# Edgar Filing: IPARTY CORP - Form 8-K

IPARTY CORP Form 8-K June 12, 2007

# 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

June 6, 2007
Date of Report (Date of earliest event reported)

iPARTY CORP.

(Exact name of registrant as specified in its charter)

Delaware 000-25507 76-0547750 (State or other jurisdiction (Commission (IRS Employer of incorporation) File Number) Identification No.)

270 Bridge Street, Suite 301, Dedham, Massachusetts 02026
(Address of principal executive offices) (Zip 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 (see General Instruction A.2. below):

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

iParty's board of directors met after the stockholders meeting on June 6, 2007 and approved the following fees for the ensuing year for each of iParty's four independent directors, determined to be each of Daniel De Wolf, Frank Haydu, Eric Schindler, and Joseph Vassalluzzo. Each independent director will receive an annual retainer fee of \$25,000 in cash, payable in equal quarterly installments, as well as stock options exercisable for the purchase of 25,000 shares of iParty common stock. The board determined that each such stock option

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would vest in equal parts, quarterly, over one year, vesting in full on June 6, 2008. Each of these stock option grants was made pursuant to iParty's Amended and Restated 1998 Incentive and Non-Qualified Stock Option Plan (the "Stock Option Plan"), at an exercise price of \$0.42 per share, equal to the market price of iParty's common stock at the close of business on June 6, 2007.

The board of directors also voted to grant the chairman of the audit committee, Mr. Haydu, an additional \$10,000. Mr. Haydu recused himself from this vote.

Section 3(b) of the Stock Option Plan provides that each non-employee director shall be granted, on the effective date of the commencement of his term as director, options to purchase 25,000 shares of iParty common stock. It further provides that each director who is not an executive officer shall be granted, on an annual basis on the last trading date in August of each year, options to acquire 25,000 shares of common stock, at an exercise price equal to the fair market value of the underlying common stock on the date of grant. Pursuant to Section 14(b) of the Stock Option Plan, beginning in 2004, iParty's board of directors has voted that, in lieu of the stock option grants described in Section 3(b) of the Stock Option Plan, only independent directors shall be eligible to receive stock options by virtue of their service as directors in amounts to be determined annually by the board of directors. The board's actions on June 6, 2007 continued this recent practice for the ensuing year.

In addition to the above matters, the board voted to accept management's proposal that iParty renew Mr. Vassalluzzo's engagement as a part-time consultant to the company for a one-year period at an annual fee of up to \$60,000.

In addition, pursuant to the provisions of written agreements entered into by iParty on March 22, 2007 with each of Sal Perisano (iParty's Chairman and Chief Executive Officer), Dorice Dionne (iParty's Senior Vice President of Merchandising) and David Robertson (iParty's Chief Financial Officer) that were previously disclosed in a Current Report on Form 8-K filed with the SEC on March 26, 2007, the board also voted on June 6, 2007 to grant stock options at an exercise price of \$0.42 per share (equal to the closing price of our common stock on such date) to each of Mr. Perisano, Ms. Dionne and Mr. Robertson. Mr. Perisano's stock option is exercisable for 375,000 shares of our common stock, Ms. Dionne's stock option is exercisable for 150,000 shares of our common stock, and Mr. Robertson's stock option is exercisable for 125,000 shares of our common stock. Mr. Perisano's and Ms. Dionne's options vest in three equal installments on each of March 31, 2008, March 31, 2009, and March 31, 2010 (provided they remain employed by us on each of such future vesting dates). Mr. Robertson's option vests over four years: the first 25% of his option vests on June 6, 2008, the one-year anniversary of the grant date, with the balance vesting in equal monthly installments over the next 36 months (provided that he remains employed by us on such vesting dates).

Item 9.01 Financial Statements and Exhibits.

#### (d) Exhibits

- 10.1 Compensation Arrangements with Messrs. De Wolf, Haydu, Schindler and Vassalluzzo
- 10.2 Written Summary of Renewed One-Year Part-time Consulting Arrangement with Mr. Vassalluzzo

SIGNATURE

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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.

iPARTY CORP.

/s/ SAL PERISANO By:

Sal Perisano Chairman of the Board and Chief Executive Officer

Dated: June 12, 2007

### EXHIBIT INDEX

EXHIBIT	
NUMBER	DESCRIPTION
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10.2	Written Summary of Renewed One-Year Part-time Consulting Arrangement with Mr. Vassalluzzo