HEALTHSOUTH CORP Form SC 13G/A February 14, 2008

> SECURITIES & EXCHANGE COMMISSION Washington, D.C. 20549 _____

> > SCHEDULE 13G/A*

(Rule 13d-2)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2(b)

(Amendment No. 1)

HealthSouth Corporation (Name of Issuer)

Common Stock, par value \$.01 (Title of Class of Securities)

> 421924309 (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)

(Page 1 of 21 Pages)

*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 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 purposes 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. 421924309

13G/A

Page 2 of 21 Pages

(1)NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) Arience Capital Master Fund, Ltd. ("Master Fund") ._____ (2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP ** (a) [X] (3) SEC USE ONLY ______ (4) CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands NUMBER OF (5) SOLE VOTING POWER -0-SHARES BENEFICIALLY (6) SHARED VOTING POWER 2,530,197 OWNED BY EACH (7) SOLE DISPOSITIVE POWER REPORTING ______ PERSON WITH (8) SHARED DISPOSITIVE POWER 2,530,197 _____ (9) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,530,197 ______ (10) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES ** _____ (11) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) (12) TYPE OF REPORTING PERSON ** ** SEE INSTRUCTIONS BEFORE FILLING OUT! CUSIP No. 421924309 13G/A Page 3 of 21 Pages ______ (1) NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

Arience Capital Concentrated Master Fund, Ltd. ("Concentrated Fund")

(2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **

2

								(a) (b)	[X]
(3)	SEC	USE	ONLY						
(4)	CIT	IZEN	SHIP OR PLA Ca	CE OF (ON			
NUMBER OF		(5)	SOLE VOTIN	IG POWE	₹				
SHARES						-0- 			
BENEFICIA	LLY	(6)	SHARED VOI	ING POW	VER	44.6.005			
OWNED BY						416 , 285 			
EACH		(7)	SOLE DISPO	SITIVE	POWER				
REPORTING						-0- 			
PERSON WI	ГН	(8)	SHARED DIS	SPOSITIV	/E POWER	416,285			
(9)			TE AMOUNT E		IALLY OWNE	D			
	DI	LACI	REFORTING	FERSON		416,285			
(10)			OX IF THE A			**			[]
(11)			OF CLASS R NT IN ROW (NTED	0.53%			
(12)	TYF	E OF	REPORTING	PERSON	**	00			
			** SEE IN	ISTRUCT	IONS BEFORI	E FILLING OUT	ː!		
CUSIP No.	4219	2430	9		13G/A		Page 4	of 21	l Pages
(1)	I.F	R.S.	F REPORTING IDENTIFICAT E PERSONS (ION NO.	•				
	Ari	ence	Capital Lo	ng Fund	d, L.P. ("I	Long Fund")			
(2)	СНЕ	CK T	HE APPROPRI	 ATE BOX	K IF A MEMI	BER OF A GROU	 JP **	(a) (b)	
(3)	SEC	USE	ONLY						
(4)	CIT	IZEN	 SHIP OR PLA De	 LCE OF (laware		ON			

NUMBER OF		(5)	SOLE	 NITOV	 IG P(DWER									
SHARES									-0-						
BENEFICIALLY		(6) SHARED VOTING POWER			13 , 971										
OWNED BY															
EACH		(7)	SOLE	DISPO	DSITI	IVE P	OWER		-0-						
REPORTING															
PERSON WITH		(8)	SHARE	D DIS	SPOSI	ITIVE	POWE		13,971						
		GGREGATE AMOUNT BENEFICIALLY OWNED ZEACH REPORTING PERSON		13,971											
(10)							AMOU		**						[]
(11)			OF CI IT IN			ESENT	ED		0.02%						
(12) TYPE OF		 E OF	REPORTING PERSON **			PN									
CUSIP No. 4	1219	24309)			13	SG/A				Page	: 5	of	21	Pages
(1)	I.R OF	.S. I ABOVE	IDENTI E PERS	FICAT	ΓΙΟΝ (ENT]	NO. ITIES	ONLY		 "ACPII")						
	CHE	 CK TH	 HE APF	PROPRI	 [ATE	BOX	IF A 1	 MEMB	ER OF A	GRO			(a) (b)		[]
(3)															
(4)	CIT	IZENS		R PLA		are		ATIC							
NUMBER OF						OWER			-0-						
SHARES															
BENEFICIALLY	Z	(6)	SHARE	D VOI	ΓING	POWE	lR.		22,121						

OWNED BY												
EACH	(7)	SOLE DI	ISPOSITIVE	E POWER								
REPORTING					-0-							
PERSON WITH	(8)	SHARED	DISPOSIT	IVE POWER	22,121							
(9)			NT BENEFIC	CIALLY OWNE	NED 22,121							
(10)				ATE AMOUNT FAIN SHARES	**				[]			
(11)	PERCENT BY AMOU		ENTED	0.03%								
(12)	TYPE OF	REPORTI	ING PERSON	1 **	PN							
		** SEE	E INSTRUC	rions befor	E FILLING OUT	г!						
CUSIP No.	42192430	9		13G/A		Page	6 oi	f 21	Pages			
(1)	I.R.S. OF ABOVE	IDENTIFI E PERSON	TING PERSO CATION NO NS (ENTIT	O. IES ONLY)	("ACPIII")							
(2)					BER OF A GROU	 JP **		 a) o)	[X]			
(3)	SEC USE	ONLY										
(4)	CITIZEN	SHIP OR	PLACE OF Delaware	 ORGANIZATI ∋	ON							
NUMBER OF	(5)	SOLE VO	OTING POWE	 ER								
SHARES					-0- 							
BENEFICIALL	Y (6)	SHARED	VOTING PO	OWER	149,942							
OWNED BY												
EACH	(7)	SOLE DI	SPOSITIVE	E POWER	-0-							
REPORTING												
PERSON WITH	(8)	SHARED	DISPOSIT	IVE POWER								

149,942 (9) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 149,942 -----(10) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES ** (11) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) (12) TYPE OF REPORTING PERSON ** ** SEE INSTRUCTIONS BEFORE FILLING OUT! CUSIP No. 421924309 13G/A Page 7 of 21 Pages ______ (1) NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) Arience Associates, L.L.C. ("Arience Associates") (2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP ** (a) [X] (b) [] ______ (3) SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware NUMBER OF (5) SOLE VOTING POWER -0-SHARES ______ BENEFICIALLY (6) SHARED VOTING POWER 186,034 _____ OWNED BY _____ (7) SOLE DISPOSITIVE POWER REPORTING PERSON WITH (8) SHARED DISPOSITIVE POWER _____ (9) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 186,034

(10)	IN ROW (9) EXCLUDES CERTAIN SHARES **	[]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.24%	
(12)	TYPE OF REPORTING PERSON ** IA	
	** SEE INSTRUCTIONS BEFORE FILLING OUT!	
CUSIP No.	421924309 13G/A Page 8 of 21 I	Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	
	Arience Capital Management, L.P. ("Arience Capital")	
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP ** (a) [2] (b) [
(3)	SEC USE ONLY	
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF	(5) SOLE VOTING POWER -0-	
	Y (6) SHARED VOTING POWER 3,145,801	
OWNED BY		
EACH REPORTING	(7) SOLE DISPOSITIVE POWER -0-	
	(8) SHARED DISPOSITIVE POWER 3,145,801	
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,145,801	
(10)	CHECK BOX IF THE AGGREGATE AMOUNT	[]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 3.99%	

(12)	TYPE OF REPORT	ING PERSON **	IA	
	** SE	E INSTRUCTIONS B	EFORE FILLING OUT!	
CUSIP No.	421924309	13G/A	Page	9 of 21 Pages
(1)	NAMES OF REPOR I.R.S. IDENTIF OF ABOVE PERSO		Υ)	
	Arience GP, L.	L.C. ("Arience G	P")	
(2)	CHECK THE APPR	OPRIATE BOX IF A	. MEMBER OF A GROUP **	(a) [X] (b) []
(3)	SEC USE ONLY			
(4)		PLACE OF ORGANI USA	ZATION	
NUMBER OF	(5) SOLE V	OTING POWER	-0-	
SHARES				
BENEFICIALL	Y (6) SHARED	VOTING POWER	3,145,801	
OWNED BY				
EACH	(7) SOLE D	ISPOSITIVE POWER	-0-	
REPORTING		DICDOCITIVE DOW		
PERSON WITH	. (8) SHAKED	DISPOSITIVE POW	3,145,801	
(9)	AGGREGATE AMOU BY EACH REPORT	NT BENEFICIALLY		
			3,145,801	
(10)		HE AGGREGATE AMO LUDES CERTAIN SH		[]
(11)	PERCENT OF CLA BY AMOUNT IN R			
			3.99%	
(12)	TYPE OF REPORT	ING PERSON **	IA	
	** SE	E INSTRUCTIONS B	EFORE FILLING OUT!	

CUSIP No.	421924309	13G/A	Page 1	0 of	21	Pages
(1)	NAMES OF REPORTING PER I.R.S. IDENTIFICATION OF ABOVE PERSONS (ENTIMES). Caryn Seidman-Beck	NO. TIES ONLY)	 .ker ")			
(2)					 [X [-
(3)	SEC USE ONLY					
(4)	CITIZENSHIP OR PLACE C	OF ORGANIZATION				
NUMBER OF	(5) SOLE VOTING PO	-0-				
BENEFICIALL	Y (6) SHARED VOTING	POWER 3,145,8	301			
EACH REPORTING	(7) SOLE DISPOSITI	VE POWER -0-				
	(8) SHARED DISPOSI	TIVE POWER 3,145,8	301			
(9)	AGGREGATE AMOUNT BENEF BY EACH REPORTING PERS		301			
(10)	CHECK BOX IF THE AGGRE IN ROW (9) EXCLUDES CE]
(11)	PERCENT OF CLASS REPRE BY AMOUNT IN ROW (9)					
(12)	TYPE OF REPORTING PERS	ON **				
	** SEE INSTRU	JCTIONS BEFORE FILLIN	IG OUT!			

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Item 1(a). Name of Issuer:

The name of the issuer is HealthSouth Corporation

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

One HealthSouth Pkwy Ste 224W, Birmingham, AL 35243

Item 2(a). Name of Person Filing:

This statement is filed by the entities and persons listed below, all of whom together are referred to herein as the "Reporting Persons":

- (i) Arience Capital Master Fund, Ltd. (the "Master Fund"), a Cayman Islands exempted company, with respect to the Shares reported in this Schedule 13G/A directly held by it.
- (ii) Arience Capital Concentrated Master Fund, Ltd. (the "Concentrated Fund"), a Cayman Islands exempted company, with respect to the Shares reported in this Schedule 13G/A directly held by it.
- (iii) Arience Capital Long Fund, L.P. (the "Long Fund"), a Delaware limited partnership, with respect to the Shares reported in this Schedule 13G/A directly held by it.
- (iv) Arience Capital Partners II, L.P. ("ACPII"), a Delaware limited partnership, with respect to the Shares reported in this Schedule 13G/A directly held by it.
 - (v) Arience Capital Partners III, L.P. ("ACPIII"), a Delaware limited partnership, with respect to the Shares reported in this Schedule 13G/A directly held by it.
- (vi) Arience Capital Management, L.P. ("Arience Capital"), a Delaware limited partnership which serves as investment advisor to the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII and certain other managed accounts, with respect to the Shares reported in this Schedule 13G/A held by the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII and such other managed accounts managed by Arience Capital.
- (vii) Arience Associates, L.L.C. ("Arience Associates"), a Delaware limited liability company which serves as general partner to the Long Fund, ACPII and ACPIII, with respect to the Shares reported in this Schedule 13G/A held by the Long Fund, ACPII and ACPIII.
- (viii) Arience GP, L.L.C. ("Arience GP"), a Delaware limited liability company which serves as general partner to Arience Capital, with respect to the Shares reported in this Schedule 13G/A held by the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII and certain managed accounts managed by Arience Capital.

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(ix) Ms. Caryn Seidman-Becker ("Ms. Seidman Becker"), an individual who serves as the managing member of Arience Associates and Arience GP, with respect to the Shares reported in this Schedule 13G managed by Arience Capital and Arience Associates and held by

the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII and certain managed accounts managed by Arience Capital.

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

The Master Fund:

Goldman Sachs (Cayman) Trust Limited P.O. Box 896 GT Harbour Centre, Second Floor North Church Street George Town, Grand Cayman, KY1-1103 Cayman Islands

The Concentrated Fund:

Citi Hedge Fund Services (Cayman) Limited P.O. Box 10293 Cayman Corporate Center, 27 Hospital Road George Town, Grand Cayman, KY1-1003 Cayman Islands

The Long Fund, ACPII, ACPIII, Arience Capital, Arience Associates, Arience GP and Ms. Caryn Seidman-Becker:

745 Fifth Avenue 7th Floor New York, New York 10151 United States of America

Item 2(c). Citizenship:

Delaware: The Long Fund, ACPII, ACPIII, Arience Capital, Arience Associates and Arience GP.

Cayman Islands: The Master Fund and the Concentrated Fund.

Ms. Caryn Seidman-Becker is a United States citizen.

Item 2(d). Title of Class of Securities:

Common Stock, par value \$.01 (the "Common Stock")

Item 2(e). CUSIP Number:

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Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:

- (a) [] Broker or dealer registered under Section 15 of the Act,
- (b) [] Bank as defined in Section 3(a)(6) of the Act,

- (c) [] Insurance Company as defined in Section 3(a)(19) of the Act ,
- (d) [] Investment Company registered under Section 8 of the Investment Company Act of 1940,
- (e) [] Investment Adviser in accordance with Rule 13d-1(b)(1)(ii)(E),
- (f) [] Employee Benefit Plan or Endowment Fund in accordance with 13d-1 (b) (1) (ii) (F),
- (g) [] Parent Holding Company or control person in accordance with Rule 13d-1(b)(1)(ii)(G),
- (h) [] Savings Association as defined in Section 3(b) of the Federal Deposit Insurance Act,
- (i) [] Church Plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940,
- (j) [] Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

If this statement is filed pursuant to 13d-1(c), check this box: [x]

Item 4. Ownership.

Arience Capital, as investment advisor to the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII and certain managed accounts, has the power to direct the disposition and voting of the Shares held by the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII and certain managed accounts. Arience GP is the general partner of Arience Capital. Arience Associates is the general partner of the Long Fund, ACPII and ACPIII. Ms. Caryn Seidman-Becker is the managing member of Arience Associates and Arience GP, and in such capacity may be deemed to control Arience Associates and Arience Capital, and therefore may be deemed the beneficial owner of the securities held by the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII and certain managed accounts managed by Arience Capital.

Each of the Master Fund, the Concentrated Fund, the Long Fund, ACPII, ACPIII, Arience Associates, Arience Capital and Arience GP, disclaims beneficial ownership of all of the Shares of Common Stock reported in this 13G/A.

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A. Master Fund

- (a) Amount beneficially owned: 2,530,197
- (b) Percent of class: 3.21% (*All percentages of beneficial ownership reported in this Schedule 13G/A are based on 78,832,382 shares of Common Stock issued and outstanding as of October 30, 2007, as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission for the period ending September 30, 2007.)
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-

- (ii) Shared power to vote or direct the vote: 2,530,197
- (iii) Sole power to dispose or direct the disposition: -0-
- (iv) Shared power to dispose or direct the disposition: 2,530,197
- B. Concentrated Fund
 - (a) Amount beneficially owned: 416,285
 - (b) Percent of class: 0.53%
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 416,285
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 416,285
- C. Long Fund
 - (a) Amount beneficially owned: 13,971
 - (b) Percent of class: 0.02%
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 13,971
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 13,971
- D. ACPII
 - (a) Amount beneficially owned: 22,121
 - (b) Percent of class: 0.03%
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 22,121
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 22,121
- E. ACPIII
 - (a) Amount beneficially owned: 149,942
 - (b) Percent of class: 0.19%
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 149,942
 - (iii) Sole power to dispose or direct the disposition: -0-

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- (iv) Shared power to dispose or direct the disposition: 149,942
- F. Arience Associates
 - (a) Amount beneficially owned: 186,034
 - (b) Percent of class: 0.24%
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 186,034
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 186,034
- G. Arience Capital
 - (a) Amount beneficially owned: 3,145,801
 - (b) Percent of class: 3.99%
 - (c) Number of shares as to which the person has

- (i) Sole power to vote or direct the vote: -0-
- (ii) Shared power to vote or direct the vote: 3,145,801
- (iii) Sole power to dispose or direct the disposition: -0-
- (iv) Shared power to dispose or direct the disposition: 3,145,801
- H. Arience GP
 - (a) Amount beneficially owned: 3,145,801
 - (b) Percent of class: 3.99%
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 3,145,801
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 3,145,801
- I. Ms. Seidman Becker
 - (a) Amount beneficially owned: 3,145,801
 - (b) Percent of class: 3.99%
 - (c) Number of shares as to which the person has
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 3,145,801
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 3,145,801
- Item 5. Ownership of Five Percent or Less of a Class.

Not applicable

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

See Item 4.

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Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

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.

Each of the Reporting Persons hereby makes the following 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.

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SIGNATURES

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

DATED: February 14, 2008

Arience Capital Master Fund, Ltd.

By: Ms. Caryn Seidman-Becker as Director

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker Director

Arience Capital Concentrated Master Fund, Ltd. $\,$

By: Ms. Caryn Seidman-Becker as Director

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker

Director

Arience Capital Long Fund, L.P.

By: Arience Associates, L.L.C., general partner

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker Managing Member

Arience Capital Partners II, L.P.

By: Arience Associates, L.L.C., general partner

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker

Managing Member

Arience Capital Partners III, L.P.

By: Arience Associates, L.L.C., general partner

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker Managing Member

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			ence Capital Management Arience GP, L.L.C., ge			rtner				
		By:	: /s/ Ms. Caryn Seidman-Becker							
			Ms. Caryn Seidman-Bed Managing Member							
		Arie	ence Associates, L.L.C.	•						
		By:	/s/ Ms. Caryn Seidmar		er 					
			Ms. Caryn Seidman-Bed Managing Member	cker						
		Arie	ence GP, L.L.C.							
		Ву:	/s/ Ms. Caryn Seidma	an-Bec	ker					
			Ms. Caryn Seidman-Bed Managing Member	cker						
CUSIP No.	421924309	LIS	13G/A ST OF EXHIBITS	Page	19	of 21	Pages			
			SCHEDULE 13G/A							
							Page 			
1. Agree	ement to Make Joint E	Filing			• • •		20			
CUSIP No.	421924309		13G/A	Page	20	of 21	Pages			
			EXHIBIT 1							
	AGREE	EMENT	TO MAKE JOINT FILING							

Each of the undersigned acknowledges and agrees that the foregoing statement on Schedule 13G/A is filed on behalf of each of the undersigned and

that all subsequent amendments to this statement on Schedule 13G/A shall be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements.

Director

Dated: February 14, 2008

Arience Capital Master Fund, Ltd. By: Ms. Caryn Seidman-Becker as Director

By: /s/ Ms. Caryn Seidman-Becker

----Ms. Caryn Seidman-Becker

Arience Capital Concentrated Master Fund, Ltd. By: Ms. Caryn Seidman-Becker as Director

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker

Director

Arience Capital Long Fund, L.P. By: Arience Associates, L.L.C., general partner

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker

Managing Member

Arience Capital Partners II, L.P. By: Arience Associates, L.L.C., general partner

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker

Managing Member

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Arience Capital Partners III, L.P. By: Arience Associates, L.L.C., general partner

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker

Managing Member

Arience Capital Management, L.P.

By: Arience GP, L.L.C., general partner By: /s/ Ms. Caryn Seidman-Becker _____ Ms. Caryn Seidman-Becker Managing Member Arience Associates, L.L.C. By: /s/ Ms. Caryn Seidman-Becker Ms. Caryn Seidman-Becker Managing Member Arience GP, L.L.C.

By: /s/ Ms. Caryn Seidman-Becker

Ms. Caryn Seidman-Becker Managing Member