UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

ENCORE CAPITAL GROUP, INC.		
(Name of Issuer)		
Common Stock, par value \$0.01 per share		
(Title of Class of Securities)		
292554102		
(CUSIP Number)		
Red Mountain Capital Partners LLC Attn: Willem Mesdag 10100 Santa Monica Boulevard, Suite 925 Los Angeles, California 90067 Telephone (310) 432-0200		
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)		
April 20, 2007		
(Date of Event Which Requires Filing of this Statement)		
If the filing person has previously filed a statement on Schedule 13C to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule		

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

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 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).

OO – Limited Liability Company

PN – Limited Partnership

PN – Limited Partnership

OO – Limited Liability Company

CO – Corporation

CUSIP No. 29255410	2 SCHEDULE 13D/A	PAGE 7 OF 12 PAGES
	ORTING PERSONS CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
Willem	Mesdag	
	PPROPRIATE BOX IF A MEMBER OF A GROUP*	
(a) □		
(b) ⊠ 3 SEC USE ONLY		
4 SOURCE OF FU	NDS*	
AF (Se	e Item 3)	
	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAN	T TO ITEMS 2(d) or 2(e)
6 CITIZENSHID (OR PLACE OF ORGANIZATION	
6 CITIZENSHIP C	JR PLACE OF ORGANIZATION	
U.S. Ci	tizen	
	7 SOLE VOTING POWER	
NUMBER OF	3,435,062 shares (See Item 5)	
SHARES	8 SHARED VOTING POWER	
BENEFICIALLY OWNED BY	None (See Item 5)	
EACH	9 SOLE DISPOSITIVE POWER	
REPORTING	2.425.002.1 (6.1.5)	
PERSON	3,435,062 shares (See Item 5) 10 SHARED DISPOSITIVE POWER	
WITH	10 SHARED DISPOSITIVE POWER	
	None (See Item 5)	
11 AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
3 /35 0	062 shares (See Item 5)	
	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SH	[ARES* ⊠
	, , ,	
(See Ite		
13 PERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)	
15.1%	(See Item 5)	
14 TYPE OF REPO	· /	

IN-Individual

This Amendment No. 1 amends and supplements the Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on April 16, 2007 (this "Schedule 13D"), by (i) Red Mountain Capital Partners LLC, a Delaware limited liability company ("RMCP LLC"), (ii) Red Mountain Capital Partners II, L.P., a Delaware limited partnership ("RMCP II"), (iii) Red Mountain Capital Partners III, L.P., a Delaware limited partnership ("RMCP III"), (iv) RMCP GP LLC, a Delaware limited liability company ("RMCP GP"), (v) Red Mountain Capital Management, Inc., a Delaware corporation ("RMCM"), and (vi) Willem Mesdag, a natural person and citizen of the United States of America, with respect to the common stock, par value \$0.01 per share (the "Common Stock"), of Encore Capital Group, Inc., a Delaware corporation ("Encore"). RMCP LLC, RMCP II, RMCP III and RMCP GP are sometimes collectively referred to herein as "Red Mountain." Red Mountain, RMCM and Mr. Mesdag are sometimes collectively referred to herein as the "Reporting Persons." The filing of any amendment to this Schedule 13D (including the filing of this Amendment No. 1) shall not be construed to be an admission by the Reporting Persons that a material change has occurred in the facts set forth in this Schedule 13D or that such amendment is required under Rule 13d-2 of the Securities Exchange Act of 1934, as amended (the "Exchange Act").

ITEM 2. IDENTITY AND BACKGROUND.

Item 2 of this Schedule 13D is hereby amended to include the following information:

Representatives of JCF FPK I LP (together with its affiliates, "JCF FPK") and representatives of Red Mountain have held preliminary discussions regarding the possibility that, if JCF FPK were to acquire shares of Common Stock, JCF FPK and Red Mountain might collaborate with each other with respect to their respective ownership of shares of Common Stock, and that, among other things, such collaboration might include agreements regarding the voting, disposition or acquisition of Common Stock, as well as board representation. On April 20, 2007, JCF FPK I LP and RMCP LLC signed a letter (the "April 20 Letter") in which JCF FPK I LP and RMCP LLC acknowledged the discussions referred to in the preceding sentence and confirmed their mutual intentions to continue those discussions with each other with a view to defining the scope and terms of any such collaboration and, if each of them determines in its sole discretion to do so, to enter into a written agreement with respect thereto. The April 20 Letter permits either JCF FPK I LP or RMCP LLC to terminate the discussions at any time without further liability (except in connection with certain provisions of the April 20 Letter). No assurance can be given whether the discussions contemplated in the April 20 Letter will be pursued or for how long, or whether such discussions will result in JCF FPK I LP, RMCP LLC or any of their respective affiliates entering into a binding agreement to collaborate or as to the scope and content of any such agreement.

JCF FPK has informed Red Mountain that JCF FPK I LP entered into a stock purchase agreement (the "Stock Purchase Agreement") on April 20, 2007, pursuant to which JCF FPK will purchase 5,737,032 shares of Common Stock, which represent approximately 25.2% of the outstanding shares of Common Stock, 1 and that such purchase is expected to take place on May 10, 2007, subject to and upon the terms and conditions of the Stock Purchase Agreement.

As a result of this purchase and the April 20 Letter, the Reporting Persons and JCF FPK may be deemed to be a group within the meaning of Section 13(d) (3) of the Exchange Act, and deemed to be the beneficial owner of all of the shares of Common Stock owned by each of them. The Reporting Persons and JCF FPK are acting together with respect to Encore to the extent, but only to the extent, set forth in the April 20 Letter. Other than as set forth in the April 20 Letter, neither the Reporting Persons nor JCF FPK have any agreement or understanding with each other as to Encore, or any obligation to act in concert or otherwise on the same basis. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that it is the beneficial owner of any shares of Common

All calculations of percentage ownership in this Schedule 13D are based on approximately 22,782,477 shares of Common Stock outstanding as of February 5, 2007, as reported in the Annual Report on Form 10-K for the Annual Period ended December 31, 2006, which was filed by Encore with the SEC on February 28, 2007.

Stock held by JCF FPK for purposes of Section 13(d) of the Exchange Act, and the Reporting Persons expressly disclaim such beneficial ownership. This Schedule 13D constitutes a separate filing by the Reporting Persons in accordance with Rule 13d-1(k)(2) under the Exchange Act, and the Reporting Persons disclaim any responsibility for the accuracy of the information relating to JCF FPK or the beneficial ownership of shares of Common Stock by JCF FPK. Neither JCF FPK I LP nor any of its affiliates is a reporting person for purposes of this Schedule 13D, and JCF FPK is filing a separate statement on Schedule 13D with respect to JCF FPK I LP and its affiliates.

The foregoing summary of the provisions of the April 20 Letter is qualified by reference to the actual text of the April 20 Letter. A copy of the April 20 Letter is filed as Exhibit 3 hereto and is hereby incorporated by reference in its entirety in response to this Item 2.

ITEM 4. PURPOSE OF TRANSACTION.

Item 4 of this Schedule 13D is hereby amended to include the following information:

The information set forth in Item 2 above is hereby incorporated by reference in response to this Item 4.

Red Mountain currently intends to seek representation on the board of directors of Encore, and representatives of Red Mountain have discussed this intention with the management of Encore.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Items 5(a), 5(b) and 5(c) of this Schedule 13D are hereby amended to include the following information:

The information set forth in Item 2 above is hereby incorporated by reference in response to this Item 5.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Item 6 of this Schedule 13D is hereby amended to include the following information:

The information set forth in Item 2 above is hereby incorporated by reference in response to this Item 6.

ITEM 7. MATERIALS TO BE FILED AS EXHIBITS.

Item 7 of this Schedule 13D is hereby amended to include the following information:

Exhibit No. Description of Exhibit

3 Letter, dated April 20, 2007, from JCF FPK I LP to, and as accepted and agreed by, Red Mountain Capital Partners LLC (filed herewith).

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.

Dated: April 23, 2007

RED MOUNTAIN CAPITAL PARTNERS LLC

/s/ Willem Mesdag

By: Willem Mesdag Title: Authorized Signatory

RED MOUNTAIN CAPITAL PARTNERS II, L.P.

By: RMCP GP LLC, its general partner

/s/ Willem Mesdag

By: Willem Mesdag
Title: Authorized Signatory

RED MOUNTAIN CAPITAL PARTNERS III, L.P.

By: RMCP GP LLC, its general partner

/s/ Willem Mesdag

By: Willem Mesdag
Title: Authorized Signatory

RMCP GP LLC

/s/ Willem Mesdag

By: Willem Mesdag Title: Authorized Signatory

RED MOUNTAIN CAPITAL MANAGEMENT, INC.

/s/ Willem Mesdag

By: Willem Mesdag Title: President

WILLEM MESDAG

/s/ Willem Mesdag

EXHIBIT INDEX

Exhibit No. Description of Exhibit

- Joint Filing Agreement, dated as of April 16, 2007, by and among the Reporting Persons (incorporated by reference to Exhibit 1 to the Schedule 13D filed by the Reporting Persons with the SEC on April 16, 2007).
- Stock Purchase Agreement, dated as of April 5, 2007, by and among Second Curve Opportunity Fund, LP, Second Curve Opportunity Fund International, Ltd. and Red Mountain Capital Partners III, L.P. (incorporated by reference to Exhibit 2 to the Schedule 13D filed by the Reporting Persons with the SEC on April 16, 2007).
- 3 Letter, dated April 20, 2007, from JCF FPK I LP to, and as accepted and agreed by, Red Mountain Capital Partners LLC (filed herewith).

JCF FPK I LP 717 Fifth Avenue, 26th Floor New York, NY 10022

Red Mountain Capital Partners LLC 10100 Santa Monica Blvd. Suite 925 Los Angeles, California 90067

Attention: Willem Mesdag

April 20, 2007

Re: Encore Capital Group, Inc.

Dear Will:

JCF FPK I LP ("FPK") understands that Red Mountain Capital Partners II, L.P. and Red Mountain Capital Partners III, L.P. (the "Red Mountain Partnerships"), which are affiliates of Red Mountain Capital Partners LLC ("Red Mountain"), together own 3,435,062 shares of common stock, par value \$.01 per share ("Common Stock"), of Encore Capital Group, Inc. (the "Company"), which shares represent approximately 15.1% of the outstanding Common Stock as of the date of the filing of the RM 13D (as defined below), and that Red Mountain, the Red Mountain Partnerships and certain other related persons (the "RM Filing Persons") have filed a Schedule 13D (the "RM 13D") with the Securities and Exchange Commission (the "SEC") in connection therewith. References herein to "we," "us," or "our" refer collectively to FPK and Red Mountain.

We have held preliminary discussions with each other regarding the possibility that, if FPK or one or more of its affiliates were to acquire shares of Common Stock, we might collaborate with each other with respect to our respective ownership of such shares. Among other things, such collaboration might include agreements regarding the voting, disposition or acquisition of Common Stock, as well as board representation. This letter is to confirm our mutual intentions to continue these discussions with each other with a view to defining the scope and terms of any such collaboration and, if each of us determines in its sole discretion to do so, to enter into a written agreement with respect thereto.

In light of the foregoing, we agree with each other that the RM 13D will be amended to reflect the existence and terms of this letter and that the RM Filing Persons may be deemed to be members of a "group" (within the meaning of Section 13 of the Securities Exchange Act of 1934, as amended (the "Exchange Act")) with FPK and its related persons (the "FPK Filing Persons") who file a Schedule 13D with the SEC with respect to beneficial ownership of Common Stock (the "FPK 13D"). The FPK 13D will include corresponding disclosure. We also understand that the RM Filing Persons will disclaim beneficial ownership of any shares of Common Stock held by the FPK Filing Persons and that the FPK Filing Persons will disclaim beneficial ownership of any shares of Common Stock held by the RM Filing Persons.

Either party may terminate the discussions (and any negotiations) referred to above at any time by written notice to the other party, for any reason or for no reason, whereupon any and all obligations under this letter will immediately terminate, without any liability on the part of any person, except that the provisions of the following paragraphs in this letter will continue to apply.

Each party agrees that, except with the mutual consent of both parties or as required by law or regulation (including, without limitation, reporting obligations under the Exchange Act and the rules and regulations thereunder) or by legal or judicial process, the collaboration contemplated in this letter will be kept confidential by the parties and their affiliates, other than disclosure to their respective directors, officers, employees, advisors or other representatives who need to know such information for purposes related to such collaboration and who agree or are subject to duties of confidentiality with respect thereto. Each party further agrees, prior to any disclosure of the collaboration contemplated in this letter that is required by law or regulation (including, without limitation, reporting obligations under the Exchange Act and the rules and regulations thereunder) or by legal or judicial process, to the extent reasonably practicable, to consult with the other if any such disclosure is to be made.

Each party further understands and agrees that no contract or agreement with respect to the matters described in this letter shall be deemed to exist unless and until a definitive written agreement with respect thereto has been executed and delivered, and that unless and until such a definitive written agreement has been executed and delivered, none of the parties or any of their affiliates or representatives has or will be deemed to have any legal obligation of any kind whatsoever with respect to such matters by virtue of this letter or any other written or oral expression with respect thereto, except, in the case of this letter, for the matters specifically agreed to herein.

This letter may be executed in separate counterparts, all of which, taken together, will constitute one and the same instrument. This letter constitutes the entire understanding of the parties as of the date hereof, and supersedes any prior statements, whether written or oral, between the parties or any of their affiliates or representatives (including, without limitation, the RM Filing Persons and the FPK Filing Persons) with respect to the subject matter of this letter. This letter may only be amended by an instrument in writing signed by the parties. If any provision of this letter is found to violate any statute, regulation, rule, order or decree of any governmental authority, court, agency or exchange, such invalidity shall not be deemed to affect any other provision hereof or the validity of the remainder of this letter, and such invalid provision shall be deemed deleted herefrom to the minimum extent necessary to cure such violation. This letter shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

[Continued on next page.]

Please confirm that this letter sets forth our mutual understanding as of the date hereof by signing a copy of this letter and returning it to FPK. A facsimile signature will be considered to be binding.

Very truly yours,

JCF FPK I LP

By: JCF ASSOCIATES II-A LLC, its general partner

By: /s/ Sally Rocker

Name: Sally Rocker Title: Managing Director

Accepted and agreed:

RED MOUNTAIN CAPITAL PARTNERS LLC

By: /s/ Willem Mesdag

Name: Willem Mesdag Title: Managing Partner