COMPUTER SOFTWARE INNOVATIONS INC Form 424B3 September 24, 2008 PROSPECTUS SUPPLEMENT NO. 9

Filed Pursuant to Rule 424(b)(3)

To Prospectus dated May 9, 2008

Registration No. 333-129842

Computer Software Innovations, Inc.

14,435,472 SHARES OF COMMON STOCK

This Prospectus Supplement supplements the Prospectus dated May 9, 2008, as amended and supplemented, relating to the offer and sale by the selling stockholder identified in the Prospectus of up to 14,435,472 shares of common stock of Computer Software Innovations, Inc. (the Company).

This Prospectus Supplement includes the Company s Form 8-K dated September 24, 2008 filed with the Securities and Exchange Commission on September 24, 2008.

The information contained in the report included in this Prospectus Supplement is dated as of the period of such report. This Prospectus Supplement should be read in conjunction with the Prospectus dated May 9, 2008, as supplemented on June 4, 2008, July 2, 2008, July 16, 2008, July 17, 2008, August 5, 2008, August 25, 2008, September 17, 2008 and September 17, 2008, which Prospectus Supplements are to be delivered with this Prospectus Supplement. This Prospectus Supplement is qualified by reference to the Prospectus except to the extent that the information in this Prospectus Supplement updates and supersedes the information contained in the Prospectus dated May 9, 2008, including any supplements or amendments thereto.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The date of this Prospectus Supplement No. 9 is September 24, 2008.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of report (Date of earliest event reported) September 24, 2008

COMPUTER SOFTWARE INNOVATIONS, INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

000-51758 (Commission File Number) 98-0216911 (IRS Employer Identification No.)

900 East Main Street, Suite T, Easley, South Carolina (Address of principal executive offices)

the following provisions (see General Instruction A.2. below):

29640 (Zip Code)

(864) 855-3900

(Registrant s telephone number, including area code)

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of

- " Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- " Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- " Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 7.01. Regulation FD Disclosure.

Computer Software Innovations, Inc. (the Company) is furnishing as Exhibit 99.1 a PowerPoint presentation to be presented in various locations to interested persons. The presentation contains certain forward-looking financial information concerning the Company.

Item 9.01. Financial Statements and Exhibits.

(c) Exhibits.

The following exhibit is furnished as part of this report:

Exhibit

Number Description

Exhibit 99.1 PowerPoint Investor Presentation (September 2008)

Forward-Looking and Cautionary Statements

This report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Among other things, these statements relate to our financial condition, results of operations and future business plans, operations, opportunities and prospects. In addition, we and our representatives may from time to time make written or oral forward-looking statements, including statements contained in other filings with the Securities and Exchange Commission and in our reports to stockholders. These forward-looking statements are generally identified by the words or phrases may, could, should, expect, anticipate, pla believe, seek, estimate, predict, project or words of similar import. These forward-looking statements are based upon our current knowledge assumptions about future events and involve risks and uncertainties that could cause our actual results, performance or achievements to be materially different from any anticipated results, prospects, performance or achievements expressed or implied by such forward-looking statements. These forward-looking statements are not guarantees of future performance. Many factors are beyond our ability to control or predict. You are accordingly cautioned not to place undue reliance on such forward-looking statements, which speak only as of the date that we make them. We do not undertake to update any forward-looking statement that may be made from time to time by or on our behalf.

In our most recent Form 10-K, we have included risk factors and uncertainties that might cause differences between anticipated and actual future results. We have attempted to identify, in context, some of the factors that we currently believe may cause actual future experience and results to differ from our current expectations regarding the relevant matter or subject area. The operations and results of our software and systems integration businesses also may be subject to the effects of other risks and uncertainties, including, but not limited to:

a reduction in anticipated sales;
an inability to perform customer contracts at anticipated cost levels;
our ability to otherwise meet the operating goals established by our business plan
market acceptance of our new software, technology and services offerings;
an economic downturn; and
changes in the competitive market place and/or customer requirements.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

COMPUTER SOFTWARE INNOVATIONS, INC.

By: /s/ David B. Dechant Name: David B. Dechant Title: Chief Financial Officer

Date: September 24, 2008

Computer Software Innovations, Inc. OTC BB: CSWI Investor Presentation September 2008 1 Exhibit 99.1 This presentation contains forward-looking statements that is, statements related to future, not past, events. In this context, forward looking statements often address our expected future business and financial performance, and often contain words such as may, could, should, expect, believe, seek, estimate,

predict,

or project. Forward-looking statements by their nature address matters that are, to different degrees, uncertain. For us, particular uncertainties arise from economic health of the software and technology industry, demand for CSI s products and engineering services, competitive pricing pressures and the availability of necessary financing. In addition,

other risks are

more fully described in CSI s 2007 Form 10-K and other filings with the Securities and Exchange Commission. These uncertainties may cause our actual results to be materially different from those expressed in our forward-looking statements. We do not undertake to update our forwardlooking statements.

Safe Harbor

2

CSI, Inc. Overview
OTCBB:CSWI
Headquarters:
Easley, SC
225 Employees
4 offices
Provider of software and technology solutions to southeast education and government markets
Customer base: 600+ K-12 school districts,
colleges/universities, city/county governments, non-profit organizations
Solutions
Proprietary SmartFusion®
software suite

Accounting, billing, payroll, workflow Connected Classroom

Interactive white boards, video conferencing, Microsoft web portal Network infrastructure & end-devices

Design, installation, hardware, computing, printing, imaging Convergence applications

IP telephony, IP video Network management

Disaster recovery, archiving, identity lifecycle, performance 3

Released Financial Management Software 1999 Released CSI Accounting+Plus for Windows 2007 Released SmartFusion Microsoft.Net/SQL 1999 Added Technology Div. Selling Computer & Network Hardware 2001 Added IP Telephony 2003 Added

IP Surveillance

Founded 1989

Interactive Whiteboards 2004 Added Classroom Audio 2005 Added **Network Security** 2006 Added Storage and Disaster Recovery 2005 **Created Publicly** Traded Company: CSWI 2007 Acquired McAleer Computer Associates/ Alabama 2008 Acquired ICS/ North Carolina

2003 Added

Company Timeline

South Carolina

2008

Recognition

2008, 2007, 2006, 2005, 2004 VAR Business 500

2004, 2003, 2002 Elliott Davis: SC Fastest Growing Companies

2005 VAR Business: Government 100

2004 VAR Business: 50 Fastest Growing Technology Companies

2004 VAR Business: Technology Innovator Award-Application Development

2003 CRN: Top 5 Rising Stars

2003 Ingram Micro: Nation s Fastest Growing K-12 Sector

5

6
(\$ in millions)
FY 2007 (12.31.07) Year/Year Growth
State of the Business
1
EBITDA is a non-GAAP financial measure. See reconciliation to GAAP measure provided in Financial section.

7 (\$ in millions) Q2 2008 Year/Year Growth State of the Business 1

EBITDA is a non-GAAP financial measure. See reconciliation to GAAP measure provided in Financial section.

Strong Gross Margins
Software 44.6%; Technology 20.2%
Recurring Revenue Stream (50% of Software Revenue)
Stable Public Sector Markets
Excellent collection history
Ongoing technology budgets
Accelerated Market Share Growth via Acquisitions
ICS (Greensboro, NC) April 2008

Gained 85 municipal customers, expanded NC territory McAleer (Mobile, AL) in January 2007

Gained 180 K12 school districts; created footprint in new markets State of the Business 8

Market Demand For Connected Classroom Increase Customer Base In Existing Markets Leverage Solution Portfolio:

Sell CSI Solutions To Customers Gained In Acquisitions

Cross-Sell Existing Customers Continue Expanding Into New Geographies

Growth Drivers 9 Growth Drivers

School rooms with Internet access 1 1994: 3% 2005: 93% Public schools providing

```
handheld computers to
students
or
teachers
2003: 10%
2005: 19%
K12
enrollment
in
South
region projected to
grow 17% through 2016
highest growth in the
country
U.S. has highest
growth rate
for interactive
white
boards
55% in 2007
Grow via demand for connected classroom
1
Source: Dept. of Education-
Nat 1 Center for Education Statistics
Source: Decision Tree Consulting 2008 Study
Growth Components
```

South Carolina

Classrooms ²: 16,712

Potential: \$69 -\$94 million Grow via demand for connected classroom North Carolina Classrooms 2: 78,042 Potential: \$320 -\$437 million 11 New School Spending AL/NC/SC \$2.6 billion +23% y/yvs. +8% total U.S. Alabama Classrooms 2: 24,414 Potential: \$100 -\$137 million Source: Dept. of Education-Nat 1 Center for Education Statistics \$489 -\$668 million potential in CSI Promethean states 2 2 Source: Dept. of Education-Nat 1 Center for Education Statistics. Classrooms already equipped by CSI have been excluded from the base used to project remaining potential.

State Prospects

Grow via increasing customer base in existing markets CSI
Core Markets
12
Opportunities in Core Markets
Matching CSI Target Profile
408

...county

```
governments
1
2,664
...city
governments
2
439
...library
systems
1
476
...colleges/universities
595
...K12
school
districts
3
8,295
...K12
schools
3
Core Market Opportunity
Sources:
1
Dept. of Census
Nat 1 League of Cities
Dept. of Education-
Nat 1 Center for Education Statistics
```



Grow via leveraging solution portfolio Sell CSI Solutions to

Acquired Customers 180 K12 school districts 85 city governments Cross-Sell Existing

Customers

Network

Infrastructure &

End-Devices

SmartFusion®

Proprietary

Software Suite

Connected

Classroom

Network

Management

Convergence

Applications

13

CSI Solutions

Grow via continued expansion into new geographies

CSI

Core Markets

Total

U.S.

3,100

County

Governments

```
1
36,000
City
Governments
2
14,000
School
Districts
3
Total
U.S.
14
1
Source: Dept of Census
Source: National League of Cities
3
Source: Dept. of Education-
National Center for Education Statistics
Nationwide Prospects
```

Successful Beachhead Strategy 2007 McAleer Acquisition 1. Acquisition creates beachhead Immediate revenue & positive cash flow

2.
Sell CSI solutions to
acquired accounts
3.
Use CSI solutions to
attract new customers
4.
Expand sales force into
contiguous territories
Grow via continued expansion into new geographies
15
Expansion Strategy

Summary of Capitalization as of 9.1.08

Common

Shares

Outstanding

1

7.1 M

F/D Shares Outstanding

12.3 M

Full Potential Diluted

20.5 M

Warrant Conversion Yields

\$ 8.7 M

52 Wk Trading Range

\$ 0.85 -

\$1.70

Current Share Price

\$ 0.95

Current Market Cap

\$ 5.9 M

Management/Board Ownership

2.2 Million Shares= 31% of Common

outstanding; 16% outstanding shares

(common & preferred)

Select Financials

16

Key Statistics YTD thru 6.30.08

Fiscal Year Ends Dec 31 EPS (Fully Diluted) \$ 0.12 Revenue FY 2007 \$ 55.2 M **Total Assets** \$ 24.5 M Revenue TTM 2 \$ 56.1 M Total Debt **EBITDA** 3 FY 2007 \$ 4.8 M With Sub-Debt \$ 6.4 M **EBITDA** 3 TTM 2 \$ 5.2 M Without Sub-Debt \$ 4.4 M EBITDA is a non-GAAP financial measure. See reconciliation to GAAP measure provided in Financial section. TTM: Trailing Twelve Months is a sum of the past 12 month timeframe.

Common shares outstanding includes 0.8 M shares held in trust related to Version3 acquisition.

Select Financials (\$ in millions)

EBITDA is a non-GAAP financial measure. See reconciliation to GAAP measure provided in Financial section.

Income Statement 3-Year Trend

Select Financials
(\$ in millions)
18
Balance Sheet 3-Year Trend
1
Includes deferred revenue, such as revenue from recurring support agreements.

EBITDA

Non-GAAP Financial Measure: Explanation and Reconciliation of EBITDA EBITDA

is

a

non-GAAP

financial measure

used

by

management, lenders and certain investors as supplemental measure in the evaluation of some aspects of corporation's financial position and core operating performance. Investors sometimes use **EBITDA** as it allows for some level of comparability of profitability trends between those businesses differing as to capital structure

and capital intensity

by

removing

the

impacts

of

depreciation

and

amortization.

EBITDA

does

not

include

changes

in

major

working

capital

items

such

as

receivables,

inventory

and

payables,

which

can

also

indicate

a

significant

need

for,

or

source

of,

cash.

Since

decisions

regarding

capital

investment

 $\quad \text{and} \quad$

financing

and

changes

in

working

capital

components

can

have a significant impact on cash flow, **EBITDA** is not a good indicator of business's cash flows. We use **EBITDA** for evaluating the relative underlying performance of the Company's core operations and for planning purposes, including a review of this indicator and discussion of potential

targets in the

preparation

of

annual

operating

budgets.

We

calculate

EBITDA

by

adjusting

net

income

or

loss

to

exclude

net

interest

expense,

income

tax

expense

or

benefit

and

depreciation

and

amortization,

thus

the

term

"Earnings

Before

Interest,

Taxes,

Depreciation

and

Amortization"

and

the

acronym

"EBITDA."

EBITDA

is

presented

as

additional

information

because

management

believes

it

to

be

a

useful

supplemental

analytic

measure

of

financial

performance

of

our

core

business,

and

as

it

is

frequently requested

by

sophisticated

investors.

However,

management

recognizes

it

is

no

substitute

for

GAAP

measures

and

should

not

be

relied

upon as

an

indicator

of

financial

performance

separate

from

GAAP

measures

(as

discussed

further

below).

When

evaluating

EBITDA,

investors

should

consider,

among

other

things,

increasing

and

decreasing

trends

in

the

measure

and

how

it

compares

to

levels

of

debt

and interest

expense,

ongoing

investing

activities,

other

financing

activities

and

changes

in

working

capital

needs.

Moreover,

this

measure

should

not

be

construed

as an alternative to net income (as an indicator of operating performance) or cash flows (as a measure of liquidity) determined in accordance with GAAP. While some investors use **EBITDA** to compare between

companies

with

different

investment

and

capital

structures,

all

companies

do

not

calculate

EBITDA

in

the

same

manner.
Accordingly,
the
EBITDA
presented
below
may

not be

comparable

to

similarly

titled

measures

of other

companies.

A

reconciliation

of net

income

reported

under

GAAP

to

EBITDA

is

provided

in

the

following

slide.

19

Reconciliation of EBITDA Amounts in Thousands \$ Three Months Ended

June 30

Year Ended

December 31

TTM

Ended

June 30

2008

2007

2007

2006

Reconciliation of Net income

(loss) per GAAP to EBITDA:

```
Net income (loss) per GAAP
$ 1,012
$ 903
$ 1,741
$ (880)
$1,993
Adjustments:
Income tax expense
674
776
855
(98)
855
Interest expense, net
131
152
549
406
528
Depreciation and
amortization of fixed assets
and trademarks
180
129
525
338
609
Amortization of software
development costs
314
259
1,109
709
1,208
EBITDA
$ 2,310
$ 2,219
$ 4,779
$ 475
$ 5,193
20
TTM: Trailing Twelve Months is a sum of the past 12 month timeframe.
```

1

Nancy K. Hedrick

CEO & President

27 yrs in IT

President of CSI since 1989 Thomas P. Clinton

Sr. VP of Strategic Partnerships

22 yrs in IT

VP at CSI since 1999 David Dechant, CPA

Chief Financial Officer

22 yrs in Finance (including Conso Int 1 Corp & Warner-Lambert)

CFO at CSI since 2005 Beverly N. Hawkins

Sr. VP of Software Development, Implementation & Support

21 yrs in IT

VP of CSI since 1989 William J. Buchanan

Sr. VP of Delivery & Support

22 yrs in IT

VP at CSI since 1999 Senior Management Team 21 Advantages of business model

Strong gross margins

Recurring revenue stream

Focused on public sector markets with stable budgets Positioned for continued growth

Market demand for connected classroom solutions

Customer base growth in existing markets

Leverage solution portfolio with newly acquired and existing customers

Continue expanding into new geographies Investment Summary 22

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