ELECTRONIC SYSTEMS TECHNOLOGY INC Form DEF 14A April 25, 2007

SCHEDULE 14A INFORMATION

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

Fil	led by the Registrant	[X]
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Check the appropriat	e box:	
[]	Preliminary Proxy Statement	
[]	Confidential for use of the Commission	n Only (as permitted by Rule 14a-6(e)(2))
[X]	Definitive Proxy Statement	
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		transaction computed pursuant to Exchange Act Rule ling fee is calculated and state how it was determined):
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NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

JUNE 1, 2007

Dear Stockholder:

The Annual Meeting of Stockholders of Electronic Systems Technology, Inc. (EST), a Washington Corporation, will be held at Red Lion Hotel at Columbia Center, Kennewick, Washington on Friday, June 1, 2007 at 3:00 p.m. Pacific time for the following purposes:

- 1. To elect a members of the Board of Directors
- 2. To ratify the selection of Moe O Shaughnessy & Associates, P.S., as independent auditor and tax service provider for the Corporation
- $3. \ To \ transact \ such \ other \ business \ as \ may \ properly \ come \ before \ the \ meeting \ and \ any \ postponement(s) \ or \ adjournment(s) \ thereof.$

Only Stockholders of record at the close of business on April 23, 2007 are entitled to notice of, to attend and to vote at the meeting.

By order of the Board of Directors,

ELECTRONIC SYSTEMS TECHNOLOGY, INC.

/s/ T.L. KIRCHNER

T.L. Kirchner, President May 1, 2007 / Approximate Date of mailing to Stockholders

IMPORTANT: Whether or not you plan to attend the meeting, please execute and return the enclosed proxy. A return envelope is enclosed for your convenience. Prompt return of the proxy will assure a quorum and save the Corporation unnecessary expense. At least ten (10) days before the meeting of stockholders, a complete record of the stockholders of the Corporation entitled to vote at such meeting, or any adjournment thereof, will be on file at the place of business of the Corporation at 415 N. Quay St., Bldg B1, Kennewick, Washington 99336, and shall be produced and kept open at the time and place of the meeting. During all times referred to above, the records shall be subject to the inspection of any shareholder for the purposes of the meeting.

ELECTRONIC SYSTEMS TECHNOLOGY, INC. 415 N. Quay Street, Bldg B1 Kennewick, Washington 99336 (509) 735-9092

PROXY STATEMENT
Relating to
ANNUAL MEETING OF SHAREHOLDERS
to be held on June 1, 2007

INTRODUCTION

This Proxy Statement is being furnished by the Board of Directors of Electronic Systems Technology, Inc. a Washington corporation (the "Corporation"), to holders of shares of the Corporation's Common Stock ("Common Stock") in connection with the solicitation by the Board of Directors of proxies to be voted at the Annual Meeting of Shareholders of the Corporation to be held on Friday, June 1, 2007, Pacific time, and any adjournment or adjournments thereof (the "Annual Meeting") for the purposes set forth in the accompanying Notice of the Annual Meeting. This Proxy Statement is first being mailed to shareholders on or about May 1, 2007. The Annual Report of the Corporation for the year ending December 31, 2006 was mailed to stockholders prior to the mailing of this Proxy Statement. Such Annual Report does not form any part of the material for solicitation of proxies.

PURPOSES OF ANNUAL MEETING

Election of Directors

At the Annual Meeting, shareholders entitled to vote (see "Voting at Annual Meeting") will be asked to consider and take action on the election of John Schooley as director to the Corporation's Board of Directors to serve for a three year term. See "Election of Director."

Ratification of Auditor

At the Annual Meeting, shareholders will be asked to ratify the selection of Moe O Shaughnessy & Associates, P.S. as independent auditor and tax service provider for the Corporation for the fiscal year ending December 31, 2007. See "Approval of Auditors."

Other Business

To transact other matters as may properly come before the annual meeting, postponement(s) or any adjournment(s) thereof. See "Other Matters".

VOTING AT ANNUAL MEETING

General

The close of business on the Record Date of April 23, 2007 has been fixed as the record date for determination of the shareholders entitled to notice of, and to vote at the Annual Meeting (the "Record Date"). As of the Record Date, there were issued and outstanding 5,153,667 shares of Common Stock entitled to vote. A majority of such shares will constitute a quorum for the transaction of business at the Annual Meeting. The holders of record on the Record Date of the shares entitled to be voted at the Annual Meeting are entitled to cast one vote per share on each matter submitted to a vote at the Annual Meeting. All action proposed herein may be taken upon a favorable vote of the holders of a majority of such shares of Common Stock represented at the Annual Meeting provided a quorum is present at the meeting in person or by proxy.

Proxies

Shares of Common Stock which are entitled to be voted at the Annual Meeting and which are represented by properly executed proxies will be voted in accordance with the instructions indicated in such proxies. If no instructions are indicated, such shares will be voted: (1) <u>FOR</u> election of John Schooley to the Corporation's Board of Directors, (2) <u>FOR</u> the ratification of the selection of Moe O Shaughnessy & Associates, P.S., as independent auditor and tax service provider; (3) <u>A</u>T the discretion of the proxy holder, any other matters which may properly come before the Annual Meeting.

A shareholder who has executed and returned a proxy may revoke it at any time before it is voted at the Annual Meeting by executing and returning a proxy bearing a later date, by giving written notice of revocation to the Secretary of the Corporation, or by attending the Annual Meeting and voting in person or delivering instruction to the Corporation via email and with written confirmation. A proxy is not revoked by the death or incompetence of the maker unless, before the authority granted thereunder is exercised, written notice of such death or incompetence is received by the Corporation from the executor or administrator of the estate or from a fiduciary having control of the shares represented by such proxy.

The indication of an abstention on a proxy or the failure to vote either by proxy or in person will be treated as neither a vote "for" nor "against" the election of any director. Each of the other matters must be approved by the affirmative vote of a majority of shares present in person or represented by proxy at the meeting and entitled to vote, assuming a quorum is present. Abstention from voting will have the practical effect of voting against these matters since it is one less vote for approval. Broker non-votes, shares held by brokers or nominees for the accounts of others as to which voting instructions have not been given, will be treated as shares that are present for determining a quorum, but will not be counted for purposes of determining the number of votes cast with respect to a proposal. Brokers and nominees, under applicable law, may vote shares for which no instructions have been given in their discretion in the election of directors.

The Corporation will bear all the costs and expenses relating to the solicitation of proxies, including the costs of preparing, printing and mailing this Proxy Statement and accompanying material to shareholders. In addition to the solicitation of proxies by use of the mails, the directors, officers, and employees of the Corporation, without additional compensation, may solicit proxies personally or by telephone or telegram.

1. ELECTION OF DIRECTOR

It is intended that the proxies solicited hereby will be voted for election of the nominee for director listed below, unless authority to do so has been withheld. The Board of Directors knows of no reason why its nominee will be

unable to accept election. However, if the nominee becomes unable to accept election, the Board will either reduce the number of directors to be elected or select a substitute nominee. If a substitute nominee is selected, proxies will be voted in favor of such nominee.

The Board of Directors is divided into three classes, with the terms of office of each class ending in successive years. The terms of current directors of Class I expire with the 2009 Annual Meeting, terms of current directors of Class II expire with the 2007 Annual Meeting, and the terms of current directors in Class III expire with the 2008 Annual Meeting.

Nominee

The nominee for Class II director whose term, if elected, will expire in 2010 and certain additional information with respect to the nominee is as follows:

Nominee Name, Position with the Corporation, Principal Occupation(s), Other Directorships, Age, and Ownership:

CLASS II - Three Year Term Expiring June 2007

John L. Schooley:

Mr. Schooley is a Director of the Company. During the past five years, Mr. Schooley was the former owner and President of Remtron, Inc. in San Diego, California. Remtron, Inc. manufactures advanced radio control and telemetry systems for the industrial marketplace. Mr. Schooley does not serve as director of any other company that is registered under the Securities and Exchange Act.

Age: 67

Shares Beneficially Owned: 135,000

Percent of Class: 2.6 A Director Since: 1993

Shares beneficially owned do not include 75,000 shares subject to options granted 2-25-05, 2-10-06 and 2-16-07.

MANAGEMENT RECOMMENDS THAT THE STOCKHOLDERS VOTE "FOR" THE NOMINEES TO THE BOARD OF DIRECTORS OF THE CORPORATION

2. RATIFICATION OF AUDITOR

Moe O Shaughnessy & Associates, P.S., independent public accountants, have been recommended by the Corporation s Audit Committee, and therefore selected by Corporation s Board of Directors, as the independent auditor and tax service provider for the Corporation for the fiscal year ending December 31, 2007, subject to approval by the shareholders. Moe O Shaughnessy & Associates, P.S. has served as the independent auditor and tax service provider for the Corporation since the fiscal year ended December 31, 1984. This firm is experienced in the field of accounting and is well qualified to act in the capacity of auditor and tax service provider. Moe O Shaughnessy & Associates, P.S., will not be represented at the annual meeting, but questions from shareholders will be presented to the auditors for response.

MANAGEMENT RECOMMENDS THAT THE STOCKHOLDERS VOTE "FOR" ITEM 2

3.

OTHER MATTERS

As of the date of this Proxy Statement, the Board of Directors is not aware of any matters that will be presented for action at the Annual Meeting other than those described above. Should other business properly be brought before the Annual Meeting, it is intended that the accompanying Proxy will be voted thereon in the discretion of the persons named as proxies.

MEMBERS OF BOARD OF DIRECTORS CONTINUING IN OFFICE:

CLASS I - Three Year Term Expiring June 2009

Melvin H. Brown:

Mr. Brown is a Director of the Corporation. During the last five years Mr. Brown has been the owner and president of Manufacturing Services, Inc. prior to his retirement in late 2006. Manufacturing Services provides services in packaging design, printed circuit board layout, prototyping, verification of documentation, testing, burn-in, quality control, and repetitive volume production. Manufacturing Services provides electronic manufacturing and quality control testing services for Electronic Systems Technology. EST purchased \$152,520 of these services from Manufacturing Services during 2006. Mr. Brown does not serve as a director for any other Corporation registered under the Securities and Exchange Act.

Age: 76

Shares Beneficially Owned: 76,500

Percent of Class: 1.5 A Director Since: 1985

Shares beneficially owned do not include 75,000 shares subject to options granted 2-25-05, 2-10-06 and 2-16-07.

Jon Correio:

Mr. Correio is the Vice President of Finance and Administration, Secretary/Treasurer and a Director of the Corporation. During the last five years Mr. Correio has been a full time employee of the Corporation, whose primary duties are to oversee the finance and administration functions of the Corporation. Mr. Correio does not serve as a director for any other Corporation registered under the Securities and Exchange Act.

Age: 39

Shares Beneficially Owned: 0

Percent of Class: 0 A Director Since: 2001

Shares beneficially owned do not include 75,000 shares subject to options granted 2-25-05, 2-10-06 and 2-16-07.

Robert Southworth

: Mr. Southworth is a Director of the Company. Mr. Southworth is a retired Senior Patent Attorney with the U. S. Department of Energy in Richland, Washington. His primary duties with the Department of Energy were the preparation and prosecution of domestic and foreign patent applications in such fields as nuclear reactors, fuel reprocessing, waste management and energy related fields of solar, wind, and fossil fuels. Mr. Southworth does not serve as a director of any other company that is registered under the Securities and Exchange Act

Age: 63

Shares Beneficially Owned: 0

Percent of Class: 0 A Director Since: 1985

Shares beneficially owned do not include 75,000 shares subject to options granted 2-25-05, 2-10-06 and 2-16-07.

CLASS III - Three Year Term Expiring June 2008

T.L. Kirchner:

Mr. Kirchner is founder, President and a Director of the Corporation. During the last five years Mr. Kirchner devoted 100% of his time to the management of the Corporation. His primary duties were, and are, to oversee the management and marketing functions of the Corporation. Mr. Kirchner does not serve as a director for any other Corporation registered under the Securities and Exchange Act.

Age: 58

Shares Beneficially Owned: 403,488

Percent of Class: 7.8 A Director Since: 1985

Shares beneficially owned do not include 75,000 shares subject to options granted 2-25-05, 2-10-06 and 2-16-07.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS

The following table sets forth, as of April 23, 2007, the amount and percentage of the Common Stock of the Corporation, which according to information supplied by the Corporation, is beneficially owned by each person who, to the best knowledge of the Corporation, is the beneficial owner (as defined below) of more than five (5%) of the outstanding common stock.

Title of Class	Name & Address Of Beneficial Owner (1)	Amount & Nature of Beneficial Ownership	Percent of Class
Common	Paul D. Sonkin 460 Park Avenue, 12 th Floor New York NY 10022	610,352	11.8%
Common	EDCO Partners LLP 4605 Denice Drive Englewood CO 80111	415,015	8%
Common	T.L. Kirchner 415 N. Quay St. Kennewick WA 99336	403,488 (2)(3)	7.8%

- (1) Under Rule 13d-3, issued by the Securities and Exchange Commission, a person is, in general, deemed to "Beneficially own" any shares if such person directly or indirectly, through any contract, arrangement, understanding, relationship or otherwise, has or shares (a) voting power, which includes the power to vote or to direct the voting of those shares and/or (b) investment power, which included the power to dispose, or to direct the disposition of those securities. The foregoing table gives effect to shares deemed beneficially owned under Rule 13d-3 based on the information supplied to the Corporation. The persons named in the table have sole voting power and investment power with respect to all shares of Common Stock beneficially owned by them.
- (2) The beneficial owner listed above has stock options to acquire 75,000 shares of Electronic Systems Technology, Inc. Common Stock: Options for 25,000 shares, granted February 25, 2005, options for 25,000 shares, granted February 10, 2006 and options for 25,000 shares, granted February 16, 2007.
- (3) Does not include options granted. See footnote (2) above.

SECURITY OWNERSHIP OF MANAGEMENT

The following table sets forth, as of April 23, 2007, amount and percentage of the Common Stock of the Corporation, which according to information supplied by the Corporation, is beneficially owned by Management, including officers and directors of the Corporation.

Title of Class	Name of Beneficial Owner	Amount & Nature of Beneficial Ownership	Percent of Class
Common	T.L. Kirchner (Officer & Director)	403,488 (1)	7.8%
Common	Robert Southworth (Director)	0(1)	0.0%
Common	Melvin H. Brown (Director)	76,500 (1)	1.5%
Common	Jon Correio (Officer & Director)	0(1)	0.0%
Common	John Schooley (Director)	135,000 (1)	2.6%
Common	D.B. Strecker (VP of Engineering)	19,719 (1)	0.4%

⁽¹⁾ Does not include stock options as granted 2-25-05, 2-10-06 and 2-16-07.

REMUNERATION OF EXECUTIVE OFFICERS

(a) Named Executive Officers

The Corporation's named executive officers are: T.L. Kirchner, President and CEO Jon Correio, Secretary/Treasurer (a noncompensated Board of Director s position)

The information specified concerning the compensation of the named executive officers for each of the Registrant's last three completed fiscal years whose annual salary, bonus and other compensation exceeded \$100,000 in 2004, 2005 and 2006 is provided in the following Summary Compensation Table:

SUMMARY COMPENSATION TABLE

Name and Principal Position	Year	Salary (\$)	Bonus (\$)(1)	Stock Awards (\$)	Option Awards (\$)(2)	Non-Equity Incentive Plan Compensation (\$)	Change in Pension Value and Nonqualified Deferred Compensation Earnings (\$)	All Other Compensation (\$)(3)(4)	Total (\$)
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)
T.L. Kirchner,	2006	\$125,000	\$3,672	0	\$750	-	-	\$16,565	\$145,987
President/CEO	2005	\$125,000	\$5,124	0	-	-	-	\$11,558	\$141,682
	2004	\$125,000	\$3,865	0	-	-	-	\$9,467	\$138,332

- (1) Includes amounts paid under the Non-qualified Employee Profit Sharing Bonus
- (2) Amount represents the dollar amount recognized for financial statement reporting purposes in accordance with SFAS 123R. Assumptions made in the valuation of stock option awards are disclosed in Note 7 of the Notes to the Consolidated Financial Statements in this Form 10-KSB. Prior to 2006, the Company accounted for stock option awards under APB Opinion No. 25 s intrinsic value method and, as such, recognized no compensation cost for employee stock options.
- (3) All Other Compensation consists of premiums paid for Group Health Insurance, Key Man Insurance, Accrued Vacation Pay and Company paid 401(k) matching amounts.
- (4) Amounts do not reflect proceeds of \$0.01 per share cash distribution received during 2006 totaling \$4,035. Receipt of cash distribution was based solely on capacity as a shareholder.

The information specified concerning the stock options of the named executive officers during the fiscal year ended December 31, 2006 is provided in the following Option/SAR Grants in the Last Fiscal Year Table:

OPTION/SAR GRANTS IN LAST FISCAL YEAR							
	Individual Grants (5)						
(a)	(b)	(c)	(d)	(e)			
Name	Number of Securities Underlying Options/SARs Granted # (4)	% of Total Options/SARs Granted to Employees in Fiscal Year	Exercise or base price (\$/Share)	Expiration Date			
T.L. Kirchner	25,000	11.6%	0.68	2/9/09			

(5) This table does not include Stock Options granted previously.

The information specified concerning the stock options of the named executive officers during the fiscal year ended December 31, 2006 is provided in the following Aggregated Option/SAR Exercises in Last Fiscal Year and Fiscal Year-End Options/SAR Values Table:

	OUTSTANDING EQUITY AWARDS AT FISCAL YEAR-END								
		Option Av	wards				Stock	x Awards	
Name	Number of Securities Underlying Unexercised Options (#) Exercisable	Number of Securities Underlying Unexercised Options (#) Unexercisable	Equity Incentive Plan Awards: Number of Securities Underlying Unexercised Unearned Options (#)	Option Exercised Price (\$)	Option Expiration Date	Number of Shares or Units of Stock That Have Not Vested (#)	Market Value of Shares or Units of Stock That Have Not Vested (\$)	Equity Incentive Plan Awards: Number of Unearned Shares, Units or Other Rights That Have Not Vested (#)	Equity Incentive Plan Awards: Market or Payout Value of Unearned Shares, Units or Other Rights That Have Not

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									Vested (\$)
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)
T.L. Kirchner,	25,000	0	0	\$0.68	2/09/09	0	0	0	0
President/CEO	25,000	0	0	\$0.78	2/25/08	0	0	0	0
	25,000	0	0	\$0.80	2/19/07	0	0	0	0

The Corporation does not currently have a Long-Term Incentive Plan ("LTIP").

The Corporation currently does not hold any Employment Contracts or Change of Control Arrangements with any parties.

CERTAIN INFORMATION REGARDING THE BOARD OF DIRECTORS

During the fiscal year ended December 31, 2006 the Board of Directors held two meetings on February 10, 2006, and June 1, 2006. The Audit Committee held a meeting on February 10, 2006. All directors attended the meetings either physically or via teleconference.

Code of Ethics

On June 2, 2005, the Company's Board of Directors adopted a Code of Ethics for the Company. The Code of Ethics is attached to the Company s Annual Report.

COMMITTEES

There is no Compensation or Nominating Committee. The Board has established an Audit Committee. The Audit Committee of the Board of Directors as of December 31, 2006 is comprised of Robert Southworth (Chairman), Melvin Brown and John Schooley and it operates under a written charter adopted by the Board, a copy of which is included in the proxy statement as Appendix I. Mr. Brown is considered to be a non-independent member of the Audit Committee, however his serving on the Audit Committee was deemed by the Board to be in the best interest of the Corporation due to Mr. Brown s experience and familiarity with the Corporation. The Board of Directors has determined that none of the audit committee members can be classified as an "audit committee financial expert" as defined in Item 401(e) of Regulation S-B. The Board of Directors does not contain a member that can be classified as an "audit committee financial expert" under the referenced definition. The Board of Directors believes that attracting and retaining at least one audit committee member that could be classified as an "audit committee financial expert" is unlikely due to the high cost of such Director candidates.

The Audit Committee s report for the Financial Statements for the year ended December 31, 2006 is attached to this proxy statement as Appendix II. The Sarbanes-Oxley Act of 2002 added a number of provisions to Federal law to strengthen the authority of, and increase the responsibility of, corporate audit committees. In accordance with the Sarbanes-Oxley Act, the Audit Committee has ultimate authority and responsibility to select, compensate, evaluate and, when appropriate, replace the Corporation s independent auditors. The Audit Committee members are not professional accountants or auditors and their functions are not intended to duplicate or to certify the activities of Management and the independent auditors, nor can the Audit Committee certify that the independent auditors are "independent" under applicable rules. The Audit Committee serves as a board-level oversight, in which it provides advice, counsel and direction to Management and the auditors on the basis of the information it receives, discussion with Management and the auditors, and the experience of the Audit Committee s members in business and financial

matters.

The Board of Directors had an Employee/Director Stock Option Committee consisting of Tom Kirchner and Jon Correio. The committee existed for the sole purpose of recommending the recipients and amounts of the Company awarded stock options during 2006.

RELATED PARTY TRANSACTIONS

During the year ended December 31, 2006, the Corporation contracted for services from Manufacturing Services, Inc. in the amount of \$152,520. Manufacturing Services, Inc. was owned and operated by Melvin H. Brown prior to his retirement in late 2006. Mr. Brown is currently a Director of Electronic Systems Technology, Inc. Management believes all prices for services, provided by Manufacturing Services, Inc., were as favorable as could be obtained from comparable manufacturing services companies.

COMPENSATION OF DIRECTORS

Compensation to outside directors is limited to reimbursement of out-of-pocket expenses that are incurred in connection with the directors duties associated with the Company's business. Directors with no less than three years continuous tenure are eligible for stock option awards, as governed by the Company stock option plan. There is currently no other compensation arrangements for the Company's directors. (See "Security Ownership of Certain Beneficial Owners and Management" for Stock Options granted in previous years.) The information specified concerning items of Director Compensation for the fiscal year ended December 31, 2006 is provided in the following Director Compensation Table:

	DIRECTOR COMPENSATION							
Name (1)	Fees Earned or Paid in Cash (\$)	Stock Awards (\$)	Option Awards (\$)(2)	Non-Equity Incentive Plan Compensation (\$)	Nonqualified Deferred Compensation (\$)	All Other Compensation (\$)(3)	Total (\$)	
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	
Melvin Brown	\$0	\$0	\$750	\$0	\$0	\$0	\$750	
Jon Correio	\$0	\$0	\$750	\$0	\$0	\$0	\$750	
John Schooley	\$0	\$0	\$750	\$0	\$0	\$1051	\$1801	
Robert Southworth	\$0	\$0	\$750	\$0	\$0	\$459	\$1209	

⁽¹⁾ Compensation information for Tom Kirchner, President and CEO, is contained in the Executive Compensation Summary Compensation Table.

⁽²⁾ Amount represents the dollar amount recognized for financial statement reporting purposes in accordance with SFAS 123R. Assumptions made in the valuation of stock option awards are disclosed in Note 7 of the Notes to the Consolidated Financial Statements in this Form 10-KSB.

⁽³⁾ Amounts represent reimbursement of out-of-pocket expenses related to directors duties associated with the

Company's business (ie. travel expenses for attending Company Director s Meetings).

AUDIT AND NON-AUDIT FEES

During the year ended December 31, 2006, the Company paid Moe O Shaughnessy & Associates, P.S., in the amount of \$34,626 for audit and non-audit professional services. The Company incurred no fees for financial information systems design and implementation during 2006.

The following table presents fees billed to us during 2006 and 2005, for professional services provided by Moe O'Shaughnessy & Associates P.S.

	2006	2005
Audit fees (1)	\$33,376	\$32,876
Audit-related fees (2)	-	-
Tax fees (3)	1,250	1,200
All other fees (4)	-	-
Total Fees	\$34,626	\$34,076

- (1) Audit fees consist of fees billed for professional services provided in connection with the audit of the Company s financial statements and reviews of our quarterly financial statements.
- (2) Audit-related fees consist of assurance and related services that include, but are not limited to, internal control reviews, attest services not required by statute or regulation and consultation concerning financial accounting and reporting standards.
- (3) Tax fees consist of the aggregate fees billed for professional services for tax compliance, tax advice, and tax planning. These services include preparation of federal income tax returns.
- (4) All other fees consist of fees billed for products and services other than the services reported above.

The Company s Audit Committee reviewed the audit and tax services rendered by Moe O'Shaughnessy & Associates P.S. and concluded that such services were compatible with maintaining the auditors independence. All audit, non-audit, tax services, and other services performed by the Company s independent accountants are pre-approved by the Company s Audit Committee to assure that such services do not impair the auditors independence from the Company.

SECTION 16(a) BENEFICIAL REPORTING COMPLIANCE

Section 16(a) of the Securities Exchange Act requires that the Company s directors, executive officers, and the holders of 10% or more of the Company s common stock, to file reports of ownership and changes in ownership with the Securities and Exchange Commission. Officers, directors, and stockholders holding more than 10% of the Company s common stock are required by the Regulation to furnish the Company with copies of all Section 16(a) forms they have filed.

During the year ended December 31, 2006, to the knowledge of Management, there was no director, officer, or beneficial owner of more than 10% any class of equity securities of the registrant who failed to file on a timely basis the required disclosure form as required by Section 16(a) of the Securities and Exchange Act of 1934.

SHAREHOLDER PROPOSALS AND OTHER MATTERS

The Corporation's next annual meeting is scheduled for June 6, 2008. A Stockholder who desires to have a qualified proposal considered for inclusion in the Proxy Statement for that meeting must notify the Secretary of the terms and content of the proposal no later than March 14, 2008. The Corporation's By-Laws outline the procedures including notice provisions, for stockholder nomination of directors and other stockholder business to be brought before stockholders at the Annual Meeting. At the time of submission of such proposal a stockholder must have been of record or beneficial owner of at least 1% of the outstanding shares or \$1,000 worth of stock in the Corporation, and have held such stock for at least one year and through the date on which the meeting is held. A copy of the pertinent By-Law provisions are available upon written request to Jon Correio, Secretary, Electronic Systems Technology, Inc., 415 North Quay Street, Building B1, Kennewick, Washington 99336.

FORM 10-KSB

Any shareholder of record may obtain a copy of the Corporation's Annual Report on Form 10-KSB for the fiscal year ended December 31, 2006 (the "Form 10-KSB"), without cost, upon written request to the Secretary of the Corporation. The Form 10-KSB is not part of the proxy solicitation material for the Annual Meeting. Additionally, the Securities and Exchange Commission maintains a web site that contains reports and other information at the following address http://www.sec.gov.

By Order of the Board of Directors

/s/ T.L. KIRCHNER

T.L. Kirchner President

May 1, 2007

APPENDIX I AUDIT COMMITTEE CHARTER

ELECTRONIC SYSTEMS TECHNOLOGY INC. AUDIT COMMITTEE CHARTER

The Board of Directors of Electronic Systems Technology, Inc. has established an audit committee with authority, responsibility and specific duties as described below.

Composition:

The committee shall be comprised of not less than three directors, two of which who are independent of both management and operating executives. A third, non-independent director, may serve on the committee, if the Board of Directors deems the non-independent director s experience and expertise serves the best interest of the committee. One of the members shall be appointed committee chairperson by the chairperson of the Board of Directors. Such

appointment will be for a one-year term and will be ratified by the full board.

Authority:

The audit committee may be requested by the Board of Directors to investigate any activity of the company. All employees are directed to cooperate as requested by members of the committee. The committee is empowered to retain persons having special competence as necessary to assist the committee in fulfilling responsibility.

Responsibility:

The audit committee is to serve as a focal point for communication between non-committee directors, the independent accountants, internal accounting department and Electronic Systems Technology s management, as their duties relate to financial accounting, reporting and controls. The audit committee is to assist the Board of Directors in fulfilling its fiduciary responsibilities as pertaining accounting policies and reporting practices of Electronic Systems Technology and the sufficiency of auditing relative thereto. It is to be the Board of Directors principal agent in ensuring the independence of the corporation s independent accountants, the integrity of management and adequacy of disclosures to stockholders. However, opportunity for the independent accountants to meet with the entire board of directors, as needed shall not to be restricted.

Meetings:

The audit committee is to meet at least two times per year, and as many times as is deemed necessary by the committee.

Attendance:

Members of the audit committee should be present at all meetings, in person, or via alternative electronic methods, as the Board of Directors has approved. As needed, the committee chairperson may request that members of management, the manager of finance and administration and representative of the independent accountants be present at meetings of the committee.

Minutes:

Minutes of each meeting are to be prepared and sent to committee members and presented to Electronic Systems Technology s directors who are not members of the committee. Copies are to be provided to the manager of finance and administration.

Specific Duties:

The audit committee is to:

- (1) Inform the independent accountants and management that the independent accountants and the committee may communicate with each other at all times; and the committee chairperson may call a meeting whenever deemed necessary.
- (2) Review with Electronic Systems Technology s management, independent accountants and manager of finance and administration, the company s policies and procedures to reasonably ensure the adequacy of internal accounting and financial reporting controls.
- (3) Have familiarity through the individual efforts of its members, with the accounting and reporting principles and practices applied by Electronic Systems Technology in preparing its financial statements. Further, the committee is to

make or cause to be made, all necessary inquiries of management and the independent accountants concerning established standards of corporate conduct and performance, and deviations therefrom.

- (4) Review the adequacy and scope of annual internal audit plans with the manager of finance and administration.
- (5) Review, prior to the annual audit, the scope and general extent of the independent accountant s audit examinations including their engagement letter. The auditor s fees are to be arranged with management and annually summarized for committee review. The committee s review should entail an understanding from the independent accountant of the factors considered by the accountant in determining the audit scope, including
 - ♦ Industry and business risk characteristics of the company
 - ♦ External reporting requirements
 - ♦ Materiality of Electronic Systems Technology s activities
 - ♦ Quality of internal accounting controls
 - Extent of involvement of the internal accounting department in the audit examination
 - Other areas to be covered during the audit engagement.
- (6) Review with management the extent of non-audit services planned to be provided by the independent accountants, in relation to the objectivity needed in the audit.
- (7) Review with management and the independent accountants, upon completion of their audit, financial results for the year prior to their release to the public. This review is to encompass
 - Electronic Systems Technology s financial statements and disclosures required by generally accepted accounting principles,
 - Significant transactions not a normal part of the company s operations,
 - ♦ Changes if any, during the year in the company s accounting principles or their application,
 - Significant adjustment proposed by the independent accountant.
- (8) Evaluate the cooperation received by the independent accountants during their audit examination, including their access to all requested records, data and information. Also, to elicit the comments of management regarding the responsiveness of the independent accountants to Electronic Systems Technology s needs. To inquire of the independent accountants, whether there have been any disagreements with management, which if not satisfactorily resolved would have caused them, issue a non-standard report on the company s financial statements.
- (9) Discuss with the independent accountants the quality of the company s financial and accounting personnel, and any relevant recommendations, which the independent accountants may have regarding "material weaknesses" or reportable conditions. Topics to be considered during this discussion include improving internal financial controls, the selection of accounting principles and management reporting systems. Review written responses of management to the letter of comments and recommendations from the independent accountants.
- (10) Discuss with Electronic Systems Technology management the scope and quality of internal accounting and financial reporting controls in effect.
- (11) Apprise the Board of Directors through minutes and special presentations as necessary, of significant developments in the course of performing the above duties.
- (12) Recommend to the Board of Directors any appropriate extensions or changes in the duties of the committee.
- (13) Recommend to the Board of Directors the retention or replacement of the independent accountants.

Report of the Audit Committee

February 16, 2007

Board of Directors Electronic Systems Technology, Inc.

The Audit Committee has conducted oversight activities for Electronic Systems Technology, Inc. in accordance with the duties and responsibilities outlined in the Audit Committee charter.

Management is responsible for the Company s internal controls and the financial reporting process. The independent auditors are responsible for performing an independent audit of the Company s financial statements in accordance with auditing standards generally accepted in the United States and expressing an opinion on the conformity of those audited financial statements in accordance with accounting principles generally accepted in the United States. The Audit Committee s responsibility is to monitor and oversee these processes. The Audit Committee also recommends to the Board of Directors the selection of the Company s independent auditors.

The Audit Committee, with the assistance of the Company s accounting department and Management, has fulfilled its objectives and responsibilities as specified by the Audit Committee charter, and has provided adequate and appropriate independent oversight and monitoring of Electronic Systems Technology s systems of internal control for the year ended December 31, 2006.

These activities included, but were not limited to, the following accomplishments for the year ended December 31, 2006:

Reviewed and discussed the audited financial statements for the year ended December 31, 2006 with Management

Discussed with Moe O Shaughnessy & Associates, P.S. matters requiring discussion by Statement of Auditing Standards (SAS) No. 61.

Discussed with, and received written disclosures and a letter from Moe O Shaughnessy & Associates, P.S. relating to their independence, as required by Independence Standards Board Standard No. 1.

Based on the above, the Audit Committee recommends the audited financial statements for the year ended December 31, 2006 be included in Electronic Systems Technology s Annual Report on Form 10KSB to be filed with the Securities and Exchange Commission.

Respectfully submitted,

Electronic Systems Technology, Inc Audit Committee

Robert Southworth, Chairman Melvin H. Brown John L. Schooley

(FORM OF PROXY CARD) (FRONT OF PROXY CARD)

ELECTRONIC SYSTEMS TECHNOLOGY, INC.

(509) 735-9092 - 415 N. QUAY STREET, Bldg B1 - KENNEWICK, WASHINGTON 99336

(PROXY GRAPHIC)

The undersigned hereby revokes all previous proxies for his stock and appoints Tom L. Kirchner, with power of substitution, to represent and to vote on behalf of the undersigned all of the shares of Electronic Systems Technology, Inc. which the undersigned is entitled to vote at the Annual Meeting of the shareholders to be held at Red Lion Hotel at Columbia Center, Kennewick, Washington on June 1, 2007 at 3:00 p.m. Pacific time, including any adjournments thereof.			independent aud	O Shaughnessy & itors and tax service the fiscal year end	•
1.Election of Dir	rector		For	Against	Abstain
	John Schooley				
For	Against	Abstain	3. In his discretion the proxy is hereby authorized to vote upon such other matters as may properly come before the meeting.		
			For	Against	Abstain
INDIVIDUA	O AUTHORITY TO L NOMINEE, AME IN THE SP.	WRITE THAT	(To b	e signed on the other	r side.)

(BACK OF PROXY CARD)

THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS. WHEN PROPERLY EXECUTED, THIS PROXY WILL BE VOTED IN THE MANNER DIRECTED BY THE UNDERSIGNED SHAREHOLDER. IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED FOR PROPOSALS 1, 2 AND 3.	Please sign exactly as your name appears on the proxy. When shares are held by joint tenants, both should sign. When signing as attorney, as executor, administrator, trustee, or guardian, please give title as such. If a corporation, please sign in corporate name by President or other authorized officer. If a partnership, please sign in partnership name by authorized person.					
	Signature					
	Signature if held jointly					
	Date:					
	Please return this proxy in the envelope provided.					
	I willor will not attend the meeting.					
	(over)					
(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 Inve	estment Company Act of 1940 (15 U.S.C 80a-8);					
(e) An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);						

(f)

ITEM 4: OWNERSHIP.
If filing as a non-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J), please specify the type of institution:
Group, in accordance with §240.13d-1(b)(1)(ii)(K).
(k)
A non-U.S. institution, in accordance with §240.13d-1(b)(1)(ii)(J);
(j)
Company Act 01 1940 (13 U.S.C. 80a-3);
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);
(i)
11 surings associations as defined in Section 5(5) of the Federal Deposit insurance 1 tet (12 0.5.c. 1015),
(h) A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);
(g) A normal holding company or control normal in accordance with \$ 240,124,1(b)(1)(ii)(C).
An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);

Yorkmont Capital Partners, LP

- (a) Amount beneficially owned: 234,765 shares
- (b) Percent of class: 7.9% (based on 2,980,994 shares outstanding as of November 2, 2017 as reported in the Issuer's most recently filed 10Q, filed on November 2, 2017.)
- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote: 234,765
 - (ii) Shared power to vote or to direct the vote: 0
 - (iii) Sole power to dispose or to direct the disposition of: 234,765
 - (iv) Shared power to dispose or to direct the disposition of: 0

Yorkmont Capital Management, LLC

- (a) Amount beneficially owned: 234,765 shares
- (b) Percent of class: 7.9% (based on 2,980,994 shares outstanding as of November 2, 2017 as reported in the Issuer's most recently filed 10Q, filed on November 2, 2017.)
- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote: 234,765
 - (ii) Shared power to vote or to direct the vote: 0
 - (iii) Sole power to dispose or to direct the disposition of: 234,765
 - (iv) Shared power to dispose or to direct the disposition of: 0

Graeme P. Rein

- (a) Amount beneficially owned: 284,765 shares
- (b) Percent of class: 9.6% (based on 2,980,994 shares outstanding as of November 2, 2017 as reported in the Issuer's most recently filed 10Q, filed on November 2, 2017.)
- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote: 284,765
 - (ii) Shared power to vote or to direct the vote: 0
 - (iii) Sole power to dispose or to direct the disposition of: 284,765
 - (iv) Shared power to dispose or to direct the disposition of: 0

ITEM 5: OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS. Not Applicable.

ITEM 6: OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON. Not Applicable.

ITEM 7: IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY. Not Applicable.

ITEM 8: IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP. See Exhibit A.

ITEM 9: NOTICE OF DISSOLUTION OF GROUP. Not Applicable.

ITEM 10: CERTIFICATIONS.

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.

Dated: January 4, 2018 YORKMONT CAPITAL PARTNERS, LP

By: YORMONT CAPITAL MANAGEMENT,LLC its General Partner

By: /s/ Graeme P. Rein Graeme P. Rein, General Partner

YORKMONT CAPITAL MANAGEMENT, LLC

By: /s/ Graeme P. Rein Graeme P. Rein, Managing Member

GRAEME P. REIN

By: /s/ Graeme P. Rein Graeme P. Rein

CUSIP No. 46520M204

EXHIBIT A

JOINT FILING AGREEMENT

The undersigned hereby agree that the Statement on Schedule 13G/A dated January 4, 2018 with respect to the shares of Common Stock of Issuer Direct Corporation and any further amendments thereto executed by each and any of the undersigned shall be filed on behalf of each of the undersigned pursuant to and in accordance with the provisions of Rule 13(d)-1(k)(1) under the Securities Exchange Act of 1934, as amended.

Dated: January 4, 2018 YORKMONT CAPITAL PARTNERS, LP

By: YORMONT CAPITAL MANAGEMENT,LLC its General Partner

By: /s/ Graeme P. Rein

Graeme P. Rein, General Partner

YORKMONT CAPITAL MANAGEMENT, LLC

By: /s/ Graeme P. Rein

Graeme P. Rein, Managing Member

GRAEME P. REIN

By: /s/ Graeme P. Rein Graeme P. Rein