ARGAN INC Form SC 13D May 24, 2006

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OMB APPROVAL

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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. 3)\*

Argan, Inc. (Name of Issuer)

Common Stock, par value \$0.15 (Title of Class of Securities)

746375104 (CUSIP Number)

Richard A. Krantz
Robinson & Cole LLP
Financial Centre
695 East Main Street
Stamford, Connecticut 06901
(203) 462-7505

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

May 8, 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 Rule 13d-1(e), Rule 13d-1(f) or Rule 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 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

			subject to the li .l other provision		that section of the (however, see the	e Act
					tained in this form	
CUSIP No 7	46375104 				Page 2	of 14
(1)	Names of (entitie	es only	7).	Identification	n Nos. of above pe	rsons
(2)	Check th	_	copriate box if a	member of a g	roup (see instruct	ions)
(3)	SEC use	only				
(4)	Source o	of fund	ds (see instructio	ons)		
(5)			osure of legal pr 2(e)  _	coceedings is	required pursuant	 to
(6)	Citizens	ship on	place of organiz			
		(7)	Sole Voting Powe	er	786 <b>,</b> 937	
Number of shares beneficiall owned by ea		(8)	Shared Voting Po	)wer	0	
reporting person with		(9)	Sole Dispositive	e Power	786,937	
		(10)	Shared Dispositi	ve Power	0	
(11)	Aggregat	te Amoi	unt Beneficially (786,937		Reporting Person	

	(12)	Check if (See Inst			_   _  	in Row (11	.) Exclude	es Certain	Shares
	(13)	Percent o	of Cla	ss Repre	sented by	/ Amount i	n Row (11	)	
	(14)	Type of I	Report	ing Pers	on (See I PN	Instructio	ons)		
	 No 7	46375104						Pag	 e 3 of 14
	(1)		s only		sons IRS	Identific	ation Nos	of above	
	(2)	Check the	I	opriate	box if a	member of	a group	(see instr	uctions)
	(3)	SEC use (	only						
	(4)	Source of	f fund	ls (see i	nstructic WC	ons)			
	(5)	Check if Items 2(c				roceedings	s is requi	red pursua	nt to
	(6)	Citizensh	nip or	place c	of organiz Connect				
			(7)	Sole Vo	ting Powe	 er		3,000	
Number shares benefi owned	s Lciall	-	(8)	Shared	Voting Po	ower		0	
owned by eac reporting person with:			(9)	Sole Di	spositive	e Power		3,000	
			(10)	Shared	Dispositi	ive Power		0	

(11) Aggregate Amount Beneficially Owned by Each Reporting Person 3,000

(12)	Check if (See Inst			Amount in Ro	w (11) Exclude	es Certain Shares
(13)	Percent o	of Cla	ss Repre:	sented by Amo	unt in Row (1:	1)
(14)	) Type of F	Report	ing Perso	on (See Instr OO	uctions)	
CUSIP No	746375104					Page 4 of 14
(1)	Names of (entities MSR Advis	only	).	sons IRS Iden	tification Nos	s. of above persons
(2)	Check the  (a)  _   (b)  _		opriate l	box if a memb	er of a group	(see instructions)
(3)	SEC use o	only				
(4)	Source of	fund	s (see in	nstructions) 00		
(5) Check if disclosure of legal proceedings Items 2(d) or 2(e)  _						ired pursuant to
(6)	Citizensh	nip or	place o	f organizatio Connecticut		
		(7)	Sole Vot	ting Power		50,000(1)
Number of shares beneficial owned by	-	(8)	Shared V	Voting Power		786,937(2)
reporting person wit		(9)	Sole Di:	spositive Pow	er 	50,000(1)
		(10)	Shared I	Dispositive P	ower	786,937(2)

(11) Aggregate Amount Beneficially Owned by Each Reporting Person  $836,937\,(1)\,(2)$ 

	(12)	Check if			in Row (11)	Excludes Certain Shares
	(13)	Percent o	of Cla	ss Represented		Row (11)
	(14)	Type of I	Report	ing Person (Sec	e Instruction	s)
(1)	Inc. MSR A	dvisors,	Inc. m		o indirectly	ts held by MSR Advisors, beneficially own 786,937 BIC, L.P.
CUSIP	No 7	46375104				Page 5 of 14
	(1)	(entities	s only		RS Identifica	tion Nos. of above persons
	(2)	(a)  _ (b)  _	l	opriate box if	a member of	a group (see instructions)
	(3)	SEC use	only			
	(4)	Source of	f fund	s (see instruct AF	cions)	
	(5)	Check if Items 2(			proceedings	is required pursuant to
	(6)	Citizensl	nip or	place of organ	nization ecticut	
			(7)	Sole Voting Po	ower	0
	s iciall	-	(8)	Shared Voting	Power	786,937(1)
owned by each reporting person with:			(9)	Sole Disposit:	ive Power	0

		(10) Shared Dispositive Power 786,937(1)	
	(11)	Aggregate Amount Beneficially Owned by Each Reporting Person 786,937(1)	
	(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	
	(13)	Percent of Class Represented by Amount in Row (11) 17.2%	
	(14)	Type of Reporting Person (See Instructions)  00	_
(1)		SBIC Partners, LLC may be deemed to indirectly beneficially own 37 shares of Common Stock held directly by MSR I SBIC, L.P.	
CUSIP	No 7	46375104 Page 6 of 1	. 4
	(1)	Names of reporting persons IRS Identification Nos. of above persons (entities only).  Daniel A. Levinson	;
	(2)	Check the appropriate box if a member of a group (see instructions)  (a)  _   (b)  _	
	(3)	SEC use only	
	(4)	Source of funds (see instructions)  AF	
	(5)	Check if disclosure of legal proceedings is required pursuant to Items $2(d)$ or $2(e) \mid_{-}\mid$	
	(6)	Citizenship or place of organization U.S.	_
		(7) Sole Voting Power 5,000(1)	
	s iciall by ea		

person wi	ith:	(9)	Sole Dis	positive Pc	wer	5,000(1)
		(10)	Shared D	ispositive	Power	839,937(2)
(11	1) Aggregate	· Amour	nt Benefi	cially Owne 844,937(1)	ed by Each Repo	rting Person
(12	2) Check if (See Inst			1_1	Row (11) Exclud	es Certain Shares
(13	3) Percent c	of Clas	ss Repres		nount in Row (1	
(14	4) Type of R	eport:	ing Perso	n (See Inst IN	ructions)	
(2) Mr. sha	. Levinson ma ares of Commo ares of Commo ares of Commo	y be on Stoon Stoo	deemed to ck held d ck held d	indirectly irectly by irectly by	beneficially MSR I SBIC, L. Tri-Lev LLC an	

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## ITEM 1. SECURITY AND ISSUER

This Statement on Schedule 13D (this "Schedule 13D") relates to the common stock, par value \$0.15 per share (the "Common Stock"), of Argan, Inc., a Delaware corporation (the "Issuer"), acquired from Issuer in a private offering (the "Private Offering") pursuant to that certain Stock Purchase Agreement by and between Issuer and MSR I SBIC, L.P. dated May 4, 2006 (the "Stock Purchase Agreement").

The address of Issuer's principal office is One Church Street, Suite 302, Rockville, MD 20850.

#### ITEM 2. IDENTITY AND BACKGROUND

This Schedule 13D is being filed on behalf of MSR I SBIC, L.P., a Delaware limited partnership ("MSRI"), MSR Advisors, Inc. a Connecticut corporation ("MSRA"), MSR I SBIC Partners, LLC, a Connecticut limited liability company ("MSRI Partners"), Tri-Lev LLC, a Connecticut limited liability company ("Tri-Lev"), and Daniel A. Levinson, an individual and citizen of the United States ("Levinson" and, collectively with MSRI, MSRA, MSRI Partners and Tri-Lev, the "Reporting Persons").

Appendix A attached hereto and incorporated herein by reference sets forth with respect to each general partner, executive officer and director of MSRI, MSRA, MSRI Partners and Tri-Lev the following information: (a) name; (b)

residence or business address; (c) present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted; and (d) citizenship of such person.

MSRI's principal business is to invest in small to mid-sized companies with less than \$18,000,000 in net worth. The principal business address of MSRI is 8 Wright Street, Westport, Connecticut 06880.

Tri-Lev's principal business is investing in a variety of investments. The principal business address of Tri-Lev is 8 Wright Street, Westport, Connecticut 06880.

MSRA's principal business is to act as an investment counselor and portfolio manager of certain funds. The principal business address of MSRA is 8 Wright Street, Westport, Connecticut 06880.

MSRI Partners' principal business is acting as the general partner of MSRI. The principal business address of MSRI Partners is 8 Wright Street, Westport, Connecticut 06880.

Levinson's principal business is acting as the president of MSRA. Levinson's principal business address is 8 Wright Street, Westport, Connecticut 06880.

None of the Reporting Persons or the individuals listed in Appendix A has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) during the past five years.

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None of the Reporting Persons or the individuals listed in Appendix A has been a party to any 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 further violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding any violation with respect to such laws during the last five years.

#### ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

On May 8, 2006, Issuer issued to MSR I SBIC, L.P. 240,000 shares of its common stock pursuant to a certain Stock Purchase Agreement dated as of May 4, 2006. MSR I SBIC, L.P. is an entity ultimately controlled by Levinson. Accordingly, Levinson may be deemed to beneficially own 786,937 shares of common stock held by MSR I SBIC, L.P. (including the 240,000 shares issued to MSR SBIC I, L.P. on May 8, 2006) as well as (i) 3,000 shares of common stock held by Tri-Lev LLC, (ii) 50,000 shares of common stock underlying warrants held by MSR Advisors, Inc. and (iii) 5,000 shares of common stock underlying a stock option held by Levinson. The source of funds for the purchase of the 240,000 shares of common stock was working capital of MSR I SBIC, L.P.

### ITEM 4. PURPOSE OF TRANSACTION

The Common Stock has been acquired for the purpose of making an investment in the Issuer and not with the present intention of acquiring control of the Issuer's business. Levinson participates directly in the management of the

Issuer through representation on the Issuer's Board of Directors (the "Board") by virtue of Levinson's appointment to fill a vacancy on the Board effective as of May 1, 2003.

The Reporting Persons intend to review the investment in the Issuer on the basis of various factors, including the Issuer's business, financial condition, results of operations and prospects, general economic and industry conditions, the securities markets in general and those for the Issuer's securities in particular, as well as other developments and other investment opportunities. Based upon such review, the Reporting Persons will take such actions in the future as they may deem appropriate in light of the circumstances existing from time to time. If the Reporting Persons believe that further investment in the Issuer is attractive, whether because of the market price of the Issuer's securities or otherwise, they may acquire shares of Common Stock or other securities of the Issuer either in the open market or in privately-negotiated transactions. Similarly, depending on market conditions and other factors, the Reporting Persons may determine to dispose of some or all of the securities currently owned by the Reporting Persons or otherwise acquired by the Reporting Persons either in the open market or in privately negotiated transactions.

Except as set forth above, the Reporting Persons have not formulated any plans or proposals that relate to or would result in:

The acquisition by any person of additional securities of the (a) Issuer, or the disposition of securities of the Issuer;

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An extraordinary corporate transaction, such as a merger, (b) reorganization or liquidation involving the Issuer or any of its subsidiaries;

- (C) A sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries;
- Any change in the present Board of Directors or management of the (d) Issuer, including any plans or proposals to change the number of or term of directors or to fill any existing vacancies on the Board;
- Any material change in the present capitalization or dividend policy (e) of the Issuer;
- Any other material change in the Issuer's business or corporate (f) structure;
- Changes in the Issuer's charter, by-laws, or instruments (g) corresponding thereto or other actions that may impede the acquisition of control of the Issuer by any person;
- (h) Causing a class of the securities of the Issuer to be delisted from a national securities exchange or cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;
- A class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934, as amended; or

(j) Any action similar to any of those listed above.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

(a) and (b) As a result of certain relationships, each of the Reporting Persons may be deemed to directly and/or indirectly beneficially own up to 844,937 shares of Common Stock, representing in the aggregate approximately 18.3% of the outstanding shares of Common Stock, based on (i) the number of shares of Common Stock reported to be outstanding as of December 12, 2005, in the Issuer's Quarterly Report on Form 10-QSB for the period ended October 31, 2005, as filed with the Securities and Exchange Commission (the "SEC") on December 14, 2005, together with (ii) an aggregate of 760,000 shares of Common Stock issued by the Issuer on or about May 8, 2006 (including 240,000 shares of Common Stock which are the subject of this Schedule 13D), (iii) 50,000 shares underlying warrants and (iv) 5,000 shares underlying a stock option. The table below sets forth the number of shares of Common Stock that may be deemed to be directly and indirectly beneficially owned by each Reporting Person. Each Reporting Person expressly disclaims beneficial ownership of any securities beneficially owned by any other Reporting Person.

Due to their relationship with one another, the Reporting Persons may be deemed to constitute a "group" under Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Act"), with respect to their beneficial ownership of the shares of Common Stock, warrants and stock option. The Reporting Persons, however, expressly disclaim such status and declare that the filing of this Schedule 13D is not and should not be deemed an admission that any Reporting Person, for purposes of Section 13(d) of the Act or otherwise, is the beneficial owner of the shares of Common Stock or warrants held by any other Reporting Person.

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	Number of	Shares					
	With Sole	Voting	Number of Shares With				
Reporting	and Dispo	ositive	Shared	Voting			
Persons	Powe	er	and Dispos	itive Power			
		Underlying					
		Warrants or	Underlying				
	Common Stock	Options	Common Stock	Warrants or Options			
Tri-Lev	3,000	0	0	0			
MSRI	786 <b>,</b> 937	0	0	0			
MSRI Partners	0	0	786,937(1)	0			
MSRA	0	50,000(2)	786,937(3)	0			
	2	5 000 (4)	500 005 (F)	50,000,00			
Levinson	0	5,000(4)	789,937(5)	50,000(6)			

<sup>(1)</sup> MSRI Partners may be deemed to indirectly beneficially own 786,937 shares of common stock held directly by MSRI.

Aggrega Number Share Beneficiall

<sup>(2)</sup> Common Stock underlying warrants held by MSRA. Warrants are exercisable

until December 31, 2012.

- MRSA may be deemed to indirectly beneficially own 786,937 shares of common (3) stock held directly by MSRI.
- (4) Common Stock underlying stock option held by Mr. Levinson. The option is exercisable until June 19, 2013.
- Mr. Levinson may be deemed to indirectly beneficially own 786,937 shares of common stock held by directly MSRI and 3,000 shares of common stock held directly by Tri-Lev.
- Mr. Levinson may be deemed to indirectly beneficially own 50,000 shares of common stock underlying warrants held directly by MSRA. See Note (2).
  - Other than as reported in this Schedule 13D, none of the Reporting Persons has effected any transactions involving the Common Stock or the warrants in the 60 days prior to filing this Schedule 13D.
  - (d) No other persons have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Securities.
  - (e) Not applicable.

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ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

There are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 and between such persons and any person with respect to any securities of the issuer.

#### ITEM 7. MATERIAL FILED AS EXHIBITS

- 1. Joint Filing Agreement, dated May 9, 2003.\*
- 2. Power of Attorney, dated May 9, 2003.\*\*
- \* Incorporated by reference to Exhibit 1 to the Reporting Person's Schedule 13D filed with the Securities and Exchange Commission on May 9, 2003.
- \*\* Incorporated by reference to Exhibit 2 to the Reporting Person's Schedule 13D filed with the Securities and Exchange Commission on May 9, 2003.

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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 statement is true and correct.

Dated May 18, 2006

MSR I SBIC, L.P.

By: MSR I SBIC Partners, LLC, its general partner

By: MSR Advisors, Inc., its Manager

By: /s/ Daniel Levinson

Name: Daniel Levinson Title: President

Tri-Lev LLC

By: /s/ Daniel Levinson

Name: Daniel Levinson Title: Managing Member

MSR Advisors, Inc.

By: /s/ Daniel Levinson

Name: Daniel Levinson
Title: President

MSR I SBIC Partners, LLC

By: /s/ Daniel Levinson

Name: Daniel Levinson

Name: Daniel Levinson Title: Managing Member

/s/ Daniel Levinson
----Daniel Levinson

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APPENDIX A

MSR I SBIC, L.P.

NAME/PLACE OF CITIZENSHIP POSITION WITH MSR I SBIC, L.P. MSR I SBIC Partners, LLC General Partner

MSR I SBIC Partners, LLC: General Partner of MSR I SBIC, L.P.

Each of the listed individuals is a resident of the United States and has his business address at 8 Wright Street, Westport, Connecticut 06880.

NAME/PLACE OF POSITION WITH MSR I SBIC PRINCIPAL CITIZENSHIP PARTNERS, LLC OCCUPATION/BUSINESS

Daniel A. Levinson Managing Member President of MSR Advisors, Inc.

MSR Advisors, Inc. Manager Investment Counselor

and Portfolio Manager

Marshall Kiev Member Secretary of MSR

Advisors, Inc.

David Schneider Member Employee of MSR

Advisors, Inc.

Mark Bates Member Employee of MSR

Advisors, Inc.

MSR Advisors, Inc.: Investment Advisor to MSR I SBIC, L.P. and Manager of

Tri-Lev LLC and MSR I SBIC Partners, LLC

Each of the listed persons is a resident of the United States and has his business address at 8 Wright Street, Westport, Connecticut 06880. Unless otherwise noted, each of the listed persons' position with MSR Advisors, Inc. is also his principal occupation.

NAME/PLACE OF CITIZENSHIP POSITION WITH MSR ADVISORS, INC.

Daniel A. Levinson Sole Shareholder/President

Michael Tamulis Chief Financial Officer

Marshall Kiev Secretary

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TRI-LEV LLC

Each of the listed persons is a resident of the United States and has a business address at 8 Wright Street, Westport, Connecticut 06880.

NAME/PLACE OF POSITION WITH PRINCIPAL PRINCIPAL
CITIZENSHIP TRI -LEV LLC OCCUPATION/BUSINESS BUSINESS/RESIDENTIAL

ADDRESS

Daniel A. Levinson Managing Member President of MSR

Advisors, Inc.

MSR Advisors, Inc. Manager Investment

Counselor and Portfolio Manager

Jonathan Levinson Member Private Investor 75 Dorchester Road,

Scarsdale, New York

10583

Deborah Weber Member Homemaker 220 Mulbury Road,

Orange, Connecticut

06477