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AMEN PROPERTIES INC
Form 8-K
July 10, 2008

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

June 25, 2008

Date of Earliest Reported Event

AMEN PROPERTIES, INC.

(Exact name of registrant as specified in its Charter)

Delaware

(State or other jurisdiction of incorporation)

000-22847

(Commission File Number)

54-1831588

(IRS Employer Identification No.)

303 W. Wall Street, Suite 2300
Midland, Texas 79701

(Address of principal executive offices) (Zip Code)

(432) 684-3821

(Registrant's telephone number, including area code)

NA

(Former Name or Former Address, if Changed Since Last Report)

Current Report Pursuant to Section 13 or 15(d) of
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Item 2.05 - Costs Associated with Exit or Disposal Activities

On June 25, 2008 the Board of Directors of Amen Properties (the "Company") authorized a plan to discontinue the operations of W Power and Light ("W Power"), the Company's retail electricity provider business. Management recommended this plan to the Board based on the unfavorable conditions in the

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Texas retail electricity market which have been exacerbated by heightened volatility in recent months. Management is working to settle W Power's existing supply contracts and transfer its customer contracts to another retail electricity provider and expects to complete these activities by the end of August.

Management expects the costs associated with discontinuing W Power's operations to fall within the following ranges:

Description -----	Estimated Cost -----
Mark to market payment on transfer of customer agreements to another retail electricity provider	\$250 - 300 thousand
Costs to settle supply contracts	\$500 - 700 thousand -----
Total	\$750 thousand - \$1 million

In addition to the costs shown above, management expects additional costs typical of winding down operations but does not expect these costs to be material. Management plans to record a charge to earnings for these projected shut down costs in the Company's second quarter 2008 financial statements.

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.

AMEN Properties, Inc.

(Registrant)

By: /s/ Jon M Morgan

Date: July 10, 2008

Jon M Morgan, Chief Executive Officer
(Signature)