Castle Brands Inc Form 10-Q February 14, 2014

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington , D.C. 20549

FORM 10-Q

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

For the quarterly period ended December 31, 2013

or

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

Commission File Number 001-32849

CASTLE BRANDS INC.

(Exact name of registrant as specified in its charter)

Florida

41-2103550

(State or other jurisdiction of incorporation or organization)

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

122 East 42nd Street, Suite 4700, New York, New York 10168

(Zip Code)

(Address of principal executive offices)

Registrant's telephone number, including area code: (646) 356-0200

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. Yes b No "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 229.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes b No "

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

" Accelerated filer

[&]quot; Large accelerated filer

" Non-accelerated filer (Do not check if a smaller reporting b Smaller reporting company company)

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

The Company had 123,154,405 shares of \$.01 par value common stock outstanding at February 12, 2014.

CASTLE BRANDS INC. QUARTERLY REPORT ON FORM 10-Q FOR THE QUARTERLY PERIOD ENDING DECEMBER 31, 2013

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

CASTLE BRANDS INC. AND SUBSIDIARIES Condensed Consolidated Balance Sheets

	December 31, 2013 (Unaudited)	March 31, 2013
ASSETS:		
Current Assets Cash and cash equivalents	\$ 941,831	\$ 439,323
Accounts receivable net of allowance for doubtful accounts of \$107,437	8,146,195	7,025,358
and \$70,692, respectively Due from shareholders and affiliates		
Inventories net of allowance for obsolete and slow moving inventory	219,356	303,226
of \$186,658 and \$461,660, respectively	14,383,224	13,731,962
Prepaid expenses and other current assets	1,306,680	983,834
Total Current Assets	24,997,286	22,483,703
Equipment net	503,166	516,641
Investment in non-consolidated affiliate, at equity		116,700
ntangible assets — net of accumulated amortization of \$5,895,494 and \$5,404,000, respectively	8,341,400	8,805,913
Goodwill	496,226	490,286
Restricted cash	416,715	451,346
Other assets	299,934	252,506
Total Assets	\$ 35,054,727	\$ 33,117,095
LIABILITIES AND EQUITY:		
Current Liabilities		
Foreign revolving credit facility	\$ 164,445	\$ 89,407
Accounts payable Accrued expenses	4,231,555 736,451	5,301,524 793,243
Due to shareholders and affiliates	2,584,726	2,351,957
Total Current Liabilities	7,717,177	8,536,131
Long-Term Liabilities		
Keltic facility	6,012,287	6,501,321
Bourbon term loan (including \$524,844 and \$600,000 of related-party participation at December 31 and March 31, 2013, respectively)	2,183,350	2,496,000
Notes payable - Junior loan (including \$300,000 of related party participation at December 31, 2013)	1,250,000	

Notes payable 5% Convertible notes (including \$1,100,000 of related party participation at December 31, 2013) Notes payable GCP Note Warrant liability Deferred tax liability	2	,125,000 19,514 ,555,342	211,580 795,374 1,666,456
Deferred tax flability	1	,333,342	1,000,430
Total Liabilities	2	1,062,670	20,206,862
Commitments and Contingencies (Note 13)			
Equity Preferred stock, \$.01 par value, 25,000,000 shares authorized, 6,271 and 6,701 sh	0.400		
of series A convertible preferred stock issued and outstanding at December 31 March 31, 2013, respectively (liquidation value of \$8,017,294 and \$7,876,530 December 31 and March 31, 2013, respectively)	and 6	2,715	67,013
Common stock, \$.01 par value, 225,000,000 shares authorized, 113,342,482 and			
108,773,034 shares issued and outstanding at December 31 and March 31,	1,133,42	25	1,087,730
2013,			
respectively Additional paid-in capital	151,425	005	142,661,542
Accumulated deficit	(138,93	•	(130,270,623)
Accumulated other comprehensive loss	(1,721,9)	950)	(1,918,094)
Total controlling shareholders' equity	11,968,	143	11,627,568
Noncontrolling interests	2,023,9	14	1,282,665
Total equity	13,992,0	057	12,910,233
Total Liabilities and Equity	\$ 35,054,	727 \$	33,117,095

CASTLE BRANDS INC. AND SUBSIDIARIES Condensed Consolidated Statements of Operations (Unaudited)

	Three months en	nded December 3	1,Nine months en	ded December 31,
	2013	2012	2013	2012
Sales, net*	\$ 13,579,289	\$ 10,606,669	\$ 35,657,613	\$ 30,643,833
Cost of sales*	8,731,204	6,748,049	22,706,709	19,629,713
Provision for obsolete inventory		20,825		120,825
Gross profit	4,848,085	3,837,795	12,950,904	10,893,295
Selling expense	3,368,324	2,886,256	9,196,857	8,280,114
General and administrative expense	1,373,157	1,162,543	3,883,221	3,650,749
Depreciation and amortization	217,002	230,579	644,764	691,518
Loss from operations	(110,398)	(441,583)	(773,938)	(1,729,086)
Other expense	(480)		(654)	(16)
Loss from equity investment in non- consolidated affiliate	(428,598)	(7,981)	(452,675)	(18,708)
Foreign exchange gain (loss)	50,709	(68,650)	(60,814)	(90,822)
Interest expense, net	(281,732)	(157,510)	(779,031)	(405,345)
Net change in fair value of warrant liability	(1,426,179)	161,685	(5,392,594)	232,964
Income tax benefit	37,038	37,038	111,114	111,114
Net loss	(2,159,640)	(477,001)	(7,348,592)	(1,899,899)
Net income attributable to noncontrolling	(210,833)	(125,222)	(741,249)	(433,120)
interests	(210,033)	(123,222)	(711,215)	(133,120)
Net loss attributable to controlling interests	(2,370,473)	(602,223)	(8,089,841)	(2,333,019)
Dividend to preferred shareholders	(192,678)	(188,429)	(570,588)	(552,579)
Net loss attributable to common shareholders	\$ (2,563,151)	\$ (790,652)	\$ (8,660,429)	\$ (2,885,598)
Net loss per common share, basic and diluted, attributable to common shareholders	\$ (0.02)	\$ (0.01)	\$ (0.08)	\$ (0.03)
Weighted average shares used in computation, basic and diluted, attributable to common shareholders	112,150,634	108,540,805	110,682,714	108,475,032

^{*} Sales, net and Cost of sales include excise taxes of \$1,664,018 and \$1,483,570 for the three months ended December 31, 2013 and 2012, respectively, and \$4,677,198 and \$4,397,990 for the nine months ended December 31, 2013 and 2012, respectively

CASTLE BRANDS INC. AND SUBSIDIARIES Condensed Consolidated Statements of Comprehensive Loss (Unaudited)

	Three months ended December 31,			Nine months ended December 31,				
	20	13	2012		2013		201	12
Net loss	\$	(2,159,640)	\$	(477,001)	\$	(7,348,592)	\$	(1,899,899)
Other comprehensive income (loss): Foreign currency translation adjustment		49,961		74,330		196,144		(32,137)
Total other comprehensive income (loss):		49,961		74,330		196,144		(32,137)
Comprehensive loss	\$	(2,109,679)	\$	(402,671)	\$	(7,152,448)	\$	(1,932,036)

CASTLE BRANDS INC. AND SUBSIDIARIES Condensed Consolidated Statement of Changes in Equity (Unaudited)

		ed Stock Amount	Common Stor	ck Amount	Additional Paid-in Capital	Accumulated Deficit	Accumulated Other Comprehensiv Loss	e Nonco Intere
BALANCE, MARCH 31, 2013	6,701	\$ 67,013	108,773,034	\$ 1,087,730	\$ 142,661,542	\$ (130,270,623)	\$ (1,918,094)	\$ 1,28
Net loss Foreign currency translation adjustment Issuance of						(8,089,841)	196,144	741
common stock, net of issuance costs Conversion of series A preferred			1,674,842	16,748	1,298,508			
stock and accrued dividends Exercise of	(430)	(4,298)	1,704,729	17,048	(12,750)			
common stock warrants Exercise of			1,163,652	11,637	430,577			
common stock options Accrued			26,225	262	7,187			
dividends- series A convertible preferred stock					570,588	(570,588)		
Reclassification of liability to equity-warrant					6,187,968			
Stock-based compensation					281,385			
BALANCE, DECEMBER 31, 2013	6,271	\$ 62,715	113,342,482	\$ 1,133,425	\$ 151,425,005	\$ (138,931,052)	\$ (1,721,950)	\$ 2,02

CASTLE BRANDS INC. and SUBSIDIARIES Condensed Consolidated Statements of Cash Flows (Unaudited)

	Nine months ended December 3 2013 2012			•
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net loss	\$	(7,348,592)	\$	(1,899,899)
Adjustments to reconcile net loss to net cash used in operating				
activities:				
Depreciation and amortization		644,764		691,518
Provision for doubtful accounts		36,475		16,869
Amortization of deferred financing costs		120,367		69,852
Change in fair value of warrant liability		5,392,594		(232,964)
Deferred tax benefit		(111,114)		(111,114)
Loss from equity investment in non-consolidated affiliate		452,675		18,708
Foreign exchange loss		60,814		90,822
Stock-based compensation expense		281,385		216,262
Provision for obsolete inventories				120,825
Changes in operations, assets and liabilities:				
Accounts receivable		(1,150,571)		(752,054)
Due from affiliates		(247,905)		(421,710)
Inventory		(542,928)		(824,988)
Prepaid expenses and supplies		(321,928)		(142,563)
Other assets		(167,795)		(56,600)
Accounts payable and accrued expenses		(1,140,882)		290,620
Accrued interest		3,734		1,634
Due to related parties		232,421		558,776
Total adjustments		3,542,106		(466,107)
NET CASH USED IN OPERATING ACTIVITIES		(3,806,486)		(2,366,006)
CASH FLOWS FROM INVESTING ACTIVITIES:				
Purchase of equipment		(125,284)		(89,462)
Acquisition of intangible assets		(26,981)		(53,564)
Change in restricted cash		60,906		1,902
Payments under contingent consideration agreements		(5,940)		(123,660)
NET CASH USED IN INVESTING ACTIVITIES		(97,299)		(264,784)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Net payments on Keltic facility		(489,034)		2,289,995
Payments on Bourbon term loan		(312,650)		
Proceeds from Junior loan		1,250,000		
Proceeds from 5% Convertible notes		2,125,000		
Net proceeds from foreign revolving credit facility		66,116		88,618

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Proceeds from issuance of common stock Payments for cost of stock issuance Proceeds from exercise of series A preferred warrants Proceeds from exercise of common stock options	1,437,623 (122,367) 442,214 7,449	
NET CASH PROVIDED BY FINANCING ACTIVITIES	4,404,351	2,378,613
EFFECTS OF EXCHANGE RATE CHANGES ON CASH	1,942	(1,113)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	502,508	(253,290)
CASH AND CASH EQUIVALENTS BEGINNING	439,323	484,362
CASH AND CASH EQUIVALENTS ENDING	\$ 941,831	\$ 231,072
SUPPLEMENTAL DISCLOSURES:		
Schedule of non-cash investing and financing activities:		
Conversion of series A preferred stock to common stock	\$ 518,234	\$ 219,172
Interest paid	\$ 633,566	\$ 331,694

See accompanying notes to the unaudited condensed consolidated financial statements.

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying unaudited condensed consolidated financial statements do not include all of the information and footnote disclosures normally included in financial statements prepared in accordance with the rules and regulations of the Securities and Exchange Commission ("SEC") and U.S. generally accepted accounting principles ("GAAP") and, in the opinion of management, contain all adjustments (which consist of only normal recurring adjustments) necessary for a fair presentation of such financial information. Results of operations for interim periods are not necessarily indicative of those to be achieved for full fiscal years. The condensed consolidated balance sheet as of March 31, 2013 is derived from the March 31, 2013 audited financial statements. These unaudited condensed consolidated financial statements should be read in conjunction with Castle Brands Inc.'s (the "Company") audited consolidated financial statements for the fiscal year ended March 31, 2013 included in the Company's annual report on Form 10-K for the year ended March 31, 2013, as amended ("2013 Form 10-K"). Please refer to the notes to the audited consolidated financial statements included in the 2013 Form 10-K for additional disclosures and a description of accounting policies.

- A. <u>Description of business</u> The consolidated financial statements include the accounts of the Company, its wholly-owned domestic subsidiaries, Castle Brands (USA) Corp. ("CB-USA") and McLain & Kyne, Ltd. ("McLain & Kyne"), the Company's wholly-owned foreign subsidiaries, Castle Brands Spirits Group Limited ("CB-IRL") and Castle Brands Spirits Marketing and Sales Company Limited, and the Company's 60 % ownership interest in Gosling-Castle Partners, Inc. ("GCP"), with adjustments for income or loss allocated based upon percentage of ownership. The accounts of the subsidiaries have been included as of the date of acquisition. All significant intercompany transactions and balances have been eliminated.
- B. <u>Organization and operations</u> The Company is principally engaged in the importation, marketing and sale of premium and super premium brands of rums, whiskey, liqueurs, vodka and tequila in the United States, Canada, Europe and Asia.
- C. <u>Equity investments</u> Equity investments are carried at original cost adjusted for the Company's proportionate share of the investees' income, losses and distributions. The Company assesses the carrying value of its equity investments when an indicator of a loss in value is present and records a loss in value of the investment when the assessment indicates that an other-than-temporary decline in the investment exists. The Company classifies its equity earnings of non-consolidated affiliate equity investment as a component of net income or loss.
- D. Goodwill and other intangible assets Goodwill represents the excess of purchase price including related costs over the value assigned to the net tangible and identifiable intangible assets of businesses acquired. Goodwill and other identifiable intangible assets with indefinite lives are not amortized, but instead are tested for impairment annually, or more frequently if circumstances indicate a possible impairment may exist. Intangible assets with estimable useful lives are amortized over their respective estimated useful lives, generally on a straight-line basis, and are reviewed for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable.
- E. <u>Impairment of long-lived assets</u> Under Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 310, "Accounting for the Impairment or Disposal of Long-lived Assets", the Company periodically reviews whether changes have occurred that would require revisions to the carrying amounts of its

definite lived, long-lived assets. When the sum of the expected future cash flows is less than the carrying amount of the asset, an impairment loss is recognized based on the fair value of the asset.

- F. Excise taxes and duty Excise taxes and duty are computed at standard rates based on alcohol proof per gallon/liter and are paid after finished goods are imported into the United States and then transferred out of "bond." Excise taxes and duty are recorded to inventory as a component of the cost of the underlying finished goods. When the underlying products are sold "ex warehouse", the sales price reflects the taxes paid and the inventoried excise taxes and duties are charged to cost of sales.
- G. <u>Foreign currency</u> The functional currency for the Company's foreign operations is the Euro in Ireland and the British Pound in the United Kingdom. Under ASC 830, "Foreign Currency Matters", the translation from the applicable foreign currencies to U.S. Dollars is performed for balance sheet accounts using exchange rates in effect at the balance sheet date and for revenue and expense accounts using a weighted average exchange rate during the period. The resulting translation adjustments are recorded as a component of other comprehensive income. Gains or losses resulting from foreign currency transactions are shown as a separate line item in the consolidated statements of operations.

CASTLE BRANDS INC. AND SUBSIDIARIES Notes to Unaudited Condensed Consolidated Financial Statements - Continued

H. <u>Fair value of financial instruments</u> ASC 825, "Financial Instruments", defines the fair value of a financial instrument as the amount at which the instrument could be exchanged in a current transaction between willing parties and requires disclosure of the fair value of certain financial instruments. The Company believes that there is no material difference between the fair-value and the reported amounts of financial instruments in the Company's balance sheets due to the short term maturity of these instruments, or with respect to the Company's debt, as compared to the current borrowing rates available to the Company.

The Company's investments are reported at fair value in accordance with authoritative guidance, which accomplishes the following key objectives:

Defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date;

Establishes a three-level hierarchy ("valuation hierarchy") for fair value measurements; Requires consideration of the Company's creditworthiness when valuing liabilities; and Expands disclosures about instruments measured at fair value.

The valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. The three levels of the valuation hierarchy are as follows:

- Level 1 inputs to the valuation methodology are quoted prices (unadjusted) for identical assets or liabilities in active markets.
- Level 2 inputs to the valuation methodology include quoted prices for similar assets and liabilities in active markets, and inputs that are directly or indirectly observable for the asset or liability for substantially the full term of the financial instrument.
- Level 3 inputs to the valuation methodology are unobservable and significant to the fair value measurement.
- I. <u>Income taxes</u> Under ASC 740, "Income Taxes", deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis. A valuation allowance is provided to the extent a deferred tax asset is not considered recoverable.

The Company has not recognized any adjustments for uncertain tax positions. The Company recognizes interest and penalties related to uncertain tax positions in general and administrative expense; however, no such provisions for accrued interest and penalties related to uncertain tax positions have been recorded by the Company.

The Company's income tax benefit for the three and nine months ended December 31, 2013 and 2012 consists of federal, state and local taxes attributable to GCP, which does not file a consolidated income tax return with the Company. In connection with the investment in GCP, the Company recorded a deferred tax liability on the ascribed value of the acquired intangible assets of \$2,222,222, increasing the value of the asset. The difference between the book basis and tax basis created a deferred tax liability that is being amortized over a period of 15 years (the life of the licensing agreement) on a straight-line basis. For each of the three-month and nine-month periods ended December 31, 2013 and 2012, the Company recognized \$37,038 and \$111,114 of deferred tax benefits, respectively.

J. <u>Accounting standards adopted</u> In July 2012, the FASB issued Accounting Standards Update ("ASU") 2012-02, "Intangibles Goodwill and Other (Topic 350): Testing Indefinite-Lived Intangible Assets for Impairment." The amended

guidance simplifies how entities test indefinite-lived intangible assets other than goodwill for impairment. After an assessment of certain qualitative factors, if it is determined to be more likely than not that an indefinite-lived asset is impaired, entities must perform the quantitative impairment test. Otherwise, the quantitative test is optional. This new guidance was effective for the Company as of April 1, 2013. The adoption of this standard did not have a material impact on the Company's results of operations, cash flows or financial condition.

In October 2012, the FASB issued ASU 2012-04, "Technical Corrections and Improvements." The amendments in this update cover a wide range of topics in the ASC. These amendments include technical corrections and improvements to the ASC and conforming amendments related to fair value measurements. This new guidance was effective for the Company as of April 1, 2013. The adoption of this standard did not have a material impact on the Company's results of operations, cash flows or financial condition.

In January 2013, the FASB issued ASU 2013-01, "Clarifying the Scope of Disclosures about Offsetting Assets and Liabilities" ("ASU 2013-01"). This update is intended to improve the comparability of statements of financial position prepared in accordance with U.S. GAAP and International Financial Reporting Standards, requiring both gross and net presentation of offsetting assets and liabilities. The new requirements are effective for fiscal years beginning on or after January 1, 2013, and for interim periods within those fiscal years. As this guidance only affects disclosures, the adoption of this standard did not have a material impact on the Company's results of operations, cash flows or financial condition.

In February 2013, the FASB issued amendments to the accounting guidance for presentation of comprehensive income to improve the reporting of reclassifications out of accumulated other comprehensive income. The amendments do not change the current requirements for reporting net income or other comprehensive income, but do require an entity to provide information about the amounts reclassified out of accumulated other comprehensive income by component. In addition, an entity is required to present, either on the face of the statement where the net income is presented or in the notes, significant amounts reclassified out of accumulated other comprehensive income by the respective line items of net income but only if the amount reclassified is required under GAAP to be reclassified to net income in its entirety in the same reporting period. For other amounts that are not required under GAAP to be reclassified in their entirety to net income, an entity is required to cross-reference to other disclosures required under GAAP that provide additional detail about these amounts. This new guidance was effective for the Company as of April 1, 2013. The adoption of this standard did not have a material impact on the Company's results of operations, cash flows or financial condition.

Recent accounting pronouncements In July 2013, the FASB issued ASU 2013-11, "Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists (a consensus of the FASB Emerging Issues Task Force)" ("ASU 2013-11"), which requires an entity to present an unrecognized tax benefit as a reduction of a deferred tax asset for a net operating loss (NOL) carryforward, or similar tax loss or tax credit carryforward, rather than as a liability when (1) the uncertain tax position would reduce the NOL or other carryforward under the tax law of the applicable jurisdiction and (2) the entity intends to use the deferred tax asset for that purpose. ASU 2013-11 does not require new recurring disclosures. It is effective prospectively for fiscal years, and interim periods within those years, beginning after December 15, 2013. Early adoption and retrospective application are permitted. The Company does not expect the adoption of ASU 2013-11 to have a material impact on the Company's results of operations, cash flows or financial condition.

NOTE 2 BASIC AND DILUTED NET LOSS PER COMMON SHARE

Basic net loss per common share is computed by dividing net loss by the weighted average number of common shares outstanding during the period. Diluted net loss per common share is computed giving effect to all potentially dilutive common shares that were outstanding during the period that are not anti-dilutive. Potentially dilutive common shares consist of incremental shares issuable upon exercise of stock options and warrants or conversion of convertible preferred stock outstanding and related accrued dividends. In computing diluted net loss per share for the three and nine months ended December 31, 2013 and 2012, no adjustment has been made to the weighted average outstanding common shares as the assumed exercise of outstanding options and warrants and the assumed conversion of convertible preferred stock and related accrued dividends is anti-dilutive.

Potential common shares not included in calculating diluted net loss per share are as follows:

	Nine months ended		
	December 31,		
	2013	2012	
Stock options	11,098,540	8,120,765	
Warrants to purchase common stock	10,710,435	11,874,087	
Convertible preferred stock and accrued dividends	25,986,148	25,413,065	
5% Convertible notes	2,361,111		

Nine months anded

Total 50,156,234 45,407,917

NOTE 3 <u>INVENTORIES</u>

		Dece 2013	ember 31,	March 31, 2013	
Raw materials Finished goods	net	\$	5,965,904 8,417,320	\$	5,191,147 8,540,815
Total		\$	14,383,224	\$	13,731,962

As of December 31 and March 31, 2013, 28% and 19%, respectively, of raw materials and less than 1% and 4%, respectively, of finished goods were located outside of the United States.

CASTLE BRANDS INC. AND SUBSIDIARIES Notes to Unaudited Condensed Consolidated Financial Statements - Continued

The Company estimates the allowance for obsolete and slow moving inventory based on analyses and assumptions including, but not limited to, historical usage, expected future demand and market requirements.

Inventories are stated at the lower of weighted average cost or market.

NOTE 4 EQUITY INVESTMENT

Discontinuation of Investment in DP Castle Partners, LLC

In August 2010, CB-USA formed DP Castle Partners, LLC ("DPCP") with Drink Pie, LLC to manage the manufacturing and marketing of Travis Hasse's Original Apple Pie Liqueur, Cherry Pie Liqueur and any future line extensions of the brand. DPCP paid a per case royalty fee to Drink Pie, LLC under a licensing agreement. CB-USA purchased the finished product from DPCP FOB Production and CB-USA bore the risk of loss on both inventory and third-party receivables. Revenues and cost of sales were recorded at their respective gross amounts on the books and records of CB-USA. For the three months ended December 31, 2013 and 2012, CB-USA purchased \$0 and \$362,912, respectively, in finished goods from DPCP under the distribution agreement. For the nine months ended December 31, 2013 and 2012, CB-USA purchased \$170,880 and \$686,962, respectively, in finished goods from DPCP under the distribution agreement. As of March 31, 2013, DPCP was indebted to CB-USA in the amount of \$268,598, which is included in due to shareholders and affiliates on the accompanying condensed consolidated balance sheet. At December 31, 2013, CB-USA owned 20% of now inactive DPCP. CB-USA also earned a defined rate of interest on its capital contribution to DPCP, based on its ownership in DPCP. For the three months and nine months ended December 31, 2013, CB-USA earned \$0 and \$4,200, respectively, in interest income on its capital contribution to DPCP. For the three months and nine months ended December 31, 2012, CB-USA earned \$2,100 and \$6,300, respectively, in interest income on its capital contribution to DPCP. The Company accounted for this investment under the equity method of accounting. The investment balance was \$116,700 at March 31, 2013. In December 2013, CB-USA determined to cease marketing and selling these brands and returned the remaining inventory to Drink Pie, LLC. In connection with the discontinuation of marketing and sales efforts, the Company recognized a loss of \$452,675 from its investment in DPCP, including a \$120,900 loss on investment and write offs of \$331,775 on the remaining receivable balances due from DPCP.

NOTE 5 ACQUISITIONS

Acquisition of McLain & Kyne

On October 12, 2006, the Company acquired all of the outstanding capital stock of McLain & Kyne. The Company was required to pay contingent consideration based on the case sales of Jefferson's Presidential Select bourbon for a specified amount of cases. As of June 30, 2013, the Company had reached the specified case sale threshold for contingent consideration under the agreement. Accordingly, no further contingent consideration will be due. For the nine months ended December 31, 2013 and 2012, the sellers earned \$5,940 and \$123,600, respectively, under this agreement. The earn-out payments have been recorded as an increase to goodwill.

NOTE 6 GOODWILL AND INTANGIBLE ASSETS

The changes in the carrying amount of goodwill for the nine months ended December 31, 2013 were as follows:

Balance as of March 31, 2013

Payments under McLain & Kyne agreement

5,940

Balance as of December 31, 2013

\$ 496,226

Intangible assets consist of the following:

		Decer 2013	mber 31,	Marcl 2013	h 31,
Definite life brands		\$	170,000	\$	170,000
Trademarks			535,947		535,947
Rights			8,271,555		8,271,555
Product development			96,959		96,959
Patents			994,000		994,000
Other			55,461		28,480
			10,123,922		10,096,941
Less: accumulated amortization			5,895,494		5,404,000
Net			4,228,428		4,692,941
Other identifiable intangible assets in	ndefinite lived*		4,112,972		4,112,972
		\$	8,341,400	\$	8,805,913

^{*} Other identifiable intangible assets indefinite lived consists of product formulations.

Accumulated amortization consists of the following:

	Dece 2013	mber 31,	Marc 2013	ch 31,
Definite life brands	\$	169,999	\$	169,999
Trademarks		254,514		230,379
Rights		4,823,184		4,409,221
Product development		19,610		16,280
Patents		628,187		578,121
Other		-		-
	¢.	5 005 404	ф	5 404 000
Accumulated amortization	\$	5,895,494	\$	5,404,000

NOTE 7 RESTRICTED CASH

At December 31 and March 31, 2013, the Company had €302,714 or \$416,715 (translated at the December 31, 2013 exchange rate) and €352,255 or \$451,346 (translated at the March 31, 2013 exchange rate), respectively, of cash restricted from withdrawal and held by a bank in Ireland as collateral for overdraft coverage, creditors' insurance, customs and excise guaranty and a revolving credit facility as described in Note 8A below.

NOTE 8 NOTES PAYABLE

	Dec 2013	Mar 201	rch 31,	
Notes payable consist of the following:				
Foreign revolving credit facilities (A)	\$	164,445	\$	89,407
Note payable GCP note(B)		219,514		211,580
Keltic facility (C)		6,012,287		6,501,321
Bourbon term loan (D)		2,183,350		2,496,000
Junior loan (E)		1,250,000		
5% Convertible notes(F)		2,125,000		
Total	\$	11,954,596	\$	9,298,308

The Company has arranged various facilities aggregating €302,714 or \$416,715 (translated at the December 31, 2013 exchange rate) with an Irish bank, including overdraft coverage, creditors' insurance, customs and excise guaranty, and a revolving credit facility. These facilities are payable on demand, continue until terminated by

- A. either party, are subject to annual review, and call for interest at the lender's AA1 Rate minus 1.70%. The balance on the credit facilities included in notes payable totaled €119,457, or \$164,445 (translated at the December 31, 2013 exchange rate), and €69,761, or \$89,407, (translated at the March 31, 2013 exchange rate), at December 31 and March 31, 2013, respectively.
- B. In December 2009, GCP issued a promissory note (the "GCP Note") in the aggregate principal amount of \$211,580 to Gosling's Export (Bermuda) Limited in exchange for credits issued on certain inventory purchases. The GCP Note matures on April 1, 2020, is payable at maturity, subject to certain acceleration events, and calls for annual interest of 5%, to be accrued and paid at maturity. At March 31, 2013, \$10,579 of accrued interest was converted to amounts due to affiliates. At December 31, 2013, \$219,514, consisting of \$211,580 of principal and \$7,934 of

accrued interest, due on the GCP Note is included in long-term liabilities. At March 31, 2013, \$211,580 of principal due on the GCP Note is included in long-term liabilities.

In August 2011, the Company and CB-USA entered into the Keltic Facility ("Keltic Facility"), a revolving loan agreement with Keltic Financial Partners II, LP ("Keltic"), providing for availability (subject to certain terms and conditions) of a facility of up to \$5,000,000 for the purpose of providing the Company and CB-USA with working capital. In July 2012, the Keltic Facility was amended to increase availability to \$7,000,000, among other changes. In March 2013, the Keltic Facility was amended to increase availability to \$8,000,000, among other changes. In August 2013, the Keltic Facility was amended to modify the borrowing base calculation and covenants with respect to the Keltic Facility and permit the Company to make regularly scheduled payments of C. principal and interest and voluntary prepayments on the Junior Loan (as defined below), subject to certain conditions set forth in the amendment to modify certain aspects of the EBITDA covenant contained in the loan agreement, permit the Company to incur indebtedness in an aggregate original principal amount of \$2,125,000 pursuant to the terms of the Note Purchase Agreement and Convertible Notes (as each term is defined below in Note 8F), and permit the Company to make regularly scheduled payments of principal and interest and voluntary prepayments on the Convertible Notes, subject to certain conditions set forth in the amendment. In November 2013, the Keltic Facility was further amended, to, among other things, provide for the issuances of letters of credit thereunder.

The Company and CB-USA are referred to individually and collectively as the Borrower. The Keltic Facility expires on December 31, 2016. The Borrower may borrow up to the maximum amount of the Keltic Facility, provided that the Borrower has a sufficient borrowing base (as defined under the loan agreement). The Keltic Facility interest rate is the rate that, when annualized, is the greatest of (a) the Prime Rate plus 3.25%, (b) the LIBOR Rate plus 5.75% and (c) 6.50%. For the three months ended December 31, 2013, the Company paid interest at 6.5%. Interest is payable monthly in arrears, on the first day of every month on the average daily unpaid principal amount of the Keltic Facility. After the occurrence and during the continuance of any "Default" or "Event of Default" (as defined under the loan agreement), the Borrower is required to pay interest at a rate that is 3.25% per annum above the then applicable Keltic Facility interest rate. There have been no Events of Default under the Keltic Facility. The Company paid a \$40,000 commitment fee in connection with the first amendment, a \$70,000 closing and commitment fee in connection with the second amendment and a \$25,000 closing and commitment fee in connection with the third amendment. Keltic also receives an annual facility fee in an amount equal to 1% per annum of the maximum revolving facility amount and a collateral management fee of \$1,000 per month (increased to \$2,000 after the occurrence of and during the continuance of an Event of Default). The loan agreement contains standard borrower representations and warranties for asset-based borrowing and a number of reporting obligations and affirmative and negative covenants. The loan agreement includes negative covenants that, among other things, restrict the Borrower's ability to create additional indebtedness, dispose of properties, incur liens, and make distributions or cash dividends. At December 31, 2013, the Company was in compliance, in all material respects, with the covenants under the Keltic Facility. At December 31 and March 31, 2013, \$6,012,287 and \$6,501,321, respectively, due on the Keltic Facility is included in long-term liabilities.

In March 2013, the Company and CB-USA entered into an inventory term loan of \$2,496,000 (the "Bourbon Term Loan") that was used to purchase bourbon inventory on March 11, 2013. Unless sooner terminated in accordance with its terms, the Bourbon Term Loan matures on December 31, 2016. The Bourbon Term Loan interest rate is the rate that, when annualized, is the greatest of (a) the Prime Rate plus 4.25%, (b) the LIBOR Rate plus 6.75% and (c) 7.50%. For the three months ended December 31, 2013, the Company paid interest of 7.5%. Interest is payable monthly in arrears, on the first day of every month on the average daily unpaid principal amount of the Bourbon Term Loan. After the occurrence and during the continuance of any "Default" or "Event of Default" (as defined under the loan agreement), the Borrower is required to pay interest at a rate that is 3.25% per annum above the then applicable Bourbon Term Loan interest rate. The Borrower is required to pay down the principal balance of the Bourbon Term Loan within 15 banking days from the completion of a bottling run of bourbon from the bourbon inventory stock purchased on or about the date of the Bourbon Term Loan in an amount equal to the purchase price of such bourbon. The unpaid principal balance of the Bourbon Term Loan, all accrued and unpaid interest thereon, all fees, costs and expenses payable in connection with the Bourbon Term Loan are due and payable in full on December 31, 2016.

Keltic required as a condition to funding the Bourbon Term Loan that Keltic had entered into a participation agreement (the "Participation Agreement") providing for an initial aggregate of \$750,000 of the Bourbon Term Loan to be purchased by junior participants. Certain related parties of the Company purchased a portion of these junior participations in the Bourbon Term Loan, including Frost Gamma Investments Trust (\$500,000), an entity affiliated with Phillip Frost, M.D., a director and principal shareholder of the Company, Mark E. Andrews, III (\$50,000), a director of the Company and the Company's Chairman, and an affiliate of Richard J. Lampen (\$50,000), a director of the Company and the Company's President and Chief Executive Officer (amounts shown are initial purchase amounts). Under the terms of the Participation Agreement, the junior participants receive interest at the rate of 11% per annum. Neither the Company nor CB-USA is a party to the Participation Agreement. However, the Borrower is party to a fee letter (the "Fee Letter") with the junior participants (including the related party junior participants) pursuant to which the Borrower is obligated to pay the junior participants an aggregate commitment fee of \$45,000 in three equal annual

installments of \$15,000. In August 2013, the Bourbon Term Loan was amended to provide the Company with the ability to increase the maximum aggregate principal amount of the Bourbon Term Loan from \$2,500,000 to up to \$4,000,000 to finance the purchase of aged whiskies following the identification of junior participants to purchase a portion of the increased Bourbon Term Loan amount. The balance on the Bourbon Term Loan included in notes payable totaled \$2,183,350 and \$2,496,000 at December 31 and March 31, 2013, respectively.

In August 2013, the Company entered into a Loan Agreement (the "Junior Loan Agreement"), by and between the Company and the lending parties thereto (the "Junior Lenders"), which provides for an aggregate \$1,250,000 unsecured loan (the "Junior Loan") to the Company. The Junior Loan bears interest at a rate of 11% per annum, payable quarterly in arrears commencing November 1, 2013, and matures on October 15, 2015. The Junior Loan may be prepaid in whole or in part at any time without penalty or premium but with payment of accrued interest to the date of prepayment. The Junior Loan Agreement contains customary events of default, which, if uncured, entitle each Junior Lender to accelerate the due date of the unpaid principal amount of, and all accrued and unpaid

- E. interest on, the portion of the Junior Loan made by such Junior Lender. The Junior Loan Agreement provides for a funding fee of 2% per annum on the then outstanding Junior Loan balance (pro-rated for any period of less than one year), payable pro rata among the Junior Lenders on the date of the Junior Loan Agreement and on the first and second anniversaries thereof. The Junior Lenders include Frost Gamma Investments Trust (\$200,000), Mark E. Andrews, III (\$50,000) and an affiliate of Richard J. Lampen (\$50,000). In connection with the Junior Loan Agreement, the Junior Lenders entered into a subordination agreement with Keltic; the Company is a party to the subordination agreement. At December 31, 2013, \$1,250,000 of principal due on the Junior Loan is included in long-term liabilities.
 - In October 2013, the Company entered into a 5% Convertible Subordinated Note Purchase Agreement (the "Note Purchase Agreement"), by and among the Company and the purchasers party thereto, which provided for the issuance of an aggregate initial principal amount of \$2,125,000 unsecured subordinated notes (the "Convertible Notes") by the Company. The Convertible Notes bear interest at a rate of 5% per annum, payable quarterly beginning on December 15, 2013 until their maturity date of December 15, 2018. The Convertible Notes and
- F. accrued but unpaid interest thereon are convertible in whole or in part from time to time at the option of the holders thereof into shares of the Company's common stock at a conversion price of \$0.90 per share (the "Conversion Price"). The Convertible Notes may be prepaid in whole or in part at any time without penalty or premium, but with payment of accrued interest to the date of prepayment. The Convertible Notes contain customary events of default, which, if uncured, entitle each note holder to accelerate the due date of the unpaid principal amount of, and all accrued and unpaid interest on, the Convertible Notes.

The purchasers of the Convertible Notes include certain related parties of the Company, including an affiliate of Dr. Phillip Frost (\$500,000), Mark E. Andrews, III (\$50,000), an affiliate of Richard J. Lampen (\$50,000), an affiliate of Glenn Halpryn (\$200,000), a director of the Company, Dennis Scholl (\$100,000), a director of the Company, and Vector Group Ltd. (\$200,000), a more than 5% shareholder of the Company, of which Richard Lampen is an executive officer and Henry Beinstein, a director of the Company, is a director.

The Company may forcibly convert all or any part of the Convertible Notes and all accrued but unpaid interest thereon if (i) the average daily volume of the Company's common stock (as reported on the principal market or exchange on which the common stock is listed or quoted for trading) exceeds \$50,000 per trading day and (ii) the volume weighted average price of the common stock for at least twenty (20) trading days during any thirty (30) consecutive trading day period exceeds 250% of the then-current Conversion Price. Any forced conversion will be applied ratably to the holders of all Convertible Notes issued pursuant to the Note Purchase Agreement based on each holder's then-current note holdings.

In connection with the Note Purchase Agreement, each purchaser of the Convertible Notes was required to execute a joinder to that certain Subordination Agreement, dated as of August 7, 2013 (as amended, the "Subordination Agreement"), by and among Keltic and certain other junior lenders to the Company; the Company is not a party to the Subordination Agreement. At December 31, 2013, \$2,125,000 of principal due on the Convertible Notes is included in long-term liabilities.

NOTE 9 EQUITY

Equity distribution agreement - In November 2013, the Company entered into an Equity Distribution Agreement (the "Distribution Agreement") with Barrington Research Associates, Inc. ("Barrington"), as sales agent, under which the Company may issue and sell over time and from time to time, to or through Barrington, shares (the "Shares") of its common stock having a gross sales price of up to \$6.0 million.

Sales of the Shares pursuant to the Distribution Agreement, if any, may be effected by any method permitted by law deemed to be an "at-the-market" offering as defined in Rule 415 of the Securities Act of 1933, as amended, including without limitation directly on the NYSE MKT LLC or any other existing trading market for the common stock or through a market maker, up to the amount specified, and otherwise to or through Barrington in accordance with the placement notices delivered by the Company to Barrington. Also, with the prior consent of the Company, some or all of the Shares may be sold in privately negotiated transactions. Under the Distribution Agreement, Barrington will be entitled to compensation of 2.0% of the gross proceeds from the sale of all of the Shares sold through Barrington, as sales agent, pursuant to the Distribution Agreement. Also, the Company will reimburse Barrington for certain expenses incurred in connection with the matters contemplated by the Distribution Agreement, up to an aggregate of \$50,000, plus up to an additional \$7,500 per calendar quarter related to ongoing maintenance; provided, however, that such reimbursement amount shall not exceed 8% of the aggregate gross proceeds received by the Company under the Distribution Agreement.

From November 2013 through December 31, 2013, the Company sold 1,674,842 Shares pursuant to the Distribution Agreement, with total gross proceeds of \$1,437,623, before deducting sales agent and offering expenses of \$122,367.

Preferred stock dividends Holders of the Company's 10% Series A Convertible Preferred Stock, par value \$0.01 per share ("Series A Preferred Stock"), are entitled to receive cumulative dividends at the rate per share (as a percentage of the stated value of \$1,000 per share) of 10% per annum, whether or not declared by the Company's Board of Directors, which are only payable in shares of the Company's common stock upon conversion of the Series A Preferred Stock or upon a liquidation. For the three months ended December 31, 2013 and 2012, the Company recorded accrued dividends of \$192,678 and \$184,199, respectively, and for the nine months ended December 31, 2013 and 2012 the Company recorded accrued dividends of \$570,588 and \$552,579, respectively, included as an increase in the accumulated deficit and in additional paid-in capital on the accompanying condensed consolidated balance sheets.

<u>Preferred stock conversions</u> In the nine months ended December 31, 2013, holders of Series A Preferred Stock converted 430 shares of Series A Preferred Stock, and accrued dividends thereon, into 1,704,729 shares of common stock.

In the nine months ended December 31, 2012, holders of Series A Preferred Stock converted 130.132 shares of Series A Preferred Stock, and accrued dividends thereon, into 470,234 shares of common stock.

NOTE 10 WARRANTS

The warrants issued in connection with the June 2011 private placement of the Company's Series A Preferred Stock (the "2011 Warrants") have an exercise price of \$0.38 per share, subject to adjustment, and are exercisable for a period of five years. The exercise price of the 2011 Warrants is equal to 125% of the conversion price of the Series A Preferred Stock.

Due to the down-round provisions included in the terms of the warrants, the Company accounted for the 2011 Warrants issued in June 2011 in the consolidated financial statements as a liability at their initial fair value of \$487,022 and accounted for the 2011 Warrants issued in October 2011 as a liability at their initial fair value of \$780,972. Changes in the fair value of the 2011 Warrants were recognized in earnings for each subsequent reporting period. At March 31, 2013, the fair value of the 2011 Warrants was included in the balance sheet under the caption Warrant liability of \$795,374. For the three months ended December 31, 2013 the Company recorded a loss on the change in the value of the 2011 Warrants of \$1,426,179; for the three months ended December 31, 2012, the Company recorded a gain on the change in the value of the 2011 Warrants of \$161,685. For the nine months ended December 31, 2013 the Company recorded a loss on the change in the value of the 2011 Warrants of \$5,392,594; for the nine months ended December 31, 2012, the Company recorded a gain on the change in the value of the 2011 Warrants of \$5,392,594; for the nine months ended December 31, 2012, the Company recorded a gain on the change in the value of the 2011 Warrants of \$232,964.

In November 2013, in accordance with certain terms of the 2011 Warrants, the down-round provisions included in the terms of the warrant ceased to be in force or effect as a result of the historical volume weighted average price and trading volume of the Company's common stock. The Company then reclassed the fair value of the outstanding warrant liability of \$6,187,968 to equity, resulting in an increase to additional paid-in capital. Further, the Company will no longer be required to recognize any change in fair value of the 2011 Warrants in future reporting periods.

The fair value of the warrants is a Level 3 fair value under the valuation hierarchy and was estimated using the Black-Scholes option pricing model utilizing the following assumptions:

	At C	At Conversion		
Stock price	\$	0.92	\$	0.31

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Risk-free interest rate	0.61	%	0.36	%
Expected option life in years	2.63		3.25	
Expected stock price volatility	55	%	40	%
Expected dividend yield	0	%	0	%

<u>2011 Warrants exercised</u> In the nine months ended December 31, 2013, holders of 2011 Warrants exercised 1,163,652 2011 Warrants and received shares of common stock. The Company received \$442,214 in cash upon the exercise of these warrants.

NOTE 11 FOREIGN CURRENCY FORWARD CONTRACTS

The Company enters into forward contracts from time to time to reduce its exposure to foreign currency fluctuations. The Company recognizes in the balance sheet derivative contracts at fair value, and reflects any net gains and losses currently in earnings. At December 31 and March 31, 2013, the Company had no forward contracts outstanding. Gain or loss on foreign currency forward contracts, which was de minimis during the periods presented, is included in other income and expense.

NOTE 12 STOCK-BASED COMPENSATION

In May 2013, the Company granted to a director, upon his initial election to the board, options to purchase an aggregate of 100,000 shares of the Company's common stock at an exercise price of \$0.32 per share under the Company's 2003 Stock Incentive Plan. The options, which expire in May 2023, vest 25% on each of the first four anniversaries of the grant date. The Company has valued the options at \$19,076 using the Black-Scholes option pricing model.

In June 2013, the Company granted to certain employees options to purchase an aggregate of 425,000 shares of the Company's common stock at an exercise price of \$0.38 per share under the Company's 2003 Stock Incentive Plan. The options, which expire in June 2023, vest 33.3% on each of the first three anniversaries of the grant date. The Company has valued the options at \$93,500 using the Black-Scholes option pricing model.

In June 2013, the Company granted to employees, directors and certain consultants options to purchase an aggregate of 1,495,000 shares of the Company's common stock at an exercise price of \$0.38 per share under the Company's 2003 Stock Incentive Plan. The options, which expire in June 2023, vest 25% on each of the first four anniversaries of the grant date. The Company has valued the options at \$343,850 using the Black-Scholes option pricing model.

In July 2013, the Company granted to a director options to purchase an aggregate of 1,000,000 shares of the Company's common stock at an exercise price of \$0.35 per share under the Company's 2003 Stock Incentive Plan. The options, which expire in July 2023, vest 33.3% on each of the first three anniversaries of the grant date. The Company has valued the options at \$208,405 using the Black-Scholes option pricing model.

Stock-based compensation expense for the three months ended December 31, 2013 and 2012 and for the nine months ended December 31, 2013 and 2012 amounted to \$103,636 and \$77,334, respectively and \$281,687 and \$216,262, respectively. At December 31, 2013, total unrecognized compensation cost amounted to \$864,245, representing 6,027,024 unvested options. This cost is expected to be recognized over a weighted-average vesting period of 2.34 years. There were 26,225 options exercised during the nine months ended December 31, 2013 and no options exercised during the nine months ended December 31, 2012. The Company did not recognize any related tax benefit for the nine months ended December 31, 2013 and 2012, as the option exercises were de minimis.

NOTE 13 COMMITMENTS AND CONTINGENCIES

A. The Company has entered into a supply agreement with Irish Distillers Limited ("IDL"), which provides for the production of blended Irish whiskeys for the Company until the contract is terminated by either party in accordance with the terms of the agreement. IDL may terminate the contract if it provides at least six years prior notice to the Company, except for breach. Under this agreement, the Company provides IDL with a forecast of the estimated amount of liters of pure alcohol it requires for the next four fiscal contract years and agrees to

purchase 90% of that amount, subject to certain annual adjustments. For the contract year ending June 30, 2014, the Company has contracted to purchase approximately €704,900 or \$970,366 (translated at the December 31, 2013 exchange rate) in bulk Irish whiskey, of which €472,953, or \$651,067, has been purchased as of December 31, 2013. The Company is not obligated to pay IDL for any product not yet received. During the term of this supply agreement, IDL has the right to limit additional purchases above the commitment amount.

The Company has also entered into a supply agreement with IDL, which provides for the production of single malt Irish whiskeys for the Company until the contract is terminated by either party in accordance with the terms of the agreement. IDL may terminate the contract if it provides at least thirteen years prior notice to the Company, except for breach. Under this agreement, the Company provides IDL with a forecast of the estimated amount of liters of pure alcohol it requires for the next twelve fiscal contract years and agrees to purchase 80% of that amount, subject to certain annual adjustments. For the contract year ending June 30, 2014, the Company has contracted to purchase approximately €245,103 or \$337,409 (translated at the December 31, 2013 exchange rate) in bulk Irish whiskey, of which €113,370, or \$156,065, has been purchased as of December 31, 2013. The Company is not obligated to pay IDL for any product not yet received. During the term of this supply agreement, IDL has the right to limit additional purchases above the commitment amount.

The Company leases office space in New York, NY, Dublin, Ireland and Houston, TX. The New York, NY lease began on May 1, 2010 and expires on April 30, 2014 and provides for monthly payments of \$18,693. The Dublin lease commenced on March 1, 2009 and extends through October 31, 2016 and provides for monthly payments of €1,100 or \$1,514 (translated at the December 31, 2013 exchange rate). The Houston, TX lease commenced on February 24, 2000 and extends through January 31, 2015 and provides for monthly payments of \$1,820. The Company has also entered into non-cancelable operating leases for certain office equipment.

NOTE 14 _CONCENTRATIONS

A. Credit Risk The Company maintains its cash and cash equivalents balances at various large financial institutions that, at times, may exceed federally and internationally insured limits. The Company exceeded the limits in effect at December 31, 2013 by approximately \$600,000 and exceeded the limits in effect by approximately \$300,000 at March 31, 2013.

<u>Customers</u> Sales to one customer, the Southern Wine and Spirits of America, Inc. family of companies, ("SWS") accounted for approximately 31.3% and 27.8% of the Company's revenues for the three months ended B. December 31, 2013 and 2012, respectively. Sales to SWS accounted for approximately 33.5% and 30.3% of the Company's revenues for the nine months ended December 31, 2013 and 2012, respectively, and approximately 35.2% of accounts receivable at December 31, 2013.

NOTE 15 GEOGRAPHIC INFORMATION

The Company operates in one reportable segment—the sale of premium beverage alcohol. The Company's product categories are rum, liqueur, whiskey, vodka, tequila and wine. The Company reports its operations in two geographic areas: International and United States.

The consolidated financial statements include revenues and assets generated in or held in the U.S. and foreign countries. The following table sets forth the amounts and percentage of consolidated revenue, consolidated results from operations, consolidated net loss attributable to common shareholders, consolidated income tax benefit and consolidated assets from the U.S. and foreign countries and consolidated revenue by category.

	Three Months ended December 31,							
	2013			2012				
Consolidated Revenue:								
International	\$	2,466,746	18.2	%	\$	1,498,804	14.1	%
United States		11,112,543	81.8	%		9,107,865	85.9	%
Total Consolidated Revenue	\$	13,579,289	100.0	%	\$	10,606,669	100.0	%
Consolidated Income (Loss) from Operations:								
International	\$	5,324	(4.8)	%	\$	44,145	(10.0)	%
United States		(115,722)	104.8	%		(485,728)	110.0	%
Total Consolidated Loss from Operations	\$	(110,398)	100.0	%	\$	(441,583)	100.0	%
Consolidated Net Loss Attributable to Controlling Interests:	e							
International	\$	(70,008)	3.0	%	\$	(12,328)	2.0	%
United States	Ψ	(2,300,465)	97.0	%	Ψ	(589,895)	98.0	%
Cinica States		(2,500,105)	71.0	70		(20),0)2)	70.0	10

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Total Consolidated Net Loss Attributable to Controlling Interests	\$	(2,370,473)	100.0	%	\$ (602,223)	100.0	%
Income tax benefit:							
United States		37,038	100.0	%	37,038	100.0	%
Consolidated Revenue by categor	y:						
Rum	\$	3,719,670	27.4	%	\$ 3,256,769	30.6	%
Liqueur		2,753,560	20.3	%	2,765,253	26.2	%
Whiskey		4,976,865	36.7	%	2,856,248	26.9	%
Vodka		764,428	5.6	%	815,732	7.7	%
Tequila		63,136	0.5	%	45,057	0.4	%
Wine			0.0	%	108,544	1.0	%
Other*		1,301,630	9.5	%	759,066	7.2	%
Total Consolidated Revenue	\$	13,579,289	100.0	%	\$ 10,606,669	100.0	%

	Nine months ended December 31, 2013			2012					
Consolidated Revenue:									
International	\$	5,298,348	14.9	%		\$	4,122,819	13.5	%
United States		30,359,265	85.1	%			26,521,014	86.5	%
Total Consolidated Revenue	\$	35,657,613	100.0	%		\$	30,643,833	100.0	%
Consolidated Income (Loss) from Operations:									
International	\$	48,268	(6.2)	%		\$	(90,776)	5.2	%
United States	Ψ	(822,206)	106.2	%		Ψ	(1,638,310)	94.8	%
Office States		(822,200)	100.2	70			(1,030,310)	<i>7</i> 4. 0	70
Total Consolidated Loss from	\$	(773,938)	100.0	%		\$	(1,729,086)	100.0	%
Operations	Ψ	(773,938)	100.0	70		Ψ	(1,729,000)	100.0	70
Consolidated Net Loss Attributable to Controlling Interests:	e								
Interests. International	\$	(42,256)	0.5	%		\$	(159,031)	6.8	%
United States	φ	(8,047,585)	99.5	%		φ	(2,173,988)	93.2	%
Officed States		(0,047,363)	99.3	70			(2,173,900)	93.2	70
Total Consolidated Net Loss									
Attributable to	\$	(8,089,841)	100.0	%		\$	(2,333,019)	100.0	%
Controlling Interests									
Income tax benefit:									
United States		111,114	100.0	%			111,114	100.0	%
Consolidated Revenue by category									
Rum	\$	12,218,671	34.3	%		\$	11,430,885	37.2	%
Liqueur		7,233,871	20.3	%			6,859,066	22.4	%
Whiskey		9,566,257	26.8	%			6,472,001	21.1	%
Vodka		2,097,406	5.9	%			2,627,122	8.6	%
Tequila		157,984	0.4	%			205,808	0.7	%
Wine		293,488	0.8	%			389,216	1.3	%
Other*		4,089,936	11.5	%			2,659,735	8.7	%
Total Consolidated Revenue	\$	35,657,613	100.0	%		\$	30,643,833	100.0	%
	As of December 31, 2013				As c	of March 31, 2013			
Consolidated Assets:									
International	\$	2,387,128	6.8		%		1,941,537	5.9	%
United States		32,667,599	93.2		%		31,175,558	94.1	%
Total Consolidated Assets *Includes related non-beverage ale	\$ cohol	35,054,727 products.	100.0	,	%		33,117,095	100.0	%

NOTE 16 <u>SUBSEQUENT EVENTS</u>

<u>Equity distribution agreement</u> - Between January 1, 2014 and February 11, 2014, the Company sold an additional 3,719,766 Shares pursuant to the Distribution Agreement, with total gross proceeds of \$3,094,020, before deducting sales agent and offering expenses of \$60,656.

<u>2011 Warrants</u> Between January 1, 2014 and February 12, 2014, holders of 2011 Warrants exercised 6,072,957 warrants and received 6,072,957 shares of common stock. The Company received \$2,307,724 in cash upon the exercise of these warrants.

<u>Series A Preferred Stock</u> On February 11, 2014, the Company's Board of Directors approved the mandatory conversion of all outstanding shares of the Series A Preferred Stock pursuant to their terms, effective on or about February 24, 2014. Pursuant to the mandatory conversion, all 62,715 outstanding shares of Series A Preferred Stock, and accrued dividends thereon, will be converted into approximately 26,202,779 shares of common stock.

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

Overview

We develop and market premium and super premium brands in the following beverage alcohol categories: rum, whiskey, liqueurs, vodka and tequila. We distribute our products in all 50 U.S. states and the District of Columbia, in thirteen primary international markets, including Ireland, Great Britain, Northern Ireland, Germany, Canada, South Africa, Bulgaria, France, Russia, Finland, Norway, Sweden, China and the Duty Free markets, and in a number of other countries in continental Europe and Latin America. We market the following brands, among others, Gosling's Rum®, Gosling's Stormy Ginger Beer, Gosling's Dark 'n Stormyready-to-drink cocktail, Jefferson's®, Jefferson's Reserve® and Jefferson's Presidential SelectTM bourbons, Jefferson's Rye whiskey, Pallin® liqueurs, Clontarf® Irish whiskey, Knappogue Castle Whiskey®, Brady's® Irish Cream, Boru® vodka, TierrasTM tequila, Celtic Honey® liqueur, Castello MioTM sambucas and Gozio® amaretto.

Our objective is to continue building a distinctive portfolio of global premium and super premium spirits brands as we move towards profitability. To achieve this, we continue to seek to:

- § *increase revenues from our more profitable brands*. We continue to focus our distribution relationships, sales expertise and targeted marketing activities on our more profitable brands;
- § *improve value chain and manage cost structure*. We continue to review and analyze our supply chains and cost structures both on a company-wide and brand-by-brand basis, as well as monitor general and administrative costs in an effort to further control costs; and
- § selectively add new premium brands to our portfolio. We intend to continue developing new brands and pursuing strategic relationships, joint ventures and acquisitions to selectively expand our premium spirits portfolio, particularly by capitalizing on and expanding our partnering capabilities. Our criteria for new brands focuses on underserved areas of the beverage alcohol marketplace, while examining the potential for direct financial contribution to our company and the potential for future growth based on development and maturation of agency brands. We evaluate future acquisitions and agency relationships on the basis of their potential to be immediately accretive and their potential contributions to our objectives of becoming profitable and further expanding our product offerings. We expect that future acquisitions, if consummated, would involve some combination of cash, debt and the issuance of our stock.

Recent Events

Common stock equity distribution agreement

In November 2013, we entered into an Equity Distribution Agreement (the "Distribution Agreement") with Barrington Research Associates, Inc. ("Barrington"), as sales agent, under which we may issue and sell over time and from time to time, to or through Barrington, shares (the "Shares") of our common stock, \$0.01 par value per share ("Common Stock") having a gross sales price of up to \$6.0 million.

Sales of the Shares pursuant to the Distribution Agreement, if any, may be effected by any method permitted by law deemed to be an "at-the-market" offering as defined in Rule 415 of the Securities Act of 1933, as amended, including without limitation directly on the NYSE MKT LLC or any other existing trading market for the Common Stock or through a market maker, up to the amount specified, and otherwise to or through Barrington in accordance with the placement notices delivered by the Company to Barrington. Also, with our prior consent, some or all of the Common Stock issued pursuant to the Distribution Agreement may be sold in privately negotiated transactions.

Between November 15, 2013 and February 11, 2014, we sold 5.4 million Shares of Common Stock for gross proceeds of \$4.5 million, before deducting sales agent and offering expenses of \$0.2 million. We intend to use a portion of the

proceeds to finance the acquisition of additional bourbon inventory in support of the growth of our Jefferson's bourbon brand.

2011 Warrants

In November 2013, in accordance with certain terms of the 2011 Warrants, the down-round provisions included in the terms of the warrant were no longer in force or effect as a result of the historical volume weighted average price and trading volume of our common stock. We then reclassed the fair value of the outstanding warrant liability of 6.2 million to equity, resulting in an increase to additional paid-in capital. Further, we will no longer be required to recognize any change in fair of the 2011 Warrants in future reporting periods.

Between January 1, 2014 and February 12, 2014, holders of 2011 Warrants exercised 6.1 million warrants and received 6.1 million shares of Common Stock. We received \$2.3 million in cash upon the exercise of these warrants.

Series A Preferred Stock

On February 11, 2014, our Board of Directors approved the mandatory conversion of all outstanding shares of the Series A Preferred Stock pursuant to their terms, effective on or about February 24, 2014. Pursuant to the mandatory conversion, all outstanding shares of Series A Preferred Stock, and accrued dividends thereon, will be converted into approximately 26.2 million shares of Common Stock.

5% Convertible Subordinated Notes

In October 2013, we entered into a 5% Convertible Subordinated Note Purchase Agreement (the "Note Purchase Agreement"), with the purchasers (the "Purchasers"), which provides for the issuance of an aggregate initial principal amount of \$2.1 million unsecured subordinated notes (the "Convertible Notes"). We used a portion of the proceeds to finance the acquisition of additional bourbon inventory in support of the growth of our Jefferson's bourbon brand.

The Convertible Notes bear interest at a rate of 5% per annum and mature on December 15, 2018. The Convertible Notes and accrued but unpaid interest thereon are convertible in whole or in part from time to time at the option of the holders thereof into shares of our Common Stock at a conversion price of \$0.90 per share (the "Conversion Price"). The Convertible Notes may be prepaid in whole or in part at any time without penalty or premium, but with payment of accrued interest to the date of prepayment. The Convertible Notes contain customary events of default, which, if uncured, entitle each noteholder to accelerate the due date of the unpaid principal amount of, and all accrued and unpaid interest on, the Convertible Notes. We issued the Convertible Notes on October 31, 2013.

The Purchasers include certain related parties of ours, including an affiliate of Dr. Phillip Frost (\$500,000), a director of ours and our principal shareholder, Mark E. Andrews, III (\$50,000), a director of ours and our Chairman, an affiliate of Richard J. Lampen (\$50,000), a director of ours and our President and Chief Executive Officer, an affiliate of Glenn Halpryn (\$200,000), a director of ours, Dennis Scholl (\$100,000), a director of ours, and Vector Group Ltd. (\$200,000), a more than 5% shareholder of ours, of which Richard Lampen is an executive officer and Henry Beinstein, a director of ours, is a director.

We may forcibly convert all or any part of the Convertible Notes and all accrued but unpaid interest thereon if (i) the average daily volume of the Common Stock (as reported on the principal market or exchange on which the Common Stock is listed or quoted for trading) exceeds \$50,000 per trading day and (ii) the volume weighted average price of the Common Stock for at least twenty (20) trading days during any thirty (30) consecutive trading day period exceeds 250% of the then-current Conversion Price. Any forced conversion will be applied ratably to the holders of all Convertible Notes issued pursuant to the Note Purchase Agreement based on each holder's then-current note holdings.

Keltic Facility

Also in October 2013, in connection with our execution and delivery of the Note Purchase Agreement, we and our wholly owned subsidiary, Castle Brands (USA) Corp. ("CB-USA"), entered into a Fourth Amendment, Waiver and Consent (the "Fourth Amendment") to the Loan and Security Agreement (as amended, the "Keltic Loan Agreement"), dated as of August 19, 2011, with Keltic Financial Partners II, LP, a Delaware limited partnership ("Keltic"), to amend certain terms of our existing \$8.0 million revolving credit facility (the "Keltic Facility") and \$4.0 million term loan to finance purchases of aged whiskies (the "Bourbon Term Loan"). The Fourth Amendment modifies certain aspects of the EBITDA covenant contained in the Loan Agreement, permits us to incur indebtedness in an aggregate original principal amount of \$2.1 million pursuant to the terms of the Note Purchase Agreement and Convertible Notes and permits the us to make regularly scheduled payments of principal and interest and voluntary prepayments on the Convertible Notes, subject to certain conditions set forth in the Fourth Amendment.

In November 2013, we entered into a Fifth Amendment to the Keltic Loan Agreement with Keltic, to, among other things, amend certain terms of our existing \$8.0 million revolving facility and \$4.0 million term loan with Keltic to provide for the issuances of letters of credit under the Keltic Loan Agreement.

Expansion of Gosling's Stormy Ginger Beer

In support of our growth of the Gosling's brand and the Dark'n Stormy cocktail, through GCP, we have recently begun producing Gosling's Stormy Ginger Beer in Germany and the U.K for international sales including Germany, the U.K., the Netherlands, Denmark, Italy, Ireland and Dubai.

Currency Translation

The functional currencies for our foreign operations are the Euro in Ireland and the British Pound in the United Kingdom. With respect to our consolidated financial statements, the translation from the applicable foreign currencies to U.S. Dollars is performed for balance sheet accounts using exchange rates in effect at the balance sheet date and for

revenue and expense accounts using a weighted average exchange rate during the period. The resulting translation adjustments are recorded as a component of other comprehensive income.

Where in this report we refer to amounts in Euros or British Pounds, we have for your convenience also in certain cases provided a conversion of those amounts to U.S. Dollars in parentheses. Where the numbers refer to a specific balance sheet account date or financial statement account period, we have used the exchange rate that was used to perform the conversions in connection with the applicable financial statement. In all other instances, unless otherwise indicated, the conversions have been made using the exchange rates as of December 31, 2013, each as calculated from the Interbank exchange rates as reported by Oanda.com. On December 31, 2013, the exchange rate of the Euro and the British Pound in exchange for U.S. Dollars was $\{1.00 = U.S. \}1.37660$ (equivalent to U.S. $\{1.00 = 0.72643\}$) and $\{1.00 = 0.851.64880\}$ (equivalent to U.S. $\{1.00 = 0.851.64880\}$).

These conversions should not be construed as representations that the Euro and British Pound amounts actually represent U.S. Dollar amounts or could be converted into U.S. Dollars at the rates indicated.

Critical Accounting Policies

There are no material changes from the critical accounting policies set forth in Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations" in our annual report on Form 10-K for the year ended March 31, 2013, as amended, which we refer to as our 2013 Annual Report. Please refer to that section for disclosures regarding the critical accounting policies related to our business.

Financial performance overview

The following table provides information regarding our case sales for the periods presented based on nine-liter equivalent cases, which is a standard spirits industry metric (table excludes related non-beverage alcohol products):

	Three months ended December 31, 2013 2012			Nine more December 2013	nths endeder 31,	2012		
Cases	2013		2012		2013		2012	
United States	80,958		74,908		227,681		222,484	
International	21,831		21,691		62,782		52,939	
Total	102,789		96,599	96,599		290,463		
Rum	36,905		34,519	34 519			115,776	
Vodka	14,632		16,353		124,031 39,557		50,326	
Liqueur	27,756		28,211		71,069		65,404	
Whiskey	23,169		16,153		51,265		37,280	
Tequila	326		260				1,127	
Wine	0		881		828 3,709		4,905	
Other	1		222		4		615	
Total	102,789		96,599		290,463		275,433	
Percentage of Cases								
United States	78.8	%	77.5	%	78.4	%	80.7	%
International	21.2	%	22.5	%	21.6	%	19.3	%
Total	100.0	%	100.0	%	100.0	%	100.0	%
Rum	35.9	%	35.8	%	42.7	%	42.0	%
Vodka	14.2	%	16.7	%	13.6	%	18.3	%
Liqueur	27.0	%	29.2	%	24.5	%	23.7	%
Whiskey	22.6	%	16.9	%	17.6	%	13.6	%
Tequila	0.3	%	0.3	%	0.3 %		0.4	%
Wine	0.0	%	0.9	%	1.3	%	1.8	%
Other	0.0	%	0.2	%	0.0	%	0.2	
Total	100.0	%	100.0	%	100.0	%	100.0	%

The following table provides information regarding our case sales of non-beverage alcohol products for the periods presented:

	Three months ended December 31,				Nine mo Decemb	ed		
	2013		2012		2013		2012	
Cases								
United States	84,416		51,214		290,135		187,141	
International	14,401		3,860		24,574		12,186	
Total	98,817		55,074		314,709		199,423	
Percentage of Cases								
United States	85.4	%	93.0	%	92.2	%	93.9	%
International	14.6	%	7.0	%	7.8	%	6.1	%
Total	100.0	%	100.0	%	100.0	%	100.0	%

Results of operations

The table below provides, for the periods indicated, the percentage of net sales of certain items in our consolidated financial statements:

	Three months ended December 31,			Nine months ended December 31,				
	2013		2012		2013		2012	
Sales, net	100.0	%	100.0	%	100.0	%	100.0	%
Cost of sales	64.3	%	63.6	%	63.7	%	64.1	%
Provision for obsolete inventory	0.0	%	0.2	%	0.0	%	0.4	%
Gross profit	35.7	%	36.2	%	36.3	%	35.5	%
Selling expense	24.8	%	27.2	%	25.8	%	27.0	%
General and administrative expense	10.1	%	11.0	%	10.9	%	11.9	%
Depreciation and amortization	1.6	%	2.2	%	1.8	%	2.3	%
Loss from operations	(0.8)	%	(4.2)	%	(2.2)	%	(5.7)	%
Other expense	0.0	%	0.0	%	0.0	%	0.0	%
Loss from equity investment in non-consolidated affiliate	(3.2)	%	(0.1)	%	(1.3)	%	(0.1)	%
Foreign exchange gain (loss)	0.4	%	(0.6)	%	(0.2)	%	(0.3)	%
Interest expense, net	(2.1)	%	(1.5)	%	(2.2)	%	(1.3)	%
Net change in fair value of warrant liability	(10.5)	%	1.5	%	(15.1)	%	0.8	%
Income tax benefit	0.3	%	0.3	%	0.3	%	0.4	%
Net loss	(15.9) (1.6)	% %	(4.5) (1.2)	% %	(20.6) (2.1)	% %	(6.2) (1.4)	% %

Net loss attributable to noncontrolling interests

Net loss attributable to controlling interests	(17.5)	%	(5.7)	%	(22.7)	%	(7.6)	%
Dividend to preferred shareholders	(1.4)	%	(1.8)	%	(1.6)	%	(1.8)	%
Net loss attributable to common shareholders	(18.9)	%	(7.5)	%	(24.3)	%	(9.4)	%

The following is a reconciliation of net loss attributable to common shareholders to EBITDA, as adjusted:

	Three months ended December 31, 2013 2012			Nine months ended December 31,				
	2013		20.	12	20	13	2012	
Net loss attributable to common shareholders	\$	(2,563,151)	\$	(790,652)	\$	(8,660,429)	\$	(2,885,598)
Adjustments:								
Interest expense, net		281,732		157,510		779,031		405,346
Income tax benefit		(37,038)		(37,038)		(111,114)		(111,114)
Depreciation and amortization		217,002		230,579		644,764		691,518
EBITDA (loss)		(2,101,455)		(439,601)		(7,347,748)		(1,899,848)
Allowance for doubtful accounts		10,500		4,869		36,312		16,869
Allowance for obsolete inventory				20,825				120,825
Stock-based compensation expense		103,636		77,334		281,385		216,262
Other expense		480				654		16
Loss from equity investment in non-consolidated affiliate		428,598		7,981		452,675		18,708
Foreign exchange (gain) loss		(50,709)		68,650		60,814		90,822
Net change in fair value of warrant liability		1,426,179		(161,685)		5,392,594		(232,964)
Net income attributable to noncontrolling interests		210,833		125,222		741,249		433,120
Dividend to preferred shareholders		192,678		188,429		570,588		552,579
EBITDA income (loss), as adjusted		220,740		(107,976)		188,523		(683,611)

Earnings before interest, taxes, depreciation and amortization, or EBITDA, adjusted for allowances for doubtful accounts, non-cash compensation expense, loss from equity investment in non-consolidated affiliate, foreign exchange, net change in fair value of warrant liability, net income attributable to noncontrolling interests and dividend to preferred shareholders is a key metric we use in evaluating our financial performance. EBITDA is considered a non-GAAP financial measure as defined by Regulation G promulgated by the SEC under the Securities Act of 1933, as amended. We consider EBITDA, as adjusted, important in evaluating our performance on a consistent basis across various periods. Due to the significance of non-cash and non-recurring items, EBITDA, as adjusted, enables our Board of Directors and management to monitor and evaluate the business on a consistent basis. We use EBITDA, as adjusted, as a primary measure, among others, to analyze and evaluate financial and strategic planning decisions regarding future operating investments and allocation of capital resources. We believe that EBITDA, as adjusted, eliminates items that are not indicative of our core operating performance or are based on management's estimates, such as allowance accounts, are due to changes in valuation, such as the effects of changes in foreign exchange or fair value of warrant liability, or do not involve a cash outlay, such as stock-based compensation expense. Our presentation of EBITDA, as adjusted, should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items or by non-cash items, such as non-cash compensation, which is expected to remain a key element in our long-term incentive compensation program. EBITDA, as adjusted, should be considered in addition to, rather than as a substitute for, income from operations, net income and cash flows from operating activities.

Our EBITDA, as adjusted, improved to income of \$0.2 million for the three months ended December 31, 2013, as compared to a loss of (\$0.1) million for the comparable prior-year period, primarily as a result of our increased sales and gross profit. Our EBITDA, as adjusted, improved to income of \$0.2 million for the nine months ended December 31, 2013, as compared to a loss of (\$0.7) million for the comparable prior-year period, primarily as a result of our increased sales and gross profit.

Three months ended December 31, 2013 compared with three months ended December 31, 2012

Net sales. Net sales increased 28.0% to \$13.6 million for the three months ended December 31, 2013, as compared to \$10.6 million for the comparable prior-year period, due to the overall growth of our Gosling's, Jefferson's, Clontarf and Brady's brands. Our international case sales as a percentage of total case sales decreased to 21.2% for the three months ended December 31, 2013 from 22.5% for the comparable prior-year period due to strong growth in Gosling's rum and Jefferson's bourbon sales in U.S. markets and the timing of sales in certain of our international markets. The overall sales growth was partially offset by a decrease in vodka sales due to continued price competition. We continue to focus on our faster growing brands and markets, both in the U.S. and internationally.

The table below presents the increase or decrease, as applicable, in case sales by product category for the three months ended December 31, 2013 as compared to the three months ended December 31, 2012:

	Increase/(decrease)	Percentage					
	in case sales	in case sales					
	Overall	U.S.	Overall	Ţ	J.S.		
Rum	2,386	5,592	6.9	%	25.6	%	
Whiskey	6,816	2,876	41.7	%	29.5	%	
Liqueur	(455)	(453)	(1.6)	%	(1.6)	%	
Vodka	(1,521)	(929)	(9.4)	%	(6.7)	%	
Tequila	66	66	25.4	%	25.4	%	
Wine	(881)	(881)	(100.0)	%	(100.0)	%	
Other	(221)	(221)	(99.5)	%	(99.5)	%	
Total	6,190	6,050	6.4	%	8.1	%	

Gross profit. Gross profit increased 26.3% to \$4.8 million for the three months ended December 31, 2013 from \$3.8 million for the comparable prior-year period, while our gross margin decreased to 35.7% for the three months ended December 31, 2013 compared to 36.2% for the comparable prior-year period. The increase in gross profit was primarily due to increased sales in the current period, while the decrease in gross margin was due to an increase in sales of lower margin products, in particular Gosling's Stormy Ginger Beer and Clontarf, which has lower margins in international markets. During the three months ended December 31, 2012, we recorded a net allowance for obsolete and slow moving inventory of \$0.02 million. We recorded this allowance on both raw materials and finished goods, primarily in connection with label and packaging changes made to certain brands, as well as certain cost variances. The net \$0.02 million charge was recorded as an increase to Cost of Sales in the period ended December 31, 2012 was 36.0%.

Selling expense. Selling expense increased 16.7% to \$3.4 million for the three months ended December 31, 2013 from \$2.9 million for the comparable prior-year period, primarily due a \$0.2 million increase in advertising, marketing and promotion expense in support of our overall volume growth, as well as a \$0.2 million increase in shipping costs due to increased sales, and a \$0.2 million increase in employee costs. The increase in sales resulted in a net decrease of selling expense as a percentage of net sales to 24.8% for the three months ended December 31, 2013 as compared to 25.8% for the comparable prior-year period.

General and administrative expense. General and administrative expense increased 18.1% to \$1.4 million for the three months ended December 31, 2013 from \$1.2 million for the comparable prior-year period, primarily due to a \$0.07 million increase in professional fees and a \$0.05 million increase in insurance. The increase in sales in the current period resulted in general and administrative expense as a percentage of net sales decreasing to 10.1% for the three months ended December 31, 2013 as compared to 11.0% for the comparable prior-year period.

Depreciation and amortization. Depreciation and amortization was \$0.2 million for each of the three-month periods ended December 31, 2013 and 2012.

Loss from operations. As a result of the foregoing, loss from operations improved 75.0% to (\$0.1) million for the three months ended December 31, 2013 from (\$0.4) million for the comparable prior-year period. As a result of our focus on our stronger growth markets and better performing brands, and expected growth from our existing brands, we anticipate improved results of operations in the near term as compared to comparable prior-year periods, although there is no assurance that we will attain such results.

Net change in fair value of warrant liability. We recorded the fair market value of the warrants issued in connection with the June 2011 private placement, (the "2011 Warrants") at their initial fair value. Changes in the fair value of the 2011 Warrants were recognized in earnings for each reporting period. For the three months ended December 31, 2013, we recorded a non-cash charge for loss on the change in the value of the warrants of (\$1.4) million, as compared to a gain of \$0.2 million for the comparable prior-year period, primarily due to the effects of our increased share price on the Black-Scholes valuation. In November 2013, in accordance with certain terms of the 2011 Warrants, the down-round provisions included in the terms of the warrant ceased to be in force or effect due to the historical pricing and trading volume of our Common Stock. As a result, the then outstanding warrant liability of \$6.2 million was eliminated and recognized as an increase to additional paid-in capital.

Loss from equity investment in non-consolidated affiliate. We have accounted for our investment in DP Castle Partners, LLC ("DPCP") on the equity method of accounting. Results from this investment were de minimis in each of the three-month periods ended December 31, 2013 and 2012. In December 2013, we determined to cease marketing and selling these brands and returned the remaining inventory to Drink Pie, LLC. In connection with the discontinuation of marketing and sales efforts, we recognized a loss of \$0.4 million from our investment in DPCP, including a \$0.1 loss on investment and write-offs of \$0.3 million on the remaining receivable balances due from DPCP, for the three months ended December 31, 2013.

Foreign exchange gain (loss). Foreign exchange gain for the three months ended December 31, 2013 was \$0.05 million, as compared to a loss of (\$0.07) million for the three-month period ended December 31, 2012, due to the net effects of fluctuations of the U.S. dollar against the Euro and their effects on our Euro-denominated intercompany balances due to our foreign subsidiaries for inventory purchases.

Interest expense, net. We had interest expense, net of (\$0.3) million for the three months ended December 31, 2013 as compared to (\$0.2) million for the comparable prior-year period due to increased balances outstanding under our credit facilities. Due to expected balances on the Keltic Facility and other indebtedness, we expect interest expense, net to increase in the near term as compared to prior-year periods.

Net income attributable to noncontrolling interests. Net income attributable to noncontrolling interests during the three months ended December 31, 2013 was (\$0.2) million as compared to (\$0.1) million for the comparable prior-year period, both the result of allocated net income recorded by our 60%-owned subsidiary, Gosling-Castle Partners, Inc.

Dividend to preferred shareholders. For each of the three-month periods ended December 31, 2013 and 2012, we recognized a dividend on our Series A Preferred Stock of \$0.2 million, as required by the terms of the preferred stock. Accrued dividends on our Series A Preferred Stock are only payable in Common Stock upon conversion or liquidation.

Net loss attributable to common shareholders. As a result of the net effects of the foregoing, especially the non-cash charge for the loss on the change in fair value of warrant liability and the loss from equity investment in non-consolidated affiliate, net loss attributable to common shareholders increased to (\$2.6) million for the three months ended December 31, 2013 as compared to (\$0.8) million for the comparable prior-year period. Net loss per common share, basic and diluted, was (\$0.02) per share for the three months ended December 31, 2013 as compared to (\$0.01) per share for the comparable prior-year period.

Nine months ended December 31, 2013 compared with nine months ended December 31, 2012

Net sales. Net sales increased 16.4% to \$35.7 million for the nine months ended December 31, 2013, as compared to \$30.6 million for the comparable prior-year period, due to the overall growth of our Gosling's, Jefferson's, Clontarf and Brady's brands. Our international case sales as a percentage of total case sales increased to 21.6% for the nine months ended December 31, 2013 from 19.2% for the comparable prior-year period due to strong growth in Irish whiskey sales in international markets. The overall sales growth was partially offset by a decrease in vodka sales due to continued price competition. We continue to focus on our faster growing brands and markets, both in the U.S. and internationally.

The table below presents the increase or decrease, as applicable, in case sales by product category for the nine months ended December 31, 2013 as compared to the nine months ended December 31, 2012:

	Increase/(decrease	Percentage					
	in case sales		increase/(decrease)				
	Overall	U.S.	Overall	U	.S.		
Rum	8,321	3,928	7.2	%	4.6	%	
Whiskey	13,918	6,762	37.3	%	31.0	%	
Liqueur	5,665	4,571	8.7	%	7.0	%	
Vodka	(10,769)	(7,968)	(21.4)	%	(18.7)	%	
Tequila	(299)	(299)	(26.5)	%	(26.5)	%	
Wine	(1,196)	(1,196)	(24.4)	%	(24.4)	%	
Other	(611)	(611)	(99.3)	%	(99.3)	%	
Total	15,029	5,187	5.5	%	2.3	%	

Gross profit. Gross profit increased 18.9% to \$13.0 million for the nine months ended December 31, 2013 from \$10.9 million for the comparable prior-year period, while our gross margin increased to 36.3% for the nine months ended December 31, 2013 compared to 35.5% for the comparable prior-year period. The increase in gross profit was primarily due to increased sales in the current period, while the increase in gross margin was due to an increase in sales of our more profitable brands, in particular the Jefferson's brands. During the nine months ended December 31, 2012, we recorded a net allowance for obsolete and slow moving inventory of \$0.1 million. We recorded this allowance on both raw materials and finished goods, primarily in connection with label and packaging changes made to certain brands, as well as certain cost variances. The net \$0.1 million charge was recorded as an increase to Cost of Sales in the period ended December 31, 2012. Net of the allowance for obsolete inventory, our gross margin for the three months ended December 31, 2012 was 35.2%.

Selling expense. Selling expense increased 11.1% to \$9.2 million for the nine months ended December 31, 2013 from \$8.3 million for the comparable prior-year period, primarily due to a \$0.2 million increase in advertising, marketing and promotion expense in support of our overall volume growth, as well as a \$0.5 million increase in shipping costs due to increased sales, and a \$0.2 million increase in employee costs. The increase in sales resulted in a net decrease of selling expense as a percentage of net sales to 25.8% for the nine months ended December 31, 2013 as compared to 27.0% for the comparable prior-year period.

General and administrative expense. General and administrative expense increased 6.4% to \$3.9 million for the nine months ended December 31, 2013 from \$3.7 million for the comparable prior-year period, primarily due to a \$0.1 million increase in insurance and occupancy costs. The increase in sales in the current period resulted in general and administrative expense as a percentage of net sales decreasing to 10.9% for the three months ended December 31, 2013 as compared to 11.9% for the comparable prior-year period.

Depreciation and amortization. Depreciation and amortization was \$0.64 million for the nine months ended December 31, 2013 as compared to \$0.69 million for the comparable prior-year period.

Loss from operations. As a result of the foregoing, loss from operations improved 55.2% to (\$0.8) million for the nine months ended December 31, 2013 from (\$1.7) million for the comparable prior-year period. As a result of our focus on our stronger growth markets and better performing brands, and expected growth from our existing brands, we anticipate improved results of operations in the near term as compared to comparable prior-year periods, although there is no assurance that we will attain such results.

Net change in fair value of warrant liability. We recorded the fair market value of the 2011 Warrants at their initial fair value. Changes in the fair value of the 2011 Warrants were recognized in earnings for each reporting period. For the nine months ended December 31, 2013, we recorded a non-cash charge for loss on the change in the value of the warrants of (\$5.4) million, as compared to a gain of \$0.2 million for the comparable prior-year period, primarily due to the effects of our increased share price on the Black-Scholes valuation. In November 2013, in accordance with certain terms of the 2011 Warrants, the down-round provisions included in the terms of the warrant ceased to be in force or effect due to the historical VWAP and trading volume of our Common Stock. As a result, the then outstanding warrant liability of \$6.2 million was eliminated and recognized as an increase to additional paid-in capital.

Loss from equity investment in non-consolidated affiliate. We have accounted for our investment in DPCP on the equity method of accounting. Results from this investment were de minimis in each of the nine-month periods ended December 31, 2013 and 2012. In December 2013, we determined to cease marketing and selling these brands and returned the remaining inventory to Drink Pie, LLC. In connection with the discontinuation of marketing and sales efforts, we recognized a loss of \$0.5 million from our investment in DPCP, including a \$0.1 loss on investment and write-offs of \$0.3 million on the remaining receivable balances due from DPCP, for the nine months ended December 31, 2013.

Foreign exchange loss. Foreign exchange loss for the nine months ended December 31, 2013 was (\$0.06) million as compared to a loss of (\$0.09) million for the comparable prior-year period due to the net effects of fluctuations of the U.S. dollar against the Euro and their effects on our Euro-denominated intercompany balances due to our foreign subsidiaries for inventory purchases.

Interest expense, net. We had interest expense, net of (\$0.8) million for the nine months ended December 31, 2013 as compared to (\$0.4) million for the comparable prior-year period due to increased balances outstanding under our credit facilities. Due to expected balances on the Keltic Facility and other indebtedness, we expect interest expense, net to increase in the near term as compared to prior-year periods.

Net income attributable to noncontrolling interests. Net income attributable to noncontrolling interests during the nine months ended December 31, 2013 was (\$0.7) million as compared to (\$0.4) million for the comparable prior-year period, both the result of allocated net income recorded by our 60% owned subsidiary, Gosling-Castle Partners, Inc.

Dividend to preferred shareholders. For each of the nine-month periods ended December 31, 2013 and 2012, we recognized a dividend on our Series A Preferred Stock of \$0.6 million, as required by the terms of the preferred stock. Accrued dividends on our Series A Preferred Stock are only payable in Common Stock upon conversion or liquidation.

Net loss attributable to common shareholders. As a result of the net effects of the foregoing, especially the non-cash charge for loss on the net change in fair value of warrant liability, net loss attributable to common shareholders increased to (\$8.7) million for the nine months ended December 31, 2013 as compared to (\$2.9) million for the comparable prior-year period. Net loss per common share, basic and diluted, was (\$0.08) per share for the nine months ended December 31, 2013 as compared to (\$0.03) per share for the comparable prior-year period.

Liquidity and capital resources

Overview

Since our inception, we have incurred significant operating and net losses and have not generated positive cash flows from operations. For the nine months ended December 31, 2013, we had a net loss of \$8.7 million, and used cash of \$3.8 million in operating activities. As of December 31, 2013, we had cash and cash equivalents of \$0.9 million and had an accumulated deficit of \$138.9 million.

We believe our current cash and working capital, and the availability under the Keltic Facility, the proceeds, that have been raised, and additional funds to be raised, under the distribution agreement, and the cash from the expected exercise of certain of our 2011 Warrants, will enable us to fund our losses until we achieve profitability, ensure continuity of supply of our brands, and support new brand initiatives and marketing programs.

Existing Financing

See Management's Discussion and Analysis of Financial Condition and Results of Operations Recent Events for a discussion of our recent financing activities.

In March 2013, we entered into a Second Amendment to the Keltic Facility, providing for an increase in available borrowings (subject to certain terms and conditions) under the Keltic Facility for working capital purposes from \$7.0 million to \$8.0 million and the Bourbon Term Loan in the initial aggregate principal amount of \$2.5 million, which was used for the purchase of bourbon inventory on March 11, 2013. Unless sooner terminated in accordance with their respective terms, the Keltic Facility and Bourbon Term Loan expire on December 31, 2016 (the "Maturity Date"). We may borrow up to the maximum amount of the Keltic Facility, provided that we have a sufficient borrowing base (as

defined in the Keltic Loan Agreement). The Keltic Facility interest rate is the rate that, when annualized, is the greatest of (a) the Prime Rate plus 3.25%, (b) the LIBOR Rate plus 5.75% and (c) 6.50%. The Bourbon Term Loan interest rate is the rate that, when annualized, is the greatest of (a) the Prime Rate plus 4.25%, (b) the LIBOR Rate plus 6.75% and (c) 7.50%. Interest is payable monthly in arrears, on the first day of every month on the average daily unpaid principal amount of the Keltic Facility and the Bourbon Term Loan. After the occurrence and during the continuance of any "Default" or "Event of Default" (as defined under the loan agreement) we are required to pay interest at a rate that is 3.25% per annum above the then applicable Keltic Facility or Bourbon Term Loan, as applicable, interest rate. The Keltic Facility currently bears interest at 6.50% and the Bourbon Term Loan currently bears interest at 7.50%. We are required to pay down the principal balance of the Bourbon Term Loan within 15 banking days from the completion of a bottling run of bourbon from our bourbon inventory stock purchased on or about the date of the Bourbon Term Loan in an amount equal to the purchase price of such bourbon. The unpaid principal balance of the Bourbon Term Loan, all accrued and unpaid interest thereon, all fees, costs and expenses payable in connection with the Bourbon Term Loan are due and payable in full on the Maturity Date. In addition to closing fees, Keltic receives an annual facility fee and a collateral management fee (each as set forth in the Keltic Loan Agreement).

The Keltic Loan Agreement contains standard borrower representations and warranties for asset-based borrowing and a number of reporting obligations and affirmative and negative covenants. The Keltic Loan Agreement includes negative covenants that, among other things, restrict our ability to create additional indebtedness, dispose of properties, incur liens, and make distributions or cash dividends. At December 31, 2013, we were in compliance, in all material respects, with the covenants under the Keltic Loan Agreement.

Keltic required as a condition to funding the Bourbon Term Loan that Keltic had entered into the participation agreement providing for an aggregate of \$750,000 of the initial \$2.5 million principal amount of the Bourbon Term Loan to be purchased by junior participants. Certain related parties of ours purchased a portion of these junior participations in the Bourbon Term Loan, including Frost Gamma Investments Trust (\$500,000), Mark E. Andrews, III (\$50,000) and an affiliate of Richard J. Lampen (\$50,000). Under the terms of the participation agreement, the junior participants receive interest at the rate of 11% per annum. We are not a party to the participation agreement. However, we are party to a fee letter with the junior participants (including the related party junior participants) pursuant to which we pay the junior participants an aggregate commitment fee of \$45,000 paid in three equal annual installments of \$15,000.

In August 2013, we entered into a Third Amendment (the "Third Amendment") to the Keltic Loan Agreement in order to modify certain aspects of the borrowing base calculation and covenants with respect to the Keltic Facility and permit us to make regularly scheduled payments of principal and interest and voluntary prepayments on the Junior Loan (as defined below), subject to certain conditions set forth in the Third Amendment. In addition, the Third Amendment provided us with the ability to increase the maximum aggregate principal amount of the Bourbon Term Loan from \$2.5 million to up to \$4.0 million following the identification of junior participants to purchase a portion of the increased Bourbon Term Loan amount. We paid Keltic an aggregate \$0.025 million amendment fee in connection with the execution of the Third Amendment.

Also in August 2013, we entered into a Loan Agreement (the "Junior Loan Agreement"), by and between us and the lending parties thereto (the "Junior Lenders"), which provides for an aggregate \$1.25 million unsecured loan (the "Junior Loan") to us. The Junior Loan bears interest at a rate of 11% per annum, payable quarterly in arrears commencing November 1, 2013, and matures on October 15, 2015. The Junior Loan may be prepaid in whole or in part at any time without penalty or premium but with payment of accrued interest to the date of prepayment. The Junior Loan Agreement contains customary events of default, which, if uncured, entitle each Junior Lender to accelerate the due date of the unpaid principal amount of, and all accrued and unpaid interest on, the portion of the Junior Loan made by such Junior Lender. The Junior Loan Agreement provides for a funding fee of 2% per annum on the then outstanding Junior Loan balance (pro-rated for any period of less than one year), payable pro rata among the Junior Lenders on the date of the Junior Loan Agreement and on the first and second anniversaries thereof. The Junior Lenders include Frost Gamma Investments Trust, Mark E. Andrews, III and an affiliate of Richard J. Lampen. In connection with the Junior Loan Agreement, the Junior Lenders entered into the Subordination Agreement with Keltic; we are not a party to the Subordination Agreement.

In December 2009, Gosling-Castle Partners, Inc., a 60% owned subsidiary, issued a promissory note in the aggregate principal amount of \$0.2 million to Gosling's Export (Bermuda) Limited in exchange for credits issued on certain inventory purchases. This note matures on April 1, 2020, is payable at maturity, subject to certain acceleration events, and calls for annual interest of 5%, to be accrued and paid at maturity.

We have arranged various credit facilities aggregating €0.4 million or \$0.5 million (translated at the December 31, 2013 exchange rate) with an Irish bank, including overdraft coverage, creditors' insurance, customs and excise guaranty, and a revolving credit facility. These facilities are payable on demand, continue until terminated by either party, are subject to annual review, and call for interest at the lender's AA1 Rate minus 1.70%.

Liquidity Discussion

As of December 31, 2013, we had shareholders' equity of \$14.0 million as compared to \$12.9 million at March 31, 2013. This increase is primarily due to the reclassification of our previous \$6.2 million warrant liability as additional paid-in capital, offset by our total comprehensive loss for the nine months ended December 31, 2013, including the \$5.4 million loss on the fair value of warrant liability.

We had working capital of \$17.3 million at December 31, 2013 as compared to \$13.9 million as of March 31, 2013. This increase is primarily due to a \$1.1 million increase in accounts receivable, a \$0.7 million increase in inventory, a \$0.3 million increase in prepaid expenses, and a \$1.1 million decrease in accounts payable and accrued expenses, offset by a \$0.1 million decrease in due from shareholders and affiliates and a \$0.1 million increase in our foreign revolving credit facility.

As of December 31, 2013, we had cash and cash equivalents of approximately \$0.9 million, as compared to \$0.4 million as of March 31, 2013. The increase is primarily attributable to the equity and debt issued, offset by the funding of our operations and working capital needs for the nine months ended December 31, 2013. At December 31, 2013, we also had approximately \$0.4 million of cash restricted from withdrawal and held by a bank in Ireland as collateral for overdraft coverage, creditors' insurance, revolving credit and other working capital purposes.

In addition, between January 1, 2014 and February 12, 2014, we received \$2.3 million in cash upon the exercise of 2011 Warrants to purchase 6.1 million shares of common stock.

The following may materially affect our liquidity over the near-to-mid term:

- § continued significant levels of cash losses from operations;
- § our ability to obtain additional debt or equity financing should it be required;
- § an increase in working capital requirements to finance higher levels of inventories and accounts receivable;
- § our ability to maintain and improve our relationships with our distributors and our routes to market;
- § our ability to procure raw materials at a favorable price to support our level of sales;
- § potential acquisitions of additional brands; and
- § expansion into new markets and within existing markets in the U.S. and internationally.

We continue to implement a plan to support the growth of existing brands through sales and marketing initiatives that we expect will generate cash flows from operations in the next few years. As part of this plan, we seek to grow our business through expansion to new markets, growth in existing markets and strengthened distributor relationships. As our brands continue to grow, our working capital requirements will increase. In particular, the growth of our Jefferson's brands requires a significant amount of working capital relative to our other brands, as we are required to purchase and hold ever increasing amounts of aged bulk bourbon to meet growing demand. While we are seeking solutions to our long-term bourbon supply needs, we may be required to purchase and hold several years' worth of bulk bourbon in inventory until such time as it is aged to our specific brand taste profiles, increasing our working capital requirements and negatively impacting cash flows.

We are also seeking additional brands and agency relationships to leverage our existing distribution platform. We intend to finance our brand acquisitions through a combination of our available cash resources, borrowings and, in appropriate circumstances, additional issuances of equity and/or debt securities. Acquiring additional brands could have a significant effect on our financial position, could materially reduce our liquidity and could cause substantial fluctuations in our quarterly and yearly operating results. We continue to look to control expenses, seek improvements in routes to market and contain production costs to improve cash flows.

As of December 31, 2013, we had borrowed \$6.0 million of the \$8.0 million available under the Keltic Facility, leaving \$2.0 million in then potential availability for working capital needs. As of the date of this report, we had borrowed \$2.0 million of the \$8.0 million available under the Keltic Facility, leaving \$6.0 million in potential availability for working capital needs. We believe our current cash and working capital, the availability under the Keltic Facility, the proceeds that have been raised, and additional funds to be raised, under the Distribution Agreement, and the committed to exercise of most of our 2011 Warrants will enable us to fund our losses until we achieve profitability, ensure continuity of supply of our brands, and support new brand initiatives and marketing programs through at least December 2014.

Cash flows

The following table summarizes our primary sources and uses of cash during the periods presented:

	Nine months ended December 31, 2013 2012 (in thousands)					
Net cash provided by (used in):		, , , , , , , , , , , , , , , , , , ,				
Operating activities	\$	(3,806)	\$	(2,366)		
Investing activities		(97)		(264)		
Financing activities		4,404		2,378		
Effect of foreign currency translation		2		(1)		
Net increase (decrease) in cash and cash equivalents	\$	503	\$	(253)		

Operating activities. A substantial portion of available cash has been used to fund our operating activities. In general, these cash funding requirements are based on operating losses, driven chiefly by the costs in maintaining our distribution system and our sales and marketing activities. We have also utilized cash to fund our inventories. In general, these cash outlays for inventories are only partially offset by increases in our accounts payable to our suppliers.

On average, the production cycle for our owned brands is up to three months from the time we obtain the distilled spirits and other materials needed to bottle and package our products to the time we receive products available for sale, in part due to the international nature of our business. We do not produce Gosling's rums, Pallini liqueurs, Tierras tequila or Gozio amaretto. Instead, we receive the finished product directly from the owners of such brands. From the time we have products available for sale, an additional two to three months may be required before we sell our inventory and collect payment from customers. Further, our inventory at December 31, 2013 included additional stores of bulk bourbon purchased in advance of forecasted production requirements. We expect to reduce the bulk bourbon in the normal course of future sales.

During the nine months ended December 31, 2013, net cash used in operating activities was \$3.8 million, consisting primarily of a net loss of \$7.3 million, a \$1.2 million increase in accounts receivable, a \$1.1 million decrease in accounts payable and accrued expenses, a \$0.5 million increase in inventory, a \$0.3 million increase in prepaid expenses and a \$0.2 million increase in other assets. These uses of cash were partially offset by a change in fair value of warrant liability of \$5.4 million, a \$0.5 million loss on equity investment in non-consolidated affiliate, stock based compensation expense of \$0.3 million, a \$0.2 million increase in due to related parties and depreciation and amortization expense of \$0.6 million.

During the nine months ended December 31, 2012, net cash used in operating activities was \$2.4 million, consisting primarily of a net loss of \$1.9 million, an \$0.8 million increase in accounts receivable, an \$0.8 million increase in inventory, a \$0.4 million increase in due from affiliates and a \$0.2 million net change in the fair value of warrant liability. These uses of cash were partially offset by a \$0.6 million increase in due to related parties, a \$0.3 million increase in accounts payable and accrued expenses, depreciation and amortization expense of \$0.7 million, \$0.2 million in stock-based compensation expense and \$0.1 million in provision for obsolete inventories.

Investing Activities. Net cash used in investing activities was \$0.1 million for the nine months ended December 31, 2013, representing \$0.2 million used in the acquisition of fixed and intangible assets and \$6,000 in payments under contingent consideration agreements, offset by \$0.06 million from a change in restricted cash.

Net cash used in investing activities was \$0.3 million for the nine months ended December 31, 2012, representing \$0.1 million used in the acquisition of fixed and intangible assets and \$0.1 million in payments under a contingent consideration agreement.

Financing activities. Net cash provided by financing activities for the nine months ended December 31, 2013 was \$4.4 million, consisting of \$2.1 million from the issuance of 5% Convertible Notes, \$1.25 million from issuance of the Junior Loan, \$1.3 million in net proceeds from the issuance of Common Stock pursuant to the Distribution Agreement, \$0.4 million in proceeds from the exercise of 2011 Warrants and \$0.1 million drawn on the foreign revolving credit facilities, offset by the \$0.5 million paid on the Keltic Facility and \$0.3 million paid on the Bourbon Term Loan.

Net cash provided by financing activities for the nine months ended December 31, 2012 was \$2.4 million representing \$2.3 million drawn on the Keltic Facility and \$0.1 million drawn on the foreign revolving credit facility.

Recent accounting standards issued and adopted.

We discuss recently issued and adopted accounting standards in the "Accounting standards adopted" and "Recent accounting pronouncements" sections of Note 1 of the "Notes to Unaudited Condensed Consolidated Financial Statements" in the accompanying unaudited condensed consolidated financial statements.

Cautionary Note Regarding Forward Looking Statements

This report includes certain "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These statements, which involve risks and uncertainties, relate to the discussion of our business strategies and our expectations concerning future operations, margins, profitability, liquidity and capital resources and to analyses and other information that are based on forecasts of future results and estimates of amounts not yet determinable. We use words such as "may", "will", "should", "expects", "intends", "plans", "anticipates", "believes", "estimat "expects", "predicts", "could", "projects", "potential" and similar terms and phrases, including references to assumptions, in the report to identify forward-looking statements. These forward-looking statements are made based on expectations and beliefs concerning future events affecting us and are subject to uncertainties, risks and factors relating to our operations and business environments, all of which are difficult to predict and many of which are beyond our control, that could cause our actual results to differ materially from those matters expressed or implied by these forward-looking statements. These risks and other factors include those listed under "Risk Factors" in our 2013 Annual Report, and as follows:

- § our history of losses
- recent worldwide and domestic economic trends and financial market conditions could adversely impact our financial performance;
- our potential need for additional capital, which, if not available on acceptable terms or at all, could restrict our future growth and severely limit our operations;
- § our brands could fail to achieve more widespread consumer acceptance, which may limit our growth;
- our dependence on a limited number of suppliers, who may not perform satisfactorily or may end their relationships with us, which could result in lost sales, incurrence of additional costs or lost credibility in the marketplace;
- § our annual purchase obligations with certain suppliers;
- the failure of even a few of our independent wholesale distributors to adequately distribute our products within their territories could harm our sales and result in a decline in our results of operations;
- the possibility that we cannot secure and maintain listings in control states, which could cause the sales of our products to decrease significantly;
- the potential limitation to our growth if we are unable to identify and successfully acquire additional brands that are complementary to our existing portfolio, or integrate such brands after acquisitions;
- currency exchange rate fluctuations and devaluations may significantly adversely affect our revenues, sales, costs of goods and overall financial results;
- our need to maintain a relatively large inventory of our products to support customer delivery requirements, which could negatively impact our operations if such inventory is lost due to theft, fire or other damage;
- the possibility that we or our strategic partners will fail to protect our respective trademarks and trade secrets, which could compromise our competitive position and decrease the value of our brand portfolio;
- an impairment in the carrying value of our goodwill or other acquired intangible assets could negatively affect our operating results and shareholders' equity;
- § changes in consumer preferences and trends could adversely affect demand for our products;
- there is substantial competition in our industry and the many factors that may prevent us from competing successfully;
- § adverse changes in public opinion about alcohol could reduce demand for our products;
- § class action or other litigation relating to alcohol misuse or abuse could adversely affect our business;
- adverse regulatory decisions and legal, regulatory or tax changes could limit our business activities, increase our operating costs and reduce our margins;

We assume no obligation to publicly update or revise these forward-looking statements for any reason, or to update the reasons actual results could differ materially from those anticipated in, or implied by, these forward-looking statements, even if new information becomes available in the future.

Item 4. Controls and Procedures

Our management is responsible for establishing and maintaining adequate internal control over financial reporting. Disclosure controls and procedures are our controls and other procedures that are designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Securities Exchange Act of 1934, as amended, is accumulated and communicated to our management, including our principal executive officer and principal financial officer, as appropriate to allow timely decisions regarding disclosure.

Under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, we have evaluated the effectiveness of our disclosure controls and procedures (as defined in Rules 13a 15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report, and, based on that evaluation, our principal executive officer and principal financial officer have concluded that these controls and procedures are effective as of such date.

Changes in Internal Control over Financial Reporting

There were no changes in our internal control over financial reporting identified in connection with the evaluation required by paragraph (d) of Rule 13a-15 under the Securities Exchange Act of 1934, as amended, that occurred during the period covered by this report that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

We believe that neither we nor any of our subsidiaries is currently subject to litigation which, in the opinion of management after consultation with counsel, is likely to have a material adverse effect on us.

We may, however, become involved in litigation from time to time relating to claims arising in the ordinary course of our business. These claims, even if not meritorious, could result in the expenditure of significant financial and managerial resources.

Item 5. Other Information

On February 11, 2014, our Board of Directors approved the mandatory conversion of all outstanding shares of our 10% Series A Preferred Stock pursuant to its terms, effective on or about February 24, 2014. Pursuant to the mandatory conversion, all 62,715 outstanding shares of Series A Preferred Stock, and accrued dividends thereon, will be converted into approximately 26.2 million shares of common stock on or about February 24, 2014.

Item 6. Exhibits

Exhibit Number	Description
1.1	Equity Distribution Agreement, dated November 14, 2013, between Castle Brands Inc. and Barrington Research Associates, Inc., as sales agent (incorporated by reference to Exhibit 1.1 to our current report on Form 8-K filed with the SEC on November 14, 2013).
4.1	5% Convertible Subordinated Note Purchase Agreement, dated as of October 21, 2013, among the Company and the parties set forth on the signature pages attached thereto (incorporated by reference to Exhibit 4.1 to our current report on Form 8-K filed with the SEC on October 25, 2013).
4.2	Form of 5% Subordinated Convertible Note Due 2018, issued by the Company (incorporated by reference to Exhibit 4.1 to our current report on Form 8-K filed with the SEC on November 1, 2013).
4.3	Fourth Amendment, Waiver and Consent to the Loan and Security Agreement, between the Company, Castle Brands (USA) Corp. and Keltic Financial Partners II, LP, dated as of August 19, 2011 and effective as of October 21, 2013 (incorporated by reference to Exhibit 4.3 to our current report on Form 8-K filed with the SEC on October 25, 2013).
4.4	Fifth Amendment, Waiver and Consent to Loan and Security Agreement, dated as of November 14, 2013, between Castle Brands Inc., Castle Brands (USA) Corp. and Keltic Financial Partners II, LP (incorporated by reference to Exhibit 10.1 to our current report on Form 8-K filed with the SEC on November 14, 2013).
10.1	Reaffirmation Agreement, dated as of October 21, 2013, by and among Keltic Financial Partners II, LP, the Company, Castle Brands (USA) Corp., the officers signatory thereto and certain junior lenders to the Company (incorporated by reference to Exhibit 10.1 to our current report on Form 8-K filed with the SEC on October 25, 2013).

	Certification Pursuant to Rule 13a-14(a), as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. *
31.2	Certification Pursuant to Rule 13a-14(a), as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. *
32.1	Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002*
101.INS	XBRL Instance Document. *
101.SCH	XBRL Taxonomy Extension Schema Document. *
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document. *
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document. *
101.LAB	XBRL Taxonomy Extension Label Linkbase Document. *
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document. *

^{*} Filed herewith

SIGNATURES

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.

CASTLE BRANDS INC.

By: /s/ Alfred J. Small

Alfred J. Small

Chief Financial Officer

(Principal Financial Officer and Principal Accounting Officer)

February 14, 2013