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# MEDIATECHNICS CORPORATION

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INITIAL COMPANY INFORMATION  
AND DISCLOSURE STATEMENT

MARCH 31, 2008



## Part A General Company Information

### Item I The exact name of the issuer and its predecessor (if any)

**MEDIATECHNICS CORPORATION**  
(formerly Silverado Financial, Inc.)

### Item II The address of the issuer's principal executive offices.

1920 Swarthmore Avenue, Suite 4  
Lakewood, New Jersey 08701  
(732) 475-2437 FAX (732) XXX-XXXX  
[www.mediatechnicscorporation.com](http://www.mediatechnicscorporation.com)  
Investor Relations Contact: [investors@mediatechnicscorporation.com](mailto:investors@mediatechnicscorporation.com)

### Item III The state and date of the issuer's incorporation or organization.

MediaTechnics Corporation (the "Company") is incorporated in Nevada. State of Nevada Corporation File Number C1326-1987. The Company was incorporated on February 26, 1987.

### Item IV The name and address of the transfer agent.

NEVADA AGENCY & TRUST COMPANY\*  
50 WEST LIBERTY STREET, SUITE 880  
RENO, NEVADA 89501  
(775) 322-0626

\*The transfer agent is registered with the SEC under the Exchange Act and is regulated by the SEC.

### Item V The nature of the issuer's business.

#### A. Business Development. Describe the development of the issuer and material events during the last three years so that a potential investor can clearly understand the history and development of the business. If the issuer has not been in business for three years, provide this information for any predecessor company.

MediaTechnics Corporation (the "Company") is the parent company of three subsidiary Corporations, each with their own professional management team with extensive backgrounds in finance, manufacturing, marketing and distribution.

- Mediatechnics is a world leader in CD, DVD and other optical format duplication equipment and has been in business for over ten years.
- Media Master Corp. ("MMC") is a distribution and fulfillment company that provides its customers with a one-stop and turn-key solution for duplicating and distributing their multi-media products.
- Water Skeeter Sports, Inc. ("WSSI") designs, manufactures and distributes its own line of personal watercraft, but also, just as importantly, distributes the products of our companies, and the products of others, through its well established distribution chain, which includes some of the world's largest retailers.

The Company, through its subsidiaries, holds numerous patents and proprietary rights on many products and processes. Silverado maintains several licensing agreements with various organizations and companies. Our marketing team continually monitors industry trends and attempts to secure license agreements at the top of those trends to optimize sales and profitability for its subsidiaries as well its shareholders. Offshore manufacturing and logistic operations are located in China and Taiwan.

Our goal is to combine the expertise of our team members to create a cohesive force which can carry our company forward in the respective marketplaces of our parent and subsidiaries to a preeminent position. At present, the Company's plan is to focus on two key areas, technology development and product distribution, for our own products and those of others.

At Mediatechnics, where sales continue to grow, we intend to combine our experience, position as a market leader and the technological know-how of our team of professionals, technology licenses and cross licenses with other outside companies and individuals to develop new data storage technologies to propel the company to new heights.

For WSSI and MMC, a fundamental part of our plan is to leverage the distribution expertise of the management team we have assembled to build a world class distribution center in Northern Nevada. Northern Nevada boasts a favorable tax environment, free-port status, relatively low rents and easy access to major interstate highways.

Our new facility, when completed, will allow us to distribute not just our own products, but those of other companies we may acquire or products for which we have only a distribution agreement.

Additionally, we intend to assemble and pack products currently being assembled overseas within our own facilities on a just-in-time basis to reduce our costs of manufacture, shipping and warehousing, allow for more made-in-the-USA and -North America content and allow us greater control over our finished products.

Currently, MMC duplicates, packages and ships customer multi-media products nationwide from our facilities in Lake Forest, New Jersey. When new facilities in Northern Nevada are available, our ability to expand our sales should increase rapidly, but our East Coast facility will help us distribute products for both WSSI, MMC and contract distribution customers. The majority of the functions of MMC and WSSI, except for sales and marketing, would be concentrated in this facility.

Finally, we intend to continue to acquire new companies, enter into Joint ventures or a combination of both, to complement and improve our ability to meet our overall plan. For those companies, we plan to provide the financial resources and global expertise in areas of manufacturing, outsourcing, marketing and accounting to advance those companies to the next level and become a part our family.

By utilizing this business model, we are able to make strategic financial decisions based on industry trends that benefit all of the subsidiaries under Silverado's umbrella thus optimizing the profitability of each company and ultimately Silverado's stockholders.

**This business development description must also include:**

**1. the form of organization of the issuer (e.g., corporation, partnership, limited liability company, etc.);**

MediaTechnics Corporation (the "Company") is a C Corporation, domiciled in Nevada;

**2. the year that the issuer (or any predecessor) was organized;**

The Company was organized in 1987;

**3. the issuer's fiscal year end date;**

The Company ends its fiscal year on December 31;

**4. whether the issuer (or any predecessor) has been in bankruptcy, receivership or any similar proceeding;**

The Company has never been in bankruptcy, receivership or any similar proceeding;

**5. any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets;**

The Company has had several material reclassifications, mergers, purchases and sales of a significant amount of assets.

Most recently, it acquired Media Master Corporation, Water Skeeter Sports Innovations, Inc and Mediatechnics Systems, Inc. The acquisition of Mediatechnics Systems, Inc effected a change of control.

In May of 2005, the Company acquired Core One Mortgage, Inc. ("Core One") and a fifty percent interest in Liberty Settlement, Inc. ("Liberty"). In January of 2006, the Company defaulted on its \$2,000,000 note issued in connection with its purchase of Core One and Liberty. Per the terms of the note, the company returned fifty percent of its ownership interest in Core One and fifty percent of its ownership interest in Liberty. Core One ceased operations in 2006. The remaining fifty percent interest in Core One was written off in 2006.

Further information about other items of similar impact may be found by referencing the United States Securities and Exchange Commissions EDGAR Database at [www.sec.gov](http://www.sec.gov). Information found therein regarding the Company and its past history is attached hereto and incorporated by reference within this document. However, as the company underwent a change of control with its acquisition of Mediatechnics Systems, Inc., the financial information presented therein is no longer relevant, as the financial statements of Mediatechnics Systems, Inc. became the financial statements of the Company at that time.

Specific Information about the Company can be found by following the link below.

[SILVERADO EDGAR HISTORY.](#)

**6. any default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments;**

The Company defaulted on its obligation to make payments under its note issued in connection with its acquisition of Core One Mortgage, Inc on January 5, 2006. Current management has had discussions with the original sellers of Core One Mortgage and believes that the Company does not have significant current liability pertaining to the past transaction.

During part of 2005, the Company defaulted on lease agreements which provided leased space for its mortgage brokerage operations in three locations.

Current management is not aware of any current liabilities pertaining to the Core One acquisition or past lease obligation defaults; however, it has provided for a \$250,000 contingent liability in its unaudited financial statements pertaining to these items and for asserted claims approximating \$100,000 from past salespersons and the California Economic Development Department. See Note 11 below.

**7. any change of control;**

The Company underwent a change of control on February 20, 2008 when the Company acquired Mediatechnics Systems, Inc. Under the terms of the acquisition, voting control was granted to the seller of Mediatechnics and a change of control was effectuated.

**8. any increase of 10% or more of the same class of outstanding equity securities;**

Please see the Notes to Financial Statements in Part D of this Initial Company Information and Disclosure Statement, regarding changes in the Company's securities;

**9. any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization;**

Please see the Notes to Financial Statements in Part D of this Initial Company Information and Disclosure Statement, regarding changes in the Company's securities;

**10. any delisting of the issuer's securities by any securities exchange or deletion from the OTC Bulletin Board;and**

The companies Common Stock was delisted from the OTC Bulletin Board on May 23, 2006 due to the Company's failure to comply with NASD Rule 6530, by failing to meet its obligation to timely file required reports under the Securities Exchange Act of 1934 (the "Exchange Act"). The Company, which was a voluntary filer, formally withdrew from registration under the Exchange Act on June 14, 2007.

**11. any current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator. State the names of the principal parties, the nature and current status of the matters, and the amounts involved.**

The California Economic Development Department is prosecuting claims against the Company for unpaid wages relative to its former Mortgage Brokerage operations. The Company disputes the validity of these claims, as no evidence has been submitted to the Company's satisfaction to substantiate that the claimants actually worked for the Company at the time they claim they went unpaid. However, the Company has made a reserve provision for this issue in its Financial Statements. Please see the Notes to Financial Statements in Part D of this Initial Company Information and Disclosure Statement, regarding this matter.

The Company believes that the possibility exists that other past, but unknown, creditors may present claims against it for which the Company has no documentation. The company has made a reserve provision in its Financial Statements to cover these liabilities as a contingency. Please see the Notes to Financial Statements in Part D of this Initial Company Information and Disclosure Statement, regarding this matter.

**B. Business of Issuer. Describe the issuer's business so a potential investor can clearly understand it. To the extent material to an understanding of the issuer, please also include the following:**

**1. the issuer's primary and secondary SIC Codes;**

Primary: 3577;Secondary: 5091

**2. if the issuer has never conducted operations, is in the development stage, or is currently not conducting operations;**

The Company conducts operations from its facilities in Lake Forest, New Jersey as well as Stockton, Placerville and Soquel, California.

**3. if the issuer is considered a "shell company" pursuant to Securities Act Rule 405;**

The Company is not now, nor has it ever been a "shell company" pursuant to Securities Act Rule 405;

**4. the names of any parent, subsidiary, or affiliate of the issuer, and its business purpose, its method of operation, its ownership, and whether it is included in the financial statements attached to this disclosure statement;**

The Company has the three following wholly-owned, independently operating subsidiaries, whose results are included in the financial statements attached to this disclosure statement.

- Mediatechnics Systems, Inc is a world leader in CD, DVD and other optical format duplication equipment and has been in business for over ten years.
- Media Master Corporation is a distribution and fulfillment company that provides its customers with a one-stop and turn-key solution for duplicating and distributing their multi-media products.
- Water Skeeter Sports Innovations, Inc designs, manufactures and distributes its own line of personal watercraft, but also, just as importantly, distributes the products of our companies, and the products of others, through its well established distribution chain, which includes some of the world's largest retailers.

**5. the effect of existing or probable governmental regulations on the business;**

None foreseen, however, the actions of government regulators are difficult to foresee. Raised or lowered tariffs could have positive or negative effects. Demands by government regulators which would have the effect of forcing businesses to keep more detailed records would have a beneficial effect.

**6. an estimate of the amount spent during each of the last two fiscal years on research and development activities, and, if applicable, the extent to which the cost of such activities are borne directly by customers;**

none

**7. costs and effects of compliance with environmental laws (federal, state and local); and**

none

**8. the number of total employees and number of full-time employees.**

18

**Item VI The nature of products or services offered.**

**In responding to this item, please describe the following so that a potential investor can clearly understand the products and services of the issuer:**

**A. Principal products or services, and their markets;**

The Company, through its three subsidiaries has several distinct products and services. Broken down by Subsidiary they are as follows:

Mediatechnics Systems, Inc. (MSI):

- CD/DVD Duplication Equipment: Mediatechnics CD/DVD Duplication Equipment is sold to software developers, high end audio/videostorage server makers and service companies as well as a select group of consumers who utilize our equipment in connection with their own very high end audio/video server systems. Our CD/DVD Duplication Equipment sits at the top of the market and is widely seen as the best in the industry.
- CD/DVD Duplication Software: Our CD/DVD Duplication Software drives our CD/DVD Duplication Equipment and is updated regularly. Our new Version4 software was recently released and we consider it to be the best of its kind on the market.
- CD/DVD Analyzers:
- High Def Printing: on Optical Media.

Media Master Corporation (MMC):

- CD, DVD and Blu-Ray duplication, printing and fulfillment services: These services are available to anyone who needs to have short runs of multi-media product produced utilizing our state of the art equipment from our fulfillment center in Lakewood, New Jersey
- Manual tower duplication equipment
- CD and DVD digital analyzer equipment
- Markets include software companies around the world; medical industry; software distribution industry; banking industry; movie industry; churches.

Water Skeeter Sports Innovations, Inc. (WSSI):

- Designs, manufactures, imports and distributes a complete line of Personal Pontoon Craft, float tubes, boot fins, wading boots and accessories for distribution worldwide to their dealers, distributors, catalog retailers, and warehouse clubs. With over 20 models of pontoon boats ranging in price from \$199.00 - \$1,995.00, 3 float tube models, 4 different fins, a unique 3 in 1 design wading boot and more than 75 accessories for use with pontoon boats Water Skeeter has gained prominence in the market as the #1 Brand for quality, innovation and value.

**B. distribution methods of the products or services;**

MSI distributes its products through direct sales, Internet web-based orders, and worldwide distribution channels.

MMC distributes its products through direct sales, Internet web-based orders, and worldwide distribution channels.

Distribution of Water Skeeter products is effected in several ways.

- Dealer direct in full containers F.O.B. Factory
- Dealer direct in full container P.O.E.
- Warehouse to dealer F.O.B. our Torrance, Ca. warehouse or Vancouver, B.C. warehouse

**C. status of any publicly announced new product or service;**

MSI recently released its latest version of its DiscWrite V.4

WSSI recently received patent approval on our new 3 in 1 design wading boot and should receive the final patent soon.

We are waiting for final factory samples of our new "Backpacker Lite" pontoon boat for introduction in fall 2008 or spring 2009.

**D. competitive business conditions, the issuer's competitive position in the industry, and methods of competition;**

MSI is a leader in automated duplication equipment. Its largest competitor is Rimage Corporation.

**E. sources and availability of raw materials and the names of principal suppliers;**

China Manufacturer - Shanghai Yihong Sporting Goods

Taiwan Manufacturer Fins - Perseidas Enterprise Co., Ltd.

**F. dependence on one or a few major customers;**

Cabelas, Bass Pro Shops West Marine, Camping World, Gander Mountain, Orvis, represent approximately 40% of the total business of WSSI.

Neither MSI nor MMC are dependent on any one specific customer.

**G. patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration; and**

MMC has a royalty agreement related to its use of a patent for its autoloaders.

Water Skeeter trademarks registered:

- Water Skeeter Reg No. 2,526,895 Jan. 8, 2002
- Water Bug Reg. No. 2,815,295 Feb. 17, 2004

Patents:

- Dual Pontoon Float Patent No. US 6,491,558 B1 Dec. 10, 2002
- Pontoon Watercraft Patent No. US 6,343,560 B1 Feb. 5, 2002
- Aquatic Fins Patent No. US 6,663,452 B1 Dec. 16, 2003
- Pontoon Watercraft Patent No. US 6,508,194 B2 Jan. 21, 2003
- Pontoon Watercraft integrated Load Distribution System Patent No. US 6,640,741 B1 Nov 4, 2003

Patent Pending:

- Field and Stream Boot Serial No. 10/894,066 Jul. 19,2004

Licensing Agreement with Jordan Outdoor Enterprises, Ltd. Real Tree and Advantage camouflagepatterns May 02, 2005 - 3 years

**H. the need for any government approval of principal products or services and the status of any requested government approvals.**

NONE

**Item VII The nature and extent of the issuer's facilities.**

**The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.**

**In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.**

**If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.**

MSI and MMC share facilities. Those facilities include:

- East Coast Headquarters/ New Jersey  
1920 Swarthmore Ave.  
Lakewood, NJ 08701  
732-899-4419
- Lakewood, NJ: The Company maintains a 5,000 sq ft facility for Mediatechnics which is comprised of offices, Manufacturing, and warehouse.
  - Monthly rent is \$3,500 under a three year lease.
  - The Company has an option to renew for three years.
  - The Company maintains \$300,000at this facility comprised as follows:15 CD/DVD Autoloaders, 10 Manual towers, forklift,2 High Definition Digital Printers, Paper cutter, 3 Overcoaters, 4 Shrink Wrap Machines.packaging equipment, fulfillment computers.
  - Seven Employees are located at this facility.
- West Coast Support/Repair Center  
2880 Research Park Dr., Suite 110  
Soquel, California 95073-2016  
Ph: 831.477.0677
- Soquel, California: The Company maintains a 2,200 sq ft facility for Mediatechnics Manufacturing which is comprised of offices and manufacturing.



- o Monthly rent is \$ 2,800 under a three year lease.
- o The Company has an option to renew for three years.
- o The Company maintains \$ 50,000 in Furniture, Fixtures and other Office Equipment, computers, and manufacturing equipment at this facility comprised as follows: Computers, DVD authoring System, inventory, tools for repair and maintenance.
- o Four Employees are located at this facility.

WSSI Facilities are as follows:

- Stockton, California: The Company maintains a 1,600 sq ft facility for Water Skeeter which is comprised of offices, showroom and parts storage
  - o Monthly rent is \$1,702.87 under a one year lease with one month remaining.
  - o The Company has an option to renew for three years.
  - o The Company maintains @ \$12,000.00 in Furniture, Fixtures and other Office Equipment at this facility comprised as follows:
    - o \$12,000.00 in other
    - o Four Employees are located at this facility.
- Additionally, the Company maintains relationships with outside warehousing facilities on a contract basis in Torrance, Ca. and Vancouver, B.C. Canada.

## Part B Share Structure and Issuance History

### Item VIII The exact title and class of securities outstanding.

In answering this item, provide the exact title and class of each class of outstanding securities. In addition, please provide the CUSIP and trading symbol.

#### Common Stock

As of March 31, 2008, there is one class of Common Stock authorized and outstanding;

- Common Stock
- The trading symbol is SLVO.
- The CUSIP number is 82834V101

#### Preferred Stock

As of March 31, 2008, there are five classes of Preferred Stock authorized and outstanding;

- Class D Convertible Preferred Stock.
- Class E Convertible Preferred Stock.
- Class F Convertible Preferred Stock.
- Class Z Convertible Preferred Stock.
- There is no trading symbol for any class of Preferred Stock.
- There is no CUSIP number for any class of Preferred Stock.

### Item IX Description of the Security.

**A. Par or Stated Value. Provide the par or stated value for each class of outstanding securities.**

The par value of all Common and Preferred Stock is \$0.001

**B. Common or Preferred Stock.**

**1. For common equity, describe any dividend, voting and preemption rights.**

All Common Stock shares enjoy one vote at any regular or special shareholder's meeting. There are no special dividend rights and no rights of preemption or cumulative voting.

**2. For preferred stock, describe the dividend, voting, conversion and liquidation rights as well as redemption or sinking fund provisions.**

Class D Preferred Stock carries a 200 to 1 voting right as it relates to Common Stock. It has the right to convert to Common at a ratio of 10 shares of Common per every share of Class D Convertible Preferred Stock.

Class E Preferred Stock carries a 200 to 1 voting right as it relates to Common Stock. It has the right to convert to Common at a ratio of 200 shares of Common per every share of Class E Convertible Preferred Stock.

For more information please see the Amended and Restated Articles of Incorporation, the Designations for Class E, F and Z Preferred Stock as well as the Amended Designation for Class D Preferred Stock provided as an exhibit to this document.

**3. Describe any other material rights of common or preferred stockholders.**

For more information please see the Amended and Restated Articles of Incorporation, the Designations for Class E, F and Z Preferred Stock as well as the Amended Designation for Class D Preferred Stock provided as an exhibit to this document.

**4. Describe any provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.**

NONE

**Item X The number of shares or total amount of the securities outstanding for each class of securities outstanding.**

In answering this item, provide the information below for each class of securities authorized. Please provide this information (i) as of the end of the issuer's most recent fiscal quarter and (ii) as of the end of the issuer's last two fiscal years. (The goal of this item is to identify changes in securities outstanding. If this information is not available for the most recent fiscal quarter end ("FQE") and last two fiscal year ends ("FYE"), or if the most recent FQE is the same as the FYE, please provide it for at least two alternative time periods.)

**1. Period end date;**

April 28, 2008

**2. Number of shares authorized;**

- Common: 470,000,000
- Preferred: Total Authorized: 20,000,000
- Preferred: Class D: 1,000,000
- Preferred: Class E: 100,000
- Preferred: Class F: 1,000,000

- Preferred: Class E: 100,000
- Preferred: Class F: 100,000
- Preferred: Class Z: 100,000
- Preferred: Undesignated by class: 17,500,000

**3. Number of shares outstanding;**

- Common: 171,954,685
- Preferred: Class D: 1,000,000
- Preferred: Class E: 100,000
- Preferred: Class F: 100,000
- Preferred: Class Z: 0

**4. Freely tradable shares (public float);**

- 161,754,685\*

\* As of March 31, 2008, 148,304,299 had been presented for legend removal under Rule 144. This number represents the current total available public float, but the Company believes that full disclosure requires it to consider this number to be inaccurate due to the ready availability of Rule 144 for the balance of the shares not held by affiliates. Please see Note 4 in the the Notes to Financial Statements in Part D: Item XV: 5

In light of this sweeping changes in Rule 144, it is management's opinion that all of the issued and outstanding Common shares of the Company are eligible for resale under the terms of Rule 144, with the exception of 10,000,000 shares issued during 2008, to affiliates, in connection with the acquisitions of Mediatechnics Systems, Inc., Media Master Corporation and Water Skeeter Sports Innovations, Inc and 200,000 shares of Common Stock held personally by Richard Wilson, the CEO as of March 31, 2008. No other shares of Common Stock are currently held by any affiliate.

**5. Total number of beneficial shareholders; and**

The Company does not currently know the number of beneficial shareholders. A NOBO List will be ordered after May 1, 2008. The total number of beneficial shareholders will be updated after receipt of the new NOBO List.

**6. Total number of shareholders of record.**

There were 298 shareholders of record as of March 31, 2008

**Item XI List of securities offerings and shares issued for services in the past two years.**

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer (1) within the two-year period ending on the last day of the issuer's most recent fiscal year and (2) since the last day of the issuer's most recent fiscal year.

The list shall include all offerings of securities, whether private or public, and shall indicate:

1. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);
2. Any jurisdictions where the offering was registered or qualified;
3. The number of shares offered;
4. The number of shares sold;

5. The price at which the shares were offered, and the amount actually paid to the issuer;
6. The trading status of the shares; and
7. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

The list shall also include all shares or any other securities or options to acquire such securities issued for services in the past two fiscal years and any interim periods, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities.

With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; provided, however, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than five percent (5%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

Please see the statement of changes in stockholders' equity in Part D: Item XV: 4

No shares were sold in any offering, public or private during 2006 or 2007 or 2008. Any and all shares issued were issued either for services rendered or for conversion of existing debt and/or Preferred Stock.

The following table is a listing of all shares issued for services during the current fiscal year and the complete preceding years:

<b>Common Stock</b>					
03/31/2006	144	Kahn, David	300,000	\$0.070	
04/20/2006	S-8	Radetich, Sean	473,142	\$0.060	
04/20/2006	S-8	Melillo, Tom	100,000	\$0.060	
04/20/2006	S-8	Highland Services	100,000	\$0.060	
04/20/2006	144	Radetich, Sean	3,901,989	\$0.060	
04/20/2006	144	Ford, Raymond	68,966	\$0.060	
04/20/2006	144	Thornton, Shaun	126,316	\$0.060	
04/20/2006	144	Downing, David E.	126,316	\$0.060	
04/20/2006	144	Bunch, John	100,000	\$0.060	
04/20/2006	144	Vuong, Marilyn	76,923	\$0.060	
05/31/2006	144	Kahn, David	1,161,334	\$0.040	
10/16/2006	144	Hartman, John	3,748,043	\$0.040	

**Class D Preferred Stock\***

10/26/2007	144	Bass, Ari	500,000	\$0.060
12/19/2007	144	Bass, Ari	500,000	\$0.022

\* Class D Preferred had a conversion rate of ten (10) shares of Common Stock for each (1) share of Class D Preferred Stock at the time that these shares were issued.

The shares issued on 10/26/2007 represented payment for services during the period beginning 10/31/2006 and ending 10/31/2007.

The shares issued on 12/19/2007 represented payment for services during the period beginning 10/31/2007 and ending 10/31/2008. The price paid represents the value of the stock, as converted at the time the period began.

## **Part C Management and Control Structure**

### **Item XII The name of the chief executive officer, members of the board of directors, as well as control persons.**

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

**A. Officers and Directors.** In responding to this item, please provide the following information for each of the issuer's executive officers, directors, general partners and control persons, as of the date of this information statement:

- 1. Full name;**
- 2. Business address;**
- 3. Employment history (which must list all previous employers for the past 10 years, positions held, responsibilities and employment dates);**
- 4. Board memberships and other affiliations;**
- 5. Compensation by the issuer; and**
- 6. Number and class of the issuer's securities beneficially owned by each such person.**
  - Richard Wilson– CEO, President & Director
    - 1920 Swarthmore Avenue, Suite 4
    - Lakewood, New Jersey 08701
    - No compensation
    - 5,200,000 Common Stock
    - 1,000,000 Shares of Class F Convertible Preferred Stock
    - Richard Wilson has over twenty-five years of experience working in the data storage industry. He began his career with Flagstaff Engineering in 1983 where he was in charge of technical and sales

support. From Flagstaff he went to Microtech Systems where he was the vice president of sales from 1988 to 1997. After leaving Microtech he founded Mediatechnics in 1997. He attended the University of Northern, AZ from 1984 to 1988.

- Ari S. Bass – Director
  - 1920 Swarthmore Avenue, Suite 4
  - Lakewood, New Jersey 08701
  - No compensation
  - 1,000,000 Shares of Class D Convertible Preferred Stock
  - Ari Bass has over X years working in the entertainment industry. He graduated from NYU and Vanderbilt University Law School with a Juris Doctorate.
- Robert Meyers – CEO, Water Skeeter Sports Innovations
  - 1920 Swarthmore Avenue, Suite 4
  - Lakewood, New Jersey 08701
  - No compensation
  - 5,000,000 Common Stock
  - Robert Meyers has over 35 years of experience in the sporting goods industry, He has been involved in the design and manufacturing of many products through the years from Bicycles, and Hockey equipment to more recently Pontoon boats and fly fishing equipment.

**B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:**

**1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);**

No

**2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;**

No

**3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or**

No

**4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities.**

No

**C. Disclosure of Certain Relationships. Describe any relationships existing among and between the issuer's officers, directors and shareholders.**

**To the extent not otherwise disclosed, describe all relationships and affiliations among and between the shareholders and the issuer, its predecessors, its present and prior officers and directors, and other shareholders.**

N/A

**D. Disclosure of Conflicts of Interest. Describe any related party transactions or conflicts of interests. Provide a description of the circumstances, parties involved and mitigating factors for any related party transactions or executive officer or director with competing professional or personal interests.**

None

### **Item XIII Beneficial Owners.**

**Provide a list of the name, address and shareholdings of all persons beneficially owning more than five percent (5%) of any class of the issuer's equity securities.**

- Richard Wilson – CEO, President & Director
  - 5,200,000 shares Common Stock
  - 1,000,000 shares of Class F Convertible Preferred Stock (100% of Class) convertible into 200,000,000 shares of Common Stock.
- Lagos Holdings, LLC
  - 100,000 shares of Class E Convertible Preferred Stock (100% of Class) convertible into 10,000,000 shares of Common Stock but not more than 4.9% of the outstanding shares of common stock at any given time. These shares have no vote on any matters other than matters concerning Class E Preferred Stock, as per Nevada Statutes. Any common shares obtained by conversion have no vote for the original holder on matters otherwise put to the vote of Common.

**To the extent not otherwise disclosed, if any of the above shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.**

**Item XIV The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure:**

**1. Investment Banker**

None

**2. Promoters**

None

**3. Counsel**

William B. Haseltine  
604 N Greenbrier St  
Arlington VA 22203  
703-627-2652  
[william@wbhlaw.net](mailto:william@wbhlaw.net)

4. **Accountant or Auditor - the information shall clearly (i) describe if an outside accountant provides audit or review services, (ii) state the work done by the outside accountant and (iii) describe the responsibilities of the accountant and the responsibilities of management (i.e. who audits, prepares or reviews the issuer's financial statements, etc.). The information shall include the accountant's phone number and email address and a description of the accountant's licensing and qualifications to perform such duties on behalf of the issuer.**

Albert Golusin C.P.A. is a licensed certified public accountant practicing in the state of Arizona. He compiled the financial statements from the records and information provided to him from management and outside consultants. His phone number is 480-626-5710 and his email is [algolusin50@hotmail.com](mailto:algolusin50@hotmail.com).

Mr. Golusin has worked with Grant Thornton C.P.A.'s as an auditor from 1980 thru 1983. He served as the controller for a publicly traded real estate development company during 1984 thru 1990. Since 1991 he has been in private practice consulting to start up companies and publicly traded companies regarding their public filings and compliance issues.

5. **Public Relations Consultant(s)**

investors@mediatechnicscorporation.com

6. **Investor Relations Consultant**

investors@mediatechnicscorporation.com

7. **Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure documentation - the information shall include the telephone number and email address of each advisor.**

None

## Part D Financial Information

Item XV Financial information for the issuer's most recent fiscal period.

The issuer shall include the financial statements listed below in the disclosure document and provide a list in the disclosure document describing the financial statements.

The issuer shall provide the following financial statements for the most recent fiscal period (whether fiscal quarter or fiscal year).

1. **Consolidated Balance Sheet;**

See MediaTechnics Corporation December 31, 2007 Financial Statements and Notes to Financial Statements

2. **Consolidated Statement of Operations;**

See MediaTechnics Corporation December 31, 2007 Financial Statements and Notes to Financial Statements

3. **Statement of Cash Flows;**

See MediaTechnics Corporation December 31, 2007 Financial Statements and Notes to Financial Statements



**4. Statement of Changes in Stockholders' Equity;**

See MediaTechnics Corporation December 31, 2007 Financial Statements and Notes to Financial Statements

**5. Financial Notes**

See MediaTechnics Corporation December 31, 2007 Financial Statements and Notes to Financial Statements

**6. Audit Letter, if audited**

NONE

**The financial statements requested pursuant to this item shall be prepared in accordance with generally accepted accounting principles (GAAP)<sup>3</sup> by persons with sufficient financial skills.**

**Information contained in annual financial statements will not be considered current more than 90 days after the end of the issuer's fiscal year immediately following the fiscal year for which such statement are provided, or with respect to quarterly financial statements, more than 45 days after the end of the quarter immediately following the quarter for which such statements are provided.**

**Item XVI Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence. Please provide the financial statements described in Item XV above for the issuer's two preceding fiscal years.**

See Financial Statements

**Item XVII Management's Discussion and Analysis or Plan of Operation.**

**Instructions to Item XVII**

**Issuers that have not had revenues from operations in each of the last two fiscal years, or the last fiscal year and any interim period in the current fiscal year for which financial statements are furnished in the disclosure document, shall provide the information in paragraphs A and C of this item. All other issuers shall provide the information in paragraphs B and C of this item.**

**The discussion and analysis shall focus specifically on material events and uncertainties known to management that would cause reported financial information not to be necessarily indicative of future operating results or of future financial condition.**

**Issuers are not required to supply forward-looking information. This is distinguished from presently known data that will impact upon future operating results, such as known future increases in costs of labor or materials. This latter data may be required to be disclosed.**

**A. Plan of Operation.**

Not Applicable

**B. Management's Discussion and Analysis of Financial Condition and Results of Operations.**

- 1. Full fiscal years. Discuss the issuer's financial condition, changes in financial condition and results of operations for each of the last two fiscal years. This discussion should address the past and future financial condition and results of operation of the issuer, with particular emphasis on the prospects for the future. The discussion should also address those key variable and other qualitative and quantitative factors that are necessary to an understanding and evaluation of the issuer. If material, the issuer should disclose the following:**

Mediatechnics has been a worldwide leader in the CD/DVD duplication equipment manufacturing industry for the last 10 years. Having the experience of providing thousands of automated duplication systems to software, fortune 500, government, and service company's worldwide, Mediatechnics has been able to adapt to changing markets and deliver what the customers demand.

As customer needs change and the economy dictates, Mediatechnics has always had the foresight to explore new and expanding revenue streams to continue the growth of the company.

Sales for 2006 were at \$2,000,000 and for 2007 when the rest of the industry was experiencing a downturn in sales; Mediatechnics was able to increase sales and ended with \$2,387,000 for the year. This was achieved with their aggressive model of seeking out new opportunities within the market and capitalizing on them.

During 2007, an aggressive expansion was undertaken to expand the services and fulfillment side of the business and through that expansion Mediatechnics is now poised to be the dominate provider in the equipment, services and fulfillment industry.

#### Mediatechnics CD/DVD Duplicator Manufacturing

Mediatechnics has been a premiere manufacturer of CD/DVD duplication equipment since the late 90's. Incorporating customer feedback into each successful launch of a duplication system has led to the release of the highly acclaimed Fusion line of duplicators.

The Fusion systems are being used by Fortune 500 companies, government institutions, College Universities and many different types of the businesses across the globe. The line has been so successful that many OEM's (private label) now distribute it under their OEM name.

As technology advances, Mediatechnics utilizes its in house engineering department to look at the new advances in technology and match those to customer feedback as to what customers would like to see in upcoming new equipment releases. As a result, Mediatechnics is always ready to deliver a quality in demand product to the market place.

#### Mediatechnics Duplication/Replication Services

Mediatechnics has been in the duplication industry since 1988 and started out by duplicating floppy discs for business clients.

As technology progressed, they progressed with it and started to duplicate and replicate CDs and eventually DVDs as that storage media technology emerged. Today, in addition to CDs and DVDs, Mediatechnics duplicates and replicates the newly emerging Blu-Ray storage media.

Mediatechnics services division has spent the last several years building up its East coast NJ duplication and fulfillment facility and today processes 1000s of disc on a daily basis.

The East coast facility has been so successful, the next progressive move is to mirror the East coast facility and open up a West coast facility which will allow them to better service their West coast customers and further expand their capacity.

Further expanding their reach into new emerging technologies, Mediatechnics is also looking to add several Blu-ray media replication lines to the new West coast facility.

#### Mediatechnics Fulfillment Services

The media fulfillment industry is estimated to be in the billions of units per year. With numerous investments in equipment and software, Mediatechnics has spent the last several years building the infrastructure to take advantage of the demand for media fulfillment services.

Using custom software solutions, Mediatechnics fulfills orders daily for a variety of businesses and content owners with much of the process being automated.

With over 10,000 DVD masters currently in house, Mediatechnics has the experience, equipment and software to capture a major market segment of the media fulfillment industry.

Government polling services, self help videos, animal training videos, music videos, hunting and fishing video are just a few of the many diverse markets currently utilizing Mediatechnics fulfillment services.

#### Mediatechnics (Mediashop) Content Distribution and Marketing

Mediashop is a web based content distribution portal that gives content owners the ability to market their content on the web without the high cost that is related to selling their products on Amazon, Barnes and Nobel. Yahoo, or other similar Portals.

Mediashop is being developed and enhanced so that it will be able to accommodate thousands of DVD titles and allow the content owners to have their own reporting and tracking area.

With the optimized position of the mediatechnics.com website, the Mediashop is able to get a content owners DVD title into the top of the organic search listings thus increasing their sales. Mediatechnics then fulfills the orders and makes revenue on the shipping and a percentage of the sale. This allows the content owner not to have to carry a large inventory since the DVDs are produced and packaged in a state of the art fulfillment facility using DOD (DVD on Demand) and JIT (Just in time) fulfillment.

#### Mediatechnics Website Development and Search Engine Optimization

Currently, there are three leading international search engines the represent over 90% of the billions of searches done each month on the Internet– Google, Yahoo and MSN Search. They each have their own databases and search algorithms. Many other search engines use results originating from these three major search engines and the same SEO (Search Engine Optimization) expertise can be applied to all of them.

The algorithms of the leading search engines continually change thus requiring changes to optimization on the website. As the search engines algorithms evolve, so does SEO.

The latest search stats according to the Nielson ratings for the major engines show that the Google owns 67.3% of the searches done on the web which amounted to over 40 billion queries for the month of February 2008.

A top listing in the search engines has a dramatic effect on the over sales growth of the company and getting a website to show up in the organic search on the first page of results for a popular or competitive term is an ongoing effort. Using the expertise of our in house web development team, we have been able to favorably position Mediatechnics.com in the organic search results across the 3 major engines.

Together with SEO, the Mediatechnics site has been developed to take advantage of the traffic generated from the search engines by implementing intuitive web based interfaces for the visitors and easy to obtain information about the equipment and services offered on the site.

There is constant new programming and methodologies being implemented and tested on the Mediatechnics web site to help further retain those visitors once they have been channeled to the site through the SEO and other web marketing efforts.

#### Mediatechnics Distribution Media and Supplies

As a leading provider of CD and DVD duplication equipment, Mediatechnics has used that status to their advantage and opened up another source of repeat revenue by providing customers with all their CD/DVD/DVD-DL media and packaging supplies.

Mediatechnics experience in the industry has allowed them to become experts and using that experience they are able to work with customers to help them purchase the best possible media and supplies in the industry straight from Mediatechnics.

Utilizing a rigorous quality control system, the Quality Assurance team tests all the media that is distributed using a Mediatechnics line of high-end digital media analyzers. This results in customers getting only the highest quality duplication grade media in the industry.

Mediatechnics currently offers the highest end brands of Media including Taiyo Yuden, RiData, Verbatim, Mitsui, and Prodisc CD/DVD/DVD-DL/ BD disc's.. As disc technology evolves, media distribution and services will be expanded by adding new lines of both media and supplies. This will help retain customer's loyalty for repeat revenue when they purchase media or supplies to run their equipment.

**i. Any known trends, events or uncertainties that have or are reasonably likely to have a material impact on the issuer's short-term or long-term liquidity;**

None

**ii. Internal and external sources of liquidity;**

- o Sales
- o Loans
- o Outside Investment

**iii. Any material commitments for capital expenditures and the expected sources of funds for such expenditures;**

None

**iv. Any known trends, events or uncertainties that have had or that are reasonably expected to have a material impact on the net sales or revenues or income from continuing operations;**

Continuing development of the fulfillment business is expected to increase sales significantly. With the addition of \$ 100,000 in capital equipment for the month of April and May, 2008 for our fulfillment facility Mediatechnics will expand its daily DVD duplication output to 10,000 finish disc's per day. This will give over 200% more throughput capacity into our operation.

**v. Any significant elements of income or loss that do not arise from the issuer's continuing operations;**

None

**vi. The causes for any material changes from period to period in one or more line items of the issuer's financial statements; and**

Change of Control of the issuer on February 20, 2008. MediaTechnics Systems, Inc. took control in an acquisition. Its operations became the operations of Silverado Financial, Inc, which changed its name to MediaTechnics Corporation, effective April 16, 2008.

**vii. Any seasonal aspects that had a material effect on the financial condition or results of operation.**

The entire computer industry and related services suffers greatly during the first quarter of each year.

**2. Interim Periods. Provide a comparable discussion that will enable the reader to assess material changes in financial condition and results of operations since the end of the last fiscal year and for the comparable interim period in the preceding year.**

Not Applicable

**C. Off-Balance Sheet Arrangements.**

None

## **Part E Exhibits**

The following exhibits must be either described in or attached to the disclosure document:

**Item XVIII Material Contracts.**

- A. Every material contract, not made in the ordinary course of business, that will be performed after the disclosure document is posted on the Pink Sheets News Service or was entered into not more than two years before such posting. Also include the following contracts:**
- 1. Any contract to which directors, officers, promoters, voting trustees, security holders named in the disclosure document, or the Designated Advisor for Disclosure are parties other than contracts involving only the purchase or sale of current assets having a determinable market price, at such market price;**
  - 2. Any contract upon which the issuer's business is substantially dependent, including but not limited to contracts with principal customers, principal suppliers, and franchise agreements;**
  - 3. Any contract for the purchase or sale of any property, plant or equipment for consideration exceeding 15 percent of such assets of the issuer; or**
  - 4. Any material lease under which a part of the property described in the disclosure document is held by the issuer.**

None

- B. Any management contract or any compensatory plan, contract or arrangement, including but not limited to plans relating to options, warrants or rights, pension, retirement or deferred compensation or bonus, incentive or profit sharing (or if not set forth in any formal document, a written description thereof) in which any director or any executive officer of the issuer participates shall be deemed material and shall be included; and any other management contract or any other compensatory plan, contract, or arrangement in which any other executive officer of the issuer participates shall be filed unless immaterial in amount or significance.**
- C. The following management contracts or compensatory plans need not be included:**
- 1. Ordinary purchase and sales agency agreements;**
  - 2. Agreements with managers of stores in a chain organization or similar organization;**
  - 3. Contracts providing for labor or salesmen's bonuses or payments to a class of security holders, as such; and**
  - 4. Any compensatory plan that is available to employees, officers or directors generally and provides for the same method of allocation of benefits between management and non-management participants**

**Item XIX Articles of Incorporation and Bylaws.**

- A. A complete copy of the issuer's articles of incorporation or in the event that the issuer is not a corporation, the issuer's certificate of organization. Whenever amendments to the articles of incorporation or certificate**

of organization are filed, a complete copy of the articles of incorporation or certificate of organization as amended shall be filed.

**B. A complete copy of the issuer's bylaws. Whenever amendments to the bylaws are filed, a complete copy of the bylaws as amended shall be filed.**

## **Item XX Issuer's Certifications.**

**The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).**

**The certifications shall follow the format below:**

I, Richard Wilson certify that:

1. I have reviewed this annual disclosure statement of MediaTechnics Corporation;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: April 29, 2008



Richard Wilson,  
CEO and President  
MediaTechnics Corporation

## **Part F Miscellaneous**

### **Item XXI Purchases of Equity Securities by the Issuer and Affiliated Purchasers.**

There have been no purchases of equity securities by the issuer and /or by affiliated purchasers.

# Haseltine Law Office

6053 Heathwick Court  
Burke, VA 22015  
703 627 2652; fax 866 305 7563  
Email: [william@wbhlaw.net](mailto:william@wbhlaw.net)

206 N Jackson St  
Glendale, CA 91206  
818 291 0238; fax 866 305 7563  
URL: [www.wbhlaw.net](http://www.wbhlaw.net)

April 29, 2008

Pink Sheets, LLC  
304 Hudson Street, 2d Floor  
New York, NY 10013

Re: MediaTechnics Corporation

Dear Sir or Madam:

I have been asked by MediaTechnics Corporation (the “Issuer”) to provide Pink Sheets a letter with respect to the information publicly disclosed by the Issuer and published in the Pink Sheets News Service. I understand that this letter will be posted by the Issuer, and will be published, accompanying the Issuer’s disclosure, in the Pink Sheets News Service. Pink Sheets is entitled to rely on such letter in determining whether the Issuer has made adequate current Information publicly available within the meaning of Rule 144(c)(2) under the Securities Act of 1933.

I am a U.S. resident and have been retained by the Issuer for the purpose of rendering this letter and related matters. I am serving as a regular disclosure counsel for the Issuer, and have been retained also for the purpose of reviewing the current information supplied by the issuer. I have examined such corporate records and other documents and such questions of law as I have considered necessary or appropriate for purposes of rendering this letter.

I am licensed to practice law in the District of Columbia, and practiced for ten years for the U.S. Securities and Exchange Commission. I am allowed to practice before the SEC, and am not prohibited from practicing before them. This letter applies to the United States of America and all jurisdictions therein. As to matters of fact, I have relied on information obtained from public officials, officers of the Issuer and other sources, and all such sources are believed to be reliable.

I have reviewed all the documents provided to Pink Sheets by the Issuer on April 29, 2008, in connection with its application for publication in the Pink Sheets News Service. These documents were posted on the Pink Sheets site on April 29, 2008. This letter is submitted in connection with the initial application for publication thereof. The Information referred to herein (i) constitutes “adequate current public information” concerning the Securities and the Issuer and “is available” within the meaning of Rule 144(c)(2) under the Securities Act, (ii) includes all of the information that a broker-dealer would be required to obtain from the

Issuer to publish a quotation for the Securities under Rule 15c2-11 under the Securities Exchange Act of 1934 (the "Exchange Act"), (iii) complies as to form with the Pink Sheets Guidelines for Providing Adequate Current Information, which are located on the Internet at [www.pinksheets.com](http://www.pinksheets.com), and (iv) will be posted in the Pink Sheets News Service.

The person responsible for preparing the financial statements contained in the disclosure by the issuer is Albert Golusin C.P.A. , who is qualified to prepare such financial statements by virtue of professional experience and education. The financial statements have not been audited.

The Issuer's transfer agent is Nevada Agency and Trust Company (the "Agent"). The Agent is registered with the SEC. I have confirmed the number of outstanding shares today (183,954,685) by calling the Agent. I also have (i) personally met with management and a majority of the directors of the Issuer, (ii) reviewed the Information, as amended, published by the Issuer on the Pink Sheets News Service and (iii) discussed the Information with management and a majority of the directors of the Issuer.

To the best of my knowledge, after inquiry of management and the directors of the Issuer, neither the issuer of the Securities, any 5% holder, or any counsel is currently under investigation by any federal or state regulatory authority for any violation of federal or state securities laws.

No person other than Pink Sheets is entitled to rely on this letter; however, Pink Sheets has full and complete permission and rights to publish the letter in the Pink Sheets News Service for viewing by the public and regulators.

As of this date, there have been no promotional activities regarding the Securities covered hereby.

Sincerely,



William B. Haseltine,  
Attorney at Law