INTERNATIONAL STAR INC Form 10QSB July 30, 2004

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

FORM 10-QSB

(Mark One)						
	QUARTERLY REPORT UNDER SECTION OF THE SECURITIES EXCHANGE AND ADDRESS OF THE SECURITIES EXCHANGE AND ADDRESS OF THE SECURITIES OF THE SECURITIES EXCHANGE AND ADDRESS OF THE SECURITIES OF THE SECURIT					
	For the quarterly period end	ded March 31, 2004				
[]	TRANSITION REPORT UNDER SECTOR THE EXCHANGE ACT	ION 13 OR 15(D)				
	For the transition period f	rom to				
	Commission file number	r: 000-28861				
	INTERNATIONAL ST	AR INC.				
(Exact name of small business as specified in its charter)						
NI	EVADA	86-0876846				
	er jurisdiction of or organization)	(IRS Employer Identification No.)				
2266 Chestnut Bluffs, Henderson, NV, Henderson, NV 89052						
(Address of principal executive offices)						
(702) 897-5338						
(Issuer's telephone number)						
(I	Former name, former address, as if changed since last	_				

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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[] No |X|

APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PRECEDING FIVE YEARS

Check whether the registrant filed all documents and reports required to be file by Section 12, 13, or 15(d) of the Exchange Act after the distribution of securities under a plan confirmed by the court. Yes [] No []

APPLICABLE ONLY TO CORPORATE ISSUERS

The Company had 57,788,741 shares of common stock outstanding at July 6, 2004.

Transitional Small Business Disclosure Format (Check one): Yes [] No [X]

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PART 1 - FINANCIAL INFORMATION

Item 1 - Financial Statements

Accounts Receivable

Inventories

The following unaudited financial statements of International Star Inc. have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-QSB. Accordingly, these financial statements may not include all of the information and disclosures required by generally accepted accounting principles for complete financial statements. These financial statements should be read in conjunction with the audited financial statements and the notes thereto for the fiscal year ending December 31, 2003. In the opinion of management, these unaudited financial statements contain all adjustments necessary to fairly present the Company's financial position as of March 31, 2004 and its results of operations and its cash flows for the three months ended March 31, 2004.

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INTERNATIONAL STAR, INC.
(an Exploration Stage Company)
AND SUBSIDIARIES
CONSOLIDATED BALANCE SHEETS
(Unaudited)

	ASSETS		March 31, 2004	Dece	
Current Assets:					
Cash		\$	154,694	\$	364

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23

63

Prepaid Legal Fees		1,990		1
	Total Current Assets	 156,684		453
Mineral Assets: Screened Ore		2,600		2
	Total Mineral Assets	 2 , 600		2
Fixed Assets (Net of Depreciation) Other Assets & Prepaid Rent Goodwill		10,773 - -		284 28 64
	Total Assets	170,057	 \$ ====	834
LIABILITIES AND SHAREHOLDERS'	EQUITY			
Current Liabilities: Accounts payable and accrued interest Advances and Loans from officers with ac Accrued Compensation and Management Fees		\$ 1,690 49,392 40,000	\$	31 49 117
Tota	l Current Liabilities	 91,082		198
Long-term Liabilities: Line of Credit and Accrued Interest Note Payable		\$ _ 250,000 	\$	84 250
Total	Long-term Liabilities	250,000		334
Stockholders' Equity (Deficit): Common Stock, \$.001 par value; authorize 100,000,000 shares; issued and out	standing 56,137,226	\$ 56,138	\$	60
at March 31, 2004 and 60,042,227 at December 31, 2003 Paid-In Capital Accumulated Deficit		2,063,687 (2,290,850)		2,295 (2,053
Total Stockhol	ders' Equity (Deficit)	 (171,025)		301
Total Liabilities and Stockhol	ders' Equity (Deficit)	170,057	 \$ ====	834

See accompanying notes to the financial statements.

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INTERNATIONAL STAR, INC.
(an Exploration Stage Company)
AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF OPERATIONS
(Unaudited)

	Three Months Ended March 31, 2004		Three Months Ended	
	March	1 31, 2004	Marc.	n 31, 2003
Revenue:	\$	-	\$	69 , 273
Total Revenue		_		69 , 273
Cost of Goods Sold: Materials & packaging		-		26 , 906
Total Cost of Goods Sold:	\$	-	\$	
Gross Profit	\$	-	\$	42,367
Expenses: Mineral exploration & development costs Interest expense Professional fees Management fees Compensation Depreciation & amortization General & administrative Total Expenses Other Income (Expense) Loss on divestiture of subsidiary		110,370 3,750 16,843 60,000 - 399 33,695 		3,247 30,000 35,356 5,126 55,201 128,930
Net Loss		(268, 427)		(86,563)
Net ross		(200,427)		(66, 363)
Weighted Average Shares Common Stock Outstanding	56	5,125,560 ======		6,050,737 ======
Net Loss Per Common Share (Basic and Fully Dilutive))	\$ (0.00)	====	\$ (0.00)

See accompanying notes to the financial statements.

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INTERNATIONAL STAR, INC. (an Exploration Stage Company) AND SUBSIDIARIES STATEMENTS OF CASH FLOWS (Unaudited)

> Ended March 31, 2004 March 31, 2003

Three Months Three Months Ended

Cash Flows Used in Operating Activities:				
Net Loss	\$	(268,427)	\$	(86,563)
Emperors Not Requiring an Outlay of Cook				
Expenses Not Requiring an Outlay of Cash Depreciation & Amortization		399		5,125
Loss on divestiture of subsidiary		43,370		5,125 5,126
1055 On divestitute of Substatuty		43,370		
Net Cash used in Operations		(224,658)		(76,312)
Changes to Operating Assets and Liabilities:				
(Increase) decrease in Accounts Receivable				
and Prepaids		5,450		14,765
(Increase) decrease in Inventories		_		(9,158)
Increase (decrease) in accounts payables and				
accrued interest		(6,619)		(23,179)
Increase in accrued management fees / compensation		9,000		51,600
Cash Flows Used in Operating Activities		(216,827)		(42,284)
Cash Flows from Financing Activities:				
Proceeds from sale of common stock		7,375		_
Repayment of line of credit		-		(7 221)
Increase in advances and loans from		_		(7,221)
officers/affiliates		_		15 , 000
Cash Flows from Financing Activities		7,375		7 , 779
Net Increase (Decrease) in Cash		(209, 452)		(34,505)
		,,		(= -, ,
Cash at Beginning of Period		364,146		39,684
Cash at End of Period		154,694	\$	5,179
	=====		=====	
Interest Paid	\$	_	Ġ	4,114
Interest raid				4,114
				ļ
Income Taxes Paid	\$	_	\$	_
	=====		=====	=======
Supplemental Non-cash Financing Activities:				
Cancellation of 4,000,000 shares originally				
issued to acquire Pita King Bakeries Int'l, Inc.	\$	(236,000)	\$	_
			=====	=======

See accompanying notes to the financial statements.

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INTERNATIONAL STAR, INC.
(an Exploration Stage Company)
AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

MARCH 31, 2004

A. BASIS OF PRESENTATION

The Interim financial statements of International Star, Inc. and Subsidiaries (the Company) for the three months ended March 31, 2004 and 2003 are not audited. The financial statements are prepared in accordance with the requirements for unaudited interim periods, and consequently do not include all disclosures required to be in conformity with accounting principles generally accepted in the United States of America.

In the opinion of management, the accompanying consolidated financial statements contain all adjustments, consisting only of normal recurring accruals, necessary for a fair presentation of the Company's financial position as of March 31, 2004 and the results of operations and cash flows for the three months ended March 31, 2004 and 2003.

The results of operations for the three months ended March 31, 2004 and 2003 are not necessarily indicative of the results for a full year period.

B. SIGNIFICANT ACCOUNTING POLICIES

1. Principles of Consolidation and Accounting Methods

These consolidated financial statements include the accounts of International Star, Inc., and Qwik Track, Inc. (a wholly owned subsidiary) for the three months ended March 31, 2004 and includes the accounts of International Star, Inc., Pita King, Bakeries International, Inc., and Qwik Trak, Inc. for the three months ended March 31, 2003.

2. Use of Estimates

The preparation of consolidated financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amount 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.

3. Dividend Policy

The Company has not adopted a policy regarding the payment of dividends.

4. Mineral Properties and Equipment

The Company has expensed the costs of acquiring and exploring its properties during the periods in which they were incurred, and will continue to do so until it is able to determine that commercially recoverable ore reserves are present on the properties. If it determines that such reserves exist, it will capitalize further costs.

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5. Basic and Dilutive Net Income (Loss) Per Share

Basic net income (loss) per share amounts are computed based on the

weighted average number of shares actively outstanding in accordance with SFAS NO. 128 "Earnings Per Share." Diluted net income (loss) per share amounts are computed using the weighted average number of common shares and common equivalent shares outstanding as if shares had been issued on the exercise of any common share rights unless the exercise becomes antidultive and then only the basic per share amounts are shown in the report.

6. Comprehensive Income

The Company adopted SFAS No. 130, "Reporting Comprehensive Income", which requires inclusion of foreign currency translation adjustments, reported separately in its Statement of Stockholders' Equity, in other comprehensive income. Such amounts are immaterial and have not been reported separately. The Company had no other forms of comprehensive income since inception.

7. Stock Based Compensation

The Company has elected to follow Accounting Principles Board Opinion No.25 (APB 25) and related interpretations in accounting for its employee stock options. Under APB25, when the exercise price of employee stock options is equal to the estimated market price of the stock on the date of grant, no compensation expense is recorded. The Company has adopted the disclosure-only provisions of Statement of Financial Accounting Standards No. 123 (SFAS 123) with respect to employee stock options.

8. Income Taxes

The Company has adopted SFAS No. 109 "Accounting for Income Taxes". The Company accounts for income taxes under an asset and liability approach that requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been recognized in the Company's financial statements or tax returns. In estimating future tax consequences, all expected future events, other than enactment of changes in the tax laws or rates, are considered.

Due to the uncertainty regarding the Company's future profitability, the future tax benefits of its losses have been fully reserved and no net tax benefit has been recorded in these financial statements.

9. Fair Value of Financial Instruments

The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values. These financial instruments include cash, tax credit recoverable, reclamation bond, accounts payable and accrued liabilities, amount due to a director and loan payable.

10. Recent Accounting Pronouncements

The Company does not expect that the adoption of other recent account pronouncements will have a material effect on its financial statements.

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11. Revenue Recognition

Revenue will be recognized on the sale and delivery of a product or the completion of a service provided.

12. Statement of Cash Flows

For the purposes of the statement of cash flows, the Company considers all highly liquid investments with a maturity of three months or less to be cash equivalents.

13. Financial and Concentration Risk

The Company does not have any concentration or related financial credit risk

C. DIVESTITURE OF PITA KING BAKERIES INTERNATIONAL, INC.

Effective January 1, 2004, the original shareholders of Pita King Bakeries, International Inc. and the management of International Star, Inc. (the Company) mutually agreed to dissolve their business relationship. Under terms of this dissolution, the original shareholders of Pita King Bakeries International, Inc. returned 4,000,000 shares of common stock to the Company and the Company agreed to forgive a \$35,000 loan made to Pita King Bakeries International, Inc. The original shareholders of Pita King Bakeries International, Inc. were allowed to retain 139,500 share of the Company's common stock which they had received as part of the original purchase of Pita King Bakeries International, Inc. by the Company. The Company has recognized a loss of \$43,370 on the divestiture of Pita King Bakeries International, Inc.

Item 2 - Management's Discussion and Analysis or Plan of Operation

Plan of Operation

We are an exploration stage company with no reserves or mining operations. The funding raised in November 2003 allowed us the opportunity to initiate the first significant exploration efforts on our properties since the limited sampling conducted in 1998 by AuRIC Metallurgical Laboratories which we believe warranted further investigation of the mineral potential of that property.

Planning was finalized January 9, 2004 and Kokanee Placer, Inc. of White Rock, BC, a geological exploration company, began to execute the initial phase of an exploration program on our 1,280 acre Detrital Wash property, the results of which will dictate subsequent exploration phases, if found to be practical.

This initial work effort called for surface sampling of the property in a grid pattern at intervals of every 500 feet (in excess of 200 samples). We are currently evaluating the sample analysis along with Kokanee to determine the practicality of a second phase of exploration, what that plan would entail, if warranted, and the associated costs. When the evaluation process is complete, we

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intend to review the findings with Kokanee's lead geologist, announce the findings of our evaluation and either plan the second phase of exploration or direct our efforts elsewhere.

In February of 2004 we reached an agreement in principle with the holders of 131 placer association claims covering approximately 20,000 acres adjacent to and surrounding our Detrital Wash property. The agreement will grant us exclusive exploration rights on the claims, and first right of refusal for exclusive development rights in exchange for a 0.25% net smelter return payable to the claimholders. The agreement will require the company to expend a minimum

of \$125,000 on exploration during a three-year period.

As previously announced, we have transitioned from one accounting firm to another, suspended further development of our Qwik Track subsidiary, dissolved our business relationship with the Pita King subsidiary and now believe we are positioned to focus all the Company's resources on the further development of our mineral interest in the Detrital Wash and Wikieup properties.

We have no credit lines or other sources of revenues since we divested our Pita King subsidiary. However, current cash on hand of \$154,694 should sustain business operations through yearend. We will continue our efforts to obtain cash from borrowing, a sale of our common stock, or other means in order to conduct meaningful exploration activities on our properties. We may consider a joint venture arrangement with an established resource company as well, although we currently have no specific prospects for such an arrangement.

If we raise capital by selling our equity stock, the proportionate ownership of existing shareholders will be diminished (i.e., "diluted").

Loss On Sale of Pita King Subsidary

In June of 2004, subsequent to the period covered by this report, we sold our Pita King Bakeries International, Inc. subsidiary back to its founding shareholders, giving effect to the sale as of January 1, 2004. 4,000,000 shares of our common stock were returned to us and cancelled, and we forgave \$35,000 in loans to the subsidiary. Our financial statements for the three month period ended March 31, 2004 reflect a loss of \$43,370 recognized on the sale.

Item 3 - Controls And Procedures

Evaluation of Disclosure Controls and Procedures

Within the 90 days prior to the filing date of this report, the Company carried out an evaluation of the effectiveness of the design and operation of its disclosure controls and procedures pursuant to Exchange Act Rule 13a-15. This evaluation was done under the supervision and with the participation of the Company's principal executive officer and principal financial officer. Based upon that evaluation, they concluded that the Company's disclosure controls and procedures are effective in gathering, analyzing and disclosing information needed to satisfy the Company's disclosure obligations under the Exchange Act.

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Changes in Internal Controls

There were no significant changes in the Company's internal controls or in other factors that could significantly affect those controls since the most recent evaluation of such controls.

PART II - OTHER INFORMATION

Item 1 - Legal Proceedings

None.

Item 2 - Changes in Securities

Recent Sales Of Unregistered Securities

During the three months ending on March 31, 2003, we issued and/or sold the securities listed in the table below without registration under the Securities Act of 1933.

No underwriters were involved in these transactions. Selling prices for the shares may have been discounted from then prevailing market prices to reflect the restricted status of the shares or the urgency of our need for capital. When shares were issued for property or services, in each instance the valuation of the property or services was based on the board of director's determination of the value received for the shares.

The securities were sold by our officers without the use of an underwriter. In effecting the sales, we relied on the exemption authority provided by Section 4(2) of the Securities Act of 1933, as amended, relating to sales not involving any public offering. We believe that all such sales were made by our executive officers in private, negotiated transactions without any advertising, public announcements or general solicitation. The purchasers of the shares represented themselves in writing to be, and we believe them to be, members of one or more of the following classes of purchaser:

- a. Officers, directors, promoters or control persons of the issuer;
- b. Accredited investors, as defined in Rule 501 under Regulation D of the Securities Act;
- c. Purchasers in bona fide overseas transactions, as defined in Rule 902 of Regulation S under the Securities Act; and
- d. Individuals who:
 - i. Are knowledgeable and sophisticated in investment matters;
 - ii. Are able to assess the risks of an investment such as in our securities;
 - iii. Are financially able to bear the risk of a loss of their entire
 investment; and
 - iv. Have access to pertinent information regarding the issuer and its operations.

The shares are subject to the resale provisions of Rule 144 under the Securities Act of 1933, as amended, and may not be sold or transferred without registration

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except in accordance with that rule. Certificates representing the securities bear a legend to that effect.

Date Issued	Class	Amount	Price	Number of Purchasers
==========		=========	=======	
3/29/04	Common Stock	125,000	\$0.06	2

Also during the quarter we cancelled 30,000 previously issued shares for non-payment of the subscription amount.

Item 3 - Defaults Upon Senior Securities

None.

Item 4 - Submission of Matters to a Vote of Security Holders

None.

Item 5 - Other Information

None.

Item 6 - Exhibits and Reports on Form 8-K

We filed the following Current Reports on Form 8-K during the period:

The following exhibits are filed with this annual report:

Ex. 10.1 Material Contract
Ex. 31.1 Certification of CEO
Ex. 31.2 Certification of CFO
Ex. 32.1 Certification of CEO
Ex. 32.2 Certification of CFO

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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.

INTERNATIONAL STAR INC.

July 29, 2004 /s/ Robert L. Hawkins
-----Dated President, Acting Chief
Financial Officer