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

## SCHEDULE 13D/A (Amendment No. 8)

Under the Securities Exchange Act of 1934

Crown Crafts, Inc.

(Name of Issuer)

Common Stock, \$0.01 par value per share

(Title of Class of Securities)

228309100

(CUSIP Number)

Wynnefield Partners Small Cap Value, L.P. 450 Seventh Avenue, Suite 509 New York, New York 10123 Attention: Mr. Nelson Obus

> Copy to: Jeffrey S. Tullman, Esq. Kane Kessler, P.C.

1350 Avenue of the Americas, 26<sup>th</sup> Floor New York, New York 10019 (212) 541-6222

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

June 20, 2008

(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 which is the subject of this Schedule 13D, and is filing this schedule because of \$ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.  $\Box$ .

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|----------------|--|--|----------------------|--|
|                |  |  |                      |  |
| 1              | NAME OF REPORTING PERSON<br>I.R.S. IDENTIFICATION NO. OF<br>Wynnefield Partners Small Ca<br>13-3688497 | ABOVE PERSON (entities only)                         |                      |  |
| 2              | CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*<br>(a)□<br>(b)⊠                                      |  |                      |  |
| 3              | SEC USE ONLY   |  |                      |  |
| 4              | SOURCE OF FUNDS (See Instructions)<br>WC   |  |                      |  |
| 5              | CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E)                    |  |                      |  |
| 6              | CITIZENSHIP OR PLACE OF OR<br>Delaware   | GANIZATION   |                      |  |
| SH<br>BENE     | 522,6  | VOTING POWER<br>500 (See Item 5)<br>EED VOTING POWER |                      |  |
| E<br>REP<br>PF | ACH 9 SOLE   | DISPOSITIVE POWER<br>500 (See Item 5)                |                      |  |
|                | 0  | EED DISPOSITIVE POWER                                |                      |  |
| 11             | AGGREGATE AMOUNT BENEFI<br>522,600 (See Item 5)  | CIALLY OWNED BY EACH REPORTING PERSON                |                      |  |
| 12             |  | MOUNT IN ROW (11) EXCLUDES CERTAIN SHARE             | S (See Instructions) |  |
| 13             | PERCENT OF CLASS REPRESEN<br>5.6%  | ITED BY AMOUNT IN ROW (11)                           |                      |  |
| 14             | TYPE OF REPORTING PERSON (<br>PN   | See Instructions)                                    |                      |  |

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|-----------------------------|--|---|---|---------------------------|--|
| 1                           |  | RTING PERSON<br>ATION NO. OF ABOVE PE<br>tners Small Cap Value,   |   |                           |  |
| 2                           | CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*<br>(a)□<br>(b)⊠            |   |   |                           |  |
| 3                           | SEC USE ONLY   |   |   |                           |  |
| 4                           | SOURCE OF FUN<br>WC  | SOURCE OF FUNDS (See Instructions)<br>WC  |   |                           |  |
| 5                           | CHECK IF DISCL   | CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E)   |   |                           |  |
| 6                           | CITIZENSHIP OR PLACE OF ORGANIZATION<br>Delaware                             |   |   |                           |  |
| S<br>BENI<br>OV<br>REI<br>P | MBER OF<br>HARES<br>EFICIALLY<br>VNED BY<br>EACH<br>PORTING<br>ERSON<br>WITH | <ul> <li>7 SOLE VOTING I<br/>594,000 (See I</li> <li>8 SHARED VOTIN<br/>0</li> <li>9 SOLE DISPOSIT<br/>594,000 (See I</li> <li>10 SHARED DISPO<br/>0</li> </ul> | item 5)<br>NG POWER<br>TVE POWER<br>item 5) |                           |  |
| 11                          | AGGREGATE AM<br>594,000 (See Ite   |   | OWNED BY EACH REPORTING PE                  | RSON                      |  |
| 12                          | CHECK IF THE A   | GGREGATE AMOUNT IN  | ROW (11) EXCLUDES CERTAIN                   | SHARES (See Instructions) |  |
| 13                          | PERCENT OF CL.<br>6.3%   | ASS REPRESENTED BY A  | MOUNT IN ROW (11)                           |                           |  |
| 14                          | TYPE OF REPORTING PERSON (See Instructions)<br>PN                            |   |   |                           |  |

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|------------------------------------|---|--|-----------------------|--|
| 1                                  | NAME OF REPORTING PERSON<br>I.R.S. IDENTIFICATION NO. OF<br>Wynnefield Small Cap Value<br>(No IRS Identification No.) | ABOVE PERSON (entities only)   |                       |  |
| 2                                  | CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*<br>(a)□<br>(b)⊠   |  |                       |  |
| 3                                  | SEC USE ONLY  |  |                       |  |
| 4                                  | SOURCE OF FUNDS (See Instructions)<br>WC  |  |                       |  |
| 5                                  | CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E)                                   |  |                       |  |
| 6                                  | CITIZENSHIP OR PLACE OF ORGANIZATION<br>Cayman Islands  |  |                       |  |
| SH<br>BENE<br>OW<br>E<br>REP<br>PE | IBER OF<br>IARES<br>FICIALLY<br>NED BY<br>CACH<br>ORTING<br>CRSON<br>VITH   | VOTING POWER<br>35 (See Item 5)<br>EED VOTING POWER<br>DISPOSITIVE POWER<br>35 (See Item 5)<br>EED DISPOSITIVE POWER |                       |  |
| 11                                 | AGGREGATE AMOUNT BENEF<br>335,135 (See Item 5)  | CIALLY OWNED BY EACH REPORTING PERSON  |                       |  |
| 12                                 |   | MOUNT IN ROW (11) EXCLUDES CERTAIN SHARE   | ES (See Instructions) |  |
| 13                                 | PERCENT OF CLASS REPRESEN<br>3.6%   | ITED BY AMOUNT IN ROW (11)   |                       |  |
| 14                                 | TYPE OF REPORTING PERSON (<br>CO  | See Instructions)  |                       |  |

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|                | -  |  |                       |
| 1              | NAME OF REPORTING PERSON<br>I.R.S. IDENTIFICATION NO. OF<br>Wynnefield Capital Managem<br>13-4018186 | ABOVE PERSON (entities only)                           |                       |
| 2              | CHECK THE APPROPRIATE BO<br>(a)□<br>(b)⊠   | X IF A MEMBER OF A GROUP*                              |                       |
| 3              | SEC USE ONLY   |  |                       |
| 4              | SOURCE OF FUNDS (See Instructions)<br>WC   |  |                       |
| 5              | CHECK IF DISCLOSURE OF LEC   | GAL PROCEEDINGS IS REQUIRED PURSUANT TO                | D ITEMS 2(d) or 2(E)  |
| 6              | CITIZENSHIP OR PLACE OF OR<br>New York   | GANIZATION   |                       |
| SI<br>BENE     | MBER OF     1,116       HARES     8       SHAF     0   | VOTING POWER<br>5,600 (See Item 5)<br>EED VOTING POWER |                       |
| I<br>REP<br>PI |  | DISPOSITIVE POWER<br>5,600 (See Item 5)                |                       |
|                | 0  | EED DISPOSITIVE POWER                                  |                       |
| 11             | AGGREGATE AMOUNT BENEF<br>1,116,600 (See Item 5)   | CIALLY OWNED BY EACH REPORTING PERSON                  | N                     |
| 12             |  | MOUNT IN ROW (11) EXCLUDES CERTAIN SHAR                | ES (See Instructions) |
| 13             | PERCENT OF CLASS REPRESEN<br>11.9%   | ITED BY AMOUNT IN ROW (11)                             |                       |
| 14             | TYPE OF REPORTING PERSON (<br>OO (Limited Liability Compa  |  |                       |

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|------------------|--|--|-----------------------|--|
| 1                | NAME OF REPORTING PERSOI<br>I.R.S. IDENTIFICATION NO. OF<br>Wynnefield Capital, Inc.<br>13-3688495 | N<br>PABOVE PERSON (entities only)       |                       |  |
| 2                | CHECK THE APPROPRIATE BC   | X IF A MEMBER OF A GROUP*                |                       |  |
|                  | (a)□<br>(b)⊠   |  |                       |  |
| 3                | SEC USE ONLY   |  |                       |  |
| 4                | SOURCE OF FUNDS (See Instructions)<br>WC   |  |                       |  |
| 5                | CHECK IF DISCLOSURE OF LE  | GAL PROCEEDINGS IS REQUIRED PURSUANT TO  | ITEMS 2(d) or 2(E)    |  |
| 6                | CITIZENSHIP OR PLACE OF OF<br>Delaware   | RGANIZATION                              |                       |  |
|                  | 335,   | E VOTING POWER<br>135 (See Item 5)       |                       |  |
| SH<br>BENE<br>OW | FICIALLY<br>NED BY   | RED VOTING POWER                         |                       |  |
| REP<br>PH        |  | E DISPOSITIVE POWER<br>135 (See Item 5)  |                       |  |
|                  | <b>10</b> SHA<br>0   | RED DISPOSITIVE POWER                    |                       |  |
| 11               | AGGREGATE AMOUNT BENEI<br>335,135 (See Item 5)   | FICIALLY OWNED BY EACH REPORTING PERSON  |                       |  |
| 12               | CHECK IF THE AGGREGATE A   | MOUNT IN ROW (11) EXCLUDES CERTAIN SHARE | ES (See Instructions) |  |
| 13               | PERCENT OF CLASS REPRESE<br>3.6%   | NTED BY AMOUNT IN ROW (11)               |                       |  |
| 14               | TYPE OF REPORTING PERSON<br>CO   | (See Instructions)                       |                       |  |

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| 1                           | NAME OF REPORTING PE<br>I.R.S. IDENTIFICATION NO<br>Channel Partnership II, I<br>22-3215653 | O. OF ABOVE PERSON (entities only)   |                              |  |
| 2                           | CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*<br>(a)□<br>(b)⊠                           |  |                              |  |
| 3                           | SEC USE ONLY  |  |                              |  |
| 4                           | SOURCE OF FUNDS (See In<br>WC   | structions)  |                              |  |
| 5                           | CHECK IF DISCLOSURE O   | F LEGAL PROCEEDINGS IS REQUIRED PURSU  | JANT TO ITEMS 2(d) or 2(E)   |  |
| 6                           | CITIZENSHIP OR PLACE C<br>New York  | F ORGANIZATION   |                              |  |
| S<br>BENI<br>OV<br>REI<br>P | MBER OF<br>HARES 8<br>EFICIALLY<br>VNED BY<br>EACH 9<br>PORTING 9<br>ERSON<br>WITH          | SOLE VOTING POWER<br>11,600 (See Item 5)<br>SHARED VOTING POWER<br>0<br>SOLE DISPOSITIVE POWER<br>11,600 (See Item 5)<br>SHARED DISPOSITIVE POWER<br>0 |                              |  |
| 11                          | AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>11,600 (See Item 5)         |  | PERSON                       |  |
| 12                          | CHECK IF THE AGGREGA  | TE AMOUNT IN ROW (11) EXCLUDES CERTAI  | IN SHARES (See Instructions) |  |
| 13                          | PERCENT OF CLASS REPF<br>0.1 %  | ESENTED BY AMOUNT IN ROW (11)  |                              |  |
| 14                          | TYPE OF REPORTING PER<br>PN   | SON (See Instructions)   |                              |  |

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| 1                           | NAME OF REP<br>I.R.S. IDENTIFI<br>Nelson Obus                  | ORTING P<br>ICATION N                                 | ERSON<br>IO. OF ABOVE PERSON (entities only)                                |                      |
| 2                           | CHECK THE AI<br>(a)□   | PPROPRIA  | TE BOX IF A MEMBER OF A GROUP*  |                      |
| 3                           | (b)⊠<br>SEC USE ONLY   | Z   |   |                      |
| 4                           | SOURCE OF FU<br>N/A  | JNDS (See   | Instructions)   |                      |
| 5                           | CHECK IF DISC  | CLOSURE   | OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT T                                 | O ITEMS 2(d) or 2(E) |
| 6                           | CITIZENSHIP C<br>United States                                 | CITIZENSHIP OR PLACE OF ORGANIZATION<br>United States |   |                      |
|                             | 1  | 7   | SOLE VOTING POWER<br>1,463,335 (See Item 5)                                 |                      |
| S<br>BEN                    | MBER OF<br>SHARES<br>EFICIALLY<br>WNED BY                      | 8   | SHARED VOTING POWER<br>0  |                      |
| EACH<br>REPORTING<br>PERSON |  | 9   | SOLE DISPOSITIVE POWER<br>1,463,335 (See Item 5)                            |                      |
|                             |  |   | 1,405,555 (500 1011 5)  |                      |
|                             | PERSON   | 10  | SHARED DISPOSITIVE POWER<br>0   |                      |
|                             | PERSON<br>WITH   | AMOUNT I  | SHARED DISPOSITIVE POWER  | N                    |
| I                           | PERSON<br>WITH<br>AGGREGATE A<br>1,463,335 (Se                 | AMOUNT I<br>e Item 5)                                 | SHARED DISPOSITIVE POWER<br>0   |                      |
| 1                           | PERSON<br>WITH<br>AGGREGATE 4<br>1,463,335 (Se<br>CHECK IF THE | AMOUNT I<br>e Item 5)<br>AGGREG.                      | SHARED DISPOSITIVE POWER<br>0<br>BENEFICIALLY OWNED BY EACH REPORTING PERSO |                      |

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| 1                                       | NAME OF REPO<br>I.R.S. IDENTIFI<br>Joshua Landes | CATION N  | ERSON<br>IO. OF ABOVE PERSON (entities only)                              |                    |
| 2                                       | CHECK THE AI<br>(a)□<br>(b)⊠                     | PPROPRIA  | TE BOX IF A MEMBER OF A GROUP*  |                    |
| 3                                       | SEC USE ONLY                                     |   |   |                    |
| 4                                       | SOURCE OF FU<br>N/A                              | JNDS (See   | Instructions)   |                    |
| 5                                       | CHECK IF DISC                                    | CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) |   |                    |
| 6                                       | CITIZENSHIP C<br>United States                   | CITIZENSHIP OR PLACE OF ORGANIZATION<br>United States                               |   |                    |
| NU                                      | MBER OF  | 7   | SOLE VOTING POWER<br>1,451,735 (See Item 5)                               |                    |
| S<br>BEN                                | SHARES<br>EFICIALLY                              | 8   | SHARED VOTING POWER<br>0  |                    |
| OWNED BY<br>EACH<br>REPORTING<br>PERSON |  | 9   | SOLE DISPOSITIVE POWER<br>1,451,735 (See Item 5)                          |                    |
| 1                                       | WITH   |   |   |                    |
| 1                                       | WITH   | 10  | SHARED DISPOSITIVE POWER<br>0   |                    |
| 11                                      |  | AMOUNT I  | SHARED DISPOSITIVE POWER<br>0<br>BENEFICIALLY OWNED BY EACH REPORTING PER | SON                |
|   | AGGREGATE A<br>1,451,735 (Se                     | AMOUNT I<br>e Item 5)   | 0   |                    |
| 11                                      | AGGREGATE A<br>1,451,735 (Se<br>CHECK IF THE     | AMOUNT I<br>e Item 5)<br>AGGREG.  | 0<br>BENEFICIALLY OWNED BY EACH REPORTING PER                             |                    |

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This Amendment No. 8 (the "Amendment") amends the Statement of Beneficial Ownership on Schedule 13D originally filed with the Securities and Exchange Commission on May 17, 2002, as further amended by Amendment No. 1 filed on January 28, 2003, as further amended by Amendment No. 2 filed on February 20, 2003, as further amended by Amendment No. 3 filed on May 12, 2003, as further amended by Amendment No. 4 filed on June 28, 2007, as further amended by Amendment No. 5 filed on July 31, 2007, as further amended by Amendment No. 6 filed on October 11, 2007, and as further amended by Amendment No. 7 filed on December 4, 2007 (collectively, the "Schedule 13D") by the Wynnefield Reporting Persons (as defined below) with respect to shares of common stock, par value \$0.01 (the "Common Shares") of Crown Crafts, Inc. (the "Issuer"), whose principal executive offices are located at 916 South Burnside Avenue, Gonzales, Louisiana 70737. Unless specifically amended hereby, the disclosures set forth in the Schedule 13D shall remain unchanged. Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Schedule 13D.

## Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is hereby amended by the addition of the following:

On June 20, 2008, the Wynnefield Reporting Persons delivered a letter to the Issuer (the "Nomination Letter"), notifying the Issuer that the Wynnefield Reporting Persons intend to appear at the Issuer's annual meeting of stockholders scheduled to be held on August 12, 2008 and any adjournments or postponements thereof (the "Annual Meeting"), in person or by proxy, to nominate and seek to elect two individuals ("Nominees") as members of the Issuer's board of directors.

Subsequently, discussions have taken place between the Wynnefield Reporting Persons and representatives of the Issuer regarding the concerns of the Wynnefield Reporting Persons which prompted the filing of the Nomination Letter. As a result of these discussions, the Wynnefield Reporting Persons believe the parties have agreed upon the framework of a tentative settlement agreement between the Issuer and the Wynnefield Reporting Persons. The parties continue to negotiate the specific details of the settlement agreement. However, there can be no assurance that a final settlement agreement acceptable to all the parties will be reached. In the event that such a settlement agreement is not reached, the Wynnefield Reporting Persons intend to vigorously pursue the election of their Nominees. In such event, the Wynnefield Reporting Persons will file a proxy statement with the Securities and Exchange Commission and intend to solicit proxies on behalf of the Nominees.

Other than as set forth in this Item 4, the Wynnefield Reporting Persons do not have any current plans, proposals or negotiations that relate to or would result in any of the matters referred to in paragraphs (a) through (j) of Item 4 of the Schedule 13D. The Wynnefield Reporting Persons intend to review their investment in the Issuer on a continuing basis, and to the extent permitted by law, may seek to engage in discussions with other stockholders and/or with management and the board of directors of the Issuer concerning the business, operations or future plans of the Issuer. Depending on various factors including, without limitation, the Issuer's financial position, the price levels of the Common Shares, conditions in the securities markets and general economic and industry conditions, the Wynnefield Reporting Persons may, in the future take such actions with respect to their investment in the Issuer as they deem appropriate including, without limitation, purchasing additional Common Shares, selling Common Shares, engaging in short selling of or any hedging or similar transaction with respect to the Common Shares, taking any other action with respect to the Issuer or any of its securities in any manner permitted by law or changing its intention with respect to any and all matters referred to in paragraphs (a) through (j) of Item 4.

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## SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Schedule 13D is true, complete and correct.

Date: June 30, 2008

## WYNNEFIELD PARTNERS SMALL CAP VALUE, L.P.

By: Wynnefield Capital Management, LLC, General Partner

By: /s/ Nelson Obus

Nelson Obus, Co-Managing Member

# WYNNEFIELD PARTNERS SMALL CAP VALUE, L.P. I

By: Wynnefield Capital Management, LLC, General Partner

By: /s/ Nelson Obus

Nelson Obus, Co-Managing Member

# WYNNEFIELD SMALL CAP VALUE OFFSHORE FUND, LTD.

By: Wynnefield Capital, Inc.

By: /s/ Nelson Obus

Nelson Obus, President

## CHANNEL PARTNERSHIP II, L.P.

By: /s/ Nelson Obus

Nelson Obus, General Partner

# WYNNEFIELD CAPITAL MANAGEMENT, LLC

By: /s/ Nelson Obus

Nelson Obus, Co-Managing Member

## WYNNEFIELD CAPITAL, INC.

By: /s/ Nelson Obus

Nelson Obus, President

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|                     | /s/ Nelson Obus       |                     |
|                     | Nelson Obus, Individ  | dually              |
|                     | /s/ Joshua H. Landes  |                     |
|                     | Joshua H. Landes, Ind | dividually          |