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): July 20, 2009

ChinaNet Online Holdings, Inc.

(Exact Name of Registrant as Specified in Charter)

Nevada	333-138111	20-4672080
(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(IRS Employer Identification No.)
Yu Quan	C 100195	

(Address of Principal Executive Offices and Zip Code)

Registrant's telephone number, including area code: +86-10-51600828

Emazing Interactive, Inc.

(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):

UWritten 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 5.02 Departure of Directors or Certain Officers, Election of Directors, Appointment of Certain Officers, Compensatory Arrangements of Certain Officers.

ChinaNet Online Holdings, Inc. (f/k/a Emazing Interactive, Inc.) (the "Registrant") previously filed with the Securities and Exchange Commission on July 2, 2009, a Current Report on Form 8-K (the "Share Exchange 8-K"), in which the Registrant disclosed that it entered into and consummated a share exchange transaction on June 26, 2009, with China Net Online Media Group Limited, a company organized under the laws of the British Virgin Islands ("China Net"), the shareholders of China Net and G. Edward Hancock, the then principal stockholder of the Registrant (the "Share Exchange").

In connection with the Share Exchange, there was a change in the majority of the members of the Board of Directors of the Registrant. Mr. Hancock, who was the sole member of the Registrant's Board of Directors prior to the Share Exchange, tendered his resignation as a member of the Registrant's Board of Directors to be effective on the tenth day after mailing of an Information Statement on Schedule 14f-1 to the Registrant's stockholders (the "Effective Date"), and Mr. Zhige Zhang and Mr. Kotoi Horofumi were nominated as directors, with such nominations to be effective on the Effective Date. The Information Statement was mailed on July 10, 2009 and the Effective Date was July 20, 2009. As of the Effective Date, Mr. Hancock's resignation was effective, and the appointment of Mr. Zhige Zhang and Mr. Kotoi Horofumi to the Board of Directors was effective.

As previously disclosed in the Share Exchange 8-K, Mr. Zhang was also appointed as Chief Financial Officer and Treasurer of the Registrant on June 26, 2009. Mr. Zhang has served as Chief Financial Officer of China Net since January 2009. Prior to that role, from January 2008 to January 2009, Mr. Zhang served as Executive Director of China Net. From January 2007 to December 2007, Mr. Zhang was Director and Vice President of Fu Jian Rong Ji Software Limited. From August 2002 to December 2006, Mr. Zhang acted as Chief Operating Officer of Beijing HSHZ Information System Engineering Company. Mr. Zhang holds a degree in industry design from Guilin University of Electronic Technology. Mr. Zhang has not been involved in any transaction in which the Registrant was or will be a participant, and in which Mr. Zhang had or will have a direct or indirect material interest.

Mr. Horofumi is the President of SJ Holdings Inc. and has served as President since July 2009. From June 2001 to July 2009, Mr. Horofumi served as Vice President of SJ Holdings Inc. Mr. Horofumi holds a Ph.D in Information Technology from the University of Tokyo. Mr. Horofumi did not hold any positions with the Registrant prior to July 20, 2009. Mr. Horofumi, is the sole director and sole shareholder of Star (China) Holdings Limited, which was one of the shareholders of China Net, that received 1,279,080 shares of the Registrant's common stock in the Share Exchange, representing 8.11% of the issued and outstanding shares of the Registrant's common stock. As the shareholder of Star (China) Holdings Limited, he had an indirect material interest in the Share Exchange.

Neither Mr. Zhang nor Mr. Horofumi is a party to, nor do they participate in, any material plan, contract or arrangement in their capacity as members of the Registrant's Board of Directors. Neither Mr. Zhang nor Mr. Horofumi has any family relationships with any of the executive officers or directors of the Registrant.

Item 5.03 Amendments to Articles of Incorporation or Bylaws: Change in Fiscal Year.

On July 14, 2009, the Registrant caused to be formed a corporation under the laws of the State of Nevada called ChinaNet Online Holdings, Inc. ("Merger Sub") and on the same day, acquired one hundred shares of Merger Sub's common stock for cash. As such, Merger Sub became a wholly-owned subsidiary of the Registrant.

Effective as of July 24, 2009, Merger Sub was merged with and into the Registrant. As a result of the merger, the corporate name of the Registrant was changed to "ChinaNet Online Holdings, Inc." Prior to the merger, Merger Sub had no liabilities and nominal assets and, as a result of the merger, the separate existence of the Merger Sub ceased. The Registrant was the surviving corporation in the merger and, except for the name change provided for in the Agreement and Plan of Merger, there was no change in the directors, officers, capital structure or business of the Registrant.

The Registrant, as the parent domestic Nevada corporation, owning at least 90 percent of the outstanding shares of Merger Sub, under Nevada law (NRS Section 92A.180) may merge Merger Sub into itself without stockholder approval and effectuate a name change without stockholder approval.

A copy of the Agreement and Plan of Merger and a copy of the Articles of Merger are incorporated herein by reference and filed as Exhibits 2.1 and 3.1, respectively, to this Form 8-K.

Item 9.01. Financial Statements and Exhibits.

(d)	Exhibits:
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<u>No.</u>	Description
2.1	Agreement and Plan of Merger
3.1	Articles of Merger

SIGNATURE

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.

Dated: July 24, 2009

ChinaNet Online Holdings, Inc.

By: /s/ Cheng Handong

Name: Cheng Handong Title: Chief Executive Officer

EXHIBIT INDEX

Exhibit No.Description2.1Agreement and Plan of Merger3.1Articles of Merger

AGREEMENT AND PLAN OF MERGER

between

EMAZING INTERACTIVE, INC.

and

CHINANET ONLINE HOLDINGS, INC.

Dated as of July 10, 2009

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AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER, dated as of July 10, 2009, between Emazing Interactive, Inc., a Nevada corporation ("Parent"), and ChinaNet Online Holdings, Inc., a Nevada corporation and a direct wholly-owned subsidiary of Parent ("Merger Sub"). Parent and Merger Sub are hereinafter collectively referred to as the "Constituent Corporations."

WITNESSETH:

WHEREAS, the board of directors of Parent has determined that it is advisable and in the best interests of the respective companies and shareholders to enter into a business combination by means of the merger of Merger Sub with and into Parent (the "Merger") and has approved and adopted this Agreement and Plan of Merger (the "Agreement");

NOW, THEREFORE, in consideration of the foregoing and the representations, warranties, covenants and agreements set forth herein, and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and intending to be legally bound hereby, the parties hereto hereby agree as follows:

 Merger and Effective Time. Upon the filing of the articles of merger (the "Articles of Merger"), entered into concurrently herewith, with the Secretary of State of the State of Nevada, Merger Sub shall be merged with and into Parent (the "Merger") and Parent shall be the surviving corporation of the Merger (the "Surviving Corporation") effective on July 24, 2009 (the "Effective Time").

2. Effect of Merger. At the Effective Time, the separate existence of the Constituent Corporations shall cease. The effect of the Merger shall be as provided in the Nevada Revised Statutes. Without limiting the generality of the foregoing, all rights, powers, privileges, obligations and duties of Merger Sub shall become the rights, powers, privileges, obligations and duties of the Surviving Corporation.

 Name of Surviving Corporation. The name of the Surviving Corporation shall be "ChinaNet Online Holdings, Inc."

4. Governing Documents. The Articles of Incorporation of Parent, only amended to the extent provided in the Articles of Merger to change its name, and the Bylaws of Parent, as in effect at the Effective Time, shall continue in full force and effect as the Articles of Incorporation and Bylaws of the Surviving Corporation until sooner terminated or changed as permitted by the provisions of Nevada Revised Statutes, as amended.

5. Directors and Officers. At the Effective Time, the directors and the officers of the Surviving Corporation shall be the incumbent directors and officers of Parent, all of whom shall hold their directorships and officerships until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the Articles of Incorporation or Bylaws of the Surviving Corporation.

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6. Conversion of Securities and Consideration. At the Effective Time, by virue of the Merger and in consideration therefor, and without any action on the part of the Constituent Corporations or any stockholder thereof, (i) each share of Merger Sub's Common Stock shall be cancelled, and (ii) each share of Parent's Common Stock shall remain unchanged in the hands of the holder thereof as an outstanding share of the Surviving Corporation.

7. Representations of Parent. Parent represents and warrants to Merger Sub that as of the date of this Agreement and as of the Effective Time (a) it is a corporation duly organized, validly existing and in good standing under the laws of the State of Nevada, (b) it has all requisite corporate power and authority to enter into and perform its obligations under this Agreement and Plan of Merger and to execute the Articles of Merger and to perform its obligations therounder, (c) this Agreement has been duly executed and delivered by Parent, and has been authorized by all necessary corporate action, and constitutes the legal, valid and binding obligations of Parent, enforceable in accordance with its terms, and (d) the execution, delivery and performance of this Agreement does not conflict with any provision of the Articles of Incorporation or Bylaws of Parent.

8. Representations of Merger. Sub-Merger Sub represents and warrants to Parent that as of the date of this Agreement and as of the Effective Time (a) it is a corporation duly organized, validly existing and in good standing under the laws of the State of Nevada, (b) it has all requisite corporate power and authority to enter into and perform its obligations under this Agreement and Plan of Merger and to execute the Articles of Merger and to perform its obligations thereunder, (c) this Agreement has been duly executed and delivered by Merger Sub, and has been authorized by all necessary corporate action, and constitutes the legal, valid and binding obligations of Merger Sub, enforceable in accordance with its terms, and (d) the execution, delivery and performance of this Agreement does not conflict with any provision of the Articles of Incorporation or Bylaws of Merger Sub.

9. Entire Agreement. This Agreement sets forth the entire agreement and understanding among the parties as to the subject matter hereof and merges and supersedes all prior discussions, agreements and understandings of every kind and nature among them.

10. Severability. If any term or other provision of this Agreement is invalid, illegal or incapable of being enforced by any rule of law, or public policy, all other provisions of this Agreement shall nevertheless remain in full force and effect.

 Termination and Abandonment. Prior to the Effective Time, this Agreement may be terminated and the Merger abandoned by the Board of Directors of Parent.

 Amendment. Prior to the Effective Time, this Agreement may be amended, modified or supplemented by the Board of Directors of Parent.

 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada without giving effect to principles of conflicts of law.

14. Headings. The underlined headings contained in this Agreement are for convenience of reference only, shall not be deemed to be a part of this Agreement and shall not be referred to in connection with the construction or interpretation of this Agreement.

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15. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

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IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

Linuzing lateractive, Inc. By: Name: Cheng Handong Fitte: CEO

ChinaNet Oaline Holdings. Inc. By: _______ Name: Cheng Handong Tirle: CEO

NY153442 214243-30683



ROSS MILLER Secretary of State 204 North Carton Street, Ste 1 Carson City, Nevada 83701-4299 (775) G46 5705 Webalte: www.nvsos.gov

Articles of Merger (PURSUANT TO NRS E2A.200) Page 1

Filed in the office of	Document Number 00002355213-01	
Ross Miller Secretary of State State of Nevada	Filing Date and Time 07/14/2009 12:10 PM	
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Articles of Merger (Pursuant to NRS Chapter 92A - excluding 92A.200(4b))

1) Name and jurisdiction of organization of each constituent antity (NRS \$2A.200). If there are more than four morging entities, check box [] and attach an \$1/2" x 11" blank sheet containing the required information for each additional entity.

Chinak	et Online Holdings, inc.
Name of merging entity	
Nevada	Corporation
Jurisdiction	Entity type *
Name of merging antity	
Jurisdiction	Entity type *
Name of marging entity	
Junedialion	Entily type *
Name of merging entity	
Jurisdiction	Entity type *
and	
Ema	zing interactive, inc.
Name of surviving entity	
Nevada	Corporation
Juristicion	Enlity type *
* Corporation, non-profit corporation, limited partnershi	p, imited-liability company or business trust
Filing Fee: \$350.00	

This form must be accompanied by appropriate fast Heuses

Heresta Secretary of Blair \$2A Merger Page 1 Revease 7-1-03

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ROSS MILLER Secretary of State 204 North Carson Street, Ste 1 Carson City, Nevada 89701-4299 (775) 684 5708 Wabsite: www.nvsce.gov	
Articles of Merger (PURSUANT TO NRS 92A-200) Page 2	
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 Forwarding address where copies of process may be Nevade (if a foreign entity is the survivor in the marger 	eent by the Secretary of State of - NRS 92A.1 90):
Attn;	
cha:	
3) (Choose one)	
The undersigned declares that a plan of merger ha entity (NRS 92A.200).	is been adopted by each constituent
The undersigned declares that a plan of merger he entity (NRS \$2A.150)	a been adopted by the parent domestic
4) Owner's spproval (NRS 92A.200) (options a, b, or c must i there are more than four merging entities, check box containing the required information for each additional i	and situch en 8 1/2" x 11" blank sheet
(a) Owner's approval was not required from	
China Holding	s, trc.
Name of merging entity, if applicable	
Name of merging entity, if applicable	
Name of merging entity, if applicable	
Name of merging entity, if applicable	
and, or;	
Emering interactive, Inc.	
Name of surviving entity, if applicable	



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ROSS MILLER Secretary of State 204 North Careon Street, Ste 1 Careon City, Neveda 83701-4299 (775) 584 5708 Website: www.nvsos.gov

Articles of Merger (PURSUANT TO NRS 92A.200) Page 3

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(b) The plan was approved by the required consent of the owners of *

Name of marging antity, if applicable

Name of merging entity, if applicable

Name of marging entity, if applicable

Name of merging ankly, if applicable

and, or;

Name of surviving entity, if applicable

* Unless otherwise provided in the carblicate of trust or governing instrument of a business trust, a margar must be approved by all the trustees and baneficiel owners of each business trust that is a constituent entity in the margar.

This form must be accompanied by appropriate laws.

Nevetle Secretary of State 93A Margar Page 3 Ransed, 7-1-08



ROSS MILLER Secretary of State 294 North Careon Street, Sta 1 Careon City, Novada 89701-4299 (776) 584 6708 Website: www.crysos.gov

Articles of Merger (PURSUANT TO NRS 92A 200) Page 4

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(c) Approval of plan of merger for Nevada non-profit corporation (NRS 82A 180):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approvel of the plan of merger is required by the articles of incorporation of the domestic corporation.

Nanua of merging antity, if applicable

Name of marging entity, if applicable

Name of merging entity, if applicable

Name of marging entity, if applicable

and, or,

Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.

Fernance Secondary of State 82A Margar Page 4 Revised: 7-1-20



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Articles of Merger (PURSUANT TO NRS 82A.200) Page 5

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5) Amandments, if any, to the articles or cartificate of the surviving antity. Provide article numbers, if available. (NRS 324,200)*: Pursuant to NRS 924 180 the Articles of the Commun. shall be appended to above

Pursuant to NRS \$2A.180 the Anticles of the Company shall be amended to change the Company's neme from "Emazing Interactive, Inc." to "ChinaNet Online Holdings, Inc."

6) Location of Plan of Merger (check a or b):

(a) The entire plan of merger is atlached;

or,

 J (b) The entire plan of merger is on Ne at the registered offics of the surviving corporation. Imited-lability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 52A,200).

7) Effective date (optional)**:

July 24, 2009

* Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please untilla them "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the smended and/or restated articles. Pursuant to NRS 92A.180 (merger of subsidiary into parent - Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving antity except that the name of the surviving entity may be changed.

** A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A 240).

This form must be accompanied by appropriate fees

Nevela Secretary of State \$24 Merger Page 5



ROSS ANLLER ND33 ABLLET Sacrony of Stale 204 North Carton Subot. Ste 1 Carson Chy. Novoda 80701-1258 (778) 684 5788 Wabsito: www.nvtos.gov

Articles of Merger PURSUANT TO NRS STA 2001 Page 6

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2) Signatures - Kuel be signed by: An olificer of such Nevada corporation; All general pathoes of each Nevada limited partnership; All general partners of each Nevada limited-liability Indiad partnership; A manager of each Nevada limited-liability company with wanagers of one member if there are no managers: A trustee of each Nevada business (NRA 52A-230)*

(if there are more than four merging entities, check box [__] and stach an \$ 172" = 11" blank sheel containing the required information for each additional entity.): ----

Name of manage on the	CAINANG	t Online Hold	ings, Inc.
Signature		Tille	Date
Name of marging entity			
Signature		Thie	Date
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Name of inarging ondly			Oate
Signature		Tilfa	Date
Name of support antion	Emazing	Isteractive,	Inc.
Bignature		Ticle	Date
¹ Free encodes of monger must be apprend by pools in "Neuronic et (NRS 924,236), Auditional signature b	oneign consistua Noti s may be a	ini bility in the manner y Idden to bye popo or As a	nouted by the law M Allochmant, As needed.

IMPORTANT: Failure to include any of the above information and scored with the proper lives many Global that have to be rejected

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