TOMAS CHARLES Form SC 13D April 15, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D	
Under the Securities Exchan	ige Act of 1934
(Amendment No)*	
	KRATOS DEFENSE & SECURITY SOLUTIONS, INC.
	(Name of Issuer)
	(Name of Issuel)
	COMMON STOCK, \$0.001 PAR VALUE PER SHARE
(Title of Class of Securities)	COMMON STOCK, \$0.001 FAR VALUE FER SHARE
(Title of Class of Securities)	
	50077B207
	(CUSIP Number)
	Charles Tomas
	862 Valley Farms Rd
	Friday Harbor, WA 98250
	(360) 378-3652
(Name, Address and T	Celephone Number of Person Authorized to Receive Notices and Communications)
	March 12, 2010
	(Date of Event which Requires Filing of this Statement)
If the filing person has previous	ously filed a statement on Schedule 13G to report the acquisition that is the subject of this
Schedule 13D, and is filing following box	g this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the
The information required or	n the remainder of this cover page shall not be deemed to be "filed" for the purpose of
Section 18 of the Securities E	Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act er provisions of the Act (however, see the Notes).
j	

CUSIP No. 50077B207 NAMES OF REPORTING PERSONS: 1 Charles Tomas CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS): 2 (a) o (b) o SEC USE ONLY: 3 SOURCE OF FUNDS (SEE INSTRUCTIONS): 4 PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e): 5 o CITIZENSHIP OR PLACE OF ORGANIZATION: 6 **United States SOLE VOTING POWER:** 7 NUMBER OF 941,000 **SHARES** SHARED VOTING POWER: BENEFICIALLY 8 OWNED BY 9,100

SOLE DISPOSITIVE POWER:

EACH

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REPORT PERSON		941,000
WITH	WITH 10	SHARED DISPOSITIVE POWER:
		9,100
11	AGGREGAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:
	950,100	
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SINSTRUCTIONS):	
	o	
13	PERCENT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (11):
13	5.98%	
14	TYPE OF RI	EPORTING PERSON (SEE INSTRUCTIONS):
1.	IN	
2		

Item 1. Security and Issuer

This Schedule 13D (the "Schedule 13D") relates to the common stock, par value \$0.001 per share (the "Common Stock"), of Kratos Defense & Security Solutions, Inc. ("Kratos" or the "issuer"). The address of the principal executive office of Kratos is 4810 Eastgate Mall, San Diego, CA 92121.

Item 2. Identity and Background

- (a) Charles Tomas
- (b) 862 Valley Farms Road, Friday Harbor, WA 98250
 - (c) Private investor
- (d) The reporting person has not been convicted in a criminal proceeding.
- (e) The reporting person has not been party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
 - (f) The reporting person is citizen of the United States.

Item 3. Source and Amount of Funds or Other Consideration

The aggregate amount of funds used in making the purchases reported in Item 5(c) of this Schedule 13D was \$11,619,782.20. The source of funds was personal funds of the reporting person.

Item 4. Purpose of Transaction

The reporting person has acquired Common Stock for investment purposes and in order to acquire a controlling interest in the issuer. The reporting person believes that the issuer should not be a publicly traded company due to the sensitive nature of its business from a national security point of view and has attempted on multiple occasions to engage with management of the issuer to discuss this concern, without success. On April 14, 2010, the reporting person advised an employee of the issuer in an email message that he intends to make a tender offer for the Common Stock on or before May 10, 2010, and requested that the employee so advise the issuer's President and Chief Executive Officer.

Item 5. Interest in Securities of the Issuer

- (a) The reporting person beneficially owns 950,100 shares of Common Stock, representing 5.98% of the outstanding Common Stock.
- (b) The reporting person has sole voting and dispositive power with respect to 941,000 shares of Common Stock.

The reporting person has shared voting and dispositive power with respect to 9,100 shares held in joint accounts with his children, Leslie Tomas, Tracy Tomas and Laura Tomas.

Leslie Tomas is a nurse and resides c/o Charles Tomas, 862 Valley Farms Rd., Friday Harbor, WA 98250, (360) 378-3652.

Tracy Tomas is self-employed and resides c/o Charles Tomas, 862 Valley Farms Rd., Friday Harbor, WA 98250, (360) 378-3652.

Laura Tomas is an aesthetician and resides c/o Charles Tomas, 862 Valley Farms Rd., Friday Harbor, WA 98250, (360) 378-3652.

None of Leslie Tomas, Tracy Tomas or Laura Tomas has been involved in a criminal or civil proceeding of a nature required to be identified in a response to Item 2(d) or Item 2(e) of Schedule 13D. All are United States citizens.

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(c) The following table identifies all transactions in the Common Stock effected by the reporting person in the last sixty days. All of these transactions were purchases in ordinary brokerage transactions.

Purchase I	Date Quantity Price
	per
	Share
02/12/1	0 23,69811.119
02/12/1	0 7,00211.329
02/16/1	0 66,48511.726
02/17/1	
02/18/1	
02/19/1	,
02/23/1	,
02/24/1	
02/25/1	
02/25/1	
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03/01/1	
03/02/1	,
03/03/1	
03/04/1	,
03/05/1	
03/08/1	
03/09/1	
03/07/1	
03/10/1	
03/10/1	
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03/10/1	,
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03/11/1	0 80013.721

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03/11/10	80013.651
03/11/10	30013.791
03/11/10	1,80013.821
03/11/10	40013.831
03/11/10	2,10013.869
03/11/10	10013.571
03/11/10	10013.641
03/11/10	10013.681
03/11/10	30013.781
03/11/10	30013.671
03/11/10	30013.701
03/11/10	70013.921
03/11/10	20013.971

03/11/10	20013.801
03/11/10	20014.041
03/11/10	20013.811
03/12/10	70013.311
03/12/10	10013.361
03/12/10	755 13.536
03/12/10	5,10013.506
03/12/10	80013.491
03/12/10	1,20013.486
03/12/10	10013.390
03/12/10	50013.385
03/12/10	1,10013.401
03/12/10	20013.341
03/12/10	10013.470
03/12/10	20013.351
03/12/10	70013.473
03/12/10	50013.511
03/12/10	10013.530
03/12/10	913.099
03/12/10	3,20013.161
03/12/10	30013.177
03/12/10	10013.189
03/12/10	1,19113.255
03/12/10	10013.083
03/12/10	50013.072
03/12/10	20013.201
03/12/10	1,10013.221
03/12/10	20013.241
03/12/10	70013.271
03/12/10	50013.261
03/12/10	1,60013.281
03/12/10	20013.630
03/12/10	10013.580
03/12/10	2,60013.650
03/12/10	5,40013.800
03/12/10	3,40013.769
03/12/10	70013.774
03/12/10	4,00013.897
03/12/10	50013.900
03/12/10	1,00013.880
03/12/10	1,80013.945
03/12/10	10013.680
03/12/10	20013.720
03/12/10	10013.740
03/12/10	20013.730
03/12/10	6,00013.752
03/12/10	40013.919
03/12/10	10013.970
03/12/10	80013.980

03/12/10 7,80014.000
03/12/10 1,30013.992
03/12/10 20013.859
03/12/10 40013.795
03/12/10 10013.840
03/12/10 6,50013.548
03/12/10 20013.418
03/15/10 11,712 13.760
03/15/10 1813.790
03/15/10 90,270 13.800
03/17/10 59613.902
03/18/10 1,00014.054

03/19/10	1,00014.128
03/23/10	1,50414.844
03/24/10	1,00015.035
03/26/10	90014.471
03/29/10	1,00014.430
03/29/10	1,00014.422
03/29/10	1,00014.431
03/29/10	1,00014.422
03/30/1012	,500,00014.560
03/30/10	2,10014.439
03/31/10	1,00014.303
03/31/10	30014.426
04/01/10	6,00014.673
04/06/10	3,00014.739
04/07/10	2,000 14.497
04/08/10	1,00014.389
04/09/10	2,000 14.427
04/13/10	1,00013.830
04/13/10	1,00013.830
04/13/10	1,00014.030
04/13/10	1,00014.035
04/13/10	1,00013.980
04/13/10	1,00013.920
(d)	

(d) Not applicable.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

None

Item 7. Material to Be Filed as Exhibits

None

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: April 14, 2010

Signature: /s/ Charles Tomas

Name/Title: Charles Tomas

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of the filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement: provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

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