# Synopsys Posts Financial Results for First Quarter of Fiscal 2004

PRNewswire-FirstCall MOUNTAIN VIEW, Calif.

Synopsys, Inc. (NASDAQ: SNPS), the world leader in semiconductor design software, today reported its results for the first quarter ended January 31, 2004.

For the quarter, Synopsys reported revenue of \$285.3 million, a 6% increase over revenue of \$268.1 million in the first quarter of fiscal 2003. Pro forma net income was \$54.3 million, or \$0.33 per share, in the quarter compared to pro forma net income of \$52.5 million, or \$0.34 per share, in the first quarter of fiscal 2003.

On a generally accepted accounting principles (GAAP) basis, for the first quarter of fiscal 2004 net income was \$32.2 million, or \$0.19 per share, compared to net income of \$34.4 million, or \$0.22 per share, for the first quarter of fiscal 2003.

Per share data for the periods presented reflects the Company's two-for- one stock split completed on September 23, 2003. Pro forma net income and net income on a GAAP basis are reconciled under "GAAP Reconciliation" below.

"Against an economic backdrop that is showing promise for the second half of the year," said Aart de Geus, Chairman and Chief Executive Officer of Synopsys, "we have forcefully moved the ball forward in our core technologies, as well as in our new growth areas. We feel confident that Synopsys is positioned first in line with customers as spending continues to pick up."

# **Financial Outlook**

Synopsys also announced its operating model targets for the second quarter of fiscal 2004 and revised targets for the full-year, assuming the timely closing of the pending acquisition of Monolithic System Technology, Inc., (MoSys) announced today, and the pending acquisition of assets of Analog Design Automation, Inc., and taking into account the acquisitions of Accelerant Networks, Inc., and certain test-related assets of iRoC Technologies S.A., increased investment by Synopsys in certain business initiatives and the full-year impact of adverse changes in the dollar-Euro exchange rate. The MoSys and Accelerant acquisitions are discussed in a separate press release issued today.

The following targets are forward-looking and based on current expectations. For a discussion of factors that could cause actual results to differ materially from these targets, see "Forward-Looking Statements" below.

Second Quarter of Fiscal 2004 Targets:

- -- Revenue: \$285 million \$300 million
- -- Pro forma expenses: \$214 million \$221 million
- -- Other income and expense: (\$1.0) million \$2.0 million
- -- Fully diluted outstanding shares: 160 million 168 million
- -- GAAP tax rate applied to pro forma and net income calculation:  $\mathbf{31\%}$
- -- Pro forma earnings: \$0.31 \$0.35 per share
- -- Upfront licenses as a percentage of product bookings: 30%, plus or minus 5%

Fiscal Year 2004 targets:

- -- Orders: Greater than \$1.4 billion
- -- Revenue: \$1.200 billion \$1.250 billion
- -- Pro forma earnings: \$1.30- \$1.40 per share
- -- Upfront licenses as a percentage of product bookings: 25%, plus or minus 5%

#### Effectiveness of Guidance

The targets set forth above represent the Company's expectations only as of the date of this release and assume the timely completion of the acquisitions of MoSys and Analog Design Automation. Although this release will remain available on the Company's website, its continued availability does not indicate that the Company is reaffirming or confirming its continued validity. The Company does not currently intend to report on its progress during the second quarter of fiscal 2004 or comment to analysts or investors on, or otherwise update, such targets until it releases its quarterly results in May 2004.

# GAAP Reconciliation

Pro forma net income is a non-GAAP financial measure under Section 244.101 of Regulation G. This measure consists of GAAP net income excluding, as applicable, amortization of intangible assets and deferred stock compensation, in-process research and development charges, integration and other acquisition-related expenses, facilities realignment charges and continuing charges relating to the Company's workforce realignment announced in the fourth quarter of fiscal 2003. Intangible assets consist primarily of purchased technology, contract rights intangible, customer-installed base/relationships, trademarks and tradenames, covenants not to compete and customer backlog. Pro forma net income is reduced by the amount of additional taxes that the Company would accrue if it used pro forma results instead of GAAP results to calculate the Company's tax liability.

The Company's management evaluates and makes operating decisions primarily based on the bookings and revenues of its core software and services business operations and the direct, ongoing and recurring costs of those operations such as cost of revenues and research and development, sales and marketing and general and administrative expenses. Management does not believe amortization of intangible assets and deferred stock compensation, in-process research and development charges, integration and other acquisition-related expenses and workforce realignment charges are ordinary, ongoing and recurring operating charges for the Company's core software and services business operations. Therefore, management calculates the non-GAAP financial measures used in this earnings release excluding these charges and uses these non-GAAP financial measures to enable it to analyze better and more consistently the period-to- period financial performance of its core business operations. Management believes that, although it is important for investors to understand GAAP measures, providing investors with these non-GAAP measures gives investors additional important information to enable them to assess, in a way management assesses, Synopsys' current and future continuing operations.

#### **Reconciliation of First Quarter Results**

The following table reconciles the specific items excluded from GAAP in the calculation of pro forma net income for the periods shown below:

Income Statement Reconciliation				ee Months Ended	
(in thousands)	Januar 200		2003		
Net income on a GAAP basis Amortization of intangible assets	and	\$32,152	2 9	\$34,385	
deferred stock compensation Work force realignment charges resolved at a lower cost than		34,484	. :	28,783	
estimated	(1,141	-			
Facilities realignment charges Tax effect	(12,947		10,701)		
Net income on a pro forma basis		\$54,32	20	\$52,467	
Income Statement Reconciliation per Share Three Months Ended January 31,					
(in thousands, except per share	data)	200	)4	2003	
Diluted earnings per share on a basis Amortization of intangible assets	\$0.19	\$0	.22		
deferred stock compensation per share Work force realignment charges		0.21	0.	19	
resolved at a lower cost than estimated per share		0.01)			
Facilities realignment charges pe	0.01	-	-		
Tax effect per share Earnings per share on a pro form	•	.07)	(0.07	)	
basis	\$0.33	\$0	.34		
Shares used in calculation GAA Shares used in calculation pro		165,86 165,8		153,278 153,278	

The Company completed the acquisition of Accelerant Networks on February 20, 2004 and the acquisition of certain assets of iRoC Technologies on February 23, 2004. The acquisitions of Analog Design Automation and MoSys are pending with the completion of these transactions being subject to regulatory and other conditions. At this time certain acquisition-related charges and expenses, such as amortization of intangible assets and deferred stock compensation, in-process research and development and integration and other acquisition-related expenses, which are included in GAAP expenses but which the Company would normally exclude from its pro forma expense and earnings calculations, cannot reasonably be estimated. As a result and as permitted by Regulation G, the Company has not included a reconciliation of the target pro forma expenses and earnings per share to their GAAP equivalents for either the second quarter or full-year fiscal 2004 in this release. However, the Company is including in the following tables the impact on the pro forma expense and earnings targets of known charges and expenses that have been excluded from these targets. Investors should be aware that actual GAAP expenses will be higher, and GAAP earnings lower, than the amounts shown below because the currently unknown acquisition-related charges and expenses for the transactions mentioned in this release, when determined, will be included in GAAP expenses.

Information regarding Target Expe (in thousands) Lov	Ending	Range fo April 30, 20 High	or Three Months 004		
Target expenses on a pro forma ba Estimated impact of known amortization of intangible assets and deferred stock	asis	\$214,000	\$221,000		
compensation	31,000	33,	000		
Estimated impact of known facility realignment charges	1,0	00 2	2,000		
Target expenses on an adjusted ba	asis	\$246,000	\$256,000		
Information regarding Target Earnings Per Share Range for Three Months Ending April 30, 2004 Low High					
Target earnings per share on a pro forma basis Estimated impact of known amorti intangible assets and deferred sto compensation per share, net of ta	\$0.31 zation of ock x effect	(0.14)	5 (0.15)		
Estimated impact of known facility charges per share, net of tax effer		nent (0.01)	(0.01)		
Target earnings per share on an adjusted basis	\$0.16	\$0.1	.9		
Information regarding Target Earnings Per Share Range for Fiscal Year Ending October 31, 2004 Low High					
Target earnings per share on a pro forma basis Estimated impact of known amortization of intangible assets	\$1.30	\$1.4	0		
and deferred stock compensatio per share, net of tax effect Estimated impact of known facility realignment charges	(0.	47) (	0.48)		
per share, net of tax effect	(0.	01) (	0.01)		
Target earnings per share on an adjusted basis	\$0.82	\$0.9	91		

The Company will include final financial statements for the first quarter of fiscal 2004 with its Quarterly Report on Form 10-Q to be filed in March 2004.

Additional Financial Information Available on Synopsys Website

In connection with the issuance of this earnings release, Synopsys is making available to investors supplemental financial information, which can be found on Synopsys' website at

http://www.synopsys.com/corporate/invest/finsupp/supldis\_q104.pdf . Synopsys currently intends to provide this information on a quarterly basis.

# Earnings Call Open to Investors

Synopsys will hold a conference call for financial analysts and investors today at 2:00 p.m., Pacific Time. A live webcast of the call will be available at Synopsys' corporate website at

http://www.synopsys.com/corporate/invest/invest.html. A recording of the call will be available by calling 1-800-475-6701 (320-365-3844 for international callers), access code 720419, beginning at 5:30 p.m. Pacific Time today. A webcast replay will also be available at http://www.synopsys.com/corporate/invest/invest.html from approximately 5:30 p.m. Pacific Time today through the time of the announcement of the Company's results for the second quarter of fiscal 2004 in May 2004. Finally, Synopsys will post copies of the prepared remarks of Aart de Geus, Chairman and Chief Executive Officer, and Steve Shevick, Chief Financial Officer, on its website at http://www.synopsys.com/corporate/invest/invest.html following the call.

# About Synopsys

Synopsys, Inc. is the world leader in electronic design automation (EDA) software for semiconductor design. The Company delivers technology-leading semiconductor design and verification platforms and IC manufacturing software products to the global electronics market, enabling the development and production of complex systems-on-chips (SoCs). Synopsys also provides intellectual property and design services to simplify the design process and accelerate time-to-market for its customers. Synopsys is headquartered in Mountain View, California, and has more than 60 offices located throughout North America, Europe, Japan and Asia. Visit Synopsys online at http://www.synopsys.com/.

# Forward-Looking Statements

The sections of this earnings release entitled "Financial Outlook" and "GAAP Reconciliation" contain forwardlooking statements within the meaning of the safe harbor provisions of Section 21E of the Securities Exchange Act of 1934. Actual results could differ materially from those described by these statements due to a number of factors, including but not limited to:

- -- weakness or continued budgetary caution in the semiconductor or electronic systems industries;
- -- lower-than-expected research and development spending by semiconductor and electronic systems companies;
- -- lower-than-anticipated purchases or delays in purchases of software or consulting services by the Company's customers;
- -- lower-than-anticipated new IC design starts;
- -- increasing competition in the market for the Company's products and services;
- -- failure to continue to improve the Company's existing products, including continued integration of its products in the Galaxy Design and Discovery Verification platforms, which could cause the Company to lose sales or could reduce the Company's operating margins;
- -- failure of pending acquisitions to close for any reason;
- -- difficulties in the ongoing integration of the products and operations of acquired companies or assets, including Numerical Technologies, Inc., Accelerant Networks, iRoC Technologies and, if closed, MoSys and Analog Design Automation, into the Company's products and operations;
- -- lower-than-expected sales or greater-than-expected expenses relating to the Analog Design Automation, Accelerant Networks, iRoC Technologies and MoSys acquisitions;
- -- unexpected changes in the mix of time-based licenses and upfront licenses;
- -- adverse variations from currently projected customer payment terms; and
- -- continued downward pressure on maintenance orders, adversely affecting the Company's future level of services revenue.

In addition, the Company's actual expenses on a GAAP basis will be higher, and GAAP earnings will be lower, for the second quarter and full-year fiscal 2004 following the Company's determination of charges and expenses relating to amortization of intangible assets and deferred stock compensation, in-process research and development and integration and other acquisition-related expenses for the Accelerant Networks and iRoC Technologies acquisitions and the contemplated MoSys and Analog Design Automation acquisitions. Finally, the Company's actual expenses and earnings per share on a GAAP basis for the second quarter and full-year fiscal 2004 could differ materially from the targets stated under "Financial Outlook" above for a number of reasons, including a determination by the Company that any portion of its intangible assets have become impaired, changes in deferred stock compensation expenses caused by employee terminations, and integration and other acquisition-related expenses, amortization of additional intangible assets and deferred stock compensation associated with additional acquisitions, if any.

For further discussion of these and other factors that may cause results to differ from those projected in this release, readers are referred to documents Synopsys has filed with the Securities and Exchange Commission, specifically the section contained in Part III, Item 7 of Synopsys' Annual Report on Form 10-K for the fiscal year ended October 31, 2003 filed with the SEC on January 29, 2004 entitled "Factors That May Affect Future Results." Synopsys is under no obligation to (and expressly disclaims any such obligation to) update or alter these forward-looking statements whether as a result of new information, future events or otherwise.

NOTE: Synopsys is a registered trademark of Synopsys, Inc. All other trademarks mentioned in this release are the intellectual property of their respective owners.

SYNOPSYS, INC. Pro Forma Unaudited Condensed Consolidated Statements of Income (1) Impact of Pro Forma Adjustments on Reported Net Income (in thousands, except per share data)

Three Months Ended Three Months Ended January 31, 2004 (2) January 31, 2003 (2) Pro Pro GAAP Adjustments Forma GAAP Adjustments Forma Revenue: Upfront license \$59,490 -- \$59,490 \$54,520 -- \$54.520 55,176 -- 55,176 72,387 Service -- 72,387 Time-based license 170,598 -- 170,598 141,229 -- 141,229 Total revenue 285,264 -- 285,264 268,136 -- 268,136 Cost of revenue: Upfront license 7,426 197 7,623 3,753 -- 3,753 Service 23,573 -- 23,573 22,020 -- 22,020 Time-based license 4,883 -- 4,883 12,786 -- 12,786 Amortization of intangible assets and deferred stock compensation 25,240 (25,240) -- 19,903 (19,903) Total cost of 61,122 (25,043) 36,079 58,462 (19,903) 38,559 revenue 224,142 25,043 249,185 209,674 19,903 229,577 Gross margin Operating expenses: Research and 70,337 483 70,820 67,269 -- 67,269 development Sales and marketing 70,746 371 71,117 71,238 -- 71,238 General and administrative 29,137 (1,682) 27,455 22,551 -- 22.551 Amortization of intangible assets and deferred stock compensation 9,244 (9,244) -- 8,880 (8,880) Total operating expenses 179,464 (10,072) 169,392 169,938 (8,880) 161,058 Operating income 44,678 35,115 79,793 39,736 28,783 68,519 Other (expense) income, net (1,069) -- (1,069) 9,210 -- 9,210 Income before provision for income taxes 43,609 35,115 78,724 48,946 28,783 77,729 Provision for income 11,457 12,947 24,404 14,561 10,701 25,262 taxes \$32,152 \$22,168 \$54,320 \$34,385 \$18,082 \$52,467 Net income Basic earnings per share: Net income per \$0.35 \$0.23 share \$0.21 \$0.35 Weighted-average common shares 156,316 156,316 148,130 148,130 Diluted earnings per share: Net income per

share	\$0.19	\$0.33	\$0.22	\$0.34
Weighted-ave	rage			
common sha	res			
and equivale	nts 165,864	165	5,864 153,278	3 153,278

- (1) The Company's fiscal year and first quarter ends on the Saturday nearest to October 31 and January 31, respectively. For presentation purposes, the unaudited condensed consolidated financial statements refer to a calendar month end.
- (2) All common share and per share data for all periods presented are adjusted to reflect the Company's two-for-one stock split completed on September 23, 2003.

SYNOPSYS, INC.

ASSETS:

Unaudited Condensed Consolidated Balance Sheets (1) (in thousands, except per share data)

January 31, 2004 October 31, 2003

ASSETS.				
Current assets:	+ 410 700	+524.200		
Cash and cash equivalents	\$412,728 \$524,30			
Short-term investments	205,040 174,049			
Total cash, cash equivalents a				
short-term investments	617,768	698,357		
Accounts receivable, net of				
allowances of \$9,896 and \$8,2	295,			
respectively	194,386	200,998		
Deferred income taxes	271,739	248,425		
Income taxes receivable	71,471	72,124		
Prepaid expenses and other cu	irrent			
assets	29,419 19	9,302		
Total current assets	1,184,783	1,239,206		
Property and equipment, net	186,530			
Long-term investments	8,316	8,595		
Goodwill, net	550,912	550,732		
Intangible assets, net	252,401	285,583		
Other assets	48,469	38,924		
Total assets		\$2,307,353		
	+-,,			
LIABILITIES AND STOCKHOLDER	S' FOUITY			
Current liabilities:				
Accounts payable, accrued				
liabilities and current portion of	h			
long-term debt	\$149,388	\$204,226		
Accrued income taxes	179,635	201,855		
Deferred revenue	415,803 398,878			
Total current liabilities	744,826	804,959		
		004,959		
Deferred compensation and oth		200		
liabilities		,390		
Long-term deferred revenue	18,284	21,594		
Stockholders' equity (2):				
Common stock, \$0.01 par valu	le;			
400,000 shares authorized;				
155,684 and 155,837 shares				
outstanding, respectively	1,560	1,560		
Additional paid-in capital	1,232,577	1,198,421		
Retained earnings	228,961	251,979		
Treasury stock, at cost; 1,433	and			
662 shares, respectively	(52,634)	(20,733)		
Deferred stock compensation	(5,645	) (7,170)		
Accumulated other comprehensive				
income	7,917 9	9,353		
Total stockholders' equity	1,412,736	1,433,410		
Total liabilities and				
stockholders' equity	\$2,231,411	\$2,307,353		

(1) The Company's fiscal year and first quarter ends on the Saturday nearest to October 31 and January 31, respectively. For presentation purposes, the unaudited condensed consolidated financial statements refer to a calendar month end.

(2) All common share data for all periods presented are adjusted to

reflect the Company's two-for-one stock split completed on September 23, 2003.

SOURCE: Synopsys, Inc.

CONTACT: INVESTORS, Jessica Kourakos, +1-650-584-1901, or EDITORIAL, Yvette Huygen, +1-650-584-4547, both of Synopsys, Inc.

Web site: http://www.synopsys.com/