CENUCO INC Form 10QSB November 12, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON D.C. 20549

FORM 10-QSB

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal quarter ended:
Commission file number:

September 30, 2004 033-25900

CENUCO, INC.

(Exact name of registrant as specified in its charter)

DELAWARE
(State or other jurisdiction of incorporation or organization)

75-2228820 (I.R.S. Employer Identification No.)

6421 CONGRESS AVENUE, SUITE 201
BOCA RATON, FLORIDA 33487
(Address of principal executive offices)
(Zip code)

(561) 994-4446 (Registrant's telephone number, including area code)

Indicate by check mark whether 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

APPLICABLE TO CORPORATE ISSUERS

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practical date:

On October 31, 2004, the issuer had outstanding 12,357,271 shares of common stock, \$.001 par value per share.

CENUCO, INC. AND SUBSIDIARIES
FORM 10-QSB
QUARTERLY PERIOD ENDED SEPTEMBER 30, 2004

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CENUCO, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET September 30, 2004 (Unaudited)
ASSETS
CURRENT ASSETS: Cash and Cash Equivalents

Receivable from Sale of Business

Other Current Assets

97,4 5,203,1 73,8

> 69,4 300,0

99,7

Total Current Assets	5,843,7
PROPERTY AND EQUIPMENT: Computer Equipment and Software Furniture, Fixtures and Office Equipment Leasehold Improvements	222,1 50,6 3,0
Total Property and Equipment	275 , 8
Less: Accumulated Depreciation	(155,2
Total Property and Equipment, Net	120 , 6
OTHER ASSETS: Note Receivable, less current portion	626 , 1 8,6
Total Other Assets	634,7
Total Assets	\$ 6,599,1
LIABILITIES AND STOCKHOLDERS' EQUITY	
CURRENT LIABILITIES: Accounts Payable	\$ 117,1 212,6 9
Total Current Liabilities	330 , 7
LONG-TERM LIABILITIES: Deferred Gain from Sale of Business	200,0
Total Liabilities	530 , 7
COMMITMENTS AND CONTINGENCIES (See Note 5)	
STOCKHOLDERS' EQUITY: Preferred Stock (\$.001 Par Value; 1,000,000 Shares Authorized) No Shares Issued and Outstanding) Common Stock (\$.001 Par Value; 25,000,000 Shares Authorized; 12,247,271 Shares Issued and Outstanding) Common Stock Issuable (47,301 shares) Additional Paid-in Capital Accumulated Deficit Deferred Consulting	12,2 10,480,2 (4,200,5 (223,5
Total Stockholders' Equity	6,068,4
Total Liabilities and Stockholders' Equity	\$ 6,599,1

See accompanying notes to consolidated financial statements

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CENUCO, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	Fo	r the Three i		
		2004		2003
NET REVENUES: Wireless Products and Services	ć	1 501	ć	E2 5
wireless froducts and Services		1,501		
NET REVENUES		1,501		52 , 7
COSTS AND EXPENSES: Cost of Equipment Sales - Wireless Products and Services				
COSTS AND EXPENSES:				
Cost of Equipment Sales - Wireless Products and Services		3,323		
Research and Development		5,018 20,343		17,6
Selling and Promotion		99,285		35,9
General and Administrative		773 , 179		336,9
Total Operating Expenses		901,148		399 , 5
LOSS FROM OPERATIONS		(899,647)		(346,7
OTHER INCOME:				
Interest Income		13,203		3 , 7
LOSS BEFORE DISCONTINUED OPERATIONS		(886,444)		(342,9
DISCONTINUED OPERATIONS:				
Gain from Sale of Discontinued Operations, net of income taxes Income from Discontinued Operations		1,814,648 104,622		102,0
Total Income from Discontinued Operations		1,919,270		102,0
NET INCOME (LOSS)		1,032,826	\$	(240,9
INCOME (LOSS) PER COMMON SHARE- BASIC	ċ	(0.00)	<u>^</u>	//
Loss from continuing operations	\$	(0.08) 0.16	\$	(0.

Net income (loss) per common share	\$	0.08	\$	(0.
	====	======	====	
INCOME (LOSS) PER COMMON SHARE - DILUTED				
Loss from continuing operations	\$	(0.07)	\$	(0.
Income from discontinued operations		0.14		0.
Net income (loss) per common share	\$	0.07	\$ ===:	(0.
Weighted Common Shares Outstanding - Basic	12	,226,753 	6,	,819,6
Weighted Common Shares Outstanding - Diluted	13	,952,665	6,	,819,6
	====		====	

See accompanying notes to consolidated financial statements

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CENUCO, INC. AND SUBSIDIARES CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	-	per 30,
	2004	2003
CASH FLOWS FROM OPERATING ACTIVITIES: Loss from Continuing Operations	\$ (886,444)	\$ (342,9
Depreciation	319,262	11,2 28,3
(Increase) Decrease in: Accounts Receivable	` '	(5,9 3,1 (12,0
Increase (Decrease) in: Accounts Payable Other Accrued Expenses Deferred Revenue	85 , 901	
Net Cash Flows Used in Continuing Operating Activities	(840,794)	(360,8
Income (loss) from Discontinued Operations	1,919,270	102,0
Operations to Net Cash Used in Discontinued Operating Activities: Gain from Sale of Discontinued Operation	(1,894,648)	
Net Decrease in Net Liabilities of Discontinued Operations	316,979	93,0

Net Cash Provided by Discontinued Operating Activities	341,601	
Net Cash Flows Used in Operating Activities	(499,193)	(165,7
CASH FLOWS FROM INVESTING ACTIVITIES: (Decrease) Increase in Short-term Investment		(16,7
Net Cash Flows Provided by (Used in) Investing Activities	184,801	
CASH FLOWS FROM FINANCING ACTIVITIES: Proceeds from Exercise of Stock Options and Warrants	105,500	
Net Cash Flows Provided by Financing Activities	105,500	
Net Decrease in Cash and Cash Equivalents	(208,892)	(185 , 8
Cash and Cash Equivalents - Beginning of Year	306,318	
Cash and Cash Equivalents - End of Period	\$ 97,426	
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:		
Cash paid during the year for: Interest	\$ -	
Income Taxes		\$

See accompanying notes to consolidated financial statements

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CENUCO, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
SEPTEMBER 30, 2004

NOTE 1 - ORGANIZATION AND BASIS OF PRESENTATION

Cenuco, Inc., a Florida corporation ("Cenuco") and wholly-owned subsidiary of Cenuco, Inc. (a Delaware corporation), has pioneered the ability to transmit live streaming video onto cellular phones, cellular capable Personal Digital Assistants, 802.x devices, and remote computers. The patent pending core technology has been productized as a security remote video monitoring family of products for the retail/consumer, small to medium size enterprise, as well as for large enterprise, government, and homeland security market sectors. Cenuco's cellular remote video monitoring products are approved for sale to all Federal and military agencies, including the Department of Homeland Security. Cenuco was issued a five-year General Services Administration Contract number, GS-04F-0025N, in July 2003. Cenuco also develops wireless solutions and web services for the academic, real estate, and other markets. By offering remote monitoring services and technologies as a product and for licensing, Cenuco is positioned to grow within the application space worldwide.

On September 30, 2004, the Company sold substantially all of the assets and business of its subsidiary, Barrington University, Inc. (See Note 3).

The accompanying unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). The accompanying consolidated financial statements for the interim periods are unaudited and reflect all adjustments (consisting only of normal recurring adjustments and adjustments for the asset sale) which are, in the opinion of management, necessary for a fair presentation of the financial position and operating results for the periods presented. The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. All significant intercompany accounts and transactions have been eliminated. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. These consolidated financial statements should be read in conjunction with the consolidated financial statements for the year ended June 30, 2004 and notes thereto contained in the Company's report on Form 10-KSB as filed with the SEC. The results of operations for the three months ended September 30, 2004 are not necessarily indicative of the results for the full fiscal year ending June 30, 2005.

Certain reclassifications have been made to the prior period's consolidated statements of operations to conform to the current period's presentation.

Inventories

Inventories, consisting of security cameras and equipment, are stated at the lower of cost or market utilizing the first-in, first-out method.

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CENUCO, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

SEPTEMBER 30, 2004

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Revenue Recognition

The Company follows the guidance of the Securities and Exchange Commission's Staff Accounting Bulletin 104 for revenue recognition. In general, the Company records revenue when persuasive evidence of an arrangement exists, services have been rendered or product delivery has occurred, the sales price to the customer is fixed or determinable, and collectability is reasonably assured. The following policies reflect specific criteria for the various revenues streams of the Company:

In connection with the development and sale of wireless solutions and web services, which include the development of business-to-business and business-to-consumer wireless applications, and state of the art wireless technology and services, the Company recognizes revenue as services are performed on a pro-rata basis over the contract term or products are delivered. The Company has executed a distribution agreement whereby the distributor may purchase wireless product on consignment. Any sales made to the distributor under this agreement will be recorded as a deferred revenue liability until such time as the distributor has sold the product at which time the Company will recognize the related revenues.

Stock Options

The Company accounts for stock options issued to employees in accordance with the provisions of Accounting Principles Board ("APB") Opinion No. 25,

"Accounting for Stock Issued to Employees," and related interpretations. As such, compensation cost is measured on the date of grant as the excess of the current market price of the underlying stock over the exercise price. Such compensation amounts, if any, are amortized over the respective vesting periods of the option grant. The Company adopted the disclosure provisions of SFAS No. 123, "Accounting for Stock-Based Compensation" and SFAS 148, "Accounting for Stock-Based Compensation and Disclosure", which permits entities to provide pro forma net income (loss) and pro forma earnings (loss) per share disclosures for employee stock option grants as if the fair-valued based method defined in SFAS No. 123 had been applied. The Company accounts for stock options and stock issued to non-employees for goods or services in accordance with the fair value method of SFAS 123.

The exercise prices of all options granted by the Company equal the market price at the dates of grant. No compensation expense has been recognized. Had compensation cost for the stock option plan been determined based on the fair value of the options at the grant dates consistent with the method of SFAS 123, "Accounting for Stock Based Compensation", the Company's net loss and loss per share would have been changed to the pro forma amounts indicated below for the three months ended September 30, 2004 and 2003:

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CENUCO, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) SEPTEMBER 30, 2004

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Stock Options (continued)

	For the three months ended September 30,		
		2003	
Net income (loss) as reported	\$ 1,032,826	\$ (240,904)	
(Add) Less: total stock-based employee compensation expense determined under fair value based method, net of related			
tax effect	(53,303)	(28,773)	
Pro forma net income (loss)	\$ 979 , 523	\$ (269,677) ======	
Basic income (loss) per share:			
As reported		\$ (.03) ======	
Pro forma		\$ (.03)	
Diluted income (loss) per share:			
		\$ (.03) ======	
Pro forma	\$.07	\$ (.03)	

The above pro forma disclosures may not be representative of the effects on

reported net earnings for future years as options vest over several years and the Company may continue to grant options to employees.

Earnings (Loss) Per Common Share

Basic net earnings (loss) per share equals net earnings (loss) divided by the weighted average shares outstanding during the year. For the three months ended September 30, 2003, the computation of diluted net earnings per share does not include dilutive common stock equivalents in the weighted average shares outstanding as they would be antidilutive. Not included in basic shares are 4,126,000 stock options and warrants because they are anti-dilutive in 2003. The reconciliation between the computations is as follows:

	2004	2003
Income (loss) available to common shares	\$ 1,032,826	\$ (240,904)
Weighted average shares outstanding-basic	12,226,753	
Earnings (loss) per share - Basic	\$ 0.08	
Income (loss) available to common shares	\$ 1,032,826	\$ (240,904)
Weighted average shares outstanding-basic		6,819,620
Effect of dilutive securities: Stock options	1,063,656 662,256	- -
Weighted average shares outstanding-diluted	13,952,665	6,819,620
Earnings (loss) per share - Diluted	\$ 0.07	\$ (0.04)

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CENUCO, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)
SEPTEMBER 30, 2004

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Intangibles and other Long-Lived Assets

The Company reviews the carrying value of intangibles and other long-lived assets for impairment at least annually or whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of long-lived assets is measured by comparison of its carrying amount to the undiscounted cash flows that the asset or asset group is expected to generate. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the property, if any, exceeds its fair market value. Goodwill represents the excess of the cost of the Company's acquired subsidiaries or assets over the fair value of their net assets at the date of acquisition. Under Statement of Financial Accounting Standards ("SFAS") No. 142, effective the first quarter of the year ended December 31, 2002, goodwill is no longer subject to amortization over its estimated useful life; rather, goodwill is subject to at least an annual assessment for impairment applying a fair-value based test.

Recent Accounting Pronouncements

In March 2004, the Financial Accounting Standards Board (FASB) approved the

consensus reached on the Emerging Issues Task Force (EITF) Issue No. 03-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments." The objective of this Issue is to provide guidance for identifying impaired investments. EITF 03-1 also provides new disclosure requirements for investments that are deemed to be temporarily impaired. The accounting provisions of EITF 03-1 are effective for all reporting periods beginning after June 15, 2004, while the disclosure requirements are effective only for annual periods ending after June 15, 2004. The Company has evaluated the impact of the adoption of EITF 03-1 and does not believe the impact will be significant to the Company's overall results of operations, cash flows or financial position.

NOTE 3 - SALE OF SUBSIDIARY

Effective September 30, 2004, the Company entered into a Purchase and Sale Agreement (the "Sale Agreement") and sold substantially all of the assets of its subsidiary, Barrington University, Inc for \$1,000,000, subject to a reduction of \$200,000 if the buyer does not collect 95% of the receivables on the books as of September 30, 2004 prior to September 30, 2005. In connection with the Sale Agreement, the Company is to receive \$300,000 in cash. As of September 30, 2004, the cash was held in escrow and was received by the Company in October 2004. As of September 30, 2004, the Company reflected a receivable from the sale of business on the accompanying balance sheet. Additionally, the buyer executed a promissory note in favor of the Company in the amount of \$700,000 payable as follows:

- (a) Twenty (20) equal and consecutive quarterly payments of \$29,122.87 each (amortized on the basis of \$500,000), with payments beginning on March 1, 2005. Interest accrues at a rate of 6% per annum. During the first 6 months, interest will accrue but not be paid. The \$15,000 of interest accrued is payable in 5 equal monthly installments beginning December 1, 2004.
- (b) A final balloon payment of \$200,000 due on January 1, 2010. If the purchase price is reduced due to buyer not collecting 95% of the receivables on the books as of September 30, 2004 prior to September 30, 2005, the final balloon payment will be eliminated.

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CENUCO, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)
SEPTEMBER 30, 2004

NOTE 3 - SALE OF SUBSIDIARY (continued)

As a result of the sale of the Company's subsidiary, for the three months ended September 30, 2004, the Company recorded a gain of \$1,814,648 and a deferred gain on the sale of \$200,000 (representing the contingent balloon payment due). The results of operations of the Company's Barrington University subsidiary is reported separately as a discontinued operation, and prior periods have been restated in the Company's financial statements, related footnotes and the management's discussion and analysis to conform to this presentation.

The Company's income (loss) from discontinued operations for the three months ended September 30, 2004 and 2003 are summarized as follows:

	For the Three	Months Ended,	
	September 30,		
	2004 200		
Sales	\$ 261 , 288	\$ 214 , 299	
Operating Expenses	156,666	112,206	

Net loss from discontinued operations before		
gain on sale	104,622	102,093
Gain on sale of assets of subsidiary	1,814,648	_
Income (loss) from discontinued		
operations	\$1,919,270	\$ 102,093

The gain on sale from the sale of substantially all of the assets of the Company's Barrington subsidiary is calculated as follows:

Sale price for subsidiary's assets Less: direct transaction expenses:	\$ 1,000,000
Investment banking fee	(80,000)
Add: net deficit of subsidiary at date of sale	1,094,648
Less: deferred gain on sale of subsidiary	(200,000)
Gain on disposal of subsidiary, net of taxes	\$ 1,814,648

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CENUCO, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

SEPTEMBER 30, 2004

NOTE 3 - STOCKHOLDERS' EQUITY

Common stock

In July 2004, the Company issued 10,000 shares previously issuable.

On July 23, 2004, the Company issued an aggregate of 34,000 shares of common stock (17,000 common shares each) to two employees' of the Company for services rendered. Such shares were valued at their market value on the date of issuance at \$3.71 per share. The Company recorded compensation of \$126,140 related to these services.

During the quarter ended September 30, 2004, the Company shall issue 265 shares of common stock for services rendered. The Company valued these shares at their market value on the first date at the beginning of the service period at \$5.65 per share and recorded professional fees of \$1,500. As of September 30, 2004, these shares had not been issued and are included in common stock issuable on the consolidated balance sheet.

During the quarter ended September 30, 2004, the Company issued 100,000 shares of common stock upon the exercise of 100,000 warrants for proceeds of \$100,000 or \$1.00 per share.

During the quarter ended September 30, 2004, the Company issued 10,000 shares of common stock upon the exercise of 10,000 options for proceeds of \$5,500 or \$.55 per share. As of September 30, 2004, these shares had not been issued and are included in common stock issuable on the consolidated balance sheet.

Common stock options and warrants

On July 23, 2004, the Company granted options to purchase 60,000 shares of common stock to employees of the Company. The options are exercisable at \$3.70 per share, which exceeds the fair market value of the common stock at the grant date. Accordingly, under APB 25, no compensation expense was recognized. The

options expire on July 23, 2014 or earlier due to employment termination.

On July 28, 2004, the Company granted options to purchase 15,000 shares of common stock to an employee of the Company. The options are exercisable at \$4.00 per share, which exceeds the fair market value of the common stock at the grant date. Accordingly, under APB 25, no compensation expense was recognized. The options expire on July 28, 2014 or earlier due to employment termination.

A summary of the status of the Company's outstanding stock options as of September 30, 2004 and changes during the three months ended September 30, 2004 is as follows:

	Shares	Weighted Average Exercise Price
Outstanding at June 30, 2004 Granted	1,361,000 75,000 (10,000) (100,000)	\$ 0.96 3.77 (0.55) (1.73)
Outstanding at September 30, 2004	1,326,000	\$ 1.07 ======
Options exercisable at end of period	721 , 000	\$ 0.39 =====
Weighted-average fair value of options granted during the period		\$ 3.71

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CENUCO, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)
SEPTEMBER 30, 2004

NOTE 3 - STOCKHOLDERS' EQUITY (continued)

Common stock options

The following information applies to options outstanding at September 30, 2004:

		Options Outstanding		Options Exercisable	
Range of Exercise Prices	Shares	Weighted - Average Remaining Contractual Life (Years)	Average Exercise	Shares	Weighted - Average Exercise Price
\$0.35	220,000	8.00	\$ 0.35	146,667	\$0.35
\$0.42	220,000	8.17	\$ 0.42	•	•
\$0.55	276,000	7.25	\$ 0.55	276,000	\$0.55
\$1.15	295,000	9.50	\$ 1.15	8,333	\$1.15
\$1.55	40,000	8.50	\$ 1.55	13,333	
\$2.00	175,000	9.00	\$ 2.00	75,000	\$2.00
\$2.50	25,000	6.50	\$ 2.50	55,000	\$2.50
\$3.71	60,000	9.75	\$ 3.71	. –	\$ -
\$4.00	15,000	9.85	\$ 4.00	_	\$ -
	1,326,000				
	=======				

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Common stock warrants

A summary of the status of the Company's outstanding stock warrants granted for services as of September 30, 2004 and changes during the three months ended September 30, 2004 is as follows:

	Shares	Weighted Average Exercise Price
Outstanding at June 30, 2004 Granted Exercised Forfeited	2,900,000	\$ 3.50
Outstanding at September 30, 2004 .	2,800,000	\$ 3.59
Warrants exercisable at end of year	2,800,000	\$ 3.59 =====

The following information applies to all warrants outstanding at September 30, 2004:

		Warrants Outstanding		Warrants Exercisable	
Range of Exercise Prices	Shares	Weighted - Average Remaining Contractual Life (Years)	Weighted - Average Exercise Price	Shares	Weighted - Average Exercise Price
\$1.00	800,000	4.20	\$ 1.00	800,000	1.00
\$4.50 \$5.00 to	1,650,000	4.88	\$ 4.50	1,650,000	4.50
\$6.50	350,000	4.99	\$ 5.21	350,000	5.21
	2,800,000				

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CENUCO, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)
SEPTEMBER 30, 2004

NOTE 5 - SUBSEQUENT EVENTS

In October 2004, the Company issued 10,000 common shares previously issuable.

On October 29, 2004, the Company issued 100,000 shares of common stock upon the exercise of 100,000 warrants for proceeds of \$100,000

On October 25, 2004, the Company announced that it has entered into an Asset Purchase Agreement, dated as of October 21, 2004 (the "Purchase Agreement"), with Omni Point Marketing, LLC, a Florida limited liability company ("Omni Point"), pursuant to which the Company agreed to acquire substantially all of the assets of Omni Point for an aggregate purchase price of \$22,500,000, payable in a combination of \$5,400,000 in cash and \$17,100,000 in shares of the Company's common stock, valued at \$4.00 per share. In addition, pursuant to the

Purchase Agreement, the Company will assume all of Omni Point's obligations, duties and liabilities with respect to its customer contracts, equipment leases, real property leases, and the liabilities of Omni Point as reflected on its balance sheet at closing, including tax accruals for sales, employee withholding and payroll taxes.

The Company will defer payment of 10% of the purchase price for a period of one year after the closing to secure indemnity obligations of Omni Point for any breach of the Purchase Agreement, and as an offset against any adjustments resulting from a post-closing audit of Omni Point's financial statements. The deferred amount will be payable in the Company's common stock.

At the closing, the Company will also issue warrants to purchase up to 750,000 shares of its common stock each to Michael Brauser and Scott Hirsch, affiliates of Omni Point as follows: 500,000 warrants issued at closing at an exercise price of \$4.00 per share; 500,000 warrants issued at closing at an exercise price of \$5.00 per share; and 500,000 warrants issued at closing at an exercise price of \$6.00 per share. In addition, the Company may issue warrants to purchase up to 1,500,000 shares of its common stock to each of Messrs. Brauser and Hirsch as earn-out consideration over the next three years.

The closing is conditioned on, among other things, the Company's stockholders' approval to issue shares of the Company's common stock in connection with the acquisition. Because the number of shares of the Company's common stock to be issued in connection with the acquisition will exceed 20% of the Company's current outstanding shares, the Company is required to seek stockholder approval of the issuance of such shares, in accordance with Section 712 of the Listing Standards, Policies and Requirements of the American Stock Exchange.

In the event the Purchase Agreement is terminated as a result of a material breach by either party, which is not cured within 5 days of receipt of written notice from the non-breaching party, the breaching party will be required to pay the non-breaching party \$1,000,000.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS AND RESULTS OF OPERATIONS GENERAL

The following analysis of the results of operations and financial condition of the Company should be read in conjunction with the consolidated financial statements for the year ended June 30, 2004 and notes thereto contained in the Report on Form 10-KSB of Cenuco, Inc. as filed with the SEC. These financial statements reflect the consolidated operations of Cenuco, Inc. for the three months ended September 30, 2004 and 2003, respectively.

This report on Form 10-QSB contains forward-looking statements. These statements consist of any statement other than a recitation of historical fact and can be identified by the use of forward-looking terminology such as "may," "expect," "anticipate," "estimate" or "continue" or the negative thereof or other variations thereon or comparable terminology. The reader is cautioned that all forward-looking statements are necessarily speculative and there are certain risks and uncertainties that could cause actual events or results to differ materially from those referred to in such forward-looking statements. We do not have a policy of updating forward-looking statements and thus it should not be assumed that silence over time means that actual events are bearing out as we estimated in such forward-looking statements.

The development and cultivation of wireless applications has served as the focal point for our initiatives. Our wireless segment has produced viable

solutions for the security monitoring markets. In addition, we launched our line of wireless video monitoring solutions, Mobile Monitor, MommyTrack(TM) and Cenuco Transmitter. The products offer truly mobile surveillance monitoring solution for the consumer and business market.

We are engaged in a wireless application technology business, primarily related to the transmission of secure and non-secured video onto cellular platforms via proprietary technologies. This is also known as remote video monitoring via cellular device. In this wireless segment, Cenuco provides cellular carriers, Internet Service Providers, resellers, and distributors a host of wireless video streaming products which generate an increase in subscriber adoption of wireless data services, as well as broadband Internet services. The business model provides additional recurring monthly service revenue models for carriers, ISPs, resellers and distributors. We are currently in deployment negotiations and/or testing relationships with a number of international and national cellular carriers, retail chains, major distribution providers, resellers, and potential technology licensees on a global basis.

RESULTS OF OPERATIONS

THREE MONTHS ENDED SEPTEMBER 30, 2004 COMPARED TO THREE MONTHS ENDED SEPTEMBER 30, 2003

Revenues

For the three months ended September 30, 2004, revenues from the sale of our wireless products and services was \$1,501 as compared to \$52,787 for the three months ended September 30, 2003 as summarized as follows. During the three months ended September 30, 2004, we recorded sales returns of \$3,450 from the return of software.

	\$ 1,501	\$ 52 , 787
Other	_	34,088
Wireless Solutions and Web Services	3 , 677	17,851
Equipment and Software Sales	\$ (2,176)	\$ 848

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS AND RESULTS OF OPERATIONS (Continued)

RESULTS OF OPERATIONS (Continued)

THREE MONTHS ENDED SEPTEMBER 30, 2004 COMPARED TO THREE MONTHS ENDED SEPTEMBER 30, 2003

Cost of Equipment Sales

For the three months ended September 30, 2004 and 2003, we incurred cost of sales related to the sale of equipment of \$3,323\$ and \$9,083, respectively.

Research and Development

For the three months ended September 30, 2004, research and development expense amounted to \$5,018 as compared to \$17,641 for the three months ended September 30, 2003. We continue to develop our products and expect this amount to increase in the future.

Bad Debt Expense

For the three months ended September 30, 2004, bad debt expense amounted to \$20,343 as compared to \$0 for the three months ended September 30, 2003.

Selling and Promotion

For the three months ended September 30, 2004, selling and promotion expenses amounted to \$99,285, which included \$13,987 in commission expense, \$31,675 in advertising expense, printing and reproduction expense of \$644, travel expenses of \$50,515, and other expenses of \$2,464. For the three months ended September 30, 2003, selling and promotion expenses amounted to \$35,940, which included \$18,365 in commission expense, \$8,138 in advertising expense, printing and reproduction expense of \$3,848 and travel expenses of \$5,589.

General and Administrative

For the three months ended September 30, 2004, we incurred \$773,179 of general and administrative expenses, which included salaries expense of \$226,890, consulting expense of \$30,229, rent expense of \$22,803, professional fees of \$25,516, and other expenses. Additionally, for the three months ended September 30, 2004, we recorded non-cash compensation of \$319,262 from the amortization of deferred compensation and from the issuance of common stock for services rendered. For three months ended September 30, 2003, we incurred \$336,902 of general and administrative expenses, which included salaries of \$129,643, consulting expense of \$74,483, computer and internet related expenses of \$1,323, rent expense of \$21,529, professional fees of \$25,580 and other expenses. The increase in consulting fees for the three months ended September 30, 2004 as compared to the three months ended September 30, 2003 was attributable to an increase in fees paid for public relations services related to our MommyTrack product.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS AND RESULTS OF OPERATIONS (Continued)

RESULTS OF OPERATIONS (Continued)

THREE MONTHS ENDED SEPTEMBER 30, 2004 COMPARED TO THREE MONTHS ENDED SEPTEMBER 30, 2003

Interest Income

For the three months ended September 30, 2004 and 2003, interest income was \$13,203 and \$3,782, respectively. We currently invest our excess cash balances in primarily two interest-bearing accounts with two financial institutions.

Discontinued Operations

For the three months ended September 30, 2004, income from discontinued operations was \$1,919,270 and consisted of a gain from the sale of all of the assets of our subsidiary of \$1,814,648 and income from discontinued operations of \$104,622. For the three months ended September 30, 2003, income from discontinued operations was \$102,093 related to income from discontinued operations.

Net income (loss)

As a result of the foregoing factors, we recognized net income of \$1,032,826 or \$.08 per share (basic) and \$.07 per share (diluted) on a consolidated basis for the three months ended September 30, 2004 as compared to net loss of \$(240,904) or \$(.04) per share (basic and diluted) for the three months ended September 30, 2003.

LIQUIDITY AND CAPITAL RESOURCES

As of September 30, 2004, we had \$5,300,623 in cash and cash equivalents and a short-term investment on hand to meet our obligations.

In fiscal 2004, in connection with a private placement, we sold one unit for \$100,000 comprised of 100,000 shares of common stock and warrants entitling the holder to purchase up to 100,000 shares of the Company's common stock, at an exercise price of \$1.00. Additionally, in March 2004, we consummated a capital raise through a private placement offered to accredited investors. We offered, through a placement agent, investment units consisting of 5,000 shares of its common stock offered at \$4.00 per share with a callable warrant to purchase 5,000 shares of its common stock at \$4.50 per share. The private placement was originally to be for a maximum amount of \$5,000,000, but was subsequently increased to a maximum of \$6,000,000. In fiscal 2004, we sold 30,000 units under the private placement aggregating 1,500,000 shares of common stock and 1,500,000 warrants for net proceeds of approximately \$5,300,184. Additionally, we received proceeds of \$274,800 from the exercise of options and warrants. In the future, we plan on raising additional funds to expand our operations or to pursue acquisition opportunities or other expansion opportunities.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS AND RESULTS OF OPERATIONS (Continued)

During the three months ended September 30, 2004, we invested substantial time and resources developing and evaluating products and opportunities for our wireless solutions segment. We will continue to develop new wireless solutions for both of our segments and may consider acquisitions, business combinations, or start up proposals, which could be advantageous to our product lines or business plans, although the Company expects to be profitable in the future there can be no assurance.

Net cash used in operations was \$499,193 for the three months ended September 30, 2004 as compared to net cash used in operations of \$165,707 for the three months ended September 30, 2003. For the three months ended September 30, 2004, we used cash in continuing operations of \$840,794 offset by cash provided by discontinued operations of \$341,601. For the three months ended September 30, 2003, we used cash in continuing operations of \$360,832 offset by cash provided by discontinued operations of \$195,125. We feel that our current cash balance is sufficient to sustain our operations over the ensuing 12-month period, including the expected growth during this period.

Net cash provided by investing activities for the three months ended September 30, 2004 was \$184,801 as compared to net cash used in investing activities of \$(20,128)\$ for three months ended September 30, 2003 and primarily related to our investment in (decrease in) certificate of deposits during the three months ended September 30, 2004 of \$186,801 and \$(3,330)\$, respectively. Additional we acquired property and equipment of \$(2,000)\$ and \$(16,768)\$ for the three months ended September 30, 2004 and 2003, respectively.

Net cash provided by financing activities for the three months ended September 30, 2004 was \$105,500 and related to cash proceeds received from the

exercise of stock options and warrants.

On October 25, 2004, we announced that we have entered into an Asset Purchase Agreement, dated as of October 21, 2004 (the "Purchase Agreement"), with Omni Point Marketing, LLC, a Florida limited liability company ("Omni Point"), pursuant to which we agreed to acquire substantially all of the assets of Omni Point for an aggregate purchase price of \$22,500,000, payable in a combination of \$5,400,000 in cash and \$17,100,000 in shares of the Company's common stock, valued at \$4.00 per share. The payment of the cash portion of the purchase price will substantially decrease our current cash balance.

Other than the Asset Purchase Agreement discussed above, we have no material commitments for capital expenditures. Our future growth is dependent on our ability to raise capital for expansion, and to seek additional revenue sources. If we decide to pursue any acquisition opportunities or other expansion opportunities, we may need to raise additional capital, although there can be no assurance such capital-raising activities would be successful.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS AND RESULTS OF OPERATIONS (Continued)

CRITICAL ACCOUNTING POLICIES

A summary of significant accounting policies is included in Note 1 to the audited financial statements included in our Annual Report on Form 10-KSB for the year ended June 30, 2004. We believe that the application of these policies on a consistent basis enables us to provide useful and reliable financial information about our operating results and financial condition.

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results may differ from those estimates.

We account for stock options issued to employees in accordance with the provisions of Accounting Principles Board ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees," and related interpretations. As such, compensation cost is measured on the date of grant as the excess of the current market price of the underlying stock over the exercise price. Such compensation amounts, if any, are amortized over the respective vesting periods of the option grant. We adopted the disclosure provisions of SFAS No. 123, "Accounting for Stock-Based Compensation" and SFAS 148, "Accounting for Stock-Based Compensation -Transition and Disclosure", which permits entities to provide pro forma net income (loss) and pro forma earnings (loss) per share disclosures for employee stock option grants as if the fair-valued based method defined in SFAS No. 123 had been applied. We account for stock options and stock issued to non-employees for goods or services in accordance with the fair value method of SFAS 123.

In connection with the development and sale of wireless solutions and web services, which include the development of business-to-business and business-to-consumer wireless applications, and state of the art wireless technology and services, we recognize revenue as services are performed on a pro-rata basis over the contract term or products are delivered. We have executed a distribution agreement whereby the distributor may purchase wireless product on consignment. Any sales made to the distributor under this agreement will be recorded as a deferred revenue liability until such time as the distributor has sold the product at which time we will recognize the related

revenues.

RECENT ACCOUNTING PRONOUNCEMENTS

The Financial Accounting Standards Board has recently issued the following new accounting pronouncement:

In March 2004, the Financial Accounting Standards Board (FASB) approved the consensus reached on the Emerging Issues Task Force (EITF) Issue No. 03-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments." The objective of this Issue is to provide guidance for identifying impaired investments. EITF 03-1 also provides new disclosure requirements for investments that are deemed to be temporarily impaired. The accounting provisions of EITF 03-1 are effective for all reporting periods beginning after June 15, 2004, while the disclosure requirements are effective only for annual periods ending after June 15, 2004. We have evaluated the impact of the adoption of EITF 03-1 and do not believe the impact will be significant to our overall results of operations, cash flows or financial position.

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ITEM 3. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

As of the end of the period covered by this report, we conducted an evaluation, under the supervision and with the participation of the Chief Executive Officer and Principal Accounting Officer, of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934 (the "Exchange Act")). Based on this evaluation, the Chief Executive Officer and Principal Accounting Officer concluded that the Company's disclosure controls and procedures are effective to ensure that information required to be disclosed by the Company in reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms. There was no change in the Company's internal control over financial reporting during the Company's most recently completed fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

Changes in Internal Controls

There have been no significant changes (including corrective actions with regard to significant deficiencies or material weaknesses) in our internal controls or in other factors that could significantly affect these controls subsequent to the Evaluation Date set forth above.

PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

From time to time the company faces litigation in the ordinary course of business. Currently we are not involved with any litigation which will have a material adverse effect on our financial condition.

ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS

In July 2004, we issued 10,000 shares previously issuable.

On July 23, 2004, we issued 34,000 shares of common stock to two

employees of the Company for services rendered.

During the quarter ended September 30, 2004, we shall issue 265 shares of common stock for services rendered. As of September 30, 2004, these shares had not been issued and are included in common stock issuable on the consolidated balance sheet.

During the quarter ended September 30, 2004, we issued 100,000 shares of common stock upon the exercise of 100,000 warrants for proceeds of \$100,000

During the quarter ended September 30, 2004, we issued 10,000 shares of common stock upon the exercise of 10,000 options for proceeds of \$5,500. As of September 30, 2004, these shares had not been issued and are included in common stock issuable on the consolidated balance sheet.

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ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

None

ITEM 5. OTHER INFORMATION

On October 25, 2004, we announced that it has entered into an Asset Purchase Agreement, dated as of October 21, 2004 (the "Purchase Agreement"), with Omni Point Marketing, LLC, a Florida limited liability company ("Omni Point"), pursuant to which we agreed to acquire substantially all of the assets of Omni Point for an aggregate purchase price of \$22,500,000, payable in a combination of \$5,400,000 in cash and \$17,100,000 in shares of the Company's common stock, valued at \$4.00 per share. In addition, pursuant to the Purchase Agreement, we will assume all of Omni Point's obligations, duties and liabilities with respect to its customer contracts, equipment leases, real property leases, and the liabilities of Omni Point as reflected on its current balance sheet, including tax accruals for sales, employee withholding and payroll taxes.

We will defer payment of 10% of the purchase price for a period of one year after the closing to secure indemnity obligations of Omni Point for any breach of the Purchase Agreement, and as an offset against any adjustments resulting from a post-closing audit of Omni Point's financial statements. The deferred amount will be payable in the Company's common stock.

At the closing, we will also issue warrants to purchase up to 750,000 shares of its common stock each to Michael Brauser and Scott Hirsch, affiliates of Omni Point as follows: 500,000 warrants issued at closing at an exercise price of \$4.00 per share; 500,000 warrants issued at closing at an exercise price of \$5.00 per share; and 500,000 warrants issued at closing at an exercise price of \$6.00 per share. In addition, we may issue warrants to purchase up to 1,500,000 shares of its common stock to each of Messrs. Brauser and Hirsch as earn-out consideration over the next three years.

The closing is conditioned on, among other things, our stockholders' approval to issue shares of the Company's common stock in connection with the acquisition. Because the number of shares of the Company's common stock to be issued in connection with the acquisition will exceed 20% of the Company's current outstanding shares, we are required to seek stockholder approval of the issuance of such shares, in accordance with Section 712 of the Listing Standards, Policies and Requirements of the American Stock Exchange.

In the event the Purchase Agreement is terminated as a result of a material breach by either party, which is not cured within 5 days of receipt of

written notice from the non-breaching party, the breaching party will be required to pay the non-breaching party \$1,000,000.

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ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(a) Exhibits

- 10.1 Purchase and Sale Agreement between Cenuco, Inc. and Barrington University dated September 30, 2004. (1)
- 10.4 Form of subscription agreement used in private placement (2)
- Certification of Chief Executive Officer in accordance with 18 31.1 U.S.C. Section 1350, as adopted by Section 302 of the Sarbanes-Oxley Act of 2002
- 31.2 Certification of Principal Financial Officer in accordance with 18 U.S.C. Section 1350, as adopted by Section 302 of the Sarbanes-Oxley Act of 2002
- 32.1 Certification of Chief Executive Officer in accordance with 18 U.S.C. Section 1350, as adopted by Section 906 of the Sarbanes-Oxley Act of 2002
- 32.1 Certification of Principal Financial Officer in accordance with 18 U.S.C. Section 1350, as adopted by Section 906 of the Sarbanes-Oxley Act of 2002

- (1) As filed with Form 8-K on October 5, 2004.
- (2) As filed with Form 10-QSB on February 13, 2004.

(b) Reports On Form 8-K

On October 5th, 2004, we announced the consummation of the sale of substantially all of the assets of our subsidiary, Barrington University, Inc. and the resignation of Tuyen V. Do from our Board of Directors.

SIGNATURES

In accordance with the requirements of the Exchange Act, the Registrant caused this report to be signed on its behalf by the undersigned, duly authorized.

CENUCO, INC. AND SUBSIDIARIES

Dated: November 12, 2004 By: /s/ Steven Bettinger

Steven Bettinger, President and Chief Executive Officer

Dated: November 12, 2004 By: /s/ Adam Wasserman

Adam Wasserman, Chief Financial Officer and Principal Accounting Officer

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