99 RIVER ROAD

CT

06807

(Street) COS COB

FORM 4

UNITED STATES SECURIT

Washington, D.C. 20549

HES AND EXCHANGE COMMISSION	
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OMB APPROVAL	

OMB Number: 3235-0287 ated average burden 0.5 er response:

Footnotes(3)(4)(5)

See Footnotes⁽³⁾
(4)(5)

Check this box if no longer subject to

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

U obliga	n 16. Form 4 of tions may conti tion 1(b).				File							curities Exch			1934			- 11	hours per	response		0.5	
Business Services Holdings, LLC														5. Relationship of Re (Check all applicable X Director Officer (give		icable) tor	ole)		0% O				
(Last) (First) (Middle) 99 RIVER ROAD			3. Date of Earliest Transaction (Month/Day/Year) 08/20/2014										below				below)						
(Street) COS COB CT 06807				4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable Lin Form filed by One Reporting Person X Form filed by More than One Reporting Perso												
(City)	(State)	(Zip)																				
1 Title of	Socurity (Inc	tr 3)	Table I	_	-Deriv	_	e Sec		Ac 3.		ed, l	Disposed 4. Securitie				÷	Owned 5. Amount of	f	6. Owne	rshin	7 Nat	ture of	
1. Title of Security (Instr. 3)			Date (Month/Day/\)		ear)	Execution if any	ecution Date,		Transaction Code (Instr. 8)		Disposed C	of (D) (Instr. 3, 4 and 5)					wing	Form: D (D) or Ir (I) (Instr	irect direct	Indire	ct Beneficia ership (Instr		
Common	n Stock 08/20/2014			╁	Code V A(1)(2)		28,570,9	(D)		(1)(2)	1	28,570,9	4)				See Footnotes ⁽³⁾⁽⁴⁾⁽						
			Table							•	•	 isposed (,			•	Owned				1 000	notes	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Day	d Date,	4. Transa Code (1 8)	ction	5. Nu Deriv Secu Acqu or Dis (D) (li	mber of vative rities nired (A) sposed of nstr. 3, 4	6. E: (N	•	Exerc on Da		7. T Sec Der	Fitle and	Amount of Underlying Security	of	8. Price of Derivative Security (Instr. 5)	derivat Securi Benefi Owned Follow	lerivative Ownership Indirect Securities Form: Benefic Direct (D) Owners		vative Unities Form: Benefici Benefici Benefici Orindirect Orindirect Owing (I) (Instr. 4)		Beneficial Ownership
					Code	v	(A)	(D)	Ь)ate xercis	able	Expiration Date	Title	e	Amount or Number of Shares			Report Transa					
Common Stock Warrant (right to buy)	\$0.48	08/20/2014			A ⁽¹⁾⁽²⁾		1,779	9,015	0	08/20/2	014	08/20/2019		mmon tock	1,779,01	15	(1)(2)	1,77	9,015	I	5	See Footnote 4)(5)	
1. Name a		Reporting Person es Holdings,			<u> </u>	<u> </u>																	
(Last) 99 RIVE	R ROAD	(First)	(N	liddle)																			
(Street))B	CT	06	6807			_																
(City)		(State)	(Z	ip)																			
	nd Address of	Reporting Person	•																				
	GASUS CA	(First) PITAL ADVISO	•	liddle)																			
(Street))B	CT	06	5807																			
(City)		(State)	(Z	ip)			_																
	nd Address of Holding	Reporting Person	*																				
(Last)	GASUS CA	(First) PITAL ADVISO	•	liddle)			_																

(City)	(State)	(Zip)
1. Name and Address of Slipstream Com	f Reporting Person* <u>munications</u> , <u>LLC</u>	
(Last)	(First)	(Middle)
C/O GYRO, LLC		
31 WEST 27TH ST	REET	
(Street)		
NEW YORK	NY	10001
(City)	(State)	(Zip)
1. Name and Address of Slipstream Fund		
(Last)	(First)	(Middle)
C/O GYRO, LLC		
31 WEST 27TH ST	REET	
(Street)		
NEW YORK	NY	10001
(City)	(State)	(Zip)

Explanation of Responses:

- 1. On August 20, 2014, at the effective time of the merger (the "Merger") contemplated by the Agreement and Plan of Merger by and among Wireless Ronin Technologies, Inc. (the "Issuer"), WRT Acquisition, LLC and Creative Realities, LLC ("Creative Realities,") dated June 26, 2014, as amended (the "Merger Agreement"), Slipstream Funding, LLC ("Slipstream Funding"), the sole member of Creative Realities, received 28,570,934 shares of common stock (the "Common Stock") of the Issuer and a warrant to purchase 1,779,015 shares of common stock of the Issuer (the "Warrant"). The Warrant is immediately exercisable in whole or in part at an exercise price of \$0.48 per share of Issuer common stock, subject to adjustment as set forth in the Warrant.
- 2. (Continued from footnote 1) The Warrant will expire at 11:59 p.m. on August 20, 2019. Pursuant to the terms of the Merger Agreement, at the effective time of the Merger, the limited liability company units of Creative Realities held by Slipstream Funding were converted into the Common Stock and as additional consideration for consummating the Merger, Slipstream Funding received the Warrant.
- 3. Slipstream Communications, LLC ("Slipstream Communications") may be deemed to indirectly beneficially own a portion of the Common Stock and the Warrant directly held by Slipstream Funding because Slipstream Communications may be deemed to have voting and dispositive power over such securities as the sole member of Slipstream Funding. BCOM Holdings, LP ("BCOM Holdings") is the managing member of Slipstream Communications. BCOM GP LLC ("BCOM GP") is the general partner of BCOM Holdings. Business Services Holdings, LLC ("Business Services Holdings") is the sole member of BCOM GP. PP IV BSH, LLC ("PP IV BSH"), Pegasus Partners IV (AIV), L.P. ("Pegasus Partners (AIV)") and Pegasus Investors IV, L.P. ("Pegasus Investors") are the members of Business Services Holdings.
- 4. (Continued from footnote 3) Pegasus Partners IV, L.P. ("Pegasus Partners") is the sole member of PP IV BSH. Pegasus Investors is the general partner of each of Pegasus Partners (AIV) and Pegasus Partners and Pegasus Investors IV GP, L.L.C. ("Pegasus Investors GP") is the general partner of Pegasus Investors GP is wholly owned by Pegasus Capital, LLC ("Pegasus Capital"). Pegasus Capital may be deemed to be directly or indirectly controlled by Craig Cogut. PP IV BSH, Pegasus Partners, Pegasus Partners (AIV), Pegasus Investors, Pegasus Investors, Pegasus Capital and Craig Cogut are filing a separate Form 4 to report the transactions reported herein.
- 5. (Continued from footnote 4) Each of Slipstream Communications, BCOM Holdings, BCOM GP, Business Services Holdings, PP IV BSH, Pegasus Partners (AIV), Pegasus Partners, Pegasus Investors, Pegasus Investors, Pegasus Capital and Mr. Cogut disclaims beneficial ownership of any of the Issuer's securities as to which this report relates except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that any of Slipstream Communications, BCOM Holdings, BCOM GP, Business Services Holdings, PP IV BSH, Pegasus Partners (AIV), Pegasus Partners, Pegasus Investors, Pegasus Investors GP, Pegasus Capital or Mr. Cogut is the beneficial owner of such securities for purposes of Section 16 or for any other purposes.

Remarks

For purposes of Section 16 of the Securities Exchange Act of 1934, as amended, the reporting persons are deemed directors by deputization by virtue of their representation on the Board of Directors of Wireless Ronin Technologies, Inc. PP IV BSH, LLC, Pegasus Partners IV (AIV), L.P., Pegasus Investors IV, L.P., Pegasus Investors IV GP, L.L.C., Pegasus Capital, LLC and Craig Cogut are filing separate Form 4 to report the transactions reported herein.

BUSINESS SERVICES HOLDINGS, LLC, Name: Daniel Stencel, Title: Treasurer /s/ Daniel Stencel	08/22/2014
BCOM GP LLC, Name: Daniel Stencel, Title: Treasurer /s/ Daniel Stencel	08/22/2014
BCOM HOLDINGS, LP, By: BCOM GP LLC, its general partner, Name: Daniel Stencel, Title: Treasurer /s/ Daniel Stencel	08/22/2014
SLIPSTREAM COMMUNICATIONS, LLC, Name: Arthur D'Angelo, Title: Chief Financial Officer /s/ Arthur D'Angelo	08/22/2014
SLIPSTREAM FUNDING, LLC, Name: Arthur D'Angelo, Title: Chief Financial Officer /s/ Arthur D'Angelo	08/22/2014
** Signature of Reporting Person	Date

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

- * 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).

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

Exhibit 99

Form 4 Joint Filer Information

Name: BCOM GP LLC

Address: C/O Pegasus Capital Advisors, L.P.

99 River Road Cos Cob, CT 06807

Date of Event Requiring Statement: 08/20/14

Name: BCOM Holdings, LP

Address: C/O Pegasus Capital Advisors, L.P.

99 River Road Cos Cob, CT 06807

Date of Event Requiring Statement: 08/20/14

Name: Slipstream Communications, LLC

Address: c/o gyro, LLC

c/o gyro, LLC 31 West 27th Street New York, NY 10001

Date of Event Requiring Statement: 08/20/14

Name: Slipstream Funding, LLC

Address: c/o gyro, LLC

c/o gyro, LLC 31 West 27th Street New York, NY 10001

Date of Event Requiring Statement: 08/20/14