

101 Larry Holmes Drive, Suite 500 Easton, PA 18042

Telephone: 610-252-3205 www.PGNTGROUP.com info@pgntgroup.com SIC Codes: 3530 and 5045

Quarterly Report

For the Period Ending: June 30, 2021 (the "Reporting Period")

As of June 30, 2021, the number of shares outstanding of our Common Stock was: 1,704,745

As of March 31, 2021, the number of shares outstanding of our Common Stock was: 1,704,745

As of December 31, 2020, the number of shares outstanding of our Common Stock was: 1,704,745

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Α

	inge Act of 1934):
s: □	No: ⊠
ether the com	pany's shell status has changed since the previous reporting
s: □	No: ⊠
ether a Chang	ge in Control of the company has occurred over this reporting
s: 🗆	No: ⊠
	s: □ ether the com s: □ ether a Chang

Quarterly Report

For the Three and Six Months Ended June 30, 2021

1) Name and address(es) of the issuer and its predecessors (if any)

The name of the issuer is Paragon Technologies, Inc. ("Paragon" or the "Company").

The Company was originally incorporated in Pennsylvania on June 18, 1958 as SI Handling Systems, Inc.

On April 5, 2000, SI Handling Systems, Inc. changed its name to Paragon Technologies, Inc.

The Company changed its state of incorporation from Pennsylvania to Delaware on November 21, 2001. The Company is active and in good standing in Delaware.

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off or reorganization either currently anticipated or that occurred within the past 12 months:

None

The address(es) of the issuer's principal executive office:

The Company's principal executive office is located at 101 Larry Holmes Drive, Suite 500, Easton, PA 18042.

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place of business are the same address: ⊠

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □ No: ⊠

2) Security Information

Trading symbol: PGNT

Exact title and class of securities outstanding: Common Stock CUSIP: 69912T108
Par or stated value: \$1.00 per share

Total shares authorized: 4,000,000 as of June 30, 2021 Total shares outstanding: 1,704,745 as of June 30, 2021 Number of shares in the Public Float: 760,866 as of March 24, 2021 Total number of shareholders of record: 174 as of March 24, 2021

Transfer Agent

Broadridge Shareholder Services

Toll-free: (877) 830-4936 Toll: (720) 378-5591

Email: Kayur.Patel@broadridge.com

Address: P.O. Box 1342, Brentwood, NY 11717

Is the Transfer Agent registered under the Exchange Act? Yes: \boxtimes No: \Box

Quarterly Report

For the Three and Six Months Ended June 30, 2021

3) Issuance History

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods: \Box

Shares outsta recent fiscal y	<u>Opening</u>	<u>a Balance:</u> n: 1,694,745							
Date of transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of shares issued (or cancelled)	Class of securities	Value of shares issued (\$/per share) at issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/Entity shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) -OR-nature of services provided	Restricted or unrestricted as of this filing.	Exemption or registration type.
January 8, 2019	New issuance	10,000(1)	Common Stock	\$1.00	No	Deborah R. Mertz	Compensation	Restricted, control security held by an officer of the Company(2)	Unregistered(3)
Shares outsta	nding on date of	this report:							
June 30, 2021									

- (1) On January 8, 2019, a stock grant of 10,000 shares was made to an employee of the Company.
- (2) All shares of common stock issued by the Company contain a restrictive legend since the shares are not registered with the Securities and Exchange Commission. Common stock must be held by non-affiliates for one year for the restrictive legend to be removed. Affiliates remain subject to the restrictions under Rule 144 promulgated under the Securities Act of 1933, as amended (the Securities Act), as long as they are affiliates of the Company and for 90 days thereafter.
- (3) Issued pursuant to an exemption from the registration requirements of the Securities Act, as provided by Rule 701, Regulation D and/or Section 4(a)(2) of the Securities Act, as applicable.

B. Debt Securities, Including Promissory and Convertible Notes

Check this box if there are no outstanding promissory, convertible notes or debt arrangements: ⊠

4) Financial Statements

-	
A.	The following financial statements were prepared in accordance with:
	☑ U.S. GAAP
	□ IFRS

Quarterly Report

For the Three and Six Months Ended June 30, 2021

4) Financial Statements (Continued)

B. The financial statements for this reporting period were prepared by:

Name: Deborah R. Mertz
Title: Chief Financial Officer

Relationship to Issuer: Chief Financial Officer

The unaudited financial statements for the three and six months ended June 30, 2021 are incorporated by reference and can be found at the end of this Quarterly Report. The financial statements as of and for the three and six months ended June 30, 2021 include: (1) consolidated balance sheets, (2) consolidated statements of operations, (3) consolidated statements of comprehensive income, (4) consolidated statements of changes in stockholders' equity, (5) consolidated statements of cash flows, and (6) notes to consolidated financial statements.

5) Issuer's Business, Products, and Services

A. Summary of the issuer's business operations

Business

Paragon Technologies and its subsidiaries engage in diverse business activities including material handling, distribution and real estate services.

Automation

SI Systems, LLC (SI Systems) is a leading supply chain and logistics manufacturer and software engineering company providing solutions to distribution centers, manufacturers, and warehouses worldwide. SI Systems provides material handling solutions that increase productivity and provide safety enhancements. Our product lines include complete order fulfillment, assembly, and product advancing systems. SI Systems also offers subsystem technologies that are easily integrated with other solutions and provides software and services for automated material handling and order processing applications.

SI Systems has two major product lines. Our Production and Assembly (PAS) product line consists of our Towline conveyance and automated guided vehicles (AGVs), which are used in manufacturing of heavy industrial products and used in warehouses to move large products. Our Order Fulfillment Solutions (OFS) product line represents our order fulfillment technologies composed of our patented A-Frame and Mobile-Matic robotic picking systems. Our OFS solutions support automated picking solutions that optimize our clients' supply chain by reducing labor expenses, increasing order picking volume and significantly improving inventory fulfillment accuracy.

SI Systems' markets are diverse. SI Systems' customers and prospects represent leading manufacturer brands and supply chain partners in the logistics services space. SI Systems sells its products directly and through integration partners.

Approximately 66% to 69% of SI Systems' business revenue was derived from new material handling system sales during the most recent three calendar years. The system sales are generally large contracts and SI Systems' dependence on these contracts can cause unexpected fluctuations in sales volume. Various external factors affect customers' decision-making process on expanding or upgrading their current production or distribution sites. SI Systems believes that its business is not subject to seasonality, although the rate of new orders can vary substantially from month to month. Since the Company recognizes revenue using a cost-to-cost method based on the continuous transfer of control to the customer over time for its systems contracts, fluctuations in SI Systems' sales and earnings occur with increases or decreases in major installations.

Quarterly Report

For the Three and Six Months Ended June 30, 2021

- 5) Issuer's Business, Products, and Services (Continued)
- A. Summary of the issuer's business operations (Continued)

Distribution

SED International de Colombia, S.A.S. (SEDC) distributes IT hardware products from 27 top worldwide leading IT manufacturers such as Hewlett Packard, Lenovo, Dell, Samsung, LG, Epson, Hitachi, and others. SEDC's business is divided into four main business units: Value, Transactional, Consumer Electronics, and Integrated Services.

The Value business unit focuses on enterprise sales and business projects, typically selling more specialized products that usually carry higher margins. The top products distributed by the Value unit include servers, workstations, storage, networking, high-end printers, high-end audio visual and power protection systems.

The Transactional business unit focuses on the consumer business (retail resellers / e-tailers), as well as run rate products for Value Added Resellers selling to small and medium businesses. The top products distributed by the Transactional business unit include notebook computers, desktop computers, printers, projectors, gaming, and accessories.

The Consumer Electronics business unit began in July 2019 and covers a similar segment of the market as the Transactional business unit; however, the product profile is different. Although the Consumer Electronics business unit also focuses on resellers and e-tailers, the products distributed by this business unit are not IT products, but instead include televisions, sound bars, audio/visual equipment, video games, refrigerators, washers, dryers, microwaves, and cellular phones.

The services provided by the Integrated Services business unit include managed services, printing outsourcing, electronic documents management, electronic invoicing, and the internet of things as well as Hitachi high capacity storage solutions products.

Real Estate

Ohana Home Services, LLC (Ohana), a wholly owned subsidiary of Paragon, acquires residential real estate for income and capital appreciation purposes. Ohana intends to lease its real estate to generate positive cash flow for the foreseeable future and may seek to monetize its real estate holdings during favorable market conditions.

Investments

Paragon also invests in businesses and securities under the Investment Management Policy. The Investment Management Policy sets forth the parameters and restrictions under which a portion of Paragon's cash balance may be invested in marketable securities, including U.S. Treasuries, equities of publicly traded companies, bonds, money market instruments, and other securities. Investment decisions under the parameters of the Investment Management Policy are made by Hesham Gad, Chairman and Chief Executive Officer.

Quarterly Report

For the Three and Six Months Ended June 30, 2021

- 5) Issuer's Business, Products, and Services (Continued)
- A. Summary of the issuer's business operations (Continued)

Recent Developments

The ongoing COVID-19 pandemic has created economic uncertainty regarding our future operations across our various subsidiaries. We have experienced a slowdown in bookings, which could result in lower cash flow, revenue and operating profit in the future. In response to potential COVID-19 impacts, we have implemented cost reduction initiatives due to uncertainty. We continue to follow Centers for Disease Control and Prevention guidelines in order to ensure workplace safety for our associates. The COVID-19 pandemic continues to evolve, and any recovery could be slowed or reversed by a number of factors. The extent to which COVID-19 impacts our employees. operations, customers, suppliers and financial results depends on numerous evolving factors that we are not able to accurately predict. These factors include the duration and scope of the pandemic; the timing and broad availability of effective medical treatments and vaccines, including vaccination rates; the continued sporadic resurgence of cases in the United States or Colombia, whether due to the spread of variants of the virus (some of which are more transmissible than the initial strain) or otherwise; the impact of COVID-19 on global economic conditions, including market volatility caused by COVID-19, supply chain issues, new information concerning the severity of the pandemic, and the rate at which governments are reopening businesses or, in certain jurisdictions, reversing reopening decisions; and any government actions taken in response to the pandemic, including the possibility that previously-lifted measures will be reimposed and additional restrictions will be put in place. These factors may continue to impact the automation, distribution and investment segments of our business; our customers' demand for our automation and distribution products and their spending plans; our ability to manufacture, sell and ship our products; and the ability of our customers to pay for our products. We, and certain of our customers or suppliers, may continue to be impacted by government actions, orders and policies regarding the COVID-19 pandemic, including temporary closures of non-life sustaining businesses, shelter-in-place orders, and travel, social distancing and quarantine policies, the implementation and enforcement of which vary from state to state and within Colombia. While the Company expects the effects of the pandemic to negatively impact its results of operations, cash flows and financial position, the current level of uncertainty over the economic and operational impacts of COVID-19, due to the continued evolution of the COVID-19 pandemic and responses to curb its spread, means the ultimate related financial impact cannot be reasonably estimated at this time. Even after the COVID-19 pandemic has subsided, we may continue to experience an adverse impact to our business as a result of its global economic impact.

In March 2020, the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) was approved, which established the Paycheck Protection Program (PPP), which is administered by the U.S. Small Business Administration (SBA). On April 15, 2020, the Company, through its wholly owned subsidiary SI Systems, received approval for a \$453,562 loan under the PPP. Under the terms of the CARES Act, PPP loan recipients can apply for, and be granted, forgiveness for all or a portion of loans granted under the PPP. The Company applied for PPP loan forgiveness on November 3, 2020. The Company received notification of the forgiveness of the PPP loan and recorded it as other income for the year ended December 31, 2020.

On July 24, 2020, SI Systems received a \$150,000 loan under the Economic Injury Disaster Loan (EIDL) program. Proceeds are to be used for working capital purposes. The EIDL Loan has a term of thirty years, and the interest accrues at the rate of 3.75% per annum. Installment payments, including principal and interest, are due monthly beginning July 22, 2022 (twenty-four months from the date of the execution of the promissory note for the EIDL Loan) in the amount of \$731. The balance of principal and interest is payable thirty years from the date of the promissory note. The EIDL Loan is secured by a security interest on all of SI Systems' assets.

Quarterly Report

For the Three and Six Months Ended June 30, 2021

- 5) Issuer's Business, Products, and Services (Continued)
- A. Summary of the issuer's business operations (Continued)

Recent Developments (Continued)

On August 14, 2020, SI Systems received a \$15,000 grant via the Pandemic Protection Plan and the Northampton County Small Business Relief Fund. Northampton County has established a COVID-19 Relief Small Business Grant Program for businesses primarily operating in the county that have fewer than 100 employees. Grant funding may be used to cover payroll costs, costs related to continuation of group health care benefits, insurance premiums, mortgage and rent payments, utility bills, working capital to cover the costs of reopening businesses that were closed due to the pandemic, expenses related to meeting guidelines for reopening, and other COVID-19-related expenses not already covered by other federal, state, or regional grant and loan programs.

In January 2021, Ohana entered into purchase agreements for two residential properties in Las Vegas, Nevada, each for a purchase price of \$900,000, consisting of an initial down payment of \$150,000 and a promissory note for \$750,000. For one of the properties, a down payment of \$150,000 was due and paid by March 1, 2021 and a promissory note for \$750,000 was executed. The interest rate on the promissory note is 0.0% and is to be repaid in eight equal installments of \$93,750, with the first payment due on the first day of January 2022 and payments continuing the same day of each consecutive quarter, until October 1, 2023. For the second property, the earnest money deposit and down payment of \$150,000 will be paid by the close of escrow date of December 1, 2021. The promissory note of \$750,000 that was executed in January 2021 has an interest rate of 0.0% and is to be repaid in eight equal installments of \$93,750, with the first payment due on the first day of January 2023 and payments continuing the same day of each consecutive quarter, until October 1, 2024.

Foreign Currency Exchange Fluctuations

The Company is exposed to foreign currency exchange rate risk resulting from its operations in Colombia. Certain of the Company's revenues and expenses have been, and are expected to be, subject to the effect of foreign currency fluctuations, and these fluctuations may have a material adverse impact on the Company's operating results and asset values and could reduce stockholders' equity. The Company's financial results could be affected by factors such as changes in the foreign currency exchange rate or differing economic conditions in the Colombian markets as compared with the markets in the United States. The Company's earnings are affected by translation exposures from currency fluctuations in the value of U.S. dollar as compared to the Colombian peso. If the Company expands its Colombian operations, exposures to gains and losses on foreign currency transactions may increase.

Employee Retention Credit

Pursuant to the CARES Act, the Company is eligible for an employee retention credit subject to certain criteria. Since there is no US GAAP guidance for for-profit business entities that receive government assistance that is not in the form of a loan, an income tax credit or revenue from a contract with a customer, we determined the appropriate accounting treatment by analogy to other guidance. We accounted for the employee retention credit by analogy to International Accounting Standards (IAS) 20, Accounting for Government Grants and Disclosure of Government Assistance, of International Financial Reporting Standards (IFRS).

Under an IAS 20 analogy, a business entity would recognize the employee retention credit on a systematic basis over the periods in which the entity recognizes the payroll expenses for which the grant (i.e., tax credit) is intended to compensate when there is reasonable assurance (i.e., it is probable) that the entity will comply with any conditions attached to the grant and the grant (i.e., tax credit) will be received.

March 31, 2021, we have accounted for the \$137,505 employee retention credit as other income on the consolidated statement of operations and as a receivable on the consolidated balance sheet.

Quarterly Report

For the Three and Six Months Ended June 30, 2021

B. Please list subsidiaries, parents, or affiliated companies

The Company has the following wholly owned subsidiaries: (1) SI Systems, LLC; (2) Ohana Home Services, LLC; and (3) ARK Investments, LLC. ARK Investments, LLC owns 80% of SEDC.

C. Describe the issuer's principal products or services

For information regarding our principal products or services and their markets, please see Section 5.A. above.

6) Issuer's Facilities

Paragon Technologies, Inc. 101 Larry Holmes Drive, Suite 500 Easton, PA 18042

SI Systems leases a facility located at 101 Larry Holmes Drive in Easton, Pennsylvania. The area covered by the lease though April 30, 2020 was 9,648 square feet. The previous leasing agreement required fixed monthly payments of \$14,400 through April 30, 2020. An addendum to the lease was executed on October 10, 2019, which was effective May 1, 2020 and pursuant to which the square footage was reduced to 5,628 square feet. The addendum period is six years from May 1, 2020 to April 30, 2026. It requires fixed monthly payments of \$9,063 in year one and in each subsequent year the monthly payment increases by \$250.

SI Systems believes that its Easton, Pennsylvania facility is adequate for its current operations. SI Systems' operations experience fluctuations in workload due to the timing and receipt of new orders and customer job completion requirements. Currently, SI Systems' facility is adequate to handle these fluctuations. In the event of an unusual demand in workload, SI Systems supplements its internal operations with outside subcontractors that perform services for SI Systems in order to complete contractual requirements for its customers. SI Systems will continue to utilize internal personnel and its own facility and, when necessary and/or cost effective, outside subcontractors to complete contracts in a timely fashion in order to address the needs of its customers.

On February 14, 2020, SI Systems executed a lease for warehouse space located at 1855 Weaversville Road in Allentown, Pennsylvania. The commencement date was March 15, 2020. The area covered by the lease is 4,989 square feet. The initial term is six years and there is a renewal term of one independent and successive period of five years. The lease requires fixed monthly payments of \$3,198 in year one and in each subsequent year the monthly payment increases by approximately 2.00%.

SEDC previously leased a 32,000 square foot facility in Chía (Cundinamarca), Colombia. The center, located near Bogotá, the capital city of Colombia, served as a sales and administrative office and distribution facility for SEDC. The lease expired in October 2018. The monthly payment was the equivalent of approximately \$8,409 USD. On January 1, 2019, SEDC entered into a five-year lease agreement for a 44,530 square foot facility in Tocancipá (Cundinamarca) to serve as its new sales and administrative office and distribution facility. The monthly payment is the equivalent of approximately \$13,842 USD. SEDC continued to rent the Chía facility on a month-to-month basis until all departments were transferred to the new building. All departments vacated the Chía facility by April 30, 2019.

SEDC also leased office #210 at 14707 South Dixie Highway in Palmetto Bay, Florida. The lease expired at the end of March 2021 and was not renewed. The monthly payment was \$1,338. SEDC also leased one house in Colombia for the use of its President and General Manager for an aggregate monthly payment of the equivalent of approximately \$921 USD. This lease expired mid-March 2021 and was not renewed.

Quarterly Report

For the Three and Six Months Ended June 30, 2021

6) Issuer's Facilities (Continued)

In November 2020, SI Systems signed a new lease for office space in Las Vegas, Nevada commencing March 1, 2021. The lease has an initial term of one year at a cost of \$1,461 per month for the first six months of the term and \$1,827 per month for the remaining six months of the term.

7) Company Insiders (Officers, Directors, and Control Persons)

The following information is as of August 13, 2021, unless otherwise indicated.

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title/Director/ Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership percentage of class outstanding	Note
Hesham M. Gad	Director, Officer & Owner of >5%	C/O Paragon Technologies 101 Larry Holmes Drive Suite 500 Easton, PA 18042	461,405	Common Stock	27.1%	The number of shares held directly by Mr. Gad is 461,405. Gad Funds no longer holds any shares of the Company.
Donna Van Allen & Van Allen Investments	Owner of >5%	Winter Springs, Florida	367,000	Common Stock	21.5%	Share information as of March 24, 2021 and includes additional holders sharing the same address
Kevin Ting	Owner of >5%	Mission Viejo, CA	90,352	Common Stock	5.3%	Share information as of March 24, 2021
Deborah R. Mertz	Officer	C/O Paragon Technologies 101 Larry Holmes Drive Suite 500 Easton, PA 18042	20,000	Common Stock	1.2%	
Jack H. Jacobs	Director	C/O Paragon Technologies 101 Larry Holmes Drive Suite 500 Easton, PA 18042	5,740	Common Stock	0.3%	
Samuel S. Weiser	Director	C/O Paragon Technologies 101 Larry Holmes Drive Suite 500 Easton, PA 18042	5,740	Common Stock	0.3%	

Quarterly Report

For the Three and Six Months Ended June 30, 2021

7) Company Insiders (Officers, Directors, and Control Persons) (Continued)

Name, Other Positions or Offices With the Company and Principal Occupation for Past Five Years	Director Since	Age	
Hesham M. Gad	2010	43	
Hesham M. Gad has been Chief Executive Officer of the Company since			

June 2014, Chairman of the Company's Board of Directors since March 2012, and a director of the Company since 2010. From 2013 to 2017, Mr. Gad served as Chairman and CEO of SED International Holdings, Inc., a multinational distributor of IT and computing products.

Mr. Gad is the author of "The Business of Value Investing: Six Essential Elements to Buying Companies Like Warren Buffett." Mr. Gad is a graduate of the University of Georgia and the Stanford University Graduate School of Business Executive Program.

Jack H. Jacobs is the Melcher Family Senior Fellow of Politics and Professor of Humanities and Public Affairs at the United States Military Academy at West Point, where he has been teaching since 2005, and a principal of The Fitzroy Group, Ltd., a firm that specializes in the development of residential real estate in London and invests both for its own account and in joint ventures with other institutions, for over 20 years. He has served as an on-air military analyst for NBC News since 2002, where he was an Emmy nominee in 2010 and 2011. He was also a member of the team that produced the segment "Iraq: The Long Way Out," which won the 2011 Murrow Award. Colonel Jacobs was a co-founder and Chief Operating Officer of AutoFinance Group Inc., one of the firms to pioneer the securitization of debt instruments, from 1988 to 1989; the firm was subsequently sold to KeyBank. He was a Managing Director of Bankers Trust Corporation, a diversified financial institution and investment bank, where he ran foreign exchange options worldwide and was a partner in the institutional hedge fund business.

Colonel Jacobs' military career included two tours of duty in Vietnam where he was among the most highly decorated soldiers, earning three Bronze Stars, two Silver Stars, and the Medal of Honor, the nation's highest combat decoration. He retired from active military duty as a Colonel in 1987. Colonel Jacobs has been a member of the Board of Directors of Datatrak International, Inc. (OTCMKTS: DTRK) since 2016 and Resonant Inc. (Nasdag: RESN) since 2018. From July 2018 to October 2020, Colonel Jacobs served as a member of the Board of Directors of Ballantyne Strong, Inc. (NYSE American: BTN); from 2007 to 2012, he served as a member of the Board of Directors of Xedar Corporation, a public company; from June 2006 to 2009, he was a director of Visual Management Systems, a private company; and he was a director of BioNeutral Group, Inc., a public company, until 2009. From October 17, 2013 to October 28, 2013, Colonel Jacobs served on the board of SED International Holdings, Inc. He was previously a director of Premier Exhibitions, Inc. Colonel Jacobs is a member of the Board of Trustees of the USO of New York. He is the author of the book "If Not Now, When?: Duty and Sacrifice in America's Time of Need." Colonel Jacobs received a Bachelor of Arts and a Master's degree from Rutgers University.

For the Three and Six Months Ended June 30, 2021

7) Company Insiders (Officers, Directors, and Control Persons) (Continued)

Name, Other Positions or Offices With the Company	Director	
and Principal Occupation for Past Five Years	Since	Age
Samuel S. Weiser	2012	61

Samuel S. Weiser is currently the President and Chief Executive Officer of Foxdale Management LLC, a consulting firm founded by Mr. Weiser that provides operational consulting, strategic planning, and litigation support services in securities related disputes, which has been operating since 2003. He has served as the Chief Financial Officer of ALTSMARK, a software solution firm for the private capital sector, since January 2021. He is also the Founder and CEO of JMP OppZone Services, LLC, a fund administration and business support services firm focused exclusively on supporting investment activities in designated Opportunity Zones which were created as part of the Tax Cuts and Jobs Act of 2017 to drive investment into depressed areas of the country. JMP began operations in May 2019. From August 2009 until April 2015, he was a member of the Board of Directors and from August 2014 until April 2015 was Executive Chairman of Premier Exhibitions, Inc., a provider of museum quality touring exhibitions then listed on Nasdag. In addition, Mr. Weiser served as President and Chief Executive Officer of Premier Exhibitions, Inc. from November 2011 until June 2014. Mr. Weiser was a member of SED International Holdings, Inc.'s Board of Directors from October 2013 until October 2014. Previously, Mr. Weiser served as a member and Chief Operating Officer of Sellers Capital LLC, an investment management firm, from 2007 to 2010. From 2005 to 2007, he was a Managing Director responsible for the Hedge Fund Consulting Group within Citigroup Inc.'s Global Prime Brokerage Division. Mr. Weiser also served as Chairman of the Managed Funds Association, a lobbying organization for the hedge fund industry, from 2001 to 2003 and was formerly a partner in Ernst and Young. He received his B.A. in Economics from Colby College and a M.A. in Accounting from George Washington University.

The directors of the Company hold their positions as directors until the next Annual Meeting of Stockholders.

The names, ages, and offices with the Company of its executive officers are as follows:

Name	Age	Office
Hesham M. Gad	43	Chief Executive Officer, Paragon Technologies
Deborah R. Mertz	64	Chief Financial Officer, Paragon Technologies

Deborah R. Mertz is an accounting professional with over 40 years' experience in both publicly held and privately held companies. From 2006 to 2013, Ms. Mertz held the position of Assistant Controller of ASSA ABLOY Inc. Americas Division. ASSA ABLOY is the largest global supplier of intelligent lock and security solutions. From 1999 to 2006, Ms. Mertz was the Controller/CFO of Sargent Manufacturing Company. Sargent Manufacturing Company is a wholly owned subsidiary of ASSA ABLOY Inc. and manufactures architectural hardware used primarily in commercial construction. Ms. Mertz has held various other senior accounting positions. Ms. Mertz is a CPA and has an MBA from Rider University and a B.S. in Accounting from King's College.

Quarterly Report

For the Three and Six Months Ended June 30, 2021

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses).

The executive officers and directors of the Company have not, in the past 10 years, been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses).

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended, or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities.

The executive officers and directors of the Company have not, in the past 10 years, been the subject of the entry of an order, judgment, or decree, not subsequently reversed, suspended, or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities.

 A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated.

The executive officers and directors of the Company have not, in the past 10 years, been the subject of a finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated.

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

The executive officers and directors of the Company have not, in the past 10 years, been the subject of the entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

The Company has no information regarding beneficial owners of more than 5% of its common stock other than Mr. Gad, the Chief Executive Officer and the Chairman of the Company's Board of Directors.

Quarterly Report

For the Three and Six Months Ended June 30, 2021

8) Legal/Disciplinary History (continued)

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

There have been no material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is a subject.

9) Third Party Providers

Please provide the name, address, telephone number, and e-mail address of each of the following outside providers:

Securities Counsel:

Name: Derek D. Bork Firm: Thompson Hine LLP

Address 1: 3900 Key Center, 127 Public Square

Address 2: Cleveland, Ohio 44114-1291

Phone: (216) 566-5500

Email: <u>Derek.Bork@thompsonhine.com</u>

Accountant or Auditor:

Name: Danielle Preston Firm: RSM US LLP

Address 1: 518 Township Line Rd, Suite 300

Address 2: Blue Bell, PA 19422 Phone: (215) 641-8600

E-mail: <u>Danielle.Preston@rsmus.com</u>

Investor Relations:

None.

Other Service Providers:

Provide the name of any other service provider(s) that assisted, advised, prepared, or provided information with respect to this disclosure statement. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) that provided assistance or services to the issuer during the reporting period.

Name: Jose Luis Salgado Firm: RSM Colombia

Nature of Services: Statutory Auditor: Colombia
Address 1: Avenida Calle 26 N 69D – 91
Address 2: Of. 303 / 306 / 702A Torre Peatonal

Address 3: Centro Empresarial Arrecife

Address 4: Bogotá, Colombia Phone: +57 (1) 410 4122

E-mail: jose.salgado@rsmco.co

Quarterly Report

For the Three and Six Months Ended June 30, 2021

10) Issuer Certification

Principal Executive Officer

- I, Hesham M. Gad, Chief Executive Officer, certify that:
- 1. I have reviewed this quarterly disclosure statement of Paragon Technologies, Inc.;
- Based on my knowledge, this disclosure statement does not contain any untrue statement of a
 material fact or omit to state a material fact necessary to make the statements made, in light of
 the circumstances under which such statements were made, not misleading with respect to the
 period covered by this disclosure statement; and
- Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations, and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

August 13, 2021

/s/ Hesham M. Gad Hesham M. Gad Chief Executive Officer

Principal Financial Officer

- I, Deborah R. Mertz, Chief Financial Officer, certify that:
- 1. I have reviewed this quarterly disclosure statement of Paragon Technologies, Inc.;
- Based on my knowledge, this disclosure statement does not contain any untrue statement of a
 material fact or omit to state a material fact necessary to make the statements made, in light of
 the circumstances under which such statements were made, not misleading with respect to the
 period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations, and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

August 13, 2021

/s/ Deborah R. Mertz
Deborah R. Mertz
Chief Financial Officer

Paragon Technologies, Inc. and Subsidiaries Quarterly Report Consolidated Financial Statements - Unaudited Six Months Ended June 30, 2021

Table of Contents Six Months Ended June 30, 2021

	Page
CONSOLIDATED FINANCIAL STATEMENTS	
Consolidated Balance Sheets	1 and 2
Consolidated Statements of Operations	3
Consolidated Statements of Comprehensive Income	4
Consolidated Statements of Changes in Stockholders' Equity	5
Consolidated Statements of Cash Flows	6 and 7
Notes to Consolidated Financial Statements	8 to 34

Consolidated Balance Sheets (Unaudited) June 30, 2021 and December 31, 2020 (In Thousands, Except Share Data)

	June 30, 2021			ember 31, 2020
Assets				
Current Assets				
Cash and cash equivalents	\$ 4,	142	\$	3,355
Trade accounts receivables, net	16,	909		18,099
Contract assets		12		403
Prepaid expenses and other current assets	4,	241		2,873
Inventories				
Raw materials		157		127
Finished goods	14,	898		11,307
Total Current Assets	40,	359		36,164
Property and Equipment				
Real estate	2,	400		1,500
Machinery and equipment		736		845
Software		481		513
Land		15		17
Leasehold improvements		291		318
Capital additions in process		55		14
Total Property and Equipment	3,	978		3,207
Accumulated depreciation	(1,	284)		(1,227)
Property and Equipment, Net	2,	694		1,980
Other Assets				
Marketable securities		738		545
Operating lease right of use assets, net	2,	603		2,907
Intangible assets, net		381		414
Deferred tax asset		502		523
Total Other Assets	4,	224		4,389
Total Assets	\$ 47,	277	\$	42,533

See accompanying notes to consolidated financial statements.

Consolidated Balance Sheets (Unaudited) June 30, 2021 and December 31, 2020 (In Thousands, Except Share Data)

	J	une 30, 2021	December 31, 2020		
Liabilities and Stockholders' Equity					
Current Liabilities					
Accounts payable	\$	16,264	\$	15,790	
Contract liabilities		1,983		1,847	
Accrued salaries, wages, and commissions		337		473	
Accrued product warranties		78		76	
Income taxes payable		867		1,393	
Accrued other liabilities		2,167		1,401	
Operating lease liabilities		1,100		1,070	
Bank loan, line of credit, net		9,980		6,699	
Promissory note		188		-	
Total Current Liabilities		32,964	-	28,749	
Long-Term Liabilities					
Operating lease liabilities, net of current		1,501		1,832	
SBA EIDL loan, net of current		150		150	
Promissory note, net of current		562		-	
Total Long-Term Liabilities		2,213		1,982	
Total Liabilities		35,177		30,731	
Commitments and Contingencies (Notes 1 and 9)					
Stockholders' Equity					
Common stock, \$1 par value; authorized 4,000,000 shares;					
issued and outstanding 1,704,745 shares		1,705		1,705	
Additional paid-in capital		3,500		3,500	
Retained earnings		6,498		5,732	
Accumulated other comprehensive loss		(1,414)		(739)	
Total Paragon Technologies, Inc. and Subsidiaries					
Stockholders' Equity		10,289		10,198	
Noncontrolling interest in subsidiary		1,811		1,604	
Total Stockholders' Equity		12,100		11,802	
Total Liabilities and Stockholders' Equity	_\$	47,277	\$	42,533	

See accompanying notes to consolidated financial statements.

Consolidated Statements of Operations (Unaudited)
For the Three and Six Months Ended June 30, 2021 and 2020
(In Thousands, Except Share and Per Share Data)

	ТІ	Three Months Ended			Six Months Ended				
		ne 30,		ine 30,	Jı	une 30,	June 30,		
	2	021		2020		2021		2020	
Net Sales	\$	32,823	\$	18,252	\$	64,187	\$	47,846	
Cost of Sales		29,898		15,977		59,199		42,922	
Gross Profit on Sales		2,925		2,275		4,988		4,924	
Operating Expenses									
Selling, general, and administrative									
expenses		1,460		1,379		2,825		3,085	
Product development costs		3_		1		3_		1_	
Total Operating Expenses		1,463		1,380		2,828		3,086	
Operating Income		1,462		895		2,160		1,838	
Other Income (Expense)									
Interest income		-		3		6		7	
Interest expense		(84)		(131)		(172)		(388)	
Employee retention credit		-		-		138		-	
Realized gain (loss) on investment,									
marketable securities		51		41		(394)		44	
Unrealized gain (loss) on investment,		58		156		82		(66)	
equity securities									
Gain on sale of fixed assets		1		-		1		-	
PPP loan forgiveness		-		10		-		10	
Grant income		18		-		17			
Total Other Income (Expense)		44		79		(322)		(393)	
Income before taxes and noncontrolling interest		1,506		974		1,838		1,445	
Income tax expense		610		358		865		530	
Net income before noncontrolling interest Net income attributable to noncontrolling		896		616		973		915	
interest		118		52		207		69	
Net Income Attributable to									
Paragon Technologies Inc. and									
Subsidiaries	\$	778	\$	564	\$	766	\$	846	
Basic and Diluted Income per Share	\$	0.46	\$	0.33	\$	0.45	\$	0.50	
Weighted Average Shares Outstanding Dilutive effect of stock options	1,7	704,745 -	1,	1,704,745 1,704,745		,704,745	1,704,745		
·									
Weighted Average Shares Outstanding Assuming Dilution	1,7	704,745	1	,704,745	1	,704,745	1	,704,745	

See accompanying notes to consolidated financial statements.

Consolidated Statements of Comprehensive Income (Unaudited) For the Three and Six Months Ended June 30, 2021 and 2020 (In Thousands)

		Three Months Ended				Six Months Ended			
	June 30, 2021		June 30, 2020		June 30, 2021		June 30, 2020		
Net Income	\$	896	\$	616	\$	973	\$	915	
Other Comprehensive Income (Loss)								
Foreign currency translation		157		644		(675)		(833)	
Comprehensive Income	\$	1,053	\$	1,260	\$	298	\$	82	

Consolidated Statements of Changes in Stockholders' Equity (Unaudited)
For the Six Months Ended June 30, 2021 and the Years Ended December 31, 2020 and 2019
(In Thousands, Except Share and Per Share Data)

	Commo Shares	on Stock Amo	ount	Pa	litional aid-In apital	 etained rnings	Comp	imulated Other orehensive ocome Loss)	ontrolling terest	Total Stockholders' Equity	
Balance at January 1, 2019	1,694,745	\$	1,695	\$	3,500	\$ 1,139	\$	(872)	\$ 1,103	\$	6,565
Net income Net change in unrealized loss on	-		-		-	992		-	254		1,246
debt securities, net of tax	-		-		-	-		359	-		359
Foreign currency translation	-		-		-	-		(28)	-		(28)
Stock grant to employee	10,000		10			 -		-	 -		10
Balance at December 31, 2019	1,704,745		1,705		3,500	2,131		(541)	1,357		8,152
Net income	-		_		_	3,601		-	247		3,848
Foreign currency translation			-			 		(198)			(198)
Balance at December 31, 2020	1,704,745		1,705		3,500	5,732		(739)	1,604		11,802
Net income	-					766		-	207		973
Foreign currency translation			-		-	 -		(675)	 -		(675)
Balance at June 30, 2021	1,704,745	\$	1,705	\$	3,500	\$ 6,498	\$	(1,414)	\$ 1,811	\$	12,100

Consolidated Statements of Cash Flows (Unaudited) For the Six Months Ended June 30, 2021 and 2020 (In Thousands)

	Six Months Ende			ed
		ine 30, 2021		ine 30, 2020
Cash Flows from Operating Activities				
Net income	\$	973	\$	915
Adjustments to reconcile net income to net cash provided by (used in)				
operating activities				
Depreciation of property and equipment		190		154
Amortization of intangible assets		34		34
Amortization of the right of use assets		304		(298)
Change in lease liability		(301)		279
Realized (gain) loss on investments		394		(44)
Unrealized (gain) loss on investments		(82)		66
(Increase) decrease in assets				
Trade accounts receivables, net		1,190		2,752
Contract assets		391		(393)
Inventories		(3,621)		4,348
Prepaid expenses and other current assets		(1,368)		1,354
Increase (decrease) in liabilities				
Accounts payable		475		(6,393)
Contract liabilities		135		(123)
Accrued salaries, wages, and commissions		(137)		(124)
Income tax payable		(526)		(612)
Accrued product warranties		2		(24)
Accrued other liabilities		763		37
Net Cash Provided by (Used in) Operating Activities		(1,184)		1,928
Cash Flows from Investing Activities				
Purchases of property and equipment		(966)		(83)
Proceeds from sale of property and equipment		1		` -
Purchases of investments		(1,836)		(360)
Proceeds from sale of investments		1,332		344
Net Cash Used in Investing Activities		(1,469)		(99)
Cash Flows from Financing Activities				
Borrowings of bank loan, line of credit, net		3,281		1,950
Borrowings on promissory note		750		-
Net Cash Provided by Financing Activities		4,031		1,950

Consolidated Statements of Cash Flows (Unaudited) For the Six Months Ended June 30, 2021 and 2020 (In Thousands)

	Six Montl	hs Ended
	June 30, 2021	June 30, 2020
Effect of Exchange Rates on Cash and Cash Equivalents	(591)	(701)
Increase in Cash and Cash Equivalents	787	3,078
Cash and Cash Equivalents at Beginning of Period	3,355	1,603
Cash and Cash Equivalents at End of Period	\$ 4,142	\$ 4,681
Supplemental Disclosures of Cash Flow Information		
Cash paid during the period for interest expense	<u>\$ 172</u>	\$ 322
Income taxes	\$ 228	\$ 20
Supplemental Disclosure of Noncash Investing Activities Mark to market on available for sale securities, gross	<u>\$</u>	\$ (66)

Supplemental Disclosure of Noncash Operating, Investing, and Financing Activities

Operating leases (Note 1)

Note 1 - Description of Business and Summary of Significant Accounting Policies

Description of Business

Paragon Technologies, Inc. (Paragon) and its subsidiaries (collectively, the Company) engage in diverse business activities including material handling, distribution, and real estate services.

Automation

SI Systems, LLC (SI Systems) is a leading supply chain and logistics manufacturer and software engineering company providing solutions to distribution centers, manufacturers, and warehouses worldwide. SI Systems provides material handling solutions that increase productivity and provide safety enhancements. SI Systems' product lines include complete order fulfillment, assembly, and product advancing systems. SI Systems also offers subsystem technologies that are easily integrated with other solutions and provides software and services for automated material handling and order processing applications.

SI Systems has two major product lines. The Production and Assembly (PAS) product line consists of Towline conveyance and automated guided vehicles (AGVs), which are used in manufacturing of heavy industrial products and used in warehouses to move large products. The Order Fulfillment Solutions (OFS) product line represents order fulfillment technologies composed of the patented A-Frame and Mobile-Matic robotic picking systems. The OFS solutions support automated picking solutions that optimize clients' supply chain by reducing labor expenses, increasing order picking volume and significantly improving inventory fulfillment accuracy.

SI Systems' markets are diverse. SI Systems' customers and prospects represent leading manufacturer brands, and supply chain partners in the logistics services space. SI Systems sells its products directly and through integration partners.

Approximately 66% to 69% of SI Systems' business revenue was derived from new material handling system sales during the most recent three calendar years. The system sales are generally large contracts and SI Systems' dependence on these contracts can cause unexpected fluctuations in sales volume. Various external factors affect customers' decision-making process on expanding or upgrading their current production or distribution sites. SI Systems believes that its business is not subject to seasonality, although the rate of new orders can vary substantially from month to month. Since the Company recognizes revenue using a cost-to-cost method based on the continuous transfer of control to the customer over time for its systems contracts, fluctuations in SI Systems' sales and earnings occur with increases or decreases in major installations.

Distribution

SED International de Colombia, S.A.S. (SEDC) distributes IT hardware products from 27 top worldwide leading IT manufacturers such as Hewlett Packard, Lenovo, Dell, Samsung, LG, Epson, Hitachi, and others. SEDC's business is divided into four main business units: Value, Transactional, Consumer Electronics, and Integrated Services.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Distribution (continued)

The Value business unit focuses on enterprise sales and business projects, typically selling more specialized products that usually carry higher margins. The top products distributed by the Value unit include servers, workstations, storage, networking, high-end printers, high-end audio visual and power protection systems.

The Transactional business unit focuses on the consumer business (retail resellers / e-tailers), as well as run rate products for Value Added Resellers selling to small and medium businesses. The top products distributed by the Transactional business unit include notebook computers, desktop computers, printers, projectors, gaming, and accessories.

The Consumer Electronics business unit began in July 2019 and covers a similar segment of the market as the Transactional business unit; however, the product profile is different. Although the Consumer Electronics business unit also focuses on resellers and e-tailers, the products distributed by this business unit are not IT products, but instead include televisions, sound bars, audio/visual equipment, video games, refrigerators, washers, dryers, microwaves, and cellular phones.

The services provided by the Integrated Services business unit include managed services, printing outsourcing, electronic documents management, electronic invoicing, and the internet of things as well as Hitachi high capacity storage solutions products.

Real Estate

Ohana Home Services, LLC (Ohana) acquires residential real estate for income and capital appreciation purposes. Ohana intends to lease its real estate to generate positive cash flow for the foreseeable future and may seek to monetize its real estate holdings during favorable market conditions.

Investments

Paragon also invests in businesses and securities under the Investment Management Policy. The Investment Management Policy sets forth the parameters and restrictions under which a portion of Paragon's cash balance may be invested in marketable securities, including U.S. Treasuries, equities of publicly traded companies, bonds, money market instruments, and other securities. Investment decisions under the parameters of the Investment Management Policy are made by Hesham Gad, Chairman and Chief Executive Officer.

Concentrations of Credit Risk

In the six months ended June 30, 2021, the Company had one customer that individually accounted for 11.2% of sales. In the six months ended June 30, 2020, the Company had one customer that individually accounted for 12.0% of sales.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Concentrations of Credit Risk (continued)

As of June 30, 2021, one customer individually accounted for 14.3% of total trade accounts receivables. As of June 30, 2020, no customer individually accounted for greater than 10.0% of total trade accounts receivables.

The Company maintains its bank deposit accounts which, at times, may exceed insured limits at regulatory insured agencies. Investment balances are held in broker accounts and may be in excess of SIPC (Securities Investor Protection Corporation) limits.

Principles of Consolidation

The consolidated financial statements include the accounts of Paragon Technologies, Inc. and its wholly owned subsidiaries SI Systems, LLC (SI Systems); Ohana Home Services, LLC (Ohana); and ARK Investments, LLC (ARK). ARK owns 80% of SED International de Colombia, S.A.S. (SEDC).

Use of Estimates

The preparation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. The judgments made in assessing the appropriateness of the estimates and assumptions utilized by management in the preparation of the consolidated financial statements are based on historical and empirical data and other factors germane to the nature of the risk being analyzed. Materially different results may occur if different assumptions or conditions were to prevail. Estimates and assumptions are mainly utilized to establish the appropriateness of the inventory reserve, warranty reserve, deferred tax valuation allowance, and revenue recognition on fixed price contracts.

Cash and Cash Equivalents

For purposes of reporting cash flows, cash and cash equivalents include cash on hand, cash on deposit, amounts invested on an overnight basis with a bank or broker/dealer, and other highly-liquid investments purchased with an original maturity of three months or less.

Trade Accounts Receivables and Allowance for Doubtful Accounts

Trade accounts receivables are stated at outstanding balances, less an allowance for doubtful accounts. For SI Systems, the allowance for doubtful accounts is determined by a specific identification of individual accounts. The Company writes off receivables upon determination that no further collections are probable. For SEDC, an allowance for doubtful accounts has been established based on collection experience and an assessment of the collectability of specific accounts. The overall determination of the allowance also considers credit insurance coverage and deductibles. SEDC maintains credit insurance, which protects the Company from credit losses exceeding certain deductibles (subject to certain terms and conditions). The allowance for doubtful accounts as of June 30, 2021 and December 31, 2020 was \$143,067 and \$123,203, respectively.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Inventories

For SI Systems, inventories primarily consist of materials purchased or manufactured for stock and for SEDC, inventories consist of finished goods. Inventories are stated at the lower of cost (first-in, first-out method) or net realizable value. Certain SEDC vendors allow for either return of goods within a specified period (usually 45 to 90 days) or for credits related to price protection. However, for certain other vendors and inventories, the Company is not protected from the risk of inventory loss. Therefore, in determining the net realizable value of inventories, the Company identifies slow moving or obsolete inventories that (a) are not protected by vendor agreements from risk of loss and (b) are not eligible for return under various vendor return programs. Based upon these factors, the Company estimates the net realizable value of inventories and records any necessary adjustments as a charge to cost of sales. If inventory return privileges were discontinued in the future, or if vendors were unable to honor the provisions of certain contracts which protect SEDC from inventory losses, including price protections, the risk of loss associated with obsolete, slow moving, or impaired inventories would increase.

Marketable Securities

The Company adopted Financial Accounting Standards Board (FASB) Accounting Standards Update (ASU) 2016-01, Financial Instruments - Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities, on January 1, 2018, which primarily affects the accounting for equity investments, financial liabilities under the fair value option, and the presentation and disclosure requirements for financial instruments.

Unrealized gains and losses for equity securities are included in earnings. Realized gains or losses, determined on the basis of the cost of the specific securities sold, are included in earnings.

The approximate fair value of equity securities as of June 30, 2021 and December 31, 2020 were as follows (in thousands):

	Equity Securities								
	Amortized Costs		Gross Unrealized Gains		Gross Unrealized Losses		Fair Value		
June 30, 2021	\$	534	\$	220	\$	(16)	\$	738	
December 31, 2020	\$	423	\$	137	\$	(15)	\$	545	

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Marketable Securities (continued)

Fair value accounting guidance provides a consistent definition of fair value, which focuses on exit price in an orderly transaction (that is, not a forced liquidation or distressed sale) between market participants at the measurement date under current market conditions. If there has been a significant decrease in the volume and level of activity for the asset or liability, a change in valuation technique or the use of multiple valuation techniques may be appropriate. In such instances, determining the price at which willing market participants would transact at the measurement date under current market conditions depends on the facts and circumstances and requires the use of significant judgment. The fair value is a reasonable point within the range that is most representative of fair value under current market conditions.

In accordance with this guidance, the Company groups its financial assets and financial liabilities generally measured at fair value in three levels, based on the markets in which the assets and liabilities are traded and the reliability of the assumptions used to determine fair value.

- Level 1 Valuation is based on quoted prices in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. Level 1 assets and liabilities generally include debt and equity securities that are traded in an active exchange market. Valuations are obtained from readily available pricing sources for market transactions involving identical assets or liabilities.
- Level 2 Valuation is based on inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The valuation may be based on quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the asset or liability.
- Level 3 Valuation is based on unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using pricing models, discounted cash flow methodologies, or similar techniques, as well as instruments for which determination of fair value requires significant management judgment or estimation.

For financial assets measured at fair value on a recurring basis, the fair value measurements by level within the fair value hierarchy used at June 30, 2021 and December 31, 2020, were as follows (in thousands):

		Total Marketable Securities								
	T	Total		Quoted Prices in Active Markets for Identical Assets (Level 1)		Significant Other Observable Inputs (Level 2)		ficant ervable outs rel 3)		
June 30, 2021	\$	738	\$	738	\$		\$			
December 31, 2020	\$	545	\$	545	\$		\$			

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Property and Equipment

Property and equipment acquired in business combinations are recorded at fair value; additions are recorded at cost. Property and equipment are depreciated on the straight-line method over the estimated useful lives of individual assets. The Company capitalizes costs incurred to develop commercial software products or enhancements to software products where such enhancement extends the life of the products. The ranges of lives used in determining depreciation rates for machinery and equipment and software is generally three to seven years and 15 years for real estate. Maintenance and repairs are charged to operations; betterments and renewals are capitalized. Upon sale or retirement of machinery and equipment, the cost and related accumulated depreciation are removed from the accounts and the resultant gain or loss, if any, is credited or charged to earnings.

Leases

The Company adopted ASU 2016-02, *Leases*, and all the related amendments (collectively Accounting Standards Codification (ASC) 842) on January 1, 2019 using a modified retrospective transition approach for all leases existing at January 1, 2019, the date of the initial application. Consequently, financial information will not be updated and disclosures required under ASC 842 will not be provided for dates and periods before January 1, 2019.

ASC 842 provides for a number of optional practical expedients in transition. The Company elected the practical expedients, which permitted the Company to not reassess prior conclusions about lease identification, lease classification, and initial direct costs under ASC 842. The Company did not elect the "use of hindsight" practical expedient to determine the lease term or in assessing the likelihood that a lease purchase option will be exercised, allowing it to carry forward the lease term as determined prior to adoption of ASC 842.

ASC 842 also provides practical expedients for an entity's ongoing accounting. The Company elected the short-term lease recognition exemption for all leases that qualify. A short-term lease is one with a term of 12 months or less, including any optional periods that are reasonably certain of exercise. For those leases that qualify, the exemption allows the Company to not recognize right-of-use (ROU) assets or lease liabilities, including not recognizing ROU assets or lease liabilities for existing short-term leases at transition. Short-term lease costs are recognized as rent expense on a straight-line basis over the lease term consistent with the Company's prior accounting. The Company also elected the practical expedient to not separate lease and non-lease components for all current lease categories.

The Company recognized operating lease liabilities of \$1.15 million based on the present value of the remaining minimum rental payments determined under prior lease accounting standards and corresponding ROU assets of \$1.15 million at adoption.

For arrangements where the Company is the lessor, the adoption of ASC 842 did not have a material impact on its consolidated financial statements as the majority of its leases are operating leases embedded within managed services contracts. ASC 842 provides a practical expedient for lessors in which the lessor may elect, by class of underlying asset, to not separate non-lease components from the associated lease component and, instead, to account for these components as a single component if both of the following are met: (a) the timing and pattern of transfer of the non-lease component(s) and associated lease component are the same and (b) the lease component, if accounted for separately, would be classified as an operating lease.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Leases (continued)

The accounting under the practical expedient depends on which component(s) is predominant in the contract. The Company has elected the above practical expedient and determined that the lease components are predominant and is accounting for the sublease per the guidance of ASC 842-30.

The Company leases certain office, factory, and warehouse space, land, and other equipment, principally under non-cancelable operating leases. The Company had no finance type leases as of the date of initial application, or at June 30, 2021 or December 31, 2020.

The Company determines if an arrangement is a lease at inception of the contract. The Company's key decisions in determining whether a contract is or contains a lease include establishing whether the supplier has the ability to use other assets to fulfill its service or whether the terms of the agreement enable the Company to control the use of a dedicated asset during the contract term. In the majority of the Company's contracts where it must identify whether a lease is present, it is readily determinable that the Company controls the use of the assets and obtains substantially all of the economic benefit during the term of the contract.

ROU assets and operating lease liabilities are recognized based on the present value of the future minimum lease payments over the lease term at the commencement date. The Company's lease payments are typically fixed or contain fixed escalators. The Company has elected to not separate lease and non-lease components for all of its current lease categories; therefore, all consideration is included in the lease liabilities.

For the Company's leases that do not include an implicit rate, the Company uses its incremental borrowing rates based on the information available at the commencement date in determining the present value of future payments. The Company's incremental borrowing rates are based on the term of the lease, the economic environment of the lease, and the effect of collateralization.

The Company's lease terms range from one to six years and may include options to extend the lease or terminate the lease after the initial non-cancelable term. The Company does not include options in the determination of the lease term for the majority of leases as sufficient economic factors do not exist that would compel it to continue to use the underlying asset beyond the initial non-cancelable term.

Lease related assets and liabilities are separately identified on the consolidated balance sheets as operating lease right of use assets, net and operating lease liabilities.

The components of lease expense for the three months ended June 30, 2021 and 2020 were as follows (in thousands):

	_	2021		2020	
Lease Expense Operating lease cost Short-term lease cost	\$	228 2	\$	164 8	
	\$	290	\$	172	

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Leases (continued)

The components of lease expense for the six months ended June 30, 2021 and 2020 were as follows (in thousands):

	2021		. —	2020
Lease Expense	•		ď	007
Operating lease cost Short-term lease cost	\$	559 9	\$	297 28
Chart term leade doct				
	\$	568	\$	325

Other information related to leases for the six months ended June 30, 2021 and 2020 were as follows (in thousands):

		2021	 2020
Supplemental Cash Flow Information Cash used for operating activities related to operating leases	\$	530	\$ 287
Operating Lease Right of Use Assets Obtained in Exchange for Lease Liabilities Operating leases	<u>\$</u>	376	\$ 689
Weighted Average Remaining Lease Terms (Years) Operating leases		2.9	 3.9
Weighted Average Discount Rate Operating leases		5.5%	 6.0%

Future lease payments as of June 30, 2021 were as follows (in thousands):

2021	\$ 568
2022	1,078
2023	757
2024	204
2025	169
Thereafter	 49
Total Lease Payments	2,826
Intercet	(00E)
Interest	 (225)
Present Value of Lease Liabilities	\$ 2 601

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Leases (continued)

Rental expense, net of sublease income, for the six months ended June 30, 2021 and 2020 was \$568 and \$325, respectively (in thousands).

Intangible Assets

As a result of the acquisition of SEDC in 2017, intangible assets of a trade name and customer relationships were recognized at fair value, both of which have a useful life of ten years. The details of the intangible assets and the related amortization are shown in Note 5.

Long-Lived Assets

The Company reviews the recovery of the net book value of long-lived assets whenever events and circumstances indicate that the net book value of an asset may not be recoverable. In cases where undiscounted expected future cash flows are less than the net book value, an impairment loss is recognized equal to an amount by which the net book value exceeds the fair value of assets. There were no impairments recognized in the six months ended June 30, 2021 or 2020.

Foreign Currency Translation

The financial statements of the foreign operations are measured in their local currency and then translated to U.S. dollars. All consolidated balance sheets accounts have been translated using the current rate of exchange at the consolidated balance sheets date or historical rates of exchange, as applicable. Results of operations have been translated using the average monthly exchange rates. Translation gains or losses resulting from the changes in exchange rates from year to year are accumulated in a separate component of stockholders' equity and are reported in the consolidated statements of comprehensive loss. Realized foreign currency transaction gains and losses are included in the accompanying consolidated statements of operations.

Revenue and Cost Recognition

The Company adopted ASU 2014-09, *Revenue from Contracts with Customers*, and all the related amendments (collectively ASC 606) on January 1, 2018, using the full retrospective method that restates prior period consolidated financial statements presented. The restatement did not have a material impact on the consolidated financial statements.

The primary revenue sources for SI Systems are fixed price systems contracts, sales of parts or equipment, and individual support service contracts. SI Systems recognizes revenue using the following steps:

- A. Identification of the contract with a customer;
- B. Identification of the performance obligations in the contract;
- C. Determination of the transaction price;
- D. Allocation of the transaction price to the performance obligations in the contract; and
- E. Recognition of revenue when, or as, performance obligations are satisfied.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

Revenue on a significant portion of SI Systems' contracts is recognized using a cost to cost method based on the continuous transfer of control to the customer over time. SI Systems transfers control for the system contracts, in two ways: (1) SI Systems' performance creates or enhances an asset that the customer controls as the customized asset is created or enhanced for the Towline brand and (2) SI Systems has an enforceable right to payment for both the Towline and Dispensing brands. The entire contract is the performance obligation. Typically, the Company would not sell the design, implementation, and installation individually. In addition, the warranty would not be sold separately and it is not a service agreement. The customer would not benefit from the individual good or service on its own. There is no alternative use for the customer.

The Company accounts for system contracts on an over time basis, electing an input method of estimated costs as a measure of performance completed. The selection of the measurement of progress using estimated costs was based on a thorough consideration of alternatives of various output and input measures, including contract milestones and labor hours. However, the Company has determined that other input and output measures are not an appropriate measure of progress as they do not accurately align with the transfer of control on its customized product solutions. The selection of costs incurred as a measure of progress aligns the transfer of control to the overall production of the customized system.

For systems contracts accounted for over time using estimated costs as a measure of performance completed, the Company relies on the estimates around the total estimated costs to complete the contract (Estimated Costs at Completion). Total Estimated Costs at Completion include direct labor, material, and subcontracting costs. Due to the nature of the efforts required to be performed to meet the underlying performance obligation, determining Estimated Costs at Completion may be complex and subject to many variables. The Company has a standard and disciplined quarterly process in which management reviews the progress and performance of open contracts in order to determine the best estimate of Estimated Costs at Completion. As part of this process, management reviews information including, but not limited to, any outstanding key contract matters, progress towards completion, the project schedule, identified risks and opportunities, and the related changes in estimates of costs. The risks and opportunities include management's judgment about the ability and cost to achieve the project schedule, technical requirements, and other contract requirements. Management must make assumptions and estimates regarding labor productivity and availability, the complexity of work to be performed, the availability and cost of material, and performance by subcontractors, among other variables. Based on this analysis, any quarterly adjustment to net sales or cost of sales, and the related impact on operation income, are recorded as necessary in the period they become known. When estimates of total costs to be incurred on a contract exceed estimates of total revenue to be earned, a provision for the entire loss on the contract is recorded in the period in which the loss is determined.

Payment terms for system contracts include an initial payment at the time the contract is executed, with future payments dependent upon the completion of certain contract phases or targeted milestones. In the event of contract cancellation, SI Systems is entitled to payment for all work performed through the point of cancellation. Likewise, in the event of contract cancellation prior to earning revenue equal to or greater than the initial payment, SI Systems is generally not required to refund the unused portion.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

For SI Systems' revenue for sales of parts or equipment, the contract is the customer purchase order that outlines the transaction price. The performance obligation is the shipment of the products ordered by the customer, which aligns with SI Systems' standard sales terms that title to the goods transfers to the customer upon shipment of the items. Based on the simplified nature of these contracts, total revenue related to the sale is attributable to the satisfaction of the performance obligation, which occurs upon shipment.

SI Systems offers its Order Fulfillment customers support contracts. The support contracts cover a customer's single distribution center or warehouse where SI Systems' products are installed. As part of its support contracts, SI Systems provides analysis, consultation, and technical information to the customer's personnel on matters relating to the operation of its Order Fulfillment System and related equipment and/or peripherals. For SI Systems' revenue for individual support services, the contract is the customer purchase order that outlines the transaction price. Support contracts are prepaid and typically cover a one-year period. Revenue is recognized ratably over the course of the contract term. SI Systems is entitled to payment regardless of what level of support is required and regardless of the outcome. The performance obligation is related to the promise to have a resource available. In connection with the adoption of ASC 606, SI Systems analyzed the software support percentage of cost to revenue and based on historical trends, SI Systems determined support service (in the form of availability to the customer) is provided over the life of the contract and revenue should be recognized accordingly.

SEDC recognizes revenue from contracts with customers under ASC 606. The primary revenue source for SEDC revenue is distribution of IT hardware products.

SEDC recognizes revenue using the following steps:

- A. Identification of the contract with a customer;
- B. Identification of the performance obligations in the contract;
- C. Determination of the transaction price;
- D. Allocation of the transaction price to the performance obligations in the contract; and
- E. Recognition of revenue when, or as, performance obligations are satisfied.

Notes to Consolidated Financial Statements

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

SEDC's revenues primarily result from the sale of various technology products and services. SEDC recognizes revenue as control of products is transferred to customers, which generally happens upon shipment. Products sold by SEDC are delivered via shipment from SEDC's facilities or by electronic delivery of keys for non-hardware products. SEDC considers customer purchase orders, which in some cases are governed by master agreements, to be the contracts with a customer. All revenue is generated from contracts with customers. The Company considers shipping as costs to fulfill the sales of products. Shipping revenue is included in net sales when control of the product is transferred to the customer, and the related shipping costs are included in cost of sales. Shipping is not considered a separate performance obligation, but is part of the product sales.

For SEDC's integrated services contracts, the performance obligation is to lease equipment and related technology (e.g., antivirus software) for a specified number of months per the contract. The customer is invoiced monthly and revenue and the related cost are recognized in the same month. Therefore, there is no contract asset or liability related to the integrated services.

Taxes imposed by governmental authorities on the Company's revenue producing activities with customers, such as value added tax, are pass through amounts and are not recorded in the consolidated statements of operations.

The Company disaggregates its revenue from contracts with customers by geographic location, major product lines, and timing of revenue recognition. See details in the tables below for the three and six months ended June 30, 2021 and 2020.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

Disaggregation of Total Net Sales (in Thousands)

	Three Months Ended June 30, 2021									
	Automation		Distribution		Real Estate		Total			
Primary Geographical Markets										
North America	\$	1,825	\$	-	\$	26	\$	1,851		
Latin America		4		30,948		-		30,952		
Europe and Asia		20				<u> </u>		20		
	\$	1,849	\$	30,948	\$	26	\$	32,823		
Major Goods/Service Lines Material handling										
systems	\$	1,176	\$	-	\$	-	\$	1,176		
Software support		282		-		-		282		
Parts and equipment		391		-		-		391		
Transactional		-		23,289		-		23,289		
Consumer Electronics		-		3,493		-		3,493		
Value		-		3,550		-		3,550		
Services		-		616		-		616		
Residential real estate rental income						26		26		
	\$	1,849	\$	30,948	\$	26	\$	32,823		
Timing of Revenue Recognition Goods transferred at a point in time Goods and services transferred over	\$	391	\$	30,717	\$	-	\$	31,108		
time		1,458		231		26		1,715		
2	-	.,						-,		
	\$	1,849	\$	30,948	\$	26	\$	32,823		

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

Disaggregation of Total Net Sales (in Thousands) (continued)

		Three Months Ended June 30, 2020							
	Aut	omation	Dis	tribution	Real	Estate		Total	
Primary Geographical Markets									
North America	\$	2,267	\$	-	\$	24	\$	2,291	
Latin America		2		15,942		-		15,944	
Europe and Asia		17						17	
	\$	2,286	\$	15,942	\$	24	\$	18,252	
Major Goods/Service Lines Material handling									
systems	\$	1,590	\$	_	\$	_	\$	1,590	
Software support	*	186	•	_	*	_	•	186	
Parts and equipment		510		_		-		510	
Transactional		-		11,328		-		11,328	
Consumer Electronics		-		2,105		-		2,105	
Value		-		2,124		-		2,124	
Services		-		385		-		385	
Residential real estate rental income						24_		24_	
	\$	2,286	\$	15,942	\$	24	\$	18,252	
Timing of Revenue Recognition Goods transferred at a point in time Goods and services	\$	510	\$	15,688	\$	-	\$	16,198	
transferred over		1,776		254		24_		2,054	
	\$	2,286	\$	15,942	\$	24	\$	18,252	

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

Disaggregation of Total Net Sales (in Thousands)

		Six Months Ended June 30, 2021							
	Auto	omation	Dis	tribution	Real	Estate	Total		
Primary Geographical Markets									
North America	\$	3,163	\$	-	\$	55	\$	3,218	
Latin America		4		60,926		-		60,930	
Europe and Asia		39				<u> </u>		39	
	\$	3,206	\$	60,926	\$	55	\$	64,187	
Major Goods/Service Lines Material handling									
systems	\$	1,904	\$	_	\$	_	\$	1,904	
Software support	·	544		-	·	-		544	
Parts and equipment		758		-		-		758	
Transactional		_		44,588		-		44,588	
Consumer Electronics		-		6,319		-		6,319	
Value		_		7,763		-		7,763	
Services		-		2,256		-		2,256	
Residential real estate rental income			-	<u> </u>		55		55	
	\$	3,206	\$	60,926	\$	55	\$	64,187	
Timing of Revenue Recognition Goods transferred at a point in time Goods and services	\$	758	\$	60,321	\$	-	\$	61,079	
transferred over time		2,448		605		55		3,108	
	\$	3,206	\$	60,926	\$	55	\$	64,187	

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

Disaggregation of Total Net Sales (in Thousands) (continued)

	Six Months Ended June 30, 2020							
	Aut	omation	Dis	tribution	Real	Estate	Total	
Primary Geographical Markets								
North America	\$	4,937	\$	-	\$	54	\$	4,991
Latin America		2		42,798		-		42,800
Europe and Asia		55						55
	\$	4,994	\$	42,798	\$	54	\$	47,846
Major Goods/Service Lines Material handling								
systems	\$	3,301	\$	_	\$	_	\$	3,301
Software support	•	364	•	_	,	_	•	364
Parts and equipment		1,329		_		_		1,329
Transactional		-		29,323		_		29,323
Consumer Electronics		_		5,716		_		5,716
Value		_		6,991		_		6,991
Services		-		768		_		768
Residential real estate rental income		<u>-</u>				54		54
	\$	4,994	\$	42,798	\$	54	\$	47,846
Timing of Revenue Recognition Goods transferred at a								
point in time Goods and services transferred over	\$	1,329	\$	42,326	\$	-	\$	43,655
time		3,665		472		54		4,191
	\$	4,994	\$	42,798	\$	54	\$	47,846

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Revenue and Cost Recognition (continued)

Contract Balances (in Thousands)

	ine 30, 2021	December 31, 2020	
Trade accounts receivables, net	\$ 16,909	\$ 18,099	
Contract assets	12	403	
Contract liabilities	1,983	1,847	

Contract assets consist of amounts formerly classified as costs and estimated earnings in excess of billings where the Company does not yet have an unconditional right to bill. Contract liabilities consist of amounts formerly classified as billings in excess of costs and estimated earnings and unearned support contract revenue.

Payment terms on system contracts are typically tied to implementation milestones associated with progress on contracts while revenue recognition is over time based on a cost to cost method of measuring performance. The Company may recognize a contract asset or contract liability, depending on whether revenue has been recognized in excess of billings or billings in excess of revenue. The Company does not record a financing component to contracts when it expects, at contract inception, that the period between the transfer of a promised good or service and related payment terms is less than a year, applying practical expedients available under the accounting standards.

SI Systems records advance payments for unearned support contracts in the consolidated balance sheets as a contract liability that is in excess over amounts recognized as revenue at the end of each period. Revenue on individual support contracts is deferred and recognized on a straight-line basis over the one-year term of each individual support contract.

Revenue recognized during the three and six months ended June 30, 2021, which was previously included in contract liabilities as of December 31, 2020, was \$567 and \$1,397, respectively (in thousands).

Revenue recognized during the three and six months ended June 30, 2020, which was previously included in contract liabilities as of December 31, 2019, was \$344 and \$1,326 (in thousands), respectively.

There were no impairment losses recognized on customer receivables or contract assets during the six months ended June 30, 2021 and 2020. SI Systems' contract costs include all direct material, subcontract and labor costs, and those indirect costs related to contract performance, including but not limited to costs such as indirect labor, supplies, tools, repairs, and depreciation. Selling, general, and administrative costs are charged to expense as incurred.

Product Development Costs

The Company expenses product development costs as incurred.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

Accrued Product Warranty

SI Systems products are warranted against defects in materials and workmanship for varying periods of time depending on customer requirements and the type of system sold, with a typical warranty period of one year. SI Systems provides an accrual for estimated future warranty costs and potential product liability claims based upon a percentage of cost of sales, typically one and one-half percent of the cost of the system being sold. A detailed review of the liability needed for products still in the warranty period is performed each quarter.

A roll-forward of warranty activities is as follows (in thousands):

	Bala	Beginning Balance January 1		Additions (Reductions) Included in Cost of Sales		Claims		ding ance ie 30
2021	\$	76	\$	2	\$	_	\$	78
2020		71		(24)		-		47

Income Taxes

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the consolidated financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Income tax expense is the tax payable or refundable for the period, plus or minus the change during the period in deferred tax assets and liabilities.

Tax benefits for uncertain tax positions are recognized when it is more-likely-than-not that the position will be sustained upon examination based on its technical merits. The Company classifies interest and penalties related to unrecognized tax benefits as a component of income tax expense. To the extent interest and penalties are not assessed with respect to uncertain tax positions, amounts accrued will be reduced and reflected as a reduction of the overall income tax provision.

U.S. Tax Reform: The Tax Cuts and Jobs Act (the Act) was enacted on December 22, 2017. The Act reduced the U.S. Federal corporate tax rate from 35% to 21%, required companies to record and pay a one-time transition tax on earnings of certain foreign subsidiaries that were previously tax deferred and created new taxes on certain foreign sourced earnings.

Under the Act, a policy election with respect to the Company's treatment of potential global intangible low-taxed income (GILTI) was required to be selected for fiscal year 2018. The Company elected to account for taxes on GILTI as incurred. There was no impact to the 2018 consolidated financial statements resulting from this election.

SI Systems is subject to U.S. Federal income tax, as well as income tax of multiple state jurisdictions. With few exceptions, the Company is no longer subject to U.S. Federal, state, and local income tax examinations by tax authorities for years before 2017.

Note 1 - Description of Business and Summary of Significant Accounting Policies (continued)

SEDC is no longer subject to income tax examinations for tax years ended before December 31, 2015. However, management and its tax advisors estimate that no significant differences may result from such contingent examinations that justify any additional accrual to cover the possibility of any expenses deemed as not allowed by the local tax authority.

Stock-Based Compensation

The Company has a stock-based compensation plan in place and records the associated stock-based compensation expense over the requisite service period. Restricted stock awards that are service-based are recorded as equity and amortized into compensation expense on a straight-line basis over the vesting period. These stock-based compensation plans and related compensation expense are discussed more fully in Note 6.

Earnings Per Share

Basic and diluted earnings per share for the three and six months ended June 30, 2021 and 2020 are based on the weighted average number of shares outstanding.

Note 2 - Segment Information

Segment information for the six months ended June 30, 2021 was as follows (in thousands):

	Auto	mation	Dis	tribution	Real I	Estate	Inv	estments	Elir	minations	Cor	nsolidated
Net sales to unaffiliated customers	\$	3,206	\$	60,926	\$	55	\$	<u>-</u>	\$		\$	64,187
Gross profit	\$	973	\$	3,960	\$	55	\$	<u>-</u>	\$	<u>-</u>	\$	4,988
Operating income (loss)	\$	115	\$	2,096	\$	(51)	\$	<u>-</u>	\$	<u>-</u>	\$	2,160
Foreign currency transaction loss	\$		\$	(682)	<u>\$</u>		\$		\$		\$	(682)
Interest expense	\$	(27)	\$	(156)	\$		\$		\$	(11)	\$	(172)
Interest income	\$		\$	15	\$		\$	2	\$	(11)	\$	6
Investment loss	\$	<u>-</u>	\$		\$		\$	(312)	\$		\$	(312)
Income tax expense (benefit)	\$	(4)		869	\$		\$	<u>-</u>	\$		\$	865
Net income (loss) attributable to Paragon Technologies, Inc. and Subsidiaries	\$	304	\$	822	\$	(51)	\$	(309)	\$	_	\$	766
Total assets at June 30, 2021	\$	6,598	\$	38,246	\$	2,106	\$	738	\$	(411)	\$	47,277

Note 2 - Segment Information (continued)

Segment information for the six months ended June 30, 2020 was as follows (in thousands):

	Automation	D	istribution	Real Esta	ate	Inve	estments	Elim	inations	Con	solidated
Net sales to unaffiliated customers	\$ 4,994	\$	42,798	\$	54	\$		\$		\$	47,846
Gross profit	\$ 1,750	\$	3,120	\$	54	\$		\$		\$	4,924
Operating income (loss)	\$ 805	\$	1,058	\$	(25)	\$		\$	<u>-</u>	\$	1,838
Foreign currency transaction loss	\$ -	\$	(833)	\$	<u>-</u>	\$		\$		\$	(833)
Interest expense	\$ (28)	\$	(366)	\$		\$		\$	6	\$	(388)
Interest income	\$ -	\$	9	\$		\$	4	\$	(6)	\$	7
Investment loss	\$ -	\$	<u>-</u>	\$		\$	(22)	\$	<u>-</u>	\$	(22)
Income tax expense	\$ 219	\$	311	\$		\$		\$		\$	530
Net income (loss) attributable to Paragon Technologies, Inc. and Subsidiaries	\$ 613	\$	276	\$	(25)	\$	(19)	¢		¢	846
and Subsidiaries	\$ 613	\$	270	<u> </u>	(25)	<u>\$</u>	(18)	\$	<u>-</u>	\$	840
Total assets at June 30, 2020	\$ 5,918	\$	35,452	\$ 1,	,277	\$	303	\$	(251)	\$	42,699

Note 3 - Bank Loan, Line of Credit, SBA EIDL Loan, and Promissory Note

During 2021 and 2020, the Company had a \$750,000 line of credit facility with its principal bank to be used primarily for working capital purposes. The line of credit facility contains various nonfinancial covenants and is secured by all of the Company's trade accounts receivables and inventories. The availability on the line of credit was \$150,000 as of June 30, 2021. Interest on the line of credit facility is based on the Wall Street Journal Prime Rate plus 1.00%. The outstanding borrowings were \$600,000 as of June 30, 2021 and December 31, 2020.

In March 2020, the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) was approved, which established the Paycheck Protection Program (PPP), which is administered by the U.S. Small Business Administration (SBA). On April 15, 2020, the Company, through its wholly owned subsidiary SI Systems, received approval for a \$453,562 loan under the PPP. Under the terms of the CARES Act, PPP loan recipients can apply for, and be granted, forgiveness for all or a portion of loans granted under the PPP. The Company applied for PPP loan forgiveness on November 3, 2020. The Company received notification of the forgiveness of the PPP loan and recorded it as other income for the year ended December 31, 2020.

The Company determined it was entitled to receive the PPP loan and that it qualified for the loan forgiveness. The amount requested was used to pay payroll costs to retain employees; business mortgage interest payments; and business utility payments. The dollar amount included payroll costs of 87% of the forgiveness amount which exceeded the 60% requirement. All required representations and certifications required by the Company were made.

The Company was unable to operate between February 15, 2020 and the end of the alternative payroll covered period of October 11, 2020 at the same level of business activity as before February 15, 2020 due to compliance with requirements established and guidance issued between March 1, 2020 and December 31, 2020 by the Governor of the State of Pennsylvania. The Company's office was shuttered from March 16, 2020 through June 8, 2020 and our employees were unable to visit customers and partners to generate new business. Supply chain delays caused project installation delays and pushed out customer invoicing dates. Some customers postponed major capital investments due to COVID-19 uncertainties.

The SBA has up to six years after it forgave the loan in December 2020 to audit whether the Company qualified for a PPP loan and met the conditions necessary for forgiveness of the loan.

Note 3 - Bank Loan, Line of Credit, SBA EIDL Loan, and Promissory Note (continued)

In response to the COVID-19 pandemic, the SBA made small business owners eligible to apply for an Economic Injury Disaster Loan advance of up to \$10,000 under its Economic Injury Disaster Loan program (EIDL). SI Systems applied for an EIDL loan and received a \$10,000 loan advance on May 5, 2020 (EIDL Advance). As disclosed above, SI Systems also applied for and received a PPP loan. The EIDL Advance was offset against the portion of the PPP loan that qualified for forgiveness. On January 12, 2021, the Company was advised that the recent modifications to the PPP loan forgiveness rules by the SBA specify that EIDL loans will not reduce the amount of any PPP loan forgiveness retroactively for loans already forgiven and going forward. The Company received the remaining \$10,000 of loan forgiveness during the second quarter of 2021.

Also in response to the COVID-19 pandemic, the SBA made small business owners eligible to apply for a loan of up to \$150,000 under its EIDL program. SI Systems received a \$150,000 loan under the EIDL (EIDL Loan) on July 24, 2020. Proceeds are to be used for working capital purposes.

The EIDL Loan has a term of thirty years, and the interest accrues at the rate of 3.75% per annum. Installment payments, including principal and interest, are due monthly beginning July 22, 2022 (twenty-four months from the date of the execution of the promissory note for the EIDL Loan) in the amount of \$731. The balance of principal and interest is payable thirty years from the date of the promissory note. The EIDL Loan is secured by a security interest on all of SI Systems' assets. The outstanding borrowing was \$150,000 as of June 30, 2021 and December 31, 2020.

Future maturities on the EIDL loan are as follows for the years ended December 31:

2022	\$ 2,500
2023	5,000
2024	5,000
2025	5,000
2026	5,000
Thereafter	 127,500
	\$ 150,000

SEDC currently maintains short-term working capital lines of credit at eight local banks as of June 30, 2021 and seven local banks as of December 31, 2020. Below is a detail of these lines as of June 30, 2021 and December 31, 2020:

June 30, 2021			Line o	f Credit	Borro	wings	Availa	bility
Bank Name	Currency	Rate	in '000 pesos	in USD	in '000 pesos	in USD	in '000 pesos	in USD
Davivienda	Local	TBD	\$ 3,200,000	\$ 851,818	\$ -	\$ -	\$ 3,200,000	\$ 851,818
Bancoomeva	Local	TBD	5,000,000	1,330,966	-	-	5,000,000	1,330,966
Bancolombia	Local	IBR+1.96%	18,000,000	4,791,478	11,133,352	2,963,622	6,866,648	1,827,856
BBVA Scotiabank de Bogota AV Villas	Local Local Local Local	IBR+1.64% 4.00% IBR+1.80% IBR+1.40%	2,000,000 10,000,000 3,410,000 4,500,000	532,386 2,661,932 907,719 1,197,869	1,666,667 8,165,000 2,272,244 3,000,000	443,655 2,173,467 604,856 798,580	333,333 1,835,000 1,137,756 1,500,000	88,731 488,465 302,863 399,289
de Occidente	Local	IBR+1.38%	9,000,000	2,395,739	8,999,992	2,395,737	8	2
			\$ 55,110,000	\$ 14,669,907	\$ 35,237,255	\$ 9,379,917	\$ 19,872,745	\$ 5,289,990

Note 3 - Bank Loan, Line of Credit, SBA EIDL Loan, and Promissory Note (continued)

December 31, 202	0		Line of	Credit	Borrov	wings	Availa	bility
Bank Name	Currency	Rate	in '000 pesos	in USD	in '000 pesos	in USD	in '000 pesos	in USD
Davivienda	Local	TBD	\$ 1,700,000	\$ 495,266	\$ -	\$ -	\$ 1,700,000	\$ 495,266
Bancoomeva	Local	IBR+3.50%	4,000,000	1,165,331	2,000,000	582,666	2,000,000	582,665
Bancolombia	Local	IBR+3.00%	15,351,000	4,472,251	2,531,290	737,448	12,819,710	3,734,803
BBVA Scotiabank de Bogota	Local Local Local	IBR+2.00% 5.00% IBR+2.20%	2,000,000 6,000,000 2,000,000	582,666 1,747,997 582,666	1,333,333 5,900,000 1,333,333	388,444 1,718,863 388,444	666,667 100,000 666,667	194,222 29,134 194,222
de Occidente	Local	IBR+3.20%	8,000,000	2,330,663	7,836,781	2,283,112	163,219	47,551
			\$ 39,051,000	\$ 11,376,840	\$ 20,934,737	\$ 6,098,977	\$ 18,116,263	\$ 5,277,863

SEDC also has accounts receivables factoring credit agreements with one local bank as of June 30, 2021 and December 31, 2020. Below is the detail of the agreements.

June 30, 2021		AR Factoring	Agreement	Borro	wings	Availa	bility
Bank Name	Rate	in '000 pesos	in USD	in '000 pesos	in USD	in '000 pesos	in USD
de Occidente	TBD	\$ 2,000,000	\$ 532,386	\$ -	<u>\$</u> -	\$ 2,000,000	\$ 532,386
		\$ 2,000,000	\$ 532,386	<u> </u>	<u>\$ -</u>	\$ 2,000,000	\$ 532,386
December 31, 2020		AR Factoring	Agreement	Borro	wings	Availa	bility
Bank Name	Rate	in '000 pesos	in USD	in '000 pesos	in USD	in '000 pesos	in USD
de Occidente	TBD	\$ 2,000,000	\$ 582,666	\$ -	<u>\$</u> -	\$ 2,000,000	\$ 582,666
		\$ 2,000,000	\$ 582,666	\$ -	\$ -	\$ 2,000,000	\$ 582,666

Indicador Bancario de Referencia (IBR) and Depositos a Termino Fijo (DTF) are market reference rates in the Colombian financial market. These rates are published daily by the Banco de la Republica. The rates that are TBD have no current borrowing activity. The rates are established at time of borrowing.

SEDC also had revolving credit agreements for factoring accounts payable from Hewlett Packard, Lenovo, and Epson with three local banks as of June 30, 2021 and December 31, 2020. The factoring agreements allow for 74 to 77 days' payment terms at 0% interest rate. If the 74 to 77 days are exceeded, interest will be charged at the prevailing market rate for the excess period. As of December 31, 2020, SEDC decided to transfer all available amounts under the agreements to short-term working capital lines of credit.

In January 2021, Ohana entered into two residential purchase agreements for two residential properties in Las Vegas, Nevada. For one of the properties, a down payment of \$150,000 was due and paid by March 1, 2021 and a promissory note for \$750,000 was executed. The interest rate on the promissory note is 0.0% with eight equal installments of \$93,750 due on the first day of January 1, 2022 and continuing the same day of each consecutive quarter, until October 1, 2023. For the second property, the earnest money deposit and down payment of \$150,000 will be paid by the close of escrow date of December 1, 2021. The promissory note of \$750,000 that was executed in January 2021 has an interest rate of 0.0% with eight equal installments of \$93,750 due on the first day of January 1, 2023 and continuing the same day of each consecutive quarter, until October 1, 2024. Amounts due within one year as of June 30, 2021 totaled \$187,500.

Notes to Consolidated Financial Statements

Note 3 - Bank Loan, Line of Credit, SBA EIDL Loan, and Promissory Note (continued)

Future maturities on these promissory notes are as follows for the years ended December 31:

2024		375,000
2024	<u> </u>	375,000 1,500,000
2023		750,000
2022	\$	375,000

Note 4 - Uncompleted Contracts

Costs and estimated earnings and billings on uncompleted contracts as of June 30, 2021 and December 31, 2020 were as follows (in thousands):

	June 30, 2021		December 31, 2020	
Costs and estimated earnings on uncompleted contracts Billings to date	\$	6,258 (8,229)	\$	4,984 (6,428)
	\$	(1,971)	\$	(1,444)
Included in accompanying consolidated balance sheets under the following captions				
Contract assets Contract liabilities	\$	12 (1,983)	\$	403 (1,847)
	\$	(1,971)	\$	(1,444)

Notes to Consolidated Financial Statements

Note 5 - Intangible Assets

Intangible assets were as follows (in thousands):

	June 30, 2021						
	Gross Carrying Amount		Accumulated Amortization		Net Book Value		
Trade name Customer relations	\$	537 135	\$	232 59	\$	305 76	
	\$	672	\$	291	\$	381	
		December 31, 2020					
Trade name Customer relations	\$ 	537 135	\$	206 52	\$	331 83	
	\$	672	\$	258	\$	414	

Note 6 - Stock Options and Nonvested Stock

2012 Equity Incentive Plan

On July 27, 2012, the Board of Directors of the Company adopted the Paragon Technologies, Inc. 2012 Equity Incentive Plan (the Plan). Under the Plan, the Board of Directors may grant restricted stock, stock options, stock appreciation rights, and other equity-based awards to employees, directors, and consultants of the Company. Initially, there were 200,000 shares of the Company's common stock available for grant under the Plan. The Plan provides that it will be administered by the Board of Directors or a committee of the Board of Directors that may be designated in the future. The Plan has a term of ten years. On September 18, 2013, the Board of Directors increased the number of shares of common stock available for grant under the Plan to 350,000 shares.

During the six months ended June 30, 2021 and 2020, no shares were granted under the Plan, and no stock-based compensation expense was recognized.

The Company estimates the fair value of stock options on the grant date by applying the Black-Scholes option pricing valuation model. The application of this valuation model involves assumptions that are highly subjective, judgmental, and sensitive in the determination of compensation cost.

Note 7 - Employee Benefit Plans

The Company has a defined contribution Retirement Savings Plan (the Savings Plan) for its U.S. employees. Employees age 21 and above are eligible to participate in the Savings Plan. The Company matching contribution for the six months ended June 30, 2021 and 2020 was \$6,766 and \$7,288, respectively. The Savings Plan also contains provisions for profit sharing contributions in the form of cash as determined annually by the Company's Board of Directors. There were no profit-sharing contributions for the six months ended June 30, 2021 and 2020.

Notes to Consolidated Financial Statements

Note 8 - Income Taxes

The provision for income tax expense (benefit) for the six months ended June 30 consisted of the following (in thousands):

	_	2021		2020	
Federal Current Deferred	\$	(12)	\$	166 <u>-</u>	
	<u>\$</u>	(12)	\$	166	
State Current Deferred	\$ 	(3)		39 - 39	
Foreign Current Deferred	\$	880 -	\$	325 	
	<u>\$</u>	880	\$	325	
	<u>\$</u>	865	\$	530	

The Company had no federal net operating losses at December 31, 2020. The Company had state net operating losses of approximately \$1,716 (in thousands) at December 31, 2020, expiring at various times based on individual state limits.

Valuation allowances are provided to reduce the carrying amount of deferred tax assets when it is more-likely-than-not that some portion or all of the deferred tax assets will not be realized. When assessing the realizability of deferred tax assets, management considers whether it is more-likely-than-not that some portion or all of the deferred tax assets will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income in the appropriate taxing jurisdictions during the periods in which those temporary differences become deductible. Management considers the scheduled reversal of deferred tax liabilities, projected future taxable income, taxable income in carryback years, and tax planning strategies in making this assessment. As of December 31, 2020 and 2019, based upon taxable income, a valuation allowance is only deemed appropriate on the unrealized loss on investments.

Notes to Consolidated Financial Statements

Note 9 - Contingencies

From time to time, the Company is involved in various claims and legal actions arising in the ordinary course of business. There were no pending actions as of June 30, 2021.

Note 10 - Stock Repurchase Program

On May 14, 2015, the Company's Board of Directors approved a program to repurchase up to \$250,000 of its outstanding stock. There were no stock repurchases during the six months ended June 30, 2021 and 2020.

Note 11 - Recent Accounting Pronouncements

In December 2019, the FASB issued ASU 2019-12, *Income Taxes* (*Topic 740*): Simplifying the Accounting for Income Taxes, which is intended to simplify various aspects related to accounting for income taxes. ASU 2019-12 removes certain exceptions to the general principles in ASC 740 and also clarifies and amends existing guidance to improve consistent application. This guidance is effective for public entities for fiscal years beginning after December 15, 2020, and for interim periods within those fiscal years. The Company adopted this standard in 2021 with no material impact on the Company's consolidated financial statements.

Note 12 - Subsequent Events

Events and transactions for items that should potentially be recognized or disclosed in these consolidated financial statements occurring subsequent to the consolidated balance sheets date of June 30, 2021, have been evaluated through August 13, 2021, the date which these consolidated financial statements were available to be issued.

The Company announced that Leticia ("Tish") Cardonick has joined Paragon Technologies and has been appointed as the Company's new Chief Financial Officer. Last year, Deborah Mertz, the Chief Financial Officer of PGNT and SI, notified the Company of her intention to retire from her positions with the Company and its subsidiaries effective August 31, 2021. Ms. Cardonick joined the Company on July 20, 2021, and has been appointed as Chief Financial Officer as of August 31, 2021.

No other material subsequent events were noted.