CARECENTRIC INC Form 10-O August 07, 2003

FORM 10-Q

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

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

FOR THE PERIOD ENDED JUNE 30, 2003

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE [] SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File Number: 0-22162

CARECENTRIC, INC.

(Exact name of registrant as specified in its charter)

DELAWARE 22-3209241 (State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification No.)

2625 CUMBERLAND PARKWAY, SUITE 310 30339 ATLANTA, GEORGIA (zip code)

(Address of principal executive offices)

(Registrant's telephone number, including area code) (678) 264-4400

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

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 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

Indicate by check mark whether the registrant is an accelerated filer (as determined in Rule 12b-2 of the Exchange Act).

Yes No X

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date:

Outstanding at

CARECENTRIC, INC.

QUARTERLY REPORT ON FORM 10-Q

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ITEM 1. CONSOLIDATED FINANCIAL STATEMENTS

Commitments and contingencies

The accompanying unaudited consolidated financial statements have been prepared by CareCentric, Inc. ("CareCentric" or the "Company") pursuant to the rules and regulations of the Securities and Exchange Commission. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States of America for complete financial statements. In the opinion of the Company, all adjustments (consisting only of normal recurring entries) necessary for the fair presentation of the Company's results of operations, financial position and cash flows for the periods presented have been included.

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CARECENTRIC, INC. CONSOLIDATED BALANCE SHEETS

	JUNE 30, 2003	DECEMBER 2002
	(unaudited)	(audite
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 1,000,000	\$ 826,
Accounts receivable, net of allowance for doubtful		
accounts of \$969,000 and \$1,307,000 respectively	4,042,000	4,632,
Prepaid expenses and other current assets	733,000	696,
Notes receivable	128,000	215,
Total current assets	5,903,000	6,369,
Purchased software, furniture and equipment, net	819,000	1,036,
Intangible assets, net	3,743,000	4,308,
Long term notes receivable	380,000	194,
Total assets	\$ 10,845,000	
LIABILITIES AND SHAREHOLDERS' DEFICIT		
Current liabilities:		
Line of credit	\$ 3,325,000	\$ 4,525,
Accounts payable	1,487,000	1,584,
Accrued compensation expense	477,000	556,
Accrued liabilities	6,074,000	6,113,
Customer deposits	1,235,000	1,495,
Unearned revenues	4,464,000	4,223,
Total current liabilities	17,062,000	18,496,
Accrued liabilities, less current portion	-	150,
Note payable long-term	8,776,000	8,520,

JUNE 30.

DECEMBER

Shareholders' deficit Preferred Stock: 10,000,000 shares authorized		
Series B Preferred, \$.001 par value;		ļ
5,600,000 issued and outstanding; liquidation value \$1.39	6,000	6,
Series D Preferred, \$.001 par value;		
398,000 issued and outstanding; liquidation value \$3.20	-	
Series E Preferred, \$.001 par value;		
210,000 issued and outstanding; liquidation value \$1.04	-	
Common stock, \$.001 par value; 20,000,000 shares authorized;		
4,371,350 shares issued and outstanding at June 30, 2003		
and December 31, 2002	4,000	4,
Unearned compensation	(99,000)	(134,
Additional paid-in capital	20,430,000	20,430,
Stock warrants	1,000,000	1,000,
Accumulated deficit	(36,334,000)	(36,565,
Total shareholders' deficit	(14,993,000)	(15,259,
Total liabilities and shareholders' deficit	\$ 10,845,000	\$ 11,907,

See notes to consolidated financial statements

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CARECENTRIC, INC. CONSOLIDATED STATEMENTS OF OPERATIONS

	THREE MONTHS	SIX MONTHS ENDE	
	2003	2002	2003
	(unaudited)	(unaudited)	(unaudited) (
Net revenues	\$ 5,627,000	\$ 5,848,000	\$ 11,105,000 \$
Costs and expenses:			
Cost of revenues	1,739,000	1,785,000	3,562,000
Selling, general and administrative	2,325,000	2,589,000	4,541,000
Research and development	877,000	942,000	1,713,000
Amortization and depreciation	394,000	423,000	789,000
Total costs and expenses	5,335,000	5,739,000	10,605,000
Income (loss) from operations	292,000	109,000	500,000

Other income (expense):

Interest expense Interest and other income		(210,000) 106,000		(153,000) 15,000		(383,000) 449,000							
Income (loss) before taxes		188,000		(29,000)		566,000							
Income tax benefit (expense)						(23,000)							
Net Income (loss)	188,000		188,000		188,000		00 (29,000)		188,000 (29,00		543,000		
Cumulative Preferred Dividends		(157,000)		34,000		(312,000)							
Net Income (loss) available to common shareholders	\$	31,000		5 , 000	\$ ====	231,000	\$						
Net Income (loss) per share - basic and diluted	\$	0.04	\$	(0.01)	\$ ====	0.12	\$						
Net Income (loss) per share - basic and diluted available to common shareholders	\$	0.01	\$	0.00	\$	0.05	\$						
Weighted average common shares - basic and diluted	===	4,371,000 ======	===	4,371,000 =====	====	4,371,000	==						

See notes to consolidated financial statements

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CARECENTRIC, INC. CONSOLIDATED STATEMENTS OF SHAREHOLDERS' DEFICIT FOR THE SIX MONTHS ENDED JUNE 30, 2003 (unaudited)

	COMMO	ON	PREF	ERRED	UNEARNED - COMPEN-	ADDITIONAL PAID-IN	
	SHARES	STOCK	SHARES	STOCK	SATION	CAPITAL	WARRA
Balance at							
December 31, 2002	4,371,000	\$4,000	6,208,000	\$6,000 	\$ (134,000)	\$20,430,000	\$1,000

Amortization of unearned compensation

35,000

Net income

Balance at							
June 30, 2003	4,371,000	\$4,000	6,208,000	\$6,000	\$ (99,000)	\$20,430,000	\$1,000
	=======				=======		=====

See notes to Consolidated Financial Statements

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CARECENTRIC, INC. CONSOLIDATED STATEMENTS OF CASH FLOW

	THREE MONTHS ENDED JUNE 30,							
	2		2	002		2003		
		udited)						
CASH FLOWS FROM OPERATING ACTIVITIES:								
Net Income (loss)	\$	31,000	\$	5,000	\$	231,000		
ADJUSTMENTS TO RECONCILE NET INCOME (LOSS) TO NET CASH (USED IN) PROVIDED BY OPERATING ACTIVITIES:								
Provision for doubtful accounts		_		87,000		_		
Amortization and depreciation		394,000						
Stock based compensation charge to earnings		18,000		18,000		35,000		
CHANGES IN ASSETS AND LIABILITIES:		076 000	,	764 000)		F00 000		
Accounts receivable		276,000 79,000	((64,000)		589,000		
Prepaid expenses and other current assets Notes receivable		(66 , 000)		15 000		(37,000) (186,000)		
Accounts payable		(2,000)	,	13,000		(100,000)		
Accrued compensation		(2,000)	(30,000)		(37,000)		
Accrued liabilities		(3,000) (50,000)	(248 000		(189 000)		
Customer deposits		(145,000)	(1	010 000)		(260,000)		
Unearned revenues		(96,000)						
onedined revenues								
Net cash provided by / (used in) operating activities		436,000	(724,000)	1	L,037,000		
CASH FLOWS FROM INVESTING ACTIVITIES: Purchase of software, furniture and equipment		_		(13,000)		(6,000)		
Net cash provided by / (used in) investing activities		_ 		(13,000)		(6,000)		
CASH FLOWS FROM FINANCING ACTIVITIES:								
Proceeds from notes payable		129,000		756 000		256 000		
Increase (decrease) in line of credit		(800,000)						
Payments on capital lease obligation		-		9,000	\ -	_		
Proceeds from Consulting note receivable		52,000		71,000		87 , 000		

Net cash provided by / (used in) financing activities	(619,000)	751,000	(857,000)
Net change in cash and cash equivalents	(183,000)	14,000	174,000
Cash and cash equivalents, beginning of period	1,183,000	457 , 000	826,000
Cash and cash equivalents, end of period	\$1,000,000	\$ 471,000 	\$ 1,000,000
Cash paid during period for interest	\$ 28,000	\$ 74,000	\$ 91,000

See notes to consolidated financial statements

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CARECENTRIC NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION

The consolidated financial statements prepared by the Company include the results of operations of the parent company and its wholly owned subsidiaries. All inter-company balances and transactions have been eliminated.

In the opinion of management, the financial statements include all material adjustments necessary for the presentation of the Company's financial position, results of operations and cash flow. The results of this period are not necessarily indicative of the results for the entire year.

These financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts or classification of liabilities that might be necessary should the Company be unable to continue to operate in the normal course of business. See Note 11 to the accompanying Consolidated Financial Statements.

DESCRIPTION OF BUSINESS

The Company is a provider of information technology systems and related services and consulting services designed to enable home health care providers to more effectively operate their businesses and compete in the Prospective Payment System (PPS) and managed care environments. The Company's focus is to help home health care providers streamline their operations and better serve

their patients. CareCentric offers several comprehensive software solutions. Each of these software solutions is designed to enable customers to generate and utilize comprehensive financial, operational and clinical information.

MANAGEMENT ESTIMATES

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

REVENUE RECOGNITION

The Company recognizes revenue under SOP 97-2 as amended by SOP 98-9. The Company recognizes software license revenue when the following criteria are met: (1) a signed and executed contract is obtained; (2) delivery has occurred; (3) the license fee is fixed and determinable; (4) collection is probable; and (5) remaining obligations under the license agreement are immaterial. The Company sells and invoices software licenses and maintenance fees as separate contract elements, except with respect to first year maintenance which is sold in the form of a bundled turnkey system. The Company has established vendor specific objective evidence related to the value of maintenance fees. Where applicable, the Company uses the residual value method to allocate software revenue between licenses and first year maintenance.

Revenues are derived from the licensing and sub-licensing of software, the sale of computer hardware, accessories and supplies, implementation and training products and services, forms and case plans, and software maintenance and support services. For the six months ended June 30, 2003, the Company recorded total revenues of \$11.1 million. The Company's core product lines of STAT2 and

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MestaMed(R) accounted for 25.8% and 53.2%, respectively, of the \$11.1 million in revenues.

To the extent that software and services revenues result from software support, implementation, training and technical consulting services, such revenues are recognized monthly as the related services are rendered or, for software support revenues, over the term of the related agreement. To the extent that software and services revenues result from software licenses, computer hardware and third-party software revenues, such revenues are recognized when the related products are delivered and collectability of fees is determined to be probable, provided that no significant obligation remains under the contract. Limited amounts of revenues derived from the sale of software licenses requiring significant modification or customization are recorded based upon the percentage of completion method using labor hours or contract milestones. Software support or maintenance allows customers to receive unspecified enhancements and regulatory data updates in addition to telephone support.

Third-party software and computer hardware revenues are recognized when the related products are delivered. Software support agreements are generally renewable for one-year periods, and revenue derived from such agreements is recognized ratably over the period of the agreements. The Company has historically maintained high renewal rates with respect to its software support

agreements. The Company generally charges for software implementation, training and technical consulting services as well as management consulting services on an hourly or daily basis. The Company offers "tiered pricing" for implementation of new systems whereby the customer pays a fixed fee for a certain level of packaged services and daily fees for services beyond the package.

Revenues for post-contract customer support are recognized ratably over the term of the support period, which is typically one year. Post-contract customer support fees typically cover incremental product enhancements, regulatory updates and correction of software errors. Separate fees are charged for significant product enhancements, new software modules, additional users, and migrations to different operating system platforms.

Subsequent to delivery, the Company frequently delivers a variety of add-on software and hardware components. Revenues from these sales are recognized upon delivery.

In addition to software licenses, software maintenance and support, and related hardware, the Company also provides a number of ancillary services including on site implementation and training, classroom training, consulting and "premium" and after-hours support. Revenues from such products and services are recognized monthly as such products are delivered and such services are performed.

PURCHASED SOFTWARE, FURNITURE AND EQUIPMENT

Purchased software, furniture and equipment are carried at cost. Depreciation and amortization are computed using the straight-line method over the estimated useful lives of the assets. When assets are retired or otherwise disposed of, the cost and related accumulated depreciation are removed from the accounts and any resulting gain or loss is reflected in income for the period.

SOFTWARE DEVELOPMENT EXPENSES

Costs incurred to establish the technological feasibility of computer software products are expensed as incurred. The Company's policy is to capitalize costs incurred between the point of establishing technological feasibility and general release only when such costs are material. For the six months ended June 30, 2003 and the year ended December 31, 2002, the Company had no capitalized computer software and development costs. Software and development expenses are accounted for as research and development costs.

CASH EQUIVALENTS

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

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INTANGIBLE ASSETS AND LONG-LIVED ASSETS

Statement of Financial Accounting Standards ("SFAS") No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed Of" requires impairment losses to be recorded on long-lived assets used in operations when indicators of impairment are present and the undiscounted cash flows estimated to be generated by those assets are less than the asset's carrying amount. The application of SFAS No. 121 resulted in an impairment loss of \$11.8 million recorded in the fourth quarter of 2001. See Note 4. Prior to the impairment adjustment, the intangible assets arising from the

CareCentric/MCS merger on March 7, 2000 were amortized using the straight-line method over the estimated useful lives of the related assets as more fully disclosed in Notes 3 and 4. The measurement of the recorded impairment was based upon comparing the projected undiscounted future cash flow from the use of the assets against the unamortized carrying value of the assets in the financial statements.

Effective July 1, 2001, the Company adopted SFAS No. 141, "Business Combinations" and effective January 1, 2002, the Company adopted SFAS No. 142, "Goodwill and Intangible Assets" and SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets". These new standards superseded the Company's previous accounting for intangible assets under SFAS No. 121 as discussed below in the section Impact of New Accounting Standards.

In adopting SFAS No. 142, the Company ceased amortizing goodwill and reassessed the remaining life for developed technologies from 6 years to 4 years. An impairment test is required to be performed upon the adoption of SFAS No. 142 and at least annually thereafter. On an ongoing basis (absent any impairment indicators requiring interim review), the Company expects to perform impairment testing at the end of each fiscal year. Impairment adjustments recognized from future impairment tests, if any, generally are required to be recognized as operating expenses. In connection with adopting SFAS No. 142, the Company also reassesses the useful lives and the classification of its identifiable intangible assets to determine that they continue to be appropriate.

SFAS No. 144, which became effective for fiscal years beginning after December 15, 2001, provides a single accounting model for the disposal of long-lived assets. New criteria must be met to classify the asset as an asset held for sale. SFAS No. 144 also focuses on reporting the effect of a disposal. The adoption of SFAS No. 144 did not have a material impact on the Company's financial position or results of operations.

INCOME TAXES

The Company accounts for income taxes using the asset/liability method which requires recognition of deferred tax liabilities and assets for the expected future tax consequences of temporary differences between the financial statement carrying amount and the tax bases of assets and liabilities. A valuation allowance reducing the total net deferred tax asset to zero has been recorded based on management's assessment that it is "more likely than not" that this net asset is not realizable.

NET INCOME (LOSS) EARNINGS PER SHARE

The Company calculates earnings per share under SFAS No. 128, "Earnings Per Share." Basic earnings per share exclude any dilutive effects of options, warrants and convertible securities. Diluted earnings per share for the six months ended June 30, 2003 and June 30, 2002 include the effects of options, warrants and conversion rights as if they would be dilutive.

STOCK BASED COMPENSATION

At June 30, 2003, the Company has two stock-based employee compensation plans, which are described in Note 7. The Company accounts for those plans under the recognition and measurement principles of Accounting Principle Board ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees", and related Interpretations. No stock-based employee compensation cost is reflected in net income, as all options granted under those plans had an exercise price equal to the market value of the underlying common stock on the date of grant. The following table illustrates the effect on net income and earnings per share if the Company had applied the fair value recognition provisions of Financial

Accounting Standards Board ("FASB") Statement No. 123, "Accounting for Stock-Based Compensation," to stock-based employee compensation.

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	THREE-MONTH PERI JUNE 3	SIX-MONTH PE JUN	
	2003	2002	2003
Net income (loss), as reported Deduct: Total stock-based employee compensation expense determined under fair value based method for all awards, net of	\$ 31,000	\$ 5,000	\$ 231,000
related tax effects	\$ (28,000)	\$ (79,000)	\$ (57,000)
Pro forma net income	\$ 3,000	\$ (74,000)	\$ 174,000
Earnings per share:			
Basicas reported	\$ 0.04	\$ (0.01) =======	\$ 0.12
Basicpro forma		\$ (0.02)	\$ 0.04
Dilutedas reported	\$ 0.04		
Dilutedpro forma	\$ 0.00 ======	\$ (0.02)	\$ 0.04

FAIR VALUE OF FINANCIAL INSTRUMENTS

The following methods and assumptions were used by the Company in estimating its fair value disclosures for financial instruments:

Cash and cash equivalents: The carrying amounts reported in the balance sheet for cash and cash equivalents approximate their fair value.

Notes receivable and notes payable: The carrying amounts of the Company's notes receivable and notes payable approximate their fair value assuming interest rates consistent with what the Company could obtain in the open market.

SEGMENTS

NOTE 2 - NOTES RECEIVABLE

The Company has certain notes receivable of varying maturities, which have resulted from the sale of the assets of the Consulting segment in September 2001, and financing to customers for purchase of new software systems. The Consulting segment note receivable is due from William Simione Jr., currently a director of the Company, the President and Chief Executive Officer of the acquirer of the Consulting business, Simione Consulting, LLC, and past Chief

Executive Officer of the Consulting segment when it was part of the Company. The customer notes occurred in the normal course of business.

The amounts and term of each note are summarized in the table below:

		NOTES RECEIVABLE	
	CONSULTING CUSTOMER		TOTAL
Balance as of 12-31-02	\$ 409,000	\$ -	\$ 409,000
Balance as of 6-30-03	\$ 321,000	\$ 187,000	\$ 508,000
Interest Rate	8.50%	6.00%	

NOTE 3 - PURCHASED SOFTWARE, FURNITURE AND EQUIPMENT

Purchased software, furniture and equipment consisted of the following:

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	JUNE 30, 2003	DECEMBER 31, 2002	DEPRECIAT ESTIMA USEFUL L
Furniture and Fixtures Computer equipment and purchased software	\$ 1,451,000 6,291,000	\$ 1,447,000 6,288,000	10 years 5 years
	7,742,000	7,735,000	
Accumulated depreciation	(6,923,000)	(6,699,000)	
	\$ 819,000	\$ 1,036,000	

NOTE 4 - INTANGIBLE ASSETS

As a result of the merger with MCS on March 7, 2000, the Company capitalized \$26.5 million of intangible assets. Those assets were amortized according to various lives ranging from four to nine years. In accordance with SFAS No. 121, the Company was required to periodically review the value of its intangible assets. During the fourth quarter of 2001, the Company's analysis and review, utilizing the methodology of SFAS No. 121, resulted in an \$11.8 million impairment loss of the intangible assets of the Company. The major reasons for the impairment were new technologies being integrated in the Company's current and future products causing its existing product platforms to have reduced future revenue generation capability, and an expectation that immediate opportunities for new software sales are lower than were forecasted at the time of the merger with MCS.

The following table summarizes the Company's changes in account balances

for its intangible assets since the MCS merger on March 7, 2000.

	ORIGINAL COST		ASSETS DISPOSED		IMPAIRMENT WRITE-DOWN		ACCUMULATED MORTIZATION	JUNE 30, NET BOO VALUE	
Developed technology Customer base Goodwill	\$	10,650,000 1,700,000 14,151,000	\$	- (510,000) (2,906,000)	\$	(4,220,000) - (7,580,000)	\$ (3,937,000) (440,000) (3,165,000)	\$	2,493, 750, 500,
	\$	26,501,000	\$ ((3,416,000)	\$	(11,800,000)	\$ (7,542,000)	\$	3,743,

NOTE 5 - NOTES PAYABLE AND CAPITAL LEASE OBLIGATIONS

On July 1, 2002, the Company completed a recapitalization plan initiated on April 8, 2002. The recapitalization plan was approved by the common shareholders of the Company at the June 6, 2002 annual stockholders' meeting. In accordance with the terms of the recapitalization plan and the convertible note agreements with B. C. O'Donnell, Mestek, Inc. and J. E. Reed, interest earned on the notes is accumulated since July 1, 2002 and included in the balances presented in the following chart at June 30, 2003 and December 31, 2002.

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NOTES PAYABLE AND CAPITAL LEASE OBLIGATIONS

	JUNE 30, 2003	DECEMBER 31, 2002
SHORT TERM:		
Line of Credit	\$ 3,325,000	\$ 4,525,000
LONG TERM: Convertible Payable - B. C. O'Donnell Convertible Note - Mestek Convertible Note - J.E. Reed Note Payable - J.E. Reed Accrued Interest	\$ 638,000 4,250,000 3,778,000 110,000	\$ 619,000 4,126,000 3,668,000 107,000
	\$ 8,776,000	\$ 8,520,000

LINE OF CREDIT:

On July 12, 2000, the Company entered into a \$6.0 million Loan and Security Agreement facility with Wainwright Bank and Trust Company (the Wainwright Facility), a commercial bank, under which the Company granted a first priority position on substantially all of its assets as security. The Wainwright Facility was used to pay off the line of credit with Silicon Valley Bank, certain short-term loans from Mestek, Inc. (a related party, See Note 8), and a loan from David O. Ellis. Borrowings under the Wainwright Facility accrue interest at the bank's prime rate per annum and require monthly payments of interest. The Wainwright facility currently matures on October 1, 2003. The Company's obligations under the Wainwright Facility are guaranteed by Mestek in consideration of which the Company issued a warrant to Mestek to purchase 104,712 shares of the Company's common stock. As a result of the July 1, 2002 recapitalization, the warrant was cancelled.

CONVERTIBLE NOTE PAYABLE - BARRETT C. O'DONNELL:

On November 11, 1999, Simione borrowed \$500,000 from Barrett C. O'Donnell and \$250,000 from David O. Ellis, both on an unsecured basis, and executed promissory notes in connection therewith. Dr. Ellis and Mr. O'Donnell are directors of the Company. When the CareCentric/MCS merger was completed on March 7, 2000, the Company succeeded to both of these obligations. The note payable to Dr. Ellis, which accrued interest at 9% per annum, was paid in full on July 12, 2000 in advance of its August 15, 2000 maturity. The note payable to Mr. O'Donnell included interest at 9% per annum, was scheduled to mature on May 11, 2002, and required quarterly payments of accrued interest. On August 8, 2000, the \$500,000 note payable to Mr. O'Donnell, together with \$100,000 of deferred salary, was cancelled in exchange for a \$600,000 subordinated note, convertible into CareCentric common stock at a strike price of \$2.51 per share, with interest at 9% per annum and a five-year maturity. In January 2002, this loan was amended to change the interest rate to prime plus two percent and to change the terms of payment of interest for 2002 to require that one-half of the accrued interest be timely paid each quarter and the balance to be paid on December 31, 2003 or to be converted into an additional convertible note. In December 2002, Mr. O'Donnell agreed to adjust the terms of the Note Payable to provide consistent treatment with the Mestek and J.E. Reed convertible notes payable as existing after the July 1, 2002 recapitalization plan. The effect of this adjustment was to reduce the interest rate on the note payable to a fixed rate of 6.25% and to defer all interest earned from July 1, 2002 through June 30, 2004 at which time the accumulated interest totaling \$75,000 will be capitalized into the principal of the note payable. After June 30, 2004, the principal and capitalized interest will accumulate interest at the per annum rate equal to six and one-quarter percent (6.25%) with interest compounded and payable quarterly beginning on September 30, 2004. Together with any unpaid principal and accrued interest, the Barrett C. O'Donnell note will mature and become payable on June 30, 2007. Additionally, the \$600,000 note together with the value of accrued interest may be converted at the rate of \$1.00 per share into CareCentric common stock exercisable at any time after July 1, 2002. The new notes are subordinated to the Wainwright Bank \$6.0 million line of credit.

CONVERTIBLE NOTE PAYABLE - MESTEK:

Prior to the July 1, 2002 recapitalization plan, the Company was obligated under a) an 18-month unsecured promissory note in the principal amount of \$1,019,000 payable to Mestek Inc., that earned interest at prime plus one and one half percent (1.5%), with interest payable semiannually and matured on September 30, 2003 and b) additional notes payable to Mestek in the amounts of

\$40,000, \$535,000 and \$350,000. These additional notes payable earned interest at prime plus two percent (2.0%) for the \$40,000 note and prime plus one percent (1.0%) for the \$535,000 and \$350,000 notes until all principal and accrued interest amounts were paid in full. These funds were advanced by Mestek to CareCentric to cover payroll and accounts payable obligations incurred by the Company, working capital needs of the Company during the period of its transition of senior lenders from Silicon Valley Bank to Wainwright Bank and Trust Company, accrued and unpaid interest thereon and the unreimbursed portion of Mr. Bruce Dewey's salary for the periods from November 9, 1999 to October 31, 2001 when he was Chief Executive Officer of the Company.

On July 1, 2002, under the terms of the recapitalization plan, all notes payable to Mestek by the Company were consolidated together with a) \$1,000,000 of Mestek's previous participation in the J. E. Reed facility, b) accrued unpaid interest on all notes payable to Mestek aggregating \$42,560, c) accrued unpaid interest on Mestek's participation in the J. E. Reed facility of \$33,750, d) \$850,000 of cancelled Mestek Series C Preferred stock, and e) \$129,748 of cash paid on July 1, 2002 by Mestek to the Company to create a single consolidated \$4,000,000 convertible note payable. The terms of the single consolidated Mestek note are that interest accrues and accumulates at a per annum rate equal to six and one-quarter percent (6.25%) through June 30, 2004, at which time the accumulated interest will be capitalized into the related note. After June 30, 2004, the principal and capitalized interest will accumulate interest at the per annum rate equal to six and one-quarter percent (6.25%) with interest compounded and payable quarterly beginning on September 30, 2004. Together with any unpaid principal and accrued interest, the Mestek note will mature and become payable on June 30, 2007. Additionally, the new \$4.0 million Mestek note and the \$3.6 million J. E. Reed note, together with the value of accrued interest may be converted at the rate of \$1.00 per share into CareCentric common stock exercisable at any time after July 1, 2002. The new notes are subordinated to the Wainwright Bank \$6.0 million line of credit.

CONVERTIBLE NOTE PAYABLE - J. E. REED:

Prior to the July 1, 2002 recapitalization plan, the Company was obligated under a financing facility (the J. E. Reed Facility) provided by John E. Reed, Chairman of CareCentric and the Chairman and Chief Executive Officer of Mestek, Inc. The J. E. Reed Facility consisted of a \$6.0 million subordinated line of credit, convertible into common stock of the Company at a strike price of \$2.51 per share, with interest at 9% per annum and a five-year maturity. The J. E. Reed Facility was secured by a second position on substantially all of the Company's assets. At December 31, 2002 and 2001, borrowings were equal to \$4,668,000 and \$3,500,000 respectively, \$1,000,000 of which was participated to Mestek at December 31, 2002 and 2001. On December 31, 2001, the facility was amended to change the interest rate to prime plus two percent (2.0%) and to change the payment term for unpaid 2001 interest to require payment on December 31, 2003, or convert the outstanding unpaid interest to additional convertible notes, in the amount of \$184,438 at the option of Mr. Reed, and in the amount of \$40,463 at the option of Mestek, and to change the terms of payment of interest for 2002 to require that one-half be timely paid each quarter and the balance be paid on December 31, 2003 or be converted to additional convertible notes. On March 27, 2002 the Company received an additional \$871,117 advance on the J.E. Reed Facility.

On July 1, 2002, under the terms of the recapitalization plan, all principal amounts advanced under the J.E. Reed Facility, less the \$1,000,000 participation by Mestek, together with interest accrued through December 31, 2001 were consolidated into a single consolidated \$3,555,555 convertible note payable. The terms of the single consolidated J.E. Reed note are that interest accrues and accumulates at a per annum rate equal to six and one-quarter percent (6.25%) through June 30, 2004, at which time the accumulated interest will be

capitalized into the related note. After June 30, 2004, the principal and capitalized interest will accumulate interest at the per annum rate equal to six and one-quarter percent (6.25%) with interest compounded and payable quarterly beginning on September 30, 2004. Together with any unpaid principal and accrued interest, the J. E. Reed note will mature and become payable on June 30, 2007. Additionally, the new \$3.6 million J. E. Reed note, together with the value of accrued interest, may be converted at the rate of \$1.00 per share into CareCentric common stock exercisable at any time after July 1, 2002. The new notes are subordinated to the Wainwright Bank \$6.0 million line of credit.

NOTE PAYABLE - J. E. REED ACCRUED INTEREST:

Under the terms of the July 1, 2002 recapitalization, \$103,818 of accrued interest earned on all advances under the J.E. Reed Facility during the period

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from January 1, 2002 and June 30, 2002 was capitalized into a separate note payable that accrues and accumulates interest at a per annum rate equal to six and one-quarter percent (6.25%) through September 30, 2004, with interest compounded quarterly. After September 30, 2004, the accumulated interest will be capitalized into the related note and the principal and capitalized interest will accumulate interest at the per annum rate equal to six and one-quarter percent (6.25%) with interest compounded and payable quarterly. Together with any unpaid principal and accrued interest, the separate J. E. Reed accrued interest note will mature and become payable on June 30, 2007. The J. E. Reed accrued interest note is subordinated to the Wainwright Bank \$6.0 million line of credit.

CAPITAL LEASE OBLIGATIONS:

The Company has no capital lease obligations at June 30, 2003.

The fair value of the Company's long-term debt is estimated based on the current interest rates offered to the Company for debt offered under the liquidity conditions and credit profile of the Company. Management believes the carrying value of debt and the contractual values of the outstanding letters of credit approximate their fair values as of June 30, 2003.

Cash paid interest was \$91,000 and \$155,000 during the six months ended June 30, 2003 and 2002 respectively.

Maturities of long-term $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

2004		\$	_
2005			_
2006			_
2007			8,776
2008			_
	Total	\$	8,776
		===:	

NOTE 6 - COMMITMENTS AND CONTINGENCIES

COMMITMENTS

The Company leases its office facilities and certain equipment under various operating lease agreements. These leases require the Company to pay taxes, insurance, and maintenance expenses and provide for renewal options at the then fair market rental value of the property.

CONTINGENCIES

The Company is engaged in various legal and regulatory proceedings arising in the normal course of business which management believes will not have a material adverse effect on its financial position or results of operations.

Simione Central Holding, Inc., a subsidiary of CareCentric now known as SC Holding, Inc. ("SC Holding"), was one of several defendants named in a "whistleblower" lawsuit related to alleged Medicare fraud filed under the False Claims Act in the Northern District of Georgia (U.S. ex re. McLendon v. Columbia/HCA Healthcare Corp., et al., No. 97-VC-0890 (N.D. Ga.)). The lawsuit involves alleged claims that SC Holding allegedly participated in a conspiracy with Columbia/HCA and other third parties to bill inflated and fraudulent claims to Medicare. On July 21, 1999, the Justice Department issued notice that it had elected not to join in the claims asserted against SC Holding by Donald McLendon, who is a former employee of an unrelated service provider to Columbia/HCA. Although the Justice Department joined the suit with regard to other defendants, it specifically declined to intervene with regard to

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Holding. In late 2000, CareCentric was advised by Mr. McLendon's attorney that notwithstanding the declination by the Justice Department, Mr. McLendon intends to pursue "whistleblower" claims against SC Holding directly. Through July 31, 2003, no such action has been taken and nothing further has been heard from McLendon's attorney in over one year. Management believes that this claim has been abandoned. In the event a claim is asserted, however, CareCentric and SC Holding intend to vigorously defend against it.

NOTE 7 - SHAREHOLDERS' EQUITY

On July 1, 2002, the Company completed a recapitalization plan initiated on April 8, 2002. The recapitalization plan was approved by the common shareholders of the Company at the June 6, 2002 annual stockholders' meeting. Under the terms of the recapitalization plan, the Company's preferred stock and common stock warrants were partially restructured. The effect of the recapitalization plan is summarized below for each class of equity.

The Company's shareholders' equity (all on a split-adjusted basis) is comprised of the following:

COMMON SHARES - 20,000,000 SHARES AUTHORIZED

Common Shares - 20,000,000 shares authorized, \$.001 par value, 4,371,350 shares issued and outstanding as of June 30, 2003 and December 31, 2002. 1,489,853 of such shares were issued on March 7, 2000 to the former MCS common shareholders. 606,904 of such shares were issued on March 7, 2000 to the former preferred shareholders and noteholders of CareCentric Solutions, Inc., which shares were converted from Series A Preferred Stock into CareCentric (formerly known as Simione Central Holdings, Inc.) common shares in connection with the merger.

PREFERRED STOCK-10,000,000 SHARES AUTHORIZED

Series B Preferred Stock -\$.001 par value, 5,600,000 shares issued. The shares of Series B Preferred Stock are held by Mestek, Inc. (Mestek) and were issued in consideration of \$6,000,000 paid to CareCentric on March 7, 2000, in the form of cash and debt forgiveness. The Series B Preferred shares, as originally issued, carried 2,240,000 common share votes (on a split-adjusted basis) and were entitled to a 9% annual cumulative dividend, among other rights. In connection with the Company's application for listing on the Nasdag SmallCasp Market, the Company reached an agreement with Mestek on June 12, 2000, under which Mestek agreed to allow the aforementioned number of common share votes to be reduced to 1,120,000 in consideration for the issuance by the Company to Mestek of a warrant to acquire up to 490,396 shares of CareCentric common stock, as more fully described below. On March 29, 2002, in connection with the refinancing commitments made to the Company by Mestek and John E. Reed (as further described in Note 12), Mestek transferred the voting rights associated with the Series B Preferred Stock to Mr. Reed. As a result of the July 1, 2002 recapitalization plan, the terms of the Series B Preferred Stock were amended to provide that each share is convertible into 1.072 shares of common stock.

Series C Preferred Stock - \$.001 par value, 850,000 shares issued. As a result of the July 1, 2002 recapitalization plan, the Series C Preferred Stock was cancelled, and the \$850,000 of cash value originally contributed by Mestek was consolidated into a Mestek convertible note as more fully described in Note 5 above. Accumulated and unpaid dividends of \$208,000 through June 30, 2002 on the Series C Preferred Stock were cancelled and recorded as a reduction in preferred dividend expense and an increase in net income at June 30, 2002.

Prior to the July 1, 2002 capital restructuring, the shares of Series C Preferred Stock were held by Mestek and resulted from the conversion at the March 7, 2000 merger of a pre-existing \$850,000 convertible note payable to Mestek. The Series C Preferred shares carried 170,000 common share votes (on a split adjusted basis) and were entitled to an 11% annual cumulative dividend, among other rights.

Series D Preferred Stock - \$.001 par value, 398,406 shares issued. The shares of Series D Preferred Stock are held by John E. Reed and were issued on June 12, 2000 in consideration of \$1.0 million paid to the Company in cash. The Series D Preferred shares have a 9% annual cumulative dividend, are convertible into common stock at an initial conversion price of \$2.51 per share, limit the ability to issue dilutive stock options and have voting rights equal to those of

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the common stock, among other rights. As a result of the July 1, 2002 recapitalization plan, the Series D Preferred Stock conversion price per share was amended from \$2.51 to \$1.00.

Series E Preferred Stock - \$.001 par value, 210,000 shares issued under a restricted stock award. The shares of Series E Preferred Stock are held by John R. Festa and the rights to those shares were granted on November 10, 2001. The Series E Preferred shares have a 3.5% annual non-cumulative dividend, are convertible into common stock at an initial conversion price of \$1.00 per share and have voting rights equal to those of common stock, among other rights.

As of June 30, 2003, the Company had a cumulative preferred dividends liability of \$2,071,500, comprised of \$1,790,000 for Series B Preferred shares, \$274,000 for Series D Preferred shares and \$7,500 for Series E Preferred shares. Cumulative preferred dividends payable are included in the accrued liabilities account presented on the consolidated balance sheets in the accompanying

financial statements.

WARRANTS AND OPTIONS

Common Stock Warrants - In connection with the issuance of the Series B Preferred Stock described above, Mestek received a warrant to acquire up to 400,000 shares of the Company's common stock at a per share exercise price equal to \$10.875. In connection with the waiver by Mestek of certain voting rights previously granted to it, Mestek received on June 12, 2000 a warrant to acquire up to 490,396 shares of the Company's common stock for a term of 3 years at a per share exercise price equal to \$3.21. In connection with Mestek's guarantee of the Company's obligations under the line of credit from Wainwright Bank and Trust Company, as more fully explained in Note 5 to these Financial Statements, Mestek received on July 12, 2000 a warrant to acquire up to 104,712 shares of the Company's common stock for a term of 3 years at a per share exercise price equal to \$2.51. The aforementioned number of shares and per share prices is all on a split-adjusted basis. Other warrants existing prior to the merger transaction to acquire up to 25,000 shares of common stock remain outstanding.

As a result of the July 1, 2002 capital restructuring, the warrants issued to Mestek to purchase 490,396 and 400,000 shares of Company common stock were cancelled and reissued with an exercise price of \$1.00 per share and an expiration date of June 15, 2004. Additionally, the warrants issued to Mestek to purchase 104,712 shares of the Company's common stock were cancelled.

At June 30, 2003, the Company had outstanding warrants to purchase shares of the Company's common stock as follows:

	BEFORE JULY 1, 2002		AFTER JULY 1, 2002		
DESCRIPTION OF WARRANTS	EXERCISE PRICE	EXPIRATION DATE	EXERCISE PRICE	EXPIRATION	
25,000 - Barrett C. O'Donnell	\$ 5.00	February 24, 2005	\$ 5.00	February 24,	
400,000 - Mestek, Inc.	\$10.88	March 7, 2003	\$ 1.00	June 15, 2	
490,396 - Mestek, Inc.	\$ 3.21	June 30, 2003	\$ 1.00	June 15, 2	
104,712 - Mestek, Inc.	\$ 2.51	July 12, 2003	Cancelled	Cancelle	

Stock Options - Options totaling 1,000 shares were outstanding and vested under the now discontinued 1997 SCHI NQ (Directors) Plan at an exercise price of \$60.00. The Simione Central Holding Inc. 1997 Omnibus Equity-Based Plan (the "Plan") is the only continuing stock option plan of the Company. The Plan offers both incentive stock options and non-qualified stock options. The Company is authorized to grant options of up to 900,000 shares of common stock. As of June 30, 2003, options totaling 442,272 shares were outstanding, of which 310,938 shares are exercisable, at exercise prices ranging from \$1.00 to \$73.55.

In connection with the Simione/MCS merger on March 7, 2000, Mestek was granted a series of options to purchase a total of approximately 378,295 shares of the Company's common stock (on a split-adjusted basis). These options were cancelled as a result of the July 1, 2002 capital restructuring.

NOTE 8 - RELATED PARTY TRANSACTIONS

The Company had subleased certain space to Healthfield, Inc. which is a MestaMed(R) customer and has a significant shareholder who was a former member of the board of directors of the Company. The original lease and related sublease expired on December 31, 2002 and required annual sublease payments equal to the original lease payments of approximately \$730,000.

John E. Reed, Stewart B. Reed and Winston R. Hindle, Jr. are directors of the Company and directors of Mestek. Mestek has certain investments in the Company in the form of notes, convertible notes, warrants, stock options and preferred stock as described in Notes 5, 7 and 12 to these Financial Statements.

The Company has a note receivable from Simione Consultants, LLC of \$321,000 at June 30, 2003. On September 28, 2001, the Company discontinued its Consulting business segment by closing the sale of certain of the assets of its wholly-owned subsidiary, Simione Consulting, Inc. ("Consulting") to Simione Consultants, LLC, which is owned and controlled by William J. Simione, Jr., a director and former officer of CareCentric. The total sales price was approximately \$2.0 million plus the assumption of certain liabilities. The sale was made pursuant to an asset purchase agreement. William Simione, Jr. has resigned as an officer of, but remains a director of, CareCentric. The assets sold under the agreement included the Consulting accounts receivable, computer equipment, and miscellaneous prepaid expenses. Consideration received consisted of approximately \$1.0 million in cash and \$1.0 million in notes, \$770,000 with a 36-month term and \$230,000 with a 5-month term. The cash proceeds were used to pay down CareCentric's line of credit.

As of June 30, 2003, the Company had a promissory note outstanding to Barrett C. O'Donnell, a director of the Company, as described in Note 5 to these Financial Statements. Mr. O'Donnell also owns a warrant for the purchase of 25,000 shares of common stock of the Company at an exercise price of \$5.00 per share.

John E. Reed is a director and a significant, but not controlling, shareholder of the Wainwright Bank and Trust Company which has provided the Company with a \$6.0 million line of credit, as more fully explained in Note 5 to the Financial Statements.

John E. Reed, Chairman of the Company and Chairman and Chief Executive Officer of Mestek, has provided the Company with a \$3.6 million convertible note and a \$0.1 million accrued interest note as more fully described in Note 5 to the Financial Statements. Mr. Reed also purchased \$1.0 million of the Company's Series D Preferred Stock on June 12, 2000, as more fully described in Note 7 to these Financial Statements. Mestek has provided the Company with a \$4.0 million convertible note. The John E. Reed and Mestek notes were originally part of a \$6.0 million line of credit (unrelated to the Wainwright Bank and Trust \$6.0 million line of credit described above) which was cancelled as a result of the July 1, 2002 recapitalization. An independent committee of the Company's Board of Directors, consisting of Barrett C. O'Donnell and David O. Ellis, negotiated the terms of Mr. Reed's debt and equity investments in the Company. The issuance of 398,406 shares of Series D Preferred Stock to Mr. Reed for his \$1.0 million equity investment was based on a per share price of \$2.51, which was the 5-day average closing price of CareCentric's common stock as of the date of the final negotiation of the terms of Mr. Reed's purchase.

NOTE 9 - LICENSE AGREEMENTS

The Company licenses certain software products from third parties for incorporation in, or other use with, its products and is obligated to pay

license fees in connection with such products. The Company sublicenses such products to its customers and collects fees in connection with such sublicensees.

NOTE 10 - EXECUTIVE COMPENSATION

The Company entered into an employment agreement with its President and Chief Executive Officer, John Festa on October 31, 2001. Under the agreement, Mr. Festa: (i) has been granted 210,000 shares of Series E preferred stock, one half of which vest evenly over the course of three years from his hire date dependent upon his continued employment as President and CEO and one half of which are forfeitable pro rata over a three year period if certain financial milestones are not met, (ii) is entitled to payment of an annual bonus of up to 50% of his annual salary based on completion of annual performance objectives,

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and (iii) is entitled to the possibility of receiving a special bonus which varies in dollar amount in the event there is a sale of the Company while Mr. Festa is President and CEO and for nine months thereafter. The Series E Preferred Stock was originally valued at approximately \$210,000 and is being amortized as compensation expense over the three-year vesting period. The amount representing unearned compensation is recorded as an increase in the stockholders deficit account. For the six months ended June 30, 2003 and 2002, approximately \$35,000 and \$41,000, respectively, was recorded as current expense associated with earnings under this grant.

NOTE 11 - LIQUIDITY

As disclosed in the Financial Statements, the Company generated \$1.0 million of cash from operations during the six months ended June 30, 2003. This improved cash flow, which was a continuation of improved results reported in the first quarter of 2003, was used to pay back \$1.2 million of liability on the Wainwright Bank Credit Line between January 1, 2003 and June 30, 2003. As a result of the July 1, 2002 recapitalization, and as more fully explained in Note 5 to these Financial Statements, the Reed Credit facility was cancelled and replaced by long-term interest deferred notes that mature on September 30, 2007. The Company has a working capital deficit of \$11.2 million at June 30, 2003.

During the month of July 2003, the Company paid back an additional \$0.3 million of liability on the Wainwright Bank Credit Line. As of July 31, 2003, the Company had unused credit capacity of approximately \$3.0 million from the \$6.0 million Wainwright Bank facility. The Company believes the combination of the funds available from cash to be generated from future operations and the Wainwright Bank facility will be sufficient to meet the Company's operating requirements through at least June 30, 2004, assuming no material adverse change in the operation of the Company's business.

NOTE 12 - SUBSEQUENT EVENTS

On January 29, 2003, CareCentric received an offer to merge with Borden Associates, Inc., pursuant to a letter dated January 28, 2003. In the proposed transaction, Borden would merge into CareCentric and purchase the shares of shareholders holding less than 4,000 shares for \$0.55 per share. Each share of CareCentric common stock owned of record by a holder of 4,000 shares or more of CareCentric common stock will continue to represent one share of common stock after the merger. The outstanding shares of Borden Associates capital stock will, in the aggregate, be converted into the right to receive that number of shares of CareCentric common stock equal to the quotient of the total cash consideration paid to the holders of fewer than 4,000 shares of CareCentric

common stock divided by the \$0.55 per share price. CareCentric would remain the surviving entity. The Company filed a Form 8-K on February 4, 2003 summarizing the terms of the offer. This transaction, if consummated, may result in the Company becoming private so that it would no longer be a reporting company under SEC regulations or be publicly traded on the OTC Bulletin Board. Borden Associates is an investment company formed for the purpose of this transaction and owned by John Reed, Stewart Reed and James Burk. John Reed and Stewart Reed are material shareholders of CareCentric and members of its Board of Directors.

On April 23, 2003, Borden Associates sent the Special Committee of the Board a revised proposal letter that increased the offer price to the holders of less than 4,000 shares of CareCentric common stock from 0.55 to 0.75 per share. The Company filed a Form 0.75 on May 1, 2003 summarizing the terms of the revised offer.

On June 5, 2003 the Company filed a Form 8-K announcing that on June 4, 2003 the Company executed a merger agreement, pending shareholder approval, with Borden Associates. In June 2003, the Company filed a preliminary proxy statement and Schedule 13E-3 transaction statement with the SEC. On August 1, 2003, the SEC completed its review of the preliminary proxy statement and Schedule 13E-3 and on August 6, 2003, the Company mailed the definitive proxy to the Company's stockholders of record as of August 4, 2003. The Company has set September 4, 2003 as the date for its shareholder meeting to vote on the pending merger.

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

Certain statements set forth in Management's Discussion and Analysis of Financial Condition and Results of Operations constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, and the Private Securities Litigation Reform Act of 1995, and are subject to the safe harbor created by such sections. When used in this report, the words "believe," "anticipate," "estimate," "expect," "plans," "intend," "likely,"
"will" and similar expressions are intended to identify forward-looking statements. All statements, other than statements of historical facts, included or incorporated by reference in this 10-Q which address activities, events, or developments which the Company expects or anticipates will or may occur in the future, including statements regarding the Company's competitive position, the successful development of its software products, the impact on the Company of actual or proposed regulatory changes, the Company's expectations regarding the adequacy of current financing arrangements, product demand and market growth, and other statements regarding future plans and strategies, anticipated events or trends and similar expressions concerning matters that are not historical facts are forward-looking statements. These statements are based on certain assumptions and analyses made by the Company in light of its experience and its perception of historical trends, current conditions, and expected future developments as well as other factors it believes are appropriate in the circumstances. The Company's future financial performance could differ significantly from that set forth herein, and from the expectations of management. Important factors that could cause the Company's financial performance to differ materially from past results and from those expressed in any forward looking statements include, without limitation, the inability to obtain additional capital resources, variability in quarterly operating results, customer concentration, product acceptance, long sales cycles, long and varying delivery cycles, the Company's dependence on business partners, emerging technological standards, changing regulatory standards, inability to retain or

knowledgeable employees, risks associated with experienced and acquisitions, increased regulation of the health care industry, future consolidation of the health care industry, potential liability in connection with a Department of Labor investigation or IRS audit, the need to develop new and enhanced products, product delays and errors, competition, difficulty protecting intellectual property rights, and the risk factors detailed in the Company's Registration Statement on Form S-4 (File No. 333-96529) and in the Company's periodic reports filed with the Securities and Exchange Commission. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of their dates. This Management's Discussion and Analysis of Financial Condition and Results of Operations should be read in conjunction with the Company's consolidated financial statements and the notes thereto. The Company assumes no obligation to update publicly any such forward-looking statements, whether as a result of new information, future events, or otherwise.

CRITICAL ACCOUNTING POLICIES

Financial Reporting Release No. 60, which was recently released by the Securities and Exchange Commission, requires all companies to include a discussion of critical accounting policies or methods used in the preparation of financial statements. Note 1 of the Notes to the Consolidated Financial Statements includes a summary of the significant accounting policies and methods used in the preparation of the Company's Consolidated Financial Statements. The following is a brief discussion of the more significant accounting policies and methods that we follow.

General

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the dates of the financial statements and the reported amounts of revenues and expenses during the reporting periods. The most significant estimates and assumptions relate to the intangible assets, realization of deferred income taxes and the adequacy of allowances for returns and doubtful accounts. Actual amounts could differ significantly from these estimates.

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Our critical accounting policies are as follows:

- o revenue recognition;
- o estimate of allowance for uncollectible accounts; and
- o valuation of long-lived and intangible assets and goodwill.

Revenue Recognition

The Company sells its software pursuant to non-exclusive license agreements, which provide for the payment of a one-time license fee. In accordance with the American Institute of Certified Public Accountants Statement of Position 97-2, "Revenue Recognition", these revenues are recognized when products are delivered and the collectability of fees is probable, provided that no significant obligations remain under the contract. Revenues derived from the sale of software products not requiring significant modification or customization are recognized when products are delivered and collectability of

fees is probable, provided that no significant obligations remain under the contract. The price of the Company's software varies depending on the number of software modules licensed and the number of users accessing the system and can range from under ten thousand dollars to a few million dollars. The Company generally requires payment of a deposit upon the signing of a customer order as well as certain additional payments prior to delivery. As a result, the Company's balance sheet reflects significant customer deposits.

Third-party software and computer hardware revenues are recognized when the related products are delivered. Software support agreements are generally renewable for one-year periods, and revenue derived from such agreements is recognized ratably over the period of the agreements. The Company has historically maintained high renewal rates with respect to its software support agreements. The Company generally charges for software implementation, training and technical consulting services as well as management consulting services on an hourly or daily basis. The Company offers "tiered pricing" for implementation of new systems whereby the customer pays a fixed fee for a certain level of packaged services and daily fees for services beyond the package. Revenue is recognized for instances where tiered pricing is used according to separately defined portions of service and software as those portions are completely delivered to the customer.

Revenues for post-contract customer support are recognized ratably over the term of the support period, which is typically one year. Post contract customer support fees typically cover incremental product enhancements, regulatory updates and correction of software errors. Separate fees are charged for significant product enhancements, new software modules, additional users, and migrations to different operating system platforms.

Estimate of Allowance for Uncollectible Accounts

The Company continuously reviews the status of all its accounts receivable with its customers for current collectability. The Company recognizes that there are circumstances under which customers will delay payment beyond the terms offered by the Company either because of their own payment practices or temporary situations which need to be resolved before the customer will continue payment. Reserves for uncollectability are based on various ages of those accounts receivable past their original due date for collection. The Company does not write the account off against the reserve for uncollectible account until all efforts to collect the accounts receivable have been exhausted.

Valuation of Long-Lived and Intangible Assets and Goodwill

The Company assesses the impairment of identifiable intangibles, long-lived assets and related goodwill and enterprise level goodwill annually or whenever events or changes in circumstances indicate that the carrying value may not be recoverable. Factors the Company considers important which could trigger an impairment review include the following:

- o significant under performance relative to expected historical or projected future operating results;
- o significant changes in the manner of the Company's use of the acquired assets or the strategy for its overall business; and
- o significant negative industry or economic trends.

When the Company determines that the carrying value of intangibles, long-lived assets and related goodwill and enterprise level goodwill may not be recoverable based upon the existence of one or more of the above indicators of

impairment, the Company measures any impairment based on a projected discounted cash flow method using a discount rate determined by management to be commensurate with the risk inherent in the current business model. As of June 30, 2003, no event or business situation had been identified which indicated the carrying value of the intangibles and long-lived assets and related goodwill and enterprise level of goodwill should be adjusted. As of December 31, 2001, a \$11.8 million impairment adjustment was recorded resulting in net intangible assets amounting to \$5.4 million as of December 31, 2001. See Note 4 of the Notes to the Consolidated Financial Statements.

RESULTS OF OPERATIONS

RESULTS OF OPERATIONS FOR THREE MONTHS ENDED JUNE 30, 2003

Net Revenues. Revenues were \$5.6 million for the three months ended June 30, 2003 and \$5.8 million for the three months ended June 30, 2002, or a decrease of 3.8%. The \$0.2 million decrease was attributable to a decrease in software system sales and related income of \$1.2 million to \$2.1 million in 2003 from \$3.3 million in 2002 and an increase in maintenance revenues of \$1.0 million to \$3.5 in 2003 from \$2.5 million in 2002. Management believes the main reason for the decrease in software system sales is customer delays in making purchases of new systems resulting from the impact of the 15% reduction in government reimbursement rates for Medicare home health service providers and customer resources being concentrated on implementation of changing HIPAA regulations.

Cost of Revenues. Cost of revenues decreased \$0.1 million, to \$1.7 million in 2003 from \$1.8 million for the three months ended June 30, 2002. As a percentage of total net revenues, cost of revenues increased 0.4% to 30.9% in 2003 from 30.5% in 2002. The \$0.1 million decrease in cost of revenues and the 0.4% increase in percentage of total revenues resulted from lower sales and changes in product mix respectively.

Selling, General and Administrative. Selling, general and administrative expenses decreased \$0.3 million, or 10.2%, to \$2.3 million for the three months ended June 30, 2003 from \$2.6 million for the three months ended June 30, 2002. As a percentage of total net revenues, selling, general and administrative expenses were 41.3% for the three months ended June 30, 2003 and 44.3% for the three months ended June 30, 2002. This decrease was attributable to synergies derived from cost savings initiatives completed during 2002. Cost savings were primarily realized through the centralization of administrative functions and elimination of non-essential facilities and excess capacity.

Research and Development. Research and development expenses remained consistent at \$0.9 million for the three months ended June 30, 2003 and the three months ended June 30, 2002. As a percentage of total net revenues, research and development expenses decreased to 15.6% for the three months ended June 30, 2003 from 16.1% for the three months ended June 30, 2002. The small decrease as a percentage of revenue in research and development expenditures represents a consistent level of expenditure for research and development when comparing the three months ended June 2003 to the three months ended June 2002. As development of new product platforms advances, the Company expects research and development expenses to rise above the 15.6% experienced for the three months ended June 30, 2003.

Amortization and Depreciation. Amortization and depreciation was materially unchanged at \$0.4\$ million for the three months ended June 30, 2003 and June 30, 2002.

Operating Income (Loss). The Company's income from operations increased

from a profit of \$0.1 million for the three months ended June 30, 2002 to a profit of \$0.3 million for the three months ended June 30, 2003. This increase is due to reductions in all components of expenses including selling, general and administrative, research and development and amortization expenses partially offset by a decline in gross margin generated from revenue.

Other Income (Expense). Interest expense related to borrowings under the Company's line of credit agreements, loans and capital lease obligations increased \$57,000 to \$210,000 for the three months ended June 30, 2003 compared to \$153,000 for the three months ended June 30, 2002. Other income increased \$91,000 to \$106,000 from \$15,000 in the second quarter of 2002. The increase in net interest expense in 2003 was caused by the increase in interest bearing debt resulting from the recapitalization plan executed in July 2002.

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Income Taxes. The Company has not incurred or paid any substantial federal income taxes since March 2000. At December 31, 2002, CareCentric had net operating loss ("NOL") Carryforwards for federal and state income tax purposes of \$38.5 million. Such losses expire beginning in 2008, if not utilized. The Tax Reform Act of 1986, as amended, contains provisions that limit the NOL and tax credit carryforwards available to be used in any given year when certain events occur, including additional sales of equity securities and other changes in ownership. As a result, certain of the NOL Carryforwards may be limited as to their utilization in any year. The Company has concluded that it is more likely than not that these NOL Carryforwards will not be realized based on a weighing of available evidence at June 30, 2003, and accordingly, a 100% deferred tax valuation allowance has been recorded against these assets.

RESULTS OF OPERATIONS FOR SIX MONTHS ENDED JUNE 30, 2003

Net Revenues. Revenues remained unchanged at \$11.1 million for the six months ended June 30, 2003 and the six months ended June 30, 2002. Software system sales and related income decreased by \$1.4 million to \$4.2 million in 2003 from \$5.6 million in 2002, while maintenance revenues increased by \$1.4 million to \$6.8 in 2003 from \$5.4 million in 2002.

Cost of Revenues. Cost of revenues increased \$0.1 million, to \$3.6 million for the six months ended June 30, 2003 from \$3.5 million for the six months ended June 30, 2002. As a percentage of total net revenues, cost of revenues increased 0.9% to 32.1% in 2003 from 31.2% in 2002. The \$0.1 million increase in cost of revenues and the 0.9% increase in percentage of total revenues resulted from changes in product mix.

Selling, General and Administrative. Selling, general and administrative expenses decreased \$0.8 million, or 14.1%, to \$4.5 million for the six months ended June 30, 2003 from \$5.3 million for the six months ended June 30, 2002. As a percentage of total net revenues, selling, general and administrative expenses were 40.9% for the six months ended June 30, 2003 and 47.6% for the six months ended June 30, 2002. This decrease was attributable to synergies derived from cost savings initiatives completed during 2002. Cost savings were primarily realized through the centralization of administrative functions and elimination of non-essential facilities and excess capacity.

Research and Development. Research and development expenses decreased approximately \$0.2 million, or 9.3\$, to \$1.7 million for the six months ended June 30, 2003 from \$1.9 million for the six months ended June 30, 2002. As a percentage of total net revenues, research and development expenses decreased to 15.4\$ for the six months ended June 30, 2003 from 17.0\$ for the six months ended

June 30, 2002. The decrease in research and development expenditures was primarily due to lower expenditures in the first quarter of 2003 compared to the first quarter of 2002 while the Company realigned its research efforts between existing and future platform products.

Amortization and Depreciation. Amortization and depreciation was materially unchanged at \$0.8\$ million for the six months ended June 30, 2003 and June 30, 2002.

Operating Income (Loss). The Company's income from operations increased from a loss of \$0.4 million for the six months ended June 30, 2002 to a profit of \$0.5 million for the six months ended June 30, 2003. This change from a loss to income from continuing operations is due to reductions in all components of expenses including selling, general and administrative, research and development and amortization expenses.

Other Income (Expense). Interest expense that related to borrowings under the Company's line of credit agreements, loans and capital lease obligations increased \$61,000 to \$383,000 for the six months ended June 30, 2003 compared to \$322,000 for the six months ended June 30, 2002. Other income increased \$436,000 to \$449,000 from \$13,000 in 2002. The increase in interest expense in 2003 was caused by the increase in interest bearing debt resulting from the recapitalization plan executed in July 2002. The increase in other income is principally attributable to the receipt in January 2003 of a \$295,000 cash settlement of the Columbia Home Health lawsuit combined with income generated from customer finance charges.

BACKLOG

The Company's backlog associated with its software operations was approximately \$2.6 million at June 30, 2003 compared to \$3.2 million at December 31, 2002. Backlog consists of the unrecognized portion of contractually committed software license fees, hardware, estimated installation fees and professional services. The length of time required to complete an implementation

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depends on many factors outside the control of the Company, including the state of the customer's existing information systems and the customer's ability to commit the personnel and other resources necessary to complete the implementation process. As a result, the Company may be unable to predict accurately the amount of revenue it will recognize in any period and therefore can make no assurances that the amounts in backlog will be recognized in the next three months.

LIQUIDITY AND CAPITAL RESOURCES

In November 1999, CareCentric, prior to the merger with MCS and when its pre-merger name was Simione Central Holdings, Inc. (Simione), received \$1.6 million of loans from Mestek, Inc. (\$850,000) and two stockholders of Simione (\$750,000), Barrett C. O'Donnell and David Ellis, to fund operating needs and continue the execution of product strategies in the fourth quarter of 1999. The \$850,000 loan from Mestek was converted into 850,000 shares of newly issued Series C Preferred stock of Simione at the closing of the MCS merger having 170,000 common shares votes and which were entitled to an 11.0% annual cumulative dividend. The loan from Mr. O'Donnell along with \$100,000 in deferred salary were exchanged for a \$600,000 subordinated note, convertible into common stock at \$2.51 per share, with interest at 9% per annum and a maturity date of August 8, 2005. In January 2002, this loan was amended to change the interest

rate to prime plus two percent and to change the terms of payment of interest for 2002 to require that one-half of the accrued interest be timely paid each quarter and the balance to be paid on December 31, 2003 or to be converted into an additional convertible note. The loan from Dr. Ellis was paid in full on July 12, 2000 from the credit facility provided by Wainwright Bank and Trust Company. See Note 5 to the accompanying Consolidated Financial Statements.

In February 2000, Simione received an additional \$1.0 million of loan proceeds from Mestek. The loan proceeds were used to fund Simione's operating needs until completion of the merger with MCS, and carried the same terms and security as a \$3.0 million loan received from Mestek in September 1999. On March 7, 2000, the merger with MCS was completed and Mestek's notes evidencing the \$1.0 million and \$3.0 million loans, together with an additional \$2.0 million in cash from Mestek, were converted into Series B Preferred Stock and a warrant to purchase CareCentric common stock as more fully explained in Note 5 to the accompanying Consolidated Financial Statements. The consolidation of the accounts receivable of MCS into the then outstanding balance of Simione's accounts receivable provided an additional \$1.5 million of borrowing capacity on the \$5.0 million bank line of credit established by Simione in September 1999.

Immediately after the Simione/MCS merger on March 7, 2000, the Company had cash and cash equivalents of \$3.5 million and short and long term debt from all sources of \$2.5 million, for a positive net cash/(debt) position of approximately \$1.0 million. In order to supplement its capital resources, the Company, subsequent to the merger, undertook a search for additional capital resources. On June 22, 2000, the Company closed a financing with John E. Reed, a CareCentric director and the Chief Executive Officer of Mestek, of up to \$7 million. The financing consisted of \$1 million in equity, and a \$6 million subordinated revolving line of credit facility, convertible into common stock of CareCentric, with a 9% interest rate and five-year maturity. On July 12, 2000, the Company closed a financing with Wainwright Bank and Trust Company for access to a \$6.0 million revolving line of credit, which was guaranteed by Mestek, Inc. These three transactions are described in greater detail in Note 5 to the accompanying Consolidated Financial Statements and resulted in the creation of the following credit and debt facilities and preferred equity securities:

CREDIT AND DEBT AND PREFERRED EQUITY SECURITIES IN JULY 2000

SOURCE	FUNDING	FORM	DATE CLO
Barrett C. O'Donnell	\$ 600,000	Convertible Note	November
Mestek, Inc.	\$ 6,000,000	Convertible Preferred Stock Series B; 9% cumulative dividend	March 7
Mestek, Inc.	\$ 850,000	Preferred Stock Series C; 11% cumulative dividend	March 7
John E. Reed	\$ 1,000,000	Convertible Preferred Stock Series D; 9% cumulative dividend	June 22

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Throughout 2000 and 2001, advances were made on the John E. Reed line of credit such that on December 31, 2001, the outstanding amount under the Reed Credit Facility was \$3.5 million, \$1.0 million of which was participated to Mestek, and the balance of which was retained by Mr. Reed. On December 31, 2001, the facility was amended to change the interest rate to prime plus two percent, to change the payment terms for unpaid 2001 interest to require payment at December 31, 2003 or to convert the outstanding unpaid interest to additional convertible notes in the amount of \$184,438 at the option of Mr. Reed, and in the amount of \$40,463 at the option of Mestek, and to change the terms of payment of interest for 2002 to require that one-half be timely paid each quarter and the balance to be paid on December 31, 2003 or to be converted to additional convertible notes.

During 2000 and 2001, the Company became obligated under an 18 month unsecured promissory note in the principal amount of \$1,019,000 payable to Mestek which earned interest at prime plus one and one half percent (1.5%), with interest payable semiannually and which matured on September 30, 2003. This note covers funds advanced by Mestek to CareCentric to cover payroll and accounts payable obligations incurred by the Company during the period of its transition of senior lenders from Silicon Valley Bank to Wainwright Bank and Trust Company, accrued and unpaid interest thereon and the unreimbursed portion of Mr. R. Bruce Dewey's salary for the periods from November 9, 1999 to October 31, 2001.

Also during 2000, 2001 and the first quarter of 2002, the Company incurred operating losses resulting from numerous factors, including the uncertain operating condition of its customers due to the negative effects of implementing the current government limits over home medical cost reimbursement, higher than anticipated costs of developing, implementing and supporting The Smart Clipboard(R) product and slower than expected completion of effective integration of the MCS and Simione Central organizations. In addition, sales revenue in 2000 was lower than planned in the core MestaMed(R), DME VI and STAT2 products while new sales of The Smart Clipboard(R) and Tropical products (now discontinued) did not develop as quickly as projected.

On April 8, 2002, the Company secured two commitments for additional financing, from existing shareholders John Reed and Mestek. Mr. Reed and Mestek provided \$871,117 and \$1,092,000 in short-term debt financing, respectively.

Also on April 8, 2002, the Company initiated a recapitalization of its interest bearing debt and preferred equity instruments. The recapitalization plan was approved by the Company's shareholders at the June 6, 2002 annual stockholders meeting and was completed on July 1, 2002. See Notes 5 and 7 to the accompanying Financial Statements for the impact of the recapitalization plan on

June 22

July 12

each class of debt and preferred stock. Following the completion of the recapitalization plan on July 1, 2002, the Company's credit and debt facilities and related preferred equity securities consist of the following:

CREDIT AND DEBT AND PREFERRED EQUITY SECURITIES AT JUNE 30, 2003

SOURCE	FUNDING	FORM	I
Barrett C. O'Donnell	\$ 600,000	Convertible Note maturing June 30, 2007	vou
Mestek, Inc.	\$ 6,000,000	Convertible Preferred Stock SeriesB; 9% cumulative dividend	Má
John E. Reed	\$ 1,000,000	Convertible Preferred Stock Series D; 9% cumulative dividend	Jı
Mestek, Inc.	\$ 4,000,000	Convertible deferred interest Note maturing June 30, 2007	ن
	23		
John E. Reed	\$ 3,555,555	Convertible deferred interest Note maturing June 30, 2007	Ċ
John E. Reed	\$ 103,818	Capitalized deferred interest Note maturing June 30, 2007	·
Wainwright Bank and Trust Company	\$ 6,000,000	Line of Credit	Jı
	\$21,259,373		

The John E. Reed and Mestek debt and equity amounts were fully funded to the Company as of July 1, 2002. During the third and fourth quarters of 2002, following the recapitalization of July 1, 2002, the Company paid back \$1.5 million on the Wainwright Bank and Trust Company line of credit. During the first six months of 2003, the Company paid back an additional \$1.2 million on the Wainwright Bank and Trust Company line of credit, resulting in an outstanding balance of \$3.3 million at June 30, 2003.

During the month of July 2003, the Company has paid back an additional \$0.3 million on the Wainwright Bank line of credit, resulting in \$3.0 million of unused credit capacity as of July 31, 2003. The Company believes the combination of the funds available from cash to be generated from future operations and the Wainwright Bank facility will be sufficient to meet the Company's operating requirements through at least June 30, 2004, assuming no material adverse change

in the operation of the Company's business. See also Note 11 to Financial Statements.

The table below summarizes the Company's debt and other contractual obligations at June 30, 2003:

PAYMENTS DUE BY PERIOD

CONTRACTUAL OBLIGATIONS	TOTAL	LESS THAN 1 YEAR	2 - 3 YEARS	4 - 6 YEARS
Long-Term Debt Capital Lease Obligations	\$ 8,776,000 -	\$ - -	\$ -	\$ 8,776,000 -
Operating Leases	2,741,000	862,000	1,236,000	643,000
Line of Credit Other Obligations	3,325,000 1,102,000	3,325,000 1,102,000	- -	-
Total Contractual Cash Obligations	\$ 15,944,000	\$ 5,289,000	\$ 1,236,000	\$ 9,419,000

As of June 30, 2003, the Company had negative working capital of \$11.2 million and cash equivalents of \$1.0 million. The Company's current liabilities as of June 30, 2003 include customer deposits of \$1.2 million and unearned revenues of \$4.5 million.

Net cash provided by operating activities for the six months ended June 30, 2003 was a positive \$1.0 million compared to a use of cash by operating activities for the six months ended June 30, 2002 of a negative \$1.9 million. As described under "Note 12 Subsequent Events", the Company is the process of submitting a possible "going private" merger to shareholder vote. The Company's expenses for this transaction are projected to total approximately \$550,000 and are being funded from operating cash flow.

Cash used in financing activities during the six months ended June 30, 2003 was \$0.9 million and resulted from payments of \$1.2 million to reduce the outstanding balance on the Wainwright Bank Facility offset by an increase in interest payable resulting from \$0.3 million of capitalized interest expense on long term notes payable.

Inflation has not had, and is not expected to have, a material impact on the Company's operations. If inflation increases, the Company will attempt to increase its prices to offset increased expenses. No assurance can be given, however, that the Company will be able to adequately increase its prices in response to inflation.

IMPACT OF NEW ACCOUNTING STANDARDS

In July 2001, the Financial Accounting Standards Board issued SFAS No. 141, "Business Combinations" and SFAS No. 142, "Goodwill and Other Intangible

Assets," SFAS No. 141 addresses financial accounting and reporting for all business combinations and requires that all business combinations entered into subsequent to June 2001 be recorded under the purchase method. This statement also addresses financial accounting and reporting for goodwill and other intangible assets acquired in a business combination at acquisition. SFAS No. 142 addresses financial accounting and reporting for intangible assets acquired individually or with a group of other assets at acquisition. This statement also addresses financial accounting and reporting for goodwill and other intangible assets subsequent to their acquisition. These statements were adopted by the Company on January 1, 2002. Under SFAS No. 142, goodwill is no longer amortized. In the place of amortization, the Company is required to periodically review the valuation of the Company's intangible assets using a discounted cash flow estimation approach. Following the accounting for impairment discussed immediately below, which has been made under the rules of SFAS No. 121, the effect of adopting SFAS No. 141 and 142 was limited to changes in amortization expense for the periods after December 31, 2001. Additionally, the assembled workforce intangible asset has been recharacterized as goodwill, which will no longer be amortized under the rules of SFAS No. 142. There has been no event or indicator identified by the Company through July 31, 2003 which indicates there has been any impairment in the \$500,000 value of goodwill included in the Company's Statement of Financial Condition as of June 30, 2003.

Accounting for Impairment of Long-Lived Assets. For the years ended December 31, 2002, 2001, 2000 and 1999, the Company reported its accounting for intangible assets under SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of", and the accounting and reporting provisions of APB Opinion No. 30. Under the rules of SFAS No. 121, the Company performs periodic analysis to determine if the Company's intangible assets have been impaired using a combination of discounted and undiscounted estimated future cash flow. In the fourth quarter of 2001, the Company determined that the combination of new technologies being integrated in the Company's current and future products would result in its existing product platforms having smaller future revenue generation capability. Additionally, the Company determined that the continued support of existing products while migrating to new technology platforms would result in a lower estimated cash value to the Company of existing products. The resulting impairment to the intangible assets of the Company was \$11.8 million. As further detailed in Note 4 of the Financial Statements, the intangible assets of the Company, after the impairment charge, will be Developed Technologies, Customer Base and Assembled Workforce.

On October 3, 2001, FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets," that replaced SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets To Be Disposed Of." The primary objectives of this standard were to develop one accounting model based on the framework established in SFAS No. 121 for long-lived assets to be disposed of by sales and to address significant implementation issues. The accounting model for long-lived assets to be disposed of by sale applies to all long-lived assets, including discontinued operations, and replaces the provisions of the Accounting Principles Board (APB Opinion No. 30, Reporting Results of Operations-Reporting the Effects of Disposal of a Segment of a Business) for the disposal of segments of a business. SFAS No. 144 requires that those long-lived assets be measured at the lower of carrying amount or fair value less cost to determine whether such assets should be reported in continuing operations or in discontinued operations. Therefore, discontinued operations will no longer be measured at net realizable value or include amounts for operating losses that have not yet occurred. The provisions of SFAS No. 144 were adopted by the Company effective January 1, 2002. The impact of those provisions were not material to the Company's statement of financial condition and results of operations.

In April 2002, FASB issued SFAS No. 145. This Statement rescinds FASB Statement No. 4, Reporting Gains and Losses from Extinguishment of Debt, and an amendment of that Statement, FASB Statement No. 64, Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements. SFAS No. 145 also rescinds FASB Statement No. 44, Accounting for Intangible Assets of Motor Carriers and amends FASB Statement No. 13, Accounting for Leases, to eliminate an inconsistency between the required accounting for sale-leaseback transactions and the required accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions. SFAS No. 145 also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. The Company does not believe SFAS No. 145 will have a material effect on its financial statements.

In June 2002, the FASB issued SFAS No. 146, Accounting for Costs Associated with Exit or Disposal. SFAS No. 146 eliminates the definition and requirements for recognition of exit costs in EITF Issue No. 94-3. SFAS No. 146 requires that a liability for a cost associated with an exit or disposal activity be recognized and measured initially at fair value only when the liability is incurred. SFAS No. 146 is effective for exit or disposal activities that are initiated after December 31, 2002. The Company does not believe SFAS No. 146 will have a material effect on its financial statements.

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On December 31, 2002, FASB issued FASB No. 148, "Accounting for Stock-Based Compensation--Transition and Disclosure." This Statement amends FASB Statement No. 123, Accounting for Stock-Based Compensation, to provide alternative methods of transition for companies that voluntarily change to the fair-value-based method of accounting for stock-based employee compensation. In addition, this Statement amends the disclosure requirements of FASB No. 123 to require prominent disclosures in both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. The Company does not believe FAS 148 will have a material effect on its financial statements.

In 2002, the FASB's Emerging Issues Task Force, ("EITF"), reached a consensus on Issue 00-21, "Revenue Arrangements with Multiple Deliverables." Issue 00-21 provides guidance on how a vendor should account for arrangements under which it will perform multiple revenue-generating activities. The guidance in this Issue is effective for revenue agreements entered into in fiscal periods beginning after June 15, 2003. The Company is still evaluating the impact this guidance might have on its financial position, results of operations and cash flows. The Company will adopt the guidance in Issue 00-21 as of July 1, 2003.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK.

As of June 30, 2003, the Company's obligations include fixed rate notes payable and a variable rate line of credit bank note with aggregate principal balances of approximately \$12.1 million, which mature at various dates through 2007. The Company is exposed to the market risk of significant increases in future interest rates. Each incremental point change in the prime interest rate would correspondingly increase or decrease the Company's interest expense by approximately \$33,250 per year.

At June 30, 2003, the Company had accounts receivable of approximately \$4.0 million net of an allowance for doubtful accounts of \$1.0 million. The Company

is subject to a concentration of credit risk because most of the accounts receivable are due from companies in the home health industry.

ITEM 4. CONTROLS AND PROCEDURES.

As of June 30, 2003, the Chief Executive and Chief Financial Officers of the Company have evaluated the effectiveness of the Company's disclosure controls and procedures. These disclosure controls and procedures are those controls and other procedures management maintains, which are designed to ensure that all of the information required to be disclosed by the Company in all its periodic reports filed with the SEC is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by the Company in its reports filed or submitted under the Securities Exchange Act of 1934 is accumulated and communicated to Company management, including the Chief Executive and Chief Financial Officer of the Company, as appropriate to allow those persons to make timely decisions regarding required disclosure.

The Company's management, including the CEO and CFO, does not expect that its Disclosure Controls will prevent all error and all fraud. A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Because of the inherent limitations in all control system, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been detected. These inherent limitations include the realities that judgments in decision-making can be faulty, and that breakdown can occur because of simple error or mistake. The design of any system of controls also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions.

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Based upon the Company's Disclosure Controls evaluation, the CEO and CFO have concluded that, subject to the limitations noted above, the Company's Disclosure Controls are effective to give reasonable assurance that the information required to be disclosed by the Company in its periodic reports is accumulated and communicated to management, including the CEO and CFO, as appropriate to allow timely decisions regarding disclosure and is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.

Subsequent to June 30, 2003, when the disclosure controls and procedures were evaluated, there have not been any significant changes in the Company's disclosure controls or procedures or in other factors that could significantly affect such controls or procedures. No significant deficiencies or material weaknesses in the controls or procedures were detected, therefore no corrective actions needed to be taken.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings.

Neither CareCentric nor any of its subsidiaries is currently a party to any legal proceedings which would be material to the business or financial condition of the Company on a consolidated basis.

Simione Central Holding, Inc., a subsidiary of CareCentric now known as SC Holding, Inc. ("SC Holding") was one of several defendants named in a "whistleblower" lawsuit related to alleged Medicare fraud filed under the False Claims Act in the Northern District of Georgia (U.S. ex re. McLendon v. Columbia/HCA Healthcare Corp., et al., No. 97-VC-0890 (N.D. Ga.)). The lawsuit involves alleged claims that SC Holding allegedly participated in a conspiracy with Columbia/HCA and other third parties to bill inflated and fraudulent claims to Medicare. On July 21, 1999, the Justice Department issued notice that it had elected not to join in the claims asserted against SC Holding by Donald McLendon, who is a former employee of an unrelated service provider to Columbia/HCA. Although the Justice Department joined the suit with regard to other defendants, it specifically declined to intervene with regard to ${\tt SC}$ Holding. In late 2000, CareCentric was advised by Mr. McLendon's attorney that notwithstanding the declination by the Justice Department, Mr. McLendon intends to pursue "whistleblower" claims against SC Holding directly. Through July 31, 2003, no such action has been taken and nothing further has been heard from McLendon's attorney for over one year. Management believes that this claim has been abandoned. In the event a claim is asserted, however, CareCentric and SC Holding intend to vigorously defend against it.

In January 2003 the Company reached settlement with Columbia Home Health on litigation between the Company and Columbia which was begun before the merger with MCS Inc. Under the final terms of settlement, the Company received a cash payment in the amount of \$295,000.

Item 2. Change in Securities.

On June 4, 2003, the Company executed, pending shareholder approval, a merger agreement with Borden Associates, John E. Reed, Stewart B. Reed and James A. Burk, which if ultimately approved and consummated, will have the effect of taking the Company private and thereby allow the Company to terminate registration of its common shares under the Exchange Act. The Company has filed a definitive proxy statement and Schedule 13E-3 and has set a meeting date of September 4, for its stockholders to vote on the merger. The merger agreement contemplates that all holders of less than 4,000 shares will be cashed out at a price of \$0.75 per share.

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Item 3. Defaults Upon Senior Securities.

None.

Item 4. Submission of Matters to a Vote of Security Holders.

None.

Item 5. Other Information.

None.

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

(a) Exhibits:

- 2.1(1) Agreement and Plan of Merger dated as of June 4, 2003 by and among CareCentric, Inc., Borden Associates, Inc., John E. Reed, Stewart B. Reed and James A. Burk.
- 3.1 Amended and Restated Certificate of Incorporation of the Company (Incorporated by reference to Exhibit 3.4 of the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2002 (File No. 000-22162)).
- 3.2 Certificate of Ownership and Merger of Simione Central Holdings, Inc. with and into CareCentric Inc.(Incorporated by reference to Exhibit 3.2 of the Company's Current Report on Form 8-K dated as of January 31, 2001 (file No. 000-22162)).
- 3.3 Bylaws of the Company dated as of October 25, 2002 (Incorporated by reference to Exhibit 3.3 of the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2002 (Registration Number 000-22162).
- 3.4 Certificate of Designations, Preferences and Rights of Series E Preferred Stock of the Company (Incorporated by reference to Exhibit 3.4 of the Company's Annual Report on Form 10-K for the year ended December 31, 2001 (File No. 000-22162)).
- 3.5 Certificate of Amendment of Certificate of Designations, Preferences and Rights of Series B Preferred Stock of the Company (Incorporated by reference to Exhibit 3.5 of the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2002 (Registration Number 000-22162)).
- 3.6 Certificate of Amendment of Certificate of Designations, Preferences and Rights of Series D Preferred Stock of the Company (Incorporated by reference to Exhibit 3.6 of the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2002 (Registration Number 00022162)).
- 31.1 Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1 Certification of Chief Executive Officer and Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- (1) In accordance with Item 601(b)(2) of Regulation S-K, the schedules have been omitted. There is a list of schedules at

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the end of the Exhibit, briefly describing them. The Company will furnish supplementally a copy of any omitted schedule to the Commission upon request.

(b) Reports on Form 8-K:

On May 1, 2003, CareCentric, Inc. filed a Current Report on Form 8-K reporting a revised offer had been received proposing a merger transaction between the Company and Borden Associates, Inc.

On May 9, 2003, CareCentric, Inc. filed a Current Report on Form 8-K regarding the report of its financial results for the three months ended March 31, 2003.

On May 23, 2003, CareCentric, Inc. filed a Current Report on Form 8-K reporting that a revised offer had been received proposing a merger transaction between the Company and Borden Associates, Inc.

On June 5, 2003, CareCentric, Inc. filed a Current Report on Form 8-K reporting the execution of the merger agreement among the Company, Borden Associates, Inc., John E. Reed, Stewart B. Reed and James A. Burk.

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SIGNATURES

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

CARECENTRIC, INC.

Dated: August 7, 2003 By: /s/ George M. Hare

GEORGE M. HARE Senior Vice President and Chief Financial Officer (Principal Financial Officer)

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