JAMBA, INC. Form SC 13D June 19, 2009

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

Jamba, Inc.

(Name of Issuer)

Common Stock, \$0.001 par value per share

(Title of Class of Securities)

47023A101

(CUSIP Number of Class of Securities)

CanBa Investments, LLC Attn.: Sam Serruya

210 Shields Court Markham, Ontario L3R 8V2

905-479-8762

With copies to:

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(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 16, 2009

(Date of Event Which Requires Filing Statement on Schedule 13D)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

* 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 disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be filed for the 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).

Schedule 13D

CUSIP No. 47023A101

COSH 110. 17	0237110	1			
(1)		Name of Reporting Person CanBa Investments, LLC			
		S.S. or I.R.S. Identification No. of Above Person			
(2)		Check the Appropriate Box if a Member of a Group (a) o			
		(a) (b)	0		
(3)		SEC Use Only			
(4)		Source of Funds AF (see Item 3)			
(5)		Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o			
(6)		Citizenship or Place of Organization Delaware			
Number of		(7)		Sole Voting Power 8,060,900(1)	
Shares Beneficially		(8)		Shared Voting Power	
Owned by Each Reporting Person With		(9)		Sole Dispositive Power 8,060,900(1)	
Person with		(10)		Shared Dispositive Power	
(11))	Aggregate Amount Beneficially Owned by Each Reporting Person 8,060,900(1)			
(12))	Check if the Aggregate Amount in Row (11) Excludes Certain Shares o			
(13))	Percent of Class Represented by Amount in Row (11) 12.8%(1)			
(14))	Type of Reporting Person OO			

⁽¹⁾ As of June 17, 2009, CanBa Investments, LLC (<u>CanBa</u>) beneficially owns, and is the record holder of, 80,609 shares of Series B-2 Convertible Preferred Stock, \$0.001 par value per share, of Jamba, Inc. (the <u>Company</u> and, the Series B-2 Convertible Preferred Stock, the <u>Series B-2 Preferred</u>). Shares of Series B-2 Preferred, as well as shares of Series B-1 Convertible Preferred Stock, \$0.001 par value per share, of the Company (the <u>Series B-1 Preferred</u> and, together with the Series B-2 Preferred, the <u>Preferred Stock</u>), are convertible at the election of the holders, at any time, into shares of common stock, \$0.001 par value per share, of the Company (the <u>Common Stock</u>) at an initial conversion price of \$1.15 per share, which is subject to customary anti-dilution adjustments for stock splits, dividends and the

like. CanBa initially purchased 134,348 shares of Series B-2 Preferred but subsequently transferred 53,739 shares of Series of B-2 Preferred to its members, as futher discussed below in Item 3. The holders of the shares of Preferred Stock have the right to vote on any matters submitted to a vote of the stockholders of the Company and are entitled to cast that number of votes equal to the aggregate number of shares of Common Stock issuable upon the conversion of such

holders shares of Preferred Stock at the then-applicable conversion price.

Based on the foregoing and as of the date hereof, the 80,609 shares of Series B-2 Preferred beneficially owned by CanBa represent, on an as-converted basis, both (i) 9.5% of the total voting power of the voting stock of the Company and (ii) 8,060,900 shares of Common Stock, or 12.8% of the outstanding shares of Common Stock (based on the 54,690,728 shares of Common Stock outstanding as of May 22, 2009 as reported in the Form 10-Q (File No. 001-32552) of the Company for the quarter ended April 21, 2009, filed with the Securities and Exchange Commission (the <u>SE</u>C) on May 28, 2009) calculated in accordance with Rule 13d-3(d).

Item 1. Security and Issuer

This statement on Schedule 13D (the <u>Schedule 13D</u>) relates to the shares of common stock, par value \$0.001 per share (the <u>Common S</u>tock), of Jamba, Inc., a Delaware corporation (the <u>Company</u> or the <u>Issuer</u>). The principal executive offices of the Company are located at 6475 Christie Avenue, Suite 150, Emeryville, California 94608.

Item 2. Identiy and Background

This Schedule is filed on behalf of CanBa Investments, LLC (<u>CanBa</u>).

The principal business address of CanBa is 210 Shields Court, Markham, Ontario, L3R 8V2.

CanBa is a Delaware limited liability company whose principal business is to hold Series B-2 Convertible Preferred Stock (the <u>Series B-2 Preferred Stock</u>) or Common Stock of the Issuer. CanBa is managed by a two person board of directors, and all board action relating to the voting or disposition of Series B-2 Preferred Stock or Common Stock requires approval of a majority of the board.

CanBa has not, during the last five years (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or a finding of any violation with respect to such laws.

To the knowledge of CanBa, the name, business address, citizenship and principal occupation or employment of each director and officer of CanBa, and any other information concerning CanBa and other persons and entities as to which such information is required to be disclosed in response to General Instruction C to Schedule 13D are set forth in Schedule A and incorporated herein by this reference.

Item 3. Source and Amount of Funds or Other Consideration

On May 31, 2009, the Company, Mistral Equity Partners, LP (<u>MEP</u>), Mistral Equity Partners QP, LP (<u>MEP</u>QP), MEP Co-Invest, <u>LLC</u> (MEP <u>C-I</u>, together with MEP and MEP QP, the <u>Mistral Purchasers</u>) and a company controlled by the Serruya family (<u>Serruya</u>) entered into a Securities Purchase Agreement (the <u>Purchase Agreement</u>), providing for (i) the issuance and sale to the Mistral Purchasers of 170,000 shares of a new series of preferred stock, the Series B-1 Convertible Preferred Stock, \$0.001 par value per share, of the Company (the <u>Series B-1 Preferred Stock</u>, the Series B-2 Convertible Preferred Stock, \$0.001 par value per share, of the Company (the <u>Series B-2 Preferred</u> and, together with the Series B-1 Preferred, the <u>Preferred Stock</u>) at a price of \$115 per share (the

<u>Series B-2 Transaction</u>). Following the execution of the Purchase Agreement, Serruya assigned all its rights and obligations under the Purchase Agreement and related documents to CanBa Investments, LLC (<u>CanBa</u>) pursuant to an Assignment and Assumption of Contract dated June 4, 2009 among the Company, Serruya and CanBa (the <u>Assignment Agreement</u> and the Series B-2 Transaction, following the entering into of the Assignment Agreement, together with the Mistral Transaction, collectively, the <u>Transactions</u>). The Transactions were consummated on June 16, 2009 (the <u>Closing</u>).

Shares of Preferred Stock are convertible at the election of the holders, at any time, into shares of common stock, \$0.001 par value per share, of the Company (the <u>Common Stock</u>) at an initial conversion price of \$1.15 per share, which is subject to customary anti-dilution adjustments for stock splits, dividends and the like. The holders of the shares of Preferred Stock have the right to vote on any matters submitted to a vote of the stockholders of the Company and are entitled to cast that number of votes equal to the aggregate number of shares of Common Stock issuable upon the conversion of such holders shares of Preferred Stock at the then-applicable conversion price.

At the Closing, CanBa purchased an aggregate of 134,348 shares of Series B-2 Preferred for an aggregate purchase price of \$15,450,020. Following the Closing, on June 17, 2009, certain members of CanBa exchanged their interests in CanBa into an equal number Series B-2 Preferred. Following such exchange, CanBa held 80,609 Series B-2 Preferred. As of the date hereof, such shares of Series B-2 Preferred are convertible into 8,060,900 shares of Common Stock. Under the terms of the Purchase Agreement, CanBa was entitled to a \$85,000 reimbursement for fees and expenses incurred by it in connection with the consummation of the Transaction. Such expense reimbursement was deducted from the aggregate purchase price payable by CanBa at the Closing in exchange for its shares of Series B-2 Preferred.

All of the funds required to acquire the shares of Series B-2 Preferred at the Closing were obtained from capital contributions from the members of CanBa.

The foregoing summary does not purport to be complete and is qualified in its entirety by reference to (a) the full text of the Purchase Agreement, a copy of which is listed hereto as Exhibit 1 and incorporated herein by reference and (b) the full text of the Certificate of Designation, Preferences and Rights of the Preferred Stock (the Certificate of Designation), a copy of which is listed hereto as Exhibit 2 and incorporated herein by reference.

Item 4. Purpose of Transaction

The information set forth in Item 3 hereof is hereby incorporated by reference into this Item 4.

CanBa consummated the Series B-2 Transaction and acquired its shares of Series B-2 Preferred for investment purposes. Depending upon market conditions and other factors that it may deem material, CanBa may purchase additional shares of Common Stock and/or related securities or may dispose of all or a portion of its shares of Series B-2 Preferred (or the shares of

Common Stock underlying such shares) it now beneficially owns or may hereafter acquire.

Except as otherwise disclosed herein, the Reporting Persons have no present plans or proposals which relate to or would result in any of the matters described in Items 4(a) through (j) of Schedule 13D.

As a condition to the Closing, the Company was required to apply a portion of the proceeds obtained from the sale of the shares of Preferred Stock to pay and discharge in full the Victory Indebtedness (as defined in the Purchase Agreement) and for other ordinary course working capital purposes. The Victory Indebtedness was paid and discharged in full at the Closing.

Prior to the Closing, the Company filed the Certificate of Designation creating the Series B-1 Preferred and Series B-2 Preferred and providing for powers, preferences and relative, optional and other special rights of the shares of such series, and the qualifications, limitations or restrictions thereof. The shares of Preferred Stock are convertible at the election of the holders, at any time, into shares of Common Stock at an initial conversion price of \$1.15 per share, which is subject to customary anti-dilution adjustments for stock splits, dividends and the like.

The holders of the shares of Preferred Stock have the right to vote on any matters submitted to a vote of the stockholders of the Company and are entitled to cast that number of votes equal to the aggregate number of shares of Common Stock issuable upon the conversion of such holders shares of Preferred Stock at the then-applicable conversion price. After a two-year period, the Company will have the right to force the shares of Preferred Stock to convert into shares of Common Stock if (i) the Common Stock trading volume averages 150,000 shares per trading day over a 30 trading day period and (ii) the daily volume weighted average price per share of the Common Stock exceeds the product of 2.5 times the then-applicable conversion price for any 20 of the preceding 30 trading days.

The holders of the shares of the Series B-2 Preferred, voting as a separate class, are entitled to elect one member to the board of directors of the Company (the <u>Preferred Director</u> and the Board of Directors of the Company, the <u>Board</u>) so long as more than 25% of the number of shares of Series B-2 Preferred originally issued are outstanding. In the event that (i) at the time of the Issuer s 2010 annual meeting of its stockholders there are more than 9 members on the Board and (ii) so long as more than 50% of the number of shares of Series B-2 Preferred originally issued are outstanding, then the size of the Board will be increased by one additional Board seat and the holders of the Series B-2 Preferred, voting as a separate class, will be entitled to elect one additional member to the Board to fill the seat. The ability to elect any members to the Board by the holders of the Series B-2 Preferred ceases once the number of outstanding shares of Series B-2 Preferred is less than 25% of the number of shares of Series B-2 Preferred originally issued. Under the terms of the Purchase Agreement, the foregoing Board member election rights shall continue to be held by CanBa in respect of any shares of Common Stock held thereby upon conversion of any shares of its Series B-2 Preferred, although such election rights are subject to similar reductions depending on the percentage of such shares that

continue to be held by CanBa, relative to the number of shares of Common Stock underlying the shares of Series B-2 Preferred that were issued and sold to CanBa at the Closing.

The shares of Preferred Stock are entitled to an 8% dividend, payable quarterly in cash, at the option of the Company. The dividend rate will increase to 10% in the event the Common Stock is not listed for trading on any of the New York Stock Exchange, the NASDAQ Global Market or the American Stock Exchange or if the Company fails to declare and pay, in full and in cash, dividends on shares of the Preferred Stock for three consecutive quarters until such time as the dividends are paid in full and in cash. Further, if the Company fails to declare and pay, in full and in cash, dividends on shares of the Preferred Stock for three consecutive quarters, the size of the Board shall be increased by one member and the holders of the Preferred Stock, voting together as a single class, shall be entitled to elect one additional member to the Board until such time as the dividends are paid in full and in cash.

In the event of a liquidation, dissolution or winding-up of the affairs of the Company, the holders of the shares of Preferred Stock then outstanding will have the right to receive, out of the assets of the Company available for distribution to its stockholders before any payment to the holders of shares of Common Stock or any other junior stock, an amount per share equal to the greater of (i) the original sale price per share plus any unpaid accrued dividends or (ii) such amount per share as would have been payable had all shares of Preferred Stock been converted into shares of Common Stock immediately prior to such liquidation, dissolution or winding-up.

After 7 years from the date the shares of Preferred Stock are originally issued, the holders of at least a majority of the then outstanding shares of Preferred Stock will have the right to require the Company to redeem their shares of Preferred Stock, in whole or in part, at a price per share equal to the original sale price per share plus any unpaid but accrued dividends.

The Company has granted the purchasers of the shares of Preferred Stock certain preemptive rights with respect to the sale and issuance by the Company of equity securities, as delineated in the Purchase Agreement. The holders of the shares of Preferred Stock also received customary protective provisions under the Certificate of Designation and additional protections under the Purchase Agreement (including the requirement that the consent of a majority of the holders of the shares of Common Stock issuable upon conversion of the Preferred Stock must be obtained prior to the Company incurring in excess of \$10 million in indebtedness).

At the Closing, the Company entered into a Registration Rights Agreement (the <u>Registration Rights Agreement</u>) with the Mistral Purchasers, CanBa and North Point Advisors LLC pursuant to which, among other things, the Company agreed to grant the parties thereto certain registration rights including the right to require the Company to file a registration statement to register the shares of Common Stock issuable upon conversion of the Preferred Stock. The Company also entered into an amendment (<u>Amendment No. 1 to the Rights Agreement</u>) to its rights agreement dated October 8, 2008 (the <u>Rights Agreement</u>) providing for the Mistral Purchasers and CanBa to be Grandfathered Persons such that the issuance of the shares of Preferred Stock and the issuance of any shares of the Common Stock upon conversion thereof will not trigger the provisions of the Rights Agreement. All other provisions of the Rights Agreement otherwise remain in effect.