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

FORM 10-Q

(Markone):

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

For the quarterly period ended December 31, 1997

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

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commission File Number: 0-22175

EMCORE CORPORATION (Exact name of Registrant as specified in its charter)

NEW JERSEY (State or other jurisdiction of incorporation or organization)

22-2746503 (IRS Employer Identification No.)

394 ELIZABETH AVENUE SOMERSET, NJ 08873 (Address of principal executive offices) (zip code)

(732) 271-9090 (Registrant's telephone number, including area code)

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. Yes [X] No []

The number of shares outstanding of the registrant's no par value common stock as of February 13, 1998 was 9,321,107.

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

## EMCORE CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (IN THOUSANDS, EXCEPT PER SHARE DATA) (Unaudited)

	THREE MONTHS ENDED DECEMBER 31,	
	1997	1996
Revenue	\$12,357	\$8,591
Cost of sales	6,376	6,724
Gross profit	5,981	1,867
Operating expenses: Selling, general and administrative Research and development:	3,074	2,202
Acquired in-process research & development Recurring research & development	29,294 2,836	2,250
Total operating expenses	35,204	4,452
Operating loss	(29,223)	(2,585)

Other expense: Stated interest expense Imputed warrant interest expense, non-cash.	70 96	197 1,016
Total other expense	166	1,213
Net loss	(\$29,389) =======	(\$3,798)
Earnings per common share basic	(\$4.15)	(\$1.27)
Earnings per common share diluted	(\$4.15)	(\$0.86)

## EMCORE CORPORATION CONDENSED CONSOLIDATED BALANCE SHEET (IN THOUSANDS)

	(UNAUDITED) DECEMBER 31, 1997	SEPTEMBER 30, 1997
ASSETS Cash and cash equivalents Restricted cash Accounts receivable, net of allowance for doubtful accounts of approximately \$707 and \$697 at December 31, 1997 and	\$3,301 250	\$3,653 313
Accounts receivable, related party Inventories, net Other current assets	7,857 2,000 9,168 482	8,439 2,500 7,186 120 22,211
Total current assets	23,058	22,211
Property and equipment, net Other assets		16,798 454 \$39,463
Total assets	\$46,139	\$39,463
LIABILITIES & SHAREHOLDERS' EQUITY Current liabilities: Accounts payable Accrued expenses Advanced billings Capital lease obligation, current portion Other current liabilities	\$6,924 3,621 1,193 613 31	\$4,050 3,868 1,998 15 124
Total current liabilities		10,055
Subordinated notes, net Capital lease obligation, net of current portion	7,551 1,252	7,499 78
Total liabilities	21,185	17,632
SHAREHOLDERS' EQUITY: Common stock, no par value, 23,529,411 shares authorized, 9,319,287 shares issued and outstanding December 31, 1997, 6,000,391 shares issued and outstanding September 30, 1997 Accumulated deficit Notes receivable from warrant issuances and stock sales		45,817 (23,777) (209)
Total shareholders' equity	24,954	21,831
Total liabilities and shareholders' equity	\$46,139	\$39,463 ======

# EMCORE CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (IN THOUSANDS) (Unaudited)

	THREE MONTHS ENDED DECEMBER 31,	
	1997	1996
OPERATING ACTIVITIES:		
Net loss	(\$29,389)	(\$3,798)
Adjustments to reconcile net loss to net cash		
provided by (used in) operating activities Depreciation and amortization	1,601	1,017
Acquired in-process research and development, non-cash	29,294	,
Compensatory stock issuances Provision for doubtful accounts	88 10	60
Detachable warrant accretion and valuation	97	3,716
Provision for inventory valuation	30	60
Change in assets and liabilities:		
Accounts receivable Inventories	1,191	(3,662)
Costs in excess of billings on uncompleted contracts	(1,876) (146)	(1,722) (38)
Other current assets	(194)	17
Other assets	<b>`(93</b> )	(2,891)
Accounts payable	2,851	1,065
Accrued expenses Advanced billings	(1,546) (806)	269 1,609
Other current liabilities	(93)	(12)
Total adjustments	30,408	(512)
Net cash provided by (used in) operating activities	1,019	(4,310)
INVESTING ACTIVITIES:		
Purchase of property, plant, and equipment	(1,627)	(1,156)
Acquisition, cash acquired	193 63	
Payments on restricted cash	63	
Net cash used in investing activities	(1,371)	(1,156)
FINANCING ACTIVITIES:		
Payments on notes payable and long-term debt	(50)	
Proceeds from borrowings under demand note facility		6,000
Net proceeds from stock options exercise	38	
Proceeds from exercise of stock warrants	12	
Net cash provided by financing activities	0	6,000
Net (decrease) increase in cash and cash equivalents	(\$352)	\$534
Cash and cash equivalents, beginning of year	3,653	1,367
Cash and cash equivalents, end of year	\$3,301	\$1,901
SUPPLEMENTAL DISCLOSURE OF NONCASH		
INVESTING AND FINANCING ACTIVITIES:		
Cash paid during the period for interest	\$398	\$51
	========	=======

# EMCORE CORPORATION STATEMENTS OF SHAREHOLDERS' EQUITY (IN THOUSANDS)

	COMMON SHARES	STOCK AMOUNT	ACCUMULATED DEFICIT	SHAREHOLDERS' NOTES RECEIVABLES	TOTAL SHAREHOLDERS' EQUITY
BALANCE AT SEPTEMBER 30, 1995	2,994	\$16,638	(\$14,982)	(\$146)	\$1,510
Issuance of common stock purchase warrants		2,340			2,340
Notes receivable due from shareholders in connection with issuance of detachable warrants Net loss			(3,176)	(152)	(152) (3,176)
BALANCE OF SEPTEMBER 30, 1996	2,994	18,978	(18,158)	(298)	522
Issuance of common stock purchase warrants		3,601			3,601
Issuance of common stock in initial public offering, net of issuance cost of \$3,110 Issuance of common stock on exercise of warrants Issuance of common stock on exercise of stock	2,875 94	22,765 384			22,765 384
options Redemptions of notes receivable from shareholders	35	54		32 57	54 32 57
Forgiveness of notes receivable from shareholder 401(k) matching contribution Net loss	2	35	(5,619)	57	57 35 (5,619)
BALANCE OF SEPTEMBER 30, 1997	6,000	45,817	(23,777)	(209)	21,831
Warrant exercise by conversion of sub-debt	14	57			57
Warrant exercise in exchange for notes receivable	1,828	7,458		(7,458)	
Issuance of common stock in connection with the acquisition of MODE	1,462	32,329			32,329
Compensatory stock issuances Stock option exercise Net loss	5 10	88 38	(29,389)		88 38 (29,389)
BALANCE AT DECEMBER 31, 1997 (UNAUDITED)	9,319	\$85,787	(\$53,166)	(\$7,667)	24,954

## NOTE 1. INTERIM FINANCIAL INFORMATION

The accompanying unaudited condensed consolidated financial statements of EMCORE Corporation (the "Company") reflect all adjustments considered necessary by management to present fairly the Company's consolidated financial position as of December 31, 1997 and December 31, 1996, and the consolidated results of operations and the consolidated cash flows for the quarters ended December 31, 1997, and December 31, 1996. All adjustments reflected in the accompanying unaudited condensed consolidated financial statements are of a normal recurring nature. The results of operations for the three months ended December 31, 1997, are not necessarily indicative of the results for the fiscal year ending September 30, 1998, or any future interim period.

## NOTE 2. ACQUISITION

On December 5, 1997, the Company acquired all of the outstanding capital stock of MicroOptical Devices, Inc. ("MODE") in exchange for 1,461,866 shares of EMCORE common stock, 200,966 common stock purchase options (exercise prices ranging from \$0.43 to \$0.59), and 47,188 common stock purchase warrants (exercise prices ranging from \$4.32 to \$5.92). The purchase price was approximately \$32,829,000 including direct acquisition costs of approximately \$500,000. The acquisition of MODE was recorded using the purchase method of accounting. Accordingly, the results of operations of the acquired business and the fair values of the acquired tangible and intangible assets and assumed liabilities are included in the Company financial statements as of the effective date. The allocation of the fair value of the net assets acquired is as follows:

Net tangible assets	\$707,000
Goodwill	2,828,000
Acquired in-process research and development	29,294,000
Total purchase price	\$32,829,000
	===========

The amount allocated to acquired in-process research and development was determined through an independent valuation. Amounts allocated to acquired in-process research and development were immediately written off in the period of acquisition. Goodwill is being amortized over a period of three years.

The following unaudited pro forma basis financial information reflects the combined results of operations of the Company and MODE (in thousands), as if MODE had been acquired as of October 1, 1996 and October 1, 1997. The summary includes the impact of certain adjustments, such as goodwill amortization and the number of shares outstanding.

	(Unaudited) Year ended September 30, 1997	(Unaudited) Quarter ended December 31, 1997
Revenue	\$48,313	\$12,457
Net loss before extraordinary item Net loss	8,769 9,055	991 991
Net loss, per share	\$1.35	\$0.14

The unaudited pro forma results of operations are not necessarily indicative of what actually would have occurred if the acquisition had occurred on October 1, 1996 or October 1, 1997. In addition, the unaudited pro forma results of operations are not intended to be a projection of future results that might be achieved from the combined entity. The foregoing pro forma results of operations does not reflect the non-recurring write-off of acquired in-process research and development.

## NOTE 3. DEBT

On March 31, 1997, the Company entered into a \$10.0 million revolving loan agreement (the "Agreement"). The Agreement bears interest at the rate of Prime plus 50 basis points, subject to periodic quarterly decreases, and has a revolving loan maturity date and expires on September 30, 1998. As of December 31, 1997, there were no borrowings under the Agreement, however, in January 1998, the Company borrowed \$3.0 million at an interest rate of 8.25%.

The components of inventories consisted of the following (in thousands):

	AS OF DECEMBER 31, 1997	AS OF SEPTEMBER 30, 1997
Raw materials Work-in-progress	7,494 1,674	\$6,514 672
Total	\$9,168 ======	\$7,186 ======

### NOTE 5. EARNINGS PER SHARE

Basic earnings per common share was calculated by dividing net income by the weighted average number of common shares outstanding during the period. Diluted earnings per share was calculated by dividing net income by the sum of the weighted average number of common shares outstanding plus all additional common shares that would have been outstanding if potentially dilutive common shares had been issued. The following table reconciles the number of shares utilized in the earnings per share calculations for the three month period ending December 31, 1997 and 1996, respectively.

	Three Months Ended December 31, 1997	Three Months Ended December 31, 1996
Net income	(\$29,389)	(\$3,798)
Earnings per common share - basic	(\$ 4.15) =======	(\$1.27) ======
Earnings per common share - diluted	(\$ 4.15) ======	(\$0.86) ======
Common Share - basic Effect of dilutive securities:	7,075	2,994
Stock options		
Other		1,444
Common shares - diluted	7,075	4,438
	======	======

Under the provisions of Securities and Exchange Commission Staff Bulletin No. 64 ("SAB" No. 64), common stock and common stock equivalents issued by the Company within one year or in contemplation of the Company's initial public offering (the "IPO") are treated as if they were outstanding for all periods presented prior to the Company's IPO. After the IPO is effective, the determination of common stock and equivalents has been determined on a basis consistent with APB Opinion No. 15, which states "outstanding options and warrants should be included in the EPS computation ONLY if they have a dilutive effect."

## NOTE 6. RELATED PARTIES

In fiscal 1997, the Company entered into a non-exclusive and non-refundable technology licensing and royalty agreement with Uniroyal Technology Corporation ("UTC") for the process technology to develop and manufacture of high brightness light emitting diodes ("LEDs"). Effective January 1998, UTC's Chairman/CEO and his son resigned from the Company's Board of Directors.

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

#### **OVERVIEW**

EMCORE, founded in 1984, designs and develops compound semiconductor materials and process technology and is a leading manufacturer of production systems used to fabricate compound semiconductor wafers. Compound semiconductors are used in a broad range of applications in wireless communications, telecommunications, computers, and consumer and automotive electronics. The Company provides its customers, both in the US and internationally, with materials science expertise, process technology and compound semiconductor production systems that enable the manufacture of commercial volumes of high-performance electronic and optoelectronic devices. In response to the growing need of its customers to cost effectively get to market faster with higher volumes of new and improved high performance products, the Company has expanded its product offerings to include the design, development and production of compound semiconductor wafers and package-ready devices.

On December 5, 1997, the Company purchased MicroOptical Devices, Inc. ("MODE"). MODE is one of the market leaders in the design and development of high-quality optical components and subsystems based on vertical cavity surface emitting laser ("VCSEL") technology, which offers superior performance at lower cost over conventional semiconductor laser technologies. MODE's microlasers and optical subsystems provide design, performance and significant cost advantages over their technical predecessors such as edge-emitting solid state lasers. Through the integration of VCSELs with leading OEM systems design, VCSELs are expected to provide enhanced performance benefits to market applications such as Internet access, onboard photonics, gigabit ethernet, local area networks, microarea networks, DVD and fiberoptic switching. MODE's Gigalase(TM) and Gigarray(TM) technology developments to date are currently being evaluated by a variety of domestic and international OEM customers in the areas of data communications, telecommunications, optical storage and sensing.

## RESULTS OF OPERATIONS:

REVENUES The Company's first quarter revenue increased 43.8% from \$8.6 million for the quarter ended December 31, 1996, to \$12.4 million for the quarter ended December 31, 1997. The revenue increase in the three month period was primarily attributable to the introduction of compound semiconductor wafers and package-ready devices into the Company's product lines, as well as payments related to a licensing agreement for product development technology. Revenues relating to systems and materials accounted for 54.4% and 45.6% for the three months ended December 31, 1997 and 1996, respectively. Systems revenue includes production systems, service and components. Materials revenues include wafers, devices and payments for product development technology under a licensing agreement. International sales accounted for approximately 44.2% and 64.3% of revenues for the three months ended December 31, 1997 and 1996, respectively.

The Company believes that in the future its revenues and consequential results of operations in a quarterly period could be impacted by the timing of customer development projects and related purchase orders for the Company's varied products, new product announcements and releases by the Company, and economic conditions generally and the compound semiconductor industry environment specifically.

COST OF SALES/GROSS PROFIT Cost of sales includes direct material and labor costs, allocated manufacturing and service overhead, and installation and warranty costs. Gross profit increased from 21.7% of revenue for the quarter ended December 31, 1996, to 48.4% of revenue for the quarter ended December 31, 1997. The gross profit percentage increase was primarily attributable to higher margins on materials related revenues.

SELLING, GENERAL AND ADMINISTRATIVE Selling, general and administrative expenses increased by 39.6% from \$2.2 million for the quarter ended December 31, 1996, to \$3.1 million in the quarter ended December 31, 1997. The increase was largely due to increases in sales personnel headcount to support both domestic and foreign markets and general headcount additions to sustain the internal administrative support necessary for the Company's increased business, as well as higher variable expenses attributable to increased revenues. In addition, the Company recognized approximately \$71,000 of goodwill amortization for the quarter in connection with the acquisition of MODE on December 5, 1997. As a percentage of revenue, selling, general and administrative expenses decreased from 25.6% for the first quarter of the prior year to 24.9% for the first quarter of the current year.

RESEARCH AND DEVELOPMENT Research and development expenses increased significantly from \$2.3 million in the quarter ended December 31, 1996, to \$32.1 million in the quarter ended December 31, 1997. Of this amount, approximately \$29.3 million pertained to the Company's December 5, 1997, one-time non-cash charge for acquired in-process research and development in connection with the purchase of MODE. Absent this non-recurring charge, research and development was \$2.8 million, or a 26.0% increase over the first quarter of fiscal 1996. As a percentage of revenue, excluding the one-time non-cash charge for acquired in-process research and development expenses decreased

from 26.2% for the first quarter of the prior year to 23.0% for the first quarter of the current year. To maintain growth and market leadership in epitaxial technology, the Company expects to continue to invest a significant amount of its resources in research and development.

OPERATING INCOME (LOSS) Not including the operations of MODE acquired on December 5, 1997 nor the one-time non-cash charge of \$29.3 million relating to the acquired research and development, operating profit increased \$3.3 million from a loss of \$2.6 million in the quarter ended December 31, 1996, to income of \$0.7 million in the quarter ended December 31, 1997. Including MODE's operations from the date of acquisition and the \$29.3 million charge, the Company's operating profit decreased \$26.6 million from a loss of \$2.6 million in the quarter ended December 31, 1996, to a loss of \$29.2 million in the quarter ended December 31, 1997. The change in operating loss is primarily due to the purchase of MODE and corresponding one-time non-cash charge for acquired in-process research and development.

OTHER EXPENSE During fiscal 1996, the Company issued detachable warrants along with subordinated notes to certain of its existing shareholders. In the first quarter of fiscal year 1997, the Company also issued detachable warrants in return for a \$10.0 million demand note facility (the "Facility") guarantee by a director of the Company, affiliated with the Company's majority shareholder, who provided collateral for the Facility. The Company subsequently assigned a value to these detachable warrants using the Black-Scholes Option Pricing Model. The Company recorded the subordinated notes at a carrying value that is subject to periodic accretions, using the interest method, and reflected the Facility detachable option value as a debt issuance cost. The consequent expense of these warrant accretion amounts and the now terminated Facility debt issuance cost is charged to "Imputed warrant interest, non-cash," and amounted to \$1.0 million and \$91,000 for the quarters ended December 31, 1996 and December 31, 1997, respectively. As of December 31, 1996, the Company had borrowed \$6.0 million under the Facility. This amount was repaid on March 31, 1997. The interest expense under the Facility resulted in higher stated interest expense for the quarter ended December 31, 1996.

NET INCOME/LOSS Excluding the operations of MODE and the one-time charge of \$29.3 million, net income increased \$4.3 million from a net loss of \$3.8 million in the quarter ended December 31, 1996, to net income of \$0.5 million in the quarter ended December 31, 1997. Including MODE's operations from the date of acquisition and the \$29.3 million charge, the Company's net loss increased \$25.6 million from a loss of \$3.8 million in the quarter ended December 31, 1996, to a loss of \$29.4 million in the quarter ended December 31, 1996, to a loss of \$29.4 million in the quarter ended December 31, 1997. This year-to-date loss increase was primarily attributable to the aforementioned write-off of acquired in-process research and development in connection with the acquisition of MODE on December 5, 1997.

#### BACKLOG

The Company's order backlog decreased 6.7% from \$23.8 million as of December 31, 1996, to \$22.2 million as of December 31, 1997. The Company includes in backlog only customer purchase orders which have been accepted by the Company and for which shipment dates have been assigned within the 12 months to follow and research contracts that are in process or awarded. Wafer and device contract agreements extending longer than one year in duration are included in backlog only for the ensuing 12 months with respect to wafers and 3 months with respect to devices. Some of these agreements currently extend over 12 months. The Company receives partial advance payments or irrevocable letters of credit on most production system orders and has never experienced an order cancellation. Although the Company has increased its capacity to meet continued increased production needs, there can be no assurance that the Company will be consistently able to increase its capacity to meet its scheduled needs.

LIQUIDITY AND CAPITAL RESOURCES Cash and cash equivalents decreased by \$352,000 from \$3.7 million at September 30, 1997, to \$3.3 million at December 31, 1997. For the three months ended December 31, 1997, net cash provided by operations amounted to \$1.0 million, primarily due to the Company's increase in accounts payable and decrease in accounts receivable which was offset by the Company's net losses excluding one-time charges, increase in inventory, and decrease in accrued expenses and advanced billings. For the three months ended December 31, 1997, net cash used in investment activities amounted to \$1.4 million due to purchase and manufacture of new equipment for the facilitation of the Company's wafer and package ready device product lines and clean room modifications and enhancements.

On March 31, 1997, the Company entered into a \$10.0 million revolving loan (the "Agreement"). The Agreement bears interest at the rate of Prime plus 50 basis points, subject to periodic quarterly decreases, and has a revolving loan maturity date and expires on September 30, 1998. As of December 31, 1997, there were no borrowings under the Agreement, however, in January 1998, the Company borrowed \$3.0 million at an interest rate of 8.25%.

The Company believes that its current liquidity, together with the Agreement, should be sufficient to meet its cash needs for working capital through fiscal 1998. However, if cash generated from operations is insufficient to satisfy the Company's liquidity requirements, the Company may be required to raise funds through equity or debt offerings or obtain additional credit facilities if possible. Additional funding may not be available when needed or on terms acceptable to the Company, which could have a material adverse effect

on the Company's business financial conditions or operations.

At December 31, 1997, the Company employed 307 full-time employees, up 50.5% from 204 as of December 31, 1996 and up 186.9% from the 107 employees at December 31, 1995. The increase in the number of employees since the end of 1995 is a direct result of the Company's increased manufacturing needs to meet the demand for its compound semiconductor production systems and materials. None of the Company's employees are covered by a collective bargaining agreement. The Company considers its relationship with its employees to be good.

OUTLOOK On December 5, 1997, the Company purchased MODE. MODE is one of the market leaders in the design and development of high-quality components and subsystems based on VCSEL technology, which is expected to offer superior performance and higher efficiency over conventional compound semiconductor technologies.

MODE's microlasers and optical subsystems provide design, performance and significant cost advantages over their technical predecessors such as edge-emitting solid state lasers. Through the integration of VCSELs with leading OEM systems design, VCSELs are expected to provide enhanced performance benefits to market applications such as Internet access, onboard photonics, gigabit ethernet, local area networks, microarea networks such as chip-to-chip and board-to-board applications, DVD and fiberoptic switching. MODE's Gigalase(TM) and Gigarray(TM) technology developments to date are currently being evaluated by a variety of domestic and international OEM customers in the areas of data communications, telecommunications, optical storage and sensing.

The Company believes that VCSEL technology may address a number of technical bandwidth challenges applicable to the high-speed computing and communications markets, allowing optoelectronic applications to perform their functions at higher speeds with lower costs than traditional optoelectronic systems. The Company believes that with the acquisition of MODE, it will be well positioned to actively participate in the development of the next-generation optoelectronic laser market which is estimated to grow to one billion dollars by the year 2000.

Under the terms of the agreement, the Company issued 1,461,866 shares of Common Stock, 200,966 common stock purchase options and 47,118 common stock purchase warrants in exchange of 100% of the outstanding capital stock of MODE. The acquisition purchase price amounted to approximately \$32.8 million. The acquisition was recorded under the purchase method of accounting and a significant portion of the purchase price was taken as a one-time charge of approximately \$29.3 million by the Company related to the write-off of acquired in-process research and development.

Historically the Company has generated significant revenues from its TurboDisc(TM) product line from Asian customers. Continued economic and currency-related uncertainty in the region could impact the Company's future TurboDisc(TM) sales in this market.

The Company believes it possess the technological "know how" to capitalize on all of these market opportunities. However, there can be no assurance that the Company will maintain sufficient growth in sales levels to support the associated labor, equipment and facility costs.

#### INFORMATION RELATING TO FORWARD LOOKING STATEMENTS

Management's Discussion and Analysis of Financial Condition and Results of Operations includes forward-looking statements that reflect the Company's current expectations or beliefs concerning future results and events. The words "expects", "intends", "believes", "anticipates", "likely", "will", and similar expressions identify forward-looking statements. These forward-looking statements are subject to certain risks and uncertainities which could cause actual results and events to differ materially from those anticipated in the forward-looking statements. Factors that might cause such a difference include, but are not limited to, statements about future financial performance of the Company and MODE and the effect of the acquisition on the Company's business; continued acceptance of the Company's MOCVD technologies, as well as the market success of VCSEL technologies; the Company's ability to achieve and implement the planned enhancements of products and services on a timely and cost-effective basis and customer acceptance of those product introductions; product obsolescence due to advances in technology and shifts in market demand; competition and resulting price pressures; business conditions; economic and stock market conditions, particularly in the U.S., Europe and Japan, and their impact on sales of the Company's products and services; risks associated with foreign operations, including currency and political risks; and such other risk factors as may have been or may be included from time to time in the Company's reports filed with the Securities and Exchange Commission.

PART II. OTHER INFORMATION

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(a) List of Exhibits:11 - Statement of Computation of Per Share Amounts27 - Financial Data Schedule

(b) Reports on Form 8-K:

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Form 8-K dated December 22, 1997
Form 8-K/A dated December 24, 1997
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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.

# EMCORE CORPORATION

Date: February 13,	1998	By: /s/ Reuben F. Richards, Jr.
		Reuben F. Richards, Jr. President and Chief Executive Officer
Date: February 13,	1998	By: /s/ Thomas G. Werthan
		Thomas G. Werthan Vice President, Finance and Administration

EXHIBIT INDEX

EXHIBIT	DESCRIPTION
11	Statement of Computation of Per Share Amounts
27	Financial Data Schedule

## EMCORE CORPORATION STATEMENT OF COMPUTATION OF PER SHARE AMOUNTS (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS) (Unaudited)

	THREE MONTHS ENDED DECEMBER 31,	
	1997	1996
Net loss	(\$29,389) =======	(\$3,798) =======
Basic earning per share calculation: Weighted average shares outstanding:		
Common stock Common stock equivalents (1)	7,075	2,994
Drimory veighted everage		
Primary weighted average Common shares and equivalents	7,075	2,994
Net loss per share	(\$4.15) =======	(\$1.27) =======
Fully diluted earnings per share calculation (2): Weighted average shares outstanding: Common stock	7,075	2,994
Common stock equivalents (1)		1,444
Primary weighted average Common shares and equivalents	7,075 ======	4,438
Net loss per share	(\$4.15) =======	(\$0.86) =======

<sup>(1)</sup> Under the provisions of Securities and Exchange Commission Staff Bulletin No. 64 ("SAB" No. 64), common stock and common stock equivalents issued by the company within one year or in contemplation of the Company's offering are treated as if they were outstanding for all periods presented prior to the Company's IPO. After the IPO is effective, the determination of common stock and equivalents has been determined on a basis consistent with APB Opinion No. 15, which states "outstanding options and warrants should be included in the EPS computation only if they have a dilutive effect."

<sup>(2)</sup> This calculation is submitted in accordance with Securities Exchange Act of 1934 Release No. 9083 although not required by footnote 2 of paragraph 14 of APB Opinion No. 15 because it results in dilution of less than 3%.

THIS SCHEDULE CONTAINS SUMMARY FINANCIAL INFORMATION EXTRACTED FROM THE CONSOLIDATED FINANCIAL STATEMENTS OF EMCORE CORPORATION FOR THE QUARTERLY PERIOD ENDED DECEMBER 31, 1997, AND IS QUALIFIED IN ITS ENTIRETY BY REFERENCE TO SUCH FINANCIAL STATEMENTS.

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3-MOS
       SEP-30-1998
            DEC-31-1997
                        3,551
                       0
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(707)
                    9,168
             23,058
                        31,631
             (12,389)
                46,139
        12,382
                            0
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                        0
                      85,787
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46,139
                       12,357
             12,357
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                  6,376
             35,204
                  0
              166
             (29, 389)
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        (29,389)
                     0
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                          0
                (29,389)
                 (4.15)
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