SOURCEFIRE INC

Form 3 March 08, 2007 UNITED STATES SECURITIES AND EXCHANGE COMMISSION **OMB APPROVAL** FORM 3 Washington, D.C. 20549 OMB 3235-0104 Number: January 31, **INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF** Expires: 2005 **SECURITIES** Estimated average burden hours per Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, response... 0.5 Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940 (Print or Type Responses) 1. Name and Address of Reporting 2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Person * Statement SOURCEFIRE INC [FIRE] SIERRA VENTURES VIII A, (Month/Day/Year) LP 03/08/2007 (Last) (First) (Middle) 4. Relationship of Reporting 5. If Amendment, Date Original Person(s) to Issuer Filed(Month/Day/Year) 2884 SAND HILL ROAD, (Check all applicable) **SUITE 100** (Street) 6. Individual or Joint/Group Director _X_ 10% Owner Officer Other Filing(Check Applicable Line) (give title below) (specify below) Form filed by One Reporting Person MENLO PARK. CAÂ 94025 _X_ Form filed by More than One Reporting Person (City) (State) (Zip) Table I - Non-Derivative Securities Beneficially Owned 1. Title of Security 2. Amount of Securities 3. 4. Nature of Indirect Beneficial Beneficially Owned Ownership (Instr. 4) Ownership (Instr. 4) Form: (Instr. 5) Direct (D) or Indirect (I) (Instr. 5) Reminder: Report on a separate line for each class of securities beneficially SEC 1473 (7-02) owned directly or indirectly. Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number. Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exerc	isable and	3. Title and A	mount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration D	Expiration Date		Securities Underlying		Ownership	Beneficial Ownership
	(Month/Day/Year)		Derivative Security		or Exercise	Form of	(Instr. 5)
			(Instr. 4)		Price of	Derivative	
	Date Exercisable	Expiration Date	Title	Amount or Number of	Derivative Security	Security: Direct (D)	

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				Shares		or Indirect (I) (Instr. 5)	
Series A Convertible Preferred Stock	(1)	(1)	Common Stock	2,359,607 (2)	\$ <u>(1)</u>	Ι	Held by limited partnership (3) (4)
Series B Convertible Preferred Stock	(5)	(5)	Common Stock	1,178,464 (2)	\$ <u>(5)</u>	Ι	Held by limited partnership (6) (7)
Series C Convertible Preferred Stock	(5)	(5)	Common Stock	831,991 <u>(2)</u>	\$ <u>(5)</u>	Ι	Held by limited partnership (8) (9)
Series D Convertible Preferred Stock	(5)	(5)	Common Stock	414,130 <u>(2)</u>	\$ <u>(5)</u>	Ι	Held by limited partnership (10) (11)

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
SIERRA VENTURES VIII A, LP 2884 SAND HILL ROAD, SUITE 100 MENLO PARK, CA 94025	Â	ÂX	Â	Â		
SIERRA VENTURES VII LP/CA 2884 SAND HILL ROAD, SUITE 100 MENLO PARK, CA 94025	Â	ÂX	Â	Â		
SIERRA VENTURES ASSOCIATES VII, LLC 2884 SAND HILL ROAD, SUITE 100 MENLO PARK, CA 94025	Â	ÂX	Â	Â		
SIERRA VENTURES VIII B, LP 2884 SAND HILL ROAD, SUITE 100 MENLO PARK, CA 94025	Â	ÂX	Â	Â		
SIERRA VENTURES ASSOCIATES VIII, LLC 2884 SAND HILL ROAD, SUITE 100 MENLO PARK, CA 94025	Â	ÂX	Â	Â		

Signatures

/s/ Tim A. Guleri	03/08/2007		
<u>**</u> Signature of Reporting Person	Date		
/s/ David C. Schwab	03/08/2007		
<u>**</u> Signature of Reporting Person	Date		
David C. Schwab	03/08/2007		
<u>**</u> Signature of Reporting Person	Date		

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/s/ Tim A. Guleri	03/08/2007		
<u>**</u> Signature of Reporting Person	Date		
/s/ Tim A. Guleri	03/08/2007		
<u>**</u> Signature of Reporting Person	Date		

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) These securities are immediately convertible or exercisable. These securities will be automatically converted into Common Stock on a 1 to 1.84723 basis upon the closing of the Issuer?s initial public offering.
- (2) Gives effect of the conversion of the securities into Common Stock.

Includes 425,792 shares held by Sierra Ventures VII, L.P. ("Sierra VII"), 843,363 shares held by Sierra Ventures VIII-A, L.P. ("Sierra VIII-A"), 8,222 shares held by Sierra Ventures VIII-B, L.P. ("Sierra VIII-B"). Sierra Ventures Associates VII, LLC ("SVA VII") is the general partner of Sierra VII and possesses voting and dispositive power over the shares held by Sierra VII. SVA VII disclaims

(3) beneficial ownership of such shares except to the extent of its pecuniary interest therein. SVA VII also holds an additional 19,563 shares as nominee for its members. SVA VII does not have voting or dispositive power over such shares and disclaims beneficial ownership of such shares. Sierra Ventures Associates VIII, LLC ("SVA VIII") is the general partner of Sierra VIII-A and Sierra VIII-B and possesses voting and dispositive power over the shares held by Sierra VIII-A and Sierra VIII-B. (continued in next footnote)

(continued from previous footnote) SVA VIII disclaims beneficial ownership of such shares except to the extent of its pecuniary interest
(4) therein. SVA VIII also holds an additional 39,126 shares as nominee for its members. SVA VIII does not have voting or dispositive power over such shares and disclaims beneficial ownership of such shares.

(5) These securities are immediately convertible or exercisable. These securities will be automatically converted into Common Stock on a 1 to 0.61576 basis upon the closing of the Issuer?s initial public offering.

Includes 637,883 shares held by Sierra Ventures VII, 1,263,638 shares held by Sierra Ventures VIII-A, 12,319 shares held by Sierra Ventures VIII-B, L.P. SVA VII is the general partner of Sierra VII and possesses voting and dispositive power over the shares held by Sierra VII. SVA VII disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein. SVA VII also

- (6) holds an additional 47,264 shares as nominee for its members. SVA VII does not have voting or dispositive power over such shares and disclaims beneficial ownership of such shares. SVA VIII is the general partner of Sierra VIII-A and Sierra VIII-B and possesses voting and dispositive power over the shares held by Sierra VIII-A and Sierra VIII-B. SVA VIII disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein. SVA VIII also holds an additional 94,544 shares as nominee for its members. (continued in next footnote)
- (7) (continued from previous footnote) SVA VIII does not have voting or dispositive power over such shares and disclaims beneficial ownership of such shares.

Includes 455,591shares held by Sierra Ventures VII, L.P., 886,928 shares held by Sierra Ventures VIII-A, L.P., 8,646 shares held by Sierra Ventures VIII-B, L.P. SVA VII is the general partner of Sierra VII and possesses voting and dispositive power over the shares held by Sierra VII. SVA VII disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein. SVA VII also holds an additional 45,556 shares as nominee for its members. SVA VII does not have voting or dispositive power over such shares

- (8) and disclaims beneficial ownership of such shares. SVA VIII is the general partner of Sierra VIII-A and Sierra VIII-B and possesses voting and dispositive power over the shares held by Sierra VIII-A and Sierra VIII-B. SVA VIII disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein. SVA VIII also holds an additional 106,871 shares as nominee for its members. (continued in next footnote)
- (9) (continued from previous footnote) SVA VIII does not have voting or dispositive power over such shares and disclaims beneficial ownership of such shares.

Includes 226,774 shares held by Sierra Ventures VII, L.P., 441,455 shares held by Sierra Ventures VIII-A, L.P., 4,324 shares held by Sierra Ventures VIII-B, L.P., SVA VII is the general partner of Sierra VII and possesses voting and dispositive power over the shares held by Sierra VII. SVA VII disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein. SVA VII also holds an additional 22,676 shares as nominee for its members. SVA VII does not have voting or dispositive power over such shares

(10) and disclaims beneficial ownership of such shares. SVA VIII is the general partner of Sierra VIII-A and Sierra VIII-B and possesses voting and dispositive power over the shares held by Sierra VIII-A and Sierra VIII-B. SVA VIII disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein. SVA VIII also holds an additional 53,196 shares as nominee for its members. (Continued in next footnote)

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(11) (continued from previous footnote) SVA VIII does not have voting or dispositive power over such shares and disclaims beneficial ownership of such shares.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.