SIELOX, INC. AND SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT ACCOUNTANTS' COMPILATION REPORT MARCH 31, 2010

SIELOX, INC. AND SUBSIDIARIES

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INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

To the Board of Directors and Stockholders of Sielox, Inc. and Subsidiaries

We have compiled the accompanying consolidated balance sheet of Sielox, Inc. and Subsidiaries (collectively, the "Company") as of March 31, 2010, and the related consolidated statements of operations, changes in stockholders' equity (deficit) and comprehensive income (loss), and cash flows for the three month period ended, in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants.

A compilation is limited to presenting in the form of financial statements information that is the representation of management. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or any other form of assurance on them.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 2, the Company has an accumulated deficit, a working capital deficit and a net loss from operations, which raise substantial doubt about its ability to continue as a going concern. Management's plans in regard to these matters are also described in Note 2. The accompanying financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Roseland, New Jersey August 17, 2010



Rottstein, Kass & Company, P. C.

SIELOX, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET (\$ In thousands) MARCH 31, 2010

ASSETS

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	•	405
Cash	\$	165
Accounts receivable, less allowance for doubtful accounts of \$194 Inventories, net of reserve for obsolescence of \$203		2,921
Prepaid expenses		5,499 190
	_	
Total Current Assets		8,775
Fixed assets, net		308
Trade Name - Costar		800
Trade mark - Sielox LLC		170
Distribution agreement, net		1,193
Customer relationships, net		600
Proprietary technology, net		333
Deposits and other assets	_	65
Total assets	\$ <u></u>	12,244
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities		
Accounts payable	\$	1,939
Accrued expenses and other	•	127
Contingent purchase price, current portion		267
Deferred revenue		66
Lines of credit		2,175
Total Current Liabilities	_	4,574
Long term liability, contingent purchase price		225
Total Liabilities	_	
Total Liabilities	_	4,799
Stockholders' equity		
Common stock		42
Additional paid in capital		155,805
Accumulated other comprehensive income		260
Accumulated deficit	_	(144,138)
Less common stock held in treasury		(4,524)
Total Stockholders' Equity	<u> </u>	7,445
Total liabilities and stockholders' equity	\$	12,244

SIELOX, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF OPERATIONS (\$ In thousands) FOR THE THREE MONTH PERIOD ENDED MARCH 31, 2010

Net revenues Cost of revenues Gross profit	\$ 	4,092 2,867 1,225
Selling, general and administrative expenses		1,564
Loss from operations		(339)
Interest expense	_	(74)
Net loss	\$	(413)

SIELOX, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY (DEFICIT) AND COMPREHENSIVE INCOME (LOSS) FOR THE THREE MONTH ENDED MARCH 31, 2010 (\$ In thousands)

	Commo	n Sto	ock	I	dditional Paid - In Capital	Treasu	ıry S	Stock	Accumul Othe Comprehe	•	Ac	cumulated Deficit	Total Stockholders' Equity
	Shares	Am	ount		•	Shares	Α	mount	Income (L	.oss)			(Deficit)
Balances at December 31, 2009	42,017	\$	42	\$	155,805	6,296	\$	(4,524)	\$	260	\$	(143,725)	\$ 7,858
Net loss												(413)	(413)
Balances at March 31, 2010	42,017	\$	42	\$	155,805	6,296	\$	(4,524)	\$	260	\$	(144,138)	\$ 7,445

SIELOX, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS (\$ In thousands) FOR THE THREE MONTH PERIOD ENDED MARCH 31, 2010

CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss	\$	(413)
Adjustments to reconcile net loss to net cash provided by operating activities:		
Depreciation and amortization		154
Provision for doubtful accounts		18
Changes in operating assets and liabilities:		
Accounts receivable, net		(374)
Inventory		26
Prepaid expenses		45
Accounts payable		597
Accrued expenses and other		(34)
Deferred revenue, current	_	9
Net cash provided by operating activities		28
The Cash promata by operating activities	_	
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of fixed assets		(81)
Payment of earnout provision related to Southern Imaging	_	(63)
Net cash used in investing activities	_	(144)
CASH PROVIDED BY FINANCING ACTIVITIES		
Proceeds from debt, net		46
NET DECREASE IN CASH		(70)
CASH, BEGINNING OF PERIOD	_	234
CASH, END OF PERIOD	\$_	165
SUPPLEMENTAL DISCLOSURE CASH FLOW INFORMATION:		
Cash paid during the period for interest	\$_	74

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Sielox, Inc. was incorporated in the State of Delaware in February 1997 under the name "Fairmarket, Inc." Sielox, Inc. and its wholly owned subsidiaries, Costar Video Systems, LLC ("Costar") and Sielox LLC ("Sielox"), (collectively the "Company"), develops, designs and distributes a range of security solution products such as surveillance cameras, lenses, digital video recorders, high speed domes and access control systems. The Company also develops, designs and distributes industrial vision products to observe repetitive production and assembly lines, thereby increasing efficiency by detecting faults in the production process.

The Company operates through two wholly-owned subsidiaries: Costar and Sielox. Costar runs the Company's operations relating to its security surveillance and industrial vision products and Sielox runs the Company's operations relating to its access control systems.

PRINCIPLES OF CONSOLIDATION

The accompanying consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") and include the accounts of Sielox, Inc. and its wholly owned subsidiaries, Costar and Sielox. All material intercompany transactions have been eliminated in consolidation.

These consolidated financial statements were approved by management and available for issuance on August 17, 2010. Subsequent events have been evaluated through this date.

USE OF ESTIMATES

The preparation of consolidated financial statements in conformity with ("GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

CASH

The Company considers all highly-liquid debt instruments with original maturities of three months or less to be cash equivalents.

ACCOUNT RECEIVABLE, AND ALLOWANCE FOR DOUBTFUL ACCOUNTS

The Company complies with the accounting and reporting requirements of GAAP that lend to or Finance the Activities of Others. Accounts receivable are recorded at net realizable values. The Company maintains an allowance for estimated losses resulting from the failure of customers to make required payments and for anticipated returns. The allowance is based on specific facts and circumstances surrounding individual customers as well as historical experience. Provisions for losses on receivables and returns are charged to income to maintain the allowance at a level considered adequate to cover losses and future returns. Receivables are charged off against the reserve when they are deemed uncollectible and returns are charged off against the reserve when the actual returns are incurred.

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

INVENTORIES

Inventories are recorded on the first in first out basis and are stated at the lower of average cost or market. A provision is made to reduce excess or obsolete inventories to their net realizable value. As of March 31, 2010, the Company had \$216 in raw materials and \$5,283 in finished goods.

PROPERTY AND EQUIPMENT

Property and equipment is stated at cost less accumulated depreciation and amortization. Depreciation and amortization is computed using the straight-line method over estimated useful lives of 3-5 years.

Estimated Useful Life

Computer hardware and software 3 years
Furniture and Fixtures 5 years

Leasehold improvements Shorter of lease term or asset useful life

INTANGIBLE ASSETS

In accordance with GAAP, intangible assets with indefinite lives are not amortized, but instead tested for impairment. Intangible assets are reviewed for impairment at least annually or whenever events or changes in business combinations indicate the carrying value of the assets may not be recoverable. Impairment losses are recognized if the fair value of the intangible is less than its carrying value.

Intangible assets with finite lives are amortized over their estimated useful lives. These intangible assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amounts of the assets may not be recoverable. A loss is recognized in the consolidated statement of operations if it is determined that an impairment exists based on expected future undiscounted cash flows. The amount of the impairment is the excess of the carrying amount of the impaired asset over its fair value.

LONG-LIVED ASSETS

In accordance with GAAP, we review property and equipment for impairment whenever events or changes in circumstances indicated that the carrying amounts of the assets may not be recoverable. A loss is recognized on the consolidated statement of operations if it is determined that an impairment exists based on expected future undiscounted cash flows. The amount of the impairment is the excess of the carrying amount of the impaired asset over its fair value.

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

REVENUE RECOGNITION

The Company ships and invoices its sales in accordance with signed purchase orders. The Company only recognizes revenue when it is realized and earned. The Company considers its revenue to have been earned when goods are shipped in accordance with signed purchase orders. Any software imbedded in the products sold is considered incidental to the product being sold.

Revenue from separately priced extended warranty and product maintenance contracts is deferred and recognized in income on a straight-line basis over the contract period.

DEFERRED REVENUE

Deferred revenue represents the unrecognized portion of the Company's separately priced product maintenance contracts. Revenue from these contracts is recognized in income on a straight line basis over the contract period.

RESEARCH & DEVELOPMENT

Expenditures for research, development and engineering of software and hardware products, that are included in selling, general and administrative expenses in the consolidated statement of operations, are expensed as incurred.

STOCK BASED COMPENSATION

The Company complies with the accounting and reporting requirements of the Accounting for Stock-Based Compensation guidelines which require companies to record compensation expense for share-based awards issued to employees in exchange for services provided. The amount of the compensation expense is based on the estimated fair value of the awards on their grant dates and is recognized over the applicable vesting period.

The fair value of stock options is determined using an option-pricing model that takes into account the stock price at the grant date, the exercise price, the expected life of the option, the volatility of the underlying stock, expected dividends, and the risk free interest rate over the expected life of the option.

The Company elected to utilize the modified prospective transition method, which requires the application of the accounting standard to all share-based awards issued on or after January 1, 2006 and any outstanding share-based awards that were issued but not vested as of January 1, 2006.

During the three months ended March 31, 2010, the Company recognized \$0 in stock based compensation expense in its consolidated financial statements.

NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

INCOME TAXES

The Company complies with GAAP which requires an asset and liability approach to financial reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred income tax assets to the amount expected to be realized.

The determination of the Company's provision for income taxes requires significant judgment, the use of estimates, and the interpretation and application of complex tax laws. Significant judgment is required in assessing the timing and amounts of deductible and taxable items and the probability of sustaining uncertain tax positions. The benefits of uncertain tax positions are recorded in the Company's consolidated financial statements only after determining a more-likely-than-not probability that the uncertain tax positions will withstand challenge, if any, from tax authorities. When facts and circumstances change, the Company reassesses these probabilities and records any changes in the consolidated financial statements as appropriate. Accrued interest and penalties related to income tax matters are classified as a component of income tax expense.

In accordance with GAAP, the Company is required to determine whether a tax position is more likely than not to be sustained upon examination by the applicable taxing authority, including resolution of any related appeals or litigation processes, based on the technical merits of the position. The Company files an income tax return in the U.S. federal jurisdiction, and may file income tax returns in various U.S. state and local jurisdictions. Generally the Company is no longer subject to income tax examinations by major taxing authorities for years before 2006. The tax benefit recognized is measured as the largest amount of benefit that has a greater than fifty percent likelihood of being realized upon ultimate settlement. De-recognition of a tax benefit previously recognized results in the Company recording a tax liability that increases the deficit accumulated during the development stage. The Company's conclusions regarding this may be subject to review and adjustment at a later date based on factors including, but not limited to, on-going analyses of and changes to tax laws, regulations and interpretations thereof. The Company recognizes interest accrued related to unrecognized tax benefits and penalties related to unrecognized tax benefits in income tax fees payable, if assessed. No interest expense or penalties have been recognized as of and for the period ended March 31, 2010.

COMPREHENSIVE INCOME (LOSS)

Comprehensive income (loss) consists of net income (loss) and other comprehensive income (loss), which includes foreign currency translation adjustments, and unrealized gains and losses on marketable securities classified as available for sale. In accordance with GAAP, the Company establishes standards for disclosure and financial statement presentation for reporting total comprehensive income (loss) and its individual components. Comprehensive income (loss), as defined, includes all changes in equity during a period from non-owner resources.

NOTE 2 - LIQUIDITY AND GOING CONCERN CONSIDERATION

The Company has continued to incur losses and negative cash flows from operations. For the three months ended March 31, 2010, the Company incurred a net loss of approximately \$413. As of March 31, 2010, the Company had an accumulated deficit of approximately \$144,138 and outstanding debt in the amount of \$2,175 from its lines of credit which were due to expire on August 25, 2010.

Effective as of August 25, 2009, Sielox, entered into a Loan and Security Agreement (the "Sielox Loan Agreement") with Summit Financial Resources, L.P. ("Summit"). The Sielox Loan Agreement provides Sielox with up to \$1,500 in revolving lines of credit, which were due on August 25, 2010. The provisions of the Sielox Loan Agreement are more fully described in Note 6.

Effective August 17, 2010, Summit modified and extended the Sielox Loan Agreement. The maturity date is extended to August 17, 2011. All other terms and conditions of the Sielox Loan Agreement remain in full force and effect.

In addition, effective as of August 24, 2009, Costar entered into a Revolving Credit and Security Agreement with BBVA Compass Bank ("Compass") (the "Costar Loan Agreement", and together with the Sielox Loan Agreement the "Loan Agreements"). The Costar Loan Agreement provides Costar with up to \$4,000 in revolving lines of credit which were due on August 25, 2010. The provisions of the Costar Loan Agreement are more fully described in Note 6. See Note 11 – Subsequent Event, for an update on the Revolving Credit and Security Agreement between Costar Video Systems LLC and Compass.

Effective June 1, 2010, Compass Bank amended and restated the Revolving credit and Security Agreement dated as of August 21, 2009. The restated agreement provides Costar with up to \$2,500 in revolving lines of credit due on November 21, 2010, or such future date to which the Maturity Date of the revolving line may be extended at the banks sole discretion. Borrowings under the restated agreement accrue interest at a rate equal to the greater of 7% per annum or the 30-day LIBOR plus 4% per annum.

The Company has taken measures to reduce expenses in 2010. One of those measures is the decision to suspend its reporting obligations under the Securities Exchange Act of 1934, as amended. On March 30, 2010, the Company filed Form 15. As a result, the Company has ceased filing current and periodic reports with the Securities and Exchange Committee ("SEC"). There can be no assurances that the Company will successfully reduce expenses.

The Company's existing and future obligations include expenses associated with developing synergies between the Company's operating subsidiaries and marketing and growing its customer base and product offerings. The general economic slowdown has negatively impacted demand for the Company's products, thereby limiting the ability of the Company to improve its liquidity through increased sales. No adjustment has been made in the consolidated financial statements of the Company to the amounts and classification of assets and liabilities which could result, should the Company be unable to continue as a going concern.

There can be no assurance that the Company will be successful in building its customer base and product lines or that available capital will be sufficient to fund current operations and to meet the Company's financial obligations as they relate to working capital requirements and debt repayment obligations until such time that revenues increase to the extent necessary to cover operating costs. If the Company is unsuccessful in building its customer base or if available capital is insufficient to fund current operations, there could be a material adverse effect on the consolidated financial position, results of operations and cash flows of the Company.

NOTE 3 - CONCENTRATIONS

CONCENTRATION OF CUSTOMERS

The Company's security surveillance product line customers include traditional "large box" national retailers and distributors. The Company's industrial vision product line customers include manufacturers that assemble products using automated production lines; they use the Company's video systems to monitor activity on the production line. The Company's access control product line is sold through a national network of authorized business partners. For the three months ended March 31, 2010, the Company's largest customer accounted for approximately \$901 or 22% of the Company's total revenue. For the three months ended March 31, 2010, that same customer owed \$434 or 14.9% of the outstanding receivable balance.

CONCENTRATION OF SUPPLIERS

For the three months ended March 31, 2010, the Company made purchases from one main supplier of approximately 25.8% of total purchases. For the three months ended March 31, 2010, amounts owed to this supplier were approximately 31.4% of the total accounts payable balance.

NOTE 4 - FIXED ASSETS

Fixed assets are recorded at cost less accumulated depreciation. The Company provides for depreciation using the straight-line method over estimated useful lives of 3-5 years.

Fixed assets at March 31, 2010 were as follows:

Office Furniture and Equipment	\$ 565
Demonstration and Technical Equipment	318
Leasehold Improvements	 90
	973
Less accumulated depreciation	 (665)
Total	\$ 308

NOTE 5 – INTANGIBLE ASSETS

In accordance with GAAP, intangible assets with indefinite lives are not amortized, but instead tested for impairment. Intangible assets are reviewed for impairment at least annually or whenever events or changes in business combinations indicate the carrying value of the assets may not be recoverable. Impairment losses are recognized if the fair value of the intangible is less than its carrying value.

Intangible assets that are subject to amortization are reviewed for potential impairment whenever events or circumstances indicate that carrying amounts may not be recoverable. Assets not subject to amortization are tested for impairment at least annually.

NOTE 5 – INTANGIBLE ASSETS (continued)

The following is a summary of amortized and unamortized intangibles at March 31, 2010:

	<u>March</u>	31, 2010
	Gross Carrying	Accumulated
	<u>Amount</u>	Amortization
Amortized Intangible Assets		
Customer Relationships	1,598	998
Distribution Agreement	1,468	275
Proprietary Technology	500	167
. , ,	3,566	1,440
Unamortized Intangible Assets		
Trade Name Costar	800	
Trade Name Sielox, LLC	170	
,	4,536	

The weighted average amortization period is 12 years. The estimated useful life for customer relationships distribution agreements and proprietary technology are 6, 20 and 8 years, respectively.

Amortization expense was \$100 for the three month period ended March 31, 2010. Estimated amortization expense for each of the ensuing years is:

Period Endi	ng March 31,
	_
2011	\$403
2012	403
2013	269
2014	<u>172</u>
	\$1,247

NOTE 6 - CREDIT LINES

Effective as of August 25, 2009, Sielox entered into the Sielox Loan Agreement with Summit to provide an asset-based facility of up to \$1,500,000. The obligations under the Sielox Loan Agreement are secured by a lien on all accounts receivable, inventory, equipment, general intangibles, including intellectual property, chattel paper, instruments and documents of Sielox, as set forth in the Sielox Loan Agreement and in the Security Agreement (Intellectual Property) by and between Sielox and Summit.

Borrowings under the Sielox Loan Agreement are due on August 25, 2010 and accrue interest at the Wall Street Journal prime rate, plus 2% per annum and incur a monthly administrative fee of 1.1% of the average monthly loan outstanding. The Sielox Loan Agreement contains customary representations and warranties, events of default and covenants, including among other things, covenants that restrict the ability of the Borrower to incur certain additional indebtedness or to issue equity interests and covenants that impose certain reporting requirements on Sielox. As of March 31, 2010, approximately \$646 was owed to Summit.

NOTE 6 - CREDIT LINES (continued)

Effective as of August 25, 2009, Costar entered into the Costar Loan Agreement with Compass. Effective as of June 1, 2010, Compass amended and restated the Costar Loan Agreement. The Costar Loan Agreement provides Costar with up to \$2,500 in revolving lines of credit due on November 21, 2010, or such future date to which the Maturity Date of the revolving line may be extended at the banks sole discretion. The obligations under the Costar Loan Agreement are evidenced by a Master Revolving Promissory Note made by Costar in favor of Compass. The obligations under the Costar Loan Agreement are secured by a lien on substantially all accounts receivable, inventory, equipment, general intangibles, including intellectual property, chattel paper, instruments and documents of Costar, as set forth in the Costar Loan Agreement. The Company is a guarantor of Costar's obligations under the Costar Loan Agreement pursuant to the unlimited guaranty made by the Company in favor of Compass.

Borrowings under the Costar Loan Agreement accrue interest at a rate equal to the greater of (i) 7% per annum or (ii) the 30-day LIBOR plus 4% per annum.

The Costar Loan Agreement contain customary representations and warranties, events of default and covenants, including, among other things, covenants that restrict the ability of Costar to incur certain additional indebtedness or to issue equity interests. The Costar Loan Agreement also contains financial covenants restricting Costar's Debt Service Coverage Ratio, Total Debt to Tangible Net Worth Ratio, and Quick Ratio (as each of such terms is defined in the Costar Loan Agreement), as well as limiting capital expenditures of Costar and requiring each of the Costar and the Company to maintain a specific Tangible Net Worth. As of March 31, 2010 approximately \$1,529 was owed to Compass.

NOTE 7 - STOCKHOLDERS' EQUITY

At March 31, 2010, the authorized capital stock of the Company consisted of (i) 90,000,000 shares of voting common stock with a par value of \$0.001 per share and (ii) 10,000,000 shares of preferred stock with a par value of \$0.001 per share. The Company's Board has the authority to determine the voting powers, designations, preferences, privileges and restrictions of the preferred shares.

NOTE 8 - EARNOUT, CONTINGENT PURCHASE PRICE

Pursuant to that certain Asset Purchase Agreement, dated as of June 20, 2006, by and between Southern Imaging, Inc., Video Solutions Technology Center, LLC, and certain shareholders of Southern Imaging, Costar and Video Solutions Technology Center, LLC, whereby the Company acquired substantially all of the assets of Southern Imaging and Video Solutions (the "Southern Imaging Agreement," included as Exhibit 2.1 to the Company's 8-K filed on June 26, 2006), the Company was obligated to make an earn out payment of \$773 on April 1, 2009 (the "2008 earn out payment"). The Company was unable to pay, in full, the 2008 earn out payment. Since that date, several payments have been made that include principal and interest at 9% per annum. As of March 31, 2010, the unpaid balance was \$492.

NOTE 8 - EARNOUT, CONTINGENT PURCHASE PRICE (continued)

On January 15, 2010, the Company and the previous owners of Southern Imaging agreed on a payment schedule whereby the Company will make a payment, on or about the 15th of each month, of \$25, including principal and interest at 9% per annum. Future payments of principal are approximately as follows:

Period Ending March 31,

2011	\$ 267
2012	225
	\$492

NOTE 9- LEASE AGREEMENTS

The Company leases certain of its facilities under operating leases which expire in 2010 and 2011. Future minimum annual rent payments are approximately as follows:

Period Ending March 31,

2011 \$239

NOTE 10 - LEGAL PROCEEDINGS

The Company, as well as the Company's subsidiary, L Q Corporation, are defendants in certain purported class action lawsuits entitled "In re Initial Public Offering Securities Litigation, 21 MC 92 (SAS)" filed by individual shareholders in the U.S. District Court for the Southern District of New York against certain of the Company's former officers and directors, and various of the underwriters in the Company's initial public offering ("IPO") and secondary offering. The lawsuits have been filed by individual shareholders who purport to seek class action status on behalf of all other similarly situated persons who purchased the Company's common stock between July 8, 1999 and December 6, 2000. A consolidated amended class action complaint was filed on April 19, 2002. The complaint alleges that certain underwriters of the IPO solicited and received excessive and undisclosed fees and commissions in connection with that offering. The complaint further alleges that the defendants violated the federal securities laws by issuing a registration statement and prospectus in connection with the Company's IPO which failed to accurately disclose the amount and nature of the commissions and fees paid to the underwriter defendants. On or about October 8, 2002, the Court entered an Order dismissing the claims asserted against certain individual defendants in the consolidated actions without any payment from these individuals or the Company. On or about February 19, 2003, the Court entered an Order dismissing with prejudice the claims asserted against the Company under Section 10(b) of the Exchange Act.

As a result, the only claims that remain against the Company are those arising under Section 11 of the Securities Act. In June 2004, a stipulation of settlement between the plaintiffs and issuer defendants was submitted to the Court (the "Settlement"). In August 2005, the Court granted preliminary approval of the Settlement. In December 2006, the Court of Appeals for the Second Circuit overturned the certification of classes in the six focus cases that were selected by the underwriter defendants and plaintiffs in the coordinated proceedings. Neither the Company nor L Q Corporation was a party in one of the six focus cases. Because class certification was a condition of the Settlement, it was unlikely that the Settlement would receive final court approval. On June 25, 2007, the Court entered an order terminating the Settlement based upon a stipulation among the parties to the Settlement. Plaintiffs have filed amended

NOTE 10 - LEGAL PROCEEDINGS (continued)

master allegations and amended complaints in the six focus cases. On March 26, 2008, the Court denied in substantial part the motions to dismiss the amended complaints in the six focus cases. Plaintiffs also filed new motions for class certification, which the issuer defendants and the underwriter defendants separately opposed. The plaintiffs have recently voluntarily withdrawn their motion for class certification without prejudice.

The parties have reached a global settlement of the litigation. Plaintiffs filed their motion for preliminary approval and supporting papers with the Court on April 2, 2009. Under the proposed settlement, which remains subject to Court approval, the insurers would pay the full amount of settlement share allocated to the Company, and the Company would bear no financial liability. The Company, as well as the officer and director defendants who were previously dismissed from the action pursuant to tolling agreements, would receive complete dismissals from the case. On June 9, 2009, the Court preliminarily approved the proposed global settlement, directed that notice be provided to the class, and scheduled a settlement fairness hearing, at which members of the class may object to the proposed settlement, for September 10, 2009. The parties have reached a global settlement of the coordinated litigation.

On October 5, 2009, the court entered an order granting final approval of the settlement. Several appeals have been filed objecting to the definition of the settlement class and fairness of the settlement and those appeals remain pending. While there can be no assurance as to the ultimate outcome of these proceedings, we currently believe that the final results of these actions will have no material effect on our consolidated financial condition, results of operations or cash flows.

Thompson, Pritchett & Switzer, LP v. Sielox, Inc. Et al. C.A. No. 09-13228 (Tex. Dist. Dallas County)

A Complaint has been filed in the District Court of Dallas County, Texas, 162^{nd} Judicial District (Cause No. 0913228), on behalf of Thompson, Pritchett & Switzer, L.P., as Plaintiff, against the Company, its predecessor company and Costar, as Defendants, alleging that the Defendants owe the Plaintiff approximately \$705 plus 9% interest and attorneys fees in connection with certain "earn-out" payments alleged to be due and owing to the Plaintiff by the Defendants in connection with that certain Asset Purchase Agreement pursuant to which the predecessor of the Company acquired certain companies known as Southern Imaging Inc. and Video Solutions Technologies Center Inc. On October 13, 2009, the parties agreed that the Plaintiff would not serve the Defendants with the Complaint until after January 15, 2010 unless the Defendants default on any of the following agreed upon payments: \$125 on October 14, 2009 (payment has been made), \$25 on November 2, 2009 (payment has been made) and an additional \$25 on December 15, 2009 (payment has been made). On January 15, 2010, the Company and the previous owners of Southern Imaging agreed on a payment schedule where by the Company will make a payment on or about the 15^{th} of each month, of \$25, including principal and interest at 9% per annum. Should the Defendants ultimately be served with the Complaint, the Defendants intend to vigorously defend against the allegations in the Complaint.

NOTE 11 - SUBSEQUENT EVENT

Effective as of June 1, 2010, Compass waived the Company's failure to maintain compliance with the Tangible Net Worth covenant for the three month period ended December 31, 2009 and for the three month period ended March 31, 2010.

NOTE 11 - SUBSEQUENT EVENT (continued)

In addition, effective June 1, 2010, Compass amended and restated the Revolving Credit and Security Agreement dated as of August 21, 2009, executed by and between Costar Video Systems LLC and Compass. The Costar Loan Agreement provides Costar with up to \$2,500 in revolving lines of credit due on November 21, 2010 (the "Maturity Date"), or such future date to which the Maturity Date of the revolving line may be extended at the banks sole discretion. The obligations under the Costar Loan Agreement are evidenced by a Master Revolving Promissory Note made by Costar in favor of Compass. The obligations under the Costar Loan Agreement are secured by a lien on substantially all accounts receivable, inventory, equipment, general intangibles, including intellectual property, chattel paper, instruments and documents of Costar, as set forth in the Costar Loan Agreement. The Company is a guarantor of Costar's obligations under the Costar Loan Agreement pursuant to the unlimited guaranty made by the Company in favor of Compass. Borrowings under the Costar Loan Agreement accrue interest at a rate equal to the greater of (i) 7% per annum and (ii) the 30-day LIBOR plus 4% per annum.

The Costar Loan Agreement contains customary representations and warranties, events of default and covenants, including, among other things, covenants that restrict the ability of Costar to incur certain additional indebtedness or to issue equity interests. The Costar Loan Agreement also contains financial covenants restricting Costar's Debt Service Coverage Ratio, Total Debt to Tangible Net worth Ratio, and Quick ratio (as each of such terms is defined in the Loan Agreement), as well as limiting capital expenditures of Costar and requiring each of Costar and the Company to maintain a specific Tangible Net Worth.

Effective August 17, 2010, Summit modified and extended the Sielox Loan Agreement. The maturity date is extended to August 17, 2011. All other terms and conditions of the Sielox Loan Agreement remain in full force and effect.