BICO INC/PA Form 10-Q October 06, 2004

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For Quarter Ended June 30, 2004

Commission file number 0-10822

BICO, INC.

(Exact name of registrant as specified in its charter)

Pennsylvania 25-1229323 (State or other jurisdiction (IRS Employer of incorporation or organization) Identification no.)

2275 Swallow Hill Road, Bldg. 2500, Pittsburgh, PA 15220 (Address of principal executive offices) (Zip Code)

(412) 279-1059

Registrant's telephone number, including area code

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 No X

As of June 30, 2004, 7,387,507,775 shares of BICO, Inc. common stock, par value \$.10 were outstanding.

BICO, Inc. and Subsidiaries (Debtor in Possession) Consolidated Balance Sheets

June 30, 2004 Dec. 31, 2003 (Unaudited)

CURRENT ASSETS
Cash and equivalents

\$ 354,276 \$ 488,180

TOTAL CURRENT ASSETS	354,276	488,180
OTHER ASSETS Related Party Receivables Notes receivable Interest receivable	317,137 16,047	
	333,184	333,184
Other notes receivable Other interest receivable	1,384	
	881 , 101	
Allowance for notes receivable	(881,101)	(881,101)
TOTAL ASSETS	\$ 354,276	\$ 488,180
The accompanying notes are an integral part of these sta	========	
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BICO. Inc. a	and Subsidiaries	
(Debtor ir Consolidated	Possession) Balance Sheets ntinued) June 30, 2004	Dec. 31, 2003
(Debtor ir Consolidated	n Possession) Balance Sheets ntinued)	Dec. 31, 2003
(Debtor ir Consolidated	Possession) Balance Sheets ntinued) June 30, 2004	Dec. 31, 2003
(Debtor ir Consolidated (Cor	Possession) Balance Sheets ntinued) June 30, 2004 (Unaudited) \$ - 2,500 8,129,450 184,773	\$ - 8,154,100 184,773
(Debtor in Consolidated (Corsolidated) (Corsolidated) (Corsolidated) (Corsolidated) (Advance payment on asset sale Liabilities subject to compromise	June 30, 2004 (Unaudited) \$ - 2,500 8,129,450	\$ - 8,154,100 184,773
(Debtor in Consolidated (Corsolidated) (Corsolidated) (Corsolidated) (Corsolidated) (Advance payment on asset sale Liabilities subject to compromise	Possession) Balance Sheets ntinued) June 30, 2004 (Unaudited) \$ 2,500 8,129,450 184,773	\$ - 8,154,100 184,773
(Debtor in Consolidated (Corsolidated) CURRENT LIABILITIES Advance payment on asset sale Liabilities subject to compromise Liabilities in excess of assets held for sale	Possession) Balance Sheets ntinued) June 30, 2004 (Unaudited) \$ 2,500 8,129,450 184,773	\$ - 8,154,100 184,773
(Debtor in Consolidated (Cor Consolidated (Cor Cornsolidated (Cor Cornsolidated (Cornsolidated (Cornsolidated (Cornsolidated (Cornsolidated Edition (Cornsolidated (Cornsolidated Edition (Cornsolidated (Cornsolidated Edition (Cornsolidated (Cornsolidated Edition (Cornsolidated (Cornsolidated (Cornsolidated Edition (Cornsolidated (Cornsolidated Edition (Cornsolidated	Possession) Balance Sheets ntinued) June 30, 2004 (Unaudited) \$ - 2,500 8,129,450 184,7738,316,723	\$ - 8,154,100 184,773 8,338,873
CURRENT LIABILITIES Advance payment on asset sale Liabilities subject to compromise Liabilities in excess of assets held for sale COMMITMENTS AND CONTIGENCIES STOCKHOLDERS' EQUITY (DEFICIENCY) Common stock, par value \$.10 per share, authorized 8,000,000,000 shares at June 30, 2004 and Dec. 31, 2003, outstanding 7,387,507,775 shares at June 30, 2004 and 7,138,933,127 shares at	Possession) Balance Sheets ntinued) June 30, 2004 (Unaudited) \$ 2,500 8,129,450 184,7738,316,723	\$ - 8,154,100 184,773

TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIENCY)

The accompanying notes are an integral part of these statements.

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BICO, INC. AND SUBSIDIARIES (Debtor in Possessions) CONSOLIDATED STATEMENTS OF OPERATIONS

	For the six months	s ended June 30, 2003	For the thre 2004
Revenues Net sales	\$ 7,500	\$ 359 , 534	\$ 2,50
		359,534	2,50
Costs and expenses Cost of products sold	- 79,254	175,954	20.60
General and administrative	/9 , 254	459 , 693	39 , 69
	79 , 254	11,932,625	39 , 69
Loss from operations		(9,297,776)	(37,19
Other (income) and expense Forgiveness of debt Interest expense	- -	(1,292,335) 42,694	
		(1,249,641)	
Ne t income (loss)	\$ (71,754) =======	\$ 973 , 528	\$ (37,19 =====
<pre>Income (loss) per common share - Basic: Net Income (Loss) Less: Preferred stock dividends</pre>		\$ (0.000) (0.000)	\$ (0.0 (0.0
Net income (loss) attributable to common stockholders:		\$ (0.000)	\$ (0.0 =====
<pre>Income (loss) per common share - Diluted: Net Income (loss) Less: Preferred stock dividends</pre>	\$ 0.000 (0.000)	\$ (0.000)	\$ (0.0
Net income (loss) attributable to common stockholders:	·	\$ (0.000)	\$ (0.0

The accompanying notes are an integral part of these statements.

BICO, Inc. and Subsidiaries (Debtor in Possession) Consolidated Statements of Cash Flows

	For the six month 2004	s ended June 30, 2003	For the thre 2003
Cash flow used by operating activities: Net income (loss) Adjustments to reconcile net loss ot net	\$ (71,754)	\$ 973 , 528	\$ (37,19
cash used by operating activities: Unrelated investors' interest in subsidiarie (Increase) decrease in accounts receivables	es – –	(1,440) 50,096	
(Decrease) increase in other liabilities Increase in liabilities in excess of assets	-	42,694	
held for sale Forgiveness of debt	- - 	99,751 (1,292,335)	
Net cash flow used by operating activities	s (71,754)	(127,706)	(37,19
Cash flows from investing activities: Proceeds from liabilities in excess of asset sold Payments received on notes receivable	2,500 -	5,000 46,338	2 , 50
Net cash provided (used) by investing activities	2,500	51,338	2,50
Cash flows from financing activities: Settlement from liabilities subject to compromise	(24,650)	_	
Net cash provided by financing activities	2,500	51,338	2,50
(Decrease) increase in cash and equivalents Cash and equivalents, beginning of period		(76,368) 81,682	(34,69 388,97
Cash and equivalents, end of period	\$ 354,276	\$ 5,314	\$354 , 27

The accompanying notes are an integral part of these statements.

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BICO, INC. (Debtor in Possession)

NOTES TO FINANCIAL STATEMENTS

NOTE A - Proceedings under Chapter 11 of the Bankruptcy Code

On March 18, 2003 (Petition Date), BICO, Inc., filed a voluntary petition for reorganization under Chapter 11 of the Federal bankruptcy laws (Bankruptcy Code) in the United States Bankruptcy Court for the Western District of Pennsylvania (Bankruptcy Court). The Company and its subsidiaries incurred substantial losses in 2002 and in prior years and funded their operations and product development through the sale of common and preferred stock and issuance of debt instruments. In late 2001 and continuing throughout 2002, BICO experienced difficulty raising monies to support its own operations and controlling costs. During 2002, BICO began selling its assets to provide capital to meet its obligations. BICO's financial situation continued to deteriorate throughout 2002. Without necessary funding, BICO was unable to continue operations and to retain sufficient counsel to defend itself from litigation matters. In 2002, BICO was sued by several alleged creditors who obtained default judgments against ${\tt BICO}$ and a subsidiary. The judgment holders thereafter levied on property of BICO, scheduling an execution sale of assets. The threat of losing substantial assets to a single creditor precipitated the need to seek protection under Chapter 11 and to reorganize the Company.

As a Debtor-in-Possession, BICO is authorized to continue to operate as an ongoing business but may not engage in transactions outside the ordinary course of business without the approval of the Court, after notice and an opportunity for a hearing. Under the Bankruptcy Code, actions to collect prepetition indebtedness, as well as most other pending litigation, are stayed and other contractual obligations against the Company may not be enforced. In addition, under the Bankruptcy Code, the Company may assume or reject executor contracts, including lease obligations. Parties affected by these rejections may file claims with the Court, in accordance with the reorganization process. Absent an order of the Court, substantially all pre-petition liabilities are subject to settlement under a plan of reorganization which has been approved by creditors and equity holders and confirmed by the Court.

Upon emergence from bankruptcy, the amounts reported in subsequent financial statements may materially change due to the restructuring of the Company's assets and liabilities as a result of the Plan of Reorganization and the application of the provisions of Statement of Position 90-7, Financial Reporting by Entities in Reorganization under the Bankruptcy Code, (SOP 90-7), with respect to reporting upon emergence from Chapter 11 (Fresh-Start accounting). Changes in accounting principles required under generally accepted accounting principles within 12 months of emerging from bankruptcy are required to be adopted at the date of emergence. Additionally, the Company may choose to make changes in accounting practices and policies at that time. For all of these reasons, financial statements for periods subsequent to emergence from Chapter 11 may not be comparable with those of prior periods.

The accompanying Consolidated Financial Statements have been prepared on a going concern basis, which assumes continuity of operations and realization of assets and satisfaction of liabilities in the ordinary course of business, and in accordance with SOP-7. Accordingly, all pre-petition liabilities subject to compromise have been segregated in the Consolidated Balance Sheets and classified as Liabilities Subject to Compromise, at the estimated amount of allowable claims. Liabilities not subject to compromise are separately classified as current and non-current.

NOTE B - Basis of Presentation

The accompanying consolidated financial statements of BICO, Inc. (the Company) and its 52% owned subsidiary, Diasense, Inc., and its 75% owned subsidiary, Petrol Rem, Inc., and its 99% owned subsidiary, ViaCirQ, Inc. (through October 13, 2003), and its 99% owned subsidiary, ViaTherm, Inc. (through October 13, 2003), and its 75% owned subsidiary, Rapid HIV Detection Corp., and its 98% owned subsidiary Ceramic Coatings Technologies, Inc., and its 100% owned subsidiary, B-A-Champ, Inc., have been prepared in accordance with generally accepted accounting principles for interim financial information, and with the instructions to Form 10-Q and Rule 10-01 Regulation S-X. Accordingly, they do not include all of the information footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. For further information, refer to consolidated financial statements and footnotes included in the Company's annual report on Form 10-K for the year ended December 31, 2003.

The Company and its subsidiary Petrol Rem, Inc. filed voluntary petitions for Chapter 11 bankruptcy with the United States Bankruptcy Court for the Western District of Pennsylvania.

As discussed in Note A, for financial reporting purposes, the consolidated financial statements have been prepared on a going concern basis. In addition, the debtor has applied the provisions of the American Institute of Certified Public Accountants Statement of Position 90-7, Financial Reporting by Entities in Reorganization under the Bankruptcy Code (SOP 90-7). Accordingly, all pre-petition liabilities subject to compromise have been segregated in the Balance Sheet and classified as Liabilities Subject to Compromise, at the estimate amount of allowable claims. Liabilities not subject to settlement are classified current and non-current.

NOTE C - Liabilities Subject to Compromise

Pursuant to Section 362 of the Bankruptcy Code, the commencement of the Chapter 11 Case imposed an automatic stay, applicable generally to creditors and other parties of interest, of: (1) the commencement or continuation of a judicial, administrative or other action or proceeding against the Debtor that was or could have been commenced prior to commencement of the Chapter 11 Case or to recover for a claim that arose prior to commencement of the Chapter 11 Case; (2)

the enforcement against the Debtor or its property of any judgments obtained prior to commencement of the Chapter 11 Case; (3) the taking of any action to obtain possession of property of the Debtor or to exercise control over property of the Debtor; (4) the creation, perfection or enforcement of any lien against the property of the Debtor's bankruptcy estate; (5) any act to create, perfect or enforce against property of the Debtor any lien that secures a claim that arose prior to the commencement of the Chapter 11 Case; (6) the taking of any action to collection, assess or recover claims against the Debtor that arose before commencement of the Chapter 11 Case; (7) the setoff of any debt owing the Debtor that arose prior to commencement of the Chapter 11 Case against any claim against the Debtor; (8) the commencement or continuation of a proceeding before the United States Tax Court concerning the Debtor. Any entity may apply to the Bankruptcy Court, upon an appropriate showing of cause, for relief from the automatic stay to exercise the foregoing remedies, however, enforcement of judgments entered on these claims, if any, is expressly prohibited without further Bankruptcy Court approval.

Petition Date liabilities that are expected to be settled as part of a plan of reorganization are separately classified in the consolidated balance sheet as Liabilities Subject to Compromise. Reductions in liabilities as a result of the bankruptcy proceedings are recognized as Forgiveness of Debt in the Consolidated Statements of Operations.

NOTE D - Liabilities in Excess of Assets Held for Sale

In March 2003, the Company and its subsidiary Petrol Rem, Inc. filed a voluntary petition for bankruptcy under Chapter 11 of the Bankruptcy Code. Following the filing, the Company's equity interests in Diasense, ViaCirq, and Viatherm were sold; Petrol Rem was liquidated in connection with its own bankruptcy plan; and the former operating assets at the Company's manufacturing facility were sold. Although these transactions all took place after the Chapter 11 filing, these efforts were underway at that time to dispose of these assets.

The balance, \$184,773, recognized as Liabilities in Excess of Assets Held for Sale represents the excess of the liabilities related to the carrying value of the assets held for sale in Diasense, Inc. In July 2004, the Company sold its equity and debt interest in Diasense, Inc. to an unrelated party for \$80,000.

NOTE E - Commitments and Contingencies

Management of the Company believes that any liability arising from litigation through the effective date of the Company's reorganization will be either dismissed or settled through the plan of reorganization.

NOTE F - Shareholders' Equity

Under our Plan of Reoganization, confirmed by the Bankruptcy Court, all of our outstanding preferred stock as of the bankruptcy date, March 18, 2003 were cancelled. Prior to the

bankruptcy date \$248,574,648 shares of our common stock were issued in connection with preferred stock conversions.

NOTE G - Subsequent Events

On August 3, 2004 the Company, along with a joint plan proponent, PHD Capital, submitted a Plan of Reorganization. PHD Capital is an investment banking company and was used by the Company prior to the filing of the Chapter 11 as an investment banker to raise funds. None of the principals or insiders of the Company are principals or insiders of PHD Capital, nor have any members of PHD Capital ever held any positions with the Company. As of September 15, 2004, sufficient votes had been received from creditors to approve the Plan of Reorganization and at a hearing on September 23, 2004 the Court confirmed the plan subject to the Company becoming current with its SEC reporting.

Management's Discussion and Analysis of Financial Condition and Cash Flows

Liquidity and Capital Resources

Our cash decreased to \$354,276 as of June 30, 2004 from \$448,180 as of December 31, 2003 primarily due to \$71,754 net cash flow used by operating activities and settlement of \$24,650 of liabilities subject to compromise offset by \$2,500 received as an advance on the sale of our interest in Diasense, Inc.

Results of Operations

Prior to the Chapter 11 filing in the first quarter of 2003, we decided to voluntarily vacate our manufacturing facility in Indiana, PA. All manufacturing operations were ceased and no additional work was performed on any remaining contracts at the Indiana, PA facility. With the exception of ViaCirq substantially all operations of the Company were discontinued throughout 2003. We sold our equity interest in ViaCirq, Inc. on October 13, 2003 so these operations were also eliminated from our consolidations from that date forward.

We have proposed a Joint Plan of Reorganization (the Plan) and have received the required acceptance by our creditors. Under the Plan we will not continue business operations as an independent entity. Instead, the Joint Plan Proponent, PHD Capital, anticipates combining a new entity, cXc Services, Inc. (cXc), into BICO. BICO will obtain 100% of the assets of cXc, including the exclusive licensing rights to a product known as a web phone and management expertise. In return, the shareholders of cXc will receive full voting, convertible, and preferred stock in BICO. The preferred stock shall be convertible at any time into an amount of common stock equal to 49.6% of the total stock issuable by BICO, but will not provide cXc with any priority over the common shareholders upon liquidation, nor any dividend or disbursement priority. The former shareholders of cXc will hold two of the three positions on the Board of Directors of BICO. BICO shall continue business operations as a publicly traded company with

continuing infusions of capital and resources from selling additional shares or any other available source. Neither cXc nor its principals shall receive any funds currently held by BICO.

Our sales and corresponding costs of products sold during the six months were \$7,500 and zero respectively in 2004 compared to \$359,534 and \$175,954 in 2003. The decrease in sales resulted primarily from the cessation of all operations. The \$7,500 of sales recognized in the first six months of 2004 were from the assignment of the U.S. Army contract formerly held by our manufacturing division in Indiana. The operations for the first six months of 2003 were all from ViaCirq, Inc.which continued in operations until we sold our equity interest in October 2003.

General and Administrative expenses during the first six months decreased from \$459,693 in 2003 to \$79,254 in 2004. The decrease is primarily due to the fact that we further curtailed our operations.

We recognized income of \$1,292,335 due to forgiveness of debt due to our bankruptcy filing in the first six months of 2003. There was no comparable item in the first quarter of 2004.

Interest expense decreased from \$42,694 for the first six months of 2003 to zero for the same period in 2004 because of our bankruptcy filing on March 18, 2003.

PART II - OTHER INFORMATION

- Item 1. Legal Proceedings None.
- Item 2. Changes in Securities None.
- 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 None

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 on this 6th day of October 2004.

BICO, INC.

By /s/ Anthony Paterra
Anthony Paterra
CEO and Director