Edgar Filing: JABIL CIRCUIT INC - Form 4

JABIL CIRCUIT INC Form 4 June 27, 2005 OMB APPROVAL FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 OMB APPROVAL Check this box if no longer subject to section 16. STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF Section 16. OMB APPROVAL Form 4 or Form 5 obligations may continue. See Instruction 16. State of the Public Utility Holding Company Act of 1935 or Section 16. Stimated average burden hours per section 16.0 of the Public Utility Holding Company Act of 1935 or Section 16.										
(Print or Type	Responses)									
	Address of Reporting Perso WILLIAM D	Symbol	er Name an CIRCUI			ng	5. Relationship of Issuer (Chec	Reporting Per k all applicabl		
			e of Earliest Transaction th/Day/Year) 3/2005				XDirectorX10% Owner Officer (give titleOther (specify below) below)			
ST. PETER	endment, Date Original onth/Day/Year)				 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person 					
(City)	(State) (Zip)	Tal	ble I - Non-l	Derivative	Secur	ities Acq	uired, Disposed of	, or Beneficia	lly Owned	
1.Title of Security (Instr. 3)	(Month/Day/Year) Exe any	ansaction Date 2A. Deemed			3. 4. Securities Acquired Transactior(A) or Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8) (A) or Code V Amount (D) Price			6. Ownership Form: Direct	7. Nature of Indirect	
Common Stock (1)	06/23/2005		S	800	D	\$ 31.18	6,319,550	I	Cheyenne Hldgs Ltd P (2)	
Common Stock (1)	06/23/2005		S	37,000	D	\$ 31.25	6,282,550	I	Cheyenne Hldgs Ltd P	
Common Stock (1)	06/23/2005		S	8,200	D	\$ 31.28	6,274,350	Ι	Cheyenne Hldgs Ltd P	
Common Stock (1)	06/23/2005		S	800	D	\$ 31.3	6,273,550	Ι	Cheyenne Hldgs Ltd	

									Р
Comm Stock <u>(</u>		06/23/2005	S	1,600	D	\$ 31.35	6,271,950	Ι	Cheyenne Hldgs Ltd P
Comm Stock <u>(</u>		06/23/2005	S	800	D	\$ 31.38	6,271,150	I	Cheyenne Hldgs Ltd P
Comm Stock <u>(</u>		06/23/2005	S	800	D	\$ 31.39	6,270,350	I	Cheyenne Hldgs Ltd P
Comm Stock <u>(</u>		06/23/2005	S	800	D	\$ 31.18	14,042,102	I	Wm E Morean Res Tr <u>(3)</u>
Comm Stock <u>(</u>		06/23/2005	S	37,000	D	\$ 31.25	14,005,102	I	Wm E Morean Res Tr
Comm Stock <u>(</u>		06/23/2005	S	8,200	D	\$ 31.28	13,996,902	I	Wm E Morean Res Tr
Comm Stock (06/23/2005	S	800	D	\$ 31.3	13,996,102	I	Wm E Morean Res Tr
Comm Stock (06/23/2005	S	1,600	D	\$ 31.35	13,994,502	I	Wm E Morean Res Tr
Comm Stock <u>(</u>		06/23/2005	S	800	D	\$ 31.38	13,993,702	I	Wm E Morean Res Tr
Comm Stock <u>(</u>		06/23/2005	S	800	D	\$ 31.39	13,992,902	I	Wm E Morean Res Tr
Comm Stock	on						316,900	Ι	Eagle's Wing Found. (4)
Comm Stock	on						24,479	Ι	Wm D. Morean Trust (5)
Comm Stock	on						15,912	Ι	by Spouse

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

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

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number.

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

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	3	Date	7. Title Amou Under Securi (Instr.	int of rlying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owne Follo Repo Trans (Instr
Dama			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
MOREAN WILLIAM D 10560 DR. MARTIN LUTHER KING JR. ST N ST. PETERSBURG, FL 33716-3718	Х	Х				
Signatures						
By: Robert L. Paver, Attorney-in-Fact For: Willia Morean	06/27/2005					
**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).
- (1) This transaction was effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting person.
- (2) Morean Management Company, of which Mr. Morean is President, is the sole general partner of Cheyenne Holdings Limited Partnership.
- (3) Mr. Morean is a member of a two-person management committee created under the William E. Morean Residual Trust and as such shares voting and dispositive power over shares held by the trust. Mr. Morean and his family members are beneficiaries of the trust.

Mr. Morean is a director of Eagle's Wing Foundation, a private charitable foundation, and may be deemed to have shared voting and(4) dispositive power over shares held by the foundation. Mr. Morean disclaims beneficial ownership of these shares because he has no pecuniary interest therein.

(5) Mr. Morean is trustee of the William D. Morean Trust and has voting and dispositive power over the shares held by such trust.

The reporting person disclaims beneficial ownership of the securities shown as being held by the reporting person's spouse, and this(6) report shall not be deemed an admission that the reporting person is the beneficial owner of such securities for purposes of Section 16 or for any other purpose.

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

Explanation of Responses:

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Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. od ended March 31, 2015, filed with the Securities and Exchange Commission on May 14, 2015.

13G

CUSIP No. 461147100

SCHEDULE 13G

Item 1.

(a) Name of Issuer: inTEST Corporation

(b) Address of Issuer s Principal Executive Offices: 804 East Gate Drive, Suite 200

Mt. Laurel, New Jersey 08054

Item 2.

(a) Name of Person Filing: Thomas A. Satterfield, Jr.

A.G. Family L.P.

Attached as Exhibit A is a copy of a Joint Filing Agreement between Thomas A. Satterfield, Jr. and A.G. Family L.P.

(b) Address of Principal Business Office or, if none, Residence: Thomas A. Satterfield, Jr.

2609 Caldwell Mill Lane

Birmingham, Alabama 35243

A.G. Family L.P.

571 McDonald Road

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Rockwall, Texas 75032

(c) Citizenship:

Incorporated by reference from Item 4 of the Cover Page.

(d) Title of Class of Securities:

Incorporated by reference from the Cover Page.

(e) CUSIP Number:

Incorporated by reference from the Cover Page.

Item 3. If this statement is filed pursuant to §§ 240.13d-1(b) or §§ 240.13d-2(b) or (c), check whether the person filing is a:

Not Applicable.

13G

CUSIP No. 461147100

Item 4. Ownership.

(a) Amount beneficially owned: Incorporated by reference from Item 9 of the Cover Page.

(b) Percent of class: Incorporated by reference from Item 11 of the Cover Page.

(c) Number of shares as to which such person has:

(i) Sole power to vote or to direct the vote Incorporated by reference from Item 5 of the Cover Page.

(ii) Shared power to vote or to direct the vote Incorporated by reference from Item 6 of the Cover Page.

(iii) Sole power to dispose or to direct the disposition of Incorporated by reference from Item 7 of the Cover Page.

(iv) Shared power to dispose or to direct the disposition of Incorporated by reference from Item 8 of the Cover Page.

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following ".

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Explanation of Responses:

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With respect to the beneficial ownership reported for Thomas A. Satterfield, Jr., 50,000 shares are held jointly with Mr. Satterfield s spouse; 900 shares are held individually by Mr. Satterfield s spouse; 100,000 shares are held by Tomsat Investment & Trading Co., Inc., a corporation wholly-owned by Mr. Satterfield and of which he serves as President; and 375,887 shares are held by Caldwell Mill Opportunity Fund, which fund is managed by an entity of which Mr. Satterfield owns a 50% interest and serves as Chief Investment Manager. Additionally, Mr. Satterfield has limited powers of attorney for voting and disposition purposes with respect to the following shares: A.G. Family L.P. (550,000 shares); Jeanette Satterfield Kaiser (35,000 shares); Richard Kaiser (10,000 shares); and David Satterfield (2,500 shares). These individuals and entities have the right to receive or the power to direct the receipt of the proceeds from the sale of their respective shares.

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CUSIP No. 461147100

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Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

Not Applicable.

Item 9. Notice of Dissolution of Group.

Not Applicable.

Item 10. Certifications.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under § 240.14a-11.

13G

CUSIP No. 461147100

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.

June 22, 2015 Date

/s/ Thomas A. Satterfield, Jr. Thomas A. Satterfield, Jr.

A.G. Family L.P., a Texas limited partnership

By: GLMS, LLC, its General Partner

By: /s/ Thomas A. Satterfield, Jr. Thomas A. Satterfield, Jr., by Power of Attorney

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Exhibit A

AGREEMENT FOR

JOINT FILING OF SCHEDULE 13G

Thomas A. Satterfield, Jr. and A.G. Family L.P. hereby agree to file jointly the statement on Schedule 13G to which this Agreement for Joint Filing of Schedule 13G (this Agreement) is attached, as well as any amendments thereto which may be deemed necessary, pursuant to Rule 13d-1(k) under the Securities Exchange Act of 1934.

Each of the parties hereto represents that such party is individually eligible to use Schedule 13G to satisfy such party s reporting obligations.

It is understood that each of the parties hereto is responsible for the timely filing of such statement and any amendments thereto and for the completeness and accuracy of the information concerning such party contained therein, but such party is not responsible for the completeness or accuracy of the information concerning the other party unless such party knows or has reason to believe that such information is inaccurate.

It is understood and agreed that a copy of this Agreement shall be attached as an exhibit to the statement on Schedule 13G, and any amendments hereto, filed on behalf of each of the parties hereto.

February 6, 2013 Date

/s/ Thomas A. Satterfield, Jr. Thomas A. Satterfield, Jr.

A.G. Family L.P., a Texas limited partnership

By: GLMS, LLC, its General Partner

By: /s/ Thomas Adger Satterfield Thomas Adger Satterfield, its Authorized Person