CONEXANT SYSTEMS INC Form DEFA14A February 06, 2009

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrant b Filed by a Party other than the Registrant o Check the appropriate box:

- o Preliminary Proxy Statement
- o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- o Definitive Proxy Statement
- b Definitive Additional Materials
- o Soliciting Material Pursuant to Rule 14a-12

#### Conexant Systems, Inc.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant) Payment of Filing Fee (Check the appropriate box):

- b No fee required.
- o Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.
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- o Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the form or schedule and the date of its filing.
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# CONEXANT SYSTEMS, INC. SUPPLEMENT TO PROXY STATEMENT for the ANNUAL MEETING OF SHAREOWNERS to be held on FEBRUARY 18, 2009

To the Holders of Common Stock of Conexant Systems, Inc.:

The proxy statement of Conexant Systems, Inc. (the Company ) dated January 6, 2009 relating to the Company s 2009 Annual Meeting of Shareowners to be held on February 18, 2009, which we first made available to shareowners beginning on January 6, 2009, inadvertently omitted certain bonus information in the table entitled Summary Compensation Table Fiscal Years 2008 and 2007 on page 18 of the proxy statement and in the table entitled Grants of Plan-Based Awards Fiscal Year 2008 on page 20 of the proxy statement. This bonus information was contained in the Compensation Discussion and Analysis section of the proxy statement under the heading Short-Term Incentive Compensation on pages 11 13 of the proxy statement. The purpose of this Supplement is to amend and restate the Summary Compensation Table Fiscal Years 2008 and 2007 and the table setting forth Grants of Plan-Based Awards Fiscal Year 2008 to correct these inadvertent omissions.

Except as amended by this Supplement, all information set forth in the proxy statement remains unchanged. Please also note that this Supplement does not change the proposals to be acted upon at the Annual Meeting, which are described in the proxy statement.

#### **Summary Compensation Table** Fiscal Years 2008 and 2007

The following table sets forth the total compensation earned or paid to our principal executive officer, principal financial officer and other named executive officers, who served in such capacities during fiscal year 2008 for services rendered in fiscal years 2008 and 2007.

Name and Principal	Fiscal	Salary <sup>(1)</sup>	Bonus	Stock Awards	Option Awards (	Non-Equity Incentive Plan Compensa <b>Go</b> r	All Other	n <sup>(*)</sup>
Position  D. Scott Mercer Chairman of the board and chief executive officer (2)	Year 2008	(\$) 253,846	(\$)	(\$) 509,614 <sub>(3)</sub>	(\$)	(\$) 300,000(4)	(\$) 126,444	<b>Total (\$)</b> 1,189,904
Christian Scherp President <sup>(5)</sup>	2008 2007	329,231 290,000	675,000(6)	184,572(3)	243,961 <sub>(7)</sub> 166,093	224,523 <sub>(8)</sub> 120,389	70,967 27,030	1,728,254 603,512
Sailesh Chittipeddi Executive vice president, global operations and chief	2008	290,000(10)	558,079(11)	262,072(3)	246,697 <sub>(7)</sub>	60,000(12)	11,795	1,428,643
technology officer (9)	2007	254,808	40,817		151,557		13,233	460,415
Karen L. Roscher Former senior vice president and chief	2008	325,000	78,919(13)	216,146(3)	307,803(7)	100,000(14)	9,809	1,037,677
financial officer	2007	18,750	150,000	15,163	16,095			200,008
Mark D. Peterson	2008	165,865	475,000(16)	20,192(3)	37,619(7)	100,000(17)	4,257	802,933

Senior vice president, chief legal officer and secretary (15)

Daniel A. Artusi	2008	329,067(19)	2,716,438(20)	1,926,172(3)	2,595,295(7)		14,325	7,581,297
Former president and								
chief executive								
officer (18)	2007	126,923	100,000	411,173	211,533	150,000	239	999,868

- \* See supplemental table (A).
- (1) Includes
  amounts the
  Company
  contributed or
  accrued for the
  named
  executive
  officers under
  the Company s
  Retirement
  Savings Plan
  and Deferred
  Compensation
  Plan II.
- (2) Mr. Mercer became an employee and chief executive officer of the Company on April 14, 2008 and chairman and chief executive officer on August 14, 2008. Prior to April 14, 2008, Mr. Mercer was a non-employee director and was compensated by the Company as a non-employee director. See, Directors

Compensation.

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(3) This column represents the dollar amount recognized for financial statement reporting purposes with respect to the 2008 fiscal year for the fair value of time-vesting and performance restricted stock units (RSUs) and performance share awards granted to certain named executive officers in fiscal 2008, as well as prior fiscal years, in accordance with SFAS 123R. Pursuant to SEC rules, the amounts shown exclude the impact of estimated forfeitures related to service-based vesting conditions. For time-vesting RSUs, fair value is calculated using the closing price of Conexant stock on the date of grant. For

additional

information,

refer to note 1

of the Conexant

financial

statements in

the Form 10-K

for the year

ended

October 3,

2008, as filed

with the SEC.

See the Grants

of Plan-Based

Awards Table

for information

on awards made

in fiscal 2008.

These amounts

reflect the

Company s

accounting

expense for

these awards,

and do not

correspond to

the actual value

that will be

recognized by

the named

executive

officers. The

performance

RSUs are

subject to

market

conditions and

the performance

me performance

share awards are

subject to

performance

conditions, as

described in the

CD&A. In

measuring fair

value,

SFAS 123R

distinguishes

between vesting

conditions

related to the

Company s stock

price (market

conditions) and

other non-stock

price related

conditions

(performance

conditions).

Market

wianket

conditions, such

as those in the

performance

RSUs that are

tied to

Conexant s total

shareholder

return, reduce

the grant-date

fair value under

SFAS 123R;

performance

conditions, such

as those in the

performance

share awards

that are tied to

non-stock

measures, such

as Conexant s

operating

performance, do

not reduce the

grant-date fair

value under

SFAS 123R but

are evaluated at

the end of each

reporting period

and may be

adjusted for

changes in

operating

performance.

This amount

reflects the

Company s

accounting

expense for the

performance

RSUs and

performance

share awards, and does not correspond to the actual value that will be recognized by the named executive officer, which depends solely on the achievement of specified performance objectives over the performance period.

- (4) Represents a bonus payment under the 2008 Peak Performance Plan of which \$250,000 was the minimum guaranteed bonus payable to Mr. Mercer for fiscal 2008 per his employment agreement.
- (5) Mr. Scherp was promoted to president on April 14, 2008.
- (6) Represents a \$675,000 retention award.
- (7) This column represents the dollar amount recognized for financial statement reporting purposes with

respect to the 2008 fiscal year for the fair value of stock options granted to each of the named executive officers in fiscal

2008, as well as

prior fiscal

years, in

accordance with

SFAS 123R.

Pursuant to SEC

rules, the

amounts shown

exclude the

impact of

estimated

forfeitures

related to

service-based

vesting

conditions. For

additional

information on

the valuation

assumptions

with respect to

the fiscal 2008

grants, refer to

note 1 of the

Company s

financial

statements in

the Form 10-K

for the year

ended

October 3,

2008, as filed

with the SEC.

For information

on the valuation

assumptions

with respect to

option grants

made prior to

fiscal 2008, see

the note on

Other

Stock-Related

information for the Company s financial statements in the Form 10-K for the respective year-end. See the Grants of Plan-Based Awards Table for information on options granted in fiscal 2008. These amounts reflect the Company s accounting expense for these awards, and do not correspond to the actual value that will be recognized by the named executive officers.

(8) Includes a \$150,000 bonus payment under the 2008 Peak Performance Plan of which \$50,000 was the minimum guaranteed bonus payable to Mr. Scherp for fiscal 2008 per his employment agreement, and \$74,523 paid in commissions for fiscal 2008 under the Company s sales incentive plan

which ceased to

be applicable to Mr. Scherp upon assuming his current position.

- (9) Mr. Chittipeddi was promoted to executive vice president, global operations and chief technology officer on April 14, 2008.
- (10) Includes \$11,538 paid to Mr. Chittipeddi in lieu of vacation.
- (11) Includes a \$500,000 retention award and a \$58,079 payment for relocation expenses incurred.
- (12) Represents a bonus payment under the 2008 Peak Performance Plan for fiscal 2008 of \$60,000.
- (13) Represents \$78,919 paid for relocation expenses incurred.
- (14) Represents a bonus payment under the 2008 Peak Performance Plan equal to the

minimum guaranteed bonus payable to Ms. Roscher for fiscal 2008 per her employment agreement.

- (15) Mr. Peterson became an employee and senior vice president, chief legal officer and secretary on March 19, 2008.
- (16) Includes a \$75,000 sign-on bonus paid in connection with Mr. Peterson s joining the Company and a \$400,000 retention award.
- (17) Represents a bonus payment under the 2008 Peak Performance Plan equal to the minimum guaranteed bonus payable to Mr. Peterson for fiscal 2008 per his employment agreement.
- (18) Mr. Artusi was formerly president and chief executive officer of the Company. Mr. Artusi s employment

with the Company terminated on April 25, 2008.

- (19) Includes \$8,766 paid to Mr. Artusi in lieu of vacation.
- (20) Represents a separation payment of \$2,716,438 in accordance with Mr. Artusi s employment agreement.

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(A) The following table provides detail of amounts shown in the All Other Compensation column of the Summary Compensation Table Fiscal Years 2008 and 2007 for perquisites paid during fiscal 2008.

							Total		
	InsuranceAi	rline/Heal	th Financial	401(k)	Travel	Director	All Other		
	Premiums <sup>(a)</sup> Club Planning			Match(b)	Allowance(c)	owance <sup>(c)</sup> Compensation <sup>(d)</sup> Compensation			
Name	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)		
D. Scott Mercer	982				60,000	65,462	126,444		
Christian Scherp	218	989	12,746	12,014	45,000		70,967		
Sailesh Chittipeddi	810			10,985			11,795		
Karen L. Roscher	810			8,999			9,809		
Mark D. Peterson	411			3,846			4,257		
Daniel A. Artusi	6,591			7,734			14,325		

- (a) Includes imputed income for life insurance. Includes \$5,874 COBRA reimbursement paid during fiscal year 2008 to Mr. Artusi per his separation agreement.
- (b) Includes the Company match made in the qualified plan as well as the Company match provided above the qualified plan limits for executives electing to participate in the non-qualified deferred compensation program.
- (c) Travel allowance paid in connection

with the executive assuming his current role.

(d) Includes director s fees earned or paid in cash of \$41,250 and a total option award grant value of \$24,212. Mr. Mercer s compensation for serving as a non-employee director prior to April 14, 2008 is reflected in the Director Compensation for Fiscal Year 2008 table.

#### Grants of Plan-Based Awards Fiscal Year 2008

The following table provides information relating to plan-based awards granted to the named executive officers during the fiscal year ended October 3, 2008.

			All Other Stock	All Other Option Awards: Number of	Exercise or Base	Grant Date Fair Value of
		Estimated Future Payouts Under Non-Equity Incentive Plan	Awards: Number of	Securities	Price of	Stock and
		Awards	Shares of Stock or	Underlying	Option	Option
		(\$)*	Units	<b>Options</b>	Awards	Awards
Name D. Scott Mercer	Grant Date T April 14, 2008 <sup>(2)</sup> September 29, 2007	hresholdTargetMaximu 550,000	200,000	(#)	(\$/share)	(\$)(1) 1,060,000
Christian Scherp	November 14, 2007 <sup>(3)</sup> September 29, 2007	300,000	25,000			310,000
Sailesh Chittipeddi	November 14, 2007 <sup>(3)</sup> February 20, 2008 <sup>(4)</sup>		25,000	25,000	5.90	310,000 82,500

	September 29, 2007	210,000				
Karen L. Roscher	September 29, 2007	195,000				
Mark D. Peterson	March 19, 2008 <sup>(5)</sup> March 19, 2008 <sup>(6)</sup> March 19, 2008	109,375	25,000	85,000	4.50	221,000 112,500
Daniel A. Artusi	September 29, 2007	550,000				

#### **Notes:**

(\*) Reflects the target payouts under the 2008 Peak Performance Plan based on the named executive officer s fiscal 2008 target bonus percentage multiplied by annualized base salary as of the end of fiscal 2008. For Mr. Peterson, the amount reflects a pro-rata target bonus for fiscal 2008 based on his March 19, 2008 commencement of employment. The actual amounts paid under the Peak Performance Plan for fiscal 2008 are set forth under the heading Non-Equity Incentive Plan Compensation in the Summary Compensation Table above.

(1) This column shows the full grant date fair value of performance share awards, RSUs and stock options under SFAS 123R granted to named executives in fiscal year 2008. Generally, the full grant date fair

value is the amount the Company would expense in its financial statements over the award s vesting schedule. For performance shares and RSUs shown above, fair value is calculated using the closing price of Conexant common stock on the grant date. For stock options, fair value is calculated using the Black-Scholes-Merton value on the grant date. The fair values shown for stock awards and option awards are accounted for in accordance with SFAS 123R. For additional information on the valuation assumptions, refer to note 1 of the Company s financial statements in the Form 10-K for the year ended October 3, 2008, as filed with the SEC. These amounts reflect the Company s accounting expense, and do not correspond to the actual value that will be recognized by the named executives.

(2) Mr. Mercer s RSUs were granted on April 14, 2008 as part of his new hire package and consist of 200,000 RSUs which vest 50% on October 14, 2008 and 50% on April 14, 2009. The fair market

value on April 14, 2008 was \$5.30 per share of Conexant common stock.

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- (3) Messrs. Scherp s and Chittipeddi s performance share awards were granted on November 14, 2007 and vest in full (100%) on the second anniversary of the grant date. The fair market value on November 14, 2007 was \$12.40 per share of Conexant common stock. On April 14, 2008 with the amendment of their employment agreements, the performance share awards of November 14, 2007 were amended to provide for a new cliff vesting date of January 2, 2009 versus the current date of November 14, 2009, subject to their continued employment.
- (4) Mr. Chittipeddi s stock options were granted on February 20, 2008 and vest in two annual installments (50% per year),

commencing with the first anniversary of the grant date.

- (5) Mr. Peterson s stock options were granted on March 19, 2008 as part of his new hire package and vest in three annual installments  $(33^{1}/_{3}\% \text{ per})$ year), commencing with the first anniversary of the grant date.
- (6) Mr. Peterson s RSUs were granted on March 19, 2008 as part of his new hire package and consist of 25,000 RSUs which vest in three annual installments  $(33^{1}/_{3}\% \text{ per})$ year), commencing with the first anniversary of the grant date. The fair market value on March 19, 2008 was \$4.50 per share of Conexant

common stock.

#### **REVOCABILITY OF PROXIES**

If you are a shareowner of record, you may revoke your proxy and change your vote at any time before the final vote at the Annual Meeting by giving written notice of revocation to the Secretary prior to the Annual Meeting, by submitting a valid proxy bearing a later date (including a proxy submitted over the Internet or by telephone), or by

attending the Annual Meeting and voting in person. For shares that are not registered in your name, you may change your vote by submitting new voting instructions to your broker, bank or other nominee or, if you have obtained a legal proxy from your broker, bank or other nominee giving you the right to vote your shares at the

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Annual Meeting, by attending the meeting and voting in person.

Our shareowners who received a Notice of Internet Availability can refer to that document for instructions on how to access a copy of the proxy materials for the Annual Meeting and to submit a proxy for voting at the Annual Meeting. If you received a printed copy of the proxy statement, instructions for submitting a proxy for voting at the Annual Meeting are included in the separate Proxy Card or Voting Instruction Form that accompanied the proxy statement you received. If you would like to request a Proxy Card to use to vote at the Annual Meeting or to revoke a previously-submitted proxy and change your vote, you may do so by contacting Broadridge at 1-800-579-1639 if you are a shareowner of record. If you are not a shareowner of record, you may contact your broker, bank or other nominee holding your shares to request a new Voting Instruction Form.

#### TRANSACTION OF OTHER BUSINESS

At the date hereof, there are no matters, other than those described in the proxy statement, that the Board of Directors intends to present, or has reason to believe others will present, at the Annual Meeting. If any other matters come before the Annual Meeting, the persons named in the Company s form of proxy will vote in accordance with their best judgment with respect to such matters.

February 6, 2009