LOGICVISION INC Form DEF 14A April 09, 2007

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 (Amendment No.

Filed by the Registrant x

Filed by a party other than the Registrant

Check the appropriate box:

- o Preliminary proxy statement
- o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- x Definitive proxy statement
- o Definitive additional materials
- o Soliciting material pursuant to §240.14a-12

LOGICVISION, INC.

(Name of Registrant as Specified in Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of filing fee (Check the appropriate box):

- x No fee required.
- o Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
 - (1) Title of each class of securities to which transaction applies:
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 - (1) Amount Previously Paid:
 - (2) Form, Schedule or Registration Statement No.:
 - (3) Filing Party:
 - (4) Date Filed:

LOGICVISION, INC. 25 METRO DRIVE, THIRD FLOOR SAN JOSE, CALIFORNIA 95110 (408) 453-0146

April 9, 2007

Dear Stockholder:

You are cordially invited to attend the Annual Meeting of Stockholders of LogicVision, Inc. that will be held on Thursday, May 17, 2007, at 9:00 a.m. at the executive offices of LogicVision, Inc., 25 Metro Drive, Third Floor, San Jose, California.

The formal notice of the Annual Meeting and the Proxy Statement have been made a part of this invitation.

After reading the Proxy Statement, please mark, date, sign and return, at your earliest convenience, the enclosed proxy in the enclosed prepaid envelope, to ensure that your shares will be represented. YOUR SHARES CANNOT BE VOTED UNLESS YOU SIGN, DATE AND RETURN THE ENCLOSED PROXY, SUBMIT YOUR PROXY VIA THE INTERNET OR TELEPHONE, OR ATTEND THE ANNUAL MEETING IN PERSON. Your vote is important, so please return your proxy promptly.

A copy of our 2006 Annual Report to Stockholders is also enclosed.

The Board of Directors and management look forward to seeing you at the meeting.

Sincerely yours,

James T. Healy
President and Chief Executive Officer

LOGICVISION, INC.

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS To Be Held May 17, 2007

To the Stockholders of Logic Vision, Inc.:

The Annual Meeting of Stockholders of LogicVision, Inc., a Delaware corporation (the Company), will be held at the Company s executive offices at 25 Metro Drive, Third Floor, San Jose, California on Thursday, May 17, 2007, at 9:00 a.m. Pacific Daylight Time, for the following purposes:

- 1. To elect five directors to serve until the 2008 Annual Meeting of Stockholders or until their successors are duly elected and qualified;
- 2. To ratify the appointment of Burr, Pilger & Mayer LLP as the Company s independent registered public accounting firm; and
- 3. To transact such other business as may properly come before the Annual Meeting and any adjournment or postponement of the Annual Meeting.

Stockholders of record as of the close of business on March 30, 2007 are entitled to notice of and to vote at the Annual Meeting and any adjournment or postponement thereof. A complete list of stockholders entitled to vote at the Annual Meeting will be available at the Secretary s office, 25 Metro Drive, Third Floor, San Jose, California, for ten days before the meeting.

It is important that your shares are represented at the meeting. Even if you plan to attend the meeting, we hope that you will promptly mark, sign, date and return the enclosed proxy or submit your proxy via the Internet or telephone. This will not limit your right to attend or vote at the meeting.

By Order of the Board of Directors

Bruce M. Jaffe Secretary

April 9, 2007

LOGICVISION, INC. 25 METRO DRIVE, THIRD FLOOR SAN JOSE, CALIFORNIA 95110 (408) 453-0146

PROXY STATEMENT

This Proxy Statement is furnished in connection with the solicitation by the Board of Directors of LogicVision, Inc., a Delaware corporation (the Company), of proxies in the accompanying form to be used at the Annual Meeting of Stockholders of the Company to be held at the Company s executive offices at 25 Metro Drive, Third Floor, San Jose, California, on Thursday, May 17, 2007, at 9:00 a.m. Pacific Daylight Time, and any postponement or adjournment thereof (the Annual Meeting).

Who Can Vote

Stockholders of record at the close of business on March 30, 2007 (the Record Date), are entitled to vote, at the Annual Meeting. As of the close of business on that date, the Company had 24,112,062 shares of common stock, \$0.0001 par value (the Common Stock), outstanding. The presence in person or by proxy of the holders of a majority of the Company s outstanding Common Stock constitutes a quorum for the transaction of business at the Annual Meeting. Each holder of Common Stock is entitled to one vote for each share held as of the Record Date.

How You Can Vote

You may vote your shares at the Annual Meeting either in person or by proxy. To vote by proxy, you should mark, date, sign and mail the enclosed proxy in the prepaid envelope. Giving a proxy will not affect your right to vote your shares if you attend the Annual Meeting and want to vote in person. The shares represented by the proxies received in response to this solicitation and not properly revoked will be voted at the Annual Meeting in accordance with the instructions therein. On the matters coming before the Annual Meeting for which a choice has been specified by a stockholder on the proxy card, the shares will be voted accordingly. If you return your proxy, but do not mark your voting preference, the individuals named as proxies will vote your shares **FOR** the election of the five nominees for director listed in this Proxy Statement and **FOR** the ratification of the appointment of the Company s independent registered public accounting firm.

Registered stockholders can simplify their voting and save the Company additional expense by calling (866) 540-5760 or voting via the Internet at http://www.proxyvoting.com/lgvn. Telephone and Internet voting information is provided on the proxy card if these options are available to you. Votes submitted via the Internet or by telephone must be received by 11:59 p.m., Eastern Daylight Time, on May 16, 2007. Submitting your proxy via the Internet or by telephone will not affect your right to vote in person should you decide to attend the Annual Meeting.

Revocation of Proxies

Stockholders can revoke their proxies at any time before they are exercised in any of three ways:

by voting in person at the Annual Meeting;

by submitting written notice of revocation to the Secretary of the Company prior to the Annual Meeting; or

by submitting another proxy of a later date that is properly executed.

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Other Items of Business

The Company does not expect any other items of business because the deadline for stockholder proposals and nominations has already passed. Nonetheless, in case there is an unforeseen need, the accompanying proxy gives discretionary authority to the persons named on the proxy with respect to any other matters that might be brought before the Annual Meeting. Those persons intend to vote that proxy in accordance with their best judgment.

Required Vote

Directors are elected by a plurality vote. The five nominees for director who receive the most votes cast in their favor will be elected to serve as directors. Any shares not voted will have no impact on the election of directors, except to the extent the withholding of authority to vote for an individual director results in another individual receiving a larger number of votes. The proposal to ratify the appointment of the Company's independent registered public accounting firm requires the affirmative vote of the majority of the shares present in person or represented by proxy at the Annual Meeting and entitled to vote on such proposal. With respect to any proposal except for the election of directors, abstentions are treated as shares present or represented and entitled to vote on that proposal and thus have the same effect as negative votes. If a broker which is the record holder of shares indicates on a proxy that it does not have discretionary authority to vote on a particular proposal as to such shares, or if shares are not voted in other circumstances in which proxy authority is defective or has been withheld with respect to a particular proposal, these non-voted shares will be counted for quorum purposes but are not deemed to be present or represented for purposes of determining whether stockholder approval of that proposal has been obtained.

Solicitation of Proxies

The Company will pay the cost of printing and mailing proxy materials. In addition to the solicitation of proxies by mail, solicitation may be made by directors, officers and other employees of the Company by personal interview, telephone or facsimile. No additional compensation will be paid to such persons for such solicitation. The Company will reimburse brokerage firms and others for their reasonable expenses in forwarding solicitation materials to beneficial owners of the Common Stock.

This Proxy Statement and the accompanying form of proxy are being mailed to stockholders on or about April 16, 2007.

IMPORTANT

Please mark, sign and date the enclosed proxy and return it at your earliest convenience in the enclosed postage-prepaid return envelope, or submit your proxy via the Internet or telephone, so that, whether you intend to be present at the Annual Meeting or not, your shares can be voted. This will not limit your rights to attend or vote at the Annual Meeting.

PROPOSAL 1

ELECTION OF DIRECTORS

The Board of Directors proposes the election of five directors of the Company to serve until the next annual meeting of stockholders or until their successors are duly elected and qualified. The Company s Bylaws provide that the Company shall not have less than five nor more than nine directors, with the exact number of directors to be determined by the Board of Directors. There are currently five members on the Company s Board of Directors.

The Nominating and Corporate Governance Committee of the Board of Directors has recommended, and the Board of Directors has designated, the five nominees listed below. If any nominee is unable or declines to serve as a director at the time of the Annual Meeting, an event not currently anticipated, proxies will be voted for any nominee designated by the Board of Directors, taking into account any recommendations by the Nominating and Corporate Governance Committee, to fill the vacancy.

Biographical information concerning each of the nominees is set forth below.

Name	Served as Director Since	Age	Principal Business Experience for the Past Five Years
Gregg E. Adkin	2004	43	Mr. Adkin was appointed Chairman of the Board in March 2006. Mr. Adkin has been a General Partner at Valley Ventures, a venture capital fund, since May 2001. From 1986 to April 2001, Mr. Adkin was employed at Intel Corporation, most recently as Director of Strategic Investments. Mr. Adkin is on the Board of Directors of Andigilog, Inc., InnovASIC, Inc., Newport Imaging Corporation and Seclarity, Inc. Mr. Adkin also serves on the ASU Fulton School of Engineering Advisory Committee. Mr. Adkin holds a BS in Electrical Engineering from Boston University.
James T. Healy	2003	66	Mr. Healy has served as the Company's President and Chief Executive Officer since December 2003. From July 2002 to November 2003, Mr. Healy was President of Spirox USA and Executive Vice President of Business Development and Strategic Marketing for Spirox Corporation, a provider of semiconductor manufacturing equipment and software. From April 2000 to June 2002, Mr. Healy was President of ASAT, Inc., a provider of semiconductor design, assembly and test services. From December 1999 to March 2000, Mr. Healy served as an independent consultant to software companies and from May 1998 to November 1999, Mr. Healy was Executive Vice President, Sales & Marketing at FormFactor, Inc., a manufacturer of advanced semiconductor wafer probe cards. He holds a BS in Business and an MS in Psychology from California State University, Hayward.
Randall A. Hughes	2004	68	Mr. Hughes has been the Chairman, President, Chief Executive Officer and founder of ManSim Inc., a manufacturing software company, since June 2002. Mr. Hughes was a consultant to Valchemy, Inc. from May 2001 to September 2006. From November 1999 to October 2001, Mr. Hughes was Vice President of Business Development at Genesis Semiconductor. Mr. Hughes holds a BA with majors in Mathematics and Physics from Northern Michigan University.

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Name	Served as Director Since	Age	Principal Business Experience for the Past Five Years
Matthew Raggett	2004	46	Mr. Raggett has been the President and Chief Executive Officer of Adaus Ventures since February 2004. From October 2002 to February 2004, Mr. Raggett served as the President and Chief Executive Officer of Analog Design Automation, Inc. From August 1995 to October 2002, Mr. Raggett was the Vice President of Worldwide Field Operations for inSilicon Corporation. Mr. Raggett holds a higher technical certificate in Electronic Engineering (BSEE) from Brighton Technical College, England.
Richard C. Yonker	2003	59	Mr. Yonker has been the Senior Vice President of Finance and the Chief Financial Officer of Vitesse Semiconductor Corporation since December 2006. Mr. Yonker was the Chief Financial Officer of Capella Photonics, Inc., an optical network company, from October 2005 to November 2006. He previously was the Chief Financial Officer of Avanex Corporation, an optical components company, from April 2005 to September 2005. From March 2004 to March 2005, he was the Chief Financial Officer of Actelis Networks, Inc., a fiber performance over copper telecom company. From February 2003 to February 2004 he was a consultant. Mr. Yonker served as Chief Financial Officer of Agility Communications, Inc., an optical networking component company, from November 2000 to January 2003. From March 2000 to October 2000, Mr. Yonker was Vice President and Chief Financial Officer of MMC Networks, Inc., a semiconductor company acquired by Applied Micro Circuits Corporation in October 2000. Mr. Yonker holds an MS in Management (Finance) from MIT, and a BS in Industrial Engineering from General Motors Institute.

The Board of Directors recommends a vote FOR election as director of the nominees set forth above.

Director Independence

The Board of Directors has determined that, except for Mr. Healy, each individual who currently serves as a member of the Board is, and each individual who served as a member of the Board in 2006 was, an independent director within the meaning of Rule 4200 of The NASDAQ Stock Market. Mr. Healy is not considered independent as he is employed by the Company as its President and Chief Executive Officer. All of the nominees are currently members of the Board standing for re-election as directors.

Board Meetings

The Board of Directors held nine meetings during the year ended December 31, 2006. All directors attended at least 75% of the aggregate number of meetings of the Board of Directors and of the committees on which such directors served during his tenure in 2006. The independent directors meet in regularly scheduled executive sessions at in-person meetings of the Board of Directors without the participation of the President and Chief Executive Officer or other members of management. In 2006, four of the six directors then serving on the Board attended the annual meeting of stockholders.

Board Committees

The Board of Directors has appointed a Compensation Committee, an Audit Committee and a Nominating and Corporate Governance Committee. The Board has determined that each director who serves on these committees is independent, as that term is defined by applicable listing standards of The NASDAQ Stock Market and SEC rules. The Board has approved a charter for each of these committees that can be found on the Company s website at http://www.logicvision.com/Corporate/Governance/Governance.shtml.

Compensation Committee

Number of Members: Two

Current Members: Randall A. Hughes and Matthew Raggett

Number of Meetings in 2006: Ten

Functions: The Compensation Committee s primary functions are to assist the Board in meeting its responsibilities with

regard to oversight and determination of executive compensation and to review and make recommendations to the Board with respect to major compensation plans, policies and programs of the Company. Other specific duties and responsibilities of the Compensation Committee are to review, and make

recommendations for approval by the independent members of the Board regarding, the compensation for the Chief Executive Officer and other executive officers of the Company, establish and modify the terms and conditions of employment of the Chief Executive Officer and other executive officers of the Company, and administer the Company s stock plans and other compensation plans. The Compensation Committee has the authority to select, retain, terminate and approve the fees and other retention terms of consultants as it deems appropriate to perform its duties. Additional information concerning the Compensation Committee s processes and procedures for the consideration and determination of executive compensation is set forth below under the heading Compensation Discussion and Analysis. Richard C. Black was a member of the

Compensation Committee until his resignation from the Board of Directors effective February 16, 2007.

Audit Committee

Number of Members: Three

Current Members: Richard C. Yonker, Randall A. Hughes and Matthew Raggett

Number of Meetings in 2006: Six

Functions: The Audit Committee s primary functions are to assist the Board of Directors in fulfilling its oversight

responsibilities relating to the Company s financial statements, system of internal controls, and auditing, accounting and financial reporting processes. Other specific duties and responsibilities of the Audit Committee are to appoint, compensate, evaluate and, when appropriate, replace the Company s independent registered public accounting firm; review and pre-approve audit and permissible non-audit services; review the scope of the annual audit; monitor the independent registered public accounting firm s relationship with the Company; and meet with the independent registered public accounting firm and management to discuss and review the Company s financial statements, internal controls, and auditing, accounting and financial

reporting processes.

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Nominating and Corporate Governance Committee

Number of Members: Three

Current Members: Richard C. Yonker, Randall A. Hughes and Matthew Raggett

Number of Meetings in 2006: One

Functions: The Nominating and Corporate Governance Committee s primary functions are to identify qualified

individuals to become members of the Board of Directors and determine the composition of the Board and its committees. Other specific duties and responsibilities are to recommend nominees to fill vacancies on the Board, investigate suggestions for candidates for membership on the Board, and monitor compliance

with Board and Board committee membership criteria.

Director Nominations

The Board of Directors nominates directors for election at each annual meeting of stockholders and elects new directors to fill vacancies when they arise. The Nominating and Corporate Governance Committee has the responsibility to identify, evaluate, recruit and recommend qualified candidates to the Board of Directors for nomination or election.

The Board of Directors has as an objective that its membership be composed of experienced and dedicated individuals with diversity of backgrounds, perspectives and skills. The Nominating and Governance Committee will select candidates for director based on their character, judgment, diversity of experience, business acumen, and ability to act on behalf of all stockholders. The Nominating and Corporate Governance Committee believes that nominees for director should have experience, such as experience in management or accounting and finance, or industry and technology knowledge, that may be useful to the Company and the Board, high personal and professional ethics, and the willingness and ability to devote sufficient time to effectively carry out his or her duties as a director. The Nominating and Corporate Governance Committee believes it appropriate for at least one, and, preferably, multiple members of the Board to meet the criteria for an audit committee financial expert as defined by SEC rules, and for a majority of the members of the Board to meet the definition of independent director under the rules of The NASDAQ Stock Market. The Nominating and Corporate Governance Committee also believes it appropriate for certain key members of the Company s management to participate as members of the Board.

Prior to each annual meeting of stockholders, the Nominating and Corporate Governance Committee identifies nominees first by evaluating the current directors whose term will expire at the annual meeting and who are willing to continue in service. These candidates are evaluated based on the criteria described above, including as demonstrated by the candidate s prior service as a director, and the needs of the Board with respect to the particular talents and experience of its directors. In the event that a director does not wish to continue in service, the Nominating and Corporate Governance Committee determines not to re-nominate the Director, or a vacancy is created on the Board as a result of a resignation, an increase in the size of the board or other event, the Committee will consider various candidates for Board membership, including those suggested by the Committee members, by other Board members, by any executive search firm engaged by the Committee and by stockholders. The Committee recommended all of the nominees for election included in this Proxy Statement. All of the nominees are members of the Board standing for re-election as directors.

A stockholder who wishes to suggest a prospective nominee for the Board should notify the Secretary of the Company or any member of the Committee in writing with any supporting material the stockholder considers appropriate. In addition, the Company's Bylaws contain provisions that address the process by which a stockholder may nominate an individual to stand for election to the Board of Directors at the Company's Annual Meeting of Stockholders. In order to nominate a candidate for director, a stockholder must give timely notice in writing to the Secretary of the Company and otherwise comply with the provisions of the Company's Bylaws. To be timely, the Company's Bylaws provide that the Company must have received the stockholder's notice not less than 60 days nor more than 90 days prior to the scheduled date of the meeting. However, if notice or prior public disclosure of the date of the annual meeting is given or made to stockholders less than 75 days prior to the meeting date, the Company must receive the stockholder's notice by the earlier of (i) the close of business on the 15th day after the earlier of the day the Company mailed notice of the annual meeting date or provided public disclosure of the meeting date and (ii) two days prior to the scheduled date of the annual meeting. Information required by the Bylaws to be in the notice includes the name and contact information for the candidate and the person making the nomination and other information about the nominee that must be disclosed in proxy solicitations under Section 14 of the Securities Exchange Act of 1934 and the related rules and regulations under that Section.

Stockholder nominations must be made in accordance with the procedures outlined in, and include the information required by, the Company s Bylaws and must be addressed to: Secretary, LogicVision, Inc., 25 Metro Drive, Third Floor, San Jose, California 95110. You can obtain a copy of the Company s Bylaws by writing to the Secretary at this address.

Stockholder Communications with the Board of Directors

If you wish to communicate with the Board of Directors, you may send your communication in writing to: Secretary, LogicVision, Inc., 25 Metro Drive, Third Floor, San Jose, California 95110. You must include your name and address in the written communication and indicate whether you are a stockholder of the Company. The Secretary will review any communication received from a stockholder, and all material communications from stockholders will be forwarded to the appropriate director or directors or committee of the Board based on the subject matter.

Certain Relationships and Related Transactions

It is the Company s policy that all employees, officers and directors must avoid any activity that is or has the appearance of conflicting with the interests of the Company. This policy is included in the Company s Code of Business Conduct. The Company conducts a review of all related party transactions for potential conflict of interest situations on an ongoing basis and all such transactions involving executive officers or directors must be approved by the Company s Audit Committee or another independent body of the Board of Directors.

On June 27, 2006, certain holders of rights to contingent future cash payments issued in connection with the Company s acquisition of SiVerion, Inc. in 2004, including Valley Ventures II, L.P. and Valley Ventures III, L.P., exchanged their rights to the contingent future cash payments for shares of Common Stock. Valley Ventures II, L.P. and Valley Ventures III, L.P. exchanged their rights to contingent future cash payments for 317,300 and 524,431 shares of Common Stock, respectively. The rights to the contingent future cash payments exchanged for Common Stock by Valley Ventures II, L.P. and Valley Ventures III, L.P. would have related to the payment by the Company of approximately \$1.46 million in the aggregate. Mr. Adkin is a managing member of VV II Management, L.L.C., the general partner of Valley Ventures II, L.P. and a managing member of VV III Management, L.L.C., the general partner of Valley Ventures III, L.P. Mr. Adkin is also a limited partner of Valley Ventures II, L.P. and Valley Ventures III, L.P. and Valley Ventures III, L.P. is less than 1% in the aggregate.

Compensation of Directors

The Company s non-employee directors each receive a cash retainer of \$10,000 per year, payable in equal quarterly installments. The Chairman of the Board receives an additional cash retainer of \$10,000 per year, payable in equal quarterly installments. The Chair of the Audit Committee receives an additional cash retainer of \$5,000 per year, payable in equal quarterly installments, and the Chairs of the other Committees of the Board of Directors receive an additional cash retainer of \$2,000 per year, payable in equal quarterly installments. In addition, the Company reimburses directors for reasonable expenses in connection with attendance at meetings of the Board of Directors and committee meetings. Directors who are employees of the Company do not receive any cash compensation for their services as directors.

In addition to cash compensation for services as a member of the Board, under the Company s 2000 Stock Incentive Plan, directors who are not employees also receive an initial grant of an option to purchase 20,000 shares of Common Stock at the fair market value of the Common Stock on the date of grant, which vests in two equal annual installments on each of the first two anniversaries of the date of grant, or, if earlier, immediately prior to the next two regular annual meetings of the Company s stockholders following the date of grant. On the first business day following each regular annual meeting of the Company s stockholders after appointment or election to the Board, each non-employee director receives an option to purchase 10,000 shares of Common Stock at the fair market value of the Common Stock on the date of grant, which vests in full on the first anniversary of the date of grant, or if earlier, immediately prior to the next regular annual meeting of the Company s stockholders following the date of grant. Each non-employee director who is not initially elected at a regular annual meeting of stockholders receives an option to purchase a pro rata portion of 10,000 shares based on the number of full months remaining from the date of election until the next regular annual meeting, which vests in full immediately prior to the next regular annual meeting of the Company s stockholders following the date of grant. Each director option that has been outstanding at least six months will vest in full upon a change in control.

The table below shows the compensation paid to each non-employee director for their service in 2006.

2006 Director Compensation

Director	Fees Earned or Paid in Cash (\$)	Option Awards (\$) (2) (3)	Total (\$)
Gregg E. Adkin	17,500	12,973	30,473
Richard C. Black (1)	12,000	10,190	22,190
Randall A. Hughes	10,000	10,190	20,190
Matthew Raggett	12,000	10,190	22,190
Richard C. Yonker	15,000	10,190	5,190

- (1) Richard C. Black resigned from the Board of Directors effective February 16, 2007.
- (2) Amounts listed in this column represent the compensation expense of option awards recognized by the Company under Statement of Financial Accounting Standards No. 123 (revised 2004) (FAS 123R) for the 2006 fiscal year, rather than amounts paid to or realized by a named individual, and includes expense recognized for awards granted prior to 2006. Please refer to Note 9 to our consolidated financial statements in our 2006 Annual Report on Form 10-K for the underlying assumptions for this expense. There can be no assurance the options will be exercised (in which case no value will be realized by the individual) or that the value on exercise will approximate the compensation expense recognized by the Company. The grant date fair value of the options granted to each non-employee director during 2006 was \$10,326.
- (3) The following table provides the number of shares of Common Stock subject to outstanding options held at December 31, 2006 for each director, as applicable:

45,000
64,000
47,500
47,500
40,000

EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

Compensation Philosophy and Objectives

We believe that compensation of our executive officers should encourage creation of stockholder value and achievement of strategic corporate objectives, attract and retain qualified, skilled and dedicated executives on a long-term basis, reward past performance and provide incentives for future performance. Our philosophy is to align the interests of our stockholders and management by integrating compensation with our annual and long-term corporate and financial objectives, including through equity ownership by management. In order to attract and retain qualified personnel, we strive to offer a total compensation package competitive with companies in the semiconductor test and design industries, taking into account relative company size, performance and geographic location as well as individual responsibilities and performance.

In setting the level of cash and equity compensation for our executive officers, the Compensation Committee of our Board of Directors and the independent members of our Board consider various factors, including our performance and the performance of the individual executive during the year, the uniqueness and relative importance of the executive s skill set to us, the scope of the executive s responsibilities, the executive s expected future contributions to us, and our compensation philosophy for all employees. While the Compensation Committee and independent members of the Board did not use market benchmarks to determine executive compensation for 2006, the Compensation Committee considered market information and the base salaries and other incentives paid to executive officers of other similarly sized companies within our industry. When establishing each element of an executive officer s compensation, the Compensation Committee and independent members of the Board also take into consideration the executive s historical cash and equity compensation, level of equity ownership, and total current and potential compensation.

We do not have a stock ownership or stock retention policy that requires executive officers to own stock in the Company or retain options they exercise.

We generally intend to qualify executive compensation for deductibility without limitation under section 162(m) of the Internal Revenue Code. Section 162(m) provides that, for purposes of the regular income tax and the alternative minimum tax, the otherwise allowable deduction for compensation paid or accrued with respect to a covered employee of a publicly-held corporation (other than certain exempt performance-based compensation) is limited to no more than \$1 million per year. None of the non-exempt compensation we paid to any of our executive officers for 2006 as calculated for purposes of section 162(m) exceeded the \$1 million limit.

Key Elements of Executive Compensation

Our executive officers compensation currently includes three primary components: base salary, cash bonus, and equity-based incentive awards. In addition, we provide our executive officers a variety of benefits that are available generally to all salaried employees.

Base Salary. Base salaries are designed to attract and retain qualified personnel by providing a consistent cash flow throughout the year as compensation for acceptable levels of performance of day-to-day responsibilities. Base salaries for our executive officers are established based on the scope of their responsibilities, their performance, and their prior relevant background, training and experience, taking into account overall market demand for those executive officers. Our Compensation Committee reviews base salaries for executive officers on an annual basis, considering recommendations by the Chief Executive Officer for executive officers other than the Chief Executive Officer, and may recommend adjustments from time to time to recognize promotions or outstanding individual performance. The Compensation Committee makes recommendations to the independent members of the Board of Directors regarding the salary level of each executive officer on a case by case basis, taking into account the individual s level of responsibilities and performance. The Compensation Committee also considers market information and the base salaries and other incentives paid to executive officers of other similarly sized companies within our industry. However, the Compensation Committee does not limit its decisions to any particular range or level of total compensation paid to executive officers at these companies. The Chief Executive Officer is involved in the decisions on base salary adjustments for executives other than the Chief Executive Officer.

Annual Bonus. We believe that a portion of executive officer compensation should be contingent upon our performance and an individual s contribution to our success in meeting corporate and financial objectives. In February 2006, the independent members of the Board of Directors, taking into account the recommendation of the Compensation Committee, approved a cash bonus plan for the 2006 fiscal year, which was based upon both qualitative and quantitative goals. Under the plan, bonuses to executive officers were based upon the achievement of specified targets relating to net income/net loss, bookings, revenues and net cash flow. Achievement of the target objectives for any one of the four components would, subject to approval by the independent members of the Board, have resulted in payment of 25% of the target bonus. However, executive officers would not have been eligible to receive the portions of bonuses relating to the net income/net loss and net cash flow components unless we met or exceeded the respective target performance goals, and would not have been eligible to receive any bonuses if we did not meet or exceed the target performance goals for the net income/net loss component. None of the executive officers received a bonus for the fiscal 2006 year under the plan.

Equity-Based Compensation. Our Compensation Committee administers our 2000 Stock Incentive Plan for executive officers, employees, consultants and outside directors, under which it grants options to purchase our Common Stock with an exercise price equal to the fair market value of a share of our Common Stock on the date of grant. We believe that providing executive officers who have responsibility for our management and growth with an opportunity to increase their ownership of our stock aligns the interests of our executive officers with those of our stockholders. Accordingly, the Compensation Committee when annually reviewing executive officer compensation also considers providing incentives in the form of stock option grants as appropriate.

At its discretion, from time to time the Compensation Committee may also grant options based on individual and corporate achievements. The Compensation Committee determines, with the concurrence of the independent members of our Board, the number of shares underlying each stock option grant based upon the executive officer s performance and our performance, the executive officer s role and responsibilities within our company, the executive officer s base salary and comparison with comparable awards to individuals in similar positions in the industry.

On March 8, 2007, we completed an exchange offer with our eligible employees, including our executive officers, to exchange some or all of their outstanding stock options to purchase Common Stock that had with an exercise price greater than \$1.48 per share for replacement options. Each of our executive officers exchanged all of their eligible options for replacement options. The exchange ratio applicable to our executive officers was one-for-1.25. The exercise price per share of each replacement option granted was \$1.00 and each replacement option has a one-year vesting period, one-half of which will vest on the date that is six months after the replacement option s issuance date and the remainder vesting in equal monthly installments over the next six months.

Our employees generally are able to participate in our 2000 Employee Stock Purchase Plan. Under the Employee Stock Purchase Plan, each executive officer may purchase up to 2,500 shares of the our Common Stock in a six-month period at a discount to the market price. The number of shares that may be purchased by each participant is limited by applicable tax laws.

Other Compensation. All of our full-time employees, including our executive officers, may participate in our health programs, such as medical, dental and vision care coverage, and our 401(k) and life and disability insurance programs.

Compensation Committee Report

This report shall not deemed to be soliciting material or filed with the Securities and Exchange Commission or be deemed incorporated by reference into any filing under the Securities Act of 1933 or under the Securities Exchange Act of 1934, except to the extent the Company specifically incorporates it by reference into a document filed under such Acts.

The Compensation Committee has reviewed and discussed the Compensation Discussion and Analysis set forth in this Proxy Statement with our management; based on such review and discussions, the Compensation Committee recommended to the Board of Directors that the Compensation Discussion and Analysis be included in this Proxy Statement and incorporated by reference into the Company s Annual Report on Form 10-K for the year ended December 31, 2006.

Compensation Committee

Randall A. Hughes Matthew Raggett

Named Executive Officers

The Summary Compensation Table, Grants of Plan-Based Awards Table and the tables that follow provide compensation information for our named executive officers, including James T. Healy as President and Chief Executive Officer, Bruce M. Jaffe as Vice President of Finance and Chief Financial Officer, and the three most highly compensated executive officers of the Company who were serving as executive officers at the end of 2006, which in 2006 were Ronald H. Mabry, Farhad Hayat, and Fadi Maamari.

2006 Summary Compensation Table

Name and Principal Position	Year	Salary (\$)	Option Awards (\$) (1)	All Other Compensation (\$) (2)	Total (\$)
James T. Healy	2006	300,000	28,432	12,000	340,432
President and Chief Executive Officer					
Bruce M. Jaffe	2006	210,000	26,061		236,061
Vice President, Finance and Chief Financial Officer					
Ronald H. Mabry	2006	234,438	14,216	7,200	255,854
Vice President, Field Operations & Applications Engineering					
Farhad Hayat (3)	2006	107,452	7,653		115,105
Vice President, Marketing					
Fadi Maamari (4)	2006	179,308	7,720		187,028

⁽¹⁾ Amounts listed in this column represent the compensation expense of option awards recognized by the Company under FAS 123R for the 2006 fiscal year, rather than amounts paid to or realized by a named individual, and includes expense recognized for awards granted prior to 2006. Please refer to Note 9 to our consolidated financial statements in our 2006 Annual Report on Form 10-K for the underlying assumptions for this expense. There can be no assurance the options will be exercised (in which case no value will be realized by the individual) or that the value on exercise will approximate the compensation expense recognized by the Company.

- (3) Mr. Hayat joined the Company in July 2006.
- (4) Dr. Maamari was appointed Vice President, Engineering in June 2006.

⁽²⁾ Represents payments made with respect of an auto allowance.

2006 Grants of Plan-Based Awards

		Estimated Futur Incentiv	re Payouts Undo e Plan Awards		All Other Option Awards: Number	Exercise or Base Price of	Grant Date Fair Value of
Name	Grant Date	Threshold (\$)	Target (\$)	Maximum (\$)	of Securities Underlying Options (#)	Option Awards (\$/Sh)	Stock and Option Awards(\$)
James T. Healy	2/15/2006	104,500	110,000		100.000	1.32	84,254
Bruce M. Jaffe	2/15/2006	52,250	55,000		50,000	1.32	42,127
Ronald H. Mabry	2/15/2006	23,750	25,000		50,000	1.32	42,127
Farhad Hayat	7/20/2006				50,000	1.45	46,796
Fadi Maamari	7/20/2006 2/3/2006				10,000 20,000	1.45 1.16	9,309 14,808

- (1) The target incentive amounts shown in this column reflect our annual incentive plan awards originally provided under our cash bonus plan for 2006 and represent the pre-established target awards for the 2006 fiscal year, with the potential for actual awards under the plan to be less than such funding target depending upon corporate performance. Actual award amounts were not guaranteed and are determined at the discretion of the Board of Directors, which may consider an individual s performance during the period. For additional information, please refer to the Compensation Discussion and Analysis section. No cash bonus plan payouts were paid for 2006.
- (2) The threshold illustrates the smallest payout that can be made if all of the pre-established performance objectives are achieved at the minimum achievement level; actual awards may be less than this amount and are at the discretion of the Board of Directors. The target is the payout if the pre-established performance objectives have been achieved at the target achievement level. Payouts may not exceed the target. No payouts were made for 2006.

Salary

The annual salaries of the named executive officers are reflected under the Salary column of the Summary Compensation Table. The Compensation Committee reviews salaries on an annual basis, and may recommend to the independent members of the Board of Directors adjustments to each executive officer s salary from time to time based on the individual s contributions and responsibilities on a case-by-case basis. Salary compensation is discussed in greater detail under the heading Compensation Discussion and Analysis.

Incentive Compensation

None of the named executive officers received a bonus for the 2006 fiscal year under the Company s cash bonus plan. The plan established cash incentive awards for certain of the named executive officers for 2006, which was based upon both qualitative and quantitative goals. The range of the 2006 awards at the time of establishment of the plan is set forth under the Estimated Future Payouts Under Non-Equity Incentive Plan Awards columns to the Grants of Plan-Based Awards Table with respect to those named executive officers who were eligible for awards under the plan. The Company s cash bonus plan is described in greater detail under the heading Compensation Discussion and Analysis.

Stock Option Awards

In 2006, all named executive officers received grants of options to purchase Common Stock. The numbers and grant date fair values of these awards under FAS 123R are set forth in the Grant of Plan-Based Awards Table. The exercise price was the fair market value of the Company's Common Stock on the grant date. Although these awards will generally vest and become exercisable over a four-year period, the amounts disclosed in the Option Awards column of the Summary Compensation Table attributable to the 2006 awards reflect the portion of these awards expensed by the Company in the 2006 fiscal year under FAS 123R. The balance of the amount set forth in the Option Awards column is attributable to the amounts expensed by the Company in the 2006 fiscal year for outstanding stock option awards from previous years under FAS 123R.

The amounts, if any, actually realized by the named executive officers for the 2006 awards will vary depending on the vesting of the award and the price of the Company s Common Stock in relation to the exercise price at the time of exercise. Detail regarding the number of exercisable and unexercisable options held by each named executive officer at year-end is set forth in the Outstanding Equity Awards at Fiscal Year-End Table below.

On March 8, 2007, the Company completed an exchange offer with its eligible employees, including its executive officers, to exchange some or all of their outstanding stock options to purchase Common Stock with an exercise price greater than \$1.48 per share for replacement options. Each of our executive officers exchanged all of their eligible options for replacement options. The exchange ratio applicable to our executive officers was one-for-1.25. The exercise price per share of each replacement option granted was \$1.00 and each replacement option has a one-year vesting period, one-half of which will vest on the date that is six months after the replacement option s issuance date and the remainder vesting in equal monthly installments over the next six months.

Employment Contracts, Termination of Employment and Change-in-Control Arrangements

In 2003, the Compensation Committee recommended, and the Board of Directors approved, the amendment of the outstanding stock option agreements then in effect and the form of stock option agreement used under the Company s 2000 Stock Incentive Plan to provide for acceleration of vesting in full in certain circumstances following a change in control of the Company. Because the amendment applied to all outstanding stock option agreements and the form of stock option agreement, the provision regarding acceleration of vesting applies to options that are held by, or may be issued to, the named executive officers.

In February 2006, the Company entered into Change of Control Severance Agreements with each of James T. Healy, Bruce M. Jaffe, and Ronald H. Mabry. In November 2006, the Company entered into similar agreements with Farhad Hayat and Fadi Maamari. These agreements were approved by the independent members of the Board. Each agreement provides that in the event of an involuntary termination of the executive within three months before or twelve months after a change of control of the Company, he will be entitled to (i) a cash payment equal to 150% of his annual base salary as of the termination date, (ii) a cash payment equal to 150% of the his target bonus and target commission for the year in which he is terminated, (iii) the immediate acceleration of vesting and exercisability of his outstanding options to acquire the Company s Common Stock and (iv) reimbursement of his and his eligible dependents—health insurance premiums for up to twelve months from the date of termination. Each of the executives has agreed not to solicit employees of the Company for a period of 18 months following any termination of employment giving rise to severance payments, and not to compete with the Company for the period during which they receive severance payments. If, however, a change of control occurs and the consideration per share of Company Common Stock as a result of the change of control is less than \$1.32, then the percentages relating to cash payments will be reduced to 50% and the non-solicitation period will be reduced to six months. Under these agreements, a change of control includes a merger or consolidation involving the Company in which the Company s stockholders immediately prior to such merger or consolidation own 50% or less of the voting power of the surviving entity s voting securities, sale of all or substantially all of the Company s assets, the approval by the Company s stockholders of a plan of complete liquidation or dissolution, and the acquisition by a person or related group of persons of 50% or more of th

Potential Payments Upon Termination in Connection with a Change in Control

The following table describes the potential payments and benefits to which the named executive officers would be entitled upon termination of employment in connection with a change in control (except in the case of termination for cause of a named executive officer), in each case assuming the employment of the named executive officer was terminated on December 29, 2006 and the consideration per share of Common Stock was equal to the closing price of our Common Stock on December 29, 2006.

Termination	Cash Payment (\$)	Medical/Insurance Benefits (\$)	Acceleration of Equity Awards (\$)(1)	Total (\$)
James T. Healy	211,000	7,772	0	218,772
Bruce M. Jaffe	132,500	7,444	0	139,944
Ronald H. Mabry	130,079	7,019	0	137,098
Farhad Hayat	112,500	5,423	0	117,923
Fadi Maamari	89,654	5,258	1,050	95,962

⁽¹⁾ Represents the amount by which the closing price of our common stock on December 29, 2006 exceeded the exercise price for equity awards for which vesting accelerated as result of termination of employment.

Stock Options

The following tables set forth certain information with respect to stock options granted to and exercised by the individuals named in the Summary Compensation Table during the fiscal year ended December 31, 2006, and the number and value of the options held by each individual as of December 31, 2006. The exercise prices are equal to 100% of the fair market value of the Company s Common Stock on the date of grant.

2006 Outstanding Equity Awards At Fiscal Year-End

Option Awards (1)

Name	Number of Securities Underlying Unexercised Options (#) Exercisable	Number of Securities Underlying Options (#) Un-Exercisable	Option Exercise Price (\$)	Option Expiration Date
James T. Healy	305,556		4.50	2/1/2013
	25,000		3.00	6/6/2013
	44,444		4.50	12/1/2013
	200,000		2.64	2/18/2015
	12,500	87,500	1.32	2/15/2016
Bruce M. Jaffe	131,250	18,750	1.72	4/7/2013
	7,989		4.85	2/6/2014
	42,011		4.85	2/6/2014
	55,000		2.64	2/18/2015
	6,250	43,750	1.32	2/15/2016
Ronald H. Mabry	61,538		3.25	8/1/2013
	68,462		3.25	8/1/2013
	40,000		4.85	2/6/2014
	80,000	42.550	2.64	2/18/2015
	6,250	43,750	1.32	2/15/2016
Farhad Hayat	10,000	50,000	1.45	7/20/2016
Fadi Maamari	18,000		1.00	4/28/2008
	8,750		2.97	1/26/2015
	15,000	10.000	5.00 1.45	9/25/2010 7/20/2016
	2.500	10,000 17,500	1.43	2/3/2016
	2,500 8,750	17,300	4.85	2/6/2014
	· · · · · · · · · · · · · · · · · · ·		2.97	1/26/2015
	1,250 12,250	1,750	1.50	3/3/2013
	15,000	1,/30	1.76	5/10/2009
	2,500		1.00	1/15/2008
	5,250		4.85	2/6/2014
	18,000		8.95	1/17/2012
	10,000		0.93	1/1//2012

⁽¹⁾ On March 8, 2007, the Company completed an exchange offer with its eligible employees, including its executive officers, to exchange some or all of their outstanding stock options to purchase Common Stock with an exercise price greater than \$1.48 per share for replacement options. Each of our executive officers exchanged all of their eligible options for replacement options. The exchange ratio applicable to our executive officers was one-for-1.25. The exercise price per share of each replacement option granted was \$1.00 and each replacement option has a one-year vesting period, one-half of which will vest on the date that is six months after the replacement option s issuance date and the remainder vesting in equal monthly installments over the next six months. Each replacement option has an expiration term of ten years. Options that did not have an exercise price greater than \$1.48 per share were not eligible for exchange, and such options vest as to 25% of the shares on the first anniversary of the grant date, with the remaining shares vesting ratably each six-month period thereafter over the following three years.

REPORT OF THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS

The Audit Committee operates under a written charter adopted by the Board of Directors and the Audit Committee on August 3, 2000 and amended on January 22, 2004. The members of the Audit Committee are Richard C. Yonker, Randall A. Hughes and Matthew Raggett, each of whom meets the independence standards established by The NASDAQ Stock Market.

The Audit Committee oversees the Company s financial reporting process on behalf of the Board of Directors and is responsible for providing independent, objective oversight of the Company s accounting functions and internal control over financial reporting. It is not the duty of the Audit Committee to plan or conduct audits or to determine that the Company s financial statements are complete and accurate and are in accordance with generally accepted accounting principles. Management is responsible for the Company s financial statements and the reporting process, including the system of internal control over financial reporting. The independent registered public accounting firm is responsible in their report for expressing an opinion on the conformity of those financial statements with generally accepted accounting principles.

The Audit Committee has reviewed and discussed the Company's audited financial statements contained in the 2006 Annual Report on Form 10-K with the Company's management and its independent registered public accounting firm. The Audit Committee met with the independent registered public accounting firm and discussed issues deemed significant by the independent registered public accounting firm, including those matters required by Statement on Auditing Standards No. 61 (Codification of Statements on Auditing Standards). In addition, the Audit Committee has received the written disclosures from the independent registered public accounting firm required by Independence Standards Board Standard No. 1 (Independence Discussions with the Audit Committees) and discussed with the independent registered public accounting firm their independence from the Company.

Based upon the reviews and discussions outlined above, the Audit Committee recommended to the Board of Directors that the audited financial statements be included in the Company s Annual Report on Form 10-K for the year ended December 31, 2006, for filing with the Securities and Exchange Commission.

Audit Committee

Richard C. Yonker Randall A. Hughes Matthew Raggett

PROPOSAL 2

RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Audit Committee of the Board of Directors has appointed the firm of Burr, Pilger & Mayer LLP as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2007. Burr, Pilger & Mayer LLP replaced PricewaterhouseCoopers LLP as the Company s independent registered public accounting firm on June 15, 2006, and served as the Company s independent registered public accounting firm with respect to the audit of our financial statements for the fiscal year ended December 31, 2006. Representatives of Burr, Pilger & Mayer LLP are expected to be present at the Annual Meeting. They will have an opportunity to make a statement, if they desire to do so, and will be available to respond to appropriate questions. Although stockholder ratification of the Company s independent registered public accounting firm is not required by the Company s Bylaws or otherwise, the Company is submitting the selection of Burr, Pilger & Mayer LLP to its stockholders for ratification to permit stockholders to participate in this important corporate decision.

Principal Accountant Fees and Services

The following table presents fees for professional audit services rendered by the Company s independent registered public accountants for the audit of its annual financial statements for 2006 and 2005, and fees billed for other services rendered by its independent registered public accountants.

		Year Ended December 31,			
		2006	2005		
		(in thou	sands)		
Audit Fees	\$	250(1)	\$ 282		
Audit-Related Fees		5			
Tax Fees		25	35		
All Other Fees		4	1		
	_				
Total	\$	284	\$ 318		

⁽¹⁾ Includes \$154,100 fees paid to PricewaterhouseCoopers LLP, and includes \$95,719 to our current independent registered public accounting firm, Burr, Pilger & Mayer LLP.

All Other Fees consist of fees for products and services other than the services described above, including subscription to online services and attendance at training classes.

Pre-Approval Policies and Procedures

It is the Company s policy that all audit and non-audit services to be performed by LogicVision s independent registered accounting firm be approved in advance by the Audit Committee. All of the services provided in 2006 were pre-approved.

Audit Fees consist of fees billed for professional services rendered for the audit of the Company s consolidated financial statements and the review of the Company s interim consolidated financial statements included in quarterly reports and services that are normally provided by the Company s independent registered public accounting firm in connection with statutory and regulatory filings or engagements.

Audit-Related Fees consist of fees billed for assurance and related services that are reasonably related to the performance of the audit or review of the Company s consolidated financial statements and are not reported under Audit Fees.

Tax Fees consist of fees billed for professional services rendered for tax advice, planning and compliance (domestic and international). These services include the preparation and review of income tax returns, and international returns, and assistance regarding transfer pricing, federal, state and international tax compliance, and international tax planning.

Required Vote

Ratification will require the affirmative vote of a majority of the shares present and voting at the Annual Meeting in person or by proxy and entitled to vote. In the event ratification is not obtained, the Audit Committee will review its future selection of the Company s independent registered public accounting firm but will not be required to select a different independent registered public accounting firm for the Company.

The Board of Directors recommends a vote FOR ratification of Burr, Pilger & Mayer LLP as the Company s independent registered public accounting firm.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth certain information as of March 15, 2007 as to shares of the Common Stock beneficially owned by: (i) each person who is known by the Company to own beneficially more than 5% of its Common Stock, (ii) each of the Company s current directors, (iii) each of the Company s nominees for director, (iii) each of the Company s executive officers named under Executive Compensation -- Summary Compensation Table, and (iv) all directors and executive officers of the Company as a group. Ownership information is based upon information furnished by the respective individuals or entities, as the case may be. Unless otherwise noted below, the address of each beneficial owner is c/o Logic Vision, Inc., 25 Metro Drive, Third Floor, San Jose, California 95110. The percentage of Common Stock beneficially owned is based on 24,122,062 shares outstanding as of March 15, 2007. In addition, shares issuable pursuant to options or warrants which may be exercised within 60 days of March 15, 2007 are deemed to be issued and outstanding and have been treated as outstanding in calculating the percentage ownership of those individuals possessing such interest, but not for any other individuals. Thus, the number of shares considered to be outstanding for the purposes of this table may vary depending on the individual s particular circumstances.

Number of Shares of Common Stock Beneficially Owned (1)	Right to Acquire Beneficial Ownership within 60 days of March 15, 2007	Total	Percentage of Common Stock Beneficially Owned
2,297,926	45,000	2,342,926	9.69%
85,290	25,000	110,290	*
20,000	47,500	67,500	*
15,517	47,500	63,017	*
0	40,000	40,000	*
74,759	12,500	87,259	*
0	12,500	12,500	*
35,000	0	35,000	*
33,125	26,750	59,875	*
1,544,330	0	1,544,330	6.40%
3,428,792	0	3,428,792	14.21%
1,387,590	0	1,387,590	5.75%
1,210,000	0	1,210,000	5.02%
2,297,926	0	2,297,926	9.53%
2,561,617	256,750	2,818,367	11.56%
	of Common Stock Beneficially Owned (1) 2,297,926 85,290 20,000 15,517 0 74,759 0 35,000 33,125 1,544,330 3,428,792 1,387,590 1,210,000 2,297,926	Number of Shares of Common Stock Beneficially Owned (1) 2,297,926 85,290 20,000 47,500 15,517 47,500 0 40,000 74,759 12,500 35,000 33,125 26,750 1,544,330 0 3,428,792 1,387,590 1,210,000 2,297,926 Beneficial Ownership within 60 days of March 15, 2007	Number of Shares of Common Stock Beneficially Owned (1) Beneficial Ownership within 60 days of March 15, 2007 Total 2,297,926 45,000 2,342,926 85,290 25,000 110,290 20,000 47,500 67,500 15,517 47,500 63,017 0 40,000 40,000 74,759 12,500 87,259 0 12,500 12,500 35,000 0 35,000 33,125 26,750 59,875 1,544,330 0 1,544,330 3,428,792 0 3,428,792 1,387,590 0 1,387,590 1,210,000 0 1,210,000 2,297,926 0 2,297,926

^{*} Less than 1%.

⁽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 notes to this table.

⁽²⁾ Includes 866,229 shares held by Valley Ventures II, L.P. and 1,431,697 shares held by Valley Ventures III, L.P. Mr. Adkin is a managing member of VV II Management, L.L.C., the general partner of Ventures II and a managing member of VV III Management, L.L.C., the general partner of Ventures II and Ventures III. Mr. Adkin disclaims beneficial ownership of the Company s shares held by Valley Ventures II, L.P. and Valley Ventures III, L.P., except to the extent that his interest in the shares arise from his interest, if any, in those entities. See note (7).

⁽³⁾ According to a Schedule 13G filed jointly on February 14, 2007 by Andrew W. Marxe and David M. Greenhouse, Messrs. Marxe and Greenhouse share voting and dispositive power over 224,835 shares of Common Stock owned by Special Situations Technology Fund, L.P., and 1,319,495 shares of Common Stock owned by Special Situations Technology Fund II, L.P. The principal place of business for Messrs. Marxe and Greenhouse is 527 Madison Avenue, Suite 2600, New York, N.Y. 10022.

- (4) According to a Schedule 13G filed jointly on December 28, 2006 by MicroCapital LLC, Ian P. Ellis and MicroCapital Fund, LP, MicroCapital LLC, a registered investment adviser and Mr. Ellis, a managing member and majority owner of MicroCapital LLC, have shared voting and dispositive power over 3,428,792 shares, and MicroCapital Fund, LP has shared voting and dispositive power over 1,173,793 shares. MicroCapital LLC acts as investment advisor and general partner to MicroCapital Fund, LP and as investment advisor to MicroCapital Fund Ltd. The address of the principal office of MicroCapital LLC, Mr. Ellis and MicroCapital Fund, LP is 623 Fifth Avenue, Suite 2502, New York, NY 10022.
- (5) According to a Schedule 13G filed jointly on February 7, 2007 by Lewis Asset Management, Corp. and Lewis Opportunity Fund, LP, Lewis Asset Management, Corp. has shared voting and dispositive power over 1,387,590 shares and Lewis Opportunity Fund, LP has shared voting and dispositive power over 1,173,793 shares. The address of the principal business office for Lewis Asset Management, Corp. is 45 Rockefeller Plaza, Suite 2570, New York, NY 10111.
- (6) According to a Schedule 13G filed jointly on December 29, 2006 by Pacific Asset Partners, an investment adviser, Pacific Asset Partner has sole voting and dispositive power over the shares listed. The address of the principal place of business for Pacific Asset Partners is 222 Kearny Street, Suite 410, San Francisco, CA 94108.
- According to an amended Schedule 13D/A filed jointly on June 27, 2006 by Valley Ventures II, L.P., Valley Ventures III, L.P., VV II Management, L.L.C., John M. Holliman III, Gregg E. Adkin and Lawrence J. Aldrich, Ventures II holds 866,229 shares and Ventures III holds 1,431,697 shares. VV II Management, L.L.C., the general partner of Valley Ventures II, has sole power to vote or to direct the vote and sole power to dispose or direct the disposition of the shares of Common Stock held by Ventures II. Each of Messrs. Adkin and Holliman, as managing members of VV II, has sole power to vote or to direct the vote of the shares held by Ventures II and shared power to dispose or direct the disposition of the shares held by Ventures III, has sole power to vote or to direct the vote and sole power to dispose or direct the disposition of the shares of Common Stock held by Ventures III. Each of Messrs. Adkin and Holliman, as managing members of VV III, has shared power to vote or to direct the vote of the shares held by Ventures III and shared power to dispose or direct the disposition of the shares held by Ventures III. Messrs. Adkin and Holliman are limited partners of Ventures II and Ventures III. Each of VV II, VV III, Mr. Adkin and Mr. Holliman disclaims beneficial ownership of all shares of Common Stock held by Ventures III and Ventures III and Ventures III except to the extent that his or its interest in the shares arises from his or its interest, if any, in those entities. The business address for each person and entity is 80 East Rio Salado Parkway, Suite 705, Tempe, AZ 85281. Mr. Adkin is a director of the Company.

SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Under the securities laws of the United States, the Company s directors, executive officers and any persons holding more than 10% of the Company s Common Stock are required to report their initial ownership of the Company s Common Stock and any subsequent changes in that ownership to the Securities and Exchange Commission. Specific due dates for these reports have been established and the Company is required to identify in this Proxy Statement those persons who failed to timely file these reports. To the Company s knowledge, based solely on a review of such reports furnished to the Company and written representations that no other reports were required during the fiscal year ended December 31, 2006, all Section 16(a) filing requirements applicable to its officers, directors and 10% stockholders were satisfied for 2006.

STOCKHOLDER PROPOSALS FOR THE 2008 ANNUAL MEETING

Proposals of stockholders of the Company that are intended to be presented by such stockholders at the Company s 2008 Annual Meeting must be received by the Secretary of the Company no later than December 20, 2007 in order that they may be included in the Company s proxy statement and form of proxy relating to that meeting.

A stockholder proposal not included in the Company s proxy statement for the 2008 Annual Meeting will be ineligible for presentation at the meeting unless the stockholder gives timely notice of the proposal in writing to the Secretary of the Company at the principal executive offices of the Company and otherwise complies with the provisions of the Company s Bylaws. To be timely, the Bylaws provide that the Company must have received the stockholder s notice not less than 60 days nor more than 90 days prior to the scheduled date of the meeting. However, if notice or prior public disclosure of the date of the annual meeting is given or made to stockholders less than 75 days prior to the meeting date, the Company must receive the stockholder s notice by the earlier of (i) the close of business on the 15th day after the earlier of the day the Company mailed notice of the annual meeting date or provided public disclosure of the meeting date and (ii) two days prior to the scheduled date of the annual meeting.

Whether or not you intend to be present at the Annual Meeting, we urge you to return your signed proxy promptly.

By order of the Board of Directors

Bruce M. Jaffe Secretary

April 9, 2007

The Company s 2006 Annual Report on Form 10-K has been mailed with this Proxy Statement. The Company will provide copies of exhibits to the Annual Report on Form 10-K, but will charge a reasonable fee per page to any requesting Stockholder. Any such request should be addressed to the Company at 25 Metro Drive, Third Floor, San Jose, CA 95110, Attention: Investor Relations Department. The request must include a representation by the stockholder, that as of March 30, 2007, the stockholder was entitled to vote at the Annual Meeting.

n	PROXY						
P	LOGICVISION, INC.						
R	THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS						
o x	The undersigned hereby authorizes James T. Healy or Bruce M. Jaffe, as Proxies with full power in each to act without the other and with the power of substitution in each, to represent and to vote all the shares of stock the undersigned is entitled to vote at the Annual Meeting of Stockholders of LogicVision, Inc. (the Company) to be held at the executive offices of LogicVision, Inc., 25 Metro Drive, Third Floor, San Jose, California on May 17, 2007 at 9:00 a.m., or at any postponement or adjournment thereof, and instructs said Proxies to vote as follows:						
Y	Shares represented by this proxy will be voted as directed by the stockholder. If no such directions are indicated, the Proxies will he						
	CONTINUED AND TO BE SIGNED ON REVERSE SIDE						
	Address Change/Comments (Mark the corresponding box on the reverse side)						

The 1	Board of Directors re	ecommends a vote FO	R the election of direct	ors and FOI	R Proposal 2.	Please Mark Here for Address Change or Comments SEE REVERSE S	EIDE
1.					4) Matthew Raggett, and rs or until their successor		
	FOR ALL NOMINEES []		nominee, write that non	ninee s nam	to vote for any individua e in the space provided b		
			For all nominees except	as noted ab	ove		
2.		tment of Burr, Pilger & ndent registered public			In their discretion, the Prupon such other business the meeting or any post thereof.	s as may properly come	before
	FOR A	AGAINST ABST	CAIN _]				
				-	roxy when properly exe		
					er directed herein by the	=	
					ection is given, this prox n of directors and FO		ne
				PROX	SE MARK, SIGN, DAT Y PROMPTLY USING LOPE.		E
Signa	ature		Signature		Date		
admi	inistrator, trustee or	guardian, please give		orporation,	ould sign. When signing please sign in full corporson.		

 $^{\wedge}$ FOLD AND DETACH HERE $^{\wedge}$ 23

Vote by Internet or Telephone or Mail 24 Hours a Day, 7 Days a Week

Internet and telephone voting is available through 11:59 PM Eastern Time on May 16, 2007.

Your Internet or telephone vote authorizes the named proxies to vote your shares in the same manner as if you marked, signed and returned your proxy card.

Internet		Telephone		Mail
http://www.proxyvoting.com/lgvn		1- 866-540-5760		Mark, sign and date
Use the Internet to vote your proxy.		Use any touch-tone telephone to		your proxy card and
Have your proxy card in hand when	OR	vote your proxy. Have your proxy	OR	return it in the
you access the web site.		card in hand when you call.		enclosed postage-paid
		•		envelope.

If you vote your proxy by Internet or by telephone, you do NOT need to mail back your proxy card.

You can view the Annual Report and Proxy Statement on the internet at www.proxyvoting.com/lgvn