UROPLASTY INC Form 10QSB November 13, 2003

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

FORM 10-QSB

Quarterly Report Under section 13 or 15(d) of the Securities Exchange Act of 1934

For the Quarterly Period Ended September 30, 2003

Commission File No. 000-20989

UROPLASTY, INC.

(Name of Small Business Issuer in its Charter)

Minnesota, U.S.A. (State or other jurisdiction of incorporation or organization)

41-1719250 (I.R.S. Employer Identification No.)

2718 Summer Street NE Minneapolis, Minnesota 55413-2820 (Address of principal executive offices)

(612) 378-1180

(Issuer s telephone number, including area code)

Securities registered under Section 12(g) of the Exchange Act: Common Stock, \$.01 par value (Title of class)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the Company was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

YES [X] NO []

The aggregate market value of the voting stock held by non-affiliates computed by reference to the price at which the stock was sold or the average bid and asked prices of such stock as of November 1, 2003 was \$11,696,725.

The number of shares outstanding of the issuer s only class of common stock on November 1, 2003 was 4,529,672.

Transitional Small Business Disclosure Format:

YES[]	NO [X]				
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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

UROPLASTY, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (unaudited)

Sept	March 31, 2003		
\$	2,996,150	3,375,981	
	746,527	969,556	
	518,543	455,114	
	348,238	188,192	
	4,609,458	4,988,843	
	874,017	833,234	
	51,854	48,214	
\$	5,535,329	5,870,291	
	\$	746,527 518,543 348,238 4,609,458 874,017 51,854	

See accompanying notes to consolidated financial statements.

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UROPLASTY, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (unaudited)

	September 30, 2003	March 31, 2003
Liabilities and Shareholders Equity		
Current liabilities:		100 (50
Accounts payable	\$ 329,527	199,673
Income tax payable	154,198	240.025
Accrued liabilities	237,008	349,937
Current maturities long-term debt	40,092	37,502
Total current liabilities	760,825	587,112
Long-term debt less current maturities	474,713	462,787
Total liabilities	1,235,538	1,049,899
Shareholders equity:		
Common stock \$.01 par value; 20,000,000 shares authorized, 4,529,672 and 4,488,971 shares issued and outstanding at September 30, 2003 and March 31, 2003,		
respectively	45,297	44,890
Additional paid-in capital	8,823,909	8,457,901
Accumulated deficit	(4,006,995)	(3,163,156)
Vendor deposit	(140,000)	(112,000)
Deferred compensation	(164,406)	
Accumulated other comprehensive loss	(258,014)	(407,243)
Total shareholders equity	4,299,791	4,820,392
Total liabilities and shareholders equity	\$ 5,535,329	5,870,291

See accompanying notes to consolidated financial statements.

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UROPLASTY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	Three Months Ended September 30,			led	Six Months Ended September 30,			
		2003	2002		2003	2002		
Net sales	\$	1,175,073	\$	1,288,875	2,534,662	2,597,974		
Cost of goods sold		274,186		355,289	679,773	775,003		
Gross profit		900,887		933,586	1,854,889	1,822,971		
Operating expenses		_						
General and administrative		456,769		299,661	922,045	572,128		
Research and development		420,190		481,790	858,763	1,001,208		
Selling and marketing		342,394		259,664	764,804	513,827		
		1,219,353		1,041,115	2,545,612	2,087,163		
Operating loss		(318,466)		(107,529)	(690,723)	(264,192)		
Other income (expense)								
Interest income		6,608		9,728	17,117	22,593		
Interest expense		(5,404)		(6,059)	(11,248)	(12,339)		
Foreign currency exchange gain (loss)		(4,210)		(12,687)	(6,571)	407,333		
Settlement						180,000		
Other						(157)		
		(3,006)		(9,018)	(702)	597,430		
Income (loss) before income taxes		(321,472)		(116,547)	(691,425)	333,238		
Income tax expense		72,248		(152,414	,		
Net income (loss)	\$	(393,720)	\$	(116,547)	(843,839)	333,238		
Basic income (loss) per common share	\$	(0.09)	\$	(0.03)	(0.19)	0.11		
Diluted income (loss) per common share	\$	(0.09)	\$	(0.03)	(0.19)	0.11		
Weighted average common shares outstanding:	Ψ	(0.09)	Ψ	(0.03)	(0.19)	0.11		
Basic		4,487,222		3,893,506	4,485,606	3,109,992		
		., ,		2,372,200				

See accompanying notes to consolidated financial statements.

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UROPLASTY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS Six Months Ended September 30, 2003 and 2002 (Unaudited)

Six Months Ended September 30,

		•	ŕ
		2003	2002
Cash flows from operating activities:			
Net income (loss)	\$	(843,839)	333,238
Adjustments to reconcile net income (loss) to net cash provided by (used in) operations:			
Depreciation and amortization		76,462	107,581
Stock-based consulting expense		164,407	1,508
Changes in operating assets and liabilities:		,	,
Accounts receivable		223,029	(53,286)
Inventories		(63,429)	67,847
Other current assets		(160,046)	(24,394)
Accounts payable		129,854	34,090
Accrued liabilities		41,269	(82,143)
Net cash provided by (used in) operating activities		(432,293)	384,441
Cash flows from investing activities:			
Payments for property, plant and equipment		(56,231)	(38,504)
Payments for intangible assets		(15,080)	(675)
Net cash used in investing activities		(71,311)	(39,179)
Cash flows from financing activities:			
Repayment of long-term debt		(19,470)	(26,517)
Net proceeds from issuance of stock		9,602	2,265,316
Net cash used in financing activities		(9,868)	(2,238,799)
Effect of exchange rates on cash and cash equivalents		133,641	(122,075)
Net increase (decrease) in cash and cash equivalents		(379,831)	2,461,986
Cash and cash equivalents at beginning of period		3,375,981	1,046,121
Cash and cash equivalents at end of period	\$	2,966,150	3,508,107
supplemental disclosure of cash flow information:			
Cash paid during the period for interest	\$	12,095	13,240
Cash paid during the period for income taxes	T	,	,
Restricted shares issued for mold purchase	\$		20,600

See accompanying notes to consolidated financial statements.

UROPLASTY, INC. AND SUBSIDIARIES

Notes to the Interim Consolidated Financial Statements (Unaudited)

1. Basis of Presentation

The consolidated financial statements included in this Form 10-QSB have been prepared by Uroplasty, Inc. (Uroplasty or the Company), without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted, pursuant to such rules and regulations. The consolidated results of operations for any interim period are not necessarily indicative of results for a full year. These consolidated statements should be read in conjunction with the consolidated financial statements and related notes included in the Company s Annual Report on Form 10-KSB for the year ended March 31, 2003.

The consolidated financial statements presented herein as of September 30, 2003 and for the three and six-months periods ended September 30, 2003 and 2002 reflect, in the opinion of management, all material adjustments consisting only of normal recurring adjustments necessary for a fair presentation of the consolidated financial position, consolidated results of operations and consolidated cash flows for the interim periods.

The Company has identified certain of its accounting policies that it considers particularly important for the portrayal of the Company s results of operations and financial position and which may require the application of a higher level of judgment by the Company s management, and as a result are subject to an inherent level of uncertainty. These are characterized as critical accounting policies and address revenue recognition, inventories, foreign currency translation and transactions, and impairment of long-lived assets, each more fully described in the Company s Annual Report on Form 10-KSB for the year ended March 31, 2003. Based upon the Company s review, management has determined that these policies remain its most critical accounting policies for the three and six-months periods ended September 30, 2003, and has made no changes to these policies during fiscal 2004.

2. Nature of Business

The Company is currently selling its products outside of the United States and is undertaking FDA investigational clinical trials in the United States and Canada. Based on the Company s current plans, it is anticipated the Company will launch its products in the U.S. after obtaining FDA approval. Completing clinical trials and obtaining FDA approval is a costly and time-consuming process. As a result of the \$2.4 million gross proceeds of a Rights Offering completed July 2002, management believes current resources and the funds generated from sale of the Company s products outside the U.S. will be adequate to meet the Company s cash flow needs, including R&D activities, associated with existing products and markets through fiscal 2004. Ultimately, the Company will need to achieve profitability and positive cash flows from operations or obtain additional debt or equity financing to fund its operations.

3. Inventories

Inventories are stated at the lower of cost (first-in, first-out method) or market (net realizable value) and consist of the following:

	Sep	tember 30, 2003	March 31, 2003
Raw materials	\$	96,614	78,910
Work-in-process		137,583	163,989
Finished goods		284,346	212,215
	\$	518,543	455,114

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4. Comprehensive Income (Loss)

Comprehensive income (loss) consists of net income (loss), and the translation adjustment as follows:

		Three Mor Septem		led	Six Months Ended September 30,			
	2003		2002		2003	2002		
Net income (loss)	\$	(393,720)	\$	(116,547)	(843,839)	333,238		
Items of other comprehensive income (loss): Translation adjustment		32,567		7,903	149,229	(83,386)		
Comprehensive income (loss)	\$	(361,153)	\$	(108,644)	(694,610)	249,852		

5. Reconciliation of Net income (loss) and Share Amounts Used in EPS Calculation

Basic income (loss) per common share is calculated by dividing net income (loss) by the weighted-average common shares outstanding during the period. Diluted income (loss) per common share for the three and six-months ended September 30, 2003 and 2002 was calculated using the treasury-stock method to compute the weighted average common stock outstanding assuming the conversion of dilutive potential common shares.

		asic Income (Loss) Per Share	Effect of Dilutive Securities	Diluted Income (Loss) Per Share
For the three months ended:				
September 30, 2003				
Net loss	\$	(393,720)		(393,720)
Shares		4,487,222		4,487,222
Per share amount	\$	(0.09)		(0.09)
For the three months ended:				
September 30, 2002				
Net loss	\$	(116,547)		(116,547)
Shares	· ·	3,893,506		3,893,506
Per share amount	\$	(0.03)		(0.03)
Tot share unrount	Ψ	(0.05)		(0.02)
For the six months ended:				
September 30, 2003				
Net loss	\$	(843,839)		(843,839)
Shares		4,485,606		4,485,606
Per share amount	\$	(0.19)		(0.19)
For the six months ended:				
September 30, 2002				
Net income	\$	333,238		333,238
Shares	*	3,109,992	13,525	3,123,517
• •		- , ,	,	-,,,

Per share amount \$ 0.11

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The following options and warrants outstanding at September 30, 2003 and 2002 to purchase shares of common stock were excluded from diluted loss per share, because of the anti-dilutive effect:

	Number of Options/Warrants	 Range of prices
For the three months ended:		
September 30, 2003	1,737,629	\$ 0.90 to \$10.50
September 30, 2002	1,707,789	\$ 1.10 to \$10.50
For the six months ended:		
September 30, 2003	1,737,629	\$ 0.90 to \$10.50
September 30, 2002	1,263,289	\$ 2.00 to \$10.50

6. Shareholders Equity

The Company applies the intrinsic-value method to account for employee stock-based compensation. As such, compensation expense, if any, is recorded on the date of grant if the current market price of the underlying stock exceeds the exercise price.

The Company accounts for stock-based instruments granted to non-employees under the fair value method of SFAS No. 123 and Emerging Issues Task Force (EITF) 96-18, *Accounting for Equity Instruments That Are Issued to Other Than Employees for Acquiring, or in Conjunction with Selling, Goods or Services*. Under SFAS No. 123, options are recorded at their fair value on the measurement date, which is typically the vesting date.

Consulting Agreements

On April 1, 2003, the Company executed a consulting agreement with C.C.R.I. Corporation (CCRI) to provide investor relations and development services. The Company pays the Consultant a monthly fee of \$4,000 plus expenses. CCRI received 35,000 shares of fully vested restricted common stock, and vested warrants to purchase 50,000 shares of common stock at an exercise price of \$3.00 per share, and will receive vested warrants to purchase 50,000 shares of common stock at an exercise price of \$5.00 per share on November 2, 2003 unless the agreement is sooner terminated. The November 2, 2003 warrants issuable to CCRI will be recorded in the Company s financial statements upon issuance. The Company recorded the fair value of the common stock and the warrants aggregating \$212,974, as of April 1, 2003, as deferred compensation in shareholders—equity. The balance is amortized over the 1 year service period. Stock-based compensation expense for CCRI agreement for the three and six-months ended September 30, 2003 aggregated \$53,244 and \$106,486, respectively.

On April 1, 2003, the Company executed a consulting agreement with Executive Advisory Group (EAG) to perform services for and on behalf of the Company. Mr. Sam B. Humphries, a Director of the Company, is President of EAG. The Company pays EAG a monthly fee of \$6,000 plus expenses. EAG also received stock options to purchase 50,000 shares of common stock, exercisable at \$2.80 per share. The Company recorded the fair value of the stock options aggregating \$115,839, as of April 1, 2003, as a deferred compensation in shareholders equity. The balance is amortized over the 1 year service period. Stock-based compensation expense for the EAG agreement for the three and six-months ended September 30, 2003 aggregated \$28,959 and \$57,921, respectively.

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The options and warrants issued to EAG and CCRI to acquire an aggregate of 100,000 shares of common stock were fully vested upon issuance. The fair value of these instruments was determined using the Black-Scholes options pricing model with the following variables:

Expected dividend yield	0.00%
Risk-free interest rate	2.93%
Expected volatility	118%
Expected life, in years	5.00

Stock Option Grant

On April 15, 2003, the Company granted 30,000 options to its Director Sam B. Humphries, for his services as a member of the board of directors. These options vest over a period of five years. All vesting of these options would accelerate when the Company receives written FDA market approval or in case a change in control should occur.

Vendor Deposit

In September 2001, the Company executed an agreement with a vendor to manufacture a mold for one of the Company s products. As consideration, the Company issued to the vendor 20,000 shares of its common stock in September 2001. The Company amended the agreement in September 2002 and issued an additional 20,000 shares of common stock to be held in escrow until completion of the mold. The Company recorded the fair value of the restricted common stock aggregating \$140,000, as of September 30, 2003, as a vendor deposit in shareholders equity. The final measurement of the fair value will occur when the vendor completes and the Company accepts the mold.

7. Stock Option Plans

Had the Company determined compensation cost based on the fair value at the grant date for its stock options under SFAS 123, Accounting for Stock-Based Compensation, the Company s net income (loss) would have decreased (increased) to the pro forma amounts shown below:

	Three Months Ended September 30,			Six Months Ended September 30,								
		2003		2003 2002 2003		2002		2002 2003		2003	2002	
Net income (loss) As reported	\$	(393,720)	\$	(116,547)	\$	(843,839)	\$	333,238				
Deduct: Total stock-based employee compensation expense determined under fair value based method for all awards		(37,254)		(100,283)		(74,507)		(169,886)				
						(, ,,,, ,						
Net income (loss) Pro forma		(430,974)		(216,830)		(918,346)		163,352				
Net income (loss) per common share As reported:												
Basic	\$	(0.09)	\$	(0.03)	\$	(0.19)	\$	0.11				
Diluted	\$	(0.09)	\$	(0.03)	\$	(0.19)	\$	0.11				
Net income (loss) per common share Pro forma:												
Basic	\$	(0.10)	\$	(0.06)	\$	(0.20)	\$	0.05				
Diluted	\$	(0.10)	\$	(0.06)	\$	(0.20)	\$	0.05				

8. Foreign Currency Gains (Losses)

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For the three-month periods ended September 30, 2003 and 2002, the Company recognized foreign currency losses of \$4,210 and \$12,687, respectively. For the six-month periods ended September 30, 2003 and 2002, the Company recognized foreign currency gains (losses) of \$(6,571) and \$407,333, respectively. At September 30, 2003 and 2002, the Company had \$0.2 million and \$2.7 million of dollar denominated intercompany debt at its Dutch subsidiaries. In January 2003, the Company recapitalized one of the Dutch subsidiaries with an investment of 1.5 million euros (\$1.6 million). The proceeds from the investment were used to reduce the dollar denominated intercompany debt at the Dutch subsidiary. Furthermore, the Dutch subsidiaries were profitable and the generated cash flows were used to pay off the intercompany debt. These intercompany balances are revolving in nature and are not deemed to be long-term balances.

9. Income Tax Expense

During the quarter ended September 30, 2003, the Company s Dutch subsidiaries recorded income tax expense of \$72,248 as they have fully utilized their net operating loss carryforwards. During the six months ended September 30, 2003, the Company s Dutch subsidiaries recorded income tax expense of \$152,414. The income tax has been accrued and therefore included under current liabilities. The U.S. net operating loss carryforwards cannot be used to offset taxable income in foreign jurisdictions.

ITEM 2. MANAGEMENT S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

This Report on Form 10-QSB should be read in conjunction with the Annual Report on Form 10-KSB for the period ended March 31, 2003.

Forward-looking Statements

The Registrant may from time to time make written or oral forward-looking statements , including statements contained in this filing by the Company with the Securities and Exchange Commission and in its reports to stockholders, as well as elsewhere. Forward-looking statements are statements such as those contained in projections, plans, objectives, estimates, statements of future economic performance, and assumptions related to any of the foregoing, and may be identified by the use of forward-looking terminology, such as may , expect , anticipate , estimate , go continue , or other comparable terminology. By their very nature, forward-looking statements are subject to known and unknown risks and uncertainties relating to the Company s future performance that may cause the actual results, performance, or achievements of the Company, or industry results, to differ materially from those expressed or implied in any such forward-looking statements. Any such statement is qualified by reference to the following cautionary statements.

The Registrant s business operates in highly competitive markets and is subject to changes in general economic conditions, competition, customer and market preferences, government regulation, the impact of tax regulation, foreign exchange rate fluctuations, the degree of market acceptance of products, the uncertainties of potential litigation, as well as other risks and uncertainties detailed elsewhere herein and from time to time in the Registrant s Securities and Exchange Commission filings.

In this filing, the section entitled Management s Discussion and Analysis of Financial Condition and Results of Operations contains forward-looking statements. Various factors and risks (not all of which are identifiable at this time) could cause the Company s results, performance, or achievements to differ materially from that contained in the Company s forward-looking statements, and investors are cautioned that any forward-looking statement contained herein or elsewhere is qualified by and subject to the warnings and cautionary statements contained above and in the Company s other filings with the Securities and Exchange Commission.

The Company does not undertake and assumes no obligation to update any forward-looking statement that may be made from time to time by or on behalf of the Company.

Overview

Uroplasty, Inc. develops, manufactures, and/or markets medical products in certain segments of the urology, gynecology, urogynecology, colon and rectal, wound care, otolaryngology and plastic surgery markets. Products sold by the Company are subject to regulation by the U.S. FDA and/or various regulating agencies in countries outside the U.S. Existing sales have been, and future sales growth is expected to be, derived

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from Macroplastique and related ancillary products designed for use by urologists, gynecologists, and uro-gynecologists for the treatment of stress urinary incontinence (SUI) and for the treatment of vesicoureteral reflux (VUR), a condition in which urine flows backward from the bladder to the kidney. Macroplastique is comprised of soft, irregularly textured, vulcanized, medical grade silicone elastomer implants suspended in a biocompatible carrier solution. When injected via a minimally invasive procedure in the soft tissue of the mid-urethra and bladder neck (in the case of SUI), and at the ureteral orifice (in the case of vesicoureteral reflux), the implants act as a bulking material to restore urinary continence or to eliminate reflux of urine from the bladder to the kidneys.

In addition to the urological applications, the Company s implantable tissue bulking material is also marketed by the Company outside the U.S. for reconstructive and cosmetic plastic surgery applications under the trade name Bioplastique Implants; fecal incontinence applications under the trade name PTP Implants; and vocal cord rehabilitation under the trade name VOX Implants . In The Netherlands and the United Kingdom, the Company s direct sales force distributes certain wound care products on behalf of another company in accordance with an executed Distributor Agreement. Under the terms of the Distributor Agreement, the Company is not obligated to purchase any minimum level of wound care products.

The Company s products are currently sold by direct sales forces in the United Kingdom and The Netherlands, and by a network of distributors in numerous countries outside the U.S., including Western Europe, Australia, Canada and Central and South America. The Company is currently conducting a multi-center human clinical trial with its urethral bulking agent, Macroplastique, pursuant to an FDA IDE as a minimally invasive, office-based procedure for treating female SUI. This study is required as part of a Premarket Approval Submission to the FDA for marketing within the United States.

The Company s objectives are to focus on sales and marketing activities designed to increase market penetration and sales of Macroplastique for SUI, VUR, and of PTP Implants for fecal incontinence applications in countries outside the U.S., and to efficiently and effectively execute the Macroplastique clinical study for treatment of female SUI within the U.S.

Set forth below is management s discussion and analysis of the financial condition and results of operations for the three and six-months periods ended September 30, 2003 and 2002.

Results of Operations

Net Sales: The Macroplastique product line accounts for approximately 84% of total net sales during the periods presented. In the second quarter ended September 30, 2003, net sales of all products were \$1,175,073, representing a \$113,802 or 9% decrease when compared to net sales of \$1,288,875 for the second quarter ended September 30, 2002. During the six months ended September 30, 2003, net sales of all products were \$2,534,662, representing a \$63,312 or 2% decrease when compared to net sales of \$2,597,974 during the six months ended September 30, 2002. The sales decrease is the result of a decrease in unit sales, offset by favorable fluctuations in foreign currency exchange rates between the U.S. Dollar (the functional reporting currency) and the Euro and the British Pound (currencies of the Company s subsidiaries). Excluding the fluctuations in foreign currency exchange rates, the sales decrease is approximately 18% for the three months ended September, 2003 and approximately 16% for the six months ended. Management believes the decrease in sales is related to increased competition and healthcare reform in many European countries with procedures being limited or rationed to decrease overall costs to the health system. The Company is developing plans to address these issues.

Gross Profit: Gross profit was \$900,887 and \$933,586 for the quarter ended September 30, 2003 and 2002, respectively, or 77% and 72% of net sales. Gross profit was \$1,854,889 and \$1,822,971 for the six months ended September 30, 2003 and 2002, respectively, or 73% and 70% of net sales. Gross profit in any one period is highly variable depending on unit sales and utilization of manufacturing capacity.

General and Administrative Expense: General and administrative (G&A) expenses increased from \$299,661 during the second quarter of fiscal 2003 to \$456,769 during the second quarter of fiscal 2004 and increased from \$572,128 during the six months ended September 30, 2002 to \$922,045 during the six months ended September 30, 2003. Increased pension costs, consulting, legal, shareholders expenses, combined with general price increases and fluctuations in foreign currency exchange rates caused the increase in G&A expenses. The consulting fees and shareholders expense relates to the consulting agreements with the Executive Advisory Group (EAG) to perform services for and on behalf of the Company and the consulting agreement with C.C.R.I. Corporation to provide investor relations and development services. The two agreements accounted for \$112,203 and \$232,407, respectively, of the increased expense for the three and six months ended September 30, 2003.

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Research and Development Expense: Research and development (R&D) expenses decreased \$61,600, or 13%, from \$481,790 during the second quarter of fiscal 2003 to \$420,190 during the second quarter of fiscal 2004 and decreased 14% from \$1,001,208 during the six months ended September 30, 2002 to \$858,763 during the six months ended September 30, 2003. The decrease in R&D expense resulted from a decrease in clinical costs due to the completion of the patient enrollment phase in the Company s multi-center IDE clinical trial in February 2003.

Selling and Marketing Expenses: Selling and marketing (S&M) costs increased 32% from \$259,664 during the second quarter of fiscal 2003 to \$342,394 during the second quarter of fiscal 2004 and increased 49% from \$513,827 during the six months ended September 30, 2002 to \$764,804 during the six months ended September 30, 2003. The increase resulted from additional staff, increased travel costs, increased costs relating to trade-shows, conventions and congresses, increased costs for marketing materials, general price increases and fluctuations in foreign currency exchange rates.

Other Income (Expense): Other income (expense) includes interest income, interest expense, foreign currency exchange gains and losses, settlement income and other non-operating costs when incurred. The Company s financial results are subject to material fluctuations based on changes in currency exchange rates. Other income (expense) was \$(3,006) and \$(9,018) for the second quarter ended September 30, 2003 and 2002, respectively and \$(702) and \$597,430 for the six months ended September 30, 2003 and 2002. The majority of the differences between periods were due to foreign currency exchange gains and losses and the settlement proceeds from the litigation. Exchange gains and losses are recognized primarily as a result of fluctuations in currency rates between the U.S. Dollar (the functional reporting currency) and the Euro and British Pound (currencies of the Company s subsidiaries), as well as their effect on the dollar denominated intercompany obligations between the Company and its foreign subsidiaries. At September 30, 2003 and 2002, the Company had \$0.2 million and \$2.7 million dollar denominated intercompany debt at its foreign Dutch subsidiary. These intercompany balances are revolving in nature and are not deemed to be long-term balances. The Company recognized foreign currency gains and losses of \$(4,210) and \$(12,687) for the second quarter ended September 30, 2003 and 2002, respectively and \$(6,571) and \$407,333 for the six months ended September 30, 2003 and 2002. The currency gains are primarily the result of a weakened U.S. Dollar compared to the Euro and the currency loss the result of a strengthened U.S. Dollar compared to the Euro. In January 2003, the Company recapitalized one of the Dutch subsidiaries with an investment of 1.5 million euros (\$1.6 million). The Company used proceeds from the investment to reduce the dollar denominated intercompany debt at the Dutch subsidiary, resulting in an adjusted balance at December 31, 2002 of \$0.9 million of intercompany debt at the Dutch subsidiary subject for foreign currency transaction accounting. This resulted in less volatility for changes in currency exchange rates in the Company s statement of operations.

Income Tax Expense: During the quarter ended September 30, 2003, the Company s Dutch subsidiaries recorded income tax expense of \$72,248 as they have fully utilized their net operating loss carryforwards. During the six-months ended September 30, 2003, the Company s Dutch subsidiaries recorded income tax expense of \$152,414. The income tax has been accrued and therefore included under current liabilities. The U.S. net operating loss carryforwards cannot be used to offset taxable income in foreign jurisdictions.

Liquidity and Capital Resources

As of September 30, 2003, the Company s cash and cash equivalent balances totaled \$2,996,150.

At September 30, 2003, the Company had working capital of approximately \$3.8 million. During the six months ended September 30, 2003, \$432,293 of cash was used in operating activities, compared to \$384,441 of cash provided by operating activities in the prior-year period. The usage of cash was primarily attributable to the net loss incurred of \$843,839, compared to a profit of \$333,238 in the prior year period. Accounts receivable decreased by \$223,029, due to the timing of payment by our customers and lower sales. Other current assets increased by \$160,046, due to pension premiums invoices received for the period up until July 2004. Accounts payable and accrued expenses fluctuated due to the timing of payments and fluctuations in foreign currency exchange rates. The Company recorded \$164,407 of non-cash stock-based compensation expense during the six-months ended September 30, 2003.

The Company currently has no financing arrangements in place with any bank for general working capital needs, and no material unused sources of liquidity other than the cash, equipment leasing arrangements, and its accounts receivable and inventory balances at September 30, 2003 of \$746,527 and \$518,543, respectively. For fiscal 2004, management does not anticipate any material capital expenditures.

The Company s financial condition and results of operations could be materially affected by fluctuations in foreign currency exchange rates and weak economic conditions in foreign markets where the Company s products are distributed. The effects of these conditions could

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include reduced unit sales and reduced sales in dollars when converted from foreign currency amounts and material gains and losses on transactions denominated in foreign currencies. Furthermore, because the Company s U.S. operations are funded by sales denominated in foreign currency, strengthening of the U.S. dollar against the Euro, and/or the British Pound could have an adverse effect on the Company s cash flow and results of operations.

Management expects continued high costs associated with the conduct of the U.S. human clinical study for Macroplastique pursuant to the FDA approved IDE, the subsequent U.S. Premarket Approval process, and pre-commercialization and market launch costs in the U.S. relating to Macroplastique for female SUI.

Management believes that current resources and the funds generated from sale of the Company s products outside the U.S. will be adequate to meet the Company s cash flow needs, including R&D activities associated with existing products and markets through fiscal 2004. Ultimately, the Company will need to achieve profitability and positive cash flows from operations or obtain additional debt or equity financing to fund its operations.

ITEM 3. CONTROLS AND PROCEDURES.

Disclosure Controls and Procedures. Within the 90 days prior to the date of this report, Daniel G. Holman, our President, Chief Executive Officer, Chief Financial Officer and Arie J. Koole, our Controller, Principal Accounting Officer, carried out an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Rule 13a-15b under the Securities Exchange Act of 1934. Based on their review of our disclosure controls and procedures, such officers have concluded that our disclosure controls and procedures are effective in timely alerting them to material information relating to us that is required to be included in our periodic SEC filings.

Internal Controls and Procedures. There were no significant changes in internal controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

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PART II. OTHER INFORMATION

Except as indicated below, none of the items contained in PART II of Form 10-QSB are applicable to the Company for the three months ended September 30, 2003.

ITEM 2. CHANGES IN SECURITIES

(c) Recent Sales of Unregistered Securities

None.

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K.

- (a) Exhibits
- 31 Certifications by the Chief Executive Officer/Chief Financial Officer and the Controller pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
- 32 Certifications by the Chief Executive Officer/Chief Financial Officer and the Controller pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (this Exhibit is furnished pursuant to SEC rules, but is deemed not filed)
- 99.1 Press Release dated November 12, 2003
- (b) Reports on Form 8-K

None

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SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

UROPLASTY, INC

Date: November 12, 2003

by: /s/ DANIEL G. HOLMAN

Daniel G. Holman

President, Chief Executive Officer,

Chief Financial Officer and Director (Principal

Executive and Financial Officer)

Date: November 12, 2003 by: /s/ ARIE J. KOOLE

Arie J. Koole

Controller (Principal Accounting Officer)

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