QUANTUM INDUSTRIAL PARTNERS LDC ET AL Form SC 13D/A July 24, 2008 UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13D
(Amendment No. 27)*
Under the Securities Exchange Act of 1934
BLUEFLY, INC.
(Name of Issuer)
Common Stock, par value \$0.01 per share
(Title of Class of Securities)
<u>096227103</u>
(CUSIP Number)
Stephen M. Vine, Esq.
Akin, Gump, Strauss, Hauer & Feld, L.L.P.
590 Madison Avenue
New York, New York 10022
<u>(212) 872-1000</u>
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

July 23, 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 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 [].

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

Continued on following page(s)

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Exhibit Index: Page 13

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OO, IV

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1 Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)					
Quantur	n Industrial Partner	s LDC			
2	Check the Appro	priate Box If a M	Iember of a Group (See Instructions)		
	11		a. o		
3 4 Not app	SEC Use Only Source of Funds icable.	(See Instructions	b. <sub>X</sub>		
5	Check Box If Dis	sclosure of Legal	Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
<b>6</b> Cayman	O Citizenship or Pla Islands	ace of Organizati	on		
J					
		7	Sole Voting Power		
Number	of		5,403,631		
Shares Benefici	ally	8	Shared Voting Power		
Owned 1	Зу		0		
Each					
Each Reportir	g	9	Sole Dispositive Power		
Person			5,403,631		
With					
		10	Shared Dispositive Power 0		
Aggregate Amount Beneficially Owned by Each Reporting Person 5,403,631					
12 Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) x					
13 39.1%					
14 Type of Reporting Person (See Instructions)					

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PN, IA

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1 Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)					
QIH Ma	nagement Investor	, L.P.			
2	Check the Appro	priate Box If a M	Member of a Group (See Instructions)		
			a. o b. x		
3 4 Not app		(See Instructions	A		
5		sclosure of Legal	Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
<b>6</b> Delawa		ace of Organizati	ion		
		_			
Number	of	7	Sole Voting Power 5,403,631		
Shares					
Benefic	ally	8	Shared Voting Power		
Owned	Ву		0		
Each					
Reportin	ng	9	Sole Dispositive Power		
Person			5,403,631		
With					
		10	Shared Dispositive Power 0		
11 Aggregate Amount Beneficially Owned by Each Reporting Person 5,403,631					
12 x					
13 39.1%					
14	Type of Reporting Person (See Instructions)				

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1 Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)					
QIH Management LLC					
2 Check the A	ppropriate Box If	a Member of a Group (See Instructions)			
	rr - r	a. o			
<ul><li>3 SEC Use Or</li><li>4 Source of Fu</li><li>Not applicable.</li></ul>	aly ands (See Instruction	b. X ons)			
5 Check Box 1	f Disclosure of Le	egal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6 Citizenship of Delaware	or Place of Organi	zation			
	7				
Number of	7	Sole Voting Power 5,403,631			
Shares Beneficially	8	Shared Voting Power			
Owned By		0			
Each Reporting	9	Sole Dispositive Power			
Person		5,403,631			
With	10	Shared Dispositive Power 0			
11 Aggregate Amount Beneficially Owned by Each Reporting Person 5,403,631					
12 Check Box I					
13 Percent of C 39.1%	lass Represented I	By Amount in Row (11)			
14 Type of Reporting Person (See Instructions)					

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OO, IA

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1 Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)					
Soros Fu	and Management LLC				
2	Check the Appropriate Box It	f a Member of a Group (See Instructions) a. O			
3 4 Not app	SEC Use Only Source of Funds (See Instruct licable.	b. x ions)			
5		egal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
<b>6</b> Delawar	O Citizenship or Place of Organ e	ization			
Number	<b>7</b> of	Sole Voting Power 5,403,631			
Shares Benefici	ally 8	Shared Voting Power			
Owned l	Ву	0			
Each Reportir	g <b>9</b>	Sole Dispositive Power			
Person		5,403,631			
With	10	Shared Dispositive Power 0			
<b>11</b> 5,403,63		lly Owned by Each Reporting Person			
12 x	Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13 39.1%					
14 Type of Reporting Person (See Instructions)					

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1 Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)					
SFM Do	omestic Investment	s LLC			
2	Check the Appro	priate Box If a M	Member of a Group (See Instructions)		
			a. o b. x		
3 4 Not app	SEC Use Only Source of Funds licable.	(See Instructions	A		
5	Check Box If Dis	sclosure of Legal	Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
<b>6</b> Delawa	O Citizenship or Plare	ace of Organizati	ion		
Number	of	7	Sole Voting Power 176,731		
Shares					
Benefic	ially	8	Shared Voting Power		
Owned	Ву		0		
Each		9	Sala Diamonitiva Davian		
Reportii	ıg	9	Sole Dispositive Power		
Person			176,731		
With		10	Shared Dispositive Power 0		
<b>11</b> 176,731	11 Aggregate Amount Beneficially Owned by Each Reporting Person 176,731				
12 X	Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13 1.3%	Percent of Class Represented By Amount in Row (11)				
14 OO	Type of Reporting Person (See Instructions)				

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1 Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)					
George S	Soros (in the capaci	ty described here	ein)		
2	Check the Appropriate Box If a Member of a Group (See Instructions)  a. o  b. x				
3 4 Not appl	SEC Use Only Source of Funds ( icable.	See Instructions	)		
5 X	Check Box If Dis	closure of Legal	Proceedings Is Required F	Pursuant to Items 2(d) or 2(e)	
6 United S	Citizenship or Pla tates	ace of Organizati	on		
Number	of	7	Sole Voting Power 5,580,362		
Shares Benefici	ally	8	Shared Voting Power		
Owned I	Ву		0		
Each Reportin	g	9	Sole Dispositive Power		
Person			5,580,362		
With		10	Shared Dispositive Power 0	er	
11 Aggregate Amount Beneficially Owned by Each Reporting Person 5,580,362					
<b>12</b> o	Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13 40.3%					
<b>14</b> IA	Type of Reporting Person (See Instructions)				

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This Amendment No. 27 supplementally amends the initial statement on Schedule 13D, dated August 6, 1999, and all amendments thereto (collectively, the "Initial Statement"), filed by the Reporting Persons (as defined herein). As previously disclosed in Amendment No. 25, dated March 26, 2008, and as described below, QIP (as defined herein) and SFM Domestic Investments (as defined herein) entered into an agreement with the Issuer and Maverick (as defined herein), whereby, subject to the terms and conditions therein, certain of the Reporting Persons will provide the Issuer with debt financing on a standby basis. This Amendment No. 27 is being filed by the Reporting Persons to report that the Issuer has drawn on the financing commitment and has issued to certain of the Reporting Persons promissory notes convertible into shares of common stock, par value \$0.01 per share, of the Issuer (the "Common Stock").

Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Initial Statement. The Initial Statement is supplementally amended as follows.

#### Item 2. Identity and Background.

This statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

- (i) Quantum Industrial Partners LDC ("QIP");
- (ii) QIH Management Investor, L.P. ("QIHMI");
- (iii) QIH Management LLC ("QIH Management");
- (iv) Soros Fund Management LLC ("SFM LLC");
- (v) SFM Domestic Investments LLC ("SFM Domestic Investments"); and
- (vi) Mr. George Soros ("Mr. Soros").

This Statement relates to the Shares and other securities convertible into Shares held for the accounts or benefit of QIP and SFM Domestic Investments. QIHMI is a minority shareholder of, and is vested with investment discretion with respect to portfolio assets held for the account of, QIP. The sole general partner of QIHMI is QIH Management. SFM LLC is the sole managing member of QIH Management. Mr. Soros is the Chairman of SFM LLC and the sole managing member of SFM Domestic Investments.

On December 27, 2002, George Soros appealed a decision of the 11e Chambre du Tribunal Correctionnel in Paris, France that fined him 2.2 million euros on December 20, 2002 based on a finding of insider trading with respect to trading in securities of Societe Generale in 1988. On March 24, 2005, the Paris Court of Appeal affirmed the decision of the 11e Chambre du Tribunal Correctionnel and on June 14, 2006 the Cour de Cassation upheld such decision, but ordered the Court of Appeal to determine whether the fine should be reduced. On December 13, 2006, George Soros appealed the decision to the European Court of Human Rights. On March 20, 2007, the Paris Court of Appeal reduced the fine imposed against George Soros from 2.2 million euros to 940,000 euros.

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

The information set forth in Item 6 hereof is hereby incorporated by reference into this Item 3.

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#### Item 4. Purpose of Transaction.

The information set forth in Item 6 hereof is hereby incorporated by reference into this Item 4.

Except as otherwise described in Item 6 the Reporting Persons reserve the right to acquire, or cause to be acquired, additional securities of the Issuer, to dispose of, or cause to be disposed, such securities at any time or to formulate other purposes, plans or proposals regarding the Issuer or any of its securities, to the extent deemed advisable in light of general investment and trading policies of the Reporting Persons, market conditions or other factors.

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

According to the Issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on May 7, 2008, the number of Shares outstanding was 13,276,998 as of May 1, 2008.

- (a) (i) Each of QIP, QIHMI, QIH Management and SFM LLC may be deemed the beneficial owner of 5,403,631 Shares (approximately 39.1% of the total number of Shares outstanding assuming the exercise and conversion of all of the securities held for the account or benefit of QIP). This number consists of (A) 4,860,115 Shares, (B) 43,768 Shares issuable upon the exercise of warrants held for the account of QIP, (C) 4,000 Shares issuable in the aggregate upon the exercise of options held for the benefit of QIP by an employee of SFM LLC and an advisor to QIP who serve on the Issuer's board of directors, and (D) 495,748 Shares issuable in the aggregate upon the conversion of the promissory note described in Item 6 below held for the account of QIP.
- (ii) SFM Domestic Investments may be deemed the beneficial owner of 176,731 Shares (approximately 1.3% of the total number of Shares outstanding assuming the exercise and conversion of all the securities held for its account). This number consists of (A) 159,074 Shares, (B) 1,432 Shares issuable upon the exercise of warrants held for the account of SFM Domestic Investments, and (C) 16,225 Shares issuable upon conversion of the promissory note described in Item 6 below held for the account of SFM Domestic Investments.
- (iii) Mr. Soros may be deemed to be the beneficial owner of 5,580,362 Shares (approximately 40.3% of the total number of Shares outstanding assuming the exercise and conversion of all of the securities held for the accounts or benefit of QIP and SFM Domestic Investments). This number consists of (A) 5,403,631 Shares which may be deemed to be beneficially owned by QIP as described above, and (B) 176,731 Shares which may be deemed to be beneficially owned by SFM Domestic Investments as described above. Mr. Soros disclaims beneficial ownership of any securities not held directly for his account.
- (b) (i) Each of QIP, QIHMI, QIH Management and SFM LLC may be deemed to have the sole power to direct the voting and disposition of the 5,403,631 Shares which may be deemed to be beneficially owned by QIP as described above.
- (ii) SFM Domestic Investments may be deemed to have the sole power to direct the voting and disposition of the 176,731 Shares which may be deemed to be beneficially owned by SFM Domestic Investments as described above.
- (iii) Mr. Soros (as a result of his position with SFM LLC and in his capacity as the sole managing member of SFM Domestic Investments) may be deemed to have the sole power to direct

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the voting and disposition of the 5,580,362 Shares which may be deemed to be beneficially owned by QIP and SFM Domestic Investments as described above.

- (c) Except as described herein, there have been no transactions effected with respect to the Shares in the past 60 days by any of the Reporting Persons.
- (d) (i) The shareholders of QIP, including Quantum Industrial Holdings Ltd., a British Virgin Islands international business company, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of QIP in accordance with their ownership interests in QIP.
- (ii) Certain members of SFM Domestic Investments have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of SFM Domestic Investments.
  - (e) Not applicable.

# Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

On March 26, 2008, the Issuer entered into a Standby Commitment Agreement (the "Standby Commitment") with QIP, SFM Domestic Investments, Maverick Fund USA, Ltd. ("Maverick USA"), Maverick Fund, L.D.C. ("Maverick LDC") and Maverick Fund II, Ltd. ("Maverick II", and together with Maverick USA and Maverick LDC, "Maverick") (a copy of which is attached as an exhibit to Amendment No. 26 and incorporated herein by reference in response to this Item 6) pursuant to which QIP, SFM Domestic Investments and Maverick agreed, on a several and not joint basis, to provide the Issuer with debt financing of up to an aggregate of \$3 million (the "Commitment Amount)" on a standby basis which, subject to certain conditions, the Issuer may draw upon at any time prior to March 26, 2009.

On July 23, 2008, the Issuer borrowed the full Commitment Amount pursuant to the Note Purchase Agreement dated July 23, 2008 (a copy of which is attached as Exhibit TTTT and is incorporated herein by reference in response to this Item 6) and issued to each of QIP and SFM Domestic Investments convertible promissory notes (the "Notes") (copies of which are attached as Exhibits UUUU and VVVV and are incorporated herein by reference in response to this Item 6). The Notes are convertible at the option of the holders, into either (i) Shares at a conversion price of \$3.65 or (ii) equity securities sold by the Issuer in subsequent rounds of financing for cash at a conversion price based upon the lowest price per share paid by any investor in such subsequent round of financing.

The foregoing descriptions of the Standby Commitment, the Note Purchase Agreement, and the Notes, do not purport to be complete and are qualified in their entirety by the terms of each such document which are incorporated herein by reference.

Except as set forth herein, the Reporting Persons do not have any contracts, arrangements, understandings or relationships with respect to any securities of the Issuer.

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Item 7. The information se	Material to be filed as exet forth in the Exhibit Index	n by reference.		

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#### **SIGNATURES**

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: July 24, 2008 QUANTUM INDUSTRIAL PARTNERS LDC

By: /s/ Jay Schoenfarber
Name: Jay Schoenfarber
Title: Attorney-in-Fact

QIH MANAGEMENT INVESTOR, L.P.

By: QIH Management LLC,

its General Partner

By: Soros Fund Management LLC,

its Managing Member

By: <u>/s/ Jay Schoenfarber</u>
Name: Jay Schoenfarber

Title: Assistant General Counsel

QIH MANAGEMENT LLC

By: Soros Fund Management LLC,

its Managing Member

By: <u>/s/ Jay Schoenfarber</u>
Name: Jay Schoenfarber

Title: Assistant General Counsel

SOROS FUND MANAGEMENT LLC

By: <u>/s/ Jay Schoenfarber</u>
Name: Jay Schoenfarber

Title: Assistant General Counsel

SFM DOMESTIC INVESTMENTS LLC

By: /s/ Jay Schoenfarber
Name: Jay Schoenfarber
Title: Attorney-in-Fact

GEORGE SOROS

By: /s/ Jay Schoenfarber
Name: Jay Schoenfarber
Title: Attorney-in-Fact

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### EXHIBIT INDEX

	N. D. I. A. C. I.	Page No.
TTTT.	Note Purchase Agreement, dated as of July 23, 2008, by and among Bluefly, Inc., Quantum Industrial Partners LDC, SFM Domestic Investments LLC, Maverick Fund USA, Ltd., Maverick Fund, L.D.C. and Maverick Fund II, Ltd.	14
UUUU.	Convertible Promissory Note, dated July 23, 2008, issued to Quantum Industrial Partners LDC.	29
VVVV.	Convertible Promissory Note, dated July 23, 2008, issued to SFM Domestic Investments LLC.	38