SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See
Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

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OMB Number:	3235-0287
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h	ours per response:	0.5
E	stimated average burden	

10. Ownership

11. Nature

of Indirect

1. Name and Address of Reportin CREDIT SUISSE/	g Person [*]	2. Issuer Name and Ticker or Trading Symbol <u>COMMVAULT SYSTEMS INC</u> [CVLT]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner
(Last) (First) SEE FOOTNOTE (1) ELEVEN MADISON AVEI	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 06/19/2007	Officer (give title Other (specify below) below)
(Street) NEW YORK, NY 10010 (City) (State)	(Zip)	4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	, Transaction Code (Instr.		Transaction Disposed Of (D) (Instr. 3, 4 Code (Instr.			5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership	
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		(Instr. 4)	
Common Stock	06/19/2007		S		8,742,329 ⁽²⁾	D	\$16.07	6,216,877 ⁽³⁾	Ι	See Footnote ⁽¹⁾	
Common Stock	06/20/2007		J ⁽⁴⁾		1,389,946 ⁽⁴⁾	D	\$17.44	4 ,826,9 31 ⁽⁵⁾	Ι	See Footnote ⁽¹⁾	

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (a g nute calle warrante ontions convertible securities)

(e.g., puts, cans, warrants, options, convertible securities)												
Conversion or Exercise	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any	Transaction Code (Instr.	of Derivative	6. Date Exercisable and Expiration Date (Month/Day/Year)	7. Title and Amount of Securities	Derivative Security	9. Number of derivative Securities				

Security (Instr. 3)	or Exercise Price of Derivative Security	of ative	Day/Year) if any Cod (Month/Day/Year) 8)		code (Instr. Derivative securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		rities ired osed . 3, 4	(Month/Day/Year)		Securities Underlying Derivative Security (Instr. 3 and 4)		Security (Instr. 5)	Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)	
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares					

Explanation of Responses:

1. See Footnote 1 on Exhibit 99.1.

2. See Footnote 2 on Exhibit 99.1.

3. See Footnote 3 on Exhibit 99.1.

4. See Footnote 4 on Exhibit 99.1.

5. See Footnote 5 on Exhibit 99.1.

Remarks:

1. Title of

Derivative

See Exhibit 99.1.

/s/ Ivy Dodes for Credit Suisse 06/29/2007

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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 Number.

Exhibit 99.1

(1) In accordance with Securities and Exchange Commission Release No. 34-39538 (January 12, 1998), this Form 4 is being filed by Credit Suisse (the "Bank"), a Swiss bank, on behalf of its subsidiaries to the extent that they constitute the Investment Banking division (the "Investment Banking division"), the Alternative Investments business (the "AI Business") within the Asset Management division (the "Asset Management division") and the U.S. private client services business (the "U.S. PCS Business") within the Private Banking division (the "Private Banking division") (the "Reporting Person"). The address of the principal business and office of the Bank is Uetlibergstrasse 231, P.O. Box 900, CH 8070 Zurich, Switzerland. The address of the principal business and office of the Reporting Person in the United States is Eleven Madison Avenue, New York, NY 10010.

The Bank owns directly a majority of the voting stock, and all of the non-voting stock, of Credit Suisse Holdings (USA), Inc. ("CS Hldgs USA Inc"), a Delaware corporation. The address of the principal business and office of CS Hldgs USA Inc is Eleven Madison Avenue, New York, NY 10010, USA. The ultimate parent company of the Bank and CS Hldgs USA Inc, and the direct owner of the remainder of the voting stock of CS Hldgs USA Inc, is Credit Suisse Group ("CSG"), a corporation formed under the laws of Switzerland.

CS Hldgs USA Inc owns all of the voting stock of Credit Suisse (USA), Inc. ("CS USA Inc") a Delaware corporation and holding company. CS USA Inc is the sole member of Credit Suisse Securities (USA) LLC ("CS Sec USA LLC"), a Delaware limited liability company and a registered broker-dealer that effects trades in many companies. The address of the principal business and office of each of CS USA Inc and CS Sec USA LLC is Eleven Madison Avenue, New York, NY 10010, USA.

Sprout Capital IX, L.P. ("Sprout IX"), Sprout Capital VII, L.P. ("Sprout VII"), Sprout CEO Fund, L.P. ("Sprout CEO"), Sprout Entrepreneurs Fund, L.P. ("Sprout Entrepreneurs"), Sprout Growth II, L.P. ("Sprout Growth") and Sprout IX Plan Investors, L.P. ("SIPI") are Delaware limited partnerships which make investments for long-term appreciation. DLJ Capital Corporation ("DLJCC"), a Delaware corporation and a wholly-owned subsidiary of CS USA Inc, acts as a venture capital partnership management company. DLJCC is also the general partner of Sprout CEO and Sprout Entrepreneurs. DLJCC is also the managing general partner of Sprout IX, Sprout VII and Sprout Growth and, as such, is responsible for their day-to-day management. DLJCC makes all of the investment decisions on behalf of Sprout IX, Sprout VII, Sprout CEO, Sprout Entrepreneurs and Sprout Growth. DLJ Associates IX, L.P. ("Associates IX"), a Delaware limited partnership, is a general partner of Sprout IX and in accordance with the terms of the relevant partnership agreement, does not participate in investment decisions made on behalf of Sprout IX. DLJ Capital Associates IX, Inc. ("DLJCA IX"), a Delaware corporation and wholly-owned subsidiary of DLJCC, is the managing general partner of Associates IX. DLJ Associates VII, L.P. ("Associates VII"), a Delaware limited partnership, is a general partner of Sprout VII and in accordance with the terms of the relevant partnership agreement, does not participate in investment decisions made on behalf of Sprout VII. DLJ Capital Associates VII, Inc. ("DLJCA VII"), a Delaware corporation and wholly-owned subsidiary of DLJCC, is the managing general partner of Associates VII. DLJ Growth Associates II, L.P. ("Associates II"), a Delaware limited partnership, is a general partner of Sprout Growth and in accordance with the terms of the relevant partnership agreement, does not participate in investment decisions made on behalf of Sprout Growth. DLJ Growth Associates II, Inc. ("DLJGA II"), a Delaware corporation and wholly-owned subsidiary of DLJCC, is the managing general partner of Associates II. DLJ LBO Plans Management Corporation II ("DLJLBO II"), a Delaware corporation, is the general partner of SIPI and, as such, is responsible for its day-to-day management. DLJLBO II makes all of the investment decisions on behalf of SIPI. DLJLBO II is an indirect wholly-owned subsidiary of CS USA Inc.

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Each of DLJ Merchant Banking Partners, L.P. ("DLJMB Partners"), a Delaware limited partnership, DLJ Offshore Partners, C.V. ("DLJ Offshore"), a Netherlands Antilles limited partnership, DLJ International Partners, C.V. ("DLJ International"), a Netherlands Antilles limited partnership, DLJ First ESC, L.P. ("First ESC"), a Delaware limited partnership, DLJ ESC II, L.P. ("ESC II"), a Delaware limited partnership, and DLJ Merchant Banking Funding, Inc. ("DLJMB Funding"), a Delaware corporation, makes investments for long-term appreciation. DLJ Merchant Banking, Inc. ("MB Inc"), a Delaware corporation, is (i) managing general partner of DLJMB Partners and (ii) advisory general partner of DLJ Offshore and DLJ International. MB Inc is an indirect wholly-owned subsidiary of CS USA Inc. DLJ LBO Plans Management Corporation ("DLJLBO"), a Delaware corporation, is the general partner of First ESC and ESC II and, as such, is responsible for their day-to-day management. DLJLBO makes all of the investment decisions on behalf of ESC II and First ESC. DLJLBO is an indirect wholly-owned subsidiary of CS USA Inc. DLJ Offshore Management N.V. ("DLJ Offshore Management"), a Netherlands Antilles Corporation, is resident general partner of DLJ Offshore and DLJ International. DLJ Offshore Management is an indirect wholly-owned subsidiary of CS USA Inc.

The address of the principal business and office of each of DLJCC, DLJCA IX, Associates IX, DLJCA VII, Associates VII, DLJGA II, Associates II, Sprout IX, Sprout VII, Sprout CEO, Sprout Entrepreneurs, Sprout Growth, SIPI, DLJMB Partners, DLJ Offshore, DLJ International, First ESC, ESC II, DLJLBO II, MB Inc, DLJLBO, DLJ Offshore Management and DLJMB Funding is Eleven Madison Avenue, New York, New York 10010.

CSG is a global financial services company, active in all major financial centers and providing a comprehensive range of banking products. The Bank is comprised of the Investment Banking division, the Asset Management division and the Private Banking division. The Investment Banking division provides financial advisory and capital raising services and sales and trading to institutional, corporate and government clients worldwide. The Asset Management division provides asset management and investment advisory services to institutional, mutual fund and private investors worldwide and offers products across a broad range of investment classes, including alternative investments. The Private Banking division offers global private banking and corporate and retail banking services in Switzerland. The business address of CSG is Paradeplatz 8, P.O. Box 1, CH 8070 Zurich, Switzerland.

CSG, for purposes of the federal securities laws, may be deemed ultimately to control the Bank and the Reporting Person. CSG, its executive officers and directors, and its direct and indirect subsidiaries (including those subsidiaries that constitute the Asset Management division (other than the AI Business) (the "Traditional AM Business") and the Private Banking division (other than the U.S. PCS Business) (the "Non-U.S. PB Business")) may beneficially own shares of Common Stock to which this Form 4 relates and such shares are not reported in this Form 4. CSG disclaims beneficial ownership of shares of Common Stock beneficially owned by its direct and indirect subsidiaries, including the Reporting Person. Each of the Traditional AM Business and the Non-U.S. PB Business disclaims beneficial ownership of shares of Common Stock beneficially owned by the Reporting Person. The Reporting Person disclaims beneficial ownership of shares of shares of Common Stock beneficially owned by CSG, the Traditional AM Business and the Non-U.S. PB Business.

(2) Includes 11,326 shares of Common Stock sold by ESC II, 1,060,494 shares of Common Stock sold by First ESC, 1,967,585 shares of Common Stock sold by DLJ International, 1,579,414 shares of Common Stock sold by DLJMB Funding, 4,018,439 shares of Common Stock sold by DLJMB Partners and 105,071 shares of Common Stock sold by DLJ Offshore.

(3) Includes 26,551 shares of Common Stock owned directly by Sprout CEO, 384,484 shares of Common Stock owned directly by DLJCC, 1,871,474 shares of Common Stock owned directly by Sprout Growth, 2,289,099 shares of Common Stock owned directly by Sprout VII, 1,566,741 shares of Common Stock owned directly by Sprout IX, 6,175 shares of Common Stock owned directly by Sprout Entrepreneurs and 72,353 shares of Common Stock owned directly by SIPI.

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ESC II, First ESC, DLJ International, DLJMB Funding, DLJMB Partners, DLJ Offshore, Sprout CEO, DLJCC, Sprout Growth, Sprout VII, Sprout IX, Sprout Entrepreneurs and SIPI (collectively, the "CS Entities"), and the other parties thereto, entered into a voting trust agreement (the "Voting Trust Agreement") with Wells Fargo Bank, N.A., as trustee (the "Trustee"), dated as of September 21, 2006, pursuant to which the CS Entities deposited 14,577,860 shares of Common Stock (the "Trust Shares") into a voting trust (the "Trust"). This included 10,832 shares of Common Stock deposited by ESC II, 1,014,235 shares of Common Stock deposited by First ESC, 1,881,758 shares of Common Stock deposited by DLJ International, 1,510,519 shares of Common Stock deposited by DLJMB Funding, 3,843,151 shares of Common Stock deposited by DLJMB Partners, 100,488 shares of Common Stock deposited by DLJ Offshore, 26,551 shares of Common Stock deposited by Sprout CEO, 384,484 shares of Common Stock deposited by DLJCC, 1,871,474 shares of Common Stock deposited by Sprout Growth, 2,289,099 shares of Common Stock deposited by Sprout VII, 1,566,741 shares of Common Stock deposited by Sprout IX, 6,175 shares of Common Stock deposited by Sprout Entrepreneurs and 72,353 shares of Common Stock deposited by SIPI. Pursuant to the Voting Trust Agreement, the Trustee has the exclusive right to vote the Trust Shares. Following the secondary offering, which closed on June 19, 2007, each of ESC II, First ESC, DLJ International, DLJMB Funding, DLJMB Partners and DLJ Offshore has no shares of Common Stock in the Trust.

(4) On June 20, 2007, (i) Sprout Growth distributed 669,890 shares of Common Stock to its limited partners, including 49,662 shares to CS USA Inc and (ii) Sprout VII distributed 819,377 shares of Common Stock to its limited partners, including 49,659 shares to CS USA Inc.

(5) Includes 26,551 shares of Common Stock owned directly by Sprout CEO, 384,484 shares of Common Stock owned directly by DLJCC, 1,201,584 shares of Common Stock owned directly by Sprout Growth, 1,469,722 shares of Common Stock owned directly by Sprout VII, 1,566,741 shares of Common Stock owned directly by Sprout IX, 6,175 shares of Common Stock owned directly by Sprout Entrepreneurs, 72,353 shares of Common Stock owned directly by SIPI and 99,321 shares of Common Stock owned directly by CS USA Inc.

Following the distribution described above, Sprout Growth has 1,201,584 shares of Common Stock deposited in the Trust and Sprout VII has 1,469,722 shares of Common Stock deposited in the Trust.

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