CHINA FIRE & SECURITY GROUP, INC. Form 8-K August 17, 2007

### 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 13, 2007

**CHINA FIRE & SECURITY GROUP, INC.** (Exact name of registrant as specified in Charter)

Florida (State or other jurisdiction of incorporation or organization) 000-50491 (Commission File No.) 65-1193022 (IRS Employee Identification No.)

South Banbidian Industrial Park, Liqiao Township, Shunyi District Beijing 101304, People's Republic of China (Address of Principal Executive Offices)

#### (86-10) 8416 3816 (Issuer Telephone number)

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):

- 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))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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

(a) On August 13, 2007, the Board of Directors of China Fire & Security Group, Inc. (the "Company") adopted a resolution amending the Articles of Incorporation and recommended to it to shareholders. On the same day, a majority of the shareholders approved the amendment acting by consent in lieu of a meeting. The amendment will become effective 20 days after the Company sends out an Information Statement to shareholders regarding the amendment as required by Section 14(c) of the Securities Exchange Act and the rules thereunder. The amended Articles of Incorporation are set forth in Exhibit 3(i)(1) to this report on Form 8-K.

The following is a brief summary of certain principal changes between the Articles that will be replaced when the Articles adopted on August 13, 2007 become effective, with references where appropriate to the provisions of the Florida Business Corporation Act ("FBCL"). The summary does not purport to be complete as to all of the changes or with respect to given changes, as to all aspects of such changes. The summary is qualified in its entirety by reference to Exhibits 3(i)(1) hereto and Exhibits 3.1 and 3.2 to Form 8-K filed on November 2, 2006. The term "Old Articles" refers to the Articles of Incorporation in existence currently that will be replaced when the Articles of Incorporation adopted on August 13, 2007 ("New Articles") become effective.

	Old Articles	New Articles
Preferred Stock	Five million shares divided into two classes. The authorized shares are three million shares of Series I convertible preferred stock, which are exchangeable for three shares of common stock, and two million shares without designation, with designations to be determined by the Board of Directors. A certificate of designations was adopted for shares used in connection with reverse merger.	Five million shares authorized without designation, with designations to be determined by the Board of Directors.
Vacancies on the Board of Directors	No provision in Old Articles; FBCL provides vacancy may be filled by the affirmative vote of a majority of the remaining directors, though less than a quorum of the Board of Directors, or by the shareholders, unless the Articles of Incorporation provide otherwise.	Vacancies shall be filled only by a majority vote of the directors then in office, and directors so chosen shall hold office for a term expiring at the next annual meeting of shareholders.
Removal of directors	Majority of the Board of Directors may remove a	A director may also be removed by shareholders,

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director for cause and may	but only for cause and only
elect a replacement to serve	by the affirmative vote of
until the next meeting of	the holders of at least 75%
shareholders; FBCL	of the voting power of the
provides that shareholders	then outstanding shares of
may remove one or more	Voting Stock, voting
directors with or without	together as a single class.
cause unless the Articles of	
Incorporation provide that	
directors may be removed	
only for cause.	

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Special meetings of	No provision in Old	Special meetings of
special meetings of shareholders	No provision in Old Articles; FBCL provides	Special meetings of shareholders, for any
snarenoiders	that a special meeting to be	purpose or purposes, may be
	held	called by the Chairman of
	(a) On call of the Board of	the Board of Directors, the
	Directors or the person or	President or the Secretary of
	persons authorized to do so	the Corporation, and shall be
	by the Articles of	called upon the written
	Incorporation or Bylaws; or	request of a majority of the
	(b) By the holders of not	entire Board of Directors or
	less than 10 percent, unless	the holder or holders of not
	a greater percentage not to	less than a majority of all
	exceed 50 percent is	the outstanding shares of
	required by the Articles of	stock of the Corporation
	Incorporation.	entitled to vote on the matter
		or matters to be presented at
		the meeting.
Higher Vote for Certain	No provision in Old	75% approval of outstanding
Transactions with	Articles.	shares for certain "business
Interested Shareholders		combinations" which have
		not been approved by
		"continuing directors" and do not meet specified price and
		procedure requirements.
Indemnification	The corporation may	<u>^</u>
muemmication	The corporation may indemnify to the fullest	No provision; provision in Bylaws.
	extent provided by law.	Dylaws.
Amendment of Articles of	No provision in Old	Most amendments require
Incorporation	Articles; FBCL provides	the approval of 75% of the
	that unless the Articles of	outstanding shares unless
	Incorporation or the Board	the amendment is
	of Directors require a greater	
	vote, the amendment to be	of directors if all such
	adopted must be approved	directors are Continuing
	by a majority of the	Directors.
	outstanding shares.	
Amendment of Bylaws	Amendment by a majority	By the Board of Directors or
	of the Board of Directors or	75% of the outstanding
	shareholders.	shares.

(b) On August 13, 2007, the Board of Directors of the Company adopted a resolution amending the Bylaws. The amended Bylaws set forth in Exhibit 3(i)(2) to this report on Form 8-K.

The following is a brief summary of certain principal changes between the former Bylaws and the newly adopted Bylaws, with reference where appropriate to the provisions of the Florida Business Corporation Act. The summary does not purport to be complete as to all the changes or with respect to given changes as to all aspects of such changes. The summary is qualified in its entirety by reference to Exhibit 3(i)(2) hereto and Exhibit 3.3 to Form 8-K

filed on November 2, 2006. The term "Old Bylaws" refers to the Bylaws in existence until August 13, 2007 at which time the Bylaws currently in existence ("New Bylaws") were adopted.

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	Old Bylaws	New Bylaws
Record Date for Stockholder Actions	Not more than 40 days before meeting.	Not more than 70 days before meeting.
Advance Notice of Business Brought before Annual Meeting by a Shareholder	No provision.	Notice by shareholder must be given to the Company not less than 60 or more than 90 days before the meeting and certain information must be provided.
Nominations of Directors by Shareholders	No provision.	Notice by shareholder must be given to the Company not less than 60 or more than 90 days before the meeting and certain information must be provided.
Indemnification	No provision (provision was in Articles); FBCL provides for permissive indemnification in certain cases if standards of conduct are met.	mandatory if standards of conduct are met.
Certificates for stock	Certificates for shares required.	Shares may be uncertificated.

# Item 9.01 Financial Statements and Exhibits.

(c) Exhibits

3(i)(1)Articles of Incorporation adopted August 13, 2007. 3(i)(2)Bylaws adopted August 13, 2007

## 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.

## CHINA FIRE & SECURITY GROUP, INC.

Date: August 16, 2007

/s/ Brian Lin

Name: Brian Lin Title: Chief Executive Officer