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SPECTRUM SCIENCES & SOFTWARE HOLDINGS INC Form 8-K November 19, 2004

> 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

November 15, 2004 Date of Report (Date of earliest event reported)

Spectrum Sciences & Software Holdings Corp. (Exact name of registrant as specified in its charter)

	Delaware			000-50373			80-0	80-0025175		
(State or		other	jurisdiction	(IRS Employer			(Commission			
	of	incorporation)		Identif	ication	No.	File	e Number)		

91 Hill	Ave	nue	NW,	Fort	Walton	n Beach,	Flori	da	32	2548	
(Address	of	nri	ncipa	 1 exe	cutive	offices)			 (Zip	 Cod	e)
(11001055	01	PII	nerpa	I CAC	CUCIVE	0111005)			(TTb	000	
Registran	t's	tel	ephon	e num	ıber,	including	area	code	(8	350)	796-0909

Not applicable.

(Former name or former address, if changed since last report.)

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 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))

Item 1.01 Entry into a Material Definitive Agreement

Effective November 15, 2004, the Board of Directors of Spectrum Sciences & Software Holdings Corp. (the "Company") approved and adopted the Amended and Restated Number 2 2004 Non-Statutory Stock Option Plan (the "Plan") to amend certain termination provisions of the Amended and Restated Number 1 2004

1

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Non-Statutory Stock Option Plan. A copy of the Plan is attached as Exhibit 10.1 to this Report. Stock options issued pursuant to the Plan will be evidenced by stock option agreements in the form attached as Exhibit 10.2 to this Report. Such stock option agreements, when executed, will amend certain termination provisions of the stock option agreements, if any, entered into by the Company and the optionee pursuant to the Amended and Restated Number 1 2004 Non-Statutory Stock Option Plan and the 2004 Non-Statutory Stock Option Plan, as well as extend the expiration date of any options issued pursuant to such prior stock option agreements.

In conjunction with the Plan and effective November 15, 2004, the Company granted stock options to directors and officers of the Company, including Kelly Armstrong, Karl Heer, William H. Ham, Jr. and Nancy C. Gontarek. The Company granted stock options to purchase 75,000 shares of the Company's common stock, \$.0001 par value per share, to each of Kelly Armstrong and Karl Heer, and 110,000 shares of common stock to each of William H. Ham, Jr. and Nancy C. Gontarek, at an exercise price of \$1.40 per share. All of the options issued to such directors and officers will expire on November 15, 2007. Of the options issued to Kelly Armstrong and Karl Heer, 40,000 vested immediately upon issuance and 35,000 will vest on April 1, 2005. Of the options issued to William H. Ham, Jr. and So,000 will vest on April 1, 2005.

Item 9.01 Financial Statements and Exhibits

(c) Exhibits.

The following exhibits are filed as part of this report:

Exhibit No. Description

10.1 Amended and Restated Number 2 2004 Non-Statutory Stock Option Plan

10.2 Form of Stock Option Agreement

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.

SPECTRUM SCIENCES & SOFTWARE HOLDINGS CORP.

Date: November 19, 2004

By: /s/ William H. Ham, Jr.

Name: William H. Ham, Jr. Title: President

EXHIBIT INDEX

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2

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