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PAR TECHNOLOGY CORP Form 8-K September 16, 2004

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

FORM 8-K

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

Date of Report (Date of earliest event reported): September 10, 2004

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PAR TEC	HNOLOGY CORPORATION			
(Exact Name of Regi	strant as Specified in C	Charter)		
Delaware	1-09720	16-1434688		
(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(IRS Employer Identification No.)		
PAR Technology Park, 8383 Sen	eca Turnpike, New Hartfo	ord, NY	13413-499	91
(Address of Principal Exe	cutive Offices)		(Zip Code	∋)
Registrant's telephone numb		(315) 738-	-0600	
	ot applicable			
(Former Name or Former A	ddress, if Changed Since	: Last Repo	rt)	
Check the appropriate box belo simultaneously satisfy the filing following provisions:				
[] Written communications (17 CFR 230.425)	pursuant to Rule 425 unc	ler the Seo	curities Ad	зt
[] Soliciting material purs CFR 240.14a-12)	uant to Rule 14a-12 unde	er the Exch	ange Act (1	L7
[] Pre-commencement commun Exchange Act (17 CFR 240.14d-2(b))	ications pursuant to Ru	ile 14d-2(b)) under th	ıe
[] Pre-commencement commun Exchange Act (17 CFR 240.13e-4(c))	ications pursuant to Ru	ile 13e-4(c)) under th	ıe

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Item 1.01. Entry into a Material Definitive Agreement.

On September 10, 2004, PAR Technology Corporation (the "Company") and its wholly-owned subsidiary, PSMS Acquisition Inc. (the "Subsidiary"), entered into a definitive agreement with Springer-Miller Systems, Inc. ("Springer-Miller") and John Springer-Miller pursuant to which the Subsidiary has agreed to purchase substantially all of the assets (including the equity interests in each of Springer-Miller International, LLC and Springer-Miller Canada, ULC), and assume certain liabilities, of Springer-Miller. The estimated purchase price of the assets will be approximately \$16.1 million plus an amount equal to the cash and cash equivalents held by Springer-Miller and its subsidiaries at closing, which purchase price shall consist of \$3 million worth of Company common stock and the remainder in cash. A portion of the purchase price shall be delivered into escrow as a source of payment for adjustments to the purchase price and any indemnification claims that may arise. The transaction is expected to close during the fourth quarter of the Company's fiscal year pending satisfaction of certain customary conditions.

Springer-Miller, based in Stowe, Vermont, is a developer of software for hotel and restaurant management. Following the closing, Springer-Miller's current senior management team will operate the acquired business as a subsidiary of the Company.

SIGNATURES

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

PAR TECHNOLOGY CORPORATION

Date: September 16, 2004 By: /s/ Ronald J. Casciano

Ronald J. Casciano

Vice President, Chief Financial

Officer and Treasurer