E-Z-EM, INC.	
Date of Report (date of earliest event reported): <u>September 9, 2005</u>	
Securities Exchange Act of 1934	
Pursuant To Section 13 or 15(d) of the	
CURRENT REPORT	
FORM 8-K	
FORM 6 IZ	
<u> </u>	
Washington, DC 20549	
SECURITIES AND EXCHANGE COMMISSION	
UNITED STATES	
September 15, 2005	
Form 8-K	

1-11479 11-1999504		11-1999504			
(Con	(Commission File Number) (IRS Employer Iden		ration No.)		
111	1 Marcus Avenue, Lake Success, New York (Address of Principal Executive Offices)	11042	(Zip Code)		
	(Address of Thicipal Executive Offices)		(Zip Code)		
(516) 33	3-8230		_		
(Registra	ant s telephone number, including area code)				
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.					
o	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)				
o	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)				
0	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))				
o	Pre-commencement communications pursuan	t to Rule 13e-4(c) under the I	Exchange Act (17 CFR 240.13e-4(c))		

Item 1.02	Termination of a Material Definitive Agreement
On May 23, 2005	5, E-Z-EM, Inc. (E-Z-EM) executed an Agreement for Purchase and Sale (the Agreement) with Kalaty Rugs, Inc. (Kalaty).
consisting of the \$150,000 was pa by Kalaty of a co	ment, E-Z-EM agreed to sell, and Kalaty agreed to buy, E-Z-EM s facility located at 717 Main Street, Westbury, New York, land and all buildings, structures and all other improvements thereon, for a total purchase price of \$4,937,500, of which id into escrow upon signing the Agreement. The closing of the transaction was subject to, among other conditions, the obtaining ommitment for mortgage financing in an amount not greater then \$3,703,125. The date by which Kalaty was to have obtained mmitment was ultimately extended to September 9, 2005.
terminating the A	2005, Kalaty informed E-Z-EM that it had been unable to obtain financing for the acquisition and that, accordingly, it was agreement. Under the terms of the Agreement, the \$150,000 down payment will be returned to Kalaty, and all of the parties rethe Agreement have been terminated.
E-Z-EM intends	to continue its efforts to sell the 717 Main Street facility, including considering alternative methods of financing for Kalaty.
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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 15, 2005 (Registrant)	E-Z-E	M, INC.			
Peter J. Graham Senior Vice President - Chief Legal Officer, Global Human I	By:	/s/ Peter J. Graham			
Semoi vice i resident - Chief Legal Officer, Global Hullian i	Kesour	ces and Secretary			