NEW CENTURY EQUITY HOLDINGS CORP Form SC 13G/A February 10, 2003

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment [X]) *

NEW CENTURY EQUITY HLDGS
(Name of Issuer)
Common Stock
(Title of Class of Securities)
64353J107
(CUSIP Number)
December 31, 2002
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
[X] Rule 13d-1(b)
[] Rule 13d-1(c)
Rule 13d-1(d) *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 the disclosures provided in a prior cover page.

The information required in 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).

CUSIP No. 64353J107

Names of Reporting Persons.
 I.R.S. Identification Nos. of above persons (entities only).

Dimensional Fund Advisors Inc. (Tax ID: 22-2370029)

2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)(a)						
	(b)	X					
3.	SEC Use Only						
4.	Citizenship or Plac	-					
		Delaware Corporation	n				
		5.	Sole Voting Power				
Numbe	r of			1839700 **see Note 1**			
Shares Benefic							
Owned Each		6.	Shared Voting Power				
Each Reporti Person				0			
Person	Witti	7.	Sole Dispositive Power				
		,.	Bote Dispositive Fower	1839700 **see Note 1**			
		8.	Shared Dispositive Pow	er			
				0			
9.	9. Aggregate Amount Beneficially Owned by Each Reporting Person 1839700 **see Note 1**						
	1037700 Sec Note 1						
1	10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) N/A						

11.	Percei	nt of Class Represented	by Amount in Row (9)
		5.38	
12.	Type	of Reporting Person (Se	ee Instructions)
		IA	
Item 1.			
	(a)	Name of Issuer	
			NEW CENTURY EQUITY HLDGS
	(b)	Address of Issuer s	Principal Executive Offices
			7411 John Smith Ste 200, San Antonio, TX 78229-4898
Item 2.			
	(a)	Name of Person Fili	ing
			Dimensional Fund Advisors Inc.
	(b)	Address of Principa	l Business Office or, if none, Residence
			1299 Ocean Avenue, 11th Floor, Santa Monica, CA 90401
	(c)	Citizenship	
			Delaware Corporation
	(d)	Title of Class of Sec	curities
			Common Stock
	(e)	CUSIP Number	
			64353J107
Item 3.	If this filing		aant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person
	(a)	[]	Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).

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	(b)	[]	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
	(c)	[]	Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
	(d)	[]	Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
	(e)	[X]	An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
	(f)	[]	An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
	(g)	[]	A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);
	(h)	[]	A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
	(i)	[]	A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
	(j)	[]	Group, in accordance with §240.13d-1(b)(1)(ii)(J).
Item 4.	Ow	nership.	
Provide the issuer iden		-	regarding the aggregate number and percentage of the class of securities of the
	(a)	Amount bene	eficially owned:
			1839700 **see Note 1**
	(b)	Percent of cla	ass:
			5.38
	(c)	Number of sl	nares as to which the person has:
		(i)	Sole power to vote or to direct the vote:
			1839700 **see Note 1**
		(ii)	Shared power to vote or to direct the vote:
			0
		(iii)	Sole power to dispose or to direct the disposition of:
			1839700 **see Note 1**
		(iv)	Shared power to dispose or to direct the disposition of:

0

** Note 1 ** Dimensional Fund Advisors Inc. (Dimensional), an investment advisor registered under Section 203 of the Investment Advisors Act of 1940, furnishes investment advice to four investment companies registered under the Investment Company Act of 1940, and serves as investment manager to certain other commingled group trusts and separate accounts. These investment companies, trusts and accounts are the Funds. In its role as investment advisor or manager, Dimensional possesses voting and/or investment power over the securities of the Issuer described in this schedule that are owned by the Funds, and may be deemed to be the beneficial owner of the shares of the Issuer held by the Funds. However, all securities reported in this schedule are owned by the Funds. Dimensional disclaims beneficial ownership of such securities. In addition, the filing of this Schedule 13G shall not be construed as an admission that the reporting person or any of its affiliates is the beneficial owner of any securities covered by this Schedule 13G for any other purposes than Section 13(d) of the Securities Exchange Act of 1934.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [].

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

All securities reported in this schedule are owned by advisory clients of Dimensional Fund Advisors Inc., no one of which, to the knowledge of Dimensional Fund Advisors, Inc., owns more than 5% of the class. Dimensional Fund Advisors Inc. disclaims beneficial ownership of all such securities.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

N/A

Item 8. Identification and Classification of Members of the Group

N/A

Item 9. Notice of Dissolution of Group

N/A

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any

transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

DIMENSIONAL FUND ADVISORS INC.

February 3, 2003

Date

/s/ Catherine L. Newell

Signature

Vice President and Secretary

Title

cently as Executive Vice President

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and Chief Financial Officer. He also serves as a director of several private companies and community organizations. Mr. Unterman holds a B.A. from Princeton University and a J.D. from the University of Chicago.

CORPORATE GOVERNANCE

Our Board of Directors held eight meetings during 2007. Each Director attended 75% or more of the aggregate of (i) the total number of Board meetings held during the period of such member s service and (ii) the total number of meetings of Committees of the Board on which such member served, during the period of such member s service at LoopNet. The Board encourages all directors to attend annual meetings of the stockholders of LoopNet. All of our directors attended the 2007 Annual Meeting. The Board holds regularly scheduled executive sessions with only non-employee directors present. Such meetings generally occur on at least a quarterly basis. During each such session, an independent director, generally Noel Fenton as Lead Independent Director, will be selected by the non-employee directors to assume the responsibility of chairing the executive session and bear such further responsibilities that the non-employee directors as a whole might designate from time to time.

Board Independence

The Board of Directors has adopted standards concerning director independence which meet the independence standards of the Nasdaq Stock Market and, with respect to the Audit Committee, the rules of the Securities and Exchange Commission.

The Company s officers, Corporate Governance and Nominating Committee and Board of Directors, along with its outside legal counsel, are involved in the process for determining the independence of acting directors and director nominees. The Company solicits relevant information from directors and director nominees via a questionnaire, which covers material relationships, compensatory arrangements, employment and any affiliation with the Company, and which the directors complete and return. In addition to reviewing information provided in the questionnaire, the executive officers and directors are asked on an annual basis regarding their awareness of any existing or currently proposed transactions, arrangements or understandings involving the Company in which any director or director nominee has or will have a direct or indirect material interest. The Company and its outside legal counsel share their findings with the Corporate Governance and Nominating Committee and the Board of Directors regarding the Nasdaq Stock Market and SEC independence requirements and any information regarding the director or director nominee that suggest that such individual is not independent. The Board of Directors discusses the relevant issues, including consideration of any transactions, relationships or arrangements required to be disclosed under Item 404(a) of Regulation S-K as well as any transactions, relationships, arrangements or other business relationships not required to be disclosed under Item 404(a) of Regulation S-K, prior to making a determination with respect to the independence of each director. For example, one of our directors, Mr. Millichap, is Chairman of Marcus & Millichap Real Estate Brokerage Company, a commercial real estate company that purchases our products and services. In fiscal 2007, revenues from Marcus & Millichap, pursuant to agreements or arrangements negotiated on arm s-length terms, accounted for less than 0.001% of our revenue. We also receive payments from brokers affiliated with Marcus & Millichap who purchase our products and services, but which are not paid by Marcus & Millichap. Mr. Millichap will not be standing for reelection at the Annual Meeting and his term as a director will end on the date of the Annual Meeting.

Based on the review described above, the Board of Directors affirmatively determined that:

A majority of the directors are independent, and all members of the Audit, Compensation and Corporate Governance and Nominating Committees are independent, under the Nasdaq standard and, in the case of the Audit Committee, the SEC standard.

All of the non-management directors of the Company are independent under the Nasdaq standard. The independent directors are: William Byrnes, Thomas E. Unterman, Noel J. Fenton, William A. Millichap, Dennis Chookaszian, and Scott Ingraham.

Richard J. Boyle is not independent by virtue of his position as Chief Executive Officer of the Company.

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Other than as described above, in 2007, there were no transactions, relationships or arrangements not disclosed as related person transactions that were considered by the Board of Directors in determining that the applicable independence standards were met by each of the directors

Board Committees

Our Board has three standing Committees, each of which is chaired by an independent Director: (1) Audit (the Audit Committee), (2) Compensation (the Compensation Committee) and (3) Corporate Governance and Nominating (the Corporate Governance and Nominating Committee). The membership during 2007 and the function of each Committee are described below.

Audit Committee

Our Audit Committee oversees the accounting and financial reporting processes of the Company and audits of its financial statements and the effectiveness of the Company s internal control over financial reporting. In that regard, the Audit Committee assists the Board in monitoring (1) the integrity of the financial statements of the Company, (2) the independent auditor s qualifications and independence, and (3) the compliance by the Company with legal and regulatory requirements. Our management has primary responsibility for the financial statements and reporting process, including systems of internal controls. Our independent auditors are responsible for auditing our financial statements and expressing an opinion as to their conformity to accounting principles generally accepted in the United States.

During 2007, our Audit Committee met eight times. Messrs. Byrnes, Chookaszian and Unterman served on our Audit Committee until July 19th, at which point Mr. Unterman resigned in order to serve on our Compensation Committee, and was replaced by Mr. Ingraham. Our Audit Committee currently consists of Mr. Byrnes, as Chairman, Mr. Chookaszian and Mr. Ingraham. Our Board has determined that each of the members of our Audit Committee meets the requirements of independence within the meaning of the Securities and Exchange Commission and the Nasdaq Stock Market independent director standards. Our Board has also determined that Messrs. Byrnes, Chookaszian and Ingraham are each financial experts within the meaning of the Securities and Exchange Commission standard.

In the performance of its oversight function, our Audit Committee reviews and discusses with management and the independent auditors our audited financial statements. Our Audit Committee also discusses with the independent auditors the matters required to be discussed by Statement on Auditing Standards No. 61 and Auditing Standard No. 2 relating to communication with audit committees. In addition, our Audit Committee receives from the independent auditors the written disclosures and letter required by Independence Standards Board Standard No. 1 relating to independence discussions with audit committees. Our Audit Committee also discusses with the independent auditors their independence from our Company and our management, and considers whether the independent auditor s provision of non-audit services to our Company is compatible with maintaining the auditor s independence.

Our Audit Committee discusses with our independent auditors the overall scope and plans for their audits. Our Audit Committee meets with the independent auditors, with and without management present, to discuss the results of their examinations, their evaluations of our internal controls and the overall quality of our financial reporting. In addition, our Audit Committee meets with our Chief Executive Officer and Chief Financial Officer to discuss the processes that they have undertaken to evaluate the accuracy and fair presentation of our financial statements and the effectiveness of our system of disclosure controls and procedures.

Our Audit Committee has a written charter, which is available on our website at www.loopnet.com under About Us / Investor Relations / Corporate Governance / Audit Committee . The Company s web site address provided above is not intended to function as a hyperlink, and the information on the Company s web site is not and should not be considered part of this proxy statement and is not incorporated by reference herein.

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Compensation Committee

Our Compensation Committee reviews, discusses with the full Board, and establishes the amount and form of compensation paid to the Company s Chief Executive Officer. The Compensation Committee also reviews, discusses with the full Board, and establishes the amount and form of compensation paid to the Company s executive officers, officers, employees, consultants and advisors. The Compensation Committee may delegate its authority on these matters with regard to non-officer employees and consultants of the Company to officers and other appropriate Company supervisory personnel. The Compensation Committee may also delegate its authority to a subcommittee of the Compensation Committee. Additionally, within certain limitations, the Compensation Committee may delegate to one or more officers of the Company the authority to grant stock options and other stock awards to employees of the Company.

During 2007, our Compensation Committee met five times. Messrs. Fenton, Millichap and Ingraham served on our Compensation Committee until July 19th, at which point Mr. Ingraham resigned in order to serve on our Audit Committee, and was replaced by Mr. Unterman. Our current Compensation Committee consists of Mr. Fenton, as Chairman, Mr. Millichap and Mr. Unterman. Mr. Millichap will not be standing for reelection at the Annual Meeting and his term as a director, and accordingly his membership on the Compensation Committee, will end on the date of the Annual Meeting. Immediately prior to the Annual Meeting, Mr. Unterman shall assume the role of Chairman of the Compensation Committee. The Board has determined that each of the members of our Compensation Committee meets the requirements of independence as set forth in the rules and regulations promulgated by the SEC and the Nasdaq Stock Market.

Our Compensation Committee has a written charter, which is available on our website at www.loopnet.com under About Us / Investor Relations / Corporate Governance / Compensation Committee . The Company s web site address provided above is not intended to function as a hyperlink, and the information on the Company s web site is not and should not be considered part of this proxy statement and is not incorporated by reference herein.

Corporate Governance and Nominating Committee

Our Corporate Governance and Nominating Committee assists the Board by identifying prospective director nominees, developing and recommending to the Board governance principles applicable to the Company, providing oversight with respect to corporate governance and overseeing the periodic evaluations of the Board.

During 2007, our Corporate Governance and Nominating Committee met one time to review nominees for directors who were elected at our 2007 Annual Meeting. Our Corporate Governance and Nominating Committee currently consists of Mr. Millichap, as Chairman, Mr. Chookaszian and Mr. Fenton. Immediately prior to the Annual Meeting, Mr. Fenton shall assume the role of Chairman of the Nominating Committee. Our Board has determined that each of the members of our Corporate Governance and Nominating Committee meets the requirements of independence as set forth in the rules and regulations promulgated by the SEC and the Nasdaq Listing Standards.

The Corporate Governance and Nominating Committee charter is available on our website at www.loopnet.com under About Us / Investor Relations / Corporate Governance / Corporate Governance and Nominating Committee . The Company s web site address provided above is not intended to function as a hyperlink, and the information on the Company s web site is not and should not be considered part of this proxy statement and is not incorporated by reference herein.

Director Nominations

We have no stated minimum criteria for director nominees. The Corporate Governance and Nominating Committee does, however, seek nomination and appointment candidates with excellent decision-making ability, business experience, relevant expertise, personal integrity and reputation. The Corporate Governance and Nominating Committee may also consider other factors such as issues of character, judgment, independence, diversity, age, expertise, corporate experience, length of service and other commitments, and the general needs of the Board of Directors, in accordance with the charter of the Corporate Governance and Nominating

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Committee. The Corporate Governance and Nominating Committee believes it appropriate that at least one member of the Board of Directors meet the criteria for an audit committee financial expert as defined by the rules of the Securities and Exchange Commission, and that a majority of the members of the Board of Directors meet the independent director standard under rules of the Nasdaq Stock Market. The Corporate Governance and Nominating Committee also believes it may be appropriate for certain members of our management, in particular the Chief Executive Officer, to participate as a member of the Board of Directors.

The Corporate Governance and Nominating Committee identifies nominees for the class of directors being elected at each annual meeting of stockholders by first evaluating the current members of such class of directors willing to continue in service. Current members of the Board of Directors with skills and experience that are relevant to our business and who are willing to continue in service are considered for re-nomination, balancing the value of continuity of service by existing members of the Board of Directors with that of obtaining a new perspective. If any member of such class of directors does not wish to continue in service or if the Corporate Governance and Nominating Committee or the Board of Directors decides not to re-nominate a member of such class of directors for re-election, the Corporate Governance and Nominating Committee identifies the desired skills and experience of a new nominee in light of the criteria above, and may recommend a reduction in the size of the Board until a new nominee is identified. Members of the Corporate Governance and Nominating Committee and the Board of Directors are polled for suggestions as to individuals meeting the criteria for nomination. Research may also be performed to identify qualified individuals. This committee may, in its discretion, engage third party search firms to identify and assist in recruiting potential nominees to the Board of Directors. Candidates may also come to the attention of this committee through management, stockholders or other persons.

Pursuant to the requirements of its charter, the Corporate Governance and Nominating Committee will review any director candidates recommended by our stockholders who are entitled to vote in the election of directors, provided that the stockholder recommendations are timely submitted in writing to our Secretary, along with all required information, in compliance with the stockholder nomination provisions of our bylaws. Any candidates properly recommended in accordance with the foregoing requirements by stockholders will be considered in such manner as the members of our Corporate Governance and Nominating Committee deem appropriate.

Communications with Directors

Stockholders may contact our Board of Directors, any Committee thereof, or any Director in particular, by writing to them, c/o LoopNet, Inc., 185 Berry Street, Suite 4000, San Francisco, CA 94107, Attn: Secretary. We will forward any correspondence sent in the foregoing manner to the appropriate addressee without review by management. Comments or questions regarding the Company s accounting, internal controls or auditing matters will be referred to the Chair of the Audit Committee. Comments or questions regarding the nomination of directors and other corporate governance matters will be referred to the Chair of the Corporate Governance and Nominating Committee.

Compensation of Directors

The Company s Director Compensation Policy consists of the following: Our non-employee directors are entitled to equity compensation of an option to purchase 25,200 shares of our common stock upon first becoming a director and an option to purchase 10,500 shares of our common stock annually thereafter. Non-employee directors will also be paid an annual cash retainer of \$20,000 for serving on the Board of Directors, an additional annual cash retainer of \$10,000 for serving as the chair of our Audit Committee and \$5,000 for serving as the chair of each of our Compensation and Corporate Governance and Nominating committees. Non-employee directors will also be entitled to meeting fees ranging from \$500 to \$2,000 for board and committee meetings depending on the day held and whether they are in person or telephonic meetings.

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Directors who are employees of LoopNet, such as Mr. Boyle, have not received and will not receive any additional compensation for their services as directors.

Each of our non-employee directors received an annual stock option grant to purchase 10,500 shares of our common stock in connection with their annual service on the Board of Directors in May of 2007. Each option has an exercise price of \$19.06 per share which was equal to the closing price on the date of grant and the option becomes exercisable as to 100% of the shares subject to the award on the earlier of (i) the one year anniversary of the date of the grant of the award and (ii) the date immediately preceding the date of the Annual Meeting of the Company s stockholders for the year following the year of grant for the award, subject to the non employee director s continued service to the Company through the vesting date.

The following table provides compensation information for our non-employee directors for 2007:

	Fees Earned or		
	Paid	Option Awards	Total
Name	in Cash (\$)	$(\$)^{(1)}$	(\$)
Jeffrey Brody ⁽²⁾	10,912.09	0.00	10,912.09
William Byrnes	39,944.44	52,837.00	92,781.44
Dennis Chookaszian	32,000.00	52,837.00	84,837.00
Noel Fenton	37,000.00	52,837.00	89,837.00
Scott Ingraham	32,000.00	52,837.00	84,837.00
William Millichap	37,000.00	52,837.00	89,837.00
Thomas E. Unterman	33,555.56	52,837.00	86,392.56

- (1) These amounts reflect expense recognized by us in 2007 for financial statement reporting purposes in accordance with Statement of Financial Standards (SFAS) No. 123R, Share-Based Payment, (FAS 123(R)) for each of the options granted to our six current non-employee directors in May 2007. Information regarding the valuation assumptions used in the calculation of this amount are included in footnote 7 to the Company s audited financial statements for the fiscal year ended December 31, 2007 included in the Company s Annual Report on Form 10-K filed with the Securities and Exchange Commission on March 4, 2008. The aggregate grant date fair value of each such option computed in accordance with FAS 123(R) was \$87,110. Our non-employee directors held options to purchase the following number of shares of common stock as of December 31, 2007: Jeffrey Brody none; William Byrnes 35,700 shares; Dennis Chookaszian 35,700 shares; Noel Fenton 10,500 shares; Scott Ingraham 35,700 shares; William Millichap 10,500 shares, and Thomas E. Unterman 10,500 shares.
 - (2) Jeffrey Brody was a member of our Board of Directors prior to the 2007 Annual Meeting, at which time Mr. Brody did not stand for reelection, and his term as a director ended.

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PROPOSAL NO. 2

RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANT

You are being asked to ratify the appointment of Ernst & Young LLP (E&Y) as our independent registered public accounting firm for our fiscal year ending December 31, 2008.

Our Audit Committee has selected E&Y as our independent registered public accounting firm for fiscal year 2008. E&Y has served as our independent registered public accounting firm since 2001. Representatives of E&Y are expected to be present at the Annual Meeting. They will have the opportunity to make a statement if they desire to do so and will be available to respond to appropriate questions from you.

The approximate fees billed to us by E&Y for services rendered with respect to fiscal years 2006 and 2007 were as follows:

	2006	2007
Audit Fees ⁽¹⁾ Tax Fees	\$ 302,075 \$ 0	\$ 369,928 \$ 10,000
Total	\$ 302,075	\$ 379,928

(1) Audit fees represent fees for professional services provided in connection with the audit of the Company s financial statements and review of the Company s quarterly financial statement and audit services provided in connection with other statutory or regulatory filings. Audit fees in 2006 include services rendered in connection with our initial public offering of \$126,408.

The Audit Committee has delegated to the Chair of the Audit Committee the authority to pre-approve audit-related and non-audit services not prohibited by law to be performed by the Company s independent auditors and associated fees up to a maximum of \$50,000, provided that the Chair shall report any decision to pre-approve such audit-related or non-audit services and fees to the full Audit Committee at its next regular meeting.

The Audit Committee pre-approved the services of Ernst & Young with respect to the Company s financial statements and other quarterly reviews and related SEC compliance services for 2007.

The Board of Directors recommends a vote for the ratification of the appointment of Ernst & Young LLP as the Company s independent auditors for the fiscal year ending December 31, 2008.

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COMMON STOCK OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth information regarding ownership of the Company s common stock as of April 2, 2008 or any indicated earlier date for information based on filings with the Securities and Exchange Commission by (a) each person known to the Company to own more than 5% of the outstanding shares of the Common Stock, (b) each director and nominee for Director of the Company, (c) the Company s Chief Executive Officer, Chief Financial Officer and each other executive officer named in the compensation tables appearing later in this Proxy Statement and (d) all directors and executive officers as a group. The information in this table is based solely on statements in filings with the Securities and Exchange Commission (the SEC) or other reliable information.

Name and Address of Beneficial Owner ⁽¹⁾	Amount and Nature of Beneficial Ownership(#) ⁽²⁾	Percent of Class (%)
5% Stockholders:		
FMR LLC ⁽³⁾	5,829,129	16.3
Rustic Canyon Ventures, L.P. ⁽⁴⁾	3,230,593	9.0
Directors and Executive Officers:	, ,	
Richard J. Boyle, Jr. ⁽⁵⁾	1,398,710	3.9
Thomas P. Byrne ⁽⁶⁾	296,766	*
Brent Stumme ⁽⁷⁾	397,219	1.1
Jason Greenman ⁽⁸⁾	508,998	1.4
Wayne Warthen ⁽⁹⁾	450,438	1.3
Thomas E. Unterman ⁽¹⁰⁾	3,241,093	9.1
William Byrnes ⁽¹¹⁾	33,900	*
Noel Fenton ⁽¹²⁾	45,283	*
William Millichap ⁽¹³⁾	41,856	*
Dennis Chookaszian ⁽¹¹⁾	18,900	*
Scott Ingraham ⁽¹¹⁾	22,500	*
All directors and executive officers as a group (eleven persons)	6,455,663	17.9

^{*} Less than 1%.

- (1) Unless otherwise indicated, the address of each of the named individuals is c/o 185 Berry Street, Suite 4000, San Francisco, CA 94107.
- (2) Beneficial ownership of shares is determined in accordance with the rules of the SEC and generally includes any shares over which a person exercises sole or shared voting or investment power, or of which a person has the right to acquire ownership within 60 days after April 2, 2008. Except as otherwise noted, each person or entity has sole voting and investment power with respect to the shares shown. Unless otherwise noted, none of the shares shown as beneficially owned on this table are subject to pledge.
- (3) Based solely on information reported on an amendment to Schedule 13G filed February 14, 2008 with the Securities and Exchange Commission. The shares are beneficially owned by the following direct or indirect

wholly-owned subsidiaries or affiliates of FMR LLC: (i) Fidelity Management & Research Company (5,719,029), (ii) Fidelity International Limited (88,600), (iii) Pyramis Global Advisors, LLC (18,600), (iv) Pyramis Global Advisors Trust Company (2,900). FMR LLC has sole dispositive power as to all of the shares reported and sole voting power as to 107,200 shares. The address for FMR LLC is 82 Devonshire Street, Boston, MA 02109.

- (4) Based on information reported on a Schedule 13G filed with the Securities and Exchange Commission on February 14, 2008. Thomas Unterman, Mark S. Menell, Renee E. Labran, Michael K. Kim, John C. Babcock and Michael I. Song, collectively serve as partners (the RCP Partners) of Rustic Canyon Partners, LLC, the general partner of Rustic Canyon Ventures, L.P. The RCP Partners and Rustic Canyon Partners, LLC may be deemed to have shared power to vote and dispose of all of the shares reported. The address for Rustic Canyon Ventures, L.P. is 2425 Olympic Blvd., Suite 6050W, Santa Monica, CA 90404.
- (5) Includes (i) 14,590 shares of restricted stock subject to repurchase by the Company, (ii) 1,099,410 shares held by the Boyle Family Trust dated April 13, 2006, of which Mr. Boyle and Catherine M. Boyle are trustees and (iii) 165,662 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008. 600,000 of the shares held by the Boyle Family Trust have been pledged as security for a personal loan from a third-party financial institution.
- (6) Includes (i) 25,864 shares of restricted stock subject to repurchase by the Company and (ii) 70,698 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008.

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- (7) Includes (i) 27,264 shares of restricted stock subject to repurchase by the Company, (ii) 248,124 shares held by the Stumme Family Trust, of which Mr. Stumme is a trustee and (iii) 40,111 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008.
- (8) Includes (i) 25,253 shares of restricted stock subject to repurchase by the Company and (ii) 28,524 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008.
- (9) Includes (i) 14,027 shares of restricted stock subject to repurchase by the Company, (ii) 248,862 shares held by the Wayne B. Warthen and Monica L. Warthen Trust dated September 18, 1998, of which Mr. Warthen is a trustee and (iii) 32,514 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008.
- (10) Includes (i) 3,230,593 shares held by Rustic Canyon Ventures, L.P., of which Mr. Unterman is the managing partner, and (ii) 10,500 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008. Mr. Unterman shares voting control and dispositive power over the shares held by Rustic Canyon Ventures, L.P. and disclaims beneficial ownership of these shares, except to the extent of his pecuniary interest therein. Mr. Unterman s business address is c/o Rustic Canyon Ventures, L.P., 2425 Olympic Blvd., Suite 6050W, Santa Monica, CA 90404.
- (11) Includes 18,900 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008.
- (12) Includes 10,500 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008. Mr. Fenton s business address is c/o Trinity Ventures, 3000 Sand Hill Road, Building 4, Suite 160, Menlo Park, CA 94025.
- (13) Includes 10,500 shares issuable upon exercise of options that are exercisable within 60 days of April 2, 2008. Mr. Millichap s business address is c/o Marcus & Millichap, 2626 Hanover Street, Palo Alto, CA 94304. Mr. Millichap will not be standing for reelection at the Annual Meeting and his term as a director will end on the date of the Annual Meeting.

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SECTION 16(A) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Compliance with Section 16(a) of the Securities Exchange Act of 1934 requires our Directors, executive officers and persons who own more than 10% of a registered class of our equity securities to file reports of holdings and transactions of LoopNet common stock and other equity securities with the SEC. Directors, executive officers and 10% or greater stockholders are required by SEC regulations to furnish us with copies of all of the Section 16(a) reports they file. Based solely upon a review of the copies of the forms furnished to us and the representations made by the reporting persons to us, we believe that during 2007 our Directors, executive officers and 10% or greater stockholders complied with all filing requirements under Section 16(a) of the Exchange Act, except as follows. Due to an administrative error, each of Mr. Boyle, Mr. Stumme and Mr. Warthen filed a late Form 4 on April 5, 2007, one day late, each covering 44 transactions for such reporting person occurring on April 2, 2007 under Rule 10b5-1 trading plans.

SIGNIFICANT RELATIONSHIPS AND TRANSACTIONS WITH DIRECTORS, OFFICERS OR PRINCIPAL STOCKHOLDERS

Related Party Transactions

Pursuant to our code of business conduct and ethics and its charter, our Audit Committee must review and approve any transaction that the Company proposes to enter into that would be required to be disclosed under Item 404(a) of Regulation S-K. Item 404(a) of Regulation S-K requires the company to disclose in its proxy statement any transaction involving more than \$120,000 in which the Company is a participant and in which any related person has or will have a direct or indirect material interest. A related person is any executive officer, director, nominee for director, or holder of 5% or more of the Company s common stock, or an immediate family member of any of those persons.

Since January 1, 2007, the Company has not been a participant in any transaction with a related person other than the indemnification agreements described below.

Indemnification agreements with officers and directors

Our amended and restated certificate of incorporation and our bylaws provide that we will indemnify each of our directors and officers to the fullest extent permitted by the Delaware General Corporation Law. Further, we have entered into indemnification agreements with each of our directors and executive officers.

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EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

Committee Composition and Responsibilities

The Company s formal written charter for its Compensation Committee establishes procedures for determining the compensation of its executive officers, as described below.

Our Compensation Committee consists of Mr. Fenton, as Chairman, Mr. Millichap and Mr. Unterman. The Board has determined that each of the members of our Compensation Committee meets the requirements of independence as set forth in the rules and regulations promulgated by the SEC and the Nasdaq Stock Market.

Pursuant to its charter, the Compensation Committee is responsible for reviewing, discussing with the full Board, and establishing the compensation of the Company s Chief Executive Officer and for determining the various components of the Chief Executive Officer s compensation. It is also responsible for reviewing, discussing with the full Board, and establishing the compensation of the other executive officers. The Committee oversees and administers, either directly or by delegating its authority, the Company s 2006 Equity Incentive Plan, and addresses such other compensation matters as may from time to time be directed by the Board of Directors.

Compensation Philosophy

The Compensation Committee s compensation policy for executive officers is designed to attract, motivate, and retain talented executives responsible for the success of LoopNet and to promote the long-term interests of LoopNet and its stockholders. The Committee first establishes base salaries, and then approves target annual cash bonuses based on those base salaries, with a heavy emphasis on performance-based components, such as cash bonuses and equity incentives, the value of which could increase or decrease to reflect changes in corporate and individual performance. These incentive compensation policies are intended to reinforce management s objectives to enhance profitability and stockholder value.

Factors Considered

Within the context of the overall objectives of our compensation programs, the Compensation Committee determined the specific amounts of compensation to be paid to each of the Company s executive officers in 2007 based on a number of factors, including, its understanding of the amount of compensation generally paid by similarly situated companies to their executives with similar roles and responsibilities; the performance of the executive officers during 2007 in general and as measured against predetermined performance goals; the roles and responsibilities of the executive officers; the individual experience and skills of, and expected contributions from, the executive officers; the amounts of compensation being paid to the Company s other executives; the executive officers historical compensation at the Company; and any contractual commitments the Company has made regarding its executives compensation.

In late 2006, the Compensation Committee engaged an independent executive compensation consultant, Compensia, to aid the Compensation Committee in executive compensation matters. Compensia assisted the Compensation Committee in evaluating the Company s existing compensation plans, programs and guidelines and provided analysis and advice to the Compensation Committee during 2007 related to designing and implementing the elements of such a plan, as described further below.

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Elements of Executive Compensation

Cash Compensation

The cash compensation of the Company s senior management consists of base salary and an annual performance-based bonus determined by the Compensation Committee after discussion with the full Board. Cash compensation is paid to reward near term performance (i.e. no longer than the coming year) and to encourage executives to optimize current opportunities. Cash compensation rewards current contributions towards goals consistent with the Company s business strategy and enables the Company to attract and retain highly qualified executive officers and key employees.

Base Salary.

Our Compensation Committee generally looks to set base salaries for executive officers between approximately the 50th percentile and the 75th percentile compared to companies in the Company speer group, adjusted to reflect each employee soverall responsibilities, professional qualifications and business experience. Compensia provided the Compensation Committee with an executive compensation study based on the Company speer group, defined as comparable companies as identified by analysts covering the Company, and companies in the Company speer group as geographic region that compete for management talent.

The Company s peer group for this analysis included: Audible, Inc.; Bankrate, Inc.; Costar Group, Inc.; Housevalues, Inc.; Imergent, Inc.; Ipass Inc.; J2 Global Communications, Inc.; Keynote Systems, Inc.; Liquidity Services, Inc.; Looksmart, Ltd.; Miva, Inc.; Move, Inc.; Opsware Inc.; Sonicwall, Inc.; The Knot, Inc.; Thestreet.com, Inc.; and Travelzoo Inc.

In 2007, the Compensation Committee increased Mr. Boyle s base salary to \$325,000. This represented an increase of approximately 24.5%, bringing Mr. Boyle s base salary to a level slightly below the 50th percentile of chief executive officers in the Company s peer group. The base salaries for the Company s other executive officers were increased between 5% and 15%, to the following levels: Mr. Byrne \$240,350, Mr. Stumme \$240,350, Mr. Greenman \$225,720 and Mr. Warthen \$215,460. These increases brought the executive officers base salaries to levels between the 50th and 75th percentile for executives in corresponding roles in the Company s peer group.

In 2008, the Compensation Committee approved base salary increases of between 6% and 9% for executive officers, based on a continued target range of between the 50th and 75th percentile compared to the Company s peer group, as adjusted to reflect each individual officer s performance and value to the Company.

Annual Incentive Pay.

The Company has a cash bonus plan for employees exhibiting exceptional performance, and all of our named executive officers are eligible to participate in such plan.

The cash bonus plan is administered by the Compensation Committee, which has full authority to select participants, set bonus amounts and fix performance targets. The Compensation Committee sets a range of possible annual cash bonuses for each executive within a specified range of percentages of the executive s base salary. Actual amounts paid are based on the achievement of performance goals, such as the Company s revenue, adjusted EBITDA, net income and other key corporate goals, and are eligible for increase if revenue, adjusted EBITDA and net income exceed the plan performance targets. The Chief Executive Officer of the Company makes recommendations to the Compensation Committee as to the range of base salary to be targeted as bonus payments to each named executive officer of the Company other than himself, with the final determination of the bonus ranges and amounts made by the Compensation Committee.

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In 2007, each of our named executive officers was eligible to receive a bonus under the cash bonus plan if certain threshold financial targets were achieved and other objectives met. The executive officers were eligible for bonuses based on a range of percentages of their respective base salaries, as set forth below:

	Minimum Bonus	Maximum Bonus
Name	Percentage at Target (%)	Percentage (%)
Rich Boyle	30	80
Thomas P. Byrne	30	80
Brent Stumme	30	60
Jason Greenman	25	50
Wayne Warthen	25	50

These bonus ranges were in line with the historical practice of the Company, as well as the Compensia executive compensation guidelines. The target bonus amounts were based on the Company achieving financial results at budget amounts as approved by the Board, with an opportunity to earn additional amounts for performance in excess of budget.

For 2007, cash bonuses were approved by the Compensation Committee in January 2008. Because the Company exceeded its financial and operational goals for 2007 and based on individual contributions and achievements, the Compensation Committee approved bonus payouts for fiscal year 2007 that were both consistent with bonus amounts in the past as well as within the market range of cash bonus amounts for officers in similar positions at similar companies based on the Compensia executive compensation study reviewed by the Compensation Committee. Based on these factors, Mr. Boyle s bonus percentage represented approximately 50.7% of his base salary for 2007, while bonus percentages for our other named executive officers represented between 34.8% and 66.6% of such officer s base salary. Bonus amounts earned for 2007 and paid in 2008 for our named executive officers were as follows:

Name	Bonus Amount (\$)
Rich Boyle	165,000
Thomas P. Byrne	160,000
Brent Stumme	140,000
Jason Greenman	110,000
Wayne Warthen	75,000

For 2008, the Compensation Committee recently approved a cash bonus plan substantially similar to the 2007 cash bonus plan.

Although these bonuses do not qualify as performance-based compensation for purposes of Section 162(m) of the Internal Revenue Code because our shareholders did not approve such bonus plan, we believe that they will still be fully deductible for tax purposes because of their amounts.

Long Term Incentives

The Company s primary method for providing executives officers and employees with long term incentives is through our 2006 Equity Incentive Plan. We believe that equity-based compensation aligns the interests of the Company s executive officers and employees with those of its stockholders and drives increases in the long-term value of the Company s common stock by making a portion of executive officers total compensation over time directly dependent on the Company s performance.

The Compensation Committee worked with Compensia in 2007 to design an equity-based compensation plan tailored to the purpose described above. In designing this plan, the Compensation Committee reviewed equity models, prepared by Compensia, based on different assumptions as to the Company s future revenue growth and price/revenue multiples. Long-term equity-based compensation incentives for executive officers and other employees are effected through the Company s 2006 Equity Incentive Plan. Prior to the

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Company s initial public offering in 2006, long-term equity incentives for executive officers and other employees were effected through the Company s 2001 Stock Option Plan.

The number of shares subject to an equity-based compensation grant to an executive officer is determined by the Compensation Committee and is based on the executive officer s position, past performance, anticipated future contributions, and prior equity-based grants. In 2007, based on Compensia s executive compensation study, the Compensation Committee considered implementing grants of restricted stock units as a means of equity compensation for retention of employees. The use of restricted stock units in conjunction with stock options will provide the Company with the flexibility to manage both medium and long term retention of employees, while driving increases in the value of the Company s common stock by aligning employee and stockholder incentives. The Company began granting restricted stock units in February 2008. The Compensation Committee has delegated to Mr. Boyle and Mr. Stumme authority to approve stock option grants and restricted stock units to non-executive employees, within certain limitations.

The exercise price of all of our stock options has been equal to the fair market value (the closing price on Nasdaq) of the Company s common stock on the date of grant. Options granted pursuant to our equity incentive plan will provide a return to the employee only if he or she remains in the Company s service, and then only if the market price of the Company s common stock appreciates over the option term. Stock options granted to new employees pursuant to our equity incentive plan vest monthly over a four-year period with an initial one-year cliff. Restricted stock units vest one-quarter annually on the anniversary of the date of grant, for a period of four years. For non-executive officers, new hire stock options and restricted stock units may be granted by our Chief Executive Officer or our Chief Financial Officer on the first day of employment with the Company. Promotional and evergreen stock options granted to current employees pursuant to our equity incentive plans vest monthly over a four-year period. Annual equity awards are granted in the first quarter of each year to our named executive officers and other designated employees at a regularly scheduled meeting of the Compensation Committee. The exercise price of these grants is equal to the closing fair market value of our common stock as reported by Nasdaq on the date the Compensation Committee approves the grant unless the grant date is deferred to a date when all material non-public information will be disclosed, in which case the date of grant will be the date specified by the Compensation Committee and the exercise price will be equal to the closing fair market value of our common stock as reported by Nasdaq on such date.

In March 2007, the Compensation Committee approved evergreen stock option grants to the Company's Chief Executive Officer and other named executive officers. Based on the Compensia executive compensation study's survey of grants for similar executives at similar companies, the past and anticipated performance of individual officers, and prior grants to individual officers and vesting of such grants, the Compensation Committee granted evergreen options as follows:

Name	2007 Option Award (# of shares of Common Stock)
Rich Boyle	85,000
Thomas P. Byrne	55,000
Brent Stumme	45,000
Jason Greenman	45,000
Wayne Warthen	35,000

In January 2008, the Compensation Committee again reviewed past and anticipated performance of individual officers, prior grants to individual officers and vesting of such grants, in determining evergreen stock option grants.

The Compensation Committee granted Mr. Boyle an option to purchase 90,000 shares of Company common stock and granted an option to purchase between 60,000 and 65,000 shares of common stock to each other named executive officer. Additionally, in connection with his promotion to President and Chief Operating Officer in January of 2008, the Compensation Committee granted Mr. Byrne 85,000 restricted stock units and an option to purchase 315,000 shares of common stock. In making this determination, the Compensation Committee reviewed the Compensia study of compensation for officers at the President and Chief Operating Officer level in peer companies, as well prior grants and vesting of such grants to Mr. Byrne.

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Benefits

The named executive officers are entitled to participate in the Company s benefit programs which are available to all Company employees, including company-sponsored health and welfare plans. The Company also offers a voluntary 401(k) plan for all eligible employees, including management, pursuant to which the Company matches 100% of participants contributions up to a maximum of 3% of their compensation and 50% of additional contributions for an additional 2% of the employees compensation. The Company has no defined benefit or defined contribution pension plan for management.

Post-termination protection and payments

All of our employees, including our executive officers, are employed at will and do not have employment agreements or other agreements providing severance or other benefits in connection with termination of employment. However, our named executive officers are participants in equity incentive plans and are entitled to accelerated vesting of awards in certain circumstances in connection with a change in control of the Company, as discussed below.

Options and other awards granted pursuant to our 2006 Equity Incentive Plan will accelerate and become fully vested in connection with a change in control of the Company in the event the successor corporation in such change in control does not assume or substitute outstanding options or other awards in connection with the change in control. In addition, if the successor corporation does assume or substitute such options or other awards but a participant in our 2006 Equity Incentive Plan holding an assumed or substituted option or other award either (i) is not offered full-time employment with the successor corporation upon terms and conditions no less favorable than those in effect prior to the change in control, or (ii) is offered and accepts such employment, but such employment is terminated by the successor corporation within 12 months after the change in control without cause (as such term is defined in our 2006 Equity Incentive Plan), then any assumed or substituted option or other award held by the terminated participant at the time of termination shall accelerate and become exercisable as to 50% of the otherwise unvested shares as of the date of termination.

Summary

The Compensation Committee believes that the Company s compensation philosophy and programs are designed to foster a performance-oriented culture that aligns employees interests with those of the Company s stockholders. The Compensation Committee believes that the compensation of the Company s executives is both appropriate and responsive to the goal of improving stockholder value.

The following Report of the Compensation Committee and related disclosure shall not be deemed incorporated by reference by any general statement incorporating this proxy statement into any filing under the Securities Act of 1933, as amended, or under the Securities Exchange Act of 1934, as amended, except to the extent that the Company specifically incorporates this information by reference, and shall not otherwise be deemed filed under such Acts.

Report of the Compensation Committee

The Compensation Committee reviewed this Compensation Discussion and Analysis and discussed its contents with Company management. Based on the review and discussions, the Committee has recommended that this Compensation Discussion and Analysis be included in the proxy statement.

Respectfully submitted by the Compensation Committee.

Noel J. Fenton (Chair)

Thomas E. Unterman William A. Millichap

Executive Compensation Tables

Summary Compensation Table

The table below summarizes the total compensation paid or earned by our Chief Executive Officer (the CEO), our Chief Financial Officer (the CFO) and our next three most highly compensated executive officers for the fiscal years ended December 31, 2006 and 2007 (we refer to this group as our named executive officers). We have not entered into any employment agreements with any of the named executive officers.

			Stock	Option	Non-Equity Incentive	All Other	
		Salary	Awards	Awards		mpensatio	on
Name and Principal Position	Year	(\$)	(\$) ⁽¹⁾	(\$) ⁽¹⁾ Co	ompensation(\$	_	Total (\$)
Richard J. Boyle, Jr.	2006	261,750	49,855	100,895	150,000	9,028	571,528
CEO and Chairman of	2007	325,000	49,855	259,621	165,000	9,228	808,704
the Board of Directors ⁽⁴⁾							
Thomas P. Byrne	2006	209,000	63,240	22,982	135,000	9,028	439,250
President and Chief	2007	240,350	14,075	126,767	160,000	9,228	550,420
Operating Officer ⁽⁵⁾							
Brent Stumme	2006	209,000	39,969	8,710	135,000	9,028	401,707
Chief Financial Officer and	2007	240,350	33,222	92,004	140,000	9,228	514,804
Senior Vice President, Finance							
and Administration							
Wayne Warthen	2006	205,200	35,206	14,832	52,000	9,028	316,266
Chief Technology Officer and	2007	215,460	23,961	77,808	75,000	9,228	401,457
Senior Vice President,							
Information Technology							
Jason Greenman	2006	209,000	22,620	16,755	85,000	9,028	342,403
Chief Strategy Officer, and	2007	225,720	22,620	103,022	110,000	9,228	470,590
Senior Vice President,							
Corporate Development ⁽⁶⁾							

- (1) The amounts in this column reflect the dollar amounts, without any reduction for risk of forfeiture, recognized for financial statement reporting purposes for the fiscal years ended December 31, 2006 and 2007, in accordance with FAS 123(R) and thus include amounts from option awards granted in and prior to 2006 and 2007. Information regarding the valuation assumptions used in the calculation of the amounts shown for the fiscal years ended December 31, 2005, 2006 and 2007 are included in Note 7 to the Company s audited financial statements for the fiscal year ended December 31, 2007 included in the Company s Annual Report on Form 10-K filed with the Securities and Exchange Commission on March 4, 2008.
- (2) Represents amounts earned for 2007 performance under our Cash Bonus Plan. These bonus amounts were reviewed and established by the Compensation Committee January 2008, after discussion with the full Board.

- (3) Represents (i) a match to employee contributions under the Company s 401(k) Plan, and (ii) a life insurance premium in the amount of \$228, paid by the Company, for each named executive officer.
- (4) Mr. Boyle also served as President from 2001 through January 2008.
- (5) Mr. Byrne served as Chief Marketing Officer and Senior Vice President, Marketing and Sales from 2002 through January 2008.
- (6) Mr. Greenman served as Chief Product Officer and Senior Vice President, Business and Product Development from 2005 through January 2008.

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Grants of Plan-Based Awards Table

The following table sets forth information regarding each grant of an award to our named executive officers in fiscal year 2007:

		Fetime	stad Possik	ale Povouts	All Other Option Awards: Number of	Exercise or Base Price of	Grant Date Fair Value of
Estimated Possible Payouts Under Non-Equity Incentive Plan Awards				Securities	Option	Stock and	
		Threshold		Maximum	Underlying Options	Awards	Option Awards
Name	Grant Date	(\$)	(\$)	(\$)	(#)	(\$/Sh)	(\$) ⁽¹⁾
Richard J. Boyle	3/21/2007	0	97,500	260,000	85,000	16.07	610,878
Thomas P. Byrne	3/21/2007	0	72,105	192,280	55,000	16.07	395,274
Brent Stumme	3/21/2007	0	72,105	144,210	45,000	16.07	323,406
Wayne Warthen	3/21/2007	0	53,865	107,730	35,000	16.07	251,538
Jason Greenman	3/21/2007	0	56,430	112,860	45,000	16.07	323,406

⁽¹⁾ The value of the stock and option awards has been computed in accordance with FAS 123(R) which requires that we recognize as compensation expense the value of all stock-based awards granted to employees in exchange for services over the requisite service period. For more information, see Note 7 in the Notes to Financial Statements contained in our Annual Report on Form 10-K.

Outstanding Equity Awards at Fiscal Year-End

The following table sets forth information regarding outstanding equity awards held by our named executive officers at the end of fiscal 2007:

	Option Awards			Stock Awards		
Number of Securities	Number of Securities					
Underlying	Underlying			Number of	Market Value of	
Unexercised	Unexercised	Option		Shares or Units	Shares or Units	
Options (#)	Options (#)	Exercise Price	Option Expiration	of Stock That	of Stock That	

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Name	Exercisable	Unexercisable ⁽¹⁾	(\$/Sh)	Date	Have Not Vested (#)	Have Not Vested (\$) ⁽²⁾
- 100			(4. ~)		()	(+)
Richard Boyle	104,167	145,833	4.075	1/19/2016	43,684	613,760
	15,937	69,063	16.07	3/20/2014		
Thomas P. Byrne	20,319	57,261	4.075	1/19/2016	35,099	493,141
	10,312	44,688	16.07	3/20/2014		
Brent Stumme	16,178	35,592	4.075	1/19/2016	35,784	502,765
	8,437	36,563	16.07	3/20/2014		
Wayne Warthen	19,413	32,357	4.075	1/19/2016	19,422	272,879
	6,562	28,438	16.07	3/20/2014		
Jason Greenman	2,971	46,055	4.075	1/19/2016	40,098	563,377
	8,437	36,563	16.07	3/20/2014		

⁽¹⁾ All such options vest 1/48th per month for four years from the vesting commencement date, so long as the named executive officer remains an employee of the Company.

⁽²⁾ Based upon the closing sale price for the common stock on the Nasdaq Global Market on December 31, 2007 of \$14.05 per share.

Option Exercises and Stock Vested

The following table sets forth information regarding shares of common stock acquired through vesting of restricted stock awards and exercises of stock options by our named executive officers during fiscal 2007:

	Optio	Stock Awards		
	Number		Number	
	of		of	
	Shares		Shares	
		Value		
	Acquired	Realized	Acquired	Value Realized
	on		on	
	Exercise	on Exercise	Vesting	on Vesting
Name	(#)	(\$)	(#)	(\$) ⁽¹⁾
Richard Boyle	0	0	78,514	1,447,345
Thomas P. Byrne	11,082	124,248	22,164	403,717
Brent Stumme	0	0	55,861	1,059,155
Wayne Warthen	0	0	41,280	775,822
Jason Greenman	22,284	240,333	35,627	661,684

⁽¹⁾ The value realized equals the market value of LoopNet common stock on the vesting date, multiplied by the number of shares that vested.

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

No interlocking relationship exists, or in the past fiscal year has existed, between any member of our Compensation Committee and any member of any other company s board of directors or compensation committee.

The following Report of the Audit Committee and related disclosure shall not be deemed incorporated by reference by any general statement incorporating this proxy statement into any filing under the Securities Act of 1933, as amended, or under the Securities Exchange Act of 1934, as amended, except to the extent that the Company specifically incorporates this information by reference, and shall not otherwise be deemed filed under such Acts.

REPORT OF THE AUDIT COMMITTEE

Under the guidance of a written charter adopted by the Board of Directors, the purpose of the Audit Committee is to oversee the accounting and financial reporting processes of the Company and audits of its financial statements. The responsibilities of the Audit Committee include appointing and providing for the compensation of the registered public accounting firm. Each of the members of the Audit Committee meets the independence requirements of the Nasdaq Stock Market.

Management has primary responsibility for the system of internal controls and the financial reporting process. The registered public accounting firm has the responsibility to express an opinion on the financial statements based on an audit conducted in accordance with generally accepted auditing standards.

In this context and in connection with the audited financial statements contained in the Company s Annual Report on Form 10-K, the Audit Committee:

reviewed and discussed the audited financial statements as of and for the fiscal year ended December 31, 2007 with the Company s management and the registered public accounting firm;

discussed with Ernst & Young LLP, the Company s registered public accounting firm, the matters required to be discussed by Statement of Auditing Standards No. 61, Communication with Audit Committees, as amended by Statement of Auditing Standards No. 90, Audit Committee Communications;

reviewed the written disclosures and the letter from Ernst & Young LLP required by the Independence Standards Board Standard No. 1, Independence Discussions with Audit Committees, discussed with the auditors their independence, and concluded that the non-audit services performed by Ernst & Young are compatible with maintaining their independence;

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based on the foregoing reviews and discussions, recommended to the Board of Directors that the audited financial statements be included in the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 2007 filed with the Securities and Exchange Commission; and

instructed the registered public accounting firm that the Audit Committee expects to be advised if there are any subjects that require special attention.

AUDIT COMMITTEE William Byrnes (Chair) Scott Ingraham Dennis Chookaszian

ADDITIONAL INFORMATION

Stockholder Proposals

Requirements for Stockholder Proposals to be Brought Before the Annual Meeting. Our bylaws provide that, for recommendations of candidates for election to the Board of Directors or other proposals to be considered at an annual meeting of stockholders, the stockholder must have given written notice to our Secretary at 185 Berry Street, Suite 4000, San Francisco, CA 94107, not later than 90 days and not more than 120 days prior to the anniversary of the mailing date of the proxy materials for the previous year s annual meeting. However, the Bylaws also provide that in the event that no annual meeting was held in the previous year or the date of the annual meeting is advanced by more than 30 days or delayed by more than 30 days from the date contemplated at the time of the previous year s proxy statement, this advance notice must be received not earlier than the 90th day prior to such annual meeting and not later than the 10th day following the day on which public announcement of the date of such meeting is first made. In addition to these timing requirements, any stockholder proposal to be brought before the annual meeting must set forth: (a) a brief description of the business desired to be brought before the meeting, and the reasons for conducting such business at the meeting, (b) the name and address, as they appear on the Company s books, of the stockholder proposing such business, (c) the number of shares of the Company s common stock that are beneficially owned by the stockholder, (d) any material interest of such stockholder in such business, and (e) any additional information that is required to be provided by the stockholder pursuant to Regulation 14A under the Securities Exchange Act of 1934, as amended (the 1934 Act).

Requirements for Stockholder Proposals to be Considered for Inclusion in the Company s Proxy Materials. In addition to the requirements stated above, our stockholders who wish to submit proposals for inclusion in our proxy materials must comply with Rule 14a-8 promulgated under the 1934 Act. For such proposals to be to be included in our proxy materials next year relating to our 2009 Annual Meeting of Stockholders, all applicable requirements of Rule 14a-8 must be satisfied and we must receive such proposals no later than December 16, 2008. Such proposals must be delivered to our Secretary, c/o LoopNet, Inc., 185 Berry Street, Suite 4000, San Francisco, CA 94107.

Householding of Proxy Materials

The SEC has adopted rules that permit companies and intermediaries such as brokers to satisfy delivery requirements for proxy statements with respect to two or more stockholders sharing the same address by delivering a single proxy statement addressed to those stockholders. This process, which is commonly referred to as householding, potentially provides extra convenience for stockholders and cost savings for companies. LoopNet and some brokers household proxy materials, delivering a single proxy statement to multiple stockholders sharing an address unless contrary instructions have been received from the affected stockholders. Once you have received notice from your broker or us

that they or we will be householding materials to your address, householding will continue until you are notified otherwise or until you notify us, or your broker if your shares are held in a brokerage account, that you would prefer to receive separate materials. If, at any time, you no longer wish to participate in householding and would prefer to receive a separate proxy statement, or if you are receiving multiple copies of the proxy statement and wish to receive only one, please

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notify your broker if your shares are held in a brokerage account or us if you hold registered shares. You can notify us by sending a written request to Secretary, c/o LoopNet, Inc., 185 Berry Street, Suite 4000, San Francisco, CA 94107 tel: (415) 243-4200.

Other Matters

The Board of Directors knows of no other business to be presented at the Annual Meeting, but if other matters do properly come before the Annual Meeting, it is intended that the person named on the proxy card will vote on those matters in accordance with their best judgment.

BY ORDER OF THE BOARD OF DIRECTORS.

Brent Stumme

Chief Financial Officer, Senior Vice President, Finance and Administration and Secretary

San Francisco, California April 11, 2008

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Electronic Voting Instructions
You can vote by Internet or telephone!

Available 24 hours a day, 7 days a week! Instead of mailing your proxy, you may choose one of the two voting methods outlined below to vote your proxy.

VALIDATION DETAILS ARE LOCATED BELOW IN THE TITLE BAR.

Proxies submitted by the Internet or telephone must be received by 1:00 a.m., Pacific Daylight Time, on May 28, 2008.

Vote by Internet

Log on to the Internet and go to www.investorvote.com

Follow the steps outlined on the secured website.

Vote by telephone

Call toll free 1-800-652-VOTE (8683) within the United

States, Canada & Puerto Rico any time on a touch tone

telephone. There is **NO CHARGE** to you for the call.

Follow the instructions provided by the recorded message.

Using a **black ink** pen, mark your votes with an **X** as shown in this example. Please do not write outside the designated areas.

X

Annual Meeting Proxy Card

IF YOU HAVE NOT VOTED VIA THE INTERNET <u>OR</u> TELEPHONE, FOLD ALONG THE PERFORATION, DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.

A Proposals The Board of Directors recommends a vot FOR all the nominees listed and FOR Proposal 2.

1. Election of Directors					
	For	Withhold		For	Withhold
01 - Dennis	[]	[]	02 - Noel J. Fenton*	[]	[]
Chookaszian*					

* Each to serve for a three- have been elected and quali		pires at the 2011 Annual Meeting or until their respective successors
2. To ratify the appointment Young as LoopNet, Inc. s inderegistered public accountant.	t of Ernst &	For Against Abstain [] [] []
C Non-Voting Items		
Change of Address Pleaselow.	se print your nev	v address
D Authorized Signatures your vote to be counted.	This section n Date and Sign	nust be completed for
Please sign exactly as name each sign. When signing as corporate officer, trustee, guardian, or custod	attorney, execut	or, administrator,
Date (mm/dd/yyyy) Please print date below.	Signature 1 - Please keep signature within the box	Signature 2 - Please keep signature within the box

			nts

Proxy LoopNet, Inc.

THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS

The undersigned hereby appoints Richard J. Boyle, Jr., LoopNet s Chief Executive Officer and Chairman of the Board of Directors, and Brent Stumme, LoopNet s Chief Financial Officer and Senior Vice President of Finance and Administration, and each of them, as proxies, with full power of substitution, and hereby authorizes them to represent and vote, as designated below, all shares of the Common Stock of LoopNet, Inc., a Delaware corporation (the *Company''*), held of record by the undersigned on April 2, 2008, at the 2008 Annual Meeting of Stockholders (the *Annual Meeting''*) to be held at 185 Berry Street, San Francisco, CA 94107 at 10:00 a.m., Pacific Daylight Time, on Thursday, May 29, 2007, or at any adjournment or postponement thereof, with all the powers that the undersigned would have if personally present at the meeting.

The undersigned hereby acknowledges receipt of the Notice of Annual Meeting and Proxy Statement, dated April 11, 2008, and a copy of LoopNet Inc. s 2007 Annual Report on Form 10-K as filed with the Securities and Exchange Commission. The undersigned hereby expressly revokes any and all proxies heretofore given or executed by the undersigned with respect to the shares of stock represented by this proxy and, by filing this proxy with the Secretary of LoopNet Inc., gives notice of such revocation. This proxy when properly executed will be voted in accordance with the specifications made by the undersigned stockholder.

IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED FOR THE ELECTION OF THE NOMINEES FOR DIRECTORS, FOR THE RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTANT AND, AT THE DISCRETION OF THE PROXIES, ON ANY OTHER BUSINESS THAT MAY PROPERLY COME BEFORE THE ANNUAL MEETING. THIS PROXY MAY BE REVOKED AT ANY TIME PRIOR TO THE TIME IT IS VOTED.

PLEASE COMPLETE, DATE AND SIGN THIS PROXY AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE.