# SLS INTERNATIONAL INC Form 10QSB August 13, 2004

# SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-QSB

(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, 2004
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 Number: 333-43770
SLS INTERNATIONAL, INC.
(Exact Name of Small Business Issuer as Specified in its Charter)
Delaware 52-2258371
(State of Incorporation) (IRS Employer Identification No.)
3119 South Scenic Springfield, Missouri 65807
(Address of Principal Executive Offices) (Zip Code)
Issuer's Telephone Number, Including Area Code: (417) 883-4549
N/A
(Former Name, Former Address and Former Fiscal Year, if Changed Since Last Report)
APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PRECEDING FIVE YEARS
Check whether the registrant filed all documents and reports required to be filed by Section 12, 13 or 15(d) of the Exchange Act after the distribution of securities under a plan confirmed by a court. N/A Yes [] No []
On August 1, 2004, 31,785,380 shares of SLS International, Inc. common stock were outstanding.
Transitional Small Business Disclosure Format (check one): Yes [] No [x]

SLS INTERNATIONAL, INC.

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PART I - FINANCIAL INFORMATION

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ITEM 1. FINANCIAL STATEMENTS.

SLS INTERNATIONAL, INC.
CONDENSED CONSOLIDATED BALANCE SHEET

	J <sup>.</sup>	une 30, 2004
	(u:	naudited)
Assets		
Current assets:		
Cash	\$	3,374,662
Accounts receivable, less allowance for doubtful accounts of		
\$45,000 for June 30, 2004 and December 31, 2003		355 <b>,</b> 640
Inventory		1,018,266
Deposits - inventory		220,457
Deposits - Merger		100,000
Prepaid expenses and other current assets		19,349
Total current assets		5,088,374
Fixed assets:		
Vehicles		78 <b>,</b> 949
Equipment		233 <b>,</b> 587

Leasehold improvements	240,105
	552,641
Less accumulated depreciation	109,299
Net fixed assets	443,342
	\$ 5,531,716
	========
Liabilities and Shareholders' Equity	
Current liabilities:	
Current maturities of long-term debt and notes payable	\$ 28,871
Accounts payable	256 <b>,</b> 157
Accrued liabilities	42 <b>,</b> 576
Total current liabilities	327,604
Notes payable, less current maturities	13,899
Commitments and contingencies:	
Shareholders' equity:	
Preferred stock, Series A, \$.001 par, 2,000,000 shares authorized;	
1,495,533 issued as of June 30, 2004 and	
1,545,300 issued as of December 31, 2003	1,496
Preferred stock, Series B, \$.001 par, 1,000,000 shares	
authorized; 219,600 shares issued as of June 30, 2004	
and no shares issued as of December 31, 2003	219
Preferred stock, Series B, not issued but owed to buyers;	
37,500 shares at June 30, 2004	38
Discount on preferred stock	(1,285,341)
Contributed capital - preferred	13,815,952
Common stock, \$.001 par; 75,000,000 shares authorized;	
29,333,780 shares and 28,230,180 shares issued at	
June 30, 2004 and December 31, 2003	29 <b>,</b> 335
Common stock not issued but owed to buyers; no shares and	
183,000 shares at June 30, 2004 and December 31, 2003	
Contributed capital - common	12,227,860
Unamortized cost of stock issued for services	(641,196)
Retained deficit	(18,958,150)
Total shareholders' equity	5,190,213
	\$ 5,531,716
	========

The accompanying notes are an integral part of these condensed consolidated financial statements.

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SLS INTERNATIONAL, INC.
CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

For The Six Months
Ended June 30,

2004 2003

(unaudited)

Revenue	\$ 926,222	\$ 382,021
Cost of sales	481,182	
Gross profit	445,041	226,460
General and administrative expenses	5,868,928	1,108,535
Loss from operations	(5, 423, 887)	(882,075)
Other income (expense):     Interest expense     Interest and miscellaneous, net	(1,019) 19,703	
	18,684	26,360
Loss before income tax	(5, 405, 203)	(855,715)
Income tax provision		
Net loss	(5,405,203)	(855,715)
Deemed dividend associated with beneficial conversion of preferred stock	(2,709,385)	(212,558)
Net loss availiable to common shareholders	\$ (8,114,588)	\$ (1,068,273) =======
Basic and diluted earnings per share		\$ (0.04)
Weighted average shares outstanding	29,067,313	23,885,528

The accompanying notes are an integral part of these condensed consolidated financial statements.

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SLS INTERNATIONAL, INC. CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

	 For The Ended	Three June	
	 2004		2003
	(unaud	lited)	
Revenue Cost of sales	\$ 505,306 228,266	\$	277,244 98,125

Gross profit General and administrative expenses	277,041 2,912,239	
Loss from operations	(2,635,199)	(427, 267)
Other income (expense):     Interest expense     Interest and miscellaneous, net	(514) 14,327	(6,941) 32,938
	13,813	25 <b>,</b> 997
Loss before income tax Income tax provision		(401,270)
Net loss	(2,621,385)	(401,270)
Deemed dividend associated with beneficial conversion of preferred stock	(1,737,908)	(79,280)
Net loss availiable to common shareholders	\$ (4,359,293) =======	\$ (480,550) =======
Basic and diluted earnings per share	\$ (0.15) ======	\$ (0.02) =====
Weighted average shares outstanding	29,280,447	24,535,528

The accompanying notes are an integral part of these condensed consolidated financial statements.

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SLS INTERNATIONAL, INC.
CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	For The Six Months Ended June 30,	
	2004	200
	(unaudited)	
Operating activities:		1
Net loss	\$(5,405,203)	\$ (855
Adjustments to reconcile net income to cash flows		ļ
from operating activities:		
Depreciation and amortization	25,309	5
Amortization of cost of stock issued for services	140,008	443
Expense of stock options granted for services	2,416,569	23
Gain on disposal of fixed assets	(3,000)	Į
Goodwill impairment charge	1,148,502	ļ
Change in assets and liabilities-		
Accounts receivable, less allowance for doubtful accounts	(77 <b>,</b> 975)	91
Inventory	(427,969)	(169
Deposits - Inventory	(220, 457)	
Prepaid expenses and other current assets		3

Accounts payable	(101,130)	77
Due to shareholders Accrued liabilities	16,437 	22
Cash used in operating activities	(2,488,909)	(358
Investing activities:  Proceeds from disposal of fixed assets	3,000	
Additions of fixed assets	(148, 458)	
Cash used in investing activities	(145,458)	
Financing activities:		
Sale of stock, net of expenses Acquisition of subsidiary	4,928,350 (400,000)	371
Borrowings of notes payable Repayments of notes payable	(2,107)	102 (13
Cash provided by financing activities	4,526,243	459 
Increase in cash Cash, beginning of period	1,891,876 1,482,786	101 4
Cash, end of period	\$ 3,374,662 ======	\$ 105 =====
Supplemental cash flow information:		
Interest paid Income taxes paid (refunded)	\$ 	\$ 6
Noncash investing activities:  Stock issued and options granted for services	\$ 2,416,569	\$ 93

The accompanying notes are an integral part of these condensed consolidated financial statements.

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# SLS INTERNATIONAL, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

## NOTE 1 - BASIS OF PRESENTATION

The accompanying unaudited condensed consolidated financial statements at June 30, 2004 have been prepared in accordance with U.S. generally accepted accounting principles for interim financial information and with the instructions to Form 10-QSB and reflect all adjustments which, in the opinion of management, are necessary for a fair presentation of financial position as of June 30, 2004 and results of operations and cash flows for the six months ended June 30, 2004. All such adjustments are of a normal recurring nature. The results of operations for the

interim period are not necessarily indicative of the results expected for a full year. Certain amounts in the 2003 financial statements have been reclassified to conform to the 2004 presentations. The statements should be read in conjunction with the financial statements and footnotes thereto included in our Form 10-KSB for the year ended December 31, 2003.

# NOTE 2 - COMMITMENTS AND CONTINGENCIES GOING CONCERN

The accompanying unaudited condensed consolidated financial statements at June 30, 2004 have been prepared in conformity with U.S. generally accepted accounting principles which contemplate our continuance as a going concern. We have suffered losses from operations during the six months ended June 30, 2004 and the years ended December 31, 2003, 2002, and 2001. Our cash position may be inadequate to pay all of the costs associated with establishing a market for sales of our loudspeakers. We intend to use borrowings and security sales to improve our cash position, however no assurance can be given that debt or equity financing, if and when required, will be available. The unaudited condensed consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded assets and classification of liabilities that might be necessary if we are unable to continue in existence.

#### NOTE 3 - NOTES PAYABLE

At December 31, 2003 and June 30, 2004, there is a note payable to an individual in the amount of \$25,000. This note bears interest of 7% and is past due. There is also a note payable for equipment in the amount of \$19,877 and \$17,770 as of December 31, 2003 and June 30, 2004, respectively. This note bears interest of 5.16% and matures in September of 2008. Interest expense for the year ended December 31, 2003 and the six months ended June 30, 2004 was \$5,763 and \$1,019, respectively.

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#### NOTE 4 - STOCK TRANSACTIONS

In the six months ended June 30, 2004, 183,000 shares shown at December 31, 2003 as "stock not issued but owed to buyers" were issued.

In July 2003, we entered into an endorsement agreement with the recording artist Sting through Steerpike Ltd. The agreement grants 1,100,000 options in exchange for future endorsements of our products. Each option is convertible into one share of common stock at a strike price of \$0.25 and is exercisable for a period of five years. Expense associated with the options will be recorded over the two-year period of the agreement beginning July 31, 2003 and ending July 31, 2005. Expense will be recorded at fair market value, using the Black-Scholes pricing model, on an accelerated method, thereby recording a larger portion of the costs in the earlier months of the two year period. Consulting expense relating to this agreement was \$790,842 for the six months ended June 30, 2004. As of June 30, 2004 approximately 908,000 of the 1,100,000 options have been earned and expensed. Expenses to be recorded in the remaining quarters of the year ended December 31, 2004 and 2005 are unknown at this time because they are partly based on the market price over those periods.

In November 2003, an agreement was signed with William Fischbach for consulting services to be performed November 10, 2003 to November 10, 2006. As compensation for the consulting services we issued 400,000 shares of common stock on November 11, 2003. Using the market value of

the date the agreement was signed, the shares were valued at \$780,000and recorded as a debit in the equity section of the balance sheet as unamortized cost of stock issued for services. The cost is amortized over the three-year period of the agreement. Consulting expense relating to this agreement was \$130,000 for the six months ended June 30, 2004. On June 30, 2004 there was \$613,671 remaining in unamortized stock issued for services for this agreement. The agreement also calls for the issuance of options, not to exceed an aggregate of 800,000, to Mr. Fischbach on January 1 or each year based on the previous year's performance levels. No options were issued on January 1, 2004 under this agreement. As of June 30, 2004, Mr. Fischbach had earned no options based on his performance in the six months ended June 30, 2004. The agreement also calls for additional compensation to Mr. Fischbach in the form of a cash fee of 2% of the dollar amount of value provided in a merger, acquisition, or other transaction resulting directly from Mr. Fischbach's services. As of June 30, 2004, Mr. Fischbach had earned no cash fee based on the value provided to us in the six months ended June 30, 2004.

In June 2004, we entered into a promotion agreement with the recording artist Quincy Jones through Global Drumz, Inc. We made a cash payment of \$250,000 to Global Drumz, Inc. on the date of the agreement.

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Pursuant to the agreement, we granted options to purchase 1,000,000 shares of our common stock in exchange for various consulting services. The option has a strike price of \$2.00 per share and is exercisable for a period of five years. We also issued a warrant, with a five-year term, for 1,000,000 additional shares of common stock at an exercise price of \$7.00 per share. In the event that the closing price of our common stock does not exceed \$7.00 per share for a period of five consecutive business days during the period commencing on June 2, 2004 and ending on the expiration of the term of the options, we shall pay additional compensation of \$250,000. Expense associated with the options will be recorded over the one-year vesting period of the agreement beginning June 2, 2004 and ending June 2, 2005. The options and warrants automatically vest as to 50% of the stock covered thereby upon the effective date of the agreement and as to one-sixth of the remaining stock covered thereby monthly thereafter. Expense will be recorded at fair market value, using the Black-Scholes pricing model, on an accelerated method, thereby recording a larger portion of the costs in the earlier months of the one-year period. Consulting expense relating to this agreement was \$1,492,291 for the six months ended June 30, 2004. As of June 30, 2004 approximately 705,000 of the 1,000,000 options have been earned and expensed. Expenses to be recorded in the remaining quarters of the year ended December 31, 2004 and 2005 are unknown at this time because they are partly based on the market price over those periods.

In the six months ended June 30, 2004, 195,200 Class A warrants were exercised for 195,200 shares of common stock for a total of \$97,600. 555,200 Class A warrants are outstanding as of June 30, 2004. The expiration date of the Class A warrants has been extended to August 5, 2004.

In the six months ended June 30, 2004, 6,000 Class B warrants were exercised for 6,000 shares of common stock for a total of \$18,000. 3,977,400 Class B warrants are outstanding as of June 30, 2004. The expiration date of the Class B warrants has been extended to August 5,

2004.

In the six months ended June 30, 2004, we commenced an offering of Series B preferred stock and sold 257,100 shares of preferred stock, series B, for \$4,815,750, net of expenses. As of June 30, 2004, 37,500 of these shares had not been issued and are, therefore, listed on these financial statements as "not issued but owed to buyers". These shares were issued in July of 2004. This preferred stock contains a beneficial conversion feature. The feature allows the holder to convert the preferred to 10 shares of common stock six months after buying the shares. Attached to each preferred share are ten Class C warrants. Each Class C warrant has a term of three years and provides the right to purchase one share of our common stock at \$7.00 per share. If the average closing market price for our common stock is equal to or

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greater than \$10.50 for a period of 30 days, then such warrants are capable of being repurchased with a 30-day notice, at a price of \$.001 per warrant. A discount on preferred shares of \$2,108,150 relating to the beneficial conversion feature was recorded and will be amortized over the six month period beginning with the date the shareholders purchased their shares. On July 28, 2004, the offering was closed.

In the six months ended June 30, 2004, \$2,709,385 of the unamortized discount on preferred shares, series A and B, has been amortized to retained earnings. At June 30, 2004, the unamortized discount on preferred shares, series A and B, was \$1,285,342.

In the six months ended June 30, 2004, 51,940 shares of preferred stock, series A, were converted to 519,400 shares of common stock.

In the six months ended June 30, 2004, 100,000 options were granted for consulting services. The options have a strike price equal to the market price on their grant date, ranging from \$2.73 to \$3.10. Using the Black-Scholes pricing model, the options were valued at \$161,900 and recorded as consulting expense.

- NOTE 5 UNAMORTIZED COST OF STOCK ISSUED FOR SERVICES

  During the years ended December 31, 2003 and 2002, we issued or agreed to issue 3,215,452 shares of common stock, granted 500,000 options for common stock, and 100,000 options for preferred stock, series A, as part of consulting agreements. The value of stock issued and options granted totaled \$913,036 and \$1,599,213 for the years ended December 31, 2003 and 2002. This cost is recorded as a debit in the equity section of the balance sheet as unamortized cost of stock issued for services. The balance is amortized into consulting expense over the lives of the various consulting agreements. For the six months ended June 30, 2004, \$140,008 was amortized into consulting expense.

  Unamortized cost of stock issued for services was \$641,196 as of June 30, 2004.
- NOTE 6 CONSULTING, PROMOTIONAL AND INVESTOR RELATIONS SERVICES

  Consulting and investor relation services expense was \$3,118,036 for the six months ended June 30, 2004. Consulting and investor relation expenses incurred are detailed below:

Consulting expenses relating to stock issued for consulting agreements was \$140,008 (See Note 5) in the six months ended June 30, 2004. Consulting expenses relating to options issued for services was

\$2,575,033 (See Note 4) for the six months ended June 30, 2004.

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In the six months ended June 30, 2004, we settled a lawsuit brought by a former consultant. The former consultant returned 100,000 shares of common stock for cancellation in exchange for \$250,000 paid in March and April of 2004. This settlement was expensed as consulting expense in the six months ended June 30, 2004.

Various individuals and corporations performed consulting services and investor relation services for us during the six months ended June 30, 2004 and were paid \$152,995.

### NOTE 7 - ACQUISITIONS

We entered into an agreement with the owners of SA Sound B.V. and SA Sound USA, Inc. giving us an option to acquire said companies at any time prior to February 27, 2004 for a purchase price of 370,000 euros, approximately \$467,000. We paid 50,000 euros, approximately \$63,000 for this option. The option agreement entitled us to a refund of the option price if the due diligence performed disclosed any material adverse facts. After completion of the due diligence, we determined not to exercise the option to purchase and we have asserted a right to a refund of the option price. The sellers have challenged the return of the option fee. \$109,165 has been recorded as acquisitions expense in the six months ended June 30, 2004 in relation to the option price and related legal fees for this acquisition attempt.

On March 12, 2004, we acquired Evenstar, Inc., by a merger with and into our newly formed, wholly owned subsidiary, Evenstar Mergersub, Inc. (Mergersub). In consideration for Evenstar, Inc., we paid \$300,000 in cash and issued 300,000 shares of common stock to the stockholders of Evenstar, Inc. Using the market value of the common stock on the day of the acquisition and the amount of cash given, the total acquisition price was \$1,161,000. An asset was recorded on these financial statements in the amount of \$12,498 for a patent acquired in the merger. Evenstar had no other assets or liabilities, therefore, the remaining \$1,148,502 was recorded as goodwill on these financial statements.

On March 12, 2004 we performed an impairment test on the goodwill recorded in the merger with Evenstar, Inc. We determined that the goodwill was impaired and an impairment charge of \$1,148,502 was recorded. This charge is shown on the condensed consolidated statement of operations in the general and administrative expenses.

On April 2, 2004, we entered into a strategic alliance agreement with Bohlender-Graebener Corporation (BG). We paid BG \$100,000 on April 2, 2004 for this agreement. The agreement term is for one year and can be extended for any length of time after the first year by mutual agreement between BG and us. During the term of the agreement BG is required to work with us, diligently and in good faith, to consummate a merger. During the first six months of the agreement, BG is not permitted to solicit any offer to purchase BG, and is not permitted to respond to any unsolicited offer. In addition to the above, BG will

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grant us exclusive sales and marketing rights to certain BG products

and we have committed to purchase certain minimum quantities of various BG products at agreed upon prices. Those purchase commitments are as follows; \$175,000 in the third quarter of 2004, \$175,000 in the fourth quarter of 2004, and \$200,000 in the first quarter of 2005. In the event no agreement to merge the Companies on mutually acceptable terms can be reached before termination of the agreement, BG will be entitled to keep the \$100,000 cash payment as consideration for its performance under the agreement.

#### NOTE 8 - EMPLOYEE STOCK OPTIONS

During the second quarter of 2003, the Company adopted the fair value recognition provisions of FASB Statement No. 123, Accounting for Stock-Based Compensation, effective as of the beginning of the year. There were no previous granting of options to employees prior to the second quarter of 2003 and therefore this adoption has no effect on previous financial statements. No method of reporting the change in accounting principle has been used.

The board of directors approved 75,000 options for directors in the six months ended June 30, 2004. The options have a strike price of \$2.21, expire in 10 years, and vest immediately. 25,000 options were approved for each of three board members for their roles as directors of the company. Using the Black-Scholes pricing model, in accordance with the fair value recognition provision of FASB Statement No. 123, the options were valued at \$87,786 and recorded as compensation expense in the six months ended June 30, 2004.

#### NOTE 9 - SUBSEQUENT EVENTS

From July 1 to July 28, 2004, we sold 15,000 shares of preferred stock, series B, for \$300,000. On July 28, 2004 the private placement offering was closed.

On July 1, 2004, we issued 37,500 shares of preferred stock, series B that were owed to buyers as of June 30, 2004.

From July 1 to July 29, 2004, 240,860 shares of preferred stock, series A, were converted to 2,408,600 shares of common stock.

We intend to make a rescission offer to all warrant holders who exercised warrants during the period from May 1, 2002 through May 10, 2004. We are doing this because the registration statement filed with the US Securities and Exchange Commission to register the common stock issuable upon exercise of the warrants may not have been "current" because it had not been amended to include our most recent audited financial statements. The former warrant holders will be entitled to

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rescind their purchases. Once made, the rescission offer is open for 30 days. The rescission offer would require us to purchase warrants back at their original exercise price, \$.50 for the Class A warrants and \$3.00 for the Class B warrants, at each warrant holder's option. The current market price is well above the \$.50 exercise price of the Class A warrants so no adjustment to the financial statements for the year ended December 31, 2003 and the six months ended June 30, 2004 have been made for the rescission offer. The current market price is below the \$3.00 exercise price of the Class B warrants. 22,600 Class B warrants were exercised during the rescission offer period, so the rescission offer would not have a material liability effect on these financial statements. Therefore, no adjustment has been made. If all

warrant holders accepted the rescission offer, we would be required to pay \$1,340,700 plus interest, which amount would be reduced to the extent of the proceeds from any sales of the underlying common stock by the former warrant holders. Acceptance of the rescission offer by all former warrant holders could have a material adverse effect of these financial statements.

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# ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

#### OVERVIEW

We manufacture premium-quality loudspeakers and sell them through our dealer networks. The speakers use our proprietary ribbon-driver technology and are generally recognized in the industry as high-quality systems. We sell a Professional Line of loudspeakers, a Commercial Line of loudspeakers, Home Theatre systems, a line for recording and broadcast studios, a line for contractor installations and touring companies, and a line of in-wall, in-ceiling and outdoor loudspeakers.

From the early 1970's through 1999 we derived substantially all of our revenue from marketing, renting, selling and installing sound and lighting systems under the name Sound and Lighting Specialist Inc. In June 1999, due to the favorable customer acceptance of our new custom-designed loudspeaker systems, we ceased these historical operations and began focusing all efforts towards becoming a loudspeaker manufacturer and selling to dealers and contractors on a wholesale basis. As a result, we have been essentially in a development stage, as we are bringing to market products that we introduced in 2000 and 2001 and designing and bringing to market additional products.

In June 2000, we asked dealers and distributors to sell our Professional Line of products. These dealers and distributors started to form our current network of approximately 50 dealers and 7 foreign distributors and we began shipping to them. However, most of the Professional Line required new ribbon drivers that we completed and implemented into the product line in early 2001.

In September 2000, we introduced our Home Theatre systems, and sales for those systems began immediately. From September through December 2000, we added 20 new Home Theatre dealers in the US and began marketing efforts to establish distributors and dealers outside the US.

In June 2001, we introduced a Commercial Line of loudspeakers that use our PRD500 Ribbon Driver and, in September 2001, we finished the development of our PRD1000 Ribbon Driver and began implementing it into our Professional Line. Our PRD drivers, which we manufacture, upgraded the previous drivers that we purchased from third-party manufacturers; and our cost is approximately one-sixth of the price that we had been paying for the previous drivers.

The information in this section should be read together with the financial statements, the accompanying notes to the financial statements and other sections included in this report.

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QUARTER ENDED JUNE 30, 2004 AS COMPARED TO THE QUARTER ENDED JUNE 30, 2003. For the quarter ended June 30, 2004, revenue increased to \$505,306 from \$277,244 in the 2003 period, an 82% increase, resulting primarily from the positive results of a new marketing program we started in January 2004 and our increased production capabilities resulting from a facilities expansion completed in December 2003. Our gross profit percentage decreased to approximately 55% in the 2004 period from approximately 65% in the 2003 period, primarily as a result of new personnel that were in training and sales of several large systems at a high promotional discount, as well as the unusually high historical gross profit percentage in the 2003 period.

General and administrative expenses for the 2004 second quarter increased to \$2,912,239 from \$606,386 in the 2003 second quarter, an increase of \$2,305,853. The increase resulted primarily from \$2,102,093 in consulting and investor relation services expenses (as further described in Note 6 to the financial statements), \$1,680,698 of which were non-cash charges for the amortization of stock and options issued under consulting agreements; \$87,786 in compensation expense for the non-cash charge for issuances of stock options (as further described in Note 8 to the financial statements); and a cash payment of \$250,000 pursuant to a promotion agreement with the recording artist Quincy Jones through Global Drumz, Inc.

Due to the increase in general and administrative expenses, partially offset by the revenue increase, our net loss increased to \$2,621,385 in the second quarter of 2004 as compared to a net loss of \$401,270 in the comparable quarter of 2003.

Other income (expense) decreased to net other income of \$13,813 in the 2004 second quarter as compared to net other income of \$25,997 in the 2003 second quarter, primarily due to other income recognized in the 2003 period from the write-off of accounts payable.

SIX MONTHS ENDED JUNE 30, 2004 AS COMPARED TO THE SIX MONTHS ENDED JUNE 30, 2003. For the first six months of 2004, revenue increased to \$926,222 from \$382,021 in the first six months of 2003, a 142% increase, resulting primarily from the positive results of a new marketing program we started in January 2004 and our increased production capabilities resulting from a facilities expansion completed in December 2003. Our gross profit percentage decreased to approximately 48% in the 2004 period from approximately 59% in the 2003 period, primarily as a result of new personnel that were in training and sales of several large systems at a high promotional discount, as well as the unusually high historical gross profit percentage in the 2003 period. Due primarily to the increase in general and administrative expenses, as discussed below, and partially offset by the revenue increase, our net loss increased to \$5,405,203 in the first half of 2004 as compared to a net loss of \$855,715 in the first half of 2003.

General and administrative expenses for the first six months of 2004 increased to \$5,868,928 from \$1,108,535 in the 2003 period, primarily as a result of consulting and investor relations services expenses of \$3,118,036 in the 2004 period (\$2,335,041 of which were non-cash charges), compared to \$511,027 in the 2003 period.

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Other income decreased to net other income of \$18,684 in the 2004 period as compared to net other income of \$26,360 in the 2003 period, primarily due to other income recognized in the 2003 period from the write-off of accounts payable.

#### FINANCIAL CONDITION

On June 30, 2004, our current assets exceeded current liabilities by \$4,760,770, compared to an excess of \$1,945,227, on December 31, 2003. Total assets exceeded total liabilities by \$5,190,213, compared to an excess of total assets over total liabilities of \$2,249,489 on December 31, 2003. The increased working capital was primarily due to the sale of 257,100 shares of Series B Preferred Stock for net proceeds of \$4,815,750 in the first half of 2004. In addition to funding operations, the proceeds from such sales of stock allowed us to increase cash by \$1,891,876, increase inventory by \$427,969, increase net fixed assets by \$123,149, decrease accounts payable by \$101,130, increase accounts receivable by \$77,975, and pay deposits totaling \$320,457 for inventory and a potential merger. On June 30, 2004, we had a backlog of orders of approximately \$125,000.

We have experienced operating losses and negative cash flows from operating activities in all recent years. The losses have been incurred due to the development time and costs in bringing our products through engineering and to the marketplace. The report of our accountants contains an explanatory paragraph indicating that these factors raise substantial doubt about our ability to continue as a going concern.

In order to continue operations, we have been dependent on raising additional funds, and as discussed above, we commenced a new private placement of Series B Preferred Stock in the first quarter of 2004 to raise capital. As discussed above, through June 30, 2004, we sold 257,100 shares of Series B Preferred Stock for net proceeds of \$4,815,750. Each share is convertible into ten shares of our common stock six months after purchase. Prior to conversion, the shares have no voting rights. Attached to each preferred share are ten of our class C warrants. Each class C warrant has a term of three years and provides the right to purchase one share of our common stock at \$7.00 per share. The class C warrants are immediately exercisable and detachable from the preferred share. If the average closing market price for our common stock is equal to or greater than \$10.50 per share for a period of 30 days, then we are entitled to repurchase such warrants, with 30 days notice, at a price of \$.001 per warrant.

In the first half of 2004, we also received an aggregate of \$115,600 in cash in payment of the exercise price for the exercise of outstanding warrants. The shares of common stock were issued pursuant to a registration statement declared effective by the U.S. Securities and Exchange Commission in 2001, registration statement number 333-43770. However, since May 1, 2002, such registration statement may not have been "current" because the registration statement had not been amended to include our most recent audited financial statements. As a result, the former warrant holders may be entitled to demand a rescission of their previous exercises of common stock. We intend to make a rescission offer to all warrant holders who exercised warrants during the period from May 1, 2002 through May 10, 2004 (the date that an amendment to the registration statement was declared effective, making the registration statement "current"). Once made, the rescission offer is expected to remain open for 30

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days. The rescission offer would require us to repurchase the shares of common stock issued upon exercise of the warrants at their original exercise price, \$.50 for the Class A warrants and \$3.00 for the Class B warrants, at each warrant holder's option. If all warrant holders accepted the rescission offer, we would be required to pay \$1,340,700 plus interest, which amount would be reduced to the extent of the proceeds from any sales of the underlying common stock by the former warrant holders. Acceptance of the rescission offer by all

former warrant holders could have a material adverse effect. The current market price is over the \$.50 exercise price of the Class A warrants, and if that remains true, we would expect no former holders of Class A Warrants to accept the rescission offer. The current market price is below the \$3.00 exercise price of the Class B warrants. Only 22,600 Class B warrants were exercised during the rescission offer period, making our potential rescission liability to the former Class B warrant holders equal to \$67,800 plus interest, which amount would be reduced to the extent of any sales of the underlying common stock by the former warrant holders.

In the 2004 first quarter, we entered into an agreement with the owners of SA Sound B.V. and SA Sound USA, Inc. giving us an option to acquire said companies at any time prior to February 27, 2004 for a purchase price of 370,000 euros, or approximately \$467,000. We paid approximately \$63,000 for this option. The option agreement entitled us to a refund of the option price if the due diligence performed disclosed any material adverse facts. After completion of the due diligence, we determined not to exercise the option to purchase and we have asserted a right to a refund of the option price. The sellers have challenged the return of the option fee.

On March 12, 2004, we acquired Evenstar, Inc., by a merger with and into our newly formed, wholly owned subsidiary, Evenstar Mergersub, Inc. Evenstar is the owner of one issued patent and a second patent that has been granted and is expected to be issued in the near future. The patents are for Evenstar's digital amplification technology, which provides for substantially reduced production costs compared to amplifiers of comparable quality. In consideration for Evenstar, we paid \$300,000 in cash and issued 300,000 shares of common stock to the stockholders of Evenstar. In connection with the acquisition, we hired the former president of Evenstar as the head of our new electronics division, with responsibility for designing and developing new electronics products. Our ability to integrate Evenstar into our operations will have a substantial effect on our future performance.

On April 2, 2004, we entered into a strategic alliance agreement with Bohlender-Graebener Corporation ("BG"). We paid BG \$100,000 on April 2, 2004 for this agreement. The agreement term is for one year and can be extended for any length of time after the first year by mutual agreement between BG and us. During the term of the agreement BG is required to work with us, diligently and in good faith, to consummate a merger. During the first six months of the agreement, BG is not permitted to solicit any offer to purchase BG, and is not permitted to respond to any unsolicited offer. In addition to the above, BG has granted us exclusive sales and marketing rights to certain BG products and we have committed to purchase certain minimum quantities of various BG products at agreed upon prices. Those purchase commitments are as follows; \$175,000 in the third quarter of 2004, \$175,000 in the fourth quarter of 2004, and \$200,000 in the first quarter of 2005. In the event no agreement to merge the Companies on mutually acceptable terms can be reached before termination of the agreement, BG will be entitled to keep the \$100,000 cash payment as consideration for its performance under the agreement.

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There is intense competition in the speaker business with other companies that are much larger and national in scope and have greater financial resources than we have. We will require additional capital to continue our growth in the wholesale speaker market. We are relying upon our ability to obtain the necessary financing through the issuance of equity and upon our relationships with our lenders to sustain our viability. On June 30, 2004, we had \$3,374,662 in cash. We believe this cash is more than sufficient to fund our planned operations for at least the next twelve months.

In the past, we have been able to privately borrow money from individuals by the issuance of notes, and we have been able to raise money by the issuance of preferred stock and common stock. We intend to continue to do so as needed. However, we cannot be certain that we will continue to be able to successfully obtain such financing. If we fail to do so, we may be unable to continue as a viable business.

#### FORWARD-LOOKING INFORMATION

This report, as well as our other reports filed with the SEC and our press releases and other communications, contain forward-looking statements made pursuant to the safe harbor provisions of the Securities Litigation Reform Act of 1995. Forward-looking statements include all statements regarding our expected financial position, results of operations, cash flows, dividends, financing plans, strategy, budgets, capital and other expenditures, competitive positions, growth opportunities, benefits from new technology, plans and objectives of management, and markets for stock. These forward-looking statements are based largely on our expectations and, like any other business, are subject to a number of risks and uncertainties, many of which are beyond our control. The risks include those stated in the "Risk Factors" section of our Annual Report on Form 10-KSB and economic, competitive and other factors affecting our operations, markets, products and services, expansion strategies and other factors discussed elsewhere in this report, our Annual Report on Form 10-KSB and the other documents we have filed with the Securities and Exchange Commission. In light of these risks and uncertainties, there can be no assurance that the forward-looking information contained in this report will in fact prove accurate, and our actual results may differ materially from the forward-looking statements.

#### ITEM 3. CONTROLS AND PROCEDURES.

As of June 30, 2004, our Chief Executive Officer and Chief Financial Officer evaluated the effectiveness of the design and operation of our disclosure controls and procedures. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of June 30, 2004.

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As a result of the audit of our financial statements for the year ended December 31, 2002, we were required to make restatements and reclassifications of our unaudited financial statements filed for the quarters ended March 31, June 30 and September 30, 2002. Such restatements and reclassifications call into question the effectiveness of our disclosure controls and procedures. We are currently considering enhancements to such controls and procedures.

We have made no changes in our internal control over financial reporting during the quarter ended June 30, 2004 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

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#### PART II - OTHER INFORMATION

#### ITEM 2. CHANGES IN SECURITIES.

In the quarter ended June 30, 2004, the Company sold 113,600 shares of Series B Preferred Stock for \$2,251,500 in net cash proceeds. All sales were

made to accredited investors. Each share of preferred stock is convertible into ten shares of common stock after six months. Attached to each preferred share are ten of our class C warrants. Each class C warrant has a term of three years and provides the right to purchase one share of our common stock at \$7.00 per share. The sales were made in reliance on Section 4(2) of the Securities Act of 1933, as amended.

The net proceeds from the sale of preferred stock in the second quarter of 2004 are to be used for sales, marketing and advertising expenses, increases in inventory, and working capital purposes. All of the foregoing uses of proceeds were direct or indirect payments to nonaffiliates.

In June 2004, we entered into an endorsement / consulting agreement with the recording artist Quincy Jones through Global Drumz, Inc., pursuant to which we granted options to purchase 1,000,000 shares of common stock, at an exercise price of \$2.00 per share, in exchange for future endorsements of our products and various other consulting services. Each option is exercisable for a period of five years. Pursuant to the agreement, we also issued a warrant, with a five-year term, for 1,000,000 additional shares of common stock at an exercise price of \$7.00 per share. The options automatically vest as to 50% of the options upon the effective date of the agreement and as to one-sixth of the remaining options monthly thereafter. The issuances to Global Drumz were made in reliance on Section 4(2) of the Securities Act of 1933, as amended.

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#### ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K.

(a) Exhibits. The following are being filed as exhibits to this Report:

Exhibit No.	Description of Exhibit
4.1	Certificate of Designations for Series B Preferred Stock
4.2	Form of Class C Warrant
10.1	Promotion Agreement, dated June 2, 2004, between SLS International, Inc. and Global Drumz, Inc.
10.2	Option Agreement, dated June 2, 2004, between SLS International, Inc. and Global Drumz, Inc.
10.3	Redeemable Warrant, dated June 2, 2004, issued by SLS International, Inc. in favor of Global Drumz, Inc.
10.4	Redeemable Warrant, dated March 23, 2004, issued by SLS International, Inc. in favor of Kenny Securities Corp.
31	Rule 13a-14(a) / 15d-14(a) Certifications*
32	Section 1350 Certifications

(b) Reports on Form 8-K. We filed a Report on Form 8-K/A on May 20, 2004 to file financial statements and pro forma financial information relating to our acquisition of Evenstar, Inc.

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# SIGNATURE

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

SLS INTERNATIONAL, INC.
(Registrant)

Date: August 6, 2004 By /s/ John Gott

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John Gott President and Chief Financial Officer (Principal Financial Officer)

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