PERFORMANCE FOOD GROUP CO Form 10-Q November 13, 2001

#### **UNITED STATES**

#### SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

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

## FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 29, 2001

Commission File No.: 0-22192

## PERFORMANCE FOOD GROUP COMPANY

(Exact Name of Registrant as Specified in Its Charter)

<u>Tennessee</u> 54-0402940

(State or Other Jurisdiction of Incorporation or Organization) (I.R.S. Employer Identification Number)

23238

Richmond, Virginia
(Address of Principal Executive Offices)
(Zip Code)

12500 West Creek Parkway

(Zip coc

Registrant's Telephone Number, Including Area
Code

(804) 484 -7700

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.
<u>X</u> Yes No
As of November 12, 2001, 43,755,069 shares of the Registrant's Common Stock were outstanding.
Independent Accountants' Review Report
The Board of Directors and Shareholders Performance Food Group Company:
We have reviewed the accompanying condensed consolidated balance sheet of Performance Food Group Company and subsidiaries (the Company) as of September 29, 2001, and the related condensed consolidated statements of earnings for the three-month and nine-month periods ended September 29, 2001 and September 30, 2000 and the

We conducted our reviews in accordance with standards established by the American Institute of Certified Public Accountants. A review of interim financial information consists principally of applying analytical procedures to financial data and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with generally accepted auditing standards, the objective of which is

related condensed consolidated statements of cash flows for the nine-month periods ended September 29, 2001 and September 30, 2000. These condensed consolidated financial statements are the responsibility of the Company's

management.

the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

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

We have previously audited, in accordance with auditing standards generally accepted in the United States of America, the consolidated balance sheet of Performance Food Group Company and subsidiaries as of December 30, 2000, and the related consolidated statements of earnings, shareholders' equity and cash flows for the year then ended (not presented herein); and in our report dated February 5, 2001, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of December 30, 2000 is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

/s/KPMG LLP

Richmond, Virginia October 29, 2001

#### PART I - FINANCIAL INFORMATION

Item 1. Financial Statements.

#### PERFORMANCE FOOD GROUP COMPANY AND SUBSIDIARIES

## Condensed Consolidated Balance Sheets

(In thousands)	September 29, <u>2001</u>	cember 30, 2000
	(unaudited)	
ASSETS		
Current assets:		
Cash	\$ 16,041	\$ 18,530
Accounts and notes receivable, net, including		

retained interest in securitized receivables (Note 2)	102,215	167,444
Inventories	159,625	123,586
Other current assets	20,797	<u>14,696</u>
Total current assets	<u>298,678</u>	<u>324,256</u>
Property, plant and equipment, net	150,476	143,142
Intangible assets, net	367,691	239,311
Other assets	<u>7,789</u>	<u>2,987</u>
Total assets	\$ 824,634	\$ 709,696
LIABILITIES AND SHAREHOLDERS' EQUITY		
Current liabilities:		
Outstanding checks in excess of deposits	\$ 47,062	\$ 33,330
Current installments of long-term debt	1,347	1,966
Trade accounts payable	155,086	134,986
Other current liabilities	<u>68,303</u>	<u>57,504</u>
Total current liabilities	271,798	<u>227,786</u>
Long-term debt, excluding current installments	88,544	114,492
Deferred income taxes	9,845	9,701
Shareholders' equity	<u>454,447</u>	<u>357,717</u>
Total liabilities and shareholders' equity	\$ 824,634	\$ 709,696

See accompanying notes to unaudited condensed consolidated financial statements.

## PERFORMANCE FOOD GROUP COMPANY AND SUBSIDIARIES

Condensed Consolidated Statement of Earnings (Unaudited

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	Three Months Ended					Nine Months Ended			
(In thousands, except per share amounts)	Se	ptember 29, <u>2001</u>	September 30, <u>2000</u>		S	eptember 29, <u>2001</u>	Se	ptember 30, <u>2000</u>	
Net sales	\$	798,807	\$	693,127	\$	2,317,104	\$	1,927,480	
Cost of goods sold		<u>687,910</u>		<u>599,904</u>		<u>2,002,216</u>		1,669,869	
Gross profit		110,897		93,223		314,888		257,611	
Operating expenses		87,943		<u>78,084</u>		<u>259,978</u>		222,520	
Operating profit		22,954		15,139		54,910		35,091	
Other income (expense), net:									
Interest expense		(1,252)		(1,716)		(5,055)		(4,604)	
Loss on sale of receivables		(836)		-		(836)		-	
Other, net		<u>(25</u> )		<u>10</u>		<u>(483</u> )		<u>50</u>	
Other expense, net		(2,113)		(1,706)		(6,374)		(4,554)	
Earnings before income taxes		20,841		13,433		48,536		30,537	
Income tax expense		<u>7,920</u>		<u>5,104</u>		<u>18,444</u>		<u>11,604</u>	
Net earnings	\$	12,921	\$	8,329	\$	30,092	\$	18,933	
Weighted average common shares outstanding		36,944		27,966		36,359		27,897	
Basic net earnings per common share	\$	0.35	\$	0.30	\$	0.83	\$	0.68	
Weighted average common shares and dilutive									
potential common shares outstanding		38,377		29,394		37,719		28,974	
Diluted net earnings per common share	\$	0.34	\$	0.28	\$	0.80	\$	0.65	

See accompanying notes to unaudited condensed consolidated financial statements.

## PERFORMANCE FOOD GROUP COMPANY AND SUBSIDIARIES

Condensed Consolidated Statement of Cash Flows (Unaudited)

		Nine Months Ended			
		September 29,	5	September 30,	
(In thousands)		<u>2001</u>		<u>2000</u>	
Cash flows from operating activities:					
Net earnings	\$	30,092	\$	18,933	
Adjustments to reconcile net earnings to net cash provided					
by operating activities:					
Depreciation		13,280		10,105	
Amortization		6,861		2,848	
ESOP contributions applied to principal of ESOP debt		430		412	
Loss on disposal of property, plant and equipment		898		36	
Change in operating assets and liabilities, net, including p					
received of \$78 million from the sale of receivables	under	the			
receivables purchase facility (Note 2)		<u>77,233</u>		(21,541)	
Net cash provided by operating activities		<u>128,794</u>		<u>10,793</u>	
Cash flows from investing activities:					
Purchases of property, plant and equipment		(20,357)		(22,059)	
Net cash for acquisitions		(98,373)		(8,800)	
Proceeds from sale of property, plant and equipment		2,700		634	
Decrease (increase) in intangibles and other assets		<u>(5,353)</u>		<u>425</u>	
Net cash used in investing activities		(121,383)		(29,800)	
Cash flows from financing activities:					
Increase in outstanding checks in excess of deposits		11,553		12,683	
Net borrowings (repayments) on notes payable to banks		(26,998)		15,032	
Proceeds from issuance of long-term debt		906		3,454	
Principal payments on long-term debt		(1,823)		(634)	
Repurchases of common stock		-		(11,907)	
Employee stock option, incentive and purchase plans					
and related income tax benefits		<u>6,462</u>		<u>4,380</u>	
Net cash provided by (used in) financing activities		(9,900)		<u>23,008</u>	
Net increase (decrease) in cash		(2,489)		4,001	
Cash, beginning of period		<u>18,530</u>		<u>5,606</u>	
Cash, end of period	\$	16,041	\$	9,607	

See accompanying notes to unaudited condensed consolidated financial statements.

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#### PERFORMANCE FOOD GROUP COMPANY AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements September 29, 2001 and September 30, 2000

#### 1. Basis of Presentation

The accompanying condensed consolidated financial statements of Performance Food Group Company and subsidiaries (the "Company") are unaudited, with the exception of the December 30, 2000 condensed consolidated balance sheet, which was derived from the audited consolidated balance sheet in the Company's latest Annual Report on Form 10-K. The unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial reporting, and in accordance with Rule 10-01 of Regulation S-X.

In the opinion of management, the unaudited condensed consolidated financial statements contained in this report reflect all adjustments, consisting of only normal recurring accruals, which are necessary for a fair presentation of the financial position and the results of operations for the interim periods presented. The results of operations for any interim period are not necessarily indicative of results for the full year. References in this Form 10-Q to the 2001 and 2000 quarters and periods refer to the fiscal quarters and the nine-month periods ended September 29, 2001 and September 30, 2000, respectively.

On April 11, 2001, the Company's Board of Directors declared a 2-for-1 stock split effected as a 100% stock dividend. The record date of the stock dividend was April 23, 2001, and the stock dividend was distributed to shareholders on April 30, 2001. All references to the number of common shares and per common share amounts in this Form 10-Q have been restated to give retroactive effect to the stock split for all periods presented.

These unaudited condensed consolidated financial statements, note disclosures and other information should be read in conjunction with the consolidated financial statements and notes thereto included in the Company's latest Annual Report on Form 10-K.

#### 2. Receivables Purchase Facility

On July 3, 2001, the Company entered into a receivables purchase facility (the "Receivables Facility"), under which PFG Receivables Corporation, a wholly owned, special-purpose subsidiary of the Company, sold an undivided interest in certain of the Company's trade receivables. PFG Receivables Corporation was formed for the sole purpose of buying receivables generated by certain of the Company's operating units, and selling an undivided interest in those receivables to a financial institution. Under the Receivables Facility, the Company's operating units transfer a portion of their accounts receivable to PFG Receivables Corporation, which in turn, subject to certain conditions, may from time to time sell an undivided interest in these receivables to a financial institution. The Company's operating units continue to service the receivables on behalf of the financial institution at estimated market rates. Accordingly, the

Company has not recognized a servicing asset or liability. The amount of the undivided interest in the receivables owned by the financial institution cannot exceed \$90.0 million at any one time.

The Company received approximately \$78.0 million of proceeds for receivables sold under the Receivables Facility in the 2001 quarter. At September 29, 2001, accounts receivable included approximately \$35.4 million of residual interest ("Residual Interest"), which represents the Company's retained interest in receivables held by PFG Receivables Corporation. The Residual Interest was measured using the estimated discounted cash flows of the underlying accounts receivable based on estimated collections and a discount rate equivalent to the Company's incremental borrowing rate. The loss on sale of receivables of \$836,000 in the 2001 quarter and period is included in other expense, net, in the Condensed Consolidated Statement of Earnings in this Form 10-Q and represents the Company's cost of securitizing those receivables with the financial institution.

The Company records the sale of accounts receivable to the financial institution in accordance with Statement of Financial Accounting Standards ("SFAS") No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities. Accordingly, at the time the receivables are sold, the receivables are removed from the Company's balance sheet. The Company records a loss on the sale of these receivables, which includes a discount based on the receivables' credit quality and a financing cost for the financial institution, based upon a 30-day commercial-paper rate. At September 29, 2001, the rate under the Receivables Facility was approximately 3.99%.

#### 3. Business Combinations

On September 10, 2001, the Company acquired all the outstanding common stock of Springfield Foodservice Corporation ("SFC"), a privately owned broadline foodservice distributor based in Springfield, Massachusetts. SFC provides products and services to traditional foodservice accounts in a region covering New England and portions of New York State.

On April 2, 2001, the Company acquired all of the outstanding common stock of Empire Seafood Holding Corp. ("Empire"), a privately owned distributor and processor of seafood. Empire markets and distributes a broad array of seafood directly to independent restaurants and other foodservice operators, primarily in Florida.

On December 13, 2000, the Company acquired all of the outstanding common stock and membership interests of Redi-Cut Foods, Inc. and its affiliates, Kansas City Salad, L.L.C and K. C. Salad Real Estate, L.L.C. (collectively "Redi-Cut,") a privately owned processor of fresh-cut produce with facilities in Franklin Park, Illinois, a suburb of Chicago, and Kansas City, Missouri. Redi-Cut provides fresh-cut produce mainly to third-party distributors for resale primarily to quick-service restaurants such as McDonald's, KFC, Taco Bell, Pizza Hut and Burger King.

On August 4, 2000, the Company acquired all of the outstanding common stock of Carroll County Foods, Inc. ("Carroll County"), a privately owned broadline foodservice distributor based in New Windsor, Maryland. Carroll County provides products and services to traditional foodservice accounts in a region that includes Baltimore, Maryland and Washington, D.C.

The acquisitions of SFC, Empire, Redi-Cut and Carroll County have been accounted for using the purchase method; therefore, the acquired assets and liabilities have been recorded at their estimated fair values at the dates of acquisition. The excess of the total purchase price over the total fair value of tangible net assets acquired was approximately \$269.5 million and is being amortized on a straight-line basis over estimated lives ranging from 5 to 40 years. In accordance with SFAS No. 142, *Goodwill and Other Intangible Assets*, the goodwill related to the acquisition of SFC is not being amortized (see Note 6). The goodwill of Empire, Redi-Cut and Carroll County is being amortized until the Company's fiscal year beginning December 30, 2001, at which time, in accordance with SFAS No. 142, the Company will no longer amortize goodwill. The preliminary allocations of the excess purchase price of the

SFC and Empire acquisitions are subject to final adjustment.

In the 2001 period, the Company paid a total of approximately \$98.4 million in cash and issued a total of approximately 2.1 million shares of its common stock for the acquisitions of SFC and Empire and to the former shareholders of Carroll County, State Hotel Supply Company, Inc. ("State Hotel") and AFFLINK Incorporated (formerly Affiliated Paper Companies, Inc. "AFFLINK"), which were acquired in 2000, 1999 and 1998, respectively, as a result of certain contractual obligations in the purchase agreements relating to those acquisitions. In the 2000 period, the Company paid a total of approximately \$8.8 million in cash and issued a total of approximately 470,000 shares of its common stock for the acquisition of Carroll County in 2000 and to the former shareholders of Dixon Tom-A-Toe Companies, Inc. and AFFLINK, which were acquired in 1999 and 1998, respectively, as a result of certain contractual obligations in the purchase agreements relating to those acquisitions.

The condensed consolidated statements of earnings and cash flows reflect the results of these acquired companies from the dates of acquisition through September 29, 2001. The unaudited consolidated results of operations, on a proforma basis as though these acquisitions had been consummated as of the beginning of 2000, are as follows:

	Three N	<b>I</b> onths	Ended		Nine Mont	ths End	ed
(In thousands, except per share amounts)	September <u>2001</u>	29,	September 30, <u>2000</u>	Sep	tember 29, 2001		ember 30, 2000
Net sales	\$ 826,666	\$	769,807	\$	2,445,686	\$	2,199,029
Gross profit	117,004		108,024		340,049		308,686
Net earnings	12,017		10,624		29,704		24,210
Basic net earnings per common share	\$ 0.32	\$	0.28	\$	0.79	\$	0.65
Diluted net earnings per common share	0.31		0.27		0.76		0.63

The pro forma results are presented for informational purposes only and may not be indicative of the operating results that would have occurred had the SFC, Empire, Redi-Cut and Carroll County acquisitions been consummated as of the beginning of 2000.

## 4. Supplemental Cash Flow Information

Supplemental disclosures of cash flow information for the 2001 and 2000 periods are as follows

	Nine Months Ended						
(In thousands	September 2	<u>9, 2001</u>	Septem 200				
Cash paid during the period for:							
Interest	\$	5,730	\$	3,799			
Income taxes	\$	10,460	\$	7,906			

## 5. Industry Segment Information

The Company has three reportable segments: broadline foodservice distribution ("Broadline"); customized foodservice distribution ("Customized"); and fresh-cut produce processing ("Fresh-Cut"). Broadline markets and distributes more than 32,000 national and proprietary brand food and non-food products to a total of approximately 29,000 street and chain customers. Broadline consists of 14 operating locations that independently design their own product mix, distribution routes and delivery schedules to accommodate the needs of a large number of customers, whose individual purchases vary in size. Customized focuses on serving certain casual-dining chain restaurants. These customers generally prefer a centralized point of contact that facilitates item and menu changes, tailored distribution routing and customer service resolution. The Customized segment distributes in 49 states and several foreign countries from five distribution facilities. Fresh-Cut purchases, processes, packages and distributes a variety of fresh packaged produce and salad items, mainly to third-party distributors for resale, primarily to quick-service restaurants located in the southeastern, southwestern and midwestern United States. Fresh-Cut operations are conducted at four processing facilities.

(In thousands)	<u>Bro</u>	<u>padline</u>	<u>C</u> 1	ustomized	<u>F</u>	resh-Cut	Corporate & Intersegment	Consolidated
2001 Quarter								
Net external sales	\$	422,400	\$	312,737	\$	63,670	\$ -	\$ 798,807
Intersegment sales		5,612		-		8,716	(14,328)	-
Operating profit		13,578		3,670		7,546	(1,840)	22,954
Total assets		476,607		100,285		198,365	49,377	824,634
Interest expense (income	e)	1,400		542		2,115	(2,805)	1,252
Depreciation		2,489		622		1,341	183	4,635
Amortization		1,437		-		1,142	25	2,604
C a p i t a l expenditures		2,498		573		2,482	1,013	6,566

(In thousands) 2000 Quarter	<u>Broa</u>	<u>adline</u>	Customized	<u>F1</u>	esh-Cut	Corporate & Intersegment	Consolidated
Net external sales	\$	369,887	\$ 292,650	\$	30,590	\$ -	\$ 693,127
Intersegment sales		1,061	-		6,041	(7,102)	-
Operating profit		10,677	3,109		2,758	(1,405)	15,139
Total assets		340,563	116,389		56,530	15,744	529,226
Interest expense (incom	ne)	2,200	874		420	(1,778)	1,716
Depreciation		2,137	508		988	67	3,700
Amortization		836	-		115	21	972
Capital expenditures		2,791	480		1,783	82	5,136

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Corporate

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(In thousands) 2001 Period	Broad	<u>Broadline</u>		<u>oadline</u>		<u>oadline</u>		<u>oadline</u>		<u>oadline</u>		<u>oadline</u>		<u>roadline</u>		<u>roadline</u>		<u>roadline</u>		<u>roadline</u>		<u>oadline</u>		<u>oadline</u>		<u>roadline</u>		<u>oadline</u>		<u>coadline</u>		<u>roadline</u>		<u>oadline</u>		<u>coadline</u>		<u>coadline</u>		<u>roadline</u>		<u>oadline</u>		stomized	E	resh-Cut I	<u>nte</u>	& rsegment	Consolidated									
2001 1 01100																																																										
Net external sales	\$ 1	,197,557	\$	923,184	\$	196,363	\$	-	\$ 2,317,10	4																																																
Intersegment sales		8,263		-		30,984		(39,247)		-																																																
Operating profit		32,823		9,882		18,060		(5,855)	54,91	0																																																
Total assets		476,607		100,285		198,365		49,377	824,63	4																																																
Interest expense (incom	e)	6,318		2,361		7,687		(11,311)	5,05	5																																																
Depreciation		7,312		1,824		3,826		318	13,28	0																																																
Amortization		3,640		-		3,149		72	6,86	1																																																
Capital expenditures		12,263		1,854		3,567		2,673	20,35	7																																																

(In thousands) 2000 Period	<u>Broadline</u>	Customized	Fresh-Cut	Corporate & Intersegment	Consolidated
Net external sales	\$ 1,006,762	\$ 826,055	\$ 94,663	\$ -	\$ 1,927,480
Intersegment sales	2,889	-	19,022	(21,911)	-
Operating profit	25,204	8,079	6,581	(4,773)	35,091
Total assets	340,563	116,389	56,530	15,744	529,226
Interest expense (income	e) 5,701	2,592	1,148	(4,837)	4,604
Depreciation	6,105	1,516	2,306	178	10,105
Amortization	2,431	-	344	73	2,848
Capital expenditures	11,040	1,245	8,558	1,216	22,059

#### 6. New Accounting Standards

In July 2001, the Financial Accounting Standards Board ("FASB") issued SFAS No. 141, *Business Combinations*. SFAS No. 141 requires that all business combinations initiated after June 30, 2001, be accounted for using the purchase method and specifies criteria that intangible assets acquired in a business combination must meet to be recognized and reported apart from goodwill. The Company adopted SFAS No. 141 in the 2001 quarter with its acquisition of SFC.

Also in July 2001, the FASB issued SFAS No. 142, *Goodwill and Other Intangible Assets*. The provisions of SFAS No. 142 require that goodwill no longer be amortized, and that goodwill and other intangible assets be tested for impairment upon adoption of the standard, and at least annually thereafter. The Company will be required to adopt the provisions of SFAS No. 142 with its fiscal year beginning December 30, 2001, except for goodwill and any intangible assets acquired in purchase business combinations completed after June 30, 2001, for which the provisions of this

standard were effective beginning July 1, 2001. Therefore, the Company adopted SFAS No. 142 for its acquisition of SFC in the 2001 quarter. After adoption of the provisions of this standard beginning December 30, 2001, the Company will no longer record amortization expense for goodwill. The Company will also be required to perform an assessment of whether there is an indication that goodwill and other intangible assets are impaired as of the date of adoption. If applicable, any such transitional impairment loss would be recognized as a cumulative effect of a change in accounting principle in the Company's consolidated statement of earnings.

As of the date of adoption, the Company expects to have unamortized goodwill, excluding acquisitions not yet consummated, in the amount of \$360.9 million, which will be subject to the transition provisions of SFAS No. 142. Amortization expense related to goodwill was \$2.0 million and \$732,000 for the 2001 and 2000 quarters, respectively, and \$5.7 million and \$2.1 million for the 2001 and 2000 periods, respectively. The Company has not yet completed its analysis of the impact adopting SFAS No. 142 will have on its financial condition and results of operations.

## 7. Subsequent Events

On October 16, 2001, the Company completed the offering of 5,750,000 shares of its common stock at an offering price of \$26.36 per share and issued approximately \$201.3 million aggregate principal amount of 5 1/2% convertible subordinated notes due in 2008 (the "Notes"). The Notes are non-callable for three years and are redeemable at declining premiums thereafter. The Notes have a conversion price of \$32.95 per share, subject to adjustment. Net proceeds from these offerings totaled approximately \$338.2 million, net of underwriting discounts and estimated offering expenses. The net proceeds were used to repay the Company's borrowings of \$22.0 million outstanding under its revolving credit facility and fund the acquisition of Fresh International Corp. ("Fresh Express") described below.

Simultaneously with the closing of the common stock and Notes offerings, the Company acquired all of the outstanding common stock of Fresh Express, a privately owned fresh-cut produce processor based in Salinas, California. Fresh Express processes, markets and distributes a diverse line of packaged salads to supermarkets and foodservice operators throughout the entire United States. Fresh Express operates five processing facilities located in Salinas, California; Greencastle, Pennsylvania; Colorado Springs, Colorado; Atlanta, Georgia; and Chicago, Illinois. The Company paid approximately \$302.6 million in cash for the acquisition of Fresh Express, which included the repayment of net debt outstanding, and the assumption of certain liabilities. The actual purchase price of Fresh Express is subject to adjustments, which are payable in cash, based upon, among other things, Fresh Express' net worth as of the closing date. In addition, the Company is obligated to pay the former shareholders of Fresh Express, as additional purchase price, up to \$10.0 million in cash if Fresh Express achieves certain operating targets during a three-year period following closing of the acquisition.

Also on October 16, 2001, the Company entered into a new \$200.0 million credit facility (the "New Credit Facility") with several financial institutions, which replaces the Company's \$85.0 million credit facility and \$5.0 million working capital line of credit. The New Credit Facility expires in 2006 and bears interest at a floating rate equal to, at the Company's election, the agent bank's prime rate or a spread over LIBOR, which varies based upon the Company's leverage ratio, as defined in the credit agreement. The New Credit Facility also requires the

maintenance of certain financial ratios as defined in the credit agreement and contains customary events of default. The New Credit Facility allows for the issuance of up to \$40.0 million of standby letters of credit, which reduce borrowings available under the New Credit Facility. The New Credit Facility also requires that the Company's existing subsidiaries and, subject to limited exceptions, future subsidiaries, guarantee all of the Company's borrowings, letters of credit and other obligations under the New Credit Facility. At October 16, 2001, the Company had no borrowings outstanding under the New Credit Facility.

On October 24, 2001, the Company settled its litigation with Maxwell Chase Technologies, LLC. This settlement did not have a material effect on our financial conditions or results of operations.

Item

#### 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Unless this Form 10-Q indicates otherwise or the context otherwise requires, the terms, "we," "our," "us," or "Performance Food Group" as used in this Form 10-Q refer to Performance Food Group Company and its subsidiaries. References in this Form 10-Q to the 2001 and 2000 quarters and periods refer to our fiscal quarters and nine-month periods ended September 29, 2001 and September 30, 2000, respectively, unless otherwise expressly stated or the context otherwise requires.

On April 11, 2001, our Board of Directors declared a 2-for-1 stock split effected as a 100% stock dividend. The record date of the stock dividend was April 23, 2001, and the stock dividend was distributed to shareholders on April 30, 2001. All references to the number of common shares and per common share amounts in this Form 10-Q have been restated to give retroactive effect to the stock split for all periods presented.

The following discussion and analysis should be read in conjunction with our condensed consolidated financial statements and the related notes included elsewhere in this Form 10-O.

#### Introduction

Performance Food Group was founded in 1987 as a result of the combination of various foodservice businesses, and has grown both internally through increased sales to existing and new customers and through acquisitions of existing foodservice distributors. We market and distribute over 36,000 national and proprietary brand food and non-food products to approximately 29,000 customers in the foodservice, or "food-away-from-home," industry. Our extensive product line and distribution system allow us to service both of the major customer types in the foodservice industry: "street" foodservice customers, which include independent restaurants, hotels, cafeterias, schools, healthcare facilities and other institutional customers, and multi-unit, or "chain" customers, which include regional and national quick-service and casual-dining restaurants. The principal components of our expenses include cost of goods sold, which represents the amounts paid to manufacturers and growers for products sold, and operating expenses, which include primarily labor-related expenses, delivery costs and occupancy expenses related to our facilities.

#### **Results of Operations**

The following table sets forth, for the periods indicated, the components of our condensed consolidated statements of earnings expressed as a percentage of net sales:

	Three Mon	nths Ended	Nine Months Ended			
	September 29,	September 30,	September	September 30,		
	<u>2001</u>		29 <u>, 2001</u>	<u>2000</u>		
		<u>2000</u>				
Net sales	100.0 %	100.0 %	100.0 %	100.0 %		
Cost of goods sold	<u>86.1</u>	<u>86.5</u>	<u>86.4</u>	<u>86.6</u>		
Gross profit	13.9	13.5	13.6	13.4		
Operating expenses	<u>11.0</u>	<u>11.3</u>	<u>11.2</u>	<u>11.6</u>		
Operating profit	2.9	2.2	2.4	1.8		
Other expense, net	0.3	<u>0.2</u>	0.3	<u>0.2</u>		
Earnings before inco	me 2.6	2.0	2.1	1.6		
taxes						

Income tax expense	<u>1.0</u>	<u>0.8</u>	<u>0.8</u>	0.6
Net earnings	1.6 %	1.2 %	1.3 %	1.0 %

#### Comparison of the 2001 and 2000 Periods and Quarters

Net sales. Net sales increased 15.3% to \$798.8 million in the 2001 quarter from net sales of \$693.1 million in the 2000 quarter. Net sales increased 20.2% to \$2.32 billion in the 2001 period from net sales of \$1.93 billion in the 2000 period. Net sales in our existing operations for the 2001 quarter increased approximately 5.5% over the 2000 quarter and net sales in our existing operations for the 2001 period increased 10.6% over the 2000 period, while acquisitions contributed the remaining approximately 9.8% and 9.6% of our total sales growth for the 2001 quarter and period, respectively. We estimate that inflation contributed approximately 2.3% to the increase in net sales for both the 2001 quarter and period. The rate of growth in net sales in our existing operations for the 2001 quarter was not as great as the immediately preceding quarters, reflecting both general economic conditions and the effect of the September 11, 2001 terrorist attacks.

Gross profit increased 19.0% to \$110.9 million in the 2001 quarter from \$93.2 million in the 2000 quarter. Gross profit increased 22.2% to \$314.9 million in the 2001 period from \$257.6 million in the 2000 period. Gross profit margin, which we define as gross profit as a percentage of net sales, increased to 13.9% in the 2001 quarter and 13.6% in the 2001 period, compared to 13.5% in the 2000 quarter and 13.4% in the 2000 period. The increase in gross profit margin was due primarily to increased contribution from our fresh-cut segment, mainly as a result of the acquisition of Redi-Cut in December 2000, which typically has had higher gross profit margins than many of our other operating companies.

Operating expenses. Operating expenses increased 12.6% to \$87.9 million in the 2001 quarter compared with \$78.1 million in the 2000 quarter. Operating expenses increased 16.8% to \$260.0 million in the 2001 period compared with \$222.5 million in the 2000 period. As a percentage of net sales, operating expenses decreased to 11.0% in the 2001 quarter from 11.3% in the 2000 quarter, and to 11.2% in the 2001 period from 11.6% in the 2000 period. We believe that the decrease in operating expenses as a percentage of net sales was due mainly to improved productivity related in part to reduced employee turnover, tighter controls over expenses and efficiencies related to newer, more efficient fresh-cut processing facilities, which we opened in mid-2000.

Operating profit. Operating profit increased 51.6% to \$23.0 million in the 2001 quarter from \$15.1 million in the 2000 quarter. Operating profit increased 56.5% to \$54.9 million in the 2001 period compared to \$35.1 million in the 2000 period. Operating profit margin, which we define as operating profit as a percentage of net sales, increased to 2.9% in the 2001 quarter from 2.2% in the 2000 quarter, and to 2.4% in the 2001 period from 1.8% in the 2000 period.

Other expense, net. Other expense, net, increased to \$2.1 million in the 2001 quarter from \$1.7 million in the 2000 quarter, and to \$6.4 million in the 2001 period from \$4.6 million in the 2000 period. Included in other expense, net, was interest expense of \$1.3 million in the 2001 quarter, compared with interest expense of \$1.7 million in the 2000 quarter and interest expense of \$5.1 million in the 2001 period, compared with interest expense of \$4.6 million in the 2000 period. Interest expense for both the 2001 quarter and period was reduced due to lower interest rates than the 2000 quarter and period, offset in part by higher average borrowing levels in the 2001 period. In the 2001 quarter and period, other expense, net, included a loss on the sale of receivables of approximately \$836,000, related to the receivables purchase facility, described in the "Liquidity and Capital Resources" section of this Form 10-Q.

*Income tax expense*. Income tax expense increased to \$7.9 million in the 2001 quarter from \$5.1 million in the 2000 quarter, and to \$18.4 million in the 2001 period from \$11.6 million in the 2000 period. As a percentage of earnings before income taxes, the provision for income taxes was 38.0% for the 2001 and 2000 quarters and periods.

*Net earnings*. Net earnings increased 55.1% to \$12.9 million in the 2001 quarter compared to \$8.3 million in the 2000 quarter. In the 2001 period, net earnings increased 58.9% to \$30.1 million from \$18.9 million in the 2000 period. As a percentage of net sales, net earnings increased to 1.6% in the 2001 quarter from 1.2% in the 2000 quarter, and to 1.3% in the 2001 period from 1.0% in the 2000 period.

#### Liquidity and Capital Resources

We have historically financed our operations and growth primarily with cash flows from operations, borrowings under credit facilities, the issuance of long-term debt, operating leases, normal trade credit terms and the sale of our common stock. Despite our growth in net sales, we have reduced our working capital needs by financing our investment in inventory principally with accounts payable and outstanding checks in excess of deposits.

Cash flows from operating activities. Cash provided by operating activities was \$128.8 million for the 2001 period. In the 2001 period, the primary sources of cash from operating activities were net earnings, proceeds of \$78.0 million received under the receivables purchase facility discussed below, and increased levels of income taxes payable, partially offset by increased levels of inventories. Cash provided by operating activities was \$10.8 million for the 2000 period. In the 2000 period, the primary sources of cash from operations were net earnings and increased levels of trade payables, partially offset by increased levels of trade receivables and inventories.

On July 3, 2001, we entered into a receivables purchase facility, or the Receivables Facility, under which PFG Receivables Corporation, a wholly owned, special-purpose subsidiary of ours, sold an undivided interest in certain of our trade receivables. PFG Receivables Corporation was formed for the sole purpose of buying receivables generated by some of our operating units, and selling an undivided interest in those receivables to a financial institution. Under the Receivables Facility, our operating units transfer a portion of their accounts receivable to PFG Receivables Corporation, which in turn, subject to certain conditions, may from time to time sell an undivided interest in these receivables to a financial institution. Our operating units continue to service the receivables on behalf of the financial institution at estimated market rates. Accordingly, we have not recognized a servicing asset or liability. The amount of the undivided interest in the receivables owned by the financial institution cannot exceed \$90.0 million at any one time.

We received approximately \$78.0 million of proceeds for receivables sold under the Receivables Facility in the 2001 quarter. At September 29, 2001, accounts receivable included approximately \$35.4 million of residual interest, or Residual Interest, which represents our retained interest in receivables held by PFG Receivables Corporation. The Residual Interest was measured using the estimated discounted cash flows of the underlying accounts receivable based on estimated collections and a discount rate equivalent to our estimated borrowing rate. The loss on sale of receivables of \$836,000 in the 2001 quarter and period is included in other expense, net, in the Condensed Consolidated Statement of Earnings in this Form 10-Q and represents our cost of securitizing those receivables with the financial institution.

We record the sale of accounts receivable to the financial institution in accordance with Statement of Financial Accounting Standards, or SFAS, No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities. Accordingly, at the time the receivables are sold, the receivables are removed from our balance sheet. We record a loss on the sale of these receivables, which includes a discount based on the receivables' credit quality and a financing cost for the financial institution, based upon the 30-day commercial-paper rate. At September 29, 2001, the rate under the Receivables Facility was approximately 3.99%.

Cash used in investing activities.

Cash used in investing activities was \$121.4 million for the 2001 period. Investing activities included additions to and disposals of property, plant and equipment and the acquisition of businesses. Our capital expenditures, excluding acquisitions of other businesses, for the 2001 period were \$20.4 million. We anticipate that our total capital expenditures, excluding acquisitions, for fiscal 2001 will be approximately \$30.0 million. Cash used in investing activities in the 2001 period included a total of approximately \$98.4 million paid for the acquisitions of Springfield Foodservice Corporation, or SFC, and Empire Seafood Holding Corp. and to the former shareholders of Carroll County Foods, Inc., State Hotel Supply Company, Inc. and AFFLINK Incorporated (formerly Affiliated Paper Companies, Inc.), which were acquired in 2000, 1999 and 1998, respectively, as a result of certain contractual obligations under the purchase agreements relating to those acquisitions. In the 2000 period, cash used in investing activities was \$29.8 million. In the 2000 period, our total capital expenditures, excluding acquisitions of businesses, were \$22.1 million. Cash used in investing activities in the 2000 period also included approximately \$8.8 million paid for the acquisition of Carroll County and to the former shareholders of Dixon Tom-A-Toe Companies, Inc. and AFFLINK Inc., which were acquired in 1999 and 1998, respectively, as a result of certain contractual obligations in the purchase agreements relating to those acquisitions.

Cash used in financing activities. Cash used in financing activities was approximately \$9.9 million in the 2001 period. In the 2001 period, cash used in financing activities included net repayments of approximately \$27.0 million on our revolving credit facility and principal payments on long-term debt of approximately \$1.8 million. In the 2001 period, cash flows from financing activities included an increase in outstanding checks in excess of deposits of approximately \$11.6 million, and proceeds of \$6.5 million from the exercise of stock options. Cash provided by financing activities was approximately \$23.0 million in the 2000 period. In the 2000 period, cash flows from financing activities included an increase in outstanding checks in excess of deposits of \$12.7 million, net borrowings of \$15.0 million on our revolving credit facility, proceeds of \$3.5 million from industrial revenue bonds issued to finance the construction of a new produce-processing facility, and proceeds of \$4.4 million from the exercise of stock options. In the 2000 period, cash used in financing activities included \$11.9 million paid by us to repurchase shares of our common stock in the open market for use in connection with our employee benefit plans.

In March 1999, we entered into an \$85.0 million revolving credit facility with a group of commercial banks. In addition, we entered into a \$5.0 million working capital line of credit with one of those banks. Collectively, these two facilities are referred to as the Credit Facility. Approximately \$20.0 million was outstanding under the Credit Facility at September 29, 2001. The Credit Facility also allows the issuance of up to \$20.0 million of standby letters of credit, of which \$7.3 million were outstanding at September 29, 2001, that reduce borrowings available under the Credit Facility. At September 29, 2001, we had \$62.7 million available under the Credit Facility, subject to compliance with customary borrowing conditions. The Credit Facility bears interest at LIBOR plus a spread over LIBOR, which varies based on our ratio of funded debt to total capital. At September 29, 2001, borrowings under the Credit Facility bore interest at 3.84% per annum. Subsequent to the end of the 2001 quarter, we replaced the Credit Facility with a new \$200.0 million credit facility that we entered into with several financial institutions, referred to as the New Credit Facility. This New Credit Facility is described in the "Subsequent Events" section of this Form 10-Q.

In March 1999, one of our subsidiaries issued \$9.0 million of tax-exempt industrial revenue bonds to finance the construction of a produce-processing facility. In January 2001, these bonds were refinanced with the proceeds of \$9.0 million taxable revenue bonds in order to free us from certain restrictive covenants applicable to the subsidiary that issued the tax-exempt bonds. Like the tax-exempt bonds, these taxable bonds bear interest at a rate determined weekly by the remarketing agent for the bonds. The interest rate for these bonds was approximately 3.15% per annum at September 29, 2001. The bonds are secured by a letter of credit issued by a commercial bank and are due in March 2019.

In February 2001, we increased one of our master operating lease facilities from \$47.0 million to \$55.0 million. This facility was used to construct four distribution centers. Two of these distribution centers became operational in early

1999, one became operational in the second quarter of 2000, and the remaining property became operational in the second quarter of 2001. Under this facility, the lessor owns the distribution centers, incurs the related debt to construct the properties and thereafter leases each property to us. We have entered into leases for each of the properties. All of these leases end on September 12, 2002, including extensions. Upon the expiration of the leases, we may seek to renew the leases. If we are unable or choose not to renew the leases, we have the option of selling the properties to third parties or purchasing the properties at their original cost. If the properties are sold to third parties for less than 88% of their aggregate original cost, we are obligated, under a residual value guarantee, to pay the lessor an amount equal to the shortfall. There can be no assurance that we will be able to renew the leases or sell the properties to third parties, and we will require substantial additional financing if we are required to purchase the properties upon the expiration of the master operating lease facility. Because of the location and condition of each of the four properties referred to above, we believe that the anticipated fair value of these properties could eliminate or substantially reduce our exposure under the residual value guarantee, although there can be no assurance that we will not be required to make payments to satisfy this guarantee. Through September 29, 2001, construction expenditures by the lessor under this facility were approximately \$50.1 million.

In June 2000, we entered into a \$60.0 million master operating lease facility to construct or purchase various office buildings and distribution centers. As of September 29, 2001, two distribution centers had been purchased, one office building had been completed, and construction on one distribution center had begun under this facility. Under this facility, the lessor owns the properties, incurs the related debt to construct or purchase the properties and thereafter leases each property to us. We have entered into leases for three of these properties and have entered into a commitment to lease the fourth property for a period beginning upon the completion of construction of that property. The leases relating to the four properties referred to above, as well as any other leases we may enter into under this facility in the future, end on June 9, 2005. Upon the expiration of the leases, we may seek to renew the leases. If we are unable or choose not to renew the leases, we have the option of selling the properties to third parties or purchasing the properties at their original cost. If the properties are sold to third parties for less than 85% of their aggregate original cost, we are obligated, under a residual value guarantee, to pay the lessor an amount equal to the shortfall. There can be no assurance that we will be able to renew the leases or sell the properties to third parties, and we will require substantial additional financing if we are required to purchase the properties upon the expiration of the master operating lease facility. Because of the location and condition of each of the four properties referred to above, we believe that the anticipated fair value of these properties could eliminate or substantially reduce our exposure under the residual value guarantee with respect to these four properties, although there can be no assurance that we will not be required to make payments to satisfy this guarantee either with respect to these four properties or any other properties which may be constructed or purchased in the future under the facility. Through September 29, 2001, construction and acquisition expenditures by the lessor under this facility were approximately \$30.7 million.

Subsequent to the end of the 2001 quarter, we completed offerings of common stock and convertible notes and entered into the New Credit Facility. These offerings and the New Credit Facility are described in the "Subsequent Events" section of this Form 10-Q. We believe that our cash flows from operations, borrowings under our New Credit Facility and our master operating lease facilities, the sale of trade receivables under the Receivables Facility and proceeds from the stock and notes offerings described above will be sufficient to fund our operations and currently anticipated capital expenditures for the next 18 months. However, we may require additional sources of financing depending upon our future acquisition plans.

**Business Combinations** 

On September 10, 2001, we acquired all the outstanding common stock of SFC, a privately owned broadline foodservice distributor based in Springfield, Massachusetts. SFC provides products and services to traditional foodservice accounts in a region covering New England and portions of New York State.

On April 2, 2001, we acquired all of the outstanding common stock of Empire, a privately owned distributor and processor of seafood. Empire markets and distributes a broad array of seafood directly to independent restaurants and other foodservice operators, primarily in Florida.

On December 13, 2000, we acquired the all of the outstanding common stock and membership interests of Redi-Cut Foods, Inc. and its affiliates, Kansas City Salad, L.L.C. and K. C. Salad Real Estate, L.L.C., collectively, "Redi-Cut," a privately owned processor of fresh-cut produce with facilities in Franklin Park, Illinois, a suburb of Chicago, and Kansas City, Missouri. Redi-Cut provides fresh-cut produce mainly to third-party distributors for resale primarily to quick-service restaurants such as McDonald's, KFC, Taco Bell, Pizza Hut and Burger King.

On August 4, 2000, we acquired all of the outstanding common stock of Carroll County, a privately owned broadline foodservice distributor based in New Windsor, Maryland. Carroll County provides products and services to traditional foodservice accounts in a region that includes Baltimore, Maryland and Washington, D.C.

The acquisitions of SFC, Empire, Redi-Cut and Carroll County have been accounted for using the purchase method; therefore, the acquired assets and liabilities have been recorded at their estimated fair values at the dates of acquisition. The excess of the total purchase price over the total fair value of tangible net assets acquired was approximately \$269.5 million and is being amortized on a straight-line basis over estimated lives ranging from 5 to 40 years. In accordance with SFAS No. 142, *Goodwill and Other Intangible Assets*, the goodwill related to the acquisition of SFC is not being amortized. The goodwill of Empire, Redi-Cut and Carroll County is being amortized until our fiscal year beginning December 30, 2001, at which time, in accordance with SFAS No. 142, we will no longer amortize goodwill. The preliminary allocations of the excess purchase price of the SFC and Empire acquisitions are subject to final adjustment.

In the 2001 period, we paid a total of approximately \$98.4 million in cash and issued a total of approximately 2.1 million shares of our common stock for the acquisitions of SFC and Empire and to the former shareholders of Carroll County, State Hotel and AFFLINK, which were acquired in 2000, 1999 and 1998, respectively, as a result of certain contractual obligations in the purchase agreements relating to those acquisitions. In the 2000 period, we paid a total of approximately \$8.8 million in cash and issued a total of approximately 470,000 shares of our common stock for the acquisition of Carroll County in 2000 and to the former shareholders of Dixon and AFFLINK, which were acquired in 1999 and 1998, respectively, as a result of certain contractual obligations in the purchase agreements relating to those acquisitions.

Subsequent to the end of the 2001 quarter, we acquired all the outstanding common stock of Fresh International Corp., referred to as Fresh Express. The acquisition of Fresh Express is described in the "Subsequent Events" section of this Form 10-Q.

## Recently Issued Accounting Pronouncements

In July 2001, the Financial Accounting Standards Board, or FASB, issued SFAS No. 141, *Business Combinations*. SFAS No. 141 requires that all business combinations initiated after June 30, 2001, be accounted for using the purchase method and also specifies criteria that intangible assets acquired in a business combination must meet to be recognized and reported apart from goodwill. We adopted SFAS No. 141 in the 2001 quarter with our acquisition of SFC.

Also in July 2001, the FASB issued SFAS No. 142, *Goodwill and Other Intangible Assets*. The provisions of SFAS No. 142 require that goodwill no longer be amortized, and that goodwill and other intangible assets be tested for impairment upon adoption of the standard, and at least annually thereafter. We will be required to adopt the provisions of SFAS No. 142 with our fiscal year beginning December 30, 2001, except for goodwill and any intangible assets acquired in purchase business combinations completed after June 30, 2001, for which the provisions of this standard were effective beginning July 1, 2001. Therefore, we adopted SFAS No.142 for our acquisition of SFC in the 2001 quarter. After adoption of the provisions of this standard, beginning December 30, 2001, we will no longer record

amortization expense for goodwill. We will also be required to perform an assessment of whether there is an indication that goodwill and other intangible assets are impaired as of the date of adoption. If applicable, any such transitional impairment loss would be recognized as a cumulative effect of a change in accounting principle in our consolidated statement of earnings.

As of the date of adoption, we expect to have unamortized goodwill, excluding acquisitions not yet consummated, in the amount of \$360.9 million, which will be subject to the transition provisions of SFAS No. 142. Amortization expense related to goodwill was \$2.0 million and \$732,000 for the 2001 and 2000 quarters, respectively, and \$5.7 million and \$2.1 million for the 2001 and 2000 periods, respectively. We have not yet completed our analysis of the impact adopting SFAS No. 142 will have on our financial condition and results of operations.

In June 2001, the FASB issued SFAS No. 143, *Accounting for Asset Retirement Obligations*. We will be required to adopt the provisions of SFAS No. 143 with our fiscal year beginning December 29, 2002.

In August 2001, the FASB issued SFAS No. 144, *Accounting for the Impairment or Disposal of Long-Lived Assets*. We will be required to adopt the provisions of SFAS No. 144 with our fiscal year beginning December 30, 2001. We do not expect the adoption of SFAS No. 143 and SFAS No. 144 to have a material effect on our financial condition or results of operations.

#### **Subsequent Events**

On October 16, 2001, we completed the offering of 5,750,000 shares of our common stock at an offering price of \$26.36 per share and issued approximately \$201.3 million aggregate principal amount of 5 1/2% convertible subordinated notes due in 2008, referred to as the Notes. The Notes are non-callable for three years and are redeemable at declining premiums thereafter. The Notes have a conversion price of \$32.95 per share, subject to adjustment. Net proceeds from these offerings totaled approximately \$338.2 million, net of underwriting discounts and estimated offering expenses. The net proceeds were used to repay our borrowings of \$22.0 million outstanding under our Credit Facility and fund the acquisition of Fresh Express, described below.

Simultaneously with the closing of the common stock and Notes offerings, we acquired all of the outstanding common stock of Fresh Express, a privately owned fresh-cut produce processor based in Salinas, California. Fresh Express processes, markets and distributes a diverse line of packaged salads to supermarkets and foodservice operators throughout the entire United States. Fresh Express operates five processing facilities located in Salinas, California; Greencastle, Pennsylvania; Colorado Springs, Colorado; Atlanta, Georgia; and Chicago, Illinois. We paid approximately \$302.6 million in cash for the acquisition of Fresh Express, including the repayment of net debt outstanding, and the assumption of certain liabilities. The actual purchase price of Fresh Express is subject to adjustments, which are payable in cash, based upon, among other things, Fresh Express' net worth as of the closing date. In addition, we are obligated to pay the former shareholders of Fresh Express, as additional purchase price, up to \$10.0 million in cash if Fresh Express achieves certain operating targets during a three-year period following closing of the acquisition.

Also on October 16, 2001, we entered into the New Credit Facility, which replaced our existing Credit Facility. The New Credit Facility expires in 2006 and bears interest at a floating rate equal to, at our election, the agent bank's prime rate or a spread over LIBOR, which spread varies based upon our leverage ratio, as defined in the credit agreement. The New Credit Facility also requires the maintenance of certain financial ratios as defined in the credit agreement and contains customary events of default. The New Credit Facility allows for the issuance of up to \$40.0 million of standby letters of credit, which reduce borrowings available under the New Credit Facility. The New Credit Facility also requires that our existing subsidiaries and, subject to limited exceptions, future subsidiaries, guarantee all of our borrowings, letters of credit and other obligations under the New Credit Facility. At October 16, 2001, we had no borrowings outstanding under the New Credit Facility.

#### Forward-Looking Statements

This Form 10-Q and the documents incorporated by reference herein contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Forward-looking statements, which are based on assumptions and estimates and describe our future plans, strategies and expectations, are generally identifiable by the use of the words "anticipate," "will," "believe," "estimate," "expect," "intend," "seek" or similar expressions. These forward-looking statements may address, among other things, our anticipated earnings, capital expenditures, contributions to our net sales by acquired companies, sales momentum, customer and product sales mix, expected efficiencies in our business and our ability to realize expected synergies from acquisitions. These forward-looking statements are subject to risks, uncertainties and assumptions.

If one or more of these risks or uncertainties materialize, or if any underlying assumptions prove incorrect, our actual results, performance or achievements may vary materially from future results, performance or achievements expressed or implied by these forward-looking statements. All forward-looking statements attributable to us or persons acting on our behalf are expressly qualified in their entirety by the cautionary statements in this section. We undertake no obligation to publicly update or revise any forward-looking statements to reflect future events or developments.

#### Item 3. Quantitative and Qualitative Disclosures About Market Risks

Our primary market risks are related to fluctuations in interest rates. Our primary interest rate risk is from changing interest rates related to our long-term debt. We currently manage this risk through a combination of fixed and floating rates on these obligations. For fixed-rate debt, interest rate changes affect the fair market value of the debt but do not impact earnings or cash flows. For floating-rate debt, interest rate changes generally do not affect the fair market value of the debt but impact earnings and cash flows, assuming other facts remain constant. As of September 29, 2001, our total debt consisted of fixed and floating rate debt of \$52.8 million and \$37.1 million, respectively. Substantially all of our floating rate debt is based on LIBOR.

#### PART II - OTHER INFORMATION

#### Item 1. Legal Proceedings

On October 24, 2001 subsequent to the end of the 2001 quarter, we settled our litigation with Maxwell Chase Technologies, LLC. This settlement did not have a material effect on our financial condition or results of operations.

In addition to the matter described above, we are also involved in other legal proceedings and litigation arising in the ordinary course of business. In the opinion of management, the outcome of the other proceedings and litigation currently pending will not have a material adverse effect on our results of operations.

Item 4. Submission of Matters to a Vote of Security Holders

No matters were submitted to a vote of security holders during the 2001 quarter.

Item 6. Exhibits and Reports on Form 8-K

(a) Exhibits:

## 15 Letter regarding unaudited information from KPMG LLP

(b) We filed a report on Form 8-K dated September 10, 2001 (as amended by Forms 8-K/A dated September 13, 2001 and September 28, 2001) during the 2001 quarter to report our acquisition of Fresh Express.

## **Signature**

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

#### PERFORMANCE FOOD GROUP COMPANY

By: <u>/s/ Roger L. Boeve</u>
Roger L. Boeve
Executive Vice President &
Chief Financial Officer

Date: November 13, 2001