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CECO ENVIRONMENTAL CORP Form 8-K November 02, 2006

# 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): 10/31/2006

### **CECO ENVIRONMENTAL CORP**

(Exact name of registrant as specified in its charter)

Commission File Number: 0-7099

DE (State or other jurisdiction of incorporation) 13-2566064 (IRS Employer Identification No.)

3120 Forrer Street, Cincinnati, OH 45209 (Address of principal executive offices, including zip code)

(416) 593-6543

(Registrant s telephone number, including area code)

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

Check the appropriate box below if the Form 8-K filing is intended to sir	nultaneously satisfy the filing obligation of the registrant under
any of the following provisions:	

[]	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))

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Information to be included in the report

#### Item 1.01. Entry into a Material Definitive Agreement

As disclosed on an 8-K filed June 22, 2005, on June 20, 2005, The Kirk and Blum Manufacturing Co., ("K&B"), an indirectly wholly owned subsidiary of CECO Environmental Corp. ("CECO"), entered into a Restated and Amended Purchase Agreement with Trademark Property Company ("Trademark") for the sale of the Cincinnati manufacturing and corporate office facilities (the "Agreement"). Subsequently, pursuant to a Third Amendment and Assignment to the Agreement, dated as of October 20,2005 and disclosed on an 8-K filed October 26, 2005, Trademark assigned the Agreement to Millworks Town Center, LLC ("Purchaser"). Pursuant to a Fourth Amendment and Assignment to Restated and Amended Purchase Agreement, a Fifth Amendment to Restated and Amended Purchase Agreement, an Eighth Amendment to Restated and Amended Purchase Agreement, an Eighth Amendment to Restated and Amended Purchase Agreement, an Eighth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and a Tenth Amendment to Restated and Amended Purchase Agreement, and Am

Pursuant to an Eleventh Amendment to Restated and Amended Purchase Agreement ("Eleventh Amendment") between Purchaser and K&B, dated October 31, 2006, the closing of Parcel A has been extended to on or before January 11, 2006. The date that the \$50,000 deposit, which was placed in a third party escrow, is no longer fully refundable has been extended from October 31, 2006 to December 11, 2006. Thereafter, the deposit is refundable to Purchaser only in the event of default by K&B under the Agreement. The escrow deposit is fully applicable to the purchase price of the Parcel A closing. The date on which the Purchaser has agreed to deposit \$400,000 in the third party escrow account has been extended from October 31, 2006 to December 11, 2006. This deposit is refundable to Purchaser only in the event of a default by K&B under the Agreement and is fully applicable to the purchase price of the Parcel A closing. Under the Eleventh Amendment, the closing of Parcel B is extended to the later of September 25, 2007 or 30 days after K&B notifies Purchaser that K&B is no longer occupying Parcel B, but in no event beyond 10 months following the closing of Parcel A.

The closing of the acquisition is subject to various customary closing conditions. Additionally, closing is subject to certain special conditions such as the negotiation of a definitive agreement setting forth K&B's post-closing possessory rights.

The description set forth herein of the Eleventh Amendment is qualified in its entirety by reference to the full text of such agreement, which is filed with this report as Exhibit 10.1 and incorporated by reference into this Item 1.01.

This report contains statements about the future, sometimes referred to as "forward--looking" statements. Forward-looking statements are typically identified by the use of the words "believe," "may," "should," "expect," "anticipate," "estimate," "project," "propose,""plan," "intend" and similar words and expressions. Forward--looking statements are not guarantees of completion of proposed transactions, availability of tax-free treatment, or similar matters. Forward--looking statements are subject to risks and uncertainties outside CECO's control. Actual events or results may differ materially from the forward-looking statements. For a discussion of additional contingencies and uncertainties to which information respecting future events is subject, see CECO's other SEC reports.

#### Item 9.01. Financial Statements and Exhibits

10.1 Eleventh Amendment to Restated and Amended Purchase Agreement

#### Signature(s)

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.

CECO ENVIRONMENTAL CORP

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Date: November 02, 2006 By: /s/ Dennis W. Blazer

Dennis W. Blazer Chief Financial Officer and Vice President-Finance and Administration

## **Exhibit Index**

Exhibit No.	Description
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EX-10.1 Eleventh Amendment