RETRACTABLE TECHNOLOGIES INC Form 10QSB August 16, 2004 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

	SECURITIES AND EXCHANGE COMMISSION
	Washington, D.C. 20549
	FORM 10-QSB
(Mai	ck One)
X	QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For t	the quarterly period ended June 30, 2004
••	TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT
For t	the transition period from to
	Commission file number 000-30885
	Retractable Technologies, Inc.
	(Exact name of small business issuer as specified in its charter)

Texas (State or other jurisdiction of

75-2599762 (IRS Employer

incorporation or organization)

Identification No.)

511 Lobo Lane

Little Elm, Texas 75068-0009

(Address of principal executive offices)

(972) 294-1010

(Issuer s telephone number)

(Former name, former address, and former fiscal year, if changed since last report)

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 x No "

APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY

PROCEEDINGS DURING THE PRECEDING FIVE YEARS

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

APPLICABLE ONLY TO CORPORATE ISSUERS

State the number of shares outstanding of each of the issuer s classes of common equity, as of the latest practicable date: 22,580,679 shares of Common Stock, no par value, issued and outstanding on August 2,2004

Transitional Small Business Disclosure Format (Check one): Yes "No x

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PART I

FINANCIAL INFORMATION

Item 1. Financial Statements.

RETRACTABLE TECHNOLOGIES, INC.

CONDENSED BALANCE SHEETS

	June 30, 2004	December 31, 2003	
	(unaudited)		
ASSETS	(,		
Current assets:			
Cash and cash equivalents	\$ 11,511,819	\$	8,155,621
Restricted cash	248,814		
Accounts receivable, net	969,392		1,170,231
Inventories, net	5,664,119		3,976,584
Other current assets	423,850		194,310
Total current assets	18,817,994		13,496,746
Property, plant, and equipment, net	9,633,620		9,678,826
Intangible assets, net	372,297		394,369
Other assets	55,220		60,565
Total assets	\$ 28,879,131	\$	23,630,506
LIABILITIES AND STOCKHOLDERS EQUITY			
Current liabilities:			
Accounts payable	\$ 3,428,618	\$	2,335,389
Current portion of long-term debt	238,776	-	210,681
Accrued compensation	493,369		231,959
Marketing fees payable	1,419,760		1,419,760
Accrued royalties	368,617		1,156,633
Other accrued liabilities	158,956		152,800
Income taxes payable	247,519		265,473
Total current liabilities	6,355,615		5,772,695
Long-term debt, net of current maturities	2,637,773		2,723,001
Stockholders equity			
Preferred stock \$1 par value			
Series I, Class B	204,400		229,400
Series II, Class B	391,000		418,500
Series III, Class B	142,745		145,245
Series IV, Class B	1,056,000		1,066,000

Series V, Class B	1,692,071	1,732,071
Common Stock, no par value		
Additional paid-in capital	52,039,316	51,448,561
Accumulated deficit	(35,639,789)	(39,904,967)
Total stockholders equity	19,885,743	15,134,810
Total liabilities and stockholders equity	\$ 28,879,131	\$ 23,630,506

See accompanying notes to condensed financial statements.

RETRACTABLE TECHNOLOGIES, INC.

CONDENSED STATEMENTS OF OPERATIONS

(unaudited)

	Three Months	Three Months	Six Months	Six Months
	ended	ended	ended	ended
	June 30, 2004	June 30, 2003	June 30, 2004	June 30, 2003
Sales, net	\$ 4,293,537	\$ 4,437,600	\$ 8,631,983	\$ 8,915,308
Cost of sales	2,697,456	3,538,758	5,906,161	6,351,193
Gross profit	1,596,081	898,842	2,725,822	2,564,115
Operating expenses:				
Sales and marketing	948,524	1,140,856	1,687,766	2,153,389
Research and development	120,960	157,436	244.047	260,230
General and administrative	3,099,690	1,789,654	5,412,033	2,920,392
Total operating expenses	4,169,174	3,087,946	7,343,846	5,334,011
Loss from operations	(2,573,093)	(2,189,104)	(4,618,024)	(2,769,896)
Interest income	22,875	12,449	31,974	14,952
Interest expense, net	(66,529)		(137,588)	(166,994)
Litigation settlements, net	9,051,250	13,879,511	9,051,250	13,879,511
Net income before income taxes	6,434,503	11,614,814	4,327,612	10,957,573
Provision for income taxes	(62,433)		(62,433)	
Net income	6,372,070	11,614,814	4,265,179	10,957,573
Preferred stock dividend requirements	(562,574)	(660,246)	(1,132,217)	(1,326,769)
Earnings applicable to common shareholders	\$ 5,809,496	\$ 10,954,568	\$ 3,132,962	\$ 9,630,804
Earnings per share basic	\$ 0.26	\$ 0.53	\$ 0.14	\$ 0.47
Earnings per share - diluted	\$ 0.22	\$ 0.43	\$ 0.11	\$ 0.41
Weighted average common shares outstanding	22,226,454	20,516,683	22,197,607	20,419,892

See accompanying notes to condensed financial statements.

RETRACTABLE TECHNOLOGIES, INC.

CONDENSED STATEMENTS OF CASH FLOWS

(unaudited)

Months ended
e 30, 2003
,957,573
658,546
(13,689)
115,538
45,107
50,560
,363,272)
(49,059)
43,696
,096,933)
(139,438)
(299,151)
3,909,478
(157,818)
(24,713)
(= 1,1 ==)
(182,531)
(307,385)
(459,088)
(766,473)
,960,474
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
,342,117
,5 12,117
,302,591
181,313
16,294
,

Closing costs rolled into long-term debt	\$ 24,154	\$
Conversion of long-term debt into common stock	\$ 92,968	\$

See accompanying notes to condensed financial statements.

RETRACTABLE TECHNOLOGIES, INC.

NOTES TO CONDENSED FINANCIAL STATEMENTS

(unaudited)

1. BUSINESS OF THE COMPANY AND BASIS OF PRESENTATION

Business of the Company

Retractable Technologies, Inc. (the Company) was incorporated in Texas on May 9, 1994, to design, develop, manufacture, and market safety syringes and other safety medical products for the healthcare profession. The Company began to develop its manufacturing operations in 1995. The Company s manufacturing and administrative facilities are located in Little Elm, Texas. The Company s primary products are the VanishPoint® syringe in the 1cc, 3cc, 5cc, and 10cc sizes and blood collection tube holders. The Company has conducted preliminary clinical evaluations and worked with national distributors to encourage healthcare facilities to transition from the use of standard syringes to the VanishPoint® syringe.

Basis of presentation

The accompanying condensed financial statements are unaudited and, in the opinion of Management, reflect all adjustments that are necessary for a fair presentation of the financial position and results of operations for the periods presented. All of such adjustments are of a normal and recurring nature. The results of operations for the periods presented are not necessarily indicative of the results to be expected for the entire year. The condensed financial statements should be read in conjunction with the financial statement disclosures contained in the Company s audited financial statements for the year ended December 31, 2003.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Accounting estimates

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

Cash and cash equivalents

For purposes of reporting cash flows, cash and cash equivalents include unrestricted cash and investments with original maturities of three months or less.

Restricted cash

Restricted cash represents funds fully collateralizing letters of credit the Company provides from time to time.

Accounts receivable

The Company records trade receivables when revenue is recognized. No product has been consigned to customers. The Company s allowance for doubtful accounts is primarily determined by review of specific trade receivables. Those accounts that are doubtful of collection are included in the allowance. An additional allowance has been established based on a percentage of receivables outstanding. These provisions are reviewed to determine the adequacy of the allowance for doubtful accounts. Trade receivables are charged off when there is certainty as to their being uncollectible. Trade receivables are considered delinquent when payment has not been made within contract terms.

Inventories

Inventories are valued at the lower of cost or market, with cost being determined using a standard cost method, which approximates average cost. Provision is made for any excess or obsolete inventories.

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Property, plant, and equipment

Property, plant, and equipment are stated at cost. Expenditures for maintenance and repairs are charged to operations as incurred. Cost includes major expenditures for improvements and replacements which extend useful lives or increase capacity and interest cost associated with significant capital additions. For the six months ended June 30, 2004 and 2003, the Company capitalized interest of approximately \$5,780 and \$13,689, respectively. Gains or losses from property disposals are included in income.

Depreciation and amortization are calculated using the straight-line method over the following useful lives:

Production equipment 3 to 13 years
Office furniture and equipment 3 to 10 years
Building 39 years
Building improvements 15 years
Automobiles 7 years

Long-lived assets

The Company assesses the recoverability of long-lived assets using an assessment of the estimated undiscounted future cash flows related to such assets. In the event that assets are found to be carried at amounts which are in excess of estimated gross future cash flows, the assets will be adjusted for impairment to a level commensurate with a discounted cash flow analysis of the underlying assets.

Reclassifications

Certain prior year amounts have been reclassified to conform with the current period s presentation.

Intangible assets

Intangible assets are stated at cost and consist primarily of patents, a license agreement granting exclusive rights to use patented technology, and trademarks which are amortized using the straight-line method over 17 years.

Financial instruments

The fair value of financial instruments is determined by reference to various market data and other valuation techniques as appropriate. The Company believes that the fair value of financial instruments approximates their recorded values.

Concentrations of credit risk

The Company s financial instruments exposed to concentrations of credit risk consist primarily of cash, cash equivalents, and accounts receivable. Cash balances, some of which exceed the federally insured limits, are maintained in financial institutions; however, Management believes the institutions are of high credit quality. The majority of accounts receivable are due from companies which are well-established entities. As a consequence, Management considers any exposure from concentrations of credit risks to be limited.

Revenue recognition

Revenue is recognized for sales to distributors when title and risk of ownership passes to the distributor, generally upon shipment. Revenue is recorded on the basis of sales price to distributors. Revenues on sales to distributors are recorded net of contractual pricing allowances. Revenue for shipments directly to end-users is recognized when title and risk of ownership passes from the Company. Any product shipped or distributed for evaluation purposes is expensed.

Litigation proceeds

Revenues from litigation settlements with Premier Inc.; Premier Purchasing Partners, L.P.; VHA, Inc.; Novation, L.L.C.; Tyco International (US) Inc. and Tyco Healthcare Group L.P. in the Company s federal

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antitrust lawsuit, Retractable Technologies, Inc. v. Becton Dickinson & Co. (BD) et al are recognized when collected. In connection with a Peer Review request of the Company s independent accountants the Company is currently evaluating the disclosures with regard to these litigation settlements. Any additional disclosures would set forth more detail regarding the terms of the settlements; however, such disclosures would not affect the Company s reported financial position or results of operations.

Marketing fees

The Company paid Abbott Laboratories, Inc. (Abbott) marketing fees for services they provided. The contracted services were to include participation in promotional activities, development of educational and promotional materials, representation at trade shows, clinical demonstrations, inservicing and training, and tracking reports detailing the placement of the Company s products to end-users. Marketing fees were accrued at the time of the sale of product to Abbott. These fees were paid after Abbott provided the Company a tracking report of product sales to end-users. These costs were included in Sales and marketing expense in the Condensed Statements of Operations. No marketing fees have been accrued since October 15, 2003, the date the National Marketing and Distribution Agreement with Abbott was terminated.

Income taxes

The Company provides for deferred income taxes in accordance with Statement of Financial Accounting Standard No. 109, Accounting for Income Taxes (SFAS 109). SFAS 109 requires an asset and liability approach for financial accounting and reporting for income taxes based on the tax effects of differences between the financial statement and tax bases of assets and liabilities, based on enacted rates expected to be in effect when such basis differences reverse in future periods. Deferred tax assets are periodically reviewed for realizability. Valuation allowances are recorded when realizability of deferred tax assets is not likely.

Earnings per share

The Company has adopted Statement of Financial Accounting Standards No. 128, *Earnings Per Share*, which establishes standards for computing and presenting earnings per share. Basic earnings per share are computed by dividing net earnings for the period (adjusted for any cumulative preferred dividends for the period) by the weighted average number of common shares outstanding during the period. The Company s potentially dilutive Common Stock equivalents, options and convertible debt, are dilutive for the three and six months ended June 30, 2004 and 2003. The Company s Common Stock equivalents consisting of convertible preferred stock are dilutive for the three months ended June 30, 2004 and 2003 and six months ended June 30, 2003. Convertible preferred stock is antidilutive for the six months ended June 30, 2004. The following table indicates the computation of earnings per share for the three and six months ended June 30, 2004 and 2003.

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	Three Months Ended June 30, 2004	Three Months Ended June 30, 2003	Six Months Ended June 30, 2004	Six Months Ended June 30, 2003
Net income	\$ 6,372,070	\$ 11,614,814	\$ 4,265,179	\$ 10,957,573
Preferred dividend requirements	(562,574)	(660,246)	(1,132,217)	(1,326,769)
Income available to common				
shareholders	5,809,496	10,954,568	3,132,962	9,630,804
Effect of dilutive securities:				
Conversion of preferred stock	562,574	660,246		1,326,769
Convertible debt interest and loan fees	(523,830)	(592,885)	(487,492)	(523,469)
Income available to common				
shareholders after assumed conversions	\$ 5,848,240	\$ 11,021,929	\$ 2,645,470	\$ 10,434,104
Average common shares outstanding	22,226,454	20,516,683	22,197,607	20,419,892
Dilutive stock equivalents from stock				
options	327,295	283,752	324,357	257,452
Shares issuable upon conversion of preferred stock	3,486,216	4,193,716		4,193,716
Shares issuable upon conversion of				
convertible debt	726,749	785,714	726,749	785,714
Average common and common equivalent shares outstanding -				
assuming dilution	26,766,714	25,779,865	23,248,713	25,656,774
Basic earnings per share	\$ 0.26	\$ 0.53	\$ 0.14	\$ 0.47
21.1	ф. 0.22	Φ 0.42	Φ 0.11	ф 0.11
Diluted earnings per share	\$ 0.22	\$ 0.43	\$ 0.11	\$ 0.41

Research and development costs

Research and development costs are expensed as incurred.

Stock-based compensation

The Company has three stock-based director, officer, and employee compensation plans. Prior to 2002, the Company accounted for those plans under the recognition and measurement provisions (intrinsic value method) of APB Opinion No. 25, *Accounting for Stock Issued to Employees*, and related Interpretations. Effective January 1, 2002, the Company adopted the fair value recognition provisions of SFAS No. 123, *Accounting for Stock-Based Compensation*, prospectively to all director, officer, and employee awards granted, modified, or settled after December 31, 2001. The prospective method is one of three alternative methods of transition under SFAS No. 148, *Accounting for Stock Based Compensation and Disclosure on Amendment of FASB Statement No. 123*. Awards under the Company s plans vest over periods up to three years. Therefore, the cost related to stock-based compensation included in the determination of net income for 2003 is less than what would have been recognized

if the fair value method had been applied to all awards since the original effective date of SFAS No. 123. SFAS No. 123 indicates that the fair value method is the preferable method of accounting. The following table indicates the effect on net income and earnings per share if the fair value method had been applied to all outstanding and unvested awards in each period.

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		Three Months		Six Months			
		Ended June 30,		Ended	June 30,		
		2004	2003	2004	2003		
Net incom	ne, as reported	\$ 6,372,070	\$ 11,614,814	\$ 4,265,179	\$ 10,957,573		
Add:	Stock-based employee						
	compensation expense included						
	in reported net income, net of						
	related tax effects	221,393	115,538	392,786	115,538		
Deduct:	Total stock-based employee						
	compensation expense						
	determined by fair value based						
	method for all awards, net of						
	related tax effects	(221,393)	(149,876)	(392,786)	(188,193)		
Pro forma	net income	\$ 6,372,070	\$ 11,580,478	\$ 4,265,179	\$ 10,884,918		
Earnings ((loss) per share (basic)-as reported	\$ 0.26	\$ 0.53	\$ 0.14	\$ 0.47		
-							
Earnings ((loss) per share (diluted)-as reported	\$ 0.22	\$ 0.43	\$ 0.11	\$ 0.41		
Earnings ((loss) per share (basic)-pro forma	\$ 0.26	\$ 0.53	\$ 0.14	\$ 0.47		
Eamin - ((loss) was show (dilutad) f	¢ 0.22	¢ 0.42	¢ 0.11	¢ 0.40		
Earnings ((loss) per share (diluted)-pro forma	\$ 0.22	\$ 0.43	\$ 0.11	\$ 0.40		

On May 11, 2004, the Board of Directors approved issuance of stock options to employees and directors under the 1999 Stock Option Plan. Employees, except for Thomas J. Shaw, will be issued incentive stock options for 115,775 shares of Common Stock. Vesting will occur over a three-year period and the option exercise period will be ten years. The number of options or the exercise price, or a combination of both, will be adjusted if their fair value exceeds \$232,000. Independent Directors will be issued nonqualified options for the purchase of Common Stock aggregating 25,000 shares. These options will vest immediately and be exercisable over a five-year period.

3. INCOME TAX

The provision for income taxes for the three and six month periods ended June 30, 2004 consists of state income taxes, net of the benefit of net operating losses carried forward. Federal income taxes for the three and six month periods ended June 30, 2004 and 2003 and state income taxes for the three and six month periods ended June 30, 2003 were fully offset by the benefit of net operating losses carried forward.

4. LITIGATION PROCEEDS

On April 6, 2004, the Company received \$8,051,250 in connection with the settlement agreements reached in the second quarter of 2003 with Premier Inc.; Premier Purchasing Partners, L.P.; VHA, Inc.; Novation, L.L.C.; Tyco International (US) Inc., and Tyco Healthcare Group L.P. in its federal antitrust lawsuit, Retractable Technologies, Inc. v. Becton Dickinson & Co. et al. This amount is net of attorneys fees, court costs, legal expenses, and the amount paid to Thomas J. Shaw.

Pursuant to a Covenant Not to Sue agreement, Mr. Shaw received \$423,750 as a result of the second payment to the Company under the settlement agreements.

Effective as of April 27, 2004, the Company and Thomas J. Shaw entered into a Settlement Agreement and Release (the NMT Settlement Agreement) with New Medical Technology, Inc.; New Medical Technology, LTD and NMT Group PLC (collectively NMT). Pursuant to the NMT Settlement Agreement, NMT and all parties acting in concert with them are enjoined from importing the NMT Safety Syringe into the United States and from making, using, selling or offering to sell the NMT Safety Syringe within the United States until the lapse or expiration of the subject patents. In addition, and within three days of the entry of a Stipulation and Consent Judgment, NMT paid One Million Dollars (\$1,000,000.00) to the Company.

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5. SUBSEQUENT EVENTS

Effective July 2, 2004, the Company entered into a Settlement Agreement and Release with BD (the Settlement Agreement). Pursuant to the Settlement Agreement, BD was obligated to deliver within two (2) business days of the execution of the Settlement Agreement, One Hundred Million Dollars (\$100,000,000.00) into the registry of the Court. This amount, which was received on July 7, 2004, was arrived at by compromise for the purposes of settling the lawsuit and shall not be construed as anything other than an agreed amount paid in compromise. The Company received \$65.1 million of the proceeds which is net of attorney fees and expenses estimated not to exceed \$31.5 million and approximately \$3.4 million to be paid to Thomas J. Shaw, President and CEO, under a Covenant Not to Sue. State and federal taxes are estimated to be \$11.5 million, resulting in net income of \$53.4 million.

On July 20, 2004 the Board of Directors declared a dividend on the Series I and Series II Class B Convertible Preferred stock. The dividend arrearages through June 30, 2004 of approximately \$7,300,000 will be paid August 27, 2004 to shareholders of record on August 17, 2004.

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

OVERVIEW

We have been manufacturing and marketing our products into the marketplace since 1997. In May 2000 we signed a national marketing and distribution agreement with Abbott Laboratories. We terminated this agreement in October 2003. Our products have been and continue to be distributed nationally through numerous distributors. However, we have been blocked from access to the market by exclusive marketing practices engaged in by BD who dominates the market. As a result of the anticompetitive practices of BD we entered into litigation. This litigation resulted in settlements with all parties. We continue to attempt to gain access to the market through our sales efforts and innovative technology. We are focusing on methods of upgrading our manufacturing capability and efficiency in order to enable us to offer our technology at a reduced price. We believe our current capitalization provides the resources necessary to implement these changes and greatly improve our manufacturing capacity and efficiency, thereby reducing our unit cost.

FORWARD-LOOKING STATEMENT WARNING

Certain statements included by reference in this Form 10-QSB containing the words believes, anticipates, intends, expects, and similar such words constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act. Any forward-looking statements involve known and unknown risks, uncertainties, and other factors that may cause actual results, performance, or achievements of the Company to be materially different from any future results, performance, or achievements expressed or implied by such forward-looking statements. Such factors include, among others, the impact of dramatic increases in demand, our ability to quickly increase our capacity in the event of a dramatic increase in demand, our ability to access the market, our ability to decrease production costs, our ability to continue to finance research and development as well as operations and expansion of production, and the recently increased interest of larger market players, specifically BD, in providing safety needle devices. Given these uncertainties, undue reliance should not be placed on forward-looking statements.

The following discussion contains trend information and other forward-looking statements that involve a number of risks and uncertainties. Our actual future results could differ materially from our historical results of operations and those discussed in the forward-looking statements. Variances have been rounded for ease of reading. All period references are to the periods ended June 30, 2004, or June 30, 2003.

Comparison of Three Months Ended

June 30, 2004, and June 30, 2003

Net sales were \$4,293,537 and \$4,437,600 for the three months ended June 30, 2004 and 2003, respectively. Even though unit sales increased 9.8 percent, net sales revenues decreased \$144,063, or 3.2 percent, due to the

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decrease of sales to Abbott, which had a higher unit sales price. The decrease in revenues was more than recouped by the decrease in Abbott marketing fees of \$473,400. Unit sales of 3cc, 5cc, and 10cc syringes and blood collection tube holders increased whereas 1cc unit sales declined. Unit sales to Abbott as a percentage of units sold decreased from 42.7 percent to zero percent of total units sold. Unit sales to other distributors increased from 57.3 percent to 100 percent of units sold. In 2004, two distributors each accounted for more than 10 percent of units sold.

Cost of sales decreased from \$3,538,758 in 2003 to \$2,697,456 in 2004, a decrease of \$841,302. The decrease is due to improved operating efficiencies, product imported from China, and reduced maintenance and repairs of \$42,000. The decreases were mitigated by increased royalty expense of \$63,000, and increased stock option expense of \$40,000.

Gross profit increased from \$898,842 in 2003 to \$1,596,081 in 2004, an increase of \$697,239. Gross profit as a percentage of net sales was 20.3 percent and 37.2 percent for the three months ended June 30, 2003 and 2004, respectively.

Sales and marketing expense decreased from \$1,140,856 in 2003 to \$948,524 in 2004, a decrease of \$192,332. The decrease is principally due to reduced marketing fees to Abbott of \$473,400. Increases in expenses related to stock options of \$42,000 and administrative fees of \$26,000 reduced the favorable variance. Other increased expenses related to the marketing and sales efforts were travel and entertainment expense of \$54,000, advertising expense of \$31,000, and meetings and trade show expense of \$25,000

Research and development costs decreased from \$157,436 in 2003 to \$120,960 in 2004, a decrease of \$36,476. The decrease is principally due to decreased expense of experimental parts of \$14,000 and consulting of \$24,000.

General and administrative costs increased from \$1,789,654 in 2003 to \$3,099,690 in 2004, an increase of \$1,310,036. Legal expenses increased \$1,451,000 due principally to litigation costs involving the antitrust suit and the patent infringement suit. There will be no further material expense regarding these two matters. Franchise and property tax increased \$132,000. Compensation expense decreased \$117,000, consulting expense decreased \$45,000, bad debt expense decreased \$42,000, and travel and entertainment decreased \$38,000,

Net interest expense declined \$21,513 due to reductions in outstanding debt and higher invested cash balances.

Preferred stock dividend requirements were \$562,574 for 2004 compared to \$660,246 in 2003, a decrease of \$97,672. The decrease is due to a reduction in the outstanding Preferred Stock, principally the Series V Class B Stock, and the conversion of the Series A Stock.

Basic earnings per share were \$0.53 and \$0.26, in 2003 and 2004, respectively. Diluted earnings per share were \$0.43 and \$0.22, in 2003 and 2004, respectively.

Comparison of Six Months Ended

June 30, 2004, and June 30, 2003

Net sales were \$8,631,983 and \$8,915,308 for the six months ended June 30, 2004 and 2003, respectively. Even though unit sales increased 8.0 percent, net sales revenues decreased \$283,325, or 3.2 percent, due to the decrease of sales to Abbott, which had a higher unit sales price. The decrease in revenues was more than recouped by the decrease in Abbott marketing fees of \$995,400. Unit sales of 3cc, 5cc, and 10cc syringes and blood collection tube holders increased whereas 1cc unit sales declined. Unit sales to Abbott as a percentage of units sold decreased from 47.2 percent to zero percent of total units sold. Unit sales to other distributors increased from 52.8 percent to 100 percent of units sold. In 2004, two distributors each accounted for more than 10 percent of units sold.

Cost of sales decreased from \$6,351,193 in 2003 to \$5,906,161 in 2004, a decrease of \$445,032. The decrease is due to improved operating efficiencies, product imported from China, and reduced maintenance and repairs of \$84,000. The decreases were mitigated by increased royalty expense of \$141,000 and increased stock option expense of \$80,000.

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Gross profit increased from \$2,564,115 in 2003 to \$2,725,822 in 2004, an increase of \$161,707. Gross profit as a percentage of net sales was 28.8 percent and 31.6 percent for the six months ended June 30, 2003 and 2004, respectively

Sales and marketing expense decreased from \$2,153,389 in 2003 to \$1,687,766 in 2004, a decrease of \$465,623. The decrease is principally due to reduced marketing fees to Abbott of \$995,400. Increases in expenses related to labor costs were \$118,000, stock options of \$84,000 and administrative fees of \$39,000 which reduced the favorable variance. Other increased expenses related to the marketing and sales efforts were meetings and trade show expense of \$69,000, travel and entertainment expense of \$47,000, samples and promotional materials of \$42,000, advertising expense of \$41,000, and supplies of \$39,000.

Research and development costs decreased from \$260,230 in 2003 to \$244,047 in 2004, a decrease of \$16,183. The decrease is principally due to reductions in experimental parts expense of \$27,000 and consulting costs of \$24,000. Payroll costs increased \$22,000.

General and administrative costs increased from \$2,920,392 in 2003 to \$5,412,033 in 2004, an increase of \$2,491,641. Legal expenses increased \$2,278,098 due principally to litigation costs involving the antitrust suit and the patent infringement suit. There will be no further material expense regarding these two matters. Franchise and property tax increased \$165,000. Compensation expense decreased \$34,000, stock option expense increased 107,000, consulting expense decreased \$38,000, bad debt expense decreased \$45,000, and accounting fees increased \$37,000.

Net interest expense declined \$29,406 due to reductions in outstanding debt and higher invested cash balances.

Preferred stock dividend requirements were \$1,132,217 for 2004 compared to \$1,326,769 in 2003, a decrease of \$194,552. The decrease is due to a reduction in the outstanding Preferred Stock, principally the Series V Class B Stock, and the conversion of the Series A Stock.

Basic earnings per share were \$0.47 and \$0.14, in 2003 and 2004 respectively. Diluted earnings per share were \$0.41 and \$0.11, in 2003 and 2004 respectively.

Cash flow decreased from \$7,960,474, for the six months ended June 30, 2003, to \$3,356,198 for the six months ended June 30, 2004 a decrease of \$4,604,276. The decrease in cash flow was due to lower settlement proceeds reached in litigation, losses from operations, an increase in inventories, increases in accounts payable, and payment of dividends in 2003.

Cash used in investing activities increased \$369,810 attributable to increased capital expenditures due primarily to the cost of constructing the warehouse.

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LIQUIDITY AND FUTURE CAPITAL REQUIREMENTS

Historical Sources of Liquidity

We have historically funded operations primarily from proceeds from private placements and loans. We were capitalized with approximately \$52,600,000 raised from six separate private placement offerings. As of September 30, 1995, we sold 5,000,000 shares of Series A Stock at \$1 per share, for an aggregate of \$5,000,000. As of October 31, 1996, we sold 1,000,000 shares of Series I Class B Stock at \$5 per share for an aggregate of \$5,000,000. As of January 31, 1998, we sold 1,000,000 shares of Series II Class B Stock at \$10 per share for an aggregate of \$10,000,000. As of September 30, 1999, we sold 1,160,200 shares of Series III Class B Stock at \$10 per share for an aggregate of \$11,602,000. As of May 4, 2000, we sold 1,133,800 shares of Series IV Class B Stock at \$10 per share for an aggregate of \$11,338,000. As of December 31, 2002, we sold 2,416,221 shares of Series V Class B Stock at \$4 per share. Of the \$12,802,396 raised in this offering, \$4,435,600 was in cash; \$3,679,284 was in exchange for loans payable to Katie Petroleum, Inc. (Katie Petroleum), \$1,550,000 was in exchange of accounts payable; \$1,821,245 of debt conversion cost; and recognized beneficial conversion feature aggregating \$1,316,267.

We obtained \$3,910,000 in 2000 from bank loans of which \$3,435,000 has been repaid and \$475,000 was refinanced with a new note with 1st International Bank. Additionally, we received a Small Business Administration loan of \$1,000,000 in 1996 to pay for portions of automated assembly equipment, multi-cavity molds, and other equipment. This loan has been repaid. Furthermore, we borrowed \$5,000,000 in 2000 under our Credit Agreement with Abbott. In October 2002 we repaid the Abbott note with proceeds from a new note from Katie Petroleum for \$3,000,000 and a portion of the proceeds from the Series V Class B offering.

Internal Sources of Liquidity

We believe we can achieve our break even quarter utilizing our existing equipment. In early 2004 we began to receive shipment of product under our agreement with Double Dove, a Chinese manufacturer. We believe as we receive greater quantities our profit margins could increase. To achieve our break even quarter we would need minimal access to hospital markets which has been difficult to obtain due to the monopolistic marketplace which was the subject of our lawsuit against BD. We will continue to attempt to gain access to the market through our sales efforts and innovative technology. We are focusing on methods of upgrading our manufacturing capability and efficiency in order to enable us to offer our technology at a reduced price. We believe our current capitalization provides the resources necessary to implement these changes and greatly improve our manufacturing capacity and efficiency, thereby reducing our unit cost.

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Our primary sources of liquidity are sales of product, proceeds from litigation settlements, and historically, sales of stock and loans. At the present time Management does not intend to raise additional equity capital in 2004. Due to the recent litigation settlements, we have sufficient cash reserves and intend to rely on operations as the primary ongoing source of cash.

Sales revenues decreased 3.2 percent from the six months ended 2003 to 2004. Abbott purchases comprised 51.7 percent and zero percent of our net revenues for the six months ended June 30, 2003 and 2004, respectively. Unit sales increased 8.0 percent from 2003 to 2004. Unit sales to Abbott decreased from 47.2 percent in 2003 to zero percent in 2004. Abbott distributed and marketed our products into the acute care market. However, the National Marketing and Distribution Agreement with Abbott was terminated on October 15, 2003. Other distributors may now provide product to the acute care market. Unit sales to customers other than Abbott were 52.8 percent and 100.0 percent of sales in 2003 and 2004, respectively.

In the event we continue to have only limited market access and cash generated from operations becomes insufficient to support operations, the Company would take cost cutting measures to reduce cash requirements. Such measures could result in reduction of units being produced, reduction of workforce, reduction of salaries of officers and other nonhourly employees, and deferral of royalty payments to Thomas J. Shaw.

External Sources of Liquidity

We have obtained several loans over the past six years, which have, together with proceeds from sales of equities, enabled us to pursue development and production of our products. Currently we believe we could obtain additional funds through loans if needed. Furthermore, the shareholders have authorized an additional 5,000,000 shares of a Class C stock that could, if necessary, be used to raise funds through the sale of equity.

Contractual Obligations and Commercial Commitments

The following chart summarizes all of our material obligations and commitments to make future payments under contracts such as debt and lease agreements as of June 30, 2004:

Payments	Due	by l	Period
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			2005-	2007-	
Contractual Obligations	Total	2004	2006	2008	Thereafter
Long-Term Debt Capital Lease Obligations	\$ 3,406,153 30,562	\$ 166,519 13,434	\$ 642,243 17,128	\$ 709,099	\$ 1,888,291
Operating Lease Obligations Total Contractual Cash Obligations	104,400 \$ 3,541,115	17,400 \$ 197,353	69,600 \$ 728,971	17,400 \$ 726,499	\$ 1,888,291

Material Commitments for Expenditures

Assuming we are able to access the market, we may obtain additional capital to fund capital expenditures and working capital needs. Management would fund these expenditures through debt and equity offerings. Capital expenditures could include additional assembly lines, manufacturing space, warehousing, and related infrastructure. The expansion could include those products that have been developed but not yet marketed, as well as expanding manufacturing capacity for existing products.

We had \$552,341 in capital expenditures for the six months ended June 30, 2004. We anticipate capital expenditures of approximately \$3,000,000 in 2004 primarily for the construction of a warehouse.

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Item 2. Changes in Securities.

The following discussion outlines all securities sold by us for cash or services rendered during 2004. All of the shares sold or granted were issued pursuant to the authority granted by the private offering exemption outlined in Section 4(2) and/or Rule 506 of Regulation D under the Securities Act to a limited number of persons and without a view toward distribution.

On March 1, 2004, Katie Petroleum exchanged \$23,080 of debt principal owed by the Company pursuant to the \$3,000,000 Note payable for 5,770 shares of Common Stock at an exchange rate of \$4 of indebtedness per share.

On April 1, 2004, Katie Petroleum exchanged \$23,200 of debt principal owed by the Company pursuant to the \$3,000,000 Note payable for 5,800 shares of Common Stock at an exchange rate of \$4 of indebtedness per share.

On May 1, 2004, Katie Petroleum exchanged \$23,296 of debt principal owed by the Company pursuant to the \$3,000,000 Note payable for 5,824 shares of Common Stock at an exchange rate of \$4 of indebtedness per share.

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On June 1, 2004, Katie Petroleum exchanged \$23,392 of debt principal owed by the Company pursuant to the \$3,000,000 Note payable for 5,848 shares of Common Stock at an exchange rate of \$4 of indebtedness per share.

Effective as of May 11, 2004, the Company approved issuance of options, the value of which may not exceed \$232,000, for the purchase of shares of Common Stock. Non-Qualified Stock Options (NQSOs) were approved for issuance to independent directors for the purchase of 25,000 shares of Common Stock under the 1999 Stock Option Plan. The terms of the 1999 Stock Option Plan are set forth in the Plan, as amended, which has been filed as Exhibit No. 3.12 to the Company s Form 10-SB filed on June 23, 2000, and as Exhibit No. 10.13 to the Company s Form 10-KSB filed on March 31, 2003.

Working Capital Restrictions

The Company maintains cash for use as collateral for letters of credit the Company provides from time to time to enable, among other things, the purchase of product from China. As of June 30, 2004, the Company maintained \$248,814 in restricted cash for such purposes. The Board of Directors has authorized Management to borrow and incur indebtedness in the form of letters of credit in an aggregate amount, at any one time, of \$3,000,000.00.

Item 3. Defaults Upon Senior Securities.

Series I Class B Convertible Preferred Stock

For the six months ended June 30, 2004, \$54,215 in dividends is in arrears. The total arrearage is \$2,615,065. On July 20, 2004, the Board of Directors declared a dividend of all arrears as of June 30, 2004, on the Series I Class B stock payable on August 27, 2004. As of that date, no dividends will be in arrears on the Series I Class B stock.

Series II Class B Convertible Preferred Stock

For the six months ended June 30, 2004, \$200,926 in dividends is in arrears. The total arrearage is \$4,687,712. On July 20, 2004, the Board of Directors declared a dividend of all arrears as of June 30, 2004, on the Series II Class B stock payable on August 27, 2004. As of that date, no dividends will be in arrears on the Series II Class B stock.

Series III Class B Convertible Preferred Stock

For the six months ended June 30, 2004, \$72,477 in dividends is in arrears. The total arrearage is \$2,512,138.

Series IV Class B Convertible Preferred Stock

For the six months ended June 30, 2004, \$529,370 in dividends is in arrears. The total arrearage is \$4,461,868.

Series V Class B Convertible Preferred Stock

For the six months ended June 30, 2004, \$275,229 is in arrears. The total arrearage is \$1,373,381.

Item 5. Other Information.

Termination of Series II Director Terms

Due to dividend default voting rights of the Series II Class B Convertible Preferred (Series II) Shareholders, three (3) of the Company s Class 1 Director seats are currently filled by directors elected by the Series II Shareholders (the Series II Directors). However, the Board of Directors has declared a dividend, in part, of all arrears as of June 30, 2004, payable to the Series II Shareholders. Accordingly, as of August 27, 2004, the designated dividend payment date, the terms of the Series II Directors will terminate and the Board seats will revert to Class 1 Director seats. The three vacancies will be filled by the remaining Board members. Such appointed Directors will serve until the Class 1 Directors are up for election at the 2005 annual meeting of shareholders. Management will recommend that the vacancies be filled by independent directors.

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Annual Meeting of Shareholders

The Company will hold its annual meeting at 10:00 am CST on September 17, 2004, at the Community Center of Little Elm, 107 Hardwicke Lane, Little Elm, Texas 75068 to elect five Class 2 Directors who will serve until 2006.

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

(a) EXHIBITS

Exhibit No.	Description of Document
3	Amended and Restated Bylaws of Retractable Technologies, Inc.
10	Covenant Not To Sue
31.1	Certification of Principal Executive Officer
31.2	Certification of Principal Financial Officer
32	Certification Pursuant to 18 U.S.C. Section 1350

(b) REPORTS ON FORM 8-K

On April 8, 2004, the Company filed a Form 8-K with an item 5 disclosure that the Company filed a press release on April 6, 2004, reporting 2003 diluted earnings per share of \$0.20. The press release contained a Balance Sheet for the periods ended December 31, 2002 and 2003 and Statements of Operations for the periods ended December 31, 2001, 2002, and 2003.

On April 21, 2004, the Company filed a Form 8-K with an item 5 disclosure that on April 6, 2004 the Company received \$8,475,000 in connection with the settlement agreements reached in the second quarter of 2003 with Premier Inc.; Premier Purchasing Partners, L.P.; VHA, Inc.; Novation, L.L.C.; Tyco International (US) Inc. and Tyco Healthcare Group L.P. in its federal antitrust lawsuit, Retractable Technologies, Inc. v. Becton Dickinson & Co. et al.

On April 29, 2004, the Company filed a Form 8-K with an item 5 disclosure that it entered into a settlement agreement with New Medical Technology, Inc.; New Medical Technology, LTD and NMT Group PLC and that it issued a related press release.

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.

DATE: August 16, 2004 RETRACTABLE TECHNOLOGIES, INC.

(Registrant)

BY: /s/ Douglas W. Cowan

DOUGLAS W. COWAN VICE PRESIDENT AND CHIEF FINANCIAL OFFICER

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