SKYWORKS SOLUTIONS INC Form 424B7 March 29, 2007

### Prospectus Supplement no. 1 to Prospectus dated March 8, 2007

Filed Pursuant to Rule 424(b)(7) of the Securities Act of 1933 relating to Registration No. 333-141157

1<sup>1</sup>/4% Convertible Subordinated Notes due 2010 1<sup>1</sup>/2% Convertible Subordinated Notes due 2012 Shares of Common Stock Issuable Upon Conversion of the Notes

This prospectus supplement no. 1 dated March 29, 2007 to the prospectus dated March 8, 2007 relates to the resale by certain selling security holders of our 1¹/4% Convertible Subordinated Notes due 2010, or the 2010 notes, and our 1¹/2% Convertible Subordinated Notes due 2012, or the 2012 notes, which we issued in a private placement in March 2007, and shares of our common stock issuable upon conversion of the 2010 notes and 2012 notes. We refer to the 2010 notes and 2012 notes together as the notes.

You should read this prospectus supplement no. 1 in conjunction with the prospectus dated March 8, 2007, which we refer to as the prospectus. This prospectus supplement no. 1 is not complete without, and may not be delivered or used except in conjunction with, the prospectus, including any amendments or supplements to it. This prospectus supplement no. 1 is qualified by reference to the prospectus, except to the extent that the information provided by this prospectus supplement no. 1 supersedes or supplements certain information contained in the prospectus.

Investing in the notes and the common stock issuable upon conversion of the notes involves a high degree of risk. See Risk Factors beginning on page 8 of the prospectus.

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 prospectus supplement no. 1 or the prospectus. Any representation to the contrary is a criminal offense.

This prospectus supplement no. 1, together with the prospectus, constitutes the offer of up to \$100,000,000 principal amount of our 2010 notes, \$100,000,000 principal amount of our 2012 notes, and the shares of our common stock issuable upon conversion of those notes.

The section of the prospectus entitled Selling Security Holders is amended and restated in its entirety to read as follows:

### **Selling Security Holders**

On March 2, 2007, we issued and sold a total of \$200,000,000 aggregate principal amount of the notes in a private placement to Credit Suisse Securities (USA) LLC, which we refer to as the initial purchaser. The initial purchaser has advised us that it resold the notes, in transactions exempt from the registration requirements of the Securities Act of 1933, to qualified institutional buyers, as defined in Rule 144A under the Securities Act of 1933, in compliance with Rule 144A. The selling security holders, which term includes their transferees, pledgees, donees and successors, may from time to time offer and sell pursuant to this prospectus any and all of the notes and the shares of our common stock issuable upon conversion of the notes. Our registration of the notes and the shares of common stock issuable upon conversion of the notes does not necessarily mean that the selling security holders will sell all or any of the notes or common stock.

The notes and our shares of common stock to be issued upon conversion of the notes are being registered pursuant to a registration rights agreement between the initial purchaser and us. In that agreement, we undertook to file a registration statement with regard to the notes and our shares of common stock issuable upon conversion of the notes and, subject to certain exceptions, to keep that registration statement effective for up to two years. The registration statement of which this prospectus is a part is intended to satisfy our obligations under that agreement.

The following table sets forth information with respect to the selling security holders and the principal amount of notes and common stock beneficially owned by each selling security holder that may be offered from time to time by each selling security holder pursuant to this prospectus. The information in the tables is based on information provided by or on behalf of the selling security holders on or prior to March 28, 2007, and may change over time. In particular, the selling security holders identified below may have sold, transferred or otherwise disposed of all or a portion of their notes since the date on which they provided to us information regarding their holdings in transactions exempt from the registration requirements of the Securities Act of 1933. The selling security holders may offer all, some or none of the notes or the common stock issuable upon conversion of the notes.

We have assumed for purposes of the table below that the selling security holders will sell all of their notes and all of our common stock issuable upon conversion of their notes pursuant to this prospectus, and that any other shares of our common stock beneficially owned by the selling security holders will continue to be beneficially owned.

The percentage of notes outstanding beneficially owned by each selling security holder is based on \$100,000,000 aggregate principal amount of 2010 notes outstanding and \$100,000,000 aggregate principal amount of 2012 notes outstanding. The number of shares of common stock issuable upon conversion of the notes shown in the table below assumes conversion of the full amount of notes held by each selling security holder at the initial conversion rate of 105.0696 shares of common stock per \$1,000 principal amount of notes.

To our knowledge, none of the selling security holders has, or within the past three years has had, any position, office or other material relationship with us or any of our affiliates.

	<b>2010 Notes</b>			2012 Notes			Common Stock		
Name of		Principal Amount eneficially			Principal Amount eneficially		Common Stock Owned	Percentage of Common Stock	Common e Stock Owned after
Selling Security Holder (1)		wned and Offered Hereby (2)	Percentage of 2010 Notes Outstanding		wned and Offered Hereby (3)	Percentage of 2012 Notes Outstanding	Prior to the Offering (4)	Prior to the Offering (5)	Completion of the Offering (6)
Alexandra Global Master Fund Ltd. (7)	\$	1,000,000	1.0%				105,069	*	
Basso Fund Ltd. (8)	\$	30,000	*	\$	60,000	*	9,456	*	
Basso Holdings Ltd. (8)	\$	365,000	*	\$	730,000	*	115,050	*	
Basso Multi-Strategy Holding Fund Ltd. (8)	\$	105,000	*	\$	210,000	*	33,096	*	
CALAMOS Growth & Income Portfolio CALAMOS Advisors Trust (9)	\$	55,000	*	\$	55,000	*	11,556	*	
CALAMOS Growth & Income Fund CALAMOS Investment Trust (9)	<b>\$</b> 1	0,000,000	10.0%	<b>\$</b> 1	10,000,000	10.0%	2,101,392	1.3%	6
CC Arbitrage, Ltd. (10)	\$	250,000	*	\$	250,000	*	52,534	*	
CNH CA Master Account, L.P. (11)	\$	4,000,000	4.0%	\$	7,500,000	7.5%	1,208,300	*	
Credit Suisse Securities LLC (12)+	\$	4,900,000	4.9%	\$ 1	16,400,000	16.4%	2,237,982	1.4%	ó
	\$	2,434,000	2.4%	\$	3,246,000	3.2%	596,794	*	

Forest Global Convertible Master Fund Ltd. (13)

	2010	Notes	2012	Notes	Common Stock		
Name of Selling Security Holder (1)	Principal Amount Beneficially Owned and Offered Hereby (2)	Percentage of 2010 Notes Outstanding	Principal Amount Beneficially Owned and Offered Hereby (3)	Percentage of 2012 Notes Outstanding	Common Stock Owned Prior to the Offering (4)	Percentage Stock of Owned Common after Stock Prior Completion to the of the Offering Offering (5) (6)	
Forest Multi Strategy Master Fund SPC, on behalf of its Multi Strategy Segregated Portfolio (13)	\$ 42,000	*	\$ 56,000	*	10,295	*	
GPC LX, LLC (14)+	\$ 900,000	*			94,562	*	
Grace Convertible Arbitrage Fund, Ltd. (15)			\$ 2,500,000	2.5%	262,674	*	
HFR CA Global Opportunity Master Trust (13)	\$ 756,000	*	\$ 1,007,000	1.0%	185,237	*	
HFR RVA Select Performance Master Trust (13)	\$ 66,000	*	\$ 88,000	*	16,180	*	
Institutional Benchmarks Master Fund Ltd. (13)	\$ 459,000	*	\$ 612,000	*	112,529	*	
Linden Capital LP (16)			\$1,500,000	1.5%	157,604	*	
LLT Limited (13)	\$ 481,000	*	\$ 641,000	*	117,887	*	
Lyxor/Forest Fund Limited (13)	\$ 3,262,000	3.3%	\$4,350,000	4.4%	799,789	*	
Piper Jaffray & Co. #	\$ 1,000,000	1.0%	\$ 1,000,000	1.0%	210,139	*	
Ramius Master Fund, Ltd. (17)	\$ 630,000	*			66,193	*	

RCG Halifax Fund, Ltd. (18)	\$ 300,000	*			31,520	*
RCG Latitude Master Fund, Ltd. (18)	\$ 1,920,000	1.9%			201,733	*
Satellite Convertible Arbitrage Masterfund LLC (19)			\$ 5,000,000	5.0%	525,348	*
SuttonBrook Capital Portfolio LP (20)	\$ 2,000,000	2.0%	\$ 5,000,000	5.0%	735,487	*

	2010	Notes	2012	Notes	Common Stock Common		
Name of Selling Security Holder (1)	Principal Amount Beneficially Owned and Offered Hereby (2)	Percentage of 2010 Notes Outstanding	Principal Amount Beneficially Owned and Offered Hereby (3)	Percentage of 2012 Notes Outstanding	Common Stock Owned Prior to the Offering (4)	Percentage of Common Stock Prior to the Offering (5)	Stock Owned after  Completion of the Offering (6)
Tenor Opportunity Master Fund, Ltd. (21)	\$ 2,250,000	2.3%			236,406	*	
Vicis Capital Master Fund (22)	\$ 3,500,000	3.5%	\$ 3,500,000	3.5%	735,487	*	
Wolverine Convertible Arbitrage Funds Trading Limited (23)	\$ 8,350,000	8.4%			877,331	*	
Xavex Convertible Arbitrage 5 (18)	\$ 150,000	*			15,760	*	
* Less than one percent.							
# The selling security holder is a registered broker-dealer.							
+ The selling							

(1) Information about other selling security holders, except for any future transferees,

pledgees,

security holder is an affiliate of a registered broker-dealer. donees and successors of the security holders named in the table above, will be set forth, if required, in additional supplements to the prospectus or in one or more reports filed with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934.

(2) The aggregate dollar amount of the 2010 notes listed in the table above together with information about other selling security holders set forth in additional supplements to the prospectus or in reports filed with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 may exceed \$100,000,000 because certain

persons listed herein and/or therein as selling security holders may have transferred their securities in transactions exempt from registration, in which case the transferees thereof may be listed herein, in another prospectus supplement or in a report filed with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 with respect to the same securities.

(3) The aggregate dollar amount of the 2012 notes listed in the table above together with information about other selling security holders set forth in additional supplements to the prospectus or in reports filed with the Securities and Exchange Commission pursuant to Section 13 or

15(d) of the Securities Exchange Act of 1934 may exceed \$100,000,000 because certain persons listed herein and/or therein as selling security holders may have transferred their securities in transactions exempt from registration, in which case the transferees thereof may be listed herein, in another prospectus supplement or in a report filed with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 with

# (4) Assumes conversion of all of the holder s notes at a conversion rate of 105.0696 shares of common stock per \$1,000 principal amount of the notes. This conversion rate

respect to the same securities.

is subject to adjustment as described under Description of the Notes

Conversion of

Notes

Conversion Rate

Adjustments

beginning on

page 40 of the

prospectus. As a

result, the

number of

shares of

common stock

issuable upon

conversion of

notes may

increase or

decrease in the

future. Excludes

fractional shares

and additional

shares of

common stock

that may be

issued by us

upon

the repurchase of the notes upon the occurrence of a fundamental change as described under Description of the Notes Conversion of Notes Increase of Conversion Rate Upon Certain Fundamental Changes beginning on page 38 of the prospectus. Holders will receive a cash adjustment for any fractional share amount resulting from conversion of the notes, as described under Description of the Notes Conversion of Notes Conversion **Procedures** 

### (5) Calculated based

beginning on page 43 of the prospectus.

on

Rule 13d-3(d)(i)

of the Exchange

Act. The

percentage of

shares of

common stock

beneficially

owned by each

holder named

above stock is

calculated based

on 159,584,481

shares of common stock outstanding as of March 27, 2007. In calculating this amount for each holder, we treated as outstanding the number of shares of common stock issuable upon conversion of all of that holder s notes, but we did not assume conversion of any other holder s notes.

(6) For purposes of computing the number and percentage of notes and shares of common stock to be held by the selling security holders after the completion of the offering, we have assumed for purposes of the table above that the selling security holders 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 security holders will

continue to be

beneficially owned. (7) The selling security holder has indicated that Alexandra Investment Management, LLC, or Alexandra, a Delaware limited liability company, serves as investment adviser to the selling security holder. By reason of such relationship, Alexandra may be deemed to share dispositive power or investment control over the securities stated as beneficially owned by the selling security holder. Alexandra disclaims beneficial ownership of such securities. Mikhail A.

Filimonov is a

managing

member of

Alexandra. By

reason of such

relationship,

Mr. Filimonov

may be deemed

to share

dispositive power

or investment

control over the

shares of

common stock

stated as beneficially owned by the selling security holder. Mr. Filimonov disclaims beneficial ownership of such shares of common stock.

- (8) The selling security holder has indicated that Basso Capital Management, L.P., or Basso, is the investment manager to the selling security holder. Howard Fischer is a managing member of Basso GP LLC, the general partner of Basso. Mr. Fischer has ultimate responsibility for trading with respect to the selling security holder.
- (9) The selling security holder has indicated that Calamos Advisors LLC is the investment advisor for the selling security holder. Nick Calamos is the Chief Investment Officer of the selling security holder and has sole investment

and voting control over the selling security

holder. (10) The selling security holder has indicated that as investment manager under a management agreement, Castle Creek Arbitrage LLC may exercise dispositive and voting power with respect to the securities owned by the selling security holder. Castle Creek Arbitrage LLC disclaims beneficial ownership of such securities. Daniel Asher and Allan Weine are the managing members of Castle Creek Arbitrage LLC. Messrs. Asher

and Weine disclaim beneficial

Ltd.

ownership of the securities owned by CC Arbitrage

- (11) The selling security holder has indicated that CNH Partners, LLC is its investment advisor and has sole voting and dispositive power over the notes and common stock issuable upon the conversion of the notes held by such selling security holder. Investment principals for the advisor are Robert Krail. Mark Mitchell, and Todd Pulvino.
- (12) Jeff Andreski is the natural person with voting power or investment control over the notes and shares issuable upon conversion of the notes.
- (13) The selling
  security holder
  has indicated
  that Forest
  Investment
  Management
  exercises voting
  and/or
  investment
  control with
  respect to the
  notes and the
  common stock

underlying the notes. Forest Investment Management LLC is wholly owned by Forest Partners II LP, the sole general partner of which is Michael A. Boyd Inc., which is controlled by Michael A. Boyd.

## (14) The selling security holder has indicated that the investment manager of the selling security holder is Wolverine Asset Management, LLC, or WAM. Christopher Gust is the portfolio manager that oversees the investment of the assets of the selling security holder on behalf of WAM.

(15) The selling security holder has indicated that the controlling entity of the selling security holder is Grace Brothers Management, L.L.C. The natural person that exercises

sole voting power of the notes and shares issuable upon conversion of the notes is Michael D. Brailov

- (16) The selling security holder has indicated that Linden GP LLC is the general partner of the selling security holder. Siu Min Wong is the managing member of Linden GP LLC and has investment control over the securities.
- (17) The selling security holder has indicated that Ramius Advisors, L.L.C., or Ramius Advisors, is the investment adviser of the selling security holder and consequently has voting control and investment discretion over the securities held by the selling security holder. Ramius Capital Group, L.L.C., or Ramius Capital,

is the sole

member of

Ramius

Advisors and

consequently

Ramius Capital

may be deemed

to have voting

control and

investment

discretion over

securities held

by the selling

security holder.

Ramius Capital

disclaims

beneficial

ownership of

the securities

held by the

selling security

holder. Peter A.

Cohen, Morgan

B. Stark,

Thomas W.

Strauss and

Jeffrey M.

Solomon are the

managing

members of

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

securities

deemed to be

beneficially

owned by

Ramius Capital.

Messrs. Cohen,

Stark, Strauss

and Solomon

disclaim

beneficial ownership of these securities. An affiliate of Ramius Capital is a NASD member. However, this affiliate will not sell any securities set forth in the table and will receive compensation in connection with sales of securities set forth in the table.

# (18) The selling security holder has indicated that Ramius Capital Group, L.L.C., or Ramius Capital, is the investment adviser of the selling security holder and consequently has voting control and investment discretion over the securities held by the selling security holder. Ramius Capital disclaims beneficial ownership of the securities held by the selling security

holder. Peter

A. Cohen,

Morgan B.

Stark, Thomas

W. Strauss and

Jeffrey M.

Solomon are the

managing

members of

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

securities

deemed to be

beneficially

owned by

Ramius Capital.

Messrs. Cohen,

Stark, Strauss

and Solomon

disclaim

beneficial

ownership of

these securities.

An affiliate of

Ramius Capital

is a NASD

member.

However, this

affiliate will not

sell any

securities set

forth in the table

and will receive

no

compensation in

connection with

sales of

securities set

forth in the

table.

### (19) The selling

security holder

has indicated

that the

discretionary

investment

manager of the

selling security

holder is

Satellite Asset

Management,

L.P., or SAM.

The controlling

entity of SAM is

Satellite Fund

Management,

LLC, or SFM.

The managing

members of

SFM are Lief

Rosenblatt,

Mark Sonnino

and Gabe

Nechamkin.

SAM, SFM and

each named

individual

disclaims

beneficial

ownership of

the securities.

### (20) The selling

security holder

has indicated

that

SuttonBrook

Capital

Management LP

is the

investment

manager of

SuttonBrook

Capital Portfolio

LP. John

London and

Steven M.

Weinstein are

the natural

persons with control and voting power over SuttonBrook Capital Management LP.

- (21) The selling security holder has indicated that Robin Shah, a director of the selling security holder, has sole investment and voting control over the selling security holder.
- (22) The selling security holder has indicated that Vicis Capital LLC is the investment manager of the selling security holder. Shad Stastney, John Stucco and Sky Lucas control Vicis Capital LLC equally, but disclaim individually ownership of the securities.
- (23) The selling security holder has indicated that Robert Bellick has sole investment and voting control over the selling security holder.

The date of this prospectus supplement no. 1 is March 29, 2007.