SOCKET COMMUNICATIONS INC

Form DEF 14A March 07, 2008

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

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrant /x/

Filed by a Party other than the Registrant / /

Check the appropriate box:

// Preliminary Proxy Statement

// Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

/x/ Definitive Proxy Statement

// Definitive Additional Materials

// Soliciting Material Pursuant to Section 240.14a-11(c) or

Section 240.14a-12

SOCKET COMMUNICATIONS, INC.

(Name of Registrant as Specified in its Charter)

Payment of Filing Fee (Check the appropriate box):
/x/ No fee required.
// Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.

1) Title of each class of securities to which

transaction applies:

N/A

2) Aggregate number of securities to which

transaction applies:

N/A

3) Per unit price or other underlying value of

transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was

determined):

N/A

	4)	Proposed maximum aggregate value of transaction: N/A
	5)	Total fee paid: N/A
'	Check box if any Rule 0-11(a)(2) a previously. Ident	usly with preliminary materials. y part of the fee is offset as provided by Exchange Act and identify the filing for which the offsetting fee was paid tify the previous filing by registration statement number, or edule and the date of its filing.
	1)	Amount Previously Paid: N/A
	2)	Form, Schedule or Registration Statement No.: N/A
	3)	Filing Party: N/A
	4)	Date Filed: N/A

SOCKET COMMUNICATIONS, INC.

DBA SOCKET MOBILE, INC.

NOTICE OF 2008 ANNUAL MEETING OF STOCKHOLDERS To Be Held April 23, 2008

Dear Stockholders:

as independent public accountants of the Company for the fiscal year ending December 31, 2008.

Sincerely,

Kevin J. Mills President and Chief Executive Officer

Newark, California March 6, 2008

YOUR VOTE IS IMPORTANT.

IN ORDER TO ENSURE YOUR REPRESENTATION AT THE ANNUAL MEETING, YOU ARE REQUESTED TO COMPLETE, SIGN AND DATE THE ENCLOSED PROXY AS PROMPTLY AS POSSIBLE AND RETURN IT IN THE ENCLOSED ENVELOPE.

SOCKET COMMUNICATIONS, INC. DBA SOCKET MOBILE, INC.

PROXY STATEMENT FOR 2008 ANNUAL MEETING OF STOCKHOLDERS

INFORMATION CONCERNING SOLICITATION AND VOTING

GENERAL

RECORD DATE AND PRINCIPAL SHARE OWNERSHIP

REVOCABILITY OF PROXIES

VOTING AND SOLICITATION

QUORUM; VOTE REQUIRED; ABSTENTIONS; BROKER NON-VOTES

affirmative votes will affect the outcome of election.

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DEADLINE FOR RECEIPT OF STOCKHOLDER PROPOSALS TO BE INCLUDED IN THE COMPANY'S PROXY MATERIALS

2009 Annual Meeting of Stockholders in April 2009 and to mail proxy statements relating to such meeting in March 2009. Proposals of stockholders of the Company that are intended to be presented by such stockholders at the 2009 Annual Meeting must be received by the Company no later than November 12, 2008, and must otherwise be in compliance with applicable laws and regulations, in order to be considered for inclusion in the Company's proxy statement and proxy card relating to that meeting. In addition, stockholders must comply with the procedural requirements in the Company's bylaws. Under the Company's bylaws, notice must be delivered to or mailed and received by the Secretary of the Company not less than ninety (90) days prior to the meeting; provided, however, that in the event that less than one-hundred (100) days notice or prior public disclosure of the date of the meeting is given or made to stockholders, notice by the stockholder to be timely must be so received not later than the close of business on the tenth day following the day on which such notice of the date of the meeting was mailed or such public disclosure was made. To be in proper form, a stockholder's notice to the Secretary shall set forth: (i) the name and address of the stockholder who intends to make the nominations or propose the business and, as the case may be, of the person or persons to be nominated or of the business to be proposed; (ii) a representation that the stockholder is a holder of record of stock of the corporation entitled to vote at such meeting and, if applicable, intends to appear in person or by proxy at the meeting to nominate the person or persons specified in the notice; (iii) if applicable, a description of all arrangements or understandings between the stockholder and each nominee and any other person or persons (naming such person or persons) pursuant to which the nomination or nominations are to be made by the stockholder; (iv) such other information regarding each nominee or each matter of business to be proposed by such stockholder as would be required to be included in a proxy statement filed pursuant to the proxy rules of the Securities and Exchange Commission had the nominee been nominated, or intended to be nominated, or the matter been proposed, or intended to be proposed by the board of directors; and (v) if applicable, the consent of each nominee to serve as director of the Company if so elected. The chairman of the meeting shall refuse to acknowledge the nomination of any person or the proposal of any business not made in compliance with the foregoing procedure. Stockholders can obtain a copy of the Company's bylaws from the Company upon request. The Company's bylaws are also on file with the Securities and Exchange Commission.

PROPOSAL ONE

ELECTION OF DIRECTORS

Name of Nominee	Age	Position(s) Currently Held With the Company	Director Since
Charlie Bass (1)(2)	66	Chairman of the Board	1992
Micheal L. Gifford	50	Executive Vice President and Director	1992
Leon Malmed (1)(2)	70	Director	2000
Thomas O. Miller(1)	56	Director, Chairman of the Technology Advisory Board	2008
Kevin J. Mills	47	President, Chief Executive Officer and Director	2000
Gianluca Rattazzi (1)(2)	55	Director	1998
Peter Sealey (2)(3)	67	Director	2002
Enzo Torresi (2)(3)	63	Director	2000

⁽¹⁾ Member of the Audit Committee. Mr. Miller's appointment was effective on February 17, 2008.

⁽²⁾ Member of the Nominating Committee.

⁽³⁾ Member of the Compensation Committee

as the Company's Chief Executive Officer from March 1992 to June 1994. From December 1986 to December 1991, Mr. Gifford served as a director and as Director of Sales and Marketing for Tidewater Associates, a computer consulting and computer product development company. Prior to working for Tidewater Associates, Mr. Gifford co-founded and was President of Gifford Computer Systems, a computer network integration company. Mr. Gifford holds a B.S. in Mechanical Engineering from the University of California at Berkeley.

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served as its Chairman from its inception through March 2007 and also served as its CEO from 2002 through 2005. Prior to BlueArc, he co-founded Meridian Data, Inc., a provider of CD ROM networking software and systems, under the name Parallan in July 1988. He served as President and a director of Meridian Data from inception and was appointed Chief Executive Officer from 1995 until its sale to Quantum Corporation in September 1999. From 1985 to 1988, Dr. Rattazzi held various executive level positions at Virtual Microsystems, Inc., a networking company, most recently as its President. Dr. Rattazzi holds an M.S. in Electrical Engineering and Computer Science from the University of California at Berkeley and a Ph.D. in Nuclear Chemistry from the University of Rome, Italy.

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BOARD MEETINGS AND COMMITTEES

Compensation Committee for fiscal year 2007 is included in this Proxy Statement. The Compensation Committee Charter is available on the Company's website at http://www.mkr-group.com/SCKT/board_committee.html.

COMPENSATION OF DIRECTORS

Name	Grant
Charlie Bass	50,000
Leon Malmed	40,000
Gianluca Rattazzi	35,000
Peter Sealey	25,000
Enzo Torresi	30,000

VOTE REQUIRED AND RECOMMENDATION OF THE BOARD

THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS THAT STOCKHOLDERS VOTE "FOR" ALL OF THE COMPANY'S NOMINEES FOR DIRECTORS.

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PROPOSAL TWO

RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC ACCOUNTANTS

Representatives of Moss Adams LLP are expected to be present at the 2008 Annual Meeting. The representatives will have the opportunity to make a statement if they desire to do so, and are expected to be available to respond to appropriate questions.

FEES BILLED BY MOSS ADAMS LLP DURING FISCAL YEARS 2007 AND 2006

VOTE REQUIRED AND RECOMMENDATION OF THE BOARD

THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS THAT STOCKHOLDERS VOTE "FOR" THE RATIFICATION OF THE APPOINTMENT OF MOSS ADAMS LLP AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2008.

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PROPOSAL THREE

APPROVAL OF AN AMENDMENT TO THE COMPANY'S CERTIFICATE OF

INCORPORATION TO EFFECT A CORPORATE NAME CHANGE

VOTE REQUIRED;

THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS THAT STOCKHOLDERS VOTE "FOR" THE PROPOSAL TO AMEND THE COMPANY'S CERTIFICATE OF INCORPORATION TO EFFECT THE CORPORATE NAME CHANGE.

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PROPOSAL FOUR

APPROVAL OF AN AMENDMENT TO THE CERTIFICATE OF INCORPORATION TO EFFECT A REVERSE STOCK SPLIT

GENERAL

BACKGROUND

Directors and a corresponding reduction in the number of authorized shares of the Common Stock and capital stock. Except for any changes as a result of the treatment of fractional shares, each holder of the Common Stock will hold the same percentage of Common Stock outstanding immediately after the reverse stock split as such stockholder held immediately prior to the split.

PURPOSE OF THE REVERSE STOCK SPLIT

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The Board of Directors believes a reverse stock split may have the following beneficial effects:

The Company's Common Stock is currently quoted on The NASDAQ Global Market Exchange under the symbol "SCKT." On December 11, 2007, the Company received a deficiency letter from the Listing Qualifications Department of The Nasdaq Stock Market indicating that the Company had failed to comply with the minimum bid price requirement of \$1.00 per share over the previous 30 consecutive business days as required by Marketplace Rule 4450(a)(5). The reverse stock split is being proposed to give the Board of Directors the flexibility to maintain the eligibility of the Common Stock for listing on The NASDAQ Global Market Exchange should the market price for the Common Stock remain below \$1.00 per share for an extended period.

The Company can regain compliance, if, at any time before June 9, 2008, the bid price of the Common Stock closes at \$1.00 per share or more for a minimum of 10 consecutive business days. In the interim period, the Company's Common Stock continues to trade on the NASDAQ Global Market Exchange. If compliance with the Marketplace Rule 4450(a) cannot be demonstrated by June 9, 2008, the Company would expect the staff of the NASDAQ Global Market Listing Qualifications department to deliver a written notification that the Company's securities will be delisted from the NASDAQ Global Market Exchange. If the Company receives a delisting notice, the Company may appeal the staff's determination to delist its securities to a Listing Qualifications Panel. Alternatively, the Company may apply to transfer its securities to The NASDAQ Capital Market, if the Company satisfies the requirements for initial inclusion in that market set forth in Marketplace Rule 4310(c), other than the minimum bid price requirement. If the Company meets the initial listing criteria and its application is approved, the Staff will notify the Company that it has been

granted an additional 180-calendar day compliance period in order to regain compliance with the minimum bid price requirement while on The NASDAQ Capital Market.

The delisting of the Company's Common Stock from the NASDAQ Global Market Exchange, or subsequently from the NASDAQ Capital Market, would significantly and adversely affect the trading in and liquidity of the Common Stock. Reverse splits are viewed by The Nasdaq Stock Market as an acceptable way for companies to gain compliance with the minimum \$1.00 per share requirement. Accordingly, the Board of Directors has concluded that reducing the number of outstanding shares of the Common Stock might be desirable in order to attempt to support a higher stock price per share than that based on the Company's current market capitalization.

A higher stock price, which the Company would expect as a result of the reverse stock split, could increase the interest of the financial community in the Common Stock and broaden the pool of investors that may consider investing in the Common Stock, potentially increasing the trading volume and liquidity of the Common Stock. As a matter of policy, many institutional investors are prohibited from purchasing stocks below certain minimum price levels. For the same reason, brokers often discourage their customers from purchasing such stocks. To the extent that the price per share of the Common Stock remains at a higher per share price as a result of the reverse stock split, some of these concerns may be ameliorated.

A higher stock price may help us attract and retain employees and other service providers. Some potential employees and service providers may be less likely to work for a company with a low stock price, regardless of the size of the company's market capitalization. If the reverse stock split successfully increases the per share price of the Common Stock, this increase may enhance the ability to attract and retain employees and service providers.

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EFFECTS OF THE REVERSE STOCK SPLIT

Corporate Matters

Depending on the exact reverse stock split ratio selected by the Board of Directors, between five and ten shares of Common Stock owned by each stockholder before the reverse stock split will become one share of Common Stock.

Based on the reverse stock split ratio selected by the Board of Directors, proportionate adjustments will be made to the per share exercise price and the number of shares issuable upon the exercise of all outstanding options and warrants, which will result in approximately the same aggregate price being required to be paid upon exercise of such options or warrants as immediately preceding the reverse stock split.

With respect to the Company's existing equity incentive plans, the number of shares reserved for issuance under the plans, the number of shares by which the share reserve may increase annually, and the number of shares for which awards may be granted to any one individual will be reduced proportionately based on the reverse stock split ratio selected by the Board of Directors. In addition, the number of shares issuable upon the exercise of all outstanding options and the exercise price for such options will be adjusted based on the reverse stock split ratio.

Number of Stockholders; Exchange Act Registration

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Authorized Shares

RISKS ASSOCIATED WITH THE REVERSE STOCK SPLIT

to the following risks:

While the Board of Directors believes that the Common Stock would trade aphigher prices after the consummation of the reverse stock split, there can be no assurance that the increase in the trading price will occur or, if it does occur, that it will equal or exceed the price that is the product of the market price per share of the Common Stock prior to the reverse stock split times the selected reverse stock split ratio. In some cases, the total market capitalization of a company following a reverse stock split is lower, and may be substantially lower, than the total market capitalization before the reverse stock split.

The fewer number of shares that will be available to trade after the reverse stock split might cause the trading market of the Common Stock to become less liquid, which could have an adverse effect on the price of the Common Stock. The liquidity of the Common Stock may also be adversely affected by the increase in the number of stockholders who own "odd lots," which consist of blocks of fewer than 100 shares. Stockholders who hold odd lots may be required to pay higher brokerage commissions when they sell their shares and may have greater difficulty in making sales.

The Company cannot offer any assurance that the Common Stock will continue to meet The NASDAQ Global Market Exchange continued listing requirements following the reverse stock split. Even if the Company regains compliance with the minimum bid price rule, the Company must maintain compliance, and the Company must also continue to satisfy other Nasdaq maintenance standards to remain on The NASDAQ Global Market Exchange. In order for the Common Stock to continue to be quoted on The NASDAQ Global Market Exchange, it must also satisfy various listing maintenance standards established by Nasdaq, such as (i) having at least 750,000 shares publicly held by persons other than officers, directors and beneficial owners of greater than 10% of the total outstanding shares, (ii) a market value of publicly held shares of at least \$5 million, (iii) at least 400 stockholders who own at least 100 shares, and (iv) stockholder's equity of at least \$10 million.

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EFFECTIVE DATE OF THE REVERSE STOCK SPLIT

of Incorporation with the Delaware Secretary of State (or at such later time as may be set forth in the Certificate of Amendment), which may take place at any time on or before December 31, 2008. Before the Company files the Certificate of Amendment, the Board of Directors must determine a final reverse stock split ratio. Even if the reverse stock split is approved by the stockholders, the Board of Directors has discretion to decline to carry out the reverse stock split, if it determines that it is no longer in the best interests of the Company and the stockholders.

EXCHANGE OF STOCK CERTIFICATES AND PAYMENT FOR FRACTIONAL SHARES

EFFECT ON REGISTERED "BOOK-ENTRY" HOLDERS OF COMMON STOCK

FEDERAL INCOME TAX CONSEQUENCES

described herein. No ruling from the Internal Revenue Service or opinion of counsel has been obtained in connection with the reverse stock split.

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Information Reporting and Backup Withholding

ACCOUNTING EFFECTS OF THE REVERSE STOCK SPLIT

Certificate of Amendment with the Securities and Exchange Commission and The NASDAQ Global Market. Total stockholders' equity, however, will remain unchanged.

NO APPRAISAL RIGHTS

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THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS A VOTE "FOR" THE PROPOSAL TO AMEND THE COMPANY'S CERTIFICATE OF INCORPORATION, SHOULD THE BOARD OF DIRECTORS IN ITS DISCRETION DETERMINE TO DO SO, TO EFFECT A REVERSE STOCK SPLIT OF THE COMPANY'S COMMON STOCK AT A RATIO WITHIN THE RANGE FROM ONE-FOR-FIVE TO ONE-FOR-TEN, TOGETHER WITH A CORRESPONDING REDUCTION IN THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK AND CAPITAL STOCK, AT ANY TIME PRIOR TO DECEMBER 31, 2008.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

Name of Beneficial Owner (1)	Number of Shares of Common Stock Beneficially Owned	Percentage of Shares of Common Stock Beneficially Owned (2)
Charlie Bass(3)	2,025,459	6.3%
Kevin J. Mills(4)	907,161	2.8
Micheal L. Gifford(5)	730,570	2.2
David W. Dunlap(6)	612,655	1.9
Leonard L. Ott(7)	477,618	1.5
Enzo Torresi(8)	329,000	1.0
Leon Malmed(9)	312,500	1.0
Gianluca Rattazzi(9)	305,000	*
Tim I. Miller(10)	267,803	*
Lee A. Baillif (11)	236,858	*
Peter Sealey(9)	225,000	*
Robert C. Zink(9)	76,042	*
Thomas O. Miller(12)	60,620	*
Thomas L. Noggle(9)	521	*
All Directors and Executive Officers as a		
group (14 persons)(13)	6,566,807	20.2%

^{*}Less than 1%

- (3) Includes 362,500 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (4) Includes 802,063 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (5) Includes 486,696 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (6) Includes 552,188 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (7) Includes 463,208 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (8) Includes 281,250 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (9) Consists of shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (10) Includes 263,250 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (11) Includes 210.271 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (12) Includes 55,000 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.
- (13) Includes 4,395,489 shares of Common Stock subject to options exercisable within 60 days of February 25, 2008.

⁽¹⁾ To the Company's knowledge, the persons named in the table have sole voting and investment power with respect to all shares of Common Stock shown as beneficially owned by them, subject to community property laws where applicable and the information contained in the footnotes to this table.

⁽²⁾ Percentage ownership is based on 32,015,975 shares of Common Stock outstanding, each of which is entitled to one vote, on the Record Date and any shares issuable pursuant to securities exercisable for shares of Common Stock by the person or group in question as of the Record Date or within 60 days thereafter.

SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

MANAGEMENT

Name of Officer	Age	Position with the Company
Kevin J. Mills	47	President and Chief Executive Officer and Director
David W. Dunlap	65	Vice President of Finance and Administration, Chief Financial Officer and Secretary
Micheal L. Gifford	50	Executive Vice President and Director
Lee A. Baillif	47	Vice President and Controller
Tim I. Miller	53	Vice President of Worldwide Operations
Thomas L. Noggle	59	Vice President of Engineering
Leonard L. Ott	48	Vice President and Chief Technical Officer
Robert C. Zink	50	Sr. Vice President of Worldwide Sales and Marketing

and served in the same role as a consultant from November 1994 to February 1995. Mr. Dunlap previously served as Vice President of Finance and Administration and Chief Financial Officer at several public and private companies, including Appian Technology Inc., a semiconductor company from September 1993 to February 1995, and Mountain Network Solutions, Inc., a computer peripherals manufacturing company, from March 1992 to September 1993. He is a certified public accountant, and holds an M.B.A. and a B.A. in Business Administration from the University of California at Berkeley.

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Zink with Intermec include Vice President U.S. Enterprise Sales from April 2006 through March 2007, Vice President Eastern U.S. Sales from 2001 through March 2006 and Vice President U.S. Sales System & Solutions in 2000 and 2001. Mr. Zink holds a Bachelors degree in Business Administration from the University of Iowa.

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DIRECTOR COMPENSATION

Compensation of Non-Employee Directors

Name	Fees Earned or Paid in Cash (\$)	Option Awards (\$)(1)	Total (\$)
Charlie Bass	\$12,000	\$35,584(2)	\$47,584
Leon Malmed	\$12,000	\$28,984(3)	\$40,984
Gianluca Rattazzi	\$12,000	\$25,684(4)	\$37,684
Peter Sealey	\$12,000	\$19,084(5)	\$31,084
Enzo Torresi	\$12,000	\$22,384(6)	\$34,384

⁽¹⁾ Amounts shown do not reflect compensation actually received by the directors. Instead, the amounts shown are the compensation costs recognized for option awards vesting in fiscal 2007 for financial statement reporting purposes as determined pursuant to Statement of Financial Accounting Standards No. 123(R), or FAS 123R. (2) Mr. Bass was granted an option to purchase 50,000 shares on April 18, 2007 with a grant date fair value, computed in accordance with FAS 123R, of \$26,500. The aggregate equity awards held by Mr. Bass at December 31, 2007 were options to purchase 362,500 shares of Common Stock. The valuation for these awards at such date, determined pursuant to FAS 123R, was \$440,550.

⁽³⁾ Mr. Malmed was granted an option to purchase 40,000 shares on April 18, 2007 with a grant date fair value, computed in accordance with FAS 123R, of \$21,200. The aggregate equity awards held by Mr. Malmed at December 31, 2007 were options to purchase 312,500 shares of Common Stock. The valuation for these awards at such date, determined pursuant to FAS 123R, was \$406,850.

⁽⁴⁾ Mr. Rattazzi was granted an option to purchase 35,000 shares on April 18, 2007 with a grant date fair value, computed in accordance with FAS 123R, of \$18,550. The aggregate equity awards held by Mr. Rattazzi at December 31, 2007 were options to purchase 305,000 shares of Common Stock. The valuation for these awards at such date, determined pursuant to FAS 123R, was \$401,021.

⁽⁵⁾ Mr. Sealey was granted an option to purchase 25,000 shares on April 18, 2007 with a grant date fair value, computed in accordance with FAS 123R, of \$13,250. The aggregate equity awards held by Mr. Sealey at December 31, 2007 were options to purchase 225,000 shares of Common Stock. The valuation for these awards at such date, determined pursuant to FAS 123R, was \$218,750.

(6) Mr. Torresi was granted an option to purchase 30,000 shares on April 18, 2007 with a grant date fair value, computed in accordance with FAS 123R, of \$15,900. The aggregate equity awards held by Mr. Torresi at December 31, 2007 were options to purchase 281,250 shares of Common Stock. The valuation for these awards at such date, determined pursuant to FAS 123R, was \$388,175.

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COMPENSATION DISCUSSION AND ANALYSIS

Overview

Compensation Philosophy and Objectives

- attract, retain and motivate talented executive officers;
- provide executive officers with cash bonus opportunities linked to achievement of business objectives and individual performance goals; and
- align the financial interests of executive officers with those of stockholders by providing executive officers with an equity stake in the Company.

Elements of Executive Compensation.

information on base salary and variable incentive awards based on size of companies and geographic location. Offering competitive salary packages to employees is an essential element of attracting and retaining key employees in the San Francisco Bay Area, which has many electronics firms that compete for talent and offer employment alternatives.

- Actual quarterly Company revenue compared to a Board-approved financial plan ("Financial Plan");
- Actual quarterly Company gross margins compared to the Financial Plan;
- Actual Company expenses compared to the Financial Plan; and
- Achievement of individual quarterly management objectives.

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compensation to total compensation are generally at or above median levels for similar executives, as reported in the salary survey of the American Electronics Association, and elevate the importance of reaching or exceeding financial goals as set in the Company's annual Financial Plan. The Financial Plan has historically been aggressive compared to actual attainment in forecasting revenue growth, the level of product margins, and the management of operating expenses. As a result, although the Company's management has performed well relative to achieving operating expense and working capital targets, it has also underperformed in achieving revenue results relative to the annual Financial Plan by underestimating the time required to develop products and bring them to market and by failing to adequately estimate the impact on revenue of delays in product availability by third parties, including handheld computer manufacturers whose products work with the Company's peripheral data collection and connectivity products and third party software vendors supplying mobile business applications. The Management Variable Incentive Compensation Plan, described above, has three quantitative components that measure actual revenue, gross margins and expense (all elements of profitability) against targets set in the annual Financial Plan and one component, management objectives, that is both quantitative and qualitative. As all components carry equal weight, and because gross margins generally follow revenue (if the latter is missed, so is the former), revenue shortfalls in combination with a financial cliff at 80% of Plan have historically caused Socket's executives to be compensated below variable target levels as provided for in the Plan. On the upside, the variable quantitative profitability-based portions of the awards (revenue, gross margins and expense) can result in an individual earning up to 200% of the individual's target, providing strong financial incentives to meet or exceed Financial Plan objectives.

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Officer Discourse	Position(s)	2007	2006
Kevin J. Mills	President and Chief Executive Officer and Director	81%	70%
Micheal L. Gifford	Executive Vice President and Director	82%	64%
Robert C. Zink (1)	Sr. Vice President Worldwide Sales and Marketing	100%	-
David W. Dunlap	Vice President of Finance and Administration, Chief Financial Officer and Secretary	82%	70%
Timothy I. Miller	Vice President of Worldwide Operations	81%	68%

Note 1: Mr. Zink commenced employment on April 2, 2007 and his variable target attainment was guaranteed for 2007 as part of his employment offer.

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awarded at the discretion of the Compensation Committee. Stock options provide a return only if the individual remains with the Company and only if the market price appreciates during the option term.

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Equity Incentive Grant Policies.

approximately 25 to 30 percent, while other employees have received the balance of 25 to 30 percent. Options to acquire 303,000 shares were awarded to the eight executive officers of the Company in 2007, ranging from a low of 20,000 shares to a high of 55,000 shares. Refresher grants generally vest monthly over a 48 month period. During 2007, the Company granted options to purchase a total of 977,900 shares to 69 employees, representing 38 percent of all stock options granted during the year. In addition, the Company granted options to purchase 45,000 shares to the members of the Company's Technical Advisory Board as their sole compensation for serving on the Board, representing 2 percent of all stock options granted during the year.

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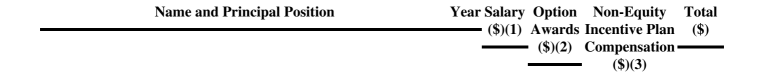
Accounting and Tax Implications

Compensation of the Chief Executive Officer

processes as defined elsewhere within this Compensation Discussion and Analysis. The factors considered by the Company in determining the compensation of Mr. Mills, the Chief Executive Officer, are the same factors applied to the other executive officers of the Company, as described under Elements of Executive Compensation, and he participates in the same compensation programs as the other executive officers. Mr. Mills' total target compensation is based on survey data prepared by the American Electronics Association for public companies, his responsibility and leadership in establishing and implementing the strategic direction of the Company, and the financial performance of the Company. In 2007, Mr. Mills received a base salary increase of \$10,000 or 5.6 percent of his previous base salary. The increase was intended to be primarily a cost of living increase covering the period since his last salary increase in July 2005. During fiscal year 2006, the Company did not increase the base salary or variable salary targets of any of its executive officers, including Mr. Mills.

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SUMMARY COMPENSATION TABLE For Fiscal Year Ended December 31, 2007



Kevin J. Mills	2007 \$190,000	\$68,844	\$80,588	\$339,432
	2006 180,000	72,227	69,974	322,201
Micheal L. Gifford	2007 175,000	63,547	40,768	279,315
	2006 165,000	63,230	31,963	260,193
Robert C. Zink (4)	2007 131,250	29,813	118,250	279,313
David W. Dunlap	2007 170,000	60,411	40,962	271,373
	2006 160,000	60,674	34,906	255,580
Timothy I. Miller	2007 155,000	59,800	28,273	243,073
	2006 140,000	63,318	23,710	227,028

⁽¹⁾ Represents base salary as described under Compensation Summary and Analysis - Elements of Executive Compensation.

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GRANTS OF PLAN-BASED AWARDS For Fiscal Year Ended December 31, 2007

Name	Grant	All Other	Exercise or	Grant Date
	Date	Option	Base Price of	Fair Value of
		Awards:	Option Awards	Stock and
		Number of	(\$/share)	Option Awards
		Securities		(\$)(1)
		Underlying		

⁽²⁾ Represents Long-term, Equity-Based Incentive Awards as described under Compensation Summary and Analysis - Elements of Executive Compensation. Amounts shown do not reflect compensation actually received by the executive officer. Instead, the amounts shown are the compensation costs recognized for option awards vesting during fiscal 2007 for financial statement reporting purposes, as determined pursuant to Statement of Financial Accounting Standards No. 123(R).

⁽³⁾ Represents Variable Incentive Awards as described under Compensation Summary and Analysis - Elements of Executive Compensation.

⁽⁴⁾ Mr. Zink's employment commenced on April 2, 2007. His non-equity incentive plan compensation includes \$66,250 to defray moving, relocation and other costs associated with commencement of his employment.

	_	Options (#)			
Kevin J. Mills	2/26/2007	55,000	\$1.00	\$31,350	
Micheal L. Gifford	2/26/2007	50,000	1.00	28,500	
Robert C. Zink (2)	4/2/2007	300,000	0.93	159,000	
David W. Dunlap	2/26/2007	48,000	1.00	27,360	
Timothy I. Miller	2/26/2007	40,000	1.00	22,800	

⁽¹⁾ The value of option awards is based on the fair value as of the grant date of such award, determined pursuant to Statement of Financial Accounting Standards No. 123(R), which was \$0.57 per share for grants awarded on February 26, 2007 and \$0.53 for the grant awarded on April 2, 2007. The exercise price for all options granted to the Named Executive Officers is 100% of the fair market value of the shares based on the closing market price for the Company's Common Stock on the grant date. Regardless of whatever value is placed on a stock option on the grant date, the actual value of the option to the recipient will depend on the market value of the Company's Common Stock at such date in the future when the option is exercised.

OUTSTANDING EQUITY AWARDS At Fiscal 2007 Year-End

Opt	tion A	Awards	S
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Name	Number of Securities Underlying Unexercised Options Exercisable (#)(1)	Number of Securities Underlying Unexercised Options Unexercisable (#)(1)(2)	Option Exercise Price (\$)(3)	Option Expiration Date(4)
Kevin J. Mills	25,000	0	\$0.69	6/10/2008
	67,667	0	0.56	6/16/2009
	300,000	0	3.375	12/20/2010
	90,000	0	1.06	9/27/2011
	67,000	0	1.29	4/3/2012
	50,000	0	0.76	11/27/2012
	45,000	0	0.73	3/21/2013
	48,958	1,042	3.20	2/3/2014
	68,750	31,250	1.50	1/28/2015
	12,604	42,396	1.17	2/17/2016
	10,313	44,688	1.00	2/26/2017
Micheal L. Gifford	8,333	0	0.69	6/10/2008
	39,967	0	0.56	6/16/2009
	100,000	0	3.38	12/20/2010

⁽²⁾ Mr. Zink's employment commenced on April 2, 2007.

O	ption	Awards
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75,000	0	1.06	9/27/2011
50,000	0	1.29	4/3/2012
34,000	0	0.76	11/27/2012
35,000	0	0.73	3/21/2013
46,510	990	3.20	2/3/2014
61,875	28,125	1.50	1/28/2015
11,458	38,542	1.17	2/17/2016
9,375	40,625	1.00	2/26/2017

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Option Awards

Name	Number of Securities Underlying Unexercised Options Exercisable (#)(1)	Number of Securities Underlying Unexercised Options Unexercisable (#)(1)(2)	Option Exercise Price (\$)(3)	Option Expiration Date(4)
Robert C. Zink (5)	-	300,000	\$0.93	4/2/2017
David W. Dunlap	17,500 25,000 131,250 75,000 65,000 50,000 34,000 35,000 44,063 58,438 11,000 9,000	0 0 0 0 0 0 0 0 937 26,563 37,000 39,000	0.46 0.69 0.56 3.38 1.06 1.29 0.76 0.73 3.20 1.50 1.17 1.00	1/14/2008 6/10/2008 6/16/2009 12/20/2010 9/27/2011 4/3/2012 11/27/2012 3/21/2013 2/3/2014 1/28/2015 2/17/2016 2/26/2017

Option Awards

Timothy I. Miller	142,000	0	0.73	3/21/2013
	39,167	833	3.20	2/3/2014
	51,563	23,438	1.50	1/28/2015
	10,313	34,688	1.17	2/17/2016
	7,500	32,500	1.00	2/26/2017

⁽¹⁾ Options were granted as described under *Compensation Summary and Analysis - Elements of Executive Compensation - Long-term, Equity-Based Incentive Awards* and - *Equity Incentive Grant Policies*. The vesting period and vesting start date were established by the Compensation Committee. Shares unexercisable were not vested as December 31, 2007.

⁽²⁾ Grant dates and vesting period information for all grants not fully vested as of December 31, 2007 are as follows:

Grant Date	Expiration Date	Vesting Start Date	Months to fully vest
2/3/2004	2/3/2014	1/1/2004	48
1/28/2005	1/28/2015	1/1/2006	48
2/17/2006	2/17/2016	1/1/2007	48
2/26/2007	2/26/2017	3/1/2007	48
4/2/2007	4/2/2017	4/2/2007	48

⁽³⁾ Exercise prices are set at the closing price of the Company's Common Stock on the date of grant, as reported on the NASDAQ Global Market.

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OPTION EXERCISES AND STOCK VESTED For Fiscal Year Ended December 31, 2007

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	Number of	Value
	Shares	Realized
	Acquired	on
	on Exercise	Exercise
Name	(#)	(\$)(1)

⁽⁴⁾ Options expire ten years from the date of grant, provided that the executive continues employment with the Company.

⁽⁵⁾ Mr. Zink commenced employment on April 2, 2007.

Option Awards

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_	_
-	-
-	-
-	-
	- - - -

⁽¹⁾ The value realized equals the difference between the option exercise price and the fair market value of the Company's Common Stock on the date of exercise, multiplied by the number of shares for which the option was exercised.

EQUITY COMPENSATION PLAN INFORMATION

	Number of securities to be issued upon exercise of outstanding options	exercise price of outstanding	Number of securities remaining available for future issuance under equity compensation plans
Equity compensation plans approved by security holders (1) Equity compensation plans not approved by security	8,922,490	\$1.49	839,721
holders (2) Total	1,072,751 9,995,241	\$2.78 \$1.63	839,721

⁽¹⁾ Includes the 1995 Stock Plan and its successor, the 2004 Equity Incentive Plan. Pursuant to an affirmative vote by security holders in June 2004, an annual increase in the number of shares authorized under the 2004 Equity Incentive Plan is added on the first day of each fiscal year equal to the lesser of (a) 2,000,000 shares, (b) four percent of the total outstanding shares of the Company's Common Stock on that date, or (c) a lesser amount as determined by the Board of Directors. As a result, a total of 1,279,584 shares became available for grant under the 2004 Equity Incentive Plan on January 1, 2008, in addition to those set forth in the table above.

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REPORT OF THE COMPENSATION COMMITTEE

⁽²⁾ Consists of the 1999 Stock Plan.

COMPENSATION COMMITTEE

Dated: March 6, 2008 Peter Sealey Enzo Torresi

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

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POST EMPLOYMENT AND CHANGE-IN-CONTROL COMPENSATION

Change of Control and Severance Agreements

separate employment agreements with Messrs. Kevin J. Mills, David W. Dunlap, Micheal L. Gifford, Robert J. Miller, Tim I. Miller, and Leonard L. Ott. Similar agreements were made with Messrs. Robert C. Zink and Thomas L. Noggle when they commenced employment during 2007. The agreements expire on December 31, 2008 and are expected to be renewed at that time. The agreements set forth the base salaries for each executive and provide that if the Company terminates the executive's employment without cause, the Company will pay the executive (i) six months' base salary regardless of whether he secures other employment during those six months, (ii) health insurance until the earlier of the date of the executive's eligibility for the health insurance benefits provided by another employer or the expiration of six months, (iii) the full bonus amount to which he would have been entitled for the first quarter following termination and one-half of such bonus amount for the second quarter following termination, and (iv) certain other benefits, including the ability to purchase at book value certain items of the Company's property purchased by the Company for the executive's use, which may include a personal computer, a cellular phone and other similar items. The exercise period for any of the executive's vested stock options may also be extended up to a period not to exceed one year based on formulas in the employment agreements. Additionally, under the 1999 Stock Plan and the 2004 Equity Incentive Plan, the rights of all optionees, including executive officers, to exercise all their outstanding options become fully vested and immediately exercisable upon a change of control of the Company, unless the options are

assumed by the acquiring entity.

Compensation and Benefits	Voluntary Resignation	For Cause (1)	For Good Reason(2)	Involuntary Without Cause(2)	Involuntary or For Good Reason After Change-in-Control(2)	Due to Death or Disability(2)
Kevin J. Mills						
 Base Salary (3)	-	-	\$95,000	\$95,000	\$95,000	\$95,000
 Variable Incentive(4)	-	-	\$37,500	\$37,500	\$37,500	\$37,500
 Stock Options (5)	-	-	-	-	-	-
 HealthCo	are -	-	\$2,500	\$2,500	\$2,500	\$2,500
 Other Perquisites (7)	-	-	-	-	-	-
Micheal L. Gifford						
 Base Salary (3)	-	-	\$87,500	\$87,500	\$87,500	\$87,500
 Variable Incentive(4)	-	-	\$18,750	\$18,750	\$18,750	\$18,750
 Stock Options (5)	-	-	-	-	-	-
 HealthCo	are -	-	\$2,500	\$2,500	\$2,500	\$2,500
 Other Perquisites (7)	-	-	-	-	-	-
Robert C. Zink Base	-	-	\$87,500	\$87,500	\$87,500	\$87,500
Salary (3) Variable	: -	-	\$24,375	\$24,375	\$24,375	\$24,375
Incentive(4) Stock	-	-	-	-	-	-
Options (5) BealthC	are -	-	\$2,500	\$2,500	\$2,500	\$2,500
Benefits(6) Other Perquisites (7)	-	-	-	-	-	-
David W. Dunlap Base	-	-	\$85,000	\$85,000	\$85,000	\$85,000
Salary (3) Variable	: -	-	\$18,750	\$18,750	\$18,750	\$18,750
Incentive(4) & nbsp Stock	-	-	-	-	-	-
Options (5) HealthC	are -	-	\$2,500	\$2,500	\$2,500	\$2,500
Benefits(6) Other Perquisites (7)	-	-	-	-	-	-
Timothy I. Miller						
 Base Salary (3)	-	-	\$77,500	\$77,500	\$77,500	\$77,500

Compensation and Benefits	Voluntary Resignation	For Cause (1)	For Good Reason(2)	Involuntary Without Cause(2)	Involuntary or For Good Reason After Change-in-Control(2)	Due to Death or Disability(2)
 Variab Incentive(4)	ile -	-	\$13,125	\$13,125	\$13,125	\$13,125
 Stock Options (5)	-	-	-	-	-	-
 Health Benefits(6)	Care -	-	\$2,500	\$2,500	\$2,500	\$2,500
 Other Perquisites (7)	-	-	-	-	-	-

⁽¹⁾ Cause is defined in each executive's Employment Contract as gross misconduct or fraud, misappropriation of the Company's proprietary information, or willful and continuing breach of duties following notice and a cure period.

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LIMITATION OF LIABILITY AND INDEMNIFICATION MATTERS

⁽²⁾ All reasons for termination except voluntary resignation or termination by the Company for cause are covered under the terms of the Employment Contract as either resignation by the executive for good reason or involuntary termination by the Company without cause.

⁽³⁾ Except in the case of voluntary resignation or termination for cause, base salary is continued for six months from the date of termination.f entitlement in the quarter of termination and 50% of entitlement in the following quarter.

⁽⁴⁾ Except in the cases of voluntary resignation or termination for cause, scheduled variable incentive payments are paid which equal 100% of the bonus to which the executive would have been entitled for the quarter of termination and 50% of such bonus for the following quarter.

⁽⁵⁾ Except in the cases of voluntary resignation or termination for cause, stock options vested as of the date of termination may be exercised for a period of up to one year based on formulas in the executive's employment contract. In the event of a change in control where stock options are not assumed by the acquiring entity, all options granted and outstanding become vested and fully exercisable. In the event of termination for cause or voluntary resignation, stock options vested as of the date of termination may be exercised for a period of 90 days following the termination date.

⁽⁶⁾ Except in the cases of voluntary resignation or termination for cause, healthcare benefits are continued up to the earlier of six months or the executive securing other employment that includes such benefits.

⁽⁷⁾ There are no perquisites in the compensation packages of any of our executive officers.

CORPORATE GOVERNANCE

Executive Compensation Authority

- The Compensation Committee of the Board of Directors approves all compensation plans and amounts for the executive officers of the Company, following consultation with management.
- The Compensation Committee reviews and approves annual salary increases for all other employees of the Company, upon the recommendation of management.
- The Compensation Committee approves all stock option grants, upon the recommendation of management, except director grants, which are approved by the full Board of Directors.

Director Independence

- The Board of Directors has confirmed that a majority of the Company's directors are independent, as defined by current SEC regulations and Nasdaq rules.
- The Company's independent directors hold formal meetings without the presence of management and chaired by an independent director.
- The Audit, Compensation and Nominating Committees consist solely of independent directors

Audit Committee

- All Audit Committee members possess the required level of financial literacy, as required by SEC regulations.
- Mr. Bass, a member of the Audit Committee, possesses the qualifications of an "audit committee financial expert," as required by SEC regulations.
- The Audit Committee's charter formalizes and makes explicit the following:
 - The Audit Committee's ability to retain independent consultants and experts as it sees fit, at Company expense;
 - The Audit Committee's authority to appoint, review and assess the performance of the Company's independent auditors;

- The Audit Committee's ability to hold regular executive sessions with the Company's independent auditors and with the Company's Chief Financial Officer, Controller and other Company officers directly, as it considers appropriate;
- The requirement that the Audit Committee review and approve in advance non-audit services by the Company's independent auditors, as well as related party transactions;
- The Audit Committee's duty to maintain a formal complaint monitoring procedure (a "whistleblower" policy) to enable confidential and anonymous reporting to the Audit Committee; and
- The Audit Committee's authority over the independent auditors' rotation policy.

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Other Governance Matters

- The Company has a formal Code of Business Conduct and Ethics that applies to all officers, directors and employees.
- The Company has a requirement that any waiver or amendment to the Code of Business Conduct and Ethics involving a director or officer be reviewed by the Nominating Committee and disclosed to the Company's stockholders.
- Each of the Compensation Committee and Nominating Committee has a written charter.
- The Company has an Insider Trading Policy, including control procedures to comply with current SEC regulations and Nasdaq rules.
- The Company has a policy that the Board of Directors review its own performance on an annual basis.
- The Company prohibits loans to its officers and directors.

More details on the Company's corporate governance initiatives, including copies of its Code of Business Conduct and Ethics and the Committee charters can be found in the "Corporate Governance" section of the Company's web site at http://www.mkr-group.com/SCKT/board_committee.html.

Policy for Director Recommendations and Nominations

> Chairman of the Nominating Committee c/o Corporate Secretary Socket Communications, Inc. dba Socket Mobile, Inc. 39700 Eureka Drive Newark, CA 94560

The notice must include:

- the candidate's name, home and business contact information;
- detailed biographical data and relevant qualifications;
- a signed letter from the candidate confirming his or her willingness to serve;
- information regarding any relationships between the candidate and the Company within the last three years; and
- evidence of the required ownership of Common Stock by the recommending stockholder.

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• The current size and composition of the Board of Directors and the needs of the Board of Directors and its various committees.

- Such factors as judgment, independence, character and integrity, area of expertise, diversity of experience, length of service and potential conflicts of interest.
- Such other factors as the Nominating Committee may consider appropriate.

- The highest personal and professional ethics and integrity.
- Proven achievement and competence in the nominee's field, and the ability to exercise sound business judgment.
- Skills complementary to those of the existing members of the Board of Directors.
- The ability to assist and support management and make significant contributions to the Company's success.
- An understanding of the fiduciary responsibilities required of a member of the Board of Directors, and the commitment of time and energy necessary to carry out those responsibilities diligently.

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Stockholder Communications to Directors

Director Independence

relationship with the Company or its management that could compromise his ability to exercise independent judgment in carrying out his responsibilities. As a result of this review, the Board of Directors affirmatively determined that all of the directors of the Company, with the exception of Mr. Mills, the Company's President and Chief Executive Officer, and Mr. Gifford, the Company's Executive Vice President, are independent of the Company and its management under the corporate governance standards of the Nasdaq Stock Market.

Code of Business Conduct and Ethics

REPORT OF THE AUDIT COMMITTEE

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2007. In addition, a conference call among members of the Audit Committee, the auditors and management was held each quarter during fiscal 2007 to review the Company's quarterly financial reports prior to their issuance.

AUDIT COMMITTEE

Dated: March 6, 2008

Charlie Bass Leon Malmed Gianluca Rattazzi

CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

OTHER MATTERS

Dated: March 6, 2008 THE BOARD OF DIRECTORS

This Proxy is solicited on behalf of the Board of Directors of Socket Communications, Inc.

2008 ANNUAL MEETING OF STOCKHOLDERS

		1 31					
1.	ELEC	CTION OF EIGHT	DIRECTORS.				
	//	FOR all nominee	s listed	// Withhold	l Authority to vote f	for A	ALL Nominees Listed
	Ratta If yo	zzi; Peter Sealey; E	Enzo Torresi				homas O. Miller; Gianluca e a line through that nominee's
		lie Bass; Kevin J. M ey; Enzo Torresi	Iills; Micheal L	Gifford; Leon	Malmed; Thomas O	Э. М	filler; Gianluca Rattazzi; Peter
2.	_		_	· · · · · · · · · · · · · · · · · · ·			S INDEPENDENT PUBLIC DECEMBER 31, 2008.
	//	FOR	//	AGAINST	//		ABSTAIN
3.		POSAL TO AMEN PORATE NAME ('ANY'S CERTI	FICATE OF INCO	RPC	PRATION TO EFFECT A
	//	FOR	//	AGAINST	//		ABSTAIN
4.	BOA SPLI ONE NUM	RD OF DIRECTO T OF THE COMPA -FOR-FIVE TO ON	RS IN ITS DIS ANY'S COMM NE-FOR-TEN, RIZED SHARE	CRETION DET ON STOCK AT TOGETHER W ES OF THE CO	TERMINE TO DO S TA RATIO WITHI VITH A CORRESPO	SO, N T ONI	PRATION, SHOULD THE TO EFFECT A REVERSE STOCI HE RANGE FROM DING REDUCTION IN THE STOCK AND CAPITAL STOCK,
	//	FOR	//	AGAINST	//		ABSTAIN
In	their d	iscretion, the Proxic	es are entitled to	o vote upon suc	h other matters as m	nay j	properly come before the meeting

or any adjournments thereof.

THIS PROXY WILL BE VOTED AS DIRECTED OR, IF NO CONTRARY DIRECTION IS INDICATED, WILL BE VOTED FOR THE ELECTION OF DIRECTORS, FOR THE RATIFICATION OF MOSS ADAMS LLP AS INDEPENDENT PUBLIC ACCOUNTANTS, FOR THE AMENDMENT OF THE CERTIFICATE OF INCORPORATION TO EFFECT THE CORPORATE NAME CHANGE, FOR THE AMENDMENT OF THE CERTIFICATE OF INCORPORATION, SHOULD THE BOARD OF DIRECTORS IN ITS DISCRETION DETERMINE TO DO SO, TO EFFECT A REVERSE STOCK SPLIT OF THE COMPANY'S COMMON STOCK AT A RATIO WITHIN THE RANGE FROM ONE-FOR-FIVE TO ONE-FOR-TEN, TOGETHER WITH A CORRESPONDING REDUCTION IN THE NUMBER OF AUTHORIZED SHARES OF THE COMPANY'S COMMON STOCK AND CAPITAL STOCK, AT ANY TIME PRIOR TO DECEMBER 31, 2008, AND AS THE PROXIES DEEM ADVISABLE ON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING.

		Date:	, 2008
Signature	Signature		
nd returned promptly in the	e enclosed envelope. Persons signing i	n a fiduciary canacity should	d so indicate. If sha