SYMANTEC CORP Form 424B7 July 18, 2007 Supplement no. 4 to prospectus dated December 11, 2006 and prospectus supplement dated December 11, 2006

Filed Pursuant to Rule 424(b)(7) of the Securities Act of 1933 Relating to Registration No. 333-139230

0.75% Convertible Senior Notes due 2011 1.00% Convertible Senior Notes due 2013 Common Stock

This supplement no. 4 to the prospectus dated December 11, 2006 and prospectus supplement dated December 11, 2006 relates to the resale by certain selling securityholders of our 0.75% Convertible Senior Notes due 2011 and 1.00% Convertible Senior Notes due 2013, which we refer to as the notes, and the shares of our common stock issuable upon conversion of the notes.

You should read this supplement no. 4 in conjunction with the following documents, which we refer to as the prior registration documents:

the prospectus dated December 11, 2006 which we refer to as the prospectus;

the prospectus supplement dated December 11, 2006, which we refer to as the prospectus supplement;

supplement no. 1 dated January 31, 2007 to the prospectus and the prospectus supplement;

supplement no. 2 dated February 2, 2007 to the prospectus and the prospectus supplement; and

supplement no. 3 dated March 23, 2007 to the prospectus and the prospectus supplement.

This supplement no. 4 is not complete without, and may not be delivered or used except in conjunction with, the prior registration documents, including any amendments or supplements to them. This supplement no. 4 is qualified by reference to the prior registration documents, except to the extent that the information provided by this supplement no. 4 supersedes or supplements certain information contained in the prior registration documents.

Investing in the notes and the common stock issuable upon conversion of the notes involves risk. See Risk Factors beginning on page S-4 of the prospectus supplement dated December 11, 2006.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the adequacy or accuracy of this supplement no. 4 or the prior registration documents. Any representation to the contrary is a criminal offense.

This supplement no. 4 constitutes the offer by the selling securityholders named below of \$36,920,000 principal amount of our 0.75% Convertible Senior Notes due 2011, \$34,890,000 principal amount of our 1.00% Convertible Senior Notes due 2013 and the shares of our common stock issuable upon conversion of those notes.

The table under the caption Selling Securityholders beginning on page S-44 of the prospectus supplement (as previously amended and supplemented by the tables under the captions Additional Selling Securityholders and Revised Information Regarding Selling Securityholders, beginning on page 2 of each of supplements no. 1, 2 and 3 to the prospectus and prospectus supplement) is hereby:

supplemented by adding the information regarding certain selling securityholders set forth in the table entitled Additional Selling Securityholders below; and

amended by replacing the information in any of the prior registration documents regarding the selling securityholders identified in the table entitled Revised Information Regarding Selling Securityholders below with the information set forth in the table entitled Revised Information Regarding Selling Securityholders below.

We prepared these tables based on information supplied to us by the selling securityholders named in the table below on or prior to July 13, 2007. Information about the selling securityholders may change over time.

We have assumed for purposes of the tables below that the selling securityholders will sell all of the notes and all of the common stock issuable upon conversion of the notes pursuant to this supplement no. 4 and the prior registration documents, and that any other shares of our common stock beneficially owned by the selling securityholders will continue to be beneficially owned.

Except as set forth in the prospectus supplement dated December 11, 2006 and below, none of the selling securityholders has, or within the past three years has had, any position, office or other material relationship with us or any of our predecessors or affiliates.

The selling securityholders identified below may have sold, transferred or otherwise disposed of, pursuant to transactions exempt from the registration requirements of the Securities Act of 1933, as amended, all or a portion of their notes since the date on which they provided the information regarding their notes.

SELLING SECURITYHOLDERS ADDITIONAL SELLING SECURITYHOLDERS

	n		D.		Number of	_	N
	Principal Amount of	Percentage	Principal Amount of	Percentage	Shares of Common	Common Stock	Natural Person(s)
		of		of			
	2011 Notes	2011	2013 Notes	2013	Stock Issuable	Beneficially	with Voting
	Beneficially	Notes	Beneficially	Notes	that	Owned After	or
Name of Selling	Owned and Offered	Outstanding	Owned and Offered	Outstanding	May Be	the Offering	Investment
Securityholder(1)	(USD)	(%)	(USD)	(%)	Offered(2)(3	_	Power
Highbridge Convertible Arbitrage Master Fund, LP	12,300,000	1.1%	7,600,000	*	1,040,671		(5)
Oppenheimer Convertible Securities Fund	4,000,000	*			209,180		(7)
RCG PB, Ltd.	3,620,000	*			189,308		(6)
S.A.C Arbitrage Fund, LLC	17,000,000	1.5%	20,000,000	2.0%	1,934,918		(9)
Sanno Point Master Fund Ltd			2,000,000	*	104,590		David Hammond and Mark Tanaka

SELLING SECURITYHOLDERS REVISED INFORMATION REGARDING SELLING SECURITYHOLDERS

	Number of
Number	
of	Shares of

					Shares		
	Principal		Principal		of	Common	Natural
	-		Amount				
	Amount of	Percentage	of	Percentage	Common	Stock	Person(s)
			2013				with
	2011 Notes	of 2011	Notes	of 2013	Stock	Beneficially	Voting
					Issuable		
	Beneficially	Notes	Beneficially	Notes	that	Owned	or
			Owned		May		
Name of Selling	Owned and	Outstanding	and	Outstanding	Be	After the	Investment
<u> </u>			Offered	J			
Securityholder(1)	Offered (USD)	(%)	(USD)	(%) C	Offered(2)(30 ffering (4)	Power
Credit Suisse			5,290,000(8	*	276,641		(7)
Securities (USA)							
LLC (+)							

- (*) Less than one percent (1%).
- (+) The selling securityholder is a registered broker-dealer.
- (++) The selling securityholder is an affiliate of a registered broker-dealer.

- (1) Information concerning other selling securityholders will be set forth in additional supplements to the prospectus supplement from time to time, if required.
- (2) Assumes conversion of all of the selling securityholder s Notes at a conversion rate of 52.2951 shares of Common Stock per \$1,000 principal amount of the Notes upon maturity. This conversion rate is subject to adjustment as described in Description of the Notes -Adjustment to Conversion Rate above. As a result, the number of shares of Common Stock issuable upon conversion of the Notes may increase or decrease in the future. Excludes shares of Common Stock that may be issued by us upon the repurchase of the

debentures as described under Description of the Notes Repurchase at the Option of the Holder Upon a Change in Control above and fractional shares. Securityholders will receive a cash adjustment for any fractional share amount resulting from conversion of the Notes, as described in Description of the Notes Conversion Rights above.

(3) Calculated based

on

Rule 13d-3(d)(i)

of the Exchange

Act. The number

of shares of

Common Stock

beneficially

owned by each

securityholder

named above is

less than 1% of

our outstanding

common stock

calculated based

on 881,372,834

shares of

common stock

outstanding as of

June 30, 2007. In

calculating this

amount for each

securityholder,

we treated as

outstanding the

number of shares

of common stock issuable upon conversion of that securityholder s Notes, but we did not assume conversion of any other securityholder s Notes.

(4) For purposes of computing the number and percentage of Notes and shares of common stock to be held by the selling securityholders after the conclusion of the offering, we have assumed for purposes of this table above that the selling securityholders named above will sell all of their Notes and all of the common stock issuable upon conversion of their Notes offered by this prospectus, and that any other shares of our Common Stock beneficially owned by these selling securityholders will continue to be beneficially

owned.

Highbridge Capital Management, LLC (Highbridge) is the trading manager of Highbridge Convertible Arbitrage Master Fund, LP (Highbridge Fund) and has voting control and investment discretion over securities held by Highbridge Fund. Glenn Dubin and Henry Swieca control Highbridge and have voting control and investment discretion over the securities held by Highbridge Fund. Each of Highbridge, Glenn Dubin and Henry Swieca disclaims beneficial

(6) Ramius Capital Group, L.L.C.

Fund.

(Ramius Capital) is the investment advisor of RCG

ownership of the securities held by Highbridge

PB Ltd. (RCG

 $\ensuremath{\mathsf{PB}}\xspace$ LTD $\ensuremath{\mathsf{I}}\xspace$) and

consequently has

voting control

and investment

discretion over securities held by RCG PB LTD. Ramius Capital disclaims beneficial ownership of the shares held by RCG PB LTD. Peter A. Cohen, Morgan B. Stark, Thomas W. Strauss and Jeffrey M. Solomon are the sole managing members of C4S & Co., L.L.C., the sole managing members C4S & Co., L.L.C., the sole managing member of Ramius Capital. As a result, Messrs. Cohen, Stark, Strauss and Solomon may be considered beneficial owners of any shares deemed to be beneficially owned by Ramius Capital. Messrs. Cohen, Stark, Strauss and Solomon disclaim beneficial ownership of

(7) Selling securityholder files periodic reports pursuant to the 1934 Securities Act or

these shares.

is an affiliate thereof.

- (8) This amount is in addition to the number of 2013
 Notes previously listed for this selling securityholder in the prospectus supplement no. 1 dated
 January 31, 2007 to the prospectus supplement.
- (9) Pursuant to investment agreements, each of S.A.C. Capital Advisors, LLC, a Delaware limited liability company (SAC Capital Advisors), and S.A.C. Capital Management, LLC, a Delaware limited liability company (SAC Capital Management), share all investment and voting power with respect to the securities held by S.A.C. Arbitrage Fund, LLC. Mr. Steven A. Cohen controls both **SAC** Capital Advisors and SAC Capital Management. Each of SAC Capital

Advisors, SAC

Capital
Management and
Mr. Cohen
disclaim
beneficial
ownership of
any of these
shares.

Only selling securityholders that beneficially own the securities set forth opposite their respective names in the foregoing tables (including the tables included in the prospectus supplement and supplements thereto) may sell such securities under the registration statement. Prior to any use of this supplement no. 4 in connection with an offering of the notes and/or the underlying common stock by any holder not identified above, the prospectus dated December 11, 2006 and the prospectus supplement dated December 11, 2006 will be supplemented to set forth the name and other information about the selling securityholder intending to sell such notes and the underlying common stock.

The date of this supplement no. 4 is July 17, 2007