FLEMING COMPANIES INC /OK/ Form 8-K/A October 16, 2002

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K/A

(Amendment No. 3)

CURRENT REPORT
Pursuant to Section 13 or 15(d) of
the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): MAY 20, 2002

FLEMING COMPANIES, INC.

(Exact name of registrant as specified in its charter)

Oklahoma 1-8140 48-0222760

(State or other jurisdiction (Commission (IRS Employer of incorporation) File Number) Identification No.)

Registrant's telephone number, including area code: (972) 906-8000

Not Applicable
----(Former name or former address, if changed since last report)

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ITEM 7. FINANCIAL STATEMENTS, PRO FORMA FINANCIAL INFORMATION AND EXHIBITS

This Amendment No. 3 to Form 8-K amends and restates in its entirety

Item 7(b) of the Form 8-K filed with the Securities and Exchange Commission on May 20, 2002, as amended by Amendment No. 1 on Form 8-K/A filed with the Securities and Exchange Commission on May 29, 2002 and Amendment No. 2 on Form 8-K/A filed with the Securities and Exchange Commission on June 14, 2002, to conform the pro forma financial information to the additional disclosure set forth in the final prospectus supplements of Fleming Companies, Inc. ("Fleming") relating to its debt and equity offerings.

(b) Pro Forma Financial Information.

The following pro forma consolidated information has been derived by the application of pro forma adjustments to the consolidated financial statements of (i) Fleming as of April 20, 2002 and Core-Mark as of March 31, 2002; (ii) Fleming for the 52 weeks ended December 29, 2001 and Core-Mark for the 12 months ended December 31, 2001; and (iii) Fleming for the 16 weeks ended April 20, 2002 and Core-Mark for the three months ended March 31, 2002.

The pro forma consolidated balance sheet gives effect to Fleming's proposed acquisition of Core-Mark (the "Acquisition") for approximately \$295 million in cash, plus Fleming's assumption of all of Core-Mark's net debt outstanding as of the closing of the Acquisition (which we currently expect to be approximately \$95 million, for a total purchase price of approximately \$390 million) and the related financing transactions (together with the Acquisition, the "Transactions") as if they had occurred as of April 20, 2002. The pro forma consolidated statements of income give effect to the Acquisition and the related financing transactions as if they had occurred on December 31, 2000, with respect to the pro forma consolidated statement of income for the 52 weeks ended December 29, 2001, and carried forward through April 20, 2002, with respect to the proforma consolidated statement of income for the 16 weeks ended April 20, 2002. The adjustments necessary to fairly present this pro forma consolidated financial information have been made based on available information and in the opinion of Fleming's management are reasonable and are described in the accompanying notes. This pro forma information reflects our assumption that the Acquisition will be financed by a combination of borrowings under a new credit facility and public offerings of debt and equity. The pro forma consolidated financial information should not be considered indicative of actual results that would have been achieved had the Acquisition and the related financing transactions been consummated on the respective dates indicated and do not purport to indicate balance sheet data or income statement data as of any future date or for any future period. We cannot assure you that the assumptions used in the preparation of the pro forma consolidated financial information will prove to be correct.

The pro forma adjustments were applied to the historical consolidated financial statements to reflect and account for the Acquisition and the related financing transactions. As a result, these adjustments have no impact on the historical basis of the assets and liabilities. Our purchase of Core-Mark is not complete. We expect to complete the Acquisition in June 2002. Our allocation of the agreed-upon purchase price will depend on the fair values of the assets and liabilities at the date of the Acquisition. Our final allocation of purchase price may differ from this presentation due to potential changes in working capital, our fair value analysis of leases, and the appraisal results for identifiable intangibles. The following table sets forth our preliminary allocation of the cash purchase price (dollars in thousands):

| Fair | value | of | assets | acquired: | |
|------|-------|----|--------|-----------|--|
|------|-------|----|--------|-----------|--|

| Cash | \$ 79 , 151 |
|------------------|--------------------|
| Receivables, net | 132,572 |
| Inventories | 130,665 |

| Other current assets | 7 , 899 |
|----------------------------------------------------|----------------|
| Property and equipment | 31,238 |
| Other assets | 4,393 |
| Fair value of liabilities assumed: | |
| Accounts payable | (185,486) |
| Current maturities of long-term debt | (55,000) |
| Other current liabilities | (23,380) |
| Long-term debt | (77,133) |
| Other liabilities | (13,242) |
| Goodwill and other intangibles recognized from the | |
| Acquisition | 268,387 |
| | |
| Total cash purchase price for Core-Mark equity | \$ 300,064 |
| | ======= |

The following table sets forth our preliminary calculation of the cash purchase price (dollars in thousands):

| Total cash p | ourchase p | orice for | Core-Mark | equity | | \$300,064 |
|----------------|------------|-----------|-----------|---------------|------|-----------|
| | | | | | | |
| Professional t | fees and c | other | | · • • • • • • | | 5,064 |
| Cash payment i | for acquis | sition of | Core-Mark | stock . | | \$295,000 |

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PRO FORMA COMBINING BALANCE SHEET INFORMATION FOR FLEMING AS OF APRIL 20, 2002 (IN THOUSANDS)

| | F | FLEMING | | DRE-MARK | O FORMA USTMENTS |
|---------------------------------------|----|------------------|----|-----------------|---------------------|
| | | | | | |
| Assets | | | | | |
| Current Assets: | | | | | |
| Cash and cash equivalents | \$ | 3,974 | \$ | 23,542 | \$ (23,00 |
| Cash held by Trustee for refinancing | | 263,125 | | | |
| Receivables, net | | 588,321 | | 130,902 | _ |
| Inventories | | 954 , 174 | | 118,278 | 52,13 |
| Assets held for sale | | 28,666 | | | _ |
| Other current assets | | 76 , 169 | | 8,610 | (27,80 |
| Total current assets | | 1,914,429 | | 281,332 | 1,32 |
| Investments and notes receivable, net | | 102,073 | | | _ |
| Investment in direct financing leases | | 76,941 | | | - |
| Property and equipment | | 1,676,372 | | 77 , 970 | (46,55 |

| Less accumulated depreciation and amortization | (734,388) | (46,555) | | 46,55 |
|------------------------------------------------|------------------------|---------------------|-----|--------------------------|
| Net property and equipment | 941,984 | 31,415 | | - |
| Other assets Goodwill, net | 233,693 554,388 | 6,034 57,684 | | 75 , 38 166,12 |
| Total assets | 3,823,508 | 376 , 465 | === | 242 , 83 |
| Liabilities and shareholders' equity | | | | |
| Current liabilities: | | | | |
| Accounts payable | \$ 835,205 | 114,972 | \$ | - |
| Current maturities of long-term debt | 39,747 | 76,000 | | (111,49 |
| Current obligations under capital leases | 21,751 | | | _ |
| Debt to be refinanced | 263,125 | | | - 44 0.0 |
| Other current liabilities | 183 , 711 | 43,622 | | (4 , 86 |
| Total current liabilities | 1,343,539 | 234,594 | | (116,36 |
| Long-term debt | 1,527,016 | 75,000 | | 246,40 |
| Long-term obligations under capital leases | 328,295 | | | , – |
| Other liabilities | 106,749 | 12,527 | | (2 , 33 |
| Shareholders' equity: | | | | |
| Common stock | 111,661 | 55 | | 22,94 |
| Capital in excess of par value | 562 , 235 | 26,121 | | 120 , 35 |
| Reinvested earnings (deficit) | (96,551) | 37,443 | | (37,44 |
| Accumulated other comprehensive income | | | | |
| Cumulative currency translation adjustments | | (5,447) | | 5 , 44 |
| Additional minimum pension liability | (59,436) | (3,828) | | 3,82 |
| Total shareholders' equity | 517 , 909 | 54,344 | | 115,12 |
| Total liabilities and shareholders' equity | \$ 3,823,508 | \$ 376,465 | \$ | 242 , 83 |

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NOTES TO UNAUDITED PRO FORMA COMBINING BALANCE SHEET (DOLLARS IN THOUSANDS)

For the purpose of determining the pro forma effect of the transactions on Fleming's Consolidated Balance Sheet as of April 20, 2002, the following pro forma adjustments have been made:

(a) Cash and cash equivalents Reflect Core-Mark cash used to reduce debt

- (b) Inventories:
 - Eliminate Core-Mark LIFO reserve to reflect inventory at fair value
- (c) Other current assets:

Reclass Core-Mark current deferred tax liability to Fleming current deferred tax asset

Reflect deferred tax impact of difference in fair value of inventory and acquired tax basis in inventory

Remove Core-Mark prepaid pension amount to reflect acquired pension plan liability at estimated fair value

(d) Property and equipment:

Offset Core-Mark accumulated depreciation and amortization against cost of property and equipment with our initial assumption that net book value approximates fair value

Eliminate Core-Mark accumulated depreciation and amortization

(e) Other assets:

Reclass Core-Mark long-term deferred tax liability to Fleming long-term deferred tax asset Eliminate existing Core-Mark deferred financing costs due to early debt retirement Reflect estimated financing costs from the debt portion of the transaction Reflect deferred tax adjustment on Core-Mark pension liability Reflect estimate of other intangibles acquired as a result of this transaction

(f) Goodwill, net:

Eliminate existing Core-Mark net goodwill Reflect goodwill from this transaction $\label{eq:condition}$

- (g) Current maturities of long-term debt: Reflect payment of existing Core-Mark debt Reflect current maturity of new term loan Repay existing term loan
- (h) Other current liabilities Reclass Core-Mark current deferred tax liability to Fleming current deferred tax asset
 (see note (c))

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(i) Long-term debt:

Reflect repayment of existing Core-Mark debt

Reflect proceeds from sale of 9.25% senior notes due 2010

Reflect revolver borrowings under the new \$975 million credit facility

Reflect term loan borrowings under the new \$975 million credit facility

Reflect repayment of existing term loan

Reflect repayment of revolving credit facility

(j) Other liabilities:

Reclass Core-Mark long-term deferred tax liability
to Fleming long-term deferred tax asset
Reflect Core-Mark post-retirement liability at estimated fair value
by removing unamortized actuarial gains and losses

(k) Shareholders' equity:

Eliminate Core-Mark common stock Issue Fleming common stock (\$2.50 par value, 9,200 shares)

Eliminate Core-Mark common stock - excess capital impact
Issue Fleming common stock - excess capital impact (\$19.40 per share less par value,
9,200 shares)
Reflect equity transaction fees

Eliminate Core-Mark retained earnings

Eliminate Core-Mark currency translation adjustments

Eliminate Core-Mark additional minimum pension liability

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PRO FORMA COMBINING INCOME STATEMENT INFORMATION FOR FLEMING 52 WEEKS ENDED DECEMBER 29, 2001 (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

| | FLEMING | CORE-MARK | PRO FORMA ADJUSTMENTS | PR | |
|-----------------------------------------------------------------------|-----------------------|----------------------|--------------------------|--------|--|
| Net sales | \$ 15,558,102 | \$ 3,425,024 | \$ | \$ 1 | |
| Costs and expenses (income): Cost of sales Selling and administrative | 14,368,199 960,590 | 3,211,160 169,691 | 76,680(a) (71,085)(b) | 1 | |

| Interest expense Interest income and other Impairment/restructuring credit Litigation charge | | | (834) (d) | |
|----------------------------------------------------------------------------------------------|------------------|------------------|----------------------|----|
| Total costs and expenses | 15,495,303 | 3,393,246 | 17,955 | |
| <pre>Income before taxes Taxes on income(f)</pre> | • | 31,778 14,268 | , , , | |
| Income before extraordinary charge | 26 , 777 | • | (9,216) | == |
| Basic income per share: Income before extraordinary charge(f) | \$ 0.63 | | | \$ |
| Diluted income per share: Income before extraordinary charge(f) | \$ 0.60 | | | \$ |
| Weighted average shares outstanding: Basic Diluted | 42,588 44,924 | | 9,200(g) 9,200(h) | |

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PRO FORMA COMBINING INCOME STATEMENT INFORMATION FOR FLEMING 16 WEEKS ENDED APRIL 20, 2002 (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

| | | FLEMING | | CORE-MARK | | PRO FORMA ADJUSTMENTS | | PRO FOR | |
|------------------------------|----|------------------|----|----------------|----|-----------------------|----|----------------|--|
| Net sales | \$ | 4,686,139 | \$ | 825,153 | \$ | | \$ | 5,511 | |
| Costs and expenses (income): | | | | | | | | | |
| Cost of sales | | 4,346,460 | | 774,297 | | 18 , 711 (a) | | 5,139 | |
| Selling and administrative | | 255,012 | | 41,463 | | (17,312)(b) | | 279 | |
| Interest expense | | 50,413 | | 2,806 | | 5,068 (c) | | 58 | |
| Interest income and other | | (6 , 966) | | | | (141) (d) | | (7 | |
| Total costs and expenses | | 4,644,919 | | 818,566 | | 6 , 326 | | 5 , 469 | |
| Income before taxes | | 41,220 | | 6 , 587 | | (6,326) | | 41 | |
| Taxes on income | | 16,611 | | 2,832 | | (2,728) (e) | | 16 | |

| Net income | \$ | 24,609 | \$ | 3 , 755 | \$ | (3 , 598) | \$ | 24 |
|--------------------------------------|------------|--------|------|----------------|------|------------------|------------|----|
| | ===: | | ==== | ====== | ==== | | ===: | |
| Basic income per share | \$ | 0.56 | | | | | \$ | |
| | _===: | | | | | | ===: | |
| Diluted income per share | \$ ===: | 0.52 | | | | | \$ ===: | |
| Weighted average shares outstanding: | | | | | | | | |
| Basic | | 44,175 | | | | 9,200(g) | | 53 |
| Diluted | | 50,601 | | | | 9,200(h) | | 59 |

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NOTES TO UNAUDITED PRO FORMA COMBINING INCOME STATEMENTS (DOLLARS IN THOUSANDS)

Fleming's Financial Statements for the 52 weeks ended December 29, 2001 reflect the retroactive reclassification to decrease net sales and cost of sales by approximately \$70 million with no effect on gross margin due to the adoption of EITF 01-9. Core-Mark early adopted EITF 01-9 in 2001.

For the purpose of determining the pro forma effect of the transactions on Fleming's Consolidated Income Statements for the 52 weeks ended December 29, 2001 and the 16 weeks ended April 20, 2002, the following pro forma adjustments have been made:

(a) The adjustment to cost of sales reflects the following:

| | ======== | ======== |
|-----------------------------------------------------------|--------------------|---------------|
| selling and administrative (see note (b)) | \$ 76,680 | \$ 18,711 |
| Reclass Core-Mark distribution and warehouse expense from | | |
| | 2001 | APRIL 20, 200 |
| | ENDED DECEMBER 29, | WEEKS ENDED |
| | FLEMING 52 WEEKS | FLEMING 16 |

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(b) The adjustment to selling and administrative reflects the following:

FLEMING 52 WEEKS FLEM
ENDED DECEMBER 29, WEEK
2001 APRIL

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| Reclass Core-Mark distribution and warehouse expense to cost | | | |
|---------------------------------------------------------------------------|-----------|------------|-------|
| of sales (see note (a)) | \$ (76,68 | 30) | \$ (|
| transaction (estimate of 10 years) | | 95 | |
| | | | |
| | \$(71,08 | • | \$ (|
| | ====== | == | === |
| (a) The adjustment for interest expense reflects the fellowing. | | | |
| (c) The adjustment for interest expense reflects the following: | | | |
| | | | |
| | FLEMING | 52 WEEKS | FLEM |
| | | CEMBER 29, | WEEK |
| | 20 | 001 | APRIL |
| Reclassify Core-Mark interest income from interest | | | |
| expense (see note (d)) | \$ | 834 | \$ |
| Eliminate Core-Mark interest expense to reflect debt | /1.0 | 222 | , |
| repayment Reflect Fleming interest expense on \$86 million of borrowings | (13, | 229) | (|
| under concurrent new \$975 million credit agreement | | | ļ |
| at 5.8%* | 4, | 961 | ļ |
| \$200 million 9.25% senior notes due 2010 | 18, | 500 | |
| Debt refinancing amortization | • | 128 | |
| | | | |
| | | 194 | \$ |
| | ====== | === | === |

^{*} Note: Our credit agreement has a variable interest rate structure. A change in the interest rate by 1/8% would change pro forma interest expense by approximately \$108 for the 52 weeks ended December 29, 2001 and approximately \$33 for the 16 weeks ended April 20, 2002. The 5.8% interest rate represents the Company's interest rate on its credit agreement on the date of the acquisition.

(d) The adjustment for interest income and other reflects the following:

| | ====== | |
|------------------------------------------------------------|--------------------|-------|
| (see note (c)) | \$ (834) | \$ |
| Reclassify Core-Mark interest income from interest expense | | |
| | | |
| | 2001 | APRIL |
| | ENDED DECEMBER 29, | WEEK |
| | FLEMING 52 WEEKS | FLEM |

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(e) The adjustment for taxes on income reflects the following:

| | FLEMING 52 WEEKS ENDED DECEMBER 29, 2001 | FLEM WEEK APRIL |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------|-----------------------|
| Eliminate Core-Mark taxes on income | \$ (14,268) | \$ |
| of pro forma adjustments | 5,529 | |
| | \$ (8,739) ===== | \$ |
| rate of approximately 40% would have represented a pro forma combine expense of \$30.6 million, net income before extraordinary item of \$30.6 million, and income before extraordinary item of \$30.6 million items. | | |
| basic income per share before extraordinary item of \$0.89 and dilute share before extraordinary item of \$0.85. (g) The adjustment for basic weighted average shares outstanding refollowing: | ed income per | |
| share before extraordinary item of \$0.85. (g) The adjustment for basic weighted average shares outstanding re- | ed income per | FLEM WEEK APRIL |
| share before extraordinary item of \$0.85. (g) The adjustment for basic weighted average shares outstanding refollowing: | ed income per flects the FLEMING 52 WEEKS ENDED DECEMBER 29, | WEEK |
| share before extraordinary item of \$0.85. (g) The adjustment for basic weighted average shares outstanding re- | flects the FLEMING 52 WEEKS ENDED DECEMBER 29, 2001 | WEEK |
| share before extraordinary item of \$0.85. (g) The adjustment for basic weighted average shares outstanding refollowing: Reflect Fleming common shares issued to partially fund the transaction (including the exercise of the underwriters' | flects the FLEMING 52 WEEKS ENDED DECEMBER 29, 2001 | WEEK |

Reflect Fleming common shares issued to partially fund the transaction (including the exercise of the underwriters'

over-allotment option).....

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

FLEMING COMPANIES, INC.

By: /s/ MARK D. SHAPIRO

Mark D. Shapiro Senior Vice President -- Finance and Operations Control

Dated: October 11, 2002