UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K/A Amendment 1

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): May 12, 2006

INTEGRA LIFESCIENCES HOLDINGS CORPORATION (Exact name of Registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 0-26224 (Commission File Number) 51-0317849 (I.R.S. Employer Identification No.)

311 Enterprise Drive
Plainsboro, NJ 08536
(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (609) 275-0500

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- [] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- [] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- [] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- [] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

ITEM 2.01. COMPLETION OF ACQUISITION OR DISPOSITION OF ASSETS

This Current Report on Form 8-K/A amends and supplements the Current Report on Form 8-K filed by Integra LifeSciences Holdings Corporation (the "Company") on May 17, 2006 (the "Initial Form 8-K") to include financial statements and pro forma financial information permitted pursuant to Item 9.01 of Form 8-K to be excluded from the Initial Form 8-K and filed by amendment to the Initial Form 8-K no later than 71 days after the date the Initial Form 8-K was required to be filed.

Miltex Holdings, Inc. was created on January 1, 2006 as a wholly owned subsidiary of ASP/ Miltex LLC. ASP/ Miltex LLC transferred the shares in all of its other subsidiaries to Miltex Holdings, Inc. in exchange for all of the shares of Miltex Holdings, Inc. After that date ASP/ Miltex LLC had no other assets or liabilities or did not have any other operations. The financial statements of ASP/ Miltex LLC essentially represent the entire business acquired by the Company on May 12, 2006. The entire business, for purposes of this document, is defined as Miltex Holdings, Inc. and Subsidiaries ("Miltex").

ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS

(a) Financial Statements of Business Acquired

ASP/ Miltex LLC and Subsidiaries Consolidated Financial Statements as of and for the years ended December 31, 2005 and 2004 and Report of Independent Auditors

ASP/ Miltex LLC and Subsidiaries Condensed Consolidated Statements of Operations and Other Comprehensive Income (Loss), Changes in Member's Equity and Cash Flows for the three months ended March 31, 2005 and 2006 (unaudited)

(b) Unaudited Pro Forma Financial Information

Unaudited Pro Forma Condensed Combined Balance Sheet of the Company and Miltex as of March 31, 2006

Unaudited Pro Forma Condensed Combined Statements of Operations of the Company and Miltex for the year ended December 31, 2005 and three months ended March 31, 2006

Notes to unaudited Pro Forma Condensed Combined Financial Information of the Company and Miltex

(c) Exhibits

Exhibit Number Description of Exhibit

23.1 Consent of PricewaterhouseCoopers LLP

ITEM 9.01(a) FINANCIAL STATEMENTS OF BUSINESS ACQUIRED

ASP/MILTEX LLC AND SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2005 AND 2004

ASP/MILTEX LLC AND SUBSIDIARIES INDEX DECEMBER 31, 2005 AND 2004

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REPORT OF INDEPENDENT AUDITORS

To the Board of Directors and Members of ASP/Miltex LLC

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of operations and other comprehensive income (loss), changes in members' equity and cash flows present fairly, in all material respects, the financial position of ASP/Miltex LLC and its subsidiaries at December 31, 2005 and 2004, and the results of their operations and their cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

/s/ PricewaterhouseCoopers LLP

March 30, 2006

2005 2004 ASSETS Current assets Cash 216,101 \$ 131,676 Accounts receivable, net of allowance for doubtful accounts of \$75,000 in 2005 and 2004 8,513,883 14,878,600 7,729,230 Inventory 14,711,127 1,660,572 1,622,630 Deferred income taxes Prepaid expenses and other current assets 1,753,332 940,610 Total current assets 25, 257, 640 26,900,121 1,088,453 Other assets 383,727 7,298,620 1,197,083 38,897,136 Property and equipment, net Deferred financing costs, net 7,756,983 1,595,357 38,897,136 Goodwill Other intangible assets, net 20,285,212 21,345,477 \$93,319,418 \$97,583,527 Total assets ========= LIABILITIES AND MEMBERS' EQUITY Current liabilities Accounts payable and accrued expenses \$ 8,535,948 \$ 8,132,602 Current portion of long-term debt 6,428,449 5,526,700 13,659,302 14,964,397 Total current liabilities 23,087,509 684,304 30,830,414 703,059 Long-term debt Other liabilities 7,410,557 Deferred income taxes 6,751,082 Total liabilities 45, 487, 292 52, 603, 332 Commitments and contingencies Members' equity 47,832,126 44,980,195 Total liabilities and members' equity \$93,319,418 \$97,583,527 =========

	2005	2004
Net sales Cost of sales	, ,	35,250,306
Gross profit	26,356,818	24,046,397
OPERATING EXPENSES Selling, general and administrative Depreciation and amortization		13,902,346 1,476,154
Total operating expenses	15,460,965	15,378,500
Income from operations	10,895,853	8,667,897
OTHER INCOME (EXPENSE) Interest expense Gain (loss) on forward foreign exchange contracts, net		(3,242,868) 1,330,822
Total other expense, net		(1,912,046)
Income before provision for income taxes Provision for income taxes	4,745,425	6,755,851 2,238,437
Net income	2,933,661	4,517,414
OTHER COMPREHENSIVE INCOME (LOSS) Minimum pension liability, net of taxes of \$(39,056) and \$14,353, respectively Foreign currency translation adjustment, net of taxes of \$(11,037) and \$4,695, respectively	. , ,	28,655 7,659
Total other comprehensive (loss) income	(81,730)	36,314
Comprehensive income	\$ 2,851,931 =======	

	MEMBERS' INTEREST	RETAINED EARNINGS	ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)	TOTAL MEMBERS' EQUITY
BALANCE, JANUARY 1, 2004	\$ 30,523,011	\$ 9,922,442	\$ (83,986)	\$40,361,467
Contributions Other comprehensive income Net income	65,000 - -	- - 4,517,414	36,314 -	65,000 36,314 4,517,414
BALANCE, DECEMBER 31, 2004 Other comprehensive income Net income	30,588,011	14,439,856 - 2,933,661	(47,672) (81,730)	44,980,195 (81,730) 2,933,661
BALANCE, DECEMBER 31, 2005	\$ 30,588,011	\$17,373,517 =======	\$ (129,402) ========	\$47,832,126 =======

	2005	2004
CASH FLOWS FROM OPERATING ACTIVITIES Net income	\$ 2,933,661	Ф 1 E17 111
Adjustments to reconcile net income to	\$ 2,933,001	Ф 4,517,414
net cash provided by operating activities		
Depreciation and amortization	2 000 687	2,009,281
Amortization of financing costs	2,090,687 398,274	398,274
Unrealized gain (loss) on forward	000/214	000/214
foreign exchange contracts, net	2,206,953	2,434,365
Unrealized loss on interest rate swap contracts	-	(159,816)
Provision for doubtful accounts	_	(97,000)
Provision for obsolete inventory	16,374	0.45 4.05
Deferred income taxes	16,374 (647,324) 73.921	(808, 388)
Loss on sales of property and equipment	73,921	71,387
Changes in operating assets and liabilities	,	,
Accounts receivable	784,653	(1,494,62)
Inventory	454 000	(4 000 00)
Prepaid expenses and other current assets	164,604	(54,065)
Other assets	25,955	(52,910)
Accounts payable and accrued expenses	(506,821)	2,386,335
Other liabilities	(121,534)	(275, 261)
	151,099 164,604 25,955 (506,821) (121,534)	
Net cash provided by operating activities	7,570,502	7,226,237
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds on sale of property and equipment	3,208	-
Purchases of property and equipment	(581,740)	(973,854)
	3,208 (581,740) (578,532)	(0=0,0=4)
Net cash used in investing activities	(578,532)	(973,854)
CACH FLOUG FROM FINANCING ACTIVITIES		
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from borrowings on credit facilities	0 072 054	10 600 670
Payments on borrowings on credit facilities	(15 052 255)	13,622,672
Contributions from members	(15,852,355)	(19,881,199)
CONTRIBUCTORS From members	-	65,000
Net cash used in financing activities	(6,878,501)	(6,193,52)
Net cash used in financing activities	(0,070,301)	(0,193,32)
Effect of exchange rate changes on cash	(29,044)	
Errece or exchange race changes on easi	(23,044)	
Net increase in cash	84,425	71,210
	- 1, 1-2	,
CASH		
Beginning of year	131,676	60,466
° ° ,		60,466
End of year	\$ 216,101	\$ 131,676
	=========	========
SUPPLEMENTAL DISCLOSURES OF		
CASH FLOWS INFORMATION		
Cash paid for interest	\$ 2,384,018	\$ 3,199,950
	=======================================	========
Cash paid for income taxes	\$ 2,862,606	\$ 945,011
	========	========
NONOAGU TUUFOTTUO AGTTUTTTT		
NONCASH INVESTING ACTIVITIES	Ф 07 045	ф 47 F44
Investment in a capital lease	\$ 37,345	\$ 17,511
	========	========

DECEMBER 31, 2005 AND 2004

ORGANIZATION AND BUSINESS

ASP/Miltex LLC, together with its wholly-owned subsidiaries, ASP/Miltex Group Holdings, Inc. and Miltex Dental, Inc. (collectively, the "Company"), is a manufacturer and distributor of medical and dental instruments to health care product dealers throughout domestic and international markets. The subsidiaries of ASP/Miltex Group Holdings, Inc. are, ASP/Miltex Holdings, Inc., Miltex, Inc., Miltex Technologies, Inc., Miltex GmbH and Meisterhand Instrument GmbH, a subsidiary of Miltex GmbH acquired in January 2005. The subsidiaries of Miltex Dental, Inc. are, Miltex Dental Technologies, Inc., Miltex Dental Instruments, Inc. and Endosolutions, Inc.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

PRINCIPLES OF CONSOLIDATION

The consolidated financial statements include the accounts of ASP/Miltex LLC and its wholly-owned subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation.

USE OF ESTIMATES

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of consolidated assets and consolidated liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of consolidated revenues and consolidated expenses during the reporting period. Significant estimates made by management include allowance for doubtful accounts, inventory obsolescence, depreciation, amortization and accrued expenses. Actual consolidated results could differ from those estimates.

INVENTORY

Inventory, consisting of raw material, work in process and merchandise for resale, is stated at the lower of cost or market. Cost is determined using the weighted average method.

At each balance sheet date, the Company evaluates ending inventories for excess and obsolete quantities. This evaluation includes analyses of historical sales levels by product, projections of future demand and general market conditions. To the extent that management determines there are excess or obsolete quantities, valuation reserves are recorded against all or a portion of the value of the related products to adjust their carrying value to estimated net realizable value.

DEFERRED FINANCING COSTS

The costs related to the issuance of credit facilities are capitalized and amortized using the effective interest method over the term of the related borrowings. Amortization expense included as a component of interest expense at December 31, 2005 and 2004 was approximately \$398,000, and accumulated amortization for the years then ended was approximately \$2,253,000 and \$1,855,000, respectively.

PROPERTY AND EQUIPMENT

Property and equipment is stated at cost less accumulated depreciation. Depreciation is computed using the straight-line method over the estimated useful lives of the assets, which primarily range from 5 to 12 years for equipment and 15 to 39 years for buildings and improvements.

CASH

The Company includes cash, interest-bearing cash accounts and petty cash in the cash account on the balance sheet.

ACCOUNTS RECEIVABLE AND ALLOWANCE FOR DOUBTFUL ACCOUNTS Trade accounts receivable are recorded at the invoiced amount and do not bear interest. The Company grants credit to customers in the normal course of business, but generally does not require collateral or any other security to support its receivable. The allowance for doubtful accounts is the best estimate of the amount of probable credit losses in the existing accounts receivable. The allowance is determined based on a review of individual accounts for collectibility, generally focusing on those accounts that are past due. The current year expense to adjust the allowance for doubtful accounts is recorded within selling, general and administrative expenses in the statements of operations and other comprehensive income (loss). Account balances are charged against the allowance when it is probable the receivable will not be recovered.

GOODWILL AND INDEFINITE LIVED INTANGIBLE ASSETS

In accordance with Statement of Financial Accounting Standards ("SFAS") No. 142, GOODWILL AND OTHER INTANGIBLE ASSETS ("SFAS 142"), the Company ceased amortizing goodwill and indefinite lived intangible assets as of January 1, 2002. Goodwill and indefinite lived intangible assets is tested for impairment annually on December 31 or whenever events or changes have occurred that would suggest an impairment of carrying value. An impairment would be recognized when the carrying amount of goodwill and indefinite lived intangible assets exceeds its implied fair value. The Company has identified no such impairment losses.

INTANGIBLE ASSETS

Intangible assets are comprised of patents, customer lists, trademarks and trade names, product supply agreements and copyrights and are recorded at cost. Amortization of these assets is recorded using the straight-line method over lives ranging from 3 to 30 years. The Company continually reviews its intangible assets to evaluate whether events or changes have occurred that would suggest an impairment of carrying value. An impairment would be recognized when expected future operating cash flows are lower than the carrying value. The Company has identified no such impairment losses.

ASSET RECOVERABILITY

In accordance with Statement of Financial Accounting Standards No. 144, ACCOUNTING FOR THE IMPAIRMENT OR DISPOSAL OF LONG-LIVED ASSETS ("SFAS No 144"), the Company reviews the realizability of long-lived assets, including property and equipment, whenever events or circumstances occur which indicate recorded costs may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to future net cash flows expected to be generated by the asset. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amounts of the assets exceed the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or fair value less costs to sell. The Company has identified no such impairment losses.

DECEMBER 31, 2005 AND 2004

INCOME TAXES

The Company recognizes deferred income tax assets and liabilities for ASP/Miltex Group Holdings, Inc. and Miltex Dental, Inc., which are recognized as C corporations for income tax purposes. Deferred income taxes are recognized for the expected future tax consequences of events that have been included in the Company's consolidated financial statements or corporate income tax returns. Deferred income tax assets and liabilities are determined based on differences between financial accounting and tax bases of assets and liabilities using enacted tax rates in effect for the period in which the differences are expected to reverse.

SIGNIFICANT CONCENTRATIONS

Financial instruments which potentially subject the Company to credit risk principally consist of trade receivables. A substantial portion of the Company's sales and accounts receivables are from its 10 largest customers. At December 31, 2005 and 2004, approximately 54% and 66%, respectively, of accounts receivables were due from these customers. Sales from these customers for 2005 and 2004 were approximately 49% and 58%, respectively.

The Company currently buys a significant portion of its products from overseas suppliers primarily in Germany and Japan. Changes in market conditions could affect operating results as approximately 80% and 77% of purchases were purchased from these overseas suppliers at December 31, 2005 and 2004, respectively.

REVENUE RECOGNITION

The Company recognizes revenues when the goods are shipped, the title and risk of loss has transferred to the customer, the price is fixed or determinable and collectibility is reasonably assured. Some customers receive rebates upon attaining established sales volumes. Management records these rebate costs as a reduction of revenue based on its assessment of the likelihood that these volumes will be attained.

SHIPPING AND HANDLING FEES

Shipping and handling fees that are collected from our customers in connection with our sales are recorded as revenue and were \$538,147 and \$466,617 for the years ending December 31, 2005 and 2004, respectively. The costs incurred with respect to shipping and handling fees are recorded as cost of sales and were \$1,290,666 and \$1,219,030 for the years ending December 31, 2005 and 2004, respectively.

FAIR VALUE OF FINANCIAL INSTRUMENTS

The fair value of the Company's financial instruments, including accounts receivable, prepaid expenses, accounts payable and accrued expenses approximate cost because of their short maturities. The fair value of the debt approximates its carrying amount based upon current market conditions and interest rates.

DERIVATIVE INSTRUMENTS

The Company accounts for derivative financial instruments in accordance with SFAS No. 133, ACCOUNTING FOR DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES ("SFAS 133"). SFAS 133, as amended, requires that all derivative instruments be recorded on the balance sheet at fair value as either assets or liabilities. Since the Company's derivative instruments do not qualify for hedge accounting, changes in fair value of the derivatives are recognized in earnings.

DECEMBER 31, 2005 AND 2004

The Company uses derivative financial instruments principally to manage the risk that changes in interest rates will affect the amount of its future interest payments and, with regard to foreign currency exchange rates, to manage the risk that changes in exchange rates will affect the amount of unremitted future payments for goods received from its overseas suppliers.

FOREIGN CURRENCY TRANSLATION

The financial statements of the Company's foreign subsidiary are translated into United States dollars for consolidation and reporting purposes. Current rates of exchange are used to translate assets and liabilities, except for certain liabilities denominated in United States dollars which are translated at the historical rates in effect on the transaction dates. Revenues and expenses are translated at rates which approximate the rates in effect on the transaction adjustments are reflected as a separate component of members' equity. Transaction gains or losses are included in the determination of income.

STOCK OPTIONS

As permitted by Statement of Financial Standards No. 123, ACCOUNTING FOR STOCK BASED COMPENSATION ("SFAS No. 123"), the Company has chosen to apply APB Opinion No. 25, ACCOUNTING FOR STOCK ISSUED TO EMPLOYEES ("APB 25") and related interpretations in accounting for its Plans. Accordingly, no compensation cost has been recognized for options granted under the Plans.

For pro forma disclosures, the estimated fair value of the options is amortized to expense over the options' vesting period. Following is the after tax expense effect of the application of the Black-Scholes valuation:

	===	=======	========
Net income, pro forma	\$	2,923,006	\$ 4,506,467
compensation expense, net of related tax effects of \$7,103 and \$7,298		10,655	10,947
Less: Total stock based employee			
Net income	\$	2,933,661	\$ 4,517,414
		2005	2004

RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS
In November 2004, the FASB issued Statement of Financial Accounting
Standards ("SFAS") No. 151, INVENTORY COSTS -- AN AMENDMENT OF ARB NO.
43, CHAPTER 4. This standard provides clarification that abnormal
amounts of idle facility expense, freight, handling costs, and spoilage
should be recognized as current-period charges. Additionally, this
standard requires that allocation of fixed production overheads to the
costs of conversion be based on the normal capacity of the production
facilities. The provisions of this standard are effective for inventory
costs incurred during fiscal years beginning after June 15, 2005. This
standard will not have a material impact on the Company's financial
statements.

On December 16, 2004, the FASB issued Statement of Financial Accounting Standards No. 123(R), SHARE-BASED PAYMENT ("FAS 123(R)"). FAS 123(R) revised FASB Statement No. 123, ACCOUNTING FOR STOCK-BASED COMPENSATION ("FAS 123") and requires companies to expense the fair value of employee stock options and other forms of stock-based compensation. FAS 123(R) must be adopted by nonpublic companies starting with the first annual period that begins after December 15, 2005. The Company is evaluating the requirements of FAS 123(R) and will adopt the statement in 2006.

In March 2005, the FASB issued FIN 47, ACCOUNTING FOR CONDITIONAL ASSET RETIREMENT OBLIGATIONS (an interpretation of SFAS No. 143). FIN 47 provides clarification with respect to the timing of liability recognition for legal obligations associated with retirement of tangible long-lived assets when the timing and/or method of settlement of the obligation is conditional on a future event. FIN 47 requires that the fair value of a liability for a conditional asset retirement obligation be recognized in the period in which it occurred if a reasonable estimate of fair value can be made. The adoption of FIN 47 at December 31, 2005 had no impact on the Company's statements of operations and other comprehensive income (loss), cash flows or its balance sheet.

RECLASSIFICATIONS

Certain prior year amounts have been reclassified for consistent presentation.

RESTRUCTURING 3.

On August 22, 2005, Company's management announced a plan to consolidate the operations from the Missoula, MT manufacturing facility into the York, PA facility. The consolidation was completed on January 31, 2006, and the Missoula facility has been placed on the market for sale. The costs associated with the move are anticipated to be approximately \$241,000, of which approximately \$138,000 was incurred during 2005 and is included in selling, general and administrative expenses. This amount is included in accrued expenses at December 31, 2005 and principally related to employee termination costs.

INVENTORY

Inventory consisted of the following at December 31:

		2005	2004
Raw material Work in process Merchandise for resale	\$	367,896 1,118,138	\$ 457,055 790,195
merchandise for resaid	e 	14,130,093 15,616,127	14,519,976 15,767,226
Less: Allowance for ol	bsolescence 	(905,000) 	(888,626)
	\$ ==	14,711,127 ======	\$14,878,600 ======

DECEMBER 31, 2003 AND 2004

5. PROPERTY AND EQUIPMENT, NET

Property and equipment consisted of the following at December 31:

	2005	2004
Land	\$ 625,000	\$ 625,000
Building and improvements	3,533,946	3,520,977
Machinery and equipment	4,364,981	4,113,758
Computer equipment	2,067,449	1,931,324
Furniture and fixtures	800,328	792,117
Construction in progress	64,816	22,921
Equipment under capital lease	55,066	17,511
Property and equipment, gross Less: Accumulated depreciation and	11,511,586	11,023,608
amortization	(4,212,966)	(3,266,625)
Property and equipment, net	\$ 7,298,620 =======	\$ 7,756,983 =======

Depreciation and amortization expense for the years ended December 31, 2005 and 2004 was \$1,000,319 and \$929,595, respectively.

In connection with the facility consolidation (Note 3), the Company disposed of certain equipment. Losses on sales of property and equipment, including losses associated with the facility consolidation, for the years ended December 31, 2005 and 2004 was \$73,921 and \$71,387, respectively.

6. OTHER INTANGIBLE ASSETS, NET

Other intangible assets consisted of the following at December 31:

		2005		
	LIVES	COST	ACCUMULATED AMORTIZATION	NET
INTANGIBLE ASSETS SUBJECT TO AMORTIZATION				
Trademarks and trade names	10-30	\$17,528,232	\$ 3,393,239	\$14,134,993
Customer list	5-20	4,906,000	1,527,300	3,378,700
Patents	5-20	814,138	424,619	389,519
Total intangible assets subject to amortization		23,248,370	5,345,158	17,903,212
INTANGIBLE ASSETS NOT SUBJECT TO AMORTIZATION				
Product supply agreement		2,382,000	-	2,382,000
Intangible assets, net		\$25,630,370	\$ 5,345,158	\$20,285,212
		=========	===========	========

			2004	
	LIVES	COST	ACCUMULATED AMORTIZATION	NET
INTANGIBLE ASSETS SUBJECT TO AMORTIZATION				
Trademarks and trade names	10-30	\$17,508,031	\$ 2,800,267	\$14,707,764
Customer list	5-20	4,906,000	1,176,100	3,729,900
Patents	5-20	849,108	323, 295	525,813
Total intangible assets subject to amortization		23, 263, 139	4,299,662	18,963,477
INTANGIBLE ASSETS NOT SUBJECT TO AMORTIZATION				
Product supply agreement		2,382,000	-	2,382,000
Intangible assets, net		\$25,645,139	\$ 4,299,662	\$21,345,477

Amortization expense charges totaled \$1,090,368 and \$1,079,686 for the years ended December 31, 2005 and 2004, respectively. At December 31, 2005, estimated future amortization expense would be approximately \$1,792,000 for the years ending December 31, 2006, 2007 and 2008 and \$880,000 for the years ending December 31, 2009 and 2010.

7. ACCOUNTS PAYABLE AND ACCRUED EXPENSES

Accounts payable and accrued expenses consisted of the following at December ${\bf 31:}$

	2005	2004
Accrued taxes	\$ 2,590,605	\$2,977,509
Trade payables	1,593,180	2,091,815
Customer rebates	1,081,960	1,124,899
Unrealized loss on		
foreign exchange contracts	910,167	-
Interest payable	618,603	78,965
Employee bonuses	335,203	282,341
Selling commissions	229,855	227,761
0ther	217,366	126,911
Professional fees	211,471	123,473
Employer 401(k) match	151,881	74,948
Salary	149,761	149,340
Missoula facility closing	137,964	-
Marketing and advertising	109,577	128,336
Royalties	100,075	92,460
Consulting contract (Note 15)	98,280	376,505
Deferred revenue	-	277,339
	\$ 8,535,948	\$8,132,602
	========	========

8. DERIVATIVE INSTRUMENTS

The Company has two types of derivative instruments which include interest rate cap contracts and forward foreign exchange contracts.

INTEREST RATE SWAP AGREEMENT AND INTEREST RATE CAP CONTRACT
The Company uses interest rate cap contracts to adjust the proportion of
total debt that is subject to variable interest rates. The Company has
interest rate cap contracts that are currently in effect and expire on
March 31. 2008.

Under the cap contract, the Company's interest rate is 'capped' at an agreed-upon rate for the notional principal amount as designated in the contract.

While the cap contracts are utilized to reduce exposure to changes in the amount of future cash flows associated with the Company's interest payments on its variable-rate debt obligations, these instruments do not qualify for hedge accounting under FAS 133. Accordingly, the contracts are reflected at fair value in the consolidated balance sheet and all changes in fair value are included in interest expense in the consolidated statement of operations.

At December 31, 2005 and 2004, the Company had an interest rate cap contract which capped LIBOR interest at 3.5% for one-half of the outstanding balances of the Term "A," Term "B," and Term "C" loans (Note 6) expiring on March 31, 2006. In addition, the Company has entered into an interest rate cap contract, effective April 1, 2006, which capped LIBOR interest at 5.0% for three-fourths of the outstanding balances of the Term "A," Term "B," and Term "C" loans (Note 6) expiring on March 31, 2008. At December 31, 2005, the fair value of such interest rate cap contracts was \$104,069, of which \$39,127 was included in prepaid expenses and other assets, and \$69,942 was included in other noncurrent assets. At December 31, 2004, the fair value of the interest rate cap contract was \$24,414 and was included in other noncurrent assets.

FORWARD FOREIGN EXCHANGE CONTRACTS

The Company purchases approximately 40% of their inventory from Germany in transactions denominated in Euros. The Company uses forward foreign exchange contracts to reduce its exposure to changes in currency exchange rates. Forward contracts are purchased with lead times varying from one month to two years and are based on an estimate of foreign currency needs for future periods. These contracts do not qualify for hedge accounting under FAS 133 and are recorded at fair value on the Company's consolidated balance sheet and all of the related gains or losses are recognized in net income. Realized and unrealized gains and losses are recognized in the gain (loss) on forward exchange contracts, net on the statements of operations.

DECEMBER 31, 2003 AND 2004

At December 31, 2005, the Company had outstanding forward contracts in varying amounts (with expirations through December 2007) to purchase approximately 16,500,000 Euros. The Company also had range option contracts (with expirations through December 2006), with put and call amounts of 5,100,000 Euros and 3,736,000 Euros respectively. In addition, the Company had outstanding forward contracts in varying amounts (with expirations through June 2007) to purchase approximately 630 million Yen. At December 31, 2004, the Company had outstanding forward contracts in varying amounts (with expirations through December 2006) to purchase approximately 10,575,000 Euros. The Company also had range option contracts (also with expirations through December 2006), with put and call amounts of 9,887,500 Euros and 7,014,000 Euros respectively. In addition, the Company had outstanding forward contracts in varying amounts (with expirations through June 2005) to purchase approximately 180 million Yen. At December 31, 2005, the fair value of such forward contracts was a net unrealized loss of \$877,237, of which \$910,167 was included in accounts payable and accrued expenses, and an unrealized gain of \$32,930 was included in other noncurrent assets. At December 31, 2004, the fair value of such forward contracts was \$1,329,716, of which \$648,118 was included in prepaid expenses and other assets, and \$681,598 was included in other noncurrent assets.

9. LONG-TERM DEBT

Long-term debt consisted of the following at December 31:

Long-term debt consisted of the fortowing	y at December 3	o
	2005	2004
Revolving credit facility; due June 30, 2006; maximum line of \$10,000,000; floating interest rate at index plus an applicable margin of 1.75% or LIBOR plus an applicable margin of 3.25%	\$ 550,000	\$ 904,686
Swing line credit facility; expires June 30, 2006; maximum line of credit of \$500,000; floating interest rate at index plus an applicable margin of 3.25%	-	-
Term A Loan; due June 30, 2007; quarterly principal payments; floating interest rate at index plus an applicable margin of 2.00% or LIBOR plus an applicable margin of 3.50%	7,255,538	12,654,508
Term B Loan; due June 30, 2008; quarterly principal payments; floating interest rate at index plus an applicable margin of 2.50% or LIBOR plus an applicable margin of 4.00%	15,067,688	15,868,668
Term C Loan; due June 30, 2008; quarterly principal payments; floating interest rate at index plus an applicable margin of 2.50% or LIBOR plus an applicable margin of 4.00%	6,268,541	6,520,541
Pennsylvania IDA loan, due June 1, 2010; monthly payments of principal and interest; interest at 2%	322,794	392,035
Obligation under capital lease	51,397	16,676
Total long-term debt	29,515,958	
Less: Current portion	(6,428,449) \$ 23,087,509 =======	(5,526,700) \$ 30,830,414 ========

DESCRIBER OF, 2000 AND 2004

Principal payments on all the loans are as follows:

		=========
	Total of remaining principal payments	\$ 29,515,958
2010		33,089
2009		78,472
2008		9,884,520
2007		13,091,428
2006		\$ 6,428,449

Effective April 30, 2004, the Company entered into a Amendment and Restatement ("the Agreement") of the Credit Agreement dated January 7, 2000 and Amendment and Restated on May 25, 2001 with the same syndicate of financial institutions.

In accordance with the Agreement, borrowings related to the revolving credit facility, terms loans A, B, and C and swing line facility accrue interest at an elected rate of index plus an applicable margin or LIBOR plus an applicable margin. Margins are set based upon the leverage ratio in existence at the end of an interest period. At December 31, 2005 and 2004, the index rate was 7.25% and 5.25%, which yielded maximum rates of 9.75% and 7.75%, respectively. At December 31, 2005 and 2004, the contracted LIBOR was 3.71% and 2.52%, which yielded maximum rates of 7.21% and 6.01%, respectively. In addition to the interest, the Agreement calls for an unused credit line fee for the revolving loan of 0.5%. The unused credit under this facility at December 31, 2005 and 2004 was \$9,450,000 and \$9,053,314, respectively.

The Agreement contains restrictions which, among other things, limit indebtedness, capital expenditures, and other defined transactions. The Agreement also requires maintenance of certain financial ratios and contains other restrictive covenants, including a minimum threshold of income from continuing operations before interest, taxes, depreciation and amortization. On March 25, 2005, the Company entered into Waiver and Amendment No. 2 to the existing revolving credit facility and term loans. This new agreement adjusted certain financial covenants to reflect expected financial performance for future periods though June 2006. At December 31, 2005 and 2004, the Company was in compliance with all their financial debt covenants. Significantly all assets of the Company are pledged as collateral for the loans associated with the Amendment and Restatement Agreement.

10. MEMBERS' EQUITY

As of December 31, 2005 and 2004, the Company had 100 LLC units outstanding, of which 98.04 units are held by an investor and 1.96 are held by management.

DECEMBER 31, 2003 AND 2004

11. STOCK OPTION PLAN

The Company issues non-qualified options to ASP/Miltex Group Holdings, Inc. ("ASP/Miltex Group") and Miltex Dental, Inc. ("Dental") to certain members of management. Under the plan, shares of common stock, \$.01 par value, have been reserved for issuance for each company. The exercise prices of the awards are based on the fair value of each share at the grant date. The options vest 100% upon a change of control, 100% after six years, or prorata over five years based on achieving certain performance targets tied to consolidated EBITDA. As of December 31, 2005 and 2004, one management member had vested options. No other options have vested as the Company has not met such performance targets.

102,631 share options for ASP/Miltex Group have been granted with an exercise price of \$6.09, as well as 102,631 share options for Miltex Dental Inc. with an exercise price of \$3.50. 22,935 shares each of ASP/Miltex and Miltex Dental Inc., which were issued to one management member, have vested. The exercise price of the options equaled the fair market value of the underlying stock on the date of grant.

The following is a summary of the transactions relating to the plans:

	ASP/MILTEX GROUP			MILTEX DENTAL			AL	
		WEIGHTED AVERAGE EXERCISE SHARES PRICE SHARES			SHARES	WEIGHTED AVERAGE EXERCISE PRICE		
OUTSTANDING AT JANUARY 1, 2004 Granted Canceled	\$	85,397 17,234	\$	6.09 6.09 6.09	\$	85,397 17,234	\$	3.50 3.50 3.50
OUTSTANDING AT DECEMBER 31, 2004 Granted Canceled		102,631		6.09 6.09 6.09		102,631		3.50 3.50 3.50
OUTSTANDING AT DECEMBER 31, 2005	\$	102,631	\$	6.09	\$	102,631	\$	3.50

The following table summarizes information about stock options as of December 31, 2005:

	OPTIONS	WEIGHTED	OPTIONS
	OUTSTANDING	AVERAGE	EXERCISABLE
	AT	REMAINING	AT
	DECEMBER 31,	CONTRACTUAL	DECEMBER 31,
EXERCISE PRICE	2005	LIFE	2005
ASP/Miltex Group \$6.09	102,631	3 years	22,935
Miltex Dental \$3.50	102,631	3 years	22,935

The fair value of each option grant is estimated on the date of the grant using the minimum value option pricing model, assuming a dividend yield of 0%, volatility of 0%, and a risk-free rate of based upon the interest rates applicable at the time of granting the options which ranged from 1.50% to 3.83%. The weighted average of the risk-free rates utilized in this calculation was 2.81%.

DECEMBER 31, 2003 AND 2004

12. INCOME TAXES

The components of the income tax provision for the years ended December 31, 2005 and 2004 are as follows:

	2005	2004
CURRENT TAXES		
Federal	\$ 1,940,255	\$2,657,465
State and city	506,189	389,360
Foreign	12,644	-
Total current taxes	2,459,088	3,046,825
DEFERRED TAXES		
Federal	(521,664)	(651,461)
State and city	(125,660)	(156,927)
Total deferred taxes	(647,324)	(808,388)
Income tax expense	\$ 1,811,764	\$2,238,437

The components of the deferred tax asset (liability) recorded on the consolidated balance sheets as of December 31, 2005 and 2004 are as follows:

	2005	2004
DEFERRED INCOME TAX ASSETS		
Accounts receivable allowance	\$ 29,247	\$ 29,247
Capitalized inventory costs	250,402	289,334
Inventory reserve	352,916	346,530
Accrued bonus	-	92,699
Unrealized foreign exchange loss	330,050	-
Charitable contribution carryforward	554,197	787,185
Other	143,760	77,635
Total deferred income tax assets	1,660,572	1,622,630
DEFERRED INCOME TAX LIABILITIES		
Depreciation	(810,455)	. , ,
Unrealized foreign exchange gain	-	(540,891)
Trademarks/patents and other intangibles	. , , ,	(5,925,857)
Prepaid pension	(80,795)	(62,739)
Total deferred income tax liabilities	(6,751,082)	(7,410,557)
Net deferred income tax liabilities	\$ (5,090,510) =======	\$(5,787,927) =======

The provision for income taxes differs from the amount of income tax determined by applying the applicable U.S. income tax rate to the income before income taxes as of December 31, are as follows:

	\$ 1,811,764	\$2,238,437 =======	
State income taxes, net of federal tax benefit Charitable contribution carryforward and other	(175,197)	(240,056)
	363,140	153,406	
Federal income tax at the statutory rate Nondeductible items and other perms	\$ 1,613,445 10,376	\$2,296,989 28,098	
	2005	2004	

13. RETIREMENT PLANS

The Company maintained two distinct defined contribution savings plan, the "Existing Plan" and the "Savings Plan." Effective June 2004, the Company terminated the Existing Plan and Savings Plan and transferred the assets into a separate defined contribution savings plan, the "Revised Plan." Each plan qualified under Section 401(k) of the Internal Revenue Code, for employees meeting certain service requirements. Participants could contribute up to 15% of their gross wages not to exceed, in any given year, the limitation set by Internal Revenue Service regulations. Each plan provided for matching contributions to be made by the Company up to a maximum amount of a participant's compensation. Such amounts are 6% for the Existing Plan and 3% for the Savings Plan through the date the plans were active. The Company will determine the "Revised Plan's" discretionary matching contribution at the end of the fiscal year based on the preliminary results of the Company's financial performance from year to year. As of December 31, 2005, the Company's matching contribution is a 45% match of employees' first 6% of contributions. Company contributions to the plans in 2005 and 2004, were approximately \$160,000 and \$172,000, respectively.

Through December 1, 1997, the Company had a defined benefit pension plan (the "Plan") which covered substantially all employees. Effective December 1, 1997, the Company curtailed all future benefits. The defined benefits provided under the Plan were based on years of service and compensation levels. Pension costs under the Plan are actuarially computed and are recorded in accordance with Statement of Financial Accounting Standards No. 87, EMPLOYER'S ACCOUNTING FOR PENSIONS. The Company makes an annual contribution to the Plan equal to, at least, the minimum required by law and reflects estimates of long-term funding requirements to maintain the Plan, as determined by an independent actuary.

	2005	2004
Interest on the projected benefit obligation Expected return on plan assets Amortization of unrecognized net loss Transition asset	\$ 22,552 (25,217) 14,405 (592)	\$ 21,569 (22,534) 9,944 (635)
Net periodic pension cost, before settlement expenses Settlement expense under FAS 88	11,148	8,344 13,683
Net periodic pension cost	\$ 11,148 =======	\$ 22,027 ======

	2005	2004
Measurement date Discount rate Rate of increase in	December 31, 2005 5.5%	December 31, 2004 6.0%
compensation levels	N/A	N/A

Assumptions used to determine net periodic benefit cost of the company-sponsored defined benefit pension plan were:

	2005	2004
Measurement date Discount rate Expected return on	December 31, 2004 6.0%	December 31, 2003 6.5%
plan assets	7.0%	7.0%

The Company's expected rate of return on plan assets assumption was developed based on historical returns for the major asset classes. Given the current low interest rate environment, the Company selected 7.0% as the expected long-term rate of return.

Since the plan is frozen, the projected benefit obligation equals the accumulated benefit obligation. The funded status and amounts recognized in the consolidated balance sheet for this plan were:

	2005	2004
CHANGE IN BENEFIT OBLIGATION Net benefit obligation at the beginning of the year Interest cost Settlements Actuarial loss	(22,552)	\$(346,619) (21,569) 27,306 (34,978)
Net benefit obligation at the end of the year	(504, 255)	(375,860)
CHANGE IN PLAN ASSETS Fair value of plan assets at beginning of year Actual return on plan assets Employer contributions Settlements	14,468	242,910 27,780 79,611 (27,306)
Fair value of plan assets at end of year		322,995
Funded status		(52,865)
AMOUNTS RECOGNIZED IN THE STATEMENT OF FINANCIAL POSITION CONSIST OF Prepaid benefit cost Accrued benefit liability Accumulated other comprehensive income Intangible asset	(291, 115)	135,471 (188,336) 188,336
Net amount recognized	\$ 149,736 ======	
Increase (decrease) in minimum liability included in other comprehensive income	\$ 102,779 =======	

The Company expects to contribute \$57,452 to its pension plan during the year ended December 31, 2006.

The following benefit payments are expected to be paid:

	========
	\$ 284,838
2011-2015	191,902
2010	20,252
2009	18,171
2008	18,171
2007	18,171
2006	\$ 18,171
YEAR ENDING	PENSION BENEFITS
VEAD	DENCTON

DECEMBER 31, 2003 AND 2004

PLAN ASSETS

The Company's pension plan weighted-average asset allocations at December 31, 2005 and 2004, by asset category are as follows:

	=======	=======
	100%	100%
Other	3%	3%
Debt securities	37%	32%
Equity securities	60%	65%
	2005	2004

14. RELATED PARTY TRANSACTIONS

The Company and the majority unit holder are parties to a management agreement that provides for the Company to pay an advisory fee of \$400,000 per annum, plus expenses, to the majority unit holder. This expense is included in selling, general and administrative on the statement of operations and other comprehensive income (loss).

Certain executives of the Company had notes payable totaling approximately \$97,000 and \$134,000 at December 31, 2005 and 2004, respectively. These amounts are included in prepaid expenses and other current assets on the balance sheet. Approximately \$37,000 was repaid during the year ended December 31, 2005 and the balance of \$97,000 was repaid in January 2006.

15. COMMITMENTS AND CONTINGENCIES

LEASE COMMITMENTS

The Company leases certain office equipment under both operating and capital leases. Future minimum lease payments on the leases are as follows:

	====	=======	====		==:	=======
	\$	53,722	\$	119,255	\$	172,977
2010		1,545		-		1,545
2009		3,708		22,766		26,474
2008		5,468		32,163		37,631
2007		24,828		32,163		56,991
2006	\$	18,173	\$	32,163	\$	50,336
	CA	PITAL	(OPERATING		TOTAL

Rent expense was \$42,293 and \$37,681 for the years ended December 31, 2005 and 2004, respectively.

CONSULTING CONTRACT

The Company owes amounts under a consulting contract that requires the Company to make payments totaling \$400,000 to an individual over a five year period through February 2006. The remaining portion of such amount is recorded in accounts payable and accrued expenses.

LITIGATION

The Company is subject to various lawsuits and claims with respect to labor, vendor and other matters arising out of the normal course of business. While the impact on future financial results is not subject to reasonable estimation because considerable uncertainty exists, management believes that the ultimate liabilities resulting from such lawsuits and claims will not materially affect the Company's consolidated results of operations, financial position or cash flow.

16. ACQUISITIONS

On January 14, 2004, the Company purchased the inventory and rights of the Mader line of surgical instruments from Hu-Freidy Manufacturing Company, Inc. for consideration of approximately \$1,472,000, which was principally allocated to the cost of the inventory received.

ITEM 9.01(a) FINANCIAL STATEMENTS OF BUSINESS ACQUIRED

ASP/MILTEX LLC AND SUBSIDIARIES CONDENSED CONSOLIDATED FINANCIAL STATEMENTS MARCH 31, 2006 AND 2005

	MARCH 31,	DECEMBER 31,
	2006	2005
ASSETS Current assets		
Cash		216,101
Accounts receivable, net of allowance for doubtful		210,101
accounts of \$75,000 in 2006 and 2005	\$ 6,951,511	
Inventory	15,505,256	14,711,127
Deferred income taxes	1,413,557	1,660,572
Prepaid expenses and other current assets Assets held for sale	9/3,9/3	1,660,572 940,610 0
ASSELS HELD TO SALE	402,301	
Total current assets	25,246,798	25,257,640
Other assets	350 797	383 727
Property and equipment, net	6,769,328	383,727 7,298,620
Deferred financing costs, net	1,097,515	1,197,083
Goodwill	38,897,136	38,897,136 20,285,212
Other intangibles, net		
Total assets	\$92,203,542	\$93,319,418
	========	
LIABILITIES AND MEMBERS' EQUITY		
Current liabilities		
Cash overdraft	\$ 210,989	\$ 0
Accounts payable and accrued expenses	5,330,223	8,535,948
Current portion of long-term debt	8,372,309	6,428,449
Total august lighilities	40.040.504	
Total current liabilities	13,913,521	14,964,397
Long-term debt	21,622,531	23,087,509
Other liabilities	681,919	684,304
Deferred income taxes	6,751,082	684,304 6,751,082
Total lighilities		
Total liabilities	42,969,053	45,487,292
Commitments and contingencies		
Members' equity	49,234,489	47,832,126
Total liabilities and members' equity	\$92,203,542	
	========	========

The accompanying notes and the notes to the company's audited financial statements are an integral part of these consolidated financial statements.

TOK THE THREE HOWING ENDED PLANOIT ST

	2006	2005
Net sales Cost of sales	\$15,623,070 8,699,979	8,140,327
Gross profit	6,923,091	5,172,046
OPERATING EXPENSES Selling, General and Administrative Depreciation and amortization	3,831,561 570,287	3,395,694 361,134
Total operating expenses	4,401,848	3,756,828
Income from operations	2,521,243	1,415,218
OTHER INCOME (EXPENSES) Interest expense Gain (loss) on forward foreign exchange contracts - net	, , ,	(825, 295) (896, 525)
Total other expense - net	(295,271)	(1,721,820)
Income (loss) before provision for income taxes Provision for income tax expense (benefit)		(306,601) (117,122)
Net income (loss)	\$ 1,402,362	(\$ 189,479)

The accompanying notes and the notes to the company's audited financial statements are an integral part of these consolidated financial statements.

TOK THE THIRLE MONTHS ENDED MARCH ST

	2006	2005
Cash flows from operating activities Net income (loss) Adjustments to reconcile net income to net cash provided by operating activities:	\$1,402,362	(\$189,479)
Depreciation and amortization Amortization of financing costs Unrealized gain (loss) on forward foreign	704,765 99,568	481,068 99,647
exchange contracts Deferred income taxes Loss of sales of property and equipment Changes in operating assets and liabilities:		1,030,053 (423,677) 1,007
Accounts receivable Inventory Prepaid expenses and other current assets Other assets Accounts payable and accrued expenses Other liabilities	(794, 129) (33, 363) (26, 708)	
Net cash used in operating activities	(797,950)	(661,020)
Cash flows from investing activities Proceeds on sale of property and equipment Purchases of property and equipment	0 (103,127)	150 (296,396)
Net cash used in investing activities	(103,127)	
Cash flows from financing activities Proceeds from borrowings on credit facilities Proceeds from borrowings on cash overdraft Payments on borrowings on credit facilities		266,619
Net cash provided by financing activities	684,976	825,590
Net decrease in cash	(216,101)	(131,676)
CASH Beginning of period End of period	\$216,101 \$0 ======	\$131,676 \$0 ======

The accompanying notes and the notes to the company's audited financial statements are an integral part of these consolidated financial statements.

ASP/MILTEX LLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

ORGANIZATION AND BUSINESS

ASP/Miltex LLC, together with its wholly-owned subsidiaries, Miltex Holdings, Inc., ASP/Miltex Group Holdings, Inc. and Miltex Dental, Inc. (collectively, the "Company"), is a manufacturer and distributor of medical and dental instruments to health care product dealers throughout domestic and international markets. ASP/Miltex LLC has no separate assets or liabilities from Miltex Holdings, Inc. ASP/Miltex Group Holdings, Inc. and Miltex Dental, Inc. are subsidiaries of Miltex Holdings, Inc. The subsidiaries of ASP/Miltex Group Holdings, Inc., Miltex, Inc., Miltex Group Holdings, Inc., of Miltex, Inc., Miltex Technologies, Inc., Miltex GmbH and Meisterhand Instrument GmbH, a subsidiary of Miltex GmbH acquired in January 2005. The subsidiaries of Miltex Dental, Inc. are, Miltex Dental Technologies, Inc., Miltex Dental Instruments, Inc. and Endosolutions, Inc.

. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION

The accompanying unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principals ("GAAP") for interim financial statements and on the same basis of presentation as the Company's annual financial statements. Accordingly, they do not include all of the information required by GAAP for complete consolidated financial statements.

These consolidated financial statements have been prepared by management, are unaudited, and should be read in conjunction with the consolidated financial statements and notes thereto included in the Company's annual report for the year ended December 31, 2005. In the opinion of management, all adjustments (consisting of normal recurring accruals and other adjustments) considered necessary for a fair statement have been included.

USE OF ESTIMATES

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of consolidated assets and consolidated liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of consolidated revenues and consolidated expenses during the reporting period. Significant estimates made by management include allowance for doubtful accounts, inventory obsolescence, depreciation, amortization and accrued expenses. Actual consolidated results could differ from those estimates.

ASP/MILTEX LLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

STOCK OPTIONS

On January 1, 2006, the Company adopted Statement of Financial Accounting Standards No. 123(R), "Share-Based Payment Compensation" ("FAS 123(R)") which requires compensation expense be recognized for all share-based payments made to employees based on the fair value of the award at the date of grant. The Company adopted FAS 123(R) using the prospective method in which compensation expense for all new or modified stock awards, measured by the grant-date fair value of the awards, will be charged to earnings prospectively over the remaining vesting period, based on the estimated number of awards that are expected to vest. Under this transition method, the results of operations of prior periods have not been restated. Because there have been no modifications or new issuances of awards since adoption, the impact is not material to the three months ended March 31, 2006.

RECLASSIFICATIONS

Certain prior year amounts have been reclassified for consistent presentation.

. RESTRUCTURING

On August 22, 2005, Company's management announced a plan to consolidate the operations from the Missoula, MT manufacturing facility into the York, PA facility. The consolidation was completed on January 31, 2006, and the Missoula facility has been placed on the market for sale. The Missoula facility asset is categorized as "assets held for sale" on the March 31, 2006 balance sheet. The costs associated with the move are substantially complete, totaling approximately \$257,000, of which approximately \$86,000 was incurred in the first quarter of 2006.

ASP/MILTEX LLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

4. INVENTORY CONSISTED OF THE FOLLOWING:

	MARCH 31,	DECEMBER 31,
	2006	2005
Raw Material	\$443,074	\$367,896
Work in process	1,074,039	1,118,138
Merchandise for resale	14,893,143	14,130,093
	16,410,256	15,616,127
Less: Allowance for obsolescence	(905,000)	(905,000)
	\$15,505,256	\$14,711,127
	=========	========

5. PROPERTY AND EQUIPMENT, NET

Property and equipment consisted of the following:

	MARCH 31, 2006	DECEMBER 31, 2005
Land	\$450,000	\$625,000
Building and improvements	3,273,207	3,533,946
Machinery and equipment	4,407,175	4,364,981
Computer equipment	2,129,742	2,067,449
Furniture and fixtures	803,864	800,328
Construction in progress	64,816	64,816
Equipment under capital lease	55,066	55,066
Property and equipment, gross Less: Accumulated depreciation and	11,183,870	11,511,586
amortization	(4,414,542)	(4,212,966)
Property and equipment, net	\$6,769,328 =======	\$7,298,620 ======

Depreciation and amortization expense for the quarter ended March 31, 2006 was \$234,813.

6. DERIVATIVE INSTRUMENTS

The Company has two types of derivative instruments which include interest rate cap contracts and forward foreign exchange contracts.

INTEREST RATE SWAP AGREEMENT AND INTEREST RATE CAP CONTRACT

The Company uses interest rate cap contracts to adjust the proportion of total debt that is subject to variable interest rates. The Company has interest rate cap contracts that are currently in effect and expire on March 31, 2008.

Under the cap contract, the Company's interest rate is "capped" at an agreed-upon rate for the notional principal amount as designated in the contract.

While the cap contracts are utilized to reduce exposure to changes in the amount of future cash flows associated with the Company's interest payments on its variable-rate debt obligations, these instruments do not qualify for hedge accounting under FAS 133. Accordingly, the contracts are reflected at fair value in the consolidated balance sheet and all changes in fair value are included in interest expense in the consolidated statement of operations.

The Company has entered into an interest rate cap contract, effective April 1, 2006, which capped LIBOR interest at 5.0% for three-fourths of the outstanding balances of the Term "A," Term "B," and Term "C" loans expiring on March 31, 2008. At March 31, 2006, the fair value of such interest rate cap contracts was \$104,069, of which \$39,127 was included in prepaid expenses and other assets, and \$69,942 was included in other noncurrent assets.

FORWARD FOREIGN EXCHANGE CONTRACTS

The Company purchases approximately 40% of their inventory from Germany in transactions denominated in Euros. The Company uses forward foreign exchange contracts to reduce its exposure to changes in currency exchange rates. Forward contracts are purchased with lead times varying from one month to two years and are based on an estimate of foreign currency needs for future periods. These contracts do not qualify for hedge accounting under FAS 133 and are recorded at fair value on the Company's consolidated balance sheet and all of the related gains or losses are recognized in net income. Realized and unrealized gains and losses are recognized in the gain (loss) on forward exchange contracts, net on the statements of operations.

At March 31, 2006, the Company had outstanding forward contracts in varying amounts (with expirations through December 2007) to purchase approximately 15,225,000 Euros. The Company also had range option contracts (with expirations through December 2006), with put and call amounts of 3,825,000 Euros and 2,630,000 Euros respectively. In addition, the Company had outstanding forward contracts in varying amounts (with expirations through June 2007) to purchase approximately 525 million Yen. At March 31, 2006, the fair value of such forward contracts was a net unrealized loss of \$213,000, which was included in accounts payable and accrued expenses.

ASP/MILTEX LLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

7. LONG-TERM DEBT

Long-term debt consisted of the following:

	2006	DECEMBER 31, 2005
Revolving credit facility; due June 30, 2006; maximum line of \$10,000,000; floating interest rate at index plus an applicable margin of 1.75% or LIBOR plus an applicable margin of 3.25%		\$550,000
Term A Loan; due June 30, 2007; quarterly principal payments; floating interest rate at index plus an applicable margin of 2.00% or LIBOR plus an applicable margin of 3.50%		7,255,538
Term B Loan; due June 30, 2008; quarterly principal payments; floating interest rate at index plus an applicable margin of 2.50% or LIBOR plus an applicable margin of 4.00%		15,067,688
Term C Loan; due June 30, 2008; quarterly principal payments; floating interest rate at index plus an applicable margin of 2.50% or LIBOR plus an applicable margin of 4.00%		6,268,541
Pennsylvania IDA loan, due June 1, 2010; monthly payments of principal and interest; interest at 2%	305,266	322,794
Obligation under capital lease	51,579	51,397
Total long-term debt	29,994,840	29,515,958
Less: Current Portion		(6,428,449)
	\$21,622,531	\$23,087,509 =======
Principal payments on all the loans are as follows:		
2006 2007 2008 2009 2010	\$6,907,331 13,091,428 9,884,520 78,472 33,089	
Total of remaining principal payments	\$29,994,840 =======	

STOCK OPTION PLAN

The Company issues non-qualified options to ASP/Miltex Group Holdings, Inc. ("ASP/Miltex Group") and Miltex Dental, Inc. ("Dental") to certain members of management. Under the plan, shares of common stock, \$.01 par value, have been reserved for issuance for each company. The exercise prices of the awards are based on the fair value of each share at the grant date. The options vest 100% upon a change of control, 100% after six years, or prorata over five years based on achieving certain performance targets tied to consolidated EBITDA. As of March 31, 2006 and 2005, one management member had vested options. No other options have vested as the Company has not met such performance targets.

102,631 share options for ASP/Miltex have been granted with an exercise price of \$6.09, as well as 102,631 share options for Miltex Dental Inc. with an exercise price of \$3.50. 22,935 shares each of ASP/Miltex and Miltex Dental Inc., which were issued to one management member, have vested. Of the 102,631 granted share options, 8,792 were cancelled in the first quarter of 2006 for each of ASP/Miltex and Miltex Dental due to employee terminations.

The following is a summary of the transactions relating to the plans:

	ASP/MI	LTEX GROUP	MILTE	(DENTAL
	SHARES	WEIGHTED AVERAGE EXERCISE PRICE	SHARES	WEIGHTED AVERAGE EXERCISE PRICE
	SHARES	PRICE	SHARES	PRICE
Outstanding at January 1, 2005	102,631	\$6.09	102,631	\$3.50
Granted	0	6.09	0	3.50
Canceled	0	6.09	0	3.50
Outstanding at Dec. 31, 2005	102,631	6.09	102,631	3.50
Granted	0	6.09	0	3.50
Canceled	(8,792)	6.09	(8,792)	3.50
Outstanding at March 31, 2006	93,839	\$6.09	93,839	\$3.50
	=======	========	=======	========

The following table summarizes information about stock options as of March 31, 2006:

EXERCISE PRICE	OPTIONS OUTSTANDING AT MARCH 31, 2006	WEIGHTED AVERAGE REMAINING CONTRACTUAL LIFE	OPTIONS EXERCISABLE AT MARCH 31, 2006
ASP/Miltex Group \$6.09	93,839	2.75 years	22,935
Miltex Dental \$3.50	93,839	2.75 years	22,935

On January 1, 2006, the Company adopted FAS 123(R) using the prospective method. Under the prospective method, only new or modified stock awards are charged to earnings as compensation expense over the remaining vesting period. Because there have been no modifications or new issuances of awards since adoption, the Company has not recognized any compensation expense.

ASP/MILTEX LLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

9. INCOME TAXES

The components of the income tax provision for the quarters ended March 31, 2006 and 2005 are as follows:

	2006	2005
CURRENT TAXES		
Federal	\$515,900	\$274,286
State and city Foreign	60,695 0	32,269
Torcign		
Total Current Taxes	576,595	306,555
DEFERRED TAXES		
Federal	221,013	(379,079)
State and city	26,002	(44,598)
Total Deferred Taxes	247,015	(423,677)
Income Tax Expense	\$823,610 ======	(\$117,122) =======

ASP/MILTEX LLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

10. SUBSEQUENT EVENT

On May 12, 2006, American Securities Capital Partners sold Miltex Holdings, Inc. and Subsidiaries to Integra Lifesciences Holding Corp. for total consideration of \$102,700,000. Prior to or as part of the transaction, all debt was retired, all interest rate and foreign currency hedge contracts were unwound and realized, and all stock options were settled.

On May 12, 2006, Integra LifeSciences Corporation (the "Buyer"), a wholly owned subsidiary of the Company, completed the acquisition of the outstanding stock of Miltex. The total purchase price was \$102.7 million and included \$1.7 million of transaction related costs. The Miltex acquisition is accounted for under Statement of Financial Accounting Standards No. 141, "Business Combinations".

Miltex is one of the largest suppliers of hand-held, non-powered surgical and dental instruments, designed for use at surgical facilities, dental offices, ambulatory surgery centers and veterinarian offices. Miltex offers a broad selection of high-quality instruments. Miltex primarily sources finished products from a network of over 150 skilled instrument manufacturers, many of whom exclusively supply products to Miltex for the North American market. Most of these purchasing activities are conducted from its Reitheim-Weilheim, Germany facilities. Miltex also manufactures certain dental products at its York, Pennsylvania facilties. Miltex employed approximately 190 people as of May 12, 2006. Certain officers of Miltex entered into employment agreements at the closing. Excluded from the purchase was Miltex's closed facility in Missoula, Montana, the ownership of which was transferred to a third party prior to closing.

The Company's management believes the acquisition is a strategic fit with the Company's instrument segment as Miltex, which participates in the alternate site, dental and veterinary markets, is expected to provide a broader platform to grow the business line. It is also expected that Miltex will continue to operate on a stand-alone basis. Therefore, no major structural changes to the business are expected and all identifiable assets and employees have been retained.

The unaudited pro forma condensed combined balance sheet as of March 31, 2006 was prepared by combining the historical balance sheet of the Company at March 31, 2006 with the historical balance sheet of Miltex at March 31, 2006, giving effect to the acquisition as though it was completed on March 31, 2006.

The unaudited pro forma condensed combined statements of operations for the year ended December 31, 2005 and the three months ended March 31, 2006 were prepared by combining the Company's historical statements of operations for the year ended December 31, 2005 and the three months ended March 31, 2006 with Miltex's historical statements of operations for the year ended December 31, 2005 and the three months ended March 31, 2006, respectively, giving effect to the acquisition as though it was completed on January 1, 2005. These unaudited pro forma condensed combined statements of operations do not give effect to any potential cost savings or other operating efficiencies that could result from the acquisition, nor any non-recurring expenses resulting from the transaction.

In addition, the Company has included the Radionics Division of Tyco Healthcare Group LP ("Radionics") in the pro forma statements of operations for the year ended December 31, 2005 and the three months ended March 31, 2006 (including pro forma adjustments) giving effect to the acquisition as though it was completed on January 1, 2005. As the transaction closed on March 3, 2006, the assets and liabilities of Radionics are fully reflected in the balance sheet as of March 31, 2006 and the results of operating from January 1, 2006 to March 3, 2006 were derived from Radionics historical unaudited financial statements for that period. The Company filed a Form 8-K/A on May 12, 2006 for the Radionics acquisition.

These pro forma condensed combined financial statements are presented for illustrative purposes only. The pro forma adjustments are based upon available information and assumptions that the Company believes are reasonable. These pro forma condensed combined financial statements do not purport to represent what the consolidated results of operations or financial position of the Company would actually have been if the acquisition had occurred on the dates referred to above, nor do they purport to project the results of operations or financial position of the Company for any future period or as of any date.

In thousands

		INTEGRA FESCIENCES HOLDINGS ORPORATION MIL		MILTEX		ADJUSTMENTS		PRO FORMA COMBINED		
ASSETS:										
Current Assets:								_		
Cash and cash equivalents	\$	22,393	\$		\$	(00 =00)	, ,	\$	22,393	
Short-term investments		63,787				(38,703)	(a)		25,084	
Accounts receivable, net		56,607		6,952		4 000	(h)		63,559	
Inventories, net		77,153		15,505		1,269	(b)		93,927	
Deferred tax assets Prepaids and other current assets		11,728		1,413 974		12	(h)		13,153 12,132	
Preparus and other current assets		11,158		974					12,132	
Total current assets		242,826		24,844		(37,422)			230,248	
Non-current investments		11,683							11,683	
Property, plant and equipment, net		29,079		7,172		527	(c)		36,778	
Identifiable intangible assets, net		108,069		19,842		10,658	(d)		138,569	
Goodwill		94,075		38,897		13,978	(d)		146,950	
Other non-current assets		5,899		1,448		(1,097)	(f)		6,250	
Total Assets	\$	491,631	\$	92,203	\$	(13,356)		\$	570,478	
	==:	=======	==	=======	===	=======		===	=======	
Liabilities:			_				, ,	_		
Borrowings under senior credit facility	\$	16,000	\$		\$	64,000	(a)	\$	80,000	
Current portion of long-term debt		40.054		8,372		(8,372)	(e)		-	
Accounts payable, trade		10,054		1,261					11,315	
Income taxes payable		476							476	
Deferred revenue		5,792		4 000		(010)	(-)		5,792	
Accrued expenses and other current liabilities		21,446		4,280		(213)	(g)		25,513	
Current Liabilities		53,768		13,913		55,415			123,096	
Long term debt		118,169		21,623		(21,623)	(e)		118,169	
Deferred tax liabilities		3,946		6,751		2,086	(h)		12,783	
Other non-current liabilities		6,700		682					7,382	
Total Liabilities		182,583		42,969		35,878			261,430	
Stockholders' Equity:							, .			
Common stock and paid-in capital, net of treasury stock		266,324		30,588		(30,588)	(e)		266,324	
Accumulated other comprehensive income (loss)		(2,910)		(130)		130	(e)		(2,910)	
Retained earnings		45,634		18,776		(18,776)	(e)		45,634	
Total Stockholders' equity		309,048		49,234		(49, 234)			309,048	
Total Liabilities and Stockholders' equity	\$	491,631	\$	92,203	\$	(13,356)		\$	570,478	

See notes to the pro forma condensed combined financial statements.

In thousands, except per share amounts

	INTEGRA LIFESCIENCES HOLDINGS CORPORATION		ICES IGS IMPACT OF		MILTEX		ADJUSTMENTS		NOTE	PRO FORMA COMBINED
TOTAL REVENUE	\$	277,935	\$	68,727	\$	61,981	\$			\$ 408,643
COSTS AND EXPENSES: Cost of product revenues Research and development Sales, general and administrative		107,052 11,960 98,273		25,884 3,416 23,110		35,624 14,371		91	(2),(4)	168,622 15,376 135,754
Intangible asset amortization		4,545		3,749		1,090		135	(2),(6)	9,548
Total costs and expenses		221,830		56,159		51,085		226		 329,300
Operating income		56,105		12,568		10,896		(226)		79,343
Interest income Interest (expense) Other income (expense), net		3,900 (4,165) (739)		(1,818) (880) 		(3,322) (2,829)		(968) (672) 	(1) (3)	 1,114 (9.039) (3,568)
Income before taxes		55,101		9,870		4,745		(1,866)		67,850
Income tax expense (benefit)		17,907		2,875		1,812		(728)	(5)	 21,866
Net income	\$	37,194	\$	6,995	\$	2,933	\$	(1,138)		\$ 45,984
Weighted average shares outstanding Basic Diluted		30,195 34,565								30,195 34,565
Net income per share Basic Diluted	\$ \$	1.23 1.15								\$ 1.52 1.40

See notes to the pro forma condensed combined financial statements.

In thousands, except per share amounts

INTEGRA LIFESCIENCES HOLDINGS CORPORATION		IMPACT OF RADIONICS		MILTEX		ADJUSTMENTS		NOTE	PRO FORMA COMBINED	
\$	77,135	\$	10,548	\$	15,623	\$			\$	103,306
								4-2		
			4,017 597		8,700		23	(2),(4)		40,677 3,770
	31,120		3,930		3,932					38,982
	1,281				470		(164)	(2),(6)		1,587
	63,511		8,544		13,102		(141)			85,016
	13,624		2,004		2,521		141			18,290
	1,024				, .		(300)	(1)		724
	(1,682) 32				(743) 448		(255)	(3)		(2,680) 480
	12,998		2,004		2,226		(414)			16,814
	4,293		661		824		(161)	(5)		5,617
\$	8,705	\$	1,343	\$	1,402	\$	(253)		\$	11,197
	29,585 33,828									29,585 33,828
\$ \$									\$ \$	0.38 0.36
	\$	\$ 77,135 27,937 3,173 31,120 1,281	LIFESCIENCES HOLDINGS CORPORATION \$ 77,135 \$ 27,937 3,173 31,120 1,281	LIFESCIENCES HOLDINGS CORPORATION \$ 77,135 \$ 10,548 27,937	LIFESCIENCES HOLDINGS IMPACT OF CORPORATION RADIONICS M 77,135 \$ 10,548 \$ 27,937	LIFESCIENCES HOLDINGS CORPORATION \$ 77,135 \$ 10,548 \$ 15,623 27,937	LIFESCIENCES HOLDINGS CORPORATION RADIONICS \$ 77,135 \$ 10,548 \$ 15,623 \$ 27,937	LIFESCIENCES HOLDINGS CORPORATION RADIONICS \$ 77,135 \$ 10,548 \$ 15,623 \$ 27,937	LIFESCIENCES HOLDINGS CORPORATION RADIONICS \$ 77,135 \$ 10,548 \$ 15,623 \$ 27,937	LIFESCIENCES HOLDINGS IMPACT OF CORPORATION RADIONICS MILTEX ADJUSTMENTS NOTE \$ 77,135 \$ 10,548 \$ 15,623 \$ \$ 27,937

See notes to the pro forma condensed combined financial statements.

Basis of Pro Forma Presentation

For the pro forma condensed combined balance sheet, the \$102.7 million purchase price, including \$1.7 million of costs incurred by the Company directly as a result of the acquisition, has been allocated based on management's preliminary estimate of the fair values of assets acquired and liabilities assumed as of May 12, 2006. Certain elements of the purchase price allocation are considered preliminary, particularly as it relates to the final valuation of certain identifiable intangible assets and there could be significant adjustments when the valuation is finalized. The preliminary purchase price allocation is as follows (in thousands):

Inventory	\$ 16,774
Other current assets	9,707
Property and equipment, net	7,699
Intangible assets	30,500
Goodwill	49,564
Other assets	295
Liabilities assumed	(11,836)
Total purchase price	\$102,703

The acquired intangible assets consist primarily of customer relationships, trade names, patents and unpatented technology (know how). The Miltex trade name, which totaled approximately \$13.5 million, is considered an indefinite lived asset and will not be amortized. The remaining intangible assets, which totaled approximately \$17 million, will be amortized over lives ranging from 4 to 15 years, as follows (in thousands):

	Alliount	riie
Customer-related	\$15,000	15 years
Trade names (Moyco, Union Broach, Thompson)	300	4 years
Trade name (Endosolutions)	300	15 years
Trade name (Vantage)	200	15 years
Trade name (Meisterhand)	100	15 years
Patents	700	10 years
Unpatented technology (know how)	400	10 years
	\$17,000	

The goodwill recorded is based on the benefits the Company expects to generate from the future cash flows of the ongoing Miltex business.

Pro Forma Adjustments

Certain reclassifications have been made to the Miltex historical financial statements to conform to the Company's financial statement presentation. In addition, certain reclassifications have been made to the Company's 2005 statement of operations to conform to the current financial statement presentation.

The following are the descriptions of the pro forma condensed combined balance sheet adjustments:

- a) To finance the acquisition, the Company liquidated \$38.7 million of its short-term investments and borrowed \$64 million under its existing credit facility.
- b) This adjustment is made primarily to increase Miltex's finished goods inventory as of May 12, 2006 to estimated selling prices less the sum of (a) costs of disposal and (b) a reasonable profit allowance for the selling effort of the Company.
- c) These adjustments are made to increase Miltex's property, plant and equipment as of May 12, 2006 to its estimated fair value and to remove \$402,500 of net book value associated with the closed Missoula, Montana facility excluded from the purchase.
- d) These adjustments are made to reflect the estimated fair value of the intangible assets and remaining goodwill as of May 12, 2006 and an adjustment to eliminate historical intangible assets and goodwill of Miltex.

- e) This adjustment is made to eliminate Miltex's debt and stockholder's equity as of May 12, 2006.
- f) This adjustment is made to eliminate the deferred financing costs associated with Miltex's long-term debt.
- g) This adjustment is made to eliminate the unrealized foreign exchange losses related to Miltex's hedges which were terminated prior to the closing as a condition to the transaction.
- h) These adjustments are recorded to reflect the deferred tax assets and liabilities arising from the book and tax differences resulting primarily from the recognition of intangible assets, net operating losses, unrealized foreign exchange losses and charitable contributions.

The following are descriptions of the pro forma condensed combined statement of operations adjustments:

- These adjustments reflect the decrease in interest income earned by the Company (\$38.7 million multiplied by the Company's average return of 2.5% for 2005 and 3.1% for the first three months of 2006).
- 2) This adjustment records amortization expense of \$1.2 million for 2005 and \$0.3 million for the first three months of 2006 for the \$17 million of intangible assets subject to amortization (see table above) on a straight-line basis over their amortizable lives ranging from 4 to 15 years. Amortization of unpatented technology (know how) of \$40,000 for 2005 and \$10,000 for the first three months of 2006 is included in cost of products sold.
- 3) These adjustments represent the net of increase in interest expense associated with the \$64 million borrowing under the Company's existing credit facility (at a variable rate of 6.25% for 2005 and 6.25% for the first three months of 2006) as a result of the payment of the purchase price as if paid on January 1, 2005 net of the interest expense on Miltex long-term debt. A change of one-eighth of one percent in the interest rate on the Company's borrowing would impact interest expense by \$80,000 in 2005 and \$20,000 for the first three months of 2006.
- 4) These adjustments record the depreciation for the \$982,000 step up in the fair value of fixed assets (\$98,000 in 2005 and \$25,000 for the first three months of 2006) and the elimination of depreciation associated with the closed Missoula, Montana facility excluded from the transaction (\$6,945 in 2005 and \$1,736 for the first three months of 2006).
- 5) This adjustment is based on the pre-tax income effect of the proforma adjustments using the historical statutory tax rate.
- 6) These adjustments eliminate the amortization of existing Miltex intangible assets (\$1,090,000 in 2005 and \$470,000 for the three months ended March 31, 2006).

SIGNATURES

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

INTEGRA LIFESCIENCES HOLDINGS CORPORATION

DATE: JULY 28, 2006 BY: /s/ STUART M. ESSIG

STUART M. ESSIG PRESIDENT AND CHIEF EXECUTIVE OFFICER

EXHIBIT INDEX

Exhibit Number Description of Exhibit

23.1 Consent of PricewaterhouseCoopers LLP

EXHIBIT 23.1

CONSENT OF INDEPENDENT ACCOUNTANTS

We hereby consent to the incorporation by reference in the Registration Statements on Form S-8 (Nos. 333-46024, 333-82233, 333-58235, 333-06577, 333-73512, 333-109042 and 333-127488) of Integra LifeSciences Holdings Corporation of our report dated March 30, 2006 relating to the financial statements of ASP/Miltex LLC and Subsidiaries, which appears in the Current Report on Form 8-K/A of Integra LifeSciences Holdings Corporation dated May 12, 2006.

/s/ PricewaterhouseCoopers LLP Philadelphia, PA July 28, 2006