VALLEY FORGE SCIENTIFIC CORP

Form 10-Q May 14, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 10-Q

(Mark One)

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2004

[] 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: 001-10382

VALLEY FORGE SCIENTIFIC CORP. (Exact name of registrant as specified in its charter)

PENNSYLVANIA

(State or other jurisdiction of incorporation or organization)

23-2131580 (I.R.S. employer identification no.)

136 Green Tree Road, Oaks, Pennsylvania 19456 (Address of principal executive offices and zip code)

Telephone: (610) 666-7500

Indicate by check mark [X] 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 an accelerated filer (as defined in Rule 12b-2 of the Exchange Act).

Yes [] No [X]

At May 7, 2004 there were 7,913,712 shares outstanding of the Registrant's no par value Common Stock.

VALLEY FORGE SCIENTIFIC CORP.

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March 31, 2004

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

CONSOLIDATED BALANCE SHEETS

ASSETS	March 31, 2004	September 30, 2003		
	(Unaudited)	(Audited)		
Current Assets: Cash and cash equivalents Accounts receivable, net Inventory Prepaid items and other current assets Deferred tax assets	648,976 765,686 210,140	\$ 2,305,556 376,915 775,183 268,371 51,431		
Total Current Assets	3,970,446	3,777,456		
Property, Plant and Equipment, Net Goodwill Intangible Assets, Net Other Assets	·	·		
Total Assets	\$ 4,533,223 ========	\$ 4,374,413		

LIABILITIES AND STOCKHOLDERS' EQUITY

Current Liabilities: Accounts payable and accrued expenses Deferred revenue	279,813 17,250	216,457
Total Current Liabilities	297,063	216,457
Deferred Tax Liability	 17,596	 19,950
Total Liabilities	 314,659	 236,407
Commitments and Contingencies		
Stockholders' Equity: Preferred stock Common stock (no par, 20,000,000 shares authorized, shares issued and outstanding at March 31, 2004 and at September 30,		
2003 - 7,913,712)		3,528,530
Retained earnings	 690,034	 609,476
	 4,218,564	 4,138,006
Total Liabilities and Stockholders' Equity	4,533,223	4,374,413

See accompanying notes.

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

	For the Three	e Months Ended	For the Six Months Ended March 31,				
	2004	2003	2004	2003			
Net Sales	\$ 1,132,771	\$ 1,289,136	\$ 2,332,240	\$ 2,309,078			
Cost of Sales	511,864	623,403	1,067,168	1,156,990 			
Gross Profit	620 , 907	665,733	1,265,072	1,152,088 			
Other Costs: Selling, general and administrative Research and development Amortization	470,208 127,013 10,074	•		816,050 209,507 20,150			

			1,129,602	
	13,612			
Income from Operations		45,742	135,470	106,381
	5,369		11,038	
Income before Income Taxes			146,508	
Provision for Income Taxes	11,402	22,972	65,950	52,461
			\$ 80,558	
Earnings per Share:				
Basic earnings per common share				
Diluted earnings per common share	\$ 0.00	\$ 0.00	\$ 0.01	\$ 0.01
Basic common shares outstanding				
Diluted common shares outstanding	7,977,448	7,992,841	7,971,722	8,018,553

See accompanying notes.

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

		For the Six Months Ender March 31,				
	2004			2003		
Cash Flows from Operating Activities:						
Net income	\$	80,558	\$	69 , 732		
Adjustments to reconcile net income to net cash						
provided by (used in) operating activities:						
Depreciation and amortization		35 , 194		30,845		
Interest accrued on loans and advances to						
employees		(1,167)		(576)		
Changes in assets and liabilities, net of effect from:						
Increase in accounts receivable		(272,061)		(287,599)		
Decrease in inventory		9,497		82,060		
Decrease (increase) in deferred tax assets		(13 , 195)		2,591		
(Increase) decrease in prepaid items and other current assets		54,398		(90,002)		

(Increase) decrease in other assets	8,828	(34,619)
Increase (decrease) in accounts payable and accrued		
expenses and income taxes payable	63,356	(42,225)
Increase in deferred revenue	17,250	
Increase (decrease) in deferred tax liability	(2,354)	1,219
Net cash used in operating activities	(19,696)	(268,574)
Cash Flows from Investing Activities:		
Purchase of property, plant and equipment	(9,842)	(13,161)
Proceeds from repayment of employee loans and advances	5 , 000	
Net cash used in investing activities	(4,842)	(3,161)
Carlo Ella a Cara Ella a la Partir de la		
Cash Flows from Financing Activities:		(110 757)
Repurchase of common stock		(119,757)
Net cash used in financing activities		(119,757)
Net Decrease in Cash and Cash		
Equivalents	(24,538)	(391,492)
Cash and Cash Equivalents, beginning of period	2,305,556	2,543,898
Cash and Cash Equivalents, end of period	\$ 2,281,018	\$ 2,152,406
and the equations, and the person	========	
Supplemental Disclosures of Cash Flow Information:		
Cash paid during the period for:		
Interest	\$	\$
	========	
Income taxes	\$ 2,000	\$ 217,000
	========	========

See accompanying notes.

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

MARCH 31, 2004

1. DESCRIPTION OF BUSINESS

Valley Forge Scientific Corp. ("VFSC") was incorporated on March 27, 1980 in the Commonwealth of Pennsylvania and is engaged in the business of developing, manufacturing and selling medical devices and products. On August 18, 1994, VFSC formed a wholly-owned subsidiary, Diversified Electronics Company, Inc. ("DEC"), a Pennsylvania corporation, in order to continue the operations of Diversified Electronic Corporation, a company which was merged with and into VFSC on August

31, 1994. Collectively, VFSC and DEC are referred to herein as the "Company".

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of Consolidation and Basis of Presentation

The accompanying financial statements consolidate the accounts of VFSC and its wholly-owned subsidiary. All significant intercompany accounts and transactions have been eliminated in consolidation. Certain amounts from prior years have been reclassified to conform to the current year presentation.

The accompanying unaudited consolidated financial statements have been prepared pursuant to rules and regulations of the Securities and Exchange Commission and, therefore, do not include all information and footnote disclosures normally included in audited financial statements. However, in the opinion of management, all adjustments that are of a normal and recurring nature, necessary to present fairly the results of operations, financial position and cash flows have been made. It is suggested that these statements be read in conjunction with the financial statements included in the Company's Annual Report on Form 10-K for the year ended September 30, 2003.

The statements of operations for the three months and six months ended March 31, 2004 and 2003 are not necessarily indicative of results for the full year.

Earnings (Loss) per Share

The Company computes earnings or loss per share in accordance with Statement of Financial Accounting Standards No. 128, "Earnings Per Share" (SFAS 128). Basic earnings per share is computed by dividing income available to common stockholders by the weighted average number of common shares outstanding. Diluted earnings per share reflects the potential dilution that could occur if securities or other agreements to issue common stock were exercised or converted into common stock. Diluted earnings per share is computed based upon the weighted average number of common shares and dilutive common equivalent shares outstanding, which include convertible debentures, stock options and warrants.

Recently Issued Accounting Standards

In December, 2003, the Financial Accounting Standards Board ("FASB") issued a revised Interpretation No. 46, "Consolidation of Variable Interest Entities - An Interpretation of ARB No. 51, " which provides guidance on the identification of and reporting for variable interest entities, including expanded criteria from the original pronouncement, which was issued in January 2003, for consideration in determining whether a variable interest entity should be consolidated. Interpretation No. 46, as revised, is effective for the Company in the third quarter of 2004. The Company does not expect adoption of Interpretation No. 46 to have a significant impact on its future results of operations or financial condition.

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

MARCH 31, 2004 (Continued)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Stock-Based Compensation

In December 2002, the FASB issued Statement of Financial Accounting Standards (SFAS") No. 148, "Accounting for Stock-Based Compensation - Transition and Disclosure - an amendment of FASB Statement No. 123." SFAS No. 148 amends SFAS No. 123, "Accounting for Stock-Based Compensation," to provide alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation. In addition, SFAS No. 148 amends the disclosure requirements of SFAS No. 123 to require prominent disclosures in both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. SFAS No. 148 is effective for the Company as of January 1, 2003. The Company has not elected a voluntary change in accounting to the fair value based method, and, accordingly, the adoption of SFAS No. 148 did not have a significant impact on the Company's results of operations or financial position.

The Black-Scholes option valuation model was developed for use in estimating the fair value of traded options which have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of highly subjective assumptions including the expected stock price volatility. Because the Company's stock options have characteristics significantly different from those of traded options, and because changes in subjective input assumptions can materially affect the fair value estimated, in management's opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its stock options. In management's opinion existing stock option valuation models do not provide a reliable single measure of the fair value of employee stock options that have vesting provisions and are not transferable. In addition, option pricing models require the input of highly subjective assumptions, including expected stock price volatility.

For purposes of pro forma disclosures, the estimated fair value of the options is amortized to expense over the options' vesting period. In accordance with SFAS 123 and 148, only stock options granted after September 30, 1995 have been included for the Company's pro forma information as follows:

	For the Three Months Ended March 31,					For the Six Months Ended March 31,				
		2004	2003		2004		2003			
Net income, as reported	\$ 7,579		\$	\$ 29,593		80,558	\$	69 , 732		
Less: Total compensation expense determined under fair value based										
method, net of tax effect		45 , 142		21,900		45 , 142		35 , 126		
Pro Forma Net Income (Loss)	\$ ===	(37 , 563)	\$ ===	7 , 693	\$	35 , 416	\$	34,606		
Pro Forma Income (Loss) per Share: Basic	\$	0.00	\$	0.00	\$	0.00	\$	0.00		

Diluted \$ 0.00 \$ 0.00 \$ 0.00

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

MARCH 31, 2004 (Continued)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue Recognition

The Company sells its products to U.S. based national and international distributors and dealers which include an affiliate, Codman and Shurtleff, Inc. ("Codman"), of a major medical company. A significant part of the Company's sales are made pursuant to a distribution agreement with Codman, the Company's largest customer, which provides for exclusive distribution rights of specified products in a defined medical field, within various territories, during the term of this agreement. This distribution agreement includes a minimum purchase obligation which is adjusted annually during the term of the agreement. It also includes a price list for the specified products, which is fixed for a period of time, after which these prices are subject to adjustment by the Company due to changes in manufacturing cost or technological improvements to the products. In November, 2003 this agreement was extended for three months to March 31, 2004, with a minimum purchase obligation during this period of \$1,000,000. In March, 2004 the agreement was further extended for three months through June 30, 2004, with a minimum purchase obligation during that period of \$1,000,000. All other terms of the distribution agreement remain in full force and effect. Product revenue is recognized when the product has been shipped which is when title and risk of loss has been transferred to the customer.

During the three months ended March 31, 2004, Codman elected to pay the Company \$57,920, pursuant to the distribution agreement in lieu of purchasing approximately \$116,000 of product which would have been required to meet the minimum purchase obligation under the agreement, as extended, for the period. The Company received the payment on April 16, 2004. The amount received is reflected in sales for the three and six months ended March 31, 2004. Had this amount not been recorded, sales would have been \$1,074,851 and \$2,274,320, for the three and six months ended March 31, 2004, respectively, and gross profit would have been \$562,987 (52% of sales) and \$1,207,152 (53% of sales) for the three and six months ended March 31, 2004, respectively.

3. SUPPLEMENTAL BALANCE SHEET INFORMATION

Accounts Receivable, Net

\$ 648,976 \$ 376,915 =========

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

MARCH 31, 2004 (Continued)

3. SUPPLEMENTAL BALANCE SHEET INFORMATION (Continued)

Inventory	
2	

	M	March 31, 2004		tember 30, 2003
Finished goods	\$	42,115	\$	88,401
Work-in-process		278,080		316,600
Materials and parts		540,434		433,459
		860,629		838,460
Less: Allowance for slow moving				
and obsolete inventory		94,943		63 , 277
	\$	765,686	\$	775 , 183
	===		===	

Property, Plant and Equipment, Net

		Useful Life (Years)	March 31, 2004		Sep	tember 30, 2003
Land		_	\$	11,953	\$	11,953
Buildi	ngs and improvements	15 - 39		94,832		94,832
Furniture and fixtures		5 - 7		17,953		17,953
Laboratory equipment		5 - 10		378,159		370,119
Office equipment		5		183,120		181,318
Leaseh	old improvements	3 - 5		9,413		9,413
				695,430		685 , 588
Less:	Accumulated depreciation					
	and amortization			543 , 936		528 , 891
			\$	151,494	\$	156 , 697
			===		===	

Goodwill and Intangible Assets

In accordance with SFAS 142, Goodwill has been reflected on the balance sheet separate from other intangible assets which continue to be amortized. The Company completed its annual impairment test during the current quarter, and no impairment was identified. The Company completed its transitional impairment test during the quarter ending March 31, 2002, indicating that goodwill was not impaired. An additional annual test was performed during the second quarter ending March 31, 2003 and no impairment adjustment was required.

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

MARCH 31, 2004 (Continued)

3. SUPPLEMENTAL BALANCE SHEET INFORMATION (Continued)

Goodwill and Intangible Assets (Continued)

Information regarding the Company's other intangible assets is as follows:

		As	of M	March 31, 20		As of September					
	(Gross Carrying Amount		Accumulated Amortization		Net		Gross Carrying Amount		Accumulat Amortizat	
Patents, trademarks, licensing agreements	\$	571,617	\$	498,437	\$	73,180	\$	571,617	\$	493 ,	
Proprietary know-how		452,354		289,002		163,352		452,354		273,	
Acquisition costs		55 , 969		55 , 969				55 , 969		55 ,	
	\$	1,079,940 ======	\$	843,408	\$	236,532	\$	1,079,940	\$	823 , ======	

Amortization expense of intangible assets was \$10,075 for the three months ended March 31, 2004 and 2003, respectively, and \$20,149 for the six months ended March 31, 2004 and 2003, respectively.

Annual amortization expense for intangible assets held as of March 31, 2004 is estimated to be \$40,300 for 2005, \$40,300 for 2006, \$40,300 for 2007, \$39,900 for 2008 and \$38,300 for 2009.

4. COMMITMENTS AND CONTINGENCIES

On September 19, 2002, the Company was served with a complaint that was filed in the Superior Court of the State of Arizona, County of Maricopa, entitled Jeffrey Turner and Cathryn Turner et al. v. Phoenix Children's Hospital, Inc., et al., (CV 2002-010791) in which the Company was named as one of the defendants. The plaintiffs seek an unspecified amount of damages for alleged injuries sustained

in a surgery that took place in June 2000. The Company's product liability insurance carrier is providing the Company's defense in this matter. This insurance coverage has a \$10,000 deductible that applies to attorney fees and damages which have been provided for in other costs under selling, general and administrative expense for the year ended September 30, 2002. In an answer that was filed on November 26, 2002, the Company denied any liability. The Company believes the claim is without merit and will vigorously defend itself in this action.

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VALLEY FORGE SCIENTIFIC CORP. AND SUBSIDIARY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

MARCH 31, 2004 (Continued)

5. EARNINGS PER SHARE

	For the Three Months Ended March 31,				For the Six Months Ended March 31,				
	2004		2003		2004		2003		
Income available to common shareholders	\$	7 , 579	\$ ==	29 , 593	\$ ==	80 , 558	\$	69 , 732	
Weighted average common shares outstanding - basic		7,913,712		7,976,926		7,913,712		7,995,604	
Net effect of dilutive shares issuable in connection with stock plans		63 , 736		15 , 915		58,010		22 , 949	
Weighted average common shares outstanding - diluted		7,977,448		7,992,841 ======		7,971,722	==	8,018,553	
Earnings per share: Basic Diluted	\$	0.00		0.00		0.01		0.01	

Options to purchase 507,250 and 501,850 shares of common stock were outstanding on March 31, 2004 and 2003, respectively, and 443,514 and 484,901 of these shares were not included in the computation of diluted earnings per share for the three months ended March 31, 2004 and 2003, and 449,240 and 485,935 of these shares were not included in the computation of diluted earnings per share for the six months ended March 31, 2004 and 2003, respectively, in accordance with SFAS 128, as these potential shares are considered antidultive.

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----- AND RESULTS OF OPERATIONS

The following is a discussion and analysis of Valley Forge Scientific Corp.'s financial condition and results of operations for the three and six months ended March 31, 2004 and 2003. This section should be read in conjunction with the financial statements and related notes in Item 1 of this report and Valley Forge Scientific Corp.'s Annual Report on Form 10-K for the year ended September 30, 2003, which has been filed with the Securities and Exchange Commission. Unless the context requires otherwise, references to "we", "us", "our", and "Valley Forge Scientific" refer to Valley Forge Scientific Corp.

Cautionary Note Regarding Forward Looking Statements

This Management's Discussion and Analysis of Financial Condition and Results of Operations contains, in addition to historic information, "forward looking" statements or statements which arguably imply or suggest certain things about our future. Statements which express that we "believe", "anticipate", "expect", or "plan to" as well as other statements which are not historical fact, are forward looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward looking statements include, but are not limited to statements about: any competitive advantage we may have as a result of our installed base of electrosurgical generators in the neurosurgery market; our belief that our products exceed industry standards or favorably compete with other companies' new technological advancements; the future success of our products and disposable instrumentation in the markets we serve; our ability, along with the third parties with whom we contract, to distribute and sell our products; and the continued acceptance of our products in the neurosurgery market and the acceptance of our products outside of the neurosurgery market. These statements are based on assumptions that we believe are reasonable, but a number of factors could cause our actual results to differ materially from those expressed or implied by these statements. We do not intend to update these forward looking statements after the date of this report. You are advised to review the "Additional Cautionary Statements" section below for more information about risks and uncertainties that could affect the financial results of Valley Forge Scientific.

Overview

We design, develop, manufacture and sell medical and dental devices. Our core business is in our bipolar electrosurgical generators and related instrumentation, based on our DualWave(TM) technology. Our bipolar systems allow a surgeon or dentist to cut tissue in a manner that minimizes collateral damage to surrounding healthy tissue and to coagulate blood vessels quickly, safely and efficiently. By substantially reducing damage to surrounding healthy tissue, the surgeon or dentist can work safely in close proximity with nerves, blood vessels, bone and metal implants. Our bipolar systems are designed to replace other surgical tools, such as monopolar electrosurgery systems, lasers and conventional instruments, used in soft tissue surgery.

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Our DualWave(TM) technology is applicable to many surgical markets. Our bipolar systems are currently used to perform many types of neurosurgery, spine surgery and dental surgery. We have had worldwide exclusive distribution agreements with Codman & Shurtleff, Inc., a subsidiary of Johnson & Johnson, Inc., to market our neurosurgery bipolar systems since 1983. During the first quarter of fiscal 2004, the term for our distribution agreement with Codman & Shurtleff, Inc. was extended from December 31, 2003 to March 31, 2004 to allow the parties time to continue to discuss the terms of a new distribution agreement. During the second quarter of fiscal 2004 that distribution agreement was further extended to June 30, 2004.

Historically, we have derived a significant portion of our sales from our neurosurgery bipolar system. Sales revenue from our Bident(R) Bipolar Tissue Management System for dental applications commenced in the 2000 fiscal year. Our current strategy is to increase sales of our Bident(R) Bipolar Tissue Management System by selling it directly to an expanded base of national dental product dealers, expand the offerings of products in the field of neurosurgery and broaden the market for our products in other clinical and surgical markets that have a need for our products. Our strategy also includes using our DualWave(TM) technology and sales of our bipolar generators to drive sales of complementary disposable hand-held instruments and products.

Critical Accounting Policies and Estimates

The following "Management's Discussion and Analysis of Financial Condition and Results of Operations", as well as disclosures included elsewhere in this Form 10-Q, are based upon our unaudited consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires us to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingencies. On an on-going basis, we evaluate the estimates used, including those related to product returns, bad debts, inventory valuation, impairments of tangible and intangible assets, income taxes, warranty obligations, other accruals, contingencies and litigation. We base our estimates on historical experience, current conditions and on various other assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources as well as identifying and assessing our accounting treatment with respect to commitments and contingencies. Actual results may differ from these estimates under different assumptions or conditions. We believe the following critical accounting policies involve more significant judgments and estimates used in the preparation of the consolidated financial statements.

We maintain an allowance for doubtful accounts for estimated losses resulting from the potential inability of our customers to make required payments. If the financial condition of our customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required.

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We provide for the estimated cost of product returns based upon historical experience and any known conditions or circumstances. Our warranty obligation is affected primarily by product that does not meet specifications and performance requirements within the applicable warranty period and any related costs of addressing such matters. Should actual incidences of product not meeting specifications and performance requirements differ from our estimates, revisions to the estimated warranty liability may be required.

We value inventory at the lower of cost or market and write down the value of inventory for estimated obsolescence or unmarketable inventory. An inventory reserve is maintained based upon historical data of actual inventory written off and for known conditions and circumstances. Should actual product marketability be affected by conditions that are different from those projected by management, revisions to the estimated inventory reserve may be required.

Our deferred tax assets and liabilities are determined based on the differences between the financial statement and tax based assets and liabilities using enacted tax rates in effect for the year in which the differences are

expected to reverse. Deferred tax assets are reduced by a valuation allowance at the time that a determination can be made that it is more likely than not that a portion or all of the related tax assets will not be realized.

In accordance with the provisions of Statement of Financial Accounting Standards ("SFAS") No. 123, "Accounting for Stock-Based Compensation" ("SFAS 123") and SFAS No. 148, "Accounting for Stock-Based Compensation - Transition and Disclosure - An Amendment of FASB Statement No. 123" ("SFAS 148"), we have elected to account for stock-based compensation plans in accordance with Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25"), and related interpretations.

Results of Operations

Results of Operations for the Three and Six Months Ended March 31, 2004 compared to the Three and Six Months Ended March 31, 2003.

Summary

Sales of \$1,132,771 for the three months ended March 31, 2004 were 12% less than sales of \$1,289,136 for the three months ended March 31, 2003, and sales of \$2,332,240 for the six months ended March 31, 2004 were slightly greater than sales of \$2,309,078 for the six months ended March 31, 2003. Net income for the three months ended March 31, 2004 was \$7,579 and net income for the six months ended March 31, 2004 was \$80,558, as compared to net income of \$29,593 and \$69,732, respectively, for the comparable periods in fiscal 2003.

Revenues

Sales of \$1,132,771 for the three months, and sales of \$2,332,240 for the six months, ended March 31, 2004 reflect an increase in sales volume of our Bident(R) Bipolar Tissue Management System and a decrease in sales volume of our neurosurgical products as compared to the comparable periods in fiscal 2003. For

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the three months ended March 31, 2004, sales of our Bident(R) Bipolar Tissue Management System accounted for \$118,817, or 11% of our sales, as compared to sales of \$86,708, or 7% of our sales, for the three months ended March 31, 2003. For the first six months of fiscal 2004, sales of our Bident(R) Bipolar Tissue Management System accounted for \$288,866, or 12% of our sales, as compared to \$86,708, or 4% of our sales for the comparable period in fiscal 2003.

Sales to Codman & Shurtleff, Inc. for the three months ended March 31, 2004 accounted for \$975,012, or 86% of our sales, as compared to \$1,180,525, or 92% of our sales, for the three months ended March 31, 2003. For the first six months of fiscal 2004, sales to Codman & Shurtleff, Inc. were \$2,000,977, or 86% of our sales, as compared to sales of \$2,192,525, or 95% of our sales for the first six months of fiscal 2003. Included in the sales to Codman & Shurtleff, Inc. is a payment of \$57,920 that Codman & Shurtleff, Inc. made pursuant to a distribution agreement, in lieu of making purchases of product of approximately \$116,000, to satisfy its minimum purchase obligations under the first three month extension of our existing distribution agreement with Codman & Shurtleff, Inc. The reduction in the sales to Codman & Shurtleff, Inc. was due to normal quarterly fluctuations in sales.

In the second quarter of fiscal 2004, we entered into a second extension of our distribution agreement with Codman & Shurtleff, Inc., in which we extended the distribution agreement until June 30, 2004 in order to provide more time to continue discussions on the terms of a new distribution agreement. The second extension requires Codman & Shurtleff, Inc. to make minimum purchases

of \$1,000,000 for the three months ended June 30, 2004 in accordance with the terms of the distribution agreement.

In the second quarter of fiscal 2004, we saw a greater contribution from the sales of our dental products as compared to sales in the second quarter of fiscal 2003, and for the first six months of fiscal 2004, sales of our dental products have already exceeded sales of dental products for the entire fiscal 2003. We anticipate that sales levels will fluctuate from quarter-to-quarter based on the timing of orders we receive from distributors and direct sales. In this regard, our sales of dental products for the second quarter of fiscal 2004 of \$118,817 were less than sales of dental product for the first quarter of fiscal 2004 of \$170,049. We anticipate that the sales of disposable products will increase as our installed base of generators increases and as the generators that have been sold are in the market longer.

The table below sets forth the sales of our disposable products and the sales of our generators, irrigator and accessory products for the three and six months ended March 31, 2004 as compared to three and six months ended March 31, 2003. Sales of "Other" generator products in the table are sales to Stryker Corporation pursuant to an existing development agreement.

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		Sales of Products							
			For the Three Months Ended			For the Six			
							Months Ended		
		1	March 31, 2004	 M			arch 31, 2004	 M	arch 31, 2003
Generators, Irrigators and Accessory Products									
Neurosurgery		\$	441,235	\$	577,030	\$1 ,	,048,626	\$1	,076,800
Dental			104,590		80,420		256 , 630		80,420
Other			15,000 				15,000		
	Total:	\$	560 , 825	\$	657,450	\$1,	,320,256	\$1	,157,220
Disposable Products									
Neurosurgery		\$	433,139	\$	560,930	\$	804 , 724	\$	989,305
Dental			14 , 227		6 , 288		32,237		6 , 288
	Total:	\$	447 , 366	 \$ 	567 , 218	 \$ 	836 , 961	 \$ 	995,593

Cost of Product Sales

Cost of sales was \$511,864, or 45% of sales, for the three months ended March 31, 2004, and \$1,067,168 or 46% of sales, for the six months ended March 31, 2004 as compared with \$623,403, or 48% of sales, for the three months, and \$1,156,990, or 50% of sales, for the six months, ended March 31, 2003. Gross margin was 55% and 54% for the three and six months ended March 31, 2004 as compared to 52% and 50%, respectively, for the three and six months ended March 31, 2003.

The difference in gross margin as a percentage of sales is attributable to the \$57,920 payment by Codman & Shurtleff, Inc. in the second quarter of fiscal 2004, an increase in sales of our dental products and changes in product mix. We cannot be sure that gross margins will remain at current levels or show improvement in the future due to the distribution channels used, product mix, and fluctuation in manufacturing production levels and overhead costs as new products are introduced. In addition, inefficiencies in manufacturing new products and the distribution channels utilized to sell those products may adversely impact gross margin.

Operating Expenses

Selling, general and administrative expenses were \$470,208, or 42% of sales, for the three months, and \$868,545, or 37% of sales, for the six months ended March 31, 2004, as compared to \$489,747, or 38% of sales, for the three months, and \$816,050, or 35% of sales, for the six months, ended March 31, 2003. Selling, general and administrative expenses reflect increased selling and marketing expenses that we incurred in connection with implementing our sales and marketing efforts for the direct marketing of our Bident(R) Bipolar Tissue Management System to dental product distributors.

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Research and development expenses for the three months ended March 31, 2004 were \$127,013, or 11% of sales, and \$240,908, or 10% of sales, for the six months ended March 31, 2004. For the three and six months ended March 31, 2003, research and development expenses were \$120,169, or 9% of sales, and \$209,507, or 9% of sales, respectively. The increase in research and development expenses were related to the development of our next generation neurosurgical generator and instrumentation and other products.

We recently received $510\,(k)$ approval from the Food and Drug Administration to market a new product which we have been developing for Stryker Corporation pursuant to a development agreement. We are discussing the distribution of that product with Stryker Corporation.

Other Income/Expense, net

Other income and expense, net, decreased slightly to \$5,369 for the three months ended March 31, 2004 as compared to \$6,823 for the three months ended March 31, 2003. At March 31, 2004, we had \$2,281,018 in cash and cash equivalents as compared to \$2,152,406 at March 31, 2003.

Income Tax Provision

The provision for income taxes was \$11,402 and \$65,950, respectively, for the three and six months ended March 31, 2004 as compared to a provision of \$22,972 and \$52,461, respectively, for the three and six months ended March 31, 2003.

Net Income

As a result of the foregoing, our net income for the three months ended March 31, 2004 was \$7,579, as compared to net income of \$29,593 for the three months ended March 31, 2003 and our net income for the six months ended March 31, 2004 was \$80,558 as compared to net income of \$69,732 for the six months ended March 31, 2003. Basic and diluted income per share was \$.00 for both the three months ended March 31, 2004 and March 31, 2003 and was \$.01 for both the six months ended March 31, 2004 and March 31, 2003. Due to our operating history and numerous other factors, we cannot be sure that we can sustain profitability or achieve revenue growth.

Liquidity and Capital Resources

At March 31, 2004, we had \$3,673,383 in working capital compared to \$3,560,999 at September 30, 2003. The primary measures of our liquidity are cash, cash equivalents, accounts receivable and inventory balances, as well as our borrowing ability. The cash equivalents are highly liquid with original maturities of ninety days or less.

Cash used for operating activities was \$19,696 for the six months ended March 31, 2004, as compared to cash used for operating activities of \$268,574 for the six months ended March 31, 2003. The cash used for operating activities for the six months ended March 31, 2004 was mainly attributable to an increase in accounts receivable of \$272,061 offset by our operating profit net of adjustments for non-cash items of \$114,585, a \$63,356 increase in accounts payable and accrued expenses and income taxes payable, a \$54,398 decrease in prepaid items and other current assets and a \$17,250 increase in deferred revenue.

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During the first six months ended March 31, 2004, inventories decreased by \$9,497 to a total of \$765,686 at March 31, 2004 compared to \$775,183 at September 30, 2003. At March 31, 2003, inventories were \$800,772. The decrease was primarily due to improved inventory management. Inventories were kept at these levels primarily to support anticipated future sales activities. Inventory levels for the first six months of fiscal 2004 were at 131 days of sales as compared to 126 days of sales for the first six months of fiscal 2003.

In the first six months of fiscal 2004, accounts receivable net of allowances increased by \$272,061 to a total of \$648,976 at March 31, 2004 as compared to \$376,915 at September 30, 2003. At March 31, 2003, our accounts receivable net of allowances was \$625,538. The increase in accounts receivable in the first six months of 2004 was primarily due to timing of sales and an increase in sales of our dental products. Accounts receivable for the first six months of fiscal 2004 were at 51 days of sales as compared to 49 days of sales for the first six months of fiscal 2003.

During the six months ended March 31, 2004, we purchased property, plant and equipment of \$9,842. Net property and equipment increased to \$151,494 at March 31, 2004 as compared to \$138,597 at March 31, 2003.

At March 31, 2004, we had cash and cash equivalents of \$2,281,018. We plan to finance our operating and capital needs principally with cash flows from operations and existing balances of cash and cash equivalents, which we believe will be sufficient to fund our operations in the near future. However, should it be necessary, we believe we could borrow adequate funds at competitive rates and terms. Our future liquidity and capital requirements will depend on numerous factors, including the success in commercializing our existing products,

development and commercialization of products in other clinical markets, the ability of our suppliers to continue to meet our demands at current prices, the status of regulatory approvals and competition.

We have a line of credit of \$1,000,000 with Wachovia Bank, N.A., which calls for interest to be charged at the bank's national commercial rate. The credit accommodation is unsecured and requires us to have a tangible net worth of no less than \$3,000,000. Our tangible net worth at March 31, 2004 was \$3,828,416. There was no outstanding balance on this line as of March 31, 2004.

Additional Cautionary Statements

We Face Intense Competition

The markets for our current and potential products are intensely competitive. Some surgical procedures which utilize or could utilize our products could potentially be replaced or reduced in importance by products sold by other companies or alternative medical procedures or new drugs which could render our products obsolete or uncompetitive in the markets which we sell, or in the future may sell, our products.

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We are Dependent Upon Sales of Our Neurosurgery System - Substantially All of Our Business Comes From One Customer

Codman & Shurtleff, Inc., which sells our products in the neurosurgery market, accounted for 86% of our sales in the first six months of fiscal 2004, and 95% and 90% of our sales in fiscal 2003 and 2002, respectively. Any cancellation, deferral or significant reduction in sales in the neurosurgery market could seriously harm our business, financial condition and results of operations. The term or our current distribution agreement with Codman & Shurtleff, Inc. was recently extended from December 31, 2003 to March 31, 2004 and then from March 31, 2004 to June 30, 2004 to allow the parties time to continue to discuss the terms of a new distribution agreement. Increased sales in the neurosurgery market are dependent on the acceptance and use of our new neurosurgical generator and disposable hand-held instruments in the marketplace.

Commercial Success of our Non-Neurosurgical Products is Uncertain

Our growth depends on the acceptance and use of our products in the marketplace, the market penetration achieved by the companies that we utilize, sell to, and rely on, to sell and distribute our products, and our ability to introduce new and innovative products that meet the needs of medical professionals. There can be no assurance that we will be able to continue to introduce new and innovative products or that the products we introduce, or have introduced, will be widely accepted, or continue to be accepted, in the marketplace, or that we or the companies, which we may contract with to distribute or sell our products, achieve market penetration. While we have developed several applications for our DualWave(TM) technology outside of neurosurgery and we believe that the products based on our technology offer advantages over other products, we cannot assure you that these advantages will be realized in the form of increased sales or profits.

We Have Limited Marketing and Sales Experience

We currently have limited experience in marketing and selling our

products. To the extent that we have established or will enter into distribution arrangements for the sale of our products, we are and will be dependent upon the efforts of third parties. We have entered into a distribution agreement with Codman & Shurtleff, Inc. to sell our products in the neurosurgery market and we sell our Bident(R) Bipolar Tissue Management System through independent dental product dealers. We cannot assure you that these distributors and dealers will commit the necessary resources to effectively market and sell our neurosurgery and dental product lines, or that they will be successful in selling our products. To the extent our marketing and sales efforts are unsuccessful, our business, financial condition, results of operations and future growth prospects may be materially adversely affected.

Our Products are Extensively Regulated Which Could Delay Product Introduction or Halt Sales

The process of obtaining and maintaining required regulatory approvals is lengthy, expensive and uncertain. Although we have not experienced any substantial regulatory delays to date, there is no assurance that delays will not occur in the future, which could have a significant adverse effect on our

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ability to introduce new products on a timely basis. Regulatory agencies periodically inspect our manufacturing facilities to ascertain compliance with "good manufacturing practices" and can subject approved products to additional testing and surveillance programs. Failure to comply with applicable regulatory requirements can, among other things, result in fines, suspensions of regulatory approvals, product recalls, operating restrictions and criminal penalties. While we believe that we are currently in compliance, if we fail to comply with regulatory requirements, it could have an adverse effect on our results of operations and financial condition.

We are Dependent on Key Suppliers

For some of the components we use in our products we rely upon single source suppliers or a single contract manufacturer. For example, we currently subcontract the manufacturing of our disposable cord and tubing sets with a single manufacturer. While we believe there are alternative sources available, we would be required to qualify and validate a new supplier(s) or contractor(s), which could lead to a disruption in our operations and ability to supply product for a period of time.

We Face Uncertainty Over Reimbursement

Failure by physicians, hospitals and other users of our products to obtain sufficient reimbursement from health care payors for procedures in which our products are used or adverse changes in governmental and private third-party payors' policies toward reimbursement for such procedures would have a material adverse effect on our business, financial condition, results of operations and future growth prospects.

We May Be Unable to Effectively Protect Our Intellectual Property

Our ability to compete effectively depends in part on developing and maintaining the proprietary aspects of our bipolar technology. We cannot assure you that the patents we have obtained, or any patents we may obtain, will provide any competitive advantages for our products, or that we will be able to

maintain a competitive advantage after our patents expire. We also cannot assure you that those patents will not be successfully challenged, invalidated or circumvented in the future. In addition, we cannot assure you that competitors, many of which have substantial resources and have made substantial investments in competing technologies, have not already applied for or obtained, or will not seek to apply for and obtain, patents that will prevent, limit or interfere with our ability to make, use and sell our products either in the United States or in international markets. Patent applications are maintained in secrecy for a period after filing. We may not be aware of all of the patents and patent applications potentially adverse to our interests.

We May Become Subject to a Patent Litigation

The medical device industry has been characterized by extensive litigation regarding patents and other intellectual property rights, and companies in the medical device industry have employed intellectual property litigation to gain a competitive advantage. We cannot assure you that we will not become subject to patent infringement claims or litigation or interference proceedings declared by the United States Patent and Trademark Office to determine the priority of invention.

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We May have Product Liability Claims

Our products involve a risk of product liability claims. Although we maintain product liability insurance at coverage levels, which we believe are adequate, there is no assurance that, if we were to incur substantial liability for product liability claims, insurance would provide adequate coverage against such liability.

Our Operating Results May Fluctuate

We have experienced operating losses at various times since our inception. Our results of operations may fluctuate significantly from quarter to quarter based on numerous factors including the following:

- o the introduction of new product lines;
- o the level of market acceptance of our products;
- o achievement of research and development milestones;
- o timing of the receipt of orders from, and product shipments to, distributors and customers;
- o timing of expenditures;
- o changes in the distribution of our products;
- o manufacturing or supply delays;
- o the time needed to educate and train a distributor's sales force;
- o costs associated with product introduction;
- o product returns; and
- o receipt of necessary regulation approvals.

The Market Price of Our Stock May be Highly Volatile

During the fiscal year ended September 30, 2003 and the first six months of fiscal 2004, our common stock has traded in a range of \$1.05 and \$2.16 per share. The market price of our common stock could continue to fluctuate substantially due to a variety of factors, including:

- Our ability to successfully commercialize our products;
- o The execution of new agreements and material changes in our relationships with companies with whom we contract;
- o Quarterly fluctuations in results of operations;
- o Announcements regarding technological innovations or new commercial products by us or our competitiors or the results of regulatory approval filings;
- o Market reaction to trends in sales, marketing and research and development and reaction to acquisitions;
- o Sales of common stock by existing stockholders; and
- o Economic and political conditions.

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Item 4. CONTROLS AND PROCEDURES

We maintain disclosure controls and procedures (as defined in Securities Exchange Act 1934 Rules 13a-15(c)) that are designed to ensure that the information required to be disclosed in our Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost benefit relationship of possible controls and procedures.

As of the end of the quarter ended March 31, 2004, we carried out an evaluation, under the supervision and with the participation of Valley Forge Scientific's management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures. Based on the foregoing, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of the end of the period covered by this quarterly report. There have been no significant changes in our internal controls or in other factors that have materially affected, or are reasonably likely to affect, our internal control over financial reporting.

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PART II. OTHER INFORMATION

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

At the Annual Meeting of Stockholders held on March 10, 2004, the following directors were elected for a one year term until their successors are duly elected and qualified:

Number of Share Votes:

FOR WITHHELD ---

Jerry L. Malis:	6,478,354	136,850
Leonard I. Malis:	6,585,159	30,045
Bruce A. Murray:	6,585,159	30,045
Louis Uchitel:	6,585,159	30,045
Robert H. Dick:	6,585,159	30,045

Item 5. OTHER INFORMATION

We want to remind stockholders that a stockholder proposal submitted pursuant to Rule 14a-8 under the Securities Exchange Act of 1934, as amended ("Rule 14a-8"), for inclusion in our proxy statement and form of proxy for the 2005 Annual Meeting of Stockholders must be received by us by September 30, 2004. Such a proposal must also comply with the requirements as to form and substance established by the Securities and Exchange Commission for such proposals. In addition, a stockholder desiring to present a proposal, otherwise than pursuant to Rule 14a-8, at the 2005 Annual Meeting must deliver written notice of the proposal to us on or prior to December 14, 2004, or the persons named in proxies solicited by the Board of Directors in connection with the Annual Meeting will have discretionary authority to vote on the proposal.

Item 6. EXHIBITS AND REPORTS ON FORM 8-K

(a) Exhibits

The following is a list of the Exhibits filed as part of this quarterly report on Form 10Q.

Exhibit Number	Exhibit Name
10.1	Second Extension of Distribution Agreement with Codman & Shurtleff, Inc., dated March 3, 2004
31.1	Certification of the Chief Executive 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

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(b) Current Reports on Form 8-K

On February 11, 2004, Valley Forge Scientific Corp. filed a report on Form 8-K regarding a press release concerning first quarter and operating results for fiscal 2004.

On March 10, 2004, Valley Forge Scientific Corp. filed a report on Form 8-K regarding a press release concerning the annual meeting of stockholders.

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VALLEY FORGE SCIENTIFIC CORP.

SIGNATURES

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

VALLEY FORGE SCIENTIFIC CORP.

Date: May 13, 2004 By: /s/ JERRY L. MALIS

Jerry L. Malis, President and Chief Executive Officer (principal financial officer)

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VALLEY FORGE SCIENTIFIC CORP. For Fiscal Period Ended March 31, 2004 $\qquad \qquad \text{FORM 10-Q} \\ \text{EXHIBIT INDEX}$

Exhibit 10.1	Second Extension of Distribution Agree Codman & Shurtleff, Inc. dated March	
Exhibit 31.1	Certification of the Chief Executive to Section 302 of the Sarbanes-Oxley	
Exhibit 32.1	Certification of the Chief Executive to Section 906 of the Sarbanes-Oxley	