EBIX COM INC Form SC 13D/A September 10, 2003

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 8)*

ebix.com, Inc.

(Name of Issuer)

Common Stock, \$.10 par value

(Title of Class of Securities)

247171101

(CUSIP Number)

Mark C. Headrick (612) 335-8683

Coral Group, Inc. 60 South Sixth Street, Suite 3510, Minnneapolis, MN 55402

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

9/9/03

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of (S)(S)240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule including all exhibits. See (S)240.13d-7 for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing of this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed

to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

			SCHEDULE 13D
CUSI	P No. 24717110	1	
 Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only). 			
	Coral Partners	II, a	limited partnership
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) X (b)		
3.	SEC Use Only		
4.	Source of Fund	s (See	Instructions)
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) [_]		
6.	Citizenship or	Place	of Organization
	Delaware		
		7.	Sole Voting Power
			126,297
	Number of	8.	Shared Voting Power
	Shares Beneficially		0
	Owned By ach Reporting	9.	Sole Dispositive Power
	Person With		126,297
		10.	Shared Dispositive Power
			0
11.	Aggregate Amou	nt Bene	eficially Owned by Each Reporting Person
	126,297		
12.	Check if the A Instructions)	.ggregat	ce Amount in Row (11) Excludes Certain Shares (See

2

13. Percent of Class Represented by Amount in Row (11)			
	5.5%		
14.	Type of Report	ing Pe	rson (See Instructions)
	PN & IN		
			3
			SCHEDULE 13D
CUSI	IP No. 24717110	1	
1.	Names of Repor I.R.S. Identif	-	ersons. n Nos. of above persons (entities only).
	Coral Manageme	nt Par	tners II, Limited Partnership
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) X (b)		
3.	SEC Use Only		
 4.	Source of Fund	s (See	Instructions)
5.	Check if Discl or 2(e)	osure	of Legal Proceedings Is Required Pursuant to Items 2(d) [_]
6.	Citizenship or	Place	of Organization
	Delaware		
		7.	Sole Voting Power
			126,297
	Number of	8.	Shared Voting Power
	Shares Beneficially		0
E	Owned By Each Reporting Person With	9.	Sole Dispositive Power
			126,297
		10.	Shared Dispositive Power
			0
11.	Aggregate Amou	nt Ben	eficially Owned by Each Reporting Person

126,297 _____ 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [_] _____ 13. Percent of Class Represented by Amount in Row (11) 5.5% _____ 14. Type of Reporting Person (See Instructions) PN & IN _____ 4 SCHEDULE 13D CUSIP No. 247171101 _____ 1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only). Yuval Almog _____ 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) Х (b) _____ 3. SEC Use Only _____ 4. Source of Funds (See Instructions) WC _____ 5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) [_] _____ 6. Citizenship or Place of Organization Minnesota _____ 7. Sole Voting Power 1,250 _____ -----Number of 8. Shared Voting Power Shares 126,297 Beneficially _____ Owned By

1,250

Each Reporting 9. Sole Dispositive Power

Person With

		10.	Shared Dispositive Power	
			126,297	
11.	Aggregate Amo	ount Ben	eficially Owned by Each Reporting Person	
	128,297			
12.	Check if the Instructions)		te Amount in Row (11) Excludes Certain Shares (See	[_]
13.	Percent of Cl	Lass Rep	presented by Amount in Row (11)	
	5.6%			
14.	Type of Repor	ting Pe	erson (See Instructions)	
	PN & IN			
				5
			SCHEDULE 13D	
CUSI	IP No. 2471711	L01		
1.	Names of Repo I.R.S. Identi		Persons. On Nos. of above persons (entities only).	
	Peter H. McNe	erney		
2.	Check the App (a) X (b)	propriat	e Box if a Member of a Group (See Instructions)	
3.	SEC Use Only			
4.		nds (See	Instructions)	
	WC			
5.	Check if Disc or 2(e)	closure	of Legal Proceedings Is Required Pursuant to Items	2(d) [_]
6.	Citizenship or Place of Organization			
	Minnesota			
		7.	Sole Voting Power	
			0	
	Number of	8.	Shared Voting Power	

Shares Beneficially Owned By Each Reporting Person With		126,297 9. Sole Dispositive Power		
			0	
		10.		
			126,297	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person			
	126,297			
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			[_]
 13.	3. Percent of Class Represented by Amount in Row (11)			
	5.5%			
14.	Type of Reporting Person (See Instructions)			
PN & IN				

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Item 1. Security and Issuer

Security: This amended Schedule 13D, originally filed under the reporting person of IAI Venture Partners II, a limited partnership, and now filed under the reporting person of Coral Partners II, a limited partnership, reflects beneficial ownership of the issuer's Common Stock, par value \$.10 per share, converted from Series D Preferred Stock, par value \$.10 per share (the "PS D Stock") (formerly Series A Preferred Stock), Series C Preferred Stock, par value \$.10 per share (the "PS C Stock") and Convertible Promissory Note (the "Note") and Non-Qualified Stock Option Plan for Directors, par value \$.10 per share (the "Plan") owned by a general partner of Coral Partners II.

Issuer:	ebix.com Inc.
	1900 E. Golf Rd
	Suite 1200
	Schaumberg, IL 60173

Item 2. Identity and Background

Coral Partners II, a limited partnership ("CP II") (formerly named IAI Venture Partners II, a limited partnership), with principal offices at 60 South Sixth Street, Suite 3510, Minneapolis, MN 55402, is in the business of making venture capital investments in operating companies. The general partner of Coral Partners II is Coral Management Partners II, Limited Partnership ("CMP II"), with principal offices at 60 South Sixth Street, Suite 3510, Minneapolis, MN 55402. The general partners of CMP II are Yuval Almog and Peter McNerney.

The following sets forth the names, business addresses, and principal occupation of each General Partner within CMP II:

Name	Address	Principal Occupation
*Yuval Almog	60 South Sixth Street Suite 3510 Minneapolis, MN 55402	Managing General Partner
Peter McNerney	60 South Sixth Street Suite 3510 Minneapolis, MN 55402	General Partner

All such individuals are United States citizens.

To the best of the undersigned's knowledge, during the past five years no employee of Coral Group, Inc. has been convicted in a criminal proceeding (other than traffic violations or similar misdemeanors) nor been a party to a civil proceeding of a judicial or administrative body that resulted in judgment or final order regarding violations of federal or state securities laws.

* Yuval Almog, a General Partner in Coral Management Partners II, Limited Partnership, with principal offices at 60 South Sixth Street, Suite 3510, Minneapolis, MN 55402; was elected a non-employee Director of Delphi Information Systems, Inc. (the former name of ebix.com) on September 9, 1991, and became Chairman of the Board on September 17, 1993 held until November 20, 2000. Mr. Almog is no longer a director in the Company.

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Item 3. Source and Amount of Funds or Other Consideration

Not applicable.

Item 4. Purpose of Transaction

Coral Parnters II is disposing of its holdings in the Company and intends to continue until all shares have been disposed of.

Item 5. Interest in Securities of the Issuer

Coral Partners II currently owns 126,297 of common stock converted from shares of Series D Preferred Stock, shares of Series C Preferred Stock, the Convertible Promissory Note and Redeemable Warrants. The Common Stock represents 5.5% of the Issuer. The following percentage interest represents the total shares indirectly owned by each general partner whose individual percentage interest in the company remains less than 5%; Yuval Almog .4% and Peter McNerney ..2%. Coral Partners II has sole voting power and power of disposition of its shares. CMP II exercises such power as general partner of Coral Partners II.

Yuval Almog, the Managing General Partner of CMP II. Mr. Almog disclaims ownership of 750 shares reported by him which are held by his wife. Mr. Almog has sole voting and dispositive power over 1,250 shares.

Item 6. Contracts, Arrangements, Understandings or relationships with respect to Securities of the Issuer

Coral Partners II purchased Series D Preferred Stock pursuant to the Series A Preferred Stock Purchase Agreements dated May 29, 1991, and January 8, 1993, subsequently exchanged for Series D Preferred Stock on May 19, 1994, purchased Series C Preferred Stock pursuant to Stock Purchase Agreement dated December 21, 1993, and purchased the Convertible Promissory Note pursuant the

Note Purchase Agreement dated March 15, 1994 (the "Purchase Agreements"). Purchased the Redeemable Warrants pursuant to an offering of units (consisting of common stock and Redeemable Warrants) by the Company on January 16, 1997. These Purchase Agreements contain representations and warranties of the issuer and certain ongoing obligations and limitations. The investors have certain registration rights as described more fully in the Purchase Agreements attached as exhibits to the previously filed 13D and first amendment. The PS C Stock, PS D Stock, the Note and the Redeemable Warrants were converted into Common Stock.

Item 7. Material to Be Filed as Exhibit

Not applicable.

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SIGNATURES

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

September 10, 2003

Coral Partners II, a limited partnership By Coral Management Partners II, Limited Partnership, Its: General Partner /s/ Yuval Almog _____ Yuval Almog General Partner Individual Reporting Persons: /s/ Yuval Almog Βv _____ Yuval Almog, General Partner /s/ Peter H. McNerney By _____ Peter H. McNerney, General Partner

a href="#F1">(1) 16,666 (1) D Employee stock option \$ 46.915 01/22/200601/22/2009 Common stock 16,667 (1) D Employee stock option \$ 46.915 01/22/200701/22/2009 Common stock 16,667 (1) 16,667 (1) D Employee stock option \$ 40.0345 02/02/200702/02/2010 Common stock 12,500 12,500 D Employee stock option \$ 40.0345 02/02/200802/02/2010 Common stock 12,500 12,500 D Employee stock option \$ 40.0345 02/02/200902/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 40.0345 02/02/2010 Common stock 12,500 D Employee stock option \$ 67.397 02/09/200702/09/2011 Common stock 11,667 (1) 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/200902/09/2011 Common stock 11,667 (1) D Employee stock option \$ 67.397 02/09/20090

Reporting Owners

Reporting Owner Name / Address

Relationships

Director 10% Owner Officer Other

SCARLETT JOSEPH H JR 200 POWELL PLACE X X Chairman of the Board BRENTWOOD, TN 37027

Signatures

Joseph H. Scarlett, Jr. by: /s/ David C. Lewis, as Attorney-in-fact

**Signature of Reporting Person

Explanation of Responses:

* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

(1) Number of shares is rounded to the nearest whole number.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

05/22/2007 Date