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Ialbout Fred

Jalbout Free Form 4	d										
June 27, 20											
FORM 4 UNITED STATES SECURITIES AND EXCHANCE COMMISSION										OMB APPROVAL	
Washington, D.C. 20549									OMB Number:	3235-0287	
Check this box if no longer									Expires:	January 31, 2005	
subject Section Form 4	F CHANGES IN BENEFICIAL OWNERSHIP O SECURITIES						Estimated average burden hours per response 0.5				
Form 5 obligations may continue. See Instruction 1(b). Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940											
(Print or Type	Responses)										
1. Name and Address of Reporting Person2. IssueJalbout FredSymbol				uer Name and Ticker or Trading ol				5. Relationship of Reporting Person(s) to Issuer			
					ES INC [LY	(TS]		(Check all applicable)			
(Last)	(First) (Middle)		of Earliest (Day/Year)	Fransaction			Director	1()% Owner	
7809 TRANS CANADA 06/26/2				5/26/2006				Difference (give title Other (specify below) below) President, LSI Tech Solu Plus			
				Amendment, Date Original				6. Individual or Joint/Group Filing(Check			
MONTRE	AL, A8 H4S 1L3		Filed(Mo	onth/Day/Ye	ar)			Applicable Line) _X_ Form filed by Form filed by M Person			
(City)	(State)	(Zip)	Tal	ole I - Non.	.Derivative Se	curiti			f or Benefici	ally Owned	
1.Title of Security (Instr. 3)	any		. Deemed ecution Date, if		Code (Instr. 3, 4 and 5)				6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership	
				Code V	Amount	(A) or (D)	Price	Following Reported Transaction(s) (Instr. 3 and 4)	or Indirect (I) (Instr. 4)	(Instr. 4)	
Common Stock	06/26/2006			А	1,419,355 (2)	А	<u>(1)</u>	1,419,355 <u>(2)</u>	Ι	By corporation (3)	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02) required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Option to Buy (4)	\$ 14.36	06/26/2006		А	20,000	06/02/2007	06/02/2016	Common Stock	20,000

Reporting Owners

Reporting Owner Name / Address	Relationships							
	Director 10% Owner		Officer	Other				
Jalbout Fred 7809 TRANS CANADA MONTREAL, A8 H4S 1L3			President, LSI Tech Solu Plus					
Signatures								
Michael J. Moeddel, Attorney- Jalbout	06/27/2006							
**Signature of Reporting	Person		Date					

Explanation of Responses:

* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Received as partial consideration for all of the issued and outstanding capital stock of 4349466 Canada Inc. ("Canada") pursuant to a Stock Purchase Agreement dated as of June 26, 2006 ("SPA") by and among the Issuer, Jalbout Holdings, Inc. ("Holdings"), Saco

 Stock I defines Agreement dated as of success, 2000 (SFA) by and among the Issuer, salout Holdings, inc. ("Holdings", Saco Technologies Inc. ("Saco"), 3970957 Canada, Inc. ("Canco"), Canada, the reporting person and Bassam Jalbout. The closing price of the Issuer's common stock on the closing date of the transaction contemplated by the SPA was \$14.36 per share.

All of the shares will be held in escrow pursuant to the terms of an Escrow Agreement dated as of June 26, 2006 by and among the Issuer, Saco and The Bank of New York Trust Company, N.A. (the "Escrow Agreement"), under which Saco, of which the reporting person beneficially owns 50%, will have the authority to direct the escrow agent thereunder to sell all or a portion of the escrowed shares. The

(2) shares held in escrow pursuant to the Escrow Agreement are subject to forfeiture under the terms of the Escrow Agreement for a period following the closing date in order to satisfy claims arising as a result of breaches of representations and warranties or covenants under the SPA by Saco, Canco, Holdings, Bassam Jalbout or the reporting person. Following the termination of the escrow period under the Escrow Agreement, any remaining shares and any proceeds from sales thereof will be distributed to Saco.

The corporation, Saco, of which the reporting person beneficially owns 50%, acquired these shares pursuant to the SPA, which shares shall be held in escrow, as provided in footnote 2 above. The reporting person disclaims beneficial ownership of these shares except to the

- (3) shall be held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in escrew, as provided in roombe 2 above. The reporting person dischards beneficial ownership of held in the report of th
- (4) Non-qualified stock options granted pursuant to the Company's 2003 Equity Compensation Plan. The options are exercisable at a rate of 25% per year of the aggregate grant, beginning on the 1st anniversary of the grant date.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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