Washington, D.C. 20549

SCHEDULE 13G/A

Under the Securities Exchange Act of 1934

Microvision, Inc. (Name of Issuer)

Common Stock (Title of Class of Securities)

594960106 (CUSIP Number)

December 31, 2006 (Date of event which requires filing of this statement)

Check the appropriate box to designate the rule pursuant to which this Schedule 13G is filed:

- [X] Rule 13d-1(b)
- [] Rule 13d-1(c)
- [] Rule 13d-1(d)

*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 the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934 ("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).

Continued on following pages (Page 1 of 14 Pages) Exhibit List: Page 14

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(1) NAMES OF REPORTING PERSONS
I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

SATELLITE STRATEGIC FINANCE ASSOCIATES, LLC

- (2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **
 - (a) [
 - (b) [X]

- (3) SEC USE ONLY
- (4) CITIZENSHIP OR PLACE OF ORGANIZATION
 ANGUILLA

NUMBER OF (5) SOLE VOTING POWER

SHARES	0			
	(6) SHARED VOTII 436,23			
EACH	(7) SOLE DISPOSE	ITIVE POWER		
REPORTING PERSON WITH	(8) SHARED DISPO			
(9) A	GGREGATE AMOUNT BI	ENEFICIALLY OWNED BY H	EACH REPORTING PERS	ON
, ,	HECK BOX IF THE AC N ROW (9) EXCLUDE: []	GGREGATE AMOUNT S CERTAIN SHARES **		
(11) P	ERCENT OF CLASS RI	EPRESENTED BY AMOUNT 1	IN ROW (9)	
(12) T	YPE OF REPORTING 1	PERSON **		
	** SEE INST	RUCTIONS BEFORE FILLIN	NG OUT!	
<page></page>				
CUSIP No. 5949	60106	13G	Page 2 of 15	Pages
	MES OF REPORTING :	PERSONS ON NO. OF ABOVE PERSON	NS (ENTITIES ONLY)	
(2) CH	SATELLITE ST		ERS, LTD.	
(2) CH	R.S. IDENTIFICATION SATELLITE ST	ON NO. OF ABOVE PERSON	ERS, LTD. A GROUP **	[X]
(2) CH	SATELLITE ST	ON NO. OF ABOVE PERSON	ERS, LTD. A GROUP **	[X]
(2) CH (a)	SATELLITE STI ECK THE APPROPRIAT [] C USE ONLY	ON NO. OF ABOVE PERSON RATEGIC FINANCE PARTNE TE BOX IF A MEMBER OF E OF ORGANIZATION	ERS, LTD. A GROUP **	[X]
(2) CH (a)	SATELLITE STO ECK THE APPROPRIAT [] C USE ONLY FIZENSHIP OR PLACE	ON NO. OF ABOVE PERSON RATEGIC FINANCE PARTNE TE BOX IF A MEMBER OF E OF ORGANIZATION NDS	ERS, LTD. A GROUP **	[X]
(2) CH (a) (3) SE (4) CI NUMBER OF SHARES	SATELLITE STI ECK THE APPROPRIAT [] C USE ONLY FIZENSHIP OR PLACE CAYMAN ISLAN (5) SOLE VOTING	ON NO. OF ABOVE PERSON RATEGIC FINANCE PARTNE TE BOX IF A MEMBER OF E OF ORGANIZATION NDS POWER	ERS, LTD. A GROUP **	[X]
(2) CH (a) (3) SE (4) CI NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	SATELLITE STO ECK THE APPROPRIAT [] C USE ONLY TIZENSHIP OR PLACE CAYMAN ISLAN (5) SOLE VOTING 0 (6) SHARED VOTIN	ON NO. OF ABOVE PERSON RATEGIC FINANCE PARTNETE BOX IF A MEMBER OF E OF ORGANIZATION NDS POWER NG POWER 39	ERS, LTD. A GROUP **	[X]
(2) CH (a) (3) SE (4) CI NUMBER OF SHARES BENEFICIALLY OWNED BY	SATELLITE STI ECK THE APPROPRIAT [] C USE ONLY TIZENSHIP OR PLACE CAYMAN ISLAN (5) SOLE VOTING 0 (6) SHARED VOTIN 140,1:	ON NO. OF ABOVE PERSON RATEGIC FINANCE PARTNETE BOX IF A MEMBER OF E OF ORGANIZATION NDS POWER NG POWER 39 ITIVE POWER	ERS, LTD. A GROUP **	[X]
(2) CH (a) (3) SE (4) CI NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SATELLITE STI ECK THE APPROPRIAT [] C USE ONLY FIZENSHIP OR PLACE CAYMAN ISLAN (5) SOLE VOTING 0 (6) SHARED VOTIN 140,1: (7) SOLE DISPOSE 0 (8) SHARED DISE 140,1:	ON NO. OF ABOVE PERSON RATEGIC FINANCE PARTNETE BOX IF A MEMBER OF E OF ORGANIZATION NDS POWER NG POWER 39 ITIVE POWER	A GROUP ** (b)	
(2) CH (a) (3) SE (4) CI NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH (9) AGG (10) CHE	SATELLITE STI ECK THE APPROPRIAT [] C USE ONLY FIZENSHIP OR PLACE CAYMAN ISLAN (5) SOLE VOTING 0 (6) SHARED VOTIN 140,1: (7) SOLE DISPOSE 0 (8) SHARED DISPOSE 140,1:	ON NO. OF ABOVE PERSON RATEGIC FINANCE PARTNE TE BOX IF A MEMBER OF E OF ORGANIZATION NDS POWER NG POWER 39 ITIVE POWER POSITIVE POWER 39 EFICIALLY OWNED BY EACH REGATE AMOUNT	A GROUP ** (b)	

(12) TYPE OF REPORTING PERSON **
CO

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, ,	MES OF REPORTING PERSOR R.S. IDENTIFICATION NO). OF ABOVE PERSONS	(ENTITIES ONLY)
	ECK THE APPROPRIATE BO		GROUP **
(3) SE	C USE ONLY		
(4) CI	TIZENSHIP OR PLACE OF DELAWARE	ORGANIZATION	
NUMBER OF SHARES	(5) SOLE VOTING POWE 0	ER	
	(6) SHARED VOTING PO 576,373	WER	
OWNED BY EACH	(7) SOLE DISPOSITIVE	E POWER	
REPORTING PERSON WITH	(8) SHARED DISPOSITE	VE POWER	
(9) A	GGREGATE AMOUNT BENEFT	CIALLY OWNED BY EAC	H REPORTING PERSON
,	HECK BOX IF THE AGGREON ROW (9) EXCLUDES CER		
(11) P	ERCENT OF CLASS REPRES	SENTED BY AMOUNT IN	ROW (9)
(12) T	YPE OF REPORTING PERSO)N **	
<page></page>	** SEE INSTRUCT	ONS BEFORE FILLING	OUT!

SATELLITE FUND MANAGEMENT LLC

(2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **

(a) []

NAMES OF REPORTING PERSONS

13G

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

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(1)

(3) SI	EC USE ONLY
(4) C	ITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE
NUMBER OF	(5) SOLE VOTING POWER 0
SHARES	
BENEFICIALLY	(6) SHARED VOTING POWER
OWNED BY	576,373
EACH	(7) SOLE DISPOSITIVE POWER
REPORTING	0
PERSON WITH	(8) SHARED DISPOSITIVE POWER 576,373
(9) A	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 576,373
, -,	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES** []
(11) I	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
(12)	TYPE OF REPORTING PERSON ** OO
	** SEE INSTRUCTIONS BEFORE FILLING OUT!

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This Amendment No. 2 to Schedule 13G (this "Amendment No. 2") is filed with respect to the Common Stock of Microvision, Inc. to amend the Schedule 13G filed on August 8, 2005 (the "Schedule 13G" and to report beneficial ownership of less than 5% of the total outstanding Common Stock. Capitalized terms used but not defined herein have the meaning ascribed thereto in the Schedule 13G.

Item 1(a). NAME OF ISSUER:

Microvision, Inc. (the "Issuer").

Item 1(b). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:

6222 185th Avenue NE Redmond, Washington 98052

Item 2(a). NAME OF PERSON FILING:

This statement is filed by:

- (x) Satellite Strategic Finance Associates, LLC ("SSFA");
- (x) Satellite Strategic Finance Partners, Ltd. ("SSFP");
- (xi) Satellite Asset Management, L.P. ("Satellite Asset Management");
- (xii) Satellite Fund Management LLC ("Satellite Fund Management")

This statement relates to Shares (as defined herein) held by SSFA and SSFP, over which Satellite Asset Management has discretionary investment trading authority. The general partner of Satellite Asset Management is Satellite Fund Management. Satellite Fund Management has an Executive Committee that make investment decisions on behalf of

SSFA AND SSFP and investment decisions made by such Executive Committee, when necessary, are made through approval of a majority of the Executive Committee members.

The foregoing persons are hereinafter sometimes collectively referred to as the "Reporting Persons." Any disclosures herein with respect to persons other than the Reporting Persons are made on information and belief after making inquiry to the appropriate party.

Item 2(b). ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE:

The address of the business office of each of the Reporting Persons is 623 Fifth Avenue, 19th Floor, New York, NY 10022.

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Item 2(c). CITIZENSHIP:

- 1) SSFA is a Anguillian limited liability company;
- 2) SSFP is a Cayman Islands exempted company;
- 3) Satellite Asset Management is a Delaware limited partnership;
- 4) Satellite Fund Management is a Delaware limited liability company; and
- Item 2(d). TITLE OF CLASS OF SECURITIES:

Common Stock, \$.001 par value per share (the "Shares").

Item 2(e). CUSIP NUMBER:

594960106

- Item 3. IF THIS STATEMENT IS FILED PURSUANT TO RULES 13d-1(b) or 13d-2(b) OR (c), CHECK WHETHER THE PERSON FILING IS A:
 - (a) [] Broker or dealer registered under Section 15 of the Act,
 - (b) [] Bank as defined in Section 3(a)(6) of the Act,
 - (c) [] Insurance Company as defined in Section 3(a)(19) of the Act,

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(d) [] Investment Company registered under Section 8 of the

- Investment Company Act of 1940,
- (e) [X] Investment Adviser in accordance with Rule 13d-1(b)(1)(ii)(E),
- (f) [] Employee Benefit Plan or Endowment Fund in accordance with 13d-1(b)(1)(ii)(F),
 - (g) [] Parent Holding Company or control person in accordance with Rule 13d-1 (b) (1) (ii) (G),
 - (h) [] Savings Association as defined in Section 3(b) of the Federal Deposit Insurance Act,

	(i) []	investmen	an that is exclu t company under t Company Act of	Section 3(c)(14		f an
	(j) []	Group, in	accordance with	n Rule 13d-1(b)(1)(ii)(J).	
f this :	statement i	s filed pu	rsuant to 13d-1	(c), check this	box: []	
Page>						
2 490						
USIP No	. 594960106		13G	Pa	ge 8 of 15	Pages
tem 4.	OWNERSHIP					
The	e percentag	es used he	erein and in the	rest of Item 4	are calcula	ated
f Octobe		, as descr	res of Common St ibed in the Issu			g as
Page>						
USID No	. 594960106		13G	Day	go 0 of 15	Dagog
JOIL NO	. 394900100		136	rav	ge 9 of 15	rayes
			'inance Associate ally owned:436,2			
(b)	Percent o	f class: 1	.1%			
	(c) Nu	mber of sh	ares as to which	ı the person has	:	
	(i) (ii) (iii)	Shared po Sole powe	er to vote or dir ower to vote or t er to dispose or	to direct the vo	te 436,	0.234
	(iv)	Shared pow	position of ver to dispose or position of	to direct the		436,23
			Finance Partners	s, Ltd.		
			ally owned: 140,	.139		
(b)	Percent o	f class: 0	.35%			
	(c) Nu	mber of sh	ares as to which	n the person has	:	
	(i) (ii) (iii)	Shared po	er to vote or dir ower to vote or t er to dispose or	to direct the vo	te 140,1	0 139
	(iv)	Shared pow	sposition of ver to dispose or sposition of	to direct the		0 140 , 139
Sate	llite Asset					
			ally owned: 576	o , 373		
(b)		f class: 1				
			ares as to which	-	:	_
	(i) (ii)	_	er to vote or dir ower to vote or t		te 576 , 3	0 373

Sole power to dispose or to direct the disposition of (iv) Shared power to dispose or to direct the disposition of 576,373

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Satellite Fund Management LLC

- (a) Amount beneficially owned: 576,373
- (b) Percent of class: 1.45%.
 - (c) Number of shares as to which the person has:
 - (i) Sole power to vote or direct the vote (ii) Shared power to vote or to direct the vote 576,373
 - Sole power to dispose or to direct the (iii) disposition of

(iv) Shared power to dispose or to direct the 576,373 disposition of

Satellite Asset Management and Satellite Fund Management expressly declare that this filing shall not be construed as an admission that each is, for the purposes of sections 13(d) or 13(g) of the Act, the beneficial owner of any securities covered by this filing.

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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% OF THE CLASS OF SECURITIES, CHECK THE FOLLOWING [X]

Item 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Satellite Asset Management has the power to direct the receipt of dividends from, or proceeds from the sale of, the securities held for the accounts of SSFA and SSFP.

IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH Item 7. ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY.

This Item 7 is not applicable.

IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP. Item 8.

This Item 8 is not applicable.

Item 9. NOTICE OF DISSOLUTION OF GROUP.

This Item 9 is not applicable.

Item 10. CERTIFICATION.

Each of the Reporting Persons hereby makes the following certification:

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 oras a participant in any transaction having that purpose or effect.

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SIGNATURES

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

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DATED: February 14, 2007

SATELLITE STRATEGIC FINANCE ASSOCIATES, LLC
By: Satellite Asset Management L.P.,
as Investment Manager

By: /s/ Simon Raykher

Name: Simon Raykher Title: General Counsel

DATED: February 14, 2007

SATELLITE STRATEGIC FINANCE PARTNERS, LTD.

By: Satellite Asset Management L.P., as Investment Manager

By: /s/ Simon Raykher

Name: Simon Raykher Title: General Counsel

DATED: February 14, 2007

SATELLITE ASSET MANAGEMENT, L.P.

By: /s/ Simon Raykher

Name: Simon Raykher
Title: General Counsel

SATELLITE FUND MANAGEMENT LLC

DATED: February 14, 2007

By: /s/ Simon Raykher

Name: Simon Raykher

Title: Attorney-in-Fact

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EXHIBIT A

JOINT FILING AGREEMENT

The undersigned hereby agree that this statement on Schedule $13\mbox{G}$ with respect to the Common Stock of Microvision Inc., dated as of February 14, 2007, is, and any amendments thereto (including amendments on Schedule 13G) signed by each of the undersigned shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(k)under the Securities Exchange Act of 1934.

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DATED: February 14, 2007

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By: Satellite Asset Management L.P., as Investment Manager

SATELLITE STRATEGIC FINANCE ASSOCIATES, LLC

By: /s/ Simon Raykher

-----Name: Simon Raykher Title: General Counsel

DATED: February 14, 2007 SATELLITE STRATEGIC FINANCE PARTNERS, LTD.

By: Satellite Asset Management L.P.,

as Investment Manager

By: /s/ Simon Raykher

------Name: Simon Raykher Title: General Counsel

DATED: February 14, 2007 SATELLITE ASSET MANAGEMENT, L.P.

By: /s/ Simon Raykher

Name: Simon Raykher Title: General Counsel

DATED: February 14, 2007 SATELLITE FUND MANAGEMENT LLC

> By: /s/ Simon Raykher _____

Name: Simon Raykher Title: Attorney-in-Fact