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) August 1, 2006

Telecomm Sales Network, Inc.

(Exact name of registrant as specified in its charter)

DELAWARE

333-123365

20-1602779

(State or other jurisdiction of incorporation)

(Commission File Number)

(I.R.S. Employer Identification No.)

116 Morlake Drive - Suite 201 - Mooresville, NC 28117

(Address of principal executive offices & zip code)

Registrant's telephone number, including area code: (512) 236-0925

(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):

U 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))

Item 1.01 Entry into a Material Definitive Agreement.

Effective August 1, 2006, EnviroSystems, Inc., ("ESI") the wholly owned subsidiary of Telecomm Sales Network, Inc. ("Telecomm") entered into a manufacturing agreement (the "Manufacturing Agreement") with Minntech Corporation, a Minnesota corporation ("Minntech") pursuant to which Minntech has agreed to be the exclusive U.S. manufacturer of EnviroSystems' disinfectant product (the "Product").

The Manufacturing Agreement provides the terms and conditions pursuant to which Minntech will manufacture and supply to ESI all of ESI's requirements for the Product. Manufacturing of the Product is expected to commence sometime in December 2006. The Manufacturing Agreement has a term of three years commencing after the first shipment of commercial quantities of the Product by Minntech to ESI, provides for automatic one year renewals if not terminated by one of the parties. The Manufacturing Agreement may be terminated by either party upon 90 days prior written notice.

Telecomm intends to seek confidential treatment of certain terms contained in the Manufacturing Agreement, which will be filed with Telecomm's Quarterly Report on Form 10-QSB for the guarter ended September 30, 2006.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibits EX-99.1

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.

Date: September 14, 2006

By: /s/ J. Lloyd Breedlove

J. Lloyd Breedlove President, Chief Executive Officer

TELECOMM SALES NETWORK, INC. REPORTS MANUFACTURING AGREEMENT FOR ENVIROSYSTEMS, INC.

For Release: Immediate

CHARLOTTE, NC (SEPTEMBER 12, 2006) Telecomm Sales Network, Inc. (OTCBB: TNSW), reported today that it's wholly owned subsidiary, EnviroSystems, Inc. (ESI) has entered into an agreement with Minntech Corporation whereby Minntech will be the exclusive U.S. manufacturer of ESI disinfectant products.

To support the arrangement, Minntech is expanding its manufacturing facility and establishing a dedicated production line. ESI had previously acknowledged its search for a manufacturing partner capable of meeting ESI's stringent quality and technology requirements. "The alliance with Minntech is an important milestone and a critical step in the continuing development of our company", stated J. Lloyd Breedlove, ESI President & CEO. Mr. Breedlove continued. "In addition to providing a consolidated, world-class manufacturing operation, the arrangement with Minntech is further realization of our ongoing commitment to an enhanced quality assurance program. One of the most appealing aspects of this relationship is Minntech's unwavering commitment to quality in all aspects of its business."

Minntech Corporation, a subsidiary of Cantel Medical Corp. (NYSE: CMN) located outside of Minneapolis, MN, is an EPA and FDA registered facility. Minntech produces and sells a wide range of infection prevention and control products in the healthcare market, including specialized medical device reprocessing systems for renal dialysis and endoscopy, as well as disinfectants and sterilants.

Mr. Breedlove added, "The Minntech relationship provides ESI with a manufacturing solution that answers a current need, thus allowing us to devote valuable resources to other areas to more quickly accelerate our Company's growth. It also provides ESI with a potential partner for several other near and longer term opportunities."

While details were not disclosed, ESI acknowledged that it is investigating othercooperative projects with Minntech, particularly international manufacturing. "It is certainly feasible that we consider expanding our partnership with Minntech," agreed Mr. Breedlove. "In addition to the manufacturing arrangement we are interested in those synergistic areas offering additional opportunities for both companies."

About Telecomm Sales Network:

Telecomm Sales Network, Inc., through its wholly-owned subsidiary EnviroSystems, produces cleaning and disinfecting products that will help prevent the spread of infectious micro-organisms without harmful effects to people, equipment or the environment.

EnviroSystems is focused on safe infection prevention technologies that are expected to position the company in the forefront of the industry at a time when there is rapidly growing awareness of the critical need to prevent biological risks — both natural and man-made.

Forward Looking Statements:

This release contains forward-looking statements, which reflect Telecomm's expectation or belief concerning future events that involve risks and uncertainties. Telecomm can give no assurance that the expectations reflected in forward looking statements will prove correct and various factors could cause results to differ materially from Telecomm's expectations, including, but not limited to EPA registration of the Company's products, Telecomm's ability to carry out its business plan, successful development and commercial acceptance of its products, ability to fund development of its technology, the risk that products may not result from development activities, protection of its intellectual property, need for regulatory approvals, and other factors discussed in Telecomm's periodic filings with the Securities and Exchange Commission. Forward-looking statements are qualified in their entirety by the above cautionary statement. Telecomm assumes no duty to update its outlook or other forward-looking statements as of any future date.

Contact Information:

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