OS AM 5,2006 As filed with	the Securit	ies and Exchan	ge Commission	on July 26, 2006
				ration No. 333-1305
	SECURITI	ES AND EXCHANG ASHINGTON, DC	E COMMISSION	
	POS	T-EFFECTIVE AM	ENDMENT	
		TO Form s-3		
	RE	GISTRATION STA	TEMENT	
	THE	UNDER SECURITIES ACT	OF 1933	
(Exact		TEGRATED TECHN istrant as spe		charter)
DELAWAR	.E	73	89	22-3720962
				al (I.R.S. Employer r) Identification No
	55 Ma	dison Avenue,	Suite 300	
	М	orristown, NJ (973) 290-00		
		cluding zip co		none
		, including ar ant's principa		
	regiser	offices)		
		A. DALE MAY		
		cutive Officer tegrated Techn		Ę
		dison Avenue,		
	М	orristown, NJ (973) 290-00		
		luding zip cod ea code, of ag	-	
		WITH A COPY	TO:	
	JONA	THAN K. COOPER	MAN, ESQ.	
	Kel	ley Drye & War		
	New	101 Park Ave York, New Yor		
	110 %	(212) 808-78		
applicable.	DATE OF COM	MENCEMENT OF	PROPUSED SALI	E TO THE PUBLIC: N

If the only securities being registered on this form are being offered

pursuant to dividend or interest reinvestment plans, please check the following box. [_]

If any of the securities being registered on this form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, other than securities offered only in connection with dividend or interest reinvestment plans, check the following box. [X]

If this form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. [_]

If this form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. [_]

If delivery of the prospectus is expected to be made pursuant to Rule 434, please check the following box. $[_]$

DEREGISTRATION OF SECURITIES

Access Integrated Technologies, Inc. (the "Registrant") is filing this post-effective amendment to deregister securities registered for issuance on Registration Statement on Form S-3, No. 333-130553 (the "Registration Statement"). The Registration Statement registered \$75,000,000 of securities of the Registrant. All securities which remain unsold under the Registration Statement are hereby deregistered. As a result of this deregistration, no securities remain registered for sale pursuant to the Registration Statement.

ITEM 16. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

(a) The exhibits listed in the following table have been filed as part of this registration statement.

Exhibit NUMBER	DESCRIPTION OF DOCUMENT
1.1	Underwriting Agreement (previously filed).
5.1	Opinion of Kelley Drye & Warren LLP (previously filed).
23.1	Consent of Kelley Drye & Warren LLP (included in Exhibit 5.1).
23.2	Consent of PricewaterhouseCoopers LLP (previously filed).
23.3	Consent of Eisner LLP (previously filed).
24.1	Powers of Attorney (included on signature page of Registration
	Statement on Form S-3).

SIGNATURES

In accordance with the requirements of the Securities Act of 1933, the registrant hereby certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 for the sale of securities and authorized this amendment to the Form S-3 registration statement to be

signed on its behalf by the undersigned, in the City of Morristown, State of New Jersey, on the 26th day of July, 2006.

ACCESS INTEGRATED TECHNOLOGIES, INC.

By: /s/ Gary S. Loffredo

Gary S. Loffredo Senior Vice President - Business Affairs, General Counsel and Secretary

Pursuant to the requirements of the Securities Act of 1933, this amendment to the registration statement has been signed below by the following persons in the capacities and on the dates indicated.

SIGNATURES	TITLE	DATE	
* A. Dale Mayo	President, Chief Executive Officer and Chairman of the Board of Directors (Principal Executive Officer)	July 26,	2006
*	Senior Vice President - Data Center Operations and Director	July 26,	2006
Kevin J. Farrell			
*	Senior Vice President - Business Development and Director	July 26,	2006
Brett E. Marks	-		
	Senior Vice President - Business Affairs, General Counsel,	July 26,	2006
Gary S. Loffredo	Secretary and Director		
*	Senior Vice President - Accounting and Finance (Principal Financial	July 26,	2006
Brian D. Pflug	and Accounting Officer)		
*	Director	July 26,	2006
Robert Davidoff			
*	Director	July 26,	2006
Wayne L. Clevenger			
*	Director	July 26,	2006
Matthew W. Finlay			
*	Director	July 26,	2006
Gerald C. Crotty			
	Director	July,	2006

Robert E. Mulholland

* By /s/ Gary S. Loffredo Gary S. Loffredo, as Attorney-in-Fact

="center">Price Class A Common Stock ($(5.00 \text{ par value})11/12/2013 \text{ D} 200 \text{ D} (\underline{1}) 0 \text{ D}$ Voting Common Stock (no par value)11/12/2013 A 200 A (\underline{1}) 200 D

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 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)

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 forDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		•		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
Phantom Stock	<u>(3)</u>	11/12/2013		D		84,910	(2)	(2)	Class A Common Stock (\$5.00 par value)	84,910
Phantom Stock	<u>(3)</u>	11/12/2013		A	84,910		(2)	(2)	Voting Common Stock (no par value)	84,910

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
Cantor Diana F						
333 EAST FRANKLIN ST	Х					
RICHMOND, VA 23219						

Signatures

/s/ Diana F. Cantor, by Andrew C. Carington, Attorney-in-fact

**Signature of Reporting Person

11/13/2013

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).

On November 12, 2013, in conjunction with the closing of Media General, Inc.'s business combination transaction with New Young Broadcasting Holding Co., Inc., Media General, Inc. completed a reclassification of its capital stock. Pursuant to such reclassification,

- each share of the reporting person's Class A Common Stock (\$5.00 par value) was reclassified into one share of Voting Common Stock (no par value). Equity-based awards granted pursuant to plans that are granted or remain outstanding after the reclassification are exercisable or convertible, as applicable, into shares of Voting Common Stock.
- (2) Upon termination of service as a director, the units become payable in accordance with the settlement election of the reporting person.
- (3) Units acquired under the Company deferred compensation plan for outside directors fees. Each unit is the economic equivalent of one share of common stock.

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