SEGMENTZ INC Form 10QSB/A May 21, 2003

# **UNITED STATES**

# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# FORM 10-QSB

# QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934

For the Quarterly Period Ended March 31, 2003

OR

#### TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from	to	
<del>-</del>		

Commission file number: 000-49606

# Segmentz, Inc.

(Exact name of small business issuer as specified in its charter)

Delaware 03-0450326

(State or other jurisdiction of incorporation or organization) (I.R.S.Employer Identification no.)

18302 Highwoods Preserve Parkway Suite 100

**Tampa, FL 33647** 

(Address of principal executive offices, including zip code)

(813) 989-2232

(Registrant's telephone number, including area code)

# 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 filed by Section 12, 13 or 15(d) of the Exchange Act after the distribution of securities under a plan confirmed by a court. Yes [X] No []

# **APPLICABLE ONLY TO CORPORATE ISSUERS**

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date:

The Registrant has 6,925,048 shares of its common stock issued and outstanding as of May 14, 2003

The Registrant has 1,188,819 shares of its preferred stock issued and outstanding as of May 14, 2003

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

# PART I FINANCIAL INFORMATION

Item 1. Financial Statements.

# **Financial Statements**

Segmentz, Inc.

Three Months Ended March 31, 2003 and 2002 (Unaudited)

Financial Statements 2

# Segmentz, Inc.

# **Financial Statements**

Three Months Ended March 31, 2003 and 2002 (Unaudited)

# **Contents**

# **Financial Statements:**

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# Segmentz, Inc.

# **Balance Sheet**

March 31, 2003 (Unaudited)

## **Assets**

Current assets:

Cash and cash equivalents \$ 0

Accounts receivable, net of allowance of \$159,301 2,721,279

Prepaid expenses and other current assets 649,800

Total current assets 3,371,079

Equipment, net of accumulated depreciation 189,537

Loans and advances 27,103

Other long term assets 168,018

\$ 3,755,737

# Liabilities and Stockholders' EquityCurrent liabilities: Cash deficit

\$ 70,675 Accounts payable

395,671 Accrued salaries and wages

19,170 Accrued

expenses, other

231,202 Obligation due under factoring 1,464,569 Advances from shareholder

arrangement 1,464,56

51,177 Total current liabilities

<u>2,232,464</u> Long term loan

355,000Stockholders' equity: Convertible preferred stock, 10,000,000 shares Authorized, 1,188,819 shares issued

and outstanding 1,188,819 Common stock, \$.001 par value; 40,000,000 shares

Authorized; 6,925,048 shares issued and outstanding

6,925 Additional paid-in capital

50,901 Stock

payable

60,000 Accumulated deficit

(138,372) Total stockholders' equity

1,168,273

\$ 3,755,737

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

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Segmentz, Inc.

Statements of Operations (Unaudited)

	Three Months Ended		
	M	larch 31,	March 31,
	2003	2002	Revenues: Operating
revenue	\$ 2,880,081	\$ 2,14	6,631 Consulting and other
revenue	7,641	3,749	
2,887,722	2,150,380		
Expenses: Operating expenses		2,1	90,190 1,665,177
General and administrative expenses		502,737	361,843 Interest
expense	10,4	<u> 153</u>	
	2,703,380	2,027,0	<u>020</u>
Income before tax provision		184,342	123,360
Income tax provision		53,500	25,000
Net income		\$ 130,842	\$ 98,360
Basic earnings per common share		\$ .02	\$ .02
Basic weighted average common shares outstanding		6,797,847	6,502,913
Diluted earnings per common share		\$ .02	\$ .01
Diluted weighted average common shares outstanding		<u>7,993,499</u>	8,904,501

The accompanying notes are an integral part of the financial statements. 2

Segmentz, Inc.

# Statement of Changes in Stockholders' Equity

Three Months Ended March 31, 2003 (Unaudited)

		Preferred	Stock
	Shares	Amount	<u> </u>
Balance, December 31, 2002		1,188,819	\$ 1,188,819

Series C Redeemable convertible preferred and common stock payable

Issuance of stock

Net income for the period

Balance, March 31, 2003

1,188,819

\$ 1,188,819

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

Stock Payable Additional Earnings

Common Stock Paid-In (Accumulated

Shares	Amount	Preferred	Common	Capital	Deficit)	Tota	<u>1</u> 6,	752,91	3 \$ 6,753
\$ 13,820	\$ 16,180	\$ 2,847	\$ (269,214	4)	\$ 959,205				
18,000	18	46,180	(6,180)	37,4	27		77,445	154,	135
154	(10,0	000) 1	0,627		78	31			
	130	,842	130,842	2 6,925,048	8 \$ 6,925	\$ 60,000	\$	00	\$ 50,901 (\$
138,372)	\$ 1,168,2	<u> 273</u>							

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Segmentz, Inc.

**Statements of Cash Flows (Unaudited)** 

reconcile net income to net cash provided (used) by operating activities: Provision for doubtful accounts receivable  22,658			Three M	onths Ended	l
Second   S		Marc	h 31,		
reconcile net income to net cash provided (used) by operating activities: Provision for doubtful accounts receivable  22,658   23,928   Depreciation and amortization  21,526   24,934   Valuation on deferred tax asset  21,560   0   Non-cash expenses related to issuance of stock and warrants  10,453   0   Changes in: Accounts and other trade receivables  273,154   326,716   Prepaid expenses and other assets  213,154   326,716   Prepaid expenses and other assets  279,88   0   Other assets   0   Other receivables  279,88   0   Other assets   0	2003	2002	Operatin	ng activities	Net
22,658   23,928   Depreciation and amortization   21,526   24,934   Valuation on deferred tax asset   10,453   0   Changes in:   Accounts and other trade receivables   273,154   326,716   Prepaid expenses related to issuance of stock and warrants   10,453   0   Changes in:   Accounts and other trade receivables   273,154   326,716   Prepaid expenses and other assets   (125,426)   (125,	income	<u>\$ 130.</u>	.842 \$	8 98,360 Ad	ljustments to
21,526	reconcile net income to net cash provided (used) by operating activities: Provision for doubtful ac	counts rec	ceivable		
10,453	22,658 23,928 Depreciation and amortization	on			
10,453	21,526 24,934 Valuation on deferred tax asset				
273,154   326,716   Prepaid expenses and other assets   (341,622)   51,907   Other receivables   (125,426)     27,988   0   Other assets   (125,426)     0   Changes in:   (125,426)     1   Canounts payable   (310,736)   (196,608)   Accrued salaries     27,0169   (80,059)   Accrued salaries     12,400   0   Total adjustments	(15,600) 0 Non-cash expenses related to issuance of stock and wa	rrants			
Case   St. 907   Other receivables   Case   St. 907   Other receivables   Case   St. 908   Other asets   Case	10,453 0 Changes in: Accounts and other trade receivables				
27,988 0 Other assets 0 Changes in:  Accounts payable	273,154 326,716 Prepaid expenses and other assets				
0 Changes in:  Accounts payable expenses  (310,736) (196,608) Accrued expenses  70,169 (80,059) Accrued salaries  12,400 0 Total adjustments  12,400 1 Total adjustments  (224,194) 249,178  Investing activities Purchases of equipment  (5,727) Loans, advances, and other receivables  Net cash used by investing activities  Net obligations incurred under factoring arrangements  (248,331) Proceeds from issuance of debt  Overdraft facility  Financing activities  (24,734) 1 Total adjustments  (1,492) 1,25,201  (1,492) 1,25,201  (24,528)  (24	(341,622) 51,907 Other receivables				
Accounts payable expenses   \$\frac{31\tau{1}\tau{7}\tau{1}	27,988 0 Other assets			(	125,426)
Touch   Section   Touch   Section	0 Changes in:				
12.400	Accounts payable	(.)	310,736)	(196,608	) Accrued
C24,194   249,178   Net cash provided (used) by operating activities (224,194   249,178   244,528   244,	expenses	70,169	(80,0	)59) Accrue	ed salaries
C224,194   249,178   249,178   C25,201   C35,727   Coans, advances, and other receivables   C1,492   C35,201   C30,928   C38,331   C34,331   C34	<u>12,400</u>	0 7	Γotal adju	istments	
Investing activities         Purchases of equipment           (5,727) Loans, advances, and other receivables         (1,492) (25,201)           Net cash used by investing activities         (1,492) (30,928)           Financing activities         Net obligations incurred under factoring arrangements         (244,528)           (248,331) Proceeds from issuance of debt         355,000 238,902           Overdraft facility         70,675 0 Proceeds           from issuance of equity         40,781 0 Net cash (used)           provided by financing activities         221,928 (9,429)           Net increase in cash         (3,758) 208,821           Cash, beginning of period         3,758 39,489 Cash, end of period	(355,036) 150,818 Ne	t cash pro	vided (us	ed) by opera	ating activities
(5,727) Loans, advances, and other receivables       (1,492) (25,201)         Net cash used by investing activities       (1,492) (30,928)         Financing activities       Net obligations incurred under factoring arrangements       (244,528)         (248,331) Proceeds from issuance of debt       355,000 238,902         Overdraft facility       70,675 0 Proceeds         from issuance of equity       40,781 0 Net cash (used)         provided by financing activities       221,928 (9,429)         Net increase in cash       (3,758) 208,821         Cash, beginning of period       3,758 39,489 Cash, end of period	<u>(224,194)</u> <u>249,178</u>				
Net cash used by investing activities         (1,492)         (30,928)           Financing activities         Net obligations incurred under factoring arrangements         (244,528)           (248,331)         Proceeds from issuance of debt         355,000         238,902           Overdraft facility         70,675         0         Proceeds           from issuance of equity         40,781         0         Net cash (used)           provided by financing activities         221,928         (9,429)           Net increase in cash         (3,758)         208,821           Cash, beginning of period         3,758         39,489         Cash, end of period	Investing activities Purchases of equipment				
Financing activities         Net obligations incurred under factoring arrangements         (244,528)           (248,331)         Proceeds from issuance of debt         355,000         238,902           Overdraft facility         70,675         0         Proceeds           from issuance of equity         40,781         0         Net cash (used)           provided by financing activities         221,928         (9,429)           Net increase in cash         (3,758)         208,821           Cash, beginning of period         3,758         39,489         Cash, end           of period         \$0         \$248,310	(5,727) Loans, advances, and other receivables			(1,492)	(25,201)
(248,331) Proceeds from issuance of debt       355,000       238,902         Overdraft facility       70,675       0 Proceeds         from issuance of equity       40,781       0 Net cash (used)         provided by financing activities       221,928       (9,429)         Net increase in cash       (3,758)       208,821         Cash, beginning of period       3,758       39,489       Cash, end         of period       \$0       \$248,310	Net cash used by investing activities		(1,492)	(30,928	<u>3)</u>
Overdraft facility         70,675         0 Proceeds           from issuance of equity         40,781         0 Net cash (used)           provided by financing activities         221,928         (9,429)           Net increase in cash         (3,758)         208,821           Cash, beginning of period         3,758         39,489         Cash, end           of period         \$ 0         \$ 248,310	Financing activities Net obligations incurred under factoring arrangements				(244,528)
from issuance of equity         40,781         0 Net cash (used)           provided by financing activities         221,928         (9,429)           Net increase in cash         (3,758)         208,821           Cash, beginning of period         3,758         39,489         Cash, end of period           of period         \$ 0         \$ 248,310	(248,331) Proceeds from issuance of debt			355,000	238,902
provided by financing activities         221,928         (9,429)           Net increase in cash         (3,758)         208,821           Cash, beginning of period         3,758         39,489         Cash, end of period           of period         \$ 0 \$248,310	Overdraft facility		70,675	0	Proceeds
Net increase in cash       (3,758)       208,821         Cash, beginning of period       3,758       39,489       Cash, end         of period       \$ 0       \$248,310	from issuance of equity	40,781		0 Net cash	(used)
Cash, beginning of period         3,758         39,489         Cash, end           of period         \$ 0         \$ 248,310	provided by financing activities 221.9	28 (	(9,429)		
s 0 \$ 248,310	Net increase in cash		(3,758)	208,82	21
	Cash, beginning of period	_	3,758	39,4	89 Cash, end
The accompanying notes are an integral part of the financial statements. 4	of period <u>\$</u>	0	\$ 248,3	<u> 310</u>	
	The accompanying notes are an integral part of the financial statements.				4

Segmentz, Inc.

# Notes to Financial Statements

Three Months Ended March 31, 2003 and 2002 (Unaudited)

# 1. Significant Accounting Principles

## **Basis of Presentation**

In the opinion of management, all adjustments consisting of normal recurring adjustments necessary for a fair statement of (a) the financial position at March 31, 2003, (b) the results of operations for the three month periods ended March 31, 2003 and 2002, and (c) cash flows for the three month periods ended March 31, 2003 and 2002, have been made.

The unaudited financial statements and notes are presented as permitted by Form 10-QSB. Accordingly, certain information and note disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been omitted. The accompanying financial statements and notes should be read in conjunction with the audited financial statements and notes of the Company for the fiscal year ended December 31, 2002. The results of operations for the three month period ended March 31, 2003 are not necessarily indicative of those to be expected for the entire year.

#### Stock based compensation

In December 2002, FASB issued Statement of Financial Accounting Standards No. 148 (SFAS 148"), Accounting for Stock-Based Compensation-Transition and Disclosure. SFAS 148 amends current disclosure requirements and requires prominent disclosures on both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. This statement is effective for financial reports containing financials statements for interim periods beginning after December 15, 2002. The Company currently intends to continue to account for its stock-based compensation awards to employees and directors under the accounting prescribed by Accounting Principles Board No. 25.

The Company accounts for its stock option plan under the recognition and measurement principles of APB Opinion No. 25, Accounting for Stock Issued to Employees, and related interpretations. No stock-based employee compensation cost is reflected in net income and no stock-based compensation would be reflected in net income if the Company had applied the fair value recognition provisions of FASB Statement No. 123, Accounting for Stock-Based Compensation, to stock-based employee compensation. During the three months ended March 31, 2003 and 2002 there were no options granted under this plan.

Segmentz, Inc.

## Notes to Financial Statements

Three Months Ended March 31, 2003 and 2002 (Unaudited)

#### 2. Sale of Accounts Receivable

During the second quarter of 2002, the Company entered into an agreement, a copy of which is annexed hereto as exhibit "B", with a factoring company to provide for the borrowing against eligible receivables of up to eighty percent (80%) of the face value of such receivables. The Company maintains any advances under this agreement as liabilities in its balance sheet and any receivables, net of allowances for losses, as assets. The borrowing against eligible receivables is not a true sale and the company keeps all balances due from customers net of allowances for doubtful accounts as assets and offsetting liabilities to reflect amounts advanced against such eligible receivables, pursuant to Statements of Financial Accounting Standards ("SFAS") No. 140 "Accounting for transfers and servicing of financial assets and extinguishment of liabilities," such amounts are not sold without recourse and therefore reported in accordance with provisions of applicable rules and guidelines.

#### 3. Income Taxes

Income tax expense for the three months ended March 31, 2003 and 2002 is based on the Company's estimate of the effective tax rate expected to be applicable for the full year. The effective tax rate of 29.0 percent for the three months ended March 31, 2003 differs from the statutory rate because of the effects of utilizing a net operating loss carryover and adjustments to the valuation allowance on deferred tax assets.

## 4. Earnings Per Share

Basic earnings per share (EPS) is calculated by dividing earnings available to common shareholders by the weighted average number of common shares outstanding during each period. Diluted EPS is similarly calculated, except that the denominator includes common shares that may be issued subject to existing rights with dilutive potential, except when their inclusion would be antidilutive.

#### 5. Advance from Stockholder

Bryant Plastics, Inc., a stockholder of the Company, advanced \$51,177 of cash, which is payable with 60 days prior written notice. This advance does not bear interest, and as of March 31, 2003, they have not made a demand for payment.

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## Notes to Financial Statements

Three Months Ended March 31, 2003 and 2002 (Unaudited)

#### 6. Loan Facilities

The Company has entered into several agreements with "accredited investors" that provide the Company with bridge loan debt on an interim basis. The debt ranges from twelve to eighteen months in term and provides for interest payments and warrant coverage, as well as conversion into Common Stock on terms that the Company believes to be favorable, ranging from \$1.15-\$1.50 per share.

# 7. Segment Information

Segment information has been prepared in accordance with SFAS No. 131, "Disclosure About Segments of an Enterprise and Related Information." The Company has two reportable segments: truck hauling brokering and warehouse operations. The segments were determined based on the types of services provided by each segment. The Company had only one reportable segment until the purchase of QLS in April 2001.

The brokering operations arrange truckload transportation with dedicated Company equipment, owner operator fleet, and extensive agent partners throughout 48 states.

The warehousing operation, acquired in 2001, has had no revenues for the period ended March 31, 2003, as its operations were moved to Evansville, IN as part of the Company's initiative to provide services on a contract basis in this segment.

For the period ended March 31 2003, information regarding operations by segment was as follows:

	Tru	ucking	Ware	<u>ehouse</u>	7	otal
Revenue	\$ 2	2,880,081	\$	0	\$	2,880,081
Other	\$	7,641	\$	0	\$	7,641
Depreciation	\$	3,428	\$	18,098	\$	21,526
Net (loss) income	\$	148,940	\$	(18,098)	\$	130,842
Equipment, net of						
accumulated depreciation						
and amortization	\$	20,569	\$	168,968	\$	189,537

Segment assets

\$ 3,395,487

360,250

\$ 3,755,737

For the period ended March 31 2002, information regarding operations by segment was as follows:

	Tru	ucking	Ware	house	<u> Total</u>
Revenue	\$	1,176,633	\$	969,998	\$ 2,146,631
Other	\$	3,749	\$	0	\$ 3,749
Depreciation	\$	3,885	\$	21,049	\$ 24,934
Net (loss) income	\$	(90,891)	\$	214,251	\$ 123,360
Equipment, net of					
accumulated depreciation					
and amortization	\$	35,676	\$	266,925	\$ 302,601
Segment assets	\$	1,575,729	\$	429,352	\$ 2,005,081

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

Forward-Looking Statements. This Form 10-QSB includes "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. All statements, other than statements of historical facts, included or incorporated by reference in this Form 10-QSB which address activities, events or developments which the Company expects or anticipates will or may occur in the future, including such things as future capital expenditures (including the amount and nature thereof), finding suitable merger or acquisition candidates, expansion and growth of the Company's business and operations, and other such matters are forward-looking statements. These statements are based on certain assumptions and analyses made by the Company in light of its experience and its perception of historical trends, current conditions and expected future developments as well as other factors it believes are appropriate in the circumstances. However, whether actual results or developments will conform with the Company's expectations and predictions is subject to a number of risks and uncertainties, general economic market and business conditions; the business opportunities (or lack thereof) that may be presented to and pursued by the Company; changes in laws or regulation; and other factors, most of which are beyond the control of the Company.

This Form 10-QSB contains statements that constitute "forward-looking statements." These forward-looking statements can be identified by the use of predictive, future-tense or forward-looking terminology, such as "believes," "anticipates," "expects," "estimates," "plans," "may," "will," or similar terms. These statements appear in a number of places in this filing and include statements regarding the intent, belief or current expectations of the Company, its directors or its officers with respect to, among other things: (i) trends affecting the Company's financial condition or results of operations for its limited history; (ii) the Company's business and growth strategies; and, (iii) the Company's financing plans. Investors are cautioned that any such forward-looking statements are not guarantees of future performance and involve significant risks and uncertainties, and that actual results may differ materially from those projected in the forward-looking statements as a result of various factors. Factors that could adversely affect actual results and performance include, among others, the Company's limited operating history, potential fluctuations in quarterly operating results and expenses, government regulation, technology change and competition. Consequently, all of the forward-looking statements made in this Form 10-QSB are qualified by these cautionary statements and there can be no assurance that the actual results or developments anticipated by the Company will be realized or, even if substantially realized, that they will have the expected consequence to or effects on the Company or its business or operations. The Company assumes no obligations to update any such forward-looking statements.

#### General

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The Company markets five core services to over 1,000 customers, which are:

Truckload- The Company provides point-to-point and intermediate stop service for freight on a truckload basis, per mile.

**Less-Than-Truckload (L-T-L)-** The Company stages and consolidates smaller shipments on a L-T-L basis to provide time sensitive shipment of goods for customers shipping smaller average load sizes.

**Air-freight forwarding-** The Company provides local pickup and delivery through its agent relationships that enable it to provide niche shipment of parcels on an overnight or two day basis. It offers customers time schedules that are specialized and enable it to indirectly compete with regional and national air-freight providers.

**Expedited Freight service**- The Company delivers customized specialty service to customers on a tight or irregular time schedule that allows custom development of shipment sequences that offer enhanced position and pricing on an as-needed basis.

**3PL Support service-** Value proposition that consolidates the Company's expertise, providing an end-to-end solution for customers on a contract basis to outsource freight and supply chain initiatives.

# For the period ended March 31, 2003 compared to the period ended March 31, 2002.

Revenues increased approximately \$737,342, or 34%, to approximately \$2,887,722 for the period ended March 31, 2003, as compared to approximately \$2,150,380 for the period ended March 31, 2002. This increase was primarily due to continued growth in all segments of the Company's business and enhancement in the Company's contract based freight and agency business offerings.

Costs of services provided, which consist primarily of payment for trucking services, fuel, insurance, sales, marketing, and general and administrative support increased by approximately \$676,360, or 33%, to approximately \$2,703,380 for the period ended March 31, 2003, as compared to approximately \$2,027,020 for the period ended March 31, 2002. As a percentage of revenues Trucking and transport related services of fuel, insurance, sales and marketing are aggregated as cost of goods sold and amounted to approximately 76% of related revenues for the period ended March 31, 2003, as compared with approximately 77% for the period ended March 31, 2002, and general and administrative expenses remained unchanged at approximately 17% for the periods ended March 31, 2003 and 2002.

The Company realized income from continuing operations before provisions for income taxes of approximately \$184,342 for the period ended March 31, 2003, compared with income from continuing operations before provisions for income taxes of approximately \$123,360 for the period ended March 31, 2002.

The income tax provision was \$53,500 and \$25,000 for the three months ended March 31, 2003 and 2002, respectively. Differences between the effective tax rate used for 2003 and 2002, as compared to the U.S. federal statutory rate, are primarily due to permanent differences and adjustments to the deferred tax asset valuation allowance.

Basic earnings per share from continuing operations for the period ended March 31, 2003 was \$.02, compared with \$.02 for the period ended March 31, 2002. Diluted income per share from continuing operations for the period ended March 31, 2003, compared with the period ended March 31, 2002, increased approximately 100% to \$.02 from \$.01.

The Company entered into a term agreement in February 2003 that provides for dedicated delivery services (DDS) in Evansville, IN. as part of the Company's continued expansion into contract based freight opportunities. The Company is to provide staging, processing, delivery and report integration from a regional cross-dock hub facility in Evansville, IN. to points in Indiana and surrounding areas on behalf of a national logistics service company for an international automobile manufacturing firm. The agreement terms provide for four years under which such services will be provided and for overhead expense allowances and fixed profit margins to ensure a mutual benefit to providing such services.

### **Critical Accounting Policies**

## **Principals of Consolidation**

The accompanying consolidated financial statements include the accounts of the Company and all of its wholly-owned subsidiaries. All significant intercompany accounts and transactions are eliminated in consolidation. Prior to October 2001, the date of the merger, the financial statements are those of Trans-Logistics, Inc., the only operating company at that time.

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires 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 consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

#### **Operating Revenues**

Operating revenues for truck brokerage services are recognized on the date the freight is delivered. Related costs of delivery of shipments in transit are accrued as incurred. Revenues from warehousing services are recognized as the services are performed.

#### Reclassifications

Certain reclassifications have been made in the 2002 financial statements to conform to the classifications used in 2003. These reclassifications had no effect on total assets, stockholders' equity, total cash flows, or net income.

#### **Accounts Receivable**

The Company extends credit to its various customers based on the customer's ability to pay. The Company provides for estimated losses on accounts receivable based on bad debt experience and a review of existing receivables. Based on management's review of accounts receivable and other receivables, an allowance for doubtful accounts of approximately \$159,301 is considered necessary as of March 31, 2003.

#### **Deferred Tax Assets**

Deferred tax assets and liabilities are recognized for the estimated future tax consequences attributable to differences between the consolidated financial statements carrying amounts of existing assets and liabilities and their respective income tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized as income in the period that included the enactment date.

#### **Earnings Per Share Calculations**

Basic EPS is calculated by dividing earnings available to common shareholders by the weighted average number of common shares outstanding during each period. Diluted EPS is similarly calculated, except that the denominator includes common shares that may be issued subject to existing rights with dilutive potential, except when their inclusion would be antidilutive.

#### **Use of Estimates**

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values. These financial instruments include cash, notes receivable, accounts payable, and accrued expenses. Fair values were assumed to approximate carrying values for these financial instruments since they are short-term in nature and their carrying amounts approximate fair values or they are receivable or payable on demand. The fair value of the Company's debt is estimated based upon the quoted market prices for the same or similar issues or on the current rates offered to the Company for debt of the same remaining maturities.

# **Contingent Liabilities**

The Company is party to a number of legal actions, which are not material to operations pursuant to Item 301 of Regulation S-B

## **Stock Based Compensation**

In December 2002, FASB issued Statement of Financial Accounting Standards No. 148 (SFAS 148"), *Accounting for Stock-Based Compensation-Transition and Disclosure*. SFAS 148 amends current disclosure requirements and requires prominent disclosures on both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. This statement is effective for financial reports containing financials statements for

interim periods beginning after December 15, 2002. The Company currently intends to continue to account for its stock-based compensation awards to employees and directors under the accounting prescribed by Accounting Principles Board No. 25.

The Company accounts for its stock option plan under the recognition and measurement principles of APB Opinion No. 25, *Accounting for Stock Issued to Employees*, and related interpretations. No stock-based employee compensation cost is reflected in net income and no stock-based compensation would be reflected in net income if the Company had applied the fair value recognition provisions of FASB Statement No. 123, *Accounting for Stock-Based Compensation*, to stock-based employee compensation. During the three months ended March 31, 2003 and 2002 there were no options granted under this plan.

#### **Liquidity and Capital Resources**

The Company has a cash overdraft of approximately \$70,675 at March 31, 2003, compared with a balance of \$248,310 at March 31, 2002. This decrease of approximately \$318,985 was primarily a result of the Company's continued expansion and requirements for additional capital and growth of agent revenues during the current and prior operating periods.

During the fiscal year ended December 31, 2002, the Company entered into a hybrid finance facility with Comdata, an industry leader in transportation finance, which provides for 80% advance rates against eligible Company receivables for up to 120 days. This facility provides the Company with continued ability to expand as Comdata's size enables credit limits to expand as the eligible borrowing base expands. The Company estimates the cost of this facility to be approximately 15% annually. The Company continues to seek asset based credit facilities that would provide required funding at reduced costs. The Company had outstanding balances due to Comdata of \$1,464,569 as of March 31, 2003.

The Company has embarked on upgrades to technology and support infrastructure that it believes will enhance cash flows by providing customers and customer service representatives with access to delivery information and documentation that will enable efficient collections of accounts receivable from customers. There is no assurance that we will be able to obtain financing on terms favorable to the Company or successfully implement infrastructure upgrades pursuant to our plans.

Our strategy is to continue to expand through acquisitions and internal development. We intend to seek, on a selective basis, acquisition of businesses that have product lines or services which complement and expand our existing services and product lines, and provide us with strategic distribution locations or attractive customer bases. Our ability to implement our growth will depend on a number of things, which may be beyond our control. Successful deployment of this strategy will be dependent on our ability to identify, consummate and assimilate such acquisitions on desirable economic terms. There can be no assurance that we will be successful in implementing our growth strategy. Our ability to implement our growth strategy will also be dependent upon obtaining adequate financing. We may not be able to obtain financing on favorable terms.

## Item 3. Controls and Procedures.

- (a) *Evaluation of disclosure controls and procedures.* Our chief executive officer and our chief financial officer, after evaluating the effectiveness of the Company's "disclosure controls and procedures" (as defined in the Securities Exchange Act of 1934 Rules 13a-14(c) and 15d-14(c)) as of a date (the "Evaluation Date") within 90 days before the filing date of this quarterly report, have concluded that as of the Evaluation Date, our disclosure controls and procedures were adequate and designed to ensure that material information relating to us and our consolidated subsidiaries would be made known to them by others within those entities.
- (b) *Changes in internal controls.* There were no significant changes in our internal controls or to our knowledge, in other factors that could significantly affect our disclosure controls and procedures subsequent to the Evaluation Date.

## **PART II - OTHER INFORMATION**

#### Item 1. Legal Proceedings.

From time to time, the Company is involved in various civil actions as part of its normal course of business. The Company is not party to any litigation that is material to ongoing operations as defined in Item 301 of Regulation S-B as of the period ended March 31, 2003.

# Item 2. Changes in Securities.

The Company has sold its common and preferred shares during the past three years. The following information is a summary of such sales as required under Item 701 (Rule 228.701) of Regulation S-B:

Date Securities	Type of Securities	Shares/Description	Additional Information	Amou	ınt of
12/2001 1,200,805	Preferred A & B	1,200,805	Conversion by Related Parties	\$	
7/2002	Common Stock	20,000	Common Stock	\$	10,000
			Regulation D Exempt		
10/2002	Preferred Stock	600	Series C Preferred	\$	60,000
			Regulation D Exempt		
	Common Stock	18,000	Common Stock		

## Item 3. Defaults upon Senior Securities

The Company has not defaulted on any securities.

#### Item 4. Submission of Matters to a Vote of Security Holders.

No items have been submitted to Security Holders to be voted upon during the period ended March 31, 2003.

#### Item 5. Other Information.

The Company has no other information to report for the period ended March 31, 2003.

# Item 6. Exhibits and Reports on Form 8-K.

- (a) In February 2003, the Company entered into a long-term contract with Schneider Logistics, Inc. that provides for a four year term agreement during which the Company will provide dedicated delivery services for a national auto manufacturer in the state of Indiana.
- (b) The Company has filed no Form 8-K during the period ended March 31, 2003.

- 97.1 Certification of CEO
- 97.2 Certification of CFO
- 99.1 Certification of compliance of Section 13(a) of CEO
- 99.2 Certification of compliance of Section 13(a) of President

# **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.

Segmentz, Inc.

Date May 14, 2003 /s/ Allan J. Marshall

Chief Executive Officer

Date May 14, 2003 /s/ John S. Flynn

President & Chief Financial Officer

Date: May 14, 2003 /s/ Dennis M. McCaffrey

Chief Operating Officer

## **CERTIFICATIONS\***

#### EXHIBIT 97.1

- I, Allan J. Marshall, certify that:
- 1. I have reviewed this quarterly report on Form 10-QSB of Segmentz, Inc.:
- 2. Based on my knowledge, this quarterly 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 quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly 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 quarterly 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 quarterly 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 quarterly report (the "Evaluation Date"); and

<sup>\*</sup>Print the name and title of each signing officer under his signature.

- c) presented in this quarterly 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; and
- 6. The registrant's other certifying officers and I have indicated in this quarterly 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 14, 2003

/s/ Allan J. Marshall

Chief Executive Officer

#### EXHIBIT 97.2

I, John S. Flynn, certify that:

- 1. I have reviewed this quarterly report on Form 10-QSB of Segmentz, Inc.:
- 2. Based on my knowledge, this quarterly 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 quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly 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 quarterly 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 quarterly 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 quarterly report (the "Evaluation Date"); and
- c) presented in this quarterly 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; and
- 6. The registrant's other certifying officers and I have indicated in this quarterly 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 14, 2003

/s/ John S. Flynn

President & Chief Financial Officer

EXHIBIT 99.1

# Edgar Filing: SEGMENTZ INC - Form 10QSB/A WRITTEN STATEMENT OF THE CHIEF EXECUTIVE OFFICER

Pursuant to 18 U.S.C. Section 1350

Solely for the purposes of complying with 18 U.S.C. ss.1350, I, the undersigned Chief Executive Officer of Segmentz,
Inc. (the "Company"), hereby certify, based on my knowledge, that the Quarterly Report on Form 10-QSB of the
Company for the quarter ended March 31 2003, (the "Report") fully complies with the requirements of Section 13(a)
of the Securities Exchange Act of 1934 and that information contained in the Report fairly presents, in all material
respects, the financial condition and results of operations of the Company.

Date: May 14, 2003

By: /s/ Allan J. Marshall

Chief Executive Officer

**EXHIBIT 99.2** 

WRITTEN STATEMENT OF THE PRESIDENT

Pursuant to 18 U.S.C. Section 1350

Solely for the purposes of complying with 18 U.S.C. ss.1350, I, the undersigned President of Segmentz, Inc. (the "Company"), hereby certify, based on my knowledge, that the Quarterly Report on Form 10-QSB of the Company for the quarter ended March 31 2003, (the "Report") fully complies with the requirements of Section 13(a) of the Securities Exchange Act of 1934 and that information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: May 14, 2003

By: /s/ John S. Flynn

President