LORAL SPACE & COMMUNICATIONS INC. Form SC 13D/A March 23, 2007

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### **SCHEDULE 13D**

## Under the Securities Exchange Act of 1934 (Amendment No. 4)\*

Loral Space & Communications Inc.
(Name of Issuer)

Common Stock, Par Value \$.01 Per Share
(Title of Class of Securities)

543881106 (CUSIP Number)

Doron Lipshitz, Esq.
Stroock & Stroock & Lavan LLP
180 Maiden Lane
New York, New York 10038
(212) 806-5400

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 21, 2007
(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Continued on following pages

SIP No.:	543881106			Page 2 of 16 P
	AMES OF REF		RSONS S. OF ABOVE PERSON (ENTITIES ON	LY)
N	IHR CAPITAL	PARTNERS	MASTER ACCOUNT LP	
2 C	HECK THE AF	PPROPRIATE	E BOX IF A MEMBER OF A GROUP (SI	EE INSTRUCTIONS)  [ ] (a)  [X] (b)
3 S	EC USE ONLY			
4 S	OURCE OF FU	NDS (SEE IN	NSTRUCTIONS)	
W	/C			
			LEGAL PROCEEDINGS IS ITEM 2(d) or 2(e)	[ ]
6 C	ITIZENSHIP O	R PLACE OF	FORGANIZATION	
A	nguilla, British	West Indies		
NUMB SHARE		7	SOLE VOTING POWER	2,180,203
	FICIALLY	8	SHARED VOTING POWER	0
EACH		9	SOLE DISPOSITIVE POWER	2,180,203
REPOR PERSO	N WITH	10	SHARED DISPOSITIVE POWER	0
11 A	GGREGATE A	MOUNT BE	NEFICIALLY OWNED BY EACH REPO	ORTING PERSON
2,	180,203			
	HECK BOX IF		EGATE AMOUNT IN ROW (11) EXCLU	JDES CERTAIN SHARES (S

				l J	
13	PERCENT OF C	LASS REPRI	ESENTED BY AMOUNT IN ROW (	11)	
	10.3%				
14	TYPE OF REPO	RTING PERS	SON (SEE INSTRUCTIONS)		
	PN				
CUSIP N	o.: 543881106			Page 3 of 16 Pag	ges
1	NAMES OF REP		RSONS S. OF ABOVE PERSON (ENTITIES	ONLY)	
	MHR ADVISOR	S LLC			
2	CHECK THE AP	PROPRIATE	E BOX IF A MEMBER OF A GROUP	(SEE INSTRUCTIONS)	
				[X] (b)	
3	SEC USE ONLY				
4	SOTIDGE OF EIT	NIDC (CEE IN	ICTRI ICTIONS)		
4	SOURCE OF FU	ND2 (SEE IN	NSTRUCTIONS)		
	AF				
5			LEGAL PROCEEDINGS IS ITEM 2(d) or 2(e)		
	KEQUIKED I OF	COLIVI TO	11LW 2(d) 01 2(c)	[ ]	
6	CITIZENSHIP O	R PLACE OF	FORGANIZATION		
	Delaware				
	MBER OF	7	SOLE VOTING POWER	2,450,940	
BEN	ARES NEFICIALLY NED BY	8	SHARED VOTING POWER	0	

EAG	CH PORTING	9	SOLE DISPOSITIVE POWER	2,450,940
	RSON WITH	10	SHARED DISPOSITIVE POWER	0
11	AGGREGATE	AMOUNT BEN	NEFICIALLY OWNED BY EACH REI	PORTING PERSON
	2,450,940			
12	CHECK BOX I		GATE AMOUNT IN ROW (11) EXCL	LUDES CERTAIN SHARES (SEE
				[ ]
13	PERCENT OF	CLASS REPRE	SENTED BY AMOUNT IN ROW (11)	
	11.5%			
14	TYPE OF REP	ORTING PERSO	ON (SEE INSTRUCTIONS)	
	OO			
CUCIDN	Co. 542001106			Dans A of 16 Dansa
CUSIP N	o.: 543881106			Page 4 of 16 Pages
1		EPORTING PER	RSONS . OF ABOVE PERSON (ENTITIES O	NLY)
	MHR INSTITU	JTIONAL PART	NERS LP	
2	CHECK THE A	APPROPRIATE	BOX IF A MEMBER OF A GROUP (S	[ ] (a)
				[X] (b)
3	SEC USE ONL	.Y		
4	SOURCE OF F	FUNDS (SEE IN	STRUCTIONS)	
4	SOURCE OF F	FUNDS (SEE IN	STRUCTIONS)	

## CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)

[ ]

	SOLE VOTING POWER SHARED VOTING POWER SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER ENEFICIALLY OWNED BY EACH REF	
9 10 ATE AMOUNT BE OX IF THE AGGR	SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER ENEFICIALLY OWNED BY EACH REF	2,119,585 0 PORTING PERSON
10 ATE AMOUNT BE OX IF THE AGGR	SHARED DISPOSITIVE POWER ENEFICIALLY OWNED BY EACH REF	0 PORTING PERSON
ATE AMOUNT BE	ENEFICIALLY OWNED BY EACH REF	PORTING PERSON
OX IF THE AGGR		
	REGATE AMOUNT IN ROW (11) EXCL	UDES CERTAIN SHARES (SEE
	REGATE AMOUNT IN ROW (11) EXCL	UDES CERTAIN SHARES (SEE
		[ ]
OF CLASS REPR	RESENTED BY AMOUNT IN ROW (11)	
REPORTING PER	RSON (SEE INSTRUCTIONS)	
)6		Page 5 of 16 Pages
C	06	REPORTING PERSON (SEE INSTRUCTIONS)  06  OF REPORTING PERSONS

MHR INSTITUTIONAL ADVISORS LLC

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[ ] (a) [X] (b)

3	SEC USE ONLY			
4	SOURCE OF FU	NDS (SEE IN	STRUCTIONS)	
·	AF	1,25 (822.11		
5			LEGAL PROCEEDINGS IS ITEM 2(d) or 2(e)	[ ]
6	CITIZENSHIP O	R PLACE OI	FORGANIZATION	
	Delaware			
	MBER OF ARES	7	SOLE VOTING POWER	2,629,590
BEN	NEFICIALLY	8	SHARED VOTING POWER	0
EAG		9	SOLE DISPOSITIVE POWER	2,629,590
	PORTING RSON WITH	10	SHARED DISPOSITIVE POWER	0
11	AGGREGATE A	MOUNT BE	NEFICIALLY OWNED BY EACH REPO	PRTING PERSON
	2,629,590			
12	CHECK BOX IF		EGATE AMOUNT IN ROW (11) EXCLU	DES CERTAIN SHARES (S
				[ ]
13	PERCENT OF C	LASS REPRI	ESENTED BY AMOUNT IN ROW (11)	
	13.1%			
14				

TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

00

1,523,592

SIP N	Io.: 543881106			Page 6 of 16 Page
1	NAMES OF REF		RSONS S. OF ABOVE PERSON (ENTITIES	ONLY)
	MHR INSTITUT	IONAL PAR	TNERS II LP	
2	CHECK THE AF	PPROPRIATE	E BOX IF A MEMBER OF A GROU	P (SEE INSTRUCTIONS)  [ ] (a)  [X] (b)
3	SEC USE ONLY			
4	SOURCE OF FU	NDS (SEE IN	NSTRUCTIONS)	
	WC			
5			F LEGAL PROCEEDINGS IS ITEM 2(d) or 2(e)	[ ]
6	CITIZENSHIP O Delaware	R PLACE OI	FORGANIZATION	
	MBER OF ARES	7	SOLE VOTING POWER	1,523,592
BE	NEFICIALLY NED BY	8	SHARED VOTING POWER	0
EA		9	SOLE DISPOSITIVE POWER	1,523,592
PEI	RSON WITH	10	SHARED DISPOSITIVE POWI	ER 0

12	CHECK BOX IF THE AGGREGATE AMOUNTED INSTRUCTIONS)	JNT IN ROW (11) EXCLUDES CERTAIN	SHARES (SEE
			[ ]
13	PERCENT OF CLASS REPRESENTED BY	AMOUNT IN ROW (11)	
	7.4%		
14	TYPE OF REPORTING PERSON (SEE INST	ΓRUCTIONS)	
	PN		
CUSID N	o.: 543881106		age 7 of 16 Pages
COSIF N	0 543661100		age / of to rages
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE	PERSON (ENTITIES ONLY)	
	MHR INSTITUTIONAL PARTNERS IIA LE	,	
2	CHECK THE APPROPRIATE BOX IF A MI	EMBER OF A GROUP (SEE INSTRUCTION	ONS) [ ] (a) [X] (b)
3	SEC USE ONLY		
4	SOURCE OF FUNDS (SEE INSTRUCTIONS	S)	
	WC		
5	CHECK IF DISCLOSURE OF LEGAL PROC REQUIRED PURSUANT TO ITEM 2(d) or 2		[ ]
6	CITIZENSHIP OR PLACE OF ORGANIZAT	FION	
	Delaware		

MBER OF	7	SOLE VOTING POWER	3,838,397
NEFICIALLY	8	SHARED VOTING POWER	0
СН	9	SOLE DISPOSITIVE POWER	3,838,397
RSON WITH	10	SHARED DISPOSITIVE POWER	0
AGGREGATE A	MOUNT BE	ENEFICIALLY OWNED BY EACH REPO	ORTING PERSON
3,838,397			
		EGATE AMOUNT IN ROW (11) EXCLU	DES CERTAIN SHARES (SEE
			[ ]
PERCENT OF C	LASS REPR	ESENTED BY AMOUNT IN ROW (11)	
17.9%			
TYPE OF REPO	RTING PERS	SON (SEE INSTRUCTIONS)	
PN			
Io.: 543881106			Page 8 of 16 Pages
			LY)
MHR INSTITUT	TIONAL ADV	VISORS II LLC	
CHECK THE AI	PPROPRIATI	E BOX IF A MEMBER OF A GROUP (SE	EE INSTRUCTIONS) [ ] (a) [X] (b)
	ARES NEFICIALLY YNED BY CH PORTING RSON WITH  AGGREGATE A 3,838,397  CHECK BOX IF INSTRUCTIONS  PERCENT OF C 17.9%  TYPE OF REPO PN  Jo.: 543881106  NAMES OF REFI I.R.S. IDENTIFIE MHR INSTITUT	ARES NEFICIALLY 8 YNED BY CH 9 PORTING RSON WITH 10  AGGREGATE AMOUNT BE 3,838,397  CHECK BOX IF THE AGGR INSTRUCTIONS)  PERCENT OF CLASS REPR 17.9%  TYPE OF REPORTING PERS PN  10.: 543881106  NAMES OF REPORTING PERS IR.S. IDENTIFICATION NO MHR INSTITUTIONAL ADV	ARES NEFICIALLY 8 SHARED VOTING POWER NED BY CH 9 SOLE DISPOSITIVE POWER PORTING RSON WITH 10 SHARED DISPOSITIVE POWER  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPO 3,838,397  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUINSTRUCTIONS)  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)  17.9%  TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

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AF

			F LEGAL PROCEEDINGS IS ITEM 2(d) or 2(e)	[ ]
6	CITIZENSHIP O	R PLACE OI	FORGANIZATION	
	Delaware			
	MBER OF ARES	7	SOLE VOTING POWER	5,361,989
	NEFICIALLY	8	SHARED VOTING POWER	0
	VNED BY CH	9	SOLE DISPOSITIVE POWER	5,361,989
	PORTING RSON WITH	10	SHARED DISPOSITIVE POWER	0
11	AGGREGATE A 5,361,989	MOUNT BE	NEFICIALLY OWNED BY EACH REPO	RTING PERSON
12	CHECK BOX IF		EGATE AMOUNT IN ROW (11) EXCLU	DES CERTAIN SHARES (S
12			EGATE AMOUNT IN ROW (11) EXCLU	DES CERTAIN SHARES (S
12	INSTRUCTIONS	S)	EGATE AMOUNT IN ROW (11) EXCLU	
	INSTRUCTIONS	S)		
	PERCENT OF C	S) LASS REPRI		
13	PERCENT OF C	S) LASS REPRI	ESENTED BY AMOUNT IN ROW (11)	

NAMES OF REPORTING PERSONS

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONLY)

1

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2	CHECK THE A	PPROPRIATE	E BOX IF A MEMBER OF A GROUP (SE	E INSTRUCTION	(S) [ ] (a) [X] (b)
3	SEC USE ONLY	Y			
4	SOURCE OF FU	UNDS (SEE IN	NSTRUCTIONS)		
	WC				
5			LEGAL PROCEEDINGS IS ITEM 2(d) or 2(e)		[ ]
6	CITIZENSHIP (	OR PLACE OF	FORGANIZATION		
	Delaware				
	MBER OF	7	SOLE VOTING POWER	6,688,230	
	ARES VEFICIALLY	8	SHARED VOTING POWER	0	
OW. EAC	NED BY CH	9	SOLE DISPOSITIVE POWER	6,688,230	
	ORTING SON WITH	10	SHARED DISPOSITIVE POWER	0	
11	AGGREGATE A	AMOUNT BE	NEFICIALLY OWNED BY EACH REPO	RTING PERSON	
	6,688,230				
12	CHECK BOX II		EGATE AMOUNT IN ROW (11) EXCLU	DES CERTAIN S	HARES (SEE
					[ ]
13	PERCENT OF C	CLASS REPRE	ESENTED BY AMOUNT IN ROW (11)		
	25.0%				

14	TYPE OF REPOR	RTING PERS	SON (SEE INSTRUCTIONS)	
	PN			
CUSIP N	Jo.: 543881106			Page 10 of 16 Pages
1	NAMES OF REP		RSONS S. OF ABOVE PERSON (ENTITIES ON	ILY)
	MHR INSTITUT	IONAL ADV	ISORS III LLC	
2	CHECK THE AP	PROPRIATE	E BOX IF A MEMBER OF A GROUP (S	EE INSTRUCTIONS)  [ ] (a)  [X] (b)
3	SEC USE ONLY			
4	SOURCE OF FU	NDS (SEE IN	NSTRUCTIONS)	
5			ELEGAL PROCEEDINGS IS ITEM 2(d) or 2(e)	[ ]
6	CITIZENSHIP O Delaware	R PLACE OI	FORGANIZATION	
	MBER OF ARES	7	SOLE VOTING POWER	6,688,230
BE	NEFICIALLY NED BY	8	SHARED VOTING POWER	0
EA RE		9 10	SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER	6,688,230 0
1 121		10	SITUAL DISTOSTITULI OWER	

# Edgar Filing: LORAL SPACE & COMMUNICATIONS INC. - Form SC 13D/A AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,688,230

12	CHECK BOX IF THE AGGREGATE AMOU INSTRUCTIONS)	NT IN ROW (11) EXCLUDES CERTAIN	SHARES (SEE
			[ ]
13	PERCENT OF CLASS REPRESENTED BY A	AMOUNT IN ROW (11)	
	25.0%		
14	TYPE OF REPORTING PERSON (SEE INST	RUCTIONS)	
	00		
CUSIP N	o.: 543881106	Pag	e 11 of 16 Pages
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE I	PERSON (ENTITIES ONLY)	
	MHR FUND MANAGEMENT LLC		
2	CHECK THE APPROPRIATE BOX IF A ME	MBER OF A GROUP (SEE INSTRUCTIO	ONS) [ ] (a) [X] (b)
3	SEC USE ONLY		
4	SOURCE OF FUNDS (SEE INSTRUCTIONS	)	
	AF		
5	CHECK IF DISCLOSURE OF LEGAL PROC REQUIRED PURSUANT TO ITEM 2(d) or 20		
	REQUIRED FORGOANT TO TEM 2(d) OF 20	<i>(C)</i>	[ ]

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Delaware

3

SEC USE ONLY

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SOLE VOTING POWER	17,130,749			
		SHARED VOTING POWER	0			
		SOLE DISPOSITIVE POWER	17,130,749			
		SHARED DISPOSITIVE POWER	0			
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
17,130,749						
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
			[ ]			
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
57.1%						
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)						
00						
No.: 543881106			Page 12 of 16 Pages			
		·				
NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONLY)						
MARK H. RACHESKY, M.D.						
CHECK THE AP	PROPRIATE	E BOX IF A MEMBER OF A GROUP (S	EE INSTRUCTIONS)			
	ARES NEFICIALLY /NED BY CH PORTING RSON WITH  AGGREGATE A 17,130,749  CHECK BOX IF INSTRUCTIONS  PERCENT OF CI 57.1%  TYPE OF REPOIL OO  Io.: 543881106  NAMES OF REP I.R.S. IDENTIFIC MARK H. RACE	ARES NEFICIALLY 8 NEFICIALLY 8 NEFICIALLY 9 PORTING RSON WITH 10  AGGREGATE AMOUNT BE 17,130,749  CHECK BOX IF THE AGGREINSTRUCTIONS)  PERCENT OF CLASS REPRI 57.1%  TYPE OF REPORTING PERSON OO  Jo.: 543881106  NAMES OF REPORTING PERSON MARK H. RACHESKY, M.D.  MARK H. RACHESKY, M.D.	ARES NEFICIALLY 8 SHARED VOTING POWER NED BY CH 9 SOLE DISPOSITIVE POWER PORTING RSON WITH 10 SHARED DISPOSITIVE POWER  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REP 17,130,749  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCL INSTRUCTIONS)  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 57.1%  TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)  OO  NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ON			

	4	SOURCE OF F	UNDS (SEE IN	STRUCTIONS)				
		AF						
	5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)  [ ]						
	6	CITIZENSHIP (	OR PLACE OF	ORGANIZATION				
		United States of America						
		MBER OF	7	SOLE VOTING POWER	17,130,749			
	BEN	KES VEFICIALLY NED BY	8	SHARED VOTING POWER	0			
	EAC		9	SOLE DISPOSITIVE POWER	17,130,749			
		SON WITH	10	SHARED DISPOSITIVE POWER	0			
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON								
		17,130,749						
	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (INSTRUCTIONS)							
					[ ]			
		57.1%						
_	14	14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)						
		IN; HC						

This Statement on Schedule 13D (this <u>Statement</u>) further amends and supplements, as Amendment No. 4, the Schedule 13D filed on November 30, 2005 (the <u>Original 13D</u>), which was amended on October 19, 2006 by Amendment No. 1 to the Original 13D (<u>Amendment No. 1</u>), on October 30, 2006 by Amendment No. 2 to the Original 13D (<u>Amendment No. 2</u>) and on February 28, 2007 by Amendment No. 3 to the Original 13D (<u>Amendment No. 3</u>) and, together with the Original 13D, Amendment No. 1 and Amendment No. 2, the <u>Schedule 13D</u>), and relates to the common stock, par value \$0.01 per share (the <u>Common Stock</u>), of Loral Space & Communications Inc. (the <u>Issuer</u>). Capitalized terms used in this Statement but not defined herein shall have the respective meanings given to such terms in Amendment No. 3.

#### Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended by deleting such Item in its entirety and replacing it with the following:

The percentages set forth below are calculated based on information contained in the Issuer s Form 10-K for the fiscal year ended December 31, 2006, which disclosed that there were 20,063,325 shares of Common Stock outstanding as of March 1, 2007. In all circumstances, the conversion or exchange of the convertible securities described herein and reported as being beneficially owned by certain of the Reporting Persons into shares of Common Stock will be subject to the Voting Limitation as further described in the second paragraph of the subsection titled "Purchase Agreement" in Item 4 of Amendment No. 3. All references in this Item 5(a) to "\*" shall be references to such Voting Limitation.

- (a) (i) Master Account may be deemed the beneficial owner of 2,180,203 shares of Common Stock held for its own account (approximately 10.3%\* of the total number of shares of Common Stock outstanding, calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 1,040,153 shares of Common Stock, (B) 156,430 shares of Common Stock that may be obtained by Master Account upon conversion of shares of Series A-1 Preferred Stock and (C) 983,620 shares of Common Stock that may be obtained by Master Account upon conversion of shares of Series B-1 Preferred Stock.
- (ii) Capital Partners (100) may be deemed the beneficial owner of 270,737 shares of Common Stock held for its own account (approximately 1.3%\* of the total number of shares of Common Stock outstanding, calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 138,927 shares of Common Stock, (B) 18,090 shares of Common Stock that may be obtained by Capital Partners (100) upon conversion of shares of Series A-1 Preferred Stock and (C) 113,720 shares of Common Stock that may be obtained by Capital Partners (100) upon conversion of shares of Series B-1 Preferred Stock.
- (iii) Advisors may be deemed the beneficial owner of 2,450,940 shares of Common Stock (approximately 11.5%\* of the total number of shares of Common Stock outstanding, calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 1,040,153 shares of Common Stock held for the account of Master Account, (B) 156,430 shares of Common Stock that may be obtained by Master Account upon conversion of shares of Series A-1 Preferred Stock, (C) 983,620 shares of Common Stock that may be obtained by Master Account upon conversion of shares of Series B-1 Preferred Stock, (D) 138,927 shares of Common Stock held for the account of Capital Partners (100), (E) 18,090 shares of Common Stock that may be obtained by Capital Partners (100) upon conversion of shares of Series A-1 Preferred Stock and (F) 113,720 shares of Common Stock that may be obtained by Capital Partners (100) upon conversion of shares of Series B-1 Preferred Stock.
- (iv) Institutional Partners may be deemed the beneficial owner of 2,119,585 shares of Common Stock held for its own account (approximately 10.6% of the total number of shares of Common Stock outstanding calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act).
- (v) MHRA may be deemed the beneficial owner of 205,073 shares of Common Stock held for its own account (approximately 1.0% of the total number of shares of Common Stock outstanding calculated in accordance with Rule

13d-3(d)(1)(i) under the Exchange Act).

- (vi) MHRM may be deemed the beneficial owner of 304,932 shares of Common Stock held for its own account (approximately 1.5% of the total number of shares of Common Stock outstanding calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act).
- (vii) Institutional Advisors may be deemed the beneficial owner of 2,629,590 shares of Common Stock (approximately 13.1% of the total number of shares of Common Stock outstanding calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 2,119,585 shares of Common Stock held for the account of Institutional Partners, (B) 205,073 shares of Common Stock held for the account of MHRA and (C) 304,932 shares of Common Stock held for the account of MHRM.
- (viii) Institutional Partners II may be deemed the beneficial owner of 1,523,592 shares of Common Stock held for its own account (approximately 7.4%\* of the total number of shares of Common Stock outstanding, calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 958,132 shares of Common Stock, (B) 77,590 shares of Common Stock that may be obtained by Institutional Partners II upon conversion of shares of Series A-1 Preferred Stock and (C) 487,870 shares of Common Stock that may be obtained by Institutional Partners II upon conversion of shares of Series B-1 Preferred Stock.
- (ix) Institutional Partners IIA may be deemed the beneficial owner of 3,838,397 shares of Common Stock held for its own account (approximately 17.9%\* of the total number of shares of Common Stock outstanding calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 2,413,827 shares of Common Stock, (B) 195,470 shares of Common Stock that may be obtained by Institutional Partners IIA upon conversion of shares of Series A-1 Preferred Stock and (C) 1,229,100 shares of Common Stock that may be obtained by Institutional Partners IIA upon conversion of shares of Series B-1 Preferred Stock.
- (x) Institutional Advisors II may be deemed the beneficial owner of 5,361,989 shares of Common Stock (approximately 24.3%\* of the total number of shares of Common Stock outstanding calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 958,132 shares of Common Stock held for the account of Institutional Partners II, (B) 77,590 shares of Common Stock that may be obtained by Institutional Partners II upon conversion of shares of Series A-1 Preferred Stock, (C) 487,870 shares of Common Stock that may be obtained by Institutional Partners II upon conversion of shares of Series B-1 Preferred Stock, (D) 2,413,827 shares of Common Stock held for the account of Institutional Partners IIA, (E) 195,470 shares of Common Stock that may be obtained by Institutional Partners IIA upon conversion of shares of Series A-1 Preferred Stock and (F) 1,229,100 shares of Common Stock that may be obtained by Institutional Partners IIA upon conversion of shares of Series B-1 Preferred Stock.
- (xi) Institutional Partners III may be deemed the beneficial owner of 6,688,230 shares of Common Stock held for its own account (approximately 25.0%\* of the total number of shares of Common Stock outstanding calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 917,680 shares of Common Stock that may be obtained by Institutional Partners III upon conversion of shares of Series A-1 Preferred Stock and (B) 5,770,550 shares of Common Stock that may be obtained by Institutional Partners III upon conversion of shares of Series B-1 Preferred Stock.
- (xii) Institutional Advisors III may be deemed the beneficial owner of 6,688,230 shares of Common Stock (approximately 25.0%\* of the total number of shares of Common Stock outstanding calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of (A) 917,680 shares of Common Stock that may be obtained by Institutional Partners III upon conversion of shares of Series A-1 Preferred Stock and (B) 5,770,550 shares of Common Stock that may be obtained by Institutional Partners III upon conversion of shares of Series B-1 Preferred Stock.

- (xiii) Fund Management may be deemed the beneficial owner of 17,130,749 shares of Common Stock (approximately 57.1%\* of the total number of shares of Common Stock outstanding, calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of all of the shares of Common Stock otherwise described in this Item 5(a) by virtue of Fund Management s investment management agreement with Master Account, Capital Partners (100), Institutional Partners, MHRA, MHRM, Institutional Partners II, Institutional Partners III.
- (xiv) Dr. Rachesky may be deemed the beneficial owner of 17,130,749 shares of Common Stock (approximately 57.1%\* of the total number of shares of Common Stock outstanding, calculated in accordance with Rule 13d-3(d)(1)(i) under the Exchange Act). This number consists of all of the shares of Common Stock otherwise described in this Item 5(a) by virtue of Dr. Rachesky s position as the managing member of each of Fund Management, Advisors, Institutional Advisors, Institutional Advisors III.
- (b) (i) Master Account may be deemed to have (x) the sole power to direct the disposition of 2,180,203 shares of Common Stock which may be deemed to be beneficially owned by Master Account as described above, and (y) the sole power to direct the voting of 2,180,203 shares of Common Stock which may be deemed to be beneficially owned by Master Account as described above.
- (ii) Capital Partners (100) may be deemed to have (x) the sole power to direct the disposition of 270,737 shares of Common Stock which may be deemed to be beneficially owned by Capital Partners (100) as described above, and (y) the sole power to direct the voting of 270,737 shares of Common Stock which may be deemed to be beneficially owned by Capital Partners (100) as described above.
- (iii) Advisors may be deemed to have (x) the sole power to direct the disposition of 2,450,940 shares of Common Stock which may be deemed to be beneficially owned by Advisors as described above, and (y) the sole power to direct the voting of 2,450,940 shares of Common Stock which may be deemed to be beneficially owned by Advisors as described above.
- (iv) Institutional Partners may be deemed to have (x) the sole power to direct the disposition of 2,119,585 shares of Common Stock which may be deemed to be beneficially owned by Institutional Partners as described above, and (y) the sole power to direct the voting of 2,119,585 shares of Common Stock which may be deemed to be beneficially owned by Institutional Partners as described above.
- (v) MHRA may be deemed to have (x) the sole power to direct the disposition of 205,073 shares of Common Stock which may be deemed to be beneficially owned by MHRA as described above, and (y) the sole power to direct the voting of 205,073 shares of Common Stock which may be deemed to be beneficially owned by MHRA as described above.
- (vi) MHRM may be deemed to have (x) the sole power to direct the disposition of 304,932 shares of Common Stock which may be deemed to be beneficially owned by MHRM as described above, and (y) the sole power to direct the voting of 304,932 shares of Common Stock which may be deemed to be beneficially owned by MHRM as described above.
- (vii) Institutional Advisors may be deemed to have (x) the sole power to direct the disposition of 2,629,590 shares of Common Stock which may be deemed to be beneficially owned by Institutional Advisors as described above, and (y) the sole power to direct the voting of 2,629,590 shares of Common Stock which may be deemed to be beneficially owned by Institutional Advisors as described above.
- (viii) Institutional Partners II may be deemed to have (x) the sole power to direct the disposition of 1,523,592 shares of Common Stock which may be deemed to be beneficially owned by Institutional Partners II as described above, and (y) the sole power to direct the voting of 1,523,592 shares of Common Stock which may be deemed to be

beneficially owned by Institutional Partners II as described above.

- (ix) Institutional Partners IIA may be deemed to have (x) the sole power to direct the disposition of 3,838,397 shares of Common Stock which may be deemed to be beneficially owned by Institutional Partners IIA as described above, and (y) the sole power to direct the voting of 3,838,397 shares of Common Stock which may be deemed to be beneficially owned by Institutional Partners IIA as described above.
- (x) Institutional Advisors II may be deemed to have (x) the sole power to direct the disposition of 5,361,989 shares of Common Stock which may be deemed to be beneficially owned by Institutional Advisors II as described above, and (y) the sole power to direct the voting of 5,361,989 shares of Common Stock which may be deemed to be beneficially owned by Institutional Advisors II as described above.
- (xi) Institutional Partners III may be deemed to have (x) the sole power to direct the disposition of 6,688,230 shares of Common Stock which may be deemed to be beneficially owned by Institutional Partners III as described above, and (y) the sole power to direct the voting of 6,688,230 shares of Common Stock which may be deemed to be beneficially owned by Institutional Partners III as described above.
- (xii) Institutional Advisors III may be deemed to have (x) the sole power to direct the disposition of 6,688,230 shares of Common Stock which may be deemed to be beneficially owned by Institutional Advisors III as described above, and (y) the sole power to direct the voting of 6,688,230 shares of Common Stock which may be deemed to be beneficially owned by Institutional Advisors III as described above.
- (xiii) Fund Management may be deemed to have (x) the sole power to direct the disposition of the 17,130,749 shares of Common Stock which may be deemed to be beneficially owned by Fund Management as described above, (y) the sole power to direct the voting of 17,130,749 shares of Common Stock which may be deemed to be beneficially owned by Fund Management as described above.
- (xiv) Dr. Rachesky may be deemed to have (x) the sole power to direct the disposition of the 17,130,749 shares of Common Stock which may be deemed to be beneficially owned by Dr. Rachesky as described above, (y) the sole power to direct the voting of 17,130,749 shares of Common Stock which may be deemed to be beneficially owned by Dr. Rachesky as described above.
- (c) Except as otherwise disclosed herein, there have been no transactions with respect to the shares of Common Stock in the last 60 days by any of the Reporting Persons.
- (d) (i) The partners of Master Account, including Advisors, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of Master Account in accordance with their partnership interests in Master Account.
- (ii) The partners of Capital Partners (100), including Advisors, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of Capital Partners (100) in accordance with their partnership interests in Capital Partners (100).
- (iii) The partners of Institutional Partners, including Institutional Advisors, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of Institutional Partners in accordance with their partnership interests in Institutional Partners.
- (iv) The partners of MHRA, including Institutional Advisors, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of MHRA in accordance with their partnership interests in MHRA.

- (v) The partners of MHRM, including Institutional Advisors, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of MHRM in accordance with their partnership interests in MHRM.
- (vi) The partners of Institutional Partners II, including Institutional Advisors II, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of Institutional Partners II in accordance with their partnership interests in Institutional Partners II.
- (vii) The partners of Institutional Partners IIA, including Institutional Advisors II, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of Institutional Partners IIA in accordance with their partnership interests in Institutional Partners IIA.
- (viii) The partners of Institutional Partners III, including Institutional Advisors III, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of Institutional Partners III in accordance with their partnership interests in Institutional Partners III.
  - (e) Not applicable.

#### Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Item 6 is hereby amended to add the following:

On March 21, 2007, Master Account, Capital Partners (100), Institutional Partners II, Institutional Partners IIA and Institutional Partners III (collectively, the <u>MHR Funds</u>) entered into a Memorandum of Understanding (the <u>MOU</u>) providing for the settlement of the shareholder derivative action filed on November 3, 2006 in the Supreme Court of the State of New York, County of New York (the <u>Court</u>), captioned *Babus v. Targoff, et al.*, Index No. 06/603 842 (the <u>Lawsuit</u>). The Lawsuit named the Issuer s directors as defendants, and the Issuer as nominal defendant, and concerned the Purchase Agreement, pursuant to which the MHR Funds purchased from the Issuer preferred shares of the Issuer (the <u>Preferred Shares</u>) as further described in Amendment No. 3.

Pursuant to the terms of the MOU:

- a. The MHR Funds will pay to the Issuer \$4 million in cash within five (5) business days of obtaining a court order approving the terms of the MOU that is finally approved on appeal or no longer subject to appeal; and
- b. The MHR Funds will pay to the Issuer an amount in cash within five (5) business days following the MHR Funds (which for this purpose shall be deemed to include any investment partnerships controlled by Fund Management) actual receipt of net cash or cash equivalent proceeds as set forth below. In the event that the MHR Funds actual receipt of net cash or cash equivalent proceeds from the sale by the MHR Funds of (A) any or all of the Preferred Shares, (B) any shares, including any paid-in-kind dividends or Conversion Shares (as hereinafter defined) issued in respect of and pursuant to the terms of such Preferred Shares, or (C) any securities issued or delivered in exchange for or in respect of the securities referred to in clauses (A) and (B) above, taken together with the aggregate amount actually received by the MHR Funds in cash or cash equivalents for the securities referred to in clauses (A) and (B) above in consideration for any prior sales of such securities, in one or more transactions, is in excess of an amount equal to the product of:
- (i) (X) \$55 multiplied by (Y) the sum of the number of Preferred Shares issued on February 27, 2007, plus any other shares, including any paid-in-kind dividends, issued in respect and pursuant to the terms thereof through the date of such sale, then the MHR Funds will pay (or cause the payment) to the Issuer an amount in cash equal to \$9.5 million;

- (ii) (X) \$70 multiplied by (Y) the sum of the number of Preferred Shares issued on February 27, 2007, plus any other shares, including any paid-in-kind dividends, issued in respect and pursuant to the terms thereof through the date of such sale, then the MHR Funds will pay (or cause the payment) to the Issuer an additional amount in cash equal to \$8.5 million, such that the total amount of all cash payments to the Issuer will equal \$18 million; and
- (iii) (X) \$80 multiplied by (Y) the sum of the number of Preferred Shares issued on February 27, 2007, plus any other shares issued, including any paid-in-kind dividends, in respect and pursuant to the terms thereof through the date of such sale, then the MHR Funds will pay (or cause the payment) to the Issuer an additional amount in cash equal to \$8.5 million, such that the total amount of all cash payments to the Issuer will equal \$26.5 million.

Any distribution of any securities by any of the MHR Funds to any of their respective limited partners shall be deemed to be a sale for cash or cash equivalent proceeds at the value determined by the MHR Funds in accordance with the applicable MHR Fund partnership agreement.

Conversion Shares means the shares issued to the MHR Funds upon conversion of the Preferred Shares or any other preferred shares issued, including any paid-in-kind dividends, in respect of and pursuant to the terms of such Preferred Shares, and any replacement securities which the MHR Funds actually receive from time to time in exchange for such Conversion Shares.

All calculations shall be subject to proportionate adjustment to take into account any stock dividend, split, reverse split, combination, recapitalization or any similar transaction affecting the common stock as provided for in the Issuer s Restated Certificate of Incorporation. When used in connection with any preferred shares referred to in clause (Y) of subsections (i), (ii) and (iii), such number of preferred shares shall be multiplied by the applicable conversion number at the time of such sale for such preferred shares as defined in the applicable Certificate of Designation relating thereto.

The parties to the Lawsuit have agreed to use their best efforts to agree upon and execute a stipulation of settlement and such other documentation as may be required to obtain court approval of the settlement and dismissal of the Lawsuit (the <u>Settlement Documents</u>). The consummation of the settlement is subject to: (a) the drafting and execution of the Settlement Documents; (b) the completion by the plaintiff of confirmatory discovery in the Lawsuit reasonably satisfactory to plaintiff s counsel; and (c) a court order approving the settlement in accordance with the terms of the Settlement Documents and that such order is finally affirmed on appeal or is no longer subject to appeal and dismissal of the Lawsuit in its entirety with prejudice and without awarding costs to any party (except for attorneys fees, costs and expenses to be awarded to plaintiff s counsel subject to approval by the Court as provided in the MOU).

This description of the MOU is not intended to be complete and is qualified in its entirety by reference to the full text of the MOU attached to this Statement as Exhibit 1.

#### Item 7. Material to be Filed as Exhibits

#### Exhibit No. Description

Memorandum of Understanding, dated March 21, 2007 (incorporated by reference to

Exhibit 10.1 to Issuer's Current Report on Form 8-K filed on March 21, 2007).

#### **SIGNATURES**

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this Statement is true, complete and correct.

Date: March 23, 2007

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#### MHR CAPITAL PARTNERS MASTER ACCOUNT LP

By: MHR Advisors LLC, its General Partner

By: /s/ Hal Goldstein

Name: Hal Goldstein Title: Vice President

#### MHR ADVISORS LLC

By: /s/ Hal Goldstein

Name: Hal Goldstein Title: Vice President

#### MHR INSTITUTIONAL PARTNERS LP

By: MHR Institutional Advisors LLC, its General Partner

By: /s/ Hal Goldstein

Name: Hal Goldstein Title: Vice President

#### MHR INSTITUTIONAL ADVISORS LLC

By: /s/ Hal Goldstein

Name: Hal Goldstein Title: Vice President

#### MHR INSTITUTIONAL PARTNERS II LP

By: MHR Institutional Advisors II LLC, its General Partner

By: /s/ Hal Goldstein

Name: Hal Goldstein Title: Vice President

#### MHR INSTITUTIONAL PARTNERS IIA LP

By: MHR Institutional Advisors II LLC, its General Partner

By: /s/ Hal Goldstein Name: Hal Goldstein Title: Vice President MHR INSTITUTIONAL ADVISORS II LLC By: /s/ Hal Goldstein Name: Hal Goldstein Title: Vice President MHR INSTITUTIONAL PARTNERS III LP By: MHR Institutional Advisors III LLC, its General Partner By: /s/ Hal Goldstein Name: Hal Goldstein Title: Vice President MHR INSTITUTIONAL ADVISORS III LLC By: /s/ Hal Goldstein Name: Hal Goldstein Title: Vice President MHR FUND MANAGEMENT LLC By: /s/ Hal Goldstein Name: Hal Goldstein Title: Vice President MARK H. RACHESKY, M.D.

By: /s/ Mark H. Rachesky, M.D.