EMAX HOLDINGS CORP Form 8-K July 09, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
FORM 8-K	

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): July 8, 2008

eMax Holdings Corporation

(Exact Name of Registrant as Specified in Charter)

Utah 33-20394-D 84-1099450 (State or other (Commission File jurisdiction Number) Identification of incorporation) No.)

300 South 700 St B149

Salt Lake City, Utah 32819 (Address of principal executive offices)

Registrant's telephone number, including area code: (888) 344-3629

5401 Kirkman Road, Suite 158 Orlando, Florida 32819

539 Bunker Lane		
Pleasanton, California		
(Former name or former address, if changed since	last report.)	
- 1 -		

Item 5.01 Changes in Control of Registrant.

On July 8, 2008, pursuant to a Purchase Agreement (the "Agreement") among Slavoljub Stefanovic (Stefanovic) and E and A Enterprise Trust ("E and A"), and certain security holders of the Registrant (hereinafter such security holders are referred to as the "Shareholders"), the following occurred:

- (a) E and A Enterprises Trust sold to Stefanovic 64,000,000 shares of the Registrant's common stock, \$.0001 par value (the "Common Stock"), (all of the foregoing, the "Purchased Securities");
 - (b) Stefanovic paid consideration of \$640.00 in cash for the Purchased Securities; and
- (c) Roxanna Weber agreed to resign her position as President and Chairman of the Board and retains her position of Secretary and Director of the company.

As a result of the closing of the Agreement, Stefanovic owns approximately fifty seven percent (57.%) of the 251,716,824 outstanding shares of the Freely Trading Common Stock of the Registrant and controls sixty seven percent (67%) of the 1,134,865,364, issued and outstanding shares. Over Six hundred million shares are held in trust by the company for investment interests in several companies. No source of the consideration by Stefanovic to acquire control of the Registrant was a loan made in the ordinary course of business by a bank as defined in Section 3(a)(6) of the Act.

The Exchange Agreement was adopted by the unanimous consent of the Board of Directors of EMAX and approved by the consent of the shareholders of EMAX on June 15, 2008.

The officers and directors of the company change subsequent to the Exchange Agreement. See "Management" below.

- 1. The capital structure of the company will stay the same and as previously announced the company will not be reverse splitting its shares.
- 2. The following table sets forth certain information regarding beneficial ownership of the common stock of EMAX WORLDWIDE, INC. as of July 8, 2008:
- each person or entity known to own beneficially more than 5% of the common stock or 5% of the preferred stock;
- each of, EMAX WORLDWIDE, INC.'s directors;
- each of EMAX WORLDWIDE INC's named executive officers; and
- all executive officers and directors of EMAX WORLDWIDE INC. as a group.

Title of Class	Name and address of Beneficial Owner (1)	%		Amount & Nature of Beneficial Ownership
	Dr. SLAVOLJUB STEFANOVIC			-
	(2)			
COMMON STOCK	President and Chairman		67.64%	767,637,218
	E AND A ENTERPRISES Trust		.057%	64,702,149
	ROXANNA WEBER			
	Secretary and Director		.0013%	1,422,624
	DORLISS BRIGHT		.002	2,000,000

Director		
	67.7%	
Total	Ownership	835,761,991

- 1. Except as otherwise set forth, the address for each of these shareholders is c/o EMAX WORLDWIDE, INC. 300 SOUTH 700, Suite B149 Salt Lake City, Utah.
- 2. Dr. Slavoljub Stefanovic shares he holds in his person name, in his three daughters name and shares held in trust by the registrant for planned investments, dividends and warrants

Item 5.02 Departure of Directors or Principal Officers; Election of Directors; Appointment of Principal Officers. To the knowledge of the Registrant, there are not any arrangements or understandings among members of the former and new control groups and their associates with respect to the election of directors or other matters with respect to the Registrant, except that the aforementioned Agreement provided for the resignations of Roxanna Weber as President of the Registrant. The current directors of the Registrant, Roxanna Weber, Dr. Slavljub Stefanovic and Dorliss Bright will stay the say until the next scheduled vote for officers and directors.

Board of Officers

Directors

Dr. Slavoljub President and Stefanovic Chairman of the

Board

Roxanna Roxanna Weber Weber,

Secretary and

Director

Dorliss Bright Director

There is currently no arrangement, known to the Registrant, including any pledge by any person of securities of the Registrant or any of its parents, the operation of which may at a subsequent date result in a further change in control of the Registrant. The Registrant shall file with the Securities and Exchange Commission a statement on Schedule 14F reporting the events occurring in connection with the Agreement, and eMax shall file with the Securities and Exchange Commission a statement on Schedule 13D reporting its acquisition of the Purchased Securities.

Item 9.01. Financial Statements and Exhibits.

The following exhibits are filed with this report:

Exhibit No. Exhibit Description

3.3 Articles of

Amendment to the

Articles of

Incorporation

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

EMAX WORLDWIDE INC.

July 8, 2008 By: /s/

Name: Roxanna Weber

Title: Secretary