LIFEWAY FOODS INC Form 10KSB/A May 14, 2007

U.S. SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 Form 10-KSB/A Amendment No. 1

- ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES
 EXCHANGE ACT OF 1934
 For the fiscal year ended December 31, 2005
- o TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from: to

Commission file number: 0-17363 LIFEWAY FOODS, INC.

(Name of small business issuer in its charter)

Illinois 36-3442829

(State or other jurisdiction of incorporation or organization)

(IRS Employer Identification No.)

6431 West Oakton, Morton Grove, Illinois 60053

(Address of principal executive offices) (Zip Code)

Issuer s telephone number: (847) 967-1010

Securities registered under Section 12(b) of the Exchange Act:

None

Securities registered under Section 12(g) of the Exchange Act: Common Stock, No 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 b No o

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.

The issuer s revenues for its most recent fiscal year were: \$20,131,654

The aggregate market value of the voting and non-voting common equity held by non-affiliates (approximately 4,263,682 shares) computed by reference to the price at which the stock was sold as of March 30, 2007 (\$9.00 per share as quoted on the National Market System of the Nasdaq Stock Market) was: \$38,373,138

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No b

(APPLICABLE ONLY TO CORPORATE REGISTRANTS)

The number of shares outstanding of each of the issuer s classes of common equity, as of April 27, 2007 were: 16,889,237 shares of Common Stock.

DOCUMENTS INCORPORATED BY REFERENCE:

Portions of the Notice of Annual Meeting and Proxy Statement, to be filed no later than April 30, 2006, for the Registrant s 2006 Annual Meeting of Shareholders, scheduled to be held [June 10], 2006, are incorporated by reference in Part III.

Transitional Small Business Disclosure Format (check one): Yes o No b

EXPLANATORY NOTE

This amendment to the Annual Report on Form 10-KSB for the fiscal year ended December 31, 2005 of Lifeway Foods, Inc. (as originally filed on March 31, 2006, the Form 10-KSB) is being filed in response to comments from the Staff of the Securities and Exchange Commission. The Form 10-KSB is restated herein in its entirety. The disclosures in this amendment continue to speak as of the date of the Form 10-KSB, and do not reflect events occurring after the filing of the Form 10-KSB. Accordingly, this Form 10-KSB/A should be read in conjunction with our other filings made with the Securities and Exchange Commission subsequent to the filing of the 10-KSB, including any amendments to those filings. The filing of this Form 10-KSB/A shall not be deemed an admission that the Form 10-KSB when made included any untrue statement of a material fact or omitted to state a material fact necessary to make a statement not misleading.

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PART I

CAUTIONARY STATEMENT IDENTIFYING IMPORTANT FACTORS THAT COULD CAUSE THE COMPANY S ACTUAL RESULTS TO DIFFER FROM THOSE PROJECTED IN FORWARD LOOKING STATEMENTS

In connection with the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, readers of this document and any document incorporated by reference herein, are advised that this document and documents incorporated by reference into this document contain both statements of historical facts and forward looking statements. Forward looking statements are subject to certain risks and uncertainties, which could cause actual results to differ materially from those indicated by the forward looking statements. Examples of forward looking statements include, but are not limited to (i) projections of revenues, income or loss, earnings or losses per share, capital expenditures, dividends, capital structure and other financial items, (ii) statements of Lifeway Foods, Inc. s plans and objectives, including the introduction of new products, or estimates or predictions of actions by customers, suppliers, competitors or regulatory authorities, (iii) statements of future economic performance, and (iv) statements of assumptions underlying other statements and statements about Lifeway Foods, Inc. or its business.

This document and any documents incorporated by reference herein also identify important factors which could cause actual results to differ materially from those indicated by forward looking statements. These risks and uncertainties include price competition, the decisions of customers or consumers, the actions of competitors, changes in the pricing of commodities, the effects of government regulation, possible delays in the introduction of new products, customer acceptance of products and services, and other factors which are described herein and/or in documents incorporated by reference herein.

The cautionary statements made pursuant to the Private Litigation Securities Reform Act of 1995 above and elsewhere by Lifeway Foods, Inc. (Lifeway or the Company) should not be construed as exhaustive or as any admission regarding the adequacy of disclosures made by Lifeway prior to the effective date of such act. Forward looking statements are beyond the ability of Lifeway to control and in many cases we cannot predict what factors would cause results to differ materially from those indicated by the forward looking statements.

ITEM 1. DESCRIPTION OF BUSINESS. BUSINESS DEVELOPMENT

Lifeway Foods, Inc. commenced operations in February 1986, and was incorporated under the laws of the State of Illinois on May 19, 1986. The Company s principal business activity is the manufacturing of probiotic, cultured, functional dairy and non-dairy health food products. Lifeway s primary products are kefir, a drinkable dairy beverage similar to but distinct from yogurt, in several flavors sold under the name Lifeway Kefir; a line of various drinkable yogurts sold under the La Fruta and Tuscan brands; and BasicsPlus, a dairy based immune-supporting dietary supplement beverage. The Company also produces several soy-based kefir beverages under the SoyTreat trademark. In addition to the drinkable products, Lifeway manufactures Lifeway Farmer Cheese, a line of various farmer cheeses; Sweet Kiss, a fruit sugar-flavored spreadable cheese similar in consistency to cream cheese; and a line of assorted fruit and vegetable flavored cream cheese under the brand Cream Cheese Gourmet. The Company also manufactures and markets a vegetable-based seasoning under the Golden Zesta brand. In the Chicago metropolitan area, Lifeway distributes its products on its own trucks and via one distributor. The Company distributes Cream Cheese Gourmet branded cream cheese products in the Philadelphia metropolitan area using its own trucks. Lifeway manufactures all of its products at Company-owned facilities and distributes its products primarily throughout the United States.

SUBSIDIARY ENTITIES

On September 30, 1992, Lifeway formed a wholly-owned subsidiary, LFI Enterprises, Inc. (LFIE), incorporated in the State of Illinois. Until August 1, 2001, LFIE operated a Russian theme restaurant

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and supper club facility. On August 1, 2001, Lifeway ceased operations at the facility after condemnation proceedings were initiated by the Village of Niles, Illinois, which sought to control the property for municipal purposes. This property was sold in January 2003 for a capital gain of approximately \$1.2 million.

On March 19, 2004, LFIE formed Lifeway Foods Canada, LLC, an Illinois limited liability company (LFC), to serve as a holding company for prospective operations within Canada. LFIE is the manager and sole member of LFC.

On July 26, 2004, Lifeway, by its subsidiary, LFIE, acquired certain assets and inventory of Ilya s Farms, Inc., a twelve year old, privately-held gourmet cream cheese producer based in the Philadelphia metropolitan area. No prior relationship existed between Ilya s Farms, Inc. or its principal, Michael Kofman, and either the Company or LFIE.

The total cash purchase consideration of \$575,600 for the assets and inventory of Ilya s Farms, Inc. was paid by LFIE in cash from Company funds without financing. Additionally, there are certain royalty payments to be made in connection therewith. The Company provided a guaranty of payment for the transaction. The acquisition included approximately \$64,000 of tangible assets (including certain manufacturing equipment and a delivery truck) and inventory as well as the brand name Ilya s Farms and other trademarks and the recipes and manufacturing processes previously used by Ilya s Farms, Inc. The equipment acquired by LFIE from Ilya s Farms, Inc. was previously used to manufacture cream cheese products. The inventory which was purchased by LFIE consisted entirely of different varieties of cream cheese. The founder of Ilya s Farms, Inc., Michael Kofman, assisted LFIE over a one-month transition period and is available, if needed, on a consulting basis going forward. Additionally, LFIE has hired the 10 employees formerly employed by Ilya s Farms, Inc.

BUSINESS OF ISSUER

PRODUCTS

Lifeway s primary product is kefir, which, like the better-known product of yogurt, is a fermented dairy product. Kefir has a slightly effervescent quality, with a taste similar to yogurt and a consistency similar to buttermilk. It is a product distinct from yogurt because it incorporates the unique microorganisms of kefir as the cultures to ferment the milk. Lifeway s Kefir is a drinkable product intended for use as a breakfast meal or a snack, or as a base for lower-calorie dressings, dips, soups or sauces. Kefir is also used as the base of Lifeway s plain farmer s cheese, a cheese made without salt, sugar or animal rennet. In addition, kefir is the primary ingredient of Lifeway s Sweet Kiss product, a fruit sugar-flavored, cream cheese-like spread which is intended to be used as a dessert spread or frosting.

Kefir contains a unique mixture of several live microorganisms and nutrients such as proteins, minerals and vitamins. Kefir is highly digestible and, due to its acidity and enzymes, stimulates digestion of other foods. Kefir is considered to be the most favorable milk product for people suffering from genetically-based lactose intolerance. A study published in the May 2003 issue of the Journal of the American Dietetic Association suggests that kefir improves lactose digestion and tolerance in adults with lactose maldigestion. Studies also indicate that kefir may stimulate protein digestion and appetite, decrease the cholesterol content in blood, improve salivation and excretion of stomach and pancreatic enzymes and peristalsis. As compared to yogurt, many naturopathic practitioners consider kefir to be the best remedy for digestive troubles because it has a very low curd tension (the curd breaks up very easily into small particles). The curd of yogurt, on the other hand, holds together or breaks into lumps. The small size of the kefir curd facilitates digestion by presenting a large surface area on which digestive agents may work.

Kefir is a good source of calcium, protein, and Vitamin B-complex. In addition, because the fermentation process produces a less sour tasting product than yogurt, less sugar is required to make a desirable product, and the end product contains fewer calories than regular yogurt.

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Lifeway currently sells some or all of the products listed below, except as specifically noted, to various retail establishments including supermarkets, grocery stores, gourmet shops, delicatessens and convenience stores.

LIFEWAY S KEFIR. Lifeway s Kefir is a drinkable kefir product manufactured in ten regular and low-fat varieties, including plain, raspberry, blueberry, strawberry, cherry, peach, banana-strawberry, cappuccino, chocolate and vanilla, and sold in 32 ounce containers featuring color-coded caps and labels describing nutritional information. In March 1996, Lifeway began marketing its non-fat, low cholesterol kefir in six flavors plain, raspberry, strawberry, strawberry-banana, peach and blueberry. The kefir product is currently marketed under the name Lifeway s Kefir, and is typically sold by retailers from their dairy sections.

LIFEWAY S ORGANIC SOYTREAT. SoyTreat is a soy alternative to dairy kefir and is made from organic soy milk, which is derived from non-genetically modified soybeans. SoyTreat can be consumed by those who desire the benefits of kefir, but are lactose intolerant or interested in a soy-based alternative to milk. SoyTreat also provides 6.25g of soy protein per serving, and features the United States Food and Drug Administration-approved health claim, 25g of soy protein a day as part of a diet low in saturated fat can help lower cholesterol and reduce the risk of heart disease. At present SoyTreat is manufactured in five flavors: strawberry, apple, peach, coconut and coffee latte.

LIFEWAY S ORGANIC KEFIR. Lifeway s Organic Kefir meets the organic standards and specifications of the United States Department of Agriculture for organic products and is manufactured in four flavors: plain, raspberry, strawberry and peach. Lifeway s Organic Kefir is sweetened with organic cane juice.

LIFEWAY S SLIM6. Lifeway s Slim6 is a line of low-fat kefir beverages with no added sugar designed for consumers who follow low-carbohydrate diets. Lifeway s Slim6 has only 8 grams of carbohydrates and 2.5 grams of fat per 8-ounce serving and is available in five flavors: strawberries n cream, mixed berry, tropical fruit, strawberry-banana and an original, unsweetened version.

LA FRUTA DRINKABLE YOGURT. La Fruta is a yogurt like drink similar to a milkshake or smoothie that is specifically formulated to accommodate the Hispanic market, the fastest growing demographic in the U.S. La Fruta is manufactured in six flavors: strawberry, mango, pina colada, banana-strawberry, horchata and tres leches.

LA FRUTA CHEESE. La Fruta Cheese is a cheese product similar to cream cheese that is specifically formulated to accommodate the Hispanic market, the fastest growing demographic in the United States. La Fruta Cheese is manufactured in a tres leches flavor.

TUSCAN BRAND DRINKABLE YOGURT. Tuscan Brand Drinkable Yogurt is a cultured dairy beverage mainly marketed on the East Coast and manufactured in a variety of flavors which vary depending upon distributor demand.

FARMER CHEESE. Farmer Cheese is based on a cultured soft cheese and is intended to be used in a variety of recipes as a low fat, low-cholesterol, low-calorie substitute for cream cheese or ricotta, and is available in various styles.

SWEET KISS. Sweet Kiss is a sweet cheese probiotic spread available in five flavors: plain, plain with raisins, apple, peach and chocolate.

ELITA; BAMBINO. Elita and Bambino cheeses are low-fat, low-cholesterol kefir based cheese spreads which are marketed as an alternative to cream cheese.

KRESTYANSKI TWOROG. Krestyanski Tworog is a European-style kefir-based soft style cheese which can also be used in a variety of recipes, eaten with a spoon, used as a cheese spread, or substituted in recipes for cream cheese, ricotta cheese or cottage cheese and is marketed to consumers of various Eastern European ethnicities.

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CREAM CHEESE GOURMET. Lifeway produces a line of over 40 flavors of cream cheeses under the Cream Cheese Gourmet brand name. The different flavors are manufactured in original and low-fat varieties and include such flavors as plain, strawberry, horseradish, lox & onion, bleu cheese, pesto, cinnamon & raisin, and vegetable. The Cream Cheese Gourmet line of cream cheeses was acquired by Lifeway in the acquisition of substantially all of the assets of Ilya s Farms, Inc. described elsewhere in this report and is marketed primarily to smaller and ethnic grocers, delicatessens and coffee shops.

BASICS PLUS. Basics Plus is a patented kefir-based beverage product designed to improve gastrointestinal functions, enhancing the immune system. This product contains certain passive immunity products purchased from GalaGen, Inc. prior to its 2002 bankruptcy as described elsewhere in this report. Lifeway is currently engaged in discussion with several potential new suppliers of passive immunity products and is not currently manufacturing this beverage.

KEFIR STARTER. Kefir Starter is a powdered form of kefir that is sold in envelope packets and allows a consumer to make his or her own drinkable kefir at home by adding milk. Lifeway continues to develop sales of the product internationally and via the internet.

GOLDEN ZESTA. Golden Zesta is a vegetable-based seasoning, which, because of its low sodium content, may also be used as a salt substitute and is marketed to delicatessens, gourmet shops and ethnic grocers.

IT S PUDDING. It s Pudding! is the only organic pudding, produced in the following flavors, Chocolate, Vanilla, Banana and Tapioca.

Lifeway intends to continue to develop new products based on kefir and Farmer Cheese. There is no assurance that such products or any other new products can be developed successfully or marketed profitably.

DISTRIBUTION

With its twelve company-owned trucks, Lifeway distributes its products directly and extensively in the State of Illinois, primarily in the Chicago metropolitan area, including major retail chains such as Jewel Food Stores, Dominick's Finer Foods, Treasure Island Food Marts, Whole Foods and independent retailers. Lifeway also distributes over 40 different assorted cream cheese products under the Cream Cheese Gourmet brand name in the Philadelphia metropolitan area.

In addition to the Chicago and Philadelphia metropolitan areas, Lifeway s products are distributed to stores throughout the United States. Lifeway has verbal distribution arrangements with various distributors throughout the United States. These verbal distribution arrangements, in the opinion of Lifeway, allow management the necessary latitude to expand into new areas and markets and establish new relationships with distributors on an ongoing basis. Lifeway has not offered any exclusive territories to any distributors.

Distributors are provided Lifeway products at wholesale prices for distribution to their retail accounts. Lifeway believes that the price at which its products are sold to its distributors is competitive with the prices generally paid by distributors for similar products in the markets served. In all areas served, distributors currently deliver the products directly to the refrigerated cases of dairy sections of their retail customers. Each distributor carries a line of Lifeway s products on its trucks, checks the retail stores for space allocated to Lifeway s products, determines inventory requirements of the store and places Lifeway products directly into the retailers—dairy cases. Lifeway believes this method of distribution best serves the needs of each retail store, and is the best available means to ensure consistency and quality of product handling, quality control, flavor selection and favorable retail display. Under the distribution arrangements, each distributor must meet certain prescribed product handling, service and administrative requirements including, among others, frequency of delivery, replacement of damaged, old or substandard packages, and delivery of products directly to the refrigerated case.

Additionally, Lifeway has attempted international distribution of certain of its products by attempting to export to distributors operating in the Canadian provinces of Ontario and Quebec. Lifeway s products

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are subject to strict import quotas imposed by the Trade Control Policy Division of the Department of Foreign Affairs and International Trade of Canada. In an attempt to address this situation, management is exploring various alternatives to permit expansion of Lifeway s product line in Canada. Lifeway believes that it currently is in compliance with all applicable Canadian regulations.

MARKETING

Lifeway continues to promote the verifiable nutritional characteristics, purity and good taste of its kefir and kefir-based products. Lifeway primarily advertises its products through local radio stations, which advertisements are directed to both users and non-users of cultured milk products of all kinds. In addition, through newspaper and magazine advertising, Lifeway provides educational information on its products and appeals to the common perception that the products may be of particular benefit for a wide range of ills, including intestinal disorders, and continues to educate the public on the possible health benefits which could be derived from the use of kefir and kefir-based products. Lifeway believes that the potential for healthful benefits as suggested by the educational information it has obtained properly serves as the basis for such an advertising strategy.

In addition to local radio stations, newspapers and magazines, Lifeway promotes further exposure of its products through the internet, catalog advertising and promotion, store demonstrations throughout the United States, and participation in various trade shows. Lifeway also sponsors several different sporting events in the Chicago metropolitan area as an additional marketing tool.

Lifeway does not promote products manufactured under the LaFruta and Tuscan brand names with any marketing or advertising.

COMPETITION

Although Lifeway faces a small amount of direct competition in the United States and Canadian markets for kefir products, Lifeway s kefir-based products compete with all other yogurt and other dairy products. Many producers of yogurt and other dairy products are well-established and have significantly greater financial resources than Lifeway to promote their products.

In connection with the certain Stockholders Agreement, as amended, between Lifeway, Danone Foods, Inc. and other parties, as well as certain other transactions between these two foregoing companies described elsewhere in this report, the parties agreed that they would not compete with each other during the term of the Stockholders Agreement, as extended, with respect to certain yogurt, cheese and kefir products. Specifically, Lifeway agreed not to produce or sell in the United States or Western Europe any type of yogurt, fromage frais, Italian style cheese, chilled desserts or any soy-based products, other than those that are kefir-based or those that were already being produced and sold by Lifeway as of December 24, 1999; and Danone agreed not to produce or sell any type of kefir-based products in the United States. The term of the current non-competition covenant between Lifeway and Danone expired on December 30, 2005.

SUPPLIERS

Lifeway purchases its raw materials, such as milk, sugar and fruit from unaffiliated suppliers, and is not limited or contractually bound to any supplier. Lifeway has ready access to multiple suppliers for all of its raw materials and packaging requirements. Prior to making any purchase, Lifeway determines which supplier can offer the lowest price for the highest quality of product. The raw and packaging materials purchased by Lifeway are considered commodity items and are widely available on the open market with the exception of the licensed ingredient in BasicsPlus. Lifeway owns and operates the means of production of all of its products.

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MAJOR CUSTOMERS

Lifeway distributes its products to numerous accounts throughout the United States. Concentrations of credit with regard to trade accounts receivable and sales are limited due to the fact that Lifeway s customers are spread across different geographic areas. The customers are concentrated in the retail food industry. In 2005, Lifeway s largest customer represented approximately 9% of sales and reflected sales in various regions of the United States outside the Chicago, Illinois metropolitan area.

TRANSACTIONS WITH GROUPE DANONE SA

All share amounts and prices in this subsection are historical and have not been adjusted for the stock split which occurred in the first quarter of 2004. On October 1, 1999, Lifeway and certain members of the Smolyansky family sold shares of restricted common stock to Danone at \$10.00 per share. Later in 1999, Danone purchased additional shares of common stock from certain individuals, including shares purchased in transactions with certain Company affiliates, including Lifeway s founder Michael Smolyansky, Val Nikolenko, Vice President of Production and Pol Sikar, a director, and his affiliates. As a result of these transactions, Danone became the beneficial owner of 20% of the outstanding common stock of Lifeway. Pursuant to the terms and conditions of the transaction, Lifeway granted certain limited rights to Danone, which include a right to nominate one director, anti-dilutive rights relating to future offerings and limited registration rights. In addition, as described above, Lifeway and Danone are parties to a Stockholders Agreement dated October 1, 1999, pursuant to which the parties agreed that they would not compete with each other through December 30, 2005 with respect to certain yogurt, cheese and kefir products. The Stockholders Agreement also provides that Danone may not own more than 20% of the outstanding common stock of Lifeway as a result of direct or indirect acquisition of shares. Danone s interest as of December 31, 2005 was approximately 20.4% due to reductions in Lifeway s shares outstanding, primarily due to share repurchases by Lifeway. The term of the Stockholders Agreement terminated on December 30, 2005. The ability of Danone to sell such a large stake in Lifeway could have a negative effect on the Company s stock price.

PATENTS, TRADEMARKS, LICENSES, ROYALTY AGREEMENTS

All trademark registrations have been granted by the United States Patent and Trademark Office (USPTO), unless otherwise noted below. Each trademark registration may be renewed upon expiration. Lifeway intends to make all timely filings as required for all trademarks listed.

Mark	Use	Date of Registration	Expiration of Registration	Comments
Lifeway	Cheese and kefir	December 12, 1989	December 12, 2009	Registration was timely renewed for a 10 year period on December 12, 1999. Registration is renewable between the 19 th and 20 th anniversaries of the registration date or the six-month grace period following the registration expiration date.
Lifeway s (Canada)	Cheese and kefir	January 10, 1992	January 10, 2007	This registration was granted by the Canadian Intellectual Property Office based upon the use of the mark in Canada since September 9, 1988.
Golden Zesta	Dehydrated vegetable soup	August 19, 1997	August 19, 2007	An Affidavit of Continued Use was timely filed

mix; and spices, seasonings, food for non-nutritional purposes for use as a flavoring between the 5th and 6th anniversaries of the registration date.
Registration is renewable between the 9th and 10th anniversaries of the registration date or the six-month grace period following the registration expiration date.

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Mark	Use	Date of Registration	Expiration of Registration	Comments
Sweet Kiss	Cheese, cottage cheese and other milk products, excluding ice cream, ice milk and frozen yogurt	February 10, 1998	February 10, 2008	An Affidavit of Continued Use was timely filed between the 5 th and 6th anniversaries of the registration date. Registration is renewable between the 9th and 10th anniversaries of the registration date or the six-month grace period following the registration expiration date.
Kwashenka	Kefir, yogurt, cheeses, cottage cheeses and other milk products, excluding ice cream, ice milk and frozen yogurt	February 10, 1998	February 10, 2008	An Affidavit of Continued Use was timely filed between the 5 th and 6th anniversaries of the registration date. Registration is renewable between the 9th and 10th anniversaries of the registration date or the six-month grace period following the registration expiration date.
Bambino	Cheeses, cottage cheeses and other milk products	October 7, 2003	October 7, 2013	Registration is renewable at the time of expiration provided mandatory documents are filed with the USPTO between the 5 th and 6th anniversaries of the registration date or the six-month grace period following the sixth anniversary date.
KPECTBRHCKNN (A stylized presentation of Krestyanskiy in Cyrillac characters)	Cheeses, cottage cheeses and other milk products excluding ice cream, ice milk and frozen yogurt	September 8, 1998	September 8, 2008	An Affidavit of Continued Use was timely filed between the 5 th and 6th anniversaries of the registration date. Registration is renewable between the 9th and 10th anniversaries of the registration date or the six-month grace period following the registration

BasicsPlus	Dairy-based food beverages for use as a dietary supplement	September 7, 1999	September 7, 2009	expiration date. In May 1998, GalaGen, Inc., assigned the entire interest, including the goodwill, of this mark to Lifeway. An Affidavit of Continued Use was timely filed between the 5 th and 6 th anniversaries of the registration date. Registration is renewable between the 9 th and 10 th anniversaries of the registration date or the six-month grace period following the registration expiration date.
BA3APHBIII (A stylized presentation of Bazarniy in Cyrillic characters)	Pressed unripened cheese	July 25, 2000	July 25, 2010	Registration is renewable at the time of expiration provided mandatory documents are filed with the USPTO between the 5 th and 6th anniversaries of the registration date or the six-month grace period following the sixth anniversary date.
SoyTreat	Soy-based food beverage intended for use as cultured milk substitute	December 19, 2000	December 19, 2010	Registration is renewable at the time of expiration provided mandatory documents are filed with the USPTO between the 5 th and 6th anniversaries of the registration date or the six-month grace period following the sixth anniversary date.
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Mark	Use	Date of Registration	Expiration of Registration	Comments
Garden Harmony	Unripened cheese-based spread	March 20, 2001	March 20, 2011	Registration is renewable at the time of expiration provided mandatory documents are filed with the USPTO between the 5 th and 6th anniversaries of the registration date or the six-month grace period following the sixth anniversary date.
Korovka	Dairy-based spread	November 6, 2001	November 6, 2011	Registration is renewable at the time of expiration provided mandatory documents are filed with the USPTO between the 5 th and 6th anniversaries of the registration date or the six-month grace period following the sixth anniversary date.
La Fruta	Cultured milk products, excluding ice cream, ice milk and frozen yogurt	March 29, 2005	March 29, 2015	Registration is renewable at the time of expiration provided mandatory documents are filed with the USPTO between the 5 th and 6th anniversaries of the registration date or the six-month grace period following the sixth anniversary date.
PTICHYE MOLOKO (a stylized presentation of Ptichye Moloko in Cyrillic characters)	Kefir, yogurt, cheeses, cottage cheeses and other milk products, excluding ice cream, ice milk and frozen yogurt	October 18, 2005	October 18, 2015	Registration is renewable at the time of expiration provided mandatory documents are filed with the USPTO between the 5 th and 6th anniversaries of the registration date or the six-month grace period following the sixth
BIOKEFIR	yogurt, cheeses, cottage cheeses and other milk products, excluding ice			anniversary date. Application filed September 23, 2004 on an intent-to-use basis. A Notice of Allowance was issued on November 29,

cream, ice milk 2005. A Statement of Use is and frozen yogurt

due on May 29, 2006 or within the 3 year extension period following the Notice of Allowance date. After acceptance of the Statement of Use, registration will precede in due course. Application filed March 15, 2006 on an intent-to-use

FRUIT N FIT Dairy-based

beverages

basis.

FRUIT N FIT Fruit beverages;

smoothies

Dairy-based

Application filed March 15, 2006 on an intent-to-use

basis.

Application filed

intent-to-use basis.

February 3, 2006 on an

SUBLIME SLIME

PROBUGS

CRAWLER

LIME

beverages; dairy-based food beverages; kefir; soy-based food beverage used as

milk substitute

Dairy-based Application filed beverages; February 3, 2006 on an dairy-based food intent-to-use basis.

beverages; kefir; soy- based food beverage used as milk substitute

ORANGE Dairy-based Application filed February 3, 2006 on an beverages; **CREAMY** dairy-based food

beverages; kefir; soy- based food beverage used as milk substitute

intent-to-use basis.

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Mark	Use	Date of Registration	Expiration of Registration	Comments
	Dairy-based beverages; dairy-based food beverages; kefir; soy- based food beverage used as milk substitute			Application filed February 3, 2006 on an intent-to-use basis.
	Dairy-based beverages; dairy-based food beverages; kefir; soy- based food beverage used as milk substitute			Application filed February 3, 2006 on an intent-to-use basis.

PATENTS, TRADEMARKS, LICENSES, ROYALTY AGREEMENTS

Lifeway also uses the following unregistered trademarks, and claims common law rights to: Elita, Healthy Foods Today for a Better Life Tomorrow, Milkshake Smoothie, Toplenka, White Cheese, Drink It to Be Beautiful Inside Out, and Cream Cheese Gourmet.

On December 27, 1990, Lifeway purchased the Tuscan brand-name liquid drinkable yogurt customer list along with a limited license of the trademark and use of the Tuscan liquid yogurt U.P.C. codes from a third party.

In October 1998 Lifeway entered into a sublicense agreement with GalaGen, Inc. and Metagenics, Inc. with an effective date of May 1, 1998 (Lifeway sublicense), wherein GalaGen sublicensed patent rights of Metagenics for kefir-based products containing natural immune components exclusively to Lifeway. Under the rights granted to it by the Lifeway sublicense, Lifeway manufactures and sells products using the Basics Plus trademark. GalaGen had acquired the primary license for such patent rights in an agreement executed with Metagenics in April 1998. The terms of the Lifeway sublicense provide that Metagenics will permit Lifeway to continue to have the exclusive patent rights to produce or sell kefir-based products containing natural immune components in the event the original license between GalaGen and Metagenics is terminated, and such termination was not caused by Lifeway. On February 25, 2002, GalaGen filed a petition for bankruptcy in the Unites States Bankruptcy Court, District of Minnesota, which terminated both its primary license with Metagenics and its participation in the Lifeway sublicense. The license and sublicense were excluded from the sale of assets of GalaGen pursuant to an order of the Bankruptcy Court. Lifeway has not received any indication that Metagenics will not permit Lifeway to continue to have the exclusive patent rights to produce or sell kefir-based products containing natural immune components. Thus, Lifeway believes that it continues to have the exclusive patent rights licensed directly from Metagenics. Either party may terminate the license agreement for cause. The term of the license agreement expires when the last valid claim of the patent rights expires, which currently is July 2, 2013, however, this term can be extended in accordance with the terms of the license

In connection with the purchase of Ilya s Farm, Inc., the Company has undertaken a royalty obligation of 5% of all sale of Ilya s Farm, Inc s products, which is paid quarterly, in arrears.

REGULATION

Lifeway is subject to regulation by federal, state and local governmental authorities regarding the distribution and sale of food products. Although Lifeway believes that it currently has all material government permits, licenses, qualifications and approvals for its operations, there can be no assurance that Lifeway will be able to maintain its existing licenses and permits or to obtain any future licenses, permits, qualifications or approvals which may be

required for the operation of Lifeway s business.

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Lifeway believes that it is currently in compliance with all applicable environmental laws and that the cost of such compliance was not material to the financial position of Lifeway.

In addition, any Lifeway products exported to Canada would be subject to strict quotas imposed by the Trade Control Policy Division of the Department of Foreign Affairs and International Trade of Canada. Lifeway believes that it currently is in compliance with all applicable Canadian regulations. The Company exported \$24,860 in products to Canada in 2005.

RESEARCH AND DEVELOPMENT

Lifeway continues its program of new product development, centered around the nutritional and low calorie features of its proprietary kefir formulas.

Lifeway conducts primarily all of its research internally, but at times will employ the services of an outside testing facility. During 2005, the amount Lifeway expended for research and new product development was not material to the financial position of Lifeway.

EMPLOYEES

Lifeway currently employs approximately 86 employees, all of whom are full-time employees. Substantially all of these employees are engaged in the manufacturing of the Company s products. None of Lifeway s employees are covered by collective bargaining agreements.

ITEM 2. DESCRIPTION OF PROPERTY.

On May 16, 1988, Lifeway purchased an approximately 26,000 square foot parcel of real property, including an approximately 8,500 square foot one-story brick building in good condition, located at 7625 N. Austin Avenue, Skokie, Illinois. Lifeway uses this facility for manufacturing and storage and has no plans to improve or renovate this property. The acquisition loan to Lifeway from 1st National Bank of Morton Grove, collateralized by the real estate, was refinanced in 1998 by Lifeway and paid off in full on February 21, 2002. Lifeway is the only occupant of this property and presently holds fee simple title free and clear of all encumbrances thereto. The value of this property may be subject to real estate market forces that typically affect industrial real estate in the area immediately surrounding the property. The Company s book value for this property is approximately \$529,172.

On October 9, 1992, Lifeway purchased an approximately 75,000 square foot commercially zoned parcel of real property, including an approximately 7,750 square foot one-story building, located at 7800 N. Caldwell, Niles, Illinois. Until its closing on August 1, 2001, this property was the site of the Moscow Nights facility operated by LFIE. The acquisition loan to Lifeway from American National Bank and Trust Company of Chicago, collateralized by the real estate, was refinanced by Lifeway in 1998 and paid off in full on September 30, 2002. Lifeway held fee simple title to this property free and clear of all encumbrances until this property was transferred to the Niles Park District in January 2003 in exchange for approximately \$1.8 million paid in settlement of a condemnation lawsuit previously reported.

On October 16, 1996, Lifeway purchased a 110,000 square foot commercially-zoned parcel of real property, including a 46,000 square foot one-story brick building in good condition, located at 6431 Oakton Avenue, Morton Grove, Illinois. This property is used as Lifeway s corporate headquarters and main manufacturing facility. This property has been improved every year since the time of purchase by the addition of custom-built refrigerated storage space and the addition of various machinery and equipment used to manufacture, package and store Lifeway s products. Lifeway is the only occupant of this property and presently holds fee simple title subject to a mortgage which secures the property as collateral for the acquisition loan to Lifeway from MB Financial Bank of Morton Grove. The acquisition loan was refinanced in September 2002 at a rate of 6.25% and is payable in monthly principal and interest installments of \$3,273, with a balloon payment of \$454,275 due in September 2006. At December 31, 2005, the loan had a balance of \$462,695. The value of this property may be subject to real estate market

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forces that typically affect industrial real estate in the area immediately surrounding the property. The Company s book value for this property is approximately \$1,229,054.

In June, 2005 the Company purchased a 100,000-square-foot distribution and warehousing facility that is equipped with 40,000 square feet of refrigeration. The facility, located at 6101 Gross Point Road in Niles, Illinois, will be used to store raw materials and finished goods in order to relieve space pressures at the Company s existing 50,000-square foot building, less than a mile away. The additional space at the Company s main plant will be used to expand production capacity for the Company s kefir and other probiotic products. Lifeway is the only occupant of this property and presently holds fee simple title subject to a mortgage which secures the property as collateral for the acquisition loan to Lifeway from Harris Bank at a rate of 5.6% and is payable in monthly principal and interest installments of \$19,513, with a balloon payment of \$2,652,142.70 due July 14, 2010. At December 31, 2005, the loan had a balance of \$2,973,107.85. The value of this property may be subject to real estate market forces that typically affect industrial real estate in the area immediately surrounding the property. The Company s book value for this property is approximately \$4,324,309.00.

For financial statement and tax purposes, Lifeway depreciates its buildings and improvements on a straight line basis over 31 and 39 years.

Management believes that Lifeway has adequate insurance coverage for all its properties.

ITEM 3. LEGAL PROCEEDINGS.

On December 4, 2004 a former employee requested a Motion for Summary Judgment on the issue of liability in a lawsuit filed against the Company by the former employee. The motion was granted on February 10, 2005 and on February 18, 2005 the case was referred to a Magistrate Judge for a settlement conference. The lawsuit alleges non payment of overtime wages in violation of federal employment laws, with an estimated amount between \$7,500 and \$15,000. The suit was filed in the United States District Court for the Northern District of Illinois on behalf of all employees who were classified as non-exempt during 2001 through 2003. The case was settled on December 2, 2005 for approximately \$95,000.

In addition to the foregoing, Lifeway is from time to time engaged in other litigation matters arising in the ordinary course of business none of which presently is expected to have a material adverse effect on its business results or operations.

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

No matter was submitted during the fourth quarter of the fiscal year ended December 31, 2005, to a vote of security holders through the solicitation of proxies or otherwise.

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PART II

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

Lifeway s Common Stock, no par value, the only class of common equity of Lifeway, is traded on The Nasdaq Stock Market National Market System under the symbol LWAY. Trading commenced on March 29, 1988.

The range of high and low bid quotations for Lifeway s Common Stock for the quarterly periods within the two most recent fiscal years, as reported by The Nasdaq Stock Market National Market System, is set forth in the following table:

	Lo	Low Bid		gh Bid
1st Qtr. 2004	\$	6.42	\$	23.80
2nd Qtr. 2004	\$	9.86	\$	28.24
3rd Qtr. 2004	\$	8.66	\$	20.31
4th Qtr. 2004	\$	8.77	\$	11.19
1st Qtr. 2005	\$	7.11	\$	9.37
2nd Qtr. 2005	\$	7.69	\$	15.40
3rd Qtr. 2005	\$	11.50	\$	18.17
4th Qtr. 2005	\$	10.23	\$	14.00

Note: The foregoing quotations have been adjusted for the March 8, 2004 two-for-one Company stock split.

As of March 1, 2006, there were approximately 83 holders of record of Lifeway s Common Stock. The Company has no information regarding beneficial owners whose shares are held in street name.

DIVIDENDS

Lifeway has paid no cash dividends on its Common Stock and management does not anticipate that such dividends will be paid in the foreseeable future.

SALES OF UNREGISTERED SECURITIES

There were no sales of unregistered securities in 2005, 2004 or 2003.

PURCHASES OF THE COMPANY S SECURITIES

Pursuant to an approved share repurchase program announced on January 13, 2005, Lifeway purchased approximately 50,000 shares of the Company s securities in 2005 at a total cost of \$401,594.

SMALL BUSINESS ISSUER PURCHASES OF EQUITY SECURITIES

(1) 1/4

					(d) Maximum Number (or
				(c) Total Number	Approximate
				of Shares (or Units) Purchased	Dollar Value) of Shares (or Units)
	(a) Total			as Part of	that May Yet Be
	Numbers of	` ,	Average Price	Publicly	Purchased Under
	Shares (or Units)	Paid	per Share	Announced Plans	the Plans or
Period	Purchased	(0)	r Unit)	or Programs	Programs
March (3/3/05 to 3/15/05)	29,600	\$	7.62	29,600	20,400

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April (4/22/05 to 4/28/05)	20,400	\$	8.62	20,400	0
Total	50,000	\$	8.03	50,000	0
		14			

EQUITY COMPENSATION PLAN INFORMATION

				Number of Securities
				Remaining
				Available for Future
				Issuance
	Number of Securities to be	_	ed-Average kercise	Under Equity Compensation
	Issued Upon Exercise of	Price of	Outstanding	Plans (Excluding Securities
	Outstanding Options, Warrants	•	s, Warrants and	Warrants and Rights Reflected
Plan Category	and Rights	R	tights	in Column (a))
Equity compensation				
plans approved by				
security holders	0	\$	0.00	468,000
Equity compensation plans not approved by				
security holders*	0	\$	0.00	0.00
Total	0		0	468,000

^{*} All of Lifeway s equity compensation plans have been approved by shareholders.

ITEM 6. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION. <u>Comparison of Quarter Ended December 31, 2005 to Quarter Ended December 31, 2004</u>

The following analysis should be read in conjunction with the audited financial statements of the Company and related notes included elsewhere in this annual report and the unaudited financial statements and Management s Discussion and Analysis contained in our Form 10-QSB, for the fiscal quarters ended March 31, 2005, June 30, 2005, and September 30, 2005.

RESULTS OF OPERATIONS

Sales increased by \$964,146,(approximately 23%) to \$5,207,578 during the three month period ended December 31, 2005 from \$4,243,432 during the same three month period in 2004. This increase is primarily attributable to increased sales and awareness of Lifeway s existing drinkable dairy products including La Fruta, and its flagship line, Kefir.

Lifeway s wholly-owned subsidiary, LFI Enterprises, Inc. (LFIE) accounted for \$280,727 of total sales revenues during the fourth quarter of 2005. Of the total \$280,727 revenues from LFIE, \$120,804 was earned due to sales of Lifeway s Kefir and Farmer Cheese products sent from our Morton Grove, Illinois facility to Philadelphia, Pennsylvania for distribution in the tri-state area of Pennsylvania, New Jersey and New York. The remaining \$159,922 of LFIE revenues for the fourth quarter of 2005 was earned from sales of the Cream Cheese Gourmet line of products acquired from Ilya s Farms, Inc. in the third quarter of 2004. Sales of LFIE in the fourth quarter 2004 were \$261,588. This represents a 7% increase in sales for the LFIE in the fourth quarter 2005 when compared to the same period in 2004.

Cost of goods sold as a percentage of sales was approximately 61% during the fourth quarter 2005, compared to about 61% during the same period in 2004. The average cost of milk, Lifeway s largest cost of goods sold component, was similar in the fourth quarter 2005 compared to the same period in 2004. Beginning January 1, 2005, the minimum wage payable to Company s employees in Illinois increased 18%. This higher wage increase (and indirect pressure for

additional increases) has had a negative impact on our gross margins in 2005, when compared to 2004. We intend to primarily offset these wage increases by continuing to invest in the automation of our production processes.

As we increased our shipments, the rise in fuel and transportation costs in the fourth quarter, when compared to the same period a year ago, had a negative impact on our gross margins. In addition, the rise in other oil related costs such as sugar and plastics, when compared to the same period a year ago, further negatively impacted our gross margins. We were able to mostly offset a portion of these oil related cost

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increases by making prudent investments in various funds that invest in, among other things, energy-related equities, as is evident in our total other income.

Operating expenses as a percentage of sales was approximately 22% during the fourth quarter 2005, compared to about 26% during the same period in 2004. This decrease is primarily attributable to our continuing efforts to improve our production automation, through capital investments, thereby improving our overall operating income.

Income from operations increased by \$309,655(approximately 55%) to \$878,218 during the three- month period ended December 31, 2005 from \$568,563 during the same three- month period in 2004. Operating income margins also increased to 17% during the three- month period ended December 31, 2005, from 13% during the same three-month period in 2004.

Net Income increased by \$367,645(approximately 108%) to \$707,288 during the three- month period ended December 31, 2005 from \$339,643 during the same three- month period in 2004.

Comparison of Year Ended December 31, 2005 to Year Ended December 31, 2004

Sales increased by \$3,812,444 (approximately 23%) to \$20,131,654 during year ended December 31, 2005 from \$16,319,210 during the year ended December 31, 2004. This increase is primarily attributable to increased sales and awareness of Lifeway s existing drinkable dairy products including La Fruta, and its flagship line, Kefir. During 2005, Lifeway increased its distribution to some of the country s largest retailers, including Walmart, Target, and Costco. In addition, Lifeway began selling to a health care setting, the first time in the Company s history.

Cost of goods sold as a percentage of sales was approximately 60% in 2005, compared to about 59% in 2004. The average cost of milk, Lifeway s largest cost of goods sold component, was similar in 2005 compared to 2004. Beginning January 1, 2005, the minimum wage payable to Company s employees in Illinois increased 18%. This higher wage increase (and indirect pressure for additional increases) has had a negative impact on our gross margins in 2005, when compared to 2004. We intend to primarily offset these wage increases by continuing to invest in the automation of our production processes.

As we increased our shipments, the rise in fuel and transportation costs in the fourth quarter, when compared to the same period a year ago, had a negative impact on our gross margins. In addition, the rise in other oil related costs such as sugar and plastics, when compared to the same period a year ago, further negatively impacted our gross margins. We were able to offset a portion of these oil related cost increases by making prudent investments in energy related securities, as is evident in our total other income.

Operating expenses as a percentage of sales in was approximately 23% in 2005, compared to about 23% in 2004. Also, the Company s advertising cost increased to \$1,176,440 in 2005 as compared to \$909,179 in 2004.

Total other income for 2005 was \$681,703, compared with \$491,775 during the same period in 2004. This increase is primarily attributable to the company earning more interest and dividends in 2005, when compared to the same period in 2004.

Provision for income taxes was \$1,534,592, or a 37.6% tax rate in 2005 compared with \$1,390,167, or a 40.4% tax rate in 2004. Income taxes are discussed in Note 10 of the Notes to Consolidated Financial Statements.

SOURCES AND USES OF CASH IN 2005

Net cash used in investing activities was \$5,566,981 during 2005, which is an increase of \$4,555,751 compared to 2004. This increase is primarily due to the Company s purchase of a storage and distribution facility.

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Net cash provided by financing activities was \$2,555,286 during 2005, which is an increase of \$2,568,759 compared to 2004. This increase is primarily attributable to the Company financing the purchase of the above-mentioned facility. The Company borrowed \$3,000,000, with maturity of 5 years, at an interest rate of 5.6%. The Company also purchased 50,000 shares of its treasury stock at a cost of \$401,554 in 2005.

A significant portion of our assets are held in marketable securities. The majority of our marketable securities are classified as available-for-sale on our balance sheet, while the mortgage-backed securities are classified as trading. All of these securities are stated thereon at market value as of the end of the applicable period. Gains and losses on the portfolio are determined by the specific identification method.

We anticipate being able to fund the Company s foreseeable liquidity requirements internally. We continue to explore potential acquisition opportunities in our industry in order to boost sales while leveraging our distribution system to consolidate and lower costs.

Other Developments

On May 23, 2005, Lifeway s Board of Directors approved awards of an aggregate amount of 5,600 shares to be awarded under its Employee and Consulting Services and Compensation Plan to certain employees and consultants for services rendered to the Company. The stock awards were made on June 1, 2005 and have vesting periods of one year. The expense for the awards is measured as of June 1, 2005 at \$12.50 per share for 5,600 shares, or a total stock award expense of \$70,000. This expense will be recognized as the stock awards vest in 12 equal portions of \$5,833, or 466 shares per month for one year.

Off-Balance Sheet Arrangements

We have never entered into any off-balance sheet financing arrangements and have never established any special purpose entities. We have not guaranteed any debt or commitments of other entities or entered into any options on non-financial assets.

Critical Accounting Policies

Lifeway s analysis and discussion of its financial condition and results of operations are based upon its consolidated financial statements that have been prepared in accordance with accounting principles generally accepted in the United States of America (USGAAP). The preparation of financial statements in accordance with USGAAP requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. USGAAP provides the framework from which to make these estimates, assumptions and disclosures. Lifeway chooses accounting policies within USGAAP that management believes are appropriate to accurately and fairly report Lifeway s operating results and financial position in a consistent manner. Management regularly assesses these policies in light of current and forecasted economic conditions and has discussed the development and selection of critical accounting policies with its audit committee of the Board of Directors. For further information concerning accounting policies, refer to Note 2 Nature of Business and Significant Accounting Policies in the notes to the consolidated financial statements.

Forward Looking Statements

In this report, in reports subsequently filed by Lifeway with the SEC on Form 10-QSB and filed or furnished on Form 8-K, and in related comments by management, our use of the words believe, expect, anticipate, estimate, forecast, objective, plan, goal, project, explore, priorities/targets, and similar expressions is intended to ide forward-looking statements. While these statements represent our current judgment on what the future may hold, and we believe these judgments are reasonable, actual results may differ materially due to numerous important factors that are described in

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this report and other factors that may be described in subsequent reports which Lifeway may file with the SEC on Form 10-QSB and filed or furnished on Form 8-K, including but not limited to:

Changes in economic conditions, commodity prices;

Shortages of and price increase for fuel, labor strikes or work stoppages, market acceptance of the Company s new products;

Significant changes in the competitive environment;

Changes in laws, regulations, and tax rates; and

Management s ability to achieve reductions in cost and employment levels, to realize production efficiencies and to implement capital expenditures, all at of the levels and times planned by management.

ITEM 7. FINANCIAL STATEMENTS.

The annotated consolidated financial statements of the Company that constitute Item 7 of this report commence on the pages that follow this page.

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders of

LIFEWAY FOODS, INC. AND SUBSIDIARY

We have audited the accompanying consolidated statements of financial condition of LIFEWAY FOODS, INC. AND SUBSIDIARY (the Company) as of December 31, 2005 and 2004 and the related consolidated statements of income and comprehensive income, changes in stockholders equity and cash flows for the years then ended. 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 the standards of the Public Company Accounting Oversight Board (United States). 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 LIFEWAY FOODS, INC. AND SUBSIDIARY as of December 31, 2005 and 2004 and the results of its operations and its cash flows for the year then ended in conformity with generally accepted accounting principles in the United States of America.

Plante & Moran, PLLC ELGIN, IL February 24, 2006

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LIFEWAY FOODS, INC. AND SUBSIDIARY CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2005 and 2004

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LIFEWAY FOODS, INC. AND SUBSIDIARY **Consolidated Statements of Financial Condition** December 31, 2005 and 2004

December 31,

		2005	2004
ASSETS			
Current assets			
Cash and cash equivalents	\$	4,354,081	\$ 5,773,285
Marketable securities		7,478,697	6,741,987
Inventories		1,716,999	905,697
Accounts receivable, net of allowance for doubtful accounts of \$35,000 and			
\$15,000 at December 31, 2005 and 2004		2,517,615	2,024,036
Prepaid expenses and other current assets		9,144	7,260
Other receivables		56,435	72,137
Deferred income taxes		142,772	
Refundable income taxes		11,562	258,617
Total current assets		16,287,305	15,783,019
Property and equipment, net		7,751,446	3,420,138
Intangible assets			
Goodwill		75,800	75,800
Other intangible assets, net of accumulated amortization of \$92,432 and			
\$26,990 at December 31, 2005 and 2004		350,206	409,010
Total intangible assets		426,006	484,810
Total assets	\$	24,464,757	\$ 19,687,967
LIABILITIES AND STOCKHOLDERS EQU	UITY	7	

\$ 532,454	\$	8,784
426,253		641,651
355,011		195,541
		36,214
1,313,718		882,190
2,903,349		463,541
348,923		424,039
6,509,267		6,509,267
90,725		64,314
(1,024,659)		(649,039)
14,422,948	1	1,874,475
(99,514)		119,180
19,898,767	1	7,918,197
	426,253 355,011 1,313,718 2,903,349 348,923 6,509,267 90,725 (1,024,659) 14,422,948	426,253 355,011 1,313,718 2,903,349 348,923 6,509,267 90,725 (1,024,659) 14,422,948 (99,514)

Total liabilities and stockholders equity

\$ 24,464,757

\$ 19,687,967

See accompanying notes to financial statements

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LIFEWAY FOODS, INC. AND SUBSIDIARY Consolidated Statements of Income and Comprehensive Income For the Years Ended December 31, 2005 and 2004

Years Ended December 31,

	2005		2004
Sales	\$ 20,131,654	\$	16,319,210
Cost of goods sold	12,122,868		9,608,415
Gross profit	8,008,786		6,710,795
Operating expenses:			
Selling expenses	2,354,348		1,808,382
General and administrative expenses	2,253,076		1,951,962
Total operating expenses	4,607,424		3,760,344
Income from operations	3,401,362		2,950,451
Other income (expense):			
Interest and dividend income	323,365		185,575
Interest expense	(100,762)		(31,441)
Gain on sale of marketable securities, net	445,327		354,128
Gain (loss) on marketable securities classified as trading	13,773		(16,487)
Total other income	681,703		491,775
Income before provision for income taxes	4,083,065		3,442,226
Provision for income taxes	1,534,592		1,390,167
Net income	\$ 2,548,473	\$	2,052,059
Basic and diluted earnings per common share	0.30		0.24
Weighted average number of shares outstanding	8,404,496		8,439,159
COMPREHENSIVE INCOME			
Net income	\$ 2,548,473	\$	2,052,059
Other comprehensive income (loss), net of tax:			
Unrealized gains (losses) on marketable securities (net of tax benefits)	42,708		170,107
Less reclassification adjustment for gains (losses) included in net income (net of taxes)	(261,402)		(207,164)
Comprehensive income	\$ 2,329,779	\$	2,015,002

See accompanying notes to financial statements

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LIFEWAY FOODS, INC. AND SUBSIDIARY Consolidated Statements of Changes in Stockholders Equity For the Years Ended December 31, 2005 and 2004

Common Stock, No Par Value 10,000,000 Shares Authorized								2	Accumulated Other	ì	
			# of Shares			Stock	Comprehensive				
	# of Shares	# of Shares	of Treasury	Common	Paid InS	Subscription	n I	Treasury	Retained	Income (Loss),	
	Issued	Outstanding	_	Stock	Capital	Receivable		Stock	Earnings	Net of Tax	Total
	8,636,888	8,436,888	200,000	\$6,509,267	\$	\$ (15,000)	\$	(679,956)	\$ 9,822,416	\$ 156,237	\$ 15,792,
		4,550	(4,550)		64,314			30,917			95,
1										(37,057)	(37,
						15,000					15,
									2,052,059		2,052,
	8,636,888	8,441,438	195,450	\$6,509,267	\$ 64,314	\$	\$	(649,039)	\$11,874,475	\$ 119,180	\$ 17,918,
		3,817	(3,817)		26,411			25,934			52,
		(50,000)	50,000					(401,554)			(401,
		(= 0,000)	2 2,000					(101,001)			(.01,

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ncome for ear ended									
mber 31,							2,548,473		2,548,
nces at mber 31,									
	8,636,888	8,395,255	241,633	\$6,509,267	\$90,725	\$ \$ (1,024,659)	\$ 14,422,948	\$ (99,514)	\$ 19,898,

See accompanying notes to financial statements

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LIFEWAY FOODS, INC. AND SUBSIDIARY Consolidated Statements of Cash Flows For the Years Ended December 31, 2005 and 2004

Years Ended December 31,

	2005	2004
Cash flows from operating activities:		
Net income	\$ 2,548,473	\$ 2,052,059
Adjustments to reconcile net income to net cash flows from operating	, ,	
activities:		
Depreciation and amortization	650,945	669,994
Gain on sale of marketable securities, net	(445,327)	(354,128)
(Gain)Loss on marketable securities classified as trading	(13,773)	16,487
Deferred income taxes	(100,236)	45,560
Treasury stock issued for services	52,345	95,231
(Increase) decrease in operating assets:		
Accounts receivable	(493,579)	(223,895)
Other receivables	15,702	93,630
Inventories	(811,302)	(94,125)
Refundable income taxes	247,055	47,554
Prepaid expenses and other current assets	(1,884)	(6,469)
Increase (decrease) in operating liabilities:		
Accounts payable	(215,398)	(153,670)
Accrued expenses	159,470	11,941
Net cash provided by operating activities	1,592,491	2,200,169
Cash flows from investing activities:	, , -	, , , , ,
Purchases of marketable securities	(6,460,561)	(6,265,671)
Sale of marketable securities	5,810,391	6,096,652
Purchases of property and equipment	(4,916,811)	(330,411)
Acquisition of Ilya s Farms, Inc. net of assets acquired		(511,800)
·		
Net cash used in investing activities	(5,566,981)	(1,011,230)
Cash flows from financing activities:		
Proceeds from stock subscription receivable		15,000
Proceeds from note payable	3,000,000	
Purchases of treasury stock	(401,554)	
Repayment of notes payable	(36,522)	(28,473)
Loan costs	(6,638)	
Net cash provided by (used in) financing activities	2,555,286	(13,473)
Net increase/(decrease) in cash and cash equivalents	(1,419,204)	1,175,466
Cash and cash equivalents at the beginning of the period	5,773,285	4,597,819
Cash and cash equivalents at the end of the period	\$ 4,354,081	\$ 5,773,285

See accompanying notes to financial statements

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LIFEWAY FOODS, INC. AND SUBSIDIARY Notes to Consolidated Financial Statements December 31, 2005 and 2004

Note 1 NATURE OF BUSINESS

Lifeway Foods, Inc. (The Company) commenced operations in February 1986 and incorporated under the laws of the state of Illinois on May 19, 1986. The Company is principal business activity is the production of dairy products. Specifically, the Company produces Kefir, a drinkable product which is similar to but distinct from yogurt, in several flavors sold under the name. Lifeway is Kefir; a plain farmer is cheese sold under the name. Lifeway is Farmer is Cheese; fruit sugar-flavored product similar in consistency to cream cheese sold under the name of Sweet Kiss; and a dairy beverage, similar to Kefir, with increased protein and calcium, sold under the name. Basics Plus. The Company also produces several soy-based products under the name. Soy Treat. and a vegetable-based seasoning under the name. Golden Zesta. The Company currently distributes its products throughout the Chicago Metropolitan area and various cities in the East Coast through local food stores. In addition, the products are sold throughout the United States and Ontario, Canada by distributors. The Company also distributes some of its products to Eastern Europe.

Note 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A summary of the significant accounting policies applied in the preparation of the accompanying financial statements follows:

Principles of consolidation

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, LFI Enterprises, Inc. All significant intercompany accounts and transactions have been eliminated.

Use of estimates

The preparation of 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 financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Revenue Recognition

Sales represent sales of Company produced dairy products that are recorded at the time of shipment and the following criteria have been met: (i) the product has been shipped and the Company has no significant remaining obligations; (ii) persuasive evidence of an agreement exists; (iii) the price to the buyer is fixed or determinable and (iv) collection is probable. In addition, shipping costs invoiced to the customers are included in net sales and the related cost in cost of sales.

Cash and cash equivalents

All highly liquid investments purchased with an original maturity of three months or less are considered to be cash equivalents.

The Company maintains cash deposits at several institutions located in the greater Chicago, Illinois and Philadelphia, Pennsylvania metropolitan areas. Deposits at each institution are insured up to \$100,000 by the Federal Deposit Insurance Corporation or the Securities Investor Protector Corporation.

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LIFEWAY FOODS, INC. AND SUBSIDIARY

Notes to Consolidated Financial Statements (Continued)

Bank balances of amounts reported by financial institutions are categorized as follows:

December 31,

	2005	2004
Amounts insured Uninsured and uncollateralized amounts	\$ 462,571 4,331,179	\$ 472,341 5,456,188
Total bank balances	\$ 4,793,750	\$ 5,928,529

Marketable securities

We report unrealized gains and losses as a separate component of stockholders—equity. We include amortization, accretion, interest and dividends, realized gains and losses and declines in value judged to be other-than-temporary on available-for-sale securities in other income. Statement of Financial Accounting Standards No. 115, *Accounting for Certain Investments in Debt and Equity Securities*, and Securities and Exchange Commission (SEC) Staff Accounting Bulletin (SAB) 59, *Accounting for Noncurrent Marketable Equity Securities*, provide guidance on determining when an investment is other-than-temporarily impaired. This evaluation depends on the specific facts and circumstances. Factors that we consider in determining whether an other-than-temporary decline in value has occurred include: the market value of the security in relation to its cost basis; the financial condition of the investee; and the intent and ability to retain the investment for a sufficient period of time to allow for possible recovery in the market value of the investment.

Accounts receivable

Credit terms are extended to customers in the normal course of business. The Company performs ongoing credit evaluations of its customers financial condition and generally requires no collateral.

Accounts receivable are recorded at invoice amounts, and reduced to their estimated net realizable value by recognition of an allowance for doubtful accounts. The Company s estimate of the allowance for doubtful accounts is based upon historical experience, its evaluation of the current status of specific receivables, and unusual circumstances, if any. Accounts are considered past due if payment is not made on a timely basis in accordance with the Company s credit terms. Accounts considered uncollectible are charged against the allowance.

Inventories

Inventories are stated at the lower of cost or market, cost being determined by the first-in, first-out method.

Property and equipment

Property and equipment are stated at depreciated cost or fair value where depreciated cost is not recoverable. Depreciation is computed using the straight-line method. When assets are retired or otherwise disposed of, the cost and related accumulated depreciation are removed from the accounts, and any resulting gain or loss is recognized in income for the period. The cost of maintenance and repairs is charged to income as incurred; significant renewals and betterments are capitalized.

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LIFEWAY FOODS, INC. AND SUBSIDIARY

Notes to Consolidated Financial Statements (Continued)

Property and equipment are being depreciated over the following useful lives:

Category	Years
Buildings and improvements	31 and 39
Machinery and equipment	5 - 12
Office equipment	5 - 7
Vehicles	5

Intangible assets

The Company accounts for intangible assets at historical cost. Intangible assets acquired in a business combination are recorded under the purchase method of accounting at their estimated fair values at the date of acquisition. Goodwill represents the excess purchase price over the fair value of the net tangible and other intangible assets acquired. Goodwill is not amortized. The Company amortizes other intangible assets over their estimated useful lives, as disclosed in the table below.

Goodwill is reviewed for impairment at least annually. Since the Company only has one reporting unit, the test is based on a fair value approach applied to the entire company.

The Company reviews intangible assets and their related useful lives at least once a year to determine if any adverse conditions exist that would indicate the carrying value of these assets may not be recoverable. The Company conducts more frequent impairment assessments if certain conditions exist, including: a change in the competitive landscape, any internal decisions to pursue new or different strategies, a loss of a significant customer, or a significant change in the market place including changes in the prices paid for the Company s products or changes in the size of the market for the Company s products.

If the estimate of an intangible asset s remaining useful life is changed, the remaining carrying amount of the intangible asset is amortized prospectively over the revised remaining useful life.

Intangible assets are being amortized over the following useful lives:

Category	Years
Recipes	4
Customer lists and other customer related intangibles	8
Lease agreement	7

Income taxes

Deferred income taxes arise from temporary differences resulting from income and expense items reported for financial accounting and tax purposes in different periods. Deferred taxes are classified as current or non-current, depending on the classification of the assets and liabilities to which they relate. Deferred taxes arising from temporary differences that are not related to an asset or liability are classified as current or non-current depending on the periods in which the temporary differences are expected to reverse.

The principal sources of temporary differences are different depreciation and amortization methods for financial statement and tax purposes, unrealized gains or losses related to marketable securities, capitalization of indirect costs for tax purposes, and the recognition of an allowance for doubtful accounts for financial statement purposes.

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LIFEWAY FOODS, INC. AND SUBSIDIARY Notes to Consolidated Financial Statements (Continued)

Treasury stock

Treasury stock is recorded using the cost method.

Advertising costs

The Company expenses advertising costs as incurred. During the years ended December 31, 2005 and 2004, approximately \$1,176,440 and \$909,179, of such costs respectively, were expensed.

Earning per common share

Earnings per common share were computed by dividing net income available to common stockholders by the weighted average number of common shares outstanding during the period. For 2005 and 2004, diluted and basic earnings per share were the same, as the effect of dilutive securities options outstanding was not significant.

Note 3 ACQUISITION OF ILYA S FARMS, INC.

On July 23, 2004, LFI Enterprises, Inc. (LFIE), an Illinois corporation and wholly owned subsidiary of Lifeway, acquired certain assets of Ilya s Farms, Inc., a Pennsylvania corporation. The aggregate purchase price was \$575,600, paid by LFIE in cash from its current assets.

As a result of the acquisition LFIE now manufactures and distributes certain cream cheese products under the brand name Ilya s Farms in the Philadelphia, Pennsylvania metropolitan area. The results of operations of the acquired business have been included in the consolidated financial statements since the acquisition date.

The following table summarizes the values of the assets and inventory acquired at the date of acquisition, July 23, 2004.

Assets and Inventory Acquired	Value
Machinery and equipment	\$ 38,200
Inventory	25,600
Intangible assets	511,800
Total aggregate purchase price	\$ 575,600

Note 4 INTANGIBLE ASSETS

Intangible assets, and the related accumulated amortization, consist of the following as of December 31, 2005 and 2004:

	2005		2004			
	Cost		umulated ortization	Cost		umulated ortization
Recipes	\$ 43,600	\$	15,442	\$ 43,600	\$	4,542
Customer lists and other customer related						
intangibles	305,200		58,678	305,200		17,258
Lease acquisition	87,200		17,648	87,200		5,190
Goodwill	75,800			75,800		
Loan acquisition costs	6,638		664			
-						
	\$ 518,438	\$	92,432	\$511,800	\$	26,990

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LIFEWAY FOODS, INC. AND SUBSIDIARY

Notes to Consolidated Financial Statements (Continued)

Amortization expense is expected to be as follows for the years ending December 31:

2006	\$ 66,105
2007	66,105
2008	61,563
2009	51,572
2010	45,819
Thereafter	59,042
	\$ 350,206

Amortization expense during the year ended December 31, 2005 and 2004 was \$65,442 and \$26,990, respectively. **Note 5 MARKETABLE SECURITIES**

The cost and fair value of marketable securities classified as available for sale and trading are as follows:

December 31, 2005	Cost	Unrealized Gains	Unrealized Losses	Loss on Marketable Securities Classified as Trading	Fair Value
Equities	\$ 2,432,964	\$ 212,336	\$ (198,478)	\$	\$ 2,446,822
Mutual Funds	699,921	3,770	(74,148)		629,543
Preferred Securities	1,002,738	1,468	(30,892)		973,314
Private Investment LP	600,000		(5,146)		594,854
Certificates of Deposit	240,000		(1,125)		238,875
Corporate Bonds	2,514,044	809	(77,888)		2,436,965
Municipal Bonds, maturing within five years	61,275	957	(1,195)		61,037
Government agency obligations, maturing after five years	100,000			(2,713)	97,287
Total	\$7,650,942	\$ 219,340	\$ (388,872)	\$ (2,713)	\$ 7,478,697
Total	\$7,650,942	\$ 219,340	\$ (388,872)	\$ (2,713)	\$ 7,478,697

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LIFEWAY FOODS, INC. AND SUBSIDIARY Notes to Consolidated Financial Statements (Continued)

December 31, 2004	Cost	Unrealized Gains	Unrealized Losses	Loss on Marketable Securities Classified as Trading	Fair Value
Equities	\$ 2,242,831	\$ 390,510	\$ (154,533)	\$	\$ 2,478,808
Mutual Funds	1,171,628	5,496	(21,234)		1,155,890
Preferred Securities	65,000	600	(4)		65,596
Certificates of Deposit	150,000		(4,935)		145,065
Corporate Bonds	1,639,275	2,163	(17,025)		1,624,413
Municipal Bonds, maturing within					
five years	132,226	1,992			134,218
Government agency obligations,					
maturing after five years	1,154,484			(16,487)	1,137,997
Total	\$ 6,555,444	\$ 400,761	\$ (197,731)	\$ (16,487)	\$ 6,741,987
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The following table shows the gross unrealized losses and fair value of Company s investments with unrealized losses that are not deemed to be other-than-temporarily impaired, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, at December 31, 2005.

	Less Than	12 Months	12 Months	or Greater	To	tal
Description of Securities	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses
Equities	\$ 689,030	\$ (73,763)	\$ 381,229	\$ (124,715)	\$1,070,259	\$ (198,478)
Mutual Funds	377,738	(67,337)	168,035	(6,811)	545,773	(74,148)
Preferred Securities	875,091	(30,142)	24,250	(750)	899,341	(30,892)
Private Investment LP	600,000	(5,146)			600,000	(5,146)
Certificates of Deposit			148,875	(1,125)	148,875	(1,125)
Corporate Bonds	961,056	(48,048)	985,100	(29,840)	1,946,156	(77,888)
Municipal Bonds	35,205	(1,195)			35,205	(1,195)
_	\$3,538,120	\$ (225,631)	\$ 1,707,489	\$ (163,241)	\$ 5,245,609	\$ (388,872)

Equities, Mutual Funds and Corporate Bonds The Company s investments in equity securities ,mutual funds and corporate bonds consist of investments in common stock and debt securities of companies in various industries. The Company evaluated the near-term prospects of the issuer in relation to the severity and duration of the impairment. Based on that evaluation and the Company s ability and intent to hold these investments for a reasonable period of time sufficient for a forecasted recovery of fair value, the Company does not consider any material investments to be other-than-temporarily impaired at December 31, 2005.

Preferred Securities The Company s investments in preferred securities consist of investments in preferred stock of companies in various industries. The Company evaluated the near-term prospects of the fund in relation to the severity and duration of the impairment. Based on that evaluation and the Company s ability and intent to hold these investments for a reasonable period of time sufficient for a forecasted recovery of fair value, the Company does not consider any material investments to be other-than-temporarily impaired at December 31, 2005.

Private Investment Limited Partnership The Company's investments in private limited partnerships consist of one limited partnership interest. The partnership has only had 2 months of activity at

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LIFEWAY FOODS, INC. AND SUBSIDIARY

Notes to Consolidated Financial Statements (Continued)

December 31, 2005. Based on that evaluation and the Company s ability and intent to hold these investments for a reasonable period of time sufficient for a forecasted recovery of fair value, the Company does not consider it s investment to be other-than-temporarily impaired at December 31, 2005.

Certificates of Deposit The unrealized losses on the Company s investments in certificates of deposit were caused by interest rate increases since the date of purchase. The contractual terms of these investments do not permit the issuers to settle the securities at a price less than the face value of the investment. Because the Company has the ability and intent to hold these investments until maturity, the Company does not consider these investments to be other-than-temporarily impaired at December 31, 2005.

Municipal Bonds The unrealized losses on the Company's investments in mutual bonds were caused by interest rate increases since the date of purchase. Because the Company has the ability and intent to hold these investments until maturity, the Company does not consider these investments to be other-than-temporarily impaired at December 31, 2005.

Proceeds from the sale of marketable securities were \$5,810,391 and \$6,096,652, during the years ended December 31, 2005 and 2004, respectively.

Gross gains of \$445,327 and \$354,128, were realized on these sales during the years ended December 31, 2005 and 2004, respectively.

Note 6 INVENTORIES

Inventories consist of the following:

	December 31,		
	2005	2004	
Finished goods	\$ 658,522	\$404,206	
Production supplies	662,310	297,791	
Raw materials	396,167	203,700	
Total inventories	\$ 1,716,999	\$905,697	

Note 7 PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

	December 31,			,
		2005		2004
Land	\$	909,232	\$	470,900
Buildings and improvements		6,443,043	2	2,481,257
Machinery and equipment		5,806,853	5	5,394,932
Vehicles		513,670		408,898
Office equipment		78,763		78,763
		13,751,561	8	3,834,750
Less accumulated depreciation		6,000,115	5	5,414,612
Total property and equipment	\$	7,751,446	\$ 3	3,420,138

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Depreciation expense during the year ended December 31, 2005 and 2004 was \$585,503 and \$643,004, respectively.

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LIFEWAY FOODS, INC. AND SUBSIDIARY

Notes to Consolidated Financial Statements (Continued)

Note 8 ACCRUED EXPENSES

Accrued expenses consist of the following:

	Decemb	December 31,		
	2005	2004		
Accrued payroll and payroll taxes	\$ 104,873	\$ 76,222		
Accrued property tax	244,916	119,319		
Other	5,222			
	\$ 355,011	\$ 195,541		

Note 9 NOTES PAYABLE

Notes payable consist of the following:

Notes payable consist of the following:		
	Decembe	er 31,
	2005	2004
Mortgage note payable to a bank, payable in monthly installments of \$3,273 including interest at 6.25%, with a balloon payment of \$454,275 due September 25, 2006. Collateralized by real estate Mortgage note payable to a bank, payable in monthly installments of \$19,513	\$ 462,695	\$ 472,325
including interest at 5.6%, with a balloon payment of \$2,652,143 due July 14, 2010. Collateralized by real estate	2,973,108	
Total notes payable	3,435,803	472,325
Less current maturities	532,454	8,784
Total long-term portion	\$ 2,903,349	\$ 463,541
Maturities of notes payables are as follows:		
As of December 31,		
2006	\$	532,454
2007		73,767

2006	\$ 532,454
2007	73,767
2008	78,005
2009	82,488
2010	2,669,089
Total	\$ 3,435,803

LIFEWAY FOODS, INC. AND SUBSIDIARY

Notes to Consolidated Financial Statements (Continued)

Note 10 PROVISION FOR INCOME TAXES

The provision for income taxes consists of the following:

Years	E-ad		Dag	amal		21	1
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	2005	2004
Current:		
Federal	\$ 1,364,033	\$ 1,084,557
State and local	270,795	260,050
Total current	1,634,828	1,334,607
Deferred	(100,236)	45,560
Provision for income taxes	\$ 1,534,592	\$ 1,390,167

A reconciliation of the provision for income taxes and the income tax computed at the statutory rate is as follows:

Years	Enc	led
Decem	ber	31,

	2005	2004
Federal income tax expense computed at the statutory rate	\$ 1,388,242	\$ 1,170,368
State and local tax expense, net	195,987	165,847
Permanent differences	(49,637)	53,952
Provision for income taxes	\$ 1,534,592	\$ 1,390,167

Amounts for deferred tax assets and liabilities are as follows:

	As of December 31,		31,	
		2005		2004
Non-current deferred tax liabilities arising from:				
Temporary differences accumulated depreciation	\$	(348,923)	\$	(424,039)
Current deferred tax assets (liabilities) arising from:				
Unrealized losses (gains) on marketable securities		70,016		(83,850)
Inventory		72,756		47,636
Total current deferred tax assets (liabilities)		142,772		(36,214)
Net deferred tax liability	\$	(206,151)	\$	(460,253)

Note 11 SUPPLEMENTAL CASH FLOW INFORMATION

Cash paid for interest and income taxes are as follows:

For Years Ended December 31,

		2005	2004
Interest Income taxes	\$ \$		\$ 31,441 \$ 1,298,348
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LIFEWAY FOODS, INC. AND SUBSIDIARY Notes to Consolidated Financial Statements (Continued)

Note 12 STOCK OPTION PLANS

The Company has a registration statement filed with the Securities and Exchange Commission in connection with a Consulting Service Compensation Plan covering up to 600,000 of the Company s common stock shares. Pursuant to such Plan, the Company may issue common stock or options to purchase common stock to certain consultants, service providers, and employees of the Company. There were 468,000 shares available for issuance under the Plan at December 31, 2005 and 2004. The option price, number of shares, grant date, and vesting terms are determined at the discretion of the Company s Board of Directors.

As of December 31, 2005 and 2004, there were no stock options outstanding or exercisable.

On February 12, 2004, Lifeway s Board of Directors approved awards of an aggregate amount of 5,100 shares to be awarded under its Employee and Consulting Services and Compensation Plan to certain employees and consultants for services rendered to the Company. The stock awards were made on April 1, 2004 and have vesting periods that vary from six months to one year, depending upon the individual grantee. The expense for the awards is measured as of April 1, 2004 at \$20.93 per share for 5,100 shares, or a total stock award expense of \$106,743. This expense is being recognized as the stock awards vest beginning with the recognition of \$41,860 for 2,000 shares vested on April 1, 2004. There were a total of 4,550 vested shares resulting in a stock award expense of \$95,231 for 2004, and an additional 550 shares vested during 2005 for an additional expense of \$11,512.

On May 23, 2005, Lifeway s Board of Directors approved awards of an aggregate amount of 5,600 common shares to be awarded under its Employee and Consulting Services and Compensation Plan to certain employees and consultants for services rendered to the Company. The stock awards were made on June 1, 2005 and have vesting periods of one year. The expense for the awards is measured as of June 1, 2005 at \$12.50 per share for 5,600 shares, or a total stock award expense of \$70,000. This expense will be recognized as the stock awards vest in 12 equal portions of \$5,833, or 466 shares per month for one year. During 2005, 3,267 shares vested and the Company recognized a related expense of \$40,833.

Note 13 STOCK SPLIT

On February 12, 2004, the Board of Directors of the Company declared a two-for-one stock split of the common stock of the Company payable on March 8, 2004 to all of the Company s shareholders of record as of February 27, 2004.

As a result of the stock split, shareholders received two shares of common stock for every one share held on the record date. Upon completion of the split, the total number of shares of common stock outstanding increased from 4,218,444 to 8,436,888.

The earnings per share calculations as presented on the consolidated statements of income and comprehensive income and the number of shares issued and outstanding per statement of changes in stockholders equity have been adjusted to reflect split adjusted share amounts.

Note 14 FAIR VALUE OF FINANCIAL INSTRUMENTS

The estimated fair value of the Company s financial instruments is as follows at December 31:

	2005		2004		
	Carrying Amount	Fair Value	Carrying Amount	Fair Value	
Cash and cash equivalents	\$ 4,354,081	\$ 4,354,081	\$ 5,773,285	\$5,773,285	
Marketable securities	\$ 7,478,697	\$ 7,478,697	\$ 6,741,987	\$6,741,987	
Notes payable	\$ 3,435,803	\$ 3,416,969	\$ 472,325	\$ 469,696	
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LIFEWAY FOODS, INC. AND SUBSIDIARY

Notes to Consolidated Financial Statements (Continued)

The carrying values of cash and cash equivalents, and marketable securities approximate fair values. The fair value of the notes payable is based on the discounted value of contractual cash flows. The discount rate is estimated using rates currently offered for debt with similar maturities.

Note 15 LITIGATION SETTLEMENT

During 2005, the Company agreed to pay \$95,000 in the settlement of a lawsuit regarding the alleged non payment of overtime wages.

Note 16 RECENT ACCOUNTING PRONOUNCEMENTS

In November 2005, FASB issued FSP FAS 115-1 and FAS 124-1, The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments (FSP FAS 115-1), which provides guidance on determining when investments in certain debt and equity securities are considered impaired, whether that impairment is other-than-temporary, and on measuring such impairment loss. FSP FAS 115-1 also includes accounting considerations subsequent to the recognition of an other-than temporary impairment and requires certain disclosures about unrealized losses that have not been recognized as other-than-temporary impairments. FSP FAS 115-1 is required to be applied to reporting periods beginning after December 15, 2005. We are required to adopt FSP FAS 115-1 in 2006. The Company is in the process of evaluating the impact of this FSP.

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

None.

ITEM 8A. CONTROLS AND PROCEDURES

As of the end of the period covered by this report, we conducted an evaluation, under the supervision and with the participation of our principal executive officer and principal financial officer, of the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15 and 15d-15 of the Securities Exchange Act of 1934 (the Exchange Act). Based on this evaluation, our principal executive officer and principal financial officer concluded that our disclosure controls and procedures are effective to ensure that information required to be disclosed by us in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC rules and forms.

There was no change in our internal control over financial reporting during our most recently completed fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal controls over financial reporting.

ITEM 8B OTHER INFORMATION

None.

PART III

Certain information required by Part III is omitted from this report in that Lifeway intends to file a definitive proxy statement pursuant to Regulation 14A (the Proxy Statement) not later than 120 days after the end of the fiscal year covered by this report, and certain information included therein is incorporated herein by reference. Only those sections of the Proxy Statement which specifically address the items set forth herein are incorporated by reference.

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

DIRECTORS. The information regarding Lifeway s directors and certain other information required by this Item is incorporated by reference to the Proxy Statement.

EXECUTIVE OFFICERS. The information regarding Lifeway s executive officers and certain other information required by this Item is incorporated by reference to the Proxy Statement.

COMPLIANCE WITH SECTION 16(A) OF THE SECURITIES EXCHANGE ACT OF 1934

The information required by this Item regarding compliance with Section 16(a) of the Securities Exchange Act of 1934 is incorporated by reference to the Proxy Statement.

FAMILY RELATIONSHIPS

Julie Smolyansky, the President, CEO and director of Lifeway is the daughter of Ludmila Smolyansky, Chairperson of the Board of Directors of Lifeway and the sister of Edward P. Smolyansky. Edward P. Smolyansky, the Chief Financial and Accounting Officer and Treasurer of Lifeway is the son of Ludmila Smolyansky and the brother of Julie Smolyansky.

CODE OF ETHICS

The Company has adopted a Code of Ethics which is incorporated in this report by reference to this report as an exhibit hereto.

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ITEM 10. EXECUTIVE COMPENSATION.

The information required by this Item is incorporated by reference to the Proxy Statement filed by Lifeway on April 30, 2005.

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

The information required by this Item is incorporated by reference to the Proxy Statement.

ITEM 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.

The information required by this Item is incorporated by reference to the Proxy Statement.

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

FINANCIAL STATEMENTS AND SCHEDULES

A list of the Financial Statements and Financial Statement Schedules filed as part of this Report is set forth in Item 7, which list is incorporated herein by reference.

(a) EXHIBITS

Exhibit Number	Description
3.4	Amended and Restated By-laws (incorporated by reference to Exhibit No. 3.5 of Lifeway s Current Report on Form 8-K dated and filed on December 10, 2002). (File No. 000-17363)
3.5	Articles of Incorporation, as amended and currently in effect (incorporated by reference to Exhibit 3.5 of Lifeway s Quarterly Report on Form 10-QSB for the quarter ended June 30, 2000 and filed on August 8, 2000). (File No. 000-17363)
10.1	Lifeway Foods, Inc. Consulting and Services Compensation Plan, dated June 5, 1995 (incorporated by reference to Lifeway s Registration Statement on Form S-8, File No. 33-93306). (File No. 000-17363)
10.10	Stock Purchase Agreement with Danone Foods, Inc., dated October 1, 1999 (incorporated by reference to Exhibit 10.10 of Lifeway s Current Report on Form 8-K dated October 1, 1999, and filed October 12, 1999). (File No. 000-17363)
10.16	Employment Agreement, dated September 12, 2002, between Lifeway Foods, Inc. and Julie Smolyansky (incorporated by reference to Exhibit 10.14 of Amendment No. 2 filed April 30, 2003 to Lifeway s Quarterly Report on Form 10-QSB/ A for the quarter ended September 30, 2002). (File No. 000-17363)
11	Statement re: computation of per share earnings. (Incorporated by reference to Note 2 of the Consolidated Financial Statements).
14	Code of Ethics (Incorporated by reference to Lifeway s Proxy Statement on Schedule 14A filed on April 29, 2004). (File No. 000-17363)
21*	List of Subsidiaries of the Registrant
31.1	Rule 13a-14(a)/15d-14(a) Certification of Julie Smolyansky.
31.2	Rule 13a-14(a)/15d-14(a) Certification of Edward P. Smolyansky.
32.1	Section 1350 Certification of Julie Smolyansky.
32.2	Section 1350 Certification of Edward P. Smolyansky

^{*}Previously filed.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES AUDIT FEES

On May 13, 2004, the accounting firm of Gleeson Sklar, Sawyers and Cumpata, merged with and into Plante & Moran, PLLC. In 2004, Gleeson Sklar, Sawyers and Cumpata, and its successor in interest,

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Plante & Moran, PLLC, Lifeway s principal accountant, billed approximately \$70,000 for professional services rendered for the audit of Lifeway s annual financial statements and review of financial statements included in the registrant s Form 10-Q (17 CFR 249.308a) or 10-QSB (17 CFR 249.308b) or services that are normally provided in connection with statutory and regulatory filings or engagements in 2004.

In 2005, Plante & Moran, PLLC, Lifeway s principal accountant, billed approximately \$70,000 for professional services rendered for the audit of Lifeway s annual financial statements and review of financial statements included in the registrant s Form 10-QSB (17 CFR 249.308b) or services that are normally provided in connection with statutory and regulatory filings or engagements in 2005.

AUDIT-RELATED FEES

In 2004, Lifeway s principal accountant billed approximately \$8,900 for assurance and related services that are reasonably related to performance of the audit or review of the registrant s financial statements.

In 2005, Lifeway s principal accountant billed approximately \$12,000 for assurance and related services that are reasonably related to the performance of the audit or review of the registrant s financial statements.

TAX FEES

No professional services were rendered by the principal accountant for tax advice, tax compliance and tax planning.

ALL OTHER FEES

No other fees were billed by the principal accountant other than those described in this report.

No hours expended on Lifeway s principal accountant s engagement to audit Lifeway s financial statements for the most recent fiscal year that were attributed to work performed by persons other than the principal accountant s full-time permanent employees.

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SIGNATURES

In accordance with Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant caused this report to be signed on its behalf by the undersigned, thereunder duly authorized.

LIFEWAY FOODS, INC. By: /s/ Julie Smolyansky

Julie Smolyansky Chief Executive Officer, President, and Director By: /s/ Edward P. Smolyansky

Edward P. Smolyansky Chief Financial and Accounting Officer and Treasurer

Date: May 14, 2007

In accordance with the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

/s/ Julie Smolyansky

Julie Smolyansky Chief Executive Officer, President, and Director

Date: May 14, 2007

/s/ Ludmila Smolyansky*

Ludmila Smolyansky Chairperson of the Board of

Directors

Date: May 14, 2007

/s/ Pol Sikar*

Pol Sikar Director

Date: May 14, 2007

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/s/ Juan Carlos Dalto*

Juan Carlos Dalto

Director

Date: May 14, 2007

/s/ Renzo Bernardi*

Renzo Bernardi

Director

Date: May 14, 2007

*By: /s/ Edward P. Smolyansky

Edward P. Smolyansky

Attorney-in-Fact

Date: May 14, 2007

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INDEX OF EXHIBITS

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