SYNERGX SYSTEMS INC Form 10OSB August 04, 2004

U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D. C. 20549

FORM 10-QSB

(Mark One)

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

For the fiscal quarter ended

June 30, 2004

[] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT For the transition period from

Commission file number

0-17580

SYNERGX SYSTEMS INC.

(Exact name of small business issuer as specified in its charter)

Delaware 11-2941299

Number)

(State or jurisdiction of incorporation (IRS employer identification or organization)

> 209 Lafayette Drive, Syosset, New York 11791 (Address of Principal Executive Offices) (Zip code)

> > (516) 433-4700

(Issuer's telephone number)

Check whether the issuer (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes[X]No[]

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date: As of August 4, 2004, 4,896,862 shares of Registrant's Common Stock were issued and outstanding.

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

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Part I - FINANCIAL INFORMATION

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEET (Unaudited)

		June 30, 2004
ASSETS		
CURRENT ASSETS		
Cash and cash equivalents	\$	408,618
Accounts receivable, principally trade, less allowance		
for doubtful accounts of \$411,541	(6,582,537
Inventories		3,220,590
Deferred taxes		307,400
Prepaid expenses and other current assets		520,118
TOTAL CURRENT ASSETS	1: 	1,039,263
PROPERTY AND EQUIPMENT -at cost, less accumulated depreciation and amortization of \$1,485,671		358,487
OTHER ASSETS		660,929

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TOTAL ASSETS \$12,058,679

See accompanying Notes to the Condensed Consolidated Financial Statements

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEET (Unauditied)

	June 30, 2004
LIABILITIES AND STOCKHOLDERS' EQUITY	
CURRENT LIABILITIES	
Notes and capital leases payable - current portion Accounts payable and accrued expenses Deferred revenue	\$ 31,357 3,014,238 490,604
TOTAL CURRENT LIABILITIES	3,536,199
Note payable to bank Notes and capital leases payable - less current portion	2,180,676 27,157
Deferred taxes	19 , 900
TOTAL LIABILITIES	5,763,932
COMMITMENTS AND CONTINGENCIES	
STOCKHOLDERS' EQUITY	
Preferred stock, 2,000,000 shares authorized- none issued and outstanding Common stock, 10,000,000 shares authorized, \$.001 par value; issued and outstanding 4,896,862 shares Capital in excess of par Accumulated deficit	4,897 6,564,262 (274,412)
	6,294,747
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$12,058,679

See accompanying Notes to the Condensed Consolidated Financial Statements

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

 $\begin{array}{c} {\tt CONDENSED} \ \ {\tt CONSOLIDATED} \ \ {\tt STATEMENTS} \ \ {\tt OF} \ \ {\tt OPERATIONS} \\ & ({\tt Unaudited}) \end{array}$

	For the Three 2004
Product sales Subcontract sales	\$4,808,106 117,338
Service revenue	1,155,628
Total revenues	6,081,072
	2 007 124
Cost of product sales Cost of subcontract sales	3,007,134 95,110
Cost of service	812,035
Selling, general and administrative	1,579,157
Interest expense	18,823
Depreciation and amortization	44,223
Loss on equity investment	20,000
	5,576,482
Income before provision for	
income taxes	504,590
Provision for income taxes:	
Current	195,800
Deferred	7,200
	203,000
Net Income	\$ 301,590 ======
Earnings per common share	=
Basic earnings per share	\$0.06
	====
Diluted earnings per share	\$0.06 ====
Weighted average number of common shares outstanding	4,788,312
Weighted average number of common and dilutive	
common shares outstanding	5,116,631

See accompanying Notes to the Condensed Consolidated Financial Statements

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

For the Nine Months
2004

Month

Product sales Subcontract sales Service revenue	\$11,987,372 260,873 3,424,804
Total revenues	15,673,049
Cost of product sales	7,925,411
Cost of subcontract sales	214,778
Cost of service	2,447,012
Selling, general and administrative	4,449,676
Interest expense	59,318
Depreciation and amortization	132,670
Loss on equity investment	52 , 000
	15,280,865
Income before provision for income taxes	392,184
Provision for income taxes:	
Current	168,000
Deferred	(10,000)
	158,000
Net Income	 \$234 , 184
Net Income	=======================================
Earnings Per Common Share	
Basic Earnings Per Share	\$0.05 =====
Diluted Earnings Per Share	\$0.05
	====
Weighted average number of common shares outstanding	4,555,944
Weighted average number of common and dilutive common share equivalents outstanding	5,064,697

See accompanying Notes to the Condensed Consolidated Financial Statements

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS $({\tt Unaudited})$

	For the Nine Months
OPERATING ACTIVITIES	
Net income Adjustments to reconcile net income to net cash	\$ 234,184

<pre>(used in) provided by operating activities: Depreciation and amortization Deferred (benefit) tax Provision for doubtful accounts Loss on equity investment Changes in operating assets and liabilities: Accounts receivable Inventories Prepaid expenses and other current assets Other assets Accounts payable and accrued expenses</pre>	132,670 (10,000) - 52,000 (788,616) (772,020) (64,922) (18,875) 87,974
Deferred revenue	55,713
NET CASH (USED IN) PROVIDED BY OPERATING ACTIVITIES	(1,091,892)
INVESTING ACTIVITIES Purchases of property and equipment	(67,426)
NET CASH USED IN INVESTING ACTIVITIES	(67,426)
FINANCING ACTIVITIES Principal payments on notes payable and capital lease obligations Payments and proceeds from revolving line of credit - net Proceeds from exercise of stock options and warrants	(98,620) 925,173 448,197
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	1,274,750
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS Cash and cash equivalents at beginning of period	115,432 293,186
Cash and cash equivalents at end of period	\$ 408,618
SUPPLEMENTAL CASH FLOW INFORMATION:	=======
Cash paid during the period for: Income taxes Interest	\$ 130,519 \$ 70,416

SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING AND FINANCING ACTIVITIES:

During the nine months ended June 30, 2004 and 2003, the Company incurred no capital lease obligations for the acquisition of equipment.

In the quarter ended June 30, 2003, Synergx purchased from Nafund Inc. a 24.99% investment in Secure 724 in exchange for 300,000 shares of Common Stock and warrants to purchase 50,000 shares of Common Stock, with an aggregated market value of \$432,500, which is included in OTHER ASSETS (See Note 7)

See accompanying Notes to the Condensed Consolidated Financial Statements

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

NINE MONTHS ENDED JUNE 30, 2004

(UNAUDITED)

1. BASIS OF PRESENTATION

The accompanying unaudited financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial information. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States of America for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary in order to make the financial statements not misleading have been included. Results for the three and nine months ended June 30, 2004 are not necessarily indicative of the results that may be expected for the fiscal year ending September 30, 2004. For further information, refer to the consolidated financial statements and footnotes thereto included in Synergx Systems Inc. ("Synergx" or "the Company") and Subsidiaries' annual report on Form 10-KSB for the year ended September 30, 2003.

2. REVENUE RECOGNITION

Product sales include sale of systems, which are similar in nature, that involve fire alarm, life safety and security (CCTV and card access), transit (on board systems) and communication (paging, announcement and audio/visual). Product sales represent sales of product along with the integration of technical services at a fixed price under a contract with an electrical contractor or end user customer or customer agent. Product sales are allocated using a constant gross profit percentage over the entire contract, and recognized, using the percentage-of-completion method of accounting. The Company utilizes a units-of-work performed method to measure progress towards completion of the contract. The effects of changes in contract terms are reflected in the accounting period in which they become known. Contract terms provide for billing schedules that differ from revenue recognition and give rise to costs and estimated profits in excess of billings, and billings in excess of costs and estimated profits. Costs and estimated profits in excess of billing were not material at June 30, 2004 and 2003 and have been included in accounts receivable. There were no billing in excess of costs and estimated profits at June 30, 2004 and 2003.

Subcontract sales principally represents revenue related to electrical installation of wiring and piping performed by others for the Company when the Company acts as the prime contractor and sells its products along with electrical installation. Subcontract revenue is also recognized during the entire project using the percentage-of-completion method of accounting as electrical installation is performed at the job site.

Service revenue from separate maintenance contracts is recognized on a straight-line basis over the term of the respective contract, which is generally one year. Non-contract service revenue is recognized when services are performed.

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS - Continued

NINE MONTHS ENDED JUNE 30, 2004

(UNAUDITED)

3. INVENTORIES

Inventories are priced at the lower of cost (first-in, first-out) or market and consist primarily of raw materials.

4. LONG TERM DEBT

On October 9, 2003, the Company entered into a new \$3 million revolving credit facility with Hudson United Bank (the "Credit Facility"). The Credit Facility has an interest rate of prime plus 1/4% on outstanding balances (4.25% at June 30, 2004) and expires in October 2005. The Credit Facility is secured by all assets of the Company and all of its operating subsidiaries. Advances under this Credit Facility are measured against a borrowing base calculated on eligible receivables and inventory.

Initial proceeds from the new Credit Facility were used to pay off a former credit facility with Citizens Business Credit. At June 30, 2004, the full amount of the Credit Facility was available under the borrowing base calculation and \$2,181,000 was outstanding under this facility.

The Credit Facility includes certain restrictive covenants, which among other things, impose limitations on declaring or paying dividends, acquisitions, and capital expenditures. The Company is also required to maintain certain financial ratios and tangible net worth covenants. At June 30, 2004 the Company was not in default with any of its financial covenants.

5. EXERCISE OF WARRANTS AND STOCK OPTIONS

Genterra Inc. (formerly Mirtronics Inc.) the largest stockholder of the Company had outstanding warrants to purchase 620,000 shares of the Company's Common Stock, which were issued in 1998, and were exercisable at any time until December 31, 2003 at an exercise price of \$.51 per share. Genterra exercised these warrants in December 2003 for a total consideration of \$316,200.

On June 15, 2004, an unaffiliated investor exercised warrants to purchase 100,000 shares of the Company's Common Stock at an exercise price of \$70,000. These warrants were part of a private placement of 340,000 units sold for \$.70 per Unit. Each unit consists of one share of Common Stock and one warrant to purchase an additional share of Common Stock at \$.70 per share for a period of 24 months from September 30, 2002. The remaining 240,000 warrants are outstanding as of June 30, 2004.

During the nine months ending June 30, 2004, employees exercised stock options to purchase 115,718 shares of Common Stock for a total consideration of \$61,997.

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS - Continued

NINE MONTHS ENDED JUNE 30, 2004

(UNAUDITED)

6. EARNINGS (LOSS) PER SHARE

The Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards ("SFAS") No. 128 "Earnings Per Share" which requires companies to report basic and diluted earnings per share ("EPS") computations. Basic EPS excludes dilution and is based on the weighted-average common shares outstanding and diluted EPS gives effect to potential dilution of securities that could share in the earnings of the Company. Diluted EPS reflects the assumed issuance of shares with respect to the Company's employee stock option

plan and warrants. The Company did not have stock based compensation for the three and nine months ended June 30, 2004 or 2003.

Basic EPS Computation	2004	2003	Nine Month 2004
Net Income available to common	\$301,590	\$42,068	\$234,184
stockholders	4,788,312	3,851,048	4,555,944
Weighted average outstanding shares	\$.06	\$.01	\$.05
Basic EPS	====	====	====
Diluted EPS Computation			
Net Income available to common stockholders	\$301,590	\$42,068	\$234,184
	======	=====	======
Weighted-average shares-basic	4,788,312	3,851,048	4,555,944
Plus: Incremental shares from	87,863	122,795	125,746
	240,456	545,613	383,007
Dilutive potential common shares	328,319	668,408	508 , 753
Adjusted weighted average shares diluted	5,116,631	4,519,456	5,064,697
Diluted EPS	\$.06	\$.01	\$.05
	====	====	====

^{*50,000} warrants were antidilutive in the nine month period ending June 30, 2003 and therefore not included in the above calculation.

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS - Continued

NINE MONTHS ENDED JUNE 30, 2004

(UNAUDITED)

7. INVESTMENT IN SECURE 724 L.P.

On May 29, 2003, the Company (through a special purpose Nova Scotia subsidiary) acquired 25% of the equity of Secure 724 LP ("Secure 724 LP"), an Ontario limited partnership, from Nafund Inc. ("Nafund") in consideration of (a) 300,000 shares of Common Stock; (b) warrants to purchase 50,000 shares of Common Stock at \$1.15 per share for 24 months; (c) agreeing to provide secured loans of up to Cdn\$300,000 (which was approximately \$229,000 U.S. at June 30, 2004) to Secure 724 LP pro rata with equity/loans to be provided by Nafund and tied to certain development milestones and (d) 150,000 shares of Common Stock to be issued in the future upon Secure 724 LP satisfying the milestones and Nafund providing the

funding. Either the Company and/or Nafund can elect not to provide all or any part of the above funding (regardless of whether the milestones are attained). If milestones are attained and either the Company and/or Nafund elects not to provide all or part of the above funding it would have its equity reduced based on a formula.

The 25% investment in Secure 724 L.P. for 300,000 shares of Common Stock and warrants to purchase 50,000 shares of Common Stock was valued at \$432,500. This investment is accounted for utilizing the equity method and is included in OTHER ASSETS. The underlying equity of this investment on the date of the transaction was approximately \$73,000; resulting in goodwill of approximately \$359,500; which will not be amortized but will be tested for impairment. For the three and nine months ended June 30, 2004, a \$20,000 and \$52,000, respectively, an adjustment to the equity investment was recorded to reflect the Company's 25% portion of the operating loss of Secure 724 LP.

In connection with initial capital contribution per the partnership agreement, the Company advanced \$18,158 (Cdn\$25,000) to Secure 724 LP in May 2003 and upon reaching milestones advanced \$125,089 (Cdn\$175,000) in August 2003. These notes receivable bear interest at a rate of 4% and mature in May 2006 and August 2006, respectively.

This transaction was submitted to the stockholders of Synergx (as two directors of Synergx are directors of Secure 724 LP) and approved at its Annual Meeting on March 26, 2003.

Secure 724 LP is proceeding with the UL certification process and developing a GSM/GPRS version for communication with any standard monitoring station as well as all functionality of the 724 interactive.

There can be no assurance that the investment in Secure $724\ \mathrm{LP}$ will be profitable.

8. OTHER EVENTS

RePort Business Solutions

On November 20, 2003, the Company's Board of Directors approved entering into a revised agreement to organize a new Ontario limited partnership to acquire and operate the business of RePort Business Solutions ("RePort") in partnership with NSC Holdings Inc. ("NSCH") and Nafund Inc. ("Nafund").

SYNERGX SYSTEMS INC. AND SUBSIDIARIES

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS - Continued

NINE MONTHS ENDED JUNE 30, 2004

(UNAUDITED)

8. OTHER EVENTS (Continued)

This transaction was originally submitted to the stockholders of Synergx for approval at its Annual Meeting on March 26, 2003 because two directors of Synergx are directors of Nafund and one is also a director and principal of NSCH. Management believes that the revised structure and consideration are within the scope of the stockholder approval received at the annual meeting in March 2003.

Pursuant to the revised agreement (which is subject to approval by NSCH's bank and completion of definitive documentation), the Company, through a subsidiary,

would acquire from Nafund, 25% of the Class B equity units of RePort in consideration of the issuance to Nafund of 150,000 shares of Common Stock.

RePort which is currently a division of NSCH, provides software to the independent international investment counseling, portfolio management and brokerage community. Located in Toronto, Ontario, RePort's software links external or outsourced trading, custodian, broker and bank systems in internal diverse security and asset management systems and contact information systems and electronic filing and documentation systems. RePort will provide these and related back office services to NSCH (which is an investment counselor/money manager) and to other third party investment counselors, money managers, funds and similar entities.

There can be no assurance however that this transaction will take place.

9. STOCK SPLIT

On July 7, 2003, the Company's Board of Directors declared a 2-for-1 stock split of its outstanding common stock. The stock split took the form of a dividend whereby the Company issued on July 25th to each shareholder of record at the close of business on July 18, 2003 one additional share for every share held on that date. The financial statements and footnotes have been retroactively adjusted to reflect this stock split.

10. 2004 NON-QUALIFIED STOCK OPTION PLAN

At the Company's annual meeting of stockholders on March 10, 2004 the Company and its stockholders adopted a new nonqualified stock option plan ("2004 Plan"). Under the 2004 Plan, the Board of Directors may grant options to eligible employees at exercise prices not less than 100% of the fair market value of the common shares at the time the option is granted. The number of shares of Common Stock that may be issued shall not exceed an aggregate of up to 10% of its issued and outstanding shares. Options vest at the discretion of the Board of Directors at such time as the options are granted. Issuances under the new 2004 Plan are to be reduced by options outstanding under a 1997 nonqualified stock option plan (replaced by the new 2004 Plan). Options outstanding under the 1997 Plan will expire from June 2004 though December 31, 2005. As of June 30, 2004, there were 75,580 options outstanding under the 1997 Plan and none outstanding under the 2004 Plan.

Liquidity and Capital Resources

In October 2003, the Company entered into a new \$3 million revolving credit facility with Hudson United Bank. (the "Credit Facility") This credit facility has an interest rate of prime plus 1/4% and expires in October 2005. Initial proceeds from the new credit facility were used to pay off a credit facility with Citizens Business Credit. Advances under the Credit Facility are measured against a borrowing base calculated on eligible receivables and inventory. The Credit Facility is secured by all assets of the Company and all of its operating subsidiaries.

The Credit Facility includes various covenants, which among other things, impose limitations on declaring or paying dividends, acquisitions and capital expenditures. The Company is also required to maintain certain financial ratios

and tangible net worth covenants. At June 30, 2004, the Company was not in default with any of its financial covenants and at such time the full amount of the Credit Facility was available under the borrowing base calculation. At June 30, 2004, \$2,181,000 was owed under the Credit Facility.

Net cash used by operations for the nine months ended June 30, 2004 amounted to \$1,091,890 as compared to cash used by operations of \$463,552 for the comparable prior year period. The increase in cash being used by operations was due to an increase in working capital requirements in order to fund an increase in accounts receivable that resulted from significantly higher sales in 2004 and from an increase in inventory for projects expected to be shipped after June 30, 2004. The net cash outflow of \$1,091,890 from operations during 2004 coupled with equipment purchases of \$67,426 were funded by an increase of \$925,176 in bank borrowing and from \$316,200 of proceeds from exercise of warrants to purchase common stock by Genterra Inc. (formerly Mirtronics Inc.), \$70,000 of proceeds from exercise of warrants to purchase common stock by an unaffiliated investor and \$61,997 from exercise of stock options by employees to purchase common stock.

The ratio of the Company's current assets to current liabilities increased to approximately 3.12 to 1 at June 30, 2004 compared to 2.77 to 1 at June 30, 2003. The increase in the current ratio is due to an improvement in cash flow since June 30, 2003 due to the continued profitable operations through June 30, 2004, from \$448,197 of proceeds from the exercise of warrants and employees stock options, and from a increase of \$789,000 of accounts receivable in 2004. Working capital increased by \$1.7 million to \$7.5 million at June 30, 2004 compared to \$5.8 million at June 30, 2003; while bank borrowing increased by only \$734,000 since June 30, 2003.

Results of Operations

Revenues and Gross Profit

	Three Months Ended		Nine Mo	Nine Months Ended	
	June 30,		June	e 30,	
	2004	2003	2004	2003	
		(In thousands	of dollars)		
Product Revenue	\$ 4,808	\$ 3,443	\$11 , 987	\$10,248	
Subcontract Revenue	117	65	261	508	
Service Revenue	1,156	1,150	3,425	3,328	
Total Revenue	6,081	4,658	15,673	14,084	
Gross Profit Product	1,801	1,161	4,062	3,431	
Gross Profit Subcontract	22	5	46	93	
Gross Profit Service	344	340	978	1,008	
Total Gross Profit	2,167	1,506	5,086	4,532	
Gross Profit Product %	37%		34%	33%	
Gross Profit Subcontract %	18%	8%	18%	18%	
Gross Profit Service %	30%	30%	29%	30%	

Revenues

The Company's product revenues during the three and nine months ended June 30, 2004 increased 40% and 17% respectively from the comparable prior year periods due to improved economic activity in both the Company's principal New York City market and its Dallas, Texas market. The Company experienced exceptionally strong improvement in Dallas compared to very low 2003 levels and higher revenues from New York City transit projects that resulted from product releases from our customers. In the Dallas, Texas market, higher product revenues resulted from certain costs reduction initiatives implemented during the last eighteen months, which allowed the Company to price aggressively in that competitive market. We are continuing to quote business aggressively in both that area and in the New York City metropolitan area.

Subcontract revenue increased during the current three month period due to an increase in the number of small jobs where the Company was responsible for electrical installation. Subcontract revenue decreased during the current nine month period as the Company was responsible for various small electrical installations during the 2004 period which in the aggregate were less than two large electrical installation projects in 2003.

Service revenues increased slightly during the current three and nine month periods of 2004 due to an increase in service contracts as the Company expanded its fire alarm service base into the Long Island, NY market. The Company also secured several new fire alarm customers in the New York City market. These increases in service contract revenue more than offset a decrease in call-in service revenue.

Gross Profit

Gross profit on product revenues for the three and nine months ended June 30, 2004, increased 55% and 18%, respectively, compared to the respective prior year periods. The increase in absolute gross profit is primarily related to higher product sales (noted above) and related gross margin. The increase in gross profit percentage during the current three and nine month periods is primarily due to higher sales on which to absorb overhead in both our Dallas and New York City market areas. The higher sales in Dallas resulted from aggressive pricing in order to book new business.

Gross profit related to subcontract revenues for the three months ended June 30, 2004 increased in absolute terms as the Company was responsible for a larger amount of electrical installations. In contrast, the three months of 2003 had a lower gross profit percentage due to the competitive environment during this period. However, gross profit for the nine months ended June 30, 2004 declined due to the reduction in subcontract work (electrical installation by others). The gross profit percentage during the three and nine months of 2004 were back to normal markups on electrical installation.

Gross profit on service revenues for the three months ended June 30, 2004 was basically unchanged as service revenues were only up slightly compared to the prior year period. Gross profit and the gross profit percentage from service revenues during the nine months ended June 30, 2004 decreased in spite of an increase in service revenues. The gross profit decline was due to an increase in technicians to support higher service revenues, salary increases, and technicians moving up to higher paying categories. These cost increases could

not be fully absorbed by price increases due to competitive market pricing.

Income Before Tax

The increase in income before income taxes during the three and nine months ended June 30, 2004 of 563 % and 57%, respectively, is primarily due to the higher gross profit margins resulting from increased product sales in New York and Dallas. In addition, selling, general and administrative expenses increased (15% and 8% during the three and nine months of 2004, respectively) due to higher insurance costs in 2004 and from additional management and sales staff to support product expansion directed at increased sales levels. Interest expense increased during 2004 due to higher borrowing levels. For the three and nine month periods of 2004 the Company recorded a loss of \$20,000 and \$52,000, respectively, on its equity in the operating loss of Secure 724 LP.

Tax Provision

The Company's current income tax provision represents federal, state and local income taxes. Deferred taxes represent the net change in deferred tax assets and non current deferred tax liability as it related to certain timing differences of book and tax deductions.

Order Position

The Company's order position, excluding service, at June 30, 2004 amounted to \$15,155,000 as compared to \$16,500,000 at September 30, 2003 and \$14,800,000 at June 30, 2003. These strong levels of order position reflects recent large new orders received for several subway complexes which will be deliverable over several years as the projects are released and reflects recent increased new orders in our Dallas, Texas Market area.. In addition, the backlog includes \$2.1 million of orders for communication and announcement systems from several transit car manufacturers, that will be shippable over the next 24 month period. While quotation activity is brisk, there is no assurance when orders will be received and whether the order position will increase. Due to the fact that the Company's products are sold and installed as part of larger mass transit construction projects, there is typically a delay between the booking of the contract and its revenue realization. The order position includes and the Company continues to bid on projects that might include significant subcontractor labor (electrical installation performed by others). The Company expects to be active in seeking orders where the Company would act as a prime contractor and be responsible for management of the project as well as electrical installation.

Item 3. Controls and Procedures

Evaluation of disclosure controls and procedures. At the period end of this Quarterly Report on Form 10-QSB, the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer evaluated the effectiveness of the design and operation of the Company's disclosure controls and procedures. Based on that evaluation, the Company's Chief Executive Officer and Chief Financial Officer have concluded, as of the end of the quarter covered by this report, that:

The Company's disclosure controls and procedures are designed to ensure that information required to be disclosed by the Company in the reports it files or submits under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified.

That Company's disclosure controls and procedures are effective to ensure that such information is accumulated and communicated to the Company's management, and made known to the Company's Chief Executive Officer and Chief Financial Officer, to allow timely decision regarding the required disclosure.

There have been no changes in the Company's internal controls over financial report that have materially affected, or is reasonably likely to materially affect the Company's internal controls over financial reporting during the period covered by this Quarterly Report.

Part II - OTHER INFORMATION

Item 1. Legal Proceedings.

Not Applicable

Item 2. Changes in Securities.

Genterra Inc (formerly Mirtronics Inc) the largest stockholder of the Company had outstanding warrants to purchase 620,000 shares of the Company's Common Stock, which were issued in 1998, and were exercisable at any time until December 31, 2003 at an exercise price of \$.51 per share. Genterra Inc.exercised these warrants in December 2003 for a total consideration of \$316,200.

On June 15, 2004, an unaffiliated investor exercised warrants to purchase 100,000 shares of the Company's Common Stock at an exercise price of \$70,000. These warrants were part of a private placement of 340,000 units sold for \$.70 per Unit. Each unit consists of one share of Common Stock and one warrant to purchase an additional share of Common Stock at \$.70 per share for a period of 24 months from September 30, 2002. The remaining 240,000 warrants are outstanding as of June 30, 2004.

During the nine months ending June 30, 2004, employees exercised stock options to purchase 115,718 shares of Common Stock for a total consideration of \$61,997.

Item 3. Defaults Upon Senior Securities.

Not applicable

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

None

Item 5. Other Information.

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

- (a) Exhibits
- 31.1 Certification of Daniel S. Tamkin pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
- 31.2 Certification of John A. Poserina pursuant to 18 U.S.C. Section 1350, as

adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

- 32.1 Certifications of Daniel S. Tamkin and John A. Poserina pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
- (b) Reports on Form 8-K

None

Other

The information in Item 2 and Item 6 regarding shares of Common Stock have been adjusted for a 2 for 1 stock split that took the form of a dividend that was distributed on July 25, 2003.

SIGNATURES

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

SYNERGX SYSTEMS INC (Registrant)

/s/ John A. Poserina

John A. Poserina, Chief Financial Officer (Principal Accounting and Financial Officer), Secretary And Director

Date: August 4, 2004