COMPUTER SOFTWARE INNOVATIONS INC Form 424B3 December 05, 2007

PROSPECTUS SUPPLEMENT NO. 14 To Prospectus dated May 14, 2007 Filed Pursuant to Rule 424(b)(3) Registration No. 333-129842

**Computer Software Innovations, Inc.** 

#### 14.435.472 SHARES OF COMMON STOCK

This Prospectus Supplement supplements the Prospectus dated May 14, 2007, 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 filed with the Securities and Exchange Commission on December 5, 2007.

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 14, 2007, as supplemented on May 25, 2007, June 1, 2007, June 27, 2007, August 14, 2007, September 14, 2007, October 3, 2007, October 5, 2007, October 11, 2007, October 24, 2007, November 13, 2007, November 20, 2007, and December 3, 2007, which 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 14, 2007, 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. 14 is December 5, 2007.

# **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) December 4, 2007

# COMPUTER SOFTWARE INNOVATIONS, INC.

(Exact Name of Registrant as Specified in Charter)

Delaware

(State or other jurisdiction of incorporation)

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

29640

(Zip Code)

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

- ----

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

- " 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 meetings with various 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 Presentation (December 4, 2007)

#### **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: December 5, 2007

#### EXHIBIT INDEX

Exhibit

Number Description

Exhibit 99.1 PowerPoint Presentation (December 4, 2007)

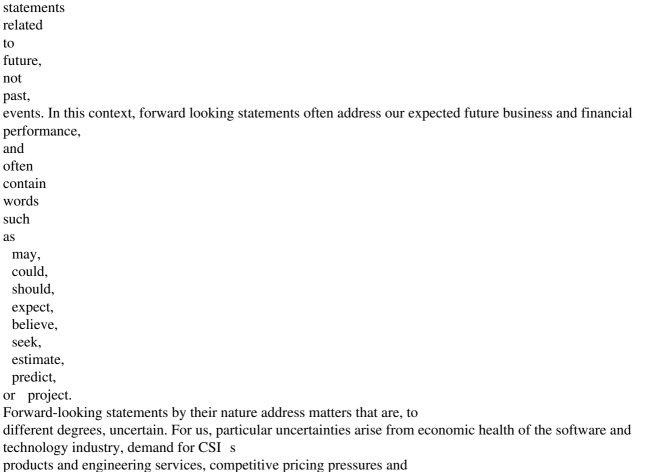
Computer Software Innovations, Inc.

OTC BB: CSWI December 2007 Investor Presentation

Safe Harbor This presentation contains forward-looking statements

that

is,



the availability of necessary financing. In addition, other risks are more fully described in CSI s 2006 Form 10-

KSB 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 forward-looking statements.

#### Company Overview

Computer Software Innovations, Inc. (OTCBB:CSWI), CSI: Technology Outfitters , is a full service software and technology solutions company working primarily with public sector organizations.

The

software

solutions

include

financial

management,

billing

and

revenue

management, school activity accounting, lesson planning and automated workflow.

The technology solutions include IP telephony, IP video surveillance, visual communications, interactive classrooms, network security and traffic monitoring, infrastructure design, wireless solutions, network management, engineering services, disaster recovery and hardware solutions.

CSI's

client base includes school districts, higher education, municipalities, county governments, and other non-profit organizations. Currently, more than 600 public sector organizations utilize CSI's software systems and network integration services.

Highlights
Horizontal Growth
Business Model Easily Scalable and Replicable to Other Regions
Projected \$51M+ Business which Expanded from 3 State Territory to 8 State
Territory following January 2007 Acquisition (est. for year ending 2007).
Competitive Proprietary Software
Vertical Growth
Loyal Customer Base
Software Client Retention Rate > 90%
Additional Technology Solution Sell-Through
Financial Strengths

Strong Gross Margins (YTD 07 Software = 43.8% Technology = 16.8%) Recurring Revenues **Public Sector** Good Collection History & Ongoing Technology Budgets Return to profitability in 2007 primarily as business reaches critical mass with emphasis on higher margin software business. 2007 Projection \$4.3M EBITDA\* and Net Income over \$1.0M \* EBITDA is non-GAAP measure. Net Income is the nearest **GAAP** measure. See slides subsequent for discussions

of

EBITDA,

which should not be used in lieu of or separate from GAAP measures, and regarding reconciling EBITDA to GAAP Net Incon

Company History Founded in 1989 in Easley, SC Financial Management Software

1989 Released CSI Accounting+Plus (Microsoft

Windows
platform)
-
1999
Released SmartFusion
(Microsoft.Net/SQL platform) 2007
Technology Division added in 1999
Computer
&
Network
Hardware
1999
IP Telephony
2001
IP Surveillance
2003
Interactive Whiteboards
2003
Classroom
Audio
Augmentation
2004
Network
Security
2005
2005
Storage
and
Disaster
Recovery
2006
2005 Created Publicly Traded Company: CSWI
Acquisition
of
McAleer
Computer
Associates
Jan,
2007

Select Financials
Summary of Capitalization as of 9/30/07
Common
Shares
Outstanding:
3.8 M
F/D
Shares

Edgar Filing: COMPUTER SOF
Outstanding:
13.3 M
Full
Potential
Diluted:
18.0 M
Warrant
Conversion
Yields:
\$ 8.7M
Current Market Cap: \$5.32 Million
Management/Board Ownership
2.17 Million Shares or 61% of
Common outstanding; 20%
outstanding shares (common &
preferred)
Key Statistics as of 9/30/07 (except share price data)
Fiscal Year Ends
December 31
Current Share
Price (11/12/07)
\$1.50
2006 Revenues
\$28.5M
Total Current
Assets
\$9.9M
9 Months 2007
Revenues
\$44.1M
Total Assets
\$22.6M
52 Week Trading Range
(thru 11/12/07):
\$.75 -
\$1.70
Total Debt
\$6.0M (w/sub debt)

\$3.8M (w/o sub debt)

Horizontal Growth Organic & Acquisition Strategy
Replicate successful Southeast
Regional business model into other
regions with CSI sales force or
through acquisition
Target companies with
complimentary products and/or
complimentary footprint

Horizontal Growth
Through BEACHHEAD
Strategy
McAleer Expansion with January, 2007 Acquisition
1.
Establish Beachhead
With Immediate,
Significant Revenue
Growth, while

Yielding Positive Cash Flow

2.

Cross-Sell Acquired Accounts, 5-10%+

Growth Goal

3.

Penetrate Market, Securing New Accounts Throughout Expanded Footprint,

30%+ Growth Goal

4.

Continue Expanding the Beachhead and Replicate all 3 steps with each Additional Strategic Acquisition

### **County Government**

3,100 County Governments Municipal/City Government

36,000 Municipalities/City Governments School Districts

14,000 School Districts
Horizontal Growth Opportunity US Target Markets
1
2
3

- 1. Per U.S. Dept of Census
- 2. Per National League of Cities
- 3. Per National Center for Education Statistics

0

5,000

10,000

15,000

20,000

25,000

30,000

35,000

40,000

**County Governments** 

Municipalities/City Governments

**School Districts** 

Vertical Growth

The

Total Technology Solution Outfitters

Horizontal Growth Competitive Proprietary Software
Products
Accounting+Plus/Smart Fusion/NextGen
28 Different Modules
Curriculator
Our People Our Experience:
Financial Management Software Expertise

K12 and Local Government Experience Competitive with Nationally Marketed **Products** Software Client Retention >90% An outfitter s job is to equip the person or organization with the tools to become successful. Ledger Budget Preparation Audit Reporting Claims Reimbursement Purchasing Accounts Payable Inventory Fixed Assets Accounts Receivable Check Reconciliation Payroll Insurance & Benefits Absent **Employee** Personnel Cost Allocation Hospitality Fees **Business** License Construction **Permits** Cash Collections Cash Drawer Interface **Utility Billing** Property Tax Collection Handheld Interface Utility Billing Work

Orders Available

Subs
Applicant
Tracking
Warehouse
Requisitions
Food Service
Reporting

Vertical Growth Technology Solutions
Interactive Classroom Technologies
Interactive Whiteboards
Interactive Assessment and Selection Device
Classroom Audio Augmentation
Consulting Services
Project Management
Deployment Services
Network Services and Converged Technologies

Analysis

Design

Integration

Implementation

Support Services

Hardware

Network

Convergence

Certified Reseller for Cisco, HP and other major vendors

Company Awards and Recognitions
2004, 2005, 2006 & 2007 VAR Business 500
2005 Government VAR 100
2004 VAR Business 50 Fastest Growing Technology Companies
2004 VAR Business Technology Innovator Award-Application Development
2003 CRN Top 5 Rising Stars
2002, 2003, 2004 SC Fastest Growing Companies Award
2003 Ingram Micro National Fastest Growing K-12 Sector
2002 Ingram Micro Southeast Region Fastest Growing K-12 Sector

Financial Strengths
Strong Gross Margins
Software = 43.8%
Technology = 16.8%
Recurring Revenue
Approximately 50% of Software Revenues
Increased Emphasis on Technology Support Contracts
Advantages of Public Sector Focus
Good Collection History
Little bad debt write-offs
Ongoing Technology Budgets

#### **Financial Summary**

Non-GAAP Financial Measure: Explanation and Reconciliation of EBITDA

EBITDA is a non-GAAP financial measure used by management, lenders and certain investors as a supplemental measure in the evaluation of some aspects of a 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 and financing and changes in working capital components can have a significant impact on cash flow, EBITDA is not a good indicator of a 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)

as

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 after the following two slides.

Income Statement Data (in thousands) Quarter Ending 09-30-07 Quarter Ending 09-30-06 Quarter Ending

09-30-05 Net sales \$15,352 \$7,128 \$6,951 Gross profit \$3,047 \$1,671 \$1,432 Operating income \$1,043 \$186 \$179 Net income (loss) \$691 (\$39)\$788 **EBITDA** (a non-GAAP measure reconciliation which follows the next slide) \$1462 \$441 \$1,543 Reverse Merger, Acquisition & Compliance Related Costs Warrant Accounting Gain \$143 \$169 \$161 \$1,191 Balance Sheet Data (in thousands) **Quarter Ending** 09-30-07 **Quarter Ending** 09-30-06 **Quarter Ending** 09-30-05 **Current Assets** \$9,910 \$5,455 \$7,305 **Total Assets** \$16,476 \$7,834

\$8,548

**Current Liabilities** 

\$11,035

\$7,311

\$14,848

**Total Liabilities** 

\$14,517

\$7,551

\$14,848

Total Interest Bearing Debt

\$6,010

\$3,005

\$4,021

Stockholder s Equity (Deficit)

\$1,959

\$283

(\$6,300)

Historical Financials Quarterly

Income Statement Data (in thousands) Year to Date 09-30-07 Year Ending 12-31-06 Year Ending

12-31-05 Net sales \$44,105 \$28,554 \$24,287 Gross profit \$9,603 \$6,373 \$6,546 Operating income (loss) \$3,453 (\$243)(\$186)Net income (loss) \$1,879 (\$880)(\$756) **EBITDA** (a non-GAAP measure reconciliation which follows this slide) \$4,626 \$475 \$76 Reverse Merger, Acquisition & Compliance Related Costs Warrant Accounting Loss \$519 \$1,703 \$329 \$2,371 \$414 Balance Sheet Data (in thousands) Year to Date 06-30-07 Year Ending 12-31-06 Year Ending 12-31-05 **Current Assets** \$9,910 \$6,497 \$6,156 **Total Assets** \$16,476

\$9,460

\$7,574 **Current Liabilities** \$11,035 \$9,359 \$8,098 **Total Liabilities** \$14,517 \$9,564 \$8,098 Total Interest Bearing Debt \$6,010 \$2,565 \$3,951 Stockholder s Equity (Deficit) \$1,959 (\$104)

Historical Financials Annual

(\$525)

Explanation and Reconciliation of EBITDA Table Amounts in Thousands \$ Quarter Ended September 30 Nine Months Ended September 30 2007 2006

2007 2006 Reconciliation of Net income (loss) per GAAP to EBITDA: Net income (loss) per GAAP \$ 691 \$ (39) \$1,879 \$ (68) Adjustments: Income tax expense 229 120 1.167 91 Interest expense, net 123 106 407 292 Amortization of loan fees --17 Depreciation and amortization of fixed assets and trademarks 132 82 387 245 Amortization of software development costs 287 171 786 529 **EBITDA** \$ 1,462 \$ 441 \$ 4,626 \$ 1,106

Management forecasted EBITDA for the year is \$4.3 million, most comparable GAAP measure of forecasted net income has been given as over \$1.0 million. Larger gap between the two measures than historical is anticipated due to increased depreciation and amortization from assets, tangible and intangible, acquired in the McAleer acquisition.

Senior Management Team Management Ownership = 59% outstanding common shares; 19% outstanding shares (common & preferred)

Nancy K. Hedrick

CEO & President

27 Yrs in IT Field

President of CSI since 1989

Thomas P. Clinton

Sr. Vice President of Strategic Partnerships

22 Yrs in IT Field (including The Computer Group & IKON)

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. Vice President of Product Development

21 Yrs in IT Field

VP of CSI since 1989

William J. Buchanan

Sr. Vice President of Delivery & Support

22 Yrs in IT Field

(including The Computer Group & IKON)

VP at CSI since 1999

#### **Investment Highlights**

Diverse product offerings targeting schools, governments and small business

Representing

a

more

than

\$9B

Market

Opportunity

in

the

U.S.

\*

Strong Horizontal Growth Potential Through Beachhead Strategy

Business Model Easily Scalable and Replicable to Other Regions

3 State, \$28M business, expanded to 8 States, with \$51M+ business by YE 2007 Market Competitive Proprietary Software Applications **Excellent Vertical Growth Opportunities** Loyal Customer Base Software Client Retention Rate Greater than 90% Additional Technology Solution Sell-Through Leveraging Relationships for Cross Selling Financial Strengths Strong Gross Margins (Software = 43.8% Technology = 16.8%) Recurring Revenue Model for Engineering Services and Software Updates Public Sector = Good Collection History & Ongoing Technology Budgets Historically profitable up to Going **Public** (2005).Projected return to profitability 2007 as costs related going public normalize. (07 est. \$4.3M EBITDA\*\* and >\$1.0M Net Income.) \* per IDC, a subsidiary of International Data Group, Inc. (the parent company of IDG News Service)

\*\* EBITDA is a non-GAAP measure. Net Income is the nearest GAAP measure. See prior slides for discussions of EBITDA,

not be used in lieu of or separate from GAAP measures, and regarding reconciling EBITDA to GAAP Net Income.

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Investor Contact
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Mark McPartland
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910.221.1827