SIELOX INC Form 10-Q/A December 10, 2007

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SECURITIES AND EXCHANGE COMMIS	SION
Washington, DC 20549	
Form 10-Q/A	
(Amendment No.1)	
X QUARTERLY REPORT PURSUANT TO SECTION 13 O EXCHANGE ACT OF 1934	OR 15(d) OF THE SECURITIES
For the quarterly period ended September 30, 2007	
[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(EXCHANGE ACT OF 1934	(d) OF THE SECURITIES
For the transition period from to	
Commission file number 000-29423	
SIELOX, INC.	
(Exact name of registrant as specified in its charter)	
Delaware (State or other invisidiation of	04-3351937
(State or other jurisdiction of	(I.R.S. Employer Identification No.)
incorporation or organization)	
170 East Ninth Ave., Runnemede, NJ 08078	

(Address of principal executive offices - zip code)

(856) 861-4579

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes [X] No []

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12-b of the Exchange Act.

Large Accelerated filer [] Accelerated filer [] Non-accelerated filer [X]

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12-b-2 of the Exchange Act).

Yes [] No [X]

The number of shares outstanding of the registrant's common stock as of December 4, 2007 was 35,982,295.

EXPLANATORY NOTE

Sielox, Inc. (the "Company") is filing this Amendment No.1 (this "Amendment") to its Quarterly Report on Form 10-Q for the quarter ended September 30, 2007, originally filed with the Securities and Exchange Commission on November 19, 2007 (the "Original Report"), to correct (1) the number of outstanding shares listed on the cover page of the Original Report and in the Company's Condensed Consolidated Balance Sheet and (2) the "Net loss per share," and the "Weighted average number of common shares outstanding" in the Company's Condensed Consolidated Statement of Operations. Other than these changes, this Amendment does not amend, update or change any other disclosures contained in the Original Report.

ITEM 1. FINANCIAL STATEMENTS

SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEETS

(\$ in thousands)

September 30, 2007 (unaudited)

December 31, 2006 (audited)

ASSETS

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Current assets:						
Cash and cash equivalents	\$ 2,826		\$ 2	2,938		
Accounts receivable, net of allowance for	,			,		
doubtful accounts of \$34 and \$10						
in 2007 and 2006, respectively	4,270		2	2,053		
Inventory, net	5,531			3,738		
Prepaid expenses	579		4	196		
Total current assets	13,206		9),225		
Fixed assets	388		9)2		
Trade Name	1,587		1	,587		
Other intangibles, net	2,659		2	2,933		
Goodwill	2,029					
Deposits	48		4	Į.		
	631			594		
Long-term prepaid expenses						
Total assets LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 20,548		\$ 1	4,535		
Current liabilities:						
Accounts payable	\$ 3,517		\$ 1	,436		
Accrued expenses and other current						
liabilities	356		1	85		
Line of credit	1,387		7	129		
Obligations under capital lease	12					
Total current liabilities	5,272		2	2,350		
LONG TERM LIABILITIES						
Long term liability	1,683		2	2,225		
Obligations under capital lease	37					
Total long term liabilities	1,720		2	2,225		
Stockholders' equity:						
Common stock, \$0.001 par value, 90,000,000 shares authorized, and 42,016,924						
and 29,726,385 shares issued						
as of September 30, 2007 and						
December 31, 2006, respectively	42		3	30		
Additional paid-in capital	155,774		1	51,757		
Accumulated other comprehensive income, net	260		2	260		
Accumulated deficit	(138,050)	(137,617)	
	18,026		1	4,430		
Less: Common stock held in treasury, at cost;						
6,034,629 shares at September 30, 2007 and						
December 31, 2006	(4,470)	(4,470)	
Total stockholders' equity	13,556			,960		
Total liabilities and stockholders' equity	\$ 20,548		\$ 1	4,535		

See accompanying notes to condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(\$ in thousands, except per share amounts, unaudited)

	Three Months Ended September 30,			Nine Months I September 30,			
	2007		2006	2007		2006	
Revenues	\$ 6,431	\$	3,614	\$ 14,61	4	\$ 3,614	
Cost of goods sold	4,781		2,856	11,23		2,856	
Gross profit	1,650		758	3,383		758	
Operating expenses, general and							
administrative	1,874		615	3,861		1,099	
Income (loss) from operations	(224)	143	(478)	(341)
Other Income (expense)							
Interest income	16		50	98		251	
Interest expense	(22)		(53)		
	(6)	50	45		251	
Net income (loss)	\$ (230) \$	5 193	\$ (433)	\$ (90)
Net income (loss) per share:							
Basic	\$ (0.01) \$	0.01	\$ (0.01)	\$ (0.00)
Diluted	\$ (0.01) \$	5 0.01	\$ (0.01)	\$ (0.00)
Weighted average number of common shares outstanding:							
Basic	35,982		23,414	35,98	2	23,412	
Diluted	39,799		23,480	39,79	9	23,412	

See accompanying notes to condensed consolidated financial statements.

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SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(\$ in thousands, unaudited)

	Nine Months Ended September 30					
		2007			2006	
CASH FLOWS FROM OPERATING ACTIVITIES:						
Net Loss	\$	(433)	\$	(90)
Adjustments to reconcile net loss		`			`	ĺ
to net cash used in operating activities						
Depreciation and amortization		396				
Provision for doubtful accounts		25				
Change in cash attributable to changes in						
operating assets and liabilities						
Accounts receivable		(1,084)		(75)
Inventories		(994)		(555)
Prepaid expense		(67)		59	
Long term prepaid expenses		63			156	
Accounts payable		945			(465)
Accrued expense and other current liabilities		(103)		370	
Net cash used in operating activities		(1,252)		(600)
CASH FLOWS FROM INVESTING ACTIVITIES:						
Acquisition of Southern Imaging and Video Solutions net of cash acquired of \$240					(3,560)
Direct costs of merger		(140)			
Cash acquired through merger activity		1,368				
Purchase of fixed assets		(209)			
Payment of earn out provision		(542)			
Net cash provided (used in) investing activities		477			(3,560)

Proceeds from (payments for) line of credit, net	658	(1,863)
Principal payments on capital lease	(4)	
Refunded deposit	9	
Net cash provided by (used in) financing activities	663	(1,863)
NET DECREASE IN CASH AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD CASH AND CASH EQUIVALENTS, END OF PERIOD	(112) 2,938	(6,023) 9,125
CASIT AND CASIT EQUIVALENTS, END OF TEXTOD	\$ 2,826	\$ 3,102
SUPPLEMENTAL DISCLOSURE CASH FLOW INFORMATION:		
Cash paid for interest	\$ 53	\$

See accompanying notes to condensed consolidated financial statements.

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SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(\$ in thousands, unaudited)

SUPPLEMENTAL DISCLOSURE OF NON CASH INVESTING AND FINANCING ACTIVITIES:

On July 31, 2007, the Company's wholly-owned subsidiary, L Q Merger Corp, merged with and into L Q Corporation, with L Q Corporation continuing as the surviving corporation and a wholly-owned subsidiary of the Company. In conjunction with this merger activity, initial consideration of \$4,029 plus direct costs of merger of \$140 was given in the form of common stock and stock options. The consideration given, assets acquired and liabilities assumed resulting from the merger are as follows:

Fair value of assets acquired resulting from the merger, net of cash acquired of \$1,368 \$ 2,235

Fair value of liabilities assumed resulting from the merger \$ 1,463

Fair value of common stock issued resulting from the merger, including \$150 issued to Barington Capital Group, LP \$ 3,688

Fair value of stock options issued from the merger		\$ 341
pursuant to the transactions contemplated by the Asset Pur	rchase Agreement	outhern Imaging, Inc. and Video Solutions Technology Center, Inc. dated as of June 20, 2006 for initial consideration of \$3,766. In ere assumed as follows, for the six months ended June 30, 2006:
Fair value of assets acquired	\$ 7,263	
Cash paid	(3,692)
Common stock issuable	(74)
Liabilities assumed *	\$ 3,497	
*Includes assumption of revolver facility of approximately	y \$ 1.8 million.	
See accompanying notes to condensed consolidated finance	cial statements.	

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 1 - THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

THE COMPANY

OVERVIEW

Sielox, Inc., formerly known as Dynabazaar, Inc. (the "Company"), was incorporated in the State of Delaware in February 1997 under the name "Fairmarket, Inc." The Company develops, designs and distributes a range of security solution products, comprising of a range of surveillance cameras, digital video recorders and access control systems and strategic security and business protection solutions and corporate investigations. Through September 3, 2003, the Company was an online auction and promotions technology service provider that enabled marketers to create results-oriented rewards programs and helped commerce companies automate the process of selling their excess inventory online to wholesale and retail buyers. On September 4, 2003, the Company sold substantially all of its operating assets to eBay, Inc. ("eBay") for consideration of \$4.5 million in cash under the terms and conditions of an asset purchase agreement the Company entered into with eBay on June 20, 2003. Following the closing of the asset sale, the Company changed its name from "Fairmarket, Inc." to "Dynabazaar, Inc."

In connection with the cessation of the Company's online auction business, the Company relocated its principal executive offices as of January 1, 2004 to 888 Seventh Avenue, 17th Floor, New York, New York 10019, an office maintained by Barington Capital Group, L.P. ("Barington"), a limited partnership whose general partner is a corporation of which James A. Mitarotonda is Chairman, President and Chief Executive Officer. Mr. Mitarotonda was previously the Company's President and Chief Executive Officer and served as a member of the Company's board of directors.

From January 2003 until June 20, 2006, the Company did not operate any business and was settling its remaining claims and liabilities while reviewing its alternatives for the use or disposition of its remaining assets.

On July 20, 2006, the Company purchased substantially all of the assets of Southern Imaging, Inc. and Video Solutions Technology Center, Inc. pursuant to the transactions contemplated by the asset purchase agreement dated as of June 20, 2006.

Effective July 31, 2007, pursuant to the Amended and Restated Agreement and Plan of Merger, dated as of February 26, 2007, as amended (the "Merger Agreement"), by and among the Company, L Q Corporation, Inc.

("L Q Corporation") and LQ Merger Corp ("LMC"), LMC was merged with and into L Q Corporation, with

L Q Corporation continuing as the surviving corporation and a wholly-owned subsidiary of the Company (the "Merger"). Immediately following the Merger, the Company's name was changed from "Dynabazaar, Inc." to "Sielox, Inc."

By virtue of the Merger, L Q Corporation stockholders received 3.68 shares of the Company's common stock, par value \$0.001 per share, for each share of L Q Corporation common stock they owned as of the effective time of the Merger. Cash was paid in lieu of common stock to purchase 20.44 fractional shares of the Company's common stock. Additionally, each outstanding option to purchase L Q Corporation common stock was assumed by the Company and now represents an option to acquire shares of the Company's common stock, subject to the applicable conversion ratio, on the terms and conditions set forth in the Merger Agreement.

LQ Corporation owns two wholly owned subsidiaries, Seilox, LLC and SES Resources International, Inc. ("SES"). Sielox, LLC develops, designs, and distributes a complete line of access control software, programmable controllers and related accessories. SES provides strategic security and business protection solutions and corporate investigations. As of September 30, 2007, management has decided to shut down the operations of SES. As of September 30, 2007 SES's assets included accounts receivable of \$13 and fixed assets of \$4.

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SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 1 - THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Effective upon the closing of the Merger and in accordance with the terms of the Merger Agreement, as of July 31, 2007, Raymond L. Steele and Mr. Mitarotonda each resigned from the Company's board of directors and the following three members of the board of directors of L Q Corporation were appointed to the Company's board of directors: Sebastian E. Cassetta, Dianne K. McKeever and Steven Berns.

Additionally, in connection with the completion of the Merger, the Company relocated its principal executive offices to 170 East Ninth Avenue, Runnemede, New Jersey 08078, which is an office and warehouse facility leased by the Company.

Sebastian E. Cassetta, who serves as the Company's President, CEO and a member of the Company's board of directors, is a Senior Managing Director and the Chief Operating Officer of Barington. He also serves as the Chief Executive Officer of Costar. Dianne K. McKeever, a research analyst at Barington, serves as one of the Company's directors. Barington and certain of its affiliates which have joined with Barington in the filing of a statement on Schedule 13D, collectively beneficially own greater than 10% of the Company's outstanding common stock.

The Company is party to a services agreement dated as of December 17, 2004 (as amended, the "Services Agreement"), under which Barington performs certain administrative, legal and financial advisory services on the Company's behalf. The Company entered into an amendment dated as of May 18, 2007 to the Services Agreement providing that the administrative services provided by Barington on behalf of the Company under the Services Agreement (as well as the monthly payments made by the Company to Barington for such services) terminated immediately following the closing of the Merger.

Notwithstanding the termination of the administrative services provided by Barington following the closing of the Merger, the Services Agreement continues to run until December 31, 2007, thereby permitting the Company to continue to have access to legal and financial advisory services from Barington on an "as requested" basis. There is no requirement under the Services Agreement, however, for the Company to utilize such services of Barington. Additional information concerning the Services Agreement may be found under Part III, Item 13 of Amendment No. 1 to the Company's Annual Report on Form 10-K filed with the Securities and Exchange Commission on April 17, 2007, which disclosure is incorporated herein by reference.

SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

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NOTE 1 - THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

As disclosed in the Form S-4/A filed by the Company with the SEC on June 20, 2007, both Dynabazaar and L Q Corporation entered into separate letter agreements with Barington on January 5, 2007 providing for the engagement of Barington by each of the Dynabazaar Special Committee and the L Q Corporation Special Committee to provide assistance as such special committees may reasonably request with respect to the Merger. Pursuant to such letter agreements, each of Dynabazaar and L Q Corporation agreed to pay Barington a fee of \$100,000 as compensation for its services. At the request of the Company after the closing of the Merger, Barington agreed to reduce its fee from \$200,000 to \$150,000 and to accept payment in unregistered common stock in lieu of cash.

On September 24, 2007, the Company issued \$150,000 of the Company's common stock, par value \$0.001, to Barington at a price of \$0.325 per share, the closing price of the Company's common stock on the Over-The-Counter Bulletin Board on such date, or an aggregate of 461,538 shares of common stock in consideration of services rendered by Barington to the Company and L Q Corporation, Inc. ("LQ Corporation") in connection with the Merger.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION (\$ IN THOUSANDS)

The accompanying condensed consolidated financial statements of the Company for the three and nine months ended September 30, 2007 and 2006 are unaudited and have been prepared on a basis substantially consistent with the Company's audited consolidated financial statements for the year ended December 31, 2006. The condensed consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information. Consequently, these statements do not include all disclosures normally required by generally accepted accounting principles for annual

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SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 1 - THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

financial statements. These condensed consolidated interim financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2006, which are contained in the Company's Annual Report on Form 10-K filed with the SEC on April 4, 2007 and the Company's amended Annual Report on Form 10-K filed on April 17, 2007. The condensed consolidated interim financial statements, in the opinion of management, reflect all adjustments (including all normal recurring accruals) necessary to present fairly the Company's financial position, results of operations and cash flows for the interim periods ended September 30, 2007 and 2006. The results of operations for the interim periods are not necessarily indicative of the results of operations to be expected for the fiscal year.

CASH AND CASH EQUIVALENTS

The Company considers all highly-liquid debt instruments with original maturities of three months or less to be cash equivalents, including highly rated money market funds with daily liquidity. At September 30, 2007, and throughout the three month period, balances of cash at financial institutions exceeded the federally insured limit. The Company has not experienced any losses in such accounts and believes it is not subject to any significant credit risk on cash and cash equivalents. The following schedule summarizes the estimated fair value of the Company's cash and cash equivalents (in thousands):

	September 30, 2007 (unaudited)	December 31, 2006
Cash and cash equivalents:		
Cash	\$ 175	\$ 72
Money market funds	2,651	2,866
	\$ 2,826	\$ 2,938
INIVENTABLES MET		

INVENTORIES, NET

The components of inventories are as follows (in thousands):

	September 30, 2007	December 31, 2006
Finished goods Raw materials	\$ 5,301 230	\$ 3,738
	\$ 5,531	\$ 3,738

CONCENTRATION OF CREDIT RISK

Financial instruments that potentially subject the Company to significant concentrations of credit risk consist primarily of cash and cash equivalents, short term investments and accounts receivable. Substantially all of the Company's cash and cash equivalents are invested in highly liquid money market funds.

FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company's financial instruments, including cash and cash equivalents, accounts receivable and accrued expenses payable are carried at cost. The Company's financial instruments approximate fair value due to their relatively short maturities. The Company does not hold or issue financial instruments for trading purposes.

PRINCIPLES OF CONSOLIDATION

The condensed consolidated financial statements include the accounts of our direct and indirect wholly-owned subsidiaries Costar, Video Solutions Technology Center, LLC ("VSTC"), L Q Corporation, Sielox, LLC and SES. Significant intercompany transactions and balances have been eliminated. Due to the fact that the closing date of the Merger was July 31, 2007, the condensed consolidated financial statements include two months of activity for L Q and SES. This represents all of the activity for L Q Corporation, Sielox, LLC and SES since the merger date of July 31, 2007.

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SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 1 - THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

INCOME TAXES

Effective January 1, 2007, the Company adopted the provisions of the Financial Accounting Standards Board ("FASB") Interpretation No. 48, "Accounting for Uncertainty in Income Taxes - an interpretation of FASB Statement No. 109" ("FIN"). There were no unrecognized tax benefits as of January 1, 2007 and as of September 30, 2007. FIN 48 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more-likely-than-not to be sustained upon examination by taxing authorities. The Company recognizes accrued interest and penalties related to unrecognized tax benefits as income tax expense. No amounts were accrued for the payment of interest and penalties at January 1, 2007. There was no change to this balance at September 30, 2007. Management is currently unaware of any issues under review that could result in significant payments, accruals or material deviations from its position. The adoption of the provisions of FIN 48 did not have a material impact on the Company's financial position, results of operations or cash flows.

GOODWILL

Pursuant to SFAS 142, effective December 31, 2001, goodwill is no longer being amortized. The company tests goodwill for impairment on an annual basis, relying on a number of factors including operating results, business plans and future cash flows. Recoverability of goodwill is evaluated using a two-step process. The first step involves a comparison of fair value of the Company with is carrying value. If the carrying value exceeds its fair value, the second step of the process involves a comparison of the fair value and carrying value of the goodwill. If the carrying value exceeds its fair value, an impairment loss is recognized in an amount equal to the excess.

STOCK-BASED COMPENSATION (\$ in thousands)

On January 1, 2006, the Company adopted SFAS No.123(R) "Accounting for Stock-Based Compensation" ("SFAS No. 123(R)"). Among other items, SFAS No. 123(R) requires companies to record compensation expense for share-based awards issued to employees and directors 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 and the expected dividends on it, and the risk free interest rate over the expected life of the option.

The Company adopted SFAS No.123(R) using 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.

In the nine months ended September 30, 2007 and 2006, the Company recognized stock-based compensation expense of \$0 and \$19, respectively, in its condensed consolidated financial statements. This amount includes compensation expense for fully vested stock options granted subsequent to January 1, 2006 based on the grant date fair value estimated in accordance with the provisions of SFAS No. 123(R).

As part of the merger consideration given to holders of L Q Corporation stock options, 2,676,504 options of Sielox, Inc. were issued. Management has determined in accordance with the provisions of SFAS No. 123(R), that these options have a fair value of approximately \$341, which has been capitalized as a result of the Merger.

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SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 2 - ACQUISITION (\$ in thousands)

On June 20, 2006, Costar and VSTC, two of the Company's direct and indirect wholly owned subsidiaries, completed the acquisition (the "Acquisition") of substantially all of the assets of Southern Imaging, Inc., a Texas corporation ("Southern Imaging"), and Video Solutions Technology Center Inc., a Nevada corporation ("Video Solutions"), pursuant to the transactions contemplated by the Asset Purchase Agreement, dated as of June 20, 2006, by and between Southern Imaging, Video Solutions, the shareholders of Southern Imaging, Costar and VSTC. However, the Acquisition is being accounted for as if it was effectively completed on June 30, 2006. Results of operations of Southern Imaging and Video Solutions have been included in the consolidated financial statements since June 30, 2006.

Costar, the Company's wholly-owned subsidiary which acquired Southern Imaging's assets, designs, sources and distributes video and imaging products for the security and industrial markets. VSTC, a wholly-owned subsidiary of Costar which acquired the assets of Video Solutions, provides product design and development, technical support and repair services for Costar. Estimated total consideration for the Acquisition is up to approximately \$9,600, consisting of the issuance at closing of 200,000 shares of our common stock, a cash payment of approximately

\$3,800 (including a finders fee payment of approximately \$154, a payment of \$108 to Barington and the payoff of shareholder loans of approximately \$612) less the value of the 200,000 shares of the Company's common stock, the assumption of certain liabilities of approximately \$3,500, and deferred consideration of up to \$4,000 in cash, contingent upon Costar and VSTC achieving certain levels of sales and EBITDA after the closing through 2009, of which \$2,225 was recorded as a long-term liability. On September 29, 2006, the 200,000 shares of the Company's common stock were issued. During the second quarter of 2007, in accordance with the Asset Purchase Agreement, the Company made the first of four possible annual deferred payments. A payment of \$542 was paid pursuant to this provision.

The following proforma information gives effect to the acquisition as if it had occurred on the first day of each of the three and nine months periods ended September, 30 2006.

	Three Months Ended September 30, (unaudited)	Nine Months Ended September 30, (unaudited)
Total revenue	\$ 3,614	\$ 11,154
Net income (loss)	193	404
Net income (loss) per share		
Basic	\$ 0.01	\$ 0.02
Diluted	\$ 0.01	\$ 0.02
NOTE 3 – MERGER		

As discussed previously, the Merger was consummated on July 31, 2007. The Merger was consummated so that both entities can take advantage of synergies which can be developed within the security industry, as well as expected cost savings which would be the result of operating under one Company. The aggregate consideration given by the Company in order to consummate the Merger, including merger expenses of \$140, was \$4,169. As part of the merger consideration, the Company issued 11,829,001 shares to the former stockholders of L Q Corporation, 461,538 shares to Barington Capital as consideration for merger fees, and 2,676,504 stock options to former L Q Corporation stock option holders.

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SIELOX, INC. (formerly known as DYNABAZAAR, INC.) AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 3 – THE MERGER (continued)

The following table summarizes the estimated fair values of the assets acquired and liabilities assumed by the Company as of the date of the Merger.

JULY 31, 2007 (\$ IN THOUSANDS)

Cash	\$ 1,368
Accounts Receivable	1,158
Inventories	799

Other current assets	16
Property and Equipment	209
Deposits	53
Goodwill	2,029
Total assets	5,632
Accounts Payable	(1,136)
Other Current liabilities	(327)
Total liabilities	1,463
Net assets received in transaction	\$ 4,169

Goodwill arose from the Merger. This is due to consideration given including merger costs for an aggregate total of approximately \$4,200 which exceeded the fair market value of all identifiable assets. The Company is in the process of identifying an independent appraiser to conduct an appraisal of all tangible and intangible assets (including, but not limited to, inventory, fixed assets, developed software, hardware designs, customer lists, patents, trademarks, and trade names, etc.) received as a result of the Merger. Such assets, if appropriate, will be adjusted upon results of an independent appraisal. The results of this appraisal may give rise to, among other things, goodwill. Goodwill of approximately \$2,029 may be adjusted for, or reclassified upon, results of an independent appraisal. As the independent appraisal is not yet completed on the intangible assets received, the Company has not made an estimate of amortization. As a result, no amortization related to the goodwill resulting from the Merger was charged to operations for the three months or nine months ended September 30, 2007.

Pro Forma Income Statement

The following unaudited pro forma information presents results of operations of the Company as if the Merger transaction had occurred as of January 1, 2007. As the Company is in the process of receiving an appraisal on the goodwill acquired as a result of the acquisition, amortization expense can not be estimated at this time. Although prepared on a basis consistent with the Company's consolidated financial statements, these unaudited pro forma results do not purport to be indicative of the actual results of operations of the combined companies which would have been achieved had these events occurred at the beginning of the periods presented nor are they indicative of future results.

	Three Months	Nine Months	
	Ended	Ended	
	September 30, 2007	September 30, 2007	
	(unaudited)	(unaudited)	
Net Sales	\$ 7,069	\$ 18,411	
Cost of goods sold	(5,175)	(13,327)	
Gross profit	1,894	5,084	
General and administrative expenses	2,262	6,516	
Net profit (loss) from operations	(368)	(1,432)	
Interest income (expense)	22	89	
Pro forma adjustment to general and administrative expenses	(58)	(395)	
Net profit (loss)	\$ (288)	\$ (948)	
Net income (loss) per share - as reported	\$ (0.01)	\$ (0.01)	
Net income (loss) per share - pro forma	\$ (0.01)	\$ (0.03)	
Weighted-average shares	35,982	35,982	

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 4 - INTANGIBLE ASSETS, NET (\$ in thousands):

The intangible assets acquired as a result of the Acquisition have been adjusted in the prior year as a result of the completion of an independent appraisal, adjustments to the estimated fair values of the assets acquired and post closing adjustments to the purchase price. Goodwill was acquired as a result of the Merger and is subject to an independent appraisal.

	September 30, 2007 (unaudited)		December 31, 2006	
	Gross Carrying Amount	Accumulated Amortization	Gross Carrying Amount	Accumulated Amortization
Amortized intangible asset:				
Other intangibles, net	\$3,066	\$407	\$3,066	\$133
Unamortized intangible assets				
Goodwill	2,029			
Trade Name	1,587		1,587	
Total	\$6,682		\$4,653	

Amortization expense for the three and nine months ended September 30, 2007 was \$159 and \$274, respectively. Estimated amortization expense applicable to amortizable intangible assets for each of the next 5 years is \$340. The estimated useful life for Existing Customer Relationships and Distribution Agreement is 6 and 20 years, respectively. The weighted average useful life for intangible assets subject to amortization is 13 years.

NOTE 5 - NET INCOME (LOSS) PER SHARE:

The number of shares used to compute basic loss per share and diluted loss per share relates to additional shares to be issued upon the assumed exercise of stock options and warrants, net of shares hypothetically repurchased at the average market price with the proceeds of exercise. For the nine and three months ended September 30, 2007 the nine months ended September 30, 2006, basic and diluted net loss per common share is computed based on the weighted average number of common shares outstanding during the period because the effect of potential common equivalent shares would be anti-dilutive.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 6 - LEGAL PROCEEDINGS:

We, as well as our newly acquired subsidiary L Q Corporation, are defendants in certain purported class action lawsuits filed by individual shareholders in the U.S. District Court for the Southern District of New York against certain of our 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 our 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 our 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 us. On or about February 19, 2003, the Court entered an Order dismissing with prejudice the claims asserted against us under Section 10(b) of the Exchange Act. As a result, the only claims that remain against us 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. The Court of Appeals, however, later noted that the plaintiffs remained free to ask the District Court to certify classes different from the ones originally proposed which might meet the standards for class certification that the Court of Appeals articulated in its December 2006 decision. 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 master allegations and amended complaints in the six focus cases. Plaintiffs have also moved the District Court for certification of different classes in the six focus cases, and that motion remains pending. Because any possible future settlement with the plaintiffs, if a settlement were ever to be negotiated and ultimately agreed to, would involve the certification of a class action for settlement purposes, the impact of the Court of Appeals rulings on the possible future settlement of the claims against the Company cannot now be predicted. If no settlement is achieved, the Company believes that it has meritorious defenses and intends to defend the action vigorously.

The expense of defending this litigation may be significant. The amount of time to resolve these lawsuits is unpredictable and defending the Company and its subsidiary may divert management's attention from the day-to-day operations of the Company's business, which could adversely affect the Company's business, results of operations and cash flows. In addition, an unfavorable outcome in such litigation could have a material adverse effect on the Company's business, results of operations and cash flows.

NOTE 7 - MAJOR CUSTOMERS AND SUPPLIERS (\$ in thousands):

For the three months ended September 30, 2007, the Company had three customers that contributed 14.1 %, 13.8% and 10.0% of sales revenue, for a total of \$907, \$888 and \$636 respectively. These same three customers owed 12.6%, 6.4% and 13.6% of the outstanding accounts receivable balance for a total of \$539, \$275 and \$582 respectively.

For the three months ended September 30, 2007, the Company made purchases, from one supplier, of approximately 33.6% of all purchases made, for a total of \$1,957. Amounts owed to this same vendor were approximately 33.6% of the total accounts payable balance, for a total of \$1,183.

For the nine months ended September 30, 2007, the Company had two customers that contributed 14.1 % and 13.5% of sales revenue, for a total of \$2,067 and \$1,969 respectively. These same two customers owed 12.6% and 6.4% of the outstanding accounts receivable balance for a total of \$539 and \$275 respectively

For the nine months ended September 30, 2007, the Company made purchases from two suppliers of approximately 25.2% and 1 1.2% of all purchases made, for a total of \$3,829 and \$1,703 respectively. Amounts owed to these same two vendors was approximately 33.6% and 5.1% of the total accounts payable balance, for a total of \$1,183 and \$181 respectively.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

NOTE 8 - CREDIT LINE (\$ in thousands)

The Company maintains a line of credit with the Bank of Texas, renewable on an annual basis. The expiration date for the current line of credit is August 16, 2008. The line has a limit of \$4,000, this is an increase from the previous limit of \$2,500, and \$2,613 and \$1,771 was available as of September 30, 2007 and December 31, 2006. Interest is charged on the outstanding balance at a variable rate, which was 7.75% at September 30, 2007. The line is secured by Costar's accounts receivable and inventories, and the agreement requires the maintenance of financial ratios and monthly payments of accrued interest calculated on the outstanding balance. As of September 30, 2007 and December 31, 2006, \$1,387 and \$729 respectively, were outstanding under the line of credit.

NOTE 9 - PURCHASE COMMITMENT (\$ in thousands)

The Company is committed to make purchases of approximately \$1,398, from a vendor within an 18 month period starting July 1, 2007 and ending December 31, 2008. The commitment was entered into in order to obtain more favorable pricing for the Company's inventory. During the period ended September 30, 2007, the Company placed orders with this vendor totaling \$817, for delivery in accordance with our scheduled requirements through December 31, 2008.

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ITEM 6. EXHIBITS

- 31.1 Certification of the Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of the Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1 Certification of the Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Certification of the Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

SIGNATURES

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

SIELOX, INC.

Date: December 10, 2007 By: /s/ Sebastian Cassetta

Sebastian Cassetta Chief Executive Officer (Principal Executive Officer)

Date: December 10, 2007 By: /s/ Melvyn Brunt

Melvyn Brunt Chief Financial Officer (Principal Financial and Accounting Officer)

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