ARC WIRELESS SOLUTIONS INC Form SC 13D November 03, 2008

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

#### **SCHEDULE 13D**

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

ARC Wireless Solutions, Inc.

(Name of Issuer)

Common Stock, \$0.0005 Par Value

(Title of Class of Securities)

03878k207

(CUSIP Number)

**Brean Murray Carret Group Inc.** 

40 West 57th Street

20th Floor

New York, New York 10019

(212) 231-3918

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

Copy To:

John A. Elofson

Michelle H. Shepston

Davis Graham & Stubbs LLP

1550 17th Street

Suite 500

Denver, Colorado 80202

(303) 892-9400

#### December 29, 2006

(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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. O

**Note**: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 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 on 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).

PERSONS WHO RESPOND TO THE COLLECTION OF INFORMATION CONTAINED IN THIS FORM ARE NOT REQUIRED TO RESPOND UNLESS THE FORM DISPLAYS A CURRENTLY VALID OMB CONTROL NUMBER.

1.	Names of Reporting Persons Brean Murray Carret Group Inc.			
2.	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a)	0		
	(b)	0		
3.	SEC Use Only			
4.	Source of Funds (See Instructions) OO			
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) O			
6.	Citizenship or Place of Organization British Virgin Islands			
	7.	Sole Voting Power 429,532		
Number of	8.	Shared Voting Power		
Shares Beneficially		0		
Owned by		, and the second		
Each	9.	Sole Dispositive Power		
Reporting Person With		429,532		
	10.	Shared Dispositive Power		
		0		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 429,532			
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o			
13.	Percent of Class Represented by Amount in Row (11) 13.9%			
14.	Type of Reporting Person (See Instructions) CO			
		2		

1.	Names of Reporting Persons Q Management Services (PTC) Ltd. as Trustee of the PQ II Trust and as Trustee of the PQ III Trust				
2.	Check the Appropriate Bo	ox if a Member of a Group (See Instructions)			
	(b)	0			
3.	SEC Use Only				
4.	Source of Funds (See Instructions) N/A				
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) O				
6.	Citizenship or Place of Organization British Virgin Islands				
	7.	Sole Voting Power 0			
Number of Shares Beneficially	8.	Shared Voting Power 429,532			
Owned by Each Reporting Person With	9.	Sole Dispositive Power 0			
	10.	Shared Dispositive Power 429,532			
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 429,532				
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o				
13.	Percent of Class Represented by Amount in Row (11) 13.9%				
14.	Type of Reporting Person CO	(See Instructions)			

1.	Names of Reporting Perso Phyllis Quasha	ns		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a)	0		
	(b)	o		
3.	SEC Use Only			
4.	Source of Funds (See Instructions) N/A			
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) O			
6.	Citizenship or Place of Organization Australia			
	7.	Sole Voting Power 0		
Number of	8.	Shared Voting Power		
Shares Beneficially		429,532		
Owned by	9.			
Each Reporting	<i>)</i> .	Sole Dispositive Power 0		
Person With		V		
	10.	Shared Dispositive Power		
		429,532		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 429,532			
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) O			
13.	Percent of Class Represented by Amount in Row (11)			
	13.9%			
14.	Type of Reporting Person (See Instructions) IN			
		4		

## Item 1. Security and Issuer

The title of the class of equity securities to which this statement relates is common stock, \$0.0005 par value (the Common Stock), of ARC Wireless Solutions, Inc. (the Issuer), whose principal executive offices are located at 210601 West 48th Avenue, Wheat Ridge, Colorado 80033-2660.

#### Item 2. Identity and Background

This statement on Schedule 13D (the Statement ) is being jointly filed by each of the following persons (being herein collectively referred to as the Reporting Persons ) pursuant to Section 13(d) of the Securities Exchange Act of 1934, as amended (the Act ), with respect to the Common Stock: Brean Murray Carret Group Inc., a British Virgin Islands company ( Brean ); Q Management Services (PTC) Ltd., a British Virgin Islands company ( Q Management ), as Trustee of the PQ II Trust, a trust administered under the laws of the British Virgin Islands ( PQ II ) and as Trustee of the PQ III Trust, a trust administered under the laws of the British Virgin Islands ( Quasha ).

The Reporting Persons are making a single joint filing pursuant to Rule 13d-1(k)(1) of the Act.

Prior to the filing of this Statement, Evansville Limited, a British Virgin Islands company (Evansville), who reported beneficial ownership of 428,625 shares of Common Stock, ceased to beneficially own such shares and all beneficial interest of every kind and nature in the Common Stock was acquired by Brean as part of a corporate restructuring.

Q Management, as Trustee of PQ II and as Trustee of PQ III, owns all of the capital stock of Brean. Vicali Services (BVI) Inc., a British Virgin Islands company (Vicali), is the sole director of Brean, and Susan V. Demers, a United States citizen (Demers), and Margaret Price Findlay, a citizen of Trinidad and Tobago (Findlay), are the directors of Brean. Q Management is the sole trustee of each of PQ II and PQ III. Each of PQ II and PQ III are revocable trusts. Vicali is the sole director of Q Management. Quasha, an Australian citizen, is the settlor of each of PQII and PQIII and, as such, is in a position, indirectly, to determine the investment and voting positions made by Brean.

The principal business address and principal business or occupation of each Reporting Person and each other person identified above is as follows:

Principal Business or
Name Business Address Occupation

Brean Murray Carret Group Tropic Isle Building Investment holding company

Inc. P.O. Box 3331

Road Town, Tortola

British Virgin Islands VG 1110

Q Management Services (PTC) Ltd., as Trustee of the PQ II Trust and as Trustee of the PQ III Trust	Tropic Isle Building P.O. Box 3331 Road Town, Tortola British Virgin Islands VG 1110	Private trust company
Phyllis Quasha	Lyford Suites Suite 12 Lyford Cay Club Nassau, New Providence The Bahamas	Retired
Vicali Services (BVI) Inc.	Tropic Isle Building P.O. Box 3331 Road Town, Tortola British Virgin Islands VG 1110	Company administration
Susan V. Demers	Tropic Isle Building P.O. Box 3331 Road Town, Tortola British Virgin Islands VG 1110	Attorney
Margaret Price Findlay	Tropic Isle Building P.O. Box 3331 Road Town, Tortola British Virgin Islands VG 1110	Attorney

During the past five years, no Reporting Person and, to the knowledge of the Reporting Persons, none of the executive officers or directors of the Reporting Persons, if applicable, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a 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.

#### Item 3. Source and Amount of Funds or Other Consideration

As described in Item 5(c) below, Brean acquired the 37,066 shares of Common Stock for an aggregate purchase price of \$146,518.19 and financed the purchase through cash on hand.

The information related to the transfer of the Common Stock previously owned by Evansville describe in Item 2 above is incorporated herein by reference.

### Item 4. Purpose of Transaction

The Reporting Persons acquired the shares of Common Stock of the Issuer for general investment purposes. The Reporting Persons will continuously evaluate their ownership of Common Stock and the Issuer s business and industry. Depending on market conditions and other factors that the Reporting Persons may deem material to their investment decision, including the availability of other investment opportunities, each Reporting Person may from time to time acquire additional shares of Common Stock in the open market or in privately negotiated transactions or dispose of all or a portion of the shares of Common Stock that such Reporting Person now owns or may hereafter acquire.

The Reporting Persons intend to, along with other shareholders of the Issuer, nominate an alternative slate of directors for election to the Issuer s Board of Directors at the earliest possible opportunity.

Without limitation of the foregoing (and consistent with their investment purpose), the Reporting Persons will continue to consider alternative courses of action and will in the future take such actions with respect to their investment in the Issuer as they deem appropriate in light of the circumstances existing from time to time. Such actions, in addition to that discussed above, may include making recommendations to members of management concerning various business strategies, acquisitions, policies, seeking to acquire control of the Issuer through a merger, proxy solicitation, tender offer, significant equity investment, exchange offer or otherwise, or such other actions as the Reporting Persons may deem appropriate.

The Reporting Persons intention as described above would result in a change in the present board of directors of the Issuer.

#### Item 5. Interest in Securities of the Issuer

(a) As of October 30, 2008, each Reporting Person beneficially owns the following number of shares of Common Stock (all computations of the percentage of outstanding Common Stock set forth herein are based on a total of 3,090,838 shares of Common Stock outstanding as of October 2, 2008 as reported in the Issuer s proxy statement for its 2008 annual meeting of shareholders, as filed with the Securities and Exchange Commission on October 3, 2008):

	<b>Number of Shares Beneficially</b>		
Name of Filing Person	Owned	Percent of Outstanding	
Brean Murray Carret Group Inc.	429,532	1	13.9%
Q Management Services (PTC) Ltd., as Trustee of the	429,532	1	13.9%
PQ II Trust and as Trustee of the PQ III Trust			
Phyllis Quasha	429,532	1	13.9%

- (b) Brean is deemed to solely have the power to vote or direct the vote of, and to dispose or direct the disposition of, the Common Stock beneficially owned by Brean. Because of their relationship to Brean as identified in Item 2 above, each of Q Management, as Trustee of PQ II, and Q Management, as Trustee of PQ III, Vicali, Demers, Findlay, Q Management and Quasha share voting and dispositive power with regard to the Common Stock owned by Brean and, therefore, may be deemed to have indirect beneficial ownership of the Common Stock owned by Brean.
- (c) As identified in Item 2 above, prior to the filing of this Statement, Evansville, who reported beneficial ownership of 428,625 shares of Common Stock, ceased to beneficially own such shares and all beneficial interest of every kind and nature in the Common Stock was acquired by Brean as part of a corporate restructuring. Such shares acquired by Brean were reported on Schedule 13G, and amendments thereto, by Evansville, who is the record holder of the Common Stock; however, Evansville had no beneficial ownership over such shares.

The following transactions were effective by the identified parties during the sixty days preceding the date of filing of this Schedule 13D:

Reporting Person	Date	Buy/Sell	Number of Shares	Price Per Share
Brean Murray	Sept. 2nd	Buy	1,603 shares	\$ 4.2984
Brean Murray	Sept. 9th	Buy	2,200 shares	\$ 4.1492
Brean Murray	Sept. 15th	Buy	1,500 shares	\$ 4.10
Brean Murray	Sept. 16th	Buy	3,451 shares	\$ 4.1314
Brean Murray	Sept. 18th	Buy	3,236 shares	\$ 4.1233
Brean Murray	Sept. 25th	Buy	1,424 shares	\$ 4.10
Brean Murray	Sept. 29th	Buy	5,251 shares	\$ 4.0979
Brean Murray	Sept. 30th	Buy	1,730 shares	\$ 4.00
Brean Murray	Oct. 1st	Buy	708 shares	\$ 4.00
Brean Murray	Oct. 2nd	Buy	11,000 shares	\$ 3.9455
Brean Murray	Oct. 7th	Buy	2,300 shares	\$ 3.90
Brean Murray	Oct. 20th	Buy	1,200 shares	\$ 2.75
Brean Murray	Oct. 24th	Buy	565 shares	\$ 2.6561
Brean Murray	Oct. 30th	Buy	898 shares	\$ 2.75

All of the above transactions were reported in the name of Evansville, who is the record holder of the Common Stock; however, Evansville had no beneficial ownership in such shares.

All of the above transactions were effected on the NASDAQ Capital Market.

#### Item 6.

# Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Jason Young, a director of the Issuer and representative of Brean and other shareholders of the Issuer, has been appointed by the Reporting Persons, along with other shareholders of the Issuer, to effect the purposes described in Item 4 above. The Reporting Persons may grant Mr. Young proxies to vote the Common Stock held by each Reporting Person in the event a meeting is held as contemplated in Item 4.

Except as described herein, none of the Reporting Persons, and none of the executive officers or directors of the Reporting Persons, has any contracts, arrangements, understandings or relationships (legal or otherwise) with any person with respect to any securities of the Issuer, including but not limited to, transfer or voting of any of the securities of the Issuer, finder s fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies, or a pledge or contingency the occurrence of which would give another person voting or investment power over securities of the Issuer.

The information set forth under Item 4 above is incorporated herein by reference.

Item 7.

Material to be Filed as Exhibits

Exhibit 1

Joint Filing Agreement, dated November 3, 2008.

#### **SIGNATURE**

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

November 3, 2008

### BREAN MURRAY CARRET GROUP INC.

By:

By: Vicali Services (BVI) Inc.

Its Director

/s/ Susan V. Demers

Name: Susan V. Demers

Title: Director

# Q MANAGEMENT SERVICES (PTC) LTD.

By: Vicali Services (BVI) Inc.

Its Director

By: /s/ Susan V. Demers

Name: Susan V. Demers

Title: Director

/s/ Phyllis Quasha Phyllis Quasha

#### **ATTENTION**

Intentional misstatements or omissions of fact constitute Federal Criminal Violations (See 18 U.S.C. 1001).