BLOCKBUSTER INC Form SC 13G June 17, 2008

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

BLOCKBUSTER INC.
(Name of Issuer)
Class A Common Stock, par value \$0.01 per share
(Title of Class of Securities)
093679108
(CUSIP Number)
June 13, 2008
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule 13G is filed:
[] Rule 13d-1(b) [X] Rule 13d-1(c) [] Rule 13d-1(d)
*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 the disclosures provided in a prior cover page.

The information required in 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).

CUSIP NO. 093679108

⁽¹⁾ Names of Reporting Persons. I.R.S. Identification Nos. of Above Persons (entities only):

Marathon Asset Management, LLC																	
(2)		k the a)	Appı	copria	ate B	0x	if		Membei	of	a	Gro	up	(See	Inst	truct	ions)
(3)	SEC	Use Onl	Ly 														
(4)	Citi	zenship	or E	lace	of 0:	rgaı	niza	tio	n: Del	Lawaı	re,	Unit	ed	State	es		
		Shares Report			_			(5)	Sole V	/otir							, 250*
									Shared Voting Power:								0
								(7)	Sole I	Dispo	sit	ive	Pow	er:		6 , 345	
								(8)	Shared								0
(9)	Aggr	 egate <i>l</i>	Amount	Bene	efici	ally	y Ow	ned	by Eac	ch Re	epor	ting	Pe	rson	: 6	,345,	 250*
(10)		k if t			gate .	Amoı	unt	in	Row	(9)	Exc	lude	s C	erta:	in Sl	hares	(See
(11)	Perc	ent of	Class	Repr	resen	ted	by	Amo	unt in	Row	(9)	:	5.1	응* 			
(12)	Type	of Rep	portin	ng Per	son	(See	e In	ıstr	uctions	s):	IA						
Block "Fund manag Marat the F by th deeme	buste "). er of hon a und, e Fun d to	s A Cor r Inc. Maratho the Fi nd the has so d. Thi benefic g Share	are hon Assund pund pole pole pole pole pole pole pole pole	neld k set Ma pursua Mar pwer t for th owr	oy Manager ant catho: to voi ne p	rathment to a n, i te a urpo	hon t, L an in i and oses 250	Spe LC Inv ts dir of Sh	cial Op ("Marat estment capaci ect the Reg.	oport thon' Ma ity a e di Sect	cuni ") anaç as t ispo	ty M serv gemen he i siti	es t nve on 0.1	er Fu as t Agree stmen of all 3d-3	and, the interment of rail Si	Ltd. inves t be manag hares arath	(the tment tween of held
Item	1(a)	Name (Of Iss	suer.	Blo	ckbı	uste	er I	nc.								
Item	1 (b)						_		Executi 7527(Offi	ces.					
Item	2(a)	Name o	of Per	son E	'ilin	g.	Mar	ath	on Asse	et Ma	anaç	jemen	t,	LLC			
Item	2(b)								ss Off w York,				f	None	, R	eside	nce.

- Item 2(c) Citizenship. Delaware, United States
- Item 2(d) Title of Class of Securities. Class A Common Stock, par value \$0.01 per share
- Item 2(e) CUSIP No. 093679108
- Item 3. If This Statement Is Filed Pursuant to Section 240.13d-1(b) or 240.13d-2(b) or (c), Check Whether the Person Filing is a:

Not Applicable.

Item 4. Ownership.

(a)	Amount	Beneficially	Owned	(as	of	June	13,	2008)	6,345,250*

- (b) Percent of Class (as of June 13, 2008) 5.1%*
- (c) Number of Shares as to which such person has:
 - (i) sole power to vote or to direct the vote 6,345,250*
 - (ii) shared power to vote or to direct the vote 0*
 - (iii) sole power to dispose or to direct the
 disposition of 6,345,250*
 - (iv) shared power to dispose or to direct the disposition of $$0^{\star}$$

* The Class A Common Stock, par value \$0.01 per share (the "Shares"), of Blockbuster Inc. are held by Marathon Special Opportunity Master Fund, Ltd. (the "Fund"). Marathon Asset Management, LLC ("Marathon") serves as the investment manager of the Fund pursuant to an Investment Management Agreement between Marathon and the Fund. Marathon, in its capacity as the investment manager of the Fund, has sole power to vote and direct the disposition of all Shares held

by the Fund. Thus, for the purposes of Reg. Section 240.13d-3, Marathon is deemed to beneficially own 6,345,250 Shares, or 5.1% of the deemed issued and outstanding Shares as of June 13, 2008.

Item 5. Ownership of Five Percent or Less of a Class.

Not Applicable.

Item 6. Ownership of More Than Five Percent on Behalf of Another Person.

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Not Applicable.

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

Not Applicable.

Item 9. Notice of Dissolution of Group.

Not Applicable.

Item 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of such securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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, complete and correct.

June 17, 2008

MARATHON ASSET MANAGEMENT, LLC

By: /s/ Gregory Florio

Name: Gregory Florio

Title: Chief Compliance Officer

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)