PRESSTEK INC /DE/ Form 10-Q August 14, 2001

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

(Mark One)

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2001

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 NO. 0-17541

PRESSTEK, INC.

(Exact name of registrant as specified in its charter)

DELAWARE 02-0415170

(State or other jurisdiction of incorporation or organization)

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

55 EXECUTIVE DRIVE, HUDSON, NEW HAMPSHIRE 03051-4903

(Address of principal executive offices including zip code)

Registrant's telephone number, including area code: (603) 595-7000

(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 $\rm X$ $\rm No$

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

As of August 9, 2001, there were 34,110,906 shares of the registrant's common

stock, \$.01 par value per share, outstanding.

PRESSTEK, INC.

INDEX

PART I	FINANCIAL INFORMATION	PAGE
Item 1.	Financial Statements	
	Balance Sheets as of June 30, 2001 (unaudited) and December 30, 2000	3
	Statements of Operations for the three and six months ended June 30, 2001 and July 1, 2000 (unaudited)	4
	Statements of Cash Flows for the three and six months ended June 30, 2001 and July 1, 2000 (unaudited)	5
	Notes to Financial Statements (unaudited)	6
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	11
Item 3.	Quantitative and Qualitative Disclosures About Market Risk	17
PART II	OTHER INFORMATION	
Item 1.	Legal Proceedings	17
Item 4.	Submission of Matters to Vote of Security Holders	17
Item 6.	Exhibits and Reports on Form 8-K	18
Signatures		19

2

PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

PRESSTEK, INC.

BALANCE SHEETS (In thousands, except share data)	June 30 2001 (UNAUDITED)	Decembe 200
ASSETS		
CURRENT ASSETS:		
Cash and cash equivalents	\$ 2,724	\$ 11,
Accounts receivable, net of allowance for losses of \$2,778		
and \$2,842 in fiscal 2001 and 2000, respectively	21,052	16,
Inventories	18,106	12,
Advances to suppliers Other current assets	5,332 1,408	6, 1,
Other Current assets	1,400	⊥,
Total current assets	48,622	48,
PROPERTY, PLANT AND EQUIPMENT, NET	63,573	60,
OTHER ASSETS:		
Patent application costs and license rights, net	4,820	4,
Other	1,963	2,
Total other assets	 6,783	 7,
TOTAL	\$ 118,978	 \$ 115, =====
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES:		
Notes Payable	\$ 2 , 269	\$ -
Current portion of long-term debt	2,270	1,
Accounts payable and accrued expenses	8,366	8,
Accrued salaries and employee benefits	1,863	1,
Deferred revenues	2,729	2,
Net current liabilities of discontinued operations	1,444	1,
Total current liabilities	18,941	16,
LONG-TERM DEBT, NET OF CURRENT PORTION	15,245	16,
COMMITMENTS AND CONTINGENCIES		
STOCKHOLDERS' EQUITY:		
Preferred stock, \$.01 par value; authorized 1,000,000 shares;		
no shares issued or outstanding		-
Common stock, \$.01 par value; authorized 75,000,000 shares;		
issued and outstanding 34,104,581 shares at June 30, 2001;	2.41	
34,027,981 shares at December 30, 2000	341	0.0
Additional paid-in capital Accumulated deficit	97 , 255 (12 , 804)	96, (13,
Total stockholders' equity	84,792	83,

IOIAL	\$ 110,570	Y 110,
TOTAL	\$ 118.978	\$ 115.

See notes to financial statements

3

PRESSTEK, INC.

STATEMENTS OF OPERATIONS (UNAUDITED)
For the Three and Six Months Ended
(In thousands, except per share data)

	THREE MON	THREE MONTHS ENDED	
	June 30 2001	July 1 2000	June 30 2001
REVENUES:			
Product sales	\$ 24,908	\$ 18,390	\$ 48,549
Royalties and fees from licensees	2,223	2,826	4,347
Total revenues	27,131	21,216	52 , 896
COSTS AND EXPENSES:			
Cost of products sold	15 , 991	11,089	31,433
Research and product development	3,430	4,145	6 , 365
Sales, marketing and customer support	3,435	3,050	6 , 575
General and administrative	3 , 819	2,364 	6,891
Total costs and expenses	26 , 675	20,648	51 , 264
INCOME FROM OPERATIONS	456	568	1,632
OTHER INCOME (EXPENSE), NET:			
Interest income (expense), net	(312)	9	(530)
Other, net	(39)	56	(24)
Total other income (expense), net	(351)	65 	(554)
INCOME BEFORE INCOME TAXES PROVISION FOR INCOME TAXES	105	633 65	1,078
NET INCOME	\$ 105 =====	\$ 568 ======	\$ 1,078 ======
EARNINGS PER SHARE - BASIC	\$ 0.00	\$ 0.02 ======	\$ 0.03 ======
EARNINGS PER SHARE - DILUTED	\$ 0.00	\$ 0.02 ======	\$ 0.03
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING - BASIC	34,101	32,601 ======	34,083
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING - DILUTED	34,662	34,106	34,641
	========	======	=======

See notes to financial statements

4

PRESSTEK, INC.

STATEMENTS OF CASH FLOWS (UNAUDITED)

(In thousands)

FOR THE SIX MONTHS ENDED	June 30 2001
CASH FLOWS - OPERATING ACTIVITIES:	
Net Income	\$ 1,078
Adjustments to reconcile income from continuing operations to net cash provided by (used in) operating activities of continuing operations:	Ų 1 , 070
Depreciation and amortization	4,323
Provision for warranty and other costs	983
Provision for losses on accounts receivable	600
Other, net	66
Changes in operating assets and liabilities, net of effects from acquisitions:	
Increase in accounts receivable	(4,708
Increase in inventories	(6,061
Decrease (increase) in advances to suppliers and other current assets	862
Increase (decrease) in accounts payable and accrued expenses	(1,090
Increase in accrued salaries and employee benefits	177
Increase (decrease) in deferred revenue	170
Net cash used in operating activities of continuing operations	(3,600
Net cash used in operating activities of discontinued operations	(124
Net cash used in operating activities	(3,724
CASH FLOWS - INVESTING ACTIVITIES:	/7 210
Purchases of property, plant and equipment Increase in other assets	(7,319 (91
Net cash used in investing activities	(7,410
CASH FLOWS - FINANCING ACTIVITIES:	
Net proceeds from sale of common stock	571
Proceeds under line of credit	2,269
Proceeds under mortgage term loan	
Repayments of mortgage term loan	(375
Repayments of lease line of credit	(579
Net cash provided by financing activities	1,886
DECREASE IN CASH AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS BEGINNING OF PERIOD	(9,248 11,972
CASH AND CASH EQUIVALENTS END OF PERIOD	\$ 2,724
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash paid during the period for Interest	\$ 694
Income taxes	======== \$ 46

NON-CASH INVESTING AND FINANCING ACTIVITIES:
Warrants issued in exchange for consulting services rendered

\$ --======

See notes to financial statements

5

PRESSTEK, INC.

NOTES TO FINANCIAL STATEMENTS (UNAUDITED) JUNE 30, 2001

1. BASIS OF PRESENTATION

Presstek, Inc. ("Presstek", or "the Company") is a manufacturer, developer, and marketer of non-photographic, digital imaging and printing plate technologies for the printing and graphic arts industries. Presstek's products and applications incorporate PEARL(R) and DI(R) digital imaging technologies and utilize PEARL consumables for computer-to-plate ("CTP") and direct-to-press applications. The Company's patented DI and PEARL thermal laser diode product family enables its customers to produce high quality, full-color lithographic printed materials more quickly and cost efficiently than conventional processes.

The unaudited financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and in accordance with Rule 10-01 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. The financial information included in the quarterly report should be read in conjunction with the Company's audited financial statements and related notes thereto for the fiscal year ended December 30, 2000. The December 30, 2000 information has been derived directly from the annual financial statements. In the opinion of management, all adjustments considered necessary for a fair presentation have been included and all such adjustments were normal and recurring. Operating results for the three and six months ended June 30, 2001 are not necessarily indicative of the results that may be expected for the fiscal year ending December 29, 2001.

In April 2000 the Company incorporated an Arizona subsidiary, Lasertel, Inc. ("Lasertel") for the purpose of securing its supply of laser diodes. Lasertel is located in the former Delta V Technologies, Inc. ("Delta V") facility in Tucson, Arizona. Delta V was discontinued in fiscal 1999. Lasertel operates as a subsidiary of Presstek, and is primarily engaged in the manufacture and development of the Company's high-powered laser diodes.

The Company operates and reports on a 52/53 week fiscal year ending on the Saturday closest to December 31. Accordingly, the financial statements include the thirteen week period ended June 30, 2001 ("the second quarter of fiscal 2001") and July 1, 2000 ("the second quarter of fiscal 2000"), and the twenty six week period ended June 30, 2001 ("the first six months of fiscal 2001") and July 1, 2000 ("the first six months of fiscal 2000").

The Company operates in two reportable segments, the Digital Imaging Products segment and the Lasertel segment. The Digital Imaging Products segment is primarily engaged in the development, manufacture and sales of proprietary digital imaging systems and printing plate technologies for CTP and direct-to-press applications. The Lasertel segment is primarily engaged in the manufacture and development of Presstek's high-powered laser diodes. See Note 8 of notes to the financial statements.

2. INVENTORIES

Inventories are valued at the lower of cost or market value, with cost determined using the first-in, first-out method. At June 30, 2001 and December 30, 2000, inventories consisted of the following:

(In thousands)	June 30 2001	December 30 2000
Raw materials Work in process Finished goods	\$ 4,969 5,716 7,421	\$ 3,800 5,082 3,163
Total	\$ 18,106	\$ 12,045

6

3. PROPERTY, PLANT AND EQUIPMENT, NET

Property, plant and equipment, at cost consisted of the following at June 30, 2001 and December 30, 2000:

(In thousands)	June 30 2001	December 30 2000
Land and improvements Buildings and leasehold improvements Production equipment and other Equipment in process	\$ 2,038 26,928 52,772 5,285	\$ 2,038 26,711 44,610 6,450
Less accumulated depreciation	87,023 (23,450) \$ 63,573	79,809 (19,561) \$

4. EARNINGS PER SHARE

Basic earnings per share is computed by dividing net income by the weighted average number of shares of common stock outstanding during the period. Diluted earnings per share is computed giving effect to all diluted potential common shares that were outstanding during the period. Diluted potential common shares consist of the incremental common shares issuable upon exercise of stock options and warrants.

The following represents the calculation of basic and diluted earnings per share for the three and six months ended June 30, 2001 and July 1, 2000:

	THI	REE MON	THS E	NDED	 SIX MONT	HS EN	DED
(In thousands, except per share data)		ne 30 001		11y 1	June 30 2001		ly 1 000
Net income	\$	105	\$	568	\$ 1,078	\$	959

=======================================	======	======	=======	=======
Weighted average common shares outstanding - Basic Effect of assumed conversion	34,101	32,601	34,083	32,581
of stock options	561	1,505	558	1,572
Weighted average common shares outstanding - Diluted	34,662	34,106	34,641	34,153
=======================================	=======	=======	=======	=======
Earnings per share - Basic	\$ 0.00	\$ 0.02	\$ 0.03	\$ 0.03
=======================================	=======	=======	=======	=======
Earnings per share - Diluted	\$ 0.00	\$ 0.02	\$ 0.03	\$ 0.03
			=======	=======

Options and warrants to purchase 1,614,001 and 1,634,001 shares of common stock at exercise prices ranging from \$11.75 to \$26.94 per share were outstanding during a portion of the second quarter and first six months of fiscal 2001, respectively, but were not included in the computation of diluted earnings per share as the exercise prices of the options and warrants were greater than the average market price of the common shares. These options and warrants, which expire from January 2, 2002 through June 11, 2001, were all outstanding at June 30, 2001.

Options and warrants to purchase 307,250 and 306,750 shares of common stock at an exercise price of \$20.25 to \$26.94 per share were outstanding during a portion of the second quarter and first six months of fiscal 2000, respectively, but were not included in the computation of diluted earnings per share as the exercise prices of the options and warrants were greater than the average market price of the common shares. These options and warrants, which expire from February 23, 2002 through May 8, 2010, were all outstanding at July 1, 2000.

7

5. INCOME TAXES

The Company did not record a provision for or a charge in lieu of United States federal income taxes, due to tax losses incurred for the second quarter and first six months of fiscal 2001 and fiscal 2000 prior to deductions related to stock compensation.

The Company recorded a provision for state income taxes for the second quarter and first six months of fiscal 2000 in the amount of \$65,000.

6. DISCONTINUED OPERATIONS

The Company concluded the operations of Delta V at the end of fiscal 1999. Located in Tucson, Arizona, Delta V was engaged in the development, manufacture, and sale of vacuum deposition coating equipment for vacuum coating applications.

Delta V was reported separately as a discontinued operation in prior periods. Net current liabilities of discontinued operations at June 30, 2001 and December 30, 2000 were \$1.4 million and \$1.6 million, respectively. The remaining net current liabilities of discontinued operations represent primarily product warranties and other liabilities related to Delta V's equipment installations.

7. COMPREHENSIVE INCOME

8

Comprehensive income is comprised of net income and all changes in stockholder's equity except those due to investments by owners and distributions to owners, which for the Company includes unrealized gains on marketable securities. For the second quarter and first six months of fiscal 2001 and fiscal 2000 there were no differences between net income and comprehensive income.

8. SEGMENT INFORMATION

The Company operates in two reportable segments, the Digital Imaging Products segment and the Lasertel segment. The Digital Imaging Products segment is primarily engaged in the development, manufacture and sales of its proprietary digital imaging systems and printing plate technologies for CTP and direct-to-press applications. The Lasertel segment is primarily engaged in the manufacture and development of the Company's high-powered laser diodes. The Company operated in one business segment for the first quarter of fiscal 2000.

A summary of the Company's operations by segment for the three and six months ended June 30, 2001 and July 1, 2000 were as follows:

(In thousands)	DIGITAL IMAGING PRODUCTS	LASERTEL	TOTAL
THREE MONTHS ENDED JUNE 30, 2001			
Revenues Inter-segment sales Income (loss) from operations		\$ 3 624 (2,856)	624
THREE MONTHS ENDED JULY 1, 2000			
Revenues Inter-segment sales Income (loss) from operations		\$ (443)	
	8		
SIX MONTHS ENDED JUNE 30, 2001	8		
SIX MONTHS ENDED JUNE 30, 2001 Revenues Inter-segment sales Income (loss) from operations	\$ 52,893 	\$ 3 1,212 (5,645)	1,212
Revenues Inter-segment sales	\$ 52,893 	1,212	1,212

9. OTHER INFORMATION

In March 2000, the Company entered into an agreement with the plaintiffs in several class actions lawsuits consolidated under the common caption "Bill Berke, et al. v. Presstek, Inc., et al." in the United States District Court, District of New Hampshire to settle the class action lawsuit. The Company also executed a memorandum of understanding with respect to the settlement of the derivative lawsuits, filed on behalf of the Company, one in the Chancery Court of the State of Delaware and the other in the United States District Court,

District of New Hampshire. Under the terms of the class action settlement, \$22.0 million, in the form of 1,245,246 shares of the Company's common stock, was to be paid to the class. The Company issued 437,196 of such shares during the fourth quarter of fiscal 2000, and issued 808,050 of such shares during the first quarter of fiscal 2001. In the memorandum of understanding in the derivative litigation, the Company agreed to issue 60,582 shares of common stock and has agreed to certain therapeutic improvements to its internal policies, some of which have already been instituted. The Company issued 60,582 of such shares in the third quarter of fiscal 2000. As a result of these issuances, all required shares of common stock to be issued under both the class action settlement and the memorandum of understanding in the derivative litigation have been issued. The Company recorded a charge of \$23.2 million in the fourth quarter of fiscal 1999 related to the settlements.

10. RECENTLY ISSUED ACCOUNTING STANDARDS

In June 1998, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities" ("SFAS No. 133"), which requires companies to recognize all derivatives as either assets or liabilities in the statement of financial position and measure those instruments at fair value. SFAS No. 133 (as amended by SFAS No. 137) is effective for fiscal years beginning after June 15, 2000 and therefore became effective for the Company in the first quarter of fiscal 2001. The Company does not presently enter into any transactions involving derivative financial instruments and accordingly, does not anticipate the new standard will have any effect on its financial statements for the foreseeable future.

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards No. 141, "Business Combinations" (SFAS 141), which supersedes APB Opinion No. 16, "Business Combinations". SFAS No. 141 eliminates the pooling-of-interests method of accounting for business combinations and modifies the application of the purchase accounting method. The elimination of the pooling-of-interests method is effective for transactions initiated after June 30, 2001. The remaining provisions of SFAS No. 141 will be effective for transactions accounted for using the purchase method that are completed after June 30, 2001. The Company is currently reviewing the statement, but does not anticipate the new standard will have any effect on its financial statements.

In July 2001, the FASB also issued Statement of Financial Accounting Standards No. 142, "Goodwill and Intangible Assets" (SFAS No. 142), which supersedes APB Opinion No. 17, "Intangible Assets". SFAS No. 142 eliminates the current requirement to amortize goodwill and indefinite-lived intangible assets, addresses the amortization of intangible assets with a defined life and addresses the impairment testing and recognition for

9

goodwill and intangible assets. SFAS 142 will apply to goodwill and intangible assets arising from transactions completed before and after the Statement's effective date. SFAS No. 142 is effective for fiscal 2002. The Company is currently reviewing the statement and has not yet determined the impact adoption of SFAS No. 142 will have on its financial statements.

11. SUBSEQUENT EVENT

In July 2001, the Company settled its outstanding arbitration proceedings with Heidelberg. Pursuant to the terms of the settlement, the Company and Heidelberg agreed that the licensing arrangements for the Heidelberg Quickmaster 46DI shall

be non-exclusive. As a result of the recognition of the non-exclusivity of the license, the Company agreed to reduce the royalties payable by Heidelberg for imaging kits delivered in connection with the Heidelberg Quickmaster 46DI by approximately \$9,000 per kit. This reduced royalty rate will become effective for kits delivered after May 1, 2002.

In addition, in consideration for the resolution of several issues that formed part of the arbitration proceedings between the Company and Heidelberg, Heidelberg agreed to make a one-time payment of \$750,000 to the Company in the fourth quarter of 2001.

10

"SAFE HARBOR" STATEMENT UNDER THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995: Certain statements contained in this Form 10-Q constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, including statements regarding the Company's expectations for its financial and operating performance in 2001, the need for additional capital to support operations and growth at the Company's Lasertel subsidiary, the adequacy of internal cash for the Company's operations, the strength of the Company's various strategic partnerships (both on manufacturing and distribution), availability of component materials, management's plans and goals with respect to the Company's Lasertel subsidiary and any other forward looking statements. Such forward-looking statements involve a number of known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. Such factors include, but are not limited to, the risks of uncertainty and delays associated with launching new market channels

with new distribution partners (including Xerox), the Company's dependency on its strategic partners (both on manufacturing and distribution), the impact of third-party suppliers and potential shortages of critical or sole-source component supplies, cash flow adequacy, manufacturing constraints or difficulties (as well as manufacturing difficulties experienced by our sub-manufacturing partners and their capacity constraints), the ability of the Company's Lasertel subsidiary to supply high quality laser diodes to the Company, the ability of the Company's Lasertel subsidiary to align costs with its current activity levels, the anticipated capital requirements of the Company's Lasertel subsidiary, the risks of uncertainty of patent protection and the outcome of patent proceedings (including the Company's current patent litigation), the impact of general market factors in the printing industry generally and the economy as a whole, market acceptance of and demand for the Company's products and resulting revenues, the impact of competitive products and pricing, the Company's ability to meet production challenges due to increased sales, the ability of the Company to respond to changes in technology, litigation and other risks detailed in the Company's filings with the Securities and Exchange Commission including, without limitation, the Company's Annual Report on Form 10-K for the fiscal year ending December 30, 2000 and filed with the Commission on March 30, 2001. The words "looking forward," "looking ahead", "believe(s)," "should," "plan," "may," "expect(s)," "project(s)," "anticipate(s)," "likely," "potential," "opportunity," and similar expressions, among others, identify forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date the statement was made. Presstek undertakes no obligation to update any forward-looking statements contained in this Form 10-Q.

BACKGROUND

Presstek, Inc. (the "Company" or "Presstek"), incorporated in Delaware in 1987, is a manufacturer, developer, and marketer of non-photographic, digital imaging and printing plate technologies for the printing and graphic arts industries. Presstek's products and applications incorporate its patented, proprietary PEARL(R) and DI(R) digital imaging technologies and utilize PEARL consumables for computer-to-plate ("CTP") and direct-to-press applications. The Company's patented DI and PEARL thermal laser diode product family enables its customers to produce high quality, full-color lithographic printed materials more quickly and cost effectively. In the late 1980's, the Company developed a direct imaging system that would allow digitally formatted file data to be used to image a plate directly on the printing press. Presstek's technology and products use thermal energy generated by lasers to reproduce digital files directly onto printing plates. This eliminates the daylight sensitive, photomechanical and chemical processes associated with other imaging methods.

The Company is also engaged in the development of additional PEARL and DI products that incorporate its patented, proprietary, digital imaging system and process-free thermal ablation printing plate technologies for CTP and direct-to-press applications.

In fiscal 2000, Presstek and Ryobi Limited ("Ryobi") of Japan completed the development of an A3 format size four-color sheet-fed press, which was introduced in May 2000, and is marketed by Ryobi as the 3404DI. During fiscal 2000 the Company entered into an agreement with Xerox Corporation ("Xerox") to supply Xerox with a series of three Presstek enabled DI presses and related consumables, which will be marketed, distributed and serviced worldwide on a co-branded basis. This agreement was amended in May 2001. The products included in the Xerox relationship are four and five color versions of a B3 size sheet-fed press, which is

marketed as the DocuColor 400 DI and an A3 size four-color sheet-fed press, which is marketed as the DocuColor 233 DI.

In April 2001, the Company entered into a new agreement with Adamovske Strojirny a.s. ("Adast") pursuant to which Adast agreed to manufacture both the four color and five color B3 size sheet-fed presses.

In April 2000 the Company incorporated an Arizona subsidiary, Lasertel, Inc. ("Lasertel") for the purpose of securing its supply of laser diodes. Lasertel is located in the former Delta V Technologies, Inc. ("Delta V") facility in Tucson, Arizona, and is primarily engaged in the manufacture and development of the Company's high-powered laser diodes.

In June 2001, the Company announced a repositioning of its Lasertel subsidiary in order to reduce its costs and to focus its efforts on supplying high quality diodes to the Company. The repositioning occurred, in part, due to the unanticipated slowdown in the segment of the telecommunications market targeted by Lasertel. As a result, Lasertel has delayed its plans to market its laser products to the telecommunications industry but has continued its plans to develop laser prototypes for qualification in the defense and medical industries. There can be no assurance that any of these prototypes will be commercially successful or produce significant revenues for the Company or Lasertel.

The Company operates and reports on a 52/53 week fiscal year ending on the Saturday closest to December 31. Accordingly, the financial statements include the thirteen week period ended June 30, 2001 ("the second quarter of fiscal 2001") and July 1, 2000 ("the second quarter of fiscal 2000"), and the twenty six week period ended June 30, 2001 ("the first six months of fiscal 2001") and July 1, 2000 ("the first six months of fiscal 2000").

The Company operates in two reportable segments, the Digital Imaging Products segment and the Lasertel segment. The Digital Imaging Products segment is primarily engaged in the development, manufacture and sales of proprietary digital imaging systems and printing plate technologies for CTP and direct-to-press applications. The Lasertel segment is primarily engaged in the manufacture and development of Presstek's high-powered laser diodes.

RESULTS OF OPERATIONS

REVENUES

Revenues for the second quarter and first six months of fiscal 2001 of \$27.1 million and \$52.9 million, respectively, consisted of product sales, royalties, license fees and product development reimbursements. Revenues for the second quarter and first six months of fiscal 2001 increased \$5.9 million or 28% and \$12.6 million or 31% as compared to \$21.2 million and \$40.3 million for the second quarter and first six months of fiscal 2000. Revenues generated for the second quarter and first six months of fiscal 2001 and fiscal 2000 relate primarily to the Digital Imaging Products segment, as there were no material revenues generated by the Lasertel Segment for the second quarter and first six months of fiscal 2001 and fiscal 2000.

Product sales for the second quarter and first six months of fiscal 2001 were \$24.9 million and \$48.5 million respectively, compared to \$18.4 million and \$35.5 million for the second quarter and first six months of fiscal 2000, an increase of \$6.5 million or 35% and \$13.0 million or 37%, respectively. These increases were due primarily to volume increases of presses shipped to Xerox that are marketed as the DocuColor 400DI and the DocuColor 233DI, as well as volume increases in shipments of direct imaging systems used in the Ryobi 3404DI. The Company also experienced volume increases in sales of its Dimension platesetter products and thermal consumable products, which were offset in part

by volume decreases of imaging kits sold to Heidelberg and used in the QM-DI. Revenues generated from the sale of the Company's PEARLdry and other consumable products were \$11.1 million and \$23.6 million for the second quarter and first six months of fiscal 2001, respectively, an increase of \$377,000 or 4% and \$3.3 million or 16%, as compared to \$10.7 million and \$20.2 million for the second quarter and first six months of fiscal 2000. Consumable product revenues sold under the Company's agreements with Heidelberg and its distributors included \$5.7 million and \$10.8 million for the second quarter and first six months of fiscal 2001, respectively, as compared to \$4.2 million and \$7.8 million for the comparable period in fiscal 2000.

Royalties and fees from licensees for the second quarter and first six months of fiscal 2001 of \$2.2 million and \$4.3 million respectively, decreased \$603,000 or 21% and \$407,000 or 9%, as compared to royalties and fees from licensees of \$2.8 million and \$4.8 million for the second quarter and first six months of fiscal 2000. Royalties decreased \$562,000 or 25% and \$835,000 or 20% for the second quarter and first six months of fiscal 2001 compared to the same periods of fiscal 2000, as a result of decreased shipments to Heidelberg of

12

direct imaging systems used in the Quickmaster DI. The second quarter decrease also included a \$41,000 decrease in fees from licensees. The decrease for the first six months of fiscal 2001 was offset by an increase of \$428,000 in license fees primarily due to distribution fees received from Xerox.

Revenues generated under the Company's agreements with Heidelberg and its distributors were \$12.4 million, a decrease of \$600,000 or 5% for the second quarter of fiscal 2001 as compared to \$13.0 million for the comparable period in fiscal 2000. Heidelberg revenues for the both the first six months of fiscal 2001 and fiscal 2000 were \$23.8 million. Revenues from Heidelberg represented 45% and 59% of total revenues for the first six months of fiscal 2001 and fiscal 2000, respectively. The Company anticipates revenue for direct imaging kits sold to Heidelberg for use in the Quickmaster DI to decrease by approximately 10%, with no gross margin impact, in the third quarter of fiscal 2001, as Heidelberg begins manufacturing certain non-strategic components of the direct imaging kit.

In July 2001, the Company settled its outstanding arbitration proceedings with Heidelberg. Pursuant to the terms of the settlement, the Company and Heidelberg agreed that the licensing arrangements for the Heidelberg Quickmaster 46DI shall be non-exclusive. As a result of the recognition of the non-exclusivity of the license, the Company agreed to reduce the royalties payable by Heidelberg for imaging kits delivered in connection with the Heidelberg Quickmaster 46DI by approximately \$9,000 per kit. This reduced royalty rate will become effective for kits delivered after May 1, 2002.

In addition, in consideration for the resolution of several issues that formed part of the arbitration proceedings between the Company and Heidelberg, Heidelberg agreed to make a one-time payment of \$750,000 to the Company in the fourth quarter of 2001.

Specifically, pursuant to the terms of the settlement, the Company and Heidelberg agreed to license on a non-exclusive basis certain know-how and patent rights. The Company also licensed to Heidelberg the right to use the DI trademark in connection with its press and imaging products. Several other technical intellectual property issues were also resolved. The settlement did not resolve patent infringement claims between the parties with respect to the Heidelberg Speedmaster 74-DI press but established a mechanism to do so upon resolution of the Company's outstanding patent litigation with Creo Products, Inc.

COST OF PRODUCTS SOLD

Cost of products sold consists of the costs of material, labor and overhead as well as future warranty costs associated with product sales. Cost of products sold for the Digital Imaging Products segment were \$14.0 million or 52% of revenue for the second quarter of fiscal 2001, an increase of \$3.2 million or 30%, as compared to \$10.8 million or 51% of revenue for the comparable period in fiscal 2000. Cost of products sold for the first six months of fiscal 2001 were \$27.6 million or 52% of revenue, an increase of \$6.1 million or 28%, as compared to \$21.5 million or 53% of revenue for the comparable period in fiscal 2000. The gross margin on product sales for the Digital Imaging Products segment increased to 44% and 43% for the second quarter and first six months of fiscal 2001, respectively, compared to 40% and 39% for the second quarter and first six months of fiscal 2000, respectively. These gross margin increases are primarily the result of the increase in press products shipped to Xerox, as well as the result of economies of scale related to increased manufacturing volumes of proprietary digital media and consumable products. Cost of products sold for the Lasertel segment for the second quarter and first six months of fiscal 2001 included \$1.9 million and \$3.8 million, respectively, in manufacturing costs, as compared to \$288,000 for the second quarter and first six months of fiscal 2000.

RESEARCH AND PRODUCT DEVELOPMENT

Research and product development expenses consist primarily of payroll and related expenses for personnel, parts and supplies, and contracted services required to conduct the Company's equipment and consumable product development efforts. Research and product development expenses, all of which were related to the Digital Imaging Products segment, were \$3.4 million or 13% of revenue for the second quarter of fiscal 2001, a decrease of \$715,000 as compared to \$4.1 million or 19% of revenue for the comparable period in fiscal 2000. Research and product development expenses for the first six months of fiscal 2001 were \$6.4 million or 12% of

13

revenue, a decrease of \$2.3 million as compared to \$8.7 million or 22% of revenue for the comparable period in fiscal 2000. These decreases are primarily the result of reduced expenditures for parts and components associated with a reduction in the development of prototypes for the Company's products previously introduced in fiscal 2000.

SALES, MARKETING AND CUSTOMER SUPPORT

Sales, marketing and customer support expenses consist primarily of payroll and related expenses for personnel, advertising, trade shows, promotional expenses, and travel costs. Sales, marketing and customer support expenses for the Digital Imaging Products segment were \$3.1 million or 11% of revenue for the second quarter of fiscal 2001, an increase of \$100,000 as compared to \$3.0 million or 14% of revenue for the comparable period in fiscal 2000. Sales, marketing and customer support expenses for the first six months of fiscal 2001 were \$6.1 million, or 12% of revenue, an increase of \$1.5 million as compared to \$4.7 million or 12% of revenue for the comparable period in fiscal 2000. These increases resulted primarily from increases in salaries as a result of head count growth, and professional services related to the Company's continued expansion of its worldwide sales, distribution and customer support network. Sales and marketing expenses for the Lasertel segment were \$291,000 and \$427,000 or 1% of revenues for the second quarter and first six months of fiscal 2001, respectively, as compared to \$55,000 for the second quarter and first six months of fiscal 2000. These increases resulted primarily from increases in salaries as a result of headcount growth, and increases in promotional and advertising expenses.

GENERAL AND ADMINISTRATIVE

General and administrative expenses consist primarily of payroll and related expenses for personnel, and contracted professional services. General and administrative expenses for the Digital Imaging Products segment were \$3.2 million or 12% of revenues for the second quarter of fiscal 2001, an increase of \$900,000 as compared to \$2.3 million or 11% of revenues for the comparable period in fiscal 2000. General and administrative expenses for the first six months of fiscal 2001 were \$5.5 million or 10% of revenue, an increase of \$1.4million as compared to \$4.1 million or 10% of revenue for the comparable period in fiscal 2000. These increases relate primarily to increases in legal fees as a result of patent litigation, and other professional services necessary to conduct the finance, information systems, and administrative functions of the Company. The general and administrative expenses for the Lasertel segment were \$606,000 or 2% of revenue and \$1.4 million or 3% of revenue for the second quarter and first six months of fiscal 2001, as compared to \$100,000 for the second quarter and first six months of fiscal 2000. These increases resulted primarily from increases in salaries as a result of headcount growth.

OTHER INCOME AND EXPENSE

Other expense net, was \$351,000 or 1% of revenues for the second quarter of fiscal 2001 as compared to other income net, of \$65,000 or less than 1% of revenue for the comparable period in fiscal 2000. Other expense, net was \$554,000 or 1% of revenue for the first six months of fiscal 2001 as compared to other income, net of \$164,000 or less than 1% of revenue for the comparable period in fiscal 2000.

Interest income was \$41,000 for the second quarter of fiscal 2001, a decrease of \$152,000, as compared to \$193,000 for the comparable period in fiscal 2000. Interest income for the first six months of fiscal 2001 was \$164,000, a decrease of \$312,000 as compared to \$476,000 for the comparable period in fiscal 2000. These decreases are primarily attributed to the decrease in average cash balances available for investment. Interest expense was \$353,000 for the second quarter of fiscal 2001, an increase of \$165,000 as compared to \$188,000 for the comparable period in 2000. Interest expense for the first six months of fiscal 2001 was \$694,000, an increase of \$327,000 as compared to \$367,000 for the comparable period in fiscal 2000. These increases are primarily attributed to the increased borrowings related to the Company's lease line of credit facility with Keybank National Association, and its line of credit facility with Citizens Bank.

PROVISION FOR INCOME TAXES

The Company did not record a provision for or a charge in lieu of United States federal income taxes, due to tax losses incurred for the second quarter and first six months of fiscal 2001 and fiscal 2000 prior to deductions related to stock compensation.

The Company recorded a provision for state income taxes for the second quarter and six months of fiscal 2000 in the amount of \$65,000.

14

NET INCOME

As a result of the foregoing, the Company had net income of \$105,000 and \$1.1 million for the second quarter and first six months of fiscal 2001, respectively, as compared to net income of \$568,000 and \$959,000 for the second quarter and first six months of fiscal 2000, respectively.

LIQUIDITY AND CAPITAL RESOURCES

At June 30, 2001, the Company had cash and cash equivalents of \$2.7 million and working capital of \$29.7 million as compared to cash and cash equivalents of \$12.0 million and working capital of \$32.3 million at December 30, 2000. The decrease in cash of \$9.2 million for the first six months of fiscal 2001 was primarily attributable to cash used in operating and investing activities of \$3.7 million and \$7.4 million, respectively, offset by cash provided by financing activities of \$1.9 million.

Net cash used in operating activities of \$3.7 million for the six months ended June 30, 2001 resulted from net income of \$1.1 million, non-cash items of depreciation and amortization of \$4.3 million, and provisions for warranty and losses on accounts receivable of \$983,000 and \$600,000, respectively, offset by an aggregate increase of \$10.8 million in accounts receivable and inventory as a result of greater production requirements. Advances to suppliers, which decreased \$1.1 million reflecting receipt of product in connection with certain supply agreements, was offset by an increase in other current assets of \$261,000. Deferred revenue increased by \$170,000 as a result of prepayments for product shipments in connection with certain customer agreements.

Net cash used in investing activities of \$7.4 million for the six months ended June 30, 2001 consisted primarily of additions to property, plant and equipment used in the Company's business. These additions included \$5.4 million in equipment purchases related to the manufacture of laser diodes for the Lasertel segment.

Net cash provided by financing activities for the six months ended June 30, 2001 totaled \$1.9 million, and consisted primarily of proceeds of \$2.3 million from the Company's line of credit facility with Citizens Bank, as well as proceeds of \$571,000 from the sale of common stock upon the exercise of options, offset by payments on the mortgage term loans and the lease line of credit of \$954,000.

In June 2000, the Company borrowed the remaining \$6.0 million under a \$10.0 million lease line of credit facility from Keybank National Association. The \$10.0 million in borrowings is secured by equipment valued at \$13.4 million. The loan bears a variable rate of interest based upon the prime rate, currently 8.5% with a fixed rate conversion provision. Principal and interest under the lease line are payable in 84 monthly installments beginning on July 31, 2000 for the \$6.0 million in borrowings. Payments on the initial \$4.0 million borrowed in September 1999 commenced in October 1999. The Company has a commitment for a \$5.0 million lease line of credit from Keybank, which expires on April 30, 2002.

On October 30, 2000 the Company renewed its credit facilities with Citizens Bank New Hampshire ("Citizens"). These credit facilities, which expire in September 2002, included renewal of a ten-year mortgage term loan in the amount of \$6.9 million, securing an additional ten-year mortgage term loan in the amount of \$4.0 million, and securing a revolving line of credit loan in the amount of \$16.0 million.

The ten-year mortgage term loan in the amount of \$6.9 million bears a fixed rate of interest of 7.12% per year during the first five years, a variable rate of interest at the LIBOR rate plus 2%, (5.86% at June 30, 2001) for the remaining five years. Principal and interest payments during the first five years of the loan will be made in 60 monthly installments of \$80,500. During the remaining five years, principal and interest payments will be made on a monthly basis in the amount of one-sixtieth of the outstanding principal amount as of the first day of the second five year period, plus accrued interest through the monthly payment date. All outstanding principal and accrued interest is due and payable on February 6, 2008.

The ten-year mortgage term loan in the amount of \$4.0 million bears a fixed rate of interest equal to 7.95% per year during the first five years, a fixed rate of interest equal to United States Treasury Notes or Bills with a maturity date closest to the end of the second five years plus 225 basis points, for the remaining five years. During the first five years, principal and interest shall be paid in 60 monthly installments of \$48,425. During the remaining five years, principal and interest payments will be made on a monthly basis in the amount of

15

one-sixtieth of the outstanding principal amount as of the first day of the second five year period, plus accrued interest through the monthly payment date. All outstanding principal and accrued and unpaid interest is due and payable on October 30, 2010.

Both ten-year mortgage term loans are secured by land and buildings with a cost of approximately $$22.0\ \text{million}.$

The revolving line of credit loan, under which the Company may borrow \$16.0 million, is subject to certain restrictions based on applicable percentages of accounts receivable and inventory, as defined by the loan agreement, and reduced by the amount of all letters of credit outstanding. The revolving line of credit loan is secured by substantially all of the Company's assets, with interest payable at the LIBOR rate plus 1.50% (5.36% at June 30, 2001). As of June 30, 2001, the Company had \$7.8 million outstanding under standby letters of credit, and \$5.7 million available under the revolving line of credit loan.

Under the terms of the mortgage term loans, the lease line of credit and the revolving line of credit agreements, the Company is required to meet certain covenants on a quarterly and annual basis. At June 30, 2001 the Company was in compliance with all financial covenants.

Although the Company believes that existing funds, cash flows from operations, and cash available under its revolving line of credit and lease line of credit should be sufficient to satisfy working capital requirements and capital expenditures for the next twelve months, there can be no assurance that the Company will not require additional financing, or that such additional funding, if needed, will be available on acceptable terms.

EFFECT OF INFLATION

Inflation has not had, and is not expected to have, a material impact upon the Company's operations.

RECENTLY ISSUED ACCOUNTING STANDARDS

In June 1998, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities" ("SFAS No. 133"), which requires companies to recognize all derivatives as either assets or liabilities in the statement of financial position and measure those instruments at fair value. SFAS No. 133 (as amended by SFAS No. 137) is effective for fiscal years beginning after June 15, 2000 and therefore became effective for the Company in the first quarter of fiscal 2001. The Company does not presently enter into any transactions involving derivative financial instruments and, accordingly, does not anticipate the new standard will have any effect on its financial statements for the foreseeable future.

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards No. 141, "Business Combinations" (SFAS 141), which supersedes APB Opinion No. 16, "Business Combinations". SFAS No. 141 eliminates the pooling-of-interests method of accounting for business

combinations and modifies the application of the purchase accounting method. The elimination of the pooling-of-interests method is effective for transactions initiated after June 30, 2001. The remaining provisions of SFAS No. 141 will be effective for transactions accounted for using the purchase method that are completed after June 30, 2001. The Company is currently reviewing the statement, but does not anticipate the new standard will have any effect on its financial statements.

In July 2001, the FASB also issued Statement of Financial Accounting Standards No. 142, "Goodwill and Intangible Assets" (SFAS No. 142), which supersedes APB Opinion No. 17, "Intangible Assets". SFAS No. 142 eliminates the current requirement to amortize goodwill and indefinite-lived intangible assets, addresses the amortization of intangible assets with a defined life and addresses the impairment testing and recognition for goodwill and intangible assets. SFAS 142 will apply to goodwill and intangible assets arising from transactions completed before and after the Statement's effective date. SFAS No. 142 is effective for fiscal 2002. The Company is currently reviewing the statement and has not yet determined the impact adoption of SFAS No. 142 will have on its financial statements.

16

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

The Company is exposed to market risk from changes in interest rates primarily as a result of its borrowing activities, and to a lesser extent, its investing activities. The majority of the Company's long-term borrowings are in fixed rate instruments, or variable rate instruments with fixed rate conversion provisions. The Company does not enter into interest rate swap agreements or other speculative or leveraged transactions. The Company currently has no material exposure to interest rate fluctuations on its short-term investments.

The Company has limited exposure to foreign currency exchange rate risk, as substantially all of its transactions are denominated in U.S. dollars. Some of the Company's customers and strategic partners are not located in the United States, however. As a result, these customers and strategic partners are themselves subject to fluctuations in foreign exchange rates. If their home country currency were to decrease in value relative to the United States dollar, their ability to purchase and market the Company's products could be adversely affected and the Company's products may become less competitive to them. This may have an adverse impact on the Company's business. Likewise, some of the Company's suppliers are not located in the United States and thus, such suppliers are subject to foreign exchange rate risks in transactions with the Company. Decreases in the value of their home country currency versus that of the United States dollar could cause fluctuations in supply pricing which could have an adverse effect on the Company's business.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

In August 1999 Creo Products, Inc., ("Creo"), filed an action in the United States District Court for the District of Delaware against the Company asserting that Creo has a "reasonable apprehension that it will be sued by Presstek for infringement" of two of the Company's patents and seeking a declaration that Creo's products "do not and will not infringe any valid and enforceable claims" of the patents in question. In September 1999, the Company filed a counterclaim against Creo for patent infringement. The Company claims that Creo has infringed two direct imaging patents owned by the Company which were recently the subject

of re-examination by the U. S. Patent and Trademark Office. This action went to trial before the court without a jury during the week of June 25, 2001, and the parties have submitted to the court proposed findings, briefs, and other related documents. The Company is currently awaiting a decision in this case.

In December of 1999 a complaint was filed by PPG, Inc. ("PPG") against Delta V in the United States District Court for the Western District of Pennsylvania alleging that Delta V sold to PPG certain vacuum coating equipment that did not meet certain product specifications. An amended complaint was filed in April of 2000. In the suit, PPG seeks damages in excess of \$7.0 million. In addition to naming Delta V as a defendant in the complaint, PPG also named Presstek as a defendant, seeking damages from Presstek and attempting to hold Presstek liable for the alleged breach of contract by its subsidiary, Delta V, on a theory of indirect liability. Motions to dismiss for improper venue were denied, but venue was transferred to the United States District Court for the Middle District of Pennsylvania. Presstek (and Delta V) have answered the complaint and Delta V has asserted a counterclaim against PPG and a cross-claim against Circonix, a Delta V subcontractor for the vacuum coater project. The Company intends to continue to vigorously defend this action.

See also Part I - Item 3 of the Company's Annual Report on Form 10-K for the fiscal year ended December 30, 2000 filed with the Commission on March 30, 2001, Part II - Item 1 of the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2001 filed with the Commission on May 14, 2001 and Note 9 of Notes to the Financial Statements of this Form 10Q. All of such information is hereby incorporated by reference in response to this item.

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

(a) On June 5, 2001, the Company held its Annual Meeting of Stockholders.

17

- (b) Not Applicable.
- (c) At such meeting, the stockholders of the Company voted:
- (1) To elect eight (8) Directors to serve for the ensuing year. The votes cast were as follows:

		Votes	Votes		Broker Non
Nominees	Votes For	Against	Withheld	Abstained	Votes
Richard A. Williams	28,860,193	N/A	419,900	NA	N/A
Robert W. Hallman	28,866,294	N/A	413,799	N/A	N/A
Dr. Lawrence Howard	29,001,233	N/A	278,860	N/A	N/A
John W. Dreyer	29,134,846	N/A	145,247	N/A	N/A
Daniel S. Ebenstein	29,124,797	N/A	155,296	N/A	N/A
John B. Evans	29,138,445	N/A	141,648	N/A	N/A
Edward J. Marino	29,137,327	N/A	142,766	N/A	N/A
Michael D. Moffitt	29,021,304	N/A	258 , 789	N/A	N/A

(2) To ratify the selection of BDO Seidman, LLP, as the Company's independent auditors for the fiscal year ending December 29, 2001. The votes cast were as follows:

		Votes	Votes	Broker Non
Votes For	Against	Withheld	Abstained	Votes
29,148,539	49,263	N/A	82,291	N/A

(d) Not Applicable.

Item 6. Exhibits and Reports on Form 8-K

(a) Exhibits

- 10.1 Amended Master Supply and Distribution Agreement by and between Presstek, Inc. and Xerox Corporation dated May 11, 2001 (filed herewith).*
- 10.2 Agreement between Presstek, Inc. and Adamovski Strojirny a.s. ("Adast") dated as of April 24, 2001 (filed herewith).*
- * Confidential treatment requested as to omitted portions pursuant to Rule 24b-2 promulgated under the Securities and Exchange Act of 1934, as amended.
- (b) Reports on Form 8-K

None.

18

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.

PRESSTEK, INC. (Registrant)

Date: August 14, 2001 /s/ Robert W. Hallman

By: Robert W. Hallman President and Chief Executive Officer (Principal Executive and Duly Authorized Officer)

Date: August 14, 2001 /s/ Neil Rossen

By: Neil Rossen
Vice President,
Chief Financial Officer
(Principal Financial and
Accounting Officer)

19

EXHIBIT INDEX

No.	Description
10.1	Amended Master Supply and Distribution Agreement by and between Presstek, Inc. and Xerox Corporation dated May 11, 2001 (filed herewith).*
10.2	Agreement between Presstek, Inc. and Adamovski Strojirny a.s. ("Adast") dated as of April 24, 2001 (filed herewith).*

^{*} Confidential Treatment requested as to omitted portions pursuant to Rule 24b-2 promulgated under the Securities and Exchange Act of 1934, as amended.