NCI BUILDING SYSTEMS INC Form SC 13D/A March 29, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13D

SCHEDULE ISD

(Amendment No. 1)
Inder the Securities Exchange Ac

Under the Securities Exchange Act of 1934 NCI Building Systems, Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

628852204

(CUSIP Number)

Clayton, Dubilier & Rice Fund VIII, L.P.

c/o Clayton, Dubilier & Rice, LLC

Attention: Theresa A. Gore

375 Park Ave, New York NY 10152

(212) 407-5227

Copy to:

Steven J. Slutzky

Debevoise & Plimpton LLP

919 Third Avenue

New York, New York 10022

(212) 909 6000

(Name, Address and Telephone Number of Person Authorized to

Receive Notices and Communications)

March 17, 2010

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7 for other parties to whom copies are to be sent.

* 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 disclosures provided in a prior cover page.

The information required on 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.

REPORTING

628852204

NAMES OF REPORTING PERSONS 1 Clayton, Dubilier & Rice Fund VIII, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (a) þ (b) o SEC USE ONLY 3 SOURCE OF FUNDS (SEE INSTRUCTIONS) 4 OO CHECK 10046 DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 5 CITIZENSHIP OR PLACE OF ORGANIZATION 6 Cayman Islands SOLE VOTING POWER 7 NUMBER OF 0 **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 41,023,167 (see Item 5)(1) **EACH** SOLE DISPOSITIVE POWER 9

```
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                     0
   PERSON
    WITH
                     SHARED DISPOSITIVE POWER
                10
                     41,023,167 (see Item 5)(2)
         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
  11
         41,023,167 (see Item 5)(1)
         CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS)
  12
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
  13
         69.3%(3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)
  14
         PN
(1) Clayton, Dubilier
   & Rice Fund VIII,
   L.P. ( Fund VIII )
   holds
   255,715.11775
   shares of a class
   of convertible
   preferred stock,
   par value $1.00
   per share, of NCI
   Building Systems,
   Inc., a Delaware
   corporation (the
     Company or the
     Issuer ), designated
   the Series B
   Cumulative
   Convertible
   Participating
   Preferred Stock
   (the Preferred
```

Stock, and shares

thereof, the Preferred Shares). Each Preferred Share is entitled to vote with holders of shares of common stock, par value \$0.01 per share (Common Stock and shares thereof, the Common Shares), of the Issuer on an as-converted basis (without taking into account any limitations on convertibility that may then be applicable). Fund VIII s voting percentage is 69.3%, calculated using a fraction, the numerator of which is 41,023,167 (representing (i) 255,715.11775 **Preferred Shares** held by Fund VIII, voted on an as-converted basis, and (ii) \$5,766,548.54 of dividend accrued for the period between October 21, 2010 and December 29, 2010 (such cash dividend, the Fund VIII Cash Dividend and such period, the Cash Dividend Period), voted on an as converted basis, in each case, after

giving effect to

the Reverse Stock Split (defined below)), and the denominator of which is 59,212,014 (calculated by adding the number of outstanding shares of Common Stock as of March 15, 2010, which is 18,086,160, plus the Total Cash Dividend (defined below) and the total number of **Preferred Shares** outstanding, each voted on an as-converted basis, which is 41,125,854).

On February 19, 2010, at a meeting duly called by the Issuer, the shareholders of the Issuer approved a reverse stock split of the Common Stock (the Reverse Stock Split). On the same date, the **Board of Directors** of the Issuer (the Board) approved a ratio for the Reverse Stock Split of 1-for-5. The Reverse Stock Split became effective on March 5, 2010.

(2) Represents the number of

available, unreserved and unissued shares of Common Stock into which (i) the 255,715.11775 Preferred Shares held by Fund VIII and (ii) the Fund VIII Cash Dividend, could be converted within 60 days of the date hereof.

Preferred Shares. 249,651 Preferred Shares were issued to Fund VIII in a private offering (the Investment) pursuant to an Investment Agreement, dated August 14, 2009, as amended (the Investment Agreement), which closed on October 20, 2009. Effective January 4, 2010, Fund VIII transferred 282 shares of Preferred Stock, equivalent to 44,243 shares of Common Stock on an as-converted basis and after giving effect to the Reverse Stock Split, to CD&R Friends & Family Fund VIII, L.P. (F&F Fund VIII). 6,346.11775

shares of Preferred Stock

convertible into 995,626 shares of Common Stock have accrued to Fund VIII as dividends payable to holders of Preferred Stock pursuant to the Certificate of Designations, Preferences and Rights of the Preferred Stock (the Certificate of Designations) for the period from December 30, 2009 to March 15, 2010.

Fund VIII Cash Dividend. \$5,766,548.54 has accrued to Fund VIII as cash dividends payable to Fund VIII pursuant to the Certificate of Designations for the Cash Dividend Period. Pursuant to the Certificate of Designations, until such Fund VIII Cash Dividend is paid in cash, such dividend will be convertible into 904,699 shares of Common Stock. The Company has not yet paid the Fund VIII Cash Dividend because the Company s Amended Credit Agreement and Asset-Based

Lending (ABL) Facility restrict its ability to pay cash dividends until the first quarter of fiscal 2011 under the Amended Credit Agreement and until October 20, 2010 under the ABL Facility, except for certain specified purposes.

(3) This percentage is calculated using a fraction, the numerator of which is 41,023,167 (representing (i) 255,715.11775 **Preferred Shares** held by Fund VIII, voted on an as-converted basis, and (ii) the Fund VIII Cash Dividend, voted on an as converted basis, in each case, after giving effect to the Reverse Stock Split), and the denominator of which is 59,212,014 (calculated by adding the number of outstanding shares of Common Stock as of March 17, 2010, which is 18,086,160, plus the Total Cash Dividend and the

total number of

Preferred Shares outstanding, each voted on an as-converted basis, which is 41,125,854).

2

CUSIP No.

REPORTING

628852204

NAMES OF REPORTING PERSONS 1 CD&R Friends & Family Fund VIII, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (a) þ (b) o SEC USE ONLY 3 SOURCE OF FUNDS (SEE INSTRUCTIONS) 4 OO CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 5 CITIZENSHIP OR PLACE OF ORGANIZATION 6 Cayman Islands **SOLE VOTING POWER** 7 NUMBER OF 0 **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 102,687 (see Item 5)(1) **EACH** SOLE DISPOSITIVE POWER 9

Edgar Filing: NCI BUILDING SYSTEMS INC - Form SC 13D/A 0 **PERSON** WITH SHARED DISPOSITIVE POWER 10 102,687 (see Item 5)(2) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 102,687 (see Item 5)(1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE **INSTRUCTIONS**) 12 o PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 0.2%(3)TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) 14 PN

(1) F&F Fund VIII

holds 646.46377

shares of

Preferred Stock

of the Issuer.

Each Preferred

Share is entitled

to vote with

holders of

shares of

Common Stock

of the Issuer on

an as-converted

basis (without

taking into

account any

limitations on

convertibility

convertionity

that may then be

applicable).

F&F Fund VIII s

voting

percentage is

0.2%, calculated

using a fraction,

the numerator of

which is

102,687

(representing

(i) 646.46377

Preferred Shares

held by F&F

Fund VIII,

voted on an

as-converted

basis, and (ii)

\$8,061.46 of

dividend

accrued for the

Cash Dividend

Period (the F&F

Fund VIII Cash

Dividend and

together with

the Fund VIII

Cash Dividend,

the Total Cash

Dividend),

voted on an as

converted basis,

in each case,

after giving

effect to the

Reverse Stock

Split), and the

denominator of

which is

59,212,014

(calculated by

adding the

number of

outstanding

shares of

Common Stock

as of March 15,

2010, which is

18,086,160, plus

the Total Cash

Dividend and

the total number

of Preferred

Shares

outstanding,

each voted on an as-converted basis, which is 41,125,854).

(2) Represents the number of available, unreserved and unissued shares of Common Stock into which (i) the 646.46377 **Preferred Shares** held by F&F Fund VIII and (ii) the F&F Fund VIII Cash Dividend, could be converted within 60 days of the date hereof.

> Preferred Shares. 349 **Preferred Shares** were issued to F&F Fund VIII pursuant to the Investment Agreement. Effective January 4, 2010, Fund VIII transferred 282 shares of Preferred Stock, equivalent to 44,243 shares of Common Stock on an as-converted basis and after giving effect to the Reverse Stock Split, to F&F Fund VIII. 15.46377 shares of Preferred

Stock

convertible into

2,426 shares of

Common Stock

have accrued to

F&F Fund VIII

as dividends

payable to

holders of

Preferred Stock

pursuant to the

Certificate of

Designations for

the period from

December 30,

2009 to

March 15, 2010.

F&F Fund VIII

Cash Dividend.

\$8,061.46 has

accrued to F&F

Fund VIII as

cash dividends

payable to F&F

Fund VIII

pursuant to the

Certificate of

Designations for

the Cash

Dividend

Period. Pursuant

to the

Certificate of

Designations,

until such F&F

Fund VIII Cash

Dividend is paid

in cash, such

dividend will be

convertible into

1,264 shares of

Common Stock.

The Company

has not yet paid

the F&F Fund

VIII Cash

Dividend

because the

Company s

Amended Credit

Agreement and **ABL** Facility restrict its ability to pay cash dividends until the first quarter of fiscal 2011 under the Amended Credit Agreement and until October 20, 2010 under the ABL Facility, except for certain specified purposes.

(3) This percentage is calculated using a fraction, the numerator of which is 102,687 (representing (i) 646.46377 **Preferred Shares** held by F&F Fund VIII, voted on an as-converted basis, and (ii) the F&F Fund VIII Cash Dividend, voted on an as converted basis, in each case, after giving effect to the Reverse Stock Split), and the denominator of which is 59,212,014 (calculated by adding the number of outstanding

> shares of Common Stock

as of March 15, 2010, which is 18,086,160, plus the Total Cash Dividend and the total number of Preferred Shares outstanding, each voted on an as-converted basis, which is 41,125,854).

3

CUSIP No.

REPORTING

628852204

NAMES OF REPORTING PERSONS 1 CD&R Associates VIII, Ltd. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (a) o (b) þ SEC USE ONLY 3 SOURCE OF FUNDS (SEE INSTRUCTIONS) 4 OO CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 5 CITIZENSHIP OR PLACE OF ORGANIZATION 6 Cayman Islands **SOLE VOTING POWER** 7 NUMBER OF 0 **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 41,125,854 (see Item 5)(1) **EACH** SOLE DISPOSITIVE POWER 9

```
0
   PERSON
    WITH
                     SHARED DISPOSITIVE POWER
                10
                     41,125,854 (see Item 5)(2)
         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
  11
         41,125,854 (see Item 5)(1)
         CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS)
  12
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
 13
         69.5%(3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)
  14
         CO
(1) CD&R Associates
   VIII, Ltd. may be
   deemed to
   beneficially own
   Common Shares
   of the Issuer
   because it is the
   general partner of
   Fund VIII and
   F&F Fund VIII
   (the CD&R
   Funds ). The
   CD&R Funds
   hold
   256,361.58152
   shares of
   Preferred Stock.
   Each Preferred
   Share is entitled to
   vote with holders
   of shares of
   Common Stock of
```

the Issuer on an

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as-converted basis (without taking into account any limitations on convertibility that may then be applicable). The CD&R Funds voting percentage is 69.5%, calculated using a fraction, the numerator of which is 41,125,854 (representing (i) 256,361.58152 **Preferred Shares** held by the CD&R Funds, voted on an as-converted basis, and (ii) \$5,774,610.00 of **Total Cash** Dividend accrued for the Cash Dividend Period, voted on an as converted basis, in each case, after giving effect to the Reverse Stock Split), and the denominator of which is 59,212,014 (calculated by adding the number of outstanding shares of Common Stock as of March 15, 2010, which is 18,086,160, plus the Total Cash Dividend and the total number of

Preferred Shares outstanding, each voted on an as-converted basis, which is 41,125,854).

(2) Represents the number of available, unreserved and unissued shares of Common Stock into which (i) the 256,361.58152 **Preferred Shares** held by the CD&R Funds and (ii) the **Total Cash** Dividend, could be converted within 60 days of the date hereof.

Preferred Shares. 250,000 Preferred Shares were issued to the CD&R Funds pursuant to the Investment Agreement. 6,361.58152 shares of Preferred Stock convertible into 998,052 shares of Common Stock have accrued to the CD&R Funds as dividends payable to holders of Preferred Stock pursuant to the Certificate of Designations for the period from December 30, 2009 to March 15, 2010.

Total Cash Dividend. \$5,774,610 has accrued to the CD&R Funds as cash dividends payable to the CD&R Funds pursuant to the Certificate of Designations for the Cash Dividend Period. Pursuant to the Certificate of Designations, until such Total Cash Dividend is paid in cash, such dividend will be convertible into 905,963 shares of Common Stock. The Company has not yet paid the **Total Cash** Dividend because the Company s Amended Credit Agreement and **ABL Facility** restrict its ability to pay cash dividends until the first quarter of fiscal 2011 under the Amended Credit Agreement and until October 20, 2010 under the ABL Facility, except for certain specified

(3) This percentage is calculated using a fraction, the numerator of which is 41,125,854 (representing (i) 256,361.58152 Preferred Shares held by the CD&R

purposes.

Funds, voted on an as-converted basis and (ii) \$5,774,610.00 of **Total Cash** Dividend accrued for the Cash Dividend Period, voted on an as converted basis, in each case, after giving effect to the Reverse Stock Split), and the denominator of which is 59,212,014 (calculated by adding the number of outstanding shares of Common Stock as of March 15, 2010, which is 18,086,160, plus the Total Cash Dividend and the total number of **Preferred Shares** outstanding, each voted on an as-converted basis, which is 41,125,854).

4

CUSIP No.

REPORTING

628852204

NAMES OF REPORTING PERSONS 1 CD&R Associates VIII, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (a) o (b) þ SEC USE ONLY 3 SOURCE OF FUNDS (SEE INSTRUCTIONS) 4 OO CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 5 CITIZENSHIP OR PLACE OF ORGANIZATION 6 Cayman Islands **SOLE VOTING POWER** 7 NUMBER OF 0 **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 41,125,854 (see Item 5)(1) **EACH** SOLE DISPOSITIVE POWER 9

```
0
   PERSON
    WITH
                     SHARED DISPOSITIVE POWER
                10
                     41,125,854 (see Item 5)(2)
         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
  11
         41,125,854 (see Item 5)(1)
         CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS)
  12
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
 13
         69.5%(3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)
  14
         PN
(1) CD&R Associates
   VIII, L.P. may be
   deemed to
   beneficially own
   Common Shares
   of the Issuer
   because it is the
   sole shareholder
   of CD&R
   Associates VIII,
   Ltd., the general
   partner of the
   CD&R Funds.
   The CD&R Funds
   hold
   256,361.58152
   shares of
   Preferred Stock.
   Each Preferred
   Share is entitled to
   vote with holders
   of shares of
```

Common Stock of

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the Issuer on an as-converted basis (without taking into account any limitations on convertibility that may then be applicable). The CD&R Funds voting percentage is 69.5%, calculated using a fraction, the numerator of which is 41,125,854 (representing (i) 256,361.58152 **Preferred Shares** held by the CD&R Funds, voted on an as-converted basis, and (ii) \$5,774,610.00 of **Total Cash** Dividend accrued for the Cash Dividend Period, voted on an as converted basis, in each case, after giving effect to the Reverse Stock Split), and the denominator of which is 59,212,014 (calculated by adding the number of outstanding shares of Common Stock as of March 15, 2010, which is 18,086,160, plus the Total Cash Dividend and the total number of

Preferred Shares outstanding, each voted on an as-converted basis, which is 41,125,854).

(2) Represents the number of available, unreserved and unissued shares of Common Stock into which (i) the 256,361.58152 **Preferred Shares** held by the CD&R Funds and (ii) the **Total Cash** Dividend, could be converted within 60 days of the date hereof.

> Preferred Shares. 250,000 Preferred Shares were issued to the CD&R Funds pursuant to the Investment Agreement. 6,361.58152 shares of Preferred Stock convertible into 998,052 shares of Common Stock have accrued to the CD&R Funds as dividends payable to holders of Preferred Stock pursuant to the Certificate of Designations for the period from December 30, 2009 to March 15, 2010.

Total Cash Dividend. \$5,774,610 has accrued to the CD&R Funds as cash dividends payable to the CD&R Funds pursuant to the Certificate of Designations for the Cash Dividend Period. Pursuant to the Certificate of Designations, until such Total Cash Dividend is paid in cash, such dividend will be convertible into 905,963 shares of Common Stock. The Company has not yet paid the **Total Cash** Dividend because the Company s Amended Credit Agreement and **ABL** Facility restrict its ability to pay cash dividends until the first quarter of fiscal 2011 under the Amended Credit Agreement and until October 20, 2010 under the ABL Facility, except for certain

(3) This percentage is calculated using a fraction, the numerator of which is 41,125,854 (representing (i) 256,361.58152 Preferred Shares

specified purposes.

held by the CD&R $\,$

Funds, voted on

an as-converted

basis and (ii)

\$5,774,610.00 of

Total Cash

Dividend accrued

for the Cash

Dividend Period,

voted on an as

converted basis, in

each case, after

giving effect to

the Reverse Stock

Split), and the

denominator of

which is

59,212,014

(calculated by

adding the number

of outstanding

shares of

Common Stock as

of March 15,

2010, which is

18,086,160, plus

the Total Cash

Dividend and the

total number of

Preferred Shares

outstanding, each

voted on an

as-converted

basis, which is

41,125,854).

5

CUSIP No.

REPORTING

628852204

NAMES OF REPORTING PERSONS 1 CD&R Investment Associates VIII, Ltd. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (a) o (b) þ SEC USE ONLY 3 SOURCE OF FUNDS (SEE INSTRUCTIONS) 4 OO CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 5 CITIZENSHIP OR PLACE OF ORGANIZATION 6 Cayman Islands SOLE VOTING POWER 7 NUMBER OF 0 **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 41,125,854 (see Item 5)(1) **EACH** SOLE DISPOSITIVE POWER 9

```
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                     0
   PERSON
    WITH
                     SHARED DISPOSITIVE POWER
                10
                     41,125,854 (see Item 5)(2)
         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
  11
         41,125,854 (see Item 5)(1)
         CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS)
  12
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
  13
         69.5%(3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)
  14
         CO
(1) CD&R Investment
   Associates VIII,
   Ltd. may be
   deemed to
   beneficially own
   Common Shares
   of the Issuer
   because it is the
   general partner of
   CD&R Associates
   VIII, L.P., which
   is the sole
   shareholder of
   CD&R Associates
   VIII, Ltd., the
   general partner of
   the CD&R Funds.
   The CD&R Funds
   hold
   256,361.58152
   shares of
```

Preferred Stock. Each Preferred

Share is entitled to vote with holders

of shares of

Common Stock of

the Issuer on an

as-converted basis

(without taking

into account any

limitations on

convertibility that

may then be

applicable). The

CD&R Funds

voting percentage

is 69.5%,

calculated using a

fraction, the

numerator of

which is

41,125,854

(representing (i)

256,361.58152

Preferred Shares

held by the CD&R

Funds, voted on

an as-converted

basis, and (ii)

\$5,774,610.00 of

Total Cash

Dividend accrued

for the Cash

Dividend Period,

voted on an as

converted basis, in

each case, after

giving effect to

the Reverse Stock

Split), and the

denominator of

which is

59,212,014

(calculated by

adding the number

of outstanding

shares of

Common Stock as

of March 15,

2010, which is

18,086,160, plus

the Total Cash

Dividend and the

total number of Preferred Shares outstanding, each voted on an as-converted basis, which is 41,125,854).

(2) Represents the number of available, unreserved and unissued shares of Common Stock into which (i) the 256,361.58152 **Preferred Shares** held by the CD&R Funds and (ii) the **Total Cash** Dividend, could be converted within 60 days of the date hereof.

> Preferred Shares. 250,000 Preferred Shares were issued to the CD&R Funds pursuant to the Investment Agreement. 6,361.58152 shares of Preferred Stock convertible into 998,052 shares of Common Stock have accrued to the CD&R Funds as dividends payable to holders of Preferred Stock pursuant to the Certificate of Designations for the period from December 30, 2009 to March 15, 2010.

Total Cash Dividend. \$5,774,610 has accrued to the CD&R Funds as cash dividends payable to the CD&R Funds pursuant to the Certificate of Designations for the Cash Dividend Period. Pursuant to the Certificate of Designations, until such Total Cash Dividend is paid in cash, such dividend will be convertible into 905,963 shares of Common Stock. The Company has not yet paid the **Total Cash** Dividend because the Company s Amended Credit Agreement and **ABL** Facility restrict its ability to pay cash dividends until the first quarter of fiscal 2011 under the Amended Credit Agreement and until October 20, 2010 under the ABL Facility, except for certain specified purposes.

(3) This percentage is calculated using a fraction, the numerator of which is

41,125,854

(representing

(i) 256,361.58152

Preferred Shares

held by the CD&R

Funds, voted on

an as-converted

basis and (ii)

\$5,774,610.00 of

Total Cash

Dividend accrued

for the Cash

Dividend Period,

voted on an as

converted basis, in

each case, after

giving effect to

the Reverse Stock

Split), and the

denominator of

which is

59,212,014

(calculated by

adding the number

of outstanding

shares of

Common Stock as

of March 15,

2010, which is

18,086,160, plus

the Total Cash

Dividend and the

total number of

Preferred Shares

outstanding, each

voted on an

as-converted

basis, which is

41,125,854).

6

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 is hereby amended and supplemented by adding the following:

In accordance with the terms of the Certificate of Designations, since the date of issuance of the Preferred Stock, the Preferred Shares have accrued the following dividends:

Preferred Shares. 6,361.58152 shares of Preferred Stock convertible into 998,052 shares of Common Stock have accrued to the CD&R Funds as dividends payable to holders of Preferred Stock for the period from December 30, 2009 to March 15, 2010. Such dividend was declared by the Board and paid to the CD&R Funds on March 17, 2010. *Total Cash Dividend*. \$5,774,610 has accrued to the CD&R Funds as cash dividends payable to the CD&R Funds for the Cash Dividend Period. Until such Total Cash Dividend is paid in cash, such dividend will be convertible into 905,963 shares of Common Stock.

Item 4. Purposes of the Transaction.

(f)

Item 4(f) is amended and restated in its entirety to read as follows:

On February 19, 2010, the stockholders of the Company approved the Reverse Stock Split. On the same date, the Board of Directors of the Company approved a ratio for the Reverse Stock Split of 1-for-5. A Certificate of Amendment to the Company s Certificate of Incorporation was filed with the Delaware Secretary of State on March 4, 2010 and the Reverse Stock Split became effective on March 5, 2010.

Item 5. Interest in the Securities of the Issuer

(a)

Items 5(a)(i) and (ii) are hereby amended in their entirety to read as follows:

- (i) Fund VIII is the beneficial owner of 41,023,167 shares of Common Stock, which it has the right to vote with holders of Common Stock on an as-converted basis pursuant to the Certificate of Designations, without taking into account any limitations on convertibility due to the number of authorized shares available for issuance that may then be applicable. At the initial conversion price of \$1.2748 (or 6.3740 after giving effect to the Reverse Stock Split), Fund VIII s voting interest is approximately 69.3% of the voting power of the Company.
- (ii) F&F Fund VIII is the beneficial owner of 102,687 shares of Common Stock, which it has the right to vote with holders of Common Stock on an as-converted basis pursuant to the Certificate of Designations, without taking into account any limitations on

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convertibility due to the number of authorized shares available for issuance that may then be applicable. At the initial conversion price of \$1.2748 (or 6.3740 after giving effect to the Reverse Stock Split), F&F Fund VIII s voting interest is approximately 0.2% of the voting power of the Company.

Item 6. Contracts, Arrangements, Understandings and Relationships with Respect to Securities of the Issuer. Item 6 is hereby amended and supplemented by adding the following:

Pursuant to a Share Transfer Agreement effective as of January 4, 2010, Fund VIII transferred to F&F Fund VIII 282 shares of Preferred Stock, representing 44,242 shares of Common Stock on an as converted basis (after giving effect to the Reverse Stock Split) at the initial conversion price of \$1.2748 (or \$6.3740 after giving effect to the Reverse Stock Split).

The descriptions of the Share Transfer Agreement is a summary only and is qualified in its entirety by reference to the full text of such agreement, which is incorporated in this item 6 by reference to Exhibit 5 hereto.

Item 7. Material to be filed as exhibits.

Item 7 is hereby amended and supplemented by adding the following:

Exhibit

Number Description of Exhibit

- Joint Filing Agreement, dated as of March 29, 2009, by and between Clayton, Dubilier & Rice Fund VIII, L.P., CD&R Friends & Family Fund VIII, L.P., CD&R Associates VIII, Ltd., CD&R Associates VIII, L.P. and CD&R Investment Associates VIII, Ltd.
- 2. Share Transfer Agreement, effective as of January 4, 2010, by and between Clayton, Dubilier & Rice Fund VIII, L.P. and CD&R Friends & Family Fund VIII, L.P.

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.

Date: March 29, 2010

CLAYTON, DUBILIER & RICE FUND VIII, L.P.

By: CD&R Associates VIII, Ltd., its general partner

/s/ Theresa A. Gore

Name: Theresa A. Gore

Title: Vice President, Treasurer and Assistant

Secretary

CD&R FRIENDS & FAMILY FUND VIII, L.P.

By: CD&R Associates VIII, Ltd., its general partner

By: /s/ Theresa A. Gore

Name: Theresa A. Gore

Title: Vice President, Treasurer and Assistant

Secretary

CD&R ASSOCIATES VIII, LTD.

By: /s/ Theresa A. Gore

Name: Theresa A. Gore

Title: Vice President, Treasurer and Assistant

Secretary 9

CD&R ASSOCIATES VIII, L.P.

By: CD&R Investment Associates VIII, Ltd., its general partner

By: /s/ Theresa A. Gore

Name: Theresa A. Gore

Title: Vice President, Treasurer and Assistant

Secretary

CD&R INVESTMENT ASSOCIATES VIII, LTD.

By: /s/ Theresa A. Gore

Name: Theresa A. Gore

Title: Vice President, Treasurer and Assistant

Secretary 10