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ENOVA SYSTEMS INC Form 8-K February 10, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 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 (February 6, 2006)	event	reported)	February	10,	2006
ENOVA SYSTEMS, INC.					
(Exact Name of Registrant as Specified in Its Charter)					
California					
(State or Other Jurisdiction of Incorporation)					
0-25184	95-3056150				
0 23104					
(Commission File Number)	(IRS I	Employer Id	lentificati	on No.)
19850 South Magellan Drive Suite 305, Torr	ance, (CA	90502		
(Address of Principal Executive Offic	es)		(Zip Cod	le)	
310-527-2800					
(Registrant's Telephone Number, Including Area Code)					
(Former Name or Former Address,	if Char	nged Since	Last Repor	rt)	
Check the appropriate box below if simultaneously satisfy the filing obligat following provisions (see General Instruct	ion of	the regist	-		
_ Written communications pursuant (17 CFR 230.425)	. to Rul	le 425 unde	r the Sec	uritie	s Act
_ Soliciting material pursuant to CFR 240.14a-12)	Rule 14	4a-12 under	the Excha	inge Ac	t (17
_ Pre-commencement communications Exchange Act (17 CFR 240.14d-2(b)	_	ant to Rule	14d-2(b)	unde	r the
Pre-commencement communications	pursua	ant to Rule	13e-4(c)	unde	r the

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Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into a Material Definitive Agreement.

On February 6, 2006, Enova Systems, Inc. (the "Company") hired John Dexter to be the Company's Director of Planning and Operations. In connection with Mr. Dexter's employment, the Company entered into a letter agreement with Mr. Dexter (the "Agreement") pursuant to which Mr. Dexter received a \$7,500 signing bonus and will be paid an annual salary of \$177,500.

In addition, provided the Company's goals and objectives are met and Mr. Dexter is employed by the Company as of December 31, 2006, Mr. Dexter will be eligible for performance cash bonuses as follows: (a) if the Company's gross sales reach \$13.5 million in fiscal year 2006, Mr. Dexter will receive \$10,000, (b) if the Company's gross sales reach \$14.5 million in fiscal year 2006, Mr. Dexter will receive \$20,000 and (c) if the Company's gross sales reach \$15.5 million in 2006, Mr. Dexter will receive \$30,000.

Pursuant to the Agreement, Mr. Dexter received options to purchase 23,000 shares of the Company's common stock (the "Options") at an exercise price of \$3.95 per share. The stock options will vest as follows: (a) if the Company's gross sales for the year ending December 31, 2006 are equal to, or in excess of, \$12.5 million but less than \$15 million, then 10,000 of the shares underlying the Options will vest as of January 15, 2007 so long as Mr. Dexter is still employed by the Company on such date, and the remaining 13,000 shares underlying the Options will not vest and the Options to purchase such shares will terminate immediately; and (b) if the Company's gross sales for the year ending December 31, 2006, are equal to, or greater than, \$15 million, then all 23,000 shares underlying the Options will vest as of January 15, 2007 so long as Mr. Dexter remains employed by the Company on such date. In the event the Company's gross sales for the year ending December 31, 2006 are less than \$12.5 million, then all 23,000 of the shares underlying the Options will not vest and the Options will terminate immediately.

In addition, on the sixth month anniversary of Mr. Dexter's employment, the Company will issue 2,532 shares of the Company's common stock in partial consideration of Mr. Dexter's first six months of employment services to the Company. The shares will be restricted and may not be transferred by Mr. Dexter unless the shares are registered under the Securities Act of 1933, as amended (the "Act"), or are transferred pursuant to an exemption from the Act.

The Agreement also provides for certain health benefits, enrollment in the Company's 401(k) plan, six months of rental housing with a rental rate up to \$2,500 per month, and certain relocation expenses. Mr. Dexter's employment is at-will and may be terminated by either Mr. Dexter or the Company for any reason and at any time.

SIGNATURES

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

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Date: February 10, 2006 /s/ Ed Riddell

By: Ed Riddell

Title: Chief Executive Officer