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): March 27, 2017

CLS HOLDINGS USA, INC.

(Exact name of registrant as specified in its charter)

Nevada (State or other jurisdiction of incorporation)

333-174705 (Commission File Number) 45-1352286

(I.R.S. Employer Identification No.)

1435 Yarmouth Street **Boulder**, Colorado (Address of principal executive offices)

80304

(Zip Code)

Registrant's telephone number, including area code: (888) 438-9132

ck the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant unof the following provisions:
Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
Soliciting material pursuant to Rule 14a-12 under the Securities 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 1.01 Entry into a Material Definitive Agreement.

On March 18, 2016, CLS Holdings USA, Inc. ("we," "us," "our," or "Company") entered into a Securities Purchase Agreement (the "Purchase Agreement") with Old Main Capital, LLC ("Old Main"), whereby Old Main agreed to purchase an aggregate of up to \$555,555 in principal amount of original issue discount 10% convertible promissory notes (the "10% Notes"). On March 18, 2016, we also executed an 8% convertible promissory note (the "8% Note") in favor of Old Main as a commitment fee for Old Main's agreement to provide us with an equity line financing. Finally, on March 18, 2016, we entered into a registration rights agreement (the "Registration Rights Agreement") with Old Main, whereby we agreed to register, among other things, the resale of the shares of our common stock underlying the 10% Notes and the 8% Note (the 10% Notes, 8% Note and Registration Rights Agreement are collectively referred to as the "Agreements").

On October 6, 2016, we entered into an Amendment to Agreements, which agreement (the "First Amendment") amended the Agreements in certain respects. Pursuant to the First Amendment, among other things, the interest rate on the 10% Notes was increased to 15% effective August 1, 2016, the aggregate amount of 10% Notes to be issued under the Purchase Agreement was reduced from \$555,555 to \$333,333 in principal amount, we were no longer obligated to register the resale of the shares of common stock underlying the 10% Notes and the 8% Note, the amortization schedules for the 10% Notes and the 8% Note was deferred effective as of September 1, 2016, and Old Main was prohibited from delivering a notice of conversion under either the 10% Notes or the 8% Note at any time after its receipt from us of a "put notice" under the Equity Purchase Agreement (which we entered into with Old Main on April 18, 2016) until the first trading day immediately following the closing associated with the respective "put notice."

On November 28, 2016, we entered into Amendment #2 to the Convertible Promissory Notes issued on March 18, April 22 and May 27, 2016 (the "Second Amendment") to amend the Agreements, as amended by the First Amendment, in certain respects. Pursuant to the Second Amendment, among other things, the Notes were converted from installment notes to "balloon" notes, with all principal and interest on the 10% Notes due on September 18, 2017 and all principal and interest on the 8% Note due on March 18, 2017; the outstanding principal balances of 10% Notes were increased by 10%; the fixed conversion prices associated with the Notes were changed to variable conversion prices equal to the lesser of the prior fixed conversion price or 75% of the lowest VWAP in the fifteen trading days ending on the trading day immediately prior to the conversion date; our ability to repay the Notes with our common stock was deleted except pursuant to a voluntary conversion by Old Main; and Old Main was prohibited from selling, per trading day, an amount of our common stock in excess of the greater of \$5,000 or 25% of the average number of shares of common stock sold per day for the five trading days preceding the day of sale multiplied by the average daily VWAP during the immediately preceding 5-trading day period.

On March 27, 2017, we entered into Amendment #3 to the Convertible Promissory Notes issued on March 18, April 22 and May 27, 2016 (the "Third Amendment") to further amend the Agreements, as amended by the First Amendment and Second Amendment, in certain respects. In the Third Amendment, which was effective on March 18, 2017, we agreed to (i) prepay all amounts due under the 10% Notes on or before April 1, 2017, which amount was agreed to be \$372,669.95 (the "Settlement Amount"), and (ii) to increase the outstanding amount due under the 8% Note as of March 18, 2017 by 5%. In exchange for doing so, Old Main agreed to extend the maturity of the 8% Note until July 1, 2017 and to suspend conversions under the 8% Note until July 1, 2017. If we fail to pay the Settlement Amount on or before April 1, 2017, Old Main has the right to declare the Third Amendment null and void.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits.

Exhibit No. Description of Exhibit

Amendment #3 to the Convertible Promissory Notes Issued on March 18, April 22 and May 27, 2016, dated March 27, 2017, by and between CLS Holdings USA, Inc. and Old Main Capital, LLC.

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.

CLS HOLDINGS USA, INC.

Date: March 28, 2017 By: /s/ Jeffrey I. Binder

Jeffrey I. Binder

Chairman, President and Chief Executive Officer

EXHIBIT INDEX

Exhibit No. Description of Exhibit

10.1 Amendment #3 to the Convertible Promissory Notes Issued on March 18, April 22 and May 27, 2016, dated March 27, 2017, by and between CLS Holdings USA, Inc. and Old Main Capital, LLC.

AMENDMENT #3 TO THE CONVERTIBLE PROMISSORY NOTES ISSUED ON MARCH 18, APRIL 22, AND MAY 27, 2016

THIS AMENDMENT #3 TO THE CONVERTIBLE PROMISSORY NOTES ISSUED ON March 18, April 22, and May 27, 2016 (the "Amendment") is made effective as of March 18, 2017 (the "Effective Date"), by and between CLS Holdings USA, Inc., a Nevada corporation (the "Company"), and Old Main Capital, LLC, a Florida limited liability company (the "Holder") (collectively the "Parties").

BACKGROUND

- A. The Company and Holder are the parties to those certain 15% (amended from 10% to 15% effective August 1, 2016) convertible promissory notes originally issued by the Company to the Holder on March 18, April 22, and May 27, 2016, in the original principal amounts of \$222,222.00 (the "First 15% Note"), \$55,556.00 (the "Second 15% Note"), and \$55,556.00 (the "Third 15% Note"), respectively (collectively the "15% Notes"); and
- B. The Company and Holder are the parties to that certain 8% convertible promissory note originally issued by the Company to the Holder on March 18, 2016, in the original principal amount of \$200,000.00 (the "8% Note")(together with the 15% Notes, the "Notes").
- C. The Parties amended certain terms of the Notes pursuant to an Amendment to Agreements dated October 6, 2016 (the "First Amendment").
- D. The Parties amended certain terms of the Notes pursuant to an Amendment #2 dated November 28, 2016 (the "Second Amendment").
 - E. The Parties desire to amend the Notes again as set forth expressly below.

NOW THEREFORE, in consideration of the execution and delivery of the Amendment and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- 1 . In the event that the Company pays \$372,669.95 (the "Settlement Payment") in cash to Holder on or before April 1, 2017 (the "Deadline"), then the 15% Notes shall be deemed satisfied in full.
- 2 . In the event that the Settlement Payment does not clear into the Holder's bank account on or before the Deadline, then Holder may, at Holder's sole discretion, declare this Amendment null and void and of no further force or effect.
- 3 . Subject to the provisions herein, Holder may not effectuate any conversion notice with respect to the 8% Note from the Effective Date through July 1, 2017.
 - 4. The current outstanding balance of the 8% Note as of the Effective Date shall be multiplied by 1.05.
 - 5. The Maturity Date (as defined in the 8% Note) of the 8% Note shall be extended to July 1, 2017.
- 6. This Amendment shall be deemed part of, but shall take precedence over and supersede any provisions to the contrary contained in the Notes, as modified by the First Amendment and Second Amendment. Except as specifically modified hereby and by the First Amendment and Second Amendment, all of the provisions of the Notes, which are not in conflict with the terms of this Amendment, shall remain in full force and effect.

1

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the March 27th, 2017.

CLS Holdings USA, Inc.

Old Main Capital, LLC

By: <u>/s/ Jeffrey Binder</u>

Name: Jeffrey Binder
Title: Chief Executive Officer
Dated: March 27, 2017

By: /s/ Adam Long Name: Adam Long Title: President Dated: March 27, 2017