United States SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

Quarterly report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the quarterly period ended September 30, 2013

Commission file number: 0-11104

NOBLE ROMAN'S, INC. (Exact name of registrant as specified in its charter)

Indiana (State or other jurisdiction of organization) 35-1281154

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

One Virginia Avenue, Suite 300 Indianapolis, Indiana (Address of principal (Zip executive Code) offices)

(317) 634-3377

(Registrant's telephone number, including area code)

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 by No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yesp Noo

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.

Large Accelerated Filer

0

0

Non-Accelerated Filer

(do not check if smaller reporting company)

Accelerated Filer o Smaller Reporting Company þ

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

As of November 1, 2013, there were 19,570,089 shares of Common Stock, no par value, outstanding.

PART I - FINANCIAL INFORMATION

ITEM 1. Financial Statements

The following unaudited condensed consolidated financial statements are included herein:	
Condensed consolidated balance sheets as of December 31, 2012 and September 30, 2013 (unaudited)	Page 3
Condensed consolidated statements of operations for the three months and nine months ended September 30, 2012 and 2013 (unaudited)	Page 4
Condensed consolidated statements of changes in stockholders' equity for the nine months ended September 30, 2013 (unaudited)	Page 5
Condensed consolidated statements of cash flows for the nine months ended September 30, 2012 and 2013 (unaudited)	Page 6
Notes to condensed consolidated financial statements (unaudited)	Page 7

Noble Roman's, Inc. and Subsidiaries Condensed Consolidated Balance Sheets (Unaudited)

	December 31,	September 30,
Assets	2012	2013
Current assets:	2012	2013
Cash	\$144,354	\$122,241
Accounts and notes receivable - net	1,080,362	1,664,664
Inventories	460,839	472,613
Assets held for resale	259,579	-
Prepaid expenses	379,669	602,280
Deferred tax asset - current portion	1,400,000	1,400,000
Total current assets	3,724,803	4,261,798
	0,721,000	.,_01,/>0
Property and equipment:		
Equipment	1,166,103	1,337,959
Leasehold improvements	12,283	88,718
	1,178,386	1,426,677
Less accumulated depreciation and amortization	905,376	944,008
Net property and equipment	273,010	482,669
Deferred tax asset (net of current portion)	9,238,536	8,387,752
Other assets including long-term portion of receivables - net	3,924,404	4,209,576
Total assets	\$17,160,753	\$17,341,795
Liabilities and Stockholders' Equity		
Current liabilities:		
Current portion of long-term note payable to bank	\$1,250,000	\$1,250,000
Accounts payable and accrued expenses	510,710	296,785
Total current liabilities	1,760,710	1,546,785
Long-term obligations:		
Note payable to bank (net of current portion)	3,020,833	2,083,333
Total long-term liabilities	3,020,833	2,083,333
Stockholders' equity:		
Common stock – no par value (25,000,000 shares authorized, 19,516,589 issued and		
outstanding as of December 31, 2012 and 19,560,089 issued and outstanding as		
of September 30, 2013)	23,366,058	23,471,503
Preferred stock -no par value (5,000,000 shares authorized and 20,625 issued and		
outstanding as of December 31, 2012 and September 30, 2013)	800,250	800,250
Accumulated deficit	(11,787,098)	(10,560,076)
Total stockholders' equity	12,379,210	13,711,677
Total liabilities and stockholders' equity	\$17,160,753	\$17,341,795

See accompanying notes to condensed consolidated financial statements (unaudited).

Noble Roman's, Inc. and Subsidiaries Condensed Consolidated Statements of Operations (Unaudited)

	Three Months Ended September 30,		Nine Months September 30),	
	2012	2013	2012	2013.	
Royalties and fees	\$1,728,207	\$1,818,625	\$5,199,187	\$5,458,434	
Administrative fees and other	5,202	5,393	17,944	14,268	
Restaurant revenue	111,259	108,789	358,788	338,220	
Total revenue	1,844,668	1,932,807	5,575,919	5,810,922	
Operating expenses:					
Salaries and wages	250,216	268,530	747,199	780,560	
Trade show expense	128,357	130,617	372,481	390,157	
Travel expense	46,234	54,030	140,607	153,585	
Other operating expenses	170,488	195,430	520,697	559,750	
Restaurant expenses	100,514	89,336	332,789	304,186	
Depreciation and amortization	28,561	28,346	87,786	85,034	
General and administrative	394,122	414,640	1,182,508	1,235,188	
Total expenses	1,118,492	1,180,929	3,384,067	3,508,460	
Operating income	726,176	751,878	2,191,852	2,302,462	
Interest and other expense	61,211	47,206	355,831	150,610	
Income before income taxes	664,965	704,672	1,836,021	2,151,852	
Income tax expense	263,393	277,556	727,247	850,783	
Net income	401,572	427,116	1,108,774	1,301,069	
Cumulative preferred dividends	24,682	24,682	74,318	74,047	
Net income available to common stockholders	\$376,890	\$402,434	\$1,034,456	\$1,227,022	
Earnings per share – basic:					
Net income	\$.02	\$.02	\$.06	\$.07	
Net income available to common stockholders	\$.02	\$.02	\$.05	\$.06	
Weighted average number of common shares outstanding	19,506,886	19,524,594	19,491,274	19,519,287	
Diluted earnings per share:					
Net income	\$.02	\$.02	\$.06	\$.06	
Net income available to common stockholders	\$.02	\$.02	\$.05	\$.06	
Weighted average number of common shares outstanding	20,070,990	20,264,150	20,055,378	20,258,842	

See accompanying notes to condensed consolidated financial statements (unaudited).

Noble Roman's, Inc. and Subsidiaries Condensed Consolidated Statements of Changes in Stockholders' Equity (Unaudited)

	Preferred Stock	Common Stor Shares	ck Amount	Accumulated Deficit	Total
Balance at December 31, 2012	\$800,250	19,516,589	\$23,366,058	\$(11,787,098)	\$12,379,210
Net income for nine months ended September 30, 2013				1,301,069	1,301,069
Cumulative preferred dividends				(74,047)	(74,047)
Amortization of value of stock options			88,020		88,020
Exercise of employee stock options		43,500	17,425		17,425
Balance at September 30, 2013	\$800,250	19,560,089	\$23,471,503	\$(10,560,076)	\$13,711,677

See accompanying notes to condensed consolidated financial statements (unaudited).

Noble Roman's, Inc. and Subsidiaries Condensed Consolidated Statements of Cash Flows (Unaudited)

	Nine Months September 30	
OPERATING ACTIVITIES	2012	2013
Net income	\$1,108,774	\$1,301,069
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	150,734	126,653
Deferred income taxes	727,248	850,783
Changes in operating assets and liabilities:		
Increase in:		
Accounts and notes receivable	(327,304) (584,302)
Inventories	(85,690) (11,773)
Prepaid expenses	(228,566) (222,612)
Other assets	(381,558) (267,172)
Decrease in:		
Accounts payable and accrued expenses	(86,254) (22,831)
NET CASH PROVIDED BY OPERATING ACTIVITIES	877,384	1,169,815
INVESTING ACTIVITIES		
Purchase of property and equipment	(13,715) (6,712)
NET CASH USED IN INVESTING ACTIVITIES	(13,715) (6,712)
FINANCING ACTIVITIES		
Payment of cumulative preferred dividends	(74,318	
Payment of principal outstanding under prior bank loan	(3,575,000)	
Payment of principal outstanding of officer loan	(1,255,821)) –
Net proceeds from new bank loan	4,812,457	-
Payment of principal outstanding under new bank loan	(416,667	
Payment of alternative minimum tax	(34,515	
Proceeds from the exercise of employee stock options	18,200	17,425
NET CASH USED IN FINANCING ACTIVITIES	(525,664) (994,122)
DISCONTINUED OPERATIONS		
Payment of obligations from discontinued operations	(408,533) (191,094)
	(70.500	(22.112)
Decrease in cash	(70,528)	
Cash at beginning of period	233,296	144,354
Cash at end of period	\$162,768	\$122,241

Supplemental schedule of non-cash investing and financing activities

None.

Cash paid for interest	\$207,123	\$123,209
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See accompanying notes to condensed consolidated financial statements (unaudited).

Notes to Condensed Consolidated Financial Statements (Unaudited)

Note 1 - The accompanying unaudited interim condensed consolidated financial statements, included herein, have been prepared by the Company pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations. These condensed consolidated statements have been prepared in accordance with the Company's accounting policies described in the Annual Report on Form 10-K for the year ended December 31, 2012 and should be read in conjunction with the audited consolidated financial statements and the notes thereto included in that report. Unless the context indicates otherwise, references to the "Company" mean Noble Roman's, Inc. and its subsidiaries.

In the opinion of the management of the Company, the information contained herein reflects all adjustments necessary for a fair presentation of the results of operations and cash flows for the interim periods presented and the financial condition as of the dates indicated, which adjustments are of a normal recurring nature. The results for the nine-month period ended September 30, 2013 are not necessarily indicative of the results to be expected for the full year ending December 31, 2013.

Note 2 – Royalties and fees included initial franchise fees of \$131,000 and \$256,000 for the three-month and nine-month periods ended September 30, 2012, and \$340,000 and \$675,000 for the three-month and nine-month periods ended September 30, 2013, respectively. Royalties and fees included equipment commissions of \$32,000 and \$55,000 for the three-month and nine-month periods ended September 30, 2012, and \$31,000 and \$61,000 for the three-month and nine-month periods ended September 30, 2013, respectively. Royalties and fees, less initial franchise fees and equipment commissions were \$1.6 million and \$4.9 million for the respective three-month and nine-month periods ended September 30, 2012, however those amounts included \$100,000 and \$400,000, respectively, to increase the estimated net realizable value of receivables in the Heyser case related to units no longer in operation. Without those adjustments, royalties and fees, less initial franchise fees and equipment commissions were \$1.5 million and \$4.5 million for the three-month and nine-month periods ended September 30, 2012 and \$1.5 million and \$4.7 million for the respective three-month and nine-month periods ended September 30, 2012 and \$1.5 million and \$4.7 million for the respective three-month and nine-month periods ended September 30, 2013. Most of the cost for the services required to be performed by the Company are incurred prior to the franchise fee income being recorded, which is based on a contractual liability of the franchisee. For the most part, the Company's royalty income is paid by the Company initiating a draft on the franchisee's account by electronic withdrawal. The Company has no material amount of past due royalties.

There were 1,847 franchises/licenses in operation on December 31, 2012 and 1,992 franchises/licenses in operation on September 30, 2013. During the nine-month period ended September 30, 2013 there were 169 new outlets opened and 24 outlets closed. In the ordinary course, grocery stores from time to time add products, remove them and subsequently re-offer them. Therefore, it is unknown how many licensed grocery store units have left the system.

Note 3 - The following table sets forth the calculation of basic and diluted earnings per share for the three-month and nine-month periods ended September 30, 2013:

	Three Month	s Ended Septemb	
	Income	Shares	Per-Share
	(Numerator)	(Denominator)	Amount
Net income	\$427,116	19,524,594	\$.02
Less preferred stock dividends	24,682		
Earnings per share - basic			
Income available to common stockholders	402,434		.02
Effect of dilutive securities			
Options	a 4 60 a	739,556	
Convertible preferred stock	24,682		
Dilutive earnings per share	• • • • • • • • • •	20.264.150	
Income available to common stockholders and assumed conversions	\$427,116	20,264,150	\$.02
	NT: NT 1	E. 1. 1 C	
		Ended Septembe	
	Income	Shares	Per-Share
	Income (Numerator)	Shares (Denominator)	Per-Share Amount
Net income	Income (Numerator) \$1,301,069	Shares	Per-Share
Net income Less preferred stock dividends	Income (Numerator)	Shares (Denominator)	Per-Share Amount
Less preferred stock dividends	Income (Numerator) \$1,301,069	Shares (Denominator)	Per-Share Amount
Less preferred stock dividends Earnings per share - basic	Income (Numerator) \$1,301,069 74,047	Shares (Denominator)	Per-Share Amount \$.07
Less preferred stock dividends	Income (Numerator) \$1,301,069	Shares (Denominator)	Per-Share Amount
Less preferred stock dividends Earnings per share - basic Income available to common stockholders	Income (Numerator) \$1,301,069 74,047	Shares (Denominator)	Per-Share Amount \$.07
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities	Income (Numerator) \$1,301,069 74,047	Shares (Denominator) 19,519,287	Per-Share Amount \$.07
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities Options	Income (Numerator) \$1,301,069 74,047 1,227,022	Shares (Denominator)	Per-Share Amount \$.07
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities	Income (Numerator) \$1,301,069 74,047	Shares (Denominator) 19,519,287	Per-Share Amount \$.07
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities Options Convertible preferred stock	Income (Numerator) \$1,301,069 74,047 1,227,022	Shares (Denominator) 19,519,287	Per-Share Amount \$.07
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities Options	Income (Numerator) \$1,301,069 74,047 1,227,022 74,047	Shares (Denominator) 19,519,287 739,556	Per-Share Amount \$.07
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities Options Convertible preferred stock Dilutive earnings per share	Income (Numerator) \$1,301,069 74,047 1,227,022	Shares (Denominator) 19,519,287	Per-Share Amount \$.07 .06

The following table sets forth the calculation of basic and diluted earnings per share for the three-month and nine-month periods ended September 30, 2012:

	Income	s Ended Septemb Shares	Per-Share
	(Numerator)	(Denominator)	Amount
Net income	\$401,572	19,506,886	\$.02
Less preferred stock dividends	24,682		
Earnings per share - basic			
Income available to common stockholders	376,890		.02
Effect of dilutive securities			
Options		197,438	
Convertible preferred stock	24,682	366,666	
Dilutive earnings per share			
Income available to common stockholders and assumed conversions	\$401,572	20,070,990	\$.02
	Nine Months	Ended Septembe	r 30, 2012
	Nine Months Income	Ended Septembe Shares	r 30, 2012 Per-Share
		-	
Net income	Income	Shares	Per-Share
Net income Less preferred stock dividends	Income (Numerator)	Shares (Denominator)	Per-Share Amount
Less preferred stock dividends	Income (Numerator) \$1,108,774	Shares (Denominator)	Per-Share Amount
	Income (Numerator) \$1,108,774	Shares (Denominator)	Per-Share Amount
Less preferred stock dividends Earnings per share - basic Income available to common stockholders	Income (Numerator) \$1,108,774 74,318	Shares (Denominator)	Per-Share Amount \$.06
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities	Income (Numerator) \$1,108,774 74,318	Shares (Denominator) 19,491,274	Per-Share Amount \$.06
Less preferred stock dividends Earnings per share - basic Income available to common stockholders	Income (Numerator) \$1,108,774 74,318	Shares (Denominator)	Per-Share Amount \$.06
Less preferred stock dividends Earnings per share - basic Income available to common stockholders Effect of dilutive securities Options	Income (Numerator) \$1,108,774 74,318 1,034,456	Shares (Denominator) 19,491,274 197,438	Per-Share Amount \$.06

Note 4: Subsequent Events.

On October 31, 2013, the Company announced it intends to repurchase all outstanding shares of its Series B Preferred Stock (the "Series B Shares") pursuant to a call provision contained in the terms of the Series B Shares. In accordance with the call provision, the Company may repurchase the Series B Shares at a price of \$40 per share, or an aggregate of \$825,000 for the 20,625 Series B Shares currently outstanding. The holders of the Series B Shares have been receiving a 12% dividend. Each Series B Share is convertible into the Company's common stock at a conversion price of \$2.25 per share. The outstanding Series B Shares are convertible into a total of 366,666 shares of common stock. The repurchase of the Series B Shares will therefore eliminate future dilution to the common shareholders by the amount of the shares of common stock that would have been issued upon conversion.

To finance the repurchase of the Series B Shares, the Company amended its existing term loan (the "Credit Agreement Amendment") with BMO Harris Bank, N.A. (the "Bank"). The Credit Agreement Amendment extends the term of the Company's existing \$3.2 million loan to provide for repayment over 40 months in equal monthly payments of principal

plus interest at the then current rate of LIBOR plus 4.00% per annum (currently 4.17%). The principal amount of the loan was increased by \$825,000 for the purpose of repurchasing the Series B Shares. The additional principal amount is payable over 40 months in equal monthly payments of principal plus interest at a variable rate equal to the then current rate of LIBOR plus 6.08% per annum (currently 6.25%). The Credit Agreement Amendment reduces the Company's monthly debt payments. In addition, the Bank agreed to terminate a provision in the loan requiring the Company to make additional principal payments based on excess cash flow.

There are no other subsequent events that require recognition or disclosure beyond what is disclosed in this report.

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

General Information

Noble Roman's, Inc., an Indiana corporation incorporated in 1972 with two wholly-owned subsidiaries, Pizzaco, Inc. and N.R. Realty, Inc., sells and services franchises and licenses for non-traditional foodservice operations under the trade names "Noble Roman's Pizza", "Noble Roman's Take-N-Bake" and "Tuscano's Italian Style Subs". The concepts' hallmarks include high quality pizza and sub sandwiches, along with other related menu items, simple operating systems, fast service times, labor-minimizing operations, attractive food costs and overall affordability. Since 1997 and prior to 2013, the Company has focused its efforts and resources primarily on franchising and licensing for non-traditional locations and has awarded franchise and/or license agreements in all 50 states plus Washington, D.C., Puerto Rico, the Bahamas, Italy, the Dominican Republic and Canada. Although from 2005 to 2007 the Company sold some franchises for its concepts in traditional restaurant locations, the Company is currently focusing all of its sales efforts on (1) franchises for non-traditional locations primarily in convenience stores and entertainment facilities, (2) franchises for stand-alone Noble Roman's Take-N-Bake Pizza retail outlets and (3) license agreements for grocery stores to sell the Noble Roman's Take-N-Bake Pizza. Pizzaco, Inc. owns and operates the two Company locations used for testing and demonstration purposes. The Company has no plans to operate any other locations. References in this report to the "Company" are to Noble Roman's, Inc. and its subsidiaries, unless the context requires otherwise.

Products & Systems

The Company's non-traditional franchises provide high-quality products, simple operating systems, labor minimizing operations and attractive food costs.

Noble Roman's Pizza

The hallmark of Noble Roman's Pizza is "Superior quality that our customers can taste." Every ingredient and process has been designed with a view to produce superior results.

Crust made with only specially milled flour with above average protein and yeast. Fresh packed, uncondensed sauce made with secret spices, parmesan cheese and vine-ripened tomatoes. 100% real cheese blended from mozzarella and muenster, with no soy additives or extenders. 100% real meat toppings, with no additives or extenders – a distinction compared to many pizza concepts. Vegetable and mushroom toppings that are sliced and delivered fresh, never canned.

An extended product line that includes breadsticks and cheesy stix with dip, pasta, baked sandwiches, salads, wings and a line of breakfast products.

A fully-prepared pizza crust that captures the made-from-scratch pizzeria flavor which is delivered to the franchise location shelf-stable so that dough handling is no longer an impediment to a consistent product.

Noble Roman's Take-N-Bake

The Company developed a take-n-bake version of its pizza. The take-n-bake pizza is offered as an add-on component for new and existing convenience stores under the existing franchise agreements, as an offering for grocery stores pursuant to a license agreement and as a stand-alone take-n-bake retail outlet under a franchise agreement. The Company uses the same high quality pizza ingredients for its take-n-bake pizza as in its standard pizza, with slight modifications to portioning for increased home baking performance.

Tuscano's Italian Style Subs

Tuscano's Italian Style Subs is a separate concept that focuses on sub sandwich menu items. Tuscano's was designed to be comfortably familiar from a customer's perspective but with many distinctive features that include an Italian-themed menu. The franchise fee and ongoing royalty for a Tuscano's is identical to that charged for a Noble Roman's Pizza franchise. For the most part, the Company awards Tuscano's franchises for some of the same facilities as Noble Roman's Pizza franchises, although Tuscano's franchises can be available for locations that do not have a Noble Roman's Pizza franchise. Noble Roman's has developed a grab-n-go service system for a selected portion of the Tuscano's menu. The grab-n-go system is designed to add sales opportunities at existing non-traditional Noble Roman's Pizza and/or Tuscano's Subs locations. New, non-traditional franchisees have the opportunity to open with both take-n-bake pizza and grab-n-go subs when they acquire a Noble Roman's franchise or license.

Business Strategy

The Company's business strategy includes the following four elements:

1. Focus on revenue expansion through three primary growth vehicles:

Sales of Non-Traditional Franchises and Licenses. The Company believes it has an opportunity for increasing unit growth and revenue within its non-traditional venues, particularly with convenience stores, travel plazas and entertainment facilities. The Company's franchises in non-traditional locations are foodservice providers within a host business, and usually require a substantially lower investment compared to a stand-alone traditional locational location. Non-traditional franchises and licenses are most often sold into pre-existing facilities as a service and/or revenue enhancer for the underlying business.

As a result of the Company's major focus on non-traditional franchising, franchising stand-alone take-n-bake retail outlets and licensing take-n-bake pizzas for grocery stores, Company overhead and operating costs are significantly less than if it were focusing on franchising traditional locations. In addition, the Company does not operate restaurants except for two restaurants it uses for product testing, demonstration and training purposes. This allows for a more complete focus on selling and servicing franchises and licenses to pursue increased unit growth.

Licensing and Franchising the Company's Take-N-Bake Program. In late 2009, the Company introduced a take-n-bake pizza as an addition to its menu offerings. The take-n-bake pizza is designed as a stand-alone offering for grocery stores and an add-on component for new and existing convenience store franchisees or licensees and stand-alone franchise locations. Since the Company started offering take-n-bake pizza to grocery store chains in late 2009, through October 30, 2013, the Company has signed license agreements for approximately 1,700 grocery store locations to operate the take-n-bake pizza program and has opened the take-n-bake pizza program in approximately 1,225 of those locations. The Company is currently in discussions with several grocery store operators for numerous locations for additional take-n-bake license agreements. The Company has six "Signature Specialty Take-N-Bake Pizza" combinations in its current standard offerings. These pizzas feature unique, fun combinations of ingredients with proven customer appeal in other Company venues, and include Hawaiian pizza, Four Cheese pizza, BBQ Pork pizza, BBQ Chicken pizza, Hoppin' Jalapeno pizza and Parmesan Tomato pizza. The Company's strategy with these specialty pizzas is to secure more shelf space in existing locations, to add appeal of the program in order to attract new locations, and to generally increase sales of the Company's products.

In January 2013, in an attempt to increase sales in existing grocery stores, the Company added two optional variations to the standard grocery store take-n-bake program. The licensee may purchase a Noble Roman's branded display warmer and a small commercial pizza oven for approximately \$500 and offer a Noble Roman's SuperSlice hot pizza program. The other variation is for grocery store deli departments to install a menu board and offer the Company's Make-It-Your-Way pizza program. With this variation, the customer can choose to purchase one of the standard take-n-bake pizzas in the display cooler or can have the deli staff make a pizza with the toppings of the customer's choice.

Franchising the Company's Take-N-Bake Program for Stand-Alone Locations. In 2012, the Company developed a stand-alone take-n-bake pizza prototype and has entered into agreements for 37 locations as of October 30, 2013. The first stand-alone take-n-bake pizza location opened in October 2012 and, as of November 7, 2013, a total of 16 of these locations have been opened. The remaining 21 locations are planned to open in the next few months. The Company's stand-alone take-n-bake program features the chain's popular traditional Hand-Tossed Style pizza, Deep-Dish Sicilian pizza and SuperThin pizza, with a choice of three different types of sauce, and Noble Roman's famous breadsticks with spicy cheese sauce, all in a convenient cook-at-home format. Additional menu items include such items as fresh salads, cookie dough, cinnamon rounds, bake-able pasta and more. The Company is currently in discussions with several other prospects for its stand-alone program and is advertising for additional franchisees through various web-based franchise referral systems.

2. Leverage the results of extensive research and development advances.

The Company has invested significant time and effort to create what it considers to be competitive advantages in its products and systems for non-traditional and take-n-bake locations. The Company will continue to make these investments the focal point in its marketing process. The Company believes that the quality of its products, their cost-effectiveness, relatively simple production and service systems, and its diverse, modularized menu offerings all contribute to the Company's growth potential. Every ingredient and process was designed with a view to producing superior results. The menu items were developed to be delivered in a ready-to-use form requiring only on-site assembly and baking except for take-n-bake pizza, which is sold to bake at home, and certain other menu items which require no assembly. The Company believes this process results in products that are great tasting, quality consistent,

easy to assemble, relatively low in food cost, and require very low amounts of labor, thus allowing for a significant competitive advantage due to the speed at which the products can be prepared, baked and served to customers.

For example, in convenience stores and travel plazas, at competitive retail prices, gross margins on Noble Roman's products, after cost of product and royalty, can range from approximately 65% to 70%. The Company believes it maintains a competitive advantage in product cost by using carefully selected, independent third-party manufacturers and independent third-party distributors. This allows the Company to contract for production of proprietary products and services with highly efficient suppliers that have the potential of keeping costs low compared to many competing systems whereby the franchisor owns and operates production and distribution systems much less efficiently.

3. Expand the Company's overall capacity to generate new franchises and licenses.

The Company's Chairman and CEO is currently in the lead position at all of the Company's trade shows across the country, which is the primary means for demonstrating its product and system advantages to thousands of prospective non-traditional and grocery operators. This focus has underscored the Company's current, overriding orientation towards new revenue generation.

4. Aggressively communicate the Company's competitive advantages to its target market of potential franchisees and licensees.

The Company utilizes four basic methods of reaching potential franchisees and licensees and to communicate its product and system advantages. These methods include: 1) calling from both acquired and in-house prospect lists; 2) frequent direct mail campaigns to targeted prospects; 3) web-based lead capturing; and 4) live demonstrations at trade and food shows. In particular, the Company has found that conducting live demonstrations of its systems and products at selected trade and food shows across the country allows it to demonstrate advantages that can otherwise be difficult for a potential prospect to visualize. The Company carefully selects the national and regional trade and food shows where it either has an existing relationship or considerable previous experience to expect that they offer opportunities for successful lead generation.

Business Operations

Distribution

Primarily all of the Company's products are manufactured pursuant to the Company's recipes and formulas by third-party manufacturers under contracts between the Company and its various manufacturers. These contracts require the manufacturers to produce products that meet the Company's specifications and to sell them to Company-approved distributors at prices negotiated between the Company and the manufacturer.

At present, the Company has distribution agreements with 10 primary distributors strategically located throughout the United States. The Company's distribution agreements require the primary distributors to maintain adequate inventories of all products necessary to meet the needs of the Company's franchisees and licensees for weekly deliveries to the franchisee/licensee locations plus the grocery store distributors in their respective territories. Each of the primary distributors purchases the products from the manufacturer, under payment terms agreed upon by the manufacturer and the distributor, and distributes the products to the franchisee/licensee at prices fixed by the distributor agreement, which is landed cost plus a contracted mark-up for distributor. In addition, the Company has agreements with several grocery store distributors located in various parts of the country which agree to buy their products from one of the primary distributors and to distribute take-n-bake products to their grocery store customers who first must sign a license agreement with the Company.

Franchising

The Company sells franchises into various non-traditional and traditional venues.

The initial franchise fees are as follows:

	Non-Traditional,		
	except		Traditional
Franchise	Hospitals	Hospitals	Stand-Alone
Noble Roman's Pizza	\$ 6,000	\$10,000	\$ 15,000
Tuscano's Subs	\$ 6,000	\$10,000	\$ 15,000
Noble Roman's & Tuscano's	\$ 10,000	\$18,000	\$ 18,000

The initial franchise fee for a Noble Roman's stand-alone take-n-bake location is \$15,000.

The franchise fees are paid upon signing the franchise agreement and, when paid, are deemed fully earned and non-refundable in consideration of the administration and other expenses incurred by the Company in granting the franchises and for the lost and/or deferred opportunities to grant such franchises to any other party.

Licensing

Noble Roman's Take-n-Bake Pizza licenses for grocery stores are governed by a supply agreement. The supply agreement generally requires the licensee to: (1) purchase proprietary ingredients from a Noble Roman's-approved distributor; (2) assemble the products using only Noble Roman's approved ingredients and recipes; and (3) display products in a manner approved by Noble Roman's using Noble Roman's point-of-sale marketing materials. Under the Company's distribution agreements, the distributors place an additional mark-up, as determined by the Company, above their normal selling price on the key ingredients as a fee to the Company in lieu of a royalty. The distributors agree to segregate this additional mark-up upon invoicing the licensee, to hold the amount in trust for the Company and to remit such fees to the Company within 10 days after the end of each month.

Financial Summary

The preparation of the consolidated financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results may differ from those estimates. The Company periodically evaluates the carrying values of its assets, including property, equipment and related costs, accounts receivable and deferred tax assets, to assess whether any impairment indications are present due to (among other factors) recurring operating losses, significant adverse legal developments, competition, changes in demand for the Company's products or changes in the business climate which affect the recovery of recorded value. If any impairment of an individual asset is evident, a charge will be provided to reduce the carrying value to its estimated fair value.

The following table sets forth the percentage relationship to total revenue of the listed items included in Noble Roman's consolidated statements of operations for the three-month and nine-month periods ended September 30, 2012 and 2013, respectively.

	Three Months EndedNine Months EndedSeptember 30,September 30,20122012							
	2012		2013		2012		2013	
Royalties and fees	93.7	%	94.1	%	93.3	%	93.9	%
Administrative fees and other	0.3		.3		0.3		.2	
Restaurant revenue	6.0		5.6		6.4		5.9	
Total revenue	100.0	%	100.0	%	100.0	%	100.0	%
Operating expenses:								
Salaries and wages	13.6		13.9		13.4		13.4	
Trade show expense	7.0		6.7		6.7		6.7	
Travel expense	2.5		2.8		2.5		2.6	
Other operating expense	9.2		10.0		9.3		9.6	
Restaurant expenses	5.4		4.6		6.0		5.2	
Depreciation and amortization	1.5		1.5		1.6		1.6	
General and administrative	21.4		21.5		21.2		21.3	
Total expenses	60.6		61.0		60.7		60.4	
Operating income	39.4		39.0		39.3		39.6	
Interest and other expense	3.3		2.5		6.4		2.6	
Income before income taxes	36.1		36.5		32.9		37.0	
Income tax expense	14.3		14.4		13.0		14.6	
Net income	21.8	%	22.1	%	19.9	%	22.4	%

Results of Operations

Total revenue increased from \$1.8 million to \$1.9 million and from \$5.6 million to \$5.8 million for the respective three-month and nine-month periods ended September 30, 2013 compared to the corresponding periods in 2012. However, revenues included an adjustment of \$100,000 and \$400,000 in the respective three-month and nine-month periods ended September 30, 2012 to increase the estimated net realizable value of receivables in the Heyser case for locations no longer operating. Without the adjustment, revenue would have increased from \$1.7 million and \$5.2 million to \$1.9 million and \$5.8 million for the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012, representing increases of 10.8% and 12.3% for the respective three-month and nine-month periods. Franchise fees and equipment commissions ("upfront fees") increased from \$163,000 and \$311,000 to \$371,000 and \$736,000 during the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. The reason for the increase was primarily from the sale of additional stand-alone take-n-bake franchises. Royalties and fees, less upfront fees, decreased from \$1.56 million and \$4.89 million to \$1.45 million and \$4.72 million for the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012, with the adjustment to receivables in the Heyser case referenced above. However, without the adjustment related to the Heyser case, royalties and fees, less upfront fees, were \$1.45 million and \$4.72 million, compared to \$1.46 million and \$4.49 million for the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. The breakdown of royalties and fees less upfront fees, for the respective three-month and nine-month periods ended September 30, 2013 and the corresponding periods in 2012 were: royalties and fees from non-traditional franchises other than grocery stores were \$1.0 million and \$3.3 million and \$1.0 million and \$3.2 million; royalties and fees from the grocery store take-n-bake were \$276,000 and \$1.1 million and \$350,000 and \$1.0 million; royalties and fees from stand-alone take-n-bake franchises were \$87,000 and \$164,000 and none; royalties

and fees from traditional locations were \$81,000 and \$239,000 and \$79,000 and \$240,000, respectively, without the adjustment related to the Heyser case receivables.

Restaurant revenue was \$109,000 and \$338,000 for the three-month and nine-month periods ended September 30, 2013 compared to \$111,000 and \$359,000 for the three-month and nine-month periods ended September 30, 2012. The decreases were the result of same store sales decreases. The Company only operates two locations used primarily for testing and demonstration purposes.

As a percentage of total revenue, salaries and wages increased to 13.9% from 13.6% for the three-month period ended September 30, 2013, compared the corresponding period in 2012 and remained constant at 13.4% for the nine-month periods ended September 30, 2013 and 2012. Salaries and wages increased to \$269,000 and \$781,000 from \$250,000 and \$747,000 for the three-month and nine-month periods ended September 30, 2013 compared to the corresponding periods in 2012.

Trade show expenses remained approximately the same as a percentage of total revenue for both the three-month and nine-month periods ended September 30, 2013, respectively, compared to the corresponding periods in 2012. Trade show expenses were \$128,000 and \$372,000 and \$131,000 and \$390,000, respectively, for the three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012.

As a percentage of total revenue, travel expenses increased to 2.8% from 2.5% and to 2.6% from 2.5% for the three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. Travel expense increased to \$54,000 from \$46,000 and \$154,000 from \$141,000, respectively, for the three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012.

As a percentage of total revenue, other operating expenses were 10.2% and 9.6% and 9.2% and 9.3%, respectively, for the three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. Operating expenses increased slightly for both periods in 2013 compared to the corresponding periods in 2012, primarily due to commission expense increases from the sale of franchises.

As a percentage of total revenue, restaurant expenses decreased to 4.6% from 5.4% and 5.2% from 6.0% for the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. These percentage decreases were partially the result of a decrease in restaurant revenue as a percentage of total revenue and partially the result of more tightly controlling restaurant expenses. The Company only operates two restaurants which it uses for demonstration, training and testing purposes.

As a percentage of total revenue, general and administrative expenses increased to 21.5% from 21.4% and 21.3% from 21.2% for the three-month and nine-month periods ended September 30, 2013, respectively, compared to the corresponding periods in 2012. The slight increase in general and administrative expenses was primarily the result of engaging an investor relations advisor in 2013 whereas the Company did not have one in 2012, plus an increase in group insurance cost.

As a percentage of total revenue, total expenses increased to 61.0% from 60.6% for the three-month period ended September 30, 2013, compared to the corresponding period in 2012, and total expenses decreased to 60.4% from 60.7% for the nine-month period ended September 30, 2013, compared to the corresponding period in 2012. These decreases were the result of revenue increases partially offset by a small increase in actual expenses.

As a percentage of total revenue, operating income decreased to 39.0% from 39.4% for the three- month period ended September 30, 2013, compared to the corresponding period in 2012, and increased to 39.6% from 39.3% for the nine-month period ended September 30, 2013, compared to the corresponding period in 2012. Without the adjustment for valuation of receivables in the Heyser case, as discussed previously, operating income as a percentage of total revenue would have increased to 39.0% and 39.6% from 35.9% and 34.6%, respectively. This was a result of the Company's strategy to increase revenue while maintaining relatively stable operating expenses.

Interest expense as a percentage of total revenue decreased to 2.5% and 2.6% from 3.3% and 6.4% for the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. Actual interest expense decreased from \$61,000 and \$356,000 to \$47,000 and \$151,000 for the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. The primary reason for the decreases in interest expense was the refinancing of the Company's borrowings with a new bank loan in May 2012.

Net income increased to \$427,000 and \$1.3 million from \$402,000 and \$1.1 million for the respective three-month and nine-month periods ended September 30, 2013, compared to the corresponding periods in 2012. The increases in net income were a result of the Company's strategy to increase revenue while maintaining total expenses relatively stable and the decreased interest cost as a result of refinancing the Company's debt in May 2012.

Liquidity and Capital Resources

The Company's current strategy is to grow its business by concentrating on franchising/licensing new non-traditional locations, licensing grocery stores to sell take-n-bake pizza and other retail products, and franchising stand-alone take-n-bake locations. This strategy is intended to not require any significant increase in expenses. The Company continues to focus on the development of the take-n-bake program, which it has been distributing through grocery stores for nearly four years, and the Company also created a stand-alone take-n-bake program for an added revenue growth opportunity. The Company has signed agreements for 37 such locations, the first of which opened in October 2012 and, as of November 7, 2013, a total of 16 such locations have been opened. The remaining 21 locations are expected to open in the next few months. The Company expects that the revenue from stand-alone take-n-bake franchises will continue to increase as locations that have already been signed continue to open. In addition, the Company currently has a considerable backlog of additional prospects for the stand-alone take-n-bake franchise. The strategy is to continue franchising the stand-alone take-n-bake retail outlets, which the Company believes can be done within its existing overhead structure. Additionally, the Company does not operate any restaurants except for two locations for testing and demonstration purposes. This strategy requires limited overhead and operating expense and does not require significant capital investment.

The Company's current ratio was 2.8-to-1 as of September 30, 2013 compared to 2.1-to-1 as of December 31, 2012. This improvement was the result of net income.

The Company expects to purchase all of the outstanding shares of Series B Preferred Stock (the "Series B Shares"), financed by the restructuring of the Company's existing bank term loan. The bank extended the existing term loan with a principal balance of \$3.2 million to be repaid over 40 months in equal monthly payments of principal in the amount of \$80,700 plus interest at the existing London Interbank Offered Rate ("LIBOR") plus 4.00% per annum (currently 4.17%). In addition, the bank loaned the Company an additional \$825,000 for the purpose of purchasing the Series B Shares to be repaid over 40 months in equal monthly payments of principal in the amount of \$20,600 plus interest at a variable rate of LIBOR plus 6.08% per annum ("currently 6.25%"). The combined principal payments on the two notes will be \$101,300 per month compared to \$104,200 on the previous term loan. In addition, the bank agreed to cancel the provision in the previous term loan providing for additional principal payments based on excess cash flow, as was defined in the agreement.

As a result of the financial arrangements described above and the Company's cash flow projections, the Company believes it will have sufficient cash flow to meet its obligations and to carry out its current business plan for the foreseeable future. The Company's cash flow projections are based on the Company's strategy of focusing on growth in non-traditional venues, growth in the number of grocery store locations licensed to sell the take-n-bake pizza and the anticipated growth from franchising the new stand-alone take-n-bake locations.

Since the Company determined not to sell the two locations used primarily for testing and demonstration purposes at this time, the assets on the December 31, 2012 Balance Sheet classified as assets held for re-sale were moved into property and equipment.

The Company does not anticipate that any of the recently issued Statement of Financial Accounting Standards will have a material impact on its Statement of Operations or its Balance Sheet.

Forward Looking Statements

The statements contained above in Management's Discussion and Analysis concerning the Company's future revenues, profitability, financial resources, market demand and product development are forward-looking statements (as such term is defined in the Private Securities Litigation Reform Act of 1995) relating to the Company that are based on the beliefs of the management of the Company, as well as assumptions and estimates made by and information currently available to the Company's management. The Company's actual results in the future may differ materially from those projected in the forward-looking statements due to risks and uncertainties that exist in the Company's operations and business environment, including, but not limited to competitive factors and pricing pressures, non-renewal of franchise agreements, shifts in market demand, the success of new franchise programs with limited operating history including the stand-alone take-n-bake locations, general economic conditions, changes in demand for the Company's Annual Report on Form 10-K. Should one or more of these risks or uncertainties materialize, or should underlying assumptions or estimates prove incorrect, actual results may vary materially from those described herein as anticipated, believed, estimated, expected or intended.

ITEM 3. Quantitative and Qualitative Disclosures about Market Risk

The Company's exposure to interest rate risk relates primarily to its variable-rate debt. As of September 30, 2013, the Company had outstanding variable interest-bearing debt in the aggregate principal amount of \$3.3 million. The Company's current borrowings are at a variable rate tied to LIBOR plus 4.00% per annum adjusted on a monthly basis. Based on its current debt structure, for each 1% increase in LIBOR the Company would incur increased interest expense of approximately \$38,800 over the succeeding 12-month period.

ITEM 4. Controls and Procedures

Based on his evaluation as of the end of the period covered by this report, Paul W. Mobley, the Company's Chief Executive Officer and Chief Financial Officer, has concluded that the Company's disclosure controls and procedures and internal controls over financial reporting (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) are effective. There have been no changes in internal controls over financial report that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II - OTHER INFORMATION

ITEM 1. Legal Proceedings.

The Company is not involved in material litigation against it.

ITEM 6. Exhibits.

(a) Exhibits: See Exhibit Index appearing on page 21.

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.

NOBLE ROMAN'S, INC.

Date: By:/s/ Paul W. Mobley November 7, 2013

Paul W. Mobley, Chairman, Chief Executive Officer, Chief Financial Officer and Principal Accounting Officer (Authorized Officer and Principal Financial Officer)

Index to Exhibits

Exhibit Number	Description
3.1	Amended Articles of Incorporation of the Registrant, filed as an exhibit to the Registrant's Amendment No. 1 to the Post Effective Amendment No. 2 to Registration Statement on Form S-1 filed July 1, 1985 (SEC File No.2-84150), is incorporated herein by reference.
3.2	Amended and Restated By-Laws of the Registrant, as currently in effect, filed as an exhibit to the Registrant's Form 8-K filed December 23, 2009, is incorporated herein by reference.
3.3	Articles of Amendment of the Articles of Incorporation of the Registrant effective February 18, 1992 filed as an exhibit to the Registrant's Registration Statement on Form SB-2 (SEC File No. 33-66850), ordered effective on October 26, 1993, is incorporated herein by reference.
3.4	Articles of Amendment of the Articles of Incorporation of the Registrant effective May 11, 2000, filed as Annex A and Annex B to the Registrant's Proxy Statement on Schedule 14A filed March 28, 2000, is incorporated herein by reference.
3.5	Articles of Amendment of the Articles of Incorporation of the Registrant effective April 16, 2001 filed as Exhibit 3.4 to Registrant's annual report on Form 10-K for the year ended December 31, 2005, is incorporated herein by reference.
3.6	Articles of Amendment of the Articles of Incorporation of the Registrant effective August 23, 2005, filed as Exhibit 3.1 to the Registrant's current report on Form 8-K filed August 29, 2005, is incorporated herein by reference.
4.1	Specimen Common Stock Certificates filed as an exhibit to the Registrant's Registration Statement on Form S-18 filed October 22, 1982 and ordered effective on December 14, 1982 (SEC File No. 2-79963C), is incorporated herein by reference.
10.1	First Amendment to Credit Agreement with BMO Harris, Bank, N.A. dated October 31, 2013 filed herewith.
10.2	Promissory Note (Term Loan) to BMO Harris Bank, N.A. dated October 31, 2013 filed herewith.
10.3	Promissory Note (Term Loan II) to BMO Harris Bank, N.A. dated October 31, 2013 filed herewith.
21.1	Subsidiaries of the Registrant filed in the Registrant's Registration Statement

21.1 Subsidiaries of the Registrant filed in the Registrant's Registration Statement on Form SB-2 (SEC File No. 33-66850) ordered effective on October 26,

1993, is incorporated herein by reference.

- 31.1 C.E.O. and C.F.O. Certification under Rule 13a-14(a)/15d-14(a).
- <u>32.1</u> C.E.O. and C.F.O. Certification under Section 1350.
- 101 Interactive Financial Data.