COGNITRONICS CORP Form SC 13G/A August 11, 2006

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

SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b)(c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

| | (Amendment No. 2) |
|------|--|
| | Congnitronics Corporation |
| | (Name of Issuer) |
| | Common Stock, \$.20 par value per share |
| | (Title of Class of Securities) |
| | 192432102 |
| | (CUSIP Number) |
| | [August 3, 2006] |
| | (Date of Event Which Requires Filing of this Statement) |
| Sche | Check the appropriate box to designate the rule pursuant to which this edule is filed: |
| | [_] Rule 13d-1(b) |
| | [X] Rule 13d-1(c) |
| | [_] Rule 13d-1(d) |
| CUSI | IP No 13G Page of Page: |
| 1. | NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) |
| | Strategic Turnaround Equity Partners, LP (Cayman) |
| 2. | CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_] (b) [X] Joint Filer |
| 3. | SEC USE ONLY |
| 4. | CITIZENSHIP OR PLACE OF ORGANIZATION |

Cayman Islands

| NUMBER OF | 5. | SOLE VOTING POWER |
|---------------|-------|--|
| SHARES | | 0 |
| BENEFICIALLY | 6. | SHARED VOTING POWER 242,750 |
| EACH | 7. | SOLE DISPOSITIVE POWER |
| REPORTING | | 0 |
| PERSON | | SHARED DISPOSITIVE POWER |
| WITH | | 242,750 |
| 9. AGGREGATE | AMOU | UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON |
| | 2 | 242,750 |
| 10. CHECK BOX | IF T | HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* |
| | | [-] |
| | | SS REPRESENTED BY AMOUNT IN ROW 9 |
| | 3 | 3.63% |
| 12. TYPE OF R | EPORT | 'ING PERSON* |
| | F | |
| | | |
| CUSIP No | | 13G Page of Pages |
| 1. NAME OF R | | TING PERSONS TICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) |
| Bruce | Gall | oway ("Galloway") |
| | | ROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_] (b) [X] Joint Filer |
| 3. SEC USE O | NLY | |
| | | PLACE OF ORGANIZATION |
| Unite | d Sta | ites |
| NUMBER OF | 5. | SOLE VOTING POWER |
| SHARES | | |
| BENEFICIALLY | 6. | SHARED VOTING POWER |
| OWNED BY | | 453,157 |
| | | |

| | EACH | 7. | SOLE DISP | OSITIVE POWER | | |
|--|--|--|---|--|--|---|
| RE | PORTING | | 122,200 | | | |
| Р | ERSON | 8. | SHARED DI | SPOSITIVE POWER | | |
| | WITH | | 453,157 | | | |
| 9. | AGGREGATE | E AMOU | NT BENEFIC | IALLY OWNED BY | EACH REPORTING | PERSON |
| | | 5 | 75,357(1) | | | |
| 10. | CHECK BOX | K IF T | HE AGGREGA | TE AMOUNT IN RO | W (9) EXCLUDES | CERTAIN SHARES* |
| | | | | | | [-] |
| 11. | PERCENT (| F CLA | SS REPRESE | NTED BY AMOUNT | IN ROW 9 | |
| | | 8 | .60% | | | |
| 12. | TYPE OF F | REPORT | ING PERSON | * | | |
| | | I | N | | | |
| (iiii Mr. Comm which reta Comm offi Stra mana LLC, the indi Mana |) 4,000 sh Galloway h ion Stock a ins full i ion Stock a cer and pr tegic Turr ging membe the gener shares of rect inter gement LLC | nares hare ow haroun har and h | of the Come power to ned by Rex is a 50% o ment and v ned by Jac sharehold d Equity Pothe major rtner of S n Stock ditherein by | mon Stock held in vote and disposionGalloway Capit wher ("RexonGallowing discretion ombs Investment er and (v) 242, artners, LP Caying equity hold TEP. Mr. Gallowing rectly beneficion virtue of being indirect interes | by Mr. Galloway se, (iii) 11,80 cal Growth, an loway") and for an and (iv) 57,9 Inc., which Mr 750 shares of Coman ("STEP"). Mer of Galloway say disclaims beally owned by Signa member of Galloway of a member of Galloway of | investment company in which Mr. Galloway 07 shares of the . Galloway is an ommon Stock held by r. Galloway is a Capital Management, neficial ownership of TEP (except for (i) |
| CUSI | P No | | _ | 13G | | Page of Pages |
| 1. | I.R.S. II | ENTIF | | . OF ABOVE PERSO | ONS (ENTITIES O | NLY) |
| | | | n ("Herman | | | |
| 2. | CHECK THE | APPR | OPRIATE BO | X IF A MEMBER O | · A GROUP* | (a) [_] (b) [X] Joint Filer |
| 3. | SEC USE (| ONLY | | | | |
| 4. | CITIZENSE | HIP OR | PLACE OF | ORGANIZATION | | |

United States

3

| NUMBER OF | 5. | SOLE VOTING POWER | |
|---|---|---|---|
| SHARES | | 2,500 | |
| BENEFICIALLY | 6. | SHARED VOTING POWER | |
| OWNED BY | | 243,750 | |
| EACH | 7. | SOLE DISPOSITIVE POWER | |
| REPORTING | | 2,500 | |
| PERSON | 8. | SHARED DISPOSITIVE POWER | |
| WITH | | 243,750 | |
| 9. AGGREGA | TE AMOU | NT BENEFICIALLY OWNED BY EACH REPORTING PERS | SON |
| | 2 | 46,250(1) | |
| 10. CHECK E | OX IF T | HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT | ΓAIN SHARES* |
| | | | [-] |
| 11. PERCENT | OF CLA | SS REPRESENTED BY AMOUNT IN ROW 9 | |
| | 3 | .68% | |
| 12. TYPE OF | REPORT | ING PERSON* | |
| | I | N | |
| Stock held be officer of F of Common St Capital Manabeneficial oby STEP (exception) | y FBR, BR which ock hel gement, wnershi | 500 owned by Mr. Herman directly, (ii) 1,000 Inc. and (iii) 242,750 shares owned by STEP. h has authorized Mr. Herman to vote and disp d by FBR, Inc. Mr. Herman is a managing member LLC, the general partner of STEP. Mr. Herman p of the shares of Common Stock directly berindirect interests of therein by virtue of knagement LLC). | Mr. Herman is an cose of the shares per of Galloway an disclaims neficially owned |
| CUSIP No | | 13G Pa | age of Pages |
| Item 1(a). | Name of | Issuer: | |
| | | Cognitronics Corporation (the "Issue | er") |
| Item 1(b). | Address | of Issuer's Principal Executive Offices: | |
| | | 3 Corporate Drive Danbury, CT 06810 | |
| Item 2(a). | Name of | Persons Filing: | |

Bruce Galloway

Item 2(b). Address of Principal Business Office, or if None, Residence: The principal business address for Galloway is c/o Galloway Capital Management, LLC, 720 Fifth Avenue, 10th floor New York, New York 10019. _____ Item 2(c). Citizenship: Galloway is a citizen of the United States. Item 2(d). Title of Class of Securities: This statement on Schedule 13G is being filed with respect to Common Stock, \$0.001 par value per share (the "Common Stock") of the Issuer. Item 2(e). CUSIP Number: 192432102 ______ Item 3. If This Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a: Not Applicable. (a) [_] Broker or dealer registered under Section 15 of the Exchange Act. (b) [_] Bank as defined in Section 3(a)(6) of the Exchange Act. [_] Insurance company as defined in Section 3(a)(19) of the (C) Exchange Act. CUSIP No.___ 13G Page __ of __ Pages [_] Investment company registered under Section 8 of the (d) Investment Company Act. [_] An investment adviser in accordance with Rule (e) 13d-1(b)(1)(ii)(E); [_] An employee benefit plan or endowment fund in accordance with (f) Rule 13d-1(b)(1)(ii)(F);[_] A parent holding company or control person in accordance with (g) Rule 13d-1(b)(1)(ii)(G); (h) [_] A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act; (i) [_] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act; (j) [_] Group, in accordance with Rule 13d-1(b)(1)(ii)(J). (1)

| CUSIE | P No | 13G | Page _ | _ of _ | _ Pages | | |
|-------|---------------------------------|--|------------|--------|---------|--|--|
| Item | 1(a). | Name of Issuer: | | | | | |
| | | Cognitronics Corporation (the "I | Issuer") | | | | |
| Item | 1(b). | Address of Issuer's Principal Executive Offices | S : | | | | |
| | | 3 Corporate Drive Danbury, CT 06810 | | | | | |
| Item | 2(a). | Name of Persons Filing: | | | | | |
| | | Gary Herman ("Herman") | | _ | | | |
| Item | 2(b). | Address of Principal Business Office, or if Nor | ne, Resido | ence: | | | |
| | oway Ca _j York 10 | The principal business address f pital Management, LLC, 720 Fifth Avenue, 10th fl D19. | | | /0 | | |
| Item | 2(c). | Citizenship: | | | | | |
| | | Herman is a citizen of the Unite | ed States | • | | | |
| Item | 2(d). | Title of Class of Securities: | | | | | |
| | ect to one Issue | This statement on Schedule 13G i Common Stock, \$0.001 par value per share (the "C er. | _ | | with | | |
| Item | 2(e). | CUSIP Number: | | | | | |
| | | 192432102 | | | | | |
| Item | 3. | If This Statement is Filed Pursuant to Rule or (c), Check Whether the Person Filing is a: N | | | 3d-2(b) | | |
| | (a) | <pre>[_] Broker or dealer registered under Section Act.</pre> | on 15 of | the Ex | change | | |
| | (b) | [_] Bank as defined in Section 3(a)(6) of the | ne Exchan | ge Act | | | |
| | (c) | [_] Insurance company as defined in Section Exchange Act. | 3(a)(19) | of th | е | | |
| CUSIE | P No | 13G | Page _ | _ of _ | _ Pages | | |
| | (d) | [_] Investment company registered under Sect Investment Company Act. | ion 8 of | the | | | |

| (e) | [_] An investment adviser in accordance with Rule $13d-1(b)(1)(ii)(E);$ | | | |
|---|---|--|--|--|
| (f) | [_] An employee benefit plan or endowment fund in accordance with Rule $13d-1(b)(1)(ii)(F)$; | | | |
| (g) | [_] A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G); | | | |
| (h) | [_] A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act; | | | |
| (i) | [_] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act; | | | |
| (j) | [_] Group, in accordance with Rule 13d-1(b)(1)(ii)(J). | | | |
| CUSIP No | 13G Page of Pages | | | |
| Item 1(a). | Name of Issuer: | | | |
| | Cognitronics Corporation (the "Issuer") | | | |
| Item 1(b). | Address of Issuer's Principal Executive Offices: | | | |
| | 3 Corporate Drive Danbury, CT 06810 | | | |
| Item 2(a). | Name of Persons Filing: | | | |
| ("STEP") | Strategic Turnaround Equity Partners, LP (Cayman) | | | |
| Item 2(b). | Address of Principal Business Office, or if None, Residence: | | | |
| The principal business address for STEP is c/o Stuarts Corporate Services, Ltd, P.O. Box 2510 GT, 4th floor, One Cayman Financial Centre, 36A Dr. Roy's Drive, Georgetown, Grand Cayman, Cayman Island. STEP is managed by Galloway Capital Management, LLC, with its principal business address at 720 Fifth Avenue, 10th floor, New York, New York 10019. | | | | |
| Item 2(c). | Citizenship: | | | |
| of the Cayma | STEP is a limited partnership formed under the laws | | | |
| Item 2(d). | Title of Class of Securities: | | | |
| respect to (| This statement on Schedule 13G is being filed with Common Stock, \$0.001 par value per share (the "Common Stock") of the | | | |

| Issuer. | | | | | |
|--|---|--|--|--|--|
| | | | | | |
| Item 2(e). | CUSIP Number: | | | | |
| | 192432102 | | | | |
| Item 3. | If This Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a: Not Applicable. | | | | |
| (a) | $[_]$ Broker or dealer registered under Section 15 of the Exchange Act. | | | | |
| CUSIP No | 13G Page of Pages | | | | |
| (b) | [_] Bank as defined in Section 3(a)(6) of the Exchange Act. | | | | |
| (c) | $[_]$ Insurance company as defined in Section 3(a)(19) of the Exchange Act. | | | | |
| (d) | [_] Investment company registered under Section 8 of the Investment Company Act. | | | | |
| (e) | <pre>[_] An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);</pre> | | | | |
| (f) | [_] An employee benefit plan or endowment fund in accordance with Rule $13d-1(b)(1)(ii)(F)$; | | | | |
| (g) | [_] A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G); | | | | |
| (h) | [_] A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act; | | | | |
| (i) | [_] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act; | | | | |
| (j) | [_] Group, in accordance with Rule 13d-1(b)(1)(ii)(J). | | | | |
| CUSIP No | 13G Page of Pages | | | | |
| <pre>Item 4. Ownership.</pre> | | | | | |
| Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1. | | | | | |
| (a) Am | (a) Amount beneficially owned: | | | | |
| cover page | The information in items 1 and 5 through 11 on the on this Schedule 13G is hereby incorporated by reference. | | | | |

(b) Percent of class:

8

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|--|
| The information in items 1 and 5 through 11 on the cover page on this Schedule 13G is hereby incorporated by reference. |
| (c) Number of shares as to which such person has: |
| $ \qquad \qquad \text{The information in items 1 and 5 through 11 on each cover page of this Schedule 13G is hereby incorporated by reference.} $ |
| The purpose of this Amendment No. 2 is to reflect (i) the transfer of shares from Strategic Turnaround Equity Partners, LP to Strategic Turnaround Equity Partners, LP (Cayman) ("STEP"); (ii) STEP's acquiring 62,750 shares of Common Stock through transfers of shares of Common Stock from a limited partner, in exchange for the transfers of shares of Common Stock, the limited partner of STEP received a limited partnership interest in STEP valued at the market price of the shares of Common Stock on the date of such transfer. STEP also acquired an additional 23,800 shares of Common Stock through open market purchases. STEP used investor funds to consummate the open market purchases; (iii) the additional purchase by Mr. Galloway of 22,900 shares of Common Stock; (iv) the purchase by Mr. Galloway's spouse of 11,300 shares of Common Stock; (v) the sell by Jacombs Investment Inc. of 6,993 shares of common stock. Galloway Capital Management, LLC, a Delaware limited liability company, is the general partner of STEP. Mr. Galloway and Gary Herman, each of whom are citizens of the United States, are the managing members of Galloway Capital Management, LLC, and Mr. Galloway owns (A) a majority of the membership interests in Galloway Capital Management, LLC. Mr. Galloway owns approximately 20% of the partnership interests in STEP as of August 3, 2006. |
| Item 5. Ownership of Five Percent or Less of a Class. |
| If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities check the following []. |
| Not Applicable |
| Item 6. Ownership of More Than Five Percent on Behalf of Another Person. |
| As set forth in Item $4(c)$, some of the shares of Common Stock covered by this Schedule 13G are owned by persons other than Galloway, none of whom, holds five percent or more of the securities reported herein. |
| |
| CUSIP No 13G |
| Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person. |

Item 8. Identification and Classification of Members of the Group.

Not Applicable

Not Applicable

| | Edgar Filing: COGNITRONICS CORP - Form SC 13G/A |
|------------------------|---|
| Item 9. | Notice of Dissolution of Group. |
| | Not Applicable. |
| Item 10. | Certifications. |
| (a) | The following certification shall be included if the statement is filed pursuant to Rule $13d-1(c)$: |
| the purpo issuer of | By signing below I certify that, to the best of my knowledge and the securities referred to above were not acquired and are not held for use of or with the effect of changing or influencing the control of the the securities and were not acquired and are not held in connection as a participant in any transaction having that purpose or effect. |
| | SIGNATURE |
| | er reasonable inquiry and to the best of my knowledge and belief, I that the information set forth in this statement is true, complete and |
| Dated: Au | agust 3, 2006 |
| | Strategic Turnaround Equity Partners, LP (Cayman) By: /s/ Gary Herman |
| | Name: Gary Herman Title: Managing Member of Galloway Capital Management, LLC, the Investment Advisor of Strategic Turnaround Equity Partners, (Cayman) LP |
| | Galloway Capital Management, LLC By: /s/ Gary Herman |
| | Name: Gary Herman Title: Managing Member |
| | By: |
| | Bruce Galloway |

Gary Herman

By: