SUNCOM WIRELESS HOLDINGS, INC.

Form 8-K July 14, 2006

> 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 10, 2006

SunCom Wireless Holdings, Inc. (Exact name of registrant as specified in its charter)

Delaware Delaware (State or other jurisdiction of incorporation)

1-15325 23-2974475 (Commission (I.R.S. Employer File Number) Identification N Identification No.)

1100 Cassatt Road Berwyn, Pennsylvania 19312

(Address Of Principal Executive Offices, Including Zip Code)

(610) 651-5900

(Registrant's Telephone Number, Including Area Code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01. Entry into a Material Definitive Agreement.

As previously reported, on May 9, 2006, Scott I. Anderson, a director of SunCom Wireless Holdings Interim Chairman of the Board of Holdings, to serve during the medical leave of absence of Michael Chief Executive Officer. On July 12, 2006, the Holdings Board of Directors approved an additional \$50,000 to be paid on a pro-rata basis to Mr. Anderson for his service as Interim Chairman of the Kalogris officially resumes his duties as Chairman of the Board.

Also as previously reported, on May 9, 2006, Eric Haskell, Executive Vice President and Chief Fin appointed Interim Chief Executive Officer of Holdings, to serve during the medical leave of absence Chairman and Chief Executive Officer. On July 12, 2006, SunCom Wireless Management Company, Inc. subsidiary of Holdings, and Eric Haskell entered into a letter agreement setting forth the terms his additional service as our Interim Chief Executive Officer. Pursuant to the letter agreement, increased from \$285,000 to \$450,000 per annum, payable bi-weekly, during the period he serves as The \$165,000 difference (referred to as the interim stipend) will be pro-rated to the extent Mr. a portion of his duties as Chief Executive Officer. In addition, the calculation of Mr. Haskell on his original base salary plus the aggregate interim stipend received during the year.

Mr. Haskell's service as Interim Chief Executive Officer will terminate immediately upon the date duties as Chief Executive Officer on a substantially full-time basis. Following his termination Executive Officer, Mr. Haskell will continue to serve as Executive Vice President and Chief Financis terminated under the terms of his employment agreement.

The principal terms of Mr. Haskell's employment agreement have previously been described in Holdi dated May 26, 2006 and filed on June 2, 2006. The description of Mr. Haskell's letter agreement be complete and is qualified in its entirety by reference to Mr. Haskell's letter agreement, which with this report and is incorporated into this report by this reference.

Item 1.02. Termination of a Material Definitive Agreement.

On July 10, 2006, Daniel E. Hopkins tendered his resignation as Senior Vice President, Finance and result, Mr. Hopkins' employment agreement with SunCom Wireless Management Company, Inc., dated as terminate after the expiration of the 60-day notice period provided for under his employment agree Certain provisions of Mr. Hopkins' employment agreement (including a one year non-compete, a one non-disparagement agreement and a confidentiality agreement) will survive the termination of the connection with his resignation, Mr. Hopkins and SunCom Wireless Management Company are expected agreement and release, the form of which was attached as an exhibit to, and filed with, Mr. Hopkins

The principal terms of Mr. Hopkins' employment agreement have previously been described in Holdin dated December 14, 2005 and filed on December 20, 2005. The description of Mr. Hopkins' employment purport to be complete and is qualified in its entirety by reference to Mr. Hopkins' employment to be complete and is incorporated into this report by this reference.

Item 9.01. Financial Statements and Exhibits.

- (a) Not applicable.
- (b) Not applicable.
- (c) Not applicable.
- (d) Exhibits:
 - 10.1 Employment Agreement, dated as of May 26, 2006, between SunCom and Eric Haskell (incorporated by reference to Exhibit 10.1 to Holdings, Inc. dated May 26, 2006 and filed June 2, 2006).
 - 10.2 Letter Agreement, dated as of July 12, 2006, between SunCom Wir Eric Haskell.

Employment Agreement, dated as of December 20, 2006, between Su Inc. and Daniel E. Hopkins (incorporated by reference to Exhibi Wireless Holdings, Inc. for the year ended December 31, 2005).

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caus behalf by the undersigned hereunto duly authorized.

SUNCOM WIRELESS H

Date: July 14, 2006

Charles H.N. Kall

By: /s/ Charles H

Senior Vice Presi Regulatory Aff

July 12, 2006

Mr. Eric Haskell 518 Candace Road Villanova, Pennsylvania 19085

Dear Mr. Haskell:

You have entered into an employment agreement with SunCom Wireless Management Company, I 2006 (the "Employment Agreement"). Under the terms of the Employment Agreement, you have agreed President and Chief Financial Officer of the Company. In connection with the medical leave of ab Chief Executive Officer of SunCom Wireless Holdings, Inc. and SunCom Wireless, Inc. ("SunCom") and appointed by the Board of Directors of SunCom (the "Board") to serve as the interim Chief Executi Company as of May 9, 2006. In light of the additional services the parties expect you to provide Officer, this letter agreement (this "Agreement") sets forth certain modifications to the terms of effective during your service as interim Chief Executive Officer:

- Title. You have been appointed and you have agreed to serve as Interim Chief Executive Off and such other affiliates of SunCom and the Company (collectively and including any entities that effective date of this Agreement, the "SunCom Group") as the Board may determine to be necessary
- Employment Term. Your employment as Interim Chief Executive Officer under this Agreement 2006 (the "Effective Date") and shall continue until terminated pursuant to Paragraph 7 below (th
- Continued Duties Under Employment Agreement. You acknowledge that during the Interim Te the Executive Vice President and Chief Financial Officer of the Company and to perform your dutie pursuant to the terms of the Employment Agreement. Except as otherwise expressly modified under conditions of the Employment Agreement shall continue in full force and effect and are hereby rat
- General Duties, Authority and Direction. You shall report directly to the Board, include Chairman of the Board. SunCom and the Company expect that you shall have all the power, authorit

attendant to the position of Chief Executive Officer, which may be modified to reflect that you at the Executive Vice President and Chief Financial Officer of SunCom and the Company.

- 5. Base Salary. During the Interim Term, your annual Base Salary under the Employment Ag \$17,307.69 (the "Interim Base Salary"). The Interim Base Salary will remain in effect for all bi you perform the duties of interim Chief Executive Officer. The difference in your annual Base Sa "Interim Stipend") will be pro-rated to the extent Michael Kalogris, the Chairman and Chief Executive Chief Executive Officer") officially resumes all or a portion of his duties. For instance, if af and Chief Executive Officer is given permission to resume his duties, but for only twenty (20) he your Interim Stipend would be reduced by 50%.
- 6. Annual Bonus. During the Interim Term, your annual Bonus target under the terms of your the same. Calculation of your 2006 annual Bonus will be calculated using Total Base Salary earned of your annual Base Salary plus any Interim Stipend paid to you. This will increase your 2006 and to recognize interim duties performed during the 2006 bonus plan year.
- 7. Termination. Your service as Interim Chief Executive Officer is at the pleasure of the service as Interim Chief Executive Officer at any time for any reason. Your service as Interim C terminate immediately upon the date that Michael E. Kalogris resumes his duties as Chief Executive full-time basis. Following the termination of your service as Interim Chief Executive Officer, y Executive Vice President and Chief Financial Officer unless such service is terminated under the Termination of your service as Interim Chief Executive Officer shall not constitute "Good Reason" employment as such term is otherwise defined under the Employment Agreement. Upon termination of Executive Officer, you shall be entitled to payment of any Base Salary or Annual Bonus that has be as of the date of such termination.
- 8. Headings. Headings to paragraphs in this Agreement are for the convenience of the partipart of or to affect the meaning or interpretation hereof.
- 9. Counterparts. This Agreement may be executed in counterparts, each of which shall be detogether shall constitute one and the same instrument.
- 10. Withholding. Any payments provided for herein shall be reduced by any amounts required under applicable Federal, State or local income or employment tax laws or similar statutes or oth effect.
- 11. Governing Law. This Agreement shall be governed by and construed in accordance with the of Pennsylvania.
- 12. Resolution of Disputes. All disputes, controversies and claims arising in connection wi settled by agreement between the parties shall be finally settled as set forth in Paragraph 9(1)
- 13. Notices. Any notice required or desired to be delivered under this Agreement shall be in personally against receipt, by courier service or by registered mail, return receipt requested, as receipt by the party to which such notice shall be directed, and shall be addressed as follows (or party entitled to notice shall hereafter designate in accordance with the terms hereof):

If to SunCom or the Company, to the attention of the Compensation Committee at SunCom's principal executi

Dow Lohnes PLLC 1200 New Hampshire Avenue, N.W. Washington, D.C. 20036 Attention: Leonard J. Baxt Facsimile: (202) 776-2222

And

SunCom Wireless 1100 Cassatt Road Berwyn, PA 19312

Attention: Legal Department Facsimile: (610) 722-4288

If to Executive, to:

Mr. Eric Haskell 518 Candace Road Villanova, PA 19085

Home Phone: (610) 527-6547 Home Facsimile: (610) 520-9223

IN WITNESS WHEREOF, this Agreement has been executed and delivered by the Parties as of

SunCom Wireless Holdings, Inc.

By: /s/ Scott Anderson

Scott Anderson

Interim Chairman, Board of Directors,

SunCom Wireless Management Company, Inc.

By: /s/ Scott Anderson

Scott Anderson

Interim Chairman, Board of Directors,

Executive

/s/ Eric Haskell

Eric Haskell