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

FORM 10-KSB

ANNUAL REPORT UNDER SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended April 30, 2003

Commission file number 333-68008

EFOODSAFETY.COM, INC. (Exact name of small business issuer as specified in its charter)

NEVADA 62-1772151 (STATE OR OTHER JURISDICTION OF (I.R.S. EMPLOYER IDENTIFICATION NO.) INCORPORATION OR ORGANIZATION)

> 2302 SHOREHAM COURT, SUITE E, BEL AIR, MD 21015 (Address of principal executive offices)

> > (443) 512-0585 (Issuer's telephone number)

Securities registered Under 12(g) of the Exchange Act COMMON STOCK, \$0.0005 PAR VALUE

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

Check if there is no disclosure of delinquent filers in response to Item 405 of Regulation S-B is not contained in this form, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this Form 10-KSB. [X]

Issuer's revenues for its most recent fiscal year: NONE

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State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was sold, or the average bid and asked price of such common equity, as of a specified date within the past 60 days:

12,540,000 common shares @ 0.0005(1) = 6,270.

(1) Our shares are not currently traded. Therefore this value has been estimated based on the par value of our common stock.

As of May 19, 2003, the Company had 29,335,000 common shares issued and outstanding

Documents Incorporated By Reference: NONE

Transitional Small Business Disclosure Format: Yes [] No [X]

PART I

ITEM 1. DESCRIPTION OF BUSINESS.

This annual report contains forward-looking statements as that term is defined in the Private Securities Litigation Reform Act of 1995. These statements relate to future events or our future financial performance. In some cases, you can identify forward-looking statements by terminology such as "may", "will", "should", "expects", "plans", "anticipates", "believes", "estimates", "predicts", "potential" or "continue" or the negative of these terms or other comparable terminology. These statements are only predictions and involve known and unknown risks, uncertainties and other factors, including the risks in the section entitled "Risk Factors", that may cause our or our industry's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements. Although we believe that the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee future results, levels of activity, performance or achievements. Except as required by applicable law, including the securities laws of the United States, we do not intend to update any of the forward-looking statements to conform these statements to actual results.

As used in this annual report, the terms "we", "us", "our", and "eFood" mean eFoodSafety.com, Inc., unless otherwise indicated.

DESCRIPTION OF BUSINESS

eFoodSafety.com, Inc. was incorporated in Nevada on October 28, 1996 as DJH International, Inc. to market products through the Internet. The founder, Michael J. Daniels, saw a need for good products and services to be marketed traditionally and via the World Wide Web and sought opportunities through companies that had the ability to sell and deliver in a timely fashion.

On October 16, 2000, we entered into an agreement and plan of reorganization with Global Procurement Systems, Inc. whereby we acquired Global. As a result of the acquisition, we issued 12,540,000 and changed our name to eFoodSafety.com, Inc. Upon the merger, Ms. Patricia Ross assumed the official duties as president and brought us to our present path toward development of sanitation services and products in the fruit and vegetable market worldwide.

We have undergone no bankruptcy, receivership or similar proceedings.

We were organized for the purpose of creating a corporate vehicle to seek, investigate and, if such investigation warrants, acquire an interest in one or more business opportunities presented to it. At this time, we have completed a merger as per above, and have identified a specific business that we have targeted for operations. This plan of operation assumes that we will be able to raise the necessary funds, through equity and/or debt financing, to finance our food safety products and services business.

We presently have no cash on hand and management serves without compensation. The company is still considered to be a development stage company. The company has no revenue and is dependent upon the raising of capital through placement of its common stock. There can be no assurance that we will be

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successful in raising the capital required through the sale of our common stock.

The U.S. Department of Agriculture has estimated that less than 2% of all fruits and vegetable are pathogen, or "germ free", at the initial packing point, and less still are provided with a way to continue to eliminate the growth of pathogens during the distribution cycle. Our research, covering the past two years and, along with our process development has demonstrated that our Food Safe Program, utilizing chlorine in conjunction with Food Safe 1600, ozone, or electronic pasteurization virtually eliminated all pesticides and pathogens, including E. Coli, Salmonella, and Listeria, at the packing house or distribution center. Pesticides are chemical sprays used on a product while it is growing in the field. The residue is left on the product under the normal packing process. Pathogens are bacteria typically classified as Salmonella, Listeria, and eColiH157. Please note that the Food Safe Process effectively removes both pesticides and pathogens. The Food Safety Program is intended to be a complete process that incorporates an application and monitoring system utilizing either existing or custom designed spray applications of Food Safe materials to fresh fruit and vegetables after the initial chlorine bath. A monitoring device will continuously monitor water quality, Oxidation Reduction Potential (ORP), ph, chlorine concentration, and maintains continuous records that satisfy Hazard Analysis Critical Control Point (HACCP) requirements. The data supplied by the monitoring device is sent to the USDA to insure compliance with HACCP standards.

A "run-through" will be completed after the company has acquired a facility, set up production lines, tested equipment, and insured that all FDA standards have been met or exceeded. From the time the company is in receipt of the initial (pre-opening) funding and it takes possession of the facility, the first test run will be in thirty (30) days of that point. The company will be fully operational, including equipment, labor, sales, and product testing, approximately two (2) days after the test run. eFood's marketing plans will be initiated immediately and those clients currently awaiting commencement will be serviced.

Patent protection will be sought immediately after operations commence. The management has decided to wait until after the Food Safety Program has had a thorough run-through in an eFood-approved facility. If any improprieties in their process are detected, although they believe this to be highly unlikely, certain changes will be made with a patent application to follow. The company has started the preliminary paperwork required for the patent application submission.

The program will be marketed locally prior to receiving patent protection. In order to set up a potential customer base, the company will introduce its program to various parties in the fruit and vegetable industry, as well as various government officials. The company sales staff will carry out its marketing plan in the areas of produce sales, equipment sales, food safe audits, and distribution center access. The local marketing areas are the states of Arizona, California, Maryland, Nevada, Oregon and Washington.

The products and services provided by eFoodSafety are available in an array of formats. Our customers would not have to seek a membership to join the food safe program. We intend to supply machinery and materials to those patrons who will be leasing/purchasing the equipment and performing the process at their own (the vendor) facility. Please note that the equipment will be custom fabricated by eFoodSafety.com, thus causing the company to require a portion of the desired funding amount in order to outlay any initial manufacturing costs. By performing the process in the vendor's facility, it will give an extended shelf life to the produce, including a reduction in pathogens, and an impression of sanitization to the end-customer, but the product will not meet any certification for Government standards due to cross contamination in packing, shipping, delivery, etc.

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For the entire sanitization program to be deemed efficient, the process must be completed at the company facility. The results of such process shall exceed any FDA/USDA standards. As stated above, the company offers a variety of services implemental in a multitude of environments.

Therefore, billing for the company's products and services must be determined on a case-by-case basis further described below:

Outline of the sanitization process listed by service and cost if the client brings the produce to the company-owned facility for processing. This process exceeds any FDA, USDA Standards:

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1.	Inspection of Product Cost per unit	\$	0.10	
2.	Handling Product before Processing Cost per unit	\$		0.15

3.	Food Safety Process/Packaging Cost per unit	\$ 2.50
4.	Chemical Inspection Cost per unit	\$ 0.25
5.	Sanitizing the Truck Cost per unit	\$ 0.15
6.	Cost of Delivery of Product Cost per unit	\$ 1.75

Total Cost per unit	\$ 4.90

</TABLE>

Please note that all prices are subject to change.

Outline of a la carte services available at the company-owned facility without utilizing the sanitization process:

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1.	Load Consolidation Cost per unit	\$	1.00
2.	Store Drop Delivery Cost per unit	\$	1.50
3.	Repacking Cost per unit	\$	2.25
4.	Storage Cost per unit	\$	0.50
5.	Sales/Marketing Cost per unit	\$	1.00
6.	Transportation Cost per load	\$	250.00
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Please note that all prices are subject to change.

Outline of services available at the custome the cost for leasing/purchasing eFood appro		ncluding
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1. Process Cost per unit	\$	0.30

 | |Please note that a unit could be defined as follows: a) trays (berries); b) cartons (oranges, peppers, bananas); c) lugs (grapes, tomatoes); d) sacks (potatoes, cucumbers), etc.

The program will use common materials, as will the manufacture of equipment, so that we will have a multitude of vending sources from which to choose. In addition, we plan to market our products and services so as not to become dependent on any one customer.

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We plan to market all services, products and produce from our off-line supply/distribution facilities through outside sales persons and through a web site, http://www.e-foods-safety.com, which is currently under construction.

RISK FACTORS

An investment in our Common Stock offered hereby is speculative in nature and involves a high degree of risk. In addition to the other information contained in this filing, the following factors should be considered carefully before making any investment decisions with respect to purchasing our Common Stock. This filing contains, in addition to the lack of historical information, forward-looking statements that involve risks and uncertainties. Our actual results may differ materially from the results discussed in the forward-looking statements. This Risk Factors section includes all risks that we consider to be material.

(1) WE ARE A DEVELOPMENT STAGE COMPANY, WITH NO OPERATING HISTORY, AND YOU COULD LOSE YOUR ENTIRE INVESTMENT.

Our business has not shown a profit. Since we commenced operations, we have accumulated a negligible net loss through the present. Although we expect to be profitable for the year ending April 30, 2004, we cannot assure that a year-end

(2) RISK OF ENTERING INTO TRANSACTIONS WITH PARTIES RELATED TO THE COMPANY

Our company intends to enter into an agreement with Clarence W. Karney, who is our CEO and a Director of the Company, for the right to use the Global Inspection Service (GIS) that is a concept created by Mr. Karney. The company plans to negotiate an agreement whereby GIS can be implemented and offered as a standard service. No contract has been entered into to date although a letter of intent to contract has been signed. Failure to reach a definitive agreement with Mr. Karney for the right to offer GIS could adversely affect the company's ability to continue in business. Furthermore, no assurances can be given that a contract entered into would be the product of arms length negotiations and result in terms favorable to the Company.

Additionally, Mr. Karney has personally made offers to purchase property in both Fresno County, California and Nogales, Arizona that are intended to be used by the company for cold storage and processing. Mr. Karney has also agreed to make earnest money deposits should any be required before a final agreement of sale can be reached. Failure to reach an agreement of sale for these facilities, or similar facilities, could adversely affect the company's ability to conduct business. Furthermore, if the properties were to come under Mr. Karney's ownership or control, no assurances can be given that a final sales contract with the company would be the result of arms length negotiations with terms favorable to the Company.

(3) FINANCIAL RISK OF DEPENDENCE ON KEY PERSONNEL.

The success of the company will depend to a great extent on Patricia Ross and her management team. These individuals may not remain with the company due to the lack of employment contracts. If we lose our key personnel, our business may suffer. We depend substantially on the continued services and performance of our senior management and, in particular, their contracts and relationships, especially within the fresh fruit and vegetable industry.

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(4) RISK OF LOSS OF INVESTMENT DUE TO HIGHLY COMPETITIVE NATURE OF OUR INDUSTRY.

The market for sanitation products for fruits and vegetables is intensely competitive. We have no operating history or any revenues from operations. We have no assets or financial resources. We have operated at a loss and will continue to do so for some time. We are smaller than our national competitors, and consequently lack the financial resources to enter new markets or increase existing market share. In fact, we compete with several companies that specialize in the \$5 billion dollar fruit and vegetable sanitation market. Most of these companies have longer histories, greater name recognition and more financial resources than we do.

(5) THE MARKET FOR SANITATION PRODUCTS FOR FRUITS AND VEGETABLES IS INTENSELY COMPETITIVE, AND THE SPECIFIC NICHE THE COMPANY IS ENTERING ALSO CARRIES WITH IT A HIGH DEGREE OF RISK.

While the market for sanitation products for fruits and vegetables is intensely competitive, the specific niche the company is entering also carries with it a high degree of risk. We have no operating history or any revenues from operations. We have no significant assets or financial resources. We have operated at a loss and will continue to do so for some time or at least until the company has obtained financing and can fully execute its business plan. The success of the company will depend to a great extent on Patricia Ross and her select management team. There is no assurance that these individuals will remain with the company due to the lack of employment contracts.

(6) RISK OF INCURRING HIGH LEGAL COST DUE TO LITIGATION.

While the company is not currently involved in any litigation, that is no indication that the company will be precluded from being sued in the future. In the past, especially during periods of market volatility, securities class action litigation has often been instituted against companies similar to ours.

Such litigation, if instituted, could result in substantial costs and diversions of management's attention and resources, which could have a material adverse effect on our business, results of operations and financial condition.

(7) RISK OF EXTERNAL INFLUENCES

The price or our stock could be affected by external influences, which are beyond our control. Examples of these influences are:

o An abrupt economic change resulting in an unexpected downturn in demand; o Governmental restrictions or excessive taxes on imports; o Over-abundance of products and services related to the sanitation industry;

(8) RISKS OF REDUCED LIQUIDITY OF "PENNY STOCKS"

The Securities and Exchange Commission has adopted regulations that generally define a "penny stock" as any equity security that has a market price of less than \$5.00 per share and that is not traded on a national stock exchange, NASDAQ or the NASDAQ National Market System. Now, or sometime in the future, penny stocks could be removed from NASDAQ or the NASDAQ National Market System or the securities

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may become subject to rules of the Commission that imposes additional sales practice requirements on broker-dealers effecting transactions in penny stocks. In most instances, unless the purchaser a penny stock is (i) an institutional accredited investor, (ii) the issuer, (iii) a director, officer, general partner or beneficial owner of more than five per cent (5%) of any class of equity security of the issuer of the stock that is the subject of the transaction or (iv) an established customer of the broker-dealer, the broker-dealer must make a special suitability determination for the purchase of such securities and have received the purchaser's prior written consent to the transaction. Additionally, on any transaction involving the rules of the Commission require, among other things, the delivery, prior to the transaction, of a disclosure schedule prepared by the Commission relating to the penny stock market and the risks associated with investing in penny stocks. The broker dealer also must disclose the commissions payable to both the broker-dealer and registered representative and current quotations for the securities. Finally, among other requirements, monthly statements must be sent to the purchaser of the penny stock disclosing recent price information for the penny stock held in the purchaser's account and information on the limited market in penny stocks. Consequently, the penny stock rules may restrict the ability of broker-dealers to sell the securities and may affect the ability of purchasers to sell the securities in the secondary market.

(9) RISK DUE TO MINORITY STATUS OF NEW INVESTORS

Our directors and executive officers beneficially own approximately 16,795,000 common shares; approximately 57.25% of the outstanding common stock if all the shares offered are sold. As a result, these stockholders, if they act as a group, will have a significant influence on all matters requiring stockholder approval, including the election of directors and approval of significant corporate transactions. Such control may have the effect of delaying or preventing a change in control of the Company.

(10) RISK DUE TO LACK OF FUNDS

The company presently lacks sufficient funds to begin operations. No products or services are presently being offered.

(11) RISKS DUE TO RESALE RESTRICTIONS IMPOSED BY STATE "BLUE SKY LAWS"

There are state regulations, which might affect the transferability of our shares. We have not registered its shares for resale under the securities or "blue sky" laws of any state and we have no plans to register or qualify its shares in any state. Current shareholders, and persons who desire to purchase the shares in any trading market that may develop in the future, should be aware that there may be significant state restrictions upon the ability of new investors to purchase the securities.

SEC and "blue sky" laws, regulations, orders, or interpretations place limitations on offerings or sales of securities by development stage companies, or if such securities represent "cheap stock" previously issued to promoters or others. These limitations typically provide, in the form of one or more of the following limitations, that such securities are:

- not eligible for sale under exemption provisions permitting sales without registration to accredited investors or qualified purchasers;
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- o not eligible for the transactional exemption from registration for non-issuer transactions by a registered broker-dealer;
- o not eligible for registration under the simplified small corporate offering registration (SCOR) form available in many states;
- o required to be placed in escrow and the proceeds received held in escrow subject to various limitations; or
- o not permitted to be registered or exempted from registration, and thus not permitted to be sold in the state under any circumstances.

Virtually all 50 states have adopted one or more of these limitations, or other limitations or restrictions affecting the sale or resale of stock of development stage companies, or "cheap stock" issued to promoters or others.

Specific limitations on offerings by development stage companies have been adopted in:

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Alaska	Maryland	Rhode Island
Arkansas	Nebraska	South Carolina
California	New Mexico	South Dakota
Delaware	Ohio	Tennessee
Florida	Oklahoma	Utah
Georgia	Oregon	Vermont
Idaho	Pennsylvania	Washington
Indiana		

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Any secondary trading market, which may develop, may only be conducted in those jurisdictions where an applicable exemption is available or where the shares have been registered.

ITEM 2. DESCRIPTION OF PROPERTY.

The Issuer has office and equipment that are provided at no charge until the corporation is able to raise its first round of financing. Karney and Associates provides the space at Bel Air, Maryland, formally Visalia, California. The company has located two supply point / distribution sites, Houston, Texas and Mesa, Arizona that will be secured on a lease basis upon funding. Mr. Karney has selected and made an offer of \$1.7 million for a 50,000 square foot packaging/cold storage facility for sale in Fresno County, CA. Mr. Karney has agreed to make an earnest money payment of \$25,000 personally should such a payment be required prior to the time the company becomes operational. Mr. Karney has also negotiated a lease for a 31,000 square foot facility in Nogales, Arizona. As with the Fresno facility, Nogales is ready in its current condition to function in accordance with the company's Food Safe Process guidelines, which includes the availability of gas, refrigeration, and processing rooms, office space and equipment, truck bays and open acreage for truck parking. Along with the 31,000 sq. ft. Nogales facility, eFood acquired a 5-year packing line lease automatically securing revenue for the company upon taking over the facility. Mr. Karney has agreed to make earnest money deposits should any be required before final agreements of sale can be reached. Failure to reach an agreement of sale for these facilities, or similar facilities, could adversely affect

ITEM 3. LEGAL PROCEEDINGS.

We know of no material, active or pending legal proceedings against our company, nor are we involved as a plaintiff in any material proceeding or pending litigation. There are no proceedings in which any of our directors, officers or affiliates, or any registered or beneficial shareholder, is an adverse party or has a material interest adverse to our interest.

ITEM 4. SUBMISSION OF MATTER TO A VOTE OF SECURITY HOLDERS.

None.

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PART II

ITEM 5. MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS.

There has been no public trading of our stock.

As of May 19, 2003, there were 29,335,000 shares of common stock issued and outstanding that were held of record by approximately 33 shareholders. We have 12,540,000 outstanding common shares registered for resale by the selling shareholders in accordance with the Securities Act of 1933 and we are in the process of applying with the OTC Bulletin Board.

TRANSFER AGENT AND REGISTRAR

The transfer agent and registrar for our common stock is Signature Stock Transfer, Inc., One Preston Park, 2301 Ohio Drive, Suite #100, Plano, Texas 75093; telephone (972) 612-4120.

DIVIDEND POLICY

We don't plan to pay dividends at this time. We don't expect to pay dividends on common stock anytime soon. Our board will decide on any future payment of dividends, depending on our results of operations, financial condition, capital requirements, and any other relevant factors.

RECENT SALES OF UNREGISTERED SECURITIES

On February 9, 1998, the Company issued approximately 16,795,000 (post reorganization equivalent) shares of common stock pursuant to the exemption from registration contained within Section 4(2) of the Securities Act of 1933 to its officers and directors for payments made on the Company's behalf during its formation in the amount of approximately \$3,910.

On October 16, 2000, the Company entered into an agreement and plan of reorganization with Global Procurement Systems, Inc. ("GPS") whereby the Company acquired GPS. This business combination was accounted for as a reverse merger with GPS being the surviving entity for financial reporting purposes. As a result of the acquisition, the Company issued 12,540,000 shares of common stock in exchange for the outstanding shares of GPS and changed its name to eFoodSafety.com, Inc.

The merger was recorded as a recapitalization. In connection with this recapitalization, the number of shares outstanding prior to the merger have been restated to their post merger equivalents (increased from 360 shares to 16,795,000) and the par value of the Common Stock changed from no par value to

\$.0005. All references in the accompanying financial statements to the number of Common shares and per-share amounts since inception have been restated to reflect the equivalent number of post merger shares.

In reference to Item 701(b) of Regulation S-B, eFood has not publicly offered any securities to date.

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ITEM 6. MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION.

We plan to market all services, products and produce from our off-line supply/distribution facilities through outside sales persons and through a web site, http://www.e-foods-safety.com, which is currently under construction.

The commencement of operations is contingent upon receipt of funding. The company requires approximately \$1.8 million prior to the commencement of operations.

These funds will enable our company to be fully operational and generate revenues in forty-five days from the date of funding. However a specific plan of operations for the next twelve (12) months has been outlined as follows:

First 45 Days (Pre-Opening)

- * Set Up West Coast Facility
- * Set Up all administrative operations for the west coast facility including job descriptions, & hiring for positions
- * Set Up Safe Processing Room
- * Start Food Safe Audit Program
- * Start Quality Condition Inspection Program
- * Write Contracts for all services
- * Run Through of Food Safe Process
- * Begin Patent Process for Food Safe Process
- * Start equipment manufacturing of truck washers
- * Start writing the specifications for all government agencies of Food Safe produce, eggs, poultry and meat

Month One

- * Food Safe Produce
- * Process west coast facility in full operation
- * All services in operation at west coast facility
- * Set contracts for all food safe products
- * Start selling Food Safe Produce to government agencies
- * Start retail, food service sales of Food Safe Produce
- * Open negotiations for Mexico border facility
- * Open truck washing facilities
- * Open negotiations for New York/ New Jersey facility

Month Two

- Increase equipment sales
- * Open three truck-washing facilities
- * Open first Mexico border facility Increase food safe audit program
- * Increase our brand name Food Safe produce sales operations

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Month Three

- * Open first facility in New York/ New Jersey
- * Increase government contracts
- * Expand quality inspection program Increase first operation on the Mexico border
- * Open three more truck washing facilities
- * Increase equipment sales

Month Four

* Increase volume of Food Safe produce sales of east and west

facilities

- * Introduce seminars reference word food safety
- * Increase government services for food safety
- * Open two truck-washing facilities

Month Five

- * Start the process to open first port facility
- * Open next facility on the Mexico border
- * Increase Food Safe audit program
- * Open five truck-washing facilities

Month Six

- * Increase contract client base
- * Expand sales for the New York/New Jersey facility
- * Open four truck-washing facilities

Month Seven

- * Open first port facility on the east coast
- * Expand Food Safe audit program to Mexico and Canada
- * Expand the government sales program

Month Eight

- * Open a concentrated advertising program for our food safe
- * Increase client base for inspection, chemical inspection
- * Open five truck-washing facilities

Month Nine

- * Increase sales at all facilities
- * Look for join venture partners
- * Open three truck-washing facilities

Month Ten

- * Survey international market place
- * Start international sale of Food Safe Produce
- * Open additional Mexico border facility
- * Open four truck-washing facilities
- * Start first operation in New Zealand

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Month Eleven

- * Increase Sales at all facilities
- * Open the Health Food Produce Program
- * Open discussion with the Food Drug Administration, Customs and United States Department of Agriculture for Food Safe Audit Programs
- * Open seven truck-washing facilities

Month Twelve

- * Evaluate opening three facilities for the south, central and northwest United States
- * Move into the South American markets
- * Increase international Food Safe Audit program
- * Expand into the organic produce market
- * Open twelve truck-washing facilities

COMPETITION

The on-line food-safe products and services marketplace is in its infancy, with no dominant business-to- business leader.

The fresh fruits, vegetables and produce industries are extremely competitive and have become highly fragmented over the years. Operators have been attempting to hold or increase market share through the development and operating of traditional sales and distribution outlets. We believe that on-line marketing will be effective and that others will emulate our business model.

There are presently, to the best of our knowledge, no companies that provide complete inspection services, processes and equipment. There are, however,

competitors that do provide partial food-safe programs.

We will compete with many different companies regarding certain commodities in the market place including, but not limited to:

- * Dole, Castle & Cook, Del Monte, Baskovitch, Redi Pack, Grimmway Farms, Tony Vitrano, Fresh Express, T& A, Fresh America, Sysco, Wal-Mart, K Mart, Costco, Cub Stores, Super Value, Fresh Point, AmeriServ, Kraft, and Monarch Foods;
- * Safeway, Albertons's, Winn Dixie, Publix, Kroger, Food Lion, Stop & Shop, Wegman's, Giant Foods, Path Mart, Cash & Carry and Raley's;
- * Burger King, Wendy's, McDonald's, In and Out Burger, Chili's Subway, Hardee's, Jack-in-the Box, White House, What-a-Burger, PepsiCo, Hyatt Hotels, Marriott Hotels and Hilton Hotels
- * Private inspection services such as McDonalds's Inspections and FBI Inspections.

The only license required will be a PACA (Perishable Agricultural Commodities Act) License and a State's License issued by the State Department in each state the company is conducting its business. The Company has not applied for any licenses to date. The company intends to apply for its PACA license. No other steps are necessary and the application process will take approximately 30 days before receipt of the license.

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The management team will eventually consist of approximately ten officers and/or directors. Six supervisors will oversee the operations divisions at each distribution center. The employees at each facility will be contracted through local vendors. The company currently has no paid employees. The company has no payroll. Mr. Karney, his colleagues, and associates plan to devote one hundred percent of their professional time to the success of the business upon the receipt of funding for the proposed plan of operations.

EMPLOYEES

We currently have no paid full time employees.

CRITICAL ACCOUNTING POLICIES

Our critical accounting policies are those which we believe require significant judgements, often as a result of the need to make estimates about the effect of matters that are inherently uncertain. A discussion of our critical accounting policies is set forth in the Notes to our Financial Statements included as part of this Report.

RECENTLY ENACTED AND PROPOSED REGULATORY CHANGES

From time to time, the Financial Accounting Standards Board ("FASB") issues pronouncements regarding financial accounting standards, including standards regarding accounting and reporting standards for business combinations and other matters. For more information regarding the significant accounting policies and standards applicable to our operations, see the Notes to the Financial Statements.

ITEM 7. FINANCIAL STATEMENTS.

The financial statements of the Company and supplementary data are included beginning immediately following the signature page to this report.

ITEM 8. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE.

There are not and have not been any disagreements between the Company and its accountants on any matter of accounting principles, practices or financial statements disclosure.

PART III

ITEM 9. DIRECTORS, EXECUTIVE OFFICERS, PROMOTERS AND CONTROL PERSONS; COMPLIANCE WITH SECTION 16(A) OF THE EXCHANGE ACT.

The management team consisting of the following individuals is conducting the business of the company: <TABLE>

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NAME	POSITION	AGE	
< <u>S</u> >	<c></c>	<c></c>	
PATRICIA ROSS	PRESIDENT/TREASUR	ER/DIRECTOR	60
CLARENCE W. KARNEY	CEO/SECRETARY	Y/DIRECTOR	59
LINDSEY LEE	CFO	41	
SCOTT MCFEE	VP OPERATIONS/DIRE	CTOR	43
RAYMOND KLOCKE	DIRECTOR	57	
THOMAS GUNN	DIRECTOR	62	

 | | |

BUSINESS EXPERIENCE OF DIRECTORS

PATRICIA ROSS is the President/Treasurer and a Director and has served in those capacities since the merger of DJH International, Inc. and Global Procurement Systems now renamed eFoodSafety.com, Inc. Ms. Ross has been selected as one of the ten most influential women in the transportation and travel industry and honored as one of the 100 most influential women in Arizona. Ms. Ross was with Prime World Travel, Inc. and succeeded in the turnaround of this net-deficit organization by achieving a 375% turnaround in annual sales. Ms. Ross was elected the first woman President of the Chamber of Commerce in Arizona, selected to represent Arizona at the White House Conference for Small Business and is currently President of the Board of Directors for the Arizona Small Business Association.

WILLIAM KARNEY, Chairman and CEO, has over nineteen years experience with the Federal Government Department of Defense and the USDA. He founded Karney & Associates and spent fifteen years building the company as a leader in the operations and inspections of fresh fruit and vegetables from Central America. Mr. Karney is a member of the United Fresh Fruit and Vegetable Association, Western Growers Association, Institute of Food Technologists, International Food Processors, Fresh Cut Produce Association, and the Produce Marketing Association.

LINDSEY LEE, CFO is a licensed Attorney, CPA and Chartered Financial Analyst. Mr. Lee was a founding partner in Bond, Taylor and Lee, LLP. Mr. Lee held positions with Arthur Andersen and Kenneth Leventhal & Company.

SCOTT MCFEE, Director, has over ten years experience in various operational, distribution and production capacities with Del Monte Fresh Produce. In his most recent position he was General Manager for Production and Distribution for Del Monte in Sanger, California, a 250,000 square foot packing and cooling facility. As G.M., Mr. McFee was responsible for a budget of approximately \$14 million per year and 230 employees. Prior to Del Monte, Mr. McFee was employed at Sea-Land Service for seven years in various supervisory and advisory positions.

RAYMOND KLOCKE, Director, is a former Vice-President of Sales, Marketing and Business Development for Chiquita Tropical Products. Prior to this position, Mr. Klocke was Vice-President of Merchandising and Procurement for the Kroger Company in Cincinnati, Ohio. During his twenty-six years at Kroger, he was held accountable for the procurement of over two billion pounds of fresh produce and sales of \$85 million while providing leadership to fourteen divisions within the company. Preceding this position, Mr. Klocke was a Vice-President at Safeway, one of the world's largest retailers. Mr. Klocke has held posts as Chairman of the United Way and President of the Produce Marketing Association.

THOMAS GUNN, Director, is a former Chairman and Chief Executive Officer of Adidas Southwest and a former President of Strohs Beer of Dallas. He is currently an Advisory Board member for the Republic Bank of Dallas and a board member of Neuhoff Packing Company. Mr. Gunn is the Executive Director of the Arizona Small Business Association and is a founder of the Arizona Forum.

COMPLIANCE WITH SECTION 16(A) OF THE EXCHANGE ACT

Section 16(a) of the Securities Exchange Act of 1934, as amended, requires that our executive officers and directors and persons who own more than 10% of a registered class of our equity securities file with the Securities and Exchange Commission initial statements of beneficial ownership, reports of changes in ownership and annual reports concerning their ownership of our common stock and other equity securities, on Forms 3, 4 and 5 respectively. Executive officers, directors and greater than 10% shareholders are required by the Securities and Exchange Commission regulations to furnish us with copies of all Section 16(a) reports they file.

To the best of our knowledge, during the fiscal year ended April 30, 2003, all executive officers, directors and greater than 10% shareholders filed the required reports in a timely manner.

ITEM 10. EXECUTIVE COMPENSATION.

No compensation is currently being paid by the company to any of the executives. It is possible that upon completion of an equity financing a compensation package will be developed, however there is no time frame for the foreseeable future. The Board of Directors will determine compensation of executives and shareholders of the company will not have the opportunity to vote on or approve such compensation. The Board of Directors will be developing a compensation package that will be within industry standards for executives similarly situated with other companies in the same industry.

ITEM 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT.

The following table sets forth, as at May 19, 2003, certain information with respect to the beneficial ownership of our common stock by each shareholder known by us to be the beneficial owner of more than five percent (5%) of our common stock, and by each of our current directors and executive officers, and all executive officers and directors as a group. Each person has sole voting and investment power with respect to the shares of common stock, except as otherwise indicated. Beneficial ownership consists of a direct interest in the shares of common stock, except as otherwise indicated.

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<table> <caption></caption></table>	
Name and Address of Beneficial Owner	Shares Percentage of Beneficially Common Owned (1) Stock
<\$>	<c> <c></c></c>
Joseph Fiore (2) 670 White Plains Rd. Suite 120 Scarsdale, NY 10583	2,802,500 9.55
Ron Sparkman (3) 10616 Brown Fox Trail Littleton, CO 80125	4,080,000 13.91
Clarence W. Karney 3244 Oakview Drive Visalia, CA 93277	8,397,500 28.63
Patricia Ross 350 West Caldwell Ave. Visalia, CA 9327	8,397,500 28.63
All Officers and Directors as a group (4 in number)	

 16,795,000 57.25 |

- (1) The information contained in this table with respect to beneficial ownership reflects "beneficial ownership" as defined in Rule 13d-3 under the Exchange Act. All information with respect to the beneficial ownership of any shareholder has been furnished by such shareholder and, except as otherwise indicated or pursuant to community property laws, each shareholder has sole voting and investment power with respect to shares listed as beneficially owned by such shareholder. Pursuant to the rules of the Commission, in calculating percentage ownership, each person is deemed to beneficially own shares subject to options or warrants exercisable within 60 days of the date of this Filing, but shares subject to options or warrants owned by others (even if exercisable within 60 days) are deemed not to be outstanding.
- (2) Includes 2,802,500 shares owned by Berkshire Capital Management Co., Inc. The company is located at the above address and is under the control of Mr. Fiore.
- (3) Includes 2,040,000 shares owned by Stone Castle Keep Inc., a company under the control of Mr. Sparkman. The address of Stone Castle Keep, Inc. is 10616 Brown Fox Trail, Littleton, Colorado, 80125.

CHANGES IN CONTROL

We are unaware of any contract or other arrangement, the operation of which may, at a subsequent date, result in a change in control of our company.

Presently in the by-laws there are no provisions that could delay a change in control of the company.

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ITEM 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.

To the best of the company's knowledge there are no transactions involving any Director, Executive Officer, any nominee for election as a Director or Officer or any security holder who is a beneficial owner or any member of the immediate family of the same. The Global Inspection Service (GIS) concept was created by Mr. Karney in 1997 to provide time-sensitive information on the availability, grade, and location of fresh fruit and vegetables in the worldwide market place. This information is designed to be provided to companies, organizations and individuals involved in sales, purchase, transportation or distribution segments of the industry. GIS is a sole proprietorship owned by Mr. Karney, however no definitive agreement has been reached to date regarding the purchase of the GIS rights by eFoodSafety.com, Inc. The company plans to negotiate an agreement whereby GIS can be implemented and made a standard service offered by eFoodSafety.com, Inc. This concept would provide the company the ability to offer key data to growers, buyers, and sellers in a cost effective manner giving a uniformity of grading for all markets. Failure to reach a definitive agreement with Mr. Karney for the right to offer GIS could adversely affect the company's ability to continue in business. Furthermore, no assurances can be given that a contract entered into would be the product of arms length negotiations and result in terms favorable to the Company. International Fumigators, Inc. is a fumigation company based in Houston, Texas. There is no definitive agreement between eFood and International Fumigators, however a letter of intent does exist whereby the companies intend to contract for services including; a.) Fumigation services at company plant facilities; b.) Distribution of food safe produce processed at company facilities for distribution to customers in Texas and Mexico; c.) Export and import fumigation on all eFood produce; and d.) Purchase of three truck washers for use in a joint operation in the Houston, Texas area.

ITEM 13. EXHIBITS AND REPORTS ON FORM 8-K.

Reports on Form 8-K

None

Exhibits

Exhibits Required by Item 601 of Regulation S-B

- (3) ARTICLES OF INCORPORATION AND BY-LAWS
- 3.1 Articles of Incorporation (incorporated by reference from our Registration Statement on Form SB-2 as amended on February 4, 2003)
- 3.2 Corporate Bylaws (incorporated by reference from our Registration Statement on Form SB-2 as amended on February 4, 2003)
- 99-1 CEO Certification
- 99-2 CFO Certification

ITEM 14. CONTROLS AND PROCEDURES

The Company's Chief Executive Officer and Chief Financial Officer have concluded, based on an evaluation conducted within 90 days prior to the filing date of this annual report on Form 10-KSB, that the Company's disclosure controls and procedures have functioned effectively so as to provide those officers the information necessary whether:

(i) this annual report on Form 10-KSB contains any untrue statement of a material fact or omits to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report on Form 10-KSB, and

(ii) the financial statements, and other financial information included in this annual report on Form 10-KSB, fairly present in all material respects the financial condition, results of operations and cash flows of the Company as of, and for, the periods presented in this annual report on Form 10-KSB.

There have been no significant changes in the Company's internal controls or in other factors since the date of the Chief Executive Officer's and Chief Financial Officer's evaluation that could significantly affect these internal controls, including any corrective actions with regards to significant deficiencies and material weaknesses.

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SIGNATURES

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

EFOODSAFETY.COM, INC.

By: /s/ Clarence W. Karney Clarence W. Karney, CEO, Secretary, Director Date: May 23, 2003

By: /s/ Lindsey Lee Lindsey Lee, Chief Financial Officer Date: May 23, 2003

By: /s/ Patricia Ross Patricia, Ross, President, Treasurer, Director Date: May 23, 2003

By: /s/ Scott McFee Scott McFee, VP Operations, Director Date: May 23, 2003

By: Raymond Klocke, Director Date: May 23, 2003

By: Thomas Gunn, Director Date: May 23, 2003

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I, Clarence W. Karney, certify that:

- 1. I have reviewed this annual report on form 10-KSB of EFoodSafety.com, Inc.
- 2. Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report.
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report.
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in exchange act rules 13a-14 and 15d-14) for the registrant and have:
 - A) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
 - B) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "evaluation date"); and
 - C) presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the evaluation date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
 - A) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
 - B) any fraud, whether or not material, that involves management or other employees who have a significant role in the

registrant's internal controls.

6. The registrant's other certifying officers and I have indicated in this annual report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: May 23, 2003

By: /s/ Clarence W. Karney Clarence W. Karney, CEO, Secretary, Director

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I, Lindsey Lee, certify that:

- 1. I have reviewed this annual report on form 10-KSB of EFoodSafety.com, Inc.
- 2. Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report.
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report.
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in exchange act rules 13a-14 and 15d-14) for the registrant and have:
 - A) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
 - B) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "evaluation date"); and
 - C) presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the evaluation date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
 - A) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
 - B) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls.
- 6. The registrant's other certifying officers and I have indicated in this

annual report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: May 23, 2003

By: /s/ Lindsey Lee Lindsey Lee, Chief Financial Officer

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EFOODSAFETY.COM, INC. (A DEVELOPMENT STAGE COMPANY)

-:-

INDEPENDENT AUDITOR'S REPORT

APRIL 30, 2003 AND 2002

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INDEPENDENT AUDITOR'S REPORT

We have audited the accompanying balance sheets of eFoodSafety.com, Inc. (a development stage company) as of April 30, 2003 and 2002, and the related statements of operations and cash flows for the years ended April 30, 2003 and 2002, and the statement of stockholders' equity from January 28, 1998 (inception) to April 30, 2003. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these 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 financial statements referred to above present fairly, in all material respects, the financial position of eFoodSafety.com, Inc. (a development stage company) as of April 30, 2003 and 2002, and the results of its operations and its cash flows for the years ended April 30, 2003 and 2002 in conformity with accounting principles generally accepted in the United States of America.

The accompanying consolidated financial statements have been prepared assuming the Company will continue as a going concern. As discussed in Note 1 to the consolidated financial statements, the Company has suffered recurring losses from operations and has no established source of revenue. This raises substantial doubt about its ability to continue as a going concern. Management's plans in regard to these matters are described in Note 1. These consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Respectfully submitted

/S/ ROBISON, HILL & CO. Certified Public Accountants

Salt Lake City, Utah May 21, 2003

MEMBERS OF AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS MEMBERS OF THE SEC PRACTICE SECTION and THE PRIVATE COMPANIES PRACTICE SECTION

1366 East Murray-Holladay Road, Salt Lake City, Utah 84117-5050 Telephone 801/272-8045, Facsimile 801/277-9942 F - 1

> EFOODSAFETY.COM, INC. (A Development Stage Company) BALANCE SHEETS

<TABLE> <CAPTION>

	A		
	2003	2002	
<s> Assets</s>		<c> - \$</c>	
Liabilities	\$	2,525 \$	7,855

Stockholders' Equity:				
Common Stock, \$.0005 Par Value				
Authorized 50,000,000 shares, Issued				
29,335,000 at April 30, 2003 and 2002		14,	667	14,667
Paid-In Capital	(528,458	590,999	
Deficit Accumulated During the				
Development Stage		(645,650)	(613,	521)
Total Stockholders' Equity		(2,525)	(7,8	55)
Total Liabilities and Stockholders' Equity	\$	- \$	-	

</TABLE>

The accompanying notes are an integral part of these financial statements.

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EFOODSAFETY.COM, INC. (A Development Stage Company) STATEMENTS OF OPERATIONS

<TABLE> <CAPTION>

		or the year ended April 30,	Cumulative since January 28, 1998 inceptio of developm	
	2003	2002	stage	
<s> Revenues:</s>	<c> \$</c>	<c> - \$</c>	<c> - \$</c>	-
Expenses:		32,129	29,847	645,650
Net Loss	\$	(32,129) \$	(29,847) \$	(645,650)
Basic & Diluted loss per share		\$	\$	
Weighted Average Shares		29,335,0	000 29,33:	5,000

The accompanying notes are an integral part of these financial statements.

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EFOODSAFETY.COM, INC. (A Development Stage Company) STATEMENT OF STOCKHOLDERS' EQUITY SINCE JANUARY 28, 1998 (INCEPTION) TO APRIL 30, 2003 <TABLE> <CAPTION>

		ommon Stock s Par Value	Sir Janu 19 Incep Paid-In	umulated ace ary 28, 98 otion of Development	
<s> Balance at January 28, 1998 (in February 9, 1998 Issuance of</s>	<c> ception)</c>		- \$	- \$	-
Stock for cash Capital contributed by sharehold Net Loss	ler	16,795,000	8,397	(4,487) 44,154 (48,064)	-
Balance at April 30, 1998		16,795,000	8,397	39,667	(48,064)
Capital contributed by sharehold Net Loss	ler		-	265,612 (265,612)	-
Balance at April 30, 1999		16,795,000	8,397	305,279	(313,676)
Capital contributed by sharehold Net Loss	der		-	246,897 (246,897)	-
Balance at April 30, 2000		16,795,000	8,397	552,176	(560,573)
October 16, 2000 Shares issued Acquisition of GPS Capital contributed by sharehold Net Loss		12,540,000	-	(6,270) 23,101 (23,101)	-
Balance at April 30, 2001		29,335,000	14,667	569,007	(583,674)
Capital contributed by sharehold Net Loss	der		-	21,992 (29,847)	-
Balance at April 30, 2002		29,335,000	14,667	590,999	(613,521)

Capital contributed by shareholder Net Loss		-		7,459 (32,129)	-	
Balance at April 30, 2003	29,335,00	0 \$	14,667 \$	628,458 \$	(645,650)	

</TABLE>

The accompanying notes are an integral part of these financial statements.

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EFOODSAFETY.COM, INC. (A Development Stage Company) STATEMENTS OF CASH FLOWS

<TABLE> <CAPTION>

	For the year ended April 30,		Cumulative Since January 28, 1998 Inception of Development		ent	
	2003	2002		Stage		
CASH FLOWS FROM OPERATING ACTIVITIES:						
<\$>	<c></c>	<c> (32,129) \$</c>	(20)	<c></c>		
Net Loss Increase (Decrease) in Accounts Payable	\$	(32,129) \$	(29, (5,330)	847)\$ 7	(645,6 ,855	2,525
Net Cash Used in operating activities			,459)	(21,	992)	(643,125)
CASH FLOWS FROM INVESTING ACTIVITIES: Net cash provided by investing activities			-	-		-
CASH FLOWS FROM FINANCING ACTIVITIES:					• • • • •	
Proceeds from sale of stock Capital contributed by shareholder		37,				639,215
Net cash provided by Financing Activities			37,459	2	1,992	643,125
Net (Decrease) Increase in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Period		-		-	-	

</TABLE>

SUPPLEMENTAL DISCLOSURE OF NON-CASH INVESTING AND FINANCING ACTIVITIES:

On October 16, 2000, the Company issued approximately 12,540,000 shares of common stock, par value \$.0005, to acquire Global Procurement Systems.

The accompanying notes are an integral part of these financial statements.

EFOODSAFETY.COM, INC. (A Development Stage Company) NOTES TO FINANCIAL STATEMENTS FOR THE YEARS ENDED APRIL 30, 2003 AND 2002

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

This summary of accounting policies for eFoodSafety.com, Inc. (a development stage company) is presented to assist in understanding the Company's financial statements. The accounting policies conform to generally accepted accounting principles and have been consistently applied in the preparation of the financial statements.

Organization and Basis of Presentation

The Company was incorporated in Nevada on October 28, 1996 as DJH International, Inc. to market products through the Internet. On October 16, 2000, the Company entered into an agreement and plan of reorganization with Global Procurement Systems, Inc. ("GPS") whereby the Company acquired GPS. This business combination was accounted for as a reverse merger with GPS being the surviving entity for financial reporting purposes. As a result of the acquisition, the Company issued 12,540,000 shares of common stock in exchange for the outstanding shares of GPS and changed its name to eFoodSafety.com, Inc.

GPS was incorporated under the laws of the State of Nevada on January 28, 1998. Since January 28, 1998 the Company is in the development stage, and has not commenced planned principal operations.

Nature of Business

The company has no products or services as of April 30, 2003. The Company was organized as a vehicle to provide methods and products to ensure the safety of fruits and vegetables being marketed worldwide.

Business Condition

These accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities and commitments in the normal course of business. As of April 30, 2003, the Company has accumulated operating losses of \$645,650 since its inception. The continuation of the Company is dependent upon the continuing financial support of directors and stockholders. It is the intention of the Company to raise new equity financing of approximately \$1,800,000 within the upcoming year. Amounts raised will be used to implement the company's plan of operations. While the Company is expending its best efforts to achieve the above plans, there is no assurance that any such activity will generate funds that will be available for operations.

These conditions raise substantial doubt about the Company's ability to continue as a going concern. These financial statements do not include any adjustments that might arise from this uncertainty.

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EFOODSAFETY.COM, INC. (A Development Stage Company) NOTES TO FINANCIAL STATEMENTS FOR THE YEARS ENDED APRIL 30, 2003 AND 2002 (Continued)

(Continued)

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Company considers all highly liquid debt instruments purchased with a maturity of three months or less to be cash equivalents to the extent the funds are not being held for investment purposes.

Pervasiveness of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles required management to make estimates and assumptions that affect the reported amounts of assets and liabilities and 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 those estimates.

Earnings (Loss) per Share

Basic loss per share has been computed by dividing the loss for the year applicable to the common stockholders by the weighted average number of common shares outstanding during the years. There were no common equivalent shares outstanding at April 30, 2003 and 2002.

Concentration of Credit Risk

The Company has no significant off-balance-sheet concentrations of credit risk such as foreign exchange contracts, options contracts or other foreign hedging arrangements. The Company maintains the majority of its cash balances with one financial institution, in the form of demand deposits.

NOTE 2 - INCOME TAXES

As of April 30, 2003, the Company had a net operating loss carryforward for income tax reporting purposes of approximately \$645,000 that may be offset against future taxable income through 2023. Current tax laws limit the amount of loss available to be offset against future taxable income when a substantial change in ownership occurs. Therefore, the amount available to offset future taxable income may be limited. No tax benefit has been reported in the financial statements, because the Company believes there is a 50% or greater chance the carryforwards will expire unused. Accordingly, the potential tax benefits of the loss carryforwards are offset by a valuation allowance of the same amount.

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EFOODSAFETY.COM, INC. (A Development Stage Company) NOTES TO FINANCIAL STATEMENTS FOR THE YEARS ENDED APRIL 30, 2003 AND 2002 (Continued)

NOTE 3 - DEVELOPMENT STAGE COMPANY

The Company has not begun principal operations and as is common with a development stage company, the Company has had recurring losses during its development stage. The Company's financial statements are prepared using generally accepted accounting principles applicable to a going concern which contemplates the realization of assets and liquidation of liabilities in the normal course of business. However, the Company does not have significant cash or other material assets, nor does it have an established source of revenues sufficient to cover its operating costs and to allow it to continue as a going concern. In the interim, shareholders of the Company have committed to meeting its minimal operating expenses.

NOTE 4 - COMMITMENTS

As of April 30, 2003 all activities of the Company have been conducted

by corporate officers from either their homes or business offices. Currently, there are no outstanding debts owed by the company for the use of these facilities and there are no commitments for future use of the facilities.

NOTE 5 - COMMON STOCK TRANSACTIONS

On February 9, 1998, the Company issued approximately 16,795,000 shares (post reorganization equivalent) of common stock to its officers and directors for payments made on the Company's behalf during its formation in the amount of approximately \$3,910.

On October 16, 2000, the Company entered into an agreement and plan of reorganization with Global Procurement Systems, Inc. ("GPS") whereby the Company acquired GPS. This business combination was accounted for as a reverse merger with GPS being the surviving entity for financial reporting purposes. As a result of the acquisition, the Company issued 12,540,000 shares of common stock in exchange for the outstanding shares of GPS and changed its name to eFoodSafety.com, Inc.

The merger was recorded as a recapitalization. In connection with this recapitalization, the number of shares outstanding prior to the merger have been restated to their post merger equivalents (increased from 360 shares to 16,795,000) and the par value of the Common Stock changed from no par value to \$.0005. All references in the accompanying financial statements to the number of Common shares and per-share amounts since inception have been restated to reflect the equivalent number of post merger shares.

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EFOODSAFETY.COM, INC. (A Development Stage Company) NOTES TO FINANCIAL STATEMENTS FOR THE YEARS ENDED APRIL 30, 2003 AND 2002 (Continued)

NOTE 6 - RELATED PARTY TRANSACTIONS

During the years ended April 30, 2003 and 2002, shareholders have paid general and administrative expenses on behalf of the Company. These payments have been recorded as expenses and as paid-in capital to the Company. The amount of paid-in capital contributed by shareholders totaled \$37,459 and \$21,992 for the years ended April 30, 2003 and 2002 respectively.

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EXHIBIT 99.1 CEO CERTIFICATION

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of EFoodSafety.com, Inc. on Form 10-KSB for the period ending April 30, 2003, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Clarence W. Karney, CEO, Secretary, Director of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of my knowledge and belief:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

By: /s/ Clarence W. Karney Clarence W. Karney, CEO, Secretary, Director Date: May 23, 2003

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EXHIBIT 99.2 CFO CERTIFICATION

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of EFoodSafety.com, Inc. on Form 10-KSB for the period ending April 30, 2003, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Lindsey Lee, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of my knowledge and belief:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

/s/ Lindsey Lee Lindsey Lee, Chief Financial Officer Date: May 23, 2003

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