NUWAVE TECHNOLOGIES INC Form SC 14F1/A October 17, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

Amendment No. 1 To SCHEDULE 14F-1

Information Statement
Pursuant to Section 14(f) of the
Securities Exchange Act of 1934 and Rule 14f-1 Thereunder

NUWAVE TECHNOLOGIES, INC.

(Name of Issuer)

DELAWARE

0-28606

22-3387630

(State of Incorporation)

(Commission File No.)

(IRS Employer Identification No.)

109 North Post Oak Lane Suite 422 Houston, Texas 77024

(Address of Principal Executive Offices)

(713) 621-2737

(Registrant s telephone number)

We Are Not Asking You for a Proxy and You Are Requested Not to Send Us a Proxy

INFORMATION STATEMENT PURSUANT TO SECTION 14(f) OF THE SECURITIES EXCHANGE ACT OF 1934 AND RULE 14f-1 THEREUNDER

GENERAL

This notification (Information Statement) is being delivered on or about October 17, 2005 (the Notice Date) to all holders of record as of September 15, 2005 of common stock, par value \$0.001 per share (the Common Stock) of NuWave Technologies, Inc., a Delaware corporation (NuWave or the Company) in compliance with Section 14(f) of the Securities Exchange Act of 1934, as amended (the Exchange Act) and Rule 14f-1 promulgated thereunder.

The purpose of this Information Statement is to inform the Company s shareholders of a change in control pursuant to a certain merger agreement (the Merger Agreement), effective as of August 31, 2005, by and among the Company, the Company s wholly-owned subsidiary Strategies Acquisition Corp. (SPV), Corporate Strategies, Inc. (Strategies) and each shareholder of Strategies (collectively, the Shareholders). You are receiving this Information Statement in connection with the nomination of persons to be appointed to the Company s Board of Directors (the Board) pursuant to the Merger Agreement. The resignation of the existing Directors and appointment of the new Directors will become effective ten (10) days following the Notice Date.

CHANGE IN CONTROL

As described above, on August 31, 2005 the Company entered into a Merger Agreement whereby SPV, a wholly-owned subsidiary of the Company, merged with and into Strategies, with Strategies remaining as the surviving corporation and continuing its corporate existence under the laws of the State of Delaware and as a wholly-owned subsidiary of the Company (the Merger). The separate existence of SPV has ceased.

Pursuant to the terms of the Merger Agreement, the Company issued one (1) share of its Common Stock to each Strategies Class A common stock holder in exchange for two (2) shares of Strategies Class A common stock, par value \$0.001 per share. Second, the Company issued one (1) share of the Company s Series C preferred stock (Series C Preferred), par value \$0.01 per share, to each Strategies Series A preferred stock holder for one (1) share of Strategies Series A preferred stock, par value \$0.001 per share.

Third, the Company issued and delivered shares of its Series B convertible preferred stock (Series B Preferred), par value \$0.01 per share, to each Strategies Class B common stock holder so that effectively upon conversion of the Series B Preferred into Common Stock, the Common Stock issued upon conversion shall be equal to ninety-five percent (95%) of the issued and outstanding capital stock of the Company (calculated on a fully diluted basis as of the date of the Merger, following the issuance of all the Merger Consideration (as such term is defined in the Merger Agreement) and after giving effect to such conversion, but not including any shares of Common Stock issuable upon conversion of any then outstanding NuWave convertible debentures). Therefore, the Merger Consideration for the Common Stock, Series C Preferred and Series B Preferred was the Strategies Class A common, Series A preferred and Class B common, respectively. The number of shares issued to the Shareholders in connection with the Merger was based upon a determination by the Board that the transaction was in the best interest of the Company and its shareholders.

Furthermore, Mr. George D. Kanakis has resigned as the sole officer of the Company, effective August 31, 2005. Mr. Timothy J. Connolly and Mr. A.P. Shukis have replaced him as Chief Executive Officer and as Chief Financial

Officer, respectively. Messrs. Kanakis and Gary H. Giannantonio have resigned as the Company s Directors pending the effectiveness of this Information Statement. Mr. Fred S. Zeidman has been nominated to be the Company s new Chairman and Mr. Connolly has been nominated to be the new Vice Chairman of the Board. Subsequent to the Merger, the Company also entered into an employment agreement with Mr. Tobin Smith on September 15, 2005 to serve as Chief Investment Officer, effective as of September 15, 2005, and as a member of the Board of the Company. The changes to the Board, including the appointment of Mr. Smith, are to be effective ten (10) business days following the Notice Date. The exchange for the shares was consummated on August 31, 2005 and therefore Messrs. Zeidman and Connolly may be considered to control the Company as of that date.

YOU ARE URGED TO READ THIS INFORMATION STATEMENT CAREFULLY. YOU ARE NOT, HOWEVER, REQUIRED TO TAKE ANY ACTION.

VOTING SECURITIES OF THE COMPANY

On September 1, 2005 there were 22,710,816 shares of Common Stock, 100,000 shares of Series B Preferred and 570.199 shares of Series C Preferred stock issued and outstanding. There were no shares of Series A preferred stock outstanding.

Each share of Common Stock entitles the holder thereof to one (1) vote on each matter which may come before a meeting of the Company s shareholders.

As a class, the holders of the Company s Series B Preferred shall, collectively, be entitled to cast a number of votes equal to ninety-five percent (95%) of the outstanding capital stock of the Company multiplied by ten (10) on all matters submitted to the shareholders of the Company for approval, which votes shall be distributed among the holders of Series B Preferred on a pro rata basis based upon the number of shares of Series B Preferred held by such respective holders. The holders of shares of the Series B Preferred shall be entitled to vote on all matters on which the Common Stock shall be entitled to vote. Holders of Series B Preferred shall be entitled to notice of any shareholders meeting in accordance with the Bylaws of the Company. Fractional votes shall not, however, be permitted and any fractional voting rights resulting from the above formula (after aggregating all shares into which shares of Series B Preferred held by each holder could be converted), shall be disregarded.

The Series C Preferred shares have no voting rights, except as required under Delaware General Corporation Law.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth information regarding the beneficial ownership of each class of the Company s voting securities on August 30, 2005, immediately prior to the Merger, by (a) each person known by the Company to be the beneficial owner of more than five percent (5%) of the Company s outstanding voting securities, (b) each of the Company s Directors, (c) each of the Company s executive officers and (d) all Directors and executive officers as a group. Each person named in the table has sole voting and investment power with respect to all shares shown as beneficially owned by such person.

Pre-Merger Security Ownership of Certain Beneficial Owners and Management

		Amount & Nature of	
Title of Class	Name & Address of Beneficial Owner	Beneficial Ownership	Percent of Class(1)
Common	George D. Kanakis 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	75,000 (2)	2.71 %
Common	Gary H. Giannantonio 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	0	0 %
Common	All Directors & Officers as a Group (2 Persons)	75,000 (2)	2.71 %
Common	Gerald Holland 22 Coult Lane Old Lyme, CT 07601	304,512 (3)	9.9 %
Common	Michael Kesselbrenner 10 Devonshire Road Livingston, NJ 07039	304,512 (3)	9.9 %
Common	Joanna Saporito 668 W. Saddle River Road Ho-Ho-Kus, NJ 07423	304,512 (3)	9.9 %
Common	Mary-Ellen Viola 294 Long Hill Drive Short Hills, NJ 07078	304,512 (3)	9.9 %

(1)

Applicable percentage of ownership is based on 2,770,816 shares of Common Stock outstanding on August 30, 2005 for each shareholder. Beneficial ownership is determined in accordance within the rules of the SEC and generally includes voting of investment power with respect to securities. Shares of Common Stock subject to securities exercisable or convertible into shares of Common Stock that are currently exercisable or exercisable within sixty (60) days of August 30, 2005 are deemed to be beneficially owned by the person holding such options for the purpose of

computing the percentage of ownership of such persons, but are not treated as outstanding for the purpose of computing the percentage ownership of any other person.

(2)

Includes 75,000 shares granted to Mr. Kanakis in connection with his employment agreement.

(3)

These represent the approximate number of shares underlying convertible debentures at an assumed price of \$0.040 per share (i.e., 80% of a recent price of \$0.05 per share), subject to an ownership limitation of 9.9% contained in the convertible debentures. Because the conversion price will fluctuate based on the market price of the Company s stock, the actual number of shares to be issued upon conversion of the debentures may be higher or lower.

The following table sets forth information regarding the post-Merger beneficial ownership of each class of the Company s voting securities on September 1, 2005, by (a) each person known by the Company to be the beneficial owner of more than five percent (5%) of the Company s outstanding voting securities, (b) each of the Company s current and proposed Directors, (c) each of the Company s executive officers and (d) all current and proposed Directors and executive officers as a group. Each person named in the table has sole voting and investment power with respect to all shares shown as beneficially owned by such person.

Post-Merger Security Ownership of Certain Beneficial Owners and Management

		Amount & Nature of Beneficial	Percent of
Title of Class	Name of Beneficial Owner	Ownership	Class(1)
Common	Timothy J. Connolly 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	0	0 %
Common	Fred S. Zeidman 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	0	0 %
Common	Tobin Smith(2)	0	0 %
Common	109 North Post Oak Lane, Suite 422 Houston, Texas 77024 A.P. Shukis 109 North Post Oak Lane,	0	0 %
	Suite 422 Houston, Texas 77024		
Common	George D. Kanakis(3) 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	75,000 (4)	0.33 %
Common	Gary H. Giannantonio(5) 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	0	0 %
Common	All Current & Proposed Directors And Executive Officers As A Group (6 Persons)	75,000 (4)	0.33 %

Common	Michael O. Sutton 10806 Briar Branch Lane Houston, Texas 77024	12,500,000	55.04 %
Common	iVoice, Inc. 750 Highway 34 Matawan, NJ 07747	3,750,000	16.51 %
Common	Cornell Capital Partners, LP 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	1,860,000	8.19 %
Common	Gerald Holland 22 Coult Lane Old Lyme, Ct 07601	4,500,000 (6)	9.9 %
Common	Michael Kesselbrenner 10 Devonshire Road Livingston, NJ 07039	2,500,000 (6)	9.9 %
Common	Joanna Saporito 668 W. Saddle River Road Ho-Ho-Kus, NJ 07423	2,500,000 (6)	9.9 %
Common	Mary-Ellen Viola 294 Long Hill Drive Short Hills, NJ 07078	2,500,000 (6)	9.9 %

Post-Merger Security Ownership of Certain Beneficial Owners and Management

Title of Class	Name of Beneficial Owner	Amount & Nature of Beneficial Ownership	Percent of Class(1)
Series B Preferred	Timothy J. Connolly 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	79,331	79.331 %
Series B Preferred	Fred S. Zeidman 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	0	0 %
Series B Preferred	Tobin Smith(3)	0	0 %
	109 North Post Oak Lane, Suite 422 Houston, Texas 77024		
Series B Preferred	A.P. Shukis 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	0	0 %
Series B Preferred	George D. Kanakis(3) 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	0	0 %
Series B Preferred	Gary H. Giannantonio(5) 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	0	0 %
Series B Preferred	All Current & Proposed Directors And Executive Officers As A Group (6 Persons)	79,331	79.331 %
Series B Preferred	Jan Carson Connolly 8602 Pasture View Lane Houston, Texas 77024	14,003	14.003 %
Series B Preferred		6,666	6.666 %

	Michael O. Sutton 10806 Briar Branch Lane Houston, Texas 77024		
Series C Preferred	Timothy J. Connolly 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	229.533	40.25 %
Series C Preferred	Fred S. Zeidman 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	0	0 %
Series C Preferred	Tobin Smith(2)	0	0 %
	109 North Post Oak Lane, Suite 422 Houston, Texas 77024		
Series C Preferred	A.P. Shukis 109 North Post Oak Lane, Suite 422 Houston, Texas 77024	0	0 %
Series C Preferred	George D. Kanakis(3) 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	0	0 %
Series C Preferred	Gary H. Giannantonio(5) 101 Hudson Street, Suite 3701 Jersey City, New Jersey 07302	0	0 %

Post-Merger Security Ownership of Certain Beneficial Owners and Management

Title of Class	Name of Beneficial Owner	Amount & Nature of Beneficial Ownership	Percent of Class(1)
Series C Preferred	All Current & Proposed Directors And Executive Officers As A Group (6 Persons)	229.533	40.25 %
Series C Preferred	Michael O. Sutton 10806 Briar Branch Lane Houston, Texas 77024	272.278	47.75 %
Series C Preferred	Jan Carson Connolly 8602 Pasture View Lane Houston, Texas 77024	68.388	11.99 %

(1)

Applicable percentages of ownership are based on 22,710,816 shares of Common Stock, 100,000 shares of Series B Preferred Stock and 570.199 shares of Series C Preferred Stock outstanding on September 1, 2005 for each shareholder. Beneficial ownership is determined in accordance within the rules of the SEC and generally includes voting of investment power with respect to the securities. Shares subject to securities exercisable or convertible into shares of Common Stock that are currently exercisable or exercisable within sixty (60) days of September 1, 2005 are deemed to be beneficially owned by the person holding such options for the purpose of computing the percentage of ownership of such persons, but are not treated as outstanding for the purpose of computing the percentage ownership of any other person.

(2)

Pursuant to an executive employment agreement dated September 15, 2005 subsequent to the Merger transaction, Mr. Smith shall serve as Chief Investment Officer, effective September 15, 2005, and as a member of the Board of Directors of the Company effective ten (10) business days following the Notice Date herein.

(3)

Mr. Kanakis will remain a Director only until such time as this information statement becomes effective. He has already resigned as President, Chief Executive Officer and Principal Financial Officer of the Company.

(4)

Includes 75,000 shares granted to Mr. Kanakis in connection with his employment agreement.

(5)

Mr. Giannantonio will remain a Director only until such time as this Information Statement becomes effective.

(6)

These represent the approximate number of shares underlying convertible debentures at an assumed price of \$0.040 per share (i.e., eighty percent (80%) of a recent price of \$0.05 per share), subject to an ownership limitation of 9.9% contained in the convertible debentures. Because the conversion price will fluctuate based on the market price of the Company s stock, the actual number of shares to be issued upon conversion of the debentures may be higher or lower.

DIRECTORS AND EXECUTIVE OFFICERS

The Company is not aware of any legal proceedings in which any Director, executive officer, affiliate or any owner of record or beneficial owner of more than five percent (5%) of any class of voting securities of the Company, or any associate of any such Director, executive officer or affiliate of the Company or security holder is a party adverse to the Company or any of its subsidiaries or has a material interest adverse to the Company or any of its subsidiaries.

The following table sets forth the names and ages of the current and proposed Directors and executive officers of the Company and the positions held by each person at the Company. The executive officers of the Company are elected annually by the Board. The Directors serve one (1) year terms until their successors are elected. The executive officers serve terms of one (1) year or until their death, resignation or removal by the Board.

Name	Age	Position(s)
George D. Kanakis	32	Current Director
Gary H. Giannantonio	32	Current Director
Fred S. Zeidman	58	Proposed Director/Chairman of the Board
Timothy J. Connolly	52	Proposed Director/Vice Chairman of the Board, Chief Executive Officer
Tobin Smith	47	Proposed Director, Chief Investment Officer
A.P. Shukis	59	Chief Financial Officer

There are no family relationships among any of the Directors or executive officers of the Company. Except as provided herein, none of the Company s Directors or executive officers is a Director of any company that files reports with the Securities and Exchange Commission (SEC). None of the Company s Directors have been involved in any bankruptcy or criminal proceeding (excluding traffic and other minor offenses), and none have been enjoined from engaging in any business during the past five (5) years.

Set forth below is a brief description of the background and business experience of each of the Company s existing and proposed Directors and executive officers for the past five (5) years:

George D. Kanakis will remain a Director only until such time as this Information Statement becomes effective. Prior to the Merger, he had also served as President, Chief Executive Officer and Chief Financial Officer of the Company since September 10, 2003. From March 2002 through August 2003, he had been a Vice President, Corporate Finance for Cornell Capital Partners, LP, where he structured equity and debt financings, as well as provided consulting to clients on mergers and acquisitions. From 1993 to 2001 Mr. Kanakis managed the Futures and Options Group at Barclays Capital, where he serviced primarily institutional clients around the world. Mr. Kanakis holds an MBA in Finance and Investments from the Zicklin School of Business at Baruch College where he graduated in December 2001 and a degree in Economics from Rutgers University where he graduated in May 1995.

Gary H. Giannantonio will remain a Director only until such time as this Information Statement becomes effective. He has served as a Director since May 17, 2004, and is an associate at the law firm of Kalebic, McDonnell & Miller, P.C. in Hackensack, New Jersey. Mr. Giannantonio s primary experience involves residential and commercial real estate transactions. He also has experience handling general civil litigation, collections, landlord/tenant, matrimonial, and bankruptcy matters. Mr. Giannantonio is also an Assistant Municipal Prosecutor in Palisades Park, New Jersey. He received his Juris Doctor degree from New York Law School in 1998 and a Bachelor of Arts Degree in Political Science from Boston University in 1994. He is licensed to practice in New Jersey State Courts as well as the United

States District Court for the District of New Jersey.

Timothy J. Connolly has been Chief Executive Officer since August 31, 2005 and has been nominated to become a Director of the Company. Mr. Connolly has been actively engaged in the development of companies for over twenty (20) years, and has been the Chairman, President or CEO of numerous private and public companies. He is currently Vice Chairman of the Board of Directors and Chief Executive Officer of Corporate Strategies, Inc., as well as the Chairman and Sole Director of both Aim American Mortgage, Inc. and CSI Business Finance, Inc. He is also an elected official, serving as the President and Chairman of the Board of Weston Municipal Utility District for the last twenty (20) years. Mr. Connolly has been a principal or consultant in transactions over the last twenty (20) years that total in excess of \$500 million. He is particularly skilled in the areas of short and long term strategic

planning, capital formation, mergers and acquisitions, marketing, sales strategy and crisis resolution. Mr. Connolly is also a nationally syndicated business journalist on both Business Talk Radio Network and Cable Radio Network.

Fred S. Zeidman has been nominated to become a Director of the Company. He was appointed Chairman of the United States Holocaust Memorial Council by President George W. Bush in March 2002. The Council, which includes fifty-five Presidentially-appointed members and ten (10) members from the U.S. Congress, is the governing board of the United States Holocaust Memorial Museum. A prominent Houston-based business and civic leader, Mr. Zeidman is Chairman of the Board of Seitel, Inc. and Chairman of the Board of Corporate Strategies, Inc. In 2004 he joined Greenberg Traurig as Senior Managing Director of Governmental Affairs. Mr. Zeidman also currently serves as a Director of Prosperity Bank in Houston. Mr. Zeidman holds a Bachelor s degree from Washington University in St. Louis, and a Master s in Business Administration from New York University.

Tobin Smith has served as Chief Investment Officer of the Company since September 15, 2005 and has been nominated, pursuant to his employment agreement dated September 15, 2005, to be a member of the Board of Directors of the Company. Mr. Smith is the founder and chairman of ChangeWave Research LLC, a division of Phillips Investment Resources LLC. Mr. Smith is also Chairman and Chief Investment Officer of ChangeWave Management, LLC, an investment fund management firm which manages individual managed growth and income accounts. He is editor of ChangeWave Investing, ChangeWave Pro-Trader and WaveWire Weekly, a contributing market analyst for FOX News Channel and a regular panelist on Bulls & Bears, Fox News Channel s weekly investment program. Mr. Smith is the author of The New York Times best-seller ChangeWave Investing. He received his B.S. in Business Administration at California State University, Long Beach in 1980.

A.P. Shukis has been Chief Financial Officer of the Company since August 31, 2005. He spent four and one half (4 ½) years as a senior auditor for Arthur Young & Co. before leaving to pursue a career in the oil and gas industry. During his career, which included a fifteen (15) year stint as controller of a public U.S. company traded on the London Stock Exchange, he gained extensive experience in the areas of financial reporting, due diligence, treasury, internal control, budgeting and forecasting and banking relations. Mr. Shukis has served as a Director of Dril-Quip Inc. (NYSE:DRQ) since 2003. Mr. Shukis received his undergraduate degree from the University of Houston in 1971.

CERTAIN BUSINESS RELATIONSHIPS & RELATED TRANSACTIONS

Except as disclosed herein, none of the Company s Directors or executive officers, nor any proposed Director, nor any person who beneficially owns, directly or indirectly, shares carrying more than five percent (5%) of the voting rights attached to all of the Company s outstanding shares, nor any member of the immediate family of any of the foregoing persons has any material interest, direct or indirect, in any transaction since the Company s incorporation or in any presently proposed transaction which, in either case, has or will materially affect the Company.

On December 22, 2003, the Company s wholly-owned subsidiary Lehigh Acquisition Corp. (Lehigh) acquired a parcel of land in New Jersey for a purchase price of \$4,950,000, basing the purchase price on an independent commercial appraisal. Lehigh intends to develop and then sell the parcel. Lehigh acquired the parcel from Stone Street Asset Management LLC (Stone Street), a Company under common ownership and control with Cornell Capital Partners, LP (Cornell). In connection with the purchase of the parcel, the Company incurred debt obligations consisting of a \$3,300,000 convertible debenture to Cornell, which was subsequently terminated and replaced on January 26, 2005 with a \$3,481,273 non-convertible promissory note, which includes (a) accrued interest of \$181,273, (b) \$250,000 of convertible debentures to unrelated parties and (c) a \$1,400,000 note payable, as amended, to Stone Street, which was subsequently assigned to Cornell on January 26, 2005. As a result of Stone Street s relationship with Cornell, the Company has recorded land at the cost basis recorded by Stone Street of approximately \$2,915,000. In

November 2004, Lehigh sold a twenty percent (20%) fee simple interest in its land held for development and sale as a tenant in common to an entity which is a related party to Michael Kesselbrenner, a current holder of the Company s convertible debentures.

Effective July, 2004, the Company entered into a lease agreement for 3,580 square feet of corporate office tower space in Jersey City, New Jersey for a term of five (5) years. The Company incurs a net cost of approximately \$10,000 per month for this space, when combining the rent and other costs such as utilities, taxes and maintenance. The Company s obligations under this lease are guaranteed by Yorkville Advisors Management, LLC (Yorkville). Yorkville is related to Cornell, a related party to the Company.

At December 31, 2004, the Company s investment in marketable securities-available-for-sale represents an investment in the common stock of an affiliate of Cornell.

COMPLIANCE WITH SECTION 16(a) OF THE SECURITIES EXCHANGE ACT OF 1934

Section 16(a) of the Securities Exchange Act of 1934 requires the Company s Directors, executive officers and persons who own more than ten percent (10%) of a registered class of equity securities to file with the SEC initial reports of ownership and reports of changes in ownership of Common Stock and other equity securities and are required by SEC regulations to also furnish the Company with copies of all Section 16(a) forms they file. To the Company s knowledge, as of the date of this Information Statement, all applicable 16(a) filing requirements have been complied with and filed timely.

CODE OF ETHICS

On March 30, 2004 the Board adopted a written Code of Ethics (the Code) designed to deter wrongdoing and to promote (a) honest and ethical conduct, (b) full, fair, accurate, timely and understandable disclosure in reports and documents filed to the SEC and in other public communications, (c) compliance with applicable governmental laws, rules and regulations, (d) prompt internal reporting of violations of the code to appropriate persons and (e) accountability for adherence to the Code. The Code applies to the Company s principal executive officer, principal financial officer, principal accounting officer or persons performing similar functions.

COMMITTEES

The Company does not currently have an audit committee, and the Board serves this function. The Board does not have an audit committee financial expert due to the lack of capital needed to attract a qualified expert.

The Company does not have a standing nominating committee or a committee performing similar functions. It is the view of the Board that it is appropriate for the Company not to have such a committee because the Company only has two (2) Directors and Mssrs. Kanakis and Giannantonio are the only individuals who participate in the consideration of Director nominees. The Company s two (2) Directors perform the functions of a nominating committee.

The Company does not have a compensation committee or a committee performing similar functions. It is the view of the Board that it is appropriate for the Company not to have such a committee because the Company only has two (2) Directors and Mssrs. Kanakis and Giannantonio are the only individuals who participate in matters of compensation. The Company s Directors perform the functions of setting compensation.

COMPENSATION OF DIRECTORS & EXECUTIVE OFFICERS

The following table sets forth the annual and long-term compensation for services in all capacities for the fiscal years ended December 31, 2004, 2003 and 2002 paid to Mssrs. Kanakis and Gerald Zarin. No other executive officer received compensation exceeding \$100,000 during the years ended December 31, 2004, 2003 and 2002. The employment of Mr. Zarin was terminated on September 29, 2003. Mr. Kanakis became the Company s Chief Executive Officer and Principal Financial Officer on September 10, 2003 and served in that capacity until his resignation pursuant to and dated as of the Merger Agreement.

SUMMARY COMPENSATION TABLE

		Annual Com	nual Compensation Long-Term Compensation		ı		
Name and Principal Position(s)	Year	Salary (\$)	Bonus (\$)	Other Annual Compensation (\$)	Restricted Stock Award(s) (\$)	Securities Underlying Options (#s)	All Other Compensation (\$)
Mr. George D. Kanakis,	2004	\$ 73,000	\$	\$ 7,500	\$		\$
President, Chief Executive Officer and Principal Financial Officer	2003	\$ 12,500	\$	\$	\$		\$
Mr. Gerald Zarin,	2004	\$	\$	\$	\$		\$
Former President &	2003	\$ 117,000	\$	\$	\$		\$
Chief Executive Officer	2002	\$ 155,000	\$ 30,000	\$	\$		\$

(1)

Effective June 1, 2004, Mr. Kanakis annual salary was \$125,000.

(2)

Mr. Zarin s employment with the Company terminated on September 29, 2003. In conjunction therewith, he received 100,000 warrants to purchase Common Stock at \$1.00 per share. Mr. Zarin surrendered all options upon his resignation during 2003.

INCENTIVE STOCK OPTIONS

For the years ended December 31, 2003 and 2004, no options were granted.

On January 12, 2003, the former executive officers of the Company and all other employees voluntarily and irrevocably surrendered all options granted to them through that date. As such, no options remain outstanding. All stock option plans have terminated.

DIRECTORS COMPENSATION

Directors who are not also employees of the Company are entitled to a fee of \$2,500 per quarter for serving on the Board. Each Director is also reimbursed for expenses incurred in connection with their attendance at Board meetings.

EMPLOYMENT AGREEMENTS

Through September 29, 2003, the Company entered into employment agreements with its former President and Chief Executive Officer Mr. Gerald Zarin and its former Chief Financial Officer, Mr. Jeremiah F. O Brien. These agreements have terminated as of September 29, 2003 upon each of their resignations.

The Company also entered into an employment agreement with Mr. Kanakis, effective June 1, 2004, for his service as President, Chief Executive Officer and Principal Financial Officer of the Company. Pursuant to that agreement Mr. Kanakis served at an annual salary of \$125,000 per year and was entitled to (a) a bonus equal to 12.5% of the net income attributable to each of the Company s four (4) subsidiaries, (b) a discretionary bonus as determined by the Board, (c) 75,000 shares of common stock and (d) options to purchase 100,000 shares of common stock. The Company had not adopted a stock option plan and accordingly, no options had been issued to Mr. Kanakis. Pursuant to the terms of the Merger Agreement, Mr. Kanakis employment agreement terminated on August 31, 2005 upon his resignation and the Company paid to him a severance payment of \$20,000.

On September 15, 2005 the Company entered into an executive employment agreement with Mr. Tobin Smith whererby Mr. Smith shall serve as the Company s Chief Investment Officer and as a member of the Board. The initial term of the Agreement shall commence on September 15, 2005, shall expire on August 31, 2008 and shall be automatically extended for successive one (1)-year periods. The Company shall pay Mr. Smith a base salary (Base Salary) of \$120,000 per year, or such greater amount as set by the compensation committee of the Board (the Compensation Committee). In addition to the Base Salary Mr. Smith is entitled to (a) a bonus of up to one hundred percent (100%) of the Base Salary if, and only if, Mr. Smith has met certain performance criteria as set by the Compensation Committee, (b) ten percent (10%) of all investment income received by the Company for which Mr. Smith has directly provided the services or for which Mr. Smith is responsible for supervising, (c) reimbursement by the Company for all reasonable and necessary expenses incurred in carrying out his duties, (d) participation, subject to all eligibility requirements, if any, in all health, dental, disability, life insurance and other benefit programs which cover substantially all of the Company s other employees and (e) receive such other benefits as may be approved from time to time by the Company.

SIGNATURES

Pursuant to the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

NuWave Technologies, Inc.

Date: October 17, 2005 By: /s/ Timothy J. Connolly

Name: Mr. Timothy J. Connolly Title: Chief Executive Officer