ACCESS INTEGRATED TECHNOLOGIES INC

Form 10QSB August 12, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549
FORM 10-QSB

(Mark One)

(X) QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE QUARTERLY PERIOD ENDED: JUNE 30, 2004

() TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from --- to ---

Commission File Number: 001-31810

ACCESS INTEGRATED TECHNOLOGIES, INC. (Name of Small Business Issuer in its Charter)

DELAWARE

(State or other jurisdiction of incorporation or organization)

22-3720962

(I.R.S. Employer Identification No.)

55 MADISON AVENUE, SUITE 300, MORRISTOWN NEW JERSEY 07960 (Address of principal executive offices)

(973-290-0080)

(ISSUER'S TELEPHONE NUMBER, INCLUDING AREA CODE)

Check whether the issuer (1) has 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. [X] Yes [] 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 Actafter 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:

8,584,066 shares of Class A Common Stock, \$.001 par value, and
1,005,811 shares of Class B Common Stock, \$.001 par
value, were outstanding on August 12, 2004

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

ACCESS INTEGRATED TECHNOLOGIES, INC. FORM 10-QSB CONTENTS

PART T	 L L M V	$M \subset T \times T$	INFORM	$II \cap T \cap II$

		1	Page
	Item 1.	Consolidated Financial Statements	
		Consolidated Balance Sheet at June 30, 2004 (unaudited)	2
		Consolidated Statements of Operations for the three months ended June 30, 2003 and 2004 (unaudited)	3
		Consolidated Statements of Cash Flows for the three months ended June 30, 2003 and 2004 (unaudited)	4
		Notes to Consolidated Financial Statements (unaudited)	5
	Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	11
	Item 3.	Controls and Procedures	18
PART	II OTHER	INFORMATION	
	Item 2.	Changes In Securities, Use of Proceeds and Issuer Purchases of Equity Securities	18
	Item 5.	Other Information	18
	Item 6.	Exhibits and Reports on Form 8-K	18
	Signatures		19
	Exhibit Inde	ex	20

1

ACCESS INTEGRATED TECHNOLOGIES, INC. CONSOLIDATED BALANCE SHEET (In thousands, except for share data) (unaudited)

	JUNE 30,2004
ASSETS	
CURRENT ASSETS	
Cash and cash equivalents	\$ 5,249
Accounts receivable, net	713
Prepaid and other current assets	317

Total current assets. 6,344 Property and equipment, net. 5,518 Intangible assets, net. 3,838 Capitalized soltware costs, net. 1,509 Goodwill. 5,371 Deferred costs. 133 Unbilled revenue, net of current portion. 557 Security deposits. 4669 Total assets. 823,739 LIABILITIES, REDEEMABLE STOCK AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable and accrued expenses. 8940 Current portion of notes payable. 812 Current portion of cottomer security deposits. 411 Current portion of cottomer security deposits. 412 Current portion of deferred revenue. 616 Current portion of deferred revenue. 744 Total current liabilities. 759 Notes payable, net of current portion. 113 Deferred revenue, net of current portion. 254 Capital leases, net of current portion. 254 Capital leases, net of current portion. 35 Deferred revenue, net of current portion. 254 Capital leases, net of current portion. 35 Deferred revenue, net of current portion. 35 Deferred revenue, net of current portion. 35 Deferred rent expense. 895 Deferred rent expense. 776 Total liabilities. 11,396 COMMITMENTS AND CONTINGENCIES (See Note 6) Redeemable Class A common stock, losued and outstanding, 53,534 shares 238 Stockholders' Equity: Class A common stock, 80,001 par value per share; 40,000,000 shares authorized; shares issued and outstanding, 8,530,530. 8 Account paid in capital . 27,758 Accountal stockholders' equity. 27,758 Accountal paid in capital . 27,758 Accountal paid in capital . 27,758 Accountal stockholders' equity. 523,739	Unbilled revenue	65
Intangible assets, set	Total current assets	6,344
Capitalized software costs, net. 1,509 Coodwill. 5,371 Deferred costs. 13 Unbilled revenue, net of current portion 555 Security deposits 469 Total assets. \$23,739 LIABILITIES, REDEEMABLE STOCK AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable and accrued expenses 5940 Current portion of notes payable. 812 Current portion of customer security deposits. 41 Current portion of deferred revenue 88 Current portion of deferred revenue 86 Current portion of deferred revenue 92,539 Total current liabilities 2,539 Notes payable, net of current portion 93,44 Customer security deposits, net of current portion 93,544 Customer security deposits, net of current portion 93,554 Customer security deposits, net of current portion 93,5	Property and equipment, net	5 , 518
Goodwill. 5,371 Deferred costs. 133 Unbilled revenue, net of current portion 557 Security deposits 469	Intangible assets, net	3,838
Goodwill. 5,371 Deferred costs. 133 Unbilled revenue, net of current portion 557 Security deposits 469	Capitalized software costs, net	1,509
Unbilled revenue, net of current portion. 557 Security deposits. 523,739 Total assets. 523,739 LIABILITIES, REDEEMABLE STOCK AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable and accrued expenses. 5940 Current portion of notes payable. 612 Current portion of customer security deposits. 616 Current portion of capital leases. 616 Current portion of deferred revenue. 616 Current portion of deferred revenue. 616 Current portion of deferred revenue. 72,539 Notes payable, net of current portion. 73,44 Customer security deposits, net of current portion. 74,44 Customer security deposits, net of current portion. 75,344 Customer security deposits, net of current portion. 75,344 Capital leases, net of current portion. 75,544 Capital leases, net of current portion. 75,644 Common stock warrants. 77,66 Common stock warrants. 77,67 Total liabilities. 11,398 Stockholders' Equity: Class A common stock, issued and outstanding, 53,534 shares 78,600 Redeemable Class A common stock, issued and outstanding, 53,534 shares 78,600 Redeemable Class A common stock, 50,001 par value per share; 15,000,000 shares authorized; shares issued and outstanding, 8,530,530. 8 Stockholders' Equity: Class A common stock, 50,001 par value per share; 15,000,000 shares authorized; shares issued and outstanding, 8,530,530. 8 Accumulated deficit. 71,758 Accumulated deficit. 72,758 Accumulated deficit. 72,758 Accumulated deficit. 72,758 Accumulated deficit. 72,758 Accumulated deficit. 72,759	Goodwill	5 , 371
Security deposits	Deferred costs	133
Total assets	Unbilled revenue, net of current portion	557
Total assets	Security deposits	
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Stockholders' Equity: Class A common stock, \$0.001 par value per share; 40,000,000 shares authorized; shares issued and outstanding, 8,530,530	COMMITMENTS AND CONTINGENCIES (See Note 6)	
Class A common stock, \$0.001 par value per share; 40,000,000 shares authorized; shares issued and outstanding, 8,530,530	Redeemable Class A common stock, issued and outstanding, 53,534 shares	238
authorized; shares issued and outstanding, 8,530,530	·	
authorized; shares issued and outstanding, 1,005,811	authorized; shares issued and outstanding, 8,530,530	8
Accumulated deficit		1
Total stockholders' equity	Additional paid-in capital	27,758
Total stockholders' equity	Accumulated deficit	
Total liabilities, redeemable stock and stockholders' equity \$23,739	Total stockholders' equity	12,103
	Total liabilities, redeemable stock and stockholders' equity	\$23,739

See accompanying notes to consolidated financial statements.

2

ACCESS INTEGRATED TECHNOLOGIES, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (In thousands, except for share and per share data) (unaudited)

	THRE	E MONT
		JUNE
	2003	
Revenues:		
Media services Data centers	\$ 1,421	
Total revenues	1,421	
Costs of revenues (exclusive of depreciation and amortization shown below):		
Media services Data centers	869 	
Total costs of revenue	869	
Gross profit	552	
Operating expenses: Selling, general and administrative (excludes non-cash stock-based compensation of \$6 in 2003 and \$4 in 2004)	558	
Research and development		
Non-cash stock-based compensation Depreciation and amortization	6 619 	
Total operating expenses	1,183 	
Loss from operations	(631)	
Interest income	1	
Interest expense	(116) (80)	
Minority interest in subsidiary		
Other expense, net	(6) 	
Net loss before income taxes	(832)	
Income tax benefit		
Net loss	(832)	
Accretion related to redeemable convertible preferred stock	(226) (90)	

Net loss available to common stockholders	\$(1,148)
	======
Net loss available to common stockholders per common share:	
Basic and diluted	\$(0.38)
	======
Weighted average number of common shares outstanding:	
Basic and diluted	3,021,577

See accompanying notes to consolidated financial statements.

3

ACCESS INTEGRATED TECHNOLOGIES, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (In thousands - unaudited)

(In chicacanae anadareea,	THREE MONT
	JUNE
	2003
Cash flows from operating activities: Net loss	\$(832)
Depreciation and amortization	619
Amortization of software development costs	
Non-cash stock-based compensation	6
Non-cash interest expense	80
Minority interest	
Gain on exchange of minority interest shares Decrease in fair value of common stock warrant	
Changes in operating assets and liabilities:	
Accounts receivable	(55)
Prepaid and other current assets	(108)
Other assets	(178)
Accounts payable and accrued expenses	(25)
Deferred revenue	(49)
Other liabilities	71
Net cash used in operating activities	(471)
Cash flows from investing activities:	
Purchases of property and equipment	(57)
Additions to capitalized software costs	

Net cash used in investing activities	(57)
Cash flows from financing activities:	
Net proceeds from issuance of notes payable and warrants	1,055
Repayment of notes payable Principal payments on capital leases	(76)
Proceeds from issuance of common stock	(70)
Net cash provided by financing activities	979
Net increase in cash and cash equivalents	4.5.1
Cash and cash equivalents at beginning of period	956
Cash and cash equivalents at end of period	\$1,407

See accompanying notes to consolidated financial statements.

4

NOTE 1. NATURE OF OPERATIONS

Access Integrated Technologies, Inc. ("AccessIT") was incorporated in Delaware in March 2000. Access Digital Media Inc. ("AccessDM") a wholly owned subsidiary of AccessIT, was incorporated in Delaware in February 2003. Hollywood Software, Inc. ("Hollywood SW") was incorporated in California in October 1997, and was acquired by AccessIT on November 3, 2003. Core Technology Services, Inc. ("Core") was incorporated in New York in November 1995, and was acquired by AccessIT on January 9, 2004. In June 2004, we began referring to Core as AccessIT Managed Services ("Managed Services"). AccessIT, AccessDM, Hollywood SW and Managed Services are referred to herein collectively as the "Company." AccessIT designs, builds, and operates a national platform of carrier-diverse Internet Data Centers ("IDCs") in which the Company's customers have access to: secure, flexible space for installing network and server equipment; multiple fiber providers for connecting to the Internet and/or other carrier networks; and a broad range of value-added data center services including the Company's AccessStorage-on-Demand managed storage service solutions. The Company's IDCs, called AccessColocenters, are designed to serve a variety of customers, including traditional voice/data competitive local exchange carriers, other integrated communication providers, Internet Service Providers, Application Service Providers ("ASP"), Streaming and Content Delivery Service Providers, storage outsourcers, and small and medium sized enterprises. The Company currently operates nine IDCs located in eight states: Arkansas, Kansas, Maine, New Hampshire, New Jersey, New York, Texas and Virginia, plus a dedicated digital delivery site in Los Angeles, California. AccessDM was formed to utilize AccessIT's existing infrastructure to store and distribute digital content to movie theaters and other remote venues. Hollywood SW is a provider of proprietary enterprise software and consulting services for distributors and exhibitors of filmed entertainment in the United States and Canada. Its software manages the planning, booking scheduling, revenue sharing, cash flow and

reporting associated with the distribution and exhibition of theatrical films. Managed Services is a managed service provider of information technologies; its primary offering is to provide managed network services through its global network command center.

BASIS OF PRESENTATION

The accompanying unaudited consolidated interim financial information has been prepared by AccessIT. The unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States for interim financial information and in accordance with Regulation S-B. Accordingly, they do not include all of the financial information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring adjustments) considered necessary for a fair presentation have been included.

For the fiscal year ended March 31, 2004 and the three months ended June 30, 2004, the Company has been financed primarily through equity and debt financing, including the completion in June 2004 of a \$4,870 private placement of Class A Common Stock (the "Private Placement"). However, the Company has incurred substantial losses since inception. For the three months ended June 30, 2003 and 2004, the Company incurred net losses of \$832 and \$965 respectively, and negative cash flows from operating activities of \$471 and \$1,020, respectively. In addition, the Company has an accumulated deficit of \$15,664 as of June 30, 2004. Furthermore, the Company has debt service requirements of \$1,109 for the twelve months beginning in June 2004. Management expects that the Company will continue to generate operating losses for the foreseeable future due to depreciation and amortization, the continued efforts related to the identification of acquisition targets, marketing and promotional activities and the development of relationships with other businesses. Certain of these costs could be reduced if working capital decreased. Based on the Company's cash position at June 30, 2004, and expected cash flows from operations, management believes that the Company has the ability to meet its obligations for the foreseeable future. The Company may attempt to raise additional capital from various sources for future acquisitions or for working capital as necessary. There is no assurance that such financing will be completed as contemplated or under terms acceptable to the Company or its existing shareholders. Failure to generate additional revenues, raise additional capital or manage discretionary spending could have a material adverse effect on the Company's ability to continue as a going concern and to achieve its intended business objectives. The accompanying consolidated financial statements do not reflect any adjustments which may result from the outcome of such uncertainties.

The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

The results of operations for the respective interim periods are not necessarily indicative of the results to be expected for the full year. The accompanying unaudited consolidated financial statements should be read in conjunction with the audited consolidated financial statements and the notes thereto included in AccessIT's Form 10-KSB for the year ended March 31, 2004 filed with the Securities and Exchange Commission.

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NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

PRINCIPLES OF CONSOLIDATION

The unaudited consolidated financial statements include the accounts of AccessIT, AccessDM, Hollywood SW and Managed Services. All intercompany transactions and balances have been eliminated.

REVENUE RECOGNITION

Revenues in the Data centers segment consist of license fees for colocation, riser access charges, electric and cross connect fees, and non-recurring installation and consulting fees. Revenues from colocation, riser access charges, electric and cross connect fees are billed monthly and, in accordance with Staff Accounting Bulletin No. 104, "Revenue Recognition in Financial Statements," are recognized ratably over the term of the contract, generally one to nine years. Certain customer contracts contain periodic increases in the amount of license fees to be paid, and those amounts are recognized as license fee revenues on a straight-line basis over the term of the contracts. Installation fees are recognized on a time and materials basis in the period in which the services were provided and represent the culmination of the earnings process as no significant obligations remain. Amounts collected prior to satisfying the above revenue recognition criteria are classified as deferred revenue. Amounts satisfying revenue recognition criteria prior to billing are classified as unbilled revenue.

Revenues in the Media Services segment consist of software and related revenues, generated by Hollywood SW. Software revenues are accounted for in accordance with Statement of Position 97-2, "Software Revenue Recognition" ("SOP 97-2"), and Staff Accounting Bulletin No. 104 "Revenue Recognition." The Company's software revenues are generated from the following primary sources: (1) software licensing, including customer licenses and ASP agreements, (2) software maintenance contracts, and (3) professional consulting services, which includes systems implementation, training, custom software development services and other professional services.

Software licensing revenue is recognized when the following criteria are met: (a) persuasive evidence of an arrangement exists, (b) delivery has occurred and no significant obligations remain, (c) the fee is fixed or determinable and (d) collection is determined to be probable. Significant upfront fees are received in addition to periodic amounts upon achievement of contractual events for licensing of the Company's products. Such amounts are deferred until the revenue recognition criteria have been met, which typically occurs after delivery and acceptance.

For arrangements with multiple elements (e.g. delivered and undelivered products, maintenance and other services), the Company separately negotiates each element of the arrangement based on the fair value of the elements. The fair values for ongoing maintenance and support obligations are based upon separate sales of renewals to customers or upon substantive renewal rates quoted in the agreements. The fair values for services, such as training or consulting, are based upon hourly billing rates of these services when sold separately to other customers. In instances where the Company is not able to determine fair value of each element and the services are essential to the functionality of the software, percentage-of-completion accounting is followed to recognize revenue.

Customers not wishing to license and operate the software themselves may use the software through an ASP arrangement, in which the Company hosts the application and provides customer access via the internet. Annual minimum ASP service fees are recognized ratably over the contract term. Overage revenues for usage in excess of stated minimums are recognized monthly.

Maintenance services and website subscription fees are recognized ratably over the contract term. Professional consulting services, sales of third party products and resale hardware revenues are recognized as services are provided. Software development revenues are recognized when delivery has occurred and no

significant obligations remain.

Deferred revenue is recorded in cases of (1) a portion or the entire contract amount cannot be recognized as revenue due to non-delivery or acceptance of licensed software or custom programming, (2) incomplete implementation of ASP service arrangements, or (3) unexpired pro-rata periods of maintenance, minimum ASP service fees or website subscription fees. As license fees, maintenance fees, minimum ASP service fees and website subscription fees are often paid in advance, a portion of this revenue is deferred until the contract ends. Such amounts are classified as deferred revenue in the Consolidated Balance Sheet and are recognized as revenue in accordance with the Company's revenue recognition policies described above.

CAPITALIZED SOFTWARE COSTS

The Company accounts for software costs under SFAS No. 86, "Accounting for the Costs of Computer Software to Be Sold, Leased, or Otherwise Marketed." Software development costs that are incurred subsequent to establishing technological feasibility are capitalized until the product is available for general release. Amounts capitalized as software development costs are generally amortized on a straight-line basis over five years. The Company reviews capitalized software

6

costs for impairment on an annual basis. To the extent that the carrying amount exceeds the estimated net realizable value of the capitalized software cost, an impairment charge is recorded. No impairment was recorded for the three months ended June 30, 2004. Amortization of capitalized software development costs, included in costs of revenues, for the three months ended June 30, 2004 amounted to \$60.

NET LOSS PER SHARE AVAILABLE TO COMMON STOCKHOLDERS

Computations of basic and diluted net loss per share of Common Stock have been made in accordance with SFAS No. 128, "Earnings Per Share". Basic net loss per share is computed by dividing net loss available to Common Stockholders (the numerator) by the weighted average number of common shares outstanding (the denominator) during the period. Shares issued during the period are weighted for the portion of the period that they are outstanding. The computation of diluted net loss per share is similar to the computation of basic net loss per share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the dilutive potential common shares had been issued. The Company has incurred a net loss for the three months ending June 30, 2003 and 2004; therefore, the impact of dilutive potential common shares has been excluded from the computation as it would be anti-dilutive.

The following outstanding stock options, warrants (prior to the application of the treasury stock method), convertible notes and redeemable convertible Preferred Stock (on an as-converted basis) were excluded from the computation of diluted net loss per share:

	JUNE 30,		
	2003	2004	
Stock options	306,397	530,231	
1-Year Notes Warrants	25,305		
5-Year Notes Warrants	418,000		
2001 Warrants	430,205		
Contingent Warrants A-C	680,092		
Underwriter warrants		120,000	
Mandatorily redeemable convertible preferred stock	8,202,929		

Shares issuable related to convertible notes	 312,479
Private Placement warrants	 304,375

STOCK-BASED COMPENSATION

The Company has stock based employee compensation plans, which are described more fully in Note 5. The Company accounts for its stock based employee compensation plans in accordance with the provisions of Accounting Principles Board ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees", and related interpretations. As such, compensation is recorded on the date of grant only if the current fair value of the underlying stock exceeds the exercise price. The Company has adopted the disclosure standards of SFAS No. 148 "Accounting for Stock-Based Compensation - Transaction and Disclosures", which amends SFAS No. 123, "Accounting for Stock-Based Compensation", which requires the Company to provide pro forma net loss and earnings per share disclosures for employee stock option grants made in 1995 and future years as if the fair-value-based method of accounting for stock options as defined in SFAS No. 123 had been applied. The following table illustrates the effect on net loss if the Company had applied the fair value recognition provisions of SFAS No. 123 to stock based employee compensation:

		UNE 3
	2003	
Net loss as reported Deduct: Total stock-based employee compensation expense determined	\$ (832)	
under fair value based method, net of related income tax benefits	(134)	
Pro forma net loss	\$ (966) =====	\$ (==
Basic and diluted net loss available to common stockholders per share:		
As reported Pro forma	\$(0.38) \$(0.42)	\$ \$

USE OF ESTIMATES

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. The Company's most significant estimates related to revenue recognition, capitalization of software, amortization of intangible assets and depreciation of fixed assets. Actual results could differ from those estimates.

7

NOTE 3. NOTES PAYABLE

In February 2002, the Company commenced an offering of 5-year 8% subordinated promissory notes (the "5-Year Notes") with detachable warrants. During the three months ended June 30, 2003 the Company raised \$1,055 from the issuance of 5-Year Notes to several investors. Through March 31, 2004 the Company raised a total of \$4,405 from the issuance of 5-Year Notes. Concurrent with the issuance of the 5-Year Notes, the Company issued 440,500 5-Year Notes warrants (see Note 5) of which 105,500 were issued during the three months ended June 30, 2003.

THREE MONT

In February 2004, the Company sent a notice to the holders of the 5-Year Notes and the HS Notes, offering to exchange (the "Exchange Offer") the principal and accrued interest of the outstanding 5-Year Notes and the HS Notes for, at each note holder's election, either (1) unregistered shares of the Company's Class A Common Stock at an exchange rate of \$3.57 per share (the "Share Option") or (2) Subordinated Convertible Promissory Notes ("Convertible Notes"), convertible into shares of the Company's Class A Common Stock at a conversion rate of \$5.64 per share (the "Convertible Note Option"). On March 24, 2004, the Exchange Offer was completed. Pursuant to the Share Option, the Company exchanged 5-Year Notes in the aggregate principal amount of \$2,480 plus accrued and unpaid interest of \$46 for 707,477 unregistered shares of its Class A Common Stock. Pursuant to the Convertible Note Option, in exchange for 5-Year Notes in the aggregate principal amount of \$1,705 plus accrued and unpaid interest of \$31, the Company issued Convertible Notes which are, as of June 30, 2004, convertible into a maximum of 312,479 shares of its Class A Common Stock (1) at any time up to the maturity date at each holder's option or (2) automatically on the date when the average closing price on the American Stock Exchange of the Company's Class A Common Stock for 30 consecutive trading days has been equal to or greater than \$12.00. The holders of all the HS Notes and holders of 5-Year Notes totaling \$220 of principal elected not to participate in the Exchange Offer.

During the three months ended June 30, 2004, the Company repaid principal of \$6 of the remaining amounts due under the 5-Year Notes.

In November 2003, the Company issued two 8% notes payable totaling \$3,000 to the founders of Hollywood SW as part of the purchase price for Hollywood SW (the "HS Note"). During the three months ended June 30, 2004, the Company repaid principal of \$123 on the HS Notes.

NOTE 4. MANDATORILY REDEEMABLE CONVERTIBLE PREFERRED STOCK

PREFERRED STOCK

In October 2001, the Company issued 3,226,538 shares of the Series A 8% Mandatorily Redeemable Convertible Preferred Stock (the "Series A Preferred Stock") at approximately \$0.62 per share, resulting in gross proceeds of \$2,000, before considering expenses of \$203. Concurrent with this issuance, the Company issued warrants to purchase up to 430,205 shares of Class A Common Stock (the "2001 Warrant"). In November 2002, the Company issued 4,976,391 shares of the Series B 8% Cumulative Convertible Preferred Stock, par value \$0.001 (the "Series B Preferred Stock") to the existing Series A Preferred Stock holder at approximately \$0.50 per share, resulting in gross proceeds of \$2,500, before considering expenses of \$125. Concurrent with this issuance, the Company issued 381,909, 144,663 and 100,401 warrants to purchase Class A Common Stock ("Contingent Warrant A", "Contingent Warrant B" and "Contingent Warrant C", respectively). The issuance of the Series A Preferred Stock resulted in a beneficial conversion feature of \$1,078, calculated in accordance with EITF Issue No. 00-27, "Application of Issue No. 98-5 to Certain Convertible Instruments." The beneficial conversion feature was reflected as an issuance cost and therefore was reflected as a charge against the Series A Preferred Stock and an increase to additional paid-in capital. In November 2003 the Company exchanged all of its Series A Preferred Stock, Series B Preferred Stock related warrants and accumulated dividends for Class A Common Stock.

As of June 30, 2003 the carrying value of the Company's Series A Preferred Stock was below its liquidation value, as the Company incurred aggregate costs of \$2,000 related to the issuance of the Preferred Stock, of which \$203 represents cash payments, \$719 represents the estimated fair value of the 2001 Warrants issued as consideration for the issuance of the Company's Series A Preferred Stock and \$1,078 is the beneficial conversion feature. Total accretion for the Series A Preferred Stock to its estimated redemption value was \$226 during the

three months ended June 30, 2003, of which \$172 related to the accretion to the estimated redemption amount and \$54 related to the accretion of the beneficial conversion feature. There was no accretion recorded for the Series B Preferred Stock for the three months ended June 30, 2003, as the estimated redemption amount was below the original carrying amount of the Series B Preferred Stock.

In September 2003, the Company entered into an agreement (the "Exchange Agreement") with the holder of the Series A and Series B Preferred Stock to (1) convert all 8,202,929 shares of Series A and Series B Preferred Stock held by it into 1,640,585 shares of Class A Common Stock; (2) exchange the 2001 Warrant, Contingent Warrant A and Contingent Warrant C for 320,000 shares of Class A Common Stock; (3) exercise Contingent Warrant B to purchase 143,216 shares of Class A Common Stock on a cashless-exercise basis; and (4) accept shares of Class A Common Stock at a price per share of \$5.00 pursuant to the Company's November 2003 IPO, as consideration for the conversion of all accumulated dividends on the Series A and Series B Preferred Stock through the effective date of the IPO. On November 14, 2003, the Exchange Agreement was finalized,

8

concurrent with the completion of the IPO. The Company issued 104,175 shares of Class A Common Stock as consideration for the conversion of all accumulated dividends on the Series A and B Preferred Stock. As of June 30, 2004, there is no Series A Preferred Stock or Series B Preferred Stock issued or outstanding.

NOTE 5. STOCKHOLDERS' EQUITY

CAPITAL STOCK

In April 2004, the Company entered into a non-binding agreement with an investment firm to raise approximately \$5 million to \$7 million pursuant to a private placement. On June 4, 2004, the transaction concluded with the Company issuing 1,217,500 unregistered shares of Class A Common Stock at a sale price of \$4.00 per share. The total net proceeds to the Company, including fees and expenses to register the securities are estimated to be approximately \$4.0 million. The Company intends to use the net proceeds for capital investments and for working capital. The Company also issued to investors and to the investment firm in the Private Placement, warrants to purchase a total of 304,375 shares of Class A Common Stock at an exercise price of \$4.80 per share, exercisable upon receipt. The Company agreed to register the shares and warrants issued in the Private Placement with the Securities and Exchange Commission by filing a Form SB-2 on or before July 5, 2004. Certain monetary penalties apply if the Company fails to file an initial Form SB-2 by July 5, 2004, or such registration statement is not declared effective within a stipulated period of time. The Company filed the Form SB-2 on July 2, 2004, and the Form SB-2 was declared effective by the Securities and Exchange Commission on July 20, 2004.

In May 2004, the Company entered into an agreement with the holder of 750,000 shares of AccessDM's Common Stock, to exchange all of its shares for 31,300 unregistered shares of AccessIT's Class A Common Stock. This transaction was consummated in May 2004 and as a result, AccessIT holds 100% of AccessDM's Common Stock. In connection with the transaction, the Company recorded a gain of \$13, representing the difference between the fair value of the AccessIT Class A Common Stock given and the AccessDM common stock received. The gain is included in Other Expense, Net in the Consolidated Statements of Operations.

STOCK OPTION PLAN

AccessIT granted 8,000 stock options to its employees, and 1,667 stock options to a vendor in exchange for services, during the three months ended June 30, 2004, at an exercise price of \$5.00 per share. Amortization of deferred stock compensation amounted to \$6 and \$4 for the three months ended June 30, 2003 and

2004, respectively, and have been recorded as non-cash compensation expense in the unaudited Consolidated Statements of Operations.

As of June 30, 2004, there were 69,769 options available for grant under the 2000 Stock Option Plan.

WARRANTS

In connection with the issuance of the 5-Year Notes (see Note 3), the Company issued warrants to the holders of the 5-Year Notes to purchase shares of the Company's Class A Common Stock (the "5- Year Notes Warrants"). During the three months ended June 30, 2003, The Company issued 105,500 5-Year Notes Warrants to the holders of the 5-Year Notes in the ratio of one-half of a 5-Year Note Warrant for every dollar of 5-Year Notes issued. In total, 440,500 5-Year Notes Warrants were issued, and were ascribed an estimated fair value of \$2,202, which has been recognized as issuance cost and therefore has been charged against the carrying value of the related notes payable. In November 2003, the Company completed the Exchange Offer covering the majority of the outstanding 5-Year Notes and related warrants (see Note 3), and the remaining value of the underlying 5-Year Notes Warrants was amortized to Non-Cash Interest Expense, totaling \$1,421. During the three months ended June 30 2003 and 2004, a total of \$80 and \$47 was amortized to non-cash interest expense to accrete the value of the notes to their face value over the expected term of the related notes.

In connection with the June 2004 Private Placement, the Company issued to the investors and to the investment firm in the Private Placement, 304,375 warrants (the "Private Placement Warrants") to purchase Class A Common Stock at an exercise price of \$4.00 per share. The Private Placement Warrants are exercisable from the date of issuance and for a period of five years thereafter. However, the Private Placement Warrants may be redeemed by the Company at any time after the date that is one year from the issue date, upon thirty days advance written notice to the holder, for \$0.05 per warrant share, provided, that (i) a registration statement with the Securities and Exchange Commission is then in effect as to the warrant shares and will be in effect as of a date thirty days from the date of giving the redemption notice and (ii) for a period of twenty (20) Trading Days prior to the giving of the redemption notice the Common Stock has closed at a price of \$9.20 per share or higher.

In accordance with EITF 00-19, "Accounting for Derivative Financial Instruments Indexed To, and Potentially Settled In, a Company's Own Stock," and the terms of the warrants, the fair value of the warrants has been accounted for as a liability, with an offsetting reduction to the carrying value of the common stock.

9

The fair value of the warrants was estimated to be \$797, using the Black-Scholes option-pricing model with the following assumptions: no dividends: risk-free interest rate 3.94%, the contractual life of 5 years and volatility of 72%. The fair value of the warrants was re-measured at June 30, 2004 and estimated to be \$776. The decrease in the fair value of \$21 from the transaction date to June 30, 2004 was recorded as a credit to Other expense, net in the Consolidated Statement of Operations.

NOTE 6. COMMITMENTS AND CONTINGENCIES

The Company is a party to litigation with a former employee of Hollywood SW. In February 2003, prior to the Company's acquisition of Hollywood SW, Hollywood SW eliminated the position of an employee, and as part of the termination process, Hollywood SW attempted to secure a general release from liability from the employee. In March 2003, the Company received a letter from the employee's attorney seeking unspecified damages to release the Company from any potential

claims, including alleged improper classification as an exempt employee and unpaid vacation time. In February 2004, the employee's attorney filed a lawsuit in California seeking unspecified damages. The Company is discussing the matter with the employee's attorney and has contested the matter.

NOTE 7. SUPPLEMENTAL CASH FLOW DISCLOSURE

	THREE MONTHS E	ENDED
	JUNE 30,	
	2003	2004
Interest paid	\$93	\$152
Accretion on mandatorily redeemable		
convertible preferred stock	226	
Issuance of warrants to purchase common stock		797

NOTE 8. SEGMENT INFORMATION

Segment information has been prepared in accordance with SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information". The Company has two reportable segments: Data Center Services and Media Services. The segments were determined based on products and services provided by each segment. Accounting policies of the segments are the same as those described in Note 2. Performance of the segments is evaluated on operating income before interest, taxes, depreciation and amortization. The Datacenters segment provides services through its nine IDC's including the license of data center space, provision of power, data connections to other businesses, and the installation of equipment, and the operations of Managed Services. The Media Services segment consists of Hollywood SW and AccessDM. Hollywood SW develops and licenses software to the theatrical distribution and exhibition industries, provides services as an ASP, and provides software enhancements and consulting services. AccessDM was formed to store and distribute digital content to movie theaters and other venues. Prior to November 3, 2003, the Company operated only in the Datacenters segment. All of the Company's revenues were generated inside the United States.

10

Selected segment data:

Operating income (loss) before interest, taxes, depreciation and amortization:

	THREE MOI	NTHS ENDED
	JUNE 30,	
	2003	2004
Media Services	\$	\$(39)
Datacenters	(12)	(85)
Total	\$(12)	\$(124)
	=====	=====

There were no inter-segment revenues or expenses for the three months ended June 30, 2003 or 2004.

AS	OF	JUNE	30,
	2	2004	
	_		

Assets: Media Services Datacenters	
Total	\$23 , 739

A reconciliation of the totals reported for the operating segments to the significant line items in the consolidated financial statements is as follows:

	THRI	EE MONTHS EN	IDED
	JUNE 30,		
	2003		2004
Reportable segment operating loss	\$(12)		\$(124)
Less: Depreciation and amortization	619		774
Total loss from operations	\$(631)		\$(898)
	=====	=	=====

NOTE 9. RELATED PARTY TRANSACTIONS

As of June 30, 2003 and 2004, the Company had \$1.4 million and \$4.3 million in notes payable to related parties, including officers of the Company. During the three months ended June 30, 2003 and 2004 there were \$0 and \$123 repayments of these notes payable, respectively.

NOTE 10. SUBSEQUENT EVENTS

On July 2, 2004, the Company filed a Form SB-2 with the Securities and Exchange Commission to register the 1,217,500 shares of Class A Common Stock, and warrants to purchase 304,375 shares of Class A Common Stock that were issued in the Private Placement, (see Note 5). On July 20, 2004 the Form SB-2 was declared effective.

During July 2004, the Company made early repayments of 5-Year Notes principal of \$58 to two holders of the 5-Year Notes.

On August 12, 2004, the Company issued a press release announcing that its Board of Directors has authorized the purchase of up to 100,000 shares of the Company's Class A Common Stock. The shares will be purchased at prevailing prices from time-to-time in the open market depending on market conditions and other factors.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

THIS REPORT ON FORM 10-QSB CONTAINS FORWARD-LOOKING STATEMENTS. FORWARD-LOOKING STATEMENTS IN THIS REPORT ARE INDICATED BY WORDS SUCH AS "ANTICIPATES," "EXPECTS," "BELIEVES," "INTENDS," "PLANS," "ESTIMATES," "PROJECTS" AND SIMILAR EXPRESSIONS. THESE STATEMENTS REPRESENT OUR EXPECTATIONS BASED ON CURRENT INFORMATION AND ASSUMPTIONS. FORWARD-LOOKING STATEMENTS ARE INHERENTLY SUBJECT TO RISKS AND UNCERTAINTIES. OUR ACTUAL RESULTS COULD DIFFER MATERIALLY FROM THOSE WHICH ARE ANTICIPATED OR PROJECTED AS A RESULT OF CERTAIN RISKS AND UNCERTAINTIES, INCLUDING, BUT NOT LIMITED TO A NUMBER OF FACTORS, SUCH AS OUR INCURRENCE OF LOSSES TO DATE; ACHIEVING SUFFICIENT VOLUME

11

OF BUSINESS FROM OUR CUSTOMERS; OUR SUBSIDIARIES CONDUCTING BUSINESS IN AREAS IN WHICH WE HAVE LITTLE EXPERIENCE; ECONOMIC AND MARKET CONDITIONS; THE PERFORMANCE OF THE DATACENTERS AND SOFTWARE RELATED BUSINESSES; CHANGES IN BUSINESS RELATIONSHIPS WITH OUR MAJOR CUSTOMERS AND IN THE TIMING, SIZE AND CONTINUATION OF OUR CUSTOMERS' PROGRAMS; COMPETITIVE PRODUCT AND PRICING PRESSURES; INCREASES IN COSTS THAT CANNOT BE RECOUPED IN PRODUCT PRICING; SUCCESSFUL INTEGRATION OF ACQUIRED BUSINESSES; AS WELL AS OTHER RISKS AND UNCERTAINTIES, SUCH AS THOSE DESCRIBED UNDER QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK AND THOSE DETAILED HEREIN AND FROM TIME TO TIME IN OUR FILINGS WITH THE SECURITIES AND EXCHANGE COMMISSION. THOSE FORWARD-LOOKING STATEMENTS ARE MADE ONLY AS OF THE DATE HEREOF, AND WE UNDERTAKE NO OBLIGATION TO UPDATE OR REVISE THE FORWARD-LOOKING STATEMENTS, WHETHER AS A RESULT OF NEW INFORMATION, FUTURE EVENTS OR OTHERWISE. THE FOLLOWING DISCUSSION SHOULD BE READ IN CONJUNCTION WITH THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS, INCLUDING THE NOTES THERETO, INCLUDED ELSEWHERE IN THIS FORM 10-QSB.

OVERVIEW

AccessIT was organized on March 31, 2000 and we are in the business of providing software services and technology solutions to the motion picture industry, and operating Internet data centers. Recently, we have actively expanded into new and interrelated business areas relating to the delivery and management of digital cinema content to entertainment venues worldwide. These businesses, supported by our Internet data center business, have become our primary strategic focus.

We have two reportable segments: Data Center Services, which comprise the operations of our nine IDCs and the operations of Managed Services; and Media Services, which represents the operations of Hollywood SW and AccessDM, including Boeing Digital. For the three months ended June 30, 2004, we received 24% of our revenue from the Media Services segment and 76% of our revenue from the Data Center Services segment.

From our inception through November 3, 2003, all of our revenues have been derived from monthly license fees and fees from other ancillary services provided by us at our IDCs. Hollywood SW generates revenues from software license fees, ASP fees, enhancements, consulting and maintenance fees. Managed Services generates revenues primarily from managed network services. We intend to generate revenues from AccessDM via the delivery of digital movies and other content to movie theaters and other venues. We incurred net losses of \$832 and \$965 in the three months ended June 30, 2003 and 2004, respectively, and we have an accumulated deficit of \$15.7 million as of June 30, 2004. We anticipate that, with the acquisitions of Hollywood SW, Managed Services and substantially all of the assets of Boeing Digital, as well as the operation of AccessDM, our results of operations will improve. As we grow, we expect our operating costs and general and administrative expenses will also increase for the foreseeable future, but as a lower percentage of revenue. In order to achieve and sustain profitable operations, we will need to generate more revenues, and we may need to obtain additional financing, than we have in prior years.

CRITICAL ACCOUNTING POLICIES AND USE OF ESTIMATES

Our 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. The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires our management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements and

the reported amounts of revenues and expenses during the reporting period. Our most significant estimates relate to revenue recognition, capitalized software, depreciation of fixed assets and amortization of intangible assets. Actual results could differ from these estimates. On an on-going basis, we evaluate our estimates, including those related to the carrying values of our fixed assets and intangible assets. We base our estimates on historical experience and on various other assumptions that we believe to be reasonable under the circumstances made, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results could differ from these estimates under different assumptions or conditions.

We believe that the following critical accounting policies and estimates affect our more significant estimates and judgments used in the preparation of our consolidated financial statements.

REVENUE RECOGNITION

Through June 30, 2004, our Media Services segment revenues have been generated by Hollywood SW and are accounted for in accordance with Statement of Position 97-2 "Software Revenue Recognition" ("SOP 97-2"), and Staff Accounting Bulletin No. 104, "Revenue Recognition." Our software revenues are generated from the following primary sources:

- o software licensing, including customer licenses and ASP agreements;
- o software maintenance contracts; and

12

o professional consulting services, which includes systems implementation, training, custom software development services and other professional services.

Software licensing revenue is recognized when the following criteria are met:

- o persuasive evidence of an arrangement exists;
- o delivery has occurred and no significant obligations remain; the fee is fixed or determinable; and
- o collection is determined to be probable.

Significant upfront fees are received in addition to periodic amounts upon achievement of contractual events for licensing of our products. Such amounts are deferred until the revenue recognition criteria have been met, which typically occurs after delivery and acceptance.

For arrangements with multiple elements (e.g., delivered and undelivered products, maintenance and other services), we separately negotiate each element of the arrangement based on the fair value of the elements. The fair values for ongoing maintenance and support obligations are based upon separate sales of renewals to customers or upon substantive renewal rates quoted in the agreements. The fair values for services, such as training or consulting, are based upon hourly billing rates of these services when sold separately to other customers. In instances where we are not able to determine fair value of each element and the services are essential to the functionality of the software, we follow percentage-of-completion accounting to recognize revenue.

Customers not wishing to license and operate our software themselves may use the software through an ASP arrangement, in which we host the application and provide customer access via the internet. Annual minimum ASP service fees are

recognized ratably over the contract term. Overage revenues for usage in excess of stated minimums are recognized monthly.

Maintenance services and website subscription fees are recognized ratably over the contract term. Professional consulting services, sales of third party products and resale hardware revenues are recognized as services are provided. Software development revenues are recognized when delivery has occurred and no significant obligations remain.

Deferred revenue is recorded in cases of:

- o a portion or the entire contract amount cannot be recognized as revenue due to non-delivery or acceptance of licensed software or custom programming;
- o incomplete implementation of ASP service arrangements; or
- o unexpired pro-rata periods of maintenance, minimum ASP service fees or website subscription fees.

As license fees, maintenance fees, minimum ASP service fees and website subscription fees are often paid in advance, a portion of this revenue is deferred until the contract ends. Such amounts are classified as deferred revenue in the consolidated balance sheet and are recognized as revenue in accordance with our revenue recognition policies described above.

Our Data center segment revenues consist of license fees for colocation space, riser access charges, electric and cross-connect fees, and non-recurring equipment installation fees. Revenues from our IDCs, riser access charges, electric and cross-connect fees are billed monthly and, in accordance with Staff Accounting Bulletin No. 104, "Revenue Recognition," are recognized ratably over the terms of the contracts, generally one to nine years. Certain customer contracts contain periodic increases in the amount of license fees to be paid, and those amounts are recognized as license fee revenues on a straight-line basis over the term of the contracts. Installation fees are recognized on a time and materials basis in the period in which the services were provided and represent the culmination of the earnings process as no significant obligations remain. Amounts such as prepaid license fees and other amounts, which are collected prior to satisfying the above revenue recognition criteria, are classified as deferred revenues. Amounts satisfying revenue recognition criteria prior to billing are classified as unbilled revenues.

CAPITALIZED SOFTWARE COSTS

We account for software costs under Statement of Financial Accounting Standards ("SFAS") No. 86, "Accounting for the Costs of Computer Software to Be Sold, Leased, or Otherwise Marketed." Software development costs that are incurred subsequent to establishing technological feasibility, and until the product is commercially released, are capitalized. Amounts capitalized as software development costs are generally amortized on a straight-line basis over five years. We review capitalized software costs for impairment on an annual basis. To the extent that the carrying amount exceeds the estimated net realizable value of the capitalized software cost, an impairment charge is recorded. No impairment was recorded for the three months ended June 30, 2004. Amortization

13

of capitalized software development costs, included in costs of revenues, for the three months ended June 30, 2004 amounted to \$60.

BUSINESS COMBINATIONS AND INTANGIBLE ASSETS

We have adopted SFAS No. 141, "Business Combinations" and SFAS No. 142, "Goodwill and other Intangible Assets." SFAS No. 141 requires all business combinations to be accounted for using the purchase method of accounting and that certain intangible assets acquired in a business combination must be recognized as assets separate from goodwill. SFAS No. 142 addresses the recognition and measurement of goodwill and other intangible assets subsequent to their acquisition. SFAS No. 142 also addresses the initial recognition and measurement of intangible assets acquired outside of a business combination, whether acquired individually or with a group of other assets. This statement provides that intangible assets with indefinite lives and goodwill will not be amortized but will be tested at least annually for impairment. If an impairment is indicated, then the asset will be written down to its fair value, typically based upon its future expected discounted cash flows. As of June 30, 2004, our finite-lived intangible assets consisted of customer agreements, covenants not to compete, trade names and trademarks, which are estimated to have useful lives of ranging from 2 to 10 years. In addition, we have recorded goodwill in connection with the acquisitions of Hollywood SW and Managed Services.

PROPERTY AND EQUIPMENT

Property and equipment are stated at cost, less accumulated depreciation. Depreciation is recorded using the straight-line method over the estimated useful lives of the respective assets. Leasehold improvements are being amortized over the shorter of the lease term or the estimated useful life of the improvement. Maintenance and repair costs are charged to expense as incurred. Major renewals, improvements and additions are capitalized.

IMPAIRMENT OF LONG-LIVED ASSETS

We review the recoverability of our long-lived assets on a periodic basis in order to identify business conditions, which may indicate a possible impairment. The assessment for potential impairment is based primarily on our ability to recover the carrying value of our long-lived assets from expected future undiscounted cash flows. If the total of expected future undiscounted cash flows is less than the total carrying value of the assets, a loss is recognized for the difference between the fair value (computed based upon the expected future discounted cash flows) and the carrying value of the assets.

DESCRIPTION OF LINE ITEMS

The following is a description of certain line items from our statements of operations:

- Media Services revenues include charges for software license fees, ASP service fees, consulting, development and maintenance fees, future digital delivery and digital media software license fees. Media Services revenue are those generated by Hollywood SW and AccessDM. Our Data center revenues include charges for monthly license fees for IDC space, electric fees, riser access charges and installation fees.
- O Cost of revenues consists of facility operating costs such as rent, utilities, real estate taxes, repairs and maintenance, insurance and other related expenses, and amortization of capitalized software development costs.
- o Selling, general and administrative expenses consist primarily of salaries and related personnel costs, professional fees, advertising and marketing costs and our corporate and Hollywood SW headquarters facility costs.
- o Non-cash, stock-based compensation represents the value of employee and non-employee stock options and restricted stock grants, amortized over the vesting periods (if any).

o Non-cash interest expense represents the accretion of the value of warrants attached to our five-year promissory notes.

PRIVATE PLACEMENT

On June 4, 2004, we concluded a Private Placement transaction with several investors whereby we issued 1,217,500 unregistered shares of Class A Common Stock at a sale price of \$4.00 per share (the "Private Placement"). The total net proceeds, including fees and expenses to register the securities are estimated to be approximately \$4.0 million. We intend to use the net proceeds for capital investments and for working capital. We also issued to investors and to the investment firm in the Private Placement, warrants to purchase a total of 304,375 shares of Class A Common Stock at an exercise price of \$4.80 per share, exercisable upon receipt. We agreed to register the shares and warrants issued in the Private Placement with the Securities and Exchange Commission by filing a Form SB-2 on or before July 5, 2004. Certain monetary penalties apply if the initial Form SB-2 is not filed by July 5, 2004, or the registration statement is not declared effective within a stipulated period of time. We filed the Form

1 4

SB-2 on July 2, 2004, and the Form SB-2 was declared effective by the Securities and Exchange Commission on July 20, 2004.

RESULTS OF OPERATIONS

FOR THE THREE MONTHS ENDED JUNE 30, 2003 AND THE THREE MONTHS ENDED JUNE 30, 2004

REVENUES. Our total revenues were \$1.4 million and \$2.2 million for the three months ended June 30, 2003 and 2004, respectively, an increase of 56%. The increase was primarily attributable to Hollywood SW, which was acquired in November 2003, and contributed \$535 of revenues, and Managed Services, which was acquired in January 2004 and generated \$194 of revenues. Also, revenues increased at our IDCs by \$60, due to customer growth.

COST OF REVENUES. Our cost of revenues was \$869 and \$1.1 million for the three months ended June 30, 2003 and 2004, respectively, an increase of 30%. This increase was primarily attributable to Managed Service's operating expenses which were \$138, primarily representing personnel costs. In addition, Hollywood SW expenses were \$42, primarily due to amortization of capitalized software costs.

GROSS PROFIT. Gross profit was \$552 and \$1.1 million for the three months ended June, 30, 2003 and 2004, respectively. The increase was primarily due to \$493 of gross profit generated by Hollywood SW, and a modest increase in gross profit at our IDCs, due largely to fixed data center operating expenses and higher revenues.

SELLING, GENERAL AND ADMINISTRATIVE EXPENSES. Our selling, general and administrative expenses were \$558 and \$1.2 million for the three months ended June 30, 2003 and 2004, respectively, an increase of 106%. Incremental costs associated with Hollywood SW, Managed Services and AccessDM were \$401, \$81, and \$52, respectively, due primarily to personnel and office expenses. The remainder of the increase is primarily due to increases in corporate personnel costs, advertising expenses and bad debt expense due to increases to the allowance for doubtful accounts. As of June 30, 2003 and 2004 we had 11 and 44 employees, one and six of whom, are part-time, respectively.

RESEARCH AND DEVELOPMENT. AccessIT recorded expenses of \$0 and \$47 for the three

months ended June 30, 2003 and 2004, respectively. The increase is primarily attributable to research and development efforts at Hollywood SW.

NON-CASH, STOCK-BASED COMPENSATION. We recorded non-cash, stock-based compensation of \$6 and \$4 for the three months ended June 30, 2003 and 2004, respectively. These amounts typically represent the fair value of stock options granted to non-employees in exchange for goods and services, amortized over the vesting period, which ranges from immediate vesting to three years. The types of services performed by non-employees in exchange for stock options included advisory services on real estate matters, and advertising and marketing. The fair value of these stock options was determined using the Black-Scholes option pricing model. The decrease was due to lower amortization expense from non-employee options, due to the vesting of certain grants made in prior years.

DEPRECIATION AND AMORTIZATION. Depreciation and amortization was \$619 and \$774 for the three months ended June 30, 2003 and 2004, respectively, an increase of 25%. The acquisition of Hollywood SW and Managed Services resulted in \$111 and \$36, respectively, of depreciation and amortization for the three months ended June 30, 2004. Partially offsetting this increase was certain assets reaching the end of their stated useful lives, and becoming fully depreciated.

INTEREST EXPENSE. Interest expense was \$116 and \$97 for the three months ended June 30, 2003 and 2004, respectively. The decrease was primarily due to the March 2004 exchange of 5-Year Notes totaling \$2,480 for Common Stock, and 5-year notes totaling \$1,705, exchanged for 6% convertible notes.

NON-CASH INTEREST EXPENSE. Non-cash interest expense was \$80 and \$47 for the three months ended June 30, 2003 and 2004, respectively. Non-cash interest expense results from the accretion of the value of warrants attached to our 5-year promissory notes (which bear interest at 8% per year). The decrease is primarily due to one-time accretion of \$1.4 million recorded in connection with the March 2004 exchange of five-year promissory notes.

INCOME TAX BENEFIT. Income tax benefit was \$0 and \$78 for the three months ended June 30, 2003 and 2004, respectively. The current year amount is related to the amortization of a deferred tax liability related to our acquisition of Hollywood SW and Managed Services.

NET LOSS. As a result of the foregoing, we had net losses of \$832 and \$965 for the three months ended June 30, 2003 and 2004, respectively.

LIQUIDITY AND CAPITAL RESOURCES

We have incurred operating losses in each year since we commenced our operations. Since our inception, we have financed our operations substantially through the private placement of shares of our common and preferred stock, the

15

issuance of our one-and five-year 8% promissory notes, our November 2003 IPO, and our June 2004 Private Placement. In March 2004, we refinanced approximately \$4.2 million aggregate principal amount (plus accrued and unpaid interest) of 5-year promissory notes pursuant to an exchange offer (the "Exchange Offer"). In exchange for the promissory notes, we issued 707,477 unregistered shares of our Class A common stock and \$1.7 million aggregate principal amount of new convertible notes which as of June 30, 2004 were convertible into a maximum of 312,479 shares of our Class A common stock. From inception through June 30, 2004, we had raised cash of approximately \$19.6 million, \$4.5 million and \$4.4 million through sales of our common stock, preferred stock, and promissory notes, respectively. Additionally, we have issued common stock in lieu of cash payments totaling \$3.1 million to the sellers of Hollywood SW, Managed Services

and Boeing Digital, and for construction services at our IDCs. Also, in November 2002, we issued a \$1 million 9% secured note to a seller in connection with the acquisition of six IDCs from ColoSolutions. This note was repaid in November 2003. We have no borrowings or line of credit arrangements with banks or other financial institutions.

On July 2, 2004, we received notice that certain creditors of one of our datacenter customers filed an involuntary bankruptcy petition against the customer. On July 14, the customer agreed to the entry of an order granting relief under chapter 11 of the Bankruptcy Code and then converting the chapter 11 case to a chapter 7 liquidation. As of June 30, 2004, we had accounts receivable of \$121 and unbilled revenue of \$499 recorded on the Consolidated Balance Sheet related to this customer. We have a first security interest in the customer's accounts receivable and we are attempting to validate the amount and nature of the accounts receivable. Based on information received to date, we believe that the accounts receivable of the customer are substantially in excess of the amounts recorded on our Consolidated Balance Sheet. Therefore, we believe the amounts recorded on the Consolidated Balance Sheet will be collected.

On June 4, 2004, we concluded the Private Placement and issued 1,217,500 unregistered shares of Class A Common Stock at a sale price of \$4.00 per share. The total net proceeds, including fees and expenses to register the securities are estimated to be approximately \$4.0 million. We intend to use the net proceeds for capital investments and for working capital. We also issued to investors and to the investment firm in the Private Placement, warrants to purchase a total of 304,375 shares of Class A Common Stock at an exercise price of \$4.80 per share, exercisable upon receipt. We agreed to register the shares and, shares underlying the warrants issued in the Private Placement with the Securities and Exchange Commission by filing a Form SB-2 on or before July 5, 2004. We filed the Form SB-2 on July 2, 2004, and the Form SB-2 was declared effective by the Securities and Exchange Commission on July 20, 2004.

On November 14, 2003 our IPO was finalized, resulting in the issuance of 1,380,000 shares of class A common stock. The net proceeds of our IPO were \$4.8 million, of which \$1.1 million was used for general business purposes. We agreed upon the completion of the IPO in November 2003 to pay the lead underwriter an advisory fee for the 12-month period beginning upon the completion of the IPO.

On November 3, 2003, we acquired all of the outstanding capital stock of Hollywood SW. In connection with the acquisition of Hollywood SW, we issued \$3 million of 8% promissory notes to the sellers, which notes are secured and senior, with certain exceptions, to all indebtedness during the five year term of those notes. Our obligations to repay our promissory notes and to pay any additional purchase price is secured by a pledge of all of Hollywood SW's capital stock and any distributions and proceeds there from, except that we are permitted to receive cash distributions from Hollywood SW to the extent that such distributions do not exceed Hollywood SW's cash flow from operations.

As of June 30, 2004, we had cash and cash equivalents of \$5,249. Our working capital at June 30, 2004 was \$3,805.

For the three months ended June 30, 2003, we raised gross proceeds of \$1.1 million through sales of our 5- year promissory notes.

Our operating activities resulted in net cash outflows of \$471 and \$1,020 for the quarters ended June 30, 2003 and 2004, respectively. The increase was, primarily due to higher payments of accounts payable and accrued expenses and lower collection of accounts receivable.

Investing activities used net cash of \$57 and \$197 for the quarters ended June 30, 2003 and 2004, respectively. The increase was due to additions to Hollywood SW's capitalized software costs. We anticipate that we will experience an

increase in our capital expenditures consistent with the anticipated growth in our operations, infrastructure and personnel.

Net cash provided by financing activities for the three months ended June 30, 2003 was due to the issuance of \$1.1 million of our 5-year promissory notes, less repayments of capital lease obligations. Net cash provided by financing activities for the three months ended June 30, 2004 was due primarily to the June 2004 Private Placement, less repayments of notes payable and capital lease obligations.

We have acquired equipment under long-term capital lease obligations that expire at various dates through December 2006. As of June 30, 2004, we had an outstanding balance of \$121 in capital lease obligations. These capital lease obligations covered computer and power generating equipment at our data centers and our corporate office. All our capital lease obligations were secured by equipment at the following locations and in the following principal amounts: at

our executive offices, telephone equipment in the remaining principal amount of \$21, Caterpillar generators at six of our IDCs in the remaining principal amount of \$78, and computer equipment for use in Managed Service's operations of \$22. As of June 30, 2004, minimum future capital lease payments (including interest) for the fiscal years ended June 30, 2005, 2006, and 2007 were \$102, \$17, and \$6, respectively.

Following the completion of the Exchange Offer in March 2004, the holders of the \$3.0 million of Hollywood SW acquisition notes, and \$220 of 5-Year Notes, elected not to participate in the Exchange Offer.

In March 2004, in connection with our acquisition of assets of Boeing Digital, we issued a \$1.8 million non-interest bearing note, payable in equal principal payments each year for four years.

Other significant commitments consist of obligations under non-cancelable operating leases that totaled approximately \$16.5 million as of June 30, 2004 and are payable in varying monthly installments through 2015. As of June 30, 2004, minimum future operating lease payments for the fiscal years ended June 30, 2005, 2006, 2007, 2008, 2009 and thereafter (in total) were \$2.4 million, \$2.2 million, \$2.2 million and \$5.4 million, respectively.

In May 2004, we entered into an agreement with the holder of 750,000 shares of AccessDM's common stock, to exchange all of its shares for 31,300 unregistered shares of AccessIT's Class A common stock. As a result of the transaction, AccessIT holds 100% of AccessDM's common stock.

During the fiscal year ended March 31, 2004 and the three months ended June 30, 2004, our operations have been financed primarily through equity and debt financing, most recently the completion of the June 2004 Private Placement that we anticipate will generate estimated net cash receipts of \$4.0 million, after expenses. However, we have incurred substantial losses and negative cash flows since inception. During the fiscal year ended March 31, 2004 and the three months ended June 30, 2004, we have incurred losses of \$4.8 million and \$965 respectively, and cash inflows (outflows) from operating activities of \$321 and \$(1,020), respectively. In addition, we have an accumulated deficit of \$15.7 million as of June 30, 2004. Furthermore, we have total debt service requirements totaling \$1.1 million for the twelve months beginning in June 2004.

Management expects that we will continue to generate operating losses for the foreseeable future due to depreciation and amortization, and the continued efforts related to the identification of acquisition targets, marketing and promotional activities and the development of relationships with other

businesses. Certain of these costs could be reduced if working capital decreased. We may attempt to raise additional capital from various sources for future acquisitions or for working capital as necessary, but there is no assurance that such financing will be completed as contemplated or under terms acceptable to us, or our existing shareholders. Failure to generate additional revenues, raise additional capital or manage discretionary spending could have a material adverse effect on our ability to continue as a going concern and to achieve our intended business objectives.

Our management believes that the net proceeds generated by the IPO and our June 2004 Private Placement and the lower debt service requirements as a result of the Exchange Offer, combined with our cash on hand and cash receipts will be sufficient to permit us to continue our operations for the foreseeable future.

RELATED PARTY TRANSACTIONS

As of June 30, 2003 and 2004, we had \$1.4 million and \$4.3 million in notes payable to related parties, including our officers of the Company. During the three months ended June 30, 2003 and 2004, there were \$0 and \$123 repayments of these notes payable, respectively.

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Our business is currently principally in the United States. As a result, our financial results are not affected by factors such as changes in foreign currency exchange rates or economic conditions in foreign markets. We do not engage in hedging transactions to reduce our exposure to changes in currency exchange rates, although if the geographical scope of our business broadens, we may do so in the future.

Our exposure to market risk for changes in interest rates relates primarily to the increase or decrease in the amount of interest income that we may earn on our invested cash. Because we currently do not have any variable rate debt, there is no risk associated with fluctuating interest expense. We do not plan to use any derivative financial instruments. We plan to help ensure the safety and preservation of invested principal funds by limiting default risks, market risk and investment risk. We plan to mitigate our default risk by investing generally in low-risk securities.

17

ITEM 3. CONTROLS AND PROCEDURES

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

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

PART II. OTHER INFORMATION

Item 2. Changes in Securities, Use of Proceeds and Issuer Purchases of Equity

Securities.

(c) On June 4, 2004, we issued 1,217,500 unregistered shares of our Class A Common Stock pursuant to a private placement with institutional and other accredited investors. Additionally, we issued warrants to the investors, exercisable upon receipt, to purchase up to 243,500 shares of Class A Common Stock at an exercise price of \$4.80 per share and warrants to the placement agent, exercisable upon receipt, to purchase up to 60,875 shares of Class A Common Stock at an exercise price of \$4.80 per share.

Item 5. Other Information.

None.

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

(a) Exhibits

The exhibits are listed in the Exhibit Index beginning on page 20 herein.

- (b) Reports on Form 8-K.
- 1. Form 8-K filed with the Securities and Exchange Commission on April 2, 2004, announcing the Company's acquisition of substantially all of the assets of Boeing Digital Cinema (File No. 001-31810).
- 2. Form 8-K filed with the Securities and Exchange Commission on April 29, 2004, announcing the consummation of the Company's March 24, 2004 exchange offering (File No. 001-31810).
- 3. Form 8-K filed with the Securities and Exchange Commission on June 3, 2004, announcing the execution of an agreement to privately place shares of the Company's Class A Common Stock and warrants to purchase such Common Stock (File No. 001-31810).
- 4. Form 8-K filed with the Securities and Exchange Commission on June 8, 2004, announcing the private placement of the Company's Class A Common Stock and warrants to purchase such Common Stock (File No. 001-31810).
- 5. Form 8-K filed with the Securities and Exchange Commission on June 10, 2004, announcing the Company's financial results for the fiscal year and quarter ended March 31, 2004, (File No. 001-31810).

18

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.

ACCESS INTEGRATED TECHNOLOGIES, INC. (Registrant)

Date: August 12, 2004 BY: /S/ A. DALE MAYO

A. Dale Mayo

President and Chief Executive Officer and Director (Principal Executive Officer)

Date: August 12, 2004 BY: /S/ BRIAN D. PFLUG

Brian D. Pflug

Senior Vice President - Accounting & Finance

(Principal Financial Officer)

19

EXHIBIT INDEX

Exhibit Number Description

- 31.1 -- Officer's Certificate Pursuant to 15 U.S.C. Section 7241, as Adopted Pursuant to Section 302 of the Sarbanes Oxley Act of 2002.
- 31.2 -- Officer's Certificate Pursuant to 15 U.S.C. Section 7241, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1 -- Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2-- Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

All of the above-referenced Exhibits are filed herewith.