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

Form 10-QSB

	T OI III I	u-QoD
(Mark	(Cone)	
[X]	-	SECTION 13 OR 15(d) OF THE SECURITIES
	EXCHANGE ACT OF 1934	
	For the quarterly period ended <u>June</u>	<u>: 30, 2005</u>
[]	TRANSITION REPORT UNDER ACT	SECTION 13 OR 15(d) OF THE EXCHANGE
	For the transition period from	to
	Commission File I	Number: 0-29020
	<u>ViewCast.</u>	com, Inc.
	(Exact Name of Small Business I	ssuer as Specified in its Charter)
	<u>Delaware</u>	<u>75-2528700</u>
,	e or other Jurisdiction of	(I.R.S. Employer Incorporation
Incorp	poration or Organization)	Identification No.)
	17300 Dallas Parkway, Sui (Address of principa	
	972/488 (Issuer's Teleph	
Exchange Act	during the past 12 months (or for such	equired to be filed by Section 13 or 15(d) of the shorter period that the registrant was required to file equirements for the past 90 days. Yes [X] No[]
A	PPLICABLE ONLY TO ISSUER PROCEEDINGS DURING THE	S INVOLVED IN BANKRUPTCY E PRECEDING FIVE YEARS
		quired to be filed by Section 12, 13 or 15(d) of the raplan confirmed by a court. Yes [] No []
	APPLICABLE ONLY TO	CORPORATE ISSUERS
As of July 31	, 2005, 25,889,456 shares of the Reg	gistrant's common stock were outstanding.
Transitional S	Small Business Disclosure Format (c	check one): Yes [] No [X]

ViewCast.com, Inc. and Subsidiaries Index to Form 10-QSB

PART I. FINANCIAL INFORMATION

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VIEWCAST.COM, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS

	December 31, 2004	June 30, 2005
ASSETS		(Unaudited)
Current assets:		
Cash and cash equivalents	\$ 372,175	\$ 658,397
Accounts receivable, less allowance for doubtful accounts		
of \$28,751 and \$53,333 at December 31, 2004 and		
June 30, 2005 respectively	3,520,620	3,521,927
Inventories	1,620,278	1,783,220
Prepaid expenses	134,261	276,135
Total current assets	5,647,334	6,239,679
Property and equipment, net	1,298,715	1,071,339
Goodwill	1,041,430	1,041,430
Customer contracts, net	241,389	163,888
Software development costs, net	184,396	153,663
Deposits	109,430	105,030
Total assets	\$ 8,522,694	\$ 8,775,029
Total assets	Ψ 0,322,074	Ψ 0,773,022
LIABILITIES AND STOCKHOLDERS' DEFICIT		
Current liabilities:		
Accounts payable	\$ 1,153,150	\$ 1,428,411
Accrued expenses	1,389,159	1,771,018
Deferred revenue	672,127	1,186,384
Stockholder line of credit	2,900,000	3,450,000
Short-term debt, other	313,170	-
Current maturities of long-term debt	127,175	166,376
Series D redeemable convertible preferred stock	1,506,700	
Total current liabilities	8,061,481	8,002,189
Long-term debt less current maturities	22,808	16,173
Stockholder note payable	6,794,422	6,756,036
Stockholder accrued interest	1,626,754	1,847,916
Commitments and contingencies	-	-
Stockholders' deficit:		
Convertible preferred stock, \$0.0001 par value:		
Authorized shares - 5,000,000		
Series B - issued and outstanding shares - 800,000	80	80
Series C - issued and outstanding shares - 200,000	20	20
Common stock, \$.0001 par value:		
Authorized shares - 100,000,000		
Issued shares - 23,104,942 and 25,889,456 at December 31, 2004		
and June 30, 2005, respectively	2,310	2,589
Additional paid-in capital	57,715,654	59,718,391
Accumulated deficit	(65,688,929)	(67,556,459)
Treasury stock, 261,497 shares at cost	(11,906)	(11,906)
Total stockholders' deficit	(7,982,771)	(7,847,285)
Total liabilities and stockholders' deficit	\$ 8,522,694	\$ 8,775,029

VIEWCAST.COM, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

\$ 2004		2005			e 30,			
\$		2005		2004		2005		
4,822,615	\$	5,625,916	\$	9,801,635	\$	11,082,092		
 2,890,970		3,454,040		5,900,330		6,744,838		
1,931,645		2,171,876		3,901,305		4,337,254		
1,773,714		1,773,968		3,456,623		3,741,100		
511,803		679,192		936,936		1,293,959		
100,076		132,555		202,997		231,270		
 2,385,593		2,585,715		4,596,556		5,266,329		
(453,948)		(413,839)		(695,251)		(929,075)		
(203,927)		(239,097)		(423,847)		(452,162)		
(1,233,723)		(14,612)		(1,233,723)		(485,798)		
8,097		522		6,831		(495)		
(1,429,553)		(253,187)		(1,650,739)		(938,455)		
(1,883,501)		(667,026)		(2,345,990)		(1,867,530)		
-		-		-		-		
\$ (1,883,501)	\$	(667,026)	\$	(2,345,990)	\$	(1,867,530)		
(204,250)		(204,250)		(408,500)		(406,255)		
\$ (2,087,751)	\$	(871,276)	\$	(2,754,490)	\$	(2,273,785)		
\$ (0.10)	\$	(0.03)	\$	(0.13)	\$	(0.09)		
21,449,056		25,575,667		21,068,838		24,301,950		
\$	2,890,970 1,931,645 1,773,714 511,803 100,076 2,385,593 (453,948) (203,927) (1,233,723) 8,097 (1,429,553) (1,883,501) \$ (1,883,501) \$ (204,250) \$ (2,087,751) \$ (0.10)	2,890,970 1,931,645 1,773,714 511,803 100,076 2,385,593 (453,948) (203,927) (1,233,723) 8,097 (1,429,553) (1,883,501) \$ (1,883,501) \$ (204,250) \$ \$ (2,087,751) \$ \$ \$ (0.10) \$	2,890,970 3,454,040 1,931,645 2,171,876 1,773,714 1,773,968 511,803 679,192 100,076 132,555 2,385,593 2,585,715 (453,948) (413,839) (203,927) (239,097) (1,233,723) (14,612) 8,097 522 (1,429,553) (253,187) (1,883,501) (667,026) \$ (1,883,501) \$ (667,026) \$ (204,250) (204,250) \$ (2,087,751) \$ (871,276) \$ (0.10) \$ (0.03)	2,890,970 3,454,040 1,931,645 2,171,876 1,773,714 1,773,968 511,803 679,192 100,076 132,555 2,385,593 2,585,715 (453,948) (413,839) (203,927) (239,097) (1,233,723) (14,612) 8,097 522 (1,429,553) (253,187) (1,883,501) (667,026) \$ (1,883,501) \$ (667,026) \$ (204,250) \$ (204,250) \$ (2,087,751) \$ (871,276) \$ \$ (0.10) \$ (0.03) \$	2,890,970 3,454,040 5,900,330 1,931,645 2,171,876 3,901,305 1,773,714 1,773,968 3,456,623 511,803 679,192 936,936 100,076 132,555 202,997 2,385,593 2,585,715 4,596,556 (453,948) (413,839) (695,251) (203,927) (239,097) (423,847) (1,233,723) (14,612) (1,233,723) 8,097 522 6,831 (1,429,553) (253,187) (1,650,739) (1,883,501) (667,026) (2,345,990) (204,250) (204,250) (408,500) \$ (2,087,751) \$ (871,276) \$ (2,754,490) \$ (0.10) \$ (0.03) \$ (0.13)	2,890,970 3,454,040 5,900,330 1,931,645 2,171,876 3,901,305 1,773,714 1,773,968 3,456,623 511,803 679,192 936,936 100,076 132,555 202,997 2,385,593 2,585,715 4,596,556 (453,948) (413,839) (695,251) (203,927) (239,097) (423,847) (1,233,723) (14,612) (1,233,723) 8,097 522 6,831 (1,429,553) (253,187) (1,650,739) (1,883,501) (667,026) (2,345,990) \$ (1,883,501) \$ (667,026) \$ (2,345,990) \$ (204,250) (204,250) (408,500) \$ (2,087,751) \$ (871,276) \$ (2,754,490) \$ \$ (0.10) \$ (0.03) \$ (0.13) \$		

VIEWCAST.COM, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF STOCKHOLDERS' DEFICIT FOR THE SIX MONTHS ENDED JUNE 30, 2005 (UNAUDITED)

	Seri Conve Preferr Shares	ed Sto				Common Shares	ck r Value	Additional Paid-in Capital	Accumulated Deficit	Treasury Stock	Total Stockholders' Deficit
Balance, January 1, 2005	800,000	\$	80	200,000	\$ 20	23,104,942	\$ 2,310	\$ 57,715,654	\$ (65,688,929)	\$ (11,906)	\$ (7,982,771)
Sale of common stock, employee stock purchase plan	-		-	-	-	45,056	5	10,513	-	-	10,518
Conversion of Preferred D shares to common stock	-		-	-	-	2,739,458	274	1,992,224	-	-	1,992,498
Net Loss	-		-	-	-	-	-	-	(1,867,530)	-	(1,867,530)
Balance, June 30, 2005	800,000	\$	80	200,000	\$ 20	25,889,456	\$ 2,589	\$ 59,718,391	\$ (67,556,459)	\$ (11,906)	\$ (7,847,285)

VIEWCAST.COM, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

For the six months ended June 30,

		June	30,	
		2004		2005
Operating activities:				
Net loss	\$	(2,345,990)	\$	(1,867,530)
Adjustments to reconcile net loss to net cash				
used in operating activities:				
Depreciation of fixed assets		309,806		331,574
Amortization of software development costs		-		30,733
Amortization of customer contracts		77,500		77,501
Non-cash charges to interest expense		75,694		1,938
Non-cash debt conversion expense		1,233,723		485,798
Gain on disposition of property and equipment		1,329		-
Non-cash consulting fees exchanged for options, warrants				
and common stock		3,797		-
Changes in operating assets and liabilities				
Accounts receivable		256,427		(1,307)
Inventories		(199,139)		(162,942)
Prepaid expenses		(28,318)		(141,874)
Deferred charges		(70,000)		-
Deposits		4,328		4,400
Accounts payable		(181,696)		275,261
Accrued expenses and stockholder accrued interest		290,432		601,082
Deferred revenue		225,163		514,257
Net cash provided by operating activities	-	(346,944)		148,891
Net eash provided by operating activities	-	(340,744)		140,071
Investing activities:				
Capitalized software development costs		(94,690)		
Purchase of property and equipment		(195,706)		(104,198)
Proceeds from disposition of property and equipment		682		(104,170)
Net cash used in investing activities		(289,714)		(104 109)
Net cash used in investing activities		(209,714)		(104,198)
Financing activities:				
Net proceeds from stockholder line of credit				
and advances		855,000		550,000
Proceeds from exercise of common stock		4,034		330,000
		*		10.510
Proceeds from exercise of employee stock options Net repayments short-term debt, other		1,066		10,518
• •		(51,726)		(313,170)
Repayment of long-term debt		(84,441)		(5,819)
Net cash used in financing activities		723,933		241,529
Net increase in cash and cash equivalents		87,275		286,222
ivet increase in cash and cash equivalents		67,273		200,222
Cash and cash equivalents, beginning of period		299,764		372,175
Cash and cash equivalents, end of period	\$	387,039	\$	658,397
Cash and Cash equivalents, the of period	φ	307,037	Ψ	030,377
Supplemental cash flow information:				
Cash paid for interest	\$	60,562	\$	20,203
•				
Supplemental non-cash flow operating activities:				
Purchase of property and equipment with long-term debt	\$	21,744	\$	-
Conversion of 7% convertible debentures to common stock	\$	870,000	\$	-
Conversion of Series D redeemable convertible preferred	-	,	-	
stock to common stock	\$	_	\$	1,506,700
	Ψ		Ψ	1,000,700

1. Basis of Presentation

The accompanying unaudited interim consolidated financial statements include the accounts of ViewCast.com, Inc. and its wholly-owned subsidiaries, Delta Computec Inc. (DCi), Osprey Technologies, Inc., VideoWare, Inc. and ViewCast Online Solutions, Inc. (collectively, the Company or ViewCast). All material inter-company accounts and transactions have been eliminated in consolidation.

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial information. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States of America for complete financial statements. In the opinion of management, all adjustments (consisting only of normal recurring accruals) considered necessary for a fair presentation have been included. Certain prior period balances have been reclassified to conform to current period presentation. Operating results for the three and six months ended June 30, 2005 are not necessarily indicative of the results that may be expected for the year ending December 31, 2005. For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's Annual Report on Form 10-KSB/A for the year ended December 31, 2004 filed with the Securities and Exchange Commission.

The Company utilizes significant capital to design, develop and commercialize its products and intends to fund its 2005 operating activities and sales growth by utilizing cash contributed from operations and its available working capital lines of credit to the extent possible. The Company anticipates it will require additional working capital during 2005 to support the expansion of sales channels and market distribution, to develop and introduce new products and services, to enhance existing product offerings, to address unanticipated competitive threats or technical problems, to transition adverse economic conditions and for potential acquisition transactions. Although the Company has no firm arrangements with respect to additional financing, it is currently considering proposals by potential investors relating to the issuance of equity securities in exchange for a cash investment in the Company. There can be no assurance that additional financing will be available to the Company on acceptable terms, or at all. Additional equity financing may involve substantial dilution to our then existing stockholders. The Company intends to actively pursue other such strategic merger and acquisition activities to the extent possible. In the event the Company is unable to raise additional capital or execute other alternatives, we may be required to sell segments of the business, or substantially reduce or curtail our activities. Such actions could result in charges that could be material to the ViewCast's results of operations or financial position.

2. Accounts Receivable

The Company's accounts receivable are primarily due from resellers and distributors of our video communications products and services and from customers in the healthcare, pharmaceutical, financial services and educational industries to whom we provide information technology services and products. Credit is extended based on evaluation of each customer's financial condition and, generally collateral is not required except for certain international customers. Accounts receivable are generally due within 30 days and are stated net of an allowance for doubtful accounts. Accounts, which are outstanding longer than contractual payment terms, are considered past due. The Company records an allowance on a specific basis by considering a number of factors, including the length of time trade accounts are past due, the Company's previous loss history, the credit-worthiness of individual customers, economic conditions affecting specific customer industries and economic conditions in general. The Company writes-off accounts receivable when they become uncollectible and payments subsequently received on such receivables are credited against write-offs in the period the payment is received.

Changes in the Company's allowance for doubtful accounts for the three and six months ended June 30, 2004 and 2005 are as follows:

	For the three months ended June 30,					For the six months ende June 30,			
	2004		2004 2005			2004	2005		
	(Uı	naudited)	(U)	naudited)	(U	naudited)	(U	naudited)	
Beginning balance	\$	103,884	\$	34,822	\$	86,247	\$	28,751	
Bad debt expense		8,711		18,511		25,730		35,303	
Uncollectible accounts written									
off, net of recoveries		(5,970)				(5,352)		(10,721)	
Ending balance	\$	106,625	\$	53,333	\$	106,625	\$	53,333	

3. Inventories

Inventories consist of the following:

	December 31,			June 30,
	2004			2005
				(Unaudited)
Purchased materials	\$	491,922	\$	662,589
Finished goods		1,128,356		1,120,630
	\$	1,620,278	\$	1,783,220

4. Accrued Expenses

Accrued expenses consist of the following:

	December 31, 2004			June 30,
				2005
				(Unaudited)
Stockholder accrued interest (short-term)	\$	400,040	\$	608,897
Accrued compensation		524,561		623,372
Accrued legal & professional		47,024		43,080
Accrued warranty		57,744		67,698
Accrued rent		20,833		11,799
Accrued inventory purchases		45,960		107,423
Customer deposits		32,376		-
Accrued taxes and other		260,621		308,749
	\$	1,389,159	\$	1,771,018

5. Warranty Reserves

Reserves are provided for the estimated warranty costs when revenue is recognized. The costs of warranty obligations are estimated based on warranty policy or applicable contractual warranty, historical experience of known product failure rates and use of materials and service delivery charges incurred in correcting product failures. Specific warranty accruals may be made if unforeseen technical problems arise. If actual experience, relative to these factors, significantly differs from these estimates, additional warranty expense may be required.

The following table below shows the roll forward of accrued warranty expense for the three and six months ended June 30, 2004 and 2005:

	F	For the three months ended June 30,					x months ended une 30,		
		2004		2005		2004		2005	
	(Ur	naudited)	J)	Unaudited)	(U	naudited)	(Unaudited)	
Beginning balance	\$	58,419	\$	59,416	\$	60,260	\$	57,744	
Charged to expense		6,430		8,657		13,415		19,008	
Usage		(7,484)		(375)		(16,309)		(9,054)	
Ending balance	\$	57,365	\$	67,698	\$	57,365	\$	67,698	

6. Property and Equipment

Property and equipment, at cost, consists of the following:

	Estimated				
	Useful Life	De	December 31,		June 30,
	(Years)	2004			2005
	\ <u></u>			()	Unaudited)
Computer equipment	3 to 7	\$	2,025,628	\$	2,084,115
Service assets	3		901,299		939,725
Software	3 to 5		650,012		652,774
Leasehold improvements	1 to 5		91,295		91,295
Office furniture and equipment	5 to 7		691,247		695,770
			4,359,481		4,463,679
Less accumulated depreciation and					
amortization			(3,060,766)		(3,392,340)
		\$	1,298,715	\$	1,071,339

7. Short-term Debt

Stockholder Line of Credit

Since October 1998, the Company has maintained a working capital line of credit facility with an entity controlled by one of its principal stockholders, Mr. H.T. Ardinger, who also currently serves as Chairman of the Board of Directors of the Company. Prior to October 15, 2003, availability of funds under this facility was subject to certain borrowing base limitations based principally on qualifying accounts receivable and inventory with interest payable on demand at 12% and secured by the assets of ViewCast.com, Inc. In October 2003, ViewCast.com, Inc., Osprey Technologies, Inc. and VideoWare, Inc. (jointly and severally, "the Borrower") amended the terms and conditions of this credit note and security agreement with the Ardinger Family Partnership, LTD. ("Lender"). As of the date of the agreement, the outstanding principal balance of the indebtedness under the original loan agreement was \$7,509,582 and accrued and unpaid interest thereon was \$1,243,665. Additionally, in October 2003 the Company had outstanding \$500,000 in advances from Lender for the purchase of DCi in October 2002. Effective October 15, 2003, the terms and conditions of the note agreement were amended to establish a long-term payout for \$6,909,582 principal amount of the note and accrued interest of \$1,243,665. Additionally, a new \$2.0 million shortterm line of credit facility was established with an initial principal amount \$1.1 million consisting of \$600,000 principal amount of the original note and \$500,000 of stockholder advances. The amended note agreement reduces the per annum interest rate on stockholder notes from 12% to the lesser of prime plus 3.0% or 9.5%, eliminates the borrowing base requirements based on outstanding accounts receivable and inventory and is secured by all assets of the Borrower.

Effective April 30, 2004 and August 31, 2004, the Company entered into amendments of the terms and conditions of the credit facility to increase the credit line of the revolving credit note to \$3.0 million and extended the commencement date for the scheduled payments of the term note and accrued interest from April 30, 2004 to December 31, 2004. Effective March 22, 2005, the Company amended the terms and conditions of the credit facility to increase the credit line of the revolving credit note to \$3.5 million and extended the commencement date of scheduled payments of the term note and accrued interest from December 31, 2004 to July 31, 2005. Effective July 22, 2005, the Company amended the terms and conditions of the credit facility to increase the credit line of the revolving credit note to \$4.0 million and extended the commencement date of scheduled payments of the term note and accrued interest from July 31, 2005 to November 30, 2005.

During the six months ended June 30, 2005, net borrowings under the new stockholder line of credit note were \$550,000 resulting in a note principal balance of \$3,450,000. At June 30, 2005, the Company had availability under the stockholder line of credit of \$50,000 and subsequently increased availability to \$550,000 based on the amendment effective July 22, 2005 as described in the above paragraph. At June 30, 2005 the Company had outstanding \$307,402 in stockholder accrued interest attributable to the stockholder line of credit.

Keltic Asset Based Revolving Credit Facility

The Company also maintains a \$1.5 million asset based revolving credit facility with Keltic Financial Partners, LP ("Keltic") for working capital support of DCi operations. Draws on the revolving credit facility are based on qualifying DCi accounts receivable. The loan balance is reduced as cash collections are received directly by Keltic. The Company has entered into a Guaranty of Payment and a Performance and Subordination Agreement with Keltic relating to this facility. During the six months ended June 30, 2005, cash collections in excess of draws reduced the Keltic loan balance to \$0 at June 30, 2005. DCi had availability of \$1,166,883 under the revolving credit facility as of June 30, 2005.

On December 10, 2004, the Keltic credit facility was amended to extend the maturity date of the note to January 10, 2005 and to extend the date related to penalties for early prepayment or termination of the loan from December 11, 2004 to January 10, 2005. During 2005, the Keltic credit facility was amended to extend the maturity date of the note to July 15, 2005 and extended the date related to penalties for early prepayment or termination of the loan to July 15, 2005. On July 15, 2005, the Keltic credit facility was further amended to extend the maturity date of the note to October 11, 2005 and to extend the date related to penalties for early prepayment or termination of the loan from July 15, 2005 to October 11, 2005. During 2005, Keltic was paid \$7,000 in modification fees pertaining to these note amendments. The credit facility continues to be secured by all DCi assets and is guaranteed by the Company.

Short-term debt consists of the following:

	December 31, 2004	June 30, 2005
\$3.5 million line of credit note payable to principal stockholder of the Company, secured by all assets of Borrower, with interest due on demand at the lesser of prime (5.25% and 6.25% at December 31, 2004 and June 30, 2005, respectively) plus 3.0% or 9.5% fixed rate, due December 2005.	\$ 2,900,000	(Unaudited) \$ 3,450,000
\$1.5 million revolving based credit facility payable to a commercial finance company, collateralized by all DCi assets and guaranteed by the Company, with interest payable at the higher of prime (5.25% and 6.25% at December 31, 2004 and June 30, 2005, respectively) plus 2.5% or 6.5% fixed rate, due October 2005.	313,170	_
	\$ 3,213,170	\$ 3,450,000
	<u> </u>	

8. Long -Term Debt

Stockholder Term Note

In October 2003, the Company amended the terms and conditions of its then outstanding stockholder line of credit to establish a long-term payout for \$6,909,582 principal amount of the note and the amended note agreement significantly reduced the per annum interest rate from the original 12% fixed rate and accrued interest of \$1,243,665. Term note accrues interest at a per annum rate equal to the lesser of prime (6.25% as of June 30, 2005) plus 3.0% or 9.5% and requires monthly principal repayments of \$19,193 commencing on November 30, 2005 and continuing on the last day of each calendar month with a balloon payment for the remaining principal amount due December 31, 2006 (See Note 7). There are no covenants in connection with these notes.

Long-term debt consists of the following:

	December 31, 2004	June 30, 2005
Stockholder term note with an entity controlled by a principal stockholder of the Company, collateralized by all assets of Borrower, with interest due at a rate per annum equal to the lesser of prime (5.25% and 6.25% at December 31, 2004 and June 30, 2005, respectively) plus 3.0% or 9.5% fixed rate, due		(Unaudited)
December 31, 2006 (See Note 7).	\$6,909,582	\$6,909,582
Other long-term debt	34,823	29,002
Total long-term debt	6,944,405	6,938,585
Less current maturities	(127,175)	(166,376)
Total long-term debt less current maturities	\$6,817,230	\$6,772,209

9. Series D Redeemable Convertible Preferred Stock

During October 2002 through June 2003, the Company issued 150,670 shares of Series D Preferred Stock as partial consideration for the acquisition of DCi and for related investment banking fees. As of June 30, 2004 all shares of Series D Preferred Stock have been converted into Company common stock. Each share of Series D Preferred Stock has a stated value of \$10.00 with a conversion option to common stock at \$1.50 per share of Company common stock. The Series D Preferred Stock provided redemption rights for the holders and the Company, and other rights as described in the Certificate of Designation of the Series D Preferred Stock. The Series D Preferred Stock was redeemable at its stated value at the holders' option upon written notice at any time after October 11, 2004, to the extent permitted by applicable law.

The value of the 150,670 shares issued and outstanding at December 31, 2004 reflected a discount of \$61,269 from the stated value of \$1,506,700 that was recorded as imputed interest expense until the initial redemption date of October 11, 2004. Imputed dividends recognized during the quarter ended March 31, 2004 in the amount of \$26,259 have been reclassified from additional paid in capital to interest expense to conform to current period presentation. Series D Preferred Stock of \$1,506,700 at December 31, 2004 is presented as a current liability because of the October 11, 2004 initial redemption date. There was no outstanding Series D Preferred Stock as of June 30, 2005.

10. Conversion of Convertible Debt to Equity

The Company accounts for the conversion of convertible debt to equity securities in accordance with SFAS No. 84, "Induced Conversions of Convertible Debt". In other income (expense), the Company has recognized in 2005 and in 2004 an imputed amount for debt conversion expense equal to the fair value of all securities and other consideration transferred in the transaction in excess of the fair value of securities issuable pursuant to the original conversion terms. The debt conversion expense is a non-cash charge and is a reconciling adjustment in calculating

net cash used in operating activities. The conversions were made pursuant to Section 3(a)(9) of the Securities Act of 1933, as amended.

Effective March 21, 2005, the Company temporarily lowered the conversion price of each of its outstanding Series D Redeemable Convertible Preferred Shares from \$1.50 to \$0.55 per share. As a result, each Preferred Share was convertible into 18.18 shares of ViewCast common stock based on a stated value of \$10.00 per Preferred Share so long as the stockholder converted by 5:00 p.m. Central Time on or before April 15, 2005. During March and April 2005, stockholders converted 150,670 shares of Series D Redeemable Convertible Preferred Stock into 2,739,458 shares of common stock of the Company. This conversion transaction results in a net reduction in convertible debt and an increase in net equity of \$1,506,700.

The following table summarizes the accounting for the Series D Redeemable Convertible Preferred Stock conversions that occurred during the six months ended June 30, 2005 (Unaudited).

Conversion of Series D Redeemable Convertible Preferred Shares	Number of Equity Securities	Principal Amount of Debt Reduction	Debt Conversion Expense	Common Stock, Par and Paid in Capital
Conversion shares under original terms	974,254			
Principal amount converted into equity		\$1,506,700		\$(1,506,700)
Additional conversion shares under lowered conversion terms	1,765,204		<u>\$485,798</u>	(485,798)
	<u>2,739,458</u>	<u>\$1,506,700</u>	<u>\$485,798</u>	<u>\$(1,992,498)</u>

In April 2004, the Company received Notices of Conversion from the holders of \$870,000 of the outstanding 7% Senior Convertible Debentures. The terms of the conversion included a lowered conversion price of the Debentures from \$5.00 per share to \$0.41 per share of ViewCast common stock or a total of 2,121,947 shares of common stock for the \$870,000 converted. In addition, the converting Debenture holders received 635,970 warrants exercisable for three (3) years into shares of common stock of the Company (the "Warrant Shares") at an exercise price of \$0.45 per Warrant Share. This conversion transaction resulted in a net reduction in convertible debt and an increase in net equity of \$870,000.

The following table summarizes the accounting for the 7% Senior Convertible Debenture conversions that occurred during the six months ended June 30, 2004 (Unaudited).

Conversion of 7% Senior Convertible Debentures	Number of Equity Securities and Warrants	Principal Amount Converted into Equity	Debt Conversion Expense	Increase in Common Stock, Par and Paid in Capital
Conversion shares under original terms	174,000			
Additional conversion shares under lowered conversion terms	1,947,947		\$1,074,730	\$(1,074,730)
Principal amount converted into equity		\$870,000		(870,000)
Warrant issues under lowered conversion terms	635,970	<u>\$870,000</u>	158,993 \$1,233,723	158,993 \$(2,103,723)

11. Net Loss Per Share

Basic loss per share is calculated by dividing net loss by the number of weighted average common shares outstanding for the period. Since the Company has reported net losses for all periods presented, the computation of diluted loss per share excludes the effects of convertible preferred stock, convertible debt, options, and warrants since their effect is anti-dilutive.

Following is a summary of excluded securities:

	For the Three	Months Ended	For the Six M	Ionths Ended
	June	e 30 ,	Jun	e 30,
	2004	2005	2004	2005
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
Stock options	3,196,119	2,954,009	3,271,297	2,909,061
Public and private warrants	4,509,997	4,790,982	4,401,502	4,805,815
Convertible debentures	95,000	-	126,667	-
Convertible preferred stock - Series B	2,206,896	2,206,896	2,206,896	2,206,896
Convertible preferred stock - Series C	3,333,333	3,333,333	3,333,333	3,333,333
Redeemable convertible preferred Stock - Series D	1,004,466	41,200	1,004,466	362,289
	14,345,811	13,326,420	14,344,161	13,617,394

12. Stock-Based Compensation

The Company has elected to follow Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees," in its primary financial statements and has provided supplemental disclosures required by Statement of Financial Accounting Standards No. 123 (SFAS 123), "Accounting for Stock-Based Compensation" and by Statement of Financial Accounting Standards No. 148, "Accounting for Stock-Based Compensation – Transition and Disclosure an amendment of FASB Statement No. 123."

Option exercise prices are equal to the market price on the date of grant. In general, a portion of the shares under grant become exercisable after one year and remaining shares vest monthly thereafter on a straight line basis over the vesting term of the option. Options expire after ten years. SFAS 123 requires the disclosure of pro forma net income and earnings per share information computed as if the Company had accounted for its employee stock options granted under the fair value method set forth in SFAS 123. The fair value for these options was estimated at the date of grant using the Black-Scholes option pricing model.

For purposes of pro forma disclosures, the estimated fair value of the options is amortized as expense over the options' vesting periods. Pro forma information for the three and six months ended June 30, 2004 and 2005 is as follows:

	Three Months Ended June 30,					Six Months Ended June 30,			
	2004			2005	2004		2005		
	(Uı	naudited)	(Ur	naudited)	(Unau	ıdited)	(Unaudited)		
Net loss applicable to common									
stockholders:	\$	(2,087,751)	\$	(871,276)	\$(2,75	54,490)	\$(2,273,785)		
As reported									
Deduct total stock-based compensation under fair value based method for all									
awards, net of related tax expense		(313,142)		(163,832)	(62	25,337)	(277,504)		
Pro forma	\$	(2,400,893)	\$	(1,035,108)	\$(3,37	79,827)	\$(2,551,289)		
Net loss per share:									
As reported	\$	(0.10)	\$	(0.03)	\$	(0.13)	\$ (0.09)		
Pro forma - basic and diluted	\$	(0.11)	\$	(0.04)	\$	(0.16)	\$ (0.10)		
						` /			

In December 2004, the Financial Accounting Standards Board ("FASB") enacted Statement of Financial Accounting Standards 123 — revised 2004 ("SFAS 123R"), *Share-Based Payment*, which replaces Statement of Financial Accounting Standards No. 123 ("SFAS 123"), *Accounting for Stock-Based Compensation* and supersedes APB Opinion No. 25 ("APB 25"), *Accounting for Stock Issued to Employees*. SFAS 123R requires the measurement of all employee share-based payments to employees, including grants of employee stock options, using a fair-value-based method and the recording of such expense in the Company's consolidated statement of operations. The accounting provisions of SFAS 123R are effective for reporting periods beginning after December 15, 2005.

The pro forma disclosures previously permitted under SFAS 123 no longer will be an alternative to financial statement recognition. See the *Stock-Based Compensation* section shown earlier in this note for the pro forma net loss and loss per share amounts for the three and six months ending June 30, 2004 and June 30, 2005 as if the Company had used a fair-value-based method required under SFAS 123 to measure compensation expense for employee stock incentive awards. Although the Company has not yet determined whether the adoption of SFAS 123R will result in amounts that are different from the current pro forma disclosures under SFAS 123, the Company is evaluating the requirements under SFAS 123R and expect the adoption to have a significant impact on the Company's consolidated statement of operations and loss per share, but no impact on its financial condition or cash flows.

13. Segment Information

The Company operates in two distinct business segments (i) Video Communications Products and Services and (ii) IT Services and Products:

Video Communications Products and Services -This business segment is engaged in designing, developing and marketing video communications products and services. The operations of the Company's Osprey® line of video capture and video compression-decompression cards, its ViewCastTM IVN video distribution systems, and its NiagaraTM line of encoding and streaming products are included in this segment.

IT Services and Products - This business segment includes the operations of Delta Computec Inc. which is headquartered in Teterboro, New Jersey and provides customized network support, Internet and Intranet consulting, networking, maintenance, disaster recovery services as well as computer and networking product sales to Fortune 500 and 1000 companies. Customers include financial institutions, accounting firms, healthcare providers, pharmaceutical companies and educational institutions primarily in the northeastern United States.

Corporate -The corporate functions of human resources, legal, financial reporting, accounting, and risk management are located in Dallas, TX. Operating expenses not distributed to business segments include certain officers' salaries, investor relations, shareholder meetings, and other corporate facility expenses.

The Company's underlying accounting records are maintained on a legal entity basis for government and public reporting requirements. Segment disclosures are on a performance basis consistent with internal management reporting. The Company evaluates performance based on sales, gross margins and operating income and expense. Not all corporate operating expenses are distributed to the business segments.

The following tables provide financial data by segment for the three and six months ended June 30, 2004 and 2005:

Summary of Sales by Geographic Area for the Three Months Ended (Unaudited):

	IT Services, Products	Video Communications Products & Services	Total	%
June 30, 2005				
United States	\$ 3,104,910	\$ 1,397,610	\$ 4,502,520	80.04%
Europe	-	553,127	553,127	9.83%
Pacific Rim	-	413,246	413,246	7.35%
Other	-	157,023	157,023	2.79%
Total	\$ 3,104,910	\$ 2,521,006	\$ 5,625,916	100.00%
June 30, 2004				
United States	\$ 2,721,282	\$ 1,116,002	\$ 3,837,284	79.57%
Europe	-	496,715	496,715	10.30%
Pacific Rim	-	374,448	374,448	7.76%
Other	<u> </u>	114,168	114,168	2.37%
Total	\$ 2,721,282	\$ 2,101,333	\$ 4,822,615	100.00%

Summary of Sales by Geographic Area for the Six Months Ended (Unaudited):

	IT Services, Products	Video Communications Products & Services	Total	%
June 30, 2005				
United States	\$ 6,004,623	\$ 2,750,589	\$ 8,755,212	79.00%
Europe	-	1,062,587	1,062,587	9.59%
Pacific Rim	-	894,498	894,498	8.07%
Other		369,796	369,796	3.34%
Total	\$ 6,004,623	\$ 5,077,470	\$ 11,082,093	100.00%
June 30, 2004				
United States	\$ 5,434,481	\$ 2,180,320	\$ 7,614,801	77.69%
Europe	-	1,101,438	1,101,438	11.24%
Pacific Rim	-	871,332	871,332	8.89%
Other		214,064	214,064	2.17%
Total	\$ 5,434,481	\$ 4,367,154	\$ 9,801,635	100.00%

Summary of Operations by Operating Segment for the Three Months Ended June 30, 2005:

		Services, Products	P	Video nmunications roducts & Services	-	nallocated Corporate	Total		
Total sales Intersegment sales	\$	3,107,312 (2,402)	\$	2,537,098 (16,092)	\$	-	\$	5,644,410 (18,494)	
Revenue from external customers	\$	3,104,910	\$	2,521,006	\$		\$	5,625,916	
Gross profit	\$	686,154	\$	1,485,722	\$	-	\$	2,171,876	
Operating income (loss)	\$	83,847	\$	(127,986)	\$	(369,700)	\$	(413,839)	

Summary of Operations by Operating Segment for the Three Months Ended June 30, 2004:

	Γ Services, Products	 Video nmunications roducts & Services	Unallocated Corporate Total			Total
Total sales Intersegment sales	\$ 2,722,699 (1,417)	\$ 2,115,454 (14,121)	\$	- -	\$	4,838,153 (15,538)
Revenue from external customers	\$ 2,721,282	\$ 2,101,333	\$	_	\$	4,822,615
Gross profit	\$ 642,081	\$ 1,289,564	\$	-	\$	1,931,645
Operating income (loss)	\$ 23,159	\$ (206,715)	\$	(270,392)	\$	(453,948)

Summary of Operations by Operating Segment for the Six Months Ended June 30, 2005:

		Γ Services, Products	Video nmunications roducts & Services	Unallocated Corporate Total				
Total sales Intersegment sales	\$	6,008,331 (3,708)	\$	5,093,561 (16,092)	\$	<u>-</u>	\$	11,101,892 (19,800)
Revenue from external customers	\$	6,004,623	\$	5,077,469	\$	_	\$	11,082,092
Gross profit	\$	1,326,505	\$	3,010,749	\$	-	\$	4,337,254
Operating income (loss)	\$	86,730	\$	(379,116)	\$	(636,689)	\$	(929,075)
Total assets	\$	5,130,588	\$	3,400,660	\$	243,781	\$	8,775,029
Goodwill	\$	1,041,430	\$	-	\$	-	\$	1,041,430
Customer contracts, net	\$	163,888	\$	-	\$	-	\$	163,888
Software development costs	\$	-	\$	153,663	\$	-	\$	153,663
Capital additions	\$	42,887	\$	21,757	\$	39,554	\$	104,198

Summary of Operations by Operating Segment for the Six Months Ended June 30, 2004:

	IT Services, Products		 roducts & Services	-	nallocated Corporate	Total
Total sales Intersegment sales	\$	5,437,466 (2,985)	\$ 4,381,275 (14,121)	\$	- -	\$ 9,818,741 (17,106)
Revenue from external customers	\$	5,434,481	\$ 4,367,154	\$		\$ 9,801,635
Gross profit	\$	1,201,168	\$ 2,700,137	\$	-	\$ 3,901,305
Operating income (loss)	\$	(105,707)	\$ (151,219)	\$	(438,325)	\$ (695,251)
Total assets	\$	5,455,692	\$ 2,658,081	\$	315,806	\$ 8,429,579
Goodwill	\$	1,041,430	\$ -	\$	-	\$ 1,041,430
Customer contracts, net	\$	318,889	\$ -	\$	-	\$ 318,889
Capital additions	\$	145,811	\$ 40,698	\$	30,941	\$ 217,450

14. Related Party Transaction

Since October 1998, the Company has maintained a working capital line of credit facility with a partnership controlled by one of its principal stockholders and Chairman of the Board of the Company, H. T. Ardinger, Jr. (See Note 7). Effective July 22, 2005, the Company amended the terms and conditions of the credit facility to increase the credit line of the Revolving Credit Note from \$3.5 million to \$4.0 million and extended the commencement date for scheduled payments of the Term Note and Accrued Interest from July 31, 2005 to November 30, 2005.

15. Subsequent Events

On July 15, 2005, the DCi asset based revolving credit facility with Keltic Financial Partners, LP ("Keltic") was amended to extend the maturity date of the note to October 11, 2005 and to extend the date related to penalties for early prepayment or termination of the loan from July 15, 2005 to October 11, 2005. In July 2005, Keltic was paid \$3,500 in modification fees pertaining to this note amendment. The credit facility continues to be secured by all DCi assets and is guaranteed by the Company.

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

Certain statements in this Report on Form 10-QSB under "Management's Discussion and Analysis or Plan of Operation" and elsewhere in this Report constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include statements regarding ViewCast's expectations, beliefs, hopes, intentions or strategies regarding the future. These statements involve known and unknown risks, uncertainties, and other factors that may cause ViewCast or our industry's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by such forward-looking statements. Such factors include, but are not limited to, product demand and market acceptance risks, the impact of competitive products and pricing, product development, commercialization and technological difficulties, capacity and supply constraints or difficulties, general business and economic conditions, the availability of sufficient working capital, the ability to service our debt, continued losses, the ability to successfully integrate acquired operations, the effect of our accounting polices and other risks detailed in our Annual Report on Form 10-KSB/A for the year ended December 31, 2004 and other filings with the Securities and Exchange Commission.

In some cases, you can identify forward-looking statements by terminology such as "may", "will", "expects", "should", "anticipates", "believes", "estimates", "predicts", "plans", "potential", "intends" or "continue" or the negative of such terms or other comparable terminology.

Although we believe the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee future results, levels of activity, performance, or achievements. Moreover, neither we nor any other person assumes responsibility for the accuracy and completeness of such statements. We are under no duty to update any of the forward-looking statements after the date of this report to conform such statements to actual results.

Overview

ViewCast.com, Inc., doing business as ViewCast Corporation ("ViewCast"), develops video and audio communications products for delivering content dynamically via a variety of network types and protocols. These products include Osprey® Video capture cards, Niagara® video encoders/servers, and ViewCast IVN enterprise software and systems. ViewCast products address the video capture, processing, and delivery requirements for a broad range of applications and markets. ViewCast also provides professional IT services focused on merged data and video networks through its wholly owned subsidiary Delta Computec Inc. ("DCi").

ViewCast operates in two distinct business segments: (1) video communications products and services and (2) IT services and products.

Video Communications Products and Services - This business segment is engaged in designing, developing and marketing video communications products and services. The products enable sophisticated video processing and communications and include the Osprey® line of video capture cards, the ViewCast IVN™ (Interactive Video Network) systems, the Niagara™ line of video encoding systems and servers, and related application software such as SimulStream™ and SCX™. These products are installed in computers, appliances, or within a communications network and are used for a variety of video communication applications, including corporate communications, information gathering, security, training, distance learning, conferencing, Internet video and broadcast applications. Corporations, media organizations, financial institutions, educational networks, healthcare facilities, and government agencies utilize our products and services, as do their customers, vendors and others with whom they may communicate. ViewCast markets its video products and services directly to end-users, through original equipment manufacturers ("OEMs"), value-added resellers ("VARs") and computer system integrators, worldwide.

IT Services and Products - This business segment includes the operations of DCi which provides customized network support, Internet and Intranet consulting, networking, maintenance and disaster recovery services as well as computer and networking product sales to Fortune 500 and 1000 companies. Customers include

financial institutions, accounting firms, healthcare providers, pharmaceutical companies and educational institutions primarily in the northeastern United States.

Critical Accounting Policies

Management's discussion and analysis of our financial condition and results of operations are based upon our consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America (US GAAP). We review the accounting policies we use in reporting our financial results on a regular basis. The preparation of these financial statements requires us to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses and related disclosure of contingent assets and liabilities. On an on-going basis we evaluate our estimates, including those related to accounts receivable, inventories, investments, warranty obligations, income taxes, restructuring and contingencies and litigation. Our estimates are based on historical experience and other assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying value of assets and liabilities that are not readily apparent from other sources. In addition to the items listed above which are affected by estimates, we believe that the following are critical accounting policies used in the preparation of our consolidated financial statements:

- Revenue Recognition We apply provisions of SEC Staff Accounting Bulletin (SAB) No. 101, Revenue Recognition in Financial Statements as revised by SAB 104, Revenue Recognition, SOP 97-2, Software Revenue Recognition, as amended by SOP 98-9, Modification of SOP 97-2, Software Revenue Recognition, with Respect to Certain Transactions and EITF 00-21, Revenue Arrangements with Multiple Deliverables to transactions involving sales of our hardware and software products. Under these guidelines, we recognize revenue on transactions where persuasive evidence of an arrangement exists, title has transferred, product payment is not contingent upon performance of installation or service obligations, the price is fixed or determinable and payment is reasonably assured. We accrue warranty costs and sales allowances for promotional activities at time of shipment based on historical experience. In addition, we defer revenue associated with maintenance and support contracts and recognize revenue ratably over the contract term.
- Allowance for Doubtful Accounts We maintain allowances for doubtful accounts for estimated losses
 resulting from the inability of our customers to make required payments. If the financial condition of our
 customers or distribution partners were to deteriorate, resulting in an impairment of their ability to make
 payments, additional allowances may be required.
- Excess and Obsolete Inventories We write down our inventories for estimated obsolescence and unmarketable inventory equal to the difference between the cost of the inventory and the estimated market value based upon assumptions about future demand and market conditions. If actual market conditions are less than those projected by management, additional write-downs may be required.
- Deferred Taxes We record a valuation allowance to reduce our deferred tax assets to an amount that we believe is more likely than not to be realized. In our opinion, realization of our net operating loss carryforward is not reasonably assured, and a valuation allowance has been provided against deferred tax assets in excess of deferred tax liabilities in the accompanying consolidated financial statements. However, should we in the future determine that realization of deferred tax assets in excess of recorded amounts is likely, an adjustment to the deferred tax assets would increase income in the period such determination was made.

Results of Operations

Three and Six Months Ended June 30, 2005 compared to Three and Six Months Ended June 30, 2004.

Net Sales. Net sales for the quarter ended June 30, 2005 increased by 16.7% to \$5,625,916 from \$4,822,615 reported for the same period in 2004. Net sales for the six months ended June 30, 2005 increased 13.1% to \$11,082,092 from \$9,801,635 reported during the same period last year. The increase was attributable to increases in both video communications product and IT services and product sales.

Video Communications Product and Service Sales. During the second quarter ended June 30, 2005, total video communications product and service sales increased by 20.0% to \$2,521,006 compared to second quarter revenues in 2004 of \$2,101,333. During the six months ended June 30, 2005, total video communications product and service sales of \$5,077,469 increased 16.3% compared to same period revenues in 2004 of \$4,381,275. The improvement was due to increased sales from both video systems and video capture cards.

Osprey Product Sales. During the three months ended June 30, 2005, sales of Osprey video component and software products increased 19.2% over 2004 levels. During the six months ended June 30, 2005, sales of Osprey video component and software products increased 11.9% over 2004 levels and represented 80.6% of total 2005 video product revenues, compared to 83.8% of total video product revenues in the first six months of 2004. The increased Osprey revenues reflected a combination of increased demand of our Osprey-500 series and Osprey-200 series product families particularly within the growing domestic and European video communication markets.

Video Communications System and Applications Software Products. During the three months ended June 30, 2005, combined video system and software sales increased 30.5% over the second quarter of 2004. During the six months ended June 30, 2005, combined system and software sales increased 45.9% over 2004 levels and represented 18.1% of total 2004 video product revenues. The increase in 2005 sales was due to increased multi-unit sales of ViewCast's Niagara systems and the completion of certain other IVN product sale opportunities.

IT Services and Products. ViewCast's DCi subsidiary is a provider of professional information technology and customized network support services to Fortune 500 and Fortune 1000 corporations, mid-sized companies, hospitals, health care facilities and financial institutions primarily in the northeastern United States. During the second quarter of 2005, IT services and product sales increased 14.1% to \$3,104,910 from the \$2,721,282 reported in the comparable 2004 period. IT services and product sales totaled \$6,004,623 for the six months ended June 30, 2005, an increase of 10.5% over the first six months of 2004, which had sales of \$5,437,466. The increases were due to both higher service project sales and product sales than the prior year as customers appear to be implement more IT projects.

During the quarter and six months ended June 30, 2005, service fees provided 81.0% and 82.7%, respectively, of the IT service and product revenues while product sales provided the remainder. During the quarter and six months ended June 30, 2004, service fees provided 85.3% and 84.6%, respectively, of the IT service and product revenues while product sales provided the remainder.

Other Revenues. Other revenues consist of software maintenance, training, engineering consulting fees and professional services and represented 0.6% of consolidated revenues for the six months ended June 30, 2005. For the quarter and the six months ended June 30, 2005 other revenues totaled \$37,955 and \$64,850, respectively, a slight decrease over the quarter and the six months ended June 30, 2004 of \$43,144 and \$79,381, respectively.

Cost of Sales and Gross Margins. Cost of sales totaled \$3,454,040 for the quarter ended June 30, 2005, a 19.5% increase from the \$2,890,970 reported for the same period in 2004. Gross profit margin for the quarter ended June 30, 2005 was \$2,171,876 or 38.6% compared to \$1,931,645 or 40.1% in 2004. The video products segment's margin for the second quarter of 2005 was 58.9% compared to 61.4% in 2004 and contributed 68.4% of the 2005 gross margin compared to 66.8% of the second quarter gross margin in 2004. The IT services and products margin for the second quarter of 2005 was a 22.1% decline compared to 23.6% in 2004 due to slightly lower margins from increased product sales. Historically IT product sale margins tend to be lower than IT service sales, although

margins on sales vary period to period depending on the mix of third-party products sold and the relative availability of those products in the market. The IT services and products segment contributed 31.6% of the 2005 gross margin compared to 33.2% of the second quarter gross margin in 2004.

Cost of sales totaled \$6,744,838 for the six months ended June 30, 2005, a 14.3% increase from the \$5,900,330 reported for the same period in 2004. Gross profit margin for the six months ended June 30, 2005 was \$4,337,254 or 39.1% compared to \$3,901,305 or 39.8% in 2004. The video products segment's margin for the first six months of 2005 was 59.3% compared to 61.6% in 2004 and contributed 69.4% of the 2005 gross margin compared to 69.2% of the first six months gross margin in 2004. The IT services and products margin for the first six months of 2005 was 22.1% unchanged compared to 22.1% in 2004. The IT services and products segment contributed 30.6% of the 2005 gross margin compared to 30.8% of the first six months gross margin in 2004.

We expect future margins for IT services and products to average in the 20%-30% range compared to the video products segment's historical margins in the 50%-60% range. Margins will be affected quarter to quarter by promotional activities, price adjustments, cost of materials, inventory obsolescence, the introduction of new products and the sales mix between products and services in any one reporting period.

Selling, General and Administrative Expense. Selling, general and administrative ("SG&A") expenses for the three and six months ended June 30, 2005 totaled \$1,773,968 and \$3,741,100, respectively, an slight increase from the \$1,773,714 and \$3,456,623, respectively, reported last year for the same periods. The increase reflects the additional sales and marketing activities and personnel for the video products segment during the first six months of 2005 offset by lower expenses in finance and administration. ViewCast also incurred expenses during the quarter and first six months related to its participation in two major tradeshows.

Research and Development Expense. Research and development expense for the three and six months ended June 30, 2005 totaled \$679,192 and \$1,293,959, respectively, an increase of 32.7% and 38.1% over 2004 levels, reflecting an increase in personnel and related expenses for new products compared to the first six months of 2004. Development expenses increase depending on the number of product introductions planned and as the new product prototypes, testing and certifications are completed. There were no material research and development expenses associated with DCi operations during the first six months of 2005 and 2004. Although expenses have increased, we have continued to develop new products and features, such as the Niagara PowerPro, to be released in 2005 and 2006 targeting current and expanded market opportunities.

Other Expense. Total other expense for the second quarter of 2005 totaled \$253,187 compared to \$1,429,553 in 2004, and for the six months ended June 30, 2005 totaled \$938,455 compared to \$1,650,739 in 2004.

Other expense had significant one-time charges for debt conversion expenses for transactions in 2005 and 2004. In Other Expense, ViewCast has recognized an imputed amount for debt conversion expense equal to the fair value of all securities and other consideration transferred in the transaction in excess of the fair value of securities issuable pursuant to the original conversion terms. The debt conversion expense is a non-cash charge and is a reconciling adjustment in calculating net cash used in operating activities. During the first six months ended June 30, 2005, ViewCast recognized a non-cash debt conversion charge of \$485,798 related to the conversion of \$1,506,700 principal amount of outstanding Series D Redeemable Convertible Preferred Stock into common stock of ViewCast. This 2005 conversion transaction resulted in a net reduction in convertible debt and an increase in net equity of \$1,506,700. During the six months ended June 30, 2004, ViewCast recognized a non-cash debt conversion charge of \$1,233,723 related to the conversion of \$870,000 principal amount of outstanding 7% convertible debentures into common stock and warrants of ViewCast. This 2004 conversion transaction resulted in a net reduction in convertible debt and an increase in net equity of \$870,000. The non-cash charge was recorded in accordance with SFAS No. 84, "Induced Conversions of Convertible Debt". In other expense, the Company has recognized an imputed amount for debt conversion expense equal to the fair value of all securities and other consideration transferred in the transaction in excess of the fair value of securities issuable pursuant to the original conversion terms. See Note 10 to the Consolidated Financial Statements for further details regarding this transaction.

Interest expense during the second quarters of 2005 and 2004 was \$239,097 and \$203,927, respectively representing interest primarily from our stockholder debt, debentures, DCi's line-of-credit financing and

amortization of related issue costs. Interest expense during the first six months of 2005 and 2004 was \$452,162 and \$423,847, respectively. Interest expense during the second quarter and first six months of 2005 has increased over 2004 levels by 17.2% and 6.7%, respectively, principally due to higher overall outstanding principal balances during the period.

Net Loss. Net loss for the three and six months ended June 30, 2005 was \$667,026 and \$1,867,530, respectively, compared to \$1,883,501 and \$2,345,990, respectively for the same periods in the prior year. Net Loss was substantially affected by an increase in expense recognition due to one-time charges for debt conversion expense of \$485,798 in 2005 and of \$1,233,723 in 2004.

Liquidity and Capital Resources

ViewCast's primary sources of funds for conducting its business activities are derived from sales of its products and services, from its credit facilities and from the placement of its equity securities with investors. ViewCast requires working capital primarily to increase inventories and accounts receivable during sales growth, develop products, service debt, purchase capital assets, fund operations and strategic acquisitions.

Net cash provided by operating activities for the six months ended June 30, 2005 was \$148,892 resulting from the net loss of \$1,867,530 reduced for non-cash adjustments totaling \$1,146,768, including the non-cash debt conversion expense of \$485,798, and further offset by a net increase in operating liabilities over increases in operating assets of \$869,654. Compared to the six months ended June 30, 2004, the net cash provided by operating activities for the first six months ended June 30, 2004 declined by \$491,472 principally due to the increase in the net operating loss from expenditures for additional sales, marketing and engineering personnel and for trade shows and new product prototypes.

Cash utilized for investing activities during the six months ended June 30, 2005 totaled \$104,199 for the purchases of property and equipment.

During the six months ended June 30, 2005, ViewCast's financing activities provided cash of \$241,529 principally from short-term borrowings under ViewCast's stockholder line of credit facility of \$550,000 offset by the repayment of the Keltic debt and other short-term borrowings totaling \$318,989.

Since October 1998, the ViewCast has maintained a working capital line of credit facility with an entity controlled by one of its principal stockholders, Mr. H.T. Ardinger, who also currently serves as Chairman of the Board of Directors of ViewCast. Prior to October 15, 2003, availability of funds under this facility was subject to certain borrowing base limitations based principally on qualifying accounts receivable and inventory with interest payable on demand at 12% and secured by the assets of ViewCast.com, Inc. In October 2003, ViewCast.com, Inc., Osprey Technologies, Inc. and VideoWare, Inc. (jointly and severally, "the Borrower") amended the terms and conditions of this credit note and security agreement with the Ardinger Family Partnership, LTD. ("Lender"). As of the date of the agreement, the outstanding principal balance of the indebtedness under the original loan agreement was \$7,509,582 and accrued and unpaid interest thereon was \$1,243,665. Additionally, in October 2003 ViewCast had outstanding \$500,000 in advances from Lender for the purchase of DCi in October 2002. Effective October 15, 2003, the terms and conditions of the note agreement were amended to establish a long-term payout for \$6,909,582 principal amount of the note and accrued interest of \$1,243,665. Additionally, a new \$2.0 million short-term line of credit facility was established with an initial principal amount \$1.1 million consisting of \$600,000 principal amount of the original note and \$500,000 of stockholder advances. The amended note agreement reduces the per annum interest rate on stockholder notes from 12% to the lesser of prime plus 3.0% or 9.5%, eliminates the borrowing base requirements based on outstanding accounts receivable and inventory and is secured by all assets of the Borrower.

Effective April 30, 2004 and August 31, 2004, ViewCast entered into amendments of the terms and conditions of the credit facility to increase the credit line of the revolving credit note to \$3.0 million and extended the commencement date for the scheduled payments of the term note and accrued interest from April 30, 2004 to December 31, 2004. Effective March 22, 2005, ViewCast amended the terms and conditions of the credit facility to increase the credit line of the revolving credit note to \$3.5 million and extended the commencement date of

scheduled payments of the term note and accrued interest from December 31, 2004 to July 31, 2005. Effective July 22, 2005, ViewCast amended the terms and conditions of the credit facility to increase the credit line of the revolving credit note to \$4.0 million and extended the commencement date of scheduled payments of the term note and accrued interest from July 31, 2005 to November 30, 2005.

During the six months ended June 30, 2005, net borrowings under the new stockholder line of credit note were \$550,000 resulting in a note principal balance of \$3,450,000. At June 30, 2005, ViewCast had availability under the stockholder line of credit of \$50,000 and subsequently increased availability to \$550,000 based on the amendment effective July 22, 2005 as described in the above paragraph. At June 30, 2005 ViewCast had outstanding \$307,402 in stockholder accrued interest attributable to the stockholder line of credit.

ViewCast also maintains a \$1.5 million asset based revolving credit facility with Keltic Financial Partners, LP ("Keltic") for working capital support of DCi operations. Draws on the revolving credit facility are based on qualifying DCi accounts receivable. The loan balance is reduced as cash collections are received directly by Keltic. ViewCast has entered into a Guaranty of Payment and a Performance and Subordination Agreement with Keltic relating to this facility. During the six months ended June 30, 2005, cash collections in excess of draws reduced the Keltic loan balance to \$0 at June 30, 2005. DCi had availability of \$1,166,883 under the revolving credit facility as of June 30, 2005.

On December 10, 2004, the Keltic credit facility was amended to extend the maturity date of the note to January 10, 2005 and to extend the date related to penalties for early prepayment or termination of the loan from December 11, 2004 to January 10, 2005. Effective January 10, 2005, February 15, 2005 and April 15, 2005 the Keltic credit facility was amended which extended the maturity date of the note to from January 11, 2005 to July 15, 2005 and extended the date related to penalties for early prepayment or termination of the loan from January 11, 2005 to July 15, 2005. On July 15, 2005, the Keltic credit facility was further amended to extend the maturity date of the note to October 11, 2005 and to extend the date related to penalties for early prepayment or termination of the loan from July 15, 2005 to October 11, 2005. In April and July 2005, Keltic was paid \$3,500 in modification fees in each month pertaining to these note amendments.

During October 2002 through June 2003, ViewCast issued 150,670 shares of Series D Preferred Stock as partial consideration for the acquisition of DCi and for related investment banking fees. As of June 30, 2004 all shares of Series D Preferred Stock have been converted into Company common stock. Each share of Series D Preferred Stock has a stated value of \$10.00 with a conversion option to common stock at \$1.50 per share of Company common stock. The Series D Preferred Stock provided redemption rights for the holders and ViewCast, and other rights as described in the Certificate of Designation of the Series D Preferred Stock. The Series D Preferred Stock was redeemable at its stated value at the holders' option upon written notice at any time after October 11, 2004, to the extent permitted by applicable law.

Effective March 21, 2005, ViewCast temporarily lowered the conversion price of each of its outstanding Series D Redeemable Convertible Preferred Shares from \$1.50 to \$0.55 per share. As a result, each Preferred Share was convertible into 18.18 shares of ViewCast common stock based on a stated value of \$10.00 per Preferred Share so long as the stockholder converted by 5:00 p.m. Central Time on or before April 15, 2005. During March 2005, stockholders converted 146,138 shares of Series D Redeemable Convertible Preferred Stock into 2,657,058 shares of common stock of ViewCast. During April 2005, the remaining shareholders converted 4,532 shares of Series D Redeemable Convertible Preferred Stock into 82,400 shares of common stock of ViewCast. The conversions were made pursuant to Section 3(a)(9) of the Securities Act of 1933, as amended. This conversion transaction resulted in a net reduction in convertible debt and an increase in net equity of \$1,506,700. The debt conversion expense is a non-cash charge and is a reconciling adjustment in calculating net cash used in operating activities. During the six months ended June 30, 2005, ViewCast recognized a non-cash debt conversion charge of \$485,798 related to this transaction that is more fully described in Note 9 to the Consolidated Financial Statements.

At June 30, 2005, ViewCast had 3,833,012 public and public equivalent warrants and 122,500 representative warrants outstanding and exercisable at \$1.00. The warrants are redeemable by ViewCast under certain conditions.

At June 30, 2005, ViewCast had a consolidated stockholders' deficit of \$7,847,285, and in accordance with Delaware law, was precluded from paying dividends on its outstanding Series B and Series C convertible preferred stock. As a result, no preferred stock dividends have been declared or paid during 2004. The Series B and Series C preferred stock issues carry cumulative dividends of 8% and 9% per year, respectively, and are generally payable semi-annually in arrears in cash or in ViewCast common stock, at ViewCast's option. Cumulative dividends in arrears on preferred shares are approximately: Series B-\$2,200,000, Series C-\$630,000. Holders of Series B and Series C preferred stock have no voting rights except as required by law.

At June 30, 2005, ViewCast had a working capital deficit of \$1,752,510 and cash and cash equivalents of \$658,397 an improvement from December 31, 2004, when ViewCast had a working capital deficit of \$2,414,147 and cash and cash equivalents of \$372,175. The working capital improvement was principally due to the conversion of the Series D Redeemable Preferred Stock into ViewCast common stock. During the six months ended June 30, 2005, ViewCast experienced a sales increase of 13.1% compared to the same period of 2004.

ViewCast utilizes significant capital to design, develop and commercialize its products and intends to fund its operating activities and sales growth during the next twelve months by utilizing cash contributed from operations and its available working capital lines of credit to the extent possible. ViewCast anticipates it will require additional capital during the balance of 2005 for working capital to support the expansion of sales channels and market distribution, to develop and introduce new products and services, to enhance existing product offerings, to address unanticipated competitive threats or technical problems, to transition adverse economic conditions and to service its debt. During 2005 ViewCast plans to improve its working capital position by increasing sales and through other initiatives that may include raising additional equity, conversion of debt to equity, further acquisitions and by exercise of warrants if market conditions allow. Certain actions have already occurred. In April 2004, \$870,000 of debentures converted into equity. In March and April 2005, \$1,506,700 of Series D redeemable convertible preferred stock converted into common stock equity. ViewCast intends to continue these initiatives and discussions related to current and potentially new debt and equity relationships. Although ViewCast has no firm arrangements with respect to additional financing, it is currently considering proposals relating to the issuance of equity securities in exchange for a cash investment in ViewCast. There can be no assurance that additional financing will be available to ViewCast on acceptable terms, or at all. Additional equity financing may involve substantial dilution to our then existing stockholders. ViewCast intends to actively pursue other strategic merger and acquisition activities to the extent possible. In the event we are unable to raise additional capital or execute other alternatives, we may be required to sell segments of the business, or substantially reduce or curtail our activities. Such actions could result in charges that could be material to ViewCast's results of operations or financial position.

At June 30, 2005, ViewCast had no material commitments for capital expenditures.

Off-Balance Sheet Arrangements

ViewCast does not have any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on ViewCast's financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors.

ViewCast.com, Inc. and Subsidiaries Controls and Procedures

Item 3. Controls and Procedures

Management, including the Company's President and Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company's disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) as of the end of the period covered by this report. Based upon that evaluation, the President and Chief Executive Officer and Chief Financial Officer concluded that, as a result of the material weakness in our internal controls over financial reporting described below, the disclosure controls and procedures were not effective to ensure that information required to be disclosed in the reports the Company files and submits under the Exchange Act is (i) recorded, processed, summarized and reported as and when required and (ii) accumulated and communicated to the Company's management, including its principal executive officer and principal financial officer, as appropriate to allow timely decisions regarding disclosure.

During, and shortly following, the fiscal quarter ended March 31, 2005, we experienced a significant amount of turnover in our accounting and finance departments. In particular, our controller and three other accounting managers left the Company with duties related to general ledger, accounts receivable, accounts payable and payroll accounting. Management determined that the loss of these personnel resulted in conditions which, when considered collectively, constituted a material weakness in our internal controls during the first quarter of 2005. Such conditions included:

- insufficient resources to perform an appropriate review and supervision of the preparation of accounting records;
- insufficient resources to complete the preparation of the financial statements on a timely basis;
- insufficient resources to support efficient preparation and independent auditor review of the consolidated financial statements; and
- insufficient resources to oversee the preparation of the consolidated financial statements.

During and after the first quarter of 2005 ended, the Company took a number of corrective actions to address the material weaknesses discussed above, including:

- filling all vacancies in the accounting and finance departments with new personnel with expertise in accounting, controls and financial reporting,
- · adding temporary accounting staff to assist new personnel, and
- appointing a replacement to the Company's former controller.

The Company believes that adequate steps have been taken by management to reduce the risk of ineffective disclosure controls and procedures on a going-forward basis.

ViewCast.com, Inc. and Subsidiaries Other Information

PART II: OTHER INFORMATION

- Item 1. Legal Proceedings (Not Applicable)
- Item 2. Changes in Securities and Small Business Issuer Purchases of Equity Securities (Not Applicable)
- Item 3. Defaults Upon Senior Securities (Not Applicable)
- Item 4. Submission of Matters to a Vote of Security Holders (Not Applicable)
- Item 5. Other Information
 - (a) (None)
 - (b) (None)
- Item 6. Exhibits

Exhibits filed with this report: (See Exhibit Index)

SIGNATURES

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

ViewCast.com, Inc. (Registrant)

BY:

Date: August 15, 2005

/s/ George C. Platt George C. Platt Chief Executive Officer Principal Executive Officer

/s/ Laurie L. Latham Laurie L. Latham Chief Financial Officer Principal Financial Officer

EXHIBIT INDEX

Exhibit Number

- 31.1 Rule 13a-14(a)/15d-14(a) Certifications
- 32.1 Section 1350 Certifications

CERTIFICATION

- I, George C. Platt, certify that:
- 1. I have reviewed this quarterly report on Form 10-QSB of ViewCast.com, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The small business issuer's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small business issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (c) Disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter (the small business issuer's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the small business issuer's internal control over financial reporting; and
- 5. The small business issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of the small business issuer's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Date: August 15, 2005 /s/ George C. Platt

George C. Platt

President and Chief Executive Officer

CERTIFICATION

I, Laurie L. Latham, certify that:

- 1. I have reviewed this quarterly report on Form 10-QSB of ViewCast.com, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The small business issuer's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small business issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (c) Disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter (the small business issuer's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the small business issuer's internal control over financial reporting; and
- 5. The small business issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of the small business issuer's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Date: August 15, 2005 /s/ Laurie L. Latham

Laurie L. Latham Chief Financial Officer

STATEMENT FURNISHED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002, 18 U.S.C. SECTION 1350

The undersigned, George C. Platt, is the President and Chief Executive Officer of ViewCast.com, Inc. (the "Company"). This statement is being furnished in connection with the filing by the Company of the Company's Quarterly Report on Form 10-QSB for the quarter ended June 30, 2005 (the "Report").

By execution of this statement, I certify that:

- (A) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a) or 78o(d)) and
- (B) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company as of the dates and for the periods covered by the Report.

This statement is authorized to be attached as an exhibit to the Report so that this statement will accompany the Report at such time as the Report is filed with the Securities and Exchange Commission, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350. It is not intended that this statement be deemed to be filed for purposes of the Securities Exchange Act of 1934, as amended.

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

August 15, 2005

Date

/s/ George C. Platt
George C. Platt
President and Chief Executive Officer

STATEMENT FURNISHED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002, 18 U.S.C. SECTION 1350

The undersigned, Laurie L. Latham, is the Chief Financial Officer of ViewCast.com, Inc. (the "Company"). This statement is being furnished in connection with the filing by the Company of the Company's Quarterly Report on Form 10-QSB for the quarter ended June 30, 2005 (the "Report").

By execution of this statement, I certify that:

- (A) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a) or 78o(d)) and
- (B) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company as of the dates and for the periods covered by the Report.

This statement is authorized to be attached as an exhibit to the Report so that this statement will accompany the Report at such time as the Report is filed with the Securities and Exchange Commission, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350. It is not intended that this statement be deemed to be filed for purposes of the Securities Exchange Act of 1934, as amended.

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

August 15, 2005

Date

/s/ Laurie L. Latham
Laurie L. Latham
Chief Financial Officer