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

FORM 12b-25

NOTIFICATION OF LATE FILING

SEC File Number: 000-27231 CUSIP Number: 97653A10-3

(Check C)ne):	⊠ Form 10-K	o Form 20-F	o Form 11-K	o Form 10-Q	o Form N-SAR	o Form N-CSR
		For Period Ended:		December 31, 200	07		
		o Transition Report of Transition Report of Transition Report of Transition Report of Transition Report for the Transition	t on Form 20-F t on Form 11-K t on Form 10-Q t on Form N-SAR				_
	Nothin	g in this Form shall be	construed to imply tha	at the Commission has	verified any informatio	n contained herein.	_
If the not	ificatio	n relates to a portion of	the filing checked abo	ove, identify the Item(s)	to which the notificat	on relates:	_
PART I-	–REGI	ISTRANT INFORMA	TION				
Kratos D	efense &	& Securities Solutions,	Inc.				
Full Nam	ne of Re	gistrant:					_
Wireless	Facilitie	es, Inc.					
Former n	ame if a	applicable:					_
4810 Eas	stgate M	all					
Address	of Princ	ripal Executive Office (Street and Number):				_
San Dieg	go, Calif	ornia 92121					
PART II	-RUL	ES 12b-25(b) AND (c))				_
		ort could not be filed w ck box if appropriate)	rithout unreasonable e	ffort or expense and the	e registrant seeks relief	pursuant to Rule 12b-25(b), the following should be
×	(a)		l in reasonable detail i	n Part III of this form c	ould not be eliminated	without unreasonable effo	rt
\boxtimes	(b)	or portion thereof, wi	l be filed on or before nsition report on Form	the fifteenth calendar	day following the preso	, Form 11-K or Form N-SA rribed due date; or the subju- pefore the fifth calendar day	ect
	(c)			required by Rule 12b-2	5(c) has been attached	if applicable.	

PART III—NARRATIVE

State below in reasonable detail the reasons why the Form 10-K, 20-F, 11-K, 10-Q, N-SAR or the transition report or portion thereof, could not be filed within the prescribed time period. (Attach extra sheets if needed.)

The Registrant is unable to file its Annual Report on Form 10-K for the year ended December 31, 2007 by the prescribed date due to the Registrant reaching agreements in principle on March 14, 2008 to settle civil litigation relating to two shareholder class action lawsuits filed against the Registrant in 2004 and 2007 relating to the Registrant's financial restatement activities in prior years and the Registrant's completed stock option review. As a result, the Registrant requires additional time to incorporate these recent developments into its financial statements, which the Registrant expects to complete within the prescribed time period for the filing of such Form 10-K (including the extension under Rule 12b-25).

Information in this form regarding the timing of the completion of the Registrant's filing of the delayed Form 10-K and statements regarding the certain forward-looking statements including, without limitation, expressed or implied statements concerning the Registrant's expectations regarding the timing of filing of its Annual Report on Form 10-K and the anticipated settlement of the securities litigation. Such statements are only predictions, and the Registrant's actual results may differ materially. Factors that may cause the Registrant's results to differ include, but are not limited to: risks that the settlement will be delayed or that the Court will not approve the settlements; risks that unanticipated issues will arise in the completion of the Registrant's audit and Annual Report on Form 10-K:

	IV—OTHER INFORMATION							
	Name and telephone number of person to contact in regard to this notification:							
	Deanna Lund, Senior Vice President and Chief Financial Officer	(858)		812-7300				
	(Name)	(Area Code)	(Telephone Number)				
	Have all other periodic reports required under Section 13 of 15(d) of the Securities Exchange Act of 1934 or Section 30 of the Investment Company Act of 1940 during the preceding 12 months (or for such shorter period that the registrant was required to file such report(s)) been filed? If the answer is no identify report(s).							
			⊠ Yes	o No				
	Is it anticipated that any significant change in results of operations from the constatements to be included in the subject report or portion thereof?	rresponding period for the last f	fiscal year will l	oe reflected by the earni				
			⊠ Yes	o No				
	If so: attach an explanation of the anticipated change, both narratively and quantitatively, and, if appropriate, state the reasons why a reasonable estim of the results cannot be made.							
	In 2006 and 2007, the Registrant undertook a transformation strategy that culminated in the divestiture in 2007 of its wireless-related businesses and he pursued business with the federal government, primarily the U.S. Department of Defense, through strategic acquisition. The Registrant's divestiture of its European wireless engineering services business which was discontinued and held for sale in December 2006 was completed in March 2007. In addition, the Registrant's divestiture of its domestic wireless engineering services business was completed in June 2007 and the divestiture of its wireledeployment services business was completed in July 2007. Accordingly, the Registrant's financial statements will reflect the divestiture of the domestic wireless engineering services and wireless network deployment business and the results of operations through the date of divestiture will be reflected discontinued operations in the accompanying statements of operations.							

KRATOS DEFENSE & SECURITY SOLUTIONS, INC.

(Name of Registrant as specified in charter)

Has caused this notification to be signed on its behalf by the undersigned thereunto duly authorized.

Date: March 17, 2008

By: /s/ Deanna Lund

Deanna Lund

Senior Vice President, Chief Financial Officer