## WIMM BILL DANN FOODS OJSC Form SC 13D

March 03, 2004

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

SCHEDULE 13D

under the Securities Exchange Act of 1934 as amended (Amendment No. 2)

WIMM-BILL-DANN FOODS OJSC

(Name of Issuer)

ORDINARY SHARES, PAR VALUE 20 RUSSIAN RUBLES EACH

(Title of Class of Securities)

97263M10

\_\_\_\_\_

(CUSIP Number)

Roman V. Bolotovsky Wimm-Bill-Dann Foods OJSC c/o United Burlington Investments 16/15 Yauzsky Blvd. Moscow 109028 Russia

Tel: +7-095-105-5805 Fax: +7-095-105-5800 Aleksandrs Timohins Limited

Bol'shoi Zlatoustinskiy Lane 9 Moscow 101111 Russia Tel: +7-095-722-9733

Fax: +7-095-232-5641

with a copy to:

William S. Lamb, Esq. LeBoeuf, Lamb, Greene & MacRae, L.L.P. 125 West 55th St., New York, NY 10019

Tel.: 1-212-424-8000 Fax: 1-212-424-8500

with a copy to:

Joseph G. Connolly, Jr. Hogan Hartson L.L.P. 555 Thirteenth Street, NW, Washington, DC 20004 Tel: 1-202-637-5600 Fax: 1-202-637-5910

\_\_\_\_\_\_ (Name, Address and Telephone Number of Person Authorized

to Receive Notices and Communications)

February 4, 2004; February 10, 2004; and February 20, 2004

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13 G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [ ]

(Continued on following pages)

(Page 1 of 23 Pages)

CUSIP NO	. 97263M10		13D I	Page	2 of 23
1.	NAME OF REPO		RSON N NO. OF ABOVE PERSON (entities only)	)	
	Gavril A. Yu	shvaev			
2.	CHECK THE AP	PROPRIATI	E BOX IF A MEMBER OF A GROUP		
			(a)  _  (b)  X		
3.	SEC USE ONLY				
4.	SOURCE OF FUNDS				
		00			
5.	CHECK IF DIS		OF LEGAL PROCEEDINGS IS REQUIRED PUR	SUANT	TO
			I_	I	
6.	CITIZENSHIP	OR PLACE	OF ORGANIZATION		
	Russian Fede	ration			
		7.	SOLE VOTING POWER		
			None		
NUMBER OF		8.	SHARED VOTING POWER		
BENEFICIA OWNED BY	ATTI		27,009,049		
EACH REPORTING		9.	SOLE DISPOSITIVE POWER		
PERSON W	TIH		8,272,948		
		10.	SHARED DISPOSITIVE POWER		
			None		
11.	AGGREGATE AM	IOUNT BENI	EFICIALLY OWNED BY EACH REPORTING PE		
	27,009,049				
12.	CHECK IF AGG	REGATE A	40UNT IN ROW (11) EXCLUDES CERTAIN SI		
					_
13.	PERCENT OF C	LASS REP	RESENTED BY AMOUNT IN ROW (11)		

	61.38%			
14.	TYPE OF REP	ORTING PE	ERSON	
	IN			
	TIN			
CUSIP N	O. 97263M10		13D	Page 3 of 23
1.	NAME OF REP		ERSON ON NO. OF ABOVE PERSON (entitie:	s only)
	Mikhail V.	Dubinin		
 2.	CHECK THE A	PPROPRIAT	TE BOX IF A MEMBER OF A GROUP	
			(a)  _	
			(b)  X	 
3.	SEC USE ONL	Υ		
4. SOURCE OF FUNDS				
		00	)	
 5.		SCLOSURE	OF LEGAL PROCEEDINGS IS REQUIRE	ED PURSUANT TO
 5.	CHECK IF DI	SCLOSURE		
	ITEM 2(d) C	SCLOSURE DR 2(e)	OF LEGAL PROCEEDINGS IS REQUIRE	ED PURSUANT TO
	ITEM 2(d) C	SCLOSURE DR 2(e)		
	ITEM 2(d) C	SCLOSURE OR 2(e) OR PLACE	OF LEGAL PROCEEDINGS IS REQUIRE	
	ITEM 2(d) C	SCLOSURE DR 2(e)	OF LEGAL PROCEEDINGS IS REQUIRED TO SECOND SOLE VOTING POWER	
6.	ITEM 2(d) C	SCLOSURE OR 2(e) OR PLACE deration 7.	OF LEGAL PROCEEDINGS IS REQUIRE  OF ORGANIZATION  SOLE VOTING POWER  None	
NUMBER BENEFIC	ITEM 2(d) C CITIZENSHIP Russian Fed OF SHARES	SCLOSURE OR 2(e) OR PLACE deration 7.	OF LEGAL PROCEEDINGS IS REQUIRED TO SOLE VOTING POWER  None  SHARED VOTING POWER	
6.	ITEM 2(d) C CITIZENSHIP Russian Fed OF SHARES	CSCLOSURE OR 2(e) OR PLACE deration 7. 8.	OF LEGAL PROCEEDINGS IS REQUIRED TO SOLE VOTING POWER  None  SHARED VOTING POWER  27,009,049	
NUMBER BENEFIC DWNED B EACH REPORTI	ITEM 2(d) C CITIZENSHIP Russian Fed OF SHARES CIALLY SY	SCLOSURE OR 2(e) OR PLACE deration 7.	OF LEGAL PROCEEDINGS IS REQUIRED TO SOLE VOTING POWER  None  SHARED VOTING POWER  27,009,049	
NUMBER BENEFIC DWNED B EACH REPORTI	ITEM 2(d) C CITIZENSHIP Russian Fed OF SHARES CIALLY SY	CSCLOSURE OR 2(e) OR PLACE deration 7. 8.	OF LEGAL PROCEEDINGS IS REQUIRED TO SOLE VOTING POWER  None  SHARED VOTING POWER  27,009,049  SOLE DISPOSITIVE POWER  3,603,406	
NUMBER BENEFIC DWNED B EACH REPORTI	ITEM 2(d) C CITIZENSHIP Russian Fed OF SHARES CIALLY SY	CSCLOSURE OR 2(e) OR PLACE deration 7. 8.	OF LEGAL PROCEEDINGS IS REQUIRED TO SOLE VOTING POWER  None  SHARED VOTING POWER  27,009,049  SOLE DISPOSITIVE POWER  3,603,406	_  
NUMBER BENEFIC DWNED B EACH REPORTI	ITEM 2(d) C CITIZENSHIP Russian Fed OF SHARES CIALLY SY	CSCLOSURE OR 2(e) OR PLACE deration 7. 8.	OF LEGAL PROCEEDINGS IS REQUIRED TO SOLE VOTING POWER  None  SHARED VOTING POWER  27,009,049  SOLE DISPOSITIVE POWER  3,603,406	_  
NUMBER BENEFIC DWNED B	ITEM 2(d) C CITIZENSHIP Russian Fed OF SHARES STALLY SY SING WITH	SCLOSURE OR 2(e) OR PLACE Heration 7. 8.	OF LEGAL PROCEEDINGS IS REQUIRED TO SOLE VOTING POWER  None  SHARED VOTING POWER  27,009,049  SOLE DISPOSITIVE POWER  3,603,406  SHARED DISPOSITIVE POWER	I_I

				_			
13.	PERCENT OF	CLASS REF	PRESENTED BY AMOUNT IN ROW (11)				
	61.38%						
14.	TYPE OF REF	ORTING PE	ERSON				
	IN						
CUSIP NO	. 97263M10		13D	Page 4 of 23			
1.	NAME OF REF		ERSON ON NO. OF ABOVE PERSON (entities	only)			
	Sergei A. F	lastinin					
2.	CHECK THE A	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
			(a)  _  (b)  X				
3.	SEC USE ONLY						
4.	SOURCE OF F	UNDS					
		00					
5.	CHECK IF DI		OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO			
				l_l			
6.	CITIZENSHIF	OR PLACE	E OF ORGANIZATION				
	Russian Fed	leration					
		7.	SOLE VOTING POWER				
			None				
	F SHARES	8.	SHARED VOTING POWER				
BENEFICI OWNED BY			27,009,049				
EACH REPORTIN		9.	SOLE DISPOSITIVE POWER				
PERSON W	TIH		5,351,421				
		10.	SHARED DISPOSITIVE POWER				
			None				
11.	AGGREGATE A	AMOUNT BEN	NEFICIALLY OWNED BY EACH REPORTING	 G PERSON			

	27,009,049		
12.	CHECK IF AGGI	REGATE AM	OUNT IN ROW (11) EXCLUDES CERTAIN SHARES
			_  
13.		LASS REPR	ESENTED BY AMOUNT IN ROW (11)
	61.38%		
14.	TYPE OF REPOR	RTING PER	SON
	IN		
CUSIP NO	. 97263M10		13D Page 5 of 23
1.	NAME OF REPORT		SON NO. OF ABOVE PERSON (entities only)
	Alexander S.	Orlov	
2.	CHECK THE API	PROPRIATE	BOX IF A MEMBER OF A GROUP
			(a)  _  (b)  X
3.	SEC USE ONLY		
4.	SOURCE OF FUI	NDS	
	00	O	
5.	CHECK IF DISC		F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO
			1_1
6.	CITIZENSHIP (	OR PLACE	OF ORGANIZATION
	Russian Fede	ration	
		7.	SOLE VOTING POWER
			None
NUMBER O	F SHARES	8.	SHARED VOTING POWER
BENEFICI OWNED BY			27,009,049
EACH REPORTIN	G	9.	SOLE DISPOSITIVE POWER
PERSON W	ITH		2,298,572
		10.	SHARED DISPOSITIVE POWER

None

11.	AGGREGATE AN	MOUNT BENE	FICIALLY OWNED BY EACH REPORTING F	'ERSON			
	27,009,049						
12.	CHECK IF AGO	GREGATE AM	OUNT IN ROW (11) EXCLUDES CERTAIN	SHARES			
			1_1				
13.	PERCENT OF (	CLASS REPR	ESENTED BY AMOUNT IN ROW (11)				
	61.38%						
14.	TYPE OF REPO	RTING PER	SON				
	IN						
CUSIP NO	. 97263M10		13D	Page 6 of 23			
1.	NAME OF REPO		SON NO. OF ABOVE PERSON (entities onl	-y)			
	David Iakobachvili						
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
	(a)  _						
			(p)  X				
3.	SEC USE ONLY	7					
4.	SOURCE OF FU	 JNDS					
	00						
5.	CHECK IF DIS	SCLOSURE O	F LEGAL PROCEEDINGS IS REQUIRED PU	JRSUANT TO			
	ITEM 2(d) OF	R 2(e)					
				_			
6.	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Kingdom of Sweden						
		7.	SOLE VOTING POWER				
			None				
NUMBER O		8.	SHARED VOTING POWER				
BENEFICIA OWNED BY			27,009,049				
EACH REPORTING		9.	SOLE DISPOSITIVE POWER				
PERSON W	ITH		3,164,500				

	 1 0	SHARED DISPOSITIVE POWER	
	10.		
AGGREGATE A	 MOUNT BEN		NG PERSON
27,009,049			
CHECK IF AG	GREGATE A	MOUNT IN ROW (11) EXCLUDES CERT	AIN SHARES
			_
PERCENT OF	CLASS REP	RESENTED BY AMOUNT IN ROW (11)	
61.38%			
TYPE OF REP	ORTING PE	RSON	
IN			
07060110		105	7 6 00
. 9/263M10		13D	Page 7 of 23
			only)
Mikhail I.	Vishnyako	V	
CHECK THE A	PPROPRIAT	E BOX IF A MEMBER OF A GROUP	
		(a)  _  (b)  X	
SOURCE OF F	UNDS		
0	0		
		OF LEGAL PROCEEDINGS IS REQUIRE	D PURSUANT TO
			1_1
CITIZENSHIP	OR PLACE		
Russian Fed	eration		
	7.		
		None	
NUMBER OF SHARES			
F SHARES	8.	SHARED VOTING POWER	
F SHARES ALLY	8.		
	27,009,049  CHECK IF AG  PERCENT OF  61.38%  TYPE OF REPORT  IN  . 97263M10  NAME OF REPORT  IR.S. IDEN  Mikhail I.  CHECK THE AG  SEC USE ONL  SOURCE OF FOR CHECK IF DIITEM 2 (d) OF CHECK IF DIIT	AGGREGATE AMOUNT BEN 27,009,049 CHECK IF AGGREGATE A  PERCENT OF CLASS REP 61.38% TYPE OF REPORTING PE IN  NAME OF REPORTING PE I.R.S. IDENTIFICATIO Mikhail I. Vishnyako CHECK THE APPROPRIAT  SEC USE ONLY  SOURCE OF FUNDS OO CHECK IF DISCLOSURE ITEM 2(d) OR 2(e)  CITIZENSHIP OR PLACE RUSSIAN FEDERATION	CHECK IF AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.39% TYPE OF REPORTING PERSON IN  NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities Mikhail I. Vishnyakov CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a)  _  (b)  X   SEC USE ONLY  SOURCE OF FUNDS  OO CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE ITEM 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION RUSSIAN FEDERATION RUSSIAN FEDERATION 7. SOLE VOTING POWER

PERSON WITH 1,139,765 \_\_\_\_\_ SHARED DISPOSITIVE POWER None AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 27,009,049 12. CHECK IF AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 14. TYPE OF REPORTING PERSON TN CUSIP NO. 97263M10 13D Page 8 of 23 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only) Evgeny L. Yaroslavskiy \_\_\_\_\_ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) |\_| (b) |X| SEC USE ONLY 4. SOURCE OF FUNDS 00 5. CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) \_\_\_\_\_ CITIZENSHIP OR PLACE OF ORGANIZATION Russian Federation -----7. SOLE VOTING POWER \_\_\_\_\_\_

NUMBER OF SHARES 8. SHARED VOTING POWER

BENEFICIALLY

OWNED BY EACH		27,009,049				
		9.	SOLE DISPOSITIVE POWER			
			630,231			
		10.	SHARED DISPOSITIVE POWER			
			None			
11.	AGGREGATE AM	OUNT BENE	EFICIALLY OWNED BY EACH REPORTING PERSON			
	27,009,049					
12.	CHECK IF AGG		MOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
			_  			
13.	PERCENT OF C	LASS REPF	RESENTED BY AMOUNT IN ROW (11)			
	61.38%					
14.	TYPE OF REPORTING PERSON					
	IN					
avate vo	07062110		100	0 6 00		
CUSIP NO	. 97263M10		13D Page	9 OI 23		
1.	NAME OF REPO		RSON N NO. OF ABOVE PERSON (entities only)			
	Victor E. Ev	dokimov				
2.	CHECK THE AP	PROPRIATE	E BOX IF A MEMBER OF A GROUP			
			(a)  _  (b)  X			
3.	SEC USE ONLY		(2)   11			
4.	SOURCE OF FU	NDS				
		00				
5.	CHECK IF DIS		DF LEGAL PROCEEDINGS IS REQUIRED PURSUANT	TO		
			1_1			
6.	CITIZENSHIP	OR PLACE	OF ORGANIZATION			
	Russian Fede	ration				
		7.	SOLE VOTING POWER			
			None			

BENEFICIA OWNED BY		8.	SHARED VO					
EACH REPORTING PERSON WITH		9.	SOLE DISPO	OSITIVE POWER				
			221,948					
		10.		SPOSITIVE POWER				
			None 					
11.		AMOUNT BEI	NEFICIALLY OWN	NED BY EACH REPORTI	ING PERSON			
	27,009,049 							
12.	CHECK IF AG	GGREGATE A	AMOUNT IN ROW	(11) EXCLUDES CERT	CAIN SHARES			
	1_1							
13.	PERCENT OF	CLASS REI	PRESENTED BY A	AMOUNT IN ROW (11)				
	61.38%							
14.	TYPE OF REPORTING PERSON							
	IN							
CUSIP NO	. 97263M10		1	13D	Page 10 of 23			
1.	NAME OF REF			VE PERSON (entities	only)			
	United Burl	lington In	nvestments Lir	mited				
2.	CHECK THE A	APPROPRIA:	TE BOX IF A ME	EMBER OF A GROUP				
				(a) (b)				
3.	SEC USE ONI	LY						
	SOURCE OF E							
		SCLOSURE		CEEDINGS IS REQUIRE				
					1_1			
6.	CITIZENSHIE		OF ORGANIZAT	TION				
	Great Brita	ain						
		7.	SOLE VOTIN	 NG POWER				

			None				
NUMBER OF SHARES BENEFICIALLY		8.	SHARED VOTING POWER				
OWNED BY	1001		None				
EACH REPORTING PERSON WITH		9.	SOLE DISPOSITIVE POWER				
			None				
		10.	SHARED DISPOSITIVE POWER				
			None				
11.	AGGREGATE AM	OUNT BEN	EFICIALLY OWNED BY EACH REPORTIN	IG PERSON			
	None						
12.	CHECK IF AGG	REGATE A	MOUNT IN ROW (11) EXCLUDES CERTA	IN SHARES			
				1_1			
			RESENTED BY AMOUNT IN ROW (11)				
	None						
14.	TYPE OF REPORTING PERSON						
	СО						
CUSIP No	. 97263M10		13D	Page 11 of 23			
1.	NAME OF REPO	RTING PE	RSON				
	Aleksandrs T	imohins					
2.	CHECK THE AP	PROPRIAT	E BOX IF A MEMBER OF A GROUP				
			(a)  _  (b)  X				
3.	SEC USE ONLY	•					
4.	SOURCE OF FU						
5.	CHECK IF DIS		OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO			
				_  			
6.	CITIZENSHIP	OR PLACE	OF ORGANIZATION				
	Passport hol	der of t	he Republic of Latvia with the s	tatus of Alien			
		7.	SOLE VOTING POWER				

			None			
		8.	SHARED VOTING POWER			
OWNED BY	АГГХ		None			
EACH REPORTING PERSON WITH		9.	SOLE DISPOSITIVE POWER			
			None			
		10.	SHARED DISPOSITIVE POWER			
			None			
11.	AGGREGATE AMO	UNT BENEF	ICIALLY OWNED BY EACH REPORTING P	ERSON1		
	None					
12.	CHECK IF AGGR	 EGATE AMO	UNT IN ROW (11) EXCLUDES CERTAIN	SHARES		
			I	_1		
13.	PERCENT OF CL	ASS REPRE	SENTED BY AMOUNT IN ROW (11)			
	None					
14.	TYPE OF REPOR	TING PERS	ON			
	IN					
			100			
CUSIP NO.	. 97263M10		13D	Page 12 of 23		
1.	NAME OF REPOR		ON NO. OF ABOVE PERSON (entities onl	у)		
	I.M. Arteks H	oldings L	imited			
2.	CHECK THE APP	ROPRIATE	BOX IF A MEMBER OF A GROUP			
			(a)  _			
	SEC USE ONLY		(b)  X			
3.	SEC USE ONLY					
4.	SOURCE OF FUN	 DS				
	00					
5.	CHECK IF DISC ITEM 2(d) OR		LEGAL PROCEEDINGS IS REQUIRED PU	RSUANT TO		
				1_1		
6.	CITIZENSHIP O	R PLACE O	F ORGANIZATION			
	Cyprus					

		7.	SOLE VOTING POWER			
			None			
NUMBER OF SHARES		8.	SHARED VOTING POWER			
BENEFICIA OWNED BY			27,009,049			
EACH REPORTING		9.	SOLE DISPOSITIVE POWER			
PERSON W	LTH		2,326,258			
		10.	SHARED DISPOSITIVE POWER			
			None			
11.	AGGREGATE A	MOUNT BEN	JEFICIALLY OWNED BY EACH REPO	RTING PERSON		
	27,009,049					
12.	CHECK IF AG	GREGATE A	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
			1_1			
13.	PERCENT OF	CLASS REP	RESENTED BY AMOUNT IN ROW (1	1)		
	61.38%					
14.	TYPE OF REP	ORTING PE	RSON			
	CO					
CUSIP NO	. 97263M10		13D	Page 13 of 23		
			SCHEDULE 13D			
Item 1.	Security and	d Issuer				
	This Amendme	ent No. 2	! (this "Amendment No. 2") am	ends the statement on		

Schedule 13D filed with the Securities and Exchange Commission on September 16, 2003 (the "Initial Schedule 13D"), as amended by Amendment No. 1 thereto filed with the Securities and Exchange Commission on November 21, 2003 (the Initial Schedule 13D, as so amended, being the "Schedule 13D"). This Amendment No. 2 is filed with respect to the ordinary shares, par value 20 Russian rubles per ordinary share (the "Ordinary Shares"), of Wimm-Bill-Dann Foods OJSC, a joint stock company organized under the laws of the Russian Federation (the "Issuer"), having its principal executive offices at 16/15 Yauzsky Boulevard, Moscow 109028, Russian Federation. The Ordinary Shares are traded on the New York Stock Exchange through an American Depositary Share facility in which each American Depositary Share of the Issuer (the "American Depositary Shares" or "ADSs") represents one Ordinary Share. Each reference in this Amendment No. 2 to Ordinary Shares refers also (where applicable) to the corresponding American Depositary Shares representing such Ordinary Shares. Capitalized terms used but not otherwise defined herein have the meanings ascribed to them in the Schedule 13D.

Item 2. Identity and Background

Item 2 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a)-(c) and (f) This statement on Schedule 13D is being filed by Gavril A. Yushvaev, Mikhail V. Dubinin, Sergei A. Plastinin, Alexander S. Orlov, David Iakobachvili, Mikhail I. Vishnyakov, Evgeny L. Yaroslavskiy, Victor E. Evdokimov and Aleksandrs Timohins (the "Natural Reporting Persons"), and United Burlington Investments Limited, a private limited company organized under the laws of England and Wales ("United Burlington", and together with the Natural Reporting Persons, the "Reporting Persons"). In connection with the disposal by United Burlington of all of its Ordinary Shares to I.M. Arteks Holdings Limited, a Cyprus limited liability company ("Arteks"), and Arteks' accession to the Shareholders Agreement as of February 4, 2004, as more fully described in Items 5(c) and 6 below, Arteks joins in this filing as a Reporting Person, and with effect from this filing, Aleksandrs Timohins will cease to be a Natural Reporting Person and a Reporting Person and United Burlington will cease to be a Reporting Person. All references to Natural Reporting Persons and Reporting Persons hereinafter set forth shall be construed accordingly.

Exhibit 1 sets forth the following information with respect to each Natural Reporting Person: (i) name; (ii) residence or business address; and (iii) present principal occupation or employment and the name of any corporation or other organization in which such employment is conducted. Please see Item 6 of the cover page to this Schedule 13D for the citizenship of each Natural Reporting Person.

Arteks has its principal offices at Naousis 1, Karapatakis Building, P.C. 6018 Larnaca, Cyprus, and it is principally engaged in the business of investments. The executive officers and directors of Arteks, the persons controlling Arteks, and the directors and executive officers of the persons controlling Arteks are set forth on Exhibit 2 hereto. Exhibit 2 sets forth the following information with respect to each such person that is a natural person: (i) name; (ii) residence or business address; (iii) present principal occupation or employment and the name of any corporation or other organization in which such employment is conducted; and (iv) citizenship. Exhibit 2 sets forth the following information with respect to each such person that is a legal entity: (i) name; (ii) jurisdiction of organization; (iii) principal business; and (iv) principal office.

(d) During the last five years, none of the Reporting Persons nor, to the knowledge of the Reporting Persons, any person identified in Exhibit 2 has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

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(e) During the last five years, none of the Reporting Persons nor, to the knowledge of the Reporting Persons, any person identified in Exhibit 2 was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, Federal or State securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

Paragraph (2) of Item 3 is hereby amended and restated in its entirety as follows:

Arteks issued a promissory note to United Burlington in the amount of the purchase price of all the Ordinary Shares it acquired from United Burlington, as consideration for such Ordinary Shares.

Item 4. Purpose of Transaction

Each of the Natural Reporting Persons acquired his Ordinary Shares before the Ordinary Shares were registered under the Securities Exchange Act of 1934, as amended. The purpose of the acquisition by each Reporting Person of the Ordinary Shares has been to make an investment in the Issuer. The Reporting Persons may acquire or dispose of Ordinary Shares in the future depending upon market conditions, personal objectives and other facts and circumstances.

Item 5. Interest in Securities of the Issuer

Paragraphs (a) and (b) of Item 5 are hereby amended and restated in its entirety as follows:

(a) and (b) Amount and Nature of Beneficial Ownership Reported

The Reporting Persons collectively have, by virtue of the Shareholders Agreement, beneficial ownership of and shared voting power over an aggregate of 27,009,049 Ordinary Shares, representing approximately 61.38% of the aggregate amount of the Issuer's shares. The percentage amounts are calculated based upon 44,000,000 Ordinary Shares outstanding as of May 10, 2003, based on information contained in the Issuer's Annual Report on Form 20-F filed with the Securities and Exchange Commission on June 30, 2003. The Ordinary Shares beneficially owned by the Reporting Persons are directly held as follows:

- (i) Gavril A. Yushvaev is a direct holder of 8,272,948 Ordinary Shares, as to which Gavril A. Yushvaev possesses sole investment power;
- (ii) Mikhail V. Dubinin is a direct holder of 3,603,406 Ordinary Shares, as to which Mikhail V. Dubinin possesses sole investment power;
- (iii) Sergei A. Plastinin is a direct holder of 5,351,421 Ordinary Shares, as to which Sergei A. Plastinin possesses sole investment power;
- (iv) Alexander S. Orlov is a direct holder of 2,298,572 Ordinary Shares, as to which Alexander S. Orlov possesses sole investment power;
- (v) David Iakobachvili is a direct holder of 3,164,500 Ordinary Shares, as to which David Iakobachvili possesses sole investment power;
- (vi) Mikhail I. Vishnyakov is a direct holder of 1,139,765 Ordinary Shares, as to which Mikhail I. Vishnyakov possesses sole investment power;

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(vii) Evgeny L. Yaroslavskiy is a direct holder of 630,231 Ordinary Shares, as to which Evgeny L. Yaroslavskiy possesses sole

investment power;

- (ix) Arteks is a direct holder of 2,326,258 Ordinary Shares, as to which Arteks possesses sole investment power.
- (c) As of February 4, 2004 United Burlington sold the 2,771,264 Ordinary Shares, representing approximately 6.28% of the Ordinary Shares, which it directly owned (and of which Mr. Timohins may have been deemed to be the beneficial owner) in a private transaction under Regulation S at a price per share of \$19.00 in exchange for a promissory note issued by Arteks to United Burlington.

On February 4, 2004 and February 10, 2004, certain of the Natural Reporting Persons sold an aggregate of 1,754,994 Ordinary Shares, representing in the aggregate approximately 4% of the Ordinary Shares, in private sales arranged by a broker located in Russia. The following Natural Reporting Persons individually sold the following number of Ordinary Shares on the dates and at the prices indicated below:

Natural Reporting Person	Date of Sale		_
Mikhail V. Dubinin	February 4, 2004	63,215	\$15.75
	February 4, 2004	462,205	\$15.33
	February 10, 2004	342 <b>,</b> 595	\$15.60
Alexander S. Orlov	February 4, 2004	17,622	\$15.75
	February 4, 2004	212,283	\$15.33
	February 10, 2004	209,805	\$15.60
Mikhail I. Vishnyakov	February 10, 2004	218,033	\$15.60
Evgeny L. Yaroslavskiy	February 4, 2004	90,173	\$15.33
	February 10, 2004	96,606	\$15.60
Victor E. Evdokimov	February 4, 2004	1702	\$15.75
	February 4, 2004	20,499	\$15.33
	February 10, 2004	20,256	\$15.60

On February 4, 2004, Arteks sold 214,840 Ordinary Shares at a price of \$15.33 per share, and on February 10, 2004 Arteks sold 230,166 Ordinary Shares at a price of \$15.60 per share, in private sales to a company with its registered address in Cyprus. In the aggregate, Arteks disposed of approximately 1% of the Ordinary Shares in such sales.

On February 20, 2004, Evgeny L. Yaroslavskiy sold 346,153 Ordinary Shares, representing approximately 0.79% of the Ordinary Shares, to David Iakobachvili in a private sale in Russia at a price of \$13.00 per share.

- (d) So far as the Reporting Persons are aware, except as set forth in this Amendment, no other person has the right to receive or the power to direct the receipt of dividends, or the proceeds from the sale of, any Ordinary Shares beneficially owned by the Reporting Persons.
- (e) United Burlington and Mr. Timohins ceased to be beneficial owners of any Ordinary Shares as of February 4, 2004.
- Item 6. Contracts, Arrangements, Understandings or Relationships With Respect
  to Securities of the Issuer

Paragraph 1 of Item 6 is amended to add the following at the end of the introductory paragraph:

As of February 4, 2004 United Burlington sold the 2,771,264 Ordinary Shares that it directly owned. As a result of the sale, United Burlington ceased to be a party to the Shareholders Agreement. In connection with its acquisition of such Ordinary Shares from United Burlington, Arteks confirmed its accession to the Shareholders Agreement as of February 4, 2004, by executing an accession letter (the "Accession Letter"), a copy of which is attached hereto as Exhibit 3.

- Item 7. Material to be Filed as Exhibits
- (1) Information Concerning Natural Reporting Persons
- (2) Information Concerning Directors and Executive Officers of Arteks, Control Persons of Arteks, and Directors and Executive Officers of such Control Persons
- (3) Accession Letter
- (4) Specific Power of Attorney, dated November 17, 2003, by I.M.Arteks Holdings Limited, appointing Natalia V. Elizarova as attorney-in-fact
- (5) Power of Attorney, dated September 4, 2003 by each of the Natural Reporting Persons (excluding, for the avoidance of doubt, Aleksandrs Timohins), appointing Roman V. Bolotovsky and Tatiana A. Mikhaylova as attorneys-in-fact (incorporated herein by reference to the Initial Schedule 13D)

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#### SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we, the undersigned, hereby certify that the information set forth in this statement is true, complete and correct.

Date: March 3, 2004 By /s/ Roman V. Bolotovsky

				[GRAPHIC OMITTED]  Name: Roman V. Bolotovsky  as Attorney-in-Fact for Gavril A. Yushvae	V
Date:	March 3,	2004	Ву	/s/ Roman V. Bolotovsky	
				[GRAPHIC OMITTED] Name: Roman V. Bolotovsky as Attorney-in-Fact for Mikhail V. Dubini	n
Date:	March 3,	2004	Ву	/s/ Roman V. Bolotovsky	
				[GRAPHIC OMITTED] Name: Roman V. Bolotovsky as Attorney-in-Fact for Sergei A. Plastin	in
Date:	March 3,	2004	Ву	/s/ Roman V. Bolotovsky	
				[GRAPHIC OMITTED] Name: Roman V. Bolotovsky as Attorney-in-Fact for Alexander S. Orlo	V
Date:	March 3,	2004	Ву	/s/ Roman V. Bolotovsky	
				[GRAPHIC OMITTED] Name: Roman V. Bolotovsky as Attorney-in-Fact for David Iakobachvil	i
Date:	March 3,	2004	Ву	/s/ Roman V. Bolotovsky	
				[GRAPHIC OMITTED] Name: Roman V. Bolotovsky as Attorney-in-Fact for Mikhail I. Vishnyakov	
Date:	March 3,	2004	Ву	/s/ Roman V. Bolotovsky	
				[GRAPHIC OMITTED]  Name: Roman V. Bolotovsky  as Attorney-in-Fact for Victor E. Evdokime	.ov
Date:	March 3,	2004	Ву	/s/ Roman V. Bolotovsky	
				[GRAPHIC OMITTED] Name: Roman V. Bolotovsky	
				as Attorney-in-Fact for Evgeny L. Yaroslavskiy	
CUSIP	NO. 972631	M10		13D Page 18 of 2	23
Date:	Februar	y 19, 2004	Ву	United Burlington Investments Limited /s/ Aleksandrs Timohins	
				[GRAPHIC OMITTED] Name: Aleksandrs Timohins Title: Director	

Date: February 19, 2004 By /s/ Aleksandrs Timohins

[GRAPHIC OMITTED]

Aleksandrs Timohins

Date: March 3, 2004 I.M. Arteks Holdings Limited

By /s/ Natalia V. Elizarova

\_\_\_\_\_

[GRAPHIC OMITTED]

Name: Natalia V. Elizarova Title: Attorney-in-Fact

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## Exhibit Index

Exhibit 1 Information Concerning Natural Reporting Persons.

Exhibit 2 Information Concerning Directors and Executive Officers of Arteks, Control Persons of Arteks, and Directors and Executive Officers of such Control Persons.

Exhibit 3 Accession Letter.

Exhibit 4 Specific Power of Attorney, dated November 17, 2003, by I.M.Arteks Holdings Limited, appointing Natalia V. Elizarova as attorney-in-fact.

Exhibit 5 Power of Attorney, dated September 4, 2003, by each of the Natural Reporting Persons (excluding, for the avoidance of doubt, Aleksandrs Timohins), appointing each of Roman V. Bolotovsky and Tatiana A. Mikhaylova as attorneys-in-fact (incorporated herein by reference to the Initial Schedule 13D).

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Exhibit 1

Set forth below are the name, business address and present principal occupation or employment, and the name of any corporation or other organization in which such employment is conducted, for each of the Natural Reporting Persons.

Name	Business Address	Employment and Employer
Gavril A. Yushvaev	Wimm-Bill-Dann Foods OJSC 16/15 Yauzsky Blvd. Moscow 109028 Russia	President of "RusAgroProject" CJSC
Mikhail V. Dubinin	Wimm-Bill-Dann Foods OJSC 16/15 Yauzsky Blvd. Moscow 109028 Russia	Member of the Board of Directors of Wimm-Bill-Dann Foods OJSC
Sergei A. Plastinin	Wimm-Bill-Dann Foods OJSC	Director and Chairman of

	16/15 Yauzsky Blvd. Moscow 109028 Russia	the Management Board of Wimm-Bill-Dann Foods OJSC
Alexander S. Orlov	Wimm-Bill-Dann Foods OJSC 16/15 Yauzsky Blvd. Moscow 109028 Russia	Member of the Board of Directors of
David Iakobachvili	Wimm-Bill-Dann Foods OJSC 16/15 Yauzsky Blvd. Moscow 109028 Russia	Chairman of the Board of Directors of Wimm-Bill-Dann Foods OJSC
Mikhail I. Vishnyakov	Wimm-Bill-Dann Foods OJSC 16/15 Yauzsky Blvd. Moscow 109028 Russia	Member of the Board of Directors of "Lianozovo Dairy" OJSC
Evgeny L. Yaroslavskiy	Wimm-Bill-Dann Foods OJSC 16/15 Yauzsky Blvd. Moscow 109028 Russia	Deputy General Director of "Trine" Co.Ltd.
Victor E. Evdokimov	Wimm-Bill-Dann Foods OJSC 16/15 Yauzsky Blvd. Moscow 109028 Russia	Investment counselor to Chairman of the Management Board of Wimm-Bill-Dann Foods OJSC
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		Exhibit 2

Set forth below are the name, business address, present principal occupation or employment and the name of any corporation or other organization in which such employment is conducted and citizenship of each natural person that is a director or executive officer of Arteks, a control person of Arteks, or a director or executive officer of such a control person.

Name	Business Address	Employment and	Citizenship
		Employer	
Andreas Karapatakis	Naousis 1, Karapatakis Building, P.C. 6018 Larnaca, Cyprus	Business Consultant, I.M. Arteks Holdings Limited and Deerfield Management Limited	Cypriot
Jean-Pierre Haroutounian	Naousis 1, Karapatakis Building, P.C. 6018 Larnaca, Cyprus	Lawyer, I.M. Arteks Holdings Limited	Cypriot
Yiannakis Papatheodorou	Naousis 1, Karapatakis Building, P.C. 6018 Larnaca, Cyprus	Business Consultant, Deerfield Management Limited	Cypriot

Set forth below are the name, jurisdiction of organization, principal business and principal office of each legal entity that is a director or executive officer of Arteks, a control person of Arteks, or a director or executive officer of such a control person.

Name	Jurisdiction of	Principal Business	Principal Office

Organization

Deerfield Cyprus Investment business Naousis 1, Karapatakis
Management Building, P.C. 6018
Limited Larnaca, Cyprus

13D

Exhibit 3

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Accession Letter

I.M. ARTEKS HOLDINGS LIMITED

CUSIP NO. 97263M10

Naousis, 1 Karapatakis building P.C. 6018, Larnaka, Cyprus

04.02.2004

To the Board of Directors of OJSC "WIMM-BILL-DANN Food Products"

Hereby private limited liability company "I.M. ARTEKS HOLDINGS LIMITED", registered in Republic of Cyprus on October 6, 2003 under the number No. 141751, according to the Companies Law, as a shareholder of OJSC "WIMM-BILL-DANN FOOD PRODUCTS" intends to comply with the terms of the agreement of shareholders of January 16, 2002 regarding the order of election of directors and the unified order of voting, and as well, in connection with the fact, that the Company "I.M. ARTEKS HOLDINGS LIMITED", owns more than 5% of shares of abovementioned OJSC, deems it expedient to file information with the American securities commission on form 13D jointly with other shareholders of the Company.

/s/ N.V. Elizarova

Attorney in fact N.V. Elizarova

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Exhibit 4

Specific Power of Attorney

The Republic of Cyprus, the city of Larnaca on the 17th November, Two Thousand and Three

KNOW ALL MEN BY THESE PRESENTS that

I.M. Arteks Holdings Limited

a company incorporated and registered under and pursuant to the Laws of the Republic of Cyprus under Reg. No. 141751 with Registered Office at Naousis 1, Karapatakis Building, P.O. 6018, Larnaca, Cyprus, (hereinafter called "the Grantor") has made, constituted and appointed and by these presents does make, constitute and appoint

Elizarova Natalia Vladimirovna,
born on December 09, 1949 (passport No. 45 05 119606, issued by Passport
Office No. 1 of OVD of Taganskiy district of Moscow on April 16, 2003),
residing at: Moscow, B. Fakelniy pereulok, 2/22,
apt. 75

(hereinafter called "the Attorney") its Attorney, for it and in its name, place and stead to do all or any of the following acts and deeds:

- To represent the Grantor before any other person, persons, corporations, organizations, agencies, governmental authorities, security or stock exchanges, depositaries or any other authority or legal entity or registrar with regards to the purchase and sale of shares/securities and/or participatory interests of any company or corporation (hereinafter the "Shares");
- 2. To negotiate, enter into, sign any contract or sale agreement on behalf of the Grantor and to carry into effect and perform all such agreements entered into by the Grantor with any other person, persons, corporations, organizations or agencies with regards to the purchase and sale of Shares;
- To execute and sign on behalf of the Grantor any transfers, assignments, deeds and instruments whatsoever and perform any and all acts and formalities deemed necessary with relation to the purchase and sale of Shares;
- 4. To execute, sign, deliver, submit and receive any and all documents and notices necessary or advisable for proper performing or causing to be performed of all and any acts which the Attorney is by these presents empowered to do; and,

AND the Grantor hereby undertakes to ratify everything which the Attorney in that behalf hereinbefore contained shall do or purport to do in virtue of this Power of Attorney.

IN WITNESS WHEREOF the Common Seal of the Company was affixed to this deed in the presence of Dr. Andreas Karapatakis, Mr. Jean-Pierre Haroutounian and A.J.K. Management Services Limited, this 17th day of November, 2003.

For and on Behalf of I.M. Arteks Holdings Limited

/s/ Andreas Karapatakis
----Dr. Andreas Karapatakis
Director

[I.M. Arteks Holdings Limited Seal]

/s/ Jean-Pierre Haroutounian
----Mr. Jean-Pierre Haroutounian
Director

/s/ for and on behalf of A.J.K. Management Services Limited

A.J.K. Management Services Limited, Secretary [A.J.K. Management Services Limited Seal]

This Power of Attorney is valid for the period of one year.