesions. The Company's insurance carrier has responded and has also notified Lifecore of its obligation under its agreement with Vital Pharma to indemnify it for complaints related to product defects.

We are also involved in other legal proceedings arising in the ordinary course of business. We cannot predict the outcome of our legal proceedings with certainty. However, based upon our review of pending legal proceedings, we do not believe the ultimate disposition of our pending legal proceedings will be material to our financial condition. Predictions regarding the impact of pending legal proceedings constitute forward-looking statements. The actual results and impact of such proceedings could differ materially from the impact anticipated, primarily as a result of uncertainties involved in the proof of facts in legal proceedings.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

The annual meeting of our shareholders was held on September 29, 2003. At that meeting, each of the nominees for election to the Board, as identified in our proxy statement, were elected. The Board of Directors nominated 3 directors whose terms will expire in 2006 and 2 directors whose terms will expire in 2004. The nominees whose terms will expire in 2006 are Mr. Bershad, Mr. Dimun, and Mr. Donnelly.

19

The nominees whose terms will expire in 2004 are Mr. Robbins and Mr. Schapiro. The following number of shares were voted for and against each nominee.

		AUTHORITY
NOMINEE	VOTES FOR	WITHHELD
David J. Bershad	9,308,488	505,830
Anthony J. Dimun	7,685,537	2,128,781
Howard W. Donnelly	9,308,861	505,457
Richard L. Robbins	9,400,190	414,128
George A. Schapiro	9,481,388	332,930

Additionally, one other proposal was put before the shareholders, relating to the adoption of a stock investment plan to replace the Company's current investment plan which expires in January 2004. The proposition passed by a vote of 7,800,871 shares for; 1,310,580 shares against; 131,844 abstentions; and 571,023 shares not voted by brokers.

ITEM 4A. EXECUTIVE OFFICERS OF THE REGISTRANT

The Company's executive officers are as follows:

NAME	AGE*	POSITIONS WITH THE COMPANY
Terry D. Wall	62	President, Chief Executive Officer and Director
Mark H. Felix	37	Executive Vice President, Global Planning
Frederick S. Schiff	55	Executive Vice President and Chief Financial Officer
Joseph J. Thomas	67	President, Thomas Medical Products, Inc. and Director
Barry Wicker	63	Executive Vice President Sales and Director

Terry D. Wall founded the Company in 1972 and has been President, Chief Executive Officer and a director of the Company since that time. He has also invested in and serves on the board of directors of certain healthcare businesses'. He received a Bachelor of Science degree in 1963 from the University of Maryland and a Master of Business Administration degree from Pace University in 1975. For the foreseeable future, the Company will remain dependent upon the efforts of Mr. Wall. The Company does not maintain key man life insurance on Mr. Wall's life.

Mark H. Felix has served as an Executive Vice President of our company since March 2002, with primary responsibility for global planning. From 1996 to 2002 he held positions of consultant, managing director, chief operating officer, and chief executive officer for the U.S. operations of Rogen Incorporated, an international business communications consulting firm. Prior to joining Rogen, he held a variety of positions in the paper and forest products and banking industries, having worked for Boise Cascade, Stone Consolidated and Chemical Bank. He served as a Signals Intelligence Officer in the United States Marine Corps. He holds BA degrees in Political Science and Psychology from the University of Rochester and an MSBA from Boston University.

Frederick S. Schiff has served as our Chief Financial Officer since November 2002. Previously he was employed by Bristol-Myers Squibb (a pharmaceutical company), serving as Senior Vice President and Chief Financial Officer from 2001 to April of 2002; as Senior Vice President, Financial Operations and Controller from 2000 to 2001; and prior to that as Vice President, Financial Operations and Controller from 1997 to 2000. He held other financial and accounting positions within Bristol-Myers Squibb from 1982 to 1997. He holds a BA from New York University and an MBA from Columbia University. Mr. Schiff is a certified public accountant licensed in the State of New York.

Joseph J. Thomas has served as a director of the Company and President of Thomas Medical Products, Inc. ('TMP') since the Company acquired TMP on October 1, 1992. Prior to the acquisition of TMP, Mr. Thomas was President of TMP from 1990 -- 1992. Mr. Thomas was President and General

20

^{*} As of September 30, 2003.

including Johnson & Johnson.

Barry Wicker has served as a director and an Executive Vice President of the Company since 1985 (with primary responsibility for sales and marketing). Mr. Wicker joined the Company in 1978 as National Sales Manager and became Vice President -- Sales in 1981. Prior to joining the Company, he held various marketing and sales positions with The Foregger Co. over a 20 year period.

Each of the Company's executive officers serves as such at the pleasure of the $\ensuremath{\mathsf{Board}}$.

21

PART II

ITEM 5. MARKET FOR THE REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

Our Common Stock (the 'Common Stock') is traded in the over-the-counter market and quoted on the National Market System of the National Association of Securities Dealers Automated Quotation System ('NASDAQ') under the symbol 'VITL'. The following table sets forth the high and low closing sales prices of the Common Stock on the NASDAQ National Market System, and the cash dividends declared per share of Common Stock, for the periods indicated:

			DIVIDEND
	HIGH	LOW	PER SHARE
Fiscal Year Ended September 30, 2002:			
Quarter ended December 31, 2001:	\$35.20	\$26.39	\$.04
Quarter ended March 31, 2002:	38.84	30.65	.04
Quarter ended June 30, 2002:	41.18	34.12	.04
Quarter ended September 30, 2002:	36.40	27.80	.04
Fiscal Year Ended September 30, 2003:			
Quarter ended December 31, 2002:	\$31.90	\$27.69	\$.04
Quarter ended March 31, 2003:	30.64	25.53	.05
Quarter ended June 30, 2003:	29.91	21.95	.05
Quarter ended September 30, 2003:	32.94	21.84	.05

As of September 30, 2003, there were approximately 333 holders of record of the Common Stock. This number of record holders does not represent the actual number of beneficial owners of shares of our Common Stock because shares are frequently held in 'street name' by securities dealers and others for the benefit of individual owners who have the right to vote their shares.

During fiscal 2003, the Company declared and paid cash dividends of \$.19 per share. We expect to continue to pay dividends on our Common Stock. However, the declaration of dividends is subject to the discretion of our Board of Directors and will depend upon various factors, including our financial condition, capital requirements, loan agreement restrictions and earnings, as well as such other factors as our board may deem relevant.

On November 4, 2003 the Board approved a \$0.01 increase in the quarterly dividend from \$.05 per share to \$0.06 per share payable on November 25, 2003 to shareholders of record on November 17, 2003.

The following table gives information about the Company's Common Stock that may be issued upon the exercise of options, warrants and rights under all of the Company's existing equity compensation plans as of September 30, 2003, including the Company's Investment Plan, as amended and restated as of May 30, 2001, 1991 Director Stock Option Plan and 1990 Employee Stock Option Plan, as amended and restated as of December 1, 1997, and the 2002 Stock Incentive Plan. No warrants or rights are outstanding under the foregoing plans.

	(a)		(c)
	NUMBER OF		NUMBER OF SEC
	SECURITIES	(b)	REMAINING AVAI
	TO BE ISSUED UPON	WEIGHTED AVERAGE	FUTURE ISSUAN
	EXERCISE OF	EXERCISE PRICE OF	EQUITY COMPENSA
	OUTSTANDING OPTIONS,	OUTSTANDING OPTIONS,	(EXCLUDING SE
PLAN CATEGORY	WARRANTS AND RIGHTS	WARRANTS AND RIGHTS	REFLECTED IN CO
Equity Compensation Plans Approved			
by Shareholders	493,159	\$24.65	1,506,8
Equity Compensation Plans Not	,		
Approved by Shareholders	144,700	\$29.08	
Total:	637 , 859		1,506,8

In addition to options granted pursuant to Company benefit plans, the Company, in fiscal 2003 has granted 102,700 stock options to employees independent of any such plans. As such, these options represent contractual commitments by the Company to the individual involved.

22

ITEM 6. SELECTED FINANCIAL DATA

The selected financial data as of and for each of the five years ended September 30, 2003 has been derived from consolidated financial statements that have been audited by Goldstein Golub Kessler LLP, independent certified public accountants. The information set forth below is not necessarily indicative of the results of future operations and should be read in conjunction with our consolidated financial statements and the related notes and 'Management's Discussion and Analysis of Financial Condition and Results of Operations' appearing elsewhere in this annual report.

Acquisitions occurring during the past five years, including National Sleep Technologies (acquired in June 2000), Breas Medical AB (acquired from June 1997 through April 2002), HSI Medical Services, Inc. (acquired in January 2002), and Stelex (acquired in April 2002) have been accounted for as purchases and, accordingly, are only reflected herein for dates and periods on and after the respective dates noted above.

In September 2002, our Board of Directors adopted a formal plan to sell our Vital Pharma, Inc. subsidiary. Accordingly, we have classified the Vital Pharma

business as a discontinued operation. As such, the results of Vital Pharma have not been included in any of the five years presented in the Selected Financial Data schedule following. See Note 2 to the Company's Consolidated Financial Statements. On October 30, 2003, the Company sold its Vital Pharma subsidiary to Pro-Clinical, Inc. No further gain or loss was recorded on the sale. See Note 2 to the Consolidated Financial Statements.

For additional information regarding the NST, Breas, HSI and Stelex acquisitions, see 'Management's Discussion and Analysis of Financial Condition and Results of Operations -- Overview.'

See Note 1 to the Consolidated Financial Statements for a discussion of the effect of Statement of Financial Accounting Standards No. 142, 'Goodwill and Other Intanglible Assets' on the amortization of goodwill and the subsequent effect on net income.

23

SELECTED FINANCIAL DATA

INCOME STATEMENT DATA:

	YEAR ENDED SEPTEMBER 30,				
		2002			1999
		 IN THOUSANDS	EXCEPT PER	 R SHARE DATA	7)
Net revenue	\$182,163	\$174,018	\$163,142	\$146,478	\$128,132
performed	91,608	86,803	78,080	•	61,966
Gross profit	90,555			77,479	
Operating expenses: Selling, general and administrative Research and development Impairment and other charges (credit) (Notes 11 and 13)	5,871	44,216 6,615 (3,428)	6,937	7 , 779	5,600
Goodwill amortization Other expense (income) net (Notes 1 and 10)	717	305	1,120	1,117	796 633
Total operating expenses Operating income Other expense (income):	58,059	47,708 39,507	50,837	56,194	•
Interest income		(638) 179			(500) 377
(Notes 1 and 10)				529	(237)
Total other (income) expense Income from continuing operations before	256	(459)	52	586	(360)

provision for income taxes and minority interest		39,966 13,225	9,794	5,486	8,226
Income from continuing operations before minority interest	19 , 438 248	26,741	24 , 379	15 , 213 387	
<pre>Income from continuing operations(a)</pre>	\$ 19 , 190	\$ 26,500			\$ 18,506
Earnings from continuing operations per common chare: Basic	\$ 1.49	\$ 2.05	\$ 1.93	\$ 1.22	\$ 1.51
Diluted	\$ 1.48 	\$ 2.03	\$ 1.90		\$ 1.50
Basic weighted average number of shares outstanding	12,905	12,896	12,633	12,177	12,250
Diluted weighted average number of shares outstanding	12,985	13,036	12,850	12,318	12,325

24

BALANCE SHEET AND OTHER DATA:

	SEPTEMBER 30,					
	2003	2002	2001	2000	1999	
		(IN THOUSANDS	EXCEPT PER	SHARE DATA	A)	
Working capital:	\$ 98,469	\$ 86,600	\$ 70,493	\$ 39,284	\$ 41,791	
Total assetsLong-term debt, excluding current	223,078	205,077	191,560	172,831	157,310	
installments		1,560	1,842	2,711	2,179	
2003, \$0.16 per share in fiscal 1999-2002)	2,486	2,070	1,974	1,991	1,975	
Total shareholders' equity	202,222	•	160,626	140,680	131,240	

⁽a) See our consolidated financial statements for a disclosure of the operating results and of the discontinued operations of Vital Pharma.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis of our financial condition and results of operations should be read together with the 'Selected Consolidated Financial Data' and our financial statements and the related notes appearing elsewhere in this Annual Report. This discussion and analysis contains forward-looking statements that involve risks, uncertainties and assumptions. The actual results may differ materially from those anticipated in these forward-looking statements as a result of many factors, including but not limited to those described in Exhibit 99.1 to this annual report.

OVERVIEW

We are a leading designer, manufacturer and marketer of medical products. Many of our products are single-patient use airway products. Our products address the anesthesia and respiratory/critical care markets as well as the sleep/personal ventilation markets and the pharmaceutical technology services market. See Note 21 to the financial statements for segment information.

In fiscal 2002, we classified our Vital Pharma business as a discontinued operation. Accordingly, the results of Vital Pharma are not included in continuing operations in this 'Management's Discussion and Analysis of Financial Condition and Results of Operations.' On October 30, 2003, the Company sold its Vital Pharma subsidiary to Pro-Clinical, Inc. No further gain or loss was recorded on the sale.

Our net revenue was derived from four business segments as follows during the periods indicated:

	FISCAL YEARS ENDED SEPTEMBER 30,			
PRODUCTS AND SERVICES	2003	2002	2001	
	(IN THOUSANDS)			
		110 1110 00111100	,	
Anesthesia	\$ 75 , 949	\$ 71 , 823	\$ 69,059	
Respiratory/critical care	45,829	46,753	52 , 197	
Sleep	45,580	39 , 628	30,380	
Pharmaceutical technology services	18,105	14,175	11,506	
Rebate allowance adjustment (1)	(3,300)			
Other (2)		1,639		
Total	\$182 , 163	\$174,018 	\$163 , 142	

⁽¹⁾ Reflects an adjustment made during the second quarter of fiscal 2003. See 'Management's Discussion and Analysis of Financial Condition and Results of Operations 'Critical Accounting Principles and Estimates.' This rebate adjustment relates to our anesthesia and respiratory/critical care segment.

^{(2) &#}x27;Other' relates primarily to one-time licensing revenue relating to our anesthesia segment recorded in the first quarter of fiscal 2002. See 'Management's Discussion and Analysis of Financial Condition and Results of Operations -- Critical Accounting Principles and Estimates'.

The percentage of our net revenue derived from each of our product lines was as follows during the periods indicated:

	FISCAL YEARS ENDED SEPTEMBER 30,		
PRODUCTS AND SERVICES	2003	2002	2001
Anesthesia. Respiratory/critical care. Sleep Pharmaceutical technology services. Rebate allowance adjustment. Other.	41.7% 25.2 25.0 9.9 (1.8)	41.3% 26.9 22.8 8.1 	42.3% 32.0 18.6 7.1
Total	100% 	100.0%	100.0%

We sell our products in over 55 countries worldwide. In the U.S., we sell most of our anesthesia and respiratory/critical care products primarily to hospitals using our direct sales force and certain major health care distributors. Outside of the U.S., most of our anesthesia and respiratory/critical care sales have been made through a strategic alliance agreement with a medical device manufacturer, Rusch GmbH. Our sleep/ventilation products are sold primarily outside of the U.S. through our direct sales force and country-specific distributors.

We compensate our direct sales force principally though salary and commission payments, included in selling, general and administrative expenses. Sales to distributors are made at our established price. When the distributor provides us with documentation verifying that the product has been shipped to an end-user that is entitled to a price lower than our established price, we owe the distributor a rebate equal to the difference between our established price and the lower price to which that end-user is entitled. The allowance for rebates is recorded at the time the Company records the revenue for the product sold to the distributor. We record this sales rebate allowance as a reduction of gross revenue.

RECENT ACQUISITIONS

As part of our strategic plan to expand significantly into the obstructive sleep apnea field, we acquired our interests in our Breas Medical AB and Sleep Services of America subsidiaries through a series of transactions over a period of several years:

BREAS MEDICAL AB:

During the period from November 1997 through May 1, 2000, we acquired a 53% ownership stake in Breas for \$15.2 million.

On May 2, 2001, we purchased an additional 41% of Breas from two minority shareholders, for an initial payment of \$3.7 million, with an earnout based on a formula of sales and profits.

The final earnout payment to the two minority shareholders for the additional 41%, totaling \$6.5 million, was made in April 2002.

Our final purchase, amounting to \$1.7 million, for the remaining 6% of the minority interest in Breas was completed in April 2002.

The total purchase price for Breas was approximately \$27 million.

We accounted for our equity ownership in Breas under the equity accounting method for the fiscal year ended September 30, 1998 and for the first eight months of the following fiscal year. We reported our proportionate share of Breas' net income of \$292,000 in fiscal 1998 and \$178,000 in fiscal 1999 in other income/expense. Once we acquired a controlling position, we included all of Breas' results in our consolidated financial statements for the four months ended September 30, 1999, consisting of net revenue of \$4.9 million and income before minority interest of \$458,000, and for all subsequent periods. The portion of Breas that we did not own was recorded as a minority interest, reducing our net income for each reporting period.

26

As part of the settlement of the earnout agreement with one of the minority shareholders, who was also the former chief executive officer of Breas, Breas acquired the former chief executive officer's ownership interest in SPRL Percussionaire. The purchase price for that interest is included in the \$6.5 million payment. To complete the purchase of SPRL Percussionaire additional payments in the form of an earnout agreement were to be made to the founder of SPRL Percussionaire, and we accrued an amount due of \$1,015,000 in September 2002. In fiscal 2003 Breas entered into a settlement agreement with the founder of SPRL Percussionaire and terminated this earnout agreement obligation.

SLEEP SERVICES OF AMERICA:

In June 1998 through May 1999, we purchased \$10.4 million of common stock and convertible preferred stock of National Sleep Technologies, a company engaged in the operation of diagnostic sleep centers.

In June 2000, we converted our preferred stock into common stock of National Sleep Technologies; at that point, we owned 84% of the common stock.

On January 1, 2002, our National Sleep Technologies business was merged with HSI Medical Services Corporation, a subsidiary of The Johns Hopkins Health System Corporation, to form Sleep Services of America. No cash was contributed at that time. Instead, we received a 62% equity interest in Sleep Services of America, an affiliate of Johns Hopkins Health System Corporation received a 29% equity interest in Sleep Services of America and

the other minority shareholders of National Sleep Technologies received a 9% interest in Sleep Services of America.

Subsequent to the merger, we paid \$600,000 to certain of the minority shareholders to increase our ownership to 68%, and reduce the minority ownership to 3%.

Initially, we reported our interest in National Sleep Technologies under the equity accounting method. As a result, our share of National Sleep Technologies' losses of \$164,000 in fiscal 1998, \$437,000 in fiscal 1999, and \$235,000 in fiscal 2000 was included in our other income/expenses for our fiscal years 1998 and 1999 and for the first eight months of fiscal 2000. When we converted our preferred stock investment into common stock, we began consolidating the results of National Sleep Technologies in our consolidated financial statements. For the four months ended September 30, 2000, and the fiscal years ended September 30, 2001 and 2002, this business produced \$4.2 million, \$12.8 million, and \$16.4 million in net revenue, respectively, and \$443,000, \$589,000 and \$742,000 of net income, respectively, all of which was included in our results of operations. The portion of Sleep Services of America not owned by us is recorded as a minority interest. See 'Results of Operations' for fiscal 2003 and 2002 revenue and operating income information.

STELEX-TVG:

On March 28, 2002, we acquired Stelex Inc. for \$13.3 million in cash. Stelex was a private company which, like our subsidiary, The Validation Group, Inc., was engaged in regulatory compliance counseling. We structured the transaction as a merger of Stelex into The Validation Group, renamed the surviving corporation Stelex -- The Validation Group, Inc. and accounted for the transaction as a purchase. The subsidiary now operates under the name Stelex, Inc.

CRITICAL ACCOUNTING PRINCIPLES AND ESTIMATES

We have identified the following critical accounting principles that affect the more significant judgments and estimates used in the preparation of our consolidated financial statements. The preparation of our consolidated financial statements in conformity with generally accepted accounting principles requires us to make estimates and judgments that affect our reported amounts of assets and liabilities, revenues and expenses, and related disclosures of contingent assets and liabilities. On an ongoing basis, we evaluate our estimates, including those related to asset impairment, revenue recognition, allowance for doubtful accounts, and contingencies and litigation. We state these

27

accounting policies in the notes to our consolidated financial statements and at relevant places in this discussion and analysis. These estimates are based on the information that is currently available to us and on various other assumptions that we believe to be reasonable under the circumstances. Actual results could vary from these estimates under different assumptions or conditions.

We believe that the following critical accounting principles affect the more significant judgments and estimates used in the preparation of our consolidated financial statements:

Through September 30, 2001, we amortized goodwill and intangibles on a straight-line basis over their estimated lives. Upon our adoption of SFAS No. 142 on October 1, 2001, we ceased amortizing goodwill and we perform an annual impairment analysis based upon discounted cash flows to assess the recoverability of the goodwill, in accordance with the provisions of SFAS No. 142. We completed this impairment test during the three month period ended March 31, 2003 and found no impairment. If we are required to record impairment charges in the future, it would have an adverse impact on our results of operations and financial condition.

We maintain an allowance for doubtful accounts for estimated losses resulting from the inability of our customers to make required payments, which results in bad debt expense. Our allowance for doubtful accounts was \$919,000 at September 30, 2003 and \$638,000 at September 30, 2002. We determine the adequacy of this allowance by evaluating individual customer receivables, considering the customer's financial condition and credit history and analyzing current economic conditions. If the financial condition of our customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required.

Our sales to U.S. distributors are made at our established price. Each distributor subsequently provides us with documentation that our products have been shipped to particular end-users (i.e. particular hospitals). In general, the end-user is entitled, on a case by case basis, to a price lower than our established price. Accordingly, we owe the distributor a rebate — the difference between the established price and the lower price to which the end-user is entitled — upon our receipt of the documentation from the distributor. At the time that the distributor remits payment to us for the products purchased, the distributor deducts an amount for the related rebates.

The allowance for rebates is recorded at the time we record the revenue for the product shipped to the distributor. The rebate is recorded as sales allowance reducing gross revenue.

For several years, we utilized an historical moving average to estimate the allowance for rebates. Based upon a review conducted in connection with our filing of our Quarterly Report on Form 10Q for the quarter ended March 31, 2003, we concluded that the moving average estimate does not necessarily result in the appropriate liability due to the distributor. Accordingly, we have changed our method of estimating rebate claims to record the allowance for rebates based upon the documentation provided by the distributor adjusting from estimate to actual at the time of remittance.

We are subject to various claims and legal actions in the ordinary course of our business. These matters frequently arise in disputes regarding the rights to intellectual property, where it is difficult to assess the likelihood of success and even more difficult to assess the probable ranges of recovery. Although we currently are not aware of any legal proceeding that is reasonably likely to have a material adverse effect on our financial position and results of operations, if we become aware of any such claims against us, we will evaluate the probability of an adverse outcome and provide accruals for such contingencies as necessary.

We have established an allowance for inventory obsolescence. The allowance was determined by performing an aging analysis of the inventory; based upon this review, inventory is stated at the lower of cost (first in, first out method) or its net realizable value. In the third quarter of fiscal 2003,

the Company wrote-off certain inventory amounting to \$647,000. Our inventory allowance for obsolescence was \$981,000 at September 30, 2003 and \$438,000 at September 30, 2002.

Accounting Principles. For information regarding new accounting principles, see Note 1 of our notes to consolidated financial statements.

28

RESULTS OF OPERATIONS

The following table sets forth, for the periods indicated, certain statement of income data as a percentage of our revenue.

	FISCAL YEARS ENDED SEPTEMBER 30,			
CONSOLIDATED STATEMENT OF OPERATIONS DATA:	2003	2002	2001	
Net revenue	100.0%	100.0%	100.0%	
Gross profit	49.7	50.1	52.1	
Operating expenses	31.9	27.4	31.3	
<pre>Income from continuing operations</pre>	10.5	15.2	14.9	
Net income	7.8	14.4	6.2	

COMPARISON OF RESULTS FOR THE YEAR ENDED SEPTEMBER 30, 2003 TO THE YEAR ENDED SEPTEMBER 30, 2002

Net Revenue. Total net revenue increased 4.7%, from \$174.0 million for the year ended September 30, 2002 to \$182.2 million for the year ended September 30, 2003. Of the 4.7% increase, 2.4% is attributable to favorable foreign exchange rates. Increased sales volume was partially offset by a \$3.3 million adjustment recorded in the second quarter to the rebate allowance (see Note 1 to the Consolidated Financial Statements). This rebate allowance adjustment is attributable to our anesthesia and respiratory/critical care segments. Of our total revenues, \$136.9 million (or 75.1%) were derived from domestic sales and \$45.3 million (or 24.9%) were derived from international sales. Domestic revenues increased 1.0%, from \$135.4 million for the year ended September 30, 2002 to \$136.9 million for the year ended September 30, 2003. The 1.0% increase resulted from increases in our Anesthesia, Sleep and Pharmaceutical Technology Services segments offsetting declines in our Respiratory/Critical Care segments, and the above mentioned rebate adjustment (See Note 1 to the Consolidated Financial Statements). International revenues increased 17.5% (6.1% increase excluding foreign exchange), from \$38.6 million for the year ended September 30, 2002 to \$45.3 million for the year ended September 30, 2003, principally from increased volumes related to our new distribution agreement entered into in September 2002 with Rusch. Following are the net revenues by business segment for the year ended September 30, 2003 compared to the year ended September 30, 2002.

REVENUE BY BUSINESS SEGMENT

	FOR THE YEAR ENDED SEPTEMBER 30,				
	2003	%	2002	%	PERCENT CHANGE
		_		_	
Anesthesia	\$ 75 , 949	41.7	\$ 71 , 823	41.3	5.7%
Respiratory/Critical Care	45,829	25.2	46,753	26.9	(2.0%)
Sleep	45,580	25.0	39 , 628	22.8	15.0%
Pharmaceutical Technology Services	18,105	9.9	14,175	8.1	27.7%
Rebate allowance adjustment	(3,300)	(1.8)			0.9%
Other (*)			1,639	NA	NA
	\$182,163	100.0	\$174,018	100.0	4.7%
		100.0		100.0	4.76

Sales of anesthesia products increased 5.7% from \$71.8 million for the year ended September 30, 2002 to \$75.9 million for the year ended September 30, 2003. This increase was due to volume growth in anesthesia circuits including our Limb-[th]'TM', a patented anesthesia circuit, which increased 74% to \$4.8 million, increased international revenues and increased revenue in our Thomas Medical Products subsidiary, which increased 13% to \$18.7 million. Domestic sales of anesthesia products increased 3.7%,

29

from \$67.3 million for the year ended September 30, 2002 to \$69.8 million for the year ended September 30, 2003, principally due to the aforementioned Limb-[th]'TM' and Thomas Medical Product increases, offset by the above mentioned rebate adjustment. International sales of anesthesia products increased 36.0%, from \$4.5 million to \$6.1 million, principally from increased volumes related to our new distribution agreement entered into in September 2002 with Rusch.

Sales of respiratory/critical care products decreased 2.0%, from \$46.8 million for the year ended September 30, 2002 to \$45.8 million for the year ended September 30, 2003. This was due primarily to lower domestic sales volumes which declined 6.3%, from \$35.4 million to \$33.2 million, due principally to a highly competitive market. International sales of respiratory/critical care products increased 12.4% from \$11.3 million for the year ended September 30, 2002 to \$12.7 million for the year ended September 30, 2003 principally from increased volumes related to our new distribution agreement entered into in September 2002 with Rusch.

^{* &#}x27;Other' relates primarily to one-time licensing revenue recorded in the first quarter of fiscal 2002 in the anesthesia business segment. Income from continuing operations related to this one-time licensing revenue was \$1,439,000 before taxes (\$953,000 after taxes).

Our sleep segment revenues increased 15.0% (an increase of 4.1% excluding favorable foreign exchange), from \$39.6 million for the year ended September 30, 2002 to \$45.6 million for the year ended September 30, 2003. Sleep Services of America's revenues increased 10.7% from \$16.4 million for the year ended September 30, 2002 to \$18.2 million for the year ended September 30, 2003. This growth was due primarily to the merger of our National Sleep Technologies subsidiary with a subsidiary of Johns Hopkins Health System in the second quarter of fiscal 2002. Our Breas subsidiary increased revenues 18.1% (an increase of 0.2% excluding favorable foreign exchange) from \$23.2 million for the year ended September 30, 2002 to \$27.4 million for the year ended September 30, 2003. Breas' relatively flat revenues resulted from increased competition in the market place.

Service revenues in the Pharmaceutical Technology Services segment increased 27.7%, from \$14.2 million for the year ended September 30, 2002 to \$18.1 million for the year ended September 30, 2003, primarily due to the acquisition of Stelex Inc, in the second quarter of fiscal 2002.

Cost of Goods Sold and Services Performed. Cost of goods sold and services performed increased 5.5% from \$86.8 million for the year ended September 30, 2002 to \$91.6 million for the year ended September 30, 2003.

Cost of goods sold increased 4.4%, from \$68.8 million for the year ended September 30, 2002 to \$71.9 million for the year ended September 30, 2003. The \$3.1 million increase results primarily from an increase of approximately \$2.3 million at our Breas subsidiary due to foreign exchange rate changes; the write-off of certain inventory amounting to \$1.1 million resulting from our continuing evaluation of inventory; and \$243,000 representing a twelve-month volume related expense adjustment from a supplier. These increases were partially offset by approximately \$500,000 of savings realized from cost improvement projects at our New Jersey and Colorado plants.

Cost of services performed increased 9.8%, from \$18.0 million for the year ended September 30, 2002 to \$19.7 million for the year ended September 30, 2003, reflecting the increased pharmaceutical technology outsourcing services achieved with the acquisition of Stelex Inc. in the second quarter of fiscal 2002 and the increased volume in sleep services revenue resulting from the merger in the second quarter of fiscal 2002 of our National Sleep Technologies subsidiary with the Johns Hopkins Health System subsidiary.

Gross Profit. Our gross profit increased 3.8%, from \$87.2 million for the year ended September 30, 2002 to \$90.6 million for the year ended September 30, 2003. Our overall gross profit margin was 49.7% for the year ended September 30, 2003 and 50.1% for the year ended September 30, 2002. In addition to the items noted above in cost of goods sold and cost of services, the decrease in gross margin percentage primarily reflects the increase in rebate expense (see Note 1 to the Consolidated Financial Statements); charges for the write off of certain inventory (see Note 3 to the Consolidated Financial Statements) and, to a lesser extent, the lower gross margin realized from a change in mix attributable to the increase in revenues of our Sleep and Pharmaceutical Technology Services segments, which operate at a lower gross margin. For gross profit information related to our four segments, refer to Note 21 to the Consolidated Financial Statements.

OPERATING EXPENSES

Selling, General and Administrative Expenses. Selling, general and administrative expenses increased 16.1%, from \$44.2 million for the year ended September 30, 2002 to \$51.3 million for the year ended September 30, 2003. The \$7.1 million increase primarily reflects \$3.0 million associated with additional employee levels and other expense resulting from the acquisition of Stelex Inc; an increase of approximately \$1.3 million in selling, general and administrative expenses at our Breas subsidiary due to foreign exchange rate changes; increases of \$1.0 million in business and health insurance costs; \$651,000 in accounting and legal expenses applicable to a complaint filed against the company by a former Chief Financial Officer of the Company and related matters ((see Note 16 to the Consolidated Financial Statements)); a \$186,000 charge for data processing charges for the past year; and increased other expense of approximately \$824,000, primarily relating to compensation expense.

Research and Development Expenses. Research and development expenses decreased by approximately \$744,000, or 11.2%, from \$6.6 million for the year ended September 30, 2002 to \$5.9 million for the year ended September 30, 2003.

Impairment charge for China operations. During the third quarter of fiscal 2002, the Company recognized an impairment charge of \$1,578,000 related principally to its Chinese distributor based on an evaluation of its business in China. At that time, the Company believed that it would be able to renegotiate its agreement with its Chinese distributor to preserve some of its business in that country. In May of 2003, the Company retained counsel in China to commence certain legal actions against its distributor in China to collect its receivable, and in the third quarter of fiscal 2003 wrote-off all amounts due from this distributor, amounting to \$553,000. In September 2003, the Company received \$420,000 in cash from this distributor and the Company is in the process of receiving certain inventory. Accordingly, in the fourth quarter of fiscal 2003, the Company recorded that payment as income. See Note 14 to the Consolidated Financial Statements.

Reversal of litigation accrual. In September 1996, a patent infringement action was filed in Japan against an OEM medical device distributor in connection with the sale in Japan of Marquest Medical Products, Inc.'s ABG syringe product line. In July 1999 the Court indicated at a hearing that, based on one exhibit submitted by the plaintiff, the Marquest ABG syringe products appeared to infringe the plaintiff's patent, and requested that the plaintiff submit an updated proof of damages. In July 1999, plaintiff filed an updated proof of damages of approximately \$6.5 million, plus interest and costs. On June 23, 2000 the Court entered a judgment against the Company's distributor for Yen 336,872,689 (\$2,887,645) plus five- percent annual interest. The distributor (which has patent indemnification protection from the Company's Marquest subsidiary) appealed the judgement to the Tokyo Supreme Court. On March 28, 2002, the appellate court ruled in favor of the distributor, thereby ending the litigation and ending the Company's exposure with respect to this proceeding. The Company reversed the \$5,006,000 accrual associated with this litigation during the year ended September 30, 2002.

Other Expense/(Income) -- Net. Other expense(income) increased \$412,000 from \$305,000 for the year ended September 30, 2002 to \$717,000 for the year ended September 30, 2003. This was primarily due to a \$322,000 charge relating to the costs for a discontinued public offering and \$151,000 of closure expenses for Breas sales offices and other increases of \$60,000, offset by a reduction of \$121,000 for product contributions to charitable organizations.

OTHER ITEMS

Interest Income and Expense. Interest income increased 2.5%, from \$638,000 for the year ended September 30, 2002 to \$654,000 during the year ended September 30, 2003, resulting from increased amount of cash available for investment, offset by the decrease in available interest rates.

Interest expense increased \$731,000, from \$179,000 for the year ended September 30, 2002 to \$910,000 during the year ended September 30, 2003. This was primarily due to \$690,000 of interest charges in connection with the IRS examination of the Company's 1997, 1998 and 1999 Federal Income Tax returns and \$70,000 for the refiling of certain state income tax returns (see Note 18 to the

31

Consolidated Financial Statements). These increases were partially offset by reduced interest relating to decreased levels of debt.

Provision for Income Taxes. The provision for income tax expense for the year ended September 30, 2003 and 2002 was \$12.8 million and \$13.2 million, reflecting effective tax rates of 39.7% and 33.1% for these periods, respectively. Included in the provision for the year ended September 30, 2003 is an additional provision of \$1.2 million resulting from an examination, in the Internal Revenue Service's normal course, of the Company's 1997, 1998 and 1999 Federal income tax returns and an additional incremental tax expense of \$297,000 for certain state tax returns for prior periods which have been or are in the process of being re-filed. The Internal Revenue Service completed its examination in the fourth quarter of fiscal 2003. See Note 18 to the Consolidated Financial Statements.

Discontinued Operations. In September 2002, we adopted a formal plan to sell our Vital Pharma, Inc. subsidiary, a fully integrated contract manufacturer that utilizes blow-fill-seal technology. Accordingly, effective September 2002 the results for Vital Pharma have been reclassified as a discontinued operation for all periods presented. Based upon an appraisal of Vital Pharma's assets and several non-binding bids received for its Vital Pharma business, the Company lowered its investment in Vital Pharma to \$2,500,000 and expensed an additional \$5,333,000 (\$3,402,000 after tax) which is included in discontinued operations. Consequently, the loss from operations, net of tax benefits, of Vital Pharma for the year ended September 30, 2003 was \$4,968,000, which represents an additional loss of \$3,513,000 over the loss from operations of Vital Pharma of \$1,455,000 experienced in the year ended September 30, 2002. On October 30, 2003, the Company sold its Vital Pharma subsidiary to Pro-Clinical, Inc. No gain or loss was recorded on the sale.

COMPARISON OF RESULTS FOR THE YEAR ENDED SEPTEMBER 30, 2001 TO THE YEAR ENDED SEPTEMBER 30, 2002

Net Revenue. Net revenue increased 6.7% from \$163.1 million for the fiscal year ended September 30, 2001 to \$174.0 million for the fiscal year ended September 30, 2002. This increase was primarily due to growth in our anesthesia, pharmaceutical technology services and sleep businesses.

REVENUE BY BUSINESS SEGMENT

	FOR THE YEAR ENDED SEPTEMBER 30,				
	2002	%	2001	00	PERCENT CHANGE
		-		_	
Anesthesia	\$ 71 , 823	41.3	\$ 69,059	42.3	4.09
Respiratory/Critical Care	46,753	26.9	52,197	32.0	(10.49
Sleep	39 , 628	22.8	30,380	18.6	30.49
Pharmaceutical Technology Services	14,175	8.1	11,506	7.1	23.29
Other*	1,639	.9		NA	N/A
	\$174 , 018	100.0	\$163 , 142	100.0	6.79

*'Other' relates primarily to one-time licensing revenue recorded in the first quarter of fiscal 2002 in the anesthesia business segment. Income from continuing operations related to this one-time licensing revenue was \$1,439,000 before taxes (\$953,000 after taxes).

Sales of anesthesia products increased 4.0%, from \$69.0 million for the year ended September 30, 2001 to \$71.8 million for the year ended September 30, 2002. This increase was due primarily to volume growth in anesthesia circuit sales (including sales of related products) led by our new anesthesia breathing circuit, Limb-[th]'TM'.

Sales of respiratory/critical care products decreased 10.4%, from \$52.2 million for the year ended September 30, 2001 to \$46.8 million for the year ended September 30, 2002, due primarily to the discontinuance of a product line and lower international sales.

Sales in our sleep business increased 30.4%, from \$30.4 million for the year ended September 30, 2001 to \$39.6 million for the year ended September 30, 2002, due primarily to growth in sales of continuous positive airway pressure systems and the merger of National Sleep Technologies with HSI

32

Medical Services, a subsidiary of The Johns Hopkins Health System Corporation, to form Sleep Services of America, effective January 1, 2002.

Pharmaceutical technology services increased 23.2%, from \$11.5 million for the year ended September 30, 2001 to \$14.1 million for the year ended September 30, 2002, primarily due to the acquisition of Stelex.

Cost of Goods Sold and Services Performed. Cost of goods sold increased 7.5%, from \$64.0 million for the year ended September 30, 2001 to \$68.8 million for the year ended September 30, 2002. This increase was primarily due to increased sales volume. Also included in this cost in the year ended September 30, 2002 is a one-time charge of \$319,000 for the writedown of certain inventory relating to our Breas subsidiary.

Cost of services performed increased 27.7%, from \$14.1 million for the year ended September 30, 2001 to \$18.0 million for the year ended September 30, 2002, reflecting increased volume in sleep services revenue resulting from the merger with HSI, Inc. in January 2002.

Gross Profit. Our gross profit increased 2.5%, from \$85.1 million for the year ended September 30, 2001 to \$87.2 million for the year ended September 30, 2002. Our gross profit margin decreased from 52.1% for the year ended September 30, 2001 to 50.1% for the year ended September 30, 2002, resulting from the growth in our sleep and pharmaceutical technology services businesses, which realize a lower gross margin, and the writedown amounting to \$319,000 of the carrying value of certain inventory at our Breas subsidiary. For information regarding the gross profit of each segment, see Note 21 to the Notes to the Consolidated Financial Statements.

OPERATING EXPENSES

Selling, General and Administrative Expenses. Selling, general and administrative expenses increased 7.7%, from \$41.1 million for the year ended September 30, 2001 to \$44.2 million for the year ended September 30, 2002. The increase in such expenses was primarily due to additional headcount resulting from the merger of National Sleep Technologies with HSI Medical Services and the acquisition of Stelex Inc.

Research and Development Expenses. Research and development expenses decreased 4.6%, from \$6.9 million for the year ended September 30, 2001 to \$6.6 million for the year ended September 30, 2002, due to lower expenditures in our anesthesia/respiratory business, partially offset by higher expenditures in our Breas subsidiary.

Impairment and Other Charges (Credits). During the year ended September 30, 2002, we reversed \$5.0 million in litigation accruals as a result of the successful conclusion of a patent infringement suit. This litigation predated our 1997 acquisition of Marquest. At the time of this acquisition, we were advised that Marquest had potential liability as the indemnitor of a distributor which was being sued for patent infringement in Japan. We recorded a sizable liability at the time of the Marquest acquisition and increased that liability during the pendency of the litigation as a result of a lower court decision against us. The accruals were reversed during the quarter ended March 31, 2002 when the Tokyo Supreme Court ruled in favor of our distributor, thereby ending the legal proceeding.

Offsetting this benefit was an impairment charge of \$1,578,000 related principally to our Chinese subsidiary, based on an evaluation of its business.

During the year ended September 30, 2001, the Company recorded impairment charges of \$2.1 million relating to the writedown of certain investments. These impairments and other charges (credits) all relate to the Company's anesthesia and respiratory/critical care business segments.

Goodwill Amortization. We amortized \$1,120,000 of goodwill for the fiscal year ended September 30, 2001. As a result of the adoption of SFAS No. 142, we did not amortize any goodwill during the year ended September 30, 2002 or thereafter.

Other (Income) Expense -- Net. Other (income) expense included in operating income, changed \$695,000, or by 178.2% from a net other income of \$390,000 for the year ended September 30, 2001 to a net expense of \$305,000 for the year ended September 30, 2002. Included in the fiscal 2001 operating income amount was \$773,000 relating to an arbitration award in our favor.

33

OTHER ITEMS

Interest Income and Interest Expense. Interest income decreased 34.6%, from \$976,000 during the year ended September 30, 2001 to \$638,000 during the year ended September 30, 2002, reflecting the general reduction experienced in interest rates. Interest expense decreased 82.6% from \$1,028,000 during the year ended September 30, 2001 to \$179,000 during the year ended September 30, 2002 reflecting the payment by Vital Signs, Inc. of debt owed by our subsidiaries.

Provision for Income Taxes. The provision for income tax expense for the year ended September 30, 2002 was \$13.2 million as compared to \$9.8 million for the year ended September 30, 2001, reflecting effective tax rates of 33.1% and 28.7% for these periods, respectively. The increase in the effective tax rate primarily reflects the reduction of certain tax credits for research and development, and a lower benefit from our foreign sales corporation.

Discontinued Operations. In September 2002, we adopted a formal plan to sell our Vital Pharma, Inc. subsidiary, a fully integrated contract manufacturer that utilizes blow-fill-seal technology. Accordingly, the results for Vital Pharma have been reclassified as a discontinued operation for all periods presented. The loss from operations of Vital Pharma for the year ended September 30, 2002 was \$1,455,000. The loss from operations of Vital Pharma of \$14,267,000 experienced in the year ended September 30, 2001, included the impairment of assets relating to Vital Pharma's machine division of \$12.9 million, net of tax benefit.

LIQUIDITY AND CAPITAL RESOURCES

Historically, our primary liquidity requirements have been to finance business acquisitions and to support operations. We have funded these requirements principally through internally generated cash flow. At September 30, 2003, we had no long-term debt. We have reclassified our Industrial Revenue Bonds payable of \$1,690,000 as a current liability, as we decided to prepay in full our obligation on these bonds on December 1, 2003 and have done so. We have a \$20 million line of credit with JP Morgan Chase Bank. There were no amounts outstanding on the JP Morgan Chase Bank line of credit at September 30, 2003.

Vital Signs continues to rely upon cash flows from its operations. During the year ended September 30, 2003, cash and cash equivalents increased by \$26.4 million. Operating activities provided \$33.4 million net cash, of which \$35.4 million was provided by continuing operations, offset by \$1.9 million of cash used in our discontinued operations at Vital Pharma. Investing activities used \$4.5 million, of which \$3.7 million was used for capital expenditures, \$518,000 for capitalized software, and \$397,000 for capitalized patent costs, and \$186,000 was provided through the sale of available for sale securities. Financing activities used \$4.6 million, consisting of: \$2.5 million paid for dividends; \$2.6 million used to repurchase 100,300 shares of the Company's stock and \$265,000 used to pay down debt. These amounts were offset by \$746,000 of cash received upon the exercise of stock options.

Cash and cash equivalents were \$55.7 million at September 30, 2003 as compared to \$29.3 million at September 30, 2002 (see Note 1 to the Company's Consolidated Financial Statements). At September 30, 2003 our working capital

was \$98.5 million as compared to \$86.6 million at September 30, 2002. At September 30, 2003 our current ratio was 6.5 to 1, as compared to 7.6 to 1 at September 30, 2002.

Our capital investments vary from year to year, based in part on capital demands of newly acquired businesses. Capitalized costs include additions to property, plant and equipment, as well as capitalized software development costs and capitalization of patent costs. Capitalized costs were \$4.7 million, \$3.9 million and \$1.9 million during fiscal 2003, 2002 and 2001, respectively. In fiscal 2003 capitalized costs were approximately \$4.7 million, and included expenditures for equipment used as part of cost improvement projects at our New Jersey facility (\$1.6 million), Colorado facility (\$1.5 million), California facility (\$380,000) and Thomas Medical Products facility (\$229,000), and the capitalized costs of software development (\$518,000) and patents (\$397,000).

We expect that our capitalized costs in the future will depend in part upon the capital requirements of any businesses that we acquire. We are in the process of evaluating our information processing capabilities and potential upgrades or replacements to these systems. Additional capital expenditures

34

will be required for these purposes. Non-capital expenditures related to these items may also be incurred.

Our current policy is to retain working capital and earnings for use in our business, subject to the payment of certain cash dividends. Such funds may be used for product development, product acquisitions and business acquisitions, among other things. We regularly evaluate and negotiate with domestic and foreign medical device companies regarding potential business or product line acquisitions or licensing arrangements.

Our Board of Directors has authorized the expenditure of up to \$20 million for the repurchase of Vital Signs' stock. Through September 30, 2003, we had repurchased 100,300 shares for \$2,583,000, before commissions of \$4,000, at an average price of \$25.71. Any purchases under Vital Signs' stock repurchase program may be made from time-to-time in the open market, through block trades or otherwise. Depending on market conditions and other factors, these purchases may be commenced or suspended at any time or from time-to-time without prior notice.

Our Board of Directors has approved \$2.5 million in dividends (amounting to \$.19 per share) in the current fiscal year. On November 4, 2003 the Board approved a \$0.01 increase in the quarterly dividend from \$.05 per share to \$0.06 per share payable on November 25, 2003 to shareholders of record on November 17, 2003.

We believe that the funds generated from operations, along with our current working capital position and available bank credit, will be sufficient to satisfy our capital requirements for at least the next twelve months. This statement constitutes a forward-looking statement. Our liquidity could be adversely impacted and our need for capital could materially change if costs are substantially greater than anticipated, we were to undertake acquisitions demanding significant capital, operating results were to differ significantly from recent experience or adverse events were to affect our operations.

At September 30, 2003, 2002 and 2001, we did not have any relationships with unconsolidated entities or financial partnerships, such as entities often referred to as structured finance or special purpose entities, which would have been established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes. In addition, we do not engage in trading activities involving non-exchange traded contracts. As such, we are not materially exposed to any financing, liquidity, market or credit risk that could arise if we had engaged in such relationships. We do not have relationships or transactions with persons or entities that derive benefits from their non-independent relationship with us or our related parties other than what is disclosed in Note 22 of Notes to the Consolidated Financial Statements.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We are exposed to market risks, including the impact of material price changes, changes in the market value of our investments, foreign currency fluctuations and, to a lesser extent, interest rate changes. In the normal course of business as described below, we employ policies and procedures with the objective of limiting the impact of market risks on earnings and cash flows and to lower our overall borrowing costs.

The impact of interest rate changes is not material to our financial condition. We do not enter into interest rate transactions for speculative purposes.

Our international net revenue represents approximately 24.9% of our total net revenues. Our Breas subsidiary, located in Sweden, represents 58.5% of our total international net revenues. We do not enter into any derivative transactions, including foreign currency transactions, for speculative purposes. The Company has not entered into any derivative instruments (i.e. foreign exchange forward or option contracts) as of September 30, 2003.

Our risk involving price changes relate to raw materials used in our operations. We are exposed to changes in the prices of resins and latex for the manufacture of our products. We do not enter into commodity futures or derivative instrument transactions. Except with respect to our single source of supply for facemasks, it is our policy to maintain commercial relations with multiple suppliers and when prices for raw materials rise to attempt to source alternative supplies.

35

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

The following audited consolidated financial statements and related report are set forth in this Annual Report on the following pages:

	PAGE
Independent Auditors' Report	F-1
Consolidated Balance Sheet as of September 30, 2003 and	
2002	F-2

Consolidated Statement of Income for the years ended	
September 30, 2003, 2002 and 2001	F-3
Consolidated Statement of Stockholders' Equity for the years	
ended September 30, 2003, 2002 and 2001	F-4
Consolidated Statement of Cash flows for the years ended	
September 30, 2003, 2002 and 2001	F-5
Notes to Consolidated Financial Statements	F-6

36

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors VITAL SIGNS, INC.

We have audited the accompanying consolidated balance sheets of Vital Signs, Inc. and Subsidiaries as of September 30, 2003 and 2002 and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended September 30, 2003. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Vital Signs, Inc. and Subsidiaries as of September 30, 2003 and 2002 and the results of their operations and their cash flows for each of the three years in the period ended September 30, 2003, in conformity with accounting principles generally accepted in the United States of America.

GOLDSTEIN GOLUB KESSLER LLP

New York, New York November 5, 2003, except for the fourth paragraph of Note 16, as to which the date is December 26, 2003.

VITAL SIGNS, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET

	SEPTEMBER 30,		
	2003	2002	
	(IN TH	OUSANDS LLARS)	
ASSETS			
Current Assets: Cash and cash equivalents (Note 1)	\$ 55,660	\$ 29,303	
(Notes 1, 19 and 20)	29,436 21,857	35,392 21,024	
Prepaid expenses (Note 4)	3,239	3,780	
Other current assets (Note 5)	4,129	2,305	
Assets of discontinued business (Note 2)	2 , 104	7,846	
Total current assets	116,425	99,650	
Property, plant and equipment net (Notes 1, 7 and 8) Marketable securities (Notes 1 and 6)	32,306	30,867 186	
Goodwill net (Notes 1 and 2)	69,506	69,516	
Deferred income taxes (Notes 1 and 18)	1,519	1,851	
Other assets (Note 10)	3,322	3,007	
Total Assets	\$223 , 078	\$205 , 077	
LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities:			
Accounts payable	\$ 6,072	\$ 3,940	
Current portion of long-term debt (Note 9)	1,690	395	
Accrued expenses (Note 11)	6,071	6,968	
Income taxes payable (Note 18)	3,392	12	
Other current liabilities (Note 12)	228	1,015	
Liabilities of discontinued business (Note 2)	503	720	
Total current liabilities	17,956	13,050	
Long-term debt (Note 9)		1,560	
Total Liabilities	17,956	14,610	
Minority interest	2,900	2 , 652	
Commitments and contingencies (Notes 2, 15 and 16) Stockholders' Equity (Note 17) Common stock no par value; authorized 40,000,000 shares, issued and outstanding and 12,915,566 and			
12,938,002, respectively	30,467	30,812	
and 6)	1,827	(1,189)	
Retained earnings	169,928	158,192	

Total Liabilities and Stockholders' Equity	\$223,078	\$205,077
Stockholders' equity	202,222	187,815

See Notes to Consolidated Financial Statements

F-2

VITAL SIGNS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF INCOME

	FOR THE YEAR ENDED SEPTEMBER		
	2003	2002	200
	(IN THOUSANDS EXCEPT PER SHARE AMOUNTS)		
Revenue: (Note 1) Net sales Service revenue	\$145,879 36,284	\$143,428 30,590	\$138, 24,
	182,163	174,018	163,
Cost of goods sold and services performed: Cost of goods sold	71,887 19,721 91,608	68,842 17,961 86,803	64, 14, 78,
Gross profit	90,555	87 , 215	85 ,
Operating expenses: Selling, general and administrative	51,338 5,871 133 717	44,216 6,615 (5,006) 1,578 305	41, 6, 2, (
	58 , 059	47 , 708	 50,
Operating Income	32,496	39 , 507	34,
Interest expense	(654) 910	(638) 179	(1,
	256	(459)	

<pre>Income from continuing operations before provision for income taxes and minority interest</pre>	32,240 12,802	39,966 13,225	34, 9,
Income from continuing operations before minority interest	19 , 438 248	26,741 241	24,
<pre>Income from continuing operations</pre>	19,190 (4,968)	26,500 (1,455)	24, (14,
Net income	\$ 14,222 	\$ 25,045 	\$ 10,
Earnings (loss) per Common Share: Basic Income per share from continuing operations	\$ 1.49 	\$ 2.05	\$ 1
Discontinued operations	\$ (0.39) 	\$ (0.11) 	\$ (1
Net earnings	\$ 1.10 	\$ 1.94 	\$ 0
Diluted Income per share from continuing operations	\$ 1.48	\$ 2.03	\$ 1
Discontinued operations	\$ (0.38)	\$ (0.11)	\$ (1
Net earnings	\$ 1.10	 \$ 1.92	\$ 0
Basic weighted average number of shares outstanding	12,905	12,896 	12,
Diluted weighted average number of shares outstanding	12,985	13,036	12,
Dividends declared per common share	\$.19	\$.16 	\$

See Notes to Consolidated Financial Statements

F-3

VITAL SIGNS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY

ACCUMULATED OTHER

COMMON STOCK

			COMPREHENCIVE	DETATMED	CTOCKHOI DEDCI
	SHARES	AMOUNT	COMPREHENSIVE INCOME (LOSS)	RETAINED EARNINGS	STOCKHOLDERS' EQUITY
			ARS IN THOUSANDS	EXCEPT PER	SHARE AMOUNTS)
Balance at September 30, 2000 Net income	12,307,831	\$15 , 132	\$(1,540)	\$127,088 10,103	\$140,680 10,103
Repurchase of common stock Common stock issued under	(47,414)	(154)			(154)
various incentive plans Adjustment for aggregate unrealized gain on marketable	675 , 239	11,942			11,942
securities Tax benefit from employees' and directors' stock option plans			17		17
(Note 18)Foreign currency translation		759			759
loss Dividends paid (\$.16 per			(747)		(747)
share)				(1,974)	(1,974)
Balance at September 30, 2001 Comprehensive income			\$(2,270)	\$135 , 217	
Net income		10.050		25,045	25,045
Repurchase of common stock Common stock issued under	(61,000)	(2,268)			(2,268)
various incentive plans Acquisition of SSA Tax benefit from employees' and directors' stock option plans	63,346	1,341 1,888			1,341 1,888
(Note 18)		2,172			2,172
securities Foreign currency translation			5		5
gain Dividends paid (\$.16 per			1,076		1,076
share)				(2,070)	(2,070)
Balance at September 30, 2002: Comprehensive income	12,938,002	\$30,812	\$(1,189)	\$158 , 192	\$187,815
Net income				14,222	14,222
Repurchase of common stock Common stock issued under	(100,300)	(2,579)			(2,579)
various incentive plans Tax benefit from employees and directors' stock option plans	77 , 864	1,936			1,936
(Note 18)		298			298
securities Foreign currency translation			3		3
gainDividends paid (\$.19 per			3,013		3,013
share)				(2,486)	(2,486)
Balance at September 30, 2003	12,915,566	\$30,467	\$ 1,827	\$169 , 928	\$202,222

----- ---- ----- ----- ------ ------

Comprehensive income.....

See Notes to Consolidated Financial Statements

F-4

VITAL SIGNS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS

	FOR THE YEAR ENDED SEPTEMBER 30,			
	2003	2002	2001	
	(IN THOUSANDS OF DOLLARS)			
Cash flows from operating activities:				
Net income	\$14,222 4,968	. ,	\$10,103 14,267	
<pre>Income from continuing operations</pre>		26 , 500		
Depreciation and amortization	4.391	4,004	4,264	
Deferred income taxes	181	2,921	998	
Impairment charge	133	1 , 578	2,107	
Minority interest	248	241	9	
Non cash gain on litigation accrual reversal		(5,006)		
Amortization of goodwill			1,120	
Tax benefit for stock options	297	2,172	759	
Increase in rebate allowance	3,300			
Changes in operating assets and liabilities:				
Decrease (increase) in accounts receivable	3 , 659	(274)	(7,142)	
Decrease (increase) in inventory Decease (increase) in prepaid expenses and other current	704	5,086	(4,006)	
asset	(975)	2,418	(3,242)	
Decrease (increase) in other assets	755	34	(1,688)	
(Decrease) increase in accounts payable	(231)	(3,050)	814	
(Decrease) increase in accrued expenses	(1,313)	(300)	5,191	
<pre>Increase in income taxes payable</pre>	5 , 883			
(Decrease) in other liabilities	(869)	(1,468)	(666)	
Net cash provided by continuing operations Net cash (used in) provided by discontinued	35 , 353	34,856	22,888	
operations		(1,204)		
Net cash provided by operating activities	33,407	33 , 652	22 , 950	

Cash flows from investing activities: Acquisition of property, plant and equipment Capitalization of software development costs Capitalization of patent costs Proceeds from sales of available for sale securities Acquisition of subsidiaries, net of cash acquired	(3,747) (518) (397) 186	(2,559) (300) (383) 305 (22,104)	(1,652) (293) 65 (3,695)
Net cash used in investing activities	(4,476)	(25,041)	(5,575)
Cash flows from financing activities: Dividends paid	(2,486) 746 (2,579) (265) (4,584)	(2,070) 1,179	(1,974) 11,247 (154) 695 (2,607) (970)
Effect of foreign currency translation	2,010	194	(189)
Net increase in cash and cash equivalents Cash and cash equivalents at beginning of year	26,357 29,303	(1,726) 31,029	23,423
Cash and cash equivalents at end of year	\$55 , 660	\$ 29,303	\$31 , 029
Supplemental disclosures of cash flow information: Cash paid during the year for: Interest	\$ 909	 \$ 185	\$ 1,034
Income taxes	\$ 6,373	\$ 3,441	\$ 5,769

See Notes to Consolidated Financial Statements

F-5

NOTE 1 -- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND PRINCIPAL BUSINESS ACTIVITIES

BUSINESS ACTIVITIES

Vital Signs, Inc. ('VSI') and its subsidiaries (collectively the 'Company') design, manufacture and market single-patient use products for the anesthesia, respiratory/critical care, and sleep/personal ventilation markets. In addition, the Company has two subsidiaries that provide services, one for the diagnosis of sleep disorders through its sleep clinics, and the other for pharmaceutical technology services.

PRINCIPLES OF CONSOLIDATION

The consolidated financial statements include the accounts of VSI and its

majority-owned subsidiaries. All significant intercompany transactions and balances have been eliminated. For comparability, certain 2002 and 2001 amounts have been reclassified, where appropriate, to conform to the financial statement presentation used in 2003.

ACCOUNTS RECEIVABLE

Accounts receivable are reported at their outstanding unpaid principal balances reduced by an allowance for doubtful accounts. The Company records allowances based on certain percentages of aged receivables. The percentages are based on historical payment experience and economic trends. The Company writes off accounts receivable against the allowance when a balance is determined to be uncollectible.

INVENTORY

Inventory, net of reserves for obsolete and slow moving goods, are stated at the lower of cost (first-in, first-out method) or market.

DEPRECIATION

Depreciation and amortization of property, plant and equipment is provided for by the straight-line method over the estimated useful lives of the related assets.

INCOME TAXES

Income taxes are based upon amounts included in the Consolidated Statement of Income. Deferred income taxes represent the tax effect of temporary differences between the basis of assets and liabilities for income tax and financial reporting purposes.

REVENUE RECOGNITION

For product sales, revenue is recognized in the same period as title to the product passes to the customer. For service revenue, revenue is recorded when the service is performed.

As also noted in Note 20, certain of the Company's sales are made through national and regional medical supply distributors. During the second quarter of fiscal 2003, the Company reviewed and adjusted its estimate for rebates due to distributors. These rebates apply to the Company's anesthesia and respiratory/critical care segments. As background, the Company's sales to distributors, which represented 24%, 26%, and 27% of the Company's total revenue in fiscal years 2003, 2002, and 2001, respectively, are made at the Company's established price. Each distributor subsequently provides the Company with documentation that the Company's products have been shipped to particular end-users (i.e. particular hospitals). In general, the end-user is entitled, on a case-by-case basis, to a price lower than the Company's established price. Accordingly, the Company owes the distributor a rebate — the difference between the established price and the lower price to which the end user is entitled — upon the Company's receipt of the documentation from the distributor. At the time that the distributor remits

payment to the Company for the products purchased, the distributor deducts an amount for the related rebates.

The allowance for rebates is recorded at the time the Company records the revenue for the product shipped to the distributor. The rebate is recorded as a sales allowance, as a reduction of net revenue.

The Company has, for several years, utilized an historical moving average to estimate the allowance for rebates. Based on the Company's review in the second quarter of fiscal 2003, the Company concluded that the moving average estimate did not necessarily result in the appropriate liability due to the distributor. Accordingly, the Company changed its method of estimating rebate claims to record the allowance for rebates based upon the documentation provided by the distributor of the shipments to the end-user (adjusting from estimate to actual at the time of remittance), as well as estimates for inventory not yet sold by the distributor. As a result of its review of the rebate allowance, the Company recorded an additional allowance for rebates of \$3,300,000 in the second quarter of fiscal 2003 to assure that the Company has established an appropriate allowance for rebate claims.

Rebates were \$44.4 million in fiscal 2003 (including the \$3.3 million adjustment), \$36.9 million in fiscal 2002, and \$34.2 million in fiscal 2001.

GOODWILL AND OTHER INTANGIBLE ASSETS

Goodwill and other intangible assets arising from business acquisitions are accounted for under the purchase method of accounting, and are accounted for under the Statement of Financial Accounting Standards ('SFAS') No. 142, 'Goodwill and Other Intangible Assets', which eliminated the amortization of goodwill and certain other intangible assets for fiscal years beginning after December 15, 2001. SFAS 142 was adopted by the Company, effective October 1, 2001. Prior year financial results included goodwill amortization, amortized over periods up to 40 years using the straight-line method.

The following table presents what net income would have been had SFAS 142 been adopted in prior periods:

				YEAR EN MBER 30		
	2	003	2	002	20	01
		•		ANDS EX		
Reported net income		4,222		5,045	\$10	998
Adjusted net income	\$1 	4,222	\$2 	5,045	\$11 	,101
Basic net income per share as reported	\$ \$	1.10 1.10 1.10 1.10	\$	1.94 1.94 1.92 1.92	\$ \$ \$ \$.80 .88 .79

The Company reviews the carrying value of long-lived assets, including goodwill, on a periodic basis, or whenever events or changes in circumstances

indicate that the amounts may not be recoverable. If the events or circumstances indicate that the carrying amount of an asset may not be recoverable, the Company estimates the future undiscounted cash flows expected to result from the use of the asset and its eventual disposition. An impairment loss will be recognized if the carrying value of the assets exceeds the estimated future undiscounted cash flows of those assets.

The Company performs an annual impairment analysis based upon discounted cash flows to assess the recoverability of the goodwill, in accordance with the provisions of SFAS No. 142. The Company completed this annual impairment test during the three-month period ended March 31, 2003 and found no impairment.

F-7

Goodwill consists of the following:

		YEAR ENDED
	2003	2002
	(IN THO	USANDS)
Beginning balance:		\$48,178 21,338
Ending balance	\$69 , 506	\$69 , 516

CASH AND CASH EQUIVALENTS

The Company considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents. The Company believes it is not exposed to any significant credit risk with respect to its highly liquid investments in money market securities and its commercial banking facilities.

NET INCOME PER SHARE OF COMMON STOCK

Basic net income per common share is computed using the weighted average number of shares outstanding. Diluted net income per common share is computed using the weighted average number of shares outstanding adjusted for the incremental shares attributed to outstanding options to purchase common stock.

The following table sets forth the computation of basic and diluted net income per share:

FOR THE YEAR ENDED SEPTEMBER 30,

	2003		
	(IN]	THOUSANDS, EX	KCEPT
Income applicable to common shares: Income from continuing operations Loss from discontinued operations	\$19,190 (4,968)	\$26,500 (1,455)	\$ 24,370 (14,267)
Net income	\$14,222	\$25,045	\$ 10,103
Shares outstanding			
Basic weighted average common shares outstanding	12,905	12,896	12,633
Dilutive effect of employee stock options	80	140	217
Diluted outstanding shares	12,985	13,036	12,850
Earnings (loss) per common share: Basic			
Income per share from continuing operations	\$ 1.49	\$ 2.05	\$ 1.93
Loss per share from discontinued operations	\$ (0.39)	\$ (0.11)	\$ (1.13)
Net earnings	\$ 1.10	\$ 1.94	\$ 0.80
Diluted			
Income per share from continuing operations	\$ 1.48	\$ 2.03	\$ 1.90
Loss per share from discontinued operations	\$ (0.38)	\$ (0.11)	\$ (1.11)
Net earnings	\$ 1.10	\$ 1.92	\$ 0.79

MARKETABLE SECURITIES

As of September 30, 2003, the Company did not own any long term marketable securities. Management determines the appropriate classification of securities at the time of purchase and reevaluates such designation as of each balance sheet date. The Company's marketable securities were debt securities and were classified as available-for-sale. Available-for-sale securities are carried at fair

F-8

value, with the unrealized gains and losses, net of tax, reported in a separate component of stockholders' equity. The amortized cost of debt securities in this category is adjusted for amortization of premiums and discounts to maturity. Such amortization is included in operations.

Realized gains and losses and declines in value judged to be other-than-temporary on available-for-sale securities are included in

operations. The cost of securities sold is determined in accordance with the specific identification method.

CAPITALIZED SOFTWARE

Software development costs are capitalized when technological feasibility is established and are being amortized to cost of goods sold over the estimated economic lives (generally three years) of the products that include such software.

ESTIMATES

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect reported amounts in the financial statements. Actual results could differ from those estimates.

ACCOUNTING FOR STOCK-BASED COMPENSATION

The Company measures stock-based compensation cost for its employees and directors using Accounting Principles Board ('APB') Opinion No. 25, as is permitted by SFAS No. 123, Accounting for Stock-Based Compensation, and complies with the other provisions and the disclosure-only requirements of SFAS No. 123. Accordingly, the Company recognizes compensation expense for options granted to employees and directors as the difference, if any, between the market price of the underlying common stock on the date of grant and the exercise price of the option.

If the Company had elected to recognize compensation cost based on the fair value of the options granted at the grant date as prescribed by SFAS No. 123, the Company's net income and net income per common share for the years ended September 30, 2003, 2002 and 2001, would approximate the pro forma amounts indicated in the table below (dollars in thousands except per share amounts):

	YEAR ENI	DED SEPTEME	BER 30,
	2003	2002	2001
Net income as reported	\$14,222	\$25,045	\$10,103
Net income pro forma	\$13 , 627	\$24,680	\$ 9,557
Basic net income per common share as reported	\$ 1.10	\$ 1.94	\$.80
Diluted net income per common share as reported	\$ 1.10	\$ 1.92	\$.79
Basic net income per common share pro forma	\$ 1.06	\$ 1.91	\$.76
Diluted net income per common share pro forma	\$ 1.05	\$ 1.89	\$.74

The fair value of each option grant is estimated on the date of grant using the Black-Scholes option-pricing model with the following weighted-average assumptions used for the years ended September 30, 2003, 2002 and 2001, respectively: expected volatility of 50%, 50% and 36% respectively, risk-free interest rate of 3.8%, 5.2%, and 4.8%, respectively, dividend yield rate of .7%, ..5%.and .6%, respectively, and all options have expected lives of 5 years.

TRANSLATION OF FOREIGN CURRENCY FINANCIAL STATEMENTS

The financial position and results of operations of the Company's foreign subsidiaries are measured using local currency as the functional currency. Assets and liabilities of these subsidiaries have been translated at current exchange rates, and related revenue and expenses have been translated at average

monthly exchange rates. The aggregate effect of translation adjustments is reflected as a separate component of stockholders' equity (accumulated other comprehensive income (loss)) until there is a sale or liquidation of the underlying foreign subsidiary.

F-9

RECENT ACCOUNTING PRONOUNCEMENTS

In December 2002, the Financial Accounting Standards Board ('FASB') issued SFAS No. 148, 'Accounting for Stock-Based Compensation -- Transition and Disclosure, an amendment of FASB Statement No. 123.' SFAS No. 148 provides alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation. In addition, SFAS No. 148 amends the disclosure requirements of SFAS No. 123 'Accounting for Stock-Based Compensation', to require prominent disclosures in annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect in measuring compensation expense. The disclosure requirements of SFAS No. 148 are effective for periods beginning after December 15, 2002. The Company has not changed its accounting for stock-based employee compensation, but is complying with the disclosure requirements in SFAS No. 148.

In April 2003 the FASB issued SFAS No. 149, 'Amendment of Statement 133 on Derivative Instruments and Hedging Activities.' SFAS No. 149 amends and clarifies financial accounting and reporting for derivative instruments, including certain derivative instruments embedded in other contracts (collectively referred to as derivatives) and for hedging activities under SFAS No. 133, 'Accounting for Derivative Instruments and Hedging Activities'. The Company does not believe that SFAS 149 will have a material effect on the Company's financial position or results of operations.

In May 2003 the FASB issued SFAS No. 150, 'Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity'. This Statement establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of both liabilities and equity. It requires that an issuer classify a financial instrument that is within its scope as a liability (or an asset in some circumstances). The Company does not believe that SFAS 150 will have a material effect on the Company's financial position or results of operations.

In November 2002, the Emerging Issues Task Force ('EITF') issued EITF 00-21, 'Revenue Arrangements with Multiple Deliverables.' This consensus provides guidance in determining when a revenue arrangement with multiple deliverables should be divided into separate units of accounting, and, if separation is appropriate, how the arrangement consideration should be allocated to the identified accounting units. The provisions of EITF 00-21 are effective for revenue arrangements entered into in fiscal periods beginning after June 15, 2003. The Company does not believe that EITF 00-21 will have a material effect on the Company's financial position or results of operations.

In January 2003, the FASB issued Interpretation No. 46, 'Consolidation of Variable Interest Entities' (FIN 46). FIN 46 requires a variable interest entity to be consolidated by a company if that company is subject to a majority of the

risk of loss from the variable interest entity's activities or entitled to receive a majority of the entity's residual returns or both. FIN 46 also requires disclosures about variable interest entities that a company is not required to consolidate but in which it has a significant variable interest. The consolidation requirements of FIN 46 apply immediately to variable interest entities created after January 31, 2003 and to all entities in the first fiscal year beginning after December 15, 2003. Certain of the disclosure requirements apply to all financial statements issued after January 31, 2003, regardless of when the variable interest entity was established. Based on its assessment of FIN 46, the Company has concluded that it currently has no investments in any variable interest entities.

The Company does not believe that any other recently issued but not yet effective accounting standards will have a material effect on the Company's consolidated financial position or results of operations.

NOTE 2 -- ACQUISITIONS/DISPOSITIONS

As part of the Company's strategic plan to expand significantly into the obstructive sleep apnea field, the Company embarked on three strategic acquisitions in which an interest in a European sleep therapeutic business was acquired in 1999 followed by the acquisitions of two sleep diagnostic businesses in the United States in 2000 and 2002. The Company purchased an additional interest in the European sleep therapeutic business during 2001 and 2002. The financial details of these acquisitions are described below.

F-10

SLEEP SERVICES OF AMERICA, INC./NATIONAL SLEEP TECHNOLOGIES, INC.

The Company invested cash of \$5.3 million in 1998 and \$5.1 million in 1999 for common share ownership in National Sleep Technologies, Inc. ('NST'), a privately held company. In 1999, the common share ownership in NST was renegotiated into a convertible preferred stock investment. In the third quarter of fiscal 2000, the Company converted its preferred stock holdings in NST into common stock. Upon such conversion, the Company acquired an 84% ownership in NST. The Company has reflected the operations of NST as a consolidated subsidiary as of June 1, 2000. On January 1, 2002 NST completed its merger with HSI Medical Services, Inc. ('HSI'), a subsidiary of the Johns Hopkins Health System Corporation, with the merged entity known as Sleep Services of America, Inc. ('SSA'). This transaction resulted in a 62% ownership of SSA by the Company, with an affiliate of Johns Hopkins Health System Corporation ('Hopkins') receiving a 29% equity interest in SSA and the other minority shareholders of NST receiving a 9% interest in SSA. In this transaction NST issued 7,921,408 shares of its common stock with a fair value of approximately \$4,753,000, along with warrants to purchase 326,791 shares of NST's common stock in exchange for all of the outstanding common stock of HSI. The assets acquired, consisting principally of cash and property and equipment, amounted to approximately \$1.7 million and liabilities assumed, consisting principally of accounts payable and accrued expenses, amounted to approximately \$.4 million. The excess of the purchase price over the fair value of the net assets acquired, goodwill, in this transaction was approximately \$3,561,000. Subsequently, the Company paid approximately \$600,000 for the purchase of shares of some of the minority shareholders to increase its ownership to approximately 68% and reduce the minority ownership (exclusive of Hopkins) to 3%. The above acquisitions have

been accounted for as purchases resulting in goodwill of approximately \$12.8 million, which is not deductible for income tax purposes and which is included in the sleep segment. The goodwill was recognized in accordance with SFAS No. 142 'Goodwill and Other Intangible Assets.'

BREAS MEDICAL AB

Through September 30, 2000, the Company had acquired a 53% interest in Breas Medical AB ('Breas'), a European manufacturer of personal ventilators for obstructive sleep apnea ('OSA') and other applications, for an aggregate investment of approximately \$15.2 million. The assets acquired amounted to approximately \$7 million and liabilities assumed amounted to approximately \$2 million. This acquisition has been accounted for as a purchase, resulting in an excess of purchase price over the fair value of net assets acquired of approximately \$11.5 million. As of May 2, 2001, the Company purchased an additional 41% of Breas from two minority shareholders, bringing the Company's ownership percentage to 94%. The Company paid approximately \$3.7 million upon signing a definitive agreement, with the balance payable based upon an earnout agreement calculated from a multiple of Breas' sales and earnings for the twelve month period ended March 31, 2002. The final payment to the two minority shareholders of \$6.5 million, based on the earnout agreement, for the additional 41% ownership interest was made in April 2002. At the same time the Company purchased the remaining 6% interest from the other minority shareholders for \$1.7 million.

As part of the settlement of the earnout agreement with one of the minority shareholders, who was also the former chief executive officer of Breas, Breas acquired the former chief executive officer's ownership interest in SPRL Percussionaire. The purchase price for that interest is included in the \$6.5 million payment. To complete the purchase of SPRL Percussionaire additional payments, in the form of an earnout agreement, were to be made to the founder of SPRL Percussionaire, and the Company accrued an amount due of \$1,015,000 in September 2002. In fiscal 2003 Breas entered into a settlement agreement with the founder of SPRL Percussionaire and terminated the obligation.

The total purchase price for Breas was approximately \$27 million. Total goodwill relating to the Breas transactions amounted to \$19.9 million at September 30, 2002 and was recognized in accordance with SFAS No. 142.

The Company has reflected the operations of Breas as a consolidated subsidiary effective June 1, 1999.

F-11

STELEX -- THE VALIDATION GROUP, INC.

On March 28, 2002, the Company consummated the merger of Stelex Inc. ('Stelex') into the Company's wholly owned subsidiary, The Validation Group, Inc. ('TVG'). The surviving entity is known as Stelex-TVG, Inc. The purchase price for the acquisition of Stelex was approximately \$13.7 million, including costs of the acquisition of approximately \$400,000. The assets acquired, consisting principally of accounts receivable, amounted to \$2.5 million and the liabilities assumed as adjusted amounted to approximately \$1.9 million, consisting principally of amounts due to the former shareholders and deferred revenue. The excess of the purchase price over the fair value of the net assets

acquired, goodwill, was approximately \$13.1 million, which is deductible for income tax purposes and which is included in the pharmaceutical technology services segment. Goodwill was recognized in accordance with SFAS No. 142. The results of operations of Stelex are included in the Company's results of operations since March 28, 2002.

The following summary, pro forma, unaudited data of the Company reflects the acquisitions of Breas and National Sleep Technologies, SSA and Stelex as if they had occurred on October 1, 2000.

	PROFORMA	/UNAUDITED	
	FISCAL 2002	FISCAL 2001	
	,	ANDS EXCEPT E AMOUNTS)	
Net sales Net income	\$181,461 \$ 26,477	\$175,877 \$ 12,652	
Basic net income per share	\$ 2.05	\$ 1.00	
Diluted net income per share	\$ 2.03	\$.98	

Such proforma data is not necessarily indicative of future results of operations.

VITAL PHARMA, INC. -- DISCONTINUED OPERATIONS

In September 2002, the Company adopted a formal plan to sell its Vital Pharma, Inc. subsidiary, and as such, has classified the Vital Pharma business as a discontinued operation. Vital Pharma, a fully integrated contract manufacturer that utilizes blow-fill-seal technology, represents a product line that lies outside the Company's core business. The results of the discontinued operations have been reported separately as discontinued operations in the consolidated statement of income in accordance with SFAS No. 144 Accounting for the Impairment or Disposal of Long-Lived Assets. The Company lowered its investment in Vital Pharma to the amount it expects to recover in the sale and recorded a loss on disposal of \$5,333,000 in fiscal 2003.

On October 30, 2003, the Company sold its Vital Pharma subsidiary to Pro-Clinical, Inc. The Company received \$500,000 in cash and a three-year note receivable from ProClinical for \$2,000,000. The note accrues interest at 8%, 10%, and 12% in the first, second and third year of the note, respectively. Interest is payable quarterly. Should ProClinical pay down the entire note in the first twelve months, the note will be reduced by \$300,000. Should ProClinical pay down the entire note between the thirteenth and eighteenth month, the note will be reduced by \$200,000. The note is secured by a first lien against all of the assets sold. No gain or further loss was recorded on the sale.

The prior years' consolidated statements of income have been reclassified to reflect the discontinued operations. During the quarter ended June 30, 2001, the Company conducted a review by an outside appraiser to assess the carrying value of the Company's investments. A major consulting firm was engaged to assist the Company in an impairment analysis of Vital Pharma Inc., which had sustained significant operating losses. The Company recorded a special charge relating to Vital Pharma of approximately \$18.2 million dollars. In the year ended September 30, 2002, the Company reclassified the special charge of \$18.2 million to discontinued operations.

F-12

Summarized selected financial information for the discontinued operations is as follows:

	FOR THE YE	TEMBER 30,	
	2003	2002	2001
	(IN THOUSANDS	5)
Revenue	\$ 3 , 383	\$ 4,853	\$ 3,364
Loss before income tax benefit	(7,643)	(2,176)	(19,997)
Income tax benefit	2,675	721	5,730
Loss from discontinued operations	\$ (4,968)	\$ (1,455)	\$ (14,267)
*			

The assets and liabilities attributable to discontinued operations are stated separately as of September 30, 2003 and 2002 on the consolidated balance sheet.

The major asset and liability categories attributable to discontinued operations are as follows:

	SEPTEMBER 30,	
		2002
	(IN THO	USANDS)
Cash	456 752 892 4	1,386 367 5,979 29
Assets attributable to discontinued operations Accounts payable and other accrued liabilities		
Other liabilities	319	555
Liabilities attributable to discontinued operations	\$ 503 	\$ 720

Cash flows of the discontinued operations consisted of the following for the years ended September 30, 2003, 2002 and 2001:

	2003	2002	2001
	(1	n THOUSAND	 DS)
Loss from discontinued operations		\$(1,455) 251	\$(14,267) 14,329
Net cash (used in) provided by discontinued operations	\$(1,946)	\$(1,204)	\$ 62

NOTE 3 -- INVENTORY

Inventory consists of the following:

	SEPTEMBER 30,	
	2003	2002
	(IN THO	JSANDS)
Raw materials		\$12,095 8,929
Inventory, net	\$21 , 857	\$21,024

Reserves for obsolete and slow moving goods at September 30, 2003 and 2002 were \$981 million and \$438 million, respectively. Provisions charged to expense were \$864,000; \$563,000 and \$41,000 for fiscal 2003, 2002 and 2001, respectively. Amounts written off against the reserve were \$321,000, \$303,000 and \$498,000 for fiscal 2003, 2003 and 2001, respectively.

During the fourth quarter of fiscal 2003, in the normal course of business, the Company recorded inventory charges of \$390,000, which were expensed to cost of goods sold. In the third quarter of fiscal 2003, as part of the Company's continuing evaluation of its inventory, the Company wrote-off certain inventory to cost of goods sold amounting to \$647,000. Also, cost of goods sold included \$243,000 for the third quarter of fiscal 2003, representing a twelve-month volume related expense adjustment from a supplier.

F-13

During the fourth quarter of fiscal 2002, the Company expensed to cost of goods sold certain ventilator inventory relating to its Breas subsidiary in the amount

of \$319,000.

NOTE 4 -- PREPAID EXPENSES

Prepaid expenses consist of the following:

	SEPTEMBER 30	
	2003	2002
	(IN THO	USANDS)
Prepaid taxes	1,514	\$ 756 942 2,082
	\$3,239	\$3,780

NOTE 5 -- OTHER CURRENT ASSETS

Other current assets consist of the following:

	SEPTEMBER 30	
	2003 (IN THO	2002 DUSANDS)
Note and related party receivable Deferred tax asset (Note 18)		
	\$4,129	\$2,305

Related party receivables at September 30, 2003 and 2002 consist of unsecured promissory notes receivable dated November 30, 2001, from the CEO at Thomas Medical Products who is also a Director of the Company, in the amount of \$637,350, and from his wife, an employee of Thomas Medical Products, in the amount of \$233,270, both bearing interest at 5.5% per annum and due on November 30, 2004, with the related accrued interest paid annually.

NOTE 6 -- MARKETABLE SECURITIES

The following is a summary of available-for-sale securities:

AVAILABLE-FOR	R-SALE-SECURITIES
SEPTEMBER 30, 2003	SEPTEMBER 30, 2002
GROSS	GROSS

			UNREALIZED			UNREALIZED
	FAIR		HOLDING	FAIR		HOLDING
	VALUE	COST	GAINS	VALUE	COST	GAINS
			(IN THO	OUSANDS)		
Available-for-sale securities:						
Federal mortgage obligations	\$0	\$0	\$0	\$186	\$178	\$8

Realized gains and losses are determined on the basis of specific identification. During the years ended September 30, 2003 and 2002, sales proceeds for securities classified as available for sale securities were \$186,000 and \$305,000, respectively. Stockholders' equity at September 30, 2003, 2002 and 2001 includes a change in unrealized holding gain (loss), net of related tax effect, on available for sale securities of \$3,000, \$5,000 and \$17,000, respectively.

F - 14

NOTE 7 -- PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment, at cost, consists of the following:

	SEPTEM	BER 30,	ECTIMATED		
	2003		ESTIMATED USEFUL LIFE		
	(IN THOU	JSANDS)			
Land	\$ 2,232	\$ 2,207			
Building and building improvements	17,909	18,742	30 to 40 years		
Equipment and molds	35,096	32,044	5 to 20 years		
Fixtures and office equipment	1,775	1,544	5 to 15 years		
Capitalized software (Note 8)	818	300	3 years		
Transportation equipment	49	80	5 years		
	57 , 879	54,917			
Less accumulated depreciation and amortization	25 , 573	24,050			
	\$32,306	\$30 , 867			

NOTE 8 -- CAPITALIZED SOFTWARE

Capitalized software consists of the following:

	SEPTEMBER 30,	
	2003 (IN THO	2002 USANDS)
Software development costs Stelex Inc		\$300
	\$ 599	\$300

SFAS No. 86, 'Accounting for the Costs of Computer Software to be Sold, Leased, or Otherwise Marketed,' requires capitalization of software development costs incurred subsequent to establishment of technological feasibility and prior to the availability of the product for general release to customers. In fiscal 2003 and fiscal 2002 the Company capitalized \$518,000 and \$300,000, respectively of software development costs, which primarily include personnel costs. These costs are included in Property, Plant and Equipment. Amortization of capitalized software costs begins when the product is available for general release to customers and is computed on a straight line basis over the estimated economic life (generally three years) and charged to cost of goods sold. For fiscal years 2003 and 2002 amortization was \$219,000 and \$0.

NOTE 9 -- LONG-TERM DEBT

Long term debt consists of the following:

	SEPTEMBER 30,	
	2003	2002
	(IN THOU	JSANDS)
Industrial Revenue Bonds ('IRB') payable		\$1,700 255
Total long-term debt Less current portion	1,690 1,690	1,955 395
	\$	\$1,560

Based on the borrowing rates currently available to the Company for loans with similar terms and average maturities, the fair value of the long-term debt approximates the carrying amount.

The IRB is payable in varying installments with an interest rate of 8.625% per annum through December 2009. The IRB agreement allows the Company the option to prepay in whole or in part its obligation. The Company has decided that it will prepay in full its obligation in December 2003, and has accordingly classified the entire amount due, \$1,690,000, as short term.

The Company has available a line of credit of \$20,000,000 at September 30, 2003. No amounts were outstanding under this line.

NOTE 10 -- OTHER ASSETS

Other assets consist of the following:

	SEPTEM	BER 30,
	2003	2002
	(IN THO	USANDS)
Deposits on equipment	\$ 841	\$ 974
Plan (Note 17)	1,098	593
Prepaid royalties	800	908
Other	583	532
	\$3,322	\$3,007

NOTE 11 -- ACCRUED EXPENSES

Accrued expenses consist of the following:

	SEPTEMBER 30,	
	2003	2002
	(IN THO	USANDS)
Interest. Payroll and vacations. Professional fees. Sales expenses. Other taxes payable. Other.	\$ 111 2,436 979 182 252 2,111	\$ 228 3,756 851 177 266 1,690
	\$6,071 	\$6,968

NOTE 12 -- OTHER CURRENT LIABILITIES

Other current liabilities consist of:

SEPTEMBER 30,

	2003	2002
	(IN THO	DUSANDS)
Breas liability for SPRL Percussionaire purchase (see Note 2)	\$	\$1,015
Other	228	
	\$228	\$1,015

NOTE 13 -- OTHER EXPENSE (INCOME) -- NET

Other operating expense (income) -- net consists of the following:

	FOR THE YEAR ENDED SEPTEMBER 30,			
	2003	2002	2001	
	(II	(IN THOUSANDS)		
Charitable contributions of inventory	\$ 226 322 169	\$ 347 (42)	\$ 485 (773) (500) 398	
	\$ 717 	\$ 305 	\$ (390) 	

F-16

NOTE 14 -- IMPAIRMENT AND OTHER CHARGES (CREDITS)

CHINA

During the second quarter of fiscal 2003, the Company concluded that it would be unable to collect its remaining receivable under normal terms from its China distributor, and provided a reserve against the receivable balance of \$553,000. In May 2003, the Company retained counsel in China to commence certain legal actions against its distributor in China to collect its receivable. In September 2003, the Company received \$420,000 in cash from this distributor and also received the right to receive certain inventory. The Company is in the process of receiving that inventory. Accordingly in the fourth quarter of fiscal 2003, the Company recorded the \$420,000 payment as income, which reduced the net impairment charge to \$133,000 during the year ended September 30, 2003.

During the quarter ended June 30, 2002, the Company recorded an impairment charge of \$1,578,000 related principally to its Chinese subsidiary based on an evaluation of its business.

JAPAN

In September 1996, a patent infringement action was filed in Japan against an original equipment manufacturer ('OEM') medical device distributor in connection with the sale in Japan of Marquest Medical Products, Inc.'s ('Marquest') ABG syringe product line. In July 1999 the Court indicated at a hearing that, based on one exhibit submitted by the plaintiff, the Marquest ABG syringe products appeared to infringe the plaintiff's patent, and requested that the plaintiff submit an updated proof of damages. In July 1999, plaintiff filed an updated proof of damages of approximately \$6.5 million, plus interest and costs. On June 23, 2000 the Court entered a judgment against the Company's distributor for Yen 336,872,689 (\$2,887,645) plus five percent annual interest. The distributor (which has patent indemnification protection from the Company's Marquest subsidiary) appealed the judgement to the Tokyo Supreme Court. On March 28, 2002, the appellate court ruled in favor of the distributor, thereby ending the litigation and ending the Company's exposure with respect to this proceeding. The Company reversed the \$5,006,000 accrual associated with this litigation in fiscal 2002.

OTHER

In the fiscal year ended September 30, 2001 special charges were taken for various other impairments aggregating approximately \$2.1 million.

NOTE 15 -- COMMITMENTS

LEASES

The Company has entered into noncancelable operating leases providing for the lease of office and warehouse facilities, equipment and certain other assets. Rent expense, aggregating \$2,179,000, \$1,980,000 and \$1,752,000 has been charged to operations for the years ended September 30, 2003, 2002, and 2001, respectively. The Company's commitment under such leases is as follows:

YEAR ENDING SEPTEMBER 30,	
	(IN THOUSANDS)
2004	1,233
2005	907
2006	843
2007	792
2008	197
2009 and thereafter	227
	\$4,199

EMPLOYMENT AGREEMENTS

The Company has entered into employment agreements, aggregating \$1,647,000, which expire at various dates through September 2005.

NOTE 16 -- CONTINGENT LIABILITIES

Various lawsuits, claims and proceedings have been or may be instituted or asserted against the Company in the normal course of business, including those pertaining to patent and trademark issues and product liability matters. Where the Company has deemed a loss probable, the amount of the expected loss, has been accrued. While the amounts claimed or expected to be claimed in other matters may be substantial, the ultimate liability cannot now be determined because of the inherent uncertainties surrounding the litigation and the considerable uncertainties that exist. However, based on facts currently available, management believes that the disposition of matters that are pending or asserted will not have a materially adverse effect on the financial position of the Company.

On December 6, 1999, a complaint was filed against the Company on behalf of the former shareholders of our Vital Pharma subsidiary alleging breach of contract for failure to pay earnout payments allegedly due under the stock purchase agreement executed in connection with the Company's purchase of Vital Pharma in December 1995. The Company has answered the complaint, filed counter-claims and moved to transfer the case to arbitration. In August 2000, the court ordered the plaintiff to submit such claims to binding arbitration and stayed all other proceedings pending the outcome of the arbitration. The parties are in the final stages of discovery in the arbitration proceeding. In November 2003, the arbitrator ordered the parties to complete all outstanding discovery and to be prepared to begin the hearing on January 6, 2004 and to conclude all hearing dates by the middle of February 2004.

On May 7, 2003 a complaint was filed against the Company and two of its officers by Joseph Bourgart, a former chief financial officer of the Company for the period January 11, 2002 to November 2002. Plaintiff alleges that he was a 'whistleblower' within the meaning of the New Jersey Conscientious Employee Protection Act, based on allegations of improper accounting practices. Plaintiff asserts these allegations notwithstanding the fact that, in connection with the filing of the Company's Quarterly Report on Form 10-Q for the Company's third quarter of fiscal 2002 (the period ended June 30, 2002), he had executed a certification pursuant to the Sarbanes-Oxley Act certifying that the Quarterly Report on Form 10-Q for that period 'fully complies with the requirements of Section 13(a) of the Securities and Exchange Act of 1934' and that 'the information contained in the report fairly presents, in all material respects, the consolidated financial condition of the Company . . . ' . Furthermore, as the Company's chief financial officer, Plaintiff signed the Company's quarterly reports on form 10-Q for the first quarter and second quarter of fiscal 2002 (ended December 31, 2001 and March 31, 2002, respectively). Less than one month before Plaintiff's resignation, he participated in a meeting with the Company's worldwide management team to review the accuracy of the Company's Annual Report on form 10-K for the 2002 fiscal year. At that meeting he voiced no objections to the 10-K, nor did he assert or even suggest that the report contained any untrue statements or omitted to state any material fact. Of the items enumerated in the complaint, most had already been reviewed with the Company's independent accountants and the Company's Audit Committee prior to the Company's filing of its quarterly report for the third quarter of fiscal 2002. The Company believes that the filing of the complaint is a retaliatory action by Plaintiff who voluntarily resigned without any severance payment after being confronted with evidence of certain unethical and possibly illegal conduct. Nevertheless, in accordance with the Sarbanes-Oxley Act, the issues raised in the complaint were

referred to the Audit Committee, which conducted its own independent analysis of those matters.

On December 26, 2003 the Audit Committee reported to the Board of Directors on the results of its investigation and determined that no evidence of fraud had been discovered during the course of the investigation. The Audit Committee also determined that any decision regarding the potential restatement of the Company's previously published financial statements is to be made by the Company's management in concurrence with the Company's auditors. However, based upon the results of the investigation, the Audit Committee did not recommend that any restatement be made to the Company's previously published financial statements. The Company is in agreement with the Audit Committee that no restatement is required.

On July 28, 2003 the defendants filed a motion for summary judgement to dismiss the lawsuit. The motion asserts that Plaintiff resigned after being confronted with proof of his unethical and possibly illegal conduct; that the Plaintiff is not a 'whistleblower'; and that the Plaintiff has no basis for his assertion of impropriety as he repeatedly represented in writing to the Securities and Exchange Commission and the Company's auditors that the Company's public filings were true and accurate in all material respects. Inasmuch as Plaintiff approved and certified the accuracy of the Company's financial statements to the investing public under penalty of criminal prosecution, the Company has asserted that

F-18

no reasonable jury could believe that Plaintiff had reasonable belief that the Company engaged in improper accounting practices. The Company strongly denies that it had engaged in improper conduct both as regards its accounting practices and with regard to its treatment of the Plaintiff.

On May 16, 2003 the Company was served with a complaint answerable in Belgium by its former distributor. The complaint alleges breach of contract and seeks damages of 185,040 Euro, (representing approximately \$222,000 U.S. dollars based on exchange rates in effect at September 30, 2003). The demand represents salary and related costs for the distributor's employees associated with selling the Company's product line and the value of the customer base inherited by the new distributor. The Company has recorded a reserve for a possible settlement or loss.

A first amended complaint was filed against the Company's Vital Pharma subsidiary on September 8, 2003 in the U.S. District Court for the Northern District of California related to the packaging services it provides to Lifecore Biomedical, Inc. ('Lifecore'). The complaint asserts multiple theories of negligence and product liability claims against the defendants for injuries allegedly sustained through the use of Lifecore's Gynecare Intergel ('Intergel') product during surgery. Lifecore manufactures the product, which is approved for the purpose of reducing post-surgical adhesions. The Company's insurance carrier has responded and has also notified Lifecore of its obligation under its agreement with Vital Pharma to indemnify it for complaints related to product defects.

We are also involved in other legal proceedings arising in the ordinary course of business. We cannot predict the outcome of our legal proceedings with

certainty. However, based upon our review of pending legal proceedings, we do not believe the ultimate disposition of our pending legal proceedings will be material to our financial condition. Predictions regarding the impact of pending legal proceedings constitute forward-looking statements. The actual results and impact of such proceedings could differ materially from the impact anticipated, primarily as a result of uncertainties involved in the proof of facts in legal proceedings.

NOTE 17 -- STOCKHOLDERS' EQUITY

PREFERRED STOCK

The Company has authorized 10,000,000 shares of no par value preferred stock. No shares were issued or outstanding at September 30, 2003 or 2002.

STOCK OPTIONS

Transactions relating to stock options are as follows:

	NUMBER OF SHARES	WEIGHTED AVERAGE PRICE PER SHARE
Balance September 30, 2000:	1,174,346 83,015 (644,082) (157,022)	\$19.72 \$31.37 \$19.61 \$19.04
Balance September 30, 2001: Granted	456,257 94,494 (59,519) (31,898)	\$22.23 \$34.49 \$19.80 \$29.39
Balance September 30, 2002:	459,334 288,786 (37,328) (72,933)	\$24.57 \$28.56 \$19.95 \$33.24
Balance September 30, 2003:	637,859 	\$25.65

The weighted average fair value per share calculated using the Black-Scholes method for options granted during the years ended September 30, 2003, 2002, and 2001 amounted to \$17.52, \$21.42, and \$11.69, respectively.

F-19

In 1994, the Company adopted a stock option and investment plan (covering a maximum of 900,000 shares), whereby participants were granted two stock options for each share of the Company's common stock that they acquired. The options are granted at fair value at date of grant. Such stock options are subject to a

defined vesting schedule. Shares purchased by employees may be financed through the Company.

The Company's Board of Directors and stockholders have approved the adoption of the Vital Signs 2003 Investment Plan, which provides for the grant of options to employees, officers and directors to purchase the Company's Common Stock. In many respects, the 2003 Investment Plan is a renewal of the Company's prior Investment Plan, which expires in January 2004. One million shares of the Company's Common Stock have been authorized for share purchase and option grants. Options may be granted at prices not less than fair value at the date of grant. The options have a ten-year life. Options generally vest after a 2 year period. As of September 30, 2003 no options had been granted under this plan.

In fiscal 2002, the Company's Board of Directors and stockholders approved the adoption of the 2002 Stock Incentive Plan, which provides for the grant of options to employees, officers, directors and consultants to purchase a maximum of one million shares. Options may be granted at prices not less than fair value at the date of grant. The options have a ten-year life. Options generally vest ratably over a 5 year period commencing on the first anniversary of the grant with respect to options granted under the 2002 Stock Incentive Plan and over 2 years with respect to the Company's options granted as part of its investment plan and to directors. The 2002 Stock Incentive Plan expires on May 31, 2012. As of September 30, 2003, 288,786 shares had been granted under this plan.

In addition to options granted pursuant to Company benefit plans, the Company, in fiscal 2003 and 2002 has granted (net of lapsed shares) 102,700 and 42,000, respectively, stock options to employees independent of any such plans. As such, these options represent contractual commitments by the Company to the individual involved.

In connection with the plans described above and other plans which are no longer in force, options covering 1,592,817 (excluding lapsed shares) have been granted through September 30, 2003.

The following table summarizes information about fixed stock options outstanding at September 30, 2003:

		OPTIC	ONS OUTSTANDING		OPTIONS EXER	CISABLE
			WEIGHTED-			
		NUMBER	AVERAGE	WEIGHTED-	NUMBER	WEIGHTED-
		OUTSTANDING AT	REMAINING	AVERAGE	EXERCISABLE AT	AVERAGE
	RANGE OF	SEPTEMBER 30,	CONTRACTUAL	EXERCISE	SEPTEMBER 30,	EXERCISE
	EXERCISE PRICES	2003	LIFE (YEARS)	PRICE	2003	PRICE
1.	\$ 9.25 \$15.75	12,721	1.2	\$12.73	12,721	\$12.73
2.	\$ 17.25 \$19.25	59,213	4.7	18.02	57,963	18.03
3.	\$ 20.00 \$24.50	195,220	3.9	21.82	195,220	21.82
4.	\$ 25.52 \$27.80	159 , 798	9.5	27.08	19,000	25.52
5.	\$ 28.90 \$31.10	170,565	8.7	29.98	47,191	29.07
6.	\$ 34.94 \$41.20	40,342	8.4	35.56	4,000	41.20
	Total:	637 , 859	6.9	\$25.65	336,095	\$22.28

NOTE 18 -- INCOME TAXES

The provision for income taxes consists of the following components:

	FOR THE YEAR ENDED SEPTEMBER 30,			
	2003	2001		
	(IN THOUSANDS)			
Current:				
Federal	\$ 7,806	\$ 9 , 872	\$ 2,684	
State	1,327	720	219	
Foreign	813	519	164	
Deferred:				
Federal	112	1,313	951	
State	69	80		
	\$10,127	\$12,504		
Federal tax benefit from discontinued operations				
(Note 2)	\$(2,675)	\$ (721)	\$(5,730)	
Income tax-expense from continuing operations	\$12 , 802	\$13 , 225	\$ 9 , 794	

The breakdown of U.S. and Foreign income from continuing operations before income taxes for the year ended September 30 was as follows:

	2003	2002	2001
	(II	N THOUSAND:	5)
United States		\$38,303 1,663	\$33 , 525 648
Total income from continuing operations	\$32 , 240	\$39 , 966	\$34 , 173

The tax effect of temporary differences that give rise to the net short-term deferred tax assets are presented below:

SEPTEMBER 30,

	2	003	2	002
	-		_	
	(II	N THOU	SAN	DS)
Undistributed DISC earnings Net operating loss carryforward from acquisition		(88) 699		(96) 715
Deferred loss on disposal of discontinued operations	1	,750		
Other		411		252
	\$2	, 772	\$	871

The tax effects of temporary differences that give rise to the net long-term deferred tax assets are presented below:

	SEPTEMBER 30,		
	2003		
	(IN THOU	JSANDS)	
Net operating loss carryforward from acquisition (Note 2)	\$2,009	\$2 , 691	
Accelerated depreciation	, ,	(788)	
State net operating loss carryforward		878	
Undistributed DISC earnings	(54)	(135)	
Other	(234)	(233)	
	\$2,081	\$2,413	
Less: Valuation allowance	(562)	(562)	
	\$1 , 519	\$1 , 851	

At September 30, 2003, the Company has federal net operating loss carryforwards of approximately \$7,934,000 to offset future taxable income. These net operating loss carryforwards expire from 2007

F-21

through 2010. The annual amount available to offset consolidated taxable income is limited to approximately \$1,887,000 under Section 382 of the Internal Revenue Code. In addition, at September 30, 2003, the Company has available approximately \$19,508,000 of New Jersey net operating loss carryforwards to offset future state taxable income. The New Jersey operating loss carryforwards, as extended, expire in 2007 and 2008. Utilization of these net operating losses has been suspended for deduction carryover for privilege periods beginning

during calendar years 2002 and 2003, but this suspension extends the seven-year carryforward period by two years. The Company has established a valuation allowance against the New Jersey Net Operating less carryforwards, based upon management's estimate of future taxable earnings available to offset the net operating loss.

The total provision for income taxes differs from that amount which would be computed by applying the U.S. federal income tax rate to income before provision for income taxes. The reasons for these differences are as follows:

		FOR THE YEAR ENDED SEPTEMBER 30,		
	2003	2002	2001	
Statutory federal income tax rate	2.8	35.0% 1.2 (.1)	1.0	
Tax credit for Research and Development Benefit from foreign sales corporation	 (1.6)	(1.1)	(1.3) (2.8)	
Amortization of acquired intellectual property Income tax audit adjustment Litigation reserve reversal	3.4 	 (2.1)		
Other Effective income tax rate		0.2 33.1%		

Income taxes payable consist of the following:

	SEPTEMBER 30,	
	2003	2002
	(IN THOU	JSANDS)
Federal income taxes payable	236	\$ 12
	\$3,392	\$ 128

At September 30, 2002, the Company had prepaid its Federal and State tax obligation. Included in prepaid expenses at September 30, 2002, was \$756,000 for Federal and State prepaid taxes.

For the years ended September 30, 2003, 2002 and 2001, the Company recognized for income tax purposes a tax benefit of \$298,000, \$2,172,000 and \$759,000, respectively, for compensation expense related to its stock option plan for which no corresponding charge to operations has been recorded. Such amount has been added to common stock in each year.

In connection with the routine Internal Revenue Service examination of the Company's 1997, 1998 and 1999 Federal income tax returns, the Company increased its tax provision in the second quarter of fiscal 2003 by \$1,081,000, and increased interest expense by \$650,000 for the related interest due in the second quarter, and \$40,000 in the third quarter of fiscal 2003. On October 6, 2003, the Company finalized the Internal Revenue Service tax audit for the years 1997, 1998 and 1999 and recorded an additional tax provision in the fourth quarter of fiscal 2003 of \$113,000. Also, certain state tax returns for prior periods have been re-filed, resulting in additional tax expense of \$297,000 and interest expense of \$70,000 in the third quarter of fiscal 2003.

F-22

NOTE 19 -- ALLOWANCE FOR REBATES AND DOUBTFUL ACCOUNTS

Information relating to the allowance for rebates and doubtful accounts is as follows:

	BEGINNING			BALANCE AT END OF
	BALANCE	CHARGES (A)	DEDUCTIONS (B)	
2001				
Rebates	\$4,679	\$34,203	\$33,481	\$5 , 401
Doubtful accounts	571	363	498	436
	\$5 , 250	 \$34,566	 \$33 , 979	\$5,837
2002				
Rebates	\$5 , 401	\$36 , 912	\$38 , 290	\$4,023
Doubtful accounts	436	470	268	638
	\$5 , 837	\$37 , 382	\$38,558	\$4,661
2003				
Rebates	\$4,023	\$44,439	\$42,306	\$6,156
Doubtful accounts	638	523 	242	919
	\$4,661	\$44,962	\$42 , 548	\$7 , 075

- (A) Charges represent estimated rebates deducted from gross revenues and estimated provision for doubtful accounts.
- (B) Deductions represent actual rebates credited to the wholesaler and the write-off of uncollectible accounts.

See Note 1 to the Consolidated Financial Statements for a description of rebates. In the fourth quarter of fiscal 2003, the Company increased its reserves for bad debts (recorded in selling, general and administrative

expenses), in the normal course of business, by \$367,000.

NOTE 20 -- SIGNIFICANT CUSTOMERS

A portion of the Company's hospital customers are serviced by national and regional medical supply distributors. During fiscal years 2003, 2002 and 2001, respectively, 24%, 26%, and 27% of the Company's net revenue were made in this distribution channel. In each fiscal year 2003, 2002 and 2001, one of the larger national distributors represented approximately 10%, 12%, and 13%, respectively, of net revenue. The same customer represented approximately 8% and 14% of outstanding accounts receivable at September 30, 2003 and 2002, respectively.

NOTE 21 -- SEGMENT INFORMATION

Vital Signs, Inc. sells single-patient use medical products to the anesthesia, respiratory, critical care, sleep therapy and emergency markets. The Company provides pharmaceutical technology services, principally to the pharmaceutical companies and also, from time to time, to medical device, diagnostic and biotechnology companies. The Company has aggregated its business units into four reportable segments, anesthesia, respiratory/critical care, sleep and pharmaceutical technology services. There are no material intersegment sales. Anesthesia and Respiratory/Critical Care share certain manufacturing facilities, sales and administration support; therefore the operating expenses, total assets, and capital expenditures are not specifically identifiable. However the Company has allocated operating expenses, total assets, and capital expenditures on a net sales basis. Management evaluates performance on gross

F-23

profits and operating results of the four business segments. Summarized financial information concerning the Company's reportable segments is shown in the following table.

	ANESTHESIA	RESPIRATORY/ CRITICAL CARE	SLEEP	PHARMACEUTICAL TECHNOLOGY SERVICES	OTHER	(
						-
2003						
Net sales	\$ 75,949	\$45,829	\$45,580	\$18,105	\$(3,300)	
Gross profit	40,880	24,866	19,921	8,188	(3,300)	
Operating profit	19,416	11,023	2,874	2,483	(3,300)	
Total assets	105,221	63,493	35,387	18,977		
Capital expenditures	1,580	2,230	260	592		
2002						
Net sales	\$ 71,823	\$46,753	\$39,628	\$14,175	\$ 1,639	
Gross profit	37,129	26,107	17,660	4,880	1,439	
Operating profit	20,940	14,243	887	1,998	1,439	
Total assets	103,545	65 , 899	28,117	7,516		
Capital expenditures	761	484	1,831	166		
2001						
Net sales	\$ 69,059	\$52 , 197	\$30,380	\$11,506	\$	

Gross profit	36,808	29,134	14,675	4,445	
Operating profit	17,961	13,576	7	2,681	
Total assets	93 , 569	70,723	23,472	3 , 796	
Capital expenditures	412	311	1,060	162	

The following table presents revenues by geographic area:

	2003	2002	2001
United States. Europe. Asia. Other.	\$136,843	\$135,740	\$127,227
	35,101	29,232	23,142
	4,864	5,113	8,002
	5,355	3,933	4,771
	\$182,163	\$174,018	\$163,142

NOTE 22 -- RELATED PARTY

One of the Company's subsidiaries, Thomas Medical Products, provides product development and manufacturing services to X-Site Medical, LLC ('X-Site'), a company engaged in the development of arterial closure devices. Two of the shareholders of X-Site are also shareholders and officers of the Company and three additional shareholders of X-Site are independent members of the Company's Board of Directors. Thomas Medical Products sales to X-Site were approximately \$363,000 \$375,000 and \$372,000 during the fiscal years ended September 30, 2003, 2002 and 2001, respectively, for these services. Amounts due from X-Site are included in accounts receivable on the Company's consolidated balance sheet and amounted to approximately \$199,000 and \$138,000 at September 30, 2003 and 2002, respectively. In addition, in 2001 the Company provided certain accounting services for X-Site, in which various suppliers of X-Site, including the Company's subsidiary, were paid by the Company. X-Site, in turn, reimbursed the Company. During the year ended September 30, 2001, X-Site reimbursed the Company in the amount of approximately \$854,000. The Company believes that the overall terms of the above described arrangements with X-Site are no less favorable to the Company than terms that would be available from similarly situated third parties.

In August of 2001, the Company made several loans under the provisions of its investment plan to the Chief Executive Officer/Chairman of the Board and a Director/Officer of the Company in the amounts of \$112,500\$ and \$100,000\$, respectively, at an interest rate of 6.75%. The loans were repaid in full in fiscal 2003.

F-24

NOTE 23 -- EMPLOYEE BENEFIT PLANS:

The Company has established a savings incentive plan for substantially all

employees of the Company which is qualified under section 401(k) of the Internal Revenue Code. The savings plan provides for contributions to an independent trustee by both the Company and its participating employees. Under the plan, employees may contribute up to 80% of their pretax base pay up to the dollar limits set by law, \$12,000 for each employee in calendar year 2003. The Company matches 25% of the first 6% of participant contributions. Participants vest immediately for their own contributions and for the Company's contributions. Company contributions were approximately \$388,000, \$295,000, and \$270,000, for the years ended September 30, 2003, 2002 and 2001, respectively.

NOTE 24 -- QUARTERLY FINANCIAL DATA (UNAUDITED)

The following is a summary of the unaudited quarterly results of operations for the years ended September 30, 2003 and 2002:

FISCAL YEAR ENDED SEPTEMBER 30, 2003

	INC	OME FROM C	ONTINUING (OPERATIO	NS	NET	INCOME (LOSS)
	TOTAL REVENUE	GROSS PROFIT	INCOME	BASIC EPS	DILUTED EPS	NET INCOME	BASIC EPS	DI
1st Quarter	\$ 44,757 42,064 48,171 47,171	\$23,215 19,714 23,783 23,843	\$ 6,562 1,333 5,378 5,917	\$0.51 0.10 0.42 0.46	\$0.51 0.10 0.41 0.46	\$ 6,205 (1,222) 3,788 5,451	\$ 0.48 (0.09 0.30 0.42)) (
	\$182 , 163	\$90,555	\$19,190	\$1.49 	\$1.48	\$14,222	\$ 1.10 	\$

FISCAL YEAR ENDED SEPTEMBER 30, 2002

	INC	INCOME FROM CONTINUING OPERATIONS				1	1E	
	TOTAL REVENUE	GROSS PROFIT	INCOME	BASIC EPS	DILUTED EPS	NET INCOME	BASIC EPS	DI
								ļ
1st Quarter	\$ 41,156	\$21 , 382	\$ 6,445	\$0.50	\$0.49	\$ 6,316	\$ 0.49	\$
2nd Quarter	42,271	20,301	8,294	0.64	0.64	7,944	0.62	
3rd Quarter	44,961	23,476	5,466	0.42	0.42	5,450	0.42	•
4th Quarter	45,630	22,056	6,295	0.49	0.48	5,335	0.41	
	\$174 , 018	\$87 , 215	\$26,500	\$2.05	\$2.03	\$25 , 045	\$ 1.94	\$

On May 7, 2003 a complaint was filed against the Company and two of its officers. The Company's Audit Committee hired outside independent accountants and legal counsel to investigate the matters alleged by the plaintiff, a former CFO of the Company. Accounting and legal expenses totalling \$550,000 (\$262,000 and \$288,000) during the third and fourth quarter, respectively, were incurred and recorded in selling, general and administrative expenses in fiscal 2003 in connection with the Audit Committee investigation and related proceedings.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

Not applicable.

ITEM 9A. CONTROLS AND PROCEDURES

(a) Disclosure controls and procedures. As of the end of the Company's most recently completed fiscal quarter covered by this report, the Company carried out an evaluation, with the participation of the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the Company's disclosure controls and procedures pursuant to Securities Exchange Act Rule 13a-15. Based upon that evaluation, the Company's Chief Executive Officer and

F-25

Chief Financial Officer concluded that the Company's disclosure controls and procedures are effective in ensuring that information required to be disclosed by the Company in the reports that it files or submits under the Securities Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms.

(b) Changes in internal controls over financial reporting. There have been no changes in the Company's internal controls over financial reporting that occurred during the Company's last fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

F-26

PART III

ITEM 10. DIRECTORS OF THE REGISTRANT

The following table presents certain information regarding the directors of the Company:

NAME AND AGE(A)	DIRECTOR SINCE	BUSINESS EXPERIENCE(B)
Terry D. Wall, 62	1972	President and Chief Executive Officer o Company.
David J. Bershad, 62	1991	Member of the law firm of Milberg Weiss Bershad Hynes & Lerach LLP.
Anthony J. Dimun, 60	1987	Chairman of Nascent Enterprises, LLC (consulting firm) (May 1, 2001 to pres

5 5		
		Executive Vice President, Chief Finan Officer and Treasurer of the Company to May 1, 2001); Secretary of the Com (December 1991 to December 1998); Pri Owner, Strategic Concepts, Inc. (fina and acquisition advisory firm) (1988 present).
Howard W. Donnelly, 42	2002	President/Chief Executive Officer of Alphaport, Inc. (a hemodialysis device manufacturer) (October 2002 to presen President of Level 1, Inc., a medical device manufacturer and a wholly-owne
		subsidiary of Smith Industries (March to April, 2002); Vice President of Bu Planning and Development, Pfizer (a pharmaceutical company) (1997 to 1999
David H. MacCallum, 65	2002	Managing Partner of Outer Islands Capit (April 2002 to present) (investment b firm); Global Head of Health Care, Investment Banking for Salomon Smith (1999 to November 2001) (investment b firm); Global Head of Health Care Investment Banking, Union Bank of Switzerland (1994 to 1999) (investment banking firm).
Richard L. Robbins, 63	2003	Senior Vice President, Financial Report Footstar, Inc. (nationwide retailer of footwear) Partner, Robbins Consulting (financial, strategic and management consulting firm) (July 2002 to Octobe 2003); Partner of Arthur Andersen LLC to 2002).
George A. Schapiro, 57	2003	General Management Consultant (1991 to present); President/Chief Executive O of Andros Incorporated (an original equipment manufacturer of gas analysi subsystems for medical and industrial instrumentation) (1976 to 1991).
	(table	continued on next page)
37		

(table continued from previous page)

NAME AND AGE(A)	DIRECTOR SINCE	BUSINESS EXPERIENCE(B)
Joseph J. Thomas, 67	1992	President of Thomas Medical Products, I subsidiary of the Company) ('TMP') (1 present).

Barry Wicker	r, 63	1985	Executive Vice President Sales of t
			Company (1985 to present).

- (A) Ages are presented as of September 30, 2003.
- (B) In each instance in which dates are not provided in connection with a director's business experience, such director has held the position indicated for at least the past five years. Messrs. Wall, Bershad and Dimun have invested together (and previously served together as Board members) in Bionx Implants, Inc. and have invested together in OmniSonics Medical Technologies, Inc. (formerly Sonokinetics, Inc.). Mr. Wall and Mr. Donnelly are also Board members of OmniSonics Medical Technologies, Inc. Messrs. Wall, Dimun, MacCallum, Bershad and Thomas are investors and serve on the Board of X-Site Medical, LLC. (See 'Related Party Transactions'). Omnisonics Medical Technologies, Inc. and X-Site Medical, LLC are private companies.

SECTION 16(A) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16(a) of the Securities Exchange Act of 1934 requires the Company's directors, executive officers and 10% shareholders to file with the Securities and Exchange Commission certain reports regarding such persons' ownership of the Company's securities. The Company is required to disclose any failures to file such reports on a timely basis. With the exception of two inadvertent late filings, the Company is not aware of any such untimely filings during the fiscal year ended September 30, 2003. Directors Richard Robbins and Howard Donnelly each filed their initial reports of beneficial ownership late, but promptly after they were alerted to the filing requirement.

AUDIT COMMITTEE FINANCIAL EXPERT

The Company's Board of Directors has determined that Richard L. Robbins, the Chairman of the Company's Audit Committee is an 'audit committee financial expert' (as defined by Item 401(h) of the SEC's Regulation S-K and that Mr. Robbins is an 'independent' (as that term is defined in Item 7(d) (3)(iv) of the SEC's Schedule 14A) director.

CODE OF ETHICS

The Company has adopted a code of ethics which applies to the company's principal executive officer, principal financial officer, principal accounting officer or controller and persons performing similar functions. A copy of this code of ethics is set forth as Exhibit 14.1 to this Annual Report on Form 10-K. In addition, a copy of this code of ethics has been posted on the Company's Website, which may be accessed on the Internet at www.vital-signs.com. Once at this Website, you may review the code of ethics by clicking on 'Code of Ethics' found on the home page.

ITEM 11. EXECUTIVE COMPENSATION

The following table sets forth, for the fiscal years ended September 30, 2003, 2002 and 2001, the annual and long-term compensation of the Company's Chief Executive Officer and the other individuals who served as executive officers of the Company at the end of fiscal 2003 and received greater than \$100,000 in salary and bonus during fiscal 2003 (the 'Named Officers'):

SUMMARY COMPENSATION TABLE

		ANNU	AL COMPENSA	rion -	LO COM	NG- PEN
NAME AND PRINCIPAL POSITION	YEAR	SALARY	BONUS (A)	OTHER ANNUAL COMPENSATION(B)	TO OPTIONS	C -
Terry D. Wall		•	•	\$ 6,000		
President and Chief Executive	2002	225,000	46,735	6 , 000		
Officer	2001	225,000	31,035	6,000	7 , 758	
Mark Felix	2003	175,000	8,077	6,000	2,000	
Executive Vice President, Global Planning	2002	94,231	3 , 365	3,231	25,000	
Frederick Schiff Executive Vice President and Chief Financial Officer	2003	207 , 885	7 , 962	5,500	53,324	
Joseph J. Thomas (D)	2003	168,451	484,355	17,592		
President, Thomas Medical	2002	162,240	257,690	17,541		
Products	2001	156,000	208,104			
Barry Wicker	2003	151,250	7,331	6 , 000		
Executive Vice President Sales	2002	151 , 250	31,530	6,000		

2001 151,250 20,993

6,000

- (A) Reflects bonuses in the fiscal year earned, which may not correspond with the fiscal year paid. Bonuses earned in fiscal 2003 were awarded under the Company's Well-Pay Policy and in conjunction with the Company's performance incentive program. The Well-Pay Policy covers all Company personnel working in the Company's headquarters in Totowa, New Jersey and in certain of the Company's subsidiaries. Under the Policy, an additional day's pay is earned by any employee having perfect attendance for the preceding month. In addition, payments of \$200 to \$400 are earned by employees having perfect attendance for one or more consecutive years.
- (B) Comprised entirely of monthly car allowances.
- (C) 'Compensation' reported under this column for the year ended September 30, 2003 includes: (i) contributions of \$2,001, \$2,996, \$3,417, \$0 and \$2,039, respectively, for Messrs. Wall, Wicker, Thomas, Schiff and Felix, respectively, to the Company's 401(k) Plan on behalf of the Named Officers to match pre-tax elective deferral contributions (included under 'Salary') made by each Named Officer to that Plan and (ii) premiums of \$2,278, \$1,402, \$0,\$68 and \$172 respectively, with respect to life insurance purchased by the Company for the benefit of Messrs. Wall, Wicker, Thomas, Schiff and Felix, respectively.

9,638

(D) Effective October 1, 2001, Mr. Thomas and TMP entered into a three year employment agreement, pursuant to which Mr. Thomas will be paid a base salary of \$168,451 in fiscal 2003, increased annually by the same percentage increase as salaries generally increase for the Company. For purposes of calculating the increase for fiscal 2003, that figure was 4%. Mr. Thomas is guaranteed an annual bonus of \$212,450 during the term. He is also entitled to receive an additional bonus based on TMP's performance. Mr. Thomas' wife is also an employee of TMP and TMP has entered into a similar agreement with her. However, her base salary for fiscal 2003 is \$80,663 and her guaranteed annual bonus is \$77,757. On November 30, 2001, pursuant to unsecured promissory notes bearing interest at 5.5% per annum, the Company loaned Mr. Thomas the sum of \$637,350 and loaned his wife \$233,370. The notes are due on November 30, 2004.

STOCK OPTIONS

The following table contains information regarding the grant of stock options to the Named Officers during the year ended September 30, 2003. In addition, in accordance with rules adopted by the

39

Securities and Exchange Commission (the 'SEC'), the following table sets forth the hypothetical gains or 'options spreads' that would exist for the respective options assuming rates of annual compound price appreciation in the Company's Common Stock of 5% and 10% from the date the options were granted to their final expiration date.

OPTIONS/SAR GRANTS IN LAST FISCAL YEAR

		INDIVIDUAL	GRANTS		POTENTIAL RE ASSUMED A STOCK APP OPT
NAME 	NUMBER OF SECURITIES UNDERLYING OPTIONS/SARS GRANTED(#)	% OF TOTAL OPTIONS/SARS GRANTED TO EMPLOYEES IN FISCAL YEAR	EXERCISE OR BASE PRICE	EXPIRATION DATE 	5% (\$)
Terry Wall. Barry Wicker. Joseph Thomas. Mark Felix. Frederick Schiff. Frederick Schiff.	\$ 2,000 50,000 3,324	 0.69% 17.31% 1.15%	\$ 30.09 30.78 30.09	 12/27/2012 11/08/2012 12/27/2012	\$ 37,847 967,869 62,902

The following table provides data regarding the number and value of shares of the Company's Common Stock covered by both exercisable and non-exercisable

stock options held by the Named Officers at September 30, 2003. The closing sales price of the Company's common stock on September 30, 2003 was \$29.07. No officers exercised stock options during fiscal 2003:

AGGREGATE OPTION EXERCISES IN LAST FISCAL YEAR AND FISCAL YEAR END VALUES

	NUMBER OF SHARES UNDERLYING UNEXERCISED OPTIONS AT YEAR END(#)		VALUE OF UNEXE: IN THE MONEY OP YEAR END(
	EXERCISABLE	UNEXERCISABLE	EXERCISABLE	UN
Terry D. Wall	103,952		\$681,502	
Barry Wicker	55 , 884		373 , 627	
Frederick Schiff		53 , 324		
Mark Felix	5,000	22,000		

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth information regarding the beneficial ownership of the Common Stock as of September 30, 2003 by (i) each person who is known by the Company to own beneficially more than five percent of the Common Stock; (ii) trusts maintained for the benefit of the children of Terry D. Wall, the Company's principal shareholder and chief executive officer; (iii) each Named Officer (as defined herein) and director of the Company; and (iv) all directors, and executive officers of the Company as a group. Unless otherwise indicated, each of the named shareholders possesses sole voting and investment power with respect to the shares beneficially owned. Shares covered by stock options

40

are included in the table below only to the extent that such options may be exercised by November 30, 2003.

SHAREHOLDER	NUMBER	PERCENT (14)
Terry D. Wall (1)(2) Trusts for the benefit of the minor children of Terry D.	4,285,926	32.9%
Wall (Anthony J. Dimun, trustee) (1)(3)	2,420,327	18.7%
Anthony J. Dimun, individually and as trustee (1)(3)	2,553,509	19.7%
Putnam, LLC, One Post Office Square, Boston, MA 02109 (4)	783 , 626	6.1%
C. Barry Wicker (5)	338,265	2.6%
David J. Bershad (6)	112,789	*
Howard W. Donnelly (7)	3 , 750	*
David H. MacCallum (8)	2,500	*
Richard L. Robbins (9)	4,000	*
George A. Schapiro (10)	3,750	*
Frederick S. Schiff (11)	14,161	*

Mark Felix (12)	6 , 000	*
Joseph J. Thomas		*
All directors, nominees and current executive officers s a		
group		
(eleven persons) (13)	7,324,650	55.49

- (1) The business address of Mr. Wall and the above-mentioned trusts is c/o Vital Signs, Inc., 20 Campus Road, Totowa, New Jersey 07512. The business address of Mr. Dimun is c/o Nascent Enterprises, LLC, 46 Parsonage Hill Road, Short Hills, New Jersey 07078.
- (2) Includes 3,440,894 shares owned by Mr. Wall directly, 706,748 shares owned by Carol Vance Wall, Mr. Wall's wife, 34,332 shares held in the Company's 401(k) plan on Mr. Wall's behalf and 103,952 shares covered by options exercisable by Mr. Wall. Excludes shares held in trust for the benefit of the Walls' minor children (which shares may not be voted or disposed of by Mr. Wall or Carol Vance Wall) and shares held by a charitable foundation established by Mr. Wall and Carol Vance Wall. Mr. Wall and Carol Vance Wall have pledged 4,041,272 shares as collateral to a brokerage firm as security for a loan made to them. Based on the closing sale price of the Common Stock on September 30, 2003, the value of the shares held as collateral on this loan represented more than 700% of the outstanding balance on this loan as of September 30, 2003. Upon any default under this loan, the shares collateralizing such loan may be sold in the market. The number of shares so sold in the market may negatively impact the market price of the Common Stock. Depending upon the number of shares sold and the number of shares that could similarly be sold in connection with the loans described in the next footnote, such sales could result in a change in control of the Company.
- (3) As trustee of the trusts maintained for the benefit of the minor children of Terry D. Wall, Anthony J. Dimun has the power to vote and dispose of each of the shares held in such trusts and thus is deemed to be the beneficial owner of such shares under applicable regulations of the Securities and Exchange Commission. Mr. Dimun is also deemed to be the beneficial owner of 700 shares held in certain insurance trusts established by Mr. Wicker. He is also deemed to be the beneficial owner of 79,700shares held by the charitable foundation described above. Accordingly, the shares reflected in the table above as shares beneficially owned by Mr. Dimun include shares held by Mr. Dimun for such trusts and foundation, 20,644 shares owned by Mr. Dimun individually and 32,138 shares covered by options exercisable by Mr. Dimun. The Trusts established for the Walls' children have pledged their shares as collateral to a financial institution to secure loans made to them. The Company has agreed to register such shares for resale, at the trusts' expense, in the event that such financial institution acquires such shares upon a default and thereafter desires to sell such shares. Based on the closing sale price of our common stock on September 30, 2003, the value of the shares

(footnotes continued on next page)

^{*} Represents less than one percent.

(footnotes continued from previous page)

held as collateral on these loans represented more than 400% of the outstanding balance on these loans as of September 30, 2003. Upon any default under these loans, the shares collateralizing such loans may be sold in the market. The number of shares so sold in the market may negatively impact the market price of the Common Stock. Depending upon the number of shares sold and the number of shares that could similarly be sold in connection with the loan described in the immediately preceding footnote, such sales could result in a change in control of the Company.

- (4) In a Schedule 13G filed with the Securities and Exchange Commission on February 14, 2003, Putnam, LLC stated that it has shared voting power with respect to 196,276 shares and shared dispositive power with respect to 720,876 shares. The Schedule 13G further states that the shares of Common Stock reported consist of securities beneficially owned by subsidiaries of Putnam, LLC which are registered investment advisors, which in turn include securities beneficially owned by clients of such investment advisors, which clients may include investment companies registered under the Investment Company Act and/or employee benefit plans, pension funds, endowment funds or other institutional clients.
- (5) Includes 268,927 shares owned by Mr. Wicker directly, 13,454 shares held in the Company's 401(k) plan on Mr. Wicker's behalf, and 55,884 shares covered by options exercisable by Mr. Wicker. Excludes shares held in insurance trusts maintained for the benefit of Mr. Wicker's children, which shares may not be voted or disposed of by Mr. Wicker or his wife.
- (6) Includes 24,267 shares owned by Mr. Bershad directly, 2,000 shares owned by Mr. Bershad's wife as to which Mr. Bershad disclaims beneficial ownership, and 86,522 shares covered by options exercisable by Mr. Bershad.
- (7) These 3,750 shares are covered by options exercisable by Mr. Donnelly.
- (8) These 2,500 shares are covered by options exercisable by Mr. MacCallum.
- (9) These 4,000 shares are covered by options exercisable by Mr. Robbins.
- (10) These 3,750 shares are covered by options exercisable by Mr. Schapiro.
- (11) Includes 1,661 shares owned by Mr. Schiff directly and 12,500 shares covered by options exercisable by Mr. Schiff.
- (12) Includes 1,000 shares owned by Mr. Felix directly and 5,000 shares covered by options exercisable by Mr. Felix.
- (13) Includes 309,996 shares covered by options exercisable by the Company's executive officers and directors, and 47,786 shares held in the Company's 401(k) plan; also includes shares held in trust by Mr. Dimun for Mr. Wall's children and pursuant to certain insurance trusts established by Mr. Wicker and shares held by a charitable foundation established by Terry and Carol Vance Wall.
- (14) Percent of class is based on 12,915,566 shares of Common Stock outstanding on September 30, 2003.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

Thomas Medical Products, Inc. ('TMP'), a subsidiary of the Company, provides product development and manufacturing services to X-Site Medical, LLC ('X-Site'), a company engaged in the development of specialized cardiovascular products. Thomas Medical Products sales to X-Site were approximately \$363,000,

\$375,000 and \$372,000 during the fiscal years ended September 30, 2003, 2002 and 2001, respectively, for these services. In addition, in 2001 the Company provided certain accounting services for X-Site, in which various suppliers of X-Site, including the Company's subsidiary, were paid by the Company. X-Site, in turn, reimbursed the Company. During the year ended September 30, 2001, X-Site reimbursed the Company in the amount of approximately \$854,000. Amounts due from X-Site are included in accounts receivable on the Company's consolidated balance sheet and amounted to approximately \$199,000 and \$138,000 at September 30, 2003 and 2002, respectively. The Company believes that the rates charged to X-Site for such services are no less favorable to the Company than

42

those charged to similarly situated unrelated parties. Mr. Wall and his family limited partnership own 37.6% of X-Site. Mr. Dimun, Mr. Bershad, through an investment limited partnership Mr. Thomas and Mr. MacCallum own 3.9%, 4.3%, 2.1% and less than 1% of X-Site, respectively.

ITEM 14. PRINCIPAL ACCOUNTING FEES AND SERVICES

In accordance with the requirements of the Sarbanes-Oxley Act of 2002 (the 'Act') and the Audit Committee's charter, all audit and audit-related work and all non-audit work performed by the independent accountants, Goldstein, Golub, Kessler, LLP, ('GGK') and American Express Tax and Business Services, ('TBS'), is approved in advance by the Audit Committee, including the proposed fees for such work. The Audit Committee is informed of each service actually rendered that was approved through its pre-approval process.

GGK, certified public accountants, has a continuing relationship with TBS, from which it leases auditing staff who are full time, permanent employees of TBS and through which its partners provide non-audit services. As a result of this arrangement, GGK has no full time employees and therefore, none of the audit services performed were provided by permanent full-time employees of GGK. GGK manages and supervises the audit and audit staff, and is exclusively responsible for the opinion rendered in connection with its examination.

Audit Fees. Audit fees billed or expected to be billed to Vital Signs, Inc. by GGK for the audit of the financial statements included in Vital Sign's Annual Report on Form 10-K, and reviews of the financial statements included in Vital Sign's Quarterly Reports on Form 10-Q, for the years ended September 30, 2003 and 2002 totaled approximately \$264,000 and \$341,000, respectively.

Tax Fees. The Company was billed an aggregate of \$62,000 and \$35,000 by TBS for the fiscal years ended September 30, 2003 and 2002, respectively, for Tax services, principally advice regarding the preparation of income tax returns, the routine examination by the Internal Revenue Service of our 1997, 1998 and 1999 Federal tax returns, tax advice and planning services related to income tax returns.

All Other Fees. The Company was billed an aggregate of \$189,000 and \$189,000 by GGK for the fiscal years ended September 30, 2003 and 2002, respectively, for permitted non-audit services, principally services related to the litigation filed by Joseph Bourgart, a former chief financial officer of the Company, described in Note 16 of our Consolidated Financial Statements in 2003 and accounting services related to our public offering (which was subsequently discontinued) in 2002, as well as advice on various other accounting topics

during both of these years.

Other Matters. The Audit Committee of the Board of Directors has considered whether the provision of the Financial Information Systems Design and Implementation Fees, Tax fees and all other fees are compatible with maintaining the independence of the Company's principal accountant.

Applicable law and regulations provide an exemption that permits certain services to be provided by our outside auditors even if they are not pre-approved. We did not rely on this exemption at any time since the Sarbanes-Oxley Act was enacted.

43

PART IV

ITEM 15. EXHIBITS, FINANCIAL STATEMENT SCHEDULES AND REPORTS ON FORM 8-K

- (a-1) The financial statements listed in the index set forth in Item 8 of this Annual Report on Form 10-K are filed as part of this Annual Report.
- (a-2) All schedules have been omitted because they are not applicable or the required information is included in the financial statements or notes thereto.
- (a-3) The following exhibits are incorporated by reference herein or annexed to this Annual Report:

EXHIBIT	DESCRIPTION
3.1	Restated Certificate of Incorporation is incorporated by reference to Exhibit 3.1 to the Company's Annual Report on Form 10-K for the year ended September 30, 1995.
3.2	Certificate of Amendment to the Restated Certificate of Incorporation.
3.3	By-laws, as amended, are incorporated by reference to Exhibit 3.2 to the Company's Registration Statement on Form S-1 (No. 33-35864) initially filed with the Commission on July 13, 1990.
4.1	1984 Economic Development Authority Loan Agreement is incorporated by reference to Exhibit 4.2 to the Company's Registration Statement on Form S-1 (No. 33-35864) initially filed with the Commission on July 13, 1990.

- 4.2 Amended and Restated Loan Agreement between the Company and the New Jersey Economic Development Authority, dated as of November 1, 1990, is incorporated by reference to Exhibit 4.2 to the Company's Registration Statement on Form S-1 (No. 33-34107) initially filed with the Commission on February 21, 1991.
- 4.3 -- Letter of Credit and Reimbursement Agreement, dated
 August 27, 1993, between the Company and Chemical Bank New
 Jersey N.A. is incorporated by reference to Exhibit 4.3

- to the Company's Annual Report on Form 10-K for the year ended September 30, 1993.
- 10.1 -- 1990 Employee Stock Option Plan, as amended, is incorporated by reference to Exhibit 10.1 to the Company's Annual Report on Form 10-K for the year ended September 30, 1997.
- 10.2 -- 1991 Director Stock Option Plan, as amended is incorporated by reference to Exhibit 10.2 to the Company's Annual Report on Form 10-K for the year ended September 30, 1999.
- 10.3 -- Agreement between the Company and Respironics, Inc., dated effective as of July 1, 1993, is incorporated by reference to Exhibit 10.4 to the Company's Annual Report on Form 10-K for the year ended September 30, 1993.

 Amendment to Agreement between the Company and Respironics, Inc., dated September 14, 1999 is incorporated by reference to Exhibit 10.3 to the Company's Annual Report on Form 10-K for the year ended September 30, 1999.
- 10.4 -- Forms of Option Agreements with various employees of the Company are incorporated by reference to Exhibit 10.6 to the Company's Registration Statement on Form S-1 (No. 33-39107) initially filed with the Commission on February 21, 1991.
- 10.5 -- Vital Signs Investment Plan, as amended is incorporated by reference to Exhibit 10.5 to the Company's Annual Report on Form 10-K for the year ended September 30, 1999.
- 10.6 -- Stock Option Grants to Terry D. Wall and Barry Wicker, replacing stock options granted to Messrs. Wall and Wicker pursuant to the 1993 Executive Stock Option Plan, is incorporated by reference to Exhibit 10.8 to the Company's Annual Report on Form 10-K for the year ended September 30, 1996.

(table continued on next page)

44

(table continued from previous page)

EXHIBIT DESCRIPTION

- 10.7 -- Form of Stock Option Agreement for certain employees of Thomas Medical Products, Inc. is incorporated by reference to Exhibit 10.7 to the Company's Annual Report on Form 10-K for the year ended September 30, 2001.
- 10.8 -- Vital Signs 2002 Stock Incentive Plan, is incorporated by reference to the Company's annual report on Form 10-K for the year ended September 30, 2003.
- 10.9 -- Vital Signs 2003 Stock Investment Plan, is incorporated by reference to the Company's proxy statement filed with

the SEC on September 2, 2003. 14.1 -- Code of Ethics. 21.1 -- Subsidiaries of the Registrant. 23.1 -- Consent of Goldstein Golub Kessler LLP. 24.1 -- Power of Attorney. -- Certification of the Chief Executive Officer under 31.1 Section 302 of the Sarbanes-Oxley Act of 2002. 31.2 -- Certification of the Chief Financial Officer under Section 302 of the Sarbanes-Oxlev Act of 2002. -- Certification of the Chief Executive Officer Pursuant to 32.1 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. 32.2 -- Certification of the Chief Financial Officer Pursuant to

18 U.S.C. Section 1350, as Adopted Pursuant to

Section 906 of the Sarbanes-Oxley Act of 2002. 99.1 $\,\,$ -- Risk Factors.

45

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized, this 12th day of December, 2003.

VITAL SIGNS, INC.

By: /s/ FREDERICK S. SCHIFF

FREDERICK S. SCHIFF
CHIEF FINANCIAL 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.

SIGNATURES	TITLE	DATE
/s/ TERENCE D. WALL* (TERENCE D. WALL)	President, Chief Executive Officer and Director	December 12, 20
/s/ DAVID J. BERSHAD* (DAVID J. BERSHAD)	Director	December 12, 20
/s/ ANTHONY J. DIMUN*(ANTHONY J. DIMUN)	Director	December 12, 20

20ga: 1 mig. 111712 010				
/s/ HOWARD DONNELLY*	Director	December	12,	20
(HOWARD DONNELLY)				
/s/ DAVID MACCALLUM*	Director	December	12,	20
(DAVID MACCALLUM)				
/s/ RICHARD L. ROBBINS*	Director	December	12,	20
(RICHARD L. ROBBINS)				
/s/ GEORGE A. SCHAPIRO*	Director	December	12,	20
(GEORGE A. SCHAPIRO)				
/s/ JOSEPH J. THOMAS*	Director	December	12,	20
(JOSEPH J. THOMAS)				
/s/ BARRY WICKER*	Executive Vice President, International Sales	December	12,	20
(BARRY WICKER)				
/s/ FREDERICK S. SCHIFF*	Chief Financial and Accounting Officer	December	12,	20
(FREDERICK S. SCHIFF)				
*By: /s/ FREDERICK S. SCHIFF				
FREDERICK S. SCHIFF ATTORNEY-IN-FACT				
				- 1

46

STATEMENT OF DIFFERENCES