SOCKET MOBILE, INC. Form DEF 14A April 01, 2010

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 Registr	rant /x/
Filed by a Party oth Check the appropria	er than the Registrant / / ate 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 MOBILE, INC.

(Name of Registrant as Specified in its Charter)

Payment of Filing Fee (Check the appropriate box): No fee required. /x/ // Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11. Title of each class of securities to which transaction 1) applies: N/A 2) Aggregate number of securities to which transaction applies: N/A Per unit price or other underlying value of transaction 3) 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 pa identify the filing for	with preliminary materials. art of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and or which the offsetting fee was paid previously. Identify the previous filing ment number, or the Form or Schedule 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 MOBILE, INC.

NOTICE OF 2010 ANNUAL MEETING OF STOCKHOLDERS To Be Held April 29, 2010

Dear Stockholders:

Sincerely,

Kevin J. Mills President and Chief Executive Officer

Newark, California April 1, 2010

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 MOBILE, INC.

PROXY STATEMENT FOR 2010 ANNUAL MEETING OF STOCKHOLDERS

INFORMATION CONCERNING SOLICITATION AND VOTING

GENERAL

Annual Report on Form 10-K for the year ended December 31, 2009, including financial statements, were first mailed on or about April 5, 2010 to all stockholders entitled to vote at the 2010 Annual Meeting.

Important Notice Regarding the Availability of Proxy Materials for the Stockholder Meeting to be Held on April 29, 2010. The Proxy Statement and Annual Report are available at http://www.mkr-group.com/SCKT/stockholder_info.html. Stockholders may access the Proxy Statement, Notice of Annual Meeting, Annual Report on Form 10-K and Proxy Card at this site.

RECORD DATE AND PRINCIPAL SHARE OWNERSHIP

REVOCABILITY OF PROXIES

VOTING AND SOLICITATION

Company, and all related costs will be borne by the Company. In addition, the Company may reimburse brokerage firms and other persons representing beneficial owners of stock for their expenses in forwarding solicitation material to such beneficial owners. Proxies may also be solicited by the Company's directors, officers and regular employees, without additional compensation, personally or by telephone, email or facsimile.

QUORUM; VOTE REQUIRED; ABSTENTIONS; BROKER NON-VOTES

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

2011 Annual Meeting of Stockholders in April 2011 and to mail proxy statements relating to such meeting in March 2011. Proposals of stockholders of the Company that are intended to be presented by such stockholders at the 2011 Annual Meeting must be received by the Company no later than November 19, 2010, 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 of any stockholder nomination to the board or proposal of business 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 is mailed or such public disclosure is 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) representations that the stockholder is a holder of record of stock of the Company entitled to vote at such meeting and, as applicable, that such stockholder intends to appear in person or by proxy at the meeting to nominate the person or persons specified in the notice or propose such business; (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.

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PROPOSAL ONE

ELECTION OF DIRECTORS

from the Board of Directors at the end of his current term. If a person other than a management nominee is nominated at the 2010 Annual Meeting, the holders of the proxies may choose to cumulate their votes and allocate them among such nominees of management as the proxy holders shall determine in their discretion in order to elect as many nominees of management as possible. The seven candidates receiving the highest number of votes will be elected. In the event any nominee is unavailable for election, which is not currently anticipated, the proxy holders may vote in accordance with their judgment for the election of substitute nominees designated by the Board of Directors.

Name of Nominee Ag		Position(s) Currently Held With the Company	Director Since
Charlie Bass (1)(2)	68	Chairman of the Board	1992
Kevin J. Mills	49	President, Chief Executive Officer and Director	2000
Charles C. Emery, Jr.	63	None	
Micheal L. Gifford	52	Executive Vice President and Director	1992
Leon Malmed (2)(3)	72	Director	2000
Thomas O. Miller(1)	58	Director, Chairman of the Technology Advisory Board	2008
Peter Sealey (3)	69	Director	2002

⁽¹⁾ Member of the Audit Committee.

⁽²⁾ Member of the Nominating Committee.

⁽³⁾ Member of the Compensation Committee. Enzo Torresi, who is retiring from the Board, is also a member of this committee.

College of Healthcare Executives and a fellow of the College of Healthcare Information Management Executives. Dr. Emery holds a doctorate in management systems from the Peter F. Drucker Graduate Management School at the Claremont Graduate University.

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of the Company by the Board of Directors in February 2008. He is a Partner in The SAGE Group of Bellevue, Washington, a management consulting company that works with executives at small to midsize companies on business transformation and revitalization strategies for value-creating events. Mr. Miller and The SAGE Group also advise private equity firms who invest in wireless and mobility companies. Prior to The SAGE Group, Mr. Miller was a member of the executive team at Intermec Corporation, a leader in the automated data collection, wireless and mobile computing industries, serving as its President from 2004 to 2005. He was also Vice President of Corporate Development until July 2006 with Intermec's parent company UNOVA. Prior to his appointment as President of Intermec, he was Executive Vice President, Global Sales and Marketing from 2001 to 2003, and Senior Vice President, Americas and System and Solutions from 1999 through 2001. Mr. Miller was Chairman of the Automatic Industry and Mobility Association from 2003 to March 2006 and was recognized for his contributions to the industry with induction into the AIDC100 organization in 2004. He has been a member of the board of directors of InfoLogix, Inc., an enterprise mobility automation company serving the healthcare industry, since October 2006 and serves on its compensation and audit committees. Mr. Miller has been a member of the Company's Technology Advisory Board, currently as its Chairman, since 2006. Mr. Miller holds a Bachelor of Business and a Master of Business Administration degree from Western Illinois University.

since June 2002. Dr. Sealey has served as Chief Executive Officer and founder of The Sausalito Group, Inc., a management consulting firm, since its founding in July 1997. Dr. Sealey also serves as an Adjunct Professor of Marketing at the Peter F. Drucker Graduate Management School at the Claremont Graduate University in Claremont, California. He has served as a member of the board of directors of Echometrix Inc., a leading developer of analytic applications for user-generated digital web content, since December 2008 and as Chairman of the board since February 2009. Dr. Sealey also served on the board of directors of Max Worldwide Inc., a media holding company, from 2001 to 2007 including service on the board's compensation committee. He previously served as an Adjunct Professor of Marketing at the Haas School of Business, University of California at Berkeley from 1996 to 2006. From July 1969 to August 1993, Dr. Sealey served in various senior marketing positions with the Coca-Cola Company, including as its Senior Vice President, Global Marketing and Chief Marketing Officer from December 1989 to August 1993. Dr. Sealey holds a doctorate from the Peter F. Drucker Graduate Management School at the Claremont Graduate University.

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BOARD MEETINGS AND COMMITTEES

and annual financial information and to discuss the results of quarterly review procedures performed by the independent accountants before quarterly and annual financial reports were issued. The Audit Committee is responsible for appointing, compensating and overseeing actions taken by the Company's independent accountants, and reviews the Company's internal financial controls and financial statements. In connection with the completion of the annual audit of the Company's financial statements for the year ended December 31, 2009, the Audit Committee met in February 2010 and again in March 2010 with management and with the independent accountants, reviewed the financial statements and the annual audit results, including the independent accountants' assessment of the Company's internal controls and procedures, and discussed with the independent accountants the matters denoted as required communications by Statement of Auditing Standards 61 (SAS 61). The meetings also included a discussion and review of auditor independence, the pre-approval of the independent accountants' fees for 2010, and a recommendation to the Board of Directors to approve the issuance of the financial statements for the year ended December 31, 2009. The report of the Audit Committee for the year ended December 31, 2009 is included in this Proxy Statement. The Audit Committee Charter is available on the Company's website at http://www.mkr-group.com/SCKT/board committee.html.

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COMPENSATION OF DIRECTORS

one year period were awarded to the outside directors for the service period that commenced on April 29, 2009, at an exercise price of \$2.36 per share, the fair market value of the Common Stock on the date of grant, in the following amounts:

Name	Shares Subject to Options Granted
Charlie Bass	10,000
Leon Malmed	 8,000
Thomas O. Miller	& $nbsp$ & $nbsp$ 7,000
Peter Sealey	& $nbsp$ & $nbsp$ 5,000
Enzo Torresi	& $nbsp$ & $nbsp$ 6,000

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

APPROVAL OF STOCK OPTION EXCHANGE PROGRAM

INTRODUCTION

EXCHANGE PROGRAM

the exchange program (the employees, executive officers, directors and consultants eligible for the exchange are referred to herein as "eligible participants" or "service providers").

CHANGES BEING MADE TO THE 2004 INCENTIVE PLAN

REASONS FOR IMPLEMENTING AN EXCHANGE PROGRAM

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Our stock price has experienced a significant decline over a number of years, and more recently due in part to the continued weak economy and overall weakness in the capital markets. We believe our stock price reflects, among other things, adverse supply and demand conditions in the global market for our products as well as more generally, adverse conditions in the US and global economies. In addition, since the dates of the option grants prior to January 1, 2009, our stock price was negatively impacted by the decline in share equity prices in the US and global equity markets. We have taken a number of actions during this past year to reduce our costs and improve our revenue outlook, but our efforts have not had a significant impact on our stock price to date. Further, despite our efforts, 100% of our service providers hold stock options granted prior to January 1, 2009 that are underwater, and as a result, our equity incentive program does not provide the retention or incentive value it is intended to provide. The weighted average exercise price of options held by our service providers and eligible for exchange was \$15.82 as compared to a \$3.17 closing price on March 1, 2010 for our Common Stock. At the same time, the market for key employees in our industry remains extremely competitive, notwithstanding the current economy.

- Provide effective incentives for the service providers who participate in the exchange program. By issuing eligible participants new stock options with lower exercise prices and that are subject to a new vesting period, it encourages them to remain with us and to work to increase stockholder value. Providing effective incentives to our service providers is the primary purpose of the exchange program, and we believe the exchange program will enable us to enhance long-term stockholder value by aligning the interests of our service providers more fully with the interests of our stockholders.
- Reduce the pressure to grant additional or alternative equity awards to achieve the goals that our equity incentive program is intended to accomplish. If we are unable to conduct a program in which underwater stock options with low incentive values may be exchanged for new higher incentive value options, we may be compelled to grant alternative equity awards such as additional options or restricted stock awards to our service providers at current market prices in order to provide them with renewed incentive value. Any such additional grants would increase our overhang as well as our compensation expense. The exchange program as proposed, on the other hand, is a one-for-one exchange that accomplishes the retention and alignment goals of our equity incentive program without increasing the number of stock option grants outstanding.
- Better align compensation costs with the retention value that we hope to obtain from our outstanding stock option grants. Our outstanding options were granted with exercise prices at the then fair market value of our Common Stock. Under applicable accounting rules, we are required to continue to recognize compensation expense related to these grants based upon those prices, even if the market value of our stock declines significantly and these options will never be exercised. We believe it is not an efficient use of corporate resources to have to recognize compensation expense on awards that do not provide value to our service providers. At December 31, 2009, there was \$451,261 in unrecognized compensation costs related to outstanding stock options granted prior to January 1, 2009 to be recognized in 2010 and beyond, even though at current stock prices these outstanding awards are of limited benefit in motivating and retaining our service providers. By approving the exchange program, these expenses, plus additional expenses we will recognize as a result of the exchange program, will instead apply to new options that will restore both retention and incentive value and result in more efficient use of our resources.

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ALTERNATIVES CONSIDERED

• *Increasing Cash Compensation*. We have considered increasing our service providers' cash compensation to replace the intended benefits of the underwater options, but to do so effectively, the increase would need to be substantial. Such an increase would substantially increase our compensation expense and reduce our cash position and cash flow from operations.

- Granting Additional Equity Awards. We also considered granting service providers additional or alternative equity awards at current market prices. We determined, however, that granting additional stock options would not be feasible for a Company-wide retention program due to insufficient shares remaining in our equity Plans and because such additional grants would cause us to exceed our desired "burn rate" for consumption of shares in the Plans. We could use fewer shares under the Plans and increase the value of each equity award by making future grants of restricted stock instead of options, but this would still substantially increase our total equity award overhang, the potential dilution to our stockholders, and our compensation expense.
- Exchanging Options for Performance Shares. We also considered implementing a program to exchange underwater options for performance shares which are similar to restricted stock units whose vesting is tied to specified performance milestones for the Company and/or the individual. However, in order to ensure that such an options-for-performance shares exchange program would be approximately expense-neutral from an accounting perspective, the exchange ratios would need to be substantially higher than for an options-for-options exchange program (i.e., fewer performance shares could be issued for each exchanged option). We believe this lower size of new awards would result in lower participation in an options-for-performance shares exchange program than with an options-for-options exchange program. Such lower participation could mean less potential for increased incentive and retention benefits from the exchange program.

IMPLEMENTATION AND MECHANICS OF THE EXCHANGE PROGRAM

ELIGIBLE OPTIONS

ELIGIBLE PARTICIPANTS

INTERESTS OF OFFICERS AND DIRECTORS IN THE EXCHANGE PROGRAM

Executive Officers/Directors	Shares Subject to Options
Kevin J. Mills, President & CEO & Director	88,700
Micheal L. Gifford, Executive VP & Director	59,650
Leonard L. Ott, Chief Technical Officer	54,600
David W. Dunlap, CFO	54,500
Charlie Bass, Director and	40,250

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Executive Officers/Directors	Shares Subject to Options
Chairman	
Tim I. Miller, VP Operations and Engineering	39,200
Leon Malmed, Director	34,250
Peter Sealey, Director	25,000
Thomas O. Miller, Director	 9,000

EXCHANGE RATIOS

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The following table summarizes information regarding the eligible options that may be surrendered and the new options that would be granted in exchange:

Year of Grant	Exercise Price Ranges of Eligible Options	Number of Shares Underlying Eligible Options	Weighted Average Exercise Price of Eligible Options	Weighted Average Remaining Life of Eligible Options (Yrs)	Maximum Number of Shares Under New Options That May Be Granted
2000	\$33.75 to \$33.75	122,384	\$33.75	0.80	122,384
2001	\$10.60 to \$22.80	 49,268	\$11.10	1.56	 49,268
2002	\$7.60 to \$12.90	 66,513	\$10.45	2.36	 66,513
2003	\$7.30 to \$23.50	 56,615	\$ 7.51	3.06	 56,615
2004	\$15.10 to \$33.40	 51,680	\$31.54	3.94	 51,680

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Year of Grant	Exercise Price Ranges of Eligible Options	Number of Shares Underlying Eligible Options	Weighted Average Exercise Price of Eligible Options	Weighted Average Remaining Life of Eligible Options (Yrs)	Maximum Number of Shares Under New Options That May Be Granted
2005	\$10.30 to	101,000	\$14.38	5.05	101,000
	\$15.00	,,,,,,,	,		7,111
2006	\$11.70 to \$13.80	 67,130	\$11.94	6.03	 67,130
2007	\$8.80 to \$12.40	 83,370	\$ 9.80	7.05	 83,370
2008	\$4.48 to \$8.00	118,765	\$ 7.09	8.06	118,765
	Total	716,725	\$15.82	4.42	716,725

PARTICIPATION IN THE EXCHANGE PROGRAM

VESTING OF NEW OPTIONS

- New options issued in exchange for eligible options that are fully vested as of the new option grant date will vest in equal monthly installments over a period of two years from the new option grant date.
- New options issued in exchange for eligible options that were not fully vested as of the new option grant date will vest in equal monthly installments over the longer of (x) the period of two years from the new option grant date or (y) the period commencing on the new option grant date and ending on the date one year after the original vesting completion date of the surrendered option.

TERMS AND CONDITIONS OF THE NEW OPTIONS

SURRENDERED STOCK OPTIONS

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POTENTIAL MODIFICATIONS TO THE TERMS OF THE EXCHANGE PROGRAM

US FEDERAL INCOME TAX CONSEQUENCES

ACCOUNTING TREATMENT OF NEW EQUITY AWARDS

limited to the incremental expense (if any) associated with the new option and not the expense of the option surrendered in the exchange program.

EFFECT ON THE COMPANY'S STOCKHOLDERS

SUMMARY OF THE 2004 EQUITY INCENTIVE PLAN

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option may not exceed five years.

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that after the grant of a performance unit or performance share, the Administrator, in its sole discretion, may reduce or waive any performance objectives or other vesting provisions for such performance unit or performance share. During any fiscal year, no participant will receive more than 25,000 performance shares and no participant will receive performance units having an initial value greater than \$1,000,000, except that a participant may be granted performance shares covering up to an additional 50,000 shares in connection with his or her initial employment with the Company. Performance units will have an initial value established by the Administrator on or before the date of grant. Performance shares will have an initial value equal to the fair market value of a share of our Common Stock on the grant date. No awards of performance units or performance shares have been made.

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TERMS OF THE 1995 PLAN AND THE 1999 PLAN

FEDERAL TAX ASPECTS

which, until they vest, are subject to forfeiture or repurchase upon the optionee's termination of service) and are not transferable, in which case the determination date is the earlier of (1) the date on which the shares become transferable or (2) the date on which the shares are no longer subject to a substantial risk of forfeiture. If the determination date is after the exercise date, the optionee may elect, pursuant to Section 83(b) of the Code, to have the exercise date be the determination date by filing an election with the Internal Revenue Service no later than 30 days after the date the option is exercised. Upon the sale of stock acquired by the exercise of a nonstatutory stock option, any gain or loss, based on the difference between the sale price and the fair market value on the determination date, will be taxed as capital gain or loss. No tax deduction is available to the Company with respect to the grant of a nonstatutory stock option or the sale of the stock acquired pursuant to such grant. The Company generally should be entitled to a deduction equal to the amount of ordinary income recognized by the optionee as a result of the exercise of a nonstatutory stock option, except to the extent such deduction is limited by applicable provisions of the Code.

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of Section 409A, the recipient of that award may recognize ordinary income on the amounts deferred under the award, to the extent vested, which may be prior to when the compensation is actually or constructively received. Also, if an award that is subject to Section 409A fails to comply with Section 409A's provisions, Section 409A imposes an additional 20% federal income tax on compensation recognized as ordinary income, as well as interest on such deferred compensation.

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THE FOREGOING IS ONLY A SUMMARY OF THE TAX EFFECT OF FEDERAL INCOME TAXATION UPON PARTICIPANTS AND THE COMPANY WITH RESPECT TO THE GRANT AND EXERCISE OF AWARDS UNDER THE PLANS. IT DOES NOT PURPORT TO BE COMPLETE, AND DOES NOT DISCUSS THE TAX CONSEQUENCES OF A SERVICE PROVIDER'S DEATH OR THE PROVISIONS OF THE INCOME TAX LAWS OF ANY MUNICIPALITY, STATE OR FOREIGN COUNTRY IN WHICH THE SERVICE PROVIDER MAY RESIDE.

VOTE REQUIRED AND RECOMMENDATION OF THE BOARD

THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS THAT STOCKHOLDERS VOTE "FOR" APPROVAL OF THE ONE-TIME STOCK OPTION EXCHANGE PROGRAM, INCLUDING THE AMENDMENT TO THE 2004 EQUITY INCENTIVE PLAN.

PROPOSAL THREE

RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC ACCOUNTANTS

FEES BILLED BY MOSS ADAMS LLP DURING FISCAL YEARS 2009 AND 2008

include audit services, audit-related services, tax services and other services. Pre-approval is generally detailed as to the particular service or category of services and is generally subject to a specific budget. The independent accountants and management are required to report periodically to the Audit Committee regarding the extent of services provided by the independent accountants in accordance with this pre-approval process and the fees for the services performed through such date. The Audit Committee may also pre-approve particular services on a case-by-case basis.

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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, 2010.

Record Date, certain information with respect to the beneficial ownership of the Company's Common Stock, including on an as-exercised basis, options and warrants exercisable within 60 days of the Record Date, as to (i) each person known by the Company to own beneficially more than 5 percent of the outstanding shares of Common Stock; (ii) each director of the Company; (iii) each executive officer of the Company named in the Summary Compensation table; and (iv) all directors and executive officers of the Company as a group. Except as set forth below, the address of record for each of the individuals listed in this table is: c/o Socket Mobile, Inc., 39700 Eureka Drive, Newark, California 94560.

Name of Beneficial Owner (1)	Number of Shares of Common Stock Beneficially Owned	Percentage of Shares of Common Stock Beneficially Owned (2)
5% Stockholders		
Leviticus Partners, LP (3)	376,666	 9.9%
Roy L. Rogers (4)	271,887	 7.1%
Directors and Executive Officers		
Kevin J. Mills (5)	285,349	 7.3%
Charlie Bass (6)	277,474	7.2
Micheal L. Gifford (7)	 82,856	2.2
David W. Dunlap (8)	 66,522	1.7
Leonard L. Ott (9)	 58,753	1.5
Tim I. Miller (10)	 42,294	1.1
Leon Malmed (11)	 42,250	1.1
Enzo Torresi (12)	 40,517	1.1
Lee A. Baillif (13)	 31,897	*
Peter Sealey (11)	 30,000	*
Thomas O. Miller (14)	 16,562	*
Chuck Furedy (11)	 11,000	*
Charles C. Emery, Jr. (15)		*
All Directors and Executive Officers as a		
group (13 persons) (16)	985,474	 22.8%

^{*}Less than 1%

- (5) Includes 95,842 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.
- (6) Includes 50,250 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.
- (7) Includes 62.883 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.
- (8) Includes 57.976 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.
- (9) Includes 57,313 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.
- (10) Includes 41,839 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010
- (11) Consists of shares of Common Stock subject to options exercisable within 60 days of March 1, 2010
- (12) Includes 37,125 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010

⁽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 3,789,067 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.

⁽³⁾ AMH Equity LLC is the general partner of Leviticus Partners, LP The address of Leviticus Partners, LP is 60 East 42nd Street, Suite 901, New York, NY 10165. Includes 16,666 shares subject to warrants exercisable within 60 days of March 1, 2010.

⁽⁴⁾ Shares held by Roy L. Rogers as trustee for the Rogers Family Trust UTD 01-21-81 which holds 97,283 shares of Common Stock, and for the Roy and Ruth Rogers Unitrust, UTD 09-28-89 which holds 88,401 shares of Common Stock. Mr. Rogers'address is 3000 Sand Hill Road, Building 1, Suite 260, Menlo Park, CA 94025. Includes 28,000 shares subject to warrants exercisable within 60 days of March 1, 2010.

- (13) Includes 29,239 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.
- (14) Includes 16,000 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.
- (15) Charles C. Emery, Jr. is nominated to become a new director.
- (16) Includes 531,717 shares of Common Stock subject to options exercisable within 60 days of March 1, 2010.

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SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

MANAGEMENT

Name of Officer	Age	Position with the Company
Kevin J. Mills	49	President and Chief Executive Officer and Director
David W. Dunlap	67	Vice President of Finance and Administration, Chief Financial Officer and Secretary
Micheal L. Gifford	52	Executive Vice President and Director
Lee A. Baillif	49	Vice President and Controller
Chuck Furedy	60	Sr. Vice President of Worldwide Sales
Tim I. Miller	55	Vice President of Worldwide Operations and Engineering
Leonard L. Ott	51	Vice President and Chief Technical Officer

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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DIRECTOR COMPENSATION

Compensation of Non-Employee Directors

Name	Fees Earned or Paid in Cash (\$) (1)	Option Awards (\$)(2)	Total (\$)
Charlie Bass	\$8,000	\$16,700(3)	\$24,700
Leon Malmed	\$8,000	\$13,360(4)	\$21,360
Thomas O. Miller	\$8,000	\$11,690(5)	\$19,690
Peter Sealey	\$8,000	\$8,350(6)	\$16,350
Enzo Torresi	\$8,000	\$10,020(7)	\$18,020

⁽¹⁾ Directors are paid a fee for attendance at four regularly scheduled board meetings at the rate of \$4,000 per meeting, totaling \$16,000 per year. In 2009, each director agreed to forego \$8,000 in fees as a cost reduction measure.

⁽²⁾ Amounts shown are not intended to reflect value actually received by the directors. Instead, the amounts shown are the total fair value of option awards granted in fiscal 2009 for financial statement reporting purposes, as determined pursuant to Financial Accounting Standards Board Accounting Standards Codification Topic 718, or ASC Topic 718 (formerly Statement of Financial Accounting Standards No. 123(R). These values are amortized as equity compensation expense over the one year vesting period of the grants.

⁽³⁾ Mr. Bass was granted an option to purchase 10,000 shares on April 29, 2009 with a grant date fair value, computed in accordance with ASC Topic 718, of \$16,700. The aggregate equity awards held by Mr. Bass at December 31, 2009 were options to purchase 50,250 shares of Common Stock. The valuation for these awards at such date, determined pursuant to ASC Topic 718, was \$469,050. (4) Mr. Malmed was granted an option to purchase 8,000 shares on April 29, 2009 with a grant date fair value, computed in accordance with ASC Topic 718, of \$13,360. The aggregate equity awards held by Mr. Malmed at December 31, 2009 were options to purchase 42,250 shares of Common Stock. The valuation for these awards at such date, determined pursuant to ASC Topic 718, was \$430,110.

⁽⁵⁾ Mr. Miller was granted an option to purchase 7,000 shares on April 29, 2009 with a grant fair value, computed in accordance with ASC Topic 718 of \$11,690. The aggregate equity awards held by Mr. Miller at December 31, 2009 were options to purchase 16,000 shares of Common Stock. The valuation for these awards at such date, determined pursuant to ASC Topic 718, was \$51,240. (6) Mr. Sealey was granted an option to purchase 5,000 shares on April 29, 2009 with a grant date fair value, computed in accordance with ASC Topic 718, of \$8,350. The aggregate equity awards held by Mr. Sealey at December 31, 2009 were options to purchase 30,000 shares of Common Stock. The valuation for these awards at such date, determined pursuant to ASC Topic 718, was \$235,350.

⁽⁷⁾ Mr. Torresi was granted an option to purchase 6,000 shares on April 29, 2009 with a grant date fair value, computed in accordance with ASC Topic 718, of \$10,020. The aggregate equity awards held by Mr. Torresi at December 31, 2009 were options to purchase 37,125 shares of Common Stock. The valuation for these awards at such date, determined pursuant to ASC Topic 718, was \$423,875.

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COMPENSATION DISCUSSION AND ANALYSIS

OVERVIEW

extended lives and vesting periods with the objective of restoring the effectiveness of the stock option program.

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.

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ELEMENTS OF EXECUTIVE COMPENSATION

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.

Variable Incentive Awards.

Note: Variable incentive awards were suspended in 2009 and remain suspended as a cost reduction measure responding to lower revenue resulting from adverse economic conditions. The Compensation Committee may determine to reinstate the variable-incentive awards program as described in this section if economic conditions permit.

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

Named Executive Officer	Position(s)	2009	2008	2007
Kevin J. Mills	President and Chief Executive Officer and Director	Suspended	85%	81%
Micheal L. Gifford	Executive Vice President and Director	Suspended	85%	82%
David W. Dunlap	Vice President of Finance and Administration, Chief Financial Officer and Secretary	Suspended	86%	82%
Tim I. Miller	Vice President of Worldwide Operations and Engineering	Suspended	80%	79%
Leonard L. Ott	Vice President and Chief Technical Officer	Suspended	81%	70%

Long-Term, Equity-Based Incentive Awards.

capital raised from the exercise of employee options, and increased employee retention as employees must continue their employment to realize the value of unvested in-the-money options that vest over time. Adverse economic conditions during 2009 continuing into 2010, however, have resulted in overall reductions in the market capitalization and share prices of many public companies including the Company. As of the record date, all of our outstanding options granted prior to 2009 have exercise prices above the trading price of the Company's stock with an average exercise price of outstanding options granted in 2008 or earlier of \$15.78 compared to an average exercise price for options granted in 2009 of \$2.42. With the large number of stock options that have exercise prices well above the trading price of the Company's stock, realization of the above benefits of the stock option program to option holders and thus to the Company and our stockholders is expected to be limited. As a result, the Board is recommending approval of a stock option exchange program included in this Proxy Statement as Proposal Two to improve the effectiveness of the stock option grant program.

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EQUITY INCENTIVE GRANT POLICIES

percent of all shares subject to stock options granted during the year. The Company also granted refresher options to purchase a total of 251,023 shares to 65 non-executive officer employees in 2009, representing 51 percent of all shares subject to stock options granted during the year. In addition, the Company granted options to purchase 16,000 shares to consultants serving the Company including the members of the Company's Technical Advisory Board as their sole compensation for serving on that board, representing 3 percent of the shares subject to all stock options granted during the year.

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ACCOUNTING AND TAX IMPLICATIONS

Compensation of the Chief Executive Officer

processes discussed 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.

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SUMMARY COMPENSATION TABLE For Fiscal Year Ended December 31, 2009

			Option		
Name and Principal Position	Year	Salary (\$)(1)	Awards (\$)(2)	Compensation (\$)(3)	Total (\$)
Kevin J. Mills (4)	2009	\$162,888	\$49,202	\$0	\$212,090
	2008	189,604	31,500	84,756	305,860
and Chief Executive Officer and	2007	190,000	31,350	80,588	301,938

Non-Equity

Name and Principal Position	Year	Salary (\$)(1)	-	Incentive Plan Compensation (\$)(3)	Total (\$)
Micheal L. Gifford (5)	2009	152,115	32,332	0	184,447
	2008	175,000	27,300	42,473	244,773
	2007	175,000	28,500	40,768	244,268
David W. Dunlap (6)	2009	143,879	32,051	0	175,930
	2008	169,646	25,200	42,854	237,700
	2007	170,000	27,360	40,962	238,322
Tim I. Miller (7) & nbsp &	2009	131,184	32,051	0	163,235
	2008	154,677	21,000	28,143	203,820
	2007	155,000	22,800	28,273	206,073
Leonard L. Ott (8) & nbsp &	2009	131,154	32,051	0	163,205
	2008	155,000	21,000	27,504	203,504
	2007	155,000	19,950	21,708	196,658

⁽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, 2009

⁽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 total grant date valuations of stock option grants awarded during the year as determined pursuant to ASC Topic 718. The valuations are expensed for financial reporting purposes over the vesting period of the grant.

⁽³⁾ Represents Variable Incentive Awards as described under *Compensation Summary and Analysis - Elements of Executive Compensation*. All variable compensation programs for executives were suspended in 2009 as an expense reduction measure.

⁽⁴⁾ Mr. Mills' salary for 2009 included a temporary base salary reduction of 20% as an expense reduction measure.

⁽⁵⁾ Mr. Gifford's salary for 2009 included a temporary base salary reduction of 20% as an expense reduction measure.

⁽⁶⁾ Mr. Dunlap's salary for 2009 included a temporary base salary reduction of 20% as an expense reduction measure.

⁽⁷⁾ Mr. Miller's salary for 2009 included a temporary base salary reduction of 20% as an expense reduction measure.

⁽⁸⁾ Mr. Ott's salary for 2009 included a temporary base salary reduction of 20% as an expense reduction measure.

Name	Grant Dates	All Other Option Awards: Number of Securities Underlying Options (#)	Exercise or Base Price of Option Awards (\$/share)	Grant Date Fair Value of Stock and Option Awards (\$)(1)
Kevin J.	2/23/2009	21,560	\$1.96	\$29,106
Mills	 6/1/2009	 8,625	\$3.45	 20,096
Micheal	2/23/2009	14,780	\$1.96	 19,953
L. Gifford	 6/1/2009	 5,313	\$3.45	 12,379
David	2/23/2009	14,680	\$1.96	 19,818
W. Dunlap	 6/1/2009	 5,250	\$3.45	 12,233
Tim I.	2/23/2009	12,400	\$1.96	 24,304
Miller	 6/1/2009	 4,125	\$3.45	 9,611
Leonard	2/23/2009	11,900	\$1.96	 16,065
L. Ott	 6/1/2009	 4,125	\$3.45	 9,611

⁽¹⁾ The value of option awards is based on the fair value as of the grant date of such award, determined pursuant to ASC Topic 718 (formerly Statement of Financial Accounting Standards No. 123R, which was \$1.35 per share for the grant dated February 23, 2009 and \$2.33 for the grant dated June 1, 2009. 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 2009 Year-End

		Option Awards
Number of		
Securities		
Underlying	Number of Securities	
Unexercised	Underlying Unexercised	Option Exercise
Options -	Options - Unexercisable	Price per Share
Exercisable (#)(1)	(#)(1)(2)	(\$)(3)

Option Awards

3(1(1(1))			
30,000	-	\$33.75	!
	-		
	-		&1
& $nbsp$ & $nbsp$ 5,000	-	 7.60	
 4,500	-	 7.30	
 5,000	-	 32.00	&1
 9,875	 125	 15.00	
 4,010	 1,490	& $nbsp$ & $nbsp$ 11.70	
 3,781	 1,719	& $nbsp$ & $nbsp$ 10.00	
	± ±	 7.20	
• •	17,517	1 1 1	
 4,313	 4,312	 3.45	&nbs _i
10,000	-	 33.75	
*	-	* *	
•	-	* *	&1
	-	* *	
	-		
	-		&
• •	 112	± ±	
• •		± ±	
• •	± ±	± ±	
		• •	
	± ±		
 2,657	 2,656	 3.45	&nbs
	 9,000 6,700 5,000 4,500 5,000 9,875 4,010 3,781 3,281 4,043 4,043 4,043 5,000 5,000 5,000 3,400 3,500 4,750 4,750 3,646 3,438 2,844 2,771	 9,000 - 6,700 - 5,000 - 5,000 - 5,000 - 4,010 3,781 1,719 3,281 4,219 4,043 17,517 4,313 4,312 10,000 - 5,000 - 5,000 - 3,400 - 3,500 - 4,750 - 8,888 1,354 3,438 1,562 2,844 3,656 2,771 12,009	 9,000 - 10.60 6,700 - 12.90 5,000 - 7.60 4,500 - 7.30 4,500 - 20.00 9,875

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Option Awards

Number of Securities Underlying Unexercised Options - Exercisable (#)(1)	Number of Securities Underlying Unexercised Options - Unexercisable (#)(1)(2)	Option Exercise Price per Share (\$)(3)
 7,500	-	\$33.75
 & $nbsp$ & $nbsp$ 6,500	<u>-</u>	 10.60
& $nbsp$ & $nbsp$ 5,000	<u>-</u>	 12.90
& $nbsp$ & $nbsp$ 3,400	-	 7.60

Option Awards

 7.30

& $nbsp$ & $nbsp$ 4,500	-	 32.00
& $nbsp$ & $nbsp$ 8,394	 106	 15.00
 3,500	 1,300	 11.70
 3,300	 1,500	 10.00
 2,625	 3,375	 7.20
 2,753	11,927	 1.96
 2,625	 2,625	 3.45
14,200	-	 7.30
 4,000	-	 32.00
 7,406	 94	 15.00
 3,281	 1,219	 11.70
& $nbsp$ & $nbsp$ 2,750	 1,250	 10.00
 2,188	 2,812	 7.20
 2,325	10,075	 1.96
 2,063	 2,062	 3.45
17,500	-	 33.75
 5,000	-	 10.60
 3,300	-	 12.90
 2,300	-	 7.60
 2,500	-	 7.30
& $nbsp$ & $nbsp$ 4,000	-	 32.00
& $nbsp$ & $nbsp$ 7,406	 94	 15.00
 2,917	1,083	 11.70
& $nbsp$ & $nbsp$ 2,406	1,094	 10.00
 2,188	2,812	 7.20
 2,231	9,669	 1.96
 2,063	 2,062	 3.4.

ion Summary and Analysis - Elements of Executive Compensation - Long-term, Equity-Based Incentive Awards and - Equity Incentive Grant Policies. The vesting p ot vested at December 31, 2009.

ants not fully vested as of December 31, 2009 are as follows:

 3,500

Grant Date	Expiration Date	Vesting Start Date	Months to fully vest
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
11/1/2007	11/1/2017	11/1/2007	48
2/14/2008	2/14/2018	3/1/2008	48
2/23/2009	2/23/2019	3/1/2009	48
6/1/2009	6/1/2019	6/1/2009	12

- (3) Exercise prices are set at the closing price of the Company's Common Stock on the date of grant.
- (4) Options expire ten years from the date of grant, provided that the executive continues employment with the Company.

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OPTION EXERCISES AND STOCK VESTED For Fiscal Year Ended December 31, 2009

EQUITY COMPENSATION PLAN INFORMATION

Weighted-average

exercise price of

outstanding options

	1	8 1	1 1 1
uity mpensation ins proved by curity lders (1) uity mpensation ins not proved by	1,150,884	\$9.64	73,750
curity	0.1.0.1.0.1.00.1.77	#20.02	
lders (2)	 60,175	\$28.02	
tal	1,211,059	\$10.80	73,750

Includes the 1995 Stock Plan and its successor, the 2004 Equity Incentive Plan. The 1995 Stock Plan has expired and no new grants may be made from the 1995 Sto n. 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 add the first day of each fiscal year equal to the least of (a) 200,000 shares, (b) four percent of the total outstanding shares of the Company's Common Stock on that date, a lesser amount as determined by the Board of Directors. As a result, a total of 151,550 shares became available for grant under the 2004 Equity Incentive Plan on uary 1, 2010, in addition to those set forth in the table above.

Consists of the 1999 Stock Plan. The 1999 Stock Plan has expired and no new grants may be made from the 1999 Stock Plan.

Number of securities to be issued

upon exercise of outstanding

options

Number of securities

remaining available for

future issuance under

equity compensation plans

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COMPENSATION COMMITTEE REPORT

Dated: March 18, 2010

COMPENSATION COMMITTEE

Enzo Torresi, Chairman Peter Sealey

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

POST EMPLOYMENT AND CHANGE-IN-CONTROL COMPENSATION

Change of Control and Severance Agreements

executive's eligibility for the health insurance benefits provided by another employer or the expiration of the continuation period for base salary; (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.

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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						
&nl	bspBase-	-	\$105,000	\$105,000	\$105,000	\$105,000
Salary (3)						
&nl	<i>bsp</i> Variable	-	-	-	-	-
Incentive (4)						
&nb	ospStock	-	-	-	-	-
Options (5)	II141-C		2.600	2 (00	2 (00	2 (00
&nb Benefits (6)	ospHeaimCare	-	3,688	3,688	3,688	3,688
&nl	henOther					
Perquisites (7)	<i>sp</i> oner	-	-	-	-	-
Micheal L. Gifford						
&nl	bspBase-	_	95,000	95,000	95,000	95,000
Salary (3)			,,,,,,	,,,,,,	, , , , , ,	, , , , , ,
&nl	<i>bsp</i> Variable	-	-	-	-	-
Incentive (4)	-					
&nl	bspStock	-	-	-	-	-
Options (5)						
	bspHealthCare	-	3,053	3,053	3,053	3,053
Benefits (6)						
&nl	bspOther	-	-	-	-	-
Perquisites (7)						

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Compensation and Voluntary For For Good Without Change-in-Control I Resignation Cause (1) Reason (2) Cause (2) (2)	Disability (2)
David W. Dunlap	
 Base 95,000 95,000 95,000	95,000
Salary (3)	
 Variable	-
Incentive (4)	
 Stock	-
Options (5)	• 000
 HealthCare - 2,988 2,988 2,988	2,988
Benefits (6)	
 Other	-
Perquisites (7)	
Timothy I. Miller	
 Base 82,500 82,500 82,500	82,500
Salary (3)	02,300
 Variable	_
Incentive (4)	
 Stock	-
Options (5)	
<i> </i> & <i>nbsp</i> & <i>nbsp</i> HealthCare - 3,790 3,790 3,790	3,790
Benefits (6)	
 Other	-
Perquisites (7)	
Leonard L. Ott	02.500
 Base 82,500 82,500 82,500	82,500
Salary (3)	
 Variable Incentive (4)	-
 Stock	_
Options (5)	
 HealthCare - 3,452 3,452 3,452	3,452
Benefits (6)	,
 Other	-
Perquisites (7)	

- (1) Cause is defined in each executive's employment agreement 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.
- (2) All reasons for termination except voluntary resignation or termination by the Company for cause are covered under the terms of the employment agreement 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 from the date of termination for three months plus one month for each two years of completed service up to a maximum of six months.
- (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 otherwise been entitled for the quarter of termination and 50% of such bonus entitlement for the following quarter. For 2009 and currently, variable compensation programs for executives have been suspended as a cost reduction measure and no amounts would be due and payable upon termination.
- (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 agreement. 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 the expiration of the base salary continuation period (see note 3) or securing other employment that includes such benefits.
- (7) There are no perquisites in the compensation packages of any of the executive officers.

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LIMITATION OF LIABILITY AND INDEMNIFICATION MATTERS

CORPORATE GOVERNANCE

these matters, as well as the emerging best practices of other companies, the Company has implemented the following:

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.

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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;
- The Audit Committee's authority over the independent auditors' rotation policy; and
- The Audit Committee's responsibilities to oversee the Company's risk management policies and practices.

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 reviews its own performance on an annual basis.
- The Company prohibits loans to its officers and directors.

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Board Leadership

for the Company and its stockholders at this time as it allows the recommendations and decisions of the President and Chief Executive Officer, who views such recommendations and decisions from a management perspective, to be reviewed and discussed with the Chairman of the Board, who views such recommendations and decisions from the perspective of an independent director.

Risk Management

- The Company has designated its Chief Financial and Administrative Officer as its Risk Management Officer with responsibility for identifying, assessing, monitoring and reporting risks that could potentially impact the business.
- The Company summarizes the primary risks associated with the business in its quarterly and annual reports on Forms 10-Q and 10-K, respectively.
- The Audit Committee has primary responsibility for oversight of risk management. The Audit Committee meets as necessary, at least quarterly, and matters involving risk are included in the Audit Committee's agenda. The Chairman of the Audit Committee who is also Chairman of the Board and the President and Chief Executive Officer conduct a call at least weekly to review Company operations and such discussions include a review of risk matters as appropriate.

Compensation Risk Considerations

More details on the Company's corporate governance initiatives, including copies of its Code of Business Conduct and Ethics and each of 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 Mobile, Inc. 39700 Eureka Drive Newark, CA 94560

The notice must include:

- the candidate's name and 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.

Committee may take such measures that it considers appropriate in connection with its evaluation of a director candidate, including candidate interviews, inquiry of the person or persons making the recommendation or nomination, engagement of an outside search firm to gather additional information, or reliance on the knowledge of the members of the committee, the Board of Directors or management. In its evaluation of director candidates, including the members of the Board of Directors eligible for re-election, the Nominating Committee considers a number of factors, including the following:

- 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. The Nominating Committee recognizes that diversity in these areas brings value to the collective impact of the Board on the Company. The Company does not consider or make its recommendations based on race, gender, religion, age, sexual orientation or other matters the Committee deems not relevant to effective board service.
- Such other factors as the Nominating Committee may consider appropriate.

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- 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.

created by the retirement of Mr. Torresi with a person having a strong background in healthcare, one of the primary vertical markets served by the Company. The Committee solicited recommendations from a number of sources including the directors and officers of the Company and from others with whom the Company works with in the healthcare industry, and identified 5 candidates that were interviewed and considered by the Committee, members of the Board and management. At the conclusion of this process, Mr. Emery was unanimously nominated as a director subject to election by the stockholders at the annual meeting.

current nominees for director all meet the general criteria for board membership as described in this section. In addition, each nominee brings particular strengths to the Board. For example, all incumbent directors have a thorough knowledge and understanding of the Company. Mr. Bass also has extensive experience as a former chief executive officer or senior manager in ten companies over the past 35 years in the fields of networking, semiconductors and computing platforms. Mr. Miller has experience as the former Chief Executive Officer of Intermec, a public manufacturer of rugged bar code scanners and terminal solutions for the mobile computing marketplace, and has been Chairman of A.I.M., an international trade association representing Automatic Identification/Data Capture and mobility technology solution providers. He actively consults in these areas. Mr. Malmed has been a senior sales and marketing executive with technology based companies including SanDisk (memory products), Syquest, Maxtor and Quantum (electronic storage products). Mr. Sealey has well established credentials as a senior marketing executive and marketing consultant, and is a college professor of marketing. Messrs. Bass and Sealey hold doctorate degrees in their respective fields. Mr. Emery has a strong background working in the healthcare industry with an emphasis on healthcare management systems. Both Mr. Mills and Mr. Gifford have strong engineering backgrounds and a history of innovative leadership and understanding of the business mobility market. Mr. Mills has more than 16 years of experience with the Company, the last 10 years as President and Chief Executive Officer. Mr. Gifford CO-founded the Company and been a key part of its growth and development in serving the business mobility market since the Company's inception.

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Stockholder Communications to Directors

Director Independence

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

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REPORT OF THE AUDIT COMMITTEE

without management present, to discuss the results of their examination, their evaluation of the Company's internal controls, and the overall quality of the Company's financial reporting. The Audit Committee held two meetings with the auditors in regard to their audit of the Company's annual financial statements for the year ended December 31, 2009. In addition, a conference call among members of the Audit Committee, the auditors and management was held each quarter during fiscal 2009 to review the Company's quarterly financial reports prior to their issuance.

AUDIT COMMITTEE

Dated: April 1, 2010

Charlie Bass Leon Malmed Thomas O. Miller

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CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

Private Placement

the Company filed a registration statement with the Securities Exchange Commission for the resale of the shares of Common Stock issued in the private placement, including those shares reserved for issuance upon exercise of the warrants.

	Shares of Common Stock	Warrants to Purchase Shares of Common Stock	Investment
Related Person			
Kevin J. Mills (1)	200,000	-	\$400,000.00
Charlie Bass (2)	 50,000	-	\$100,000.00
Roy L. Rogers (3)	140,000	28,000	\$252,000.00
Leviticus Partners, LP (4)	 83,333	16,666	\$149,999.40

⁽¹⁾ Kevin J. Mills is the Company's President and Chief Executive Officer and a director of the Company. Mr. Mills beneficially owns more than five percent of the Company's Common Stock.

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OTHER MATTERS

⁽²⁾ Charlie Bass is Chairman of the Board of Directors of the Company. Mr. Bass beneficially owns more than five percent of the Company's Common Stock and is custodian for The Bass Trust which participated in the private placement.

⁽³⁾ Roy L. Rogers is trustee for the Rogers Family Trust UTD 01-21-81 and for the Roy and Ruth Rogers Unitrust, UTD 09-28-89, which collectively beneficially own more than five percent of the Company's Common Stock. The Rogers Family Trust UTD 01-21-81 participated in the private placement.

⁽⁴⁾ AMH Equity LLC is the general partner of Leviticus Partners, LP, which beneficially owns more than five percent of the Company's Common Stock and participated in the private placement.

number of shares that you hold. Please complete, date, execute and return, at your earliest convenience, the accompanying proxy card in the envelope that has been enclosed.

Dated: April 1, 2010 THE BOARD OF DIRECTORS

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APPENDIX A

SOCKET MOBILE, INC.

2004 EQUITY INCENTIVE PLAN

- 1. <u>Purposes of the Plan</u>. The purposes of this Plan are:
 - to attract and retain the best available personnel for positions of substantial responsibility,
 - to provide additional incentive to Employees, Directors and Consultants, and
 - to promote the success of the Company's business.

2. <u>Definitions</u>. As used herein, the following definitions will apply:

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exchange or system on the day of determination, as reported in *The Wall Street Journal* or such other source as the Administrator deems reliable;

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 nbspnb

3. Stock Subject to the Plan.

4. Administration of the Plan.

- 5. <u>Eligibility</u>. Nonstatutory Stock Options, Restricted Stock, Stock Appreciation Rights, Performance Units and Performance Shares may be granted to Service Providers. Incentive Stock Options may be granted only to Employees.
- 6. Stock Options.

determined by the Administrator, subject to the following:

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7. Restricted Stock.

8. Stock Appreciation Rights.

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9. Performance Units and Performance Shares.

a payout of the number of Performance Units/Shares earned by the Participant over the Performance Period, to be determined as a function of the extent to which the corresponding performance objectives or other vesting provisions have been achieved. After the grant of a Performance Unit/Share, the Administrator, in its sole discretion, may reduce or waive any performance objectives or other vesting provisions for such Performance Unit/Share.

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- 10. <u>Leaves of Absence</u>. Unless the Administrator provides otherwise, vesting of Awards granted hereunder will be suspended during any unpaid leave of absence. A Service Provider will not cease to be an Employee in the case of (i) any leave of absence approved by the Company or (ii) transfers between locations of the Company or between the Company, its Parent, or any Subsidiary. For purposes of Incentive Stock Options, no such leave may exceed ninety (90) days, unless reemployment upon expiration of such leave is guaranteed by statute or contract. If reemployment upon expiration of a leave of absence approved by the Company is not so guaranteed, then three (3) months following the 91st day of such leave any Incentive Stock Option held by the Participant will cease to be treated as an Incentive Stock Option and will be treated for tax purposes as a Nonstatutory Stock Option.
- 11. <u>Transferability of Awards</u>. Unless determined otherwise by the Administrator, an Award may not be sold, pledged, assigned, hypothecated, transferred, or disposed of in any manner other than by will or by the laws of descent or distribution and may be exercised, during the lifetime of the Participant, only by the Participant. If the Administrator makes an Award transferable, such Award will contain such additional terms and conditions as the Administrator deems appropriate.

12. Adjustments; Dissolution or Liquidation; Merger or Change in Control.

an Award will terminate immediately prior to the consummation of such proposed action.

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Award will be considered assumed if, following the Change in Control, the Award confers the right to purchase or receive, for each Share subject to the Award immediately prior to the Change in Control, the consideration (whether stock, cash, or other securities or property) or, in the case of a Stock Appreciation Right upon the exercise of which the Administrator determines to pay cash or a Performance Share or Performance Unit which the Administrator can determine to pay in cash, the fair market value of the consideration received in the merger or Change in Control by holders of Common Stock for each Share held on the effective date of the transaction (and if holders were offered a choice of consideration, the type of consideration chosen by the holders of a majority of the outstanding Shares); provided, however, that if such consideration received in the Change in Control is not solely common stock of the successor corporation or its Parent, the Administrator may, with the consent of the successor corporation, provide for the consideration to be received upon the exercise of an Option or Stock Appreciation Right or upon the payout of a Performance Share or Performance Unit, for each Share subject to such Award (or in the case of Performance Units, the number of implied shares determined by dividing the value of the Performance Units by the per share consideration received by holders of Common Stock in the Change in Control), to be solely common stock of the successor corporation or its Parent equal in fair market value to the per share consideration received by holders of Common Stock in the Change in Control.

corporation's post-Change in Control corporate structure will not be deemed to invalidate an otherwise valid Award assumption.

13. Tax Withholding

- 14. <u>No Effect on Employment or Service</u>. Neither the Plan nor any Award will confer upon a Participant any right with respect to continuing the Participant's relationship as a Service Provider with the Company, nor will they interfere in any way with the Participant's right or the Company's right to terminate such relationship at any time, with or without cause, to the extent permitted by Applicable Laws.
- 15. <u>Date of Grant</u>. The date of grant of an Award will be, for all purposes, the date on which the Administrator makes the determination granting such Award, or such other later date as is determined by the Administrator. Notice of the determination will be provided to each Participant within a reasonable time after the date of such grant.

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16. <u>Term of Plan</u>. Subject to Section 20 of the Plan, the Plan will become effective upon its adoption by the Board. It will continue in effect for a term of ten (10) years unless terminated earlier under Section 17 of the Plan.

17. Amendment and Termination of the Plan.

agreed otherwise between the Participant and the Administrator, which agreement must be in writing and signed by the Participant and the Company. Termination of the Plan will not affect the Administrator's ability to exercise the powers granted to it hereunder with respect to Awards granted under the Plan prior to the date of such termination.

18. Conditions Upon Issuance of Shares.

- 19. <u>Inability to Obtain Authority</u>. The inability of the Company to obtain authority from any regulatory body having jurisdiction, which authority is deemed by the Company's counsel to be necessary to the lawful issuance and sale of any Shares hereunder, will relieve the Company of any liability in respect of the failure to issue or sell such Shares as to which such requisite authority will not have been obtained.
- 20. <u>Stockholder Approval</u>. The Plan will be subject to approval by the stockholders of the Company within twelve (12) months after the date the Plan is adopted. Such stockholder approval will be obtained in the manner and to the degree required under Applicable Laws.

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

2010 ANNUAL MEETING OF STOCKHOLDERS

1. ELECTION OF SEVEN DIRECTORS.

// FOR all nominees listed // Withhold Authority to vote for ALL Nominees Listed

Nominees: Charlie Bass; Kevin J. Mills; Charles C. Emery, Jr.; Micheal L. Gifford; Leon Malmed; Thomas O.

	If you	Miller; Peter Sealey If you wish to withhold authority to vote for any individual nominee, strike a line through that nominee's name in the list below:						
		Charlie Bass; Kevin J. Mills; Charles C. Emery, Jr.; Micheal L. Gifford; Leon Malmed; Thomas O. Miller; Peter Sealey						
2.		PROPOSAL TO APPROVE AN AMENDMENT TO THE 2004 EQUITY INCENTIVE PLAN TO PROVIDE FOR A ONE-TIME STOCK OPTION EXCHANGE PROGRAM.						
	//	FOR	//	AGAINST	//	ABSTAIN		
3.	PROPOSAL TO RATIFY THE APPOINTMENT OF MOSS ADAMS LLP AS INDEPENDENT PUBLIC ACCOUNTANTS OF THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010.							
		FOR scretion, the Proournments there	oxies are entitled to	AGAINST o vote upon such oth	// er matters as may	ABSTAIN properly come before	e the meeting	
THIS PROXY WILL BE VOTED AS DIRECTED OR, IF NO CONTRARY DIRECTION IS INDICATED, WILL BE VOTED FOR THE ELECTION OF DIRECTORS, FOR THE APPROVAL OF AN AMENDMENT TO THE 2004 EQUITY INCENTIVE PLAN, FOR THE RATIFICATION OF MOSS ADAMS LLP AS INDEPENDENT PUBLIC ACCOUNTANTS AND AS THE PROXIES DEEM ADVISABLE ON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING.								
	<u> </u>		<u> </u>			, 2010		
	Signa	ture	Signat	ure	Date			
reti	ırned p	promptly in the	enclosed envelope.		fiduciary capacity	is or her name appea y should so indicate.		