BROADCASTER INC Form SC 13D/A February 20, 2007

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 1)¹

BROADCASTER, INC.

(formerly International Microcomputer Software, Inc.)

(Name of Issuer)

Common Stock, no par value

(Title of Class of Securities)

459862306

(CUSIP Number)

Nolan Quan

9201 Oakdale Avenue

Suite 201

58th Floor

Chatsworth, CA 91311

(323) 988-0754

With copies to:

Harris Cramer LLP

1555 Palm Beach Lakes Blvd., Suite 310

West Palm Beach, FL 33401

Attention: Michael D. Harris, Esq.

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

February 1, 2007

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. []

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

¹ The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1	NAME OF REPORTING PERS	ONS		
	I.R.S. IDENTIFICATION NO.		ERSONS (ENTITIES ONLY)	
	Nolan Quan			
2	CHECK THE APPROPRIATE	BOX IF A MI	EMBER OF A GROUP*	
	(a) []			
3	(b) [X] SEC USE ONLY			
3	SEC USE ONL I			
4	SOURCE OF FUNDS*			
	OO (See Item 3)			
5	5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
	[]			
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States	7	SOLE VOTING POWER	
		•	SOLL VOID OF WER	
	NUMBER OF			
	SHARES	8	SHARED VOTING POWER	
]	BENEFICIALLY			
	OWNED BY		39,024,300(1)(2)	
	EACH	9	SOLE DISPOSITIVE POWER	

REPORTING

	PERSON		26,020,000 ⁽²⁾
	WITH	10	SHARED DISPOSITIVE POWER
11	AGGREGATE AMOUNT BENE	EFICIALLY (OWNED BY EACH REPORTING PERSON
	39,024,300		
12		SATE AMOU	NT IN ROW (11) EXCLUDES CERTAIN SHARES*
13	[] PERCENT OF CLASS REPRES	ENTED BY A	AMOUNT IN ROW (11)
	53.7% ⁽³⁾		
14	TYPE OF REPORTING PERSO	N*	
	IN Individual.		

(1)

Nolan Quan is deemed by a Rule of the Securities and Exchange Commission to have shared voting power only with respect to the matters described in Item 4. The number of shares reported as being beneficially owned are calculated based on the number of shares held by stockholders of Broadcaster, Inc., including Mr. Quan, that are parties to a mutual understanding to act together with respect to all matters affecting or relating to the common stock of Broadcaster, Inc. Mr. Quan disclaims beneficial ownership of 13,004,300 shares or all shares except those owned

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by a trust of which Mr. Quan is a trustee and four limited liability companies of which Mr. Quan is the managing member, and this Schedule 13D shall not be construed as an admission that Mr. Quan is the beneficial owner of any securities covered by this Schedule 13D other than those owned directly by the four limited liability companies, and the trust.

(2)

100,000 of the shares are owned by the Rosen-Quan Family Trust dtd 7/30/99 of which Mr. Quan is a trustee. The remaining 25,920,000 shares are owned by four limited liability companies of which Mr. Quan is the managing member as follows:

•

Software People, LLC, a Wyoming limited liability company 5,760,000 shares;

•

Trans Global Media, LLC, a Wyoming limited liability company 5,760,000 shares;

•

Broadcaster, LLC, a Nevada limited liability company 11,520,000 shares; and

•

AccessMedia Technologies, LLC, a Wyoming limited liability company 2,880,000 shares.

(3)

Based upon 72,635,210 shares of common stock outstanding as of February 2, 2007. The 72,635,210 shares include 7,450,000 shares authorized for issuance at the February 1, 2007 meeting of the Board of Directors of Broadcaster, Inc.

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This Amendment No. 1 to Schedule 13D is being filed by Nolan Quan. Mr. Quan filed an original Schedule 13D dated June 1, 2006 (the Original 13D).

Item 3 is amended and restated as follows:

Item 3.

Source or Amount of Funds or Other Consideration.

As more fully described under Item 4 below, pursuant to an Amended and Restated Agreement and Plan of Merger dated March 24, 2006 (the Merger Agreement), on June 1, 2006 Broadcaster, Inc. (Broadcaster) acquired AccessMedia Networks, Inc., a Delaware corporation (AccessMedia) in exchange for 29,000,000 shares of Common Stock (the Merger). The stockholders of AccessMedia were Software People, LLC, a Wyoming limited liability company (Software People), Trans Global Media, LLC, a Wyoming limited liability company (Trans Global), AccessMedia Technologies, LLC, a Wyoming limited liability company (AccessMedia Tech and Broadcaster, LLC, a Nevada limited liability company (Software People, Trans Global, AccessMedia Tech and Broadcaster, LLC are collectively referred to in this Schedule 13D as the AccessMedia Entities) and Mr. Michael Gardner. The AccessMedia Entities, for which Mr. Quan is the managing member of each limited liability company, received 20,880,000 of the shares of Common Stock issued by Broadcaster in the Merger, and Mr. Gardner received the balance of 8,120,000 shares. Broadcaster also issued Baytree Capital Associates, LLC (Baytree), a Delaware limited liability company controlled by Mr. Gardner, 2,450,000 shares of Common Stock for past and future consulting services including services in connection with the Merger.

At a meeting of the Broadcaster Board of Directors on February 1, 2007, the Board of Directors concluded that the first revenue target of \$20 million had been exceeded as of December 31, 2006. Accordingly, Broadcaster agreed to issue 7,000,000 shares of its common stock, with 5,040,000 of shares going to the AccessMedia Entities.

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Item 4 is amended and restated as follows:

Item 4.

Purpose of the Transaction.

In late December 2006, the Broadcaster Board of Directors approved an amendment the Merger Agreement through which the definition of revenue was amended to include not only revenue under Generally Accepted Accounting Principles but also the number of monthly unique visitors on Broadcaster s website, www.broadcaster.com, as measured by Google Analytics multiplied by \$1.00. The original Merger Agreement simply referenced achieving cumulative revenue of \$20 million beginning May 1, 2005. The first target date was June 30, 2006. Under the Merger Agreement, if Broadcaster achieved \$20 million of cumulative revenue six months following, i.e., December 31, 2006, the former AccessMedia shareholders were entitled to receive 7,000,000 shares of Common Stock as an earn-out payment. The Merger Agreement was formally amended on January 4, 2007, effective as of December 29, 2006.

At a meeting of the Broadcaster Board of Directors on February 1, 2007, the Board of Directors concluded that the first revenue target of \$20 million had been exceeded as of December 31, 2006. Accordingly, Broadcaster agreed to issue 7,000,000 additional shares of Common Stock with 5,040,000 shares going to the AccessMedia Entities and the remaining 1,960,000 shares to Mr. Gardner. In addition, Baytree received 350,000 additional shares under its Consulting Agreement. Broadcaster also agreed to issue, pursuant to the services agreement with its investor relations firm, 100,000 shares of common stock to the chairman of that firm.

Prior to the Merger, Baytree, a Broadcaster stockholder and Broadcaster s chief executive officer, entered into a voting agreement (the Parent Voting Agreement) as described in Item 4 of the Original 13D with respect to the shares of Common Stock beneficially owned by these stockholders. No shares of Common Stock were purchased by Mr. Quan in connection with the Parent Voting Agreement, and thus no funds were used for this purpose.

Prior to the Merger, all AccessMedia stockholders entered into a voting agreement (the Company Voting Agreement)(the Parent Voting Agreement and Company Voting Agreement are collectively referred to in this Schedule 13D as the Voting Agreements) as described in Item 4 of the Original 13D with respect to all shares of Common Stock which would be beneficially owned by these stockholders after completion of the Merger. No shares of Common Stock were purchased by Mr. Quan in connection with the Company Voting Agreement, and thus no funds were used for this purpose.

With the issuance of these additional shares, the AccessMedia Entities and Mr. Gardner now beneficially own a majority of Broadcaster s Common Stock and the two Voting Agreements were thereby automatically terminated. Mr.

Quan and Mr. Gardner have a mutual understanding to act together with respect to all matters affecting or relating to

the common stock of Broadcaster, Inc. Accordingly, under the Rules of the Securities and Exchange Commission, each may be deemed to be the beneficial owner of the shares owned by the other. No shares of Common Stock were purchased by Mr. Quan in connection with mutual understanding, and thus no funds were used for this purpose.
Item 5 is amended and restated as follows:
Item 5.
Interest in Securities of the Issuer.
(a), (b) Mr. Quan is the beneficial owner of 100,000 shares of Broadcaster Common Stock of the Rosen-Quan Family Trust dtd 9/30/99 (the Rosen-Quan Family Trust) of which he is a trustee. The AccessMedia Entities are the owners of 25,920,000 shares of Broadcaster Common Stock. Because of Mr. Quan s relationship with the AccessMedia Entities, he is the beneficial owner of the 25,020,000 shares of AccessMedia Common Stock owned by the AccessMedia

Entities. Accordingly, Mr. Quan has the sole power to sell 26,020,000 shares of AccessMedia Common Stock.

As discussed in Item 4, the Parent and Company Voting Agreements have terminated and Mr. Quan is no longer deemed by Rule 13d-5(b)(1)of the Act to be the beneficial owner of all shares of Broadcaster Common Stock owned by each party to the Parent and Company Voting Agreements. However, because Mr. Quan and Mr. Gardner have a mutual understanding to act together with respect to all matters affecting or relating to the common stock of Broadcaster, Inc, Mr. Quan is deemed by Rule 13d-5(b)(1) of the Act to be the beneficial owner of all shares of Broadcaster Common held by him and Mr. Gardner, although he disclaims such beneficial ownership except as to the shares owned by the Rosen-Quan Family Trust and the AccessMedia Entities. As a result, he may be deemed to have shared voting power over:

•

the 100,000 shares of Common Stock owned by the Rosen-Quan Family Trust;

•

the 25,920,000 shares of Common Stock owned by the AccessMedia Entities; and

•

the 13,004,300 shares of Common Stock owned by Baytree and Mr. Gardner.

As such, Mr. Quan may be deemed to beneficially own 39,024,300 shares of Broadcaster representing approximately 53.7% of the outstanding shares of Common Stock. Although Mr. Quan may be deemed to have shared voting power over all 39,024,300 shares, he disclaims beneficial ownership of the 13,004,300 shares of Common Stock beneficially owned by Mr. Gardner and Baytree. These numbers do not include shares representing Mr. Gardner s beneficial interest in a trust, which trust owns 3,089,188 shares of Broadcaster Common Stock. Mr. Gardner does not have the power to vote or sell any shares owned by the trust.

The other parties which share voting power are believed by Mr. Quan to beneficially own the following shares of Broadcaster common stock:

Name	Combined Beneficial Ownership	Percentage of Class Beneficially Owned	Shared Voting Power	Sole Power to Sell
Michael Gardner	39,024,300	53.7%	39,024,300	10,204,300
Baytree	39,024,300	53.7%	39,024,300	2,800,000

Mr. Quan, the beneficial owner of the Broadcaster Common Stock owned by the Rosen-Quan Family Trust and the AccessMedia Entities, has his business address at 9201 Oakdale Avenue, Suite 201, Chatsworth, CA 91311. Mr. Quan is a private equity investor and is principally involved in managing his investments including those in Broadcaster and Alchemy Communications, Inc., a California corporation. Mr. Quan is a citizen of the United States.

The address of the principal business office of Mr. Gardner and Baytree is 40 Wall Street, 58th Floor, New York, NY 10005. Mr. Gardner s principal business is as managing member of Baytree, and Baytree s principal business is investing in securities.

The address of the principal business office of Software People and AccessMedia Tech is 123 West First Street, #675, Casper, WY 82601. The address of the principal business office of Trans Global is 2424 Pioneer Avenue, #405, Cheyenne, WY 82001. The address of the principal business office of Broadcaster, LLC is 3540 West Sahara Avenue, #763, Las Vegas, NV 89102, and Broadcaster, LLC.

During the past five years Mr. Quan has not, and to the best of his knowledge, none of the other individuals or entities referred to in this Item 5 have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

During the past five years Mr. Quan has not, and to the best of his knowledge, none of the other individuals or entities referred to in this Item 5, was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activity subject to, federal or state securities laws or finding any violation with respect to such laws.

(c)

Except as described in this Schedule 13D and in this Item 5(c), Mr. Quan and the AccessMedia Entities did

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not engage in any transactions in shares of Common Stock during the past 60 days, nor, to the best of Mr. Quan s knowledge, did Mr. Gardner or Baytree. Between November 15, 2006 and December 6, 2006, Mr. Quan, in his capacity as a trustee of the Rosen-Quan Family Trust, purchased 100,000 shares of Broadcaster common stock on the open market at prices ranging from \$1.13 to \$1.17 per share.

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(d)			
Not applicable.			
(e)			
Not applicable.			
Item 6 is amended and restated	as follows:		

Item 6.

Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Except for the mutual understanding between Mr. Quan and Mr. Gardner and as set forth below, to the best knowledge of Mr. Quan, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among Mr. Quan, the Rosen-Quan Family Trust, the AccessMedia Entities, Mr. Gardner and Baytree and between such person and any person with respect to any securities of Broadcaster, including but not limited to transfer or voting of any of the securities, finder s fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or losses, or the giving or withholding of proxies.

Lock-Up Agreement

In connection with the Merger Agreement, the AccessMedia Entities and certain other parties entered into individual lock-up agreements (collectively, the Lock-Up Agreement), pursuant to which such stockholders agreed not to sell, offer, pledge, contract to sell or any similar transaction, any Common Stock owned by such stockholders for a period of 12 months following the closing of the Merger. Once sold, the voting restrictions imposed by the Lock-Up Agreement lapse as to the shares sold.

Each stockholder who signed the Lock-Up Agreement may sell up to 2% of the Broadcaster Common Stock owned by such stockholder in each 60 day period during the 12 month period. In addition, the number of shares of Common Stock that may be sold during any 60 day period may be increased above 2% at the discretion of Baytree if (i) Baytree determines in good faith that such sales will not have an adverse effect on the market for Common Stock, and (ii) such increase applies on a pro rata basis to each stockholder who has executed the Lock-Up Agreement.

The foregoing summary of the Lock-Up Agreement is qualified by reference to the form of Lock-Up Agreement included as Exhibit 4 to Original 13D and incorporated herein in its entirety by reference.

Item 7 is amended and restated as follows:
Item 7.
Material to be filed as Exhibits.
The following documents are filed as exhibits:
1.
Amended and Restated Agreement and Plan of Merger (1)
2.
Form of Parent Voting Agreement ⁽²⁾
3.
Form of Company Voting Agreement ⁽³⁾
4.
Form of Lock-Up Agreement ⁽⁴⁾
5.
Amendment to the Amended and Restated Agreement and Plan of Merger ⁽⁵⁾
(1)
Incorporated by reference to Exhibit 2.1 to Broadcaster s current report on Form 8-K filed with the Securities and Exchange Commission on March 29, 2006.
(2)
Incorporated by reference to Exhibit 10.1 to Broadcaster s current report on Form 8-K filed with the Securities and Exchange Commission on May 5, 2006. The actual title of this Agreement is Parent Voting

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Agreement.
(3)
Incorporated by reference to Exhibit B to Exhibit 2.1 to the Broadcaster s current report on Form 8-K filed with the Securities and Exchange Commission on December 19, 2005. The actual title of this Agreement is Company Voting Agreement.
(4)
Incorporated by reference to Exhibit 4 of Broadcaster s Schedule 13D filed with the Securities and Exchange Commission on September 14, 2006.
(5)
Incorporated by reference to Exhibit 10.1 of Broadcaster s current report on Form 8-K filed with the Securities and Exchange Commission on January 10, 2007.

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SIGNATURE

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

Date: February 5, 2007

By: /s/ Nolan Quan Nolan Quan

Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001).