INTERNATIONAL GAME TECHNOLOGY Form DEF 14A January 10, 2008

SCHEDULE 14A

(Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant [x] Filed by a Party other than the Registrant [_]	
Check the appropriate box: [] Preliminary Proxy Statement [] Sol [] Confidential, For Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) [x] Definitive Proxy Statement [] Definitive Additional Materials	iciting Material Under Rule -12
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(Name of Registr	rant as Specified In Its Charter)
(Name of Person(s) Filing Pro	xy Statement, if Other Than the Registrant)
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3) Filing Party:
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2008 PROXY STATEMENT

ANNUAL MEETING OF SHAREHOLDERS

The Annual Meeting of Shareholders of International Game Technology will be held at

International Game Technology

9295 Prototype Drive Reno, Nevada 89521

on Wednesday, February 27, 2008, at 11:00 a.m. P.S.T PROXY VOTING OPTIONS

YOUR VOTE IS IMPORTANT

Whether or not you plan to attend the annual meeting, please vote as soon as possible. You may vote over the Internet, as well as by telephone or by mailing a proxy card. Voting via the Internet, by phone or by written proxy will ensure your representation at the annual meeting if you do not attend in person. Please review the instructions you received regarding each of these voting options.

Voting over the Internet or by telephone is fast and convenient, and your vote is immediately tabulated. By using the Internet or telephone, you help IGT reduce the cost of postage and proxy tabulations.

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS To Be Held on February 27, 2008

January 14, 2008

Dear Shareholder:

International Game Technology hereby invites you, as a shareholder, to attend our annual meeting of shareholders either in person or by proxy. The meeting will be held at our corporate headquarters at 9295 Prototype Drive, Reno, Nevada 89521, on Wednesday, February 27, 2008, at 11:00 a.m., P.S.T., for the purpose of considering and acting upon the following matters:

1. Electing eight directors for the ensuing year;

2.

Amending the International Game Technology 2002 Stock Incentive Plan:

3. Ratifying the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending September 30, 2008; and

4. Transacting any other business that may properly come before the meeting.

Any action on the items described above may be considered at the annual meeting at the time and on the date specified above or at any time and date to which the annual meeting is properly adjourned or postponed.

Only shareholders of record at the close of business on December 31, 2007 are entitled to receive notice of and to vote at the annual meeting or any adjournment or postponement of the meeting. Shareholders present at the annual meeting or who have submitted a valid proxy over the Internet, by telephone or by mail will be deemed to be present in person to vote at the annual meeting.

By Order of the Board of Directors,

David D. Johnson Secretary

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INTERNATIONAL GAME TECHNOLOGY 9295 Prototype Drive Reno, Nevada 89521 (775) 448-7777

PROXY STATEMENT

Our board of directors is soliciting your proxy for the 2008 Annual Meeting of Shareholders to be held at 11:00 a.m. P.S.T. on February 27, 2008 at our headquarters in Reno, Nevada at 9295 Prototype Drive, and at any and all adjournments or postponements of the annual meeting, for the purposes set forth in the accompanying Notice of Annual Meeting of Shareholders. These proxy materials are being made available to our shareholders on or about January 14, 2008 on the Internet, electronically by email for shareholders who have previously consented to electronic delivery or who have requested to receive this proxy statement by email or, upon request, in printed form by mail. A map with directions to our headquarters is included with these proxy materials.

QUESTIONS AND ANSWERS ABOUT THE MEETING

What is the Notice of Internet Availability of Proxy Materials that I previously Q: received in the mail this year instead of a full set of proxy materials?

A:

In accordance with rules recently adopted by the Securities and Exchange Commission (SEC), we may now furnish proxy materials, including this proxy statement and IGT\s 2007 Annual Report to Shareholders, by providing access to these documents on the Internet instead of mailing a printed copy of our proxy materials to our shareholders. Based on these changes, most of our shareholders have already received a Notice of Internet Availability of Proxy Materials (the □Notice□). which provides instructions for accessing our proxy materials on a website referred to in the Notice or to request to receive printed copies of the proxy materials by mail or electronically by email.

If you would like to receive a paper or email copy of our proxy materials for our 2008 annual meeting or for all future meetings, you should follow the instructions for requesting such materials included in the Notice. Please note that if you previously consented to delivery of our proxy materials electronically via email, you did not receive the separate Notice of Internet Availability of Proxy Materials. Instead, we sent you a full set of our proxy materials via email, which includes instructions for voting your proxy electronically. We believe the delivery options that we have chosen this year will allow us to provide our shareholders with the proxy materials they need, while lowering the cost of the delivery of the materials and reducing the environmental impact of printing and mailing printed copies.

Why am I being provided with access to or receiving these proxy materials?

A:

You are being provided with access to or receiving these proxy materials because you owned shares of IGT common stock as of the close of business on December 31, 2007, our record date. This proxy statement describes in detail issues on which we would like you, our shareholder, to vote. It also gives you information on these issues so that you can make an informed decision. 1

Q: What am I being asked to vote on?

A: (1) The election of directors to serve on our board of directors:

> (2) Amendments to the International Game Technology 2002 Stock Incentive Plan to increase the aggregate share limit, change the non-employee director awards program and extend the term of the Plan and performance based awards feature: and

The ratification of the appointment of Deloitte & Touche LLP as our independent registered public

accounting firm for our fiscal year ending

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(3)

Q:

September 30, 2008.

How does the board recommend I vote on these proposals? Q:

Our board of directors recommends that you vote your shares FOR each of the

nominees for director, FOR the amendments to the International Game Technology 2002 Stock Incentive Plan and FOR the ratification of the appointment of Deloitte & Touche LLP as our independent registered public

accounting firm.

Who is entitled to vote? Q:

A:

A: The record date for the annual meeting is December 31, 2007. Shareholders of record as of the close of business on that date are entitled to vote at the annual

meeting. Both ∏shareholders of record∏ and ∏street name holders∏ are entitled to vote or direct the voting of their IGT common stock. You are a ∏shareholder of record if you hold IGT common stock that is registered in your name at our transfer agent, Wells Fargo Shareowner Services. You are a ∏street name holder∏ if you hold IGT common stock indirectly through a nominee, such as a broker,

bank or similar organization.

If I am a shareholder of record, how do I vote? Q:

A: You may vote via the Internet. You can vote by proxy over the Internet by following the instructions provided in the Notice or on the separate proxy card if

you have received a printed set of the proxy materials.

You may vote via the telephone. You can submit your vote by proxy over the telephone by following the instructions provided on the separate proxy card if you received a printed set of the proxy materials.

You may vote by mail. If you received a printed set of the proxy materials, you can submit your vote by completing and returning the separate proxy card in the prepared and addressed envelope.

You may vote in person at the meeting. All shareholders of record may vote in person at the annual meeting. Written ballots will be passed out to anyone who wants to vote at the meeting.

Q: If my shares are held by a broker, bank or other nominee, how do I vote?

If your shares are held in street name by a broker, bank or other nominee, A: please refer to the instructions they provide regarding how to vote or to revoke your voting instructions. In addition, if you are a street name holder and you

from your broker, bank or other nominee in order to vote at the meeting.

wish to vote in person at the annual meeting, you must obtain a legal proxy

Q: Can I revoke my proxy later?

Yes. You have the right to revoke your proxy at any time before the annual A: meeting by:

> (1)voting electronically via the Internet or by telephone on a subsequent date prior to 11:59 p.m. Eastern Time on the day before the annual

> > meeting,

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(2) delivering a signed revocation or a subsequently

dated, signed proxy card to the Secretary of IGT

before the annual meeting, or

(3) attending the annual meeting and, subject to

having in your possession a legal proxy from your broker, bank or other nominee if your shares are held in street name, voting in person.

However, if you have voted electronically or delivered a valid proxy, your mere presence at the annual meeting will not, by itself, revoke that proxy.

Q: How many shares can vote?

A: As of the close of business on the record date of December 31, 2007, approximately 314,559,034 shares of common stock were issued and outstanding. We have no other class of voting securities outstanding. Each

share of common stock entitles its holder to one vote.

Q: How is a quorum determined?

A: Our bylaws provide that a majority of the shareholders entitled to vote, represented in person or by proxy, constitute a quorum at a meeting of the shareholders. For the purposes of determining a quorum, shares held by brokers or nominees will be treated as present even if the broker or nominee does not have discretionary power to vote on a particular matter or if instructions were never received from the beneficial owner. Abstentions will be

counted as present for quorum purposes.

Q: What is required to approve each proposal?

A: Once a quorum has been established, directors are elected by a plurality of the votes cast at the election. This means that the individuals who receive the highest number of votes are selected as directors up to the maximum number of directors to be elected at the meeting.

Our Corporate Governance Guidelines set forth our procedures if a director nominee is elected according to the above standard, but receives a majority of [withheld] votes. In an uncontested election, any nominee for director who receives a greater number of votes [withheld] from his or her election than votes [for] such election is required to tender his or her resignation following certification of the shareholder vote. The Nominating and Corporate Governance Committee is required to make recommendations to our board of directors with respect to any such resignation. The board of directors is required to take action with respect to this recommendation and to disclose its decision-making process. Full details of the policy are set out in our Corporate Governance Guidelines, which are publicly available on our website at http://www.IGT.com and are available in print, free of charge, to any shareholder who requests it.

The amendments to the International Game Technology Stock Incentive Plan will be approved if the number of votes cast in favor of the proposal exceeds the number of votes cast in opposition to the proposal and the total votes cast on the proposal represent over 50% of all shares entitled to vote on the proposal.

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The appointment of Deloitte & Touche LLP as our independent registered public accounting firm will be ratified if the number of votes cast in favor of the proposal exceeds the number of votes cast in opposition to the proposal.

Q: What happens if I abstain?

A:

We will count proxies marked <code>[abstain[]</code> as shares present for the purpose of determining the presence of a quorum and as shares entitled to vote on the proposal to amend our 2002 Stock Incentive Plan, but for purposes of determining the outcome of a proposal, the shares represented by these proxies will not be treated as affirmative or opposing votes.

Q: How will my shares be voted if I do not give specific voting instructions?

A: If you are a shareholder of record and you:

 Indicate when voting on the Internet or by telephone that you wish to vote as recommended by our board of

directors; or

If you sign and send in your proxy card and do not

indicate how you want to vote,

then the proxyholders, Thomas J. Matthews and David D. Johnson, will vote your shares in the manner recommended by our board of directors as follows: FOR each of the director nominees named in this proxy statement, FOR the amendments to the International Game Technology 2002 Stock Incentive Plan, and FOR the ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm.

If you are a street name holder and do not give specific voting instructions to your broker, bank or other nominee, the organization that holds your shares may generally vote your shares with respect to \sqcap discretionary \sqcap items, but not with respect to \sqcap non-discretionary \sqcap items. Discretionary items are proposals considered routine under the rules of the New York Stock Exchange (NYSE) on which your broker, bank or other nominee may vote shares held in street name in the absence of your voting instructions. On non-discretionary items for which you do not give your broker, bank, or other nominee specific voting instructions, the shares will be treated as ∏broker non-votes. ☐ Broker non-votes will be counted for purposes of determining whether a quorum is present, but will not be considered shares entitled to vote on the proposal and will not be treated as affirmative or opposing votes. The proposals discussed in the proxy statement, other than the proposal to amend the International Game Technology 2002 Stock Incentive Plan, are considered routine and therefore may be voted upon by your broker if you do not give instructions to your broker.

Q: How will voting on any other business be conducted?

A:

Although we do not know of any business to be considered at the annual meeting other than the proposals described in this proxy statement, if any other business comes before the annual meeting, your proxy or voting instruction gives authority to the proxyholders, Thomas J. Matthews and David D. Johnson, to vote on those matters in their discretion.

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Q: What if a quorum is not present at the meeting?

A:

If a quorum is not present at the scheduled time of the annual meeting, we may adjourn the meeting, either with or without the vote of the shareholders. If we propose to have the shareholders vote whether to adjourn the meeting, the proxyholders will vote all shares for which they have authority in favor of the adjournment. We may also adjourn the meeting if for any reason we believe that additional time should be allowed for the solicitation of proxies. An adjournment will have no effect on the business that may be conducted at the annual meeting.

Q: How much stock do IGT\(\)s directors and executive officers own?

A:

As of December 31, 2007, our current directors and executive officers collectively held and are entitled to vote 1,362,022 shares of our common stock, constituting approximately 0.43% of the outstanding shares. It is expected that these persons will vote the shares held by them for each of the director nominees named in this proxy statement, in favor of the amendments to the International Game Technology 2002 Stock Incentive Plan, and in favor of the ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm.

Q: Who will bear the costs of this solicitation?

A:

We will pay the cost of this solicitation of proxies by mail. Our officers and regular employees may also solicit proxies in person or by telephone without additional compensation. We will make arrangements with brokerage houses, custodians, nominees and other fiduciaries to send proxy materials to their principals, and we will reimburse these persons for related postage and clerical expenses. We have engaged the services of D.F. King & Co. to provide solicitation services in connection with our annual meeting and have authorized them to contact and to provide information to our shareholders with respect to matters to be considered at the annual shareholders meeting. We have agreed to pay D.F. King & Co. \$6,000 for their services, and to reimburse them for all brokers

□ bills, reasonable expenses, costs and disbursements incurred in connection with the services provided.

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PROPOSAL 1 | ELECTION OF DIRECTORS

The current term of office of all of our directors expires at the 2008 annual meeting. The board of directors proposes re-election of the following nominees, all of whom are currently serving as directors, for a new term of one year and until their successors are duly elected and qualified. The persons named as proxyholders intend, if authorized, to vote the proxies FOR the election as directors of each of the eight nominees named below. If any nominee declines or is unable to serve as a director, which we do not anticipate, the persons named as proxyholders reserve full discretion to vote for any other person who may be nominated or for the balance of the nominees, leaving a vacancy, unless our board of directors chooses to reduce the number of directors serving on the board of directors. Each of the director nominees listed below has consented to be named in this proxy

statement and to serve if elected.

Nominees for Election of Directors

Robert A. Bittman, 53, has served on our board of directors since May 2000. Mr. Bittman has been IGT[s Executive Vice President, Product Strategy since 2003, and he was IGT[s Executive Vice President, Product Development from 1996 to 2003. Mr. Bittman majored in Systems Analysis at New York University, and Psychology at Queens College and the University of Nevada, Reno. Positions previously held with IGT include:

- Vice President of Marketing
- Director of Marketing
- Marketing Research Analyst

Prior to his tenure with IGT, Mr. Bittman worked for Caesar sale all phases of slot operations management, including two years as Director of Slot Operations.

Richard R. Burt, 60, has served on our board of directors since December 2001, when we acquired Anchor Gaming, and is a member of the Audit and Nominating and Corporate Governance Committees. Mr. Burt has been a Senior Director at Kissinger McLarty Associates in Washington D.C. since April 2007, and he was Chairman of Diligence, Inc. from 2001 to 2007. Mr. Burt holds a BA in Government from Cornell University and an MA in International Relations from Tufts University. Mr. Burt also currently serves as:

- Founder and Chairman of IEP Advisors, Inc. in Washington D.C.
- Director of UBS Mutual Funds
- Director of EADS North America
- Member of Alfa Asset Management (Moscow International Advisory Council)

Positions held previously include:

- Director of the Protective Group, Miami Lakes, FL
- Trustee of Deutsche Scudder (New York) Mutual Funds
- Director of Hollinger International Inc.
- Director of Archer Daniels Midland (ADM)
- Chairman of the Board of Weirton Steel, Inc.
- Director and Vice Chairman of Anchor Gaming
- Director and Chairman of Powerhouse Technologies, Inc.
- Partner in McKinsey & Co.
- Chief Negotiator in Strategic Arms Reduction Talks (START) with the Former Soviet Union
- U.S. Ambassador to the Federal Republic of Germany
- Assistant Secretary of State for European and Canadian Affairs
- Director of Politco-Military Affairs

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Patti S. Hart, 51, has served on our board of directors since June 2006 and is a member of the Audit and Compensation Committees. Ms. Hart was the Chairman and Chief Executive Officer of Pinnacle Systems, Inc. from 2004 to 2005, and of Excite@Home, Inc. from 2001 to 2002. Ms. Hart holds a BS in Marketing and Economics from Illinois State University. Ms. Hart is also a member of the boards of directors for:

- Korn/Ferry International, Inc.
- Spansion LLC
- Lin TV Corp.

Positions held previously include:

- Chairman and Chief Executive Officer of Telocity, Inc.
- President & COO, Long Distance Division, Sprint Corporation

- President, Sprint Business Services Group, Sprint Corporation
- President, Sales & Marketing, Sprint Business Services Group, Sprint Corporation
- Vice President, Sprint Business Services Group
- Area Vice President and General Manager, National & Major Accounts, Sprint, Inc.
- Director, Alternate Distribution, Strategic Planning, InteCom, Inc.
- Consultant, United Technologies Corporation

Former board affiliations:

- EarthLink, Inc.
- Excite@Home, Inc.
- Mariner Networks
- Pinnacle Systems, Inc.
- Plantronics, Inc.
- Telocity, Inc.
- Vantive Corporation
- Pharmaceutical Product Development

Leslie S. Heisz, 46, has served on our board of directors since June 2003 and is a member of the Audit and Nominating and Corporate Governance Committees. Ms. Heisz has been Managing Director of Lazard Frères & Co. LLC since 2004, and she was Senior Advisor of Lazard Frères & Co. LLC from 2003 to 2004. Ms. Heisz holds a BS degree from the University of California at Los Angeles (UCLA) and an MBA from the UCLA Anderson School of Management. Ms. Heisz is also a member of the boards of directors for:

- Eldorado Resorts LLC
- Ingram Micro Inc.

Positions held previously include:

- Managing Director and Director of Dresdner Kleinwort Wasserstein (and its predecessor, Wasserstein Perella & Co.)
- Vice President and Associate with Salomon Brothers Inc.
- Senior Consultant and Consultant at Price Waterhouse

Robert A. Mathewson, 43, has served on our board of directors since December 2003 and is a member of the Compliance Committee. Since 1992, Mr. Mathewson has been President of RGC Inc., a private investment company, and he was Vice President of Business Development for Televoke, Inc. from 1999 to 2000. Mr. Mathewson holds a BA in Economics and an MBA from the University of California at Berkeley and a Juris Doctorate from University of California Hastings College of the Law. Mr. Mathewson is also a member of the board of directors for FelCor Lodging Trust.

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Thomas J. Matthews, 42, was appointed to our board of directors in December 2001 and was named Chairman in March 2005. Mr. Matthews has been IGT□s President and Chief Executive Officer since 2003, and he was IGT□s Chief Operating Officer from 2001 to June 2007. Mr. Matthews held a number of key positions at Anchor Gaming from 1994 until it was acquired by IGT in December 2001, including President, Chief Executive Officer and Chairman of the Board. He previously served as President of Global Gaming Distributors, Inc. until it was acquired by Anchor Gaming in 1994. Mr. Matthews holds a BS in Finance from the University of Southern California.

Robert Miller, 62, has served on our board of directors since January 2000 and is a member of the Compensation and Compliance Committees. Since July 2005, he has been a principal of Dutko Worldwide, a multi-disciplinary government affairs and strategy management firm, and he was a partner at the Jones Vargas law firm from 1999 to 2005. Mr. Miller holds a Juris Doctorate from Loyola Law School, Los Angeles. Mr. Miller is also a member of the boards of directors for:

- Newmont Mining Corporation
- Zenith National Insurance Corp.
- Wynn Resorts, Ltd.

Positions held previously include:

- Governor of the State of Nevada
- Lieutenant Governor of the State of Nevada
- Clark County District Attorney
- Las Vegas Township Justice of the Peace
- First legal advisor for the Las Vegas Metropolitan Police Department
- Clark County Deputy District Attorney
- Uniformed Commissioned Officer for the Clark County Sheriff\[\] s Department and the LosAngeles County Sheriff\[\] s Department

Frederick B. Rentschler, 68, has served on our board of directors since May 1992 and is a member of the Compensation and the Nominating and Corporate Governance Committees. Before his retirement in 1991, Mr. Rentschler was President and Chief Executive Officer of Northwest Airlines. Mr. Rentschler received his undergraduate degree from Vanderbilt University and an MBA from Harvard University. He was also awarded a Doctor of Laws, causa honoris, from the University of Wyoming. Mr. Rentschler also currently serves as:

- Member of the Board of Trustees for Vanderbilt University, Nashville, Tennessee
- Emeritus trustee of the Salk Institute in La Jolla, California
- Emeritus trustee of the Scottsdale Health Care Systems in Arizona

Positions held previously include:

- President and Chief Executive Officer of Beatrice Company
- President and Chief Executive Officer of Beatrice U.S. Foods
- President and Chief Executive Officer of Hunt-Wesson, Inc.
- President of Armour-Dial

Board of Directors and Committees of the Board

During fiscal 2007, our board of directors held seventeen meetings and acted by unanimous written consent on nine other occasions. Each director attended at least 75% of the meetings of the board of directors and of each committee on which he or she served as a member during the period in which he or she served. Our non-management directors met three times during fiscal 2007. We encourage our directors to attend our annual meetings of shareholders. All but one of our directors attended our 2007 annual meeting of shareholders.

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Our Corporate Governance Guidelines require that a majority of the board of directors consist of independent directors. For a director to be independent under the listing standards of the New York Stock Exchange (NYSE), the board of directors must affirmatively determine that the director has no material relationship with IGT (either directly or as a partner, shareholder or officer of an organization that has a relationship with IGT). Our board of directors has made an affirmative determination that the following members of the board, constituting a majority of our directors, meet the standards for ∏independence∏ set forth in our Corporate Governance Guidelines and applicable NYSE rules: Messrs. Burt, Mathewson, Miller and Rentschler and Ms. Hart and Ms. Heisz. During fiscal 2007, each of Ms. Heisz and Mr. Miller was a board member of an IGT customer. The revenues to IGT from these customers comprised less than 1% of our fiscal 2007 gross revenues. Neither Ms. Heisz nor Mr. Miller were involved in the establishment of, or received any special benefits from, these contractual arrangements. During fiscal 2007, IGT sold a company aircraft to a limited liability company owned by Charles Mathewson, a former director and executive officer of IGT and the father of Robert Mathewson, and made payments under a split-dollar life insurance agreement entered into in 1999 for the benefit of Charles Mathewson. See below

☐Certain Transactions with Related Persons. ☐ In addition, during fiscal 2007, IGT paid certain retirement benefits to Charles Mathewson that did not exceed \$100,000. After consideration of these matters, the board affirmatively determined that none of these transactions or matters is a material relationship with IGT.

Our board of directors has three standing committees: the Audit Committee, the Compensation Committee, and the Nominating and Corporate Governance Committee.

The **Audit Committee**, a separately-designated, standing committee established in accordance with section 3(a)(58)(A) of the Securities Exchange Act of 1934, assists our board of directors in overseeing the accounting and financial reporting processes of IGT and audits of our financial statements, including the integrity of our financial statements, compliance with legal and regulatory requirements, our independent registered public accountants qualifications and independence, the performance of our internal audit function and independent registered public accountants, and such other duties as may be directed by our board of directors. The Audit Committee Charter requires that the Audit Committee consist of three or more board members who satisfy the <code>||independence||</code> requirements of the SEC and NYSE for audit committee members. The Audit Committee consists of Ms. Hart (Chair), Ms. Heisz and Mr. Burt, each of whom satisfies these requirements. Our board of directors has determined that Ms. Hart and Ms. Heisz both meet the definition of an audit committee financial expert, as set forth in Item 407(d)(5) of SEC Regulation S-K. The Audit Committee held 14 meetings during fiscal 2007. A copy of the report of the Audit Committee is contained in this proxy statement. A copy of the current charter of the Audit Committee is available under the <code>||Corporate Governance||</code> link of the Investor Relations page of our website https://www.IGT.com or in print, free of charge, to any shareholder who requests it by writing to the Corporate Secretary, International Game Technology, 9295 Prototype Drive, Reno, Nevada 89521.

The **Compensation Committee** discharges the responsibilities of our board of directors relating to compensation of IGT executives and directors, and operates pursuant to the Compensation Committee Charter. The Compensation Committee Charter requires that the Compensation Committee consist of three or more board members who satisfy the [independence] requirements of the NYSE. The Compensation Committee is comprised of Messrs. Rentschler (Chair) and Miller and Ms. Hart, each of whom satisfies these requirements. During fiscal 2007, the Compensation Committee held ten meetings. A copy of the current charter of the Compensation Committee is available under the [Corporate Governance] link of the Investor Relations page of our website http://www.IGT.com or in print, free of charge, to any shareholder who requests it by writing to the Corporate Secretary, International Game Technology, 9295 Prototype Drive, Reno, Nevada 89521.

Pursuant to its charter, the Compensation Committee∏s responsibilities include the following:

- reviewing and approving goals relevant to the compensation of our President and Chief Executive Officer (CEO), evaluating the CEO\[\]s performance in light of those goals and bjectives, and setting the CEO\[\]s compensation level based on this evaluation;
- approving compensation levels for our other executive officers and senior management, including participation in our incentive, equity, severance and other compensation plans and arrangements, as the Compensation Committee deems appropriate;

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- setting the compensation for members of our board of directors and board committees; and
- making recommendations to our board of directors with respect to our non-CEO compensation, incentive-compensation and equity-based plans.

The Compensation Committee may form subcommittees and delegate to its subcommittees such power and authority as it deems appropriate. The Compensation Committee has no current intention to delegate any of its authority to any subcommittee. Our executive officers, including the Named Executive Officers (as identified below), do not have any role in determining the form or amount of compensation paid to our Named Executive Officers and our other senior executive officers. However, our Chief Executive Officer does make recommendations for review by the Compensation Committee with respect to compensation paid to our other executive officers.

Pursuant to its charter, the Compensation Committee is authorized to retain such independent compensation consultants and other outside experts or advisors as it believes to be necessary or appropriate to carry out its duties. For fiscal 2007, the Compensation Committee retained the firm of The Croner Company ([Croner]]) as independent compensation consultants to assist it in determining the compensation levels for our senior executive officers. The Compensation Committee made its compensation decisions during fiscal 2007, including decisions with respect to our Named Executive Officers compensation, after consultation with Croner. Croner advised the Compensation Committee with respect to trends in executive compensation, determination of pay programs, assessment of competitive pay levels and mix (e.g., proportion of fixed pay to incentive pay, proportion of annual

cash pay to long-term incentive pay), and setting compensation levels. Croner also reviewed and identified our appropriate peer group companies for fiscal 2007 and helped the Compensation Committee to obtain and evaluate current executive compensation data for these peer group companies. All compensation decisions were made solely by the Compensation Committee or our board of directors.

Corporate Governance Matters

The **Nominating and Corporate Governance Committee**, which consists of Ms. Heisz (Chair) and Messrs. Burt and Rentschler, is responsible for identifying qualified candidates to be presented to our board for nomination as directors, ensuring that our board and our organizational documents are structured in a way that best serves our practices and objectives, and developing and recommending a set of corporate governance principles. The Nominating and Corporate Governance Charter requires that the Nominating and Corporate Governance Committee consist of no fewer than three board members who satisfy the <code>[independence[]</code> requirements of the NYSE. Each member of our Nominating and Corporate Governance Committee meets these requirements. Our Nominating and Corporate Governance Committee held ten meetings during fiscal 2007. A copy of the current charter of the Nominating and Corporate Governance Committee is available under the <code>[]Corporate Governance[]</code> link of the Investor Relations page of our website at http://www.IGT.com or in print, free of charge, to any shareholder who requests it by writing to the Corporate Secretary, International Game Technology, 9295 Prototype Drive, Reno, Nevada 89521.

The Nominating and Corporate Governance Committee will consider nominees for our board of directors recommended by shareholders. Notice of proposed shareholder nominations for director must be delivered not less than 120 days prior to any meeting at which directors are to be elected, such as our annual meeting of shareholders. Nominations must include the full name of the proposed nominee, a brief description of the proposed nominee business experience for at least the previous five years, and a representation that the nominating shareholder is a beneficial or record owner of IGT common stock. Any such submission must be accompanied by the written consent of the proposed nominee to be named as a nominee and to serve as a director if elected. Nominations should be delivered to the Nominating and Corporate Governance Committee at the following address:

International Game Technology c/o Corporate Secretary 9295 Prototype Drive Reno, Nevada 89521-8986

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In considering possible candidates for election as a director, including candidates recommended by our shareholders, the Nominating and Corporate Governance Committee is guided by the principle that each director should:

- be an individual of high character and integrity
- be accomplished in his or her respective field, with superior credentials and recognition
- have relevant expertise and experience upon which to be able to offer advice and guidance to management
- have sufficient time available to devote to the affairs of IGT
- represent the long-term interests of our shareholders as a whole and
- be selected such that the board of directors represents a diversity of background and experience

Qualified candidates for membership on the board of directors will be considered without regard to race, color, religion, gender, ancestry, national origin or disability. The Nominating and Corporate Governance Committee will review the qualifications and backgrounds of directors and nominees (without regard to whether a nominee has been recommended by shareholders), as well as the overall composition of the board, and recommend the slate of directors to be nominated for election at the annual meeting of shareholders.

You can contact our board or any of our directors by writing to them at the same address provided above for delivery of director nominations. Such communications can, if desired, be addressed to the Chairman of the Nominating and Corporate Governance Committee in his or her capacity as the presiding director of executive sessions of the non-management directors (as discussed below), or to the non-management directors as a group.

Employees and others who wish to contact the board or any member of the Audit Committee to report complaints or concerns with respect to accounting, internal accounting controls or auditing matters, may do so by using this address, or may call IGT\[]s Integrity Action Line at (800) 852-6577. Employees and agents may call the Integrity Action Line anonymously. All calls to the Integrity Action Line are confidential.

We have adopted the International Game Technology Code of Ethics for Executive and Financial Officers (the finance code of ethics), a code of ethics that applies to our Chief Executive Officer, Chief Financial Officer, Corporate Controller and other finance organization employees, the International Game Technology Code of Conduct (the code of conduct), which applies to all of our employees, our officers and our directors, and the International Game Technology Conflict of Interest Guidelines (the director code), which applies to all of our directors. The finance code of ethics, the code of conduct or the director code are publicly available under the Corporate Governance link of the Investor Relations page of our website http://www.IGT.com and are available in print, free of charge, to any shareholder who requests them by writing to our Corporate Secretary at our principal executive offices. If we make any substantive amendments to the finance code of ethics, the code of conduct or the director code, or grant any waiver, including any implicit waiver, from a provision of these codes to our Chief Executive Officer, Chief Financial Officer or Corporate Controller, we will disclose the nature of such amendment or waiver on our website.

In addition, we have adopted the International Game Technology Corporate Governance Guidelines, which cover such matters as size and independence of our board of directors, board committees and management succession planning. The Corporate Governance Guidelines are publicly available under the [Corporate Governance] link of the Investor Relations page of our website at http://www.IGT.com and are available in print, free of charge, to any shareholder who requests a copy by writing to our Corporate Secretary at our principal executive offices. Under the Corporate Governance Guidelines, our non-management directors meet without management in regular executive sessions at each meeting of our board of directors. The chairperson of the Nominating and Corporate Governance Committee (currently Ms. Heisz) acts as the presiding director of these executive sessions.

We have established a **Compliance Committee** to oversee a variety of regulatory issues and to implement broad-range investigatory programs where IGT does or seeks to do business. Messrs. Mathewson and Miller serve on this committee, together with various officers of IGT.

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Director Compensation - Fiscal 2007

The following table presents information regarding the compensation paid during fiscal 2007 to members of our board of directors who are not also our employees (referred to herein as <code>[Non-Employee Directors[]</code>). The compensation paid to Mr. Matthews, who is also employed by us, is presented below in the Summary Compensation Table and the related explanatory tables. Mr. Bittman, who is also employed by us, was not one of our <code>[Named Executive Officers[]</code> for fiscal 2007 under SEC rules, and accordingly, his compensation is presented in the Director Compensation Table below rather than in the Summary Compensation Table. Messrs. Matthews and Bittman are not entitled to receive additional compensation for their services as directors.

					Change in		
					Pension		
					Value and		
	Fees				Nonqualified	ŀ	
	Earned Non-Equity Deferred Incentive						
	or Paid	Stock	Option	Plan	Compensation	All Other	
	in Cash	Awards	Awards	Compensation	n Earnings (Compensatio	n Total
Name	(\$)	(\$) ⁽¹⁾⁽²⁾⁽³⁾	(\$) ⁽¹⁾⁽²⁾⁽³⁾	(\$)	(\$)	(\$)	(\$)
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)
Neil Barsky ⁽⁴⁾	44,500		89,338				133,838
Robert A. Bittman ⁽⁵⁾		196,724	183,027	602,619		438,402	1,420,772
Richard R. Burt	79,625		147,307				226,932
Patti S. Hart	79,500		150,125				229,625

Leslie S. Heisz	79,125	147,307		226,432
Robert A. Mathewson	48,250	153,036		201,286
Robert Miller	54,750	147,307		202,057
Frederick B. Rentschler	71,250	147,307		218,557

The amounts reported in Columns (c) and (d) of the table above reflect the aggregate dollar amounts recognized for stock awards and option awards, respectively, for financial statement reporting purposes with respect to fiscal 2007 (disregarding any estimate of forfeitures related to service-based vesting conditions). Except for unvested stock options covering 48,000 shares of our common stock that Mr. Barsky forfeited in connection with his resignation from the board of directors in May 2007, no stock awards or option awards granted to Non-Employee Directors were forfeited during fiscal 2007. (The amount reported in the table above for Mr. Barsky does not include an expense of \$98,044 that was reversed upon the forfeiture of these options.) For a discussion of assumptions and methodologies used to calculate the amounts for stock and option awards, see Note 1 (Summary of Significant Accounting Policies Share-based Compensation Expense) and Note 4 (Employee Benefit Plans) to our Consolidated Financial Statements, included as part of our Annual Report for fiscal 2007 filed on Form 10-K, and Note 1 (Summary of Significant Accounting Policies Pro forma Stock Based Compensation Expense) to our Consolidated Financial Statements, included as part of our Annual Report for fiscal 2004 filed on Form 10-K, each of which is incorporated herein by reference.

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(2)

The following table presents the number of shares subject to outstanding and unexercised option awards and the number of shares subject to unvested stock awards held by each of our Non-Employee Directors and Mr. Bittman as of September 30, 2007.

Director	Number of Shares Subject to Outstanding Options as of 9/30/07	Number of Unvested Shares of Restricted Stock as of 9/30/07
Neil Barsky		П
Robert A. Bittman	122,409	21,854
Richard R. Burt	184,000	П
Patti S. Hart	64,000	
Leslie S. Heisz	136,000	
Robert A. Mathewson	136,000	
Robert Miller	144,000	
Frederick B. Rentschler	96,000	

(3)

Each Non-Employee Director was granted an option to purchase 24,000 shares of our common stock with an exercise price of \$39.95 per share (the closing price on the grant date) at the annual meeting of shareholders on March 6, 2007. Each of these options had an aggregate grant-date fair value of \$206,855. On November 10, 2006, Mr. Bittman was granted an option to purchase 27,409 shares of our common stock with an exercise price of \$42.72 per share (the closing price on the grant date) and an aggregate grant-date fair value of \$276,742. On that same date, he was granted 4,682 shares of restricted stock with an aggregate grant-date fair value of \$200,015. Grant-date fair value is determined under applicable accounting rules based on the assumptions referred to in footnote (1) above.

(4)

Mr. Barsky resigned as a member of the board of directors effective as of May 7,2007.

(5)

The amounts reported in the table above for Mr. Bittman reflect compensation for his services as IGT[s Executive Vice President, Product Strategy during fiscal 2007. In general, Mr. Bittman[s compensation arrangements are similar to those described for IGT[s other executive officers in the [Compensation Discussion and Analysis] below. The amounts reported in Columns (c) and (d) of the table above reflect the amounts recognized for financial statement purposes for equity-based awards previously granted to Mr. Bittman as an executive officer of IGT. The amount reported in Column (e) reflects Mr. Bittman[s bonus for fiscal 2007 pursuant to his annual incentive award and IGT[s

Cash Sharing Program. The amount reported in Column (g) reflects Mr. Bittman[s \$400,000 base salary, contributions of \$21,889 and \$15,957 by IGT to Mr. Bittman[s accounts under IGT[s 401(k) plan and nonqualified deferred compensation plan, respectively, \$336 of term-life insurance premiums, and \$220 of tax reimbursements.

Non-Employee Director Compensation

Compensation for Non-Employee Directors during fiscal 2007 generally consisted of annual retainers, meeting fees, and an annual equity award. Effective June 26, 2007, our board of directors approved a new compensation program for Non-Employee Directors. In establishing the new program, the board of directors and the Compensation Committee engaged the services of Compensia, an independent compensation consultant, and took its recommendations into consideration. The review was conducted for the purpose of better understanding current market trends and practices in non-employee director compensation.

Annual Retainers. Prior to June 26, 2007, our Non-Employee Directors received an annual retainer of \$50,000. Under the new program, our Non-Employee Directors receive an annual retainer of \$65,000. In addition, the chair of the Audit Committee receives an annual retainer of \$35,000, and the other members of the Audit Committee receive an annual retainer of \$17,500. The chairs of our Compensation, Nominating and Corporate Governance and Compliance Committees each receive an annual retainer of \$20,000, and the other members of these three committees each receive an annual retainer of \$10,000.

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Meeting Fees. Prior to June 26, 2007, our Non-Employee Directors received \$1,500 for each meeting of a board committee they attended. Under the new program, our Non-Employee Directors receive \$1,500 for each meeting of the board of directors or a board committee they attended. However, a Non-Employee Director is entitled to receive a fee for attending a board meeting only if the director has previously attended at least eight board meetings during the fiscal year. With respect to board committee meetings, fees for attending Audit Committee meetings are paid only to Non-Employee Directors who have previously attended at least 10 committee meetings during the fiscal year, and fees for attending meetings of the Compensation, Nominating and Corporate Governance and Compliance Committees are paid only to Non-Employee Directors who have previously attended at least four meetings of that committee during the fiscal year.

Annual Equity Awards. Prior to the 2008 annual meeting, Non-Employee Directors were automatically granted an option to purchase 40,000 shares of our common stock on the date they were initially elected or appointed to the board of directors. In addition, Non-Employee Directors who continued in office following each annual meeting of our shareholders were automatically granted an option to purchase 24,000 shares of our common stock following the annual meeting. Each of these options has an exercise price equal to the closing price of our common stock on the grant date and a maximum term of ten years. These options generally vest in annual installments over a three-year period but automatically become fully vested if a Non-Employee Director service on the board of directors terminates due to his or her death, disability or retirement. On March 6, 2007, each of our Non-Employee Directors then in office was granted an option to purchase 24,000 shares of our common stock at a per-share exercise price of \$39.95 (the closing price of our common stock on that date).

Once vested, each option will generally remain exercisable until its normal expiration date. However, vested options may terminate earlier in connection with a change in control transaction or a termination of the Non-Employee Director service as a board member. The Non-Employee Director will generally have 30 days to exercise the vested portion of the option following a termination of service. This period is extended to two years if the termination is a result of the Non-Employee Director seath, disability or retirement. The unvested portion of the option will generally terminate upon a termination of the Non-Employee Director service as a director.

These Non-Employee Director options are granted under, and are subject to the terms and conditions of, our 2002 Stock Incentive Plan (the SIP). The board of directors administers the plan as to Non-Employee Director awards and has the ability to interpret and make all required determinations under the plan, subject to plan limits. This authority includes making required proportionate adjustments to outstanding awards to reflect any impact resulting from various corporate events such as reorganizations, mergers and stock splits. Under the SIP, options granted to Non-Employee Directors will automatically become vested upon the occurrence of change in control event (as such term is defined in the plan).

As described in Proposal 2 below, shareholders are being asked to approve certain amendments to the SIP, which would become effective for awards granted to our Non-Employee Directors in connection with our 2008 annual

meeting. Under the proposed amendments, Non-Employee Directors would automatically be granted an option to purchase 20,000 shares of our common stock and an award of 5,000 shares of restricted stock upon being elected or appointed to the board of directors. These awards would vest in three substantially equal annual installments following the grant date. In addition, if shareholders approve the proposed SIP amendments, Non-Employee Directors who continue in office following each annual meeting of our shareholders would automatically be granted an option to purchase 11,000 shares of our common stock and an award of 2,750 shares of restricted stock at the annual meeting. These awards would vest in full on the first anniversary of the grant date. In each case, the options granted to Non-Employee Directors would have an exercise price equal to the closing price of our common stock on the date of grant and a maximum term of ten years.

Reimbursement of Expenses. We also reimburse our Non-Employee Directors for travel expenses incurred in connection with their duties as directors of IGT, director education, and fees incurred for the preparation of financial statements required by IGT from directors in order for IGT to secure certain gaming licenses.

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Recommendation of IGT Board of Directors

A plurality of favorable votes cast is required for election of a nominee to the board of directors. Under our Corporate Governance Guidelines, if a director nominee is elected according to the above standard, but receives a greater number of votes [withheld] from his or her election than votes [for] such election, the nominee is required to tender his or her resignation following certification of the shareholder vote. The Nominating and Corporate Governance Committee is required to make recommendations to our board of directors with respect to any such resignation. The board of directors is required to take action with respect to this recommendation and to disclose its decision-making process. Full details of this policy are set out in our Corporate Governance Guidelines, which are publicly available under the [Corporate Governance] link on the Investor Relations page of our website at http://www.IGT.com and are available in print, free of charge, to any shareholder who requests a copy by writing to our Corporate Secretary at our principal executive offices.

Our board of directors recommends a vote FOR the election of each of the above nominees as a director.

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OTHER INFORMATION

Executive Officers

The following table sets forth the name, age, and title or titles of our current executive officers. Following the table are descriptions of all positions held by each individual and the business experience of each individual for at least the past five years.

Name	Age	Title
		Executive Vice President,
Robert A. Bittman	53	Product Strategy
		Executive Vice President,
Anthony Ciorciari	60	Operations
		Executive Vice President,
David D. Johnson	55	General Counsel and Secretary
		Chairman of the Board,
		President, Chief Executive
Thomas J. Matthews	42	Officer
Stephen W. Morro	49	Chief Operating Officer
		Executive Vice President,
Richard Pennington	45	Corporate Strategy
		Chief Accounting Officer,
Daniel R. Siciliano	39	Treasurer

For descriptions of Messrs. Bittman[s and Matthews[] backgrounds, see []Election of Directors.[]

Anthony Ciorciari joined us in January 1994 as our Vice President of Operations. He was promoted to Senior Vice President in 1998 and to Executive Vice President in 2003. As Executive Vice President of Operations, Mr. Ciorciari is responsible for worldwide manufacturing, procurement, corporate facilities and services. Mr. Ciorciari also serves on the boards of:

- National Association of Manufacturers in Washington, D.C.
- Truckee Meadows Community College
- Manufacturing Assistance Partnership
- Economic Development Authority for Western Nevada

Prior to joining IGT, Mr. Ciorciari was the General Manager of manufacturing operations for Digital Equipment Corporation in Albuquerque, New Mexico and Chihuahua, Mexico, where he was responsible for the manufacturing and supply of Digital workstation and systems product lines. Mr. Ciorciari also held various other positions at Digital Equipment Corporation and has more than 39 years of experience in U.S. and international manufacturing.

David D. Johnson joined us in 2003. Mr. Johnson has been IGT sexecutive Vice President, General Counsel and Secretary since 2005, responsible for the direction of the legal, intellectual property, compliance, government relations, corporate audit, risk management and human resource functions. Mr. Johnson was promoted from Senior Vice President, General Counsel and Secretary to Executive Vice President, General Counsel and Secretary in 2005. Mr. Johnson holds a BA from the University of Nevada, Las Vegas and a Juris Doctorate from Creighton University.

Prior to joining IGT, Mr. Johnson served as:

- Partner and shareholder in the Las Vegas law firm of Bernhard, Bradley & Johnson
- Anchor Gaming
 □s General Counsel
- Senior Vice President, General Counsel and Secretary of Alliance Gaming Corporation
- Partner with the law firm of Schreck, Jones, Bernhard, Woloson & Godfrey

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Stephen W. Morro first joined us in August 1988. Mr. Morro has been IGT Chief Operating Officer since June 2007, responsible for worldwide casino markets, including sales, product development, engineering and manufacturing. Previously, Mr. Morro served IGT as President-Gaming Division from 2005 to June 2007, Vice President Eastern Region Sales from 2004 to 2005, and Director of Progressive Systems from 1996 to 2004. Mr. Morro also held various management positions in IGT amarketing and progressive systems areas prior to 2004. Mr. Morro holds a BS in Business Administration from Gettysburg College.

Prior to joining IGT, Mr. Morro worked in slot operations for Harrah□s in Reno and Lake Tahoe and was a staff analyst for the New Jersey Casino Control Commission.

Richard Pennington joined us in 1991. Mr. Pennington has been IGT Executive Vice President of Corporate Strategy since 2005, responsible for developing and implementing strategies that create value using corporate resources and perspectives. Mr. Pennington was IGT Executive Vice President of Product Development from 2003 to 2005 and Senior Vice President of Product Management from 2001 to 2003. Previously, Mr. Pennington served IGT as Vice President of Product Management, Finance Director, and several other management positions in the finance and accounting areas. Mr. Pennington holds a BS in Business Administration from California State University at Pomona.

Prior to joining IGT, Mr. Pennington held positions as Manager of Cost Accounting at Western Digital in Irvine, California and Manager of Accounting at Emerson Technologies LLP, an affiliate of Emerson Radio.

Daniel R. Siciliano joined us in 2002. Mr. Siciliano has been IGT_S Chief Accounting Officer and Treasurer since July 2007, responsible for directing the finance, accounting, treasury and tax functions. Previously, Mr. Siciliano was IGT_S Vice President of Corporate Finance and Treasury from September 2004 to June 2007, and Director of Corporate Finance and Treasury from 2002 to 2004. He is a Certified Public Accountant (CPA), Certified Management Accountant (CMA) and Certified Financial Manager (CFM). Mr. Siciliano holds a BS in Accounting and an MBA in Business Administration from the University of Nevada, Las Vegas.

Prior to joining IGT, Mr. Siciliano was the Corporate Controller for Anchor Gaming, and also held several positions at Deloitte & Touche, including Audit Manager.

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Equity Security Ownership of Management and Other Beneficial Owners

The following table sets forth information as of December 31, 2007 (except where another date is indicated) with respect to the beneficial ownership of our common stock by persons known to us to own beneficially more than 5% of the common stock, each of our directors, our executive officers named in the Summary Compensation Table, and all of our executive officers and directors as a group. We have no other class of equity securities outstanding. Except as otherwise indicated and subject to applicable community property laws, the persons named in the table have sole voting and investment power with respect to all shares of common stock beneficially owned.

Shares of IGT□s Common Stock Options Exercisable

		Within 60	Beneficially	Percent of Class
Name of Beneficial Owner	Owned	Days	Owned (1)	(2)
Robert A. Bittman	84,286	73,853	158,139	*
Richard Burt	3,200	56,000	59,200	*
Patti S. Hart		13,334	13,334	*
Leslie S. Heisz	2,000	96,000	98,000	*
David D. Johnson	21,848	128,853	150,701	*
Robert A. Mathewson	18,500	96,000	114,500	*
Thomas J. Matthews	1,000,000	1,500,000	2,500,000	*
Robert Miller		104,000	104,000	*
Stephen Morro	56,917	346,705	403,622	*
Richard Pennington	73,448	231,053	354,501	*
Frederick B. Rentschler	32,000	48,000	80,000	*
Daniel R. Siciliano	11,438	45,570	57,008	*
All executive officers and directors as a group				
(13 persons)	1,362,022	2,980,130	4,342,152	1.4%
T. Rowe Price Associates, Inc. ⁽³⁾	24,353,611		24,353,611	7.2%

Less than 1% of the outstanding shares of our common stock.

Represents sum of shares owned and shares which may be purchased upon exercise of options exercisable within 60 days of December 31, 2007.

Any securities not outstanding which are subject to options or conversion privileges exercisable within 60 days of December 31, 2007 are deemed outstanding for the purpose of computing the percentage of outstanding securities of the class owned by any person holding such securities but are not deemed outstanding for the purpose of computing the percentage of the class owned by any other person.

(2)

(1)

(3)

Information with respect to the number of shares beneficially owned and percent of class is derived from a Schedule 13G reporting information as of December 31, 2006 and filed February 14, 2007. According to T. Rowe Price Associates, Inc. these securities are owned by various individual and institutional investors, which T. Rowe Price Associates, Inc. (Price Associates) serves as investment advisor with power to direct investments and/or sole power to vote the securities. For purposes of the reporting requirements of the Securities Exchange Act of 1934, Price Associates is deemed to be a beneficial owner of such securities; however, Price Associates expressly disclaims that it is, in fact, the beneficial owner of such securities. The business address of Price Associates is 100 E. Pratt Street, Baltimore, Maryland 21202.

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Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 and regulations of the SEC require our executive officers, directors, and persons who beneficially own more than 10% of our common stock, as well as certain affiliates of those persons, to file initial reports of ownership and monthly transaction reports covering any changes in ownership with the SEC and NYSE. SEC regulations require these persons to furnish us with copies of all reports they file pursuant to Section 16(a). Based solely upon a review of the copies of the reports received by us and written representations that no other reports were required, we believe that, during fiscal 2007, all filing requirements applicable to executive officers and directors were complied with in a timely manner.

Policies and Procedures for Approval of Related Person Transactions

Our board of directors has adopted a written Related Person Transactions Policy. The purpose of this policy is to describe the procedures used to identify, review, approve and disclose, if necessary, any transaction, arrangement or relationship (or any series of similar transactions, arrangements or relationships) in which (i) IGT was, is or will be a participant, (ii) the aggregate amount involved exceeds \$60,000, and (iii) a related person has or will have a material direct or indirect interest. For purposes of the policy, a related person is (i) any person who is, or at any time since the beginning of the last fiscal year was, one of our directors or executive officers or a nominee to become a director, (ii) any person who is known to be the beneficial owner of more than 5% of IGT\(\text{ST}\) common stock, (iii) any immediate family member of any of the foregoing persons, or (iv) any firm, corporation or other entity in which any of the foregoing persons is employed or is a general partner or principal or in a similar position, or in which all of the related persons, in the aggregate, have a 10% or greater beneficial ownership interest.

Under the policy, once a related person transaction has been identified, the Compensation Committee must review the transaction for approval or ratification. In determining whether to approve or ratify a related person transaction, the Compensation Committee is to consider all relevant facts and circumstances of the related person transaction available to the Compensation Committee. The Compensation Committee must approve only those related person transactions that are in, or not inconsistent with, IGT[]s best interests and the best interests of IGT[]s shareholders, as the Compensation Committee determines in good faith. No member of the Compensation Committee will participate in any consideration of a related person transaction with respect to which that member or any of his or her immediate family is a related person.

The Related Person Transactions Policy became effective December 10, 2007. As a result, at the time that IGT entered into each of the transactions described below, IGT did not have policies or procedures requiring the review, approval or ratification of transactions involving related persons. Beginning as of the date of adoption of the Related Person Transactions Policy, IGT intends that all transactions entered into following adoption of the policy will be subject to the review, approval or ratification of the Compensation Committee.

Related Person Transactions

During fiscal 2007, IGT engaged in the following financial transactions in which Charles N. Mathewson had a direct or indirect material interest. Charles N. Mathewson is a former director and executive officer of IGT (1985 \square 2003) and the father of Robert Mathewson, a current IGT director. In March 2007, IGT sold a company airplane for \$7.8 million to a limited liability company owned by Charles N. Mathewson. Robert Mathewson has no interest in the limited liability company or in the airplane. The board of directors was made aware of the proposed sale of the

aircraft to Charles N. Mathewson before the sale, and the board of directors has ratified the sale. In addition, in 1999, IGT entered into a split-dollar life insurance agreement for the benefit of Charles N. Mathewson. The split-dollar policy and its ten year term were disclosed in prior proxy statements of the Company. Under the terms of the split-dollar life insurance agreement, IGT pays an annual premium of \$1 million on the policy. During fiscal 2007, approximately \$107,000 of the premium amount was attributable to the term life insurance portion of the

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policy and taxable to Mr. Mathewson as compensation. Under the terms of the agreements, IGT will be reimbursed for the aggregate amount of the premiums paid by IGT in the form of a death benefit upon Mr. Mathewson seath.

The spouse of Anthony Ciorciari, our Executive Vice President, Operations, is employed by IGT in a non-executive officer capacity. During fiscal 2007, Ms. Ciorciari received aggregate total compensation of \$506,011, calculated in the same manner as the total compensation to the Named Executive Officers in the Summary Compensation Table. The total compensation includes salary, bonus, stock option and stock awards.

The spouse of Maureen M. Mullarkey, who served as our Executive Vice President and Chief Financial Officer until May 2007, is employed by IGT in a non-executive officer capacity. During fiscal 2007, Ms. Mullarkey spouse (Mr. Miller) received aggregate total compensation of \$294,095, calculated in the same manner as the total compensation to the Named Executive Officers in the Summary Compensation Table. The total compensation includes salary, bonus, stock option and stock awards.

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EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

This section describes the material elements of compensation awarded to, earned by or paid to the individuals who served as our principal executive officer or our principal financial officer during fiscal 2007, and our three other most highly compensated executive officers. These individuals are listed in the <code>[Summary Compensation Table[]]</code> below and are referred to as the <code>[Named Executive Officers[]]</code> in this proxy statement. As noted below, Ms. Mullarkey resigned as our Executive Vice President, Chief Financial Officer in May 2007 and was replaced by Mr. Siciliano on an interim basis.

Our executive compensation programs are determined and approved by our Compensation Committee. None of the Named Executive Officers are members of the Compensation Committee or otherwise had any role in determining the compensation of other Named Executive Officers, although the Compensation Committee does review the recommendations of Mr. Matthews, our Chief Executive Officer, regarding compensation for our other executive officers.

Executive Compensation Program Objectives and Overview

The goals of our executive compensation program are to help attract, motivate and build the long-term commitment of talented executives whose leadership is critical to the accomplishment of our business objectives. The Compensation Committee conducts an annual review of our executive compensation programs to ensure that the program is designed to achieve those goals and adequately rewards performance by our executives which is tied to creating shareholder value.

During the 2006 and 2007 fiscal years, the Compensation Committee conducted a comprehensive review of our executive compensation program. As part of this review, we revised our executive compensation programs to reflect prevailing market practices, help us compete more effectively with our peer companies for executive talent, and further align our compensation program to support our business objectives. These revisions include strengthening the link between annual bonus awards and IGT[s performance for our Named Executive Officers and developing a plan to include performance-based vesting requirements in our annual equity award grants. This review also included the identification of a peer group of comparable companies and the articulation of a pay-positioning philosophy relative to our peers.

Our current executive compensation program is based on three components, which are designed to be consistent with our compensation philosophy: (1) base salary; (2) annual incentive bonuses; and (3) long-term stock awards, including stock options and restricted stock awards. We also provide our Named Executive Officers the ability to receive compensation on a deferred basis (with earnings) and, in some cases, severance benefits if the executive employment terminates under certain circumstances. In general, IGT does not maintain programs for providing perguisites and personal benefits to its executive officers.

In structuring executive compensation packages, the Compensation Committee considers how each component promotes retention and/or motivates performance by the executive. Base salaries, deferred compensation opportunities, and severance and other termination benefits are primarily intended to attract and retain highly qualified executives. These are the elements of our executive compensation program where the value of the benefit in any given year is not dependent on performance (although base salary amounts and benefits determined by reference to base salary may increase from year to year depending on performance, among other things). We believe that in order to attract and retain top executives, we need to provide them with predictable compensation levels that reward their continued service. We also believe that the stability of an executive team has been an important factor contributing to our past successful performance, and we place significant value on retaining this team. Annual incentive bonuses are primarily intended to motivate our Named Executive Officers to achieve specific strategic goals and operating objectives, although we believe they also help us to attract and retain top executives. Our long-term equity incentives are primarily intended to align Named Executive Officers long-term interests with shareholders long-term interests, although we believe they also play a role in helping us to attract and retain top executives. Annual bonuses and long-term equity awards are the elements of our executive compensation program that are designed to reward performance and thus the creation of shareholder value.

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The Compensation Committee believes that performance-based compensation such as annual bonuses and long-term equity incentives play a significant role in aligning management interests with those of our shareholders. For this reason, these forms of compensation constitute a substantial portion of each of our Named Executive Officer compensation. For fiscal 2007, the Compensation Committee approved executive compensation arrangements for Mr. Matthews that resulted in approximately 90% of his total direct compensation being incentive compensation tied directly to shareholder value creation, with his base salary constituting the balance of his fiscal 2007 total direct compensation. (As used in this discussion, the term total direct compensation means the aggregate amount of the executive base salary, annual incentive bonus, and long-term equity incentive awards based on the grant-date fair value of such awards as determined under the accounting principles used in IGT financial reporting.) With respect to our other executive officers, the Compensation Committee approved executive compensation arrangements that resulted in approximately 75% of each executive stoal direct compensation being incentive compensation tied directly to shareholder value creation, with base salary constituting the balance of their fiscal 2007 total direct compensation. Our compensation packages are designed to promote teamwork, initiative and resourcefulness by key employees whose performance and responsibilities directly affect our results of operations.

Pay Position Philosophy and Peer Companies

As noted above, the Compensation Committee sreview of our executive compensation programs over the past two fiscal years has included the articulation of a pay positioning philosophy and identification of a peer group of comparable companies. For fiscal 2007, the Compensation Committee retained the consulting firm, The Croner Company, to assist in the identification of an appropriate group of peer companies. Because IGT has a unique business model and is a leader in the design, manufacture and marketing of computerized gaming equipment and network systems, its peer group is a composite of companies from several related industries with similar revenue size and scope and is heavily weighted towards the high technology industry. For fiscal 2007, the Compensation Committee selected the following companies as our peer companies: Activision, Inc.; Adobe Systems, Inc.; Alliance Data; BMC Software; Boyd Gaming Corporation; Cadence Design Systems, Inc.; Diebold Incorporated; Electronic Arts, Inc.; Harrah sentertainment, Inc.; Intuit; Juniper Networks, Inc.; Las Vegas Sands Corp.; MGM Mirage; NCR Corporation; Network Appliance, Inc.; Pitney Bowes, Inc.; Stations Casino; Symbol Technologies, Inc.; Take-Two Interactive Software, Inc.; and WMS Industries, Inc.

In addition to compensation data for the peer companies listed above, the Compensation Committee also reviewed executive compensation data for companies with revenues similar to those of IGT made available in surveys published by various consulting firms and in SEC public filings of the companies in the S&P 500. With Croner assistance, the Compensation Committee defined a competitive compensation market standard based on a weighting of 25% for the peer group of companies identified above, and 75% for the remaining data available from

the surveys and SEC public filings reviewed by the Compensation Committee (with an equal weighting placed on industry-related companies, high-technology related companies, and S&P 500 companies included in these surveys and SEC public filings). Providing an equal weighting for each of these sources is believed to mitigate the effect of anomalies that may arise from the use of a small sample size from any one source.

Our pay positioning philosophy for our executive officers relative to the competitive compensation market standard is as follows:

- Base salary is targeted at a level not less than the 50th percentile of the competitive compensation market;
- Variable cash compensation, when combined with base salary, is targeted at a level not less than the 75th percentile of the competitive compensation market; and
- Equity compensation, when combined with the cash compensation elements referred to above, is targeted at a level not less than the 75th percentile of the competitive compensation market.

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IGT[]s selection of base salary targeted at not less than the 50 percentile and the 75th percentile for variable cash and equity compensation is based upon our belief that the company[]s past performance has consistently exceeded that of our peer companies and therefore warrants an above average compensation target to attract and retain the high quality of executives required to sustain that performance in the future. We will continue to review this positioning relative to future Company performance.

The combination of base salary, short-term variable cash components and long-term variable equity components for Mr. Matthews approximately matches our target levels above with respect to the competitive compensation market. The short-term variable cash levels for our other Named Executive Officers are currently higher than the target level described above while the long-term variable equity levels are currently lower than the target level. In all cases, however, the target total direct compensation for each of our Named Executive Officers approximately matches our target positioning of the 75th percentile of the competitive compensation market.

Because the Compensation Committee generally determines the target value for our current executive compensation program based on an assessment of the compensation paid by the competitive compensation market, we do not generally factor in amounts realized from prior compensation paid to the Named Executive Officers. We believe the individual components of our executive compensation program combine together to create a total compensation package for each Named Executive Officer that achieves our compensation objectives.

Current Executive Compensation Program Elements

Base Salaries

Salaries for our Named Executive Officers are reviewed by the Compensation Committee on an annual basis. As noted above, the Compensation Committee believes that a significant portion of our executive officers compensation should be in the form of incentive compensation that helps to align the interests of our executives with those of our shareholders. Accordingly, our executive officers salary levels are set at approximately the 50 percentile of the competitive compensation market so that a greater percentage of our executives compensation may be delivered in the form of incentive compensation.

In setting specific salary levels for each of our Named Executive Officers, each September the Compensation Committee solely determines the compensation for the Chief Executive Officer and reviews the recommendations of Mr. Matthews regarding the compensation of our other executive officers. Compensation determinations for each of our Named Executive Officers take into consideration:

- current market data for each executive position;
- the scope of the executives responsibility at IGT and in relation to those of the closestomparable positions in the market;
- the relative internal value to IGT of the position; and
- the executive[]s past performance and expected future contributions to IGT.

As described below under Description of Employment Agreements - Salary and Bonus Amounts, we have entered into employment agreements with Mr. Matthews and Ms. Mullarkey that provide for minimum levels of base salary.

We do not have such agreements with our other Named Executive Officers.

Based on its review in September 2007, the Compensation Committee approved increases in base salary, effective October 1, 2007, for each of the Named Executive Officers (other than Ms. Mullarkey and Mr. Siciliano). In recognition of his promotion in June 2007 to Chief Operating Officer and in light of base salaries paid to similarly situated executives at comparable companies, Mr. Morro[s base salary was increased by 20%. The other Named Executive Officers[] base salary levels were increased by 5%. Mr. Siciliano did not receive an October 2007 base salary increase because, in June 2007 in connection with his promotion to Chief Accounting Officer and Treasurer and appointment as Interim Principal Financial Officer, Mr. Siciliano[s base salary was increased by 26%.

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The Compensation Committee believes that the base salary levels of the Named Executive Officers generally are reasonable in view of competitive practices, IGT\(\sigma\) s performance and the contribution of those officers to that performance.

Annual Incentive Bonuses

We award annual incentive bonuses to the Named Executive Officers and our other executive officers each year based upon multiple performance criteria, including a quantitative component based on IGT[]s performance as measured against pre-established financial goals and a qualitative component based on subjective evaluations of the executive[]s achievement of pre-established strategic and operational goals. As described below, the weighting between the quantitative and qualitative components varies for each executive depending on the degree to which the executive[]s role is expected to have a direct impact on IGT[]s achievement of the quantitative goals. For fiscal 2007, the Compensation Committee established the quantitative goals with the expectation that they would be met only by achieving goals that are considered difficult, or a []stretch,[] to reach. For fiscal 2007, quantitative goal achievement for the Named Executive Officers was 85.5% of the target, except the quantitative goal achievement for Mr. Matthews was 75.7% of the target.

Mr. Matthews bonus opportunity for fiscal 2007 was weighted 70% based on the achievement of quantitative goals and 30% based on achievement of qualitative goals established by the Compensation Committee for the fiscal year. The quantitative component was measured based on IGT s net income growth and revenue growth during fiscal 2007, with net income growth being weighted 70% and revenue growth being weighted 30%.

For Messrs. Morro, Johnson and Pennington, the quantitative component for fiscal 2007 was measured based on IGT□s operating income growth and revenue growth during the fiscal year, with operating income growth being weighted 70% and revenue growth being weighted 30%. Messrs. Morro, Johnson and Pennington were assigned an operating income growth measure (rather than the net income growth measure assigned to the Chief Executive Officer) because we believe their roles have less direct impact on financial decisions below the operating income level.

The qualitative component was based on the executive achievement of three to five individual goals established by Mr. Matthews for the executive at the beginning of the fiscal year. Qualitative goals include important strategic initiatives, such as new product and business development, successful identification and completion of key mergers and acquisitions, and activities that strengthen IGT legal and financial foundation. As noted above, the weighting between the quantitative and qualitative components varies for each executive depending on the executive role. For fiscal 2007, the quantitative component was weighted 80% for Mr. Morro bonus opportunity, 20% for Mr. Johnson bonus opportunity, and 20% for Mr. Pennington bonus opportunity, with the qualitative component in each case constituting the remainder of the bonus opportunity. At the end of fiscal 2007, the qualitative goals and performance against those goals were evaluated by Mr. Matthews in the process of his bonus recommendations to the Compensation Committee.

The Compensation Committee has discretion to establish the target bonus for each executive for each fiscal year, with the amount of the executive sactual bonus being determined based on the performance factors identified above. For fiscal 2007, the Named Executive Officers target bonuses were as follows: Mr. Matthews, 250% of his annual base salary; Mr. Morro, 200% of his annual base salary; Mr. Johnson, 150% of his annual base salary; and Mr. Pennington, 150% of his annual base salary. As described below, under the terms of her retirement agreement with IGT, Ms. Mullarkey was eligible for a bonus for fiscal 2007 to be determined by the Compensation Committee at its sole discretion. In determining the fiscal 2007 bonus for Ms. Mullarkey, the Compensation Committee took into consideration the recommendation of Mr. Matthews regarding his assessment of Ms. Mullarkey performance.

Mr. Matthews recommendation and the Compensation Committee s determination were based on their subjective assessment of IGT s performance during the portion of the year Ms. Mullarkey was employed by the Company as its Chief Financial Officer, and her efforts in facilitating a smooth transition of the Chief Financial Officer s responsibilities upon her retirement.

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For fiscal 2007, Mr. Siciliano participated in IGT $_$ S Management Bonus Plan. Bonuses awarded under that plan are funded based on a percentage of IGT $_$ S operating profit for the fiscal year. An individual participant $_$ S bonus amount is based on his or her target award and is subject to increase or decrease by the participant $_$ S manager based on the participant $_$ S individual performance during the fiscal year. For fiscal 2007, Mr. Siciliano $_$ S target award under the plan was 150% of his annual base salary.

In addition to the bonus opportunities described above, each of the Named Executive Officers participated in IGT Cash Sharing Program during fiscal 2007. All IGT employees participate in this program. The program is funded based on a percentage of IGT so operating income for the fiscal year, and each participant receives a portion of this amount based on his or her base salary. For fiscal 2007, each participant received a bonus of approximately 12% of his or her earned wages, excluding annual incentive bonuses, under the Cash Sharing Program. The Compensation Committee includes amounts received by Named Executive Officers under the Cash Sharing Program in assessing these executives bonuses in comparison with the competitive compensation market.

In addition and based upon the recommendation of Mr. Matthews, the Compensation Committee awarded Mr. Morro an additional discretionary bonus of \$50,000 in recognition of his support and contribution to the improved financial performance of IGT's international operations.

The Compensation Committee believes that the fiscal 2007 bonuses paid to the Named Executive Officers and the other executive officers generally are reasonable in view of competitive practices, our desire to retain our executive team, IGT□s performance and the contribution of those executive officers to that performance during fiscal 2007. For a discussion of the bonus opportunities for the Named Executive Officers for fiscal 2008, see □Subsequent Committee Actions□ below.

Long-Term Incentive Equity Awards

Our policy is that the long-term compensation of our Named Executive Officers and other executive officers should be directly linked to the value provided to shareholders. Therefore, we have historically made annual grants of equity-based awards to provide further incentives to our executives to increase shareholder value. These long-term incentive awards are made annually to provide a market-competitive total direct compensation package in accordance with our compensation philosophy.

The Compensation Committee bases its award grants to executives each year on a number of factors, including:

- the executive position with IGT and total compensation package;
- the equity participation levels of comparable executives at comparable companies; and
- the executive \(\) s contribution to the success of IGT \(\) s financial performance.

In addition, the size, frequency and type of long-term incentive grants may be determined on the basis of tax consequences of the grants to the individual and IGT, accounting impact and potential dilution effects.

Our annual award grants generally consist of a mixture of stock options and awards of restricted stock. In fiscal 2007, our Named Executive Officers received grants of stock options equal to 60% of their targeted long-term incentive award value, with the remaining 40% consisting of grants of restricted stock awards. We grant 60% of the targeted long-term incentive value in the form of stock options because we believe the majority of our executives long-term incentive opportunity should be directly linked to creating value for our shareholders. The stock options are granted with an exercise price that is equal to the closing price of our common stock on the grant date, so the executive will only realize value on their stock options if our shareholders realize value on their shares. The stock options also function as a retention incentive for our executives as they vest ratably over the four-year period after the date of grant.

We also grant long-term incentive awards to Named Executive Officers in the form of shares of restricted stock. In fiscal 2007, our Named Executive Officers received grants of restricted stock shares equal to 40% of their targeted long-term incentive award value. We grant a portion of our long-term incentive opportunity in the form of restricted stock because we believe restricted stock encourages retention. In general, the restricted stock vests over the four-year period following the date of grant. At the end of the vesting period, the executive shares will have the value of IGTs stock price on the day vesting lapses.

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In general, this means the executive will receive an award that has some financial value regardless of stock price volatility. However, the value of the restricted shares appreciates as the value of IGT[s stock price increases, so restricted stock also helps to link executives interests with those of our shareholders.

Beginning in fiscal 2008, we expect to include a performance-based vesting component in our annual grants of restricted stock awards to the Named Executive Officers. This component is intended to provide an additional incentive for executives to help IGT achieve specific performance goals established in advance by the Compensation Committee and to further align the executives interests with those of our shareholders.

Timing of Grants. Prior to fiscal 2008, the Compensation Committee generally reviewed equity compensation to be awarded annually in November. Commencing with fiscal 2008, equity award grants to the Named Executive Officers will generally be made in each year by the Compensation Committee at its meeting in May at the same time annual award grants are made to IGT[]s employees generally. This meeting is typically scheduled well in advance. Other than grants made in connection with the hiring or promotion of employees or other special circumstances, the Compensation Committee generally does not grant equity awards at any other time during the year.

Deferred Compensation Opportunities

Under our Nonqualified Deferred Compensation Plan, our Named Executive Officers may elect to defer up to 50% of their base salaries and annual incentive bonuses. We believe that providing the Named Executive Officers this deferral is a cost-effective way to permit executives to receive the tax benefits associated with delaying the income tax event on the compensation deferred, even though the related deduction for IGT is also deferred. Please see the ∏Nonqualified Deferred Compensation∏ table and related narrative below for a description of these benefits.

Severance and Other Benefits Upon Termination of Employment

We believe that severance protections, particularly in the context of a change in control transaction, can play a valuable role in attracting and retaining key executive officers. Accordingly, we provide such protections for certain of our Named Executive Officers under their respective employment agreements. The Compensation Committee evaluates the level of severance benefits to provide a Named Executive Officer on a case-by-case basis, and in general, we consider these severance protections an important part of an executive of severance.

As described in more detail under <code>Potential</code> Payments Upon Termination or Change in Control below, Mr. Matthews and Ms. Mullarkey would be entitled under their employment agreements to severance benefits in the event of a termination of employment by IGT without cause, a termination by the executive following a change in control of IGT, or a termination due to the executive seath or, in the case of Mr. Matthews, disability. We have determined that it is appropriate to provide these executives with severance benefits in the event of a termination of the executive semployment under these circumstances in light of their positions within IGT and as part of their overall compensation package.

We do not believe that Named Executive Officers should be entitled to receive cash severance benefits merely because a change in control transaction occurs. The payment of cash severance benefits is only triggered by a termination of employment. However, if there is a change in control of IGT, outstanding equity awards granted under our 2002 Stock Incentive Plan (including those held by our Named Executive Officers) may vest on an accelerated basis.

Policy with Respect to Section 162(m)

Section 162(m) of the Internal Revenue Code generally disallows public companies a tax deduction for compensation in excess of \$1,000,000 paid to their chief executive officers and certain other executive officers unless certain performance and other requirements are met. As one of the factors in its consideration of compensation matters, the Compensation Committee also considers the anticipated tax treatment to IGT and to the executives of various payments and benefits, including the effect of Section 162(m). The Compensation Committee retains discretion, however, to implement executive

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compensation programs that may not be deductible under Section 162(m) if the Compensation Committee believes the programs are nevertheless appropriate to help achieve our primary objective of ensuring that compensation paid to our executive officers is reasonable, performance-based and consistent with the goals of IGT and its shareholders.

Subsequent Committee Actions

In December 2007, the Compensation Committee approved bonus arrangements for certain Named Executive Officers for fiscal 2008 that are intended to satisfy the requirements for deductibility under Section 162(m) of the Internal Revenue Code while giving the Compensation Committee flexibility to take the performance of IGT and the individual executive into account in determining bonus amounts. These arrangements provide that the Named Executive Officer smaximum bonus opportunity will be based on a fixed percentage of IGT so operating income for fiscal 2008 (before giving effect to expenses for bonuses and other incentives, impairment charges related to goodwill and other intangible assets, and charges related to natural disasters and related insurance recoveries). The Compensation Committee has discretion to reduce (but not increase above such maximum amount) the amount of the bonus actually paid to the Named Executive Officer.

As required under Section 162(m), the use of a fixed percentage of operating income places a cap on the executive sonus opportunity. By using a formula that is expected to produce a high amount which the Compensation Committee has discretion to reduce, this bonus structure is intended to give the Compensation Committee flexibility to consider a broad range of performance factors in determining bonus amounts while preserving IGT sability to deduct these amounts under Section 162(m). It is expected that the Compensation Committee will exercise its negative discretion for all of the executives, with the amount of the reduction in each case depending on the performance of IGT and the individual executive during the fiscal year. See Specific Benefits under Proposal 2 below for more information on the fiscal 2008 bonus opportunities.

Compensation Committee Report on Executive Compensation (1)

The Compensation Committee has reviewed and discussed with management the disclosures contained in the Compensation Discussion and Analysis section of this proxy statement. Based upon this review and discussion, the Compensation Committee recommended to our board of directors that the Compensation Discussion and Analysis section be included in this proxy statement to be filed with the SEC.

Compensation Committee of the Board of Directors

Frederick Rentschler (Chairman)
Patti S. Hart
Robert Miller

(1) SEC filings sometimes [incorporate information by reference.] This means IGT is referring you to information that has previously been filed with the SEC, and that this information should be considered as part of the filing you are reading. Unless IGT specifically states otherwise, this report shall not be deemed to be incorporated by reference and shall not constitute soliciting material or otherwise be considered filed under the Securities Act or the Securities Exchange Act.

Compensation Committee Interlocks and Insider Participation

Mr. Rentschler and Ms. Hart each served on the Compensation Committee during all of fiscal 2007. Mr. Burt served on the Compensation Committee until May 31, 2007 and was replaced by Mr. Miller as a committee member as of that date. None of these four directors is or has been a former or current executive officer of IGT or had any relationships requiring disclosure by IGT under the SEC\(\sigma\) rules requiring disclosure of certain relationships and related-party transactions. None of IGT\(\sigma\) sexecutive officers served as a director or a member of a compensation committee (or other committee serving an equivalent function) of any other entity, the executive officers of which

served as a director or member of the Compensation Committee during the fiscal year ended September 30, 2007.

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Summary Compensation Table - Fiscal 2007

The following table presents information regarding compensation of each of our Named Executive Officers for services rendered during fiscal 2007.

Name and Principal	Fiscal	Salary	Bonus	Stock Awards	Option Awards	Non-Equity Non-Equity Incentive Plan Con Compensatio	tionOther s mpensatio	
Position	Year	(\$)	(\$) ⁽¹⁾	(\$) ⁽²⁾	(\$) ⁽²⁾	(\$) ⁽¹⁾	(\$)	(\$) ⁽³⁾
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)
Thomas J. Matthews Chairman of the Board, President and Chief Executive Officer	2007	800,000		3,301,248	850,012	1,601,518		77,004
Stephen Morro Chief Operating Officer	2007	500,000	50,000	331,943	810,659	941,535		48,243
David D. Johnson Executive Vice President, General Counsel and Secretary	2007	500,000		199,927	643,379	761,960		64,434 ⁽⁴⁾
Richard Pennington	2007	400,000		196,724	418,914	602,368		38,182

Executive Vice President Corporate Strategy Change in Pension