Halter Financial Investments LP Form SC 13D October 30, 2007

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SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Schedule 13D

Under the Securities Exchange Act of 1934 (Amendment No.2)\*

Nevstar Corporation

\_\_\_\_\_

(Name of Issuer)

Common Stock, \$0.01 par value per share

(Title of Class of Securities)

64156G102

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(CUSIP Number)

Timothy P. Halter 12890 Hilltop Road Argyle, TX 76226 (972) 233-0300

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

October 29, 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 which is the subject of this Schedule 13D, and is filing this schedule because of ss.ss. 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 Rule 240.13d-7 for other parties to whom copies are to be sent.

\*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 (the "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).

CUSIP	NO. 64156G1	L02	13D	Page 2 of 12					
1		NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)							
		HALTEF	FINANCIAL INVESTMENTS, L.P.						
2	CHECK	THE APPRC	OPRIATE BOX IF A MEMBER OF A GROUP*	(A) [ ] (B) [x]					
3	SEC US	SE ONLY							
4	SOURCE	SOURCE OF FUNDS*							
		WC							
5		IF DISCLC EMS 2(D) C	DSURE OF LEGAL PROCEEDINGS IS REQUIRED PU DR 2(E)	 RSUANT [ ]					
6	CITIZE	CITIZENSHIP OR PLACE OF ORGANIZATION							
		TEXAS							
	MBER OF SHARES EFICIALLY	7	SOLE VOTING POWER						
01	WNED BY EACH PORTING	8	SHARED VOTING POWER						
1	PERSON WITH	9	SOLE DISPOSITIVE POWER						
			1,066,511 SHARES						
		10	SHARED DISPOSITIVE POWER						
11	AGGREC	GATE AMOUN	T BENEFICIALLY OWNED BY EACH REPORTING P	ERSON					
		1,066,	511 SHARES						
12		BOX IF TH	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES	[ ]					
13	PERCEN	NT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)						

#### 85.3% \_\_\_\_\_ 14 TYPE OF REPORTING PERSON\* PN \_\_\_\_\_ CUSIP NO. 64156G102 13D Page 3 of 12 \_\_\_\_\_ 1 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) HALTER FINANCIAL INVESTMENTS GP, LLC \_\_\_\_\_ 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* (A) [ ] (B) [x] \_\_\_\_\_ 3 SEC USE ONLY \_\_\_\_\_ 4 SOURCE OF FUNDS\* 00 \_\_\_\_\_ \_\_\_\_\_ 5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [ ] \_\_\_\_\_ 6 CITIZENSHIP OR PLACE OF ORGANIZATION TEXAS \_\_\_\_\_ NUMBER OF 7 SOLE VOTING POWER SHARES BENEFICIALLY OWNED BY \_\_\_\_\_ \_\_\_\_\_ 8 SHARED VOTING POWER EACH REPORTING PERSON 1,066,511 SHARES WITH \_\_\_\_\_ 9 SOLE DISPOSITIVE POWER \_\_\_\_\_ 10 SHARED DISPOSITIVE POWER 1,066,511 SHARES \_\_\_\_\_ 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,066,511 SHARES(1) \_\_\_\_\_ 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\* []

 13	PERCENI	OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)					
		85.3%						
 1 4	TYPE OF	REPORT	ING PERSON*					
		00						
			y Halter Financial Investments, LP LLC is the sole general partner.	of which Halte:				
CUSIP NO.	64156G10	2	13D	Page 4 of 12				
 1			ING PERSON ICATION NO. OF ABOVE PERSON (ENTITIES	ONLY)				
		TIMOTI	HY P. HALTER					
2	CHECK I	HE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP*	(A) [ ] (B) [x]				
3	SEC USE	E ONLY						
 1	SOURCE OF FUNDS*							
		00						
 5		F DISCLO IS 2(D) (	OSURE OF LEGAL PROCEEDINGS IS REQUIRED OR 2(E)	PURSUANT [ ]				
 6	CITIZENSHIP OR PLACE OF ORGANIZATION							
		TEXAS						
SHAF BENEFIC	RES CIALLY		SOLE VOTING POWER					
OWNED BY EACH			SHARED VOTING POWER					
REPORI PERS WII	SON		1,066,511 SHARES					
		9	SOLE DISPOSITIVE POWER					
			SHARED DISPOSITIVE POWER					
			1,066,511 SHARES					

		1,066,51	1 SHARES(2)					
12	CHECK BO		AGGREGATE AMOU	JNT IN ROW (11	) EXCLUDES	[]		
13	PERCENT (	OF CLASS	REPRESENTED B	Y AMOUNT IN RO	 W (11)			
		85.3%						
14	TYPE OF 1	REPORTING	PERSON*					
		IN						
L.P. is a	limited	partner		Capital GP,	LP of which I LLC is the sc			
CUSIP NO.	64156G102		13D		P	age 5 of 12		
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)							
	1.1.5. 1	DAVID BR		JOVE FERSON (E	NIIIES UNEI)			
2	CHECK TH	E APPROPR	IATE BOX IF A	MEMBER OF A G	ROUP*	(A)[] (B)[x]		
3	SEC USE (	ONLY						
4	SOURCE O	F FUNDS*				·		
		00						
5		DISCLOSU 2(D) OR		ROCEEDINGS IS	REQUIRED PURSU	JANT [ ]		
6	CITIZENS	HIP OR PL	ACE OF ORGANI	ZATION				
		TEXAS						
SHARI BENEFICI	ES IALLY	7	SOLE VOTING P	POWER				
OWNED EACI	Н	8	SHARED VOTING	G POWER		·		
REPORT: PERS( WIT)	ЛС	1,066,511 SHARES						
		9	SOLE DISPOSI	TIVE POWER				

	10 SHARED DISPOSITIVE POWER
	1,066,511 SHARES
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	1,066,511 SHARES(3)
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* []
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	85.3%
14	TYPE OF REPORTING PERSON*
	IN

(3) Shares are owned by Halter Financial Investments, LP of which Bellfield Capital Partners, L.P. is a limited partner of which Bellfield Capital Management, LLC is the sole general partner of which David Brigante is the sole member.

CUSIP NO.	64156G102	13D	Page 6 of 12
1		EPORTING PERSON ENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONI	 Y)
	(	GEORGE L. DIAMOND	
2		APPROPRIATE BOX IF A MEMBER OF A GROUP*	(A) [ ] (B) [x]
3	SEC USE OI		
4	SOURCE OF		
5		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PU 2(D) OR 2(E)	JRSUANT [ ]
		TP OR PLACE OF ORGANIZATION	
	 R OF	/ SOLE VOTING POWER	

SHAR BENEFIC	IALLY							
OWNED BY EACH REPORTING PERSON WITH		8 SHARED VOTING POWER						
		1,066,511 SHARES						
		9	SOLE DI	SPOSITIVE	POWER			
		 10	SHARED	DISPOSITI	VE POWEI	 R		
				1,066,5	11 SHARI	ES		
11	AGGREGAT	E AMOUNT			D BY EAG	CH REPORI	ING PERS	ON
		1,066,51	1 SHARES	(4)				
12	CHECK BO CERTAIN	X IF THE SHARES*	AGGREGAT	E AMOUNT	IN ROW	(11) EXCI	JUDES	[ ]
13	PERCENT	OF CLASS	REPRESEN	TED BY AN	IOUNT IN	ROW (11)		
		85.3% 						
14	TYPE OF	REPORTING	PERSON*					
		IN						
	.P. is a	limited p	artner o	f which (	Colhurst	Capital	GP, LLC	h Colhurst is the sole
CUSIP NO.	64156G102			13D			P	age 7 of 12
1		REPORTING		OF ABOVE	PERSON	(ENTITIE	CS ONLY)	
		MARAT RO	SENBERG					
2	СНЕСК ТН	E APPROPR	IATE BOX	IF A MEN	IBER OF 2	A GROUP*		(A) [ ] (B) [x]
3	SEC USE	ONLY						
4	SOURCE O	F FUNDS*						
		00						

#### CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT 5 TO ITEMS 2(D) OR 2(E) [] \_\_\_\_\_ 6 CITIZENSHIP OR PLACE OF ORGANIZATION NEVADA \_\_\_\_\_ \_\_\_\_\_ 7 SOLE VOTING POWER NUMBER OF SHARES BENEFICIALLY OWNED BY \_\_\_\_\_ 8 SHARED VOTING POWER EACH REPORTING PERSON 1,066,511 SHARES WITH \_\_\_\_\_ 9 SOLE DISPOSITIVE POWER \_\_\_\_\_ SHARED DISPOSITIVE POWER 10 1,066,511 SHARES \_\_\_\_\_ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 1,066,511 SHARES(5) \_\_\_\_\_ 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\* [ ] \_\_\_\_\_ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 85.3% \_\_\_\_\_ 14 TYPE OF REPORTING PERSON\* IN (5) Shares are owned by Halter Financial Investments, LP of which Rivergreen Capital, L.L.C. is a limited partner of which Marat Rosenberg is the sole member. CUSIP NO. 64156G102 13D Page 8 of 12 ITEM 1. SECURITY AND ISSUER. This statement relates to shares of Common Stock, \$0.01 par value per share (the "Stock"), of Nevstar Corporation, a Nevada corporation (the "Issuer"). The principal executive offices of the Issuer are located at 12890 Hilltop Road, Argyle, Texas 76226.

ITEM 2. IDENTITY AND BACKGROUND.

Pursuant to Rule 13d-1(a) of Regulation 13D-G of the General Rules and

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Regulations under the Securities Exchange Act of 1934, as amended (the "Act"), this amended Schedule 13D Statement is hereby filed by the following persons (collectively, the "Reporting Persons"): Halter Financial Investments, L.P., a Texas limited partnership ("HFI"); Halter Financial Investments GP, LLC, a Texas limited liability company and the general partner of HFI ("HFI GP"); Timothy P. Halter, a citizen of the United States and the sole member of TPH Capital GP, LLC which is the sole general partner of TPH Capital, L.P. which is a limited partner of HFI ("Halter"); David Brigante, a citizen of the United States and the sole general partner of Bellfield Capital Management, LLC which is the sole general partner of HFI ("Brigante"); George L. Diamond, a citizen of the United States and the sole member of Colhurst Capital GP, LLC which is the sole general partner of HFI ("Diamond"); and Marat Rosenberg, a citizen of the United States and the sole member of Rivergreen Capital, LLC which is a limited partner of HFI ("Rosenberg").

HFI is a Texas limited partnership, the principal business of which is to provide financial consulting services. The principal business address of HFI, which also serves as its principal office, is 12890 Hilltop Road, Argyle, Texas 76226.

HFI GP is a Texas limited liability company, the principal business of which is to act as general partner of HFI. The principal business address of HFI GP, which also serves as its principal office, is 12890 Hilltop Road, Argyle, Texas 76226.

Halter's principal occupation or employment is managing HFI GP and its related entities. The principal business address of Halter, which also serves as his principal office, is 12890 Hilltop Road, Argyle, Texas 76226.

Brigante's principal occupation or employment is serving as an officer of HFI GP and its related entities. The principal business address of Brigante, which also serves as his principal office, is 12890 Hilltop Road, Argyle, Texas 76226.

Diamond's principal occupation or employment is serving as an officer of HFI GP and its related entities. The principal business address of Diamond, which also serves as his principal office, is 12890 Hilltop Road, Argyle, Texas 76226.

Rosenberg's principal occupation or employment is serving as an officer of HFI GP and its related entities. The principal business address of Rosenberg, which also serves as his principal office, is 12890 Hilltop Road, Argyle, Texas 76226.

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During the last five years, none of the Reporting Persons (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) 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 activities subject to, federal or state securities laws or finding any violation with respect to such laws.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

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On October 29, 2007, the Reporting Persons purchased 92,870 shares of common stock, at a purchase price of \$2.00 per share, from W/F Investment Corp. under the terms of the Put Option Agreement referenced in Item 6 below. The purchase prices was paid in cash in from "working capital".

ITEM 4. PURPOSE OF TRANSACTION.

The purpose of the transactions disclosed herein is to facilitate the desire of the Issuer to effect a reverse merger with an as yet unidentified private company at some point in the future. In order to further such a potential reverse merger, the Reporting Persons have acquired control of the Issuer through a purchase of outstanding shares of common stock.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Pursuant to Rule 13d-3(a), at the close of business on October 29, 2007, HFI may be deemed to be the beneficial owner of 1,066,511 shares of the Stock, which constitutes approximately 85.3% of the 1,250,090 shares of the Stock outstanding on October 29, 2007 (the "Outstanding Shares"). HFI, either directly or indirectly, has or shares the power to vote or to direct the vote and to dispose or to direct the disposition of, such shares of Stock.

Pursuant to Rule 13d-3(a), at the close of business on October 29, 2007, HFI GP, as the sole general partner of HFI, may be deemed to be the beneficial owner of 1,066,511 shares of the Stock, which constitutes approximately 85.3% of the Outstanding Shares. HFI GP, either directly or indirectly, may have or share the power to vote or direct the vote and to dispose of or to direct the disposition of such shares of Stock.

Pursuant to Rule 13d-3(a), at the close of business on October 29, 2007, Halter, as the sole member of TPH Capital GP, LLC which is the sole general partner of TPH Capital, L.P. which is a limited partner of HFI, may be deemed to be the beneficial owner of 1,066,511 shares of the Stock, which constitutes approximately 85.3% of the Outstanding Shares. Halter, either directly or indirectly, may have or share the power to vote or direct the vote and to dispose of or to direct the disposition of such shares of Stock.

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Pursuant to Rule 13d-3(a), at the close of business on October 29, 2007, Brigante, as the sole member of Bellfield Capital Management, LLC which is the sole general partner of Bellfield Capital, L.P. which is a limited partner of HFI, may be deemed to be the beneficial owner of 1,066,511 shares of the Stock, which constitutes approximately 85.3% of the Outstanding Shares. Brigante, either directly or indirectly, may have or share the power to vote or direct the vote and to dispose of or to direct the disposition of such shares of Stock.

Pursuant to Rule 13d-3(a), at the close of business on October 29, 2007, Diamond, as the sole member of Colhurst Capital GP, LLC which is the sole general partner of Colhurst Capital, L.P. which is a limited partner of HFI, may be deemed to be the beneficial owner of 1,066,511 shares of the Stock, which constitutes approximately 85.3% of the Outstanding Shares. Diamond, either directly or indirectly, may have or share the power to vote or direct the vote

and to dispose of or to direct the disposition of such shares of Stock.

Pursuant to Rule 13d-3(a), at the close of business on October 29, 2007, Rosenberg, as the sole member of Rivergreen Capital, LLC which is a limited partner of HFI, may be deemed to be the beneficial owner of 1,066,511 shares of the Stock, which constitutes approximately 85.3% of the Outstanding Shares. Rosenberg, either directly or indirectly, may have or share the power to vote or direct the vote and to dispose of or to direct the disposition of such shares of Stock.

Other than as set forth above, none of the Reporting Persons named herein is the beneficial owner of any shares of the Stock.

Transactions effected in the last 60 days:

Reporting Person	Date	Number of Shares	Price per Share	How the transac
HFI	October 29, 2007	92,870	\$2.00	Private Stock Pu

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# ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Except as set forth below, to the best knowledge of the Reporting Persons, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the Reporting Persons or between the Reporting Persons and any other person with respect to any securities of the Issuer, including but not limited to, transfer or voting of any of the securities of the Issuer, finders fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies, or a pledge or contingency, the occurrence of which would give another person voting power over shares of the Stock.

HFI and W/F Investment Corp. entered into a Put Option Agreement pursuant to which W/F Investment may require HFI to purchase up to 199,869 shares of common capital stock of the Issuer held by W/F Investment at a price per share of \$2.00 at any time during the period of time (i) commencing 180 days after October 11, 2005 and (ii) ending upon the earlier of six (6) months following the Issuer's completion of a transaction whereby it acquires operating control, or substantially all of the assets, of a privately held corporation generating revenues as reported in financial statements audited in conformity with accounting practices generally accepted in the United States or two (2) years from October 11, 2005. The termination date of the option has been extended through April 5, 2008. CUSIP NO. 64156G102

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

DATED: October 29, 2007

Halter Financial Investments, L.P., a Texas limited partnership

By: Halter Financial Investments GP, LLC Its: General Partner

By: /s/ Timothy P. Halter

Its: Chairman

Halter Financial Investments GP, LLC, a Texas limited liability company

By: /s/ Timothy P. Halter

Its: Chairman

/s/ Timothy P. Halter Timothy P. Halter

/s/ David Brigante David Brigante

/s/ George L. Diamond George L. Diamond

/s/ Marat Rosenberg -----Marat Rosenberg