COTELLIGENT INC Form 10-Q November 15, 2004

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

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

For The Quarterly Period Ended September 30, 2004

o 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 0-27412

COTELLIGENT, INC.

(Exact name of registrant as specified in its charter)

Delaware

94-3173918

(State of incorporation)

(I.R.S. ID)

655 Montgomery Street, Suite 1000, San Francisco, California 94111

(Address of principal executive offices)

(415) 477-9900

(Registrant s telephone number, including area code)

100 Theory, Suite 200, Irvine, California 92612

(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<u>X</u> No____

Indicate by checkmark whether the registrant is an accelerated filer (as defined in Rule 123-2 of the Act).

Yes____No_X

At November 12, 2004, there were 24,861,621 shares of common stock outstanding.

COTELLIGENT, INC.

COTELLIGENT, INC. 1

INDEX

Part I Financial Information

Item 1. Financial Statements	<u>Page</u>
Cotelligent, Inc.	
Condensed Consolidated Balance Sheets as of September 30, 2004 and December 31, 2003	3
Condensed Consolidated Statements of Operations for the Three and Nine Months Ended	
September 30, 2004 and 2003	4
Condensed Consolidated Statements of Cash Flows for the Nine Months Ended	
September 30, 2004 and 2003	5
Notes to Condensed Consolidated Financial Statements	6
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	12
Item 3. Quantitative and Qualitative Disclosures About Market Risk	19
Item 4. Controls and Procedures	19
Part II - Other Information	
Item 1. Legal Proceedings	20
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds	20
Item 3. Defaults upon Senior Securities	20
Item 4. Submission of Matters to a Vote to Security Holders	20
Item 5. Other Information	20
Item 6. Exhibits and Reports on Form 8-K	20
Signature	21
Exhibits	
2	

Item 1. Financial Statements

COTELLIGENT, INC. CONDENSED CONSOLIDATED BALANCE SHEETS

(In thousands, except share data) (Unaudited)

	S	30, 2004	De	31, 2003
ASSETS			,,,	
Current assets:				
Cash and cash equivalents	\$	507	\$	5,688
Refundable income taxes		-		85
Accounts receivable, including unbilled accounts of \$113 and \$245 and net of				
allowance for doubtful accounts of \$51 and \$62, respectively		896		1,246
Notes receivable from officer and stockholders, net of valuation allowance of				
\$100 and \$796, respectively		-		-
Note receivable from acquirer of discontinued operation		-		200
Prepaid expenses and other current assets		300		608
Total current assets		1,703		7,827
Property and equipment, net		472		289
Goodwill		2,592		-
Other Intangibles, net of \$82 of accumulated amortization		784		-
Investment in marketable security		-		-
Other assets		296		247
Total assets	\$	5,847	\$	8,363

LIABILITIES AND STOCKHOLDERS' EQUITY

	September 30, 2004	December 31, 2003
Accounts payable	\$ 355	\$ 617
Accrued compensation and related payroll liabilities	512	984
Chestructuring Liabilities Deferred revenue	361 690	289 711
Other accrued liabilities	228	659
Total current liabilities	2,146	3,260
Restructuring liabilities, net of current portion	320	520
Other long-term liabilities	13	31
Income taxes payable	69	69
Total liabilities	2,548	3,880
Commitments and contingencies	-	
Stockholders' equity:		
Preferred Stock, \$0.01 par value; 500,000 shares authorized, no shares issued		
or outstanding Common Stock, \$0.01 par value; 100,000,000 shares authorized, 25,506,221 and	-	-
14,826,613 shares issued, respectively	255	148
Additional paid-in capital	85,436	83,247
Note receivable from officer	(2,671)	(2,671)
Accumulated deficit	(79,221)	(75,741)
Treasury stock	(500)	(500)
Total stockholders' equity	3,299	4,483
Total liabilities and stockholders' equity	\$ 5,847	\$ 8,363

See accompanying notes to condensed consolidated financial statements.

3

COTELLIGENT, INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(In thousands, except share data) (Unaudited)

	Three Months	30,			
	2004	2003	2004	2003	
Revenues	\$ 1,825	2,259	\$ 5,903	\$ 7,575	
Cost of services	1,006	1,558	3,190	5,123	
Gross profit	819	701	2,713	2,452	
Research and development costs	-	76	-	569	
Restructuring charge	(58)	1,865	(58)	1,865	
Selling, general and administrative expenses	1,924	3,341	6,342	10,982	
	` '	*	` /	,	

	Three Months I	Nine Months Ended September 30,			
Operating loss	(1,047)	(4,581)	(3,571)	(10,964)	
Other income (expense):					
Interest expense	-	(8)	-	(36)	
Interest income	2	36	89	92	
Other		12		(1,484)	
Total other income (expense)	2	40	89	(1,428)	
Loss before income taxes	(1,045)	(4,541)	(3,482)	(12,392)	
Income tax expense (benefit)	(6)	33	(2)	40	
Net loss	(1,039)	(4,574)	(3,480)	(12,432)	
Loss per share:					
Basic and diluted	\$ (0.04)	\$ (0.34)	\$ (0.16)	\$ (0.94)	
Weighted average number of shares outstanding:					
Basic and diluted	24,111,621	13,432,013	21,734,044	13,287,890	

See accompanying notes to condensed consolidated financial statements.

4

COTELLIGENT, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands, except share data) (Unaudited)

	Nine Mon Septem	ths Ended lber 30,
	2004	2003
Cash flows provided by (used in) operating activities:		
Net loss	\$ (3,480)	\$ (12,432)
Adjustments to reconcile net loss to net cash used in operating activities:		
Equity loss from investment in alliance partner	_	335
Unrealized loss on investment in marketable security	-	1,201
Depreciation and amortization	180	127
Compensation expense on change in terms of stock options	-	54
Provision for doubtful accounts	(11)	(33)
Changes in current assets and liabilities:		
Accounts receivable	411	792
Prepaid expenses and other current assets	135	21
Income taxes, net	85	112
Accounts payable and accrued expenses	(1,496)	(1,492)
Deferred revenue	(39)	499
Other assets	(44)	69
Cash used in operating activities	(4,259)	(10,747)

	September 30,						
Cash flows provided by (used in) investing activities:							
Purchase of business, net of cash acquired		(844)		-			
Payments received on note from acquirer of discontinued operations		200		360			
Purchases of property and equipment		(278)		(184)			
Dividend received from marketable security		-		270			
Cash provided by (used in) investing activities		(922)		446			
Cash flows provided by (used in) financing activities:							
Proceeds from stock option exercises		_		62			
Cash provided by financing activities		-		62			
Net decrease in cash		(5,181)		(10,239)			
Cash at beginning of period		5,688		17,683			
Cash at end of period	\$	507	\$	7,444			
Supplemental disclosures of cash flow information:				_			
Interest paid	\$	-	\$	36			
Income taxes paid (refunded)	\$	(2)	\$	7			
Officer compensation used to pay note receivable	\$	-	\$	87			
Partial forgiveness of nonrecourse notes related to leveraged stock							
purchase plan	\$	-	\$	3,048			
Supplemental non-cash financing and investing activities:							
Repayment of officer's notes receivable with bonus compensation	\$	364	\$	-			
Revaluation of note receivable from stockholder	\$	403	\$	-			
Detail of acquisition -							
Fair value of assets acquired	\$	3,877	\$	-			
Liabilities assumed		(227)		-			
Common stock issued to sellers of an acquired business		(1,620)		-			
Warrants issued to sellers of an acquired business		(676)		-			
Cash component of consideration due stockholders of acquired business		(510)		_			
Net cash paid		844		-			
Cash acquired in acquisition		36		-			
Cash used for purchase of business	\$	880	\$	-			

See accompanying notes to condensed consolidated financial statements.

5

COTELLIGENT, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollar amounts in thousands)

Note 1 Summary of Significant Accounting Policies and Practices

Description of Business

Cotelligent, Inc. (Cotelligent or the Company), a Delaware corporation, provides software consulting services to businesses with complex information technology (IT) operations, narrowcasting services which include digital technologies and production services for video content,

Nine Months Ended

distribution, scripting and playback on digital display channels and networks, as well as maintenance, support and contract services on software products it licenses. These financial statements include the accounts of Cotelligent, Inc. and its subsidiaries. The Company acquired OnSite Media, Inc., a Nevada corporation, on March 2, 2004. Immediately following the acquisition, the Company integrated OnSite Media, Inc. into a newly formed subsidiary, Watchit Media USA, Inc. The results of OnSite Media, Inc. have been included in the Company s results from its acquisition date (see note 3).

Liquidity

The Company has had operating losses and negative operating cash flows for the past several fiscal periods. This has been due to declining demand for IT services and solutions and investments the Company has made in Watchit Media, Inc., its new narrowcasting business. As a result, the Company is exposed to certain risks which include the availability of financing, the retention of and dependence on key individuals, the effects of intense competition, the ability to develop and successfully market new product and service offerings, and the ability to streamline operations and increase revenues. While the Company is now focused on executing a growth strategy in the narrowcasting market, there can be no assurance the Company will be profitable in the future.

In the past and during the nine months ended September 30, 2004, management has taken action in response to the continued softness in IT services in order to preserve cash, including but not limited to significant reductions in headcount, outsourcing certain administrative functions, changing benefit plan insurance carriers, relocating the headquarters resulting in lower lease obligations, acquiring a business in an industry with more near term growth prospects than IT services and has commenced arranging financing alternatives. Management has carefully forecasted its results of operations and financial position through September 30, 2005, and has determined that the Company may not have adequate cash to fund its anticipated working capital needs.

Beginning in October 2004, management took further action to reduce costs and, including salary reductions for the executive officers and vice presidents of the Company, and reductions in force. Cotelligent also secured a line of credit against its trade accounts receivable, and is considering alternatives for attracting equity financing.

Basis of Presentation

The accompanying interim financial statements do not include all disclosures included in the financial statements in Cotelligent s Annual Report on Form 10-K for the year ended December 31, 2003, and therefore these financial statements should be read in conjunction with the financial statements included in Cotelligent s Form 10-K.

In the opinion of management, the interim financial statements filed as part of this Quarterly Report on Form 10-Q, reflect all adjustments necessary for a fair presentation of the financial position, results of operations and cash flows for the interim periods and dates presented.

The Company's unaudited condensed interim consolidated financial statements have been prepared on the basis of a going concern, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business.

Stock-Based Compensation

The Company has adopted the interim disclosure provisions of SFAS No. 148, "Accounting for Stock-Based Compensation-Transition and Disclosure." Related interim disclosures are as follows.

The Company measures compensation expense for its employee stock-based compensation awards using the intrinsic value method and provides pro forma disclosures of net loss and loss per share as if a fair value method had been applied. Therefore, compensation cost for employee stock awards is measured as the excess, if any, of the fair value of our common stock at the grant date or re-measurement date over the amount an employee must pay to acquire the stock and is amortized over the related service periods using the straight-line method. Compensation expense previously recorded for unvested employee stock-based compensation awards that are forfeited upon employee termination is reversed in the period of forfeiture.

6

COTELLIGENT, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollar amounts in thousands)

The following table compares net loss and loss per share as reported to the pro forma amounts that would be reported had compensation expense been recognized for our stock-based compensation plans in accordance with the fair value recognition provisions of SFAS No. 123, *Accounting for Stock-Based Compensation*:

	Three Mo		Months Ended eptember 30,	
	200	2003	2004	4 2003
Net loss, as reported Add: Stock-based employee compensation expense included in reported net income net of related tax	\$ (1,03	\$ (4,574)	\$ (3,48	0) \$ (12,432)
expense, if applicable Deduct: Stock-based compensation expense determined under fair value based method for awards net of		-		- 54
related tax expense, if applicable		(5) (56)	(17	3) (196)
Pro forma net loss	\$ (1,04	\$ (4,630)	\$ (3,65	3) \$ (12,574)
Loss per share, as reported: Basic and diluted	\$ (0.04)	\$ (0.34)	\$ (0.16)	\$ (0.94)
Pro forma loss per share: Basic and diluted	\$ (0.04)	\$ (0.34)	\$ (0.17)	\$ (0.95)

Note 2 Changes in Stockholders Equity

	Common Stock				Notes							
	Shares			Additional Paid-In Capital	In From		Accum. Deficit	Treasu Shares	ary Stock Amount		Sto	Total ockholders' Equity
Balance at December 31, 2003 Issuance of Common Stock in connection with	14,826,613	\$	148	\$ 83,247	\$	(2,671)	\$ (75,741)	644,600	\$	(500)	\$	4,483
purchase of business Issuance of Warrants in connection with purchase of business	10,679,608		107	1,708		-	-	-		-		1,815 676
Cost of registering and issuing securities in connection with purchase of				0,0								070
business	-		-	(195)		-	-	-		-		(195)
Net loss			-				(3,480)			_	_	(3,480)
Balance at September 30, 2004	25,506,221	\$	255	\$ 85,436	\$	(2,671)	\$ (79,221)	644,600	\$	(500)	\$	3,299
				7								

COTELLIGENT, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollar amounts in thousands)

Note 3 Acquisition

Cotelligent acquired OnSite Media, Inc, a Nevada corporation, on March 2, 2004. In the acquisition, OnSite was merged with and into Watchit Media USA, Inc. a wholly owned subsidiary of Cotelligent, or Watchit . OnSite was a ten year old company that developed enabling digital technologies and production services aimed at providing complete solutions for video content creation, distribution, scripting and playback for companies with digital display channels and networks. OnSite historically provided this software and service offerings to the hospitality and gambling industries. This is called narrowcasting.

Narrowcasting technology presents dynamic, compelling motion media that influences the actions of captive audiences. Promotional messages for hotel in-room channels, presenting commercial messages to casino entertainment facilities and outdoor signage had been the primary business of OnSite. In addition, OnSite developed a unique Internet media creation software application which we believe will give the newly formed Watchit a competitive advantage. Cotelligent intends to leverage its marketing expertise, resources and infrastructure to enhance Watchit s current services, launch new proprietary television programs, add greater value to current client relationships, add clients in the hospitality market, and expand to new markets.

The Company believes the convergence of Internet, wireless and video media will soon become a major part of the technology landscape. We believe Cotelligent s infrastructure, experience in developing wireless and Internet business applications and its system integration expertise are an excellent fit with the rapidly evolving narrowcasting market.

The aggregate consideration paid for the acquisition was \$3,307 (10,679,608 shares of the Company s Common Stock issued at fair value of \$1,815 and based on the average closing price of the Company s common stock for a few days prior to and after the signing of the definitive agreement and related public announcement to purchase the business on November 25, 2003, warrants to purchase 5,339,803 shares of the Company s common stock value using the Black-Sholes pricing model with valuation of \$676, cash consideration of \$510 and transaction costs of \$501). Transaction costs of \$501 include \$195 paid for registration of securities in connection with the acquisition which were netted against the issuance of the shares to effect the acquisition in additional paid-in capital. Liabilities assumed were approximately \$227, and tangible assets acquired were approximately \$76. The Company recognized total intangible assets of \$3,458 resulting from the acquisition.

The Company has obtained an independent valuation for the aggregate consideration paid for the acquisition as follows:

Total liabilities assumed	\$ (227)
Total tangible assets acquired	76
Identifiable intangible assets -	
Software	73
Customer contracts	98
Archived content video library	695
Goodwill	 2,592
Total aggregate consideration paid	\$ 3,307

The Company has ascribed useful lives to the identifiable intangible assets that range from 2 to 20 years. In the nine months ended September 30, 2004 the Company recorded amortization on the identifiable intangible assets of \$82.

Immediately following the close of the transaction, with the issuance of 10,679,608 shares of Cotelligent common stock, the former OnSite stockholders owned 43% of the total shares of Cotelligent common stock then outstanding.

The results of the acquired business were included in the Company s results of operations from its acquisition date, March 2, 2004.

In accordance with SFAS No. 141, *Business Combinations*, the following pro forma information for the three months ended September 30, 2003 and the nine months ended September 30, 2004 and 2003, gives effect to the acquisition of OnSite Media, Inc., as if the acquisition was completed as of the beginning of the periods reported below.

8

COTELLIGENT, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollar amounts in thousands)

Note 3 Acquisition 8

Nine Months Ended September 30,

_	Three Months Ended September 30, 2003					2003
\$	2,609 (4,572)	\$	6,142 (3,428)	\$ 8,458 (12,468)		
\$	(0.19)	\$	(0.14)	\$ (0.52)		

Pro forma revenues Pro forma net loss Pro forma loss per share: Basic and diluted

Note 4 Investment in Marketable Security

During 2002, the Company acquired 5,316,704 shares of Series C Convertible Redeemable Preferred Stock (Series C) of Bluebook International Holding Company, Inc. (Bluebook), representing an approximately 15% ownership interest (assuming conversion of all outstanding preferred stock) in exchange for \$3,000 in cash and contributed services. The value of the Series C Stock was initially recorded at \$3,000, the amount of cash paid to Bluebook. The cost of the contributed services was recorded as research and development costs. Under the certificate of designation of the Series C Stock, Bluebook is required, at the Company s option, to either a) convert the shares of Series C Stock to common stock at any time or b) redeem the shares of Series C Stock for cash beginning four years and up through six years after the date of initial issuance.

The Series C Stock meets the definition of a debt security under the provisions of SFAS No. 115, Accounting for Certain Investments in Debt and Equity Securities. In accordance with SFAS No. 115, the Company classified the Series C Stock as a trading security and consequently reports the investment at fair value, with unrealized gains and losses recorded in other income (expense) in the condensed consolidated statements of operations. Accordingly, the investment was reduced by \$1,447 during the year ended December 31, 2002 and \$1,201 during the nine months ended September 30 2003, due to the decrease in fair value since the acquisition date. The investment continued to decrease in value subsequent to September 30, 2003, and by December 31, 2003, had no value.

During the nine months ended September 30, 2003, the Company delivered software development services to Bluebook for which no revenue was recognized. Payments of \$270 were received from Bluebook for the delivery of services during the nine months ended September 30, 2003 which were applied against and further reduced the carrying value of the investment below market value. Cost of \$230 associated with software development services during the nine months ended September 30, 2003, were recorded as research and development costs.

During 2003, Cotelligent filed a claim under arbitration proceedings against Bluebook for unpaid services. Bluebook filed a counter claim against Cotelligent for breach of a consulting services agreement. On May 4, 2004, the Company executed a Settlement Agreement with Bluebook whereby, in satisfaction of all claims by both parties, all of Cotelligent s Series C Stock was converted into 5,316,704 shares of Bluebook Common Stock. The Company continues to report the investment at fair value, which at September 30, 2004, was zero.

Note 5 Restructuring Programs

In September 2001, as part of the Company s efforts to streamline its operations commensurate with its revenue base, the Company identified opportunities to reduce its cost structure. Accordingly, the Company adopted an exit plan which resulted in a restructuring charge of \$2,436 during the year ended December 31, 2001. The September 2001 plan included provisions for severance of approximately 145 management and operating staff (\$1,034) as well as closure costs associated with a plan to consolidate or dispose of certain locations (\$1,402). The September 2001 plan did not meet the requirements in order to accrue employee severance costs as of a commitment date, and these severance costs that did not provide a future benefit were charged to operations when due and payable.

9

COTELLIGENT, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollar amounts in thousands)

In August 2003, as part of the Company s efforts to streamline its operations commensurate with its revenue base, the Company identified opportunities to reduce its cost structure by reducing headcount. The Company terminated approximately 33 management and operating staff between August 2003 and December 2003 and recorded a restructuring charge related to the severance and extended medical coverage (COBRA) benefits provided to the terminated employees of \$2,531. Only the COBRA benefits remained payable at September 30, 2004.

The following summarizes the activity and balances for these restructuring programs for the nine months ended September 30, 2004.

	September 2001 Facilities Closure		August 2003 erance Benefits	Total	
Balance, December 31, 2003 Spending Adjustment	\$	760 (42) (58)	\$ 49 (28)	\$	809 (70) (58)
Balance, September 30, 2004		660	\$ 21	\$	681

Note 6 Weighted Average Number of Shares Outstanding

There were no reconciling items between the numerator and denominator used to compute basic and diluted loss per share for the periods presented in the consolidated statements of operations. The Company had outstanding stock options, warrants and LSPP shares of 8,433,291 and 4,429,746 at September 30, 2004 and 2003, respectively, that were not included in EPS for those relevant periods because the Company reported a loss from continuing operations resulting in an antidilutive effect.

Note 7 Segment Information

Cotelligent was previously organized into one reportable segment, IT Services. Effective with the acquisition of OnSite Media, Inc. on March 2, 2004, the Company became organized into the following two reportable segments, to align internal management with current service offerings:

IT Services. IT software and consulting services to businesses with complex IT operations in addition to maintenance, support and hosting on software products it has licensed.

Narrowcasting. Creative media development, private venue video programming, installation and integration of Internet protocol (IP) digital technology presenting video content, distribution, scripting and playback via Broadband to private video networks.

Segment reporting became effective in the three months ended June 30, 2004, as information first became available to the Chief Executive Officer in the newly acquired narrowcasting segment during that period. The Chief Executive Officer evaluates segment financial performance based on segment revenues and gross profit. Cost of services include direct costs of providing service, primarily personnel. Indirect costs are not allocated to segments as the Chief Executive Officer does not evaluate the financial performance of each segment based on its respective assets, capital expenditures or level of selling, general and administrative expense.

The following table summarizes segment information for the three and nine months ended September 30, 2004. Comparative information for the three and nine months ended September 30, 2003 has not been provided as the Company operated in one reportable segment, IT Services.

10

COTELLIGENT, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollar amounts in thousands)

Three Months Ended September 30, 2004

	II	Services	Nar	rowcasting	No	on Allocated	i	Total
Revenues Cost of services	\$	1,570 890	\$	255 116	\$	-	\$	1,825 1,006
Gross profit Non allocated operating expenses and other		680		139		(1,858)		819 (1,858)
Net Income	\$	680	\$	139	\$	(1,858)	\$	(1,039)

Three	Months	Ended	Se	ptember	30.	2004
111100	1110111111	Liiucu		PICHIBEI	00,	

Depreciation and amortization	\$ 30	\$ 48	\$ -	\$ 78

Nine Months Ended September 30, 2004

	ľ	Services	Nar	rowcasting	No	on Allocated	Total
Revenues Cost of services	\$	5,338 2,937	\$	565 253	\$	- -	\$ 5,903 3,190
Gross profit Non Allocated operating expenses and other		2,401		312		(6,193)	2,713 (6,193)
Net Income	\$	2,401	\$	312	\$	(6,193)	\$ (3,480)
Depreciation and amortization	\$	82	\$	98	\$	-	\$ 180

Note 8 Related Party Transaction

During the nine months ended September 30, 2004, the Compensation Committee of the Board of Directors provided the Chief Executive Officer a bonus upon the completion of the acquisition of OnSite Media, Inc. (see note 3). The \$640 bonus was classified as part of selling, general and administrative expenses. The amount of the bonus remaining after tax was withheld by the Company and was used to repay \$364 of the notes receivable and accrued interest outstanding from the Chief Executive Officer. The Company recognized \$71 of the repayment as interest income. Accordingly, the Company reduced the valuation allowance against these notes receivable by \$293 upon repayment. This reduction in the valuation allowance was classified as selling, general and administrative expenses.

Note 9 Subsequent Event

On October 8, 2004, the Company entered into a Contract of Sale Security agreement (as amended, the Agreement) with CAPCO Financial Company, a division of Greater Bay Bank N.A. (the Lender), which established a line of credit for the Company. Under the Agreement, the Company has agreed to sell to the Lender all of its accounts receivable existing as of the date of the agreement or thereafter created during the term of the Agreement at a discount below face value. The Lender has reserved the sum of \$1,000 for the purchase of the Company s accounts receivable and these funds are available daily at the Company s option, subject to the restriction that the maximum amount available to the Company may not exceed 70% of the accounts receivable that meet the Lender s eligibility requirements. Funds advanced by the Lender to the Company under the Agreement are subject to a daily fee equal to the Lender s prime rate plus 4%. The Company has granted a first priority security interest in all accounts, contract rights, chattel paper, documents, instruments and related general intangibles now owned or hereafter acquired and the proceeds thereof. The agreement has an initial term of 12 calendar months. The Agreement includes customary covenants regarding events of default. Upon an event of default, the Lender may, among other things, declare any amounts outstanding under the Agreement immediately due and payable.

11

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Except for statements of historical fact contained herein, any statements contained in this report may be deemed to be 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. For example, words such as may, will, should, estimates, predicts, potential, continue, strategy, believes, expects, intends and similar expressions are intended to identify forward-looking statements. All such forward-looking statements are based upon current expectations that involve risks and uncertainties. Cotelligent s actual results and the timing of certain events may differ significantly from the results discussed in the forward-looking statements. Factors that might cause or contribute to such a discrepancy include, but are not limited to, those discussed under Risk Factors in Cotelligent s Annual Report on Form 10-K for the fiscal year ended December 31, 2003 and

other filings made with the Securities and Exchange Commission. The following discussion is qualified in its entirety by, and should be read in conjunction with, the more detailed information set forth in our financial statements and the notes thereto included elsewhere in this filing. All forward-looking statements included in this report are based upon information available to Cotelligent as of the date thereof, and Cotelligent assumes no obligation to update any of such forward-looking statements.

Cotelligent provides IT consulting services and software solutions including application software maintenance, support and hosting. These services and solutions are provided under time and materials billing arrangements or on a fixed-fee basis. In addition, Cotelligent provides narrowcasting services which includes Internet protocol (IP) technologies and production services for video content, distribution, scripting and playback on digital display video channels and networks, as well as maintenance, support and contract services on software products it licensed. Narrowcasting, maintenance and support services are provided under term contracts of which most are one year or longer. These contracts are renewable at the discretion of our clients.

For time and materials arrangements, revenues are recorded as work is performed. Revenues are directly related to the total number of hours billed to clients and the associated hourly billing rates. Hourly billing rates are established for each service provided and are a function of the type of work performed and the related skill level of the consultant. Revenues pursuant to fixed-fee contracts are generally recognized as services are rendered on the percentage-of-completion method of accounting based on hours incurred to total estimated labor hours to complete. In addition, the Company has developed complete mobile workforce management solutions for industries that have medium to large transient sales, field or delivery personnel. A component of these solutions may include software that has been developed by the Company. For each element in a software arrangement (e.g., license, maintenance, and services), revenue is recognized once there is evidence of an arrangement, delivery has occurred, the fee is fixed or determinable, and the Company s ability to collect is probable. The amount of revenue recognized for each element is based upon vendor specific objective evidence of fair value using the residual method. Maintenance, support and hosting revenue is recognized as the Company performs the services. The Company has not had significant sales of software.

The Company s principal costs are professional compensation directly related to the performance of services and related expenses. Gross profits (revenues after professional compensation and related expenses) are primarily a function of hours billed to clients per professional employee or consultant, hourly billing rates of those employees or consultants, the percentage of effort complete with respect to fixed-fee contracts and employee or consultant compensation. Gross profits can be adversely impacted if services provided cannot be billed, if the Company is not effective in managing its service activities, if fixed-fee engagements are not properly priced, if consultant costs increase beyond relative increases in pricing, or if there are high levels of unutilized time (work activities not chargeable to clients or unrelated to client services) of full-time salaried service professional employees.

Operating income can be adversely impacted by increased administrative staff compensation and expenses related to streamlining or expanding the Company s business, which may be incurred before revenues or economies of scale are generated from such investment. Solution business development activities require a higher level of selling, general and administrative activities as well as investment in research and development activities.

As a service and software organization, the Company responds to service demands from its clients. Accordingly, the Company has limited control over the timing and circumstances under which its services are provided. Therefore, the Company can experience volatility in its operating results from quarter to quarter. The operating results for any quarter are not necessarily indicative of the results for any future period.

OVERVIEW OF 2003 AND 2004

In the years leading up to 2003, we strategically shifted from providing general IT services and solutions to a targeted approach to offering mobile workforce management and Web services. We changed our go-to-market strategy to better focus our resources and leverage our experience and solid client base in these areas. Our decision to do this was reinforced at the time by market research,

12

financial research and our own research and analysis indicating that mobile workforce management and Web services were the next emerging growth markets. Our solutions utilized broadly accepted as well as cutting edge technologies. We spent considerable time on the development of these core competencies after divesting the majority of our IT staffing business in 2000. In addition, the Company carefully assessed and exited a number of solutions and service offerings that were not core to the principal service offerings outlined above.

While executing this strategy we believed we were focused on offering services that would help us increase revenue in the near term. From 2001 through the third quarter of 2003 the Company continued to invest heavily in a large scale sales, marketing and business development organization working to capture new business. In September 2002, the Company hired a marketing executive to develop and implement a more formalized and systematic marketing program for the Company because of the difficulty we were having in selling new business to new clients. Marketing programs re-designed and put in place by early 2003 offered promising results when measured against prior year sales opportunity

pipeline and business backlog. By the second quarter of 2003, the Company gained more confidence in its marketing program and saw an unprecedented number of prospect and client proposals. Nevertheless, throughout 2003 we continued to be disappointed by prospects and clients either delaying decisions to initiate projects or pursuing lower cost off-shore technical resource to executing their projects. In spite of the Company s investments in its selling organization, we were not successful in signing new business with companies we had not done business with before. We did, however, continue to sign new contracts with existing clients.

In August of 2003, it became clear to us that a number of opportunities that only a few months before looked promising were not going to close. The Company performed an in-depth review of each opportunity and concluded that businesses were reticent to use discretionary expenditures to invest in mobile workforce and Web service technologies (or other new projects) given the fact that their current IT environments operated satisfactorily. In addition, fearful of continuing poor economic conditions and market pressures, we observed that many of the prospects that decided to pursue projects did so with larger, better capitalized firms than Cotelligent.

It became evident that the outlook for spending in IT services would continue to be uncertain without any clear indication of when a turnaround could be expected. Accordingly, in August 2003, the Company terminated the majority of its senior executive staff along with most of the sales and business development organization. At the same time we aggressively engaged our existing clients and committed ourselves to supporting their project requirements. In some cases we have been successful in securing longer term commitments. By scaling back expenses and focusing intensely on generating revenue from our long term clients we began to stabilize our revenue trend allowing us to move forward in our attempt to restore profitability and positive cash flow in the near term.

Throughout the remainder of 2003, the Company continued to reduce headcount and looked closely at expense activity to scale back and streamline operating costs in line with revenue. The Philadelphia-based operation that supports Cotelligent s sales force automation application FastTrack has achieved stable revenue over the past several years and our clients continue to give us high marks for performance and client service. In addition, the core team responsible for our custom software development activities is helping us to take advantage of recurring projects with existing clients. By keeping only the top sales account executives and account managers, we have lowered our selling cost and improved our client relationships and retention.

In April 2003, our Chief Executive Officer, James Lavelle, sent a letter to our stockholders indicating the Company s intention to engage in merger and acquisition activities in order to help improve Cotelligent s prospects for the future and increase our scale. As a matter of course since we started our Company in 1996 and successfully executed an aggressive merger and acquisition strategy through early 1999, we believed this strategy would help us improve our prospects. We researched and analyzed a variety of vertical markets that could provide new growth opportunities for us through merger or acquisition. In mid-2003 Cotelligent signed a letter of intent to acquire a field force automation firm. After 90 days of due diligence, we decided not to consummate the transaction.

In September 2003, Cotelligent engaged in a dialog with a Las Vegas based narrowcasting company, OnSite Media, Inc. The combination of Cotelligent s deep history in Internet, media and wireless technologies and OnSite s strength in driving video content to high growth venues in the gaming and hospitality industries looked promising. Cotelligent entered into a definitive agreement to acquire OnSite Media, Inc. on November 24, 2003, and closed the acquisition transaction on March 2, 2004. By integrating OnSite s business with Cotelligent s infrastructure, and by utilizing our public company know how to position us for the future, we have set about executing a strategy that we believe will allow us to play an important role in the convergence of Internet, video and mobile technology. This is a growing; fast paced market in which we believe the ability to integrate these technologies will help us to differentiate us from many other companies.

Because Cotelligent had the opportunity to work closely with OnSite between the signing of the definitive agreement on November 24, 2003, and the closing of the transaction March 2, 2004, the integration of OnSite into Cotelligent s infrastructure was immediate. In addition, sales and business development activity in the narrowcasting market has been continuous. At September 30, 2004, we are

13

optimistic about future revenue growth in Watchit, and we continue to look at other businesses in the narrowcasting space that may be complimentary to Watchit as possible candidates for acquisition.

Commensurate with the acquisition and integration of OnSite, the Company now operates two reportable segments: IT Services and Narrowcasting. The results of the narrowcasting segment have been included in the Company s results subsequent to the acquisition of OnSite, March 2, 2004.

CONSOLIDATED RESULTS OF OPERATIONS (In Thousands)

Three Months Ended September 30, 2004 Compared to Three Months Ended September 30, 2003

Revenues

Revenues decreased \$434 or 19%, to \$1,825 in the three months ended September 30, 2004 from \$2,259 in the three months ended September 30, 2003.

Revenues per reportable segment were as follows.

	Three Months	Ended September 30,
	<u>2004</u>	<u>2003</u>
IT Services	\$1,570	\$2,259
Narrowcasting	255	-
Total revenues	\$1,825	\$2,259

Within the IT Services segment, during 2003, the Company continued its evolution from providing general IT consulting services towards offering IT solutions targeted in mobile workforce management and Web services. The decrease in revenue was due to a reduction in custom software development projects. The decrease in revenue occurred at a time when there was a softening in the IT services market and during which time the Company invested heavily in sales and formalized marketing programs. Although the sales and marketing efforts resulted in increased interest from potential clients, the Company s experience has been that businesses have not increased spending on IT services and continuously delayed spending in anticipation of further evidence that an economic recovery was imminent. Accordingly, the Company dismantled its formal marketing campaign in the latter part of 2003. Given these circumstances, during the three months ended September 30, 2004, the Company primarily focused on generating revenue from its existing long term clients.

The narrowcasting segment produced revenues of \$255 during the three months ended September 30, 2004 following the acquisition of the OnSite business on March 2, 2004.

Gross Profit

Gross profit increased \$118, or 17%, to \$819 in the three months ended September 30, 2004 from \$701 in the three months ended September 30, 2003

Gross profit per reportable segment was as follows.

		Three Months Ended September 30,			
		<u>2004</u>	<u>2003</u>		
IT Services		\$ 680	\$ 701		
Narrowcasting	_	139	-		
Total gross profit		\$ 819	\$ 701		
	14				

Gross profit for the IT Services segment as a percentage of revenues increased to 43% from 31%, despite a decline in revenues, due to utilization of billable staff. Through a reorganization of responsibilities in the latter part of 2003, the Company maintained the necessary skill levels but eliminated a number of under-utilized people.

Gross profit for the Narrowcasting segment as a percentage of revenues was 55% for the three months ended September 30, 2004.

Research and Development Costs

Research and development costs were \$76 for the three months ended September 30, 2003.

The Company had a dedicated team of people solely focused on research and development activities associated with mobile workforce management and Web services solutions. The Company dismantled its research and development organization in the latter part of 2003.

Selling, General and Administrative Expenses

Selling, general and administrative expenses decreased \$1,417, or 42%, to \$1,924 in the three months ended September 30, 2004 from \$3,341 in the three months ended September 30, 2003.

The \$1,417 decrease in selling, general and administrative expenses comprised the following items.

Decrease in wage and benefits expense due to reductions in number of operating staff as		
evidenced by 29 operating staff at September 30, 2004 compared to 44 operating		
staff at September 30, 2003	\$	720
Decrease in outside legal services and outside services due to proxy fight in connection		
with 2003 annual meeting		695
Decrease in marketing expense due to discontinuance of marketing programs related to		
development of IT services revenues		177
Decrease in occupancy and office operating costs due to the closure of operating		
locations and lower headcount		272
Increase in bad debt expense due to reduction in bad debt recoveries recognized in 2003		(150)
Inclusion of selling, general and administrative expenses of acquired business		(377)
Other effects		80
	_	
Total decrease in selling, general and administrative expenses	\$	1,417

Other Income (Expense)

Other income (expense) primarily consists of interest income, interest expense, loss on an investment in an alliance partner accounted for under the equity method of accounting and the change in market value associated with an investment in a marketable security.

Interest income, net of interest expense was \$2 for the three months ended September 30, 2004 compared to \$28 for the three months ended September 30, 2003. The decrease in net interest income was primarily the result of a lower cash balance in 2004 coupled the payoff of remaining amounts due on an interest bearing obligation in 2003.

Income Taxes

The Company did not record an income tax benefit for the three months ended September 30, 2004 or 2003 due to the uncertainty of its realization.

The income tax benefit of \$6 for the three months ended September 30, 2004 compared to income tax expense of \$33 for the three months ended September 30, 2003 and represented minimum state tax payments or incidental refunds.

15

Nine Months Ended September 30, 2004 Compared to Nine Months Ended September 30, 2003

Revenues

Revenues decreased \$1,672 or 22%, to \$5,903 in the nine months ended September 30, 2004 from \$7,575 in the three months ended September 30, 2003.

Revenues per reportable segment were as follows:

	Nine Months Ended September 30			
	<u>2004</u>		<u>2003</u>	
IT Services	\$ 5,338	\$	7,575	
Narrowcasting	 565			
Total revenues	\$ 5,903	\$	7,575	

Within the IT Services segment, during 2003, the Company continued its evolution from providing general IT consulting services towards offering IT solutions targeted in mobile workforce management and Web services. The decrease in revenue was due to a reduction in custom

software development projects. The decrease in revenues occurred at a time when there was a softening in the IT services market and during which time the Company invested heavily in sales and formalized marketing programs. Although the sales and marketing efforts resulted in increased interest from potential clients, the Company s experience has been that businesses have not increased spending on IT services and continuously delayed spending in anticipation of further evidence that an economic recovery was imminent. Accordingly, the Company dismantled its formal marketing campaign in the latter part of 2003. Given these circumstances, during the nine months ended September 30, 2004, the Company primarily focused on generating revenue from its existing long term clients.

The narrowcasting segment produced revenues of \$565 following the acquisition of the OnSite business on March 2, 2004 through September 30, 2004.

Gross Profit

Gross profit increased 261, or 11%, to \$2,713 in the nine months ended September 30, 2004 from \$2,452 in the nine months ended September 30, 2003.

Gross profit per reportable segment was as follows:

	Nine Months Ended September 30,				
IT Services	\$ 2004 2,401	\$	2003 2,452		
Narrowcasting	 312				
Total gross profit	\$ 2,713	\$	2,452		

Gross profit for the IT Services segment as a percentage of revenues increased to 45% from 32%, despite a decline in revenue, due to utilization of billable staff. Through a reorganization of responsibilities in the latter part of 2003, the Company maintained the necessary skill levels but eliminated a number of under-utilized people.

Gross profit for the narrowcasting segment as a percentage of revenues was 55% following the acquisition of the OnSite business on March 2, 2004 through September 30, 2004.

Research and Development Costs

Research and development costs were \$569 for the nine months ended September 30, 2003.

The Company had a dedicated team of people solely focused on research and development activities associated with mobile workforce management and Web services solutions. Included in research and development expenses for the nine months ended September 30, 2003 were costs incurred for the development of a software solution for a business partner. The Company dismantled its research and development organization in the latter part of 2003.

16

Selling, General and Administrative Expenses

Selling, general and administrative expenses decreased \$4,640, or 42%, to \$6,342 in the nine months ended September 30, 2004 from \$10,982 in the nine months ended September 30, 2003.

The \$4,640 decrease in selling, general and administrative expenses comprised the following items.

Decrease in wage expense due to reductions in number of operating staff as evidenced by	
29 operating staff at September 30, 2004 compared to 44 operating staff at	
September 30, 2003	\$ 2,216
Decrease in outside legal services and outside services due to proxy fight in connection	
with 2003 annual meeting	1,488
Decrease in marketing expense due to discontinuance of marketing programs related to	
development of IT services revenues	557
Decrease in travel and entertainment expenses due to reductions in sales, business	
development and executive staff positions	398
Decrease in occupancy and office operating costs due to the closure of operating	

locations and lower headcount Decrease in business insurance due to lower revenues	631 84
Increase in bad debt expense due to reduction in bad debt recoveries recognized in 2003	(144)
Inclusion of selling, general and administrative expenses of acquired business	(625)
Other effects	35
Total decrease in selling, general and administrative expenses	\$ 4,640

Other Income (Expense)

Other income (expense) primarily consists of interest income, interest expense, loss on an investment in an alliance partner accounted for under the equity method of accounting and the change in market value associated with an investment in a marketable security.

Interest income, net of interest expense was \$89 for the nine months ended September 30, 2004 compared to \$56 for the nine months ended September 30, 2003. The increase in net interest income was primarily the result of a lower cash balance in 2004 coupled with the payoff of remaining amounts due under an interest bearing obligation in 2003.

Other expense for the nine months ended September 30, 2003 was \$1,484 principally from the change in market value associated with a preferred stock investment which meets the definition of a debt security under the provisions of SFAS No. 115, Accounting for Certain Investments in Debt and Equity Securities. In accordance with SFAS No. 115, the Company classified its preferred stock investment as a trading security and consequently reports the investment at fair value, with unrealized gains and losses recorded in other income (expense) in the consolidated statements of operations. Accordingly, the investment was reduced by a \$1,201 unrealized loss, during the nine months ended September 30, 2003.

Income Taxes

The Company did not record an income tax benefit for the nine months ended September 30, 2004 or 2003 due to the uncertainty of its realization.

The income tax benefit of \$2 for the nine months ended September 30, 2004 and the income tax expense of \$40 for the nine months ended September 30, 2003, respectively, were for incidental state tax refunds or payments.

LIQUIDITY AND CAPITAL RESOURCES

In recent years, the Company has financed its operations principally through its own cash resources.

Cash used by operating activities was \$4,259 and \$10,747 for the nine months ended September 30, 2004 and September 30, 2003, respectively. In the nine months ended September 30, 2004, the primary net uses in operating activities were the \$3,480 net loss and a \$1,496 reduction in accounts payable and accrued expenses. In the nine months ended September 30, 2003, the primary net uses in operating activities were the \$12,432 net loss, and a \$1,492 reduction in accounts payable, offset by the \$1,201 unrealized loss on an investment in a marketable security, \$792 reduction in accounts receivable, \$499 reduction in deferred revenue and a \$335 equity loss from investment in alliance partner.

17

Cash used by investing activities was \$922 for the nine months ended September 30, 2004, compared to cash provided by investing activities of \$446 for the nine months ended September 30, 2003. In the nine months ended September 30, 2004, the primary net uses of investing activities were \$844 used to purchase a business, \$278 for the purchases of property and equipment principally for a new and expanded operating location related to the narrowcasting segment, offset by \$200 of payments received on a note from the acquirer of a discontinued operation. In the nine months ended September 30, 2003, the primary sources of cash provided by investing activities were \$360 of payments received on a note from the acquirer of a discontinued operation and a \$270 dividend from the investment in marketable security, offset by \$184 for the purchases of property and equipment, principally for continuous upgrades to computer software and equipment.

The primary sources of liquidity for the Company going forward are the collection of its accounts receivable and existing cash balances at September 30, 2004. Total receivables were 44 and 51 days of quarterly revenue at September 30, 2004 and December 31, 2003, respectively.

In the past and during the nine months ended September 30, 2004, management has taken action in response to the continued softness in IT services in order to preserve cash, including but not limited to significant reductions in headcount, outsourcing certain administrative functions, changing benefit plan insurance carriers and acquiring a business in an industry with more near term growth prospects than IT services.

Management has carefully forecasted its results of operations and financial position through September 30, 2005 and has determined the

Company may not have adequate cash to fund its anticipated working capital needs. Beginning in October 2004, management continued to take further action, including salary reductions for the executive officers and vice presidents of the Company, further reductions in headcount, securing a line of credit against its trade accounts receivable. We are also considering other alternatives for attracting other financing. The Company cannot be sure, however, that its results of operations will be sufficient to meet its cash needs through September 30, 2005, or that it will be able to take additional actions to make up for any cash shortfall.

The following table reflects our contractual cash obligations as of September 30, 2004, excluding interest, due over the indicated periods.

	Payments Due by Period					
		Less than	1 to 3	4 to 5	After 5	
Contractual Cash Obligations:	Total	1 Year	Years	Years	Years	
Operating leases, net of sublet arrangements	\$ 2,331	\$ 1,038	\$ 1,193	\$	\$	

NEW ACCOUNTING PRONOUNCEMENTS

In September 2004, the FASB issued FASB Staff Position (FSP) Emerging Issues Task Force (EITF) Issue 03-1-1, Effective Date of Paragraphs 10-20 of EITF Issue No. 03-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments". The effective date for the recognition and measurement guidance in EITF Issue No. 03-1 is deferred. In addition, the FASB has issued a proposed FSP to consider whether further application guidance is necessary for securities analyzed for impairment under EITF Issue No. 03-1. We will continue to evaluate the potential impact that the adoption of the proposed FSP could have on our financial statements.

CRITICAL ACCOUNTING ESTIMATES

Allowance for Doubtful Accounts

The Company provides an allowance for potentially uncollectible accounts receivable under the provisions of SFAS No. 5, Accounting for Contingencies, in the ordinary course of business. The allowance is derived as the result of periodic reviews of aged and known problem accounts during each quarter. In addition, the Company reserves for unknown issues in its receivables at the balance sheet date using a formula consistent from quarter to quarter. Management believes that its approach is appropriate to reserve for potentially uncollectible receivables. If management had taken another approach to developing its reserve, the allowance for doubtful accounts may have been different than that reported.

Revenue Recognition

The Company recognizes revenue for time and materials contracts when there is evidence of an agreement, a fixed or determinable fee, its ability to collect is reasonably assured, and delivery has occurred. Revenues exclude reimbursable expenses charged to and collected from clients. Revenues pursuant to fixed-fee contracts are generally recognized as services are rendered on the percentage-of-completion method of accounting based on hours incurred to total estimated labor hours to complete. Revenues earned for software license sales and service contracts are recorded based on the provisions of AICPA SOP 97-2, *Software Revenue Recognition*, as amended, which shares the basic criteria described above, except its ability to collect is probable rather than reasonably assured.

Accounting for Income Taxes

The Company accounts for income taxes under SFAS No. 109, *Accounting for Income Taxes*. This pronouncement requires using an asset and liability approach to recognize deferred tax assets and liabilities for the tax consequences of temporary differences by applying enacted statutory tax rates to differences between the financial statement carrying amounts and the tax basis of existing assets and liabilities. The Company has not given benefit to any deferred tax assets or net operating losses in the previous three fiscal years

18

due to uncertainty of realizing these assets in future periods. In addition, the financial statements have provided for certain tax positions taken by the Company in certain tax periods where the statute of limitations still applies.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Cotelligent s policy is to invest its cash in a manner that provides Cotelligent with the appropriate level of liquidity to enable the Company to meet its current obligations, primarily accounts payable, capital expenditures and payroll.

Cotelligent has invested its existing cash in highly liquid money market accounts and does not use derivative financial instruments, derivative commodity instruments or other market risk sensitive instruments, positions or transactions. Accordingly, the Company believes that it is not subject to any material risks arising from changes in interest rates, foreign currency exchange rates, commodity prices, equity prices or other market changes that affect market risk sensitive instruments.

On August 19, 2002, the Company acquired Convertible Redeemable Preferred Stock in Bluebook International Holding Company (Bluebook). The Company accounted for the preferred stock as a trading security with changes in fair value recorded in the consolidated statements of operations. On May 4, 2004, the Preferred Stock was fully converted to common stock of Bluebook. The Company continues to account for the investment at fair value. Accordingly, subsequent to August 19, 2002, the Company was exposed to market risk related to changes in the market price of the common stock in Bluebook.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

An evaluation of the effectiveness of the design and operation of the Company's disclosure controls and procedures as of September 30, 2004 was carried out by the Company under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that the Company's disclosure controls and procedures as of the end of the period covered by this report, were designed and were functioning effectively to provide reasonable assurance that the information required to be disclosed by the Company in reports filed under the Securities and Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. A controls system, no matter how well designed and operated, cannot provide absolute assurance that the objectives of the controls systems are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected.

Change in Internal Control over Financial Reporting

No change in the Company s internal control over financial reporting occurred during the Company s most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Company s internal control over financial reporting

19

PART II OTHER INFORMATION

Item 1. Legal Proceedings

We are, from time to time, a party to litigation arising in the normal course of our business. We are not presently subject to any material litigation.

Item 2. Unregistered Sale of Equity Securities and Use of Proceeds

None

Item 3. Defaults upon Senior Securities

None

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

None

Item 5. Other Information

Not applicable

Item 6. Exhibits and Reports on Form 8-K

- (a) Exhibits
 - 31.1 Rule 13a-14(a) Certification of Chief Executive Officer
 - 31.2 Rule 13a-14(a) Certification of Chief Financial Officer
- 32.1 Certification pursuant to 18 U.S.C. as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 of Chief Executive Officer. Section 1350.
- 32.2 Certification pursuant to 18 U.S.C. as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 of Chief Financial Officer. Section 1350.
 - (b) Reports on Form 8-K

Form 8-K filed July 7, 2004 with the Securities and Exchange Commission in connection with a press release announcing the Company s relocation of its corporate

headquarters from Irvine, California to San Francisco, California.

Form 8-K filed July 8, 2004 with the Securities and Exchange Commission disclosing a change in independent accountants.

Form 8-K filed September 2, 2004 with the Securities and Exchange Commission disclosing the retirement of a director.

20

SIGNATURE

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.

COTELLIGENT, INC.

Date: November 15, 2004

/s/ Curtis J. Parker
Curtis J. Parker
Executive Vice President,
Chief Financial Officer and Treasurer

21

SIGNATURE 20