



























---- not your ordinary restaurant company

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Dear Partners, I'm pleased to report 2003 was a year where we showed the underlying power of our global portfolio of leading restaurant brands. With continued profitable international expansion led by dynamic growth in China, combined with strong momentum at Taco Bell in the United States, we achieved 13% earnings per share growth prior to special items.

This growth was achieved in spite of a challenging worldwide environment which included war in Iraq, SARS in Asia, and a generally soft economy the first half of the year. Highlights include over \$1 billion in operating profit, over \$1 billion in cash from operating activities, and nearly \$1 billion in franchise fees. In so doing, we once again achieved one of the industry's leading returns on invested capital at 18%. After paying off \$2.6 billion in debt the past six years, we now have the power of an investment-grade quality balance sheet. Given this strong performance and increasing financial strength, our share price climbed 42% in 2003, and our annual return to shareholders is 14% since becoming a public company in 1997.

Going forward, we are quite confident we can continue to achieve our goals of growing our earnings per share at least 10% each year. We have three powerfully unique growth opportunities that differentiate us from our competition. After reading this report, I hope you'll agree that we are NOT YOUR ORDINARY RESTAURANT COMPANY.

Let me explain why we think so.

#1. Driving Profitable GLOBAL Growth

On the international front we have an undeniable competitive advantage and undeniable growth opportunity with two global brands, KFC and Pizza Hut. This year we set another record as we opened 1,108 new restaurants outside the United States. That's the third year in a row we've opened 1,000 or more.

Yum! Restaurants International is now our largest and fastest growing division, generating \$441 million in operating profit and 22% growth in 2003. To put this in perspective, the international team contributed \$172 million in 1997, excluding charges for facility actions.

The root of this exciting growth stems from the competitive advantage of the tremendous infrastructure we already have in place. Today, we have strong local teams around the world, operate in over 100 countries with established supply chains, and have nearly 600 international franchisees.

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Inbc Power of Giving Back

We're continuing to focus our international company operations investment in Seven countries.

We thank our friends from PepsiCo who invested billions of dollars to establish the global network we inherited for both KFC and Pizza Hut. The happy reality is that it would take years of investment for any of our competitors to reach our size and scale (with the obvious exception of McDonald's, which already makes \$1.6 billion outside the U.S., demonstrating the size of the prize).

Our plan is to leverage our big scale markets. We have 11 countries and franchise business units that have almost 500 restaurants or more. We're continuing to focus our international company operations investment in seven of these countries that account for over 70% of our international operating profit. Our franchise and joint venture partners are driving system growth by opening more than 70% of our new international restaurants. Importantly, our franchisees are using their capital, not ours, to grow their business since we strategically elected not to invest in our franchisees' real estate, like some other franchisors do. We love the high return franchise business!

The silver bullet in our portfolio has to be China. What a business and what an incredible opportunity! KFC and Pizza Hut already have 1,000 and 120 restaurants in China, respectively. We have a senior tenured team that has worked together for over ten years, building the business from scratch to where we now make \$157 million in operating profit, up 42% versus a year ago.

In addition, we have the unique advantage of owning our own food distribution system that gives us coverage in every major Chinese province and access to almost the entire 1.3 billion population. We also have one of the largest real estate teams of any retailer in the world that opened up 270 new restaurants in 2003. Our China operations are also best in class, with a highly educated workforce (64% of the restaurant general managers have at least a college education, the rest are plain smart!). We estimate there are 450 million urban customers who can afford our food in the fastest growing economy in the world. KFC is already the Chinese customers' favorite brand and Pizza Hut is the number one casual dining chain. We just opened a Taco Bell Grande dine-in format that is off to a great start. The Chinese love our food and we love China. I've said it before and I'll say it again, there is no doubt in my mind that one day we will have more restaurants in China than we do in the U.S.



Above: The United Kingdom, one of our key high-growth markets, accounted for \$97 million in operating profit in 2003.





Left: Seventeen years after opening the first KFC in China, Yum! Brands celebrated the opening of its 1,000th restaurant. located in Beiling.

Right: KFC in China gathered all of its 1,000 Restaurant General Managers together as part of its Annual Convention to mark the 1.000th restaurant milestone.

restaurants. We've created the equivalent of a new division in China, which recently opened its 1,000th KFC and made \$157MM in 2003.

We want to continue to add at least 1,000 new unit outside the U.S., each year, and do it profitably



Top: Pizza Mut Korea President In-soo Cho serves up some of the new menu items in the world's first Pizza Mut Plus, which opened in Seoul during 2003.

Bottom: A new, 70-item menu highlights the world's first Pizza Mut Plus restaurant in Korea. In addition to the usual array of pizzas, the restaurant features a wide variety of appetizers, salads, pasta and beverages. The biggest short-term international challenge we face is turning around our Mexico business. We have nearly 500 restaurants in Mexico that only made in total about \$10 million in 2003, which is well below expectations. The good news is we have a talented team working hard to turn around same-store sales in this tough macro environment. In the meantime, we have temporarily pulled back on new Mexico development while we rebuild our existing business. We have so many profitable growth opportunities in other countries that we can turn off the capital faucet in a country, like Mexico, when we have a significant downturn and readily redeploy that capital in other markets. We want to continue to add at least 1,000 international new units each year AND we want to do it profitably. Consider this: excluding China, we only have 6,000 KFCs and 4,000 Pizza Huts compared to the 16,000 units McDonald's has in international markets outside of China. With this kind of opportunity, we believe that we can continue to profitably grow at our 1,000+ new unit pace for many years without being heroic or foolishly chasing numbers.

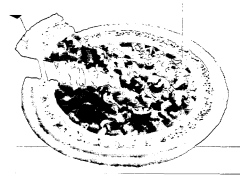
Our most significant longer term challenge is developing new markets... getting to scale in Continental Europe, Brazil and India. This is tough sledding because building consumer awareness and acceptance takes time. It also takes time to build local operating capability. Our approach is to be patient and ever mindful of our overall profitability and returns. The promise is obvious.

Mere are key measures for international: 15% operating profit growth per year, at least 7% system sales growth before foreign currency conversion, 1,000+ new units outside the U.S. and 20% return on invested capital.

In the U.S., Taco Bell is now the second most profitable QSR brand and just celebrated hitting the \$1 million mark for average unit volumes. In 2003, company same-store sales were up 2% on top of 7% growth the previous year.

This result is coming from steadily improving operations and exceptional marketing. Taco Bell is now ranked #2 in *QSR Magazine*'s Annual Study for overall drive-thru service. And Taco Bell's "Think Outside the Bun" advertising campaign and strong new product pipeline is among the best in the industry.

Our biggest disappointment in the U.S. this year was negative 1% and negative 2% company same-store sales growth at Pizza Hut and KFC, respectively. However, 2003 was a year of steady progress at Pizza Hut as the brand showed positive same-store sales growth seven of the last eight periods in 2003. Most importantly, the Pizza Hut team laid a strong growth foundation for this year and beyond. The brand was repositioned to target the heart of the pizza category focusing on the family and the primary decision maker, Mom.



Mexican quick service categories.

A new advertising campaign, "Gather 'Round the Good Stuff"," was launched and is gaining traction with customers. The new product pipeline has been rebuilt with a record number of product and concept tests.

Pizza Hut is also steadily improving its operations and is the first one of our brands to achieve team member turnover of less than 100% for the full year...99.6% to be exact (the industry average is nearly 200%).

While KFC is incredibly strong internationally, it is clearly our biggest challenge in the U.S. We are, however, confident the new management team we put in place is taking the right actions to turn the brand around.

We plan a major relaunch of KFC in the second half of 2004, featuring a new menu board that features a roasted line of new products and everyday value meals. We are also emphasizing the fact that our chicken is brought to our restaurants fresh, not frozen, every day.

Just as importantly for KFC, we are making steady progress in speed of service as we roll out the same drive-thru program that worked so effectively for Taco Bell. One big advantage we have is the ability to spread our best practices.

Key measures in the U.S.: At least 7% operating profit growth per year and at least 1-2% same-store sales growth.

#2. Multibranding Great Brands

Our goal is to be the best in the world at providing branded restaurant choice. We have category-leading brands that are highly successful on a stand-alone basis. As a result, we are structured with fully staffed marketing and operating teams who wake up every single day focused on driving each brand's differentiation, relevance and energy. Given the power of these individual brands, we have the opportunity to literally change the quick service restaurant industry as you know it today by offering two of our great brands in the same restaurant... we call this strategy multibranding.

Multibranding gives us the competitive advantage of branded variety. It is already a big business for Yum!, accounting for 12% of our U.S. traditional restaurant base and generating almost \$185 million in U.S. company store profits and franchise fees. Our learnings this year make

With the acquisition of A&W and Long John Silver's in 2002, we tripled our multibrand potential in the U.S. No one else has our brand portfolio power.



Multibranding gives us the competitive advantage of branded variety.

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is potentially the biggest sales and profit driver in the restaurant industry since the drive-thru window.



us more confident than ever that multibranding is potentially the biggest sales and profit driver in the restaurant industry since the introduction of the drive-thru window.

We started with combinations of KFC/Taco Bell and Taco Bell/Pizza Hut Express. We learned that we were able to add significant incremental average sales per unit, dramatically improving our unit cash flows. Our franchisees then pioneered multibrand combinations of KFC and Taco Bell with Long John Silver's, the country's leading seafood restaurant, and A&W All American Food, which offers pure-beef hamburgers and hot dogs along with its signature Root Beer Float. Based on outstanding customer feedback and results, we acquired Long John Silver's and A&W in 2002. With this acquisition we tripled our multibranding potential in the U.S.

We can now open high return new restaurants in trade areas that used to be too expensive or did not have enough population density to allow us to go to market with one brand. With multibranding, we believe we can take both KFC and Taco Bell to 8,000 units in the U.S. compared to the over 5,000 each we have today. As we expand, we expect to take volumes to an average of at least \$1.1 million per restaurant.

One of the most exciting learnings we had in 2003, is that Long John Silver's is performing even better than expected...we call it our hidden jewel. That's because there is no national fish competitor in the QSR industry and consequently there is pent-up consumer demand for seafood. In addition to outstanding sales results with KFC and Taco Bell, we have created a Long John Silver's/A&W combination that allows us to expand into "home-run" trade areas where we know demand is high and KFC and Taco Bell are already there. The results have led us to a "fish first" strategy with the goal of making Long John Silver's a national brand.

I'm also pleased to report that we have created on our own a new multibrand concept called WingStreet, which is a tasty line of flavored bone-in and bone-out chicken wings. We believe that WingStreet can be an ideal multibrand partner for Pizza Hut's delivery service. Initial customer response is promising. We also acquired Pasta Bravo, a California fast casual chain with an outstanding line of pastas at great value, to be a partner brand with Pizza Hut's traditional dine-in restaurants. Franchise testing is underway. We are confident multibranding will be every bit as successful at Pizza Hut as it has been for our other brands.

In last year's report, I stated that the biggest multibranding challenge is building the operating capability to successfully run these restaurants. That's still a fact. With branded variety comes complexity. However, we have structured and invested to drive execution and it's paying off. We now have a fully dedicated team of operating experts who have improved back of house



Bottom: Multibranding offers our customers more choice and conveas it became the partner-of-choice nience by bringing together two of our great brands under one roof.



culture and mindset 100% of the time.

If we're achieving
100% CHAMPS with a
Yes! attitude, we're giving
our customers the experience
they deserve and expect.

integration and systems, value engineered our facilities, developed WOW building designs and most importantly, improved people capability. While execution still remains our number one challenge, we are getting better and better. Improved margins and customer measures are evidence. Further proof in the pudding is that 50% of our multibranding units are being opened by franchisees who are putting their own hard-earned money into the game because they believe that the payout is there.

Again, this multibranding opportunity is unique to Yum! We clearly have first mover advantage. No one else has our brand portfolio power, plus our operational learnings put us well ahead of the pack. _

Multibranding key measures: 500+ U.S. multibrand additions per year and at least mid-teen internal rates of return.



While we have pockets of excellence around the globe, our customers are telling us we could only give ourselves a "C" or mediocre grade in operations execution. We're making progress as we've climbed from the bottom to the middle of the pack versus competition, but mediocrity is miserable from our point of view. The bright side is we now have the key processes in place that are necessary to be a great restaurant operating company. We have standardized and are now implementing our best operating practices around the world: Customer Mania Training, CHAMPS (which measures operational basics like Cleanliness, Hospitality, Accuracy, Maintenance, Product Quality and Speed), Balanced Scorecard, CHAMPS Excellence Review and Bench Planning. The key now is to execute these tools that we know work with urgency.

As we do, we are fixated on two key measures that reflect the kind of consistency we want to drive across Yum! Brands:

- 1) SAME-STORE SALES GROWTH IN EVERY STORE.
- 2) 100% CHAMPS WITH A YES! ATTITUDE IN EVERY STORE.

Why are these two measures so important? If we are driving same-store sales growth, we are doing a better job of satisfying more customers. If we are achieving 100% CHAMPS with a Yes! attitude, we are giving our customers the basic experience they deserve and expect. Of course, the opposite is true when we don't.



At A&W All American Food, customers keep coming back for our pure 100% ground beef burgers served hot, fresh and sizzling every time. Our delicious Double Bacon Cheeseburger, pictured below, is our number one selling burger!



Our goal is to be the best restaurant operator in our industry.



David C. Novak
Chairman and Chief
Executive Officer
Yum! Brands, Inc.

Exciting products are constantly coming through the pipeline at Yumi's individual brands. One such product is Taco Bell's Cheesy Gordita Crunch, delivering the dynamic contrast of a crunchy taco shell inside a warm, soft Gordita flatbread held together with a melted three-cheese blend.

We obviously have a major opportunity to improve. For example, at Taco Bell where we had our best U.S. company same-store sales growth of +2% in 2003, only 66% of our restaurants had sales growth and only 42% of the CHAMPS scores reached 100%. We have uneven performance like this at every brand in almost every country in the world. This only shows us how much upside we have to grow by Running Great Restaurants.

We are striving to train 840,000 team members across our system once a quarter on how to be Customer Maniacs. We began this training this year and turnover is down, complaints are down, and compliments are up. CHAMPS scores are improving. We're making progress but we know we can and must get better. Our goal is to be the best restaurant operator in our industry.

As we march ahead, our entire organization is focused on building what we call the Yum! Dynasty, driving consistent results year after year, which is a trademark of truly great companies and rising shareholder value. On the next page you can see the roadmap we've laid out for dynasty-like performance, along with some of my handwritten comments I always include in my New Year's letter to our restaurant teams.

What you can't see in our numbers, but I hope you can get a sense of in this report, is the power of the worldwide culture we are building. It's a high energy, people capability first, customer mania culture that is centered on spirited recognition that drives performance. If you talk to our people, you'd hear a universal conviction that the culture we are building is our true secret weapon. I'm confident we will execute our unique strategies because our outstanding people and our tremendous franchisees are galvanized around building our business the right way.

In particular, I especially want to thank the Restaurant General Managers who have driven their same-store sales and achieved 100% CHAMPS scores. You are our number one leaders for a reason. Only RGMs can build the team of Customer Maniacs that can satisfy our customers. I appreciate your daily focus to deliver 100% CHAMPS every shift and your passion to build a team of 100% Customer Maniacs. I tell everyone the basic truth of our business: "Show me a great RGM and I'll show you a great restaurant." That's because customers see the difference in the service and we see the difference in our profits.

I'd also like to thank our dedicated Board of Directors, especially Ron Daniel and John Weinberg who retired this year, for their contributions and passion for helping us build dynasty-like performance.

We have the power of Yum! and a great future. I hope you agree we are anything but your ordinary restaurant company.

YUM! TO YOU!

David C. Novak

Chairman and Chief Executive Officer

Yum! Brands, Inc.

The Yum! Dynasty Model CONSISTENTLY BEAT YEAR AGO

INDIBES TUDO

100% Customer Maniac 5 act as ONE SYSTEM to put a YUM

on customer's faces around the world Are you building Customer Mania?

We have the took!

People Capability First..

satisfied customers an

Our Formula for Success,

profitability follow (y

sssgrowth in every store 100 % CHAMPS Best Year Aco

How We Lead

1. Be a Customer Maniac

2. Know and Drive the Business 3. Build and Align Teams

How We Win

We have the leading brands!!

Be the best at providing customers branded restaurant choice...

multibranding great brands

GEVE US THE POWER JS &MW

Run great restaurants

Differentiate the brands in everything

Drive explosive global expansion

Lead the way in multibranding innovation

Convert cash flow into high value

100% CHAMS means every NETTER!

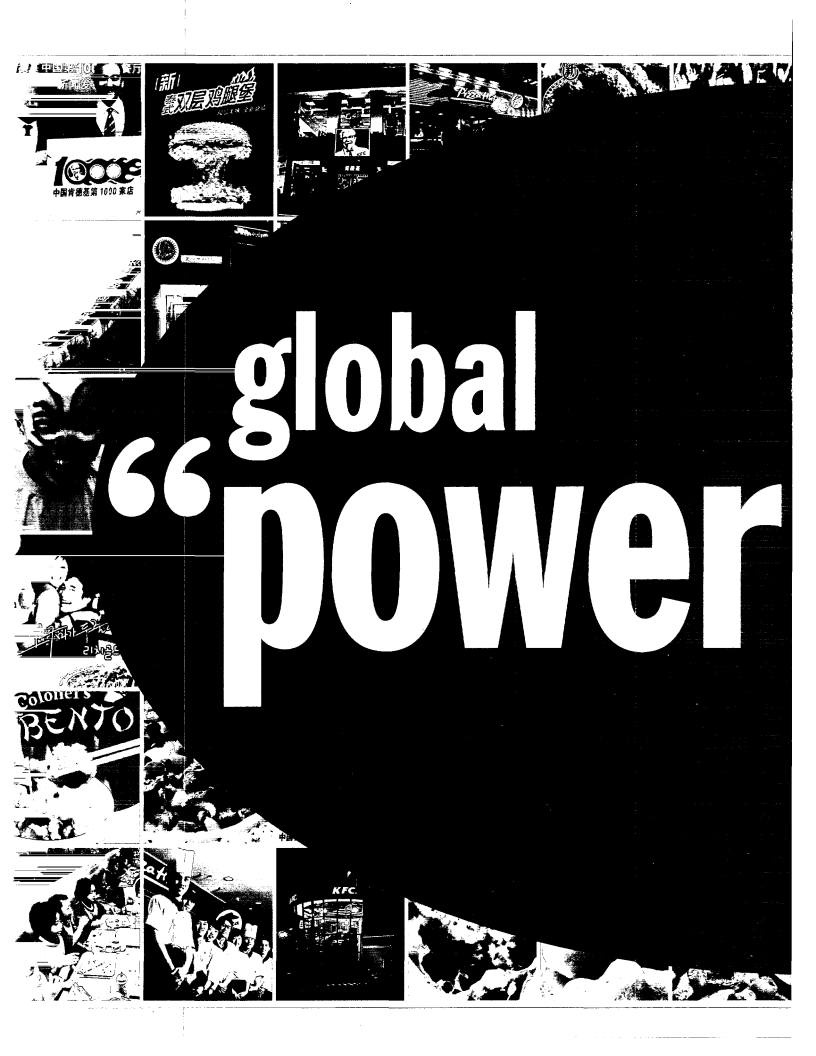
1000+ MORE IN '04

How We Work Together

CT LIKE

Our HWWT Leadership Principles - OUR CULTURE IS THE BEST **Our Franchise Partnership Pact**

The Customer Is Why In Both Company & Franchise Returnels



M Dorrs V West

















I'm very pleased that our international business continues to set new records in terms of revenues, operating profits and new unit development. In 2003, we achieved \$2.7 billion in revenues, operating profits of \$441 million and return on invested capital of 20%.

What's more. Yum Restaurants International is a growth engine. We've added more than 1,000 new international restaurants a year over the past three years. Including 1,108 new international restaurant openings in 2003, our best year yet. We've achieved this growth while more than doubling our operating profits since Yum! Brands became

We believe that no other restaurant company has the kind of opportunity that we do outside of the United States. We continue to focus our international company operations investment in seven key countries that account for over 70% of our international operating profit. Each of these markets is well established with powerful brands, powerful local teams and even more powerful growth potential. Our franchise and joint venture partners are driving system growth by opening more than 70% of our new international restaurants. They are using their capital, not ours, because they also see the

tremendous growth potential of our global brands.

With over 12,000 units in over 100 countries and territories generating 22% operating profit growth, it's easy to see why our international business truly is a global powerhouse.

Pete Bassi@Chairman: Yum! Restaurants:Internatio

Vani Restaurants international confinues to be our Growth Inginei

Operating Profils (in dollars)



China continues to be our Rising Star, driving double

digit sales growth for the fifth consecutive year and record operating profit up over 42% in 2003.

rising star



Since opening the first KFC restaurant in Beijing in 1987, China continues to be the rising star of our international business.

In 2003, we celebrated the opening of our 120th Pizza Hut restaurant and recently, the opening of our 1,000th KFC—and we continue to add over 200 restaurants a year. KFC is the leading restaurant brand in China and is widening the gap between our nearest competitor. In fact, a J.D. Powers survey two years ago rated KFC as the leading brand in any category—among every company doing business in China! And we're proud Pizza Hut also has become the leader in the casual dining category. We also opened our first Taco Bell Grande restaurant in 2003, introducing the Chinese people to the great taste of Mexican food! All of this progress, and we aren't even close to reaching our full potential there. There's no doubt in our mind that China is going to be a global economic powerhouse for the longer term. In fact, we want to be the dominant Quick Service Restaurant leader in every major category in China, and we have the infrastructure and the leaders to make sure that our star continues to rise!

Asia has become a dominant marketplace for Yum! Brands products. While Pizza Hut and KFC are long-time players in Asia, Taco Bell strengthened its position in the market in May 2003 with the opening of its first Taco Bell in China — a table-service restaurant called Taco Bell Grande.

Above right: Sam Su (center), President, Yum! Restaurants China, helps celebrate the 1,000th KFC in that country.



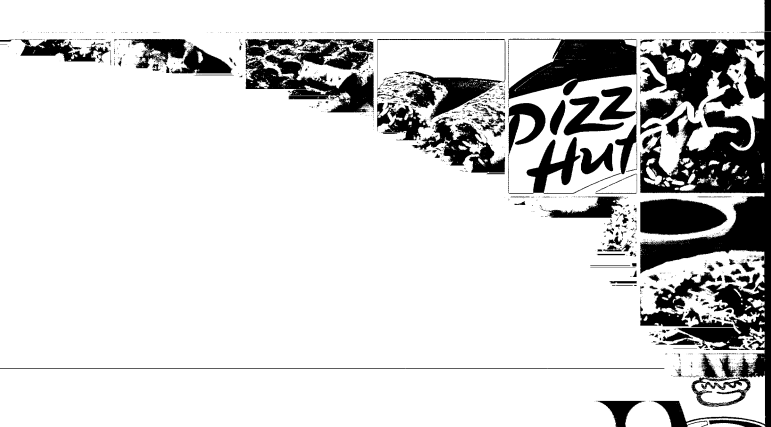






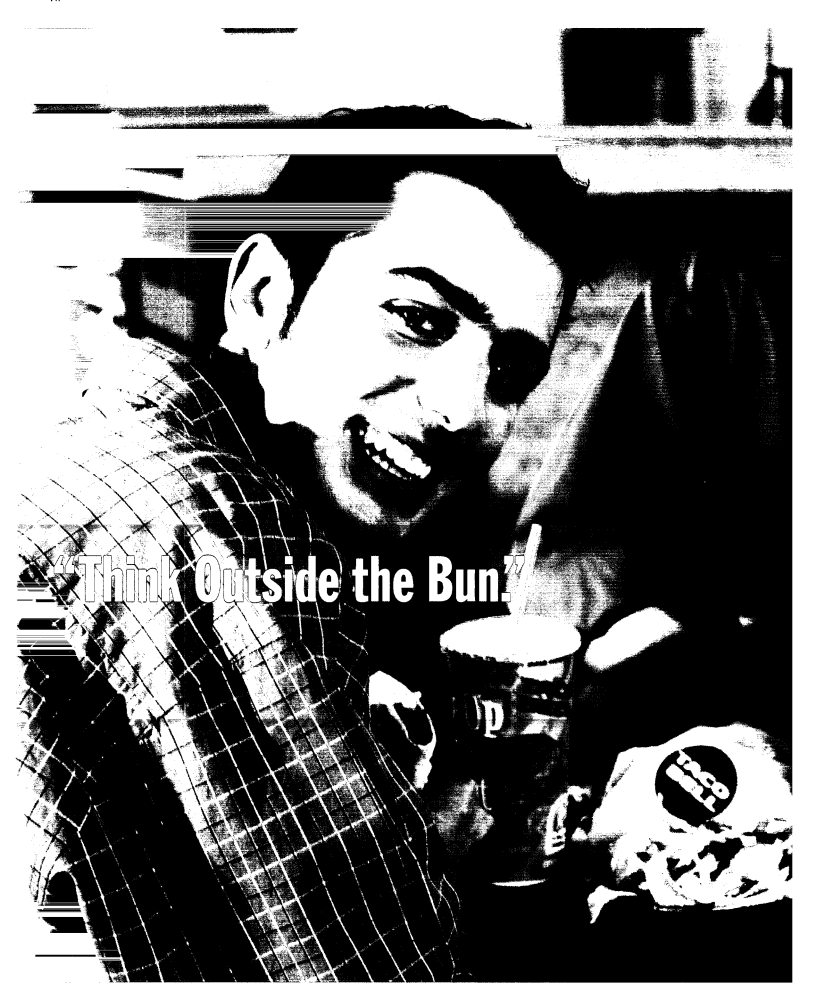


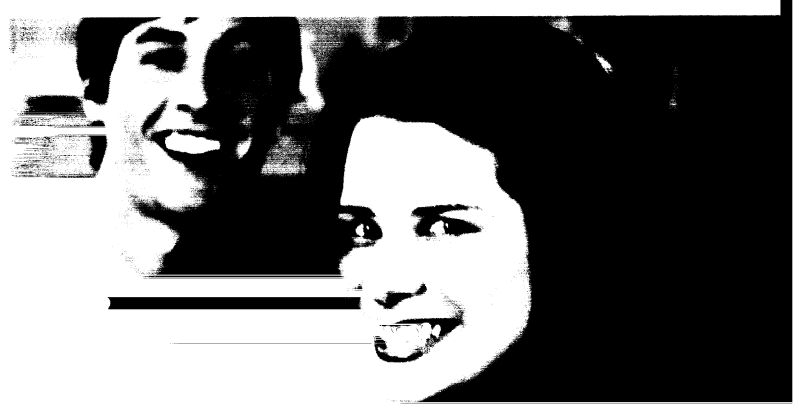






Long Joh Silvers









2003 was another solid year for Taco Bell—filled with terrific products and results. Our Customer Mania culture helped drive company same-store sales growth of 2%—and for the first time—our system average unit volume exceeded \$1,000,000.

Mexican-inspired products like our delicious tacos, filling burritos, signature quesadillas, and innovative Border Bowls® had customers coming back for that "Taco Bell taste" you can't get anywhere else. And 2004 promises some great specialty items as part of our new Big Bell Value Menu.

The Taco Bell team is also delighting our customers with a more consistent, satisfying experience every time they visit—and we're seeing particular progress during Late Night. We're proud of the fact that *QSR Magazine* rated us second in the overall drive-thru experience in their 2003 Drive-Thru Survey. And even our internal operations measurement—or

CHAMPS performance—tells us that we're on the right track and providing a more consistent customer experience.

We're thrilled to see our customer compliments up 59% over last year—and our employees are telling us they're more satisfied as well! In fact, we're proud our team member turnover is down to 107% in 2003 from 221% in 2001.

I hope you'll agree we've made solid progress this year, but we believe many opportunities remain—and we're committed to even better results in 2004. It's our passion around People

Capability, Operations Excellence, Innovative Products and Marketing, that will entice more and more hungry customers to Think Outside the Bun!

Eil Bolih

Emil Brolick
President and Chief Concept Officer, Taco Bell









Despite a challenging environment in 2003, Pizza Hut made steady progress in the second half of the year by growing company same-store sales in seven of the last eight periods. This was due, in large part, to the success of a brand new and exciting marketing campaign that invites our customers to "Gather 'Round the Good Stuff"."

Our new advertising, products and promotions reinforce that we're the family pizza company for nearly 50 million Pizza Hut customers each week. In 2003, we introduced family-friendly products like our first-to-market, lower fat Fit 'N Delicious™ pizzas. And we launched some family-focused promotions, like our DVD offer with every pizza purchase at menu price... giving our customers another fun way to gather around our delicious pizzas. We also tested a range of new products that we'll take

to market in 2004, like the recently launched 4ForAll® pizza, offering four separate pizzas in one box.

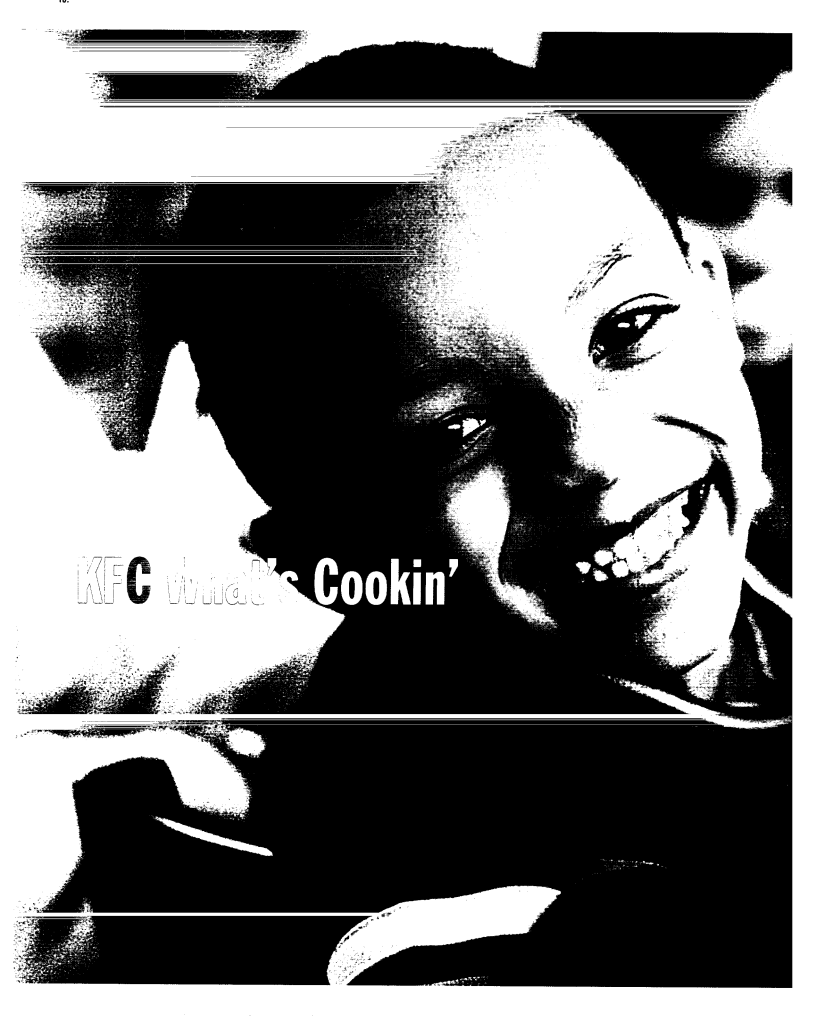
I'm also proud Pizza Mut achieved the lowest team member turnover in the industry, at 99.6%. Our leaders have made great strides in delivering 100% CHAMPS with a Yesi attitude to each of our customers, and the results are not going unnoticed. In fact, customers in the 2003 Customer Satisfaction report from the University of Michigan rated Pizza Hut 7% better than in 2002. We're going to keep working hard to convince more and more

customers to "Gather 'Round the Good Stuff™" with Pizza Hut pizzas.

ludes of

Peter Hearl
President and Chief Concept Officer, Pizza Hut









2003 was: a challenging year for KFC. Early in the year we had some success with Honey BBQ Boneless Wings, which drove samestore sales by 6%, however our sales for the balance of the year declined. After listening to the voice of our customers, we have iden-

tified the critical issues that have caused our customers to visit us less frequently. Simply put, our customers told us we need to be more Relevant, and more Reliable. We're going to respond by working hard to rebuild that trust, and re-earn customer loyalty. We have a plan in place for a fresh, exciting KFC, one that our customers will consider Relevant and Reliable. We began that journey toward the end of the year by introducing ads that invite our customers to KFC What's Cookin', which got people talking about our unbeatable fried chicken. We then were named as one of the top 10 fastest drive-thru restaurants in America by QSR Magazine, a major win on the operations front. Building

on this momentum, in 2004 we will be introducing new, delicious non-fried products, outstanding value meals, better-run restaurants, new menu boards and improved product packaging. And we're not going to stop there...You'll see a whole new advertising campaign that will remind our customers that our fried chicken is kitchen-fresh. And one of America's hottest race car drivers, Dale Earnhardt Jr., will be behind the wheel of the new KFC car, convincing our customers to rush to KFC this summer for our Finger Lickin' Good fried chicken.

As you can see, there's a lot cookin' at KFC.

Dog Dedrick

Gregg Dedrick
President and Chief Concept Officer, KFC







Sun's Up. Long John Silver's is the clear leader in quick-service seafood, with a commanding 35% category share. We plan to dive in to even bigger growth through multibranding, which will make

us a true national powerhouse.

We drove our U.S. company same-store sales growth 3% in 2003 and will be the key multibrand partner for the other Yumi brands going forward. In fact, Long John Silver's will be the multibrand partner in about one half of the 500 multibrand additions which we expect will open in 2004. This "Fish First" strategy gives us a lot of new opportunities for future growth.

In 2003, our Fish and Shrimp Treasure Chest Family Meal



was a huge success, increasing sales of our family meals by 22%. We also set an all-time weekly sales record for the Lenten season—\$17,000 per restaurant—the highest weekly sales in our brand's history! And we made it easier to eat our shrimp on the go with our new Bucket of Crunchy Shrimp

promotion. We're proud of our heritage of offering signature batter-dipped products to millions of seafood lovers for nearly 35 years. With multibranding, the Surf's Up! to create shrimp and seafood excitement in the years ahead.



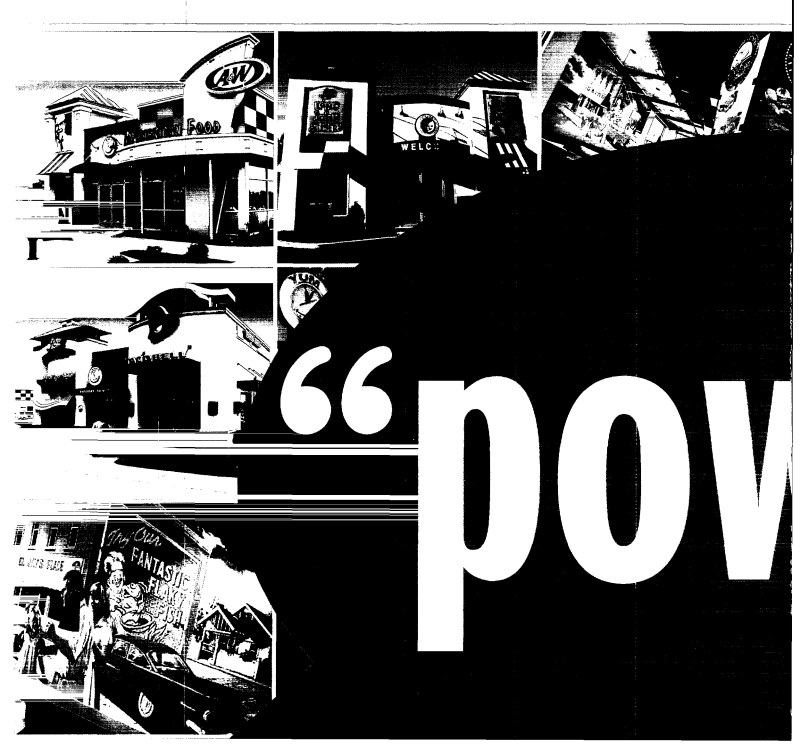
A&W All American Food has been offering our signature frosty root beer floats, 100% pure beef hamburgers, French fries, onion rings and chili dogs for nearly 85 years.

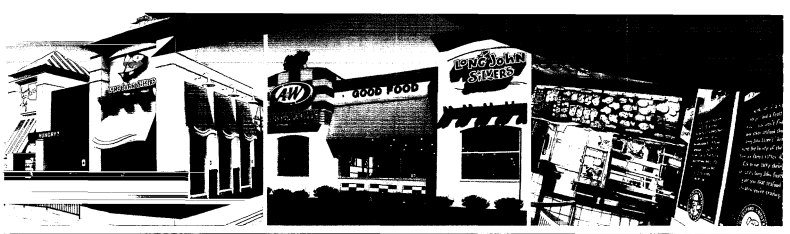
When you're the longest-running quick service restaurant chain in the country, folks have lots of fond memories of A&W. Today, as a multibranding growth partner, we offer our delicious food as "Hometown American Favorites Made Fun." We're capitalizing on our nostalgia by inviting our customers to come in and ring our bell every time our teammates deliver on our Customer Mania Promise. And if you haven't tasted one of our frosty root beer floats lately, drop by your hometown A&W to rediscover how sweet it can be!

Steve Dains

Steve Davis
President and Chief Executive Officer, Long John Silver's, Inc. and
Chief Executive Officer, A&W Restaurants, Inc.







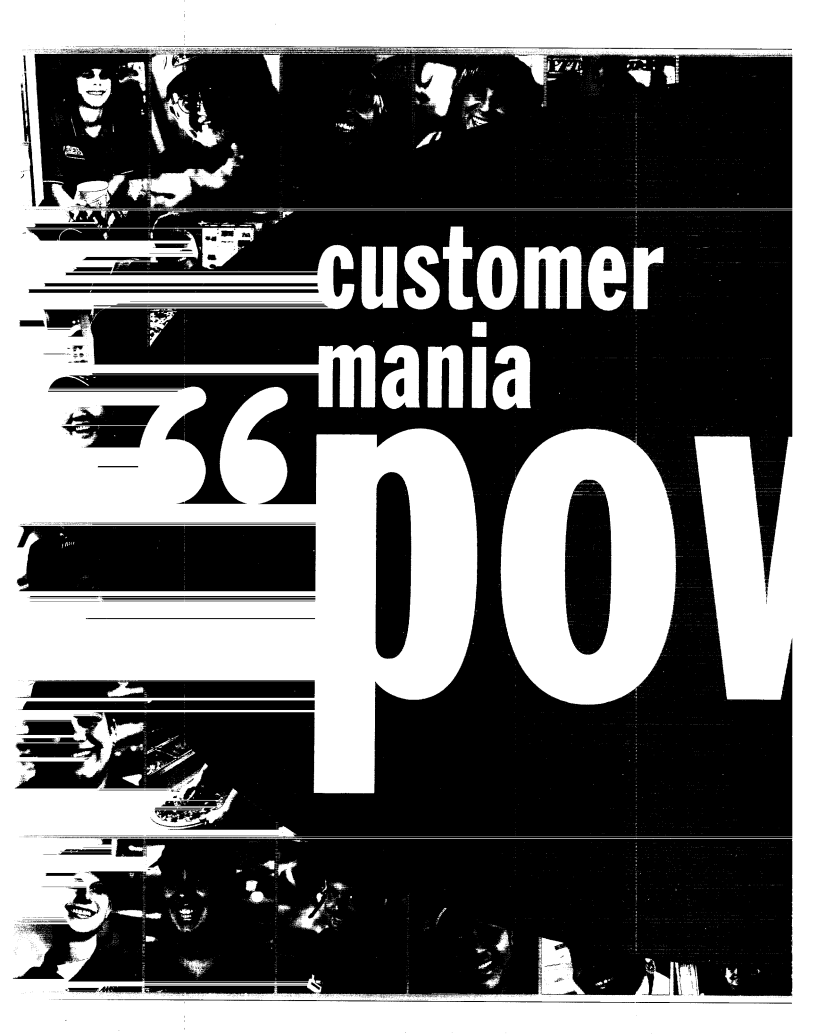
advantage of branded variety. We want to be the best in the world at providing customers branded restaurant choice and convenience.

HOCE

Multibranding, combining one or more brands in the same restaurant, is the biggest innovation in the Quick Service Restaurant industry since the advent of the drive-thru window. And our customers told us loud and clear that we can break away from the pack by offering two of our great brands in the same restaurant.

Since opening our first multibrand restaurant in 1992, this successful concept has now grown to more than 2,100 multibrand units in the U.S. today, or 12% of the system, accounting for almost 14% of our profits with higher average unit volumes and higher cash flows than standalone units. To show you how serious we are about this concept, we and our franchisees plan to build, convert or rebuild another 500 restaurants in 2004 with the potential for over 10,000 stores in the years to come.

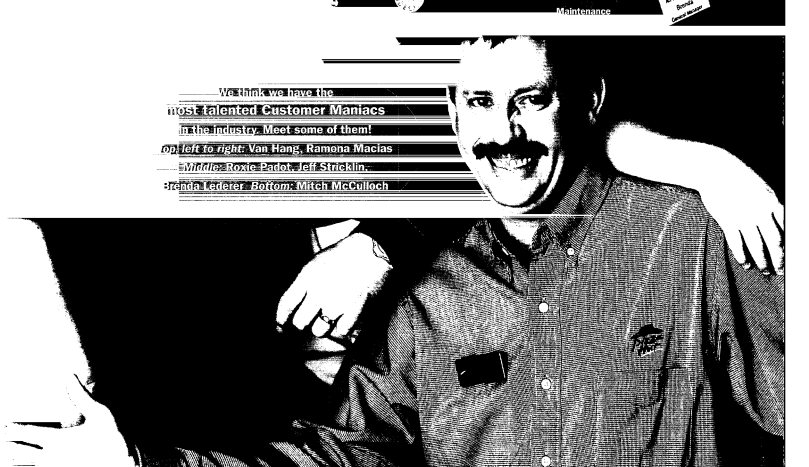
One reason for the strong growth potential is that this concept enables us to build in trade areas that could not support just a single brand. And, when you add a new concept to an existing restaurant, operators get increased sales from the new concepts while strengthening the base business too. That's why our multibrand company stores are generating between \$1.2 to \$1.3 million in average unit volumes. In 2003, multibranding was responsible for \$185 million in profit and fees and we expect to double that—to \$400 million—by 2006. So as you can see, when we give our customers more branded choice and convenience, they come back to the great taste of Yum! more often!





ccuracy





Our formula for success is simple: put people capability

first. When we do that, we'll satisfy our customers better than anyone and generate more profits.

Around the globe, Building People Capability means we're driving our Customer Mania culture deep foour restaurant teams and operating systems through 100% CHAMPS with a Yes!—our signature program of Customer Mania training and employee recognition. Everything we do—from hiting and training, to developing and retaining our leaders—is done with one purpose in minds be the best at satisfying our customers better than anyone else. On these two pages, please meet some of the very best Customer Maniaes in the world!

Seanthess Sparkle. That's what Roxie Padot's restaurant does. With 25 periect 100% CHAMPS scores in a row, this 22-year veteran knows how to run great restaurants. During her career that started as a cashier, Roxie has developed a real Customer Mania tocus for keeping her customers happy and her store clean. She drives that home to her team with three-times-a-day CHAMPS Alert checks. She agrees with the Colonel, "If you have time to lean, you have time to clean." Roxie Padot, Restaurant General Manager, NFC, AIS Associates franchises

wernefitte RCM Mitch McCulloch knows that well-maintained equipment means delicious pizzas every time. And to prove it, Mitch and his team have been driving strong, double-digit sales growth in 2008. He says the perfect scores his restaurant repeatedly came on Maintenance are a direct result of keeping everybody in the restaurant involved. Mitch posts a checklist that monitors not just the food supply but also keeps track of the equipment. That's how he and his team repeatedly put smiles on their customers' trace! Mitch McCulloch, Restaurant General Manager, Pizza Mut, High Plains Pizza hanchisee

Product Quality "Yum!" RCM leff Stricklin's customers say that again and again. It must be why leff's same-store sales were up an incredible 20% in 2003. He and his Taxo Bell team recorded 15 periest consecutive 100% CHAMPS scores in a row—and he's still going! That's over a year of satisfying customers with delicious food in a great environment. In just two short years, leff has turned his Taxo Bell into one of the top performers in the country. How did he do it? By driving a passionate Customer Mania culture and placing a strong emphasis on delicious product—every time! Leff Stricklin, Restaurant General Manager, Taxo Bell

Speed Don't blink. Because RGM Van Hang makes things happen in his restaurant—tast. Among the top 2% of all Pizza Hut operators, Van closed out 2008 with same-store sales up 4% and an overall CHAMPS score of 98%. Van's restaurant can be a very busy place, and he credits the intensity of his team—many who've been there for 10–14 years—in treeping things running smooth and last. Now, there are some dedicated Customer Maniacs! Van Hang, Restaurant General Managar, Pizza Hut



Anne Byerlein Chief People Officer Yum! Brands, Inc.

100% CHAMPS with a Yes! and Same-Store Sales Growth in Every Store



Aylwin B. Lewis
President, Chief Multibranding
and Operating Officer
Yum! Brands, Inc.

At Yum! Brands we're building an operating culture of 840,000 Customer Maniacs with one purpose: satisfying our customers better than any other restaurant company. The true power of Running Great Restaurants is in giving a trusted customer experience—each and every time. To do that, we must live and breathe 100% CHAMPS with a Yes! attitude. When you are a customer in our restaurants, we want you to receive every letter of CHAMPS: Cleanliness, Hospitality, Accuracy, Maintenance, Product Quality and Speed. If we miss one of the letters, your service isn't as good as it should be.

This is the beginning of our fourth year of utilizing our operational framework, and we are beginning our third year of customer and sales mania training each quarter in every restaurant. Our Chief Operating Officers are fully vested in driving our operational culture deep into each of our companies. We recognize that it is our daily leadership intentions around the basics that will allow us to achieve the Run Great Restaurant vision.

I'm proud of the progress we made in 2003: Our CHAMPS scores are increasing and our customer complaints are down. Our external measures are beginning to improve and it also shows in our people. Our turnover rates are among the lowest in the industry and we are more confident than ever that a stable environment is so important to continue to drive our Run Great Restaurant mission around the globe.

While we still have work to do to fulfill our vision of being the best restaurant operators in the industry, our path to greatness is very clear. Hire, train and promote only Customer Maniacs. Execute the basics with passion and urgency. Lead and coach each restaurant in a one-system fashion as if it were our only one. We know that when we execute 100% CHAMPS with a Yes! attitude, our people become an unstoppable force for growing the business

1 - 00

Aylwin B. Lewis

President, Chief Multibranding and Operating Officer Yum! Brands, Inc.

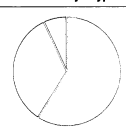
Customer Mania means delivering 100% CHAMPS with a Yes! attitude every day. It's the smile on our face and the smile in our voice. It's putting the customer first in everything we do. When we do that, our people become an unstoppable force for growing the business.



Programment and the configuration of the section of

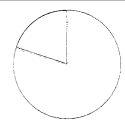


U.S. Sales by Daypart



- o Dinner 59% ∘ Lunch 34%
- o Snacks/Breakfast 7%

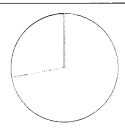
U.S. Sales by Distribution Channel



- Oine Out 80%
- o Dine In 20%



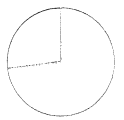
- Dinner 64% ∘ Lunch 27%
- Snacks/Breakfast 9%



- Dine Out 72%
- o Dine In 28%

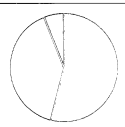


- ODinner 43% ○ Lunch 45%
- o Snacks/Breakfast 12%

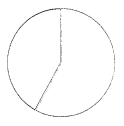


- Dine Out 73%
- Dine In 27%



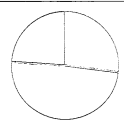


- ODinner 54% ∘ Lunch 40%
- o Snacks/Breakfast 6%

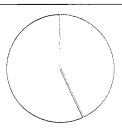


- o Dine Out 58%
- Dine In 42%





- Dinner 27% ○ Lunch 49%
- o Snacks/Breakfast 24%



- Oine Out 43%
- Dine In 57%

Source: Crest

Worldwide Sales

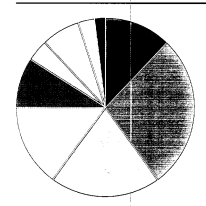
(in billions)		2003	2002	2001	2000	1999	5-year growth ^{(a}
United States		2003	2002	2001	2000	1999	growth
KFC	Company sales	\$ 1.4	\$ 1.4	\$ 1.4	\$ 1.4	\$ 1.5	(3%)
	Franchisee sales(b)	3.5	3.4	3.3	3.0	2.8	7%
Pizza Hut	Company sales	\$ 1.6	\$ 1.5	\$ 1.5	\$ 1.8	\$ 2.1	(8%)
	Franchisee sales(b)	3.5	3.6	3.5	3.2	2.9	8%
Taco Bell	Company sales	\$ 1.6	\$ 1.6	\$ 1.4	\$ 1.4	\$ 1.6	(5%)
	Franchisee sales(b)	3.8	3.6	3.5	3.7	3.6	4%
Long John Silver's(c)	Company sales	\$ 0.5	\$ 0.3				NM
	Franchisee sales(b)	0.3	0.2				NM
A&W ^(c)	Company sales	\$ —	\$ —				NM
	Franchisee sales(b)	0.2	0.2				NM
Total U.S.	Company sales	\$ 5.1	\$ 4.8	\$ 4.3	\$ 4.6	\$ 5.2	(5%)
	Franchisee sales(b)	11.3	11.0	10.3	9.9	9.3	6%
International							
KFC	Company sales	\$ 1.7	\$ 1.5	\$ 1.2	\$ 1.1	\$ 1.1	8%
	Franchisee sales(b)	4.6	3.9	3.8	3.9	3.5	10%
Pizza Hut	Company sales	\$ 0.6	\$ 0.6	\$ 0.6	\$ 0.6	\$ 0.7	(1%)
	Franchisee sales(b)	2.4	2.2	2.0	2.0	1.9	6%
Taco Bell	Company sales	\$ —	\$	\$ —	\$ —	\$ —	NM
	Franchisee sales(b)	0.1	0.2	0.1	0.1	0.1	3%
Long John Silver's(0)	Company sales	\$ —	\$				NM
	Franchisee sales(b)	_	_				NM
A&W ^(c)	Company sales	\$ —	\$ —				NM
	Franchisee sales(b)	0.1	_				NM
Total International	Company sales	\$ 2.3	\$ 2.1	\$ 1.8	\$ 1.7	\$ 1.8	5%
	Franchisee sales(b)	7.2	6.3	5.9	6.0	5.5	8%
Worldwide							
	Company sales	\$ 7.4	\$ 6.9	\$ 6.1	\$ 6.3	\$ 7.0	(3%)
	Franchisee sales(b)	18.5	17.3	16.2	15.9	14.8	7%

⁽a) Compounded annual growth rate; totals for U.S., International and Worldwide exclude the impact of Long John Silver's and A&W.

China has achieved double-digit system sales growth for the fifth consecutive year.

International System Sales® by Key Market

Year ended 2003



	China	12 %
0	Franchise Markets(b)	28%
0	Japan/Canada	20%
0	U.K.	15%
•	Australia/New Zealand	9%
0	South Korea	4%
0	Other	7%
0	Mexico	3%
lacktriangle	Future Growth Markets(c)	2%

International Operating Profit by Key Market

Year ended 2003 (in millions)

China	\$157
Franchise Markets ^(b)	109
Japan/Canada	60
U.K.	97
Australia/New Zealand	44
South Korea	33
Other	21
Mexico	10
Future Growth Markets(c)	(30)
Headquarters General & Administrative Costs	(60)
	\$441

- (a) System sales represents the combined sales of Company, unconsolidated affiliates, franchise and license restaurants.
- (b) Includes franchise-only markets in the remainder of Asia, Continental Europe, Carribean/Latin America, Middle East/Southern Africa.
- (c) Includes KFC Germany, KFC Netherlands, KFC France, KFC Brazil and India.

⁽b) Franchisee sales represents the combined estimated sales of unconsolidated affiliate and franchise and license restaurants. Franchisee sales, which are not included in our Company sales, generate franchise and license fees (typically at rates between 4% and 6%) that are included in our revenues.

⁽c) Beginning May 7, 2002, includes Long John Silver's and A&W, which were added when we acquired Yorkshire Global Restaurants, Inc.

Unit Information

Worldwide System Units

Year-end		2003		2002		%B(W) change
Company		7,854		7,526		4
Unconsolidated affliates		1,512		2,148		(30)
Franchisees		21,471		20,724		4
Licensees		2,362		2,526		(6)
Total		33,199		32,924		1
Year-end	2003	2002	2001	2000	1999	5-year growth ^{(a)t}
United States						
KFC	5,524	5,472	5,399	5,364	5,231	2
Pizza Hut	7,523	7,599	7,719	7,927	8,084	(2)
Taco Bell	5,989	6,165	6,444	6,746	6,879	(3)
Long John Silver's	1,204	1,221				NM
A&W	576	665				NM
Total U.S. ^[c]	20,822	21,126	19,562	20,037	20,194	(1)
International						
KFC	7,354	6,890	6,416	5,974	5,595	7
Pizza Hut	4,560	4,431	4,272	4,157	3,961	3
Taco Bell	249	267	239	249	232	2
Long John Silver's	31	28				NM
A&W	183	182				NM
Total International	12,377	11,798	10,927	10,380	9,788	5
Total(c)	33,199	32,924	30,489	30,417	29,982	1

⁽a) Compounded annual growth rate; total U.S., International and Worldwide exclude the impact of Long John Silver's and A&W.

Breakdown of Worldwide System Units

-	U	Inconsolidated			
Year-end 2003	Company	Affiliate	Franchised	Licensed	Total
United States					
KFC	1,252	_	4,204	68	5,524
Pizza Hut	1,776		4,624	1,123	7,523
Taco Bell	1,284	_	3,743	962	5,989
Long John Silver's	701		502	1	1,204
A&W	81	_	493	2	576
Total U.S. ^(a)	5,094	6	13,566	2,156	20,822
International					
KFC	1,685	773	4,835	61	7,354
Pizza Hut	1,021	733	2,708	98	4,560
Taco Bell	54	_	150	45	249
Long John Silver's	_		30	1	31
A&W	-	_	182	1	183
Total International	2,760	1,506	7,905	206	12,377
Total	7,854	1,512	21,471	2,362	33,199

⁽a) Includes 6 Yan Can units.

Year-end 2003 (in thousands)

Yum! Brands		33
McDonald's	A STATE OF THE STA	31
Subway		21
Burger King	11	
Wendy's	9	
Domino's Pizza	7	
Dairy Queen	6	

⁽b) Compounded annual growth rate excludes the impact of transferring 30 units from Taco Bell U.S. to Taco Bell International in 2002.

⁽c) Includes 6 and 4 Yan Can units in 2003 and 2002, respectively.

66 power of results

(In millions, except per share amounts)			
Year-end	2003	2002	% B(W) change
Company sales	\$ 7,441	\$ 6,891	8
Franchise and license fees	939	866	9
Total revenues	\$ 8,380	\$7,757	8
Operating profit	\$1,059	\$1,030	3
Earnings before special items Special items, net of tax	\$ 628 (11)	\$ 566 17	11 NM
Net income	\$ 617	\$ 583	6
Wrench litigation AmeriServe and other (charges) credits Cumulative effect of accounting change	\$ (42) 26 (2)	\$ — 27 —	NM NM NM
Special items Income tax on special items	(18) 7	27 (10)	NM NM
Special items, net of tax Diluted earnings per common share: Earnings before special items Special items, net of tax	\$ (11) \$ 2.06 (0.04)	\$ 1.82 0.06	NM 13 NM
Reported	\$ 2.02	\$ 1.88	7
Cash flows provided by operating activities	\$1,053	\$1,088	(3)

Average U.S. Sales per System Unit(a)

(In thousands)

Year-end	2003	2002	2001	2000	1999	5-year growth(b)
KFC	\$898	\$898	\$865	\$833	\$837	2%
Pizza Hut	748	748	724	712	696	3%
Taco Bell	1,005	964	890	896	918	2%

⁽a) Excludes license units.

It's amazing when you think about it. In just seven short years since our founding, we lowered our overall debt to \$2.1 billion by the end of 2003. That's down from the \$4.7 billion worth of debt we started out with in the fall of 1997. Meanwhile, we have significantly grown our cash flow and realized high returns on invested capital thanks mainly to the strong performance of our international business. In fact, we've moved from having one of the lowest returns on invested capital -8% - in 1997, to having today one of the highest returns in the quick service restaurant industry-18%. How did we do it? As you've read in this Report, we have established a global operating culture with the platforms and systems in place to execute our base business better and better. And our focus on daily leadership around these tools is paying off. Our metrics are improving: We're driving restaurant margins and same-store sales growth. In addition, we continue to focus on new franchise development without having to invest any of our own capital. We receive nearly

\$1 billion a year in franchise fees. We also continue to focus on our high-return international expansion. Domestically, we are the multibranding leader and with our "Fish First" multibranding strategy, we are leveraging our Long John Silver's brand to create greater national scale — nearly tripling our multibranding opportunities. We will also continue to improve our capital spending effectiveness around the globe, paying attention to where we spend our money, how we spend it, and what the returns look like. All in all, we are spending smarter

and making sure that with each decision, we're acting wisely on behalf of our shareholders.

Oil Dan

Dave Deno, Chief Financial Officer Yuml Brands, Inc.



⁽b) Compounded annual growth rate.

INTRODUCTION AND OVERVIEW

and Results of Operations

YUM! Brands, Inc. and Subsidiaries (collectively referred to as "YUM" or the "Company") comprises the worldwide operations of KFC, Pizza Hut, Taco Bell, Long John Silver's ("LJS") and A&W All-American Food Restaurants ("A&W") (collectively "the Concepts") and is the world's largest quick service restaurant ("QSR") company based on the number of system units. LJS and A&W were added when YUM acquired Yorkshire Global Restaurants, Inc. ("YGR") on May 7, 2002. With 12,377 international units, YUM is the second largest QSR company outside the U.S. YUM became an independent, publicly-owned company on October 6, 1997 (the "Spin-off Date") via a tax-free distribution of our Common Stock (the "Distribution" or "Spin-off") to the shareholders of our former parent, PepsiCo, Inc. ("PepsiCo").

Through its Concepts, YUM develops, operates, franchises and licenses a system of both traditional and non-traditional QSR restaurants. Traditional units feature dine-in, carryout and, in some instances, drive-thru or delivery services. Non-traditional units, which are typically licensed outlets, include express units and kiosks which have a more limited menu and operate in non-traditional locations like malls, airports, gasoline service stations, convenience stores, stadiums, amusement parks and colleges, where a full-scale traditional outlet would not be practical or efficient.

The retail food industry, in which the Company competes, is made up of supermarkets, supercenters, warehouse stores, convenience stores, coffee shops, snack bars, delicatessens and restaurants (including the QSR segment), and is intensely competitive with respect to food quality, price, service, convenience, location and concept. The industry is often affected by changes in consumer tastes; national, regional or local economic conditions; currency fluctuations; demographic trends; traffic patterns; the type, number and location of competing food retailers and products; and disposable purchasing power. Each of the Concepts competes with international, national and regional restaurant chains as well as locally-owned restaurants, not only for customers, but also for management and hourly personnel, suitable real estate sites and qualified franchisees.

The Company is focused on five long-term measures identified as essential to our growth and progress. These five measures and related key performance indicators are as follows:

- International expansion
 - International system-sales growth (local currency)
 - · Number of new international restaurant openings
 - · Net international unit growth
- Multibrand innovation and expansion
 - · Number of multibrand restaurant locations
 - · Number of multibrand units added
 - Number of franchise multibrand units added

- Portfolio of category-leading U.S. brands
 - · U.S. blended same-store sales growth
 - · U.S. system-sales growth
- Global franchise fees
 - New restaurant openings by franchisees
 - Franchise fee growth
- Strong cash generation and returns
 - · Cash generated from all sources
 - Cash generated from all sources after capital spending
 - Restaurant margins

Our progress against these measures is discussed throughout the Management's Discussion and Analysis ("MD&A").

All references to per share and share amounts in the following MD&A have been adjusted to reflect the two-forone stock split distributed on June 17, 2002.

This MD&A should be read in conjunction with our Consolidated Financial Statements on pages 48 through 51 and the Cautionary Statements on page 47. All Note references herein refer to the Notes to the Consolidated Financial Statements on pages 52 through 74. Tabular amounts are displayed in millions except per share and unit count amounts, or as otherwise specifically identified.

FACTORS AFFECTING COMPARABILITY OF 2003 RESULTS TO 2002 RESULTS AND 2002 RESULTS TO 2001 RESULTS

YGR Acquisition

On May 7, 2002, the Company completed its acquisition of YGR, the parent company of LJS and A&W. See Note 4 for a discussion of the acquisition.

As of the date of the acquisition, YGR consisted of 742 and 496 company and franchise LJS units, respectively, and 127 and 742 company and franchise A&W units, respectively. In addition, 133 multibranded LJS/A&W restaurants were included in the LJS unit totals. Except as discussed in certain sections of the MD&A, the impact of the acquisition on our results of operations in 2003 and 2002 was not significant relative to the comparable prior year period.

Amendment of Sale-Leaseback Agreements

As discussed in Note 14, on August 15, 2003 we amended two sale-leaseback agreements assumed in our 2002 acquisition of YGR such that the agreements now qualify for sale-leaseback accounting. There was no gain or loss recorded as a result of this transaction; however, restaurant margins decreased by approximately \$3 million for the year ended December 27, 2003 as a result of the two amended agreements being accounted for as operating leases subsequent to the amendment. The decrease in restaurant margin was largely offset by a similar decrease in interest expense.

Wrench Litigation

We recorded expense of \$42 million in 2003. See Note 24 for a discussion of the Wrench litigation.

AmeriServe and Other Charges (Credits)

We recorded income of \$26 million in 2003, \$27 million in 2002 and \$3 million in 2001. See Note 7 for a detailed discussion of AmeriServe and other charges (credits).

Store Portfolio Strategy

From time to time we sell Company restaurants to existing and new franchisees where geographic synergies can be obtained or where their expertise can generally be leveraged to improve our overall operating performance, while retaining Company ownership of key U.S. and International markets. Such refranchisings reduce our reported Company sales and restaurant profits while increasing our franchise fees. Proceeds from refranchising increase the level of cash available to fund discretionary spending.

The following table summarizes our refranchising activities:

	2003	2002	2001
Number of units refranchised	228	174	233
Refranchising proceeds, pre-tax	\$92	\$81	\$111
Refranchising net gains, pre-tax(a)	\$ 4	\$19	\$ 39

(a) 2003 includes charges of approximately \$16 million to write down the carrying value of our Puerto Rican business to reflect the then current estimates of its fair value. The charges were recorded as a refranchising loss. 2001 includes \$12 million of previously deferred refranchising gains and a charge of \$11 million to mark to market the net assets of our Singapore business, which was sold during 2002 at a price approximately equal to its carrying value.

In addition to our refranchising program, from time to time we close restaurants that are poor performing, we relocate restaurants to a new site within the same trade area or we consolidate two or more of our existing units into a single unit (collectively "store closures").

The following table summarizes Company store closure activities:

<u> </u>	2003	2002	2001
Number of units closed	287	224	270
Store closure costs	\$ 6	\$15	\$17
Impairment charges for stores			
to be closed	\$12	\$ 9	\$ 5

The impact on operating profit arising from our refranchising and Company store closures is the net of (a) the estimated reduction in restaurant profit, which reflects the decrease in Company sales, and general and administrative expenses and (b) the estimated increase in franchise fees from the stores refranchised. The amounts presented below reflect the estimated impact from stores that were operated by us for all or some portion of the respective previous year and were no longer operated by us as of the last day of the respective year. The amounts do not include results from new restaurants that we open in connection with a relocation of an existing unit or any incremental impact upon consolidation of two or more of our existing units into a single unit.

The following table summarizes the estimated impact on revenue of refranchising and Company store closures:

		2003	
	U.S.	Inter- national	Worldwide
Decreased sales	\$(148)	\$(120)	\$(268)
Increased franchise fees	1	5	6
Decrease in total revenues	\$(147)	\$(115)	\$(262)
		2002	
	U.S.	Inter- national	Worldwide
Decreased sales	\$(214)	\$ (90)	\$(304)
Increased franchise fees	4	4	8
Decrease in total revenues	\$(210)	\$ (86)	\$(296)

The following table summarizes the estimated impact on operating profit of refranchising and Company store closures:

	U.S.	Inter- national	Worldwide
Decreased restaurant profit	\$ (18)	\$ (15)	\$ (33)
Increased franchise fees	1	5	6
Decreased general and			
administrative expenses		6	6
Decrease in operating profit	\$ (17)	\$ (4)	\$ (21)
		2002	
		Inter-	
	U.S.	national	Worldwide
Decreased restaurant profit	\$(23)	\$ (5)	\$(28)
Increased franchise fees	4	4	8
Decreased general and			
administrative expenses	1	2	3
(Decrease) increase in			
operating profit	\$(18)	\$ 1	\$(17)

Impact of Recently Adopted Accounting Pronouncement Effective December 30, 2001, the Company adopted Statement of Financial Accounting Standards ("SFAS") No.142, "Goodwill and Other Intangible Assets" ("SFAS 142"), in its entirety. In accordance with the requirements of SFAS 142, we ceased amortization of goodwill and indefinite-lived intangibles as of December 30, 2001. The following table summarizes the favorable effect of SFAS 142 on restaurant profit, restaurant margin and operating profit had SFAS 142 been effective in 2001.

	Year Ended December 29, 2001			
	U.S.	Inter- national	Worldwide	
Restaurant profit	\$21	\$11	\$ 32	
Restaurant margin (%)	0.5	0.6	0.5	
Operating profit	\$ 22	\$16	\$ 38	

Additionally, if SFAS 142 had been effective in 2001, reported net income would have increased approximately \$26 million and diluted earnings per common share ("EPS") would have increased \$0.09.

SFAS 142 requires that goodwill and indefinite-lived intangibles be evaluated for impairment on an annual basis or as impairment indicators exist. In accordance with this requirement, we recognized impairment of approximately \$5 million in both 2003 and 2002.

WORLDWIDE RESULTS OF OPERATIONS

		%	B/(W)		% B/(W)
		2003	vs. 2002	2002	vs. 2001
Revenues				 	
Company sales	\$	7,441	8	\$ 6,891	12
Franchise and license fees		939	9	866	6
Total revenues	\$	8,380	8	\$ 7,757	12
Company restaurant margin	\$:	1,104	_	\$ 1,101	22
% of Company sales		14.8%	(1.2)ppts.	16.0%	1.2 ^{ppt}
Operating profit		1,059	3	1,030	16
Interest expense, net		173	(1)	172	(8)
Income tax provision		268	3	275	(15)
Income before cumulative effect of accounting change		618	6	583	18
Cumulative effect of accounting change, net of tax		(1)	NM		_
Net income	\$	617	6	\$ 583	18
Diluted earnings per share(a)	\$	2.02	7	\$ 1.88	16

⁽a) See Note 6 for the number of shares used in this calculation. See Note 12 for a discussion of the proforma impact of SFAS 142 on EPS in 2001.

Worldwide Multibrand Restaurants	Company	Franchise	Total
Balance at Dec. 28, 2002	888	1,087	1,975
Balance at Dec. 27, 2003	1,096	1,249	2,345

The franchise unit counts include both franchisee and unconsolidated affiliate multibrand units. Multibrand conversions increase the sales and points of distribution for the second brand added to a restaurant but do not result in an additional unit count. Similarly, a new multibrand restaurant, while increasing sales and points of distribution for two brands, results in just one additional unit count.

For 2003 and 2002, Company multibrand unit gross additions were 235 and 216, respectively. For 2003 and 2002, franchise multibrand unit gross additions were 194 and 166, respectively.

WORLDWIDE SYSTEM SALES GROWTH

System Sales Growth	2003	2002
Worldwide	7%	8%

System sales growth includes the results of all restaurants regardless of ownership, including company-owned, franchise, unconsolidated affiliate and license restaurants. Sales of franchise, unconsolidated affiliate and license restaurants generate franchise and license fees for the company (typically at a rate of 4% to 6% of sales). Franchise, unconsolidated affiliate and license restaurants sales are not included in company sales on the Consolidated Statements of Income; however, the fees are included in the Company's revenues. We believe system sales growth

WORLDWIDE RESTAURANT UNIT ACTIVITY

	U	nconsolidated			
	Company	Affiliates	Franchisees	Licensees	Total
Balance at Dec. 29, 2001	6,435	2,000	19,263	2,791	30,489
New Builds	585	165	748	146	1,644
Acquisitions ^(a)	905	41	1,164	(3)	2,107
Refranchising	(174)	(14)	188	_	
Closures	(224)	(46)	(649)	(409)	(1,328)
Other	(1)	2	10	1	12
Balance at Dec. 28, 2002	7,526	2,148	20,724	2,526	32,924
New Builds	454	176	868	272	1,770
Acquisitions	389	(736)	345	2	
Refranchising	(228)	(1)	227	2	
Closures	(287)	(75)	(691)	(388)	(1,44 1)
Other			(2)	(52)	(54)
Balance at Dec. 27, 2003	7,854	1,512	21,471	2,362	33,199
% of Total	24%	4%	65%	7%	100%

(a) Includes units that existed at the date of the acquisition of YGR on May 7, 2002.

is useful to investors as a significant indicator of the overall strength of our business as it incorporates all of our revenue drivers, company and franchise same store sales as well as net unit development.

System sales increased 7% for 2003, after a 2% favorable impact from foreign currency translation. Excluding the favorable impact of both foreign currency translation and the YGR acquisition, system sales increased 3%. The increase was driven by new unit development, partially offset by store closures.

System sales increased 8% in 2002. The impact from foreign currency translation was not significant. Excluding the favorable impact of the YGR acquisition, system sales increased 5%. The increase resulted from new unit development and same store sales growth, partially offset by store closures.

WORLDWIDE REVENUES

Company sales increased \$550 million or 8% in 2003, after a 1% favorable impact from foreign currency translation. Excluding the favorable impact of both foreign currency translation and the YGR acquisition, Company sales increased 4%. The increase was driven by new unit development, partially offset by store closures and refranchising.

Franchise and license fees increased \$73 million or 9% in 2003, after a 3% favorable impact from foreign currency translation. Excluding the impact of foreign currency translation and the favorable impact of the YGR acquisition, franchise and license fees increased 5%. The increase was driven by new unit development, royalty rate increases and same store sales growth, partially offset by store closures.

Company sales increased \$753 million or 12% in 2002. The impact from foreign currency translation was not significant. Excluding the favorable impact of the YGR acquisition, Company sales increased 6%. The increase was driven by new unit development and same store sales growth. The increase was partially offset by refranchising and store closures.

Franchise and license fees increased \$51 million or 6% in 2002. The impact from foreign currency translation was not significant. Excluding the favorable impact of the YGR acquisition, franchise and license fees increased 4%. The increase was driven by new unit development and same store sales growth, partially offset by store closures.

WORLDWIDE COMPANY RESTAURANT MARGIN

	2003	2002	2001
Company sales	100.0%	100.0%	100.0%
Food and paper	30.9	30.6	31.1
Payroll and employee benefits	27.2	27.2	27.1
Occupancy and other operating expenses	27.1	26.2	27.0
Company restaurant margin	14.8%	16.0%	14.8%

Restaurant margin as a percentage of sales decreased approximately 120 basis points in 2003. U.S. restaurant margin decreased approximately 140 basis points and International restaurant margin decreased approximately 50 basis points.

Restaurant margin as a percentage of sales increased approximately 120 basis points in 2002. The increase included the favorable impact of approximately 50 basis points from the adoption of SFAS 142, partially offset by the unfavorable impact of approximately 15 basis points from the YGR acquisition. U.S. restaurant margin increased approximately 80 basis points and International restaurant margin increased approximately 210 basis points.

The changes in U.S. and International restaurant margin for 2003 and 2002 are discussed in the respective sections.

WORLDWIDE GENERAL AND ADMINISTRATIVE EXPENSES

General and administrative expenses increased \$32 million or 3% in 2003, including a 1% unfavorable impact from foreign currency translation. Excluding the unfavorable impact from both foreign currency translation and the YGR acquisition, general and administrative expenses were flat year to date. Lower management incentive compensation costs were offset by increases in expenses associated with international restaurant expansion and pension expense.

General and administrative expenses increased \$117 million or 15% in 2002. Excluding the unfavorable impact of the YGR acquisition, general and administrative expenses increased 10%. The increase was driven by higher compensation-related costs and higher corporate and project spending.

WORLDWIDE FRANCHISE AND LICENSE EXPENSES

Franchise and license expenses decreased \$21 million or 42% in 2003. The decrease was primarily attributable to lower allowances for doubtful franchise and license fee receivables, primarily at Taco Bell.

Franchise and license expenses decreased \$10 million or 18% in 2002. The decrease was primarily attributable to lower allowances for doubtful franchise and license fee receivables and the favorable impact of lapping support costs related to the financial restructuring of certain Taco Bell franchisees in 2001. The decrease was partially offset by higher marketing support costs in certain international markets.

WORLDWIDE OTHER (INCOME) EXPENSE

	2003	2002	2001
Equity income from investments in			
unconsolidated affiliates	\$ (39)	\$(29)	\$(26)
Foreign exchange net (gain) loss	(2)	(1)	3
Other (income) expense	\$(41)	\$(30)	\$(23)

The increase in other (income) expense in 2003 was primarily driven by the improved operating performance of our unconsolidated affiliates, particularly in China.

WORLDWIDE FACILITY ACTIONS

We recorded a net loss from facility actions of \$36 million, \$32 million and \$1 million in 2003, 2002 and 2001, respectively. See the Store Portfolio Strategy section for more detail of our refranchising and closure activities and Note 7 for a summary of the components of facility actions by reportable operating segment.

WORLDWIDE OPERATING PROFIT

	9	% B/(W) vs.		% B/(W) vs.
	2003	2002	2002	2001
United States	\$ 812	1	\$ 802	15
International	441	22	361	19
Unallocated and corporate expenses	(179)		(178)	(20)
Unallocated other income	` ,		, -,	, ,
(expense)	(3)	NM	(1)	NM
Unallocated facility actions gain	4	NM	19	NM
Wrench litigation	(42)	NM	_	_
AmeriServe and other (charges) credits	 26	NM	27	NM
Operating profit	\$ 1,059	3	\$ 1,030	16

The changes in U.S. and International operating profit for 2003 and 2002 are discussed in the respective sections.

Unallocated and corporate expenses increased \$1 million in 2003 and \$30 million or 20% in 2002. The 2002 increase was primarily driven by higher compensationrelated costs and higher corporate and project spending.

Unallocated facility actions comprises refranchising gains (losses) which are not allocated to the U.S. or International segments for performance reporting purposes. See Note 7 for further discussion.

WORLDWIDE INTEREST EXPENSE, NET

	2003	2002	2001
Interest expense	\$ 185	\$180	\$172
Interest income	(12)	(8)	(14)
Interest expense, net	\$ 173	\$172	\$158

Interest expense increased \$5 million or 3% in 2003. Excluding the impact of the YGR acquisition, interest expense decreased 6%. The decrease was primarily due to a decrease in our average debt outstanding.

Interest expense increased \$8 million or 5% in 2002. Excluding the impact of the YGR acquisition, interest expense decreased 12%. The decrease was driven by a reduction in our average debt balance partially offset by an increase in our average interest rate. Our average interest rate increased due to a reduction in our variablerate borrowings using proceeds from the issuance of longer term, fixed-rate notes.

WORLDWIDE INCOME TAXES

	2003	2002	2001
Reported			
Income taxes	\$ 268	\$275	\$241
Effective tax rate	30.2%	32.1%	32.8%

The reconciliation of income taxes calculated at the U.S. federal tax statutory rate to our effective tax rate is set forth below:

2003 35.0%	2002 35.0%	2001 35.0%
35.0%	35.0%	35.0%
1.8	2.0	2.1
(3.6)	(2.8)	(0.7)
(1.7)	(1.8)	(1.8)
(4.1)		
2.8	_	(1.7)
	(0.3)	(0.1)
30.2%	32.1%	32.8%
	(3.6) (1.7) (4.1) 2.8	(3.6) (2.8) (1.7) (1.8) (4.1) — 2.8 — (0.3)

Income taxes and the effective tax rate as shown above reflect tax on all amounts included in our results of operations except for the income tax benefit of approximately \$1 million on the \$2 million cumulative effect adjustment recorded in the year ended December 27, 2003 due to the adoption of SFAS 143.

The 2003 effective tax rate decreased 1.9 percentage points to 30.2%. The decrease in the effective tax rate was primarily due to a 4.1 percentage point benefit of amending certain prior U.S. income tax returns to claim credit for foreign taxes paid in prior years. The returns were amended upon our determination that it was more beneficial to claim credit for such taxes than to deduct such taxes, as had been done when the returns were originally filed. In future years, we anticipate continuing to claim credit for foreign taxes paid in the then current year, as we have done in 2003 and 2002. However, the amended return benefit recognized in 2003 is non-recurring.

The decrease in the 2003 effective tax rate was partially offset by the recognition of valuation allowances for certain deferred tax assets whose realization is no longer considered more likely than not. The valuation allowances recognized primarily related to deferred tax assets in Mexico and Thailand. See Note 22 for a discussion of valuation allowances.

The 2002 effective tax rate decreased 0.7 percentage points to 32.1%. The decrease in the effective tax rate was primarily due to our claiming credit against our current and future U.S. income tax liability for foreign taxes paid in 2002, as opposed to deducting such taxes on our U.S. income tax returns as was done in 2001. This decrease was partially offset by the impact of lapping valuation allowance reversals recorded in 2001.

In 2003 and 2002, the effective tax rate attributable to foreign operations was lower than the U.S. federal statutory rate primarily due to the benefit of claiming credit against our current and future U.S. income tax liability for foreign taxes paid.

Adjustments to reserves and prior years include the effects of the reconciliation of income tax amounts recorded in our Consolidated Statements of Income to amounts reflected on our tax returns, including any adjustments to the Consolidated Balance Sheets. Adjustments to reserves and prior years also includes changes in tax reserves established for potential exposure we may incur if a taxing authority takes a position on a matter contrary to our position. We evaluate these reserves, including interest thereon, on a quarterly basis to insure that they have been appropriately adjusted for events that we believe may impact our exposure.

U.S. RESULTS OF OPERATIONS

	% B/(W) vs.				9	% B/(W) vs.
		2003	2002		2002	2001
Revenues						
Company sales	\$!	5,081	6	\$.	4,778	11
Franchise and license fees		574	1		569	5
Total revenues	\$!	5,655	6	\$	5,347	11
Company restaurant margin	\$	739	(3)	\$	764	18
% of Company sales		14.6%	(1.4) ppts.		16.0%	0.8 ppts.
Operating profit	\$	812	1	\$	802	15

U.S. RESTAURANT UNIT ACTIVITY

% of Total	25%	_	65%	10%	100%
Balance at Dec. 27, 2003	5,094	6	13,566	2,156	20,822
Other	_		4		4
Closures	(197)	(1)	(386)	(373)	(957)
Refranchising	(150)		148	2	
Acquisitions	106		(108)	2	_
New Builds	142	3	245	259	649
Balance at Dec. 28, 2002	5,193	4	13,663	2,266	21,126
Other ^(c)	_	-		(30)	(30)
Closures	(153)	_	(351)	(382)	(886)
Refranchising	(47)	_	47	_	_
Acquisitions(b)	899	_	1,001	(3)	1,897
New Builds	210	4	233	136	583
Balance at Dec. 29, 2001	4,284	-	12,733	2,545	19,562
1	Company	Affiliates(a)	Franchisees	Licensees	Total
	U	nconsolidated			

⁽c) Represents licensee units transferred from U.S. to International.

Balance at Dec. 27, 2003	1,032	1,116	2,148
Balance at Dec. 28, 2002	844	973	1,817
U.S. Multibrand Restaurants	Company	Franchise	Total

For 2003 and 2002, Company multibrand unit gross additions were 222 and 212, respectively. For 2003 and 2002, franchise multibrand unit gross additions were 160 and 153, respectively.

U.S. SYSTEM SALES GROWTH

System Sales Growth	2003	2002
U.S.	3%	9%

System sales increased 3% for 2003. Excluding the favorable impact of the YGR acquisition, system sales increased

1%. The increase was driven by new unit development, partially offset by store closures.

System sales increased 9% in 2002. Excluding the favorable impact of the YGR acquisition, system sales increased 4%. The increase resulted from same store sales growth and new unit development, partially offset by store closures.

U.S. REVENUES

Company sales increased \$303 million or 6% in 2003. Excluding the favorable impact of the YGR acquisition, company sales increased 2%. The increase was driven by new unit development, partially offset by store closures and refranchising.

Franchise and license fees increased \$5 million or 1% in 2003. Excluding the favorable impact of the YGR acquisition, franchise and license fees remained essentially flat

⁽a) Represents Yan Can units.

⁽b) Includes units that existed at the date of the acquisition of YGR on May 7, 2002.

as a decrease primarily driven by store closures was largely offset by new unit development.

Company sales increased \$491 million or 11% in 2002. Excluding the favorable impact of the YGR acquisition, company sales increased 3%. The increase was driven by new unit development and same store sales growth. The increase was partially offset by store closures and refranchising.

Franchise and license fees increased \$29 million or 5% in 2002. Excluding the favorable impact of the YGR acquisition, franchise and license fees increased 3%. The increase was driven by same store sales growth and new unit development, partially offset by store closures.

U.S. SAME STORE SALES

U.S. same store sales includes only company restaurants that have been open one year or more. U.S. blended same store sales include KFC, Pizza Hut, and Taco Bell company owned restaurants only. U.S. same store sales for Long John Silver's and A&W restaurants are not included. Following are the same store sales growth results by brand:

		2003	
	Same Store Sales	Trans- actions	Average Guest Check
KFC	(2)%	(4)%	2%
Pizza Hut	(1)%	(4)%	3%
Taco Bell	2%	1%	1%
		2002	
	Same		Average
	Store Sales	Trans- actions	Guest Check
	Sales		
KFC		(2)%	2%
Pizza Hut	-	(2)%	2%
Taco Bell	7%	4%	3%

For 2003, blended Company same store sales were flat due to a decrease in transactions offset by an increase in average guest check. For 2002, blended Company same store sales were up 2% due to increases in both transactions and average guest check.

U.S. COMPANY RESTAURANT MARGIN

	2003	2002	2001
Company sales	100.0%	100.0%	100.0%
Food and paper	28.8	28.2	28.6
Payroll and employee benefits	31.0	30.9	30.6
Occupancy and other operating			
expenses	25.6	24.9	25.6
Company restaurant margin	14.6%	16.0%	15.2%

Restaurant margin as a percentage of sales decreased approximately 140 basis points in 2003. The decrease was primarily driven by increased occupancy expenses

due to higher rent, primarily due to additional rent expense associated with the amended YGR sale-leaseback agreements, and utilities. The higher food and paper costs were primarily due to the impact of unfavorable discounting and product mix. Also contributing to the decrease was higher labor costs, primarily driven by low single-digit increases in wage rates.

Restaurant margin as a percentage of sales increased approximately 80 basis points in 2002. The increase includes the favorable impact of approximately 50 basis points from the adoption of SFAS 142, which was partially offset by the unfavorable impact of approximately 20 basis points from the YGR acquisition. The increase was primarily driven by the favorable impact of same store sales growth on margin and lower food and paper costs, partially offset by an increase in labor costs. The decrease in food and paper costs was primarily driven by cheese costs. The increase in labor costs was primarily driven by wage rates.

U.S. OPERATING PROFIT

Operating profit increased \$10 million or 1% in 2003. Excluding the favorable impact of the YGR acquisition, operating profit was flat compared to 2002. Decreases driven by lower margins as a result of increased occupancy expenses and the impact of unfavorable discounting and product mix shift on food and paper costs were offset by lower franchise and license and general and administrative expenses.

Operating profit increased \$107 million or 15% in 2002, including a 3% favorable impact from the adoption of SFAS 142. Excluding the favorable impact of both SFAS 142 and the YGR acquisition, operating profit increased 9%. The increase was driven by same store sales growth and the favorable impact of lapping franchise support costs related to the restructuring of certain Taco Bell franchisees in 2001. The increase was partially offset by higher restaurant operating costs, primarily due to higher labor costs, and the unfavorable impact of refranchising and store closures. The higher labor costs were driven by wage rates.

INTERNATIONAL RESULTS OF OPERATIONS

% B/(W)			% B/(W vs.		
003	2002		2002	2001	
360	12	\$	2,113	14	
365	23		297	8	
725	13	\$	2,410	13	
365	8	\$	337	31	
5.5%	6 (0.5) ppts.		16.0%	2.1 ppts	
141	22	\$	361	19	
	360 365 725 365 5.5%	360 12 365 23 725 13 365 8 5.5% (0.5) ^{ppta}	003 2002 360 12 \$. 365 23 725 13 \$. 365 8 \$. 5.5% (0.5) ^{ppta.}	2003 2002 2003 2002 2004 2002 2005 2002 2006 2002 2007 297 225 13 \$2,410 2008 \$337 5.5% (0.5) potts 16.0%	

INTERNATIONAL RESTAURANT UNIT ACTIVITY

	Ĺ	Inconsolidated			
	Company	Affiliates	Franchisees	Licensees	Total
Balance at Dec. 29, 2001	2,151	2,000	6,530	246	10,927
New Builds	375	161	515	10	1,061
Acquisitions ^(a)	6	41	163	-	210
Refranchising	(127)	(14)	141	-	_
Closures	(71)	(46)	(298)	(27)	(442)
Other ^(b)	(1)	2	10	31	42
Balance at Dec. 28, 2002	2,333	2,144	7,061	260	11,798
New Builds	312	173	623	13	1,121
Acquisitions	283	(736)	453	_	
Refranchising	(78)	(1)	79		_
Closures	(90)	(74)	(305)	(15)	(484)
Other ^(c)	 .	_	(6)	(52)	(58)
Balance at Dec. 27, 2003	2,760	1,506	7,905	206	12,377
% of Total	22%	12%	64%	2%	100%

- (a) Includes units that existed at the date of the acquisition of YGR on May 7, 2002.
- (b) Primarily represents licensee units transferred from U.S. to International in 2002.
- (c) Represents an adjustment of previously reported amounts.

Balance at Dec. 27, 2003	64	133	197
Balance at Dec. 28, 2002	44	114	158
International Multibrand Restaurants	Company	Franchise	Total

For 2003 and 2002, Company multibrand unit gross additions were 13 and 4, respectively. Company multibrand restaurants at December 27, 2003 also include 9 units acquired during the year from an unconsolidated affiliate. For 2003 and 2002, franchise multibrand unit gross additions were 34 and 13, respectively.

INTERNATIONAL SYSTEM SALES GROWTH

System Sales Growth	2003	2002
International	14%	8%

System sales increased 14% in 2003, after a 7% favorable impact from foreign currency translation. The increase was driven by new unit development, partially offset by store closures.

System sales increased 8% in 2002, after a 1% unfavorable impact from foreign currency translation. Excluding the impact of foreign currency translation and the favorable impact of the YGR acquisition, system sales increased 8%. The increase was driven by new unit development and same store sales growth, partially offset by store closures.

INTERNATIONAL REVENUES

Company sales increased \$247 million or 12% in 2003, after a 4% favorable impact from foreign currency translation. The increase was driven by new unit development, partially offset by refranchising, same store sales declines and store closures.

Franchise and license fees increased \$68 million or 23% in 2003, after a 9% favorable impact from foreign currency translation. The increase was driven by new unit development, royalty rate increases and same store sales growth, partially offset by store closures.

Company sales increased \$262 million or 14% in 2002, after a 1% favorable impact from foreign currency translation. The increase was driven by new unit development, partially offset by refranchising and store closures. The unfavorable impact of refranchising primarily resulted from the sale of the Singapore business in the third quarter of 2002.

Franchise and license fees increased \$22 million or 8% in 2002, after a 1% unfavorable impact from foreign currency translation. Excluding the impact of foreign currency translation and the favorable impact of the YGR acquisition, franchise and license fees increased 8%. The increase was driven by new unit development and same store sales growth, partially offset by store closures.

INTERNATIONAL COMPANY RESTAURANT MARGIN

	2003	2002	2001
Company sales	100.0%	100.0%	100.0%
Food and paper	35.5	36.1	36.9
Payroll and employee benefits Occupancy and other	19.0	18.7	19.1
operating expenses	30.0	29.2	30.1
Company restaurant margin	15.5%	16.0%	13.9%

Restaurant margin as a percentage of sales decreased approximately 50 basis points in 2003, including a 20 basis points unfavorable impact from foreign currency translation. The remaining decrease was driven by the impact on margin of same store sales declines. These decreases were partially offset by the impact of supply chain savings initiatives on the cost of food and paper (principally in China), and the cessation of depreciation expense of approximately \$9 million for the Puerto Rico business which is held for sale.

Restaurant margin as a percentage of sales increased approximately 210 basis points in 2002, including the favorable impact of approximately 60 basis points from the adoption of SFAS 142. The increase was primarily driven by the favorable impact of lower restaurant operating costs and the elimination of lower average margin units through store closures. Lower restaurant operating costs primarily resulted from lower food and paper costs, partially offset by higher labor costs.

INTERNATIONAL OPERATING PROFIT

Operating profit increased \$80 million or 22% in 2003, including a 7% favorable impact from foreign currency translation. The remaining increase was driven by new unit development and the impact of supply chain savings initiatives on the cost of food and paper, partially offset by the impact of same store sales declines on margins and higher general and administrative expenses.

Operating profit increased \$56 million or 19% in 2002. Excluding the impact of foreign currency translation and the favorable impact from the adoption of SFAS 142, operating profit increased 13%. The increase was driven by new unit development and the favorable impact of lower restaurant operating costs, primarily lower cost of food and paper. The increase was partially offset by higher general and administrative expenses, primarily compensation-related costs.

CONSOLIDATED CASH FLOWS

Net cash provided by operating activities was \$1,053 million compared to \$1,088 million in 2002. The decrease was primarily driven by \$130 million in voluntary contributions to our funded pension plan in 2003, partially offset by higher net income.

In 2002, net cash provided by operating activities was \$1,088 million compared to \$832 million in 2001. Excluding the impact of the AmeriServe bankruptcy reorganization process, cash provided by operating activities was \$1,043 million versus \$704 million in 2001. The increase was driven by higher net income and timing of tax receipts and payments.

Net cash used in investing activities was \$519 million versus \$885 million in 2002. The decrease in cash used was driven by the \$275 million acquisition of YGR in 2002 and lower capital spending in 2003.

In 2002, net cash used in investing activities was \$885 million versus \$503 million in 2001. The increase in cash used was primarily due to the acquisition of YGR and higher capital spending in 2002, partially offset by the acquisition of fewer restaurants from franchisees in 2002.

Net cash used in financing activities was \$475 million versus \$187 million in 2002. The increase was driven by higher net debt repayments and higher shares repurchased in 2003.

In 2002, net cash used in financing activities was \$187 million versus \$352 million in 2001. The decrease is primarily due to lower debt repayments and higher proceeds from stock option exercises versus 2001, partially offset by higher shares repurchased in 2002.

CONSOLIDATED FINANCIAL CONDITION

Assets increased \$220 million or 4% to \$5.6 billion primarily due to a net increase in property, plant and equipment, driven by capital expenditures in excess of depreciation and asset dispositions. The decrease in the allowance for doubtful accounts from \$42 million to \$28 million was primarily the result of the write-off of receivables previously fully reserved.

Liabilities decreased \$306 million or 6% to \$4.5 billion primarily due to the repayment of amounts under our Credit Facility, decreased short-term borrowings and the reduction in long-term debt as a result of the amendment of certain sale-leaseback agreements (see Note 14). These decreases were partially offset by an increase in accounts payable and other current liabilities primarily due to the accrual of \$42 million related to the Wrench litigation.

LIQUIDITY AND CAPITAL RESOURCES

Operating in the OSR industry allows us to generate substantial cash flows from the operations of our company stores and from our franchise operations, which require a limited YUM investment. In each of the last two fiscal years, net cash provided by operating activities has exceeded \$1 billion. These cash flows have allowed us to fund our discretionary spending, while at the same time reducing our long-term debt balances. We expect these levels of net cash provided by operating activities to continue in the foreseeable future. Our discretionary spending includes capital spending for new restaurants, acquisitions of restaurants from franchisees and repurchases of shares of our common stock. Though a decline in revenues could adversely impact our cash flows from operations, we believe our operating cash flows, our ability to reduce discretionary spending, and our borrowing capacity will allow us to meet our cash requirements in 2004 and beyond.

Our primary bank credit agreement comprises a senior unsecured Revolving Credit Facility (the "Credit Facility") which matures on June 25, 2005. On December 26, 2003, we voluntarily reduced our maximum borrowings

under the Credit Facility from \$1.2 billion to \$1.0 billion. At December 27, 2003, our unused Credit Facility totaled \$737 million, net of outstanding letters of credit of \$263 million. There were no borrowings outstanding under the Credit Facility at December 27, 2003. Our Credit Facility contains financial covenants relating to maintenance of leverage and fixed charge coverage ratios. The Credit Facility also contains affirmative and negative covenants including, among other things, limitations on certain additional indebtedness, guarantees of indebtedness, level of cash dividends, aggregate non-U.S. investment and certain other transactions as defined in the agreement. We were in compliance with all covenants at December 27, 2003, and do not anticipate that the covenants will impact our ability to borrow under our Credit Facility for its remaining term.

The remainder of our long-term debt primarily comprises senior unsecured notes. Amounts outstanding under senior

unsecured notes were \$1.85 billion at December 27, 2003. The first of these notes, in the amount of \$350 million, matures in 2005. We currently anticipate that our net cash provided by operating activities will permit us to make a significant portion of this \$350 million payment without borrowing additional amounts.

We estimate that capital spending will be approximately \$770 million and refranchising proceeds will be approximately \$100 million in 2004. In November 2003, our Board of Directors authorized a new \$300 million share repurchase program. At December 27, 2003, we had remaining capacity to repurchase, through May 21, 2005, up to \$294 million of our outstanding Common Stock (excluding applicable transaction fees) under this program.

In addition to any discretionary spending we may choose to make, significant contractual obligations and payments as of December 27, 2003 included:

	Less than			More than	
	Total	1 Year	1-3 Years	3–5 Years	5 Years
Long-term debt ^(a)	\$1,930	\$ 1	\$ 553	\$254	\$1,122
Capital leases(b)	192	1 5	29	26	122
Operating leases(b)	2,484	320	540	431	1,193
Purchase obligations(c)	162	124	26	7	5
Other long-term liabilities reflected on our					
Consolidated Balance Sheet under GAAP	31	_	17	5	9
Total contractual obligations	\$4,799	\$460	\$1,165	\$723	\$ 2,451

⁽a) Excludes a fair value adjustment of \$29 million included in debt related to interest rate swaps that hedge the fair value of a portion of our debt. See Note 14.

We have not included obligations under our pension and postretirement benefit plans in the contractual obligations table. Our funding policy regarding our funded pension plan is to contribute amounts necessary to satisfy minimum pension funding requirements plus such additional amounts from time to time as are determined to be appropriate to improve the plan's funded status. The pension plan's funded status is affected by many factors including discount rates and the performance of plan assets. We are not required to make minimum pension funding payments in 2004, but we may make discretionary contributions during the year based on our estimate of the plan's expected September 30, 2004 funded status. During 2003, we made voluntary pension contributions of \$130 million to our funded plan, none of which represented minimum funding requirements. Our postretirement plan is not required to be funded in advance, but is pay as you go. We made postretirement benefit payments of \$4 million in 2003.

Also excluded from the contractual obligations table are payments we may make for employee health and property and casualty losses for which we are self-insured. The majority of our recorded liability for self-insured employee health and property and casualty losses represents

estimated reserves for incurred claims that have yet to be filed or settled.

OFF-BALANCE SHEET ARRANGEMENTS

At December 27, 2003, we had provided approximately \$32 million of partial guarantees of two franchisee loan pools, both of which were implemented prior to spin-off, related primarily to the Company's historical refranchising programs and, to a lesser extent, franchisee development of new restaurants. The total loans outstanding under these loan pools were approximately \$123 million at December 27, 2003. In support of these guarantees, we have posted \$32 million of letters of credit. We also provide a standby letter of credit of \$23 million under which we could potentially be required to fund a portion of one of the franchisee loan pools. Any funding under the guarantees or letters of credit would be secured by the franchisee loans and any related collateral. We believe that we have appropriately provided for our estimated probable exposures under these contingent liabilities. These provisions were primarily charged to facility actions. New loans are not currently being added to either loan pool.

⁽b) These obligations, which are shown on a nominal basis, relate to approximately 5,900 restaurants. See Note 15.

⁽c) Purchase obligations include agreements to purchase goods or services that are enforceable and legally binding on us and that specify all significant terms, including: fixed or minimum quantities to be purchased; fixed, minimum or variable price provisions; and the approximate timing of the transaction. We have excluded agreements that are cancelable without penalty. Purchase obligations relate primarily to purchases of property, plant and equipment as well as marketing, information technology, maintenance, consulting and other agreements.

We have guaranteed certain lines of credit and loans of Unconsolidated Affiliates totaling \$28 million at December 27, 2003. Our Unconsolidated Affiliates had total revenues of over \$1.5 billion for the year ended December 27, 2003 and assets and debt of approximately \$858 million and \$41 million, respectively, at December 27, 2003.

OTHER SIGNIFICANT KNOWN EVENTS, TRENDS OR UNCERTAINTIES EXPECTED TO IMPACT 2004 OPERATING PROFIT COMPARISONS WITH 2003

New Accounting Pronouncements Not Yet Adopted See Note 2.

Canada Unconsolidated Affiliate Dissolution

On November 10, 2003 our Unconsolidated Affiliate that previously operated 479 KFC, 236 Pizza Hut and 18 Taco Bell restaurants in Canada was dissolved. We owned 50% of this Unconsolidated Affiliate prior to its dissolution and accounted for our interest under the equity method. Upon dissolution, the Company assumed operation and acquired all associated assets of the Pizza Huts, as well as 17 Taco Bells and 5 KFCs. The Company also acquired the real estate associated with 140 KFCs for which the Company will not be the operator. Our former partner in the Unconsolidated Affiliate acquired full ownership of all other assets, as well as the franchise rights to operate 474 KFCs and one Taco Bell. Our former partner retained 10 KFCs and sold the remainder of these assets and franchise rights acquired to a newly-formed, publicly-held Income Trust in Canada, of which our former partner now holds a minority interest. The Company leases land and buildings for KFCs it does not operate to the Income Trust under operating and capital lease agreements through 2018. The Company will continue to receive a franchise royalty from the KFCs operated by our former partner and the Income Trust.

The Company realized an immaterial gain upon dissolution of the Unconsolidated Affiliate. This gain was realized as the fair value of our increased ownership in the assets received was greater than our carrying value in those assets, and was net of expenses associated with the dissolution of the Unconsolidated Affiliate.

The impact of the restructuring on our 2003 results of operations was not significant. As a result of the restructuring, 2004 Company sales are expected to increase by approximately \$165 million and franchise fees are expected to decrease by approximately \$10 million. The impact on net income is not expected to be material.

Amendment of Sale-Leaseback Agreements

As discussed in Note 14 and on page 33 of this MD&A, in 2003 we amended two sale-leaseback agreements assumed in our 2002 acquisition of YGR. We estimate the impact of these amendments in 2004 to be a decrease in restaurant profit of \$8 million and a decrease in interest expense of \$10 million.

Puerto Rico Business Held for Sale

Our Puerto Rican business has been held for sale since the fourth quarter of 2002. While a sale of the Puerto Rican business has not yet occurred, we continue to believe that it is probable that a sale will occur during 2004. Sales and restaurant profits of the Puerto Rican business were \$187 million and \$34 million in 2003.

Contingent Lease Guarantees

Under terms of our separation agreements at the time of the Spin-off, we indemnified PepsiCo for any losses incurred related to their guarantees of lease agreements of certain non-core businesses which were sold prior to the Spin-off. Two of these businesses, Chevys Mexican Restaurant (Chevys) and Hot 'n Now (HNN) filed for bankruptcy protection in October 2003 and January 2004, respectively. While we cannot presently determine our liability under these indemnities, if any, we do not expect the amount to have a material impact on our Consolidated Financial Statements. Any costs incurred will be charged to AmeriServe and other charges (credits). See Note 24 for further discussion.

Pension Plan Funded Status

Certain of our employees are covered under noncontributory defined benefit pension plans. The most significant of these plans was amended in 2001 such that employees hired after September 30, 2001 are no longer eligible to participate. As of our September 30, 2003 measurement date, these plans had a projected benefit obligation ("PBO") of \$629 million, an accumulated benefit obligation ("ABO") of \$563 million and a fair value of plan assets of \$438 million. As a result of the \$125 million underfunded status of the plans relative to the ABO at September 30, 2003, we have recorded a \$101 million charge to shareholders' equity (net of tax of \$61 million) as of December 27, 2003.

The PBO and ABO reflect the actuarial present value of all benefits earned to date by employees. The PBO incorporates assumptions as to future compensation levels while the ABO reflects only current compensation levels. Due to the relatively long time frame over which benefits earned to date are expected to be paid, our PBO and ABO are highly sensitive to changes in discount rates. We measured our PBO and ABO using a discount rate of 6.25% at September 30, 2003. A 50 basis point increase in this discount rate would have decreased our PBO by approximately \$58 million at September 30, 2003. Conversely, a 50 basis point decrease in this discount rate would have increased our PBO by approximately \$60 million at September 30, 2003.

Our expected long-term rate of return on plan assets is 8.5%. We believe that this assumption is appropriate given the composition of our plan assets and historical market returns thereon. Given no change to the market-related value of our plan assets as of September 30, 2003, a one percentage point increase or decrease in our expected rate of return on plan assets assumption would decrease or

increase, respectively, our 2004 pension plan expense by approximately \$4 million.

The losses our plan assets have experienced, along with the decrease in discount rates, have largely contributed to the unrecognized actuarial loss of \$230 million in our plans as of September 30, 2003. For purposes of determining 2003 expense our funded status was such that we recognized \$6 million of unrecognized actuarial loss in 2003. We will recognize approximately \$19 million of unrecognized actuarial loss in 2004. Given no change to the assumptions at our September 30, 2003 measurement date, actuarial loss recognition will remain at an amount near that to be recognized in 2004 over the next few years before it begins to gradually decline.

In total, we expect pension expense to increase approximately \$14 million to \$54 million in 2004. We have incorporated this incremental expense into our operating plans and outlook. The increase is driven by the recognition of actuarial losses as discussed in the preceding paragraph and an increase in interest cost because of the higher PBO. Service cost will also increase as a result of the lower discount rate, though, as previously mentioned, the plans are closed to new participants. A 50 basis point change in our discount rate assumption of 6.25% at September 30, 2003 would impact our 2004 pension expense by approximately \$11 million.

We do not believe that the underfunded status of the pension plans will materially affect our financial position or cash flows in 2004 or future years. Given current funding levels and discount rates we would anticipate making contributions to fully fund the pension plans over the course of the next five years. We believe our cash flows from operating activities of approximately \$1 billion per year are sufficient to allow us to make necessary contributions to the plans, and anticipated fundings have been incorporated into our cash flow projections. We have included known and expected increases in our pension expense as well as future expected plan contributions in our operating plans and outlook.

Avian Flu

In several Asian markets, including Thailand, Taiwan, South Korea, Japan, Indonesia, Malaysia, Singapore and certain sections of China, avian flu has impacted retail sales trends and sales trends at KFC through March 5, 2004. Based on information as of March 5, 2004, the Company believes that the most likely effect of avian flu outbreaks in these markets, some of which are completely franchised markets, will be short term. Additionally, the Company currently does not expect that the avian flu outbreak will materially affect its chicken supply in Asia or other markets.

Our most significant market that has been affected by the avian flu is China. As we have previously stated, if the avian flu outbreak were to affect the entire country of China for up to two months (through the end of March 2004) with sales declines in the range of 20% at KFC, 2004 diluted EPS results for the Company would be unfavorably impacted by up to \$0.02. We have incorporated this potential unfavorable impact in our operating plans and outlook.

AmeriServe and Other Charges (Credits)

During 2004, we expect to recover approximately \$10 million related to recoveries from the AmeriServe bankruptcy reorganization process. We expect that this will substantially complete our recoveries related to the AmeriServe bankruptcy reorganization process. See Note 7 for a detailed discussion of AmeriServe and other charges (credits).

CRITICAL ACCOUNTING POLICIES

Our reported results are impacted by the application of certain accounting policies that require us to make subjective or complex judgments. These judgments involve estimations of the effect of matters that are inherently uncertain and may significantly impact our quarterly or annual results of operations or financial condition. Changes in the estimates and judgements could significantly affect our results of operations, financial condition and cash flows in future years. A description of what we consider to be our most significant critical accounting policies follows.

Impairment or Disposal of Long-Lived Assets

We evaluate our long-lived assets for impairment at the individual restaurant level. Restaurants held and used are evaluated for impairment on a semi-annual basis or whenever events or circumstances indicate that the carrying amount of a restaurant may not be recoverable (including a decision to close a restaurant). Our semi-annual test includes those restaurants that have experienced two consecutive years of operating losses. These impairment evaluations require an estimation of cash flows over the remaining useful life of the primary asset of the restaurant, which can be for a period of over 20 years, and any terminal value. We limit assumptions about important factors such as sales growth and margin improvement to those that are supportable based upon our plans for the unit and actual results at comparable restaurants.

If the long-lived assets of a restaurant on a held and used basis are not recoverable based upon forecasted, undiscounted cash flows, we write the assets down to their fair value. This fair value is determined by discounting the forecasted cash flows, including terminal value, of the restaurant at an appropriate rate. The discount rate used is our cost of capital, adjusted upward when a higher risk is believed to exist.

When it is probable that we will sell a restaurant, we write down the restaurant to its fair value. We often refranchise restaurants in groups and therefore perform impairment evaluations at the group level. Fair value is based on the expected sales proceeds less applicable transaction costs. Estimated sales proceeds are based on the most relevant of historical sales multiples or bids

from buyers, and have historically been reasonably accurate estimations of the proceeds ultimately received.

See Note 2 for a further discussion of our policy regarding the impairment or disposal of long-lived assets.

Impairment of Investments in Unconsolidated Affiliates

We record impairment charges related to an investment in an unconsolidated affiliate whenever events or circumstances indicate that a decrease in the value of an investment has occurred which is other than temporary. In addition, we evaluate our investments in unconsolidated affiliates for impairment when they have experienced two consecutive years of operating losses. Our impairment measurement test for an investment in an unconsolidated affiliate is similar to that for our restaurants except that we use discounted cash flows after interest and taxes instead of discounted cash flows before interest and taxes as used for our restaurants. The fair value of our investments in unconsolidated affiliates is generally significantly in excess of their carrying value.

See Note 2 for a further discussion of our policy regarding the impairment of investments in unconsolidated affiliates.

Impairment of Goodwill and Indefinite-Lived intangible Assets

We evaluate goodwill and indefinite-lived intangible assets for impairment on an annual basis or more often if an event occurs or circumstances change that indicates impairment might exist. Goodwill is evaluated for impairment through the comparison of fair value of our reporting units to their carrying values. Our reporting units are our operating segments in the U.S. and our business management units internationally (typically individual countries). Fair value is the price a willing buyer would pay for the reporting unit, and is generally estimated by discounting expected future cash flows from the reporting units over twenty years plus an expected terminal value. We limit assumptions about important factors such as sales growth and margin improvement to those that are supportable based upon our plans for the reporting unit.

For 2003, there was no impairment of goodwill identified during our annual impairment testing. For our reporting units with goodwill, the fair value is generally significantly in excess of the recorded carrying value. Thus, we do not believe that we have material goodwill that is at risk to be impaired given current business performance. For 2002, we impaired \$5 million of goodwill related to the Pizza Hut France reporting unit.

Our impairment test for indefinite-lived intangible assets consists of a comparison of the fair value of the asset with its carrying amount. Our indefinite-lived intangible assets consist of values assigned to trademarks/brands of which we have acquired ownership (or the right to a perpetual royalty-free license in the case of A&W). We believe the value of these trademarks/brands is derived

from the royalty we avoid, in the case of Company stores, or receive, in the case of franchise stores, due to our ownership of or royalty-free license of the trademarks/brands. Thus, anticipated sales are the most important assumption in valuing trademarks/brands. We limit assumptions about sales growth, as well as other factors impacting the fair value calculation, to those that are supportable based on our plans for the applicable Concept.

The most significant recorded trademark/brand assets resulted when we acquired YGR in 2002. Upon this acquisition, \$140 million and \$72 million were allocated to the LJS and A&W trademarks/brands, respectively. The results generated to date from the YGR acquisition on an overall basis have met our expectations. We also now believe opportunities exist beyond those assumed in justification of our acquisition price with regard to increased penetration of LJS, for both stand-alone units and as a multibrand partner. Accordingly, we now believe our system's development capital, at least through the term of our current projections, will be primarily directed towards LJS.

The decision to focus short-term development on increased penetration of LJS and discretionary capital spending limits have resulted in less than originally planned development of A&W in the near term. Additionally, while we continue to view A&W as a viable multibrand partner, subsequent to acquisition we decided to close or refranchise all Company-owned A&W restaurants that we had acquired. These restaurants were low-volume, mall-based units, that were inconsistent with the remainder of our Companyowned portfolio. We incorporated these plans into our fair value estimates of the LJS and A&W trademarks/brands in 2003. As sales projections for LJS were in excess of those originally assumed when valuing the LIS trademark/brand, the trademark/brand's current fair value is in excess of its carrying value. Both the decision to close the Companyowned A&W units and the decision to focus on short-term development opportunities at LJS negatively impacted the fair value of the A&W trademark/brand. Accordingly, we recorded a charge of \$5 million in 2003 to write the value of A&W trademark/brand down to its fair value.

While we believe the sales assumptions used in our determination of the fair value of the A&W trademark/brand are reasonable and consistent with our operating plans and forecasts, fluctuations in the assumptions would have impacted our impairment calculation. If the long-term rate of sales growth used in our determination of the fair value of the A&W trademark/brand would have been one percentage point higher, the trademark/brand would not have been impaired. Alternatively, if the long-term rate of sales growth would have been one percentage point lower, additional impairment of approximately \$4 million would have been recognized.

See Note 2 for a further discussion of our policies regarding goodwill and indefinite-lived intangible assets.

Allowances for Franchise and License Receivables and Contingent Liabilities

We reserve a franchisee's or licensee's entire receivable balance based upon pre-defined aging criteria and upon the occurrence of other events that indicate that we may not collect the balance due. As a result of reserving using this methodology, we have an immaterial amount of receivables that are past due that have not been reserved for at December 27, 2003. See Note 2 for a further discussion of our policies regarding franchise and license operations.

Primarily as a result of our refranchising efforts, we remain liable for certain lease assignments and guarantees. We record a liability for our exposure under these lease assignments and guarantees when such exposure is probable and estimable. At December 27, 2003, we have recorded an immaterial liability for our exposure which we consider to be probable and estimable. The potential total exposure under such leases is significant, with \$326 million representing the present value of the minimum payments of the assigned leases at December 27, 2003, discounted at our pre-tax cost of debt. Current franchisees are the primary lessees under the vast majority of these leases. We generally have cross-default provisions with these franchisees that would put them in default of their franchise agreement in the event of non-payment under the lease. We believe these cross-default provisions significantly reduce the risk that we will be required to make payments under these leases and, historically, we have not been required to make such payments in significant amounts. See Note 24 for a further discussion of our lease guarantees.

Self-Insured Property and Casualty Losses

We record our best estimate of the remaining cost to settle incurred self-insured property and casualty claims. The estimate is based on the results of an independent actuarial study and considers historical claim frequency and severity as well as changes in factors such as our business environment, benefit levels, medical costs and the regulatory environment that could impact overall self-insurance costs. Additionally, a risk margin to cover unforeseen events that may occur over the several years it takes for claims to settle is included in our reserve, increasing our confidence level that the recorded reserve is adequate.

See Note 24 for a further discussion of our insurance programs.

Income Tax Valuation Allowances and Tax Reserves

At December 27, 2003, we have a valuation allowance of \$183 million primarily to reduce our net operating loss and tax credit carryforwards of \$231 million to an amount that will more likely than not be realized. These net operating loss and tax credit carryforwards exist in many state and foreign jurisdictions and have varying carryforward periods and restrictions on usage. The estimation of future taxable income in these state and foreign jurisdictions and our

resulting ability to utilize net operating loss and tax credit carryforwards can significantly change based on future events, including our determinations as to the feasibility of certain tax planning strategies. Thus, recorded valuation allowances may be subject to material future changes.

As a matter of course, we are regularly audited by federal, state and foreign tax authorities. We provide reserves for potential exposures when we consider it probable that a taxing authority may take a sustainable position on a matter contrary to our position. We evaluate these reserves, including interest thereon, on a quarterly basis to insure that they have been appropriately adjusted for events that may impact our ultimate payment for such exposures.

See Note 22 for a further discussion of our income taxes.

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company is exposed to financial market risks associated with interest rates, foreign currency exchange rates and commodity prices. In the normal course of business and in accordance with our policies, we manage these risks through a variety of strategies, which may include the use of derivative financial and commodity instruments to hedge our underlying exposures. Our policies prohibit the use of derivative instruments for trading purposes, and we have procedures in place to monitor and control their use.

Interest Rate Risk

We have a market risk exposure to changes in interest rates, principally in the United States. We attempt to minimize this risk and lower our overall borrowing costs through the utilization of derivative financial instruments, primarily interest rate swaps. These swaps are entered into with financial institutions and have reset dates and critical terms that match those of the underlying debt. Accordingly, any change in market value associated with interest rate swaps is offset by the opposite market impact on the related debt.

At December 27, 2003 and December 28, 2002, a hypothetical 100 basis point increase in short-term interest rates would result in a reduction of approximately \$3 million and \$6 million, respectively, in annual income before income taxes. The estimated reductions are based upon the level of variable rate debt and assume no changes in the volume or composition of debt. In addition, the fair value of our derivative financial instruments at December 27, 2003 and December 28, 2002 would decrease approximately \$5 million and \$8 million, respectively. The fair value of our Senior Unsecured Notes at December 27, 2003 and December 28, 2002 would decrease approximately \$87 million and \$93 million, respectively. Fair value was determined by discounting the projected cash flows.

Foreign Currency Exchange Rate Risk

International operating profit constitutes approximately 36% of our operating profit in 2003, excluding unallocated and corporate expenses. In addition, the Company's net asset exposure (defined as foreign currency assets less foreign currency liabilities) totaled approximately \$1.3 billion as of December 27, 2003. Operating in international markets exposes the Company to movements in foreign currency exchange rates. The Company's primary exposures result from our operations in Asia-Pacific, the Americas and Europe. Changes in foreign currency exchange rates would impact the translation of our investments in foreign operations, the fair value of our foreign currency denominated financial instruments and our reported foreign currency denominated earnings and cash flows. For the fiscal year ended December 27, 2003, operating profit would have decreased \$49 million if all foreign currencies had uniformly weakened 10% relative to the U.S. dollar. The estimated reduction assumes no changes in sales volumes or local currency sales or input prices.

We attempt to minimize the exposure related to our investments in foreign operations by financing those investments with local currency debt when practical and holding cash in local currencies when possible. In addition, we attempt to minimize the exposure related to foreign currency denominated financial instruments by purchasing goods and services from third parties in local currencies when practical. Consequently, foreign currency denominated financial instruments consist primarily of intercompany short-term receivables and payables. At times, we utilize forward contracts to reduce our exposure related to these foreign currency denominated financial instruments. The notional amount and maturity dates of these contracts match those of the underlying receivables or payables such that our foreign currency exchange risk related to these instruments is eliminated.

Commodity Price Risk

We are subject to volatility in food costs as a result of market risk associated with commodity prices. Our ability to recover increased costs through higher pricing is, at times, limited by the competitive environment in which we operate. We manage our exposure to this risk primarily through pricing agreements as well as, on a limited basis, commodity future and option contracts. Commodity future and option contracts entered into for the fiscal years ended December 27, 2003, and December 28, 2002, did not significantly impact our financial position, results of operations or cash flows.

CAUTIONARY STATEMENTS

From time to time, in both written reports and oral statements, we present "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. The statements include those identified by such words as "may," "will," "expect," "project," "anticipate," "believe," "plan" and other similar terminology. These "forward-looking statements" reflect our current expectations regarding future events and operating and financial performance and are based upon data available at the time of the statements. Actual results involve risks and uncertainties, including both those specific to the Company and those specific to the industry, and could differ materially from expectations.

Company risks and uncertainties include, but are not limited to, potentially substantial tax contingencies related to the Spin-off, which, if they occur, require us to indemnify PepsiCo, Inc.; changes in effective tax rates; our debt leverage and the attendant potential restriction on our ability to borrow in the future; potential unfavorable variances between estimated and actual liabilities; our ability to secure distribution of products and equipment to our restaurants on favorable economic terms and our ability to ensure adequate supply of restaurant products and equipment in our stores; effects and outcomes of legal claims involving the Company; the effectiveness of operating initiatives and advertising and promotional efforts; the ongoing financial viability of our franchisees and licensees; the success of our refranchising strategy; volatility of actuarially determined losses and loss estimates; and adoption of new or changes in accounting policies and practices including pronouncements promulgated by standard setting bodies.

Industry risks and uncertainties include, but are not limited to, economic and political conditions in the countries and territories where we operate, including effects of war and terrorist activities; changes in legislation and governmental regulation; new product and concept development by us and/or our food industry competitors; changes in commodity, labor, and other operating costs; changes in competition in the food industry; publicity which may impact our business and/or industry; severe weather conditions; volatility of commodity costs; increases in minimum wage and other operating costs; availability and cost of land and construction; consumer preferences, spending patterns and demographic trends; political or economic instability in local markets and changes in currency exchange and interest rates; the impact that any widespread illness or general health concern may have on our business and/or the economy of the countries in which we operate.

Consolidated Statements of Income

Fiscal years ended December 27, 2003, December 28, 2002 and December 29, 2001

(in millions, except per share data)	2003	2002	2001
Revenues	\$ 7,44 1	\$ 6,891	\$ 6,138
Company sales	939	866	815
Franchise and license fees	8,380	7,757	6,953
Costs and Expenses, net			
Company restaurants		0.400	4 000
Food and paper	2,300	2,109	1,908
Payroll and employee benefits	2,024	1,875	1,666
Occupancy and other operating expenses	2,013	1,806	1,658
	6,337	5,790	5,232
· · · · · · · · · · · · · · · · · · ·	945	913	796
General and administrative expenses	28	49	59
Franchise and license expenses	36	32	1
Facility actions	(41)	(30)	(23)
Other (income) expense	42	_	`_`
Wrench litigation	(26)	(27)	(3)
AmeriServe and other charges (credits)		6,727	6,062
Total costs and expenses, net	7,321	0,121	0,002
Operating Profit	1,059	1,030	891
Interest expense, net	173	172	158
Income Before Income Taxes and Cumulative Effect of Accounting Change	886	858	733
	268	275	241
Income tax provision			
Income before Cumulative Effect of Accounting Change	618	583	492
Cumulative effect of accounting change, net of tax	(1)		
	\$ 617	\$ 583	\$ 492
Net Income			
Basic Earnings Per Common Share	\$ 2.10	\$ 1.97	\$ 1.68
Diluted Earnings Per Common Share	\$ 2.02	\$ 1.88	\$ 1.62

Fiscal years ended December 27, 2003, December 28, 2002 and December 29, 2001

(in millions)	2003	2002	2001
Cash Flows — Operating Activities			
Net income	\$ 617	\$ 583	\$ 492
Adjustments to reconcile net income to net cash provided by operating activities:			
Cumulative effect of accounting change, net of tax	1		_
Depreciation and amortization	401	370	354
Facility actions	36	32	1
Wrench litigation	42		
AmeriServe and other charges (credits)	(3)	_	(6)
Contributions to defined benefit pension plans	(132)	(26)	(48)
Other liabilities and deferred credits	17	(12)	37
Deferred income taxes	(23)	21	(72)
Other non-cash charges and credits, net	32	36	15
Changes in operating working capital, excluding effects of acquisitions and dispositions:			
Accounts and notes receivable	2	32	116
Inventories	(1)	11	(8)
Prepaid expenses and other current assets	_	19	(3)
Accounts payable and other current liabilities	(32)	(37)	(13)
Income taxes payable	96	59	(33)
Net change in operating working capital	65	84	59
Net Cash Provided by Operating Activities	1,053	1,088	832
Cook Flows Investing Activities			
Cash Flows—Investing Activities Capital spending	(663)	(760)	(636)
Proceeds from refranchising of restaurants	92	81	111
Acquisition of Yorkshire Global Restaurants, Inc.		(275)	114
Acquisition of restaurants from franchisees	(41)	(13)	(108)
Short-term investments	13	9	(108)
Sales of property, plant and equipment	46	58	57
Other, net	34	15	46
Net Cash Used in Investing Activities	(519)	(885)	(503)
net Cash Osed in investing Activides	(273)	(663)	(503)
Cash Flows — Financing Activities			
Proceeds from Senior Unsecured Notes	_	398	842
Revolving Credit Facility activity, by original maturity			
Three months or less, net	(153)	59	(943)
Proceeds from long-term debt	_	_	1
Repayments of long-term debt	(17)	(511)	(258)
Short-term borrowings-three months or less, net	(137)	(15)	58
Repurchase shares of common stock	(278)	(228)	(100)
Employee stock option proceeds	110	125	58
Other, net		(15)	(10)
Net Cash Used in Financing Activities	(475)	(187)	(352)
Effect of Exchange Rate on Cash and Cash Equivalents	3	4	
Net Increase (Decrease) in Cash and Cash Equivalents	62	20	(23)
Cash and Cash Equivalents — Beginning of Year	130	110	133
Cash and Cash Equivalents — End of Year	\$ 192	\$ 130	\$ 110

Consolidated Balance Sheets

December 27, 2003 and December 28, 2002

(in millions)	2003	2002
ASSETS		
Current Assets		
Cash and cash equivalents	\$ 192	\$ 130
Short-term investments, at cost	15	27
Accounts and notes receivable, less allowance: \$28 in 2003 and \$42 in 2002	169	168
Inventories	67	63
Assets classified as held for sale	96	111
Prepaid expenses and other current assets	102	110
Deferred income taxes	165	121
Total Current Assets	806	730
D. J. Start and addissent not	3,280	3,037
Property, plant and equipment, net	521	485
Goodwill	357	364
Intangible assets, net	184	229
Investments in unconsolidated affiliates	472	555
Other assets Total Assets	\$ 5,620	\$ 5,400
Liabilities and shareholders' equity		
Current Liabilities	44.040	\$ 1,166
Accounts payable and other current liabilities	\$ 1,213	\$ 1,100 208
	238	146
Income taxes payable	10	140
Income taxes payable Short-term borrowings	10	4 500
	1,461	1,520
Short-term borrowings Total Current Liabilities		1,520 2,299
Short-term borrowings Total Current Liabilities Long-term debt	1,461	·
Short-term borrowings Total Current Liabilities	1,461 2,056	2,299
Short-term borrowings Total Current Liabilities Long-term debt Other liabilities and deferred credits Total Liabilities	1,461 2,056 983	2,299 987
Short-term borrowings Total Current Liabilities Long-term debt Other liabilities and deferred credits Total Liabilities Shareholders' Equity	1,461 2,056 983	2,299 987
Short-term borrowings Total Current Liabilities Long-term debt Other liabilities and deferred credits Total Liabilities Shareholders' Equity Preferred stock, no par value, 250 shares authorized; no shares issued	1,461 2,056 983	2,299 987
Short-term borrowings Total Current Liabilities Long-term debt Other liabilities and deferred credits Total Liabilities Shareholders' Equity Preferred stock, no par value, 250 shares authorized; no shares issued Common stock, no par value, 750 shares authorized; 292 shares and	1,461 2,056 983	2,299 987
Short-term borrowings Total Current Liabilities Long-term debt Other liabilities and deferred credits Total Liabilities Shareholders' Equity Preferred stock, no par value, 250 shares authorized; no shares issued Common stock, no par value, 750 shares authorized; 292 shares and 294 shares issued in 2003 and 2002, respectively	1,461 2,056 983 4,500	2,299 987 4,806
Short-term borrowings Total Current Liabilities Long-term debt Other liabilities and deferred credits Total Liabilities Shareholders' Equity Preferred stock, no par value, 250 shares authorized; no shares issued Common stock, no par value, 750 shares authorized; 292 shares and 294 shares issued in 2003 and 2002, respectively Retained earnings (accumulated deficit)	1,461 2,056 983 4,500 — 916	2,299 987 4,806
Short-term borrowings Total Current Liabilities Long-term debt Other liabilities and deferred credits Total Liabilities Shareholders' Equity Preferred stock, no par value, 250 shares authorized; no shares issued Common stock, no par value, 750 shares authorized; 292 shares and 294 shares issued in 2003 and 2002, respectively	1,461 2,056 983 4,500 — 916 414	2,299 987 4,806

Fiscal years ended December 27, 2003, December 28, 2002 and December 29, 2001

	Issued Co	ommon Stock	Retained Earnings (Accumulated	Accumulated Other Comprehensive	
(in millions)	Shares	Amount	Deficit)	Income (Loss)	Total
Balance at December 30, 2000	294	\$ 1,133	\$(1,278)	\$ (177)	\$ (322)
Net income			492		492
Foreign currency translation adjustment Net unrealized loss on derivative instruments				(5)	(5)
(net of tax benefits of \$1 million) Minimum pension liability adjustment				(1)	(1)
(net of tax benefits of \$14 million)				(24)	(24)
Comprehensive Income					462
Repurchase of shares of common stock Employee stock option exercises	(5)	(100)			(100)
(includes tax benefits of \$13 million)	4	58			58
Compensation-related events		6			6
Balance at December 29, 2001	293	\$ 1,097	\$ (786)	\$ (207)	\$ 104
Net income			583		583
Foreign currency translation adjustment			565	6	503
Net unrealized loss on derivative instruments				Ŭ	J
(net of tax benefits of \$1 million)				(1)	(1)
Minimum pension liability adjustment					
(net of tax benefits of \$29 million)				(47)	(47)
Comprehensive Income					541
Repurchase of shares of common stock	(8)	(228)			(228)
Employee stock option exercises					
(includes tax benefits of \$49 million)	9	174			174
Compensation-related events		3		4 (0 (0)	3
Balance at December 28, 2002	294	\$ 1,046	\$ (203)	\$ (249)	\$ 594
Net income			617		617
Foreign currency translation adjustment arising during the period				67	67
Foreign currency translation adjustment				0,	V 1
included in net income				2	2
Minimum pension liability adjustment					
(net of tax benefits of \$18 million)				(30)	(30)
Comprehensive Income					656
Repurchase of shares of common stock	(9)	(278)			(278)
Employee stock option exercises		_			
(includes tax benefits of \$26 million)	7	136			136
Compensation-related events		12			12
Balance at December 27, 2003	292	\$ 916	\$ 414	\$(210)	\$1,120

Notes to Consolidated Financial Statements

(Tabular amounts in millions, except share data)



DESCRIPTION OF BUSINESS

YUM! Brands, Inc. and Subsidiaries (collectively referred to as "YUM" or the "Company") comprises the worldwide operations of KFC, Pizza Hut, Taco Bell and since May 7, 2002, Long John Silver's ("LJS") and A&W All-American Food Restaurants ("A&W") (collectively the "Concepts"), which were added when we acquired Yorkshire Global Restaurants, Inc. ("YGR"). YUM is the world's largest quick service restaurant company based on the number of system units, with over 33,000 units in more than 100 countries and territories of which approximately 37% are located outside the U.S. YUM was created as an independent, publicly-owned company on October 6, 1997 (the | "Spin-off Date") via a tax-free distribution by our former parent, PepsiCo, Inc. ("PepsiCo"), of our Common Stock (the "Distribution" or "Spin-off") to its shareholders. References to YUM throughout these Consolidated Financial Statements are made using the first person notations of "we," "us " or "our."

Through our widely-recognized Concepts, we develop, operate, franchise and license a system of both traditional and non-traditional quick service restaurants. Each Concept has proprietary menu items and emphasizes the preparation of food with high quality ingredients as well as unique recipes and special seasonings to provide appealing, tasty and attractive food at competitive prices. Our traditional restaurants feature dine-in, carryout and, in some instances, drive-thru or delivery service. Non-traditional units, which are principally licensed outlets, include express units and kiosks which have a more limited menu and operate in nontraditional locations like airports, gasoline service stations, convenience stores, stadiums, amusement parks and colleges, where a full-scale traditional outlet would not be practical or efficient. We are actively pursuing the strategy of multibranding, where two or more of our Concepts are operated in a single unit. In addition, we are testing multibranding options involving one of our Concepts and either a concept in development, such as Pasta Bravo, or a concept not owned or affiliated with YUM.



SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Our preparation of the accompanying Consolidated Financial Statements in conformity with accounting principles generally accepted in the United States of America requires us to make estimates and assumptions that affect reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from the estimates.

Principles of Consolidation and Basis of Preparation

Intercompany accounts and transactions have been eliminated. Certain investments in businesses that operate our

Concepts are accounted for by the equity method. Generally, we possess 50% ownership of and 50% voting rights over these affiliates. Our lack of majority voting rights precludes us from controlling these affiliates, and thus we do not consolidate these affiliates. Our share of the net income or loss of those unconsolidated affiliates is included in other (income) expense.

We participate in various advertising cooperatives with our franchisees and licensees. In certain of these cooperatives we possess majority voting rights, and thus control the cooperatives. As the contributions to the cooperatives are designated for advertising expenditures, any cash held by these cooperatives is considered restricted and is included in prepaid expenses and other current assets. Such restricted cash was approximately \$34 million and \$44 million at December 27, 2003 and December 28, 2002, respectively. As the contributions to these cooperatives are designated and segregated for advertising, we act as an agent for the franchisees and licensees with regard to these contributions. Thus, in accordance with Statement of Financial Accounting Standards ("SFAS") No. 45, "Accounting for Franchise Fee Revenue," we do not reflect franchisee and licensee contributions to these cooperatives in our Consolidated Statements of Income.

Fiscal Year

Our fiscal year ends on the last Saturday in December and, as a result, a fifty-third week is added every five or six years. Fiscal year 2000 included 53 weeks. The Company's next fiscal year with 53 weeks will be 2005. The first three quarters of each fiscal year consist of 12 weeks and the fourth quarter consists of 17 weeks in fiscal years with 53 weeks and 16 weeks in fiscal years with 52 weeks. Our subsidiaries operate on similar fiscal calendars with period end dates suited to their businesses. The subsidiaries' period end dates are within one week of YUM's period end date with the exception of our international businesses, which close one period or one month earlier to facilitate consolidated reporting.

Reclassifications

We have reclassified certain items in the accompanying Consolidated Financial Statements and Notes thereto for prior periods to be comparable with the classification for the fiscal year ended December 27, 2003. These reclassifications had no effect on previously reported net income.

Franchise and License Operations

We execute franchise or license agreements for each unit which sets out the terms of our arrangement with the franchisee or licensee. Our franchise and license agreements typically require the franchisee or licensee to pay an initial, non-refundable fee and continuing fees based upon a percentage of sales. Subject to our approval and payment of a renewal fee, a franchisee may generally renew the franchise agreement upon its expiration.

We recognize initial fees as revenue when we have performed substantially all initial services required by the franchise or license agreement, which is generally upon the opening of a store. We recognize continuing fees as earned. We recognize renewal fees in income when a renewal agreement becomes effective. We include initial fees collected upon the sale of a restaurant to a franchisee in refranchising gains (losses). Fees for development rights are capitalized and amortized over the life of the development agreement.

We incur expenses that benefit both our franchise and license communities and their representative organizations and our company operated restaurants. These expenses, along with other costs of servicing of franchise and license agreements are charged to general and administrative expenses as incurred. Certain direct costs of our franchise and license operations are charged to franchise and license expenses. These costs include provisions for estimated uncollectible fees, franchise and license marketing funding, amortization expense for franchise related intangible assets and certain other direct incremental franchise and license support costs. Franchise and license expenses also includes rental income from subleasing restaurants to franchisees net of the related occupancy costs.

We monitor the financial condition of our franchisees and licensees and record provisions for estimated losses on receivables when we believe that our franchisees or licensees are unable to make their required payments. While we use the best information available in making our determination, the ultimate recovery of recorded receivables is also dependent upon future economic events and other conditions that may be beyond our control. Included in franchise and license expense in 2003 is a net benefit for uncollectible franchise and license receivables of \$3 million as we were able to recover previously reserved receivables in excess of provisions made. Net provisions for uncollectible franchise and license receivables of \$15 million and \$24 million were included in franchise and license expense in 2002 and 2001, respectively.

Direct Marketing Costs

We report substantially all of our direct marketing costs in occupancy and other operating expenses. We charge direct marketing costs to expense ratably in relation to revenues over the year in which incurred and, in the case of advertising production costs, in the year the advertisement is first shown. Deferred direct marketing costs, which are classified as prepaid expenses, consist of media and related advertising production costs which will generally be used for the first time in the next fiscal year. To the extent we participate in advertising cooperatives, we expense our contributions as incurred. At the end of 2003 and 2002, we had deferred marketing costs of \$3 million and \$8 million, respectively. Our advertising expenses were \$419 million, \$384 million and \$328 million in 2003, 2002 and 2001, respectively.

Research and Development Expenses

Research and development expenses, which we expense as incurred, are reported in general and administrative expenses. Research and development expenses were \$26 million in 2003 and \$23 million in both 2002 and 2001.

Impairment or Disposal of Long-Lived Assets

Effective December 30, 2001, the Company adopted SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS 144"). SFAS 144 retained many of the fundamental provisions of SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of" ("SFAS 121"), but resolved certain implementation issues associated with that Statement. The adoption of SFAS 144 did not have a material impact on the Consolidated Financial Statements.

In accordance with SFAS 144, we review our long-lived assets related to each restaurant to be held and used in the business, including any allocated intangible assets subject to amortization, semi-annually for impairment, or whenever events or changes in circumstances indicate that the carrying amount of a restaurant may not be recoverable. We evaluate restaurants using a "two-year history of operating losses" as our primary indicator of potential impairment. Based on the best information available, we write down an impaired restaurant to its estimated fair market value, which becomes its new cost basis. We generally measure estimated fair market value by discounting estimated future cash flows. In addition, when we decide to close a restaurant it is reviewed for impairment and depreciable lives are adjusted. The impairment evaluation is based on the estimated cash flows from continuing use through the expected disposal date and the expected terminal value.

The Company has adopted SFAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities" ("SFAS 146"), effective for exit or disposal activities that were initiated after December 31, 2002. Costs addressed by SFAS 146 include costs to terminate a contract that is not a capital lease, costs of involuntary employee termination benefits pursuant to a one-time benefit arrangement, costs to consolidate facilities and costs to relocate employees. SFAS 146 changes the timing of expense recognition for certain costs we incur while closing restaurants or undertaking other exit or disposal activities; however, the timing difference is not typically significant in length. Adoption of SFAS 146 did not have a material impact on our Consolidated Financial Statements for the year ended December 27, 2003.

Store closure costs include costs of disposing of the assets as well as other facility-related expenses from previously closed stores. These store closure costs are generally expensed as incurred. Additionally, at the date we cease using a property under an operating lease, we record a liability for the net present value of any remaining lease obligations, net of estimated sublease income, if any.

Refranchising gains (losses) includes the gains or losses from the sales of our restaurants to new and existing franchisees and the related initial franchise fees, reduced by transaction costs and direct administrative costs of refranchising. In executing our refranchising initiatives, we most often offer groups of restaurants. We classify restaurants

as held for sale and suspend depreciation and amortization when (a) we make a decision to refranchise; (b) the stores can be immediately removed from operations; (c) we have begun an active program to locate a buyer; (d) significant changes to the plan of sale are not likely; and (e) the sale is probable within one year. We recognize estimated losses on refranchisings when the restaurants are classified as held for sale. We recognize gains on restaurant refranchisings when the sale transaction closes, the franchisee has a minimum amount of the purchase price in at-risk equity, and we are satisfied that the franchisee can meet its financial obligations. If the criteria for gain recognition are not met, we defer the gain to the extent we have a remaining financial exposure in connection with the sales transaction. Deferred gains are recognized when the gain recognition criteria are met or as our financial exposure is reduced. When we make a decision to retain a store previously held for sale, we revalue the store at the lower of its (a) net book value at our original sale decision date less normal depreciation and amortization that would have been recorded during the period held for sale or (b) its current fair market value. This value becomes the store's new cost basis. We charge (or credit) any difference between the store's carrying amount and its new cost basis to refranchising gains (losses). When we make a decision to close a store previously held for sale, we reverse any previously recognized refranchising loss and then record impairment and store closure costs as described above. Refranchising gains (losses) also include charges for estimated exposures related to those partial guarantees of franchisee loan pools and contingent lease liabilities which arose from refranchising activities. These exposures are more fully discussed in Note 24.

SFAS 144 also requires the results of operations of a component entity that is classified as held for sale or has been disposed of be reported as discontinued operations in the Consolidated Statements of Income if certain conditions are met. These conditions include elimination of the operations and cash flows of the component entity from the ongoing operations of the Company and no significant continuing involvement by the Company in the operations of the component entity after the disposal transaction. The results of operations of stores meeting both these conditions that were disposed of in 2003 or 2002 or classified as held for sale at December 27, 2003 or December 28, 2002 were not material for any of the three years ended December 27, 2003.

Considerable management judgment is necessary to estimate future cash flows, including cash flows from continuing use, terminal value, closure costs, sublease income, and refranchising proceeds. Accordingly, actual results could vary significantly from our estimates.

Impairment of Investments in Unconsolidated Affiliates We record impairment charges related to an investment in an unconsolidated affiliate whenever events or circumstances indicate that a decrease in the value of an investment has occurred which is other than temporary. In addition, we evaluate our investments in unconsolidated affiliates for impairment when they have experienced two consecutive years of operating losses. Our impairment measurement test for an investment in an unconsolidated affiliate is similar to that for our restaurants except that we use discounted cash flows after interest and taxes instead of discounted cash flows before interest and taxes as used for our restaurants.

Considerable management judgment is necessary to estimate future cash flows. Accordingly, actual results could vary significantly from our estimates.

Asset Retirement Obligations

Effective December 29, 2002, the Company adopted SFAS No.143, "Accounting for Asset Retirement Obligations" ("SFAS 143"). SFAS 143 addresses the financial accounting and reporting for legal obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs. As a result of obligations under certain leases that are within the scope of SFAS 143, the Company recorded a cumulative effect adjustment of \$2 million (\$1 million after tax) which did not have a material effect on diluted earnings per common share. The adoption of SFAS 143 also did not have a material impact on our Consolidated Financial Statements for the year ended December 27, 2003. If SFAS 143 had been adopted as of the beginning of 2002 or 2001, the cumulative effect adjustment would not have been materially different from that recorded on December 29, 2002.

Financial Instruments with Characteristics of both Liabilities and Equity

The Company has adopted SFAS No. 150, "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity" ("SFAS 150"). SFAS 150 establishes standards for how an issuer classifies and measures three classes of freestanding financial instruments with characteristics of both liabilities and equity. It requires that an issuer classify a financial instrument that is within its scope as a liability (or an asset in some circumstances). SFAS 150 was effective for financial instruments entered into or modified after May 31, 2003, and otherwise was effective at the beginning of the first interim period beginning after June 15, 2003. The Company has not entered into or modified any financial instruments within the scope of SFAS 150 since May 31, 2003, nor does it currently hold any significant financial instruments within its scope.

Guarantees

The Company has adopted Financial Accounting Standards Board ("FASB") Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness to Others, an interpretation of FASB Statements No. 5, 57 and 107 and a

rescission of FASB Interpretation No. 34" ("FIN 45"). FIN 45 elaborates on the disclosures to be made by a guarantor in its interim and annual financial statements about its obligations under guarantees issued. FIN 45 also clarifies that a guarantor is required to recognize, at inception of a guarantee, a liability for the fair value of certain obligations undertaken. The initial recognition and measurement provisions were applicable to certain guarantees issued or modified after December 31, 2002. While the nature of our business results in the issuance of certain guarantees from time to time, the adoption of FIN 45 did not have a material impact on our Consolidated Financial Statements for the year ended December 27, 2003.

We have also issued guarantees as a result of assigning our interest in obligations under operating leases as a condition to the refranchising of certain Company restaurants. Such guarantees are subject to the requirements of SFAS No. 145, "Rescission of FASB Statements No. 4, 44, and 64, Amendment of FASB Statement No. 13, and Technical Corrections" ("SFAS 145"). We recognize a liability for the fair value of such lease guarantees under SFAS 145 at their inception, with the related expense being included in refranchising gains (losses).

Cash and Cash Equivalents

Cash equivalents represent funds we have temporarily invested (with original maturities not exceeding three months) as part of managing our day-to-day operating cash receipts and disbursements.

Inventories

We value our inventories at the lower of cost (computed on the first-in, first-out method) or net realizable value.

Property, Plant and Equipment

We state property, plant and equipment at cost less accumulated depreciation and amortization, impairment writedowns and valuation allowances. We calculate depreciation and amortization on a straight-line basis over the estimated useful lives of the assets as follows: 5 to 25 years for buildings and improvements, 3 to 20 years for machinery and equipment and 3 to 7 years for capitalized software costs. As discussed above, we suspend depreciation and amortization on assets related to restaurants that are held for sale.

Internal Development Costs and Abandoned Site Costs We capitalize direct costs associated with the site acquisition and construction of a Company unit on that site, including direct internal payroll and payroll-related costs. Only those site-specific costs incurred subsequent to the time that the site acquisition is considered probable are capitalized. If we subsequently make a determination that a site for which internal development costs have been capitalized will not be acquired or developed, any previously capitalized internal development costs are expensed and included in general and administrative expenses.

Goodwill and Intangible Assets

The Company has adopted SFAS No. 141, "Business Combinations" ("SFAS 141"). SFAS 141 requires the use of the purchase method of accounting for all business combinations and modifies the application of the purchase accounting method. Goodwill represents the excess of the cost of a business acquired over the net of the amounts assigned to assets acquired, including identifiable intangible assets, and liabilities assumed. SFAS 141 specifies criteria to be used in determining whether intangible assets acquired in a business combination must be recognized and reported separately from goodwill. We base amounts assigned to goodwill and other identifiable intangible assets on independent appraisals or internal estimates.

The Company has also adopted SFAS No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"). SFAS 142 eliminates the requirement to amortize goodwill and indefinite-lived intangible assets, addresses the amortization of intangible assets with a defined life, and addresses impairment testing and recognition for goodwill and indefinite-lived intangible assets. As a result of adopting SFAS 142, we ceased amortization of goodwill and indefinitelived intangible assets beginning December 30, 2001. Prior to the adoption of SFAS 142, we amortized goodwill on a straight-line basis up to 20 years and indefinite-lived intangible assets on a straight-line basis over 3 to 40 years. We evaluate the remaining useful life of an intangible asset that is not being amortized each reporting period to determine whether events and circumstances continue to support an indefinite useful life. If an intangible asset that is not being amortized is subsequently determined to have a finite useful life, we amortize the intangible asset prospectively over its estimated remaining useful life. Amortizable intangible assets continue to be amortized on a straight-line basis over 3 to 40 years. As discussed above, we suspend amortization on those intangible assets with a defined life that are allocated to restaurants that are held for sale.

In accordance with the requirements of SFAS 142, goodwill has been assigned to reporting units for purposes of impairment testing. Our reporting units are our operating segments in the U.S. (see Note 23) and our business management units internationally (typically individual countries). Goodwill impairment tests consist of a comparison of each reporting unit's fair value with its carrying value. The fair value of a reporting unit is the amount for which the unit as a whole could be sold in a current transaction between willing parties. We generally estimate fair value based on discounted cash flows. If the carrying value of a reporting unit exceeds its fair value, goodwill is written down to its implied fair value. We have selected the beginning of our fourth quarter as the date on which to perform our ongoing annual impairment test for goodwill. For 2003, there was no impairment of goodwill identified during our annual impairment testing. For 2002, goodwill assigned to the Pizza Hut France reporting unit was

deemed impaired and written off. The charge of \$5 million was recorded in facility actions.

For indefinite-lived intangible assets, our impairment test consists of a comparison of the fair value of an intangible asset with its carrying amount. Fair value is the price a willing buyer would pay for the intangible asset and is generally estimated by discounting the expected future cash flows associated with the intangible asset. We also perform our annual test for impairment of our indefinite-lived intangible assets at the beginning of our fourth quarter. Our indefinitelived intangible assets consist of values assigned to certain trademarks/brands we have acquired. When determining the fair value, we limit assumptions about important factors such as sales growth to those that are supportable based on our plans for the trademark/brand. As discussed in Note 12, we recorded a \$5 million charge in 2003 as a result of the impairment of an indefinite-lived intangible asset. This charge was recorded in facility actions.

See Note 12 for further discussion of SFAS 142.

Stock-Based Employee Compensation

At December 27, 2003, the Company had four stock-based employee compensation plans in effect, which are described more fully in Note 18. The Company accounts for those plans under the recognition and measurement principles of Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees," and related Interpretations. No stock-based employee compensation cost is reflected in net income, as all options granted under those plans had an exercise price equal to the market value of the underlying common stock on the date of grant. The following table illustrates the effect on net income and earnings per share if the Company had applied the fair value recognition provisions of SFAS No. 123 "Accounting for Stock-Based Compensation," to stock-based employee compensation.

i	2003	2002	2001
Net income, as reported	\$ 617	\$ 583	\$ 492
Deduct: Total stock-based emp	oloyee		
compensation expense deter	rmined		
under fair value based metho	od for		
all awards, net of related tax	effects (36)	(39)	(37)
Net income, pro forma	581	544	455
Basic Earnings per Common Sha	are		
As reported	\$2.10	\$1.97	\$1.68
Pro forma	1.98	1.84	1.55
Diluted Earnings per Common S	hare		
As reported	\$ 2.02	\$1.88	\$1.62
Pro forma	1.91	1.76	1.50

Derivative Financial Instruments

Our policy prohibits the use of derivative instruments for trading purposes, and we have procedures in place to monitor and control their use. Our use of derivative instruments has included interest rate swaps and collars, treasury locks and foreign currency forward contracts. In addition, on a limited basis we utilize commodity futures and options contracts. Our interest rate and foreign currency derivative

contracts are entered into with financial institutions while our commodity derivative contracts are exchange traded.

We account for derivative financial instruments in accordance with SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities" ("SFAS 133") as amended by SFAS No. 149, "Amendment of Statement 133 Derivative Instruments and Hedging Activities ("SFAS 149"). SFAS 133 requires that all derivative instruments be recorded on the Consolidated Balance Sheet at fair value. The accounting for changes in the fair value (i.e., gains or losses) of a derivative instrument is dependent upon whether the derivative has been designated and qualifies as part of a hedging relationship and further, on the type of hedging relationship. For derivative instruments that are designated and qualify as a fair value hedge, the gain or loss on the derivative instrument as well as the offsetting gain or loss on the hedged item attributable to the hedged risk are recognized in the results of operations. For derivative instruments that are designated and qualify as a cash flow hedge, the effective portion of the gain or loss on the derivative instrument is reported as a component of other comprehensive income (loss) and reclassified into earnings in the same period or periods during which the hedged transaction affects earnings. Any ineffective portion of the gain or loss on the derivative instrument is recorded in the results of operations immediately. For derivative instruments not designated as hedging instruments, the gain or loss is recognized in the results of operations immediately. See Note 16 for a discussion of our use of derivative instruments, management of credit risk inherent in derivative instruments and fair value information related to debt and interest rate swaps.

New Accounting Pronouncements Not Yet Adopted

In January 2003, the FASB issued Interpretation No. 46, "Consolidation of Variable Interest Entities, an interpretation of ARB No. 51" ("FIN 46"). FIN 46 was subsequently revised in December 2003. FIN 46 addresses the consolidation of entities whose equity holders have either (a) not provided sufficient equity at risk to allow the entity to finance its own activities or (b) do not possess certain characteristics of a controlling financial interest. FIN 46 requires the consolidation of these entities, known as variable interest entities ("VIEs"), by the primary beneficiary of the entity. The primary beneficiary is the entity, if any, that is subject to a majority of the risk of loss from the VIE's activities, entitled to receive a majority of the VIEs residual returns, or both. FIN 46 is effective for all entities at the end of the first reporting period ending after March 15, 2004 (the quarter ending March 20, 2004 for the Company). FIN 46 was effective for specialpurpose entities (as defined by FIN 46) at the end of the first reporting period ending after December 15, 2003, which did not impact the Consolidated Financial Statements. FIN 46 requires certain disclosures in financial statements issued after December 31, 2003, if it is reasonably possible that the Company will consolidate or disclose information about VIEs when FIN 46 becomes effective.

FIN 46 excludes from its scope businesses (as defined by FIN 46) unless certain conditions exist. We believe the franchise entities which operate our restaurants, including our Unconsolidated Affiliates, meet the definition of a business. Thus, we are currently evaluating whether any of the aforementioned conditions exist that would subject any of our franchisees, including our Unconsolidated Affiliates, to the provisions of FIN 46, requiring us to determine if they are VIEs, and, if so, whether we are the primary beneficiary. We do not possess any ownership interests in our franchisees except for our investments in various Unconsolidated Affiliates accounted for under the equity method (see Note 24 for further description). Additionally, we generally do not provide financial support to our franchisees in a typical franchise relationship. While we continue to evaluate the applicability of FIN 46 to our franchise relationships, at this time we do not believe that the required consolidation of franchise entities, if any, would materially impact our Financial Statements.

The Company, along with representatives of the franchisee groups of each of its Concepts, has formed purchasing cooperatives for the purpose of purchasing certain restaurant products and equipment in the U.S. Our equity ownership in each cooperative is generally proportional to our percentage ownership of the U.S. system units for the Concept. We are continuing to evaluate whether any of these cooperatives are VIEs under the provisions of FIN 46 and, if so, whether we are the primary beneficiary. We do not currently believe that consolidation will be required for these cooperatives as a result of our adoption of FIN 46.

As discussed further in Note 24, we have posted a \$12 million of letter of credit supporting our guarantee of a franchisee loan pool. Additionally, we have provided a standby letter of credit of \$23 million under which we could potentially be required to fund a portion of this loan pool. The letters of credit were issued under our existing bank credit agreement. This loan pool, which is not held or funded by an affiliate of the Company, primarily funded purchases of restaurants from the Company and, to a lesser extent, franchisee development of new restaurants. The total loans outstanding under this loan pool were approximately \$87 million at December 27, 2003. Our maximum exposure to loss as a result of our involvement with this Ioan pool was \$28 million at December 27, 2003. During the year ended December 27, 2003 the entity which holds this loan pool sold these loans to a qualifying specialpurpose entity ("QSPE") as described in SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities" and settled its existing obligations with the proceeds. As QSPEs are not within the scope of FIN 46, the Company will not be required to consolidate the entity that now holds this loan pool.



TWO-FOR-ONE COMMON STOCK SPLIT

On May 7, 2002, the Company announced that its Board of Directors approved a two-for-one split of the Company's outstanding shares of Common Stock. The stock split was effected in the form of a stock dividend and entitled each shareholder of record at the close of business on June 6, 2002 to receive one additional share for every outstanding share of Common Stock held on the record date. The stock dividend was distributed on June 17, 2002, with approximately 149 million shares of common stock distributed. All per share and share amounts in the accompanying Consolidated Financial Statements and Notes to the Financial Statements have been adjusted to reflect the stock split.



YGR ACQUISITION

On May 7, 2002, YUM completed its acquisition of YGR. At the date of acquisition, YGR consisted of 742 and 496 company and franchise LJS units, respectively, and 127 and 742 company and franchise A&W units, respectively. In addition, 133 multibranded LJS/A&W restaurants were included in the LJS unit totals. This acquisition was made to facilitate our strategic objective of achieving growth through multibranding, where two or more of our Concepts are operated in a single restaurant unit. We paid approximately \$275 million in cash and assumed approximately \$48 million of bank indebtedness in connection with the acquisition of YGR. The purchase price was allocated to the assets acquired and liabilities assumed based on estimates of their fair values at the date of acquisition. We determined these fair values with the assistance of a third party valuation expert. The following table summarizes the fair values of YGR's assets acquired and liabilities assumed at the date of acquisition.

Current assets Property, plant and equipment Intangible assets Goodwill	\$ 35 58 250 209
Other assets	85
Total assets acquired	637
Current liabilities	100
Long-term debt, including current portion	59
Future rent obligations related to	
sale-leaseback agreements	168
Other long-term liabilities	35
Total liabilities assumed	362
Net assets acquired (net cash paid)	\$ 275

Of the \$250 million in acquired intangible assets, \$212 million was assigned to trademarks/brands. The remaining acquired intangible assets primarily consist of franchise contract rights which will be amortized over thirty years, the typical term of a YGR franchise agreement including renewals. Of the \$212 million in trademarks/brands approximately \$191 million and \$21 million were assigned to the U.S. and International operating segments, respectively. Of the remaining \$38 million in intangible assets, approximately \$31 million and \$7 million were assigned to the U.S. and International operating segments, respectively.

The \$209 million in goodwill was assigned to the U.S. operating segment. As we acquired the stock of YGR, none of the goodwill is expected to be deductible for income tax purposes.

Liabilities assumed included approximately \$48 million of bank indebtedness that was paid off prior to the end of the second quarter of 2002 and approximately \$11 million in capital lease obligations. We also assumed approximately \$168 million in present value of future rent obligations related to three existing sale-leaseback agreements entered into by YGR involving approximately 350 LJS units. As a result of liens held by the buyer/lessor on certain personal property within the units, the sale-leaseback agreements were accounted for as financings upon acquisition. As discussed further in Note 14, two of these sale-leaseback agreements were amended during 2003 and are now being accounted for as operating leases.

As of the date of acquisition we recorded approximately \$49 million of reserves ("exit liabilities") related to our plans to consolidate certain support functions, and exit certain markets through store refranchisings and closures, as presented in the table below. The consolidation of certain support functions included the termination of approximately 100 employees. Our remaining exit liabilities, as well as amounts utilized through cash payments during 2003 and 2002, are presented below.

Total reserve as of December 27, 2003	\$ —	\$ 26	\$ 1	\$27
Amounts utilized in 2002	(8)		(1)	(9)
Amounts utilized in 2003	(-/	(5)	(3)	(13)
Total reserve at acquisition	\$ 13	\$ 31	\$ 5	\$49
	Severance Benefits	Lease and Other Contract Terminations	Other Costs	Total

We expensed integration costs of approximately \$4 million in 2003 and \$6 million in 2002 related to the acquisition. These costs were recorded as AmeriServe and other charges (credits). See Note 7 for further discussion regarding AmeriServe and other charges (credits).

The results of operations for YGR have been included in our Consolidated Financial Statements since the date of acquisition. If the acquisition had been completed as of the beginning of the years ended December 28, 2002 and December 29, 2001, pro forma Company sales and franchise and license fees would have been as follows:

	2002	2001
Company sales	\$7,139	\$6,683
Franchise and license fees	877	839

The impact of the acquisition, including interest expense on debt incurred to finance the acquisition, on net income and diluted earnings per share would not have been significant in 2002 and 2001. The pro forma information is not necessarily indicative of the results of operations had the acquisition actually occurred at the beginning of each of these periods nor is it necessarily indicative of future results.



ACCUMULATED OTHER COMPREHENSIVE INCOME (10SS)

Accumulated other comprehensive income (loss) includes:

	2003	2002
Foreign currency translation adjustment	\$(107)	\$(176)
Minimum pension liability adjustment, net of tax Unrealized losses on derivative instruments,	(101)	(71)
net of tax	(2)	(2)
Total accumulated other comprehensive income		
(loss)	\$(210)	\$(249)



EARNINGS PER COMMON SHARE ("EPS")

	2003	2002	2001
Net income	\$ 617	\$ 583	\$ 492
Basic EPS:			
Weighted-average common shares			
outstanding	293	296	293
Basic EPS	\$2.10	\$1.97	\$1.68
Diluted EPS:			
Weighted-average common shares			
outstanding	293	296	293
Shares assumed issued on exercise			
of dilutive share equivalents	52	56	55
Shares assumed purchased with			
proceeds of dilutive			
share equivalents	(39)	(42)	(44)
Shares applicable to diluted earnings	306	310	304
Diluted EPS	\$2.02	\$1.88	\$1.62

Unexercised employee stock options to purchase approximately 4 million, 1.4 million and 5.1 million shares of our Common Stock for the years ended December 27, 2003, December 28, 2002 and December 29, 2001, respectively, were not included in the computation of diluted EPS because their exercise prices were greater than the average market price of our Common Stock during the year.



ITEMS AFFECTING COMPARABILITY OF NET INCOME

Facility Actions

Facility actions consists of the following components:

- Refranchising net (gains) losses;
- Store closure costs:
- Impairment of long-lived assets for stores we intend to close and stores we intend to continue to use in the business;
- Impairment of goodwill and indefinite-lived intangible assets subsequent to the adoption of SFAS 142.

	2003	2002	2001
U.S.			
Refranchising net (gains) losses(a)(b)	\$(20)	\$ (4)	\$(44)
Store closure costs	1	8	13
Store impairment charges	10	15	14
SFAS 142 impairment charges ^(c)	5		_
Facility actions	(4)	19	(17)
International			
Refranchising net (gains) losses(a)(b)	16	(15)	5
Store closure costs	5	7	4
Store impairment charges	19	16	9
SFAS 142 impairment charges ^(c)		5	
Facility actions	40	13	18
Worldwide			
Refranchising net (gains) losses(a)(b)	(4)	(19)	(39)
Store closure costs	6	15	17
Store impairment charges	29	31	23
SFAS 142 impairment charges ^(c)	5	5	_
Facility actions	\$ 36	\$ 32	\$ 1

- (a) Includes initial franchise fees in the U.S. of \$3 million in 2003, \$1 million in 2002 and \$4 million in 2001 and in International of \$2 million in 2003, \$5 million in 2002 and \$3 million in 2001. See Note 9.
- (b) In 2001, U.S. refranchising net (gains) losses included \$12 million of previously deferred refranchising gains and International refranchising net (gains) losses included a charge of \$11 million to mark to market the net assets of the Singapore business, which was held for sale. The Singapore business was subsequently sold during the third quarter of 2002. In 2003, International refranchising net (gains) losses included a charge of approximately \$16 million to write down the carrying value of the Puerto Rican business to fair value.
- (c) In 2003, we recorded a \$5 million charge in the U.S. related to the impairment of the A&W trademark/brand (see further discussion at Note 12). In 2002, we recorded a \$5 million charge in International related to the impairment of the goodwill of the Pizza Hut France reporting unit.

The following table summarizes the 2003 and 2002 activity related to reserves for remaining lease obligations for stores closed or stores we intend to close.

Ε	Beginning Balance	Amounts Used	New Decisions	Estimate/ Decision Changes	Other	Ending Balance
2002 Activity	\$48	(17)	16	3	1	\$51
2003 Activity	\$51	(27)	11	2	3	\$ 40

The following table summarizes the carrying values of the major classes of assets held for sale at December 27, 2003 and December 28, 2002. U.S. amounts primarily represent land on which we previously operated restaurants and are net of impairment charges of \$2 million and \$4 million at December 27, 2003 and December 28, 2002, respectively. The carrying values in International relate primarily to our

Puerto Rican business, which we wrote down \$16 million during 2003 to reflect then current estimates of its fair value. These write-downs were recorded as a refranchising loss. The carrying values of liabilities of the Puerto Rican business that we anticipate will be assumed by a buyer were not significant at December 27, 2003 or at December 28, 2002.

	December 27, 2003					
	U	.s.	•••	ter-	Worldv	vide
Property, plant and equipment, net	\$	9	\$	73	\$	82
Goodwill		_		12		12
Other assets		_		2		2
Assets classified as held for sale	\$	9	\$	87	\$	96
		De	cemb	er 28	8, 2002	2
	U	.S.		nter- onal	World	wide
Property, plant and equipment, net	\$	7	\$	89	\$	96
Goodwill		_		13		13
Other assets		_		2		2
Assets classified as held for sale	\$	7	\$:	104	\$	111

The following table summarizes Company sales and restaurant profit related to stores held for sale at December 27, 2003, or disposed of through refranchising or closure during 2003, 2002 and 2001. Stores disposed of through closure include certain stores we have relocated within the same trade area. The operations of such stores classified as held for sale as of December 27, 2003 or December 28, 2002 or disposed of in 2003 or 2002, which meet the conditions of SFAS 144 for reporting as discontinued operations were not material. Restaurant profit represents Company sales less the cost of food and paper, payroll and employee benefits and occupancy and other operating expenses.

	2003	2002	2001
Stores held for sale at			
December 27, 2003:			
Sales	\$ 187	\$189	\$184
Restaurant profit	34	28	23
Stores disposed of in			
2003, 2002 and 2001:			
Sales	\$ 158	\$324	\$640
Restaurant profit	14	37	67

Restaurant profit on stores held for sale includes a benefit from the suspension of depreciation and amortization of approximately \$13 million and \$4 million in 2003 and 2002, respectively.

Wrench Litigation

Expense of \$42 million for 2003 reflects the legal judgment against Taco Bell Corp. on June 4, 2003 in *Wrench* v. *Taco Bell Corp.* and related interest. See Note 24 for a discussion of Wrench litigation.

AmeriServe and Other Charges (Credits)

AmeriServe Food Distribution Inc. ("AmeriServe") was the primary distributor of food and paper supplies to our U.S.

stores when it filed for protection under Chapter 11 of the U.S. Bankruptcy Code on January 31, 2000. A plan of reorganization for AmeriServe (the "POR") was approved on November 28, 2000, which resulted in, among other things, the assumption of our distribution agreement, subject to certain amendments, by McLane Company, Inc. During the AmeriServe bankruptcy reorganization process, we took a number of actions to ensure continued supply to our system. Those actions resulted in significant expense for the Company, primarily recorded in 2000. Under the POR we are entitled to proceeds from certain residual assets, preference claims and other legal recoveries of the estate.

We classify expenses and recoveries related to AmeriServe, as well as integration costs related to our acquisition of YGR, costs to defend certain wage and hour litigation and certain other items, as AmeriServe and other charges (credits). These amounts were classified as unusual items in previous years.

Income of \$26 million was recorded as AmeriServe and other charges (credits) for 2003 and primarily includes recoveries related to the AmeriServe bankruptcy reorganization process. Income of \$27 million was recorded as AmeriServe and other charges (credits) for 2002, primarily resulting from recoveries related to the AmeriServe bankruptcy reorganization process, partially offset by integration costs related to our acquisition of YGR and costs to defend certain wage and hour litigation. Income of \$3 million was recorded as AmeriServe and other charges (credits) for 2001, which primarily included recoveries related to the AmeriServe bankruptcy reorganization process offset by aggregate settlement costs associated with certain litigation, and expenses, primarily severance, related to decisions to streamline certain support functions. The reserves related to decisions to streamline certain support functions were utilized in 2002.

note 8 SUPPLEMENTAL CASH FLO	W DATA		
	2003	2002	2001
Cash Paid for:			
Interest	\$178	\$153	\$164
Income taxes	196	200	264
Significant Non-Cash Investing and			
Financing Activities:			
Assumption of debt and capital leases			
related to the acquisition of YGR	\$ —	\$227	\$
Capital lease obligations incurred to			
acquire assets	9	23	18
Contribution of non-cash net assets			
to an unconsolidated affiliate	_		21
Assumption of liabilities in connection			
with a franchise acquisition	_	. —	36
Fair market value of assets received in	ı		
connection with a non-cash acquisition	on —		9
Debt reduction due to amendment of			
sale-lease back agreements			
(See Note 14)	88		

On November 10, 2003 our unconsolidated affiliate in Canada was dissolved. Upon dissolution, the Company assumed operation of certain units that were previously operated by the unconsolidated affiliate. The Company also assumed ownership of the assets related to the units that it now operates, as well as the real estate associated with certain units previously owned and operated by the unconsolidated affiliate that are not operated by franchisees (either our former partner in the unconsolidated affiliate or a publicly-held Income Trust in Canada). The acquired real estate associated with the units that are not operated by the Company is being leased to the franchisees. The resulting reduction in our investments in unconsolidated affiliates (\$56 million at November 10, 2003) was primarily offset by increases in property, plant and equipment, net and capital lease receivables (included in other assets). The Company realized an immaterial gain upon the dissolution of the unconsolidated affiliate. This gain was realized as the fair value of our increased ownership in the assets received was greater than our carrying value in these assets, and was net of expenses associated with the dissolution.

FRANCHISE AND LICENS	SE FEES 2003	2002	2001
Initial fees, including renewal fees	\$ 36	\$ 33	\$ 32
Initial franchise fees included in			
refranchising gains	(5)	(6)	(7
	31	27	25
Continuing fees	908	839	790
	\$ 939	\$866	\$815

OTHER (INCOME) EXPEN	ISE		
	2003	2002	2001
Equity income from investments in			
unconsolidated affiliates	\$ (39)	\$(29)	\$(26)
Foreign exchange net (gain) loss	(2)	(1)	3
	\$(41)	\$(30)	\$(23)

	note 11 PROPERTY, PLANT AND EQUIPMENT, NET					
2002	2003					
621	\$ 662	Land				
2,742	2,861	Buildings and improvements				
102	119	Capital leases, primarily buildings				
1,736	1,964	Machinery and equipment				
5,201	5,606					
(2,164)	(2,326)	Accumulated depreciation and amortization				
3,037	\$ 3,280					
	(2,326)	Accumulated depreciation and amortization				

Depreciation and amortization expense related to property, plant and equipment was \$388 million, \$357 million and \$320 million in 2003, 2002 and 2001, respectively.



GOODWILL AND INTANGIBLE ASSETS

The changes in the carrying amount of goodwill are as follows:

Balance as of December 27, 2003	\$386	\$135	\$521
Acquisitions, disposals and other, net(d)	14	22	36
Balance as of December 28, 2002	\$372	\$113	\$485
Acquisitions, disposals and other, net(c)	206	(16)	190
Impairment ^(b)		(5)	(5)
franchise rights ^(a)	145	96	241
Reclassification of reacquired			
Balance as of December 29, 2001	\$ 21	\$ 38	\$ 59
	U.S.	Inter- national	Worldwide

- (a) The Company's business combinations have included acquiring restaurants from our franchisees. Prior to the adoption of SFAS 141, the primary intangible asset to which we generally allocated value in these business combinations was reacquired franchise rights. We determined that reacquired franchise rights did not meet the criteria of SFAS 141 to be recognized as an asset apart from goodwill. Accordingly, on December 30, 2001, we reclassified \$241 million of reacquired franchise rights to goodwill, net of related deferred tax liabilities of \$53 million, (\$27 million for the U.S. and \$26 million for International).
- (b) Represents impairment of the goodwill of the Pizza Hut France reporting unit.
- (c) Includes goodwill related to the YGR purchase price allocation. For International, includes a \$13 million transfer of goodwill to assets held for sale (see Note 7).
- (d) Primarily includes goodwill recorded as a result of acquisitions of restaurants from franchisees.

Intangible assets, net for the years ended 2003 and 2002 are as follows:

2002

2002

		2003	2002		
	Gross		Gross		
	Carrying	Accumulated	Carrying	Accumulated	
	Amount	Amortization	Amount	Amortization	
Amortized intangible assets					
Franchise contract rights	\$141	\$ (49)	\$135	\$ (43)	
Trademarks/brands	67	(1)			
Favorable operating leases	19	(13)	21	(13)	
Pension-related intangible	14	_	18	_	
Other	31	(23)	26	(23)	
	\$272	\$ (86)	\$200	\$ (79)	
Unamortized intangible assets					
Trademarks/brands	\$171		\$243		

The most significant recorded trademark/brand assets resulted when we acquired YGR in 2002. The fair value of a trademark/brand is determined based upon the value derived from the royalty we avoid, in the case of Company stores, or receive, in the case of franchise and licensee stores, for the use of the trademark/brand. This fair value determination is thus largely dependent upon our estimation of sales attributable to the trademark/brand.

The fair value of the LJS trademark/brand was determined to be in excess of its carrying value during our 2003 annual impairment test. The estimate of sales attributable to the LJS trademark/brand at the date of this test reflected the opportunities we believe exist with regard to increased penetration of LJS, for both stand-alone units and as a multibrand partner. Accordingly, we now believe our system's development capital, at least through the term of our current projections, will be primarily directed towards LJS.

The decision to focus short-term development largely on increased penetration of LJS and our discretionary capital spending limits have resulted in less than originally planned development of A&W in the near term. Additionally, while we continue to view A&W as a viable multibrand partner, subsequent to acquisition we decided to close or refranchise all Company-owned A&W restaurants that we had acquired. These restaurants were low-volume, mallbased units that were inconsistent with the remainder of our Company-owned portfolio. Both the decision to close these Company-owned A&W units and the decision to focus on short-term development opportunities at LJS negatively impacted the fair value of the A&W trademark/brand. Accordingly, we recorded a \$5 million charge in 2003 to facility actions to write the value of the A&W trademark/ brand down to its fair value.

Historically, we have considered the assets acquired representing trademark/brand to have indefinite useful lives due to our expected use of the asset and the lack of legal, regulatory, contractual, competitive, economic or other factors that may limit their useful lives. As required by SFAS 142, we reconsider the remaining useful life of indefinite-life intangible assets each reporting period. Subsequent to the recording of the impairment of the A&W trademark/ brand, we began amortizing its remaining balance over a period of thirty years (less than \$1 million of amortization expense was recorded in 2003). While we continue to incorporate development of the A&W trademark/brand into our multibranding plans, our decision to no longer operate the acquired stand-alone Company-owned A&W restaurants is considered a factor that limits its useful life. Accordingly, we are amortizing the remaining balance of the A&W trademark/ brand over a period of thirty years, the typical term of our multibrand franchise agreements including renewals. We continue to believe that all of our other recorded trademark/ brand assets have indefinite lives.

As a result of adopting SFAS 142, we ceased amortization of goodwill and indefinite-lived intangible assets beginning December 30, 2001. Amortization expense for definite-lived intangible assets was \$7 million in 2003 and \$6 million in 2002, respectively. Amortization expense for goodwill and all intangible assets was \$37 million in 2001. Amortization expense for definite-lived intangible assets will approximate \$9 million in 2004, \$8 million in 2005 and 2006, and \$7 million in both 2007 and 2008.

The following table provides a reconciliation of reported net income to adjusted net income as though SFAS 142 had been effective for the year ended 2001:

	Amount	Basic EPS D	Diluted EPS
Reported net income Add back amortization expense (net of tax):	\$ 492	\$1.68	\$1.62
Goodwill Trademarks/brands	25 1	0.09 —	0.09
Adjusted net income	\$518	\$1.77	\$1.71



ACCOUNTS PAYABLE AND OTHER CURRENT LIABILITIES

	2003	2002
Accounts payable Accrued compensation and benefits	\$ 439 257	\$ 417 258
Other current liabilities	517	491
	\$1,213	\$1,166



SHORT-TERM BORROWINGS AND LONG-TERM DEBT

		2003	 2002
Short-term Borrowings Current maturities of long-term debt International lines of credit Other	\$	10 _ _	\$ 12 115 19
	\$	10	\$ 146
Long-term Debt Senior, unsecured Revolving Credit Facility, expires June 2005 Senior, Unsecured Notes, due May 2005 Senior, Unsecured Notes, due April 2006 Senior, Unsecured Notes, due May 2008 Senior, Unsecured Notes, due April 2011 Senior, Unsecured Notes, due July 2012 Capital lease obligations (See Note 15) Other, due through 2010 (6%–12%)	\$	 351 200 251 645 398 112 80	\$ 153 351 200 251 645 398 99 170
		2,037	2,267
Less current maturities of long-term debt		(10)	 (12)
Long-term debt excluding SFAS 133 adjustment	:	2,027	2,255
Derivative instrument adjustment under		29	44
SFAS 133 (See Note 16) Long-term debt including SFAS 133 adjustment	\$	2,056	\$ 2,299

Our primary bank credit agreement comprises a senior unsecured Revolving Credit Facility (the "Credit Facility") which matures on June 25, 2005. On December 26, 2003, we voluntarily reduced our maximum borrowings under the Credit Facility from \$1.2 billion to \$1.0 billion. The Credit Facility is unconditionally guaranteed by our principal domestic subsidiaries and contains financial covenants relating to maintenance of leverage and fixed charge coverage ratios. The Credit Facility also contains affirmative and negative covenants including, among other things, limitations on certain additional indebtedness, guarantees of indebtedness, level of cash dividends, aggregate non-U.S. investment and certain other transactions as defined in the agreement. We were in compliance with all debt covenants at December 27, 2003.

Under the terms of the Credit Facility, we may borrow up to the maximum borrowing limit less outstanding letters of credit. At December 27, 2003, our unused Credit Facility totaled \$737 million, net of outstanding letters of credit of \$263 million. There were no borrowings outstanding under the Credit Facility at the end of the year. The interest rate for borrowings under the Credit Facility ranges from 1.0% to 2.0% over the London Interbank Offered Rate ("LIBOR")

or 0.00% to 0.65% over an Alternate Base Rate, which is the greater of the Prime Rate or the Federal Funds Effective Rate plus 0.50%. The exact spread over LIBOR or the Alternate Base Rate, as applicable, will depend upon our performance under specified financial criteria. Interest on any outstanding borrowings under the Credit Facility is payable at least quarterly. In 2003, 2002 and 2001, we expensed facility fees of approximately \$6 million, \$5 million and \$4 million, respectively. At December 28, 2002, the weighted average contractual interest rate on borrowings outstanding under the Credit Facility was 2.6%.

In 1997, we filed a shelf registration statement with the Securities and Exchange Commission for offerings of up to \$2 billion of senior unsecured debt. In June 2002, we issued \$400 million of 7.70% Senior Unsecured Notes due July 1, 2012 (the "2012 Notes"). The net proceeds from the issuance of the 2012 Notes were used to repay indebtedness under the Credit Facility. Additionally, we capitalized debt issuance costs of approximately \$5 million related to the 2012 Notes in the third quarter of 2002. The following table summarizes all Senior Unsecured Notes issued under this shelf registration through December 27, 2003:

Issuance Date		Principal	Intere	Interest Rate			
	Maturity Date	Amount	Stated	Effective ^(d)			
May 1998	May 2005 ^(a)	\$350	7.45%	7.62%			
May 1998	May 2008 ^(a)	250	7.65%	7.81%			
April 2001	April 2006(b)	200	8.50%	9.04%			
April 2001	April 2011(b)	650	8.88%	9.20%			
June 2002	July 2012 ^(c)	400	7.70%	8.04%			

(a) Interest payments commenced on November 15, 1998 and are payable semiannually thereafter.

(b) Interest payments commenced on October 15, 2001 and are payable semiannually thereafter.

(c) Interest payments commenced on January 1, 2003 and are payable semiannually thereafter.

(d) Includes the effects of the amortization of any (1) premium or discount; (2) debt issuance costs; and (3) gain or loss upon settlement of related treasury locks. Does not include the effect of any interest rate swaps as described in Note 16.

We have \$150 million remaining for issuance under the \$2 billion shelf registration.

In connection with our acquisition of YGR in 2002, we assumed approximately \$168 million in present value of future rent obligations related to three existing saleleaseback agreements entered into by YGR involving approximately 350 LJS units. As a result of liens held by the buyer/lessor on certain personal property within the units, the sale-leaseback agreements were accounted for as financings upon acquisition. On August 15, 2003, we amended two of these sale-leaseback agreements to remove the liens on the personal property within the units. As the two amended agreements now qualify for sale-leaseback accounting, they will be accounted for as operating leases. Accordingly, the future rent obligations associated with the two amended agreements, previously recorded as long-term debt of \$88 million, are no longer reflected on our Consolidated Balance Sheet as of December 27, 2003. There was no gain or loss recorded as a result of this transaction.

The annual maturities of long-term debt as of December 27, 2003, excluding capital lease obligations of \$112 million and derivative instrument adjustments of \$29 million, are as follows:

Year ended:	
2004	\$ 1
2005	351
2006	202
2007	2
2008	252
Thereafter	1,122
Total	\$1,930

Interest expense on short-term borrowings and long-term debt was \$185 million, \$180 million and \$172 million in 2003, 2002 and 2001, respectively.



We have non-cancelable commitments under both capital and long-term operating leases, primarily for our restaurants. Capital and operating lease commitments expire at various dates through 2087 and, in many cases, provide for rent escalations and renewal options. Most leases require us to pay related executory costs, which include property taxes, maintenance and insurance.

Future minimum commitments and amounts to be received as lessor or sublessor under non-cancelable leases are set forth below:

		Commitments			Lease Receivables					
	(Direct Capital Operating Financing		Capital		al Operating			Opera	ating
2004	\$	15	\$	320	\$	8	\$	22		
2005		15		290		8		20		
2006		14		250		7		19		
2007		13		227		7		18		
2008		13		204		6		17		
Thereafter		122	1	L,193		63	:	102		
	\$	192	\$2	2,484	\$	99	\$:	198		

At year-end 2003, the present value of minimum payments under capital leases was \$112 million. At December 27, 2003, and December 28, 2002, unearned income associated with direct financing lease receivables was \$41 million and \$9 million, respectively.

The details of rental expense and income are set forth below:

2003	2002	2001
\$ 329	\$303	\$268
44	40	25
\$ 373	\$343	\$293
\$ 14	\$ 11	\$ 14
	\$ 329 44 \$ 373	\$329 \$303 44 40 \$373 \$343

Contingent rentals are generally based on sales levels in excess of stipulated amounts contained in the lease agreements.



Derivative Instruments

Interest Rates

We enter into interest rate swaps and forward rate agreements with the objective of reducing our exposure to interest rate risk and lowering interest expense for a portion of our debt. Under the contracts, we agree with other parties to exchange, at specified intervals, the difference between variable rate and fixed rate amounts calculated on a notional principal amount. At December 27, 2003 and December 28, 2002, we had outstanding pay-variable interest rate swaps with notional amounts of \$350 million. These swaps have reset dates and floating rate indices which match those of our underlying fixed-rate debt and have been designated as fair value hedges of a portion of that debt. As the swaps qualify for the short-cut method under SFAS 133 no ineffectiveness has been recorded. The fair value of these swaps as of December 27, 2003 and December 28, 2002 was approximately \$31 million and \$48 million, respectively, and has been included in other assets. The portion of this fair value which has not yet been recognized as a reduction to interest expense (approximately \$29 million and \$44 million at December 27, 2003 and December 28, 2002, respectively) has been included in long-term debt.

During 2002, we entered into treasury locks with notional amounts totaling \$250 million. These treasury locks were entered into to hedge the risk of changes in future interest payments attributable to changes in the benchmark interest rate prior to issuance of additional fixed-rate debt. These locks were designated and effective in offsetting the variability in cash flows associated with the future interest payments on a portion of the 2012 Notes. Thus, the insignificant loss at which these treasury locks were settled will be recognized as an increase to interest on the debt through 2012.

Foreign Exchange

We enter into foreign currency forward contracts with the objective of reducing our exposure to cash flow volatility arising from foreign currency fluctuations associated with certain foreign currency denominated financial instruments, the majority of which are intercompany short-term receivables and payables. The notional amount, maturity date, and currency of these contracts match those of the underlying receivables or payables. For those foreign currency exchange forward contracts that we have designated as cash flow hedges, we measure ineffectiveness by

comparing the cumulative change in the forward contract with the cumulative change in the hedged item. No significant ineffectiveness was recognized in 2003 or 2002 for those foreign currency forward contracts designated as cash flow hedges.

Commodities

We also utilize on a limited basis commodity futures and options contracts to mitigate our exposure to commodity price fluctuations over the next twelve months. Those contracts have not been designated as hedges under SFAS 133. Commodity future and options contracts entered into for the fiscal years ended December 27, 2003 and December 28, 2002 did not significantly impact the Consolidated Financial Statements.

Deferred Amounts in Accumulated Other Comprehensive Income (Loss)

As of December 27, 2003, we had a net deferred loss associated with cash flow hedges of approximately \$2 million, net of tax. Of this amount, we estimate that a net aftertax loss of less than \$1 million will be reclassified into earnings through December 25, 2004. The remaining net after-tax loss of approximately \$2 million, which arose from the settlement of treasury locks entered into prior to the issuance of certain amounts of our fixed-rate debt, will be reclassified into earnings from December 26, 2004 through 2012 as an increase to interest expense on this debt.

Credit Risks

Credit risk from interest rate swap, treasury lock and forward rate agreements and foreign exchange contracts is dependent both on movement in interest and currency rates and the possibility of non-payment by counterparties. We mitigate credit risk by entering into these agreements with high-quality counterparties, and netting swap and forward rate payments within contracts.

Accounts receivable consists primarily of amounts due from franchisees and licensees for initial and continuing fees. In addition, we have notes and lease receivables from certain of our franchisees. The financial condition of these franchisees and licensees is largely dependent upon the underlying business trends of our Concepts. This concentration of credit risk is mitigated, in part, by the large number of franchisees and licensees of each Concept and the short-term nature of the franchise and license fee receivables.

Fair Value

At December 27, 2003 and December 28, 2002, the fair values of cash and cash equivalents, short-term investments, accounts receivable, and accounts payable approximated carrying value because of the short-term nature of these instruments. The fair value of notes receivable approximates carrying value after consideration of recorded allowances.

The carrying amounts and fair values of our other financial instruments subject to fair value disclosures are as follows:

	20	2003		02
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Debt Short-term borrowings and long-term debt, excluding capital leases and the derivative instrument adjustments	\$1,925	\$2,181	\$2,302	\$2,470
Debt-related derivative instruments: Open contracts in a net asset position	31,923	31	48	48
Foreign currency-related derivative instruments: Open contracts in a net asset (liability) position	_		(1)	(1
Lease guarantees	8	37	4	42
Guarantees supporting financial arrangements of certain franchisees, unconsolidated affiliates and other third parties	8	10	16	17
Letters of credit		3		3

We estimated the fair value of debt, debt-related derivative instruments, foreign currency-related derivative instruments, guarantees and letters of credit using market quotes and calculations based on market rates.



PENSION AND POSTRETIREMENT MEDICAL BENEFITS

Pension Benefits

We sponsor noncontributory defined benefit pension plans covering substantially all full-time U.S. salaried employees, certain hourly employees and certain international employees. The most significant of these plans, the YUM Retirement Plan (the "Plan"), is funded while benefits from the other plan are paid by the Company as incurred. During 2001, the Plan was amended such that any salaried employee hired or rehired by YUM after September 30, 2001 is not eligible to participate in the Plan. Benefits are based on years of service and earnings or stated amounts for each year of service.

Postretirement Medical Benefits

Our postretirement plan provides health care benefits, principally to U.S. salaried retirees and their dependents. This plan includes retiree cost sharing provisions. During 2001, the plan was amended such that any salaried employee hired or rehired by YUM after September 30, 2001 is not eligible to participate in this plan. Employees hired prior to September 30, 2001 are eligible for benefits

if they meet age and service requirements and qualify for retirement benefits.

On December 8, 2003, the Medicare Prescription Drug. Improvement and Modernization Act of 2003 (the "Act"), which introduces a Medicare prescription drug benefit as well as a federal subsidy to sponsors of retiree health care benefit plans that provide a benefit that is at least actuarially equivalent to the Medicare benefit, was enacted. On January 12, 2004 the FASB issued Financial Staff Position No. 106a, "Accounting and Disclosure Requirements Related to The Medicare Prescription Drug, Improvement and Modernization Act of 2003" ("FSP 106a") to discuss certain accounting and disclosure issues raised by the Act. We have elected to defer the measurement and disclosure requirements under the provisions of FSP 106a until specific authoritative guidance is issued by the FASB later in 2004. The reported accumulated benefit obligation and net periodic benefit costs of our postretirement plan do not reflect the effects of the Act. The authoritative guidance, when issued, could require revisions to previously reported information. While we may be eligible for benefits under the Act based on the prescription drug benefits provided in our postretirement plan, we do not believe such benefits will have a material impact on our Consolidated Financial Statements.

We use a measurement date of September 30 for our pension and post-retirement medical plans described above.

Obligation and Funded status at September 30:

_	Pension Benefits			Postreti Medical I		
	2	003	2002	2003	2002	
Change in benefit obligation						
Benefit obligation at						
beginning of year	\$	501	\$ 420	\$ 68	\$ 58	
Service cost		26	22	2	2	
Interest cost		34	31	5	4	
Plan amendments			14			
Curtailment gain		(1)	(3)	_		
Benefits and expenses paid		(21)	(16)	(4)	(3)	
Actuarial loss		90	33	10	7	
Benefit obligation at end of year	\$	629	\$ 501	\$ 81	\$ 68	
Change in plan assets						
Fair value of plan assets at						
beginning of year	\$	251	\$ 291			
Actual return on plan assets		52	(24)			
Employer contributions		157	1			
Benefits paid		(21)	(16)			
Administrative expenses		(1)	(1)			
Fair value of plan assets at						
end of year	\$	438	\$ 251			
Funded status	\$(191)	\$(250)	\$ (81)	\$(68)	
Employer contributions		_	25 ^(a)	`		
Unrecognized actuarial loss		230	169	28	18	
Unrecognized prior service cost		12	16	— .		
Net amount recognized at						
year-end	\$	51	\$ (40)	\$ (53)	\$(50)	

⁽a) Reflects a contribution made between the September 30, 2002 measurement date and December 28, 2002.

Amounts recognized in the

statement of financial position

consist of: Accrued benefit liability Intangible asset	\$(125) 14	\$(172) 18	\$ (53) —	\$(50) —
Accumulated other comprehensive loss	162	114		
	\$ 51	\$ (40)	\$ (53)	\$(50)

Additional Information

Other comprehensive loss
attributable to change in
additional minimum liability
recognition \$ 48 \$

Additional year-end information for pension plans with

accumulated benefit obligations

in excess of plan assets

Projected benefit obligation \$629 \$501
Accumulated benefit obligation 563 448
Fair value of plan assets 438 251

While we are not required to make contributions to the Plan in 2004, we may make discretionary contributions during the year based on our estimate of the Plan's expected September 30, 2004 funded status.

Components of Net Periodic Benefit Cost

•		Pension Benefi	ts
	2003	2002	2001
Service cost	\$ 26	\$ 22	\$ 20
Interest cost	34	31	28
Amortization of prior service cost	4	1	1
Expected return on plan assets	(30)	(28)	(29)
Recognized actuarial loss	6	1	1
Net periodic benefit cost	\$ 40	\$ 27	\$ 21
Additional loss recognized due to:			
Curtailment	\$	\$ 1	\$
Special termination benefits	_		2
	Postreti	rement Medica	Benefits
	2003	2002	2001
Service cost	\$ 2	\$ 2	\$ 2
Interest cost	5	4	4
Amortization of prior service cost	_	_	(1)
Recognized actuarial loss	1	1	
Net periodic benefit cost	\$ 8	\$ 7	\$ 5

Prior service costs are amortized on a straight-line basis over the average remaining service period of employees expected to receive benefits. Curtailment gains and losses have generally been recognized in facility actions as they have resulted primarily from refranchising and closure activities.

Weighted-average assumptions used to determine benefit obligations at September 30:

			Postretirement		
	Pension I	Benefits	Medical E	Benefits	
	2003	2002	2003	2002	
Discount rate	6.25%	6.85%	6.25%	6.85%	
Rate of compensation increase	3.75%	3.85%	3.75%	3.85%	

Weighted-average assumptions used to determine the net periodic benefit cost for fiscal years:

	Pension Benefits			Postret	tirement Medical Be	nefits
	2003	2002	2001	2003	2002	2001
Discount rate	6.85%	7.60%	8.03%	6.85%	7.58%	8.27%
Long-term rate of returnion plan assets	8.50%	10.00%	10.00%	_		
Rate of compensation increase	3.85%	4.60%	5.03%	3.85%	4.60%	5.03%

Our estimated long-term rate of return on plan assets represents a weighted-average of expected future returns on the asset categories included in our target investment allocation based primarily on the historical returns for each asset category, adjusted for an assessment of current market conditions.

Assumed health care cost trend rates at September 30:

	Postreti Medical I	
	2003	2002
Health care cost trend rate assumed for next year Rate to which the cost trend rate is assumed to	12%	12%
decline (the ultimate trend rate)	5.5%	5.5%
Year that the rate reaches the ultimate trend rate	2012	2011

There is a cap on our medical liability for certain retirees. The cap for Medicare eligible retirees was reached in 2000 and the cap for non-Medicare eligible retirees is expected to be reached between the years 2007–2008; once the cap is reached, our annual cost per retiree will not increase.

Assumed health care cost trend rates have a significant effect on the amounts reported for our postretirement health care plans. A one-percentage-point change in assumed health care cost trend rates would have the following effects:

	1-Percentage-	1-Percentage-
1	Point	Point
	Increase	Decrease
Effect on total of service and interest cost	\$ —	\$ —
Effect on postretirement benefit obligation	\$ 4	\$ (3)

Plan Assets

Our pension plan weighted-average asset allocations at September 30, by asset category are set forth below:

Asset Category	2003	2002
Equity securities	65%	62%
Debt securities	30%	37%
Cash	5%	1%
Total	100%	100%

Our primary objectives regarding the pension assets are to optimize return on assets subject to acceptable risk and to maintain liquidity, meet minimum funding requirements and minimize plan expenses. To achieve these objectives we have adopted a passive investment strategy in which the asset performance is driven primarily by the investment allocation. Our target investment allocation is 70% equity securities and 30% debt securities, consisting primarily of low cost index mutual funds that track several sub-

categories of equity and debt security performance. The investment strategy is primarily driven by lower participant ages and reflects a long-term investment horizon favoring a higher equity component in the investment allocation.

A mutual fund held as an investment by the pension plan includes YUM stock in the amounts of \$0.2 million and \$0.1 million at September 30, 2003 and 2002 (less than 1% of total plan assets in each instance).



STOCK-BASED EMPLOYEE COMPENSATION

At year-end 2003, we had four stock option plans in effect: the YUM! Brands, Inc. Long-Term Incentive Plan ("1999 LTIP"), the 1997 Long-Term Incentive Plan ("1997 LTIP"), the YUM! Brands, Inc. Restaurant General Manager Stock Option Plan ("RGM Plan") and the YUM! Brands, Inc. SharePower Plan ("SharePower"). During 2003, the 1999 LTIP was amended, subsequent to shareholder approval, to increase the total number of shares available for issuance and to make certain other technical and clarifying changes.

We may grant awards of up to 29.8 million shares and 45.0 million shares of stock under the 1999 LTIP, as amended, and 1997 LTIP, respectively. Potential awards to employees and non-employee directors under the 1999 LTIP include stock options, incentive stock options, stock appreciation rights, restricted stock, stock units, restricted stock units, performance shares and performance units. Potential awards to employees and non-employee directors under the 1997 LTIP include stock appreciation rights, restricted stock and performance restricted stock units. Prior to January 1, 2002, we also could grant stock options and incentive stock options under the 1997 LTIP. We have issued only stock options and performance restricted stock units under the 1997 LTIP and have issued only stock options under the 1999 LTIP.

We may grant stock options under the 1999 LTIP to purchase shares at a price equal to or greater than the average market price of the stock on the date of grant. New option grants under the 1999 LTIP can have varying vesting provisions and exercise periods. Previously granted options under the 1997 LTIP and 1999 LTIP vest in periods ranging from immediate to 2007 and expire ten to fifteen years after grant.

We may grant options to purchase up to 15.0 million shares of stock under the RGM Plan at a price equal to or greater than the average market price of the stock on the date of grant. RGM Plan options granted have a four year vesting period and expire ten years after grant. We may grant options to purchase up to 14.0 million shares of stock at a price equal to or greater than the average market price of the stock on the date of grant under SharePower. Previously granted SharePower options have expirations through 2013.

At the Spin-off Date, we converted certain of the unvested options to purchase PepsiCo stock that were held by our employees to YUM stock options under either the 1997 LTIP or SharePower. We converted the options at amounts and exercise prices that maintained the amount of unrealized stock appreciation that existed immediately prior to the Spin-off. The vesting dates and exercise periods of the options were not affected by the conversion. Based on their original PepsiCo grant date, these converted options

vest in periods ranging from one to ten years and expire ten to fifteen years after grant.

We estimated the fair value of each option grant made during 2003, 2002 and 2001 as of the date of grant using the Black-Scholes option-pricing model with the following weighted average assumptions:

	2003	2002	2001
Risk-free interest rate	3.0%	4.3%	4.7%
Expected life (years)	6.0	6.0	6.0
Expected volatility	33.6%	33.9%	32.7%
Expected dividend yield	0.0%	0.0%	0.0%

A summary of the status of all options granted to employees and non-employee directors as of December 27, 2003, December 28, 2002 and December 29, 2001, and changes during the years then ended is presented below (tabular options in thousands):

	December 27, 2003		December 27, 2003 December 28, 2002		December 29, 2001	
	Options	Wtd. Avg. Exercise Price	Options	Wtd. Avg. Exercise Price	Options	Wtd. Avg. Exercise Price
Outstanding at beginning of year	49,630	\$17.54	54,452	\$16.04	53,358	\$15.60
Granted at price equal to average market price	7,344	24.78	6,974	25.52	10,019	17.34
Exercised	(6,902)	16.18	(8,876)	14.06	(3,635)	11.56
Forfeited	(3,101)	19.18	(2,920)	19.07	(5,290)	17.16
Outstanding at end of year	46,971	\$18.77	49,630	\$17.54	54,452	\$ 16.04
Exercisable at end of year	19,875	\$17.22	17,762	\$13.74	12,962	\$12.76
Weighted average fair value of options granted during the year	\$9.43		\$10.44		\$7.10	

The following table summarizes information about stock options outstanding and exercisable at December 27, 2003 (tabular options in thousands):

		Options Outstanding		Options Exercisable	
Range of Exercise Prices	Options	Wtd. Avg. Remaining Contractual Life	Wtd. Avg. Exercise Price	Options	Wtd. Avg. Exercise Price
\$0-10	882	1.11	\$ 7.70	882	\$ 7.70
10-15	7,757	3.29	12.73	7,109	12.72
15-20	20,568	6.09	16.12	5,861	16.36
20-30	16,656	7.72	24.42	5,379	23.39
30-40	1,108	7.22	34.05	644	36.30
	46,971			19,875	

In November 1997, we granted two awards of performance restricted stock units of YUM's Common Stock to our Chief Executive Officer ("CEO"). The awards were made under the 1997 LTIP and may be paid in Common Stock or cash at the discretion of the Compensation Committee of the Board of Directors. Payment of an award of \$2.7 million was contingent upon the CEO's continued employment through January 25, 2001 and our attainment of certain pre-established earnings thresholds. In January 2001, our CEO received a cash payment of \$2.7 million following the Compensation Committee's certification of YUM's attainment of the pre-established earnings threshold. Payment of an award of \$3.6 million is contingent upon his employment through January 25, 2006 and our attainment of certain pre-established earnings thresholds. The annual expense related to these awards included in earnings was \$0.4 million for 2003, \$0.4 million for 2002 and \$0.5 million for 2001.

note 19

OTHER COMPENSATION AND BENEFIT PROGRAMS

We sponsor two deferred compensation benefit programs, the Restaurant Deferred Compensation Plan and the Executive Income Deferral Program (the "RDC Plan" and the "EID Plan," respectively) for eligible employees and non-employee directors.

Effective October 1, 2001, participants can no longer defer funds into the RDC Plan. Prior to that date, the RDC Plan allowed participants to defer a portion of their annual salary. The participant's balances will remain in the RDC Plan until their scheduled distribution dates. As defined by the RDC Plan, we credit the amounts deferred with earnings based on the investment options selected by the participants. Investment options in the RDC Plan consist of phantom shares of various mutual funds and YUM Common Stock. We recognize compensation expense for the appreciation or depreciation, if any, attributable to all investments in the RDC Plan, and prior to October 1, 2001, for any matching contributions. Our obligations under the RDC program as of the end of 2003 and 2002 were \$11 million and \$10 million, respectively. We recognized annual compensation expense of \$3 million in 2003, less than \$1 million in 2002 and \$3 million in 2001 for the RDC Plan.

The EID Plan allows participants to defer receipt of a portion of their annual salary and all or a portion of their incentive compensation. As defined by the EID Plan, we credit the amounts deferred with earnings based on the investment options selected by the participants. These investment options are limited to cash and phantom shares of our Common Stock. The EID Plan allows participants to defer incentive compensation to purchase phantom shares of our Common Stock at a 25% discount from the average market price at the date of deferral (the "Discount Stock Account"). Participants bear the risk of forfeiture of both

the discount and any amounts deferred to the Discount Stock Account if they voluntarily separate from employment during the two year vesting period. We expense the intrinsic value of the discount over the vesting period. As investments in the phantom shares of our Common Stock can only be settled in shares of our Common Stock, we do not recognize compensation expense for the appreciation or the depreciation, if any, of these investments. Deferrals into the phantom shares of our Common Stock are credited to the Common Stock Account.

Our cash obligations under the EID Plan as of the end of 2003 and 2002 were \$25 million and \$24 million, respectively. We recognized compensation expense of \$3 million in 2003, \$2 million in 2002 and \$4 million in 2001 for the EID Plan.

We sponsor a contributory plan to provide retirement benefits under the provisions of Section 401(k) of the Internal Revenue Code (the "401(k) Plan") for eligible U.S. salaried and hourly employees. During 2003, participants were able to elect to contribute up to 25% of eligible compensation on a pre-tax basis (the maximum participant contribution increased from 15% to 25% effective January 1, 2003). Participants may allocate their contributions to one or any combination of 10 investment options within the 401(k) Plan. Effective October 1, 2001, the 401(k) Plan was amended such that the Company matches 100% of the participant's contribution up to 3% of eligible compensation and 50% of the participant's contribution on the next 2% of eligible compensation. All matching contributions are made to the YUM Common Stock Fund. Prior to this amendment, we made a discretionary matching contribution equal to a predetermined percentage of each participant's contribution to the YUM Common Stock Fund. We determined our percentage match at the beginning of each year based on the immediate prior year performance of our Concepts. We recognized as compensation expense our total matching contribution of \$10 million in 2003, \$8 million in 2002 and \$5 million in 2001.



' SHAREHOLDERS' RIGHTS PLAN

In July 1998, our Board of Directors declared a dividend distribution of one right for each share of Common Stock outstanding as of August 3, 1998 (the "Record Date"). As a result of the two-for-one stock split distributed on June 17, 2002, each holder of Common Stock is entitled to one right for every two shares of Common Stock (one-half right per share). Each right initially entitles the registered holder to purchase a unit consisting of one one-thousandth of a share (a "Unit") of Series A Junior Participating Preferred Stock, without par value, at a purchase price of \$130 per Unit, subject to adjustment. The rights, which do not have voting rights, will become exercisable for our Common Stock ten business days following a public announcement that a

person or group has acquired, or has commenced or intends to commence a tender offer for, 15% or more, or 20% or more if such person or group owned 10% or more on the adoption date of this plan, of our Common Stock. In the event the rights become exercisable for Common Stock, each right will entitle its holder (other than the Acquiring Person as defined in the Agreement) to purchase, at the right's then-current exercise price, YUM Common Stock having a value of twice the exercise price of the right. In the event the rights become exercisable for Common Stock and thereafter we are acquired in a merger or other business combination, each right will entitle its holder to purchase, at the right's then-current exercise price, common stock of the acquiring company having a value of twice the exercise price of the right.

We can redeem the rights in their entirety, prior to becoming exercisable, at \$0.01 per right under certain specified conditions. The rights expire on July 21, 2008, unless we extend that date or we have earlier redeemed or exchanged the rights as provided in the Agreement.

This description of the rights is qualified in its entirety by reference to the original Rights Agreement, dated July 21, 1998, and the Agreement of Substitution and Amendment of Common Share Rights Agreement, dated August 28, 2003, between YUM and American Stock Transfer and Trust Company, the Rights Agent (both including the exhibits thereto).



SHARE REPURCHASE PROGRAM

In November 2003, our Board of Directors authorized a new share repurchase program. This program authorizes us to repurchase, through May 21, 2005, up to \$300 million of our outstanding Common Stock (excluding applicable transaction fees). During 2003, we repurchased approximately 169,000 shares for approximately \$5.7 million under this program at an average price per share of approximately \$34. Based on market conditions and other factors, additional repurchases may be made from time to time in the open market or through privately negotiated transactions at the discretion of the Company.

In November 2002, our Board of Directors authorized a share repurchase program. This program authorized us to repurchase up to \$300 million (excluding applicable transaction fees) of our outstanding Common Stock. This share repurchase program was completed in 2003. During 2003, we repurchased approximately 9.2 million shares for approximately \$272 million at an average price per share of approximately \$30 under this program. During 2002, we repurchased approximately 1.2 million shares for approximately \$28 million at an average price per share of approximately \$24 under this program.

In February 2001, our Board of Directors authorized a share repurchase program. This program authorized us

to repurchase up to \$300 million (excluding applicable transaction fees) of our outstanding Common Stock. This share repurchase program was completed in 2002. During 2002, we repurchased approximately 7.0 million shares for approximately \$200 million at an average price per share of approximately \$29 under this program. During 2001, we repurchased approximately 4.8 million shares for approximately \$100 million at an average price per share of approximately \$21 under this program.



The details of our income tax provision (benefit) are set forth below. Amounts do not include the income tax benefit of approximately \$1 million on the \$2 million cumulative effect adjustment recorded on December 29, 2002 due to the adoption of SFAS 143.

	2003	2002	2001
Current:			
Federal	\$ 181	\$137	\$ 200
Foreign	114	93	75
State	(4)	24	38
	291	254	313
Deferred:			
Federal	(23)	29	(29)
Foreign	(16)	. (6)	(33)
State	16	(2)	(10)
	(23)	21	(72)
	\$ 268	\$275	\$ 241

Taxes payable were reduced by \$26 million, \$49 million and \$13 million in 2003, 2002 and 2001, respectively, as a result of stock option exercises. In addition, goodwill and other intangibles were reduced by \$8 million in 2001 as a result of the settlement of a disputed claim with the Internal Revenue Service relating to the deductibility of reacquired franchise rights and other intangibles offset by an \$8 million reduction in deferred and accrued taxes payable.

Valuation allowances related to deferred tax assets in certain states increased by \$6 million (\$4 million, net of federal tax) and \$1 million (\$1 million, net of federal tax) and in foreign countries increased by \$19 million and \$6 million in 2003 and 2002, respectively, as a result of determining that it is more likely than not that certain loss carryforwards will not be utilized prior to expiration. In 2001, valuation allowances related to deferred tax assets in certain states and foreign countries were reduced by \$9 million (\$6 million, net of federal tax) and \$6 million, respectively, as a result of determining that these assets will be utilized prior to expiration.

The deferred foreign tax provision for both 2002 and 2001 included a \$2 million credit to reflect the impact of changes in statutory tax rates in various countries.

U.S. and foreign income before income taxes are set forth below:

	2003	2002	2001
U.S.	\$ 669	\$ 665	\$ 599
Foreign	217	193	134
	\$ 886	\$858	\$ 733

The reconciliation of income taxes calculated at the U.S. federal tax statutory rate to our effective tax rate is set forth below:

	2003	2002	2001
U.S. federal statutory rate	35.0%	35.0%	35.0%
State income tax, net of federal			
tax benefit	1.8	2.0	2.1
Foreign and U.S. tax effects			
attributable to foreign operations	(3.6)	(2.8)	(0.7)
Adjustments to reserves and			
prior years	(1.7)	(1.8)	(1.8)
Foreign tax credit amended			
return benefit	(4.1)	_	_
Valuation allowance additions			
(reversals)	2.8	_	(1.7)
Other, net	_	(0.3)	(0.1)
Effective income tax rate	30.2%	32.1%	32.8%

We amended certain prior year returns in 2003 upon our determination that it was more beneficial to claim credit on our U.S. tax returns for foreign taxes paid than to deduct such taxes, as had been done when the returns were originally filed. The benefit for amending such returns will be non-recurring.

The details of 2003 and 2002 deferred tax liabilities (assets) are set forth below:

(1.55.5)	2003	2002
Intangible assets and property,		
plant and equipment	\$ 232	\$ 229
Other	101	76
Gross deferred tax liabilities	\$ 333	\$ 305
Net operating loss and tax credit		
carryforwards	\$(231)	\$(194)
Employee benefits	(115)	(100)
Self-insured casualty claims	(52)	(58)
Capital leases and future rent		
obligations related to:		
sale-leaseback agreements	(86)	(114)
Various liabilities and other	(362)	(303)
Gross deferred tax assets	(846)	(769)
Deferred tax asset valuation		
allowances	183	155
Net deferred tax assets	(663)	(614)
Net deferred tax (assets) liabilities	\$(330)	\$(309)
Reported in Consolidated Balance Sheets as:		
Deferred income tax assets	\$(165)	\$(121)
Other assets	(178)	(222)
Accounts payable and other current liabilities	13	34
	\$(330)	\$(309)

A determination of the unrecognized deferred tax liability for temporary differences related to our investments in foreign subsidiaries and investments in foreign unconsolidated affiliates that are essentially permanent in duration is not practicable.

We have available net operating loss and tax credit carryforwards totaling approximately \$1.5 billion at December 27, 2003 to reduce future tax of YUM and certain subsidiaries. The carryforwards are related to a number of foreign and state jurisdictions. Of these carryforwards, \$18 million expire in 2004 and \$1.2 billion expire at various times between 2005 and 2021. The remaining carryforwards of approximately \$313 million do not expire.

note 23

REPORTABLE OPERATING SEGMENTS

We are principally engaged in developing, operating, franchising and licensing the worldwide KFC, Pizza Hut and Taco Bell concepts, and since May 7, 2002, the LJS and A&W concepts, which were added when we acquired YGR. KFC, Pizza Hut, Taco Bell, LJS and A&W operate throughout the U.S. and in 88, 86, 12, 3 and 13 countries and territories outside the U.S., respectively. Our five largest international markets based on operating profit in 2003 are China, United Kingdom, Australia, Canada and Korea. At December 27, 2003, we had investments in 9 unconsolidated affiliates outside the U.S. which operate principally KFC and/or Pizza Hut restaurants. These unconsolidated affiliates operate in China, Japan, Poland and the United Kingdom. Additionally, we had an investment in an unconsolidated affiliate in the U.S. which operates Yan Can restaurants.

We identify our operating segments based on management responsibility within the U.S. and International. For purposes of applying SFAS No.131, "Disclosure About Segments of An Enterprise and Related Information" ("SFAS 131"), we consider LJS and A&W to be a single segment. We consider our KFC, Pizza Hut, Taco Bell and LJS/A&W operating segments to be similar and therefore have aggregated them into a single reportable operating segment. Within our International operating segment, no individual country was considered material under the SFAS 131 requirements related to information about geographic areas and therefore, none have been reported separately.

Revenues	2003	2002	2001
United States	\$ 5,655	\$5,347	\$4,827
International	2,725	2,410	2,126
	\$ 8,380	\$7,757	\$6,953

Operating Profit; Interest Expense, Net; and						
Income Before Income Taxes		2003		2002		2001
United States	\$	812	\$	802	\$	695
International ^(a)		441		361		305
Unallocated and corporate expenses		(179)		(178)		(148)
Unallocated other income (expense)		(3)		(1)		(3)
Unallocated facility actions(b)		4		19		39
Wrench litigation(c)		(42)		_		_
AmeriServe and other						
(charges) credits ^(c)		26		27		3
Total operating profit		1,059	:	1,030		891
Interest expense, net		(173)		(172)		(158)
Income before income taxes and						
cumulative effect of						
accounting change	\$	886	\$	858	\$	733
Depreciation and Amortization		2003		2002		2001
United States	\$	240	\$	228	\$	224
International		146		122		117
Corporate		15		20		13
	\$	401	\$	370	\$	354
Capital Spending		2003		2002		2001
United States	Ś	395	\$	453	\$	392
International	J	246	Ψ	295	Ψ	232
Corporate		22		12		12
Corporate	\$	663	\$	760	\$	636
	*	- 003	Ψ	700	φ	030
Identifiable Assets		2003		2002		2001
United States	\$	3,279	\$:	3,285	\$	2,521
International ^(d)		1,880		1,732		1,598
Corporate ^(e)		461		383		306
	\$	5,620	\$!	5,400	\$	4,425
Long-Lived Assets ^(f)		2003		2002		2001
United States	ė	2,880	•	2,805	•	2,195
International		2,880 1,206		2,803 1.021	Φ	955
Corporate		1,200 72		60		45
00, 20,000	Ś	4,158	\$	3,886	\$	3,195
		-,	<u> </u>	-,		-,200

- (a) Includes equity income of unconsolidated affiliates of \$44 million, \$31 million and \$26 million in 2003, 2002 and 2001, respectively.
- (b) Unallocated facility actions comprises refranchising gains (losses) which are not allocated to the U.S. or International segments for performance reporting purposes.
- (c) See Note 7 for a discussion of AmeriServe and other (charges) credits and Note 24 for a discussion of Wrench litigation.
- (d) Includes investment in unconsolidated affiliates of \$182 million, \$225 million and \$213 million for 2003, 2002 and 2001, respectively. On November 10, 2003 we dissolved our unconsolidated affiliate in Canada. See Note 8 for further discussion.
- (e) Primarily includes deferred tax assets, cash and cash equivalents, property, plant and equipment, net, related to our office facilities and fair value of derivative instruments.
- $\begin{tabular}{ll} \begin{tabular}{ll} \beg$

See Note 7 for additional operating segment disclosures related to impairment, store closure costs and the carrying amount of assets held for sale.



GUARANTEES, COMMITMENTS AND CONTINGENCIES

Lease Guarantees and Contingencies

As a result of (a) assigning our interest in obligations under real estate leases as a condition to the refranchising of certain Company restaurants; (b) contributing certain Company restaurants to unconsolidated affiliates; and (c) guaranteeing certain other leases, we are frequently contingently liable on lease agreements. These leases have varying terms, the latest of which expires in 2030. As of December 27, 2003 and December 28, 2002, the potential amount of undiscounted payments we could be required to make in the event of non-payment by the primary lessee was \$411 million and \$426 million, respectively. The present values of these potential payments discounted at our pretax cost of debt at December 27, 2003 and December 28, 2002, were \$326 million and \$310 million, respectively. Our franchisees are the primary lessees under the vast majority of these leases. We generally have cross-default provisions with these franchisees that would put them in default of their franchise agreement in the event of non-payment under the lease. We believe these cross-default provisions significantly reduce the risk that we will be required to make payments under these leases. Accordingly, the liability recorded for our exposure under such leases at December 27, 2003 and December 28, 2002, was not material.

Guarantees Supporting Financial Arrangements of Certain Franchisees, Unconsolidated Affiliates and Other Third Parties

At December 27, 2003 and December 28, 2002, we had provided approximately \$32 million of partial guarantees of two loan pools related primarily to the Company's historical refranchising programs and, to a lesser extent, franchisee development of new restaurants. In support of one of these guarantees, we have posted \$32 million of letters of credit. We also provide a standby letter of credit of \$23 million under which we could potentially be required to fund a portion of one of the franchisee loan pools. The total loans outstanding under these loan pools were approximately \$123 million at December 27, 2003. Any funding under the guarantees or letters of credit would be secured by the franchisee loans and any related collateral. We believe that we have appropriately provided for our estimated probable exposures under these contingent liabilities. These provisions were primarily charged to refranchising (gains) losses. New loans are not currently being added to either loan pool.

We have guaranteed certain lines of credit and loans of unconsolidated affiliates totaling \$28 million and \$26 million at December 27, 2003 and December 28, 2002, respectively. Our unconsolidated affiliates had total revenues of over \$1.5 billion for the year ended December 27, 2003 and assets and debt of approximately \$858 million and \$41 million, respectively, at December 27, 2003.

We have also guaranteed certain lines of credit, loans and letters of credit of third parties totaling \$8 million and \$15 million at December 27, 2003 and December 28, 2002, respectively. If all such lines of credit and letters of credit were fully drawn the maximum contingent liability under these arrangements would be approximately \$25 million as of December 27, 2003 and \$27 million as of December 28, 2002.

We have varying levels of recourse provisions and collateral that mitigate the risk of loss related to our guarantees of these financial arrangements of unconsolidated affiliates and other third parties. Accordingly, our recorded liability as of December 27, 2003 and December 28, 2002 is not significant.

Insurance Programs

We are self-insured for a substantial portion of our current and prior years' coverage including workers' compensation, employment practices liability, general liability, automobile liability and property losses (collectively, "property and casualty losses"). To mitigate the cost of our exposures for certain property and casualty losses, we make annual decisions to self-insure the risks of loss up to defined maximum per occurrence retentions on a line by line basis or to combine certain lines of coverage into one loss pool with a single self-insured aggregate retention. The Company then purchases insurance coverage, up to a specified limit, for losses that exceed the self-insurance per occurrence or aggregate retention. The insurers' maximum aggregate loss limits are significantly above our actuarially determined probable losses; therefore, we believe the likelihood of losses exceeding the insurers' maximum aggregate loss limits is remote.

We are also self-insured for healthcare claims for eligible participating employees subject to certain deductibles and limitations. We have accounted for our retained liabilities for property and casualty losses and healthcare claims, including reported and incurred but not reported claims, based on information provided by independent actuaries.

Due to the inherent volatility of actuarially determined property and casualty loss estimates, it is reasonably possible that we could experience changes in estimated losses which could be material to our growth in quarterly and annual net income. We believe that we have recorded reserves for property and casualty losses at a level which has substantially mitigated the potential negative impact of adverse developments and/or volatility.

Change of Control Severance Agreements

The Company has severance agreements with certain key executives (the "Agreements") that are renewable on an annual basis. These Agreements are triggered by a termination, under certain conditions, of the executive's employment following a change in control of the Company, as defined in the Agreements. If triggered, the affected executives would

generally receive twice the amount of both their annual base salary and their annual incentive in a lump sum, a proportionate bonus at the higher of target or actual performance, outplacement services and a tax gross-up for any excise taxes. These Agreements have a three-year term and automatically renew each January 1 for another three-year term unless the Company elects not to renew the Agreements. If these Agreements had been triggered as of December 27, 2003, payments of approximately \$38 million would have been made. In the event of a change of control, rabbi trusts would be established and used to provide payouts under existing deferred and incentive compensation plans.

Litigation

We are subject to various claims and contingencies related to lawsuits, taxes, environmental and other matters arising out of the normal course of business. Like certain other large retail employers, the Company has been faced in certain states with allegations of purported class-wide wage and hour violations.

On August 29, 1997, a class action lawsuit against Taco Bell Corp., entitled Bravo, et al. v. Taco Bell Corp. ("Bravo"), was filed in the Circuit Court of the State of Oregon of the County of Multnomah. The lawsuit was filed by two former Taco Bell shift managers purporting to represent approximately 17,000 current and former hourly employees statewide. The lawsuit alleged violations of state wage and hour laws, principally involving unpaid wages including overtime, and rest and meal period violations, and sought an unspecified amount in damages. Under Oregon class action procedures, Taco Bell was allowed an opportunity to "cure" the unpaid wage and hour allegations by opening a claims process to all putative class members prior to certification of the class. In this cure process, Taco Bell paid out less than \$1 million. On January 26, 1999, the Court certified a class of all current and former shift managers and crew members who claim one or more of the alleged violations. A Court-approved notice and claim form was mailed to approximately 14,500 class members on January 31, 2000. Trial began on January 4, 2001. On March 9, 2001, the jury reached verdicts on the substantive issues in this matter. A number of these verdicts were in favor of the Taco Bell position; however, certain issues were decided in favor of the plaintiffs. In April 2002, a jury trial to determine the damages of 93 of those claimants found that Taco Bell failed to pay for certain meal breaks and/or off-the-clock work for 86 of the 93 claimants. However, the total amount of hours awarded by the jury was substantially less than that sought by the claimants. In July and September 2002, the court ruled on several post-trial motions, including fixing the total number of potential claimants at 1,031 (including the 93 claimants for which damages had already been determined) and holding that claimants who prevail are entitled to prejudgment interest and penalty wages. The second

damages trial for the remaining 938 claimants began on July 7, 2003. Before the trial concluded, the parties reached an agreement to settle this matter in full. The court granted final approval of the settlement on December 23, 2003 and final judgment of dismissal was entered on December 26, 2003. Payments to class counsel and eligible claimants were made in the first quarter of 2004. We have previously provided for the costs of this settlement as AmeriServe and other charges (credits).

On January 16, 1998, a lawsuit against Taco Bell Corp., entitled Wrench LLC, Joseph Shields and Thomas Rinks v. Taco Bell Corp. was filed in the United States District Court for the Western District of Michigan. The lawsuit alleged that Taco Bell Corp. misappropriated certain ideas and concepts used in its advertising featuring a Chihuahua. The plaintiffs sought to recover monetary damages under several theories, including breach of implied-in-fact contract, idea misappropriation, conversion and unfair competition. On June 10, 1999, the District Court granted summary judgment in favor of Taco Bell Corp. Plaintiffs filed an appeal with the U.S. Court of Appeals for the Sixth Circuit (the "Court of Appeals"), and oral arguments were held on September 20, 2000. On July 6, 2001, the Court of Appeals reversed the District Court's judgment in favor of Taco Bell Corp. and remanded the case to the District Court. Taco Bell Corp. unsuccessfully petitioned the Court of Appeals for rehearing en banc, and its petition for writ of certiorari to the United States Supreme Court was denied on January 21, 2002. The case was returned to District Court for trial which began on May 14, 2003 and on June 4, 2003 the jury awarded \$30 million to the plaintiffs. Subsequently, the plaintiffs' moved to amend the judgment to include prejudgment interest and post-judgment interest and Taco Bell filed its post-trial motion for judgment as a matter of law or a new trial. On September 9, 2003, the District Court denied Taco Bell's motion and granted the plaintiff's motion to amend the judgment.

In view of the jury verdict and subsequent District Court ruling, we recorded a charge of \$42 million in 2003. We continue to believe that the Wrench plaintiffs' claims are without merit and have appealed the verdict to the Sixth Circuit Court of Appeals. Post-judgment interest will continue to accrue during the appeal process.

On July 9, 2003 we filed suit against Taco Bell's former advertising agency in the United States District Court for the Central District of California seeking reimbursement for any final award that may be ultimately affirmed by the appeals courts and costs that we have incurred in defending this matter. We are also seeking reimbursement from our insurance carriers.

Obligations to PepsiCo, Inc. After Spin-off

In connection with the Spin-off, we entered into separation and other related agreements (the "Separation Agreements") governing the Spin-off and our subsequent relationship with PepsiCo. These agreements provide certain indemnities to PepsiCo.

Under terms of the agreement, we have indemnified PepsiCo for any costs or losses it incurs with respect to all letters of credit, guarantees and contingent liabilities relating to our businesses under which PepsiCo remains liable. As of December 27, 2003, PepsiCo remains liable for approximately \$82 million on a nominal basis related to these contingencies. This obligation ends at the time PepsiCo is released, terminated or replaced by a qualified letter of credit. We have not been required to make any payments under this indemnity.

Included in the indemnities described above are contingent liabilities on lease agreements of certain non-core businesses of PepsiCo which were sold prior to the Spinoff. Two of these businesses, Chevys Mexican Restaurant and Hot 'n Now filed for bankruptcy protection in October 2003 and January 2004, respectively. While we can not presently determine our liability under these indemnities, if any, we do not expect the amount to have a material impact on our Consolidated Financial Statements. Any related expenses will be recorded as AmeriServe and other charges (credits) in our Consolidated Income Statement.

Under the Separation Agreements, PepsiCo maintains full control and absolute discretion with regard to any combined or consolidated tax filings for periods through October 6, 1997. PepsiCo also maintains full control and absolute discretion regarding any common tax audit issues. Although PepsiCo has contractually agreed to, in good faith, use its best efforts to settle all joint interests in any common audit issue on a basis consistent with prior practice, there can be no assurance that determinations made by PepsiCo would be the same as we would reach, acting on our own behalf. Through December 27, 2003, there have not been any determinations made by PepsiCo where we would have reached a different determination.



2003	First Quarter	Second Quarter	Third Quarter	Fourth Quarter	Total
Revenues:		C. 16			
Company sales	\$1,597	\$1,723	\$ 1,765	\$ 2,356	\$ 7,441
Franchise and license fees	205	213	224	297	939
Total revenues	1,802	1,936	1,989	2,653	8,380
Wrench litigation		35	7		42
AmeriServe and other charges (credits)	_	2	(3)	(25)	(26)
Total costs and expenses, net	1,585	1,716	1,720	2,300	7,321
Operating profit	217	220	269	353	1,059
Income before cumulative effect of accounting change	118	122	164	214	618
Cumulative effect of accounting change, net of tax	(1)	_	_		(1)
Net income	117	122	164	214	617
Diluted earnings per common share	0.39	0.40	0.53	0.70	2.02

2002	First Quarter	Second Quarter	Third Quarter	Fourth Quarter	Total
Revenues:					
Company sales	\$1,426	\$1,571	\$1,705	\$2,189	\$6,891
Franchise and license fees	188	196	210	272	866
Total revenues	1,614	1,767	1,915	2,461	7,757
AmeriServe and other charges (credits)	(11)	(9)	(4)	(3)	(27)
Total costs and expenses, net	1,388	1,526	1,657	2,156	6,727
Operating profit	226	241	258	305	1,030
Net income	124	140	147	172	583
Diluted earnings per common share	0.40	0.45	0.47	0.56	1.88

See Note 24 for details of Wrench litigation and Note 7 for details of AmeriServe other charges (credits).

To Our Shareholders:

We are responsible for the preparation, integrity and fair presentation of the Consolidated Financial Statements, related notes and other information included in this annual report. The financial statements were prepared in accordance with accounting principles generally accepted in the United States of America and include certain amounts based upon our estimates and assumptions, as required. Other financial information presented in the annual report is derived from the financial statements.

We maintain a system of internal control over financial reporting, designed to provide reasonable assurance as to the reliability of the financial statements, as well as to safeguard assets from unauthorized use or disposition. The system is supported by formal policies and procedures, including an active Code of Conduct program intended to ensure employees adhere to the highest standards of personal and professional integrity. Our internal audit function monitors and reports on the adequacy of and compliance with the internal control system, and appropriate actions are taken to address significant control deficiencies and other opportunities for improving the system as they are identified.

The Consolidated Financial Statements have been audited and reported on by our independent auditors, KPMG LLP, who were given free access to all financial records and related data, including minutes of the meetings of the Board of Directors and Committees of the Board. We believe that management representations made to the independent auditors were valid and appropriate.

The Audit Committee of the Board of Directors, which is composed solely of outside directors, provides oversight to our financial reporting process and our controls to safeguard assets through periodic meetings with our independent auditors, internal auditors and management. Both our independent auditors and internal auditors have free access to the Audit Committee.

Although no cost-effective internal control system will preclude all errors and irregularities, we believe our controls as of December 27, 2003 provide reasonable assurance that our assets are reasonably safeguarded.

David J. Deno

Chief Financial Officer

Report of Independent Auditors

The Board of Directors YUM! Brands, Inc.:

We have audited the accompanying consolidated balance sheets of YUM! Brands, Inc. and Subsidiaries ("YUM") as of December 27, 2003 and December 28, 2002, and the related consolidated statements of income, cash flows and share-holders' equity (deficit) and comprehensive income for each of the years in the three-year period ended December 27, 2003. These consolidated financial statements are the responsibility of YUM's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of YUM as of December 27, 2003 and December 28, 2002, and the results of its operations and its cash flows for each of the years in the three-year period ended December 27, 2003, in conformity with accounting principles generally accepted in the United States of America.

As discussed in Notes 2 and 12 to the consolidated financial statements, YUM adopted the provisions of the Financial Accounting Standards Board's Statement of Financial Accounting Standards No. 142, "Goodwill and Other Intangible Assets," in 2002.

KPMG LLP

KPMG LLP Louisville, Kentucky February 10, 2004

		Fiscal Year				
(in millions, except per share and unit amounts)	2003	2002	2001	2000	1999	
Summary of Operations						
Revenues						
Company sales ^(a)	\$ 7.441	\$6,891	\$6,138	\$6,305	\$7,099	
Franchise and license fees	939	866	815	788	723	
Total	8,380	7,757	6,953	7,093	7,822	
Facility actions(b)	(36)	(32)	(1)	176	381	
Wrench litigation(c)	(42)		<u> </u>			
AmeriServe and other (charges) credits(d)	26	27	3	(204)	(51)	
Operating profit	1,059	1,030	891	860	1,240	
Interest expense, net	173	172	158	176	202	
Income before income taxes and cumulative effective of						
accounting change	886	858	733	684	1,038	
Income before cumulative effect of accounting change	618	583	492	413	627	
Cumulative effect of accounting change, net of tax ^(e)	(1)		_			
Net income	617	583	492	413	627	
Basic earnings per common share ^(f)	2.10	1.97	1.68	1.41	2.05	
Diluted earnings per common share ⁽¹⁾	2.02	1.88	1.62	1.39	1.96	
Cash Flow Data						
Provided by operating activities	\$ 1,053	\$1,088	\$ 832	\$ 491	\$ 565	
Capital spending, excluding acquisitions	663	760	636	572	470	
Proceeds from refranchising of restaurants	92	81	111	381	916	
Balance Sheet						
Total assets	\$ 5,620	\$ 5,400	\$ 4,425	\$4,149	\$3,961	
Long-term debt	2,056	2,299	1,552	2,397	2,391	
Total debt	2,066	2,445	2,248	2,487	2,508	
Other Data						
Number of stores at year end						
Company	7,854	7,526	6,435	6,123	6,981	
Unconsolidated Affiliates	1,512	2,148	2,000	1,844	1,178	
Franchisees	21,471	20,724	19,263	19,287	18,414	
Licensees	2,362	2,526	2,791	3,163	3,409	
System	33,199	32,924	30,489	30,417	29,982	
				_		
U.S. Company blended same store sales growth ^(g)	_	2%	1%	(2)%	4%	
International system sales growth ^(h)						
Reported	14%	8%	1%	6%	10%	
Local currency ⁽ⁱ⁾	7%	9%	8%	8%	8%	
Shares outstanding at year end ⁽¹⁾	292	294	293	293	302	
Market price per share at year end ^(f)	\$ 33.64	\$24.12	\$ 24.62	\$16.50	\$ 18.97	

Fiscal years 2003, 2002, 2001 and 1999 include 52 weeks and fiscal year 2000 includes 53 weeks. From May 7, 2002, fiscal year 2002 included Long John Silver's ("LIS") and A&W All-American Food Restaurants ("A&W"), which were added when we acquired Yorkshire Global Restaurants, Inc. Fiscal year 2002 includes the impact of the adoption of Statement of Financial Accounting Standards ("SFAS") No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"). See Note 12 to the Consolidated Financial Statements for further discussion. The selected financial data should be read in conjunction with the Consolidated Financial Statements and the Notes thereto.

- (a) The decline in Company sales through 2001 was largely the result of our refranchising initiatives.
- (b) See Note 7 to the Consolidated Financial Statements for a description of Facility actions in 2003, 2002 and 2001.
- (c) See Note 24 to the Consolidated Financial Statements for a description of Wrench litigation in 2003.
- (d) See Note 7 to the Consolidated Financial Statements for a description of AmeriServe and other charges (credits) in 2003, 2002 and 2001.
- (e) Fiscal year 2003 includes the impact of the adoption of SFAS No.143, "Accounting for Asset Retirement Obligations" ("SFAS 143"). See Note 2 to the Consolidated Financial Statements for further discussion.
- (f) Per share and share amounts have been adjusted to reflect the two-for-one stock split distributed on June 17, 2002.
- (g) U.S. Company blended same-store sales growth includes the results of Company owned KFC, Pizza Hut and Taco Bell restaurants that have been open one year or more. LIS and A&W are not included.
- (h) International system sales growth includes the results of all international restaurants regardless of ownership, including Company owned, franchise, unconsolidated affiliate and license restaurants. Sales of franchise, unconsolidated affiliate and license restaurants generate franchise and license fees for the Company (typically at a rate of 4% to 6% of sales). Franchise, unconsolidated affiliate and license restaurant sales are not included in Company sales we present on the Consolidated Statements of Income; however, the fees are included in the Company's revenues.
- (i) Local currency is prior to foreign currency conversion to U.S. dollars.

Board of Directors

Senior Officers

David C. Novak 51

Chairman, Chief Executive Officer and President, Yum! Brands, Inc.

Andrall E. Pearson 77

Founding Chairman, Yum! Brands, Inc.

James Dimon 48

Chairman and Chief Executive Officer, Bank One Corporation

Massimo Ferragamo 46

President and Vice Chairman, Ferragamo USA, Inc., a subsidiary of Salvatore Ferragamo Italia

J. David Grissom 65

Chairman, Mayfair Capital, Inc., a private investment firm

Bonnie G. Hill 62

Chairman and President, B. Hill Enterprises, LLC

Robert Holland, Jr. 63

Former owner and Chief Executive Officer, WorkPlace Integrators, Michigan's largest Steelcase office furniture dealer

Sidney Kohl 73

Former Chairman, Kohl's Supermarkets, Founder, Kohl's Department Stores

Kenneth Langone 67

Founder, Chairman of the Board and Chief Executive Officer, Invemed Associates, LLC, an investment banking firm, Founder, Home Depot, Inc.

Thomas M. Ryan 51

Chairman, President and Chief Executive Officer of CVS Corporation and CVS Pharmacy, Inc.

Jackie Truiillo 68

Chairman of the Board, Harman Management Corporation

Robert J. Ulrich 60

Chairman and Chief Executive Officer, Target Corporation and Target Stores

David C. Novak 51

Chairman, Chief Executive Officer and President, Yum! Brands, Inc.

Peter A. Bassi 54

Chairman, Yum! Restaurants International

Jonathan D. Blum 45

Senior Vice President, Public Affairs, Yum! Brands, Inc.

Emil J. Brolick 56

Pesident and Chief Concept Officer, Taco Bell, U.S.A.

Jared E. Buss 61

Chief Operating Officer, Pizza Hut, U.S.A.

Anne P. Byerlein 45

Chief People Officer, Yum! Brands, Inc.

Christian L. Campbell 53

Senior Vice President, General Counsel, Secretary and Chief Franchise Policy Officer, Yum! Brands, Inc.

Steven A. Davis 45

President and Chief Executive Officer, Long John Silver's, Inc. and Chief Executive Officer, A&W Restaurants, Inc.

Gregg R. Dedrick 44

President and Chief Concept Officer, KFC, U.S.A.

David J. Deno 46

Chief Financial Officer, Yum! Brands, Inc.

Peter R. Hearl 52

President and Chief Concept Officer, Pizza Hut, U.S.A.

Robert C. Kreidler 40

Senior Vice President, Mergers and Acquisitions and Treasurer, Yum! Brands, Inc.

Aylwin B. Lewis 49

President, Chief Multibranding and Operating Officer, Yum! Brands, Inc.

Tony Mastropaolo 40

Chief Operating Officer, KFC, U.S.A.

Gregory N. Moore 54

Senior Vice President and Controller, Yum! Brands, Inc.

Charles E. Rawley, III 53

Chief Development Officer, Yum! Brands, Inc.

Rob Savage 42

Chief Operating Officer, Taco Bell, U.S.A.

Annual Meeting The Annual Meeting of Shareholders will be held at Yum! Brands' headquarters, Louisville, Kentucky, at 9:00 a.m. (EDT), Thursday, May 20, 2004. Proxies for the meeting will be solicited by an independent proxy solicitor. This Annual Report is not part of the proxy solicitation.

INQUIRIES REGARDING YOUR YUM! HOLDINGS

Registered Shareholders (those who hold YUM shares in their own names) should address communications concerning statements, address changes, lost certificates and other administrative matters to:

American Stock Transfer & Trust Company 59 Maiden Lane Plaza Level New York, NY 10038 Phone: (888) 439-4986 www.amstock.com or Shareholder Coordinator Yum! Brands, Inc. 1441 Gardiner Lane, Louisville, KY 40213 Phone: (888) 298-6986

E-mail: yum.investor@yum.com

In all correspondence or phone inquires, please provide your name, your Social Security Number, and your YUM account number if you know it.

Registered Shareholders can access their accounts and complete the following functions online at the Web site of American Stock Transfer & Trust ("AST").

- Access account balance and other general account information
- Change an account's mailing address
- View a detailed list of holdings represented by certificates and the identifying certificate numbers
- Request a certificate for shares held by AST
- Replace a lost or stolen certificate
- Retrieve a duplicate Form 1099-B
- Purchase shares of YUM through the Company's direct stock purchase plan
- Sell shares held by AST

Access accounts online at the following URL:

https://secure.amstock.com/Shareholder/sh_login.asp. Your account number and Social Security Number are required. If you do not know your account number, please call AST at (888) 439-4986 or YUM Shareholder Coordinator at (888) 298-6986. You may also request a Personal Identification Number (PIN) to access your account at the same URL. For security purposes, PINs are mailed to shareholders.

Beneficial Shareholders (those who hold YUM shares in the name of a bank or broker) should direct communications on all administrative matters to their stockbroker.

YUMBUCKS and SharePower Participants (employees with YUMBUCKS options or SharePower options) should address all questions regarding your account, outstanding options or shares received through option exercises to:

Merrill Lynch/SharePower Stock Option Plan Services P.O. Box 30446 New Brunswick, NJ 08989-0446 Phone: (800)637-2432 (U.S.A., Puerto Rico and Canada)

(732) 560-9444 (all other locations)
In all correspondence, please provide your account number

In all correspondence, please provide your account number (for U.S. citizens, this is your Social Security Number), your address, your telephone number and mention either YUMBUCKS or SharePower. For telephone inquiries, please have a copy of your most recent statement available.

Employee Benefit Plan Participants

Direct Stock Purchase Program (888) 439-4986
YUM 401(k) Plan
YUM Savings Center (617)847-1013 (outside U.S.)
P.O. Box 1389
Boston, MA 02104-1389

Please have a copy of your most recent statement available when calling. Press *0 for a customer service representative and give the representative the name of the plan.

Shareholder Services

Direct Stock Purchase Plan A prospectus and a brochure explaining this convenient plan are available from our transfer agent:

American Stock Transfer & Trust Company

P.O. Box 922

Wall Street Station

New York, NY 10269-0560

Attn: DRIP Dept.

Phone: (888) 439-4986

Low-Cost Investment Plan Investors may purchase their initial shares of stock through NAIC's Low-Cost Investment Plan. For details contact:

National Association of Investors Corporation (NAIC)

711 West Thirteen Mile Road Madison Heights, MI 48071

Phone: (877) ASK-NAIC (275-6242)

www.better-investing.org

Financial and Other Information Earnings and other financial results, corporate news, corporate governance information and other company information are available on Yum! Brands' Web site: www.yum.com

Copies of Yum! Brands' SEC Forms 8-K, 10-K and 10-Q and quarterly earnings releases are available free of charge. Contact Yum! Brands' Shareholder Relations at (888) 2YUMYUM (298-6986) or e-mail yum.investor@yum.com

Securities analysts, portfolio managers, representatives of financial institutions and other individuals with questions regarding Yum! Brands' performance are invited to contact:

Tim Jerzyk
Vice President, Investor Relations
Yum! Brands, Inc.
1441 Gardiner Lane
Louisville, KY 40213

Phone: (888) 298-6986

Independent Auditors

KPMG LLP 400 West Market Street, Suite 2600 Louisville, KY 40202 Phone: (502)587-0535

CAPITAL STOCK INFORMATION

Stock Trading Symbol—YUM

The New York Stock Exchange is the principal market for YUM Common Stock.

Shareholders At year-end 2003, YUM! Brands had approximately 102,000 registered shareholders of record of YUM common stock.

Dividend Policy Yum! Brands does not currently pay dividends.

FRANCHISE INQUIRIES

Domestic Franchising Inquiry Phone Line

(866) 2YUMYUM (298-6986)

International Franchising Inquiry Phone Line

(972)338-8100 ext. 4480

Online Franchise Information

http://www.yum.com/franchising/info.htm

Yum! Brands' Annual Report contains many of the valuable trademarks owned and used by Yum! Brands and subsidiaries and affiliates in the United States and worldwide.

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At Yum! Brands, we believe that the power of giving back to the community is making a difference in the lives of our customers and their families. While we commit ourselves to making a difference by financially supporting hundreds and hundreds of charities across the globe, our efforts are primarily focused on *nourishing the bodies, minds and souls of children in need.* We do this through programs dedicated to hunger relief, daycare subsidies, reading incentives and mentoring at-risk teens. From Europe to Asia to South America, we're committed to improving the lives of the customers we serve.

Here's a brief snapshot of the work that is underway:



Nourishing Bodies: Yum! Harvest In America alone, one in ten children under the age of five runs the risk of going to bed hungry every night. One in ten. So we decided to do something about this and have created the world's largest prepared food recovery program. We now donate millions of pounds of prepared food to the hungry. Food that has nutritional value and will provide nourishment to those most in need, the underprivileged.



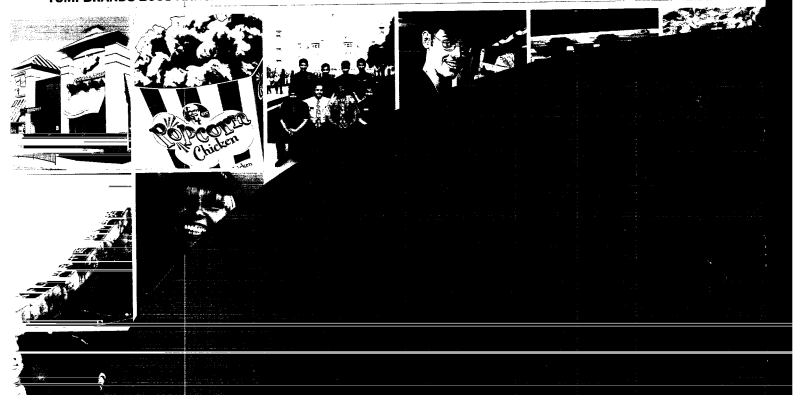
Nourishing Young Minds: Pizza Hut's Book It! For nearly 20 years, Pizza Hut has provided an incentive for elementary aged children to learn to read. More than 22 million students a year, in 900,000 classrooms, participate in Book It! The program is relied on year after year by teachers in 50,000 schools—nearly 70% of the nation's elementary schools—so that young minds are nourished with books.



Nourishing Souls: KFC's Colonel's Kids With more and more double-income and single-parent households, finding safe, affordable high-quality child care has become an increasing burden. That's why KFC established the Colonel's Kids Charity. Today, we help fund extended-hour and infant/toddler child care programs across the country for the millions of people who work "after hours" or on weekends. Since 2000, more than \$3 million has been awarded to YMCA Child Care Centers nationwide.



Taco Bell's TEENSupreme Through a unique partnership with the Boys & Girls Clubs of America, Taco Bell has established a mentoring program for at-risk teens, offering a safe haven and recreational activities to keep kids off the street. To date, over \$13 million has been donated to the Boys & Girls Clubs for TEENSupreme programming.



Alone we're delicious. Together we're **Yum!**











