CONVERSION SERVICES INTERNATIONAL INC

Form SC 13G/A February 13, 2008

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

SCHEDULE 13G (Rule 13d-102) INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2(b)

(Amendment No. 1) *

CONVERSION SERVICES INTERNATIONAL, INC.
(Name of Issuer)
Common Stock, par value \$0.001 per share
(Title of Class of Securities)
21254R208
(CUSIP Number)
December 31, 2007
(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 amondment containing information which would alter the

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. 21254R208

(1)	Names of Reporting Persons. I. (entities only):	R.S.	Identification Nos. of Al	oove Persons
	Laurus Master Fund, Ltd. 98-0337673			
(2)	Check the Appropriate Box if a M (a) [] (b) [X]	Membe	r of a Group (See Instruction	ons)
(3)	SEC Use Only			
(4)	Citizenship or Place of Organ	nizat	ion: Cayman Islands	
	er of Shares Beneficially Owned Each Reporting Person With	(5)	Sole Voting Power:	0*
		(6)	Shared Voting Power:	
		(7)	Sole Dispositive Power:	0 *
		(8)	Shared Dispositive Power:	
(11)	6,247,869 Check if the Aggregate Amount in Instructions): [X] Percent of Class Represented by Type of Reporting Person (See In	Amou	nt in Row (9): 7.8%	s (See
* Ba "Sha (the Comp Sept "Fun ("VO held acqu 400, acqu ther "Opt subj coll to a cert	sed on 78,959,945 shares of comm res") of Conversion Services In "Company") outstanding as of any's Quarterly Report on Form ember 30, 2007. As of December d"), Valens U.S. SPV I, LLC ("Val F" and together with Valens US and it is 10,393,415 Shares, (ii) a war ire 800,000 Shares, at an exer 000 Shares acquired thereunder, ired thereunder and \$5.25 per eunder, subject to certain adjution") to acquire 36,597 Shares ect to certain adjustments, and ectively with the Option and the cquire 17,857 Shares at an exer	non Nov 10 31, ens id the rant cise \$4.6 Shar astme at d (iv Augu ccise g I	stock, \$0.001 par value per ational, Inc., a Delaware ember 2, 2007, as discle -Q for the quarterly per 2007, Laurus Master Fund, US"), and Valens Offshore St e Fund, the "Investors") (as amended, the "August to price of \$4.35 per Share for 5 per Share for the next 200 e for the remaining Share nts, (iii) an option (as an an exercise price of \$0.000) a warrant (the "March Wars st Warrant, the "Existing In price of \$0.01 per Share, nstruments each contain	corporation osed on the riod ending Ltd. (the PV II, Corp. collectively Warrant") to or the first 0,000 Shares es acquired mended, the 1 per Share, rrant", and nstruments") subject to an issuance

extent that such exercise would result in beneficial ownership by the Investors

of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

CUSI	P No.	212	54R20	18																
(1)			Repor	rting	Perso	ons.	I.R	.s.		Iden [.]	tifi	.cat	ion	N	os.	of	Ab	ove	Per	sons
	Laur 13-4		_	al Man	ageme	ent, I	LC													
(2)	(a	the) [) [X]	opria	te Bo	x if	a Mei	mber	r	of a	Gro	up	(Se	e I	nst	ruc	tio	ns)		
(3)	SE	C Us	e Onl	. У																
(4)	Ci	tize	nship	or P	lace	of Or	gani	zati	io	n: 1	Dela	war	e 							
	er of Each				-			(5)	S	ole '	Voti	.ng	Powe	er:						0*
								(6)	S	hare	 d Vo									
								(7)	S	ole !										0*
								(8)	S	hare	 d Di 	spo	 sit:	ive	Pc	wer	: :	6,2 	247 ,	 869*
(9)	 Aggre	 gate	·	nt Be	nefic	cially	owne	ed b		Eac	 h Re	por	ting	g P	 ers	on:				
		6,2	.47 , 86	9																
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(11)	Perce	nt c	of Cla	ıss Re	prese	ented	by Aı	moun	nt	in :	Row	(9)	: 7	.88						
(12)	Туре		_	ing P):	00								<i>-</i>

* Based on 78,959,945 shares of common stock, \$0.001 par value per share (the "Shares") of Conversion Services International, Inc., a Delaware corporation (the "Company") outstanding as of November 2, 2007, as disclosed on the Company's Quarterly Report on Form 10-Q for the quarterly period ending September 30, 2007. As of December 31, 2007, Laurus Master Fund, Ltd. (the "Fund"), Valens U.S. SPV I, LLC ("Valens US"), and Valens Offshore SPV II, Corp. ("VOF" and together with Valens US and the Fund, the "Investors") collectively held (i) 5,393,415 Shares, (ii) a warrant (as amended, the "August Warrant") to acquire 800,000 Shares, at an exercise price of \$4.35 per Share for the first 400,000 Shares acquired thereunder, \$4.65 per Share for the next 200,000 Shares acquired thereunder and \$5.25 per Share for the remaining Shares acquired thereunder, subject to certain adjustments, (iii) an option (as amended, the "Option") to acquire 36,597 Shares at an exercise price of \$0.001 per Share, subject to certain adjustments, and (iv) a warrant (the "March Warrant", and collectively with the Option and the August Warrant, the "Existing Instruments") to acquire 17,857 Shares at an exercise price of \$0.01 per Share, subject to certain adjustments. The Existing Instruments each contain an issuance limitation prohibiting the Investors from exercising those securities to the extent that such exercise would result in beneficial ownership by the Investors of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

CUSI	P No. 21254R208					
(1)	Names of Reporting Persons. (entities only):	I.R.S.	Identification	Nos. of	Above	Persons
	Valens U.S. SPV I, LLC 20-8903266					
(2)	Check the Appropriate Box if a (a) [] (b) [X]					
	SEC Use Only					
	Citizenship or Place of Org					
Numb	er of Shares Beneficially Owned Each Reporting Person With			:		0*
		(6)	Shared Voting Pow	ver:	6,2	247 , 869*
		(7)	Sole Dispositive			0*

(8) Shared Dispositive Power: 6,247,869*

(9) Aggregate Amount Beneficially Owned by Each Reporting Person:

6,247,869

(10) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions): [X]

(11) Percent of Class Represented by Amount in Row (9): 7.8%

(12) Type of Reporting Person (See Instructions): 00

* Based on 78,959,945 shares of common stock, \$0.001 par value per share (the "Shares") of Conversion Services International, Inc., a Delaware corporation (the "Company") outstanding as of November 2, 2007, as disclosed on the Company's Quarterly Report on Form 10-Q for the quarterly period ending September 30, 2007. As of December 31, 2007, Laurus Master Fund, Ltd. (the "Fund"), Valens U.S. SPV I, LLC ("Valens US"), and Valens Offshore SPV II, Corp. ("VOF" and together with Valens US and the Fund, the "Investors") collectively held (i) 5,393,415 Shares, (ii) a warrant (as amended, the "August Warrant") to acquire 800,000 Shares, at an exercise price of \$4.35 per Share for the first 400,000 Shares acquired thereunder, \$4.65 per Share for the next 200,000 Shares acquired thereunder and \$5.25 per Share for the remaining Shares acquired thereunder, subject to certain adjustments, (iii) an option (as amended, the "Option") to acquire 36,597 Shares at an exercise price of \$0.001 per Share, subject to certain adjustments, and (iv) a warrant (the "March Warrant", and collectively with the Option and the August Warrant, the "Existing Instruments") to acquire 17,857 Shares at an exercise price of \$0.01 per Share, subject to certain adjustments. The Existing Instruments each contain an issuance limitation prohibiting the Investors from exercising those securities to the extent that such exercise would result in beneficial ownership by the Investors of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

CUSIP No. 21254R208

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

Valens Offshore SPV II, Corp. 26-0811267

(2)	Check the Appropriate Box if a Me (a) [] (b) [X]	embe	r of a Group (See Instruction	ıs)
(3)	SEC Use Only			
(4)	Citizenship or Place of Organ	izat	ion: Delaware	
	er of Shares Beneficially Owned Each Reporting Person With	(5)	Sole Voting Power:	0.
		(6)	Shared Voting Power:	6,247,869
		(7)	Sole Dispositive Power:	0
		(8)	Shared Dispositive Power:	
(9)	Aggregate Amount Beneficially Ow.		by Each Reporting Person:	
(10)	Check if the Aggregate Amount in Instructions): [X]		(9) Excludes Certain Shares	
(11)	Percent of Class Represented by .	Amou	nt in Row (9): 7.8%	
(12)	Type of Reporting Person (See In	stru	ctions): 00	
	sed on 78,959,945 shares of commres") of Conversion Services In	tern		

(the "Company") outstanding as of November 2, 2007, as disclosed on the Company's Quarterly Report on Form 10-Q for the quarterly period ending September 30, 2007. As of December 31, 2007, Laurus Master Fund, Ltd. (the "Fund"), Valens U.S. SPV I, LLC ("Valens US"), and Valens Offshore SPV II, Corp. ("VOF" and together with Valens US and the Fund, the "Investors") collectively held (i) 5,393,415 Shares, (ii) a warrant (as amended, the "August Warrant") to acquire 800,000 Shares, at an exercise price of \$4.35 per Share for the first 400,000 Shares acquired thereunder, \$4.65 per Share for the next 200,000 Shares acquired thereunder and \$5.25 per Share for the remaining Shares acquired thereunder, subject to certain adjustments, (iii) an option (as amended, the "Option") to acquire 36,597 Shares at an exercise price of \$0.001 per Share, subject to certain adjustments, and (iv) a warrant (the "March Warrant", and collectively with the Option and the August Warrant, the "Existing Instruments") to acquire 17,857 Shares at an exercise price of \$0.01 per Share, subject to certain adjustments. The Existing Instruments each contain an issuance limitation prohibiting the Investors from exercising those securities to the extent that such exercise would result in beneficial ownership by the Investors of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of

the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

CUSI:	P No. 21254R208			
(1)	Names of Reporting Persons. I.I (entities only):	R.S.	Identification Nos. of Ab	ove Persons
	Valens Capital Management, LLC 20-8903345			
(2)	Check the Appropriate Box if a Me (a) [] (b) [X]	embe	r of a Group (See Instruction	ns)
(3)	SEC Use Only			
(4)	Citizenship or Place of Organ	izat 	ion: Delaware	
	er of Shares Beneficially Owned Each Reporting Person With	(5)	Sole Voting Power:	0*
		(6)		6,247,869*
		(7)	Sole Dispositive Power:	0*
		(8)	Shared Dispositive Power:	
(9)	Aggregate Amount Beneficially Own	ned	by Each Reporting Person:	
	6,247,869			
(10)	Check if the Aggregate Amount in Instructions): [X]	Row	(9) Excludes Certain Shares	(See
(11)	Percent of Class Represented by A	Amou	nt in Row (9): 7.8%	
(12)	Type of Reporting Person (See In:	stru	ctions): 00	
	sed on 78,959,945 shares of commo			

(the "Company") outstanding as of November 2, 2007, as disclosed on the Company's Quarterly Report on Form 10-Q for the quarterly period ending September 30, 2007. As of December 31, 2007, Laurus Master Fund, Ltd. (the

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"Fund"), Valens U.S. SPV I, LLC ("Valens US"), and Valens Offshore SPV II, Corp. ("VOF" and together with Valens US and the Fund, the "Investors") collectively held (i) 5,393,415 Shares, (ii) a warrant (as amended, the "August Warrant") to acquire 800,000 Shares, at an exercise price of \$4.35 per Share for the first 400,000 Shares acquired thereunder, \$4.65 per Share for the next 200,000 Shares acquired thereunder and \$5.25 per Share for the remaining Shares acquired thereunder, subject to certain adjustments, (iii) an option (as amended, the "Option") to acquire 36,597 Shares at an exercise price of \$0.001 per Share, subject to certain adjustments, and (iv) a warrant (the "March Warrant", and collectively with the Option and the August Warrant, the "Existing Instruments") to acquire 17,857 Shares at an exercise price of \$0.01 per Share, subject to certain adjustments. The Existing Instruments each contain an issuance limitation prohibiting the Investors from exercising those securities to the extent that such exercise would result in beneficial ownership by the Investors of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

CUSI	IP No.	21254R208							
(1)		of Reporting Persons.	I.R.S.	Identif:	ication	Nos.	of	Above	Persons
	David	Grin							
(2)	(a)	the Appropriate Box if a [] [X]			-				
(3)		Use Only							
(4)	Cit	izenship or Place of Org	anizati		ael 				
		hares Beneficially Owned eporting Person With		Sole Vota		r:			0*
			(6)	Shared Vo	oting Po	wer:		6,2	
			(7)	Sole Disp		Power	r:		0*
			(8)	Shared D:		ve Pov	wer:	6,2	247,869*
(9)	Agarea	ate Amount Beneficially	 Owned k		 eporting				

6,247,869

(10) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions): [X]

(11) Percent of Class Represented by Amount in Row (9): 7.8%

(12) Type of Reporting Person (See Instructions): IN

* Based on 78,959,945 shares of common stock, \$0.001 par value per share (the "Shares") of Conversion Services International, Inc., a Delaware corporation (the "Company") outstanding as of November 2, 2007, as disclosed on the Company's Quarterly Report on Form 10-Q for the quarterly period ending September 30, 2007. As of December 31, 2007, Laurus Master Fund, Ltd. (the "Fund"), Valens U.S. SPV I, LLC ("Valens US"), and Valens Offshore SPV II, Corp. ("VOF" and together with Valens US and the Fund, the "Investors") collectively held (i) 5,393,415 Shares, (ii) a warrant (as amended, the "August Warrant") to acquire 800,000 Shares, at an exercise price of \$4.35 per Share for the first 400,000 Shares acquired thereunder, \$4.65 per Share for the next 200,000 Shares acquired thereunder and \$5.25 per Share for the remaining Shares acquired thereunder, subject to certain adjustments, (iii) an option (as amended, the "Option") to acquire 36,597 Shares at an exercise price of \$0.001 per Share, subject to certain adjustments, and (iv) a warrant (the "March Warrant", and collectively with the Option and the August Warrant, the "Existing Instruments") to acquire 17,857 Shares at an exercise price of \$0.01 per Share, subject to certain adjustments. The Existing Instruments each contain an issuance limitation prohibiting the Investors from exercising those securities to the extent that such exercise would result in beneficial ownership by the Investors of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

CUSIP No. 21254R208

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

Eugene Grin

(2) Check the Appropriate Box if a Member of a Group (See Instructions) (a) []

	(b) [X]			
(3)	SEC Use Only			
(4)	Citizenship or Place of Organ	nizat	ion: United States	
	er of Shares Beneficially Owned Each Reporting Person With	(5)	Sole Voting Power:	0*
		(6)	Shared Voting Power:	
		(7)	Sole Dispositive Power:	0*
		(8)	Shared Dispositive Power:	
(9)	Aggregate Amount Beneficially On 6,247,869	wned		
(10)	Check if the Aggregate Amount in Instructions): [X]	n Row	(9) Excludes Certain Shar	es (See
(11)	Percent of Class Represented by	Amou	nt in Row (9): 7.8%	
(12)	Type of Reporting Person (See In	nstru	ctions): IN	

* Based on 78,959,945 shares of common stock, \$0.001 par value per share (the "Shares") of Conversion Services International, Inc., a Delaware corporation (the "Company") outstanding as of November 2, 2007, as disclosed on the Company's Quarterly Report on Form 10-Q for the quarterly period ending September 30, 2007. As of December 31, 2007, Laurus Master Fund, Ltd. (the "Fund"), Valens U.S. SPV I, LLC ("Valens US"), and Valens Offshore SPV II, Corp. ("VOF" and together with Valens US and the Fund, the "Investors") collectively held (i) 5,393,415 Shares, (ii) a warrant (as amended, the "August Warrant") to acquire 800,000 Shares, at an exercise price of \$4.35 per Share for the first 400,000 Shares acquired thereunder, \$4.65 per Share for the next 200,000 Shares acquired thereunder and \$5.25 per Share for the remaining Shares acquired thereunder, subject to certain adjustments, (iii) an option (as amended, the "Option") to acquire 36,597 Shares at an exercise price of \$0.001 per Share, subject to certain adjustments, and (iv) a warrant (the "March Warrant", and collectively with the Option and the August Warrant, the "Existing Instruments") to acquire 17,857 Shares at an exercise price of \$0.01 per Share, subject to certain adjustments. The Existing Instruments each contain an issuance limitation prohibiting the Investors from exercising those securities to the extent that such exercise would result in beneficial ownership by the Investors of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole

voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

CUSIP No. 21254R208

Item 1(a). Name Of Issuer: Conversion Services International, Inc.

Item 1(b). Address of Issuer's Principal Executive Offices:

100 Eagle Rock Avenue
East Hanover, New Jersey 07936

Item 2(a). Name of Person Filing:

Laurus Master Fund, Ltd.

This Schedule 13G, as amended, is also filed on behalf of Laurus Capital Management, LLC, a Delaware limited liability company, Valens U.S. SPV I, LLC, a Delaware limited liability company, Valens Offshore SPV II, Corp., a Delaware corporation, Valens Capital Management, LLC, a Delaware limited liability company, Eugene Grin and David Grin. Laurus Capital Management, LLC manages Laurus Master Fund, Ltd. Valens Capital Management, LLC manages Valens U.S. SPV I, LLC and Valens Offshore SPV II, Corp. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by Laurus Master Fund, Ltd, Valens U.S. SPV I, LLC and Valens Offshore SPV II, Corp. reported in this Schedule 13G, as amended. Information related to each of Laurus Capital Management, LLC, Valens U.S. SPV I, LLC, Valens Offshore SPV II, Corp., Valens Capital Management, LLC, Eugene Grin and David Grin is set forth on Appendix A hereto.

Item 2(b). Address of Principal Business Office or, if None, Residence:

c/o Laurus Capital Management, LLC,
335 Madison Avenue, 10th Floor
New York, NY 10017

Item 2(c). Citizenship:

Cayman Islands

Item 2(d). Title of Class of Securities: Common Stock ("Common Stock")

Item 2(e). CUSIP No.: 21254R208

Item 3. If This Statement Is Filed Pursuant to Sections 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: 6,247,869
- (b) Percent of Class: 7.8%
- (c) Number of Shares as to which the person has:
 - (i) sole power to vote or to direct the vote 0*
 - (ii) shared power to vote or to direct the vote 6,247,869*
 - (iii) sole power to dispose or to direct the disposition of $$\operatorname{\textsc{0}}^{\star}$$
 - (iv) shared power to dispose or to direct the disposition of 6,247,869*

* Based on 78,959,945 shares of common stock, \$0.001 par value per share (the "Shares") of Conversion Services International, Inc., a Delaware corporation (the "Company") outstanding as of November 2, 2007, as disclosed on the Company's Quarterly Report on Form 10-Q for the quarterly period ending September 30, 2007. As of December 31, 2007, Laurus Master Fund, Ltd. (the "Fund"), Valens U.S. SPV I, LLC ("Valens US"), and Valens Offshore SPV II, Corp. ("VOF" and together with Valens US and the Fund, the "Investors") collectively held (i) 5,393,415 Shares, (ii) a warrant (as amended, the "August Warrant") to acquire 800,000 Shares, at an exercise price of \$4.35 per Share for the first 400,000 Shares acquired thereunder, \$4.65 per Share for the next 200,000 Shares acquired thereunder and \$5.25 per Share for the remaining Shares acquired thereunder, subject to certain adjustments, (iii) an option (as amended, the "Option") to acquire 36,597 Shares at an exercise price of \$0.001 per Share, subject to certain adjustments, and (iv) a warrant (the "March Warrant", and collectively with the Option and the August Warrant, the "Existing Instruments") to acquire 17,857 Shares at an exercise price of \$0.01 per Share, subject to certain adjustments. The Existing Instruments each contain an issuance limitation prohibiting the Investors from exercising those securities to the extent that such exercise would result in beneficial ownership by the Investors of more than 9.99% of the Shares then issued and outstanding (the "9.99% Issuance Limitation"). The 9.99% Issuance Limitation under the August Warrant and Option may be waived by the Investors upon 61 days prior notice to the Company and shall, in connection with the Warrants and Option, automatically become null and void following notice to the Company of the occurrence and/or continuance of an event of default (as defined in and pursuant to the terms of the applicable instrument). The Fund is managed by Laurus Capital Management, LLC. Valens US and VOF are managed by Valens Capital Management, LLC. Eugene Grin and David Grin, through other entities, are the controlling principals of Laurus Capital Management, LLC and Valens Capital Management, LLC and share sole voting and investment power over the securities owned by the Investors reported in this Schedule 13G, as amended.

- Item 5. Ownership of Five Percent or Less of a Class $\label{eq:Notation} \text{Not applicable}$
- 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 or Control Person

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 the 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.

February 14, 2008
----Date

LAURUS MASTER FUND, LTD.

By: /s/ David Grin

Name: David Grin Title: Director

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

CUSIP No. 21254R208

APPENDIX A

A. Name: Laurus Capital Management, LLC, a Delaware limited

liability company

Address: 335 Madison Avenue, 10th Floor

New York, New York 10017

Place of

Organization: Delaware

B. Name: Valens U.S. SPV I, LLC, a Delaware limited liability

Company

Address: c/o Laurus Capital Management, LLC

335 Madison Avenue, 10th Floor

New York, New York 10017

Place of

Organization: Delaware

C. Name: Valens Offshore SPV II, Corp., a Delaware corporation

Address: c/o Laurus Capital Management, LLC

335 Madison Avenue, 10th Floor

New York, New York 10017

Place of

Organization: Delaware

D. Name: Valens Capital Management, LLC, a Delaware

limited liability company

Address: c/o Laurus Capital Management, LLC

335 Madison Avenue, 10th Floor

New York, New York 10017

Place of

Organization: Delaware

E. Name: David Grin

Business 335 Madison Avenue, 10th Floor

Address: New York, New York 10017

Principal Director of Laurus Master Fund, Ltd.

Occupation: Principal of Laurus Capital Management, LLC

Citizenship: Israel

F. Name: Eugene Grin

Business 335 Madison Avenue, 10th Floor

Address: New York, New York 10017

Principal Director of Laurus Master Fund, Ltd.
Occupation: Principal of Laurus Capital Management, LLC

Citizenship: United States

CUSIP No. 21254R208

Each of Laurus Capital Management, LLC, Valens U.S. SPV I, LLC, Valens Offshore SPV II, Corp., Eugene Grin and David Grin hereby agree, by their execution below, that the Schedule 13G to which this Appendix A is attached is filed on behalf of each of them, respectively.

Laurus Capital Management, LLC

/s/ David Grin

David Grin Principal February 14, 2008

Valens U.S. SPV I, LLC

Valens Offshore SPV II, Corp.

By Valens Capital Management, LLC, individually and as investment manager

/s/ David Grin

David Grin Authorized Signatory February 14, 2008

/s/ David Grin

David Grin, on his individual behalf

David Grin, on his individual behalf February 14, 2008

/s/ Eugene Grin

Eugene Grin, on his individual behalf

February 14, 2008