SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
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QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarter ended June 30, 1995
Commission File No. 0-13292

McGRATH RENTCORP

(Exact name of registrant as specified in its Charter)<br>California 94-2579843<br>(State or other jurisdiction of incorporation or organization)<br>(I.R.S. Employer Identification No.)<br>2500 Grant Avenue San Lorenzo, California 94580<br>(Address of principal executive offices)<br>Registrant's telephone number: (510) 276-2626

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

No
$\qquad$
At August 9, 1995, 7,842,137 shares of Registrant's Common Stock were outstanding.

## PART 1. FINANCIAL INFORMATION

Item 1. Financial Statements.

## CONSOLIDATED STATEMENTS OF INCOME (Unaudited)

REVENUES:
Rental operations-
Rental
Rental related services

Sales and related services
Total revenues

COSTS \& EXPENSES:
Direct costs of rental operationsDepreciation
Rental related services Other

Cost of sales and related services

Gross margin
Selling and administrative expenses

Income from operations

Interest expense

Income before provision
for income taxes
Provision for income taxes

Net income

Net income per share

| Three months ended June 30, |  |
| :---: | :---: |
| 1995 | 1994 |


| Six months ended |  |
| :---: | :---: |
| June 30, |  |

Six months ended June 30,

1994

| \$22,596, 061 | \$22, 238,456 |
| :---: | :---: |
| 3,799,728 | 4,556,044 |
| 26,395,789 | 26,794,500 |
| 7,374,527 | 5, 807, 393 |
| 33,770,316 | 32,601, 893 |

5,420,130
2,995, 255
2,376,276

10,791, 661
3,831, 439
14, 623, 100
$17,978,793$
6,509,197

11,469,596

953, 377
$10,516,219$
4, 075, 034
\$ 6,441,185
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$\$ 0.76$
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The accompanying notes are an integral part of these financial statements

McGrath RentCorp Second Quarter 1995 Form 10-Q

## CONSOLIDATED BALANCE SHEETS

(Unaudited)


| Assets |  |  |
| :---: | :---: | :---: |
| Cash | \$ 342,119 | \$ 1,151,648 |
| Accounts receivable, less allowance for doubtful |  |  |
| in 1994 | 13,634, 077 | 12,662, 213 |
| Rental equipment, at cost: |  |  |
| Relocatable modular offices | 146, 069,782 | 144, 674, 027 |
| Electronic test instruments | 32,331, 674 | 29,541,687 |
| Accessory equipment | 3,677,130 | 3, 627,776 |
|  | 182, 078,586 | 177, 843,490 |
| Less - Accumulated depreciation | $(54,177,730)$ | $(50,599,702)$ |
|  | 127,900,856 | 127,243,788 |
| Land | 19,484,550 | 19,484, 550 |
| Improvements, furniture and equipment, at cost, |  |  |
| less accumulated depreciation of \$2,454,662 |  |  |
| in 1995 and \$2,348,664 in 1994 | 10,770,358 | 7,276,411 |
| Prepaid expenses and other assets | 2,408,512 | 2,103,913 |
|  | \$174, 540,472 | \$169, 922, 523 |
| Liabilities and Shareholders' Equity |  |  |
| Liabilities: |  |  |
| Notes payable | \$ 37,315, 000 | \$ 35,950,000 |
| Accounts payable and accrued liabilities | 11, 391, 939 | 9, 603, 107 |
| Deferred income | 6,805,920 | 7,247,647 |
| Deferred income taxes | 33, 757, 354 | 33,282, 281 |
| Total liabilities | 89,270,213 | 86, 083, 035 |
| Shareholders' equity: |  |  |
| Common stock, no par value - |  |  |
| Authorized - 20,000,000 shares |  |  |
| Outstanding - 8,052,937 shares in 1995 |  |  |
| and 8,158,687 in 1994 | 13,825,627 | 15,999,633 |
| Retained earnings | 71,444, 631 | 67, 839, 855 |
| Total shareholders' equity | 85,270,258 | 83, 839,488 |
|  | \$174,540,471 | \$169, 922, 523 |

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

## CONSOLIDATED STATEMENTS OF CASH FLOWS <br> Increase (decrease) in cash (Unaudited)



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

1. The consolidated financial information for the six months ended June 30, 1995 has not been audited, but in the opinion of management, all adjustments (consisting only of normal recurring accruals, consolidation and eliminating entries) necessary for the fair presentation of the consolidated results of operations, financial position, and cash flows of McGrath RentCorp (the "Company") have been made. The consolidated results of the six months ended June 30, 1995 should not be considered as necessarily indicative of the results for the entire year. It is suggested that these consolidated financial statements be read in conjunction with the financial statements and notes thereto included in the Company's latest Form 10-K.
2. The number of outstanding shares and equivalent shares used in the earnings per common share calculations were as follows:

|  |  |  | Primary | Fully Diluted |
| :---: | :---: | :---: | :---: | :---: |
| Three months ended: | June 30, | 1995 | 8,266,920 | 8,213,431 |
|  | June 30, | 1994 | 8,456,998 | 8,452,006 |
| Six months ended: | June 30, | 1995 | 8,279, 073 | 8,222,935 |
|  | June 30, | 1994 | 8,463,369 | 8,463,214 |

3. On January 1, 1995, McGrath RentCorp converted a $\$ 300,000$ note receivable to $73.171 \%$ ownership of Enviroplex, Inc. Enviroplex, Inc. manufactures portable classrooms built to the requirements of the Division of State Architect ("DSA") and sells primarily to school districts. In June 1995, Enviroplex established a \$1,000,000 revolving line of credit with a bank which is guaranteed by McGrath RentCorp. The accompanying consolidated financial statements include the accounts of the Company and its majority owned subsidiary. All intercompany accounts and transactions have been eliminated in consolidation.
4. In April 1995, 6,786 shares of common stock were issued under the Long Term Bonus Plan to certain key employees for achieving an average return on equity during the three years ended December 31, 1994. The liability of $\$ 115,362$ for these shares was reflected in the 1994 Financial Statements and in April 1995 was reclassed to equity (common stock) upon issuance.

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

Three and Six Months Ended June 30, 1995 and 1994

Rental revenues for the three and six months ended June 30, 1995 increased $\$ 108,015$ (1\%) and $\$ 357,605$ (2\%), respectively, over the same periods in 1994. For the six month period, the $\$ 947,626$ increase in rental revenues from electronics was offset by a $\$ 590,021$ decline in rental revenues from relocatable modular offices. The rental revenue decline for modulars was due to the return of a significant amount of equipment ( 220 unit complex) from a single customer which had generated rental billings of $\$ 322,464$ per quarter. Average utilization during the first six months declined for modular equipment, from $78.1 \%$ to $75.1 \%$, and improved slightly for electronic equipment, from $53.7 \%$ to $54.4 \%$, as compared to the same period in 1994.

Rental related services for the three and six months ended June 30, 1995 decreased $\$ 330,148$ (16\%) and $\$ 756,316$ (17\%), respectively, over the same periods in 1994. The six month decrease was due to fewer site work requirements experienced in 1995 offset by a one time adjustment of incentive fees recognized by the Company for equipment management. For the six month comparative period in 1994, $\$ 739,000$ of rental related service revenues was for site work for three projects, one of which was directly related to the Northridge, California earthquake. Gross margins for rental related services for the six month period increased from 34\% in 1994 to 37\% in 1995.

Sales and related services for the three and six months ended June 30, 1995 increased \$1,092,297 (40\%) and \$1,567,134 (27\%), respectively, over the same periods in 1994. The increases in sales volume for each comparative period is due to the sales volume of the Company's majority owned subsidiary, Enviroplex, Inc. which had sales in the first six months of 1995 of $\$ 2,668,573$. Sales and related services from quarter to quarter have fluctuated depending on customer requirements. Gross margins on sales and related services for the six month period declined from 34.0\% in 1994 to 33.5\% in 1995.

Selling and administrative expenses for the three and six months ended June 30, 1995 decreased $\$ 178,607$ (5\%) and $\$ 76,817$ (1\%), respectively, over the same periods in 1994. The six month decrease is primarily due to net reductions in bad debt, insurance and freight-in expenses amounting to $\$ 743,824$ offset by the addition of Enviroplex, Inc. expenses of $\$ 338,569$ and the acceleration of the recognition of a leasehold improvement expense of $\$ 330,000$.

Interest expense for the three and six months ended June 30, 1995 increased $\$ 191,975$ (39\%) and $\$ 409,284$ (43\%), respectively, over the same periods in 1994 as a result of higher borrowing levels combined with a higher average interest rate.

Income before provision for income taxes for the three and six months ended June 30, 1995 increased $\$ 76,516$ (1\%) and $\$ 213,355$ (2\%), respectively, over the same periods in 1994 with net income remaining the same for each reported period as a result of a slightly higher effective tax rate for 1995.

Liquidity and Capital Resources.
The debt (notes payable) to equity ratio was 0.44 to 1 at June 30, 1995 compared to 0.43 to 1 at December 31, 1994. The debt (total liabilities) to equity ratio at the end of the current period was 1.05 to 1 as compared to 1.03 to 1 as of December 311994.

The Company's primary use of funds is to purchase rental equipment, and funds will continue to be used for this purpose in the future. Additionally, the Company has used substantial funds to make improvements to its inventory facilities located in Southern California, Northern California and the Houston area, and funds will continue to be used for this purpose.

From time to time, the Company has repurchased shares of its issued and outstanding common stock in the over-the-counter market (NASDQ) and/or through privately negotiated, large block transactions. The Board of Directors believes the Company's shares are currently undervalued by the market and that the repurchase of its shares is a good investment for the Company under such circumstances. During the year ended December 31, 1994, the Company repurchased 158,354 shares of its issued and outstanding common stock for an aggregate purchase price of $\$ 2,532,591$ (average price of $\$ 15.99$ per share). During the first quarter of 1995 , the Company repurchased 45,700 shares of its common stock for an aggregate purchase price of $\$ 714,038$ (average price of $\$ 15.62$ per share), and during the second quarter 1995, it repurchased 96,566 shares for an aggregate purchase price of $\$ 1,602,197$ (average price of $\$ 16.59$ per share). During the period from July 1 through August 9, 1995, the Company has repurchased an additional 211,800 shares at an aggregate purchase price of $\$ 3,654,294$ (average price of $\$ 17.25$ per share). Shares repurchased by the Company are cancelled and returned to the status of authorized but unissued stock. As of August 9, 1995, the Company was still authorized to purchase an additional 341,634 shares of its common stock under an authorization from its Board of Directors given on March 30, 1995.

During the first six months of 1995, the Company paid $\$ 1,878,282$ in cash quarterly dividends to its shareholders. Subject to its continued profitability and favorable cash flow, the Company intends to continue the payment of quarterly dividends to its shareholders.

## PART II. OTHER INFORMATION

ITEM 5. OTHER INFORMATION
In June 1995, the Company declared a quarterly dividend on its Common Stock; the dividend was $\$ 0.12$ per share. Subject to its continued profitability and favorable cash flow, the Company intends to continue the payment of quarterly dividends. The Company's loan agreement with the Bank prohibits payment of dividends in excess of $50 \%$ of net income in any one year without the bank's consent.

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K
(a) EXHIBITS. No exhibits included.
(b) REPORTS ON FORM 8-K. No reports on form $8-\mathrm{K}$ have been filed during the quarter for which this report is filed.

## SIGNATURES

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

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By: /s/ Delight Saxton
Delight Saxton, Chief Financial
Officer and Vice President
of Administration
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THIS SCHEDULE CONTAINS SUMMARY FINANCIAL INFORMATION EXTRACTED FROM MCGRATH, RENTCORP'S QUARTERLY REPORT (10Q) FOR THE QUARTER ENDING JUNE 30, 1995 AND IS QUALIFIED IN ITS ENTIRETY BY REFERENCE TO SUCH FINANCIAL STATEMENTS.

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