ENGAGE INC Form SC 13D/A June 26, 2002

# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13D-1(a)

AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13D-2(a)

(AMENDMENT NO. 7)

Engage, Inc.

(Name of Issuer)

Common Stock, par value \$.01 per share

(Title of Class of Securities)

292827102

(CUSIP Number)

Peter L. Gray, Executive Vice President and General Counsel, CMGI, Inc., 100 Brickstone Square, Andover, Massachusetts, 01810 978-684-3600

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 31, 2002

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which 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 [\_].

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).

(Continued on following pages)
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CU:	SIP No. 2928273	102	13D Page 2	of 8 Pages			
 1	NAMES OF REPO	-	PERSONS ON NO. OF ABOVE PERSON (ENTITIES ONLY)				
	CMGI, Inc. 04-2921333						
2	CHECK THE API	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)  (a) [_]  (b) [_]					
3	SEC USE ONLY						
4	SOURCE OF FUNDS (See Instructions) WC; 00						
 5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) [_]						
6	CITIZENSHIP OR PLACE OF ORGANIZATION  State of Delaware						
	state of Dela		SOLE VOTING POWER				
	NUMBER OF		206,887,972				
В	ENEFICIALLY OWNED BY	8	SHARED VOTING POWER 0				
	EACH	 9	SOLE DISPOSITIVE POWER				
Ī	REPORTING		206,887,972				
	PERSON WITH	10	SHARED DISPOSITIVE POWER				
 1	AGGREGATE AMO	 DUNT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON	1			
	206,887,972						
2		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
3	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 81.3%						

14 TYPE OF REPORTING PERSON (See Instructions)

\_\_\_\_\_

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Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by CMGI, Inc., a Delaware corporation ("CMGI"), that it is the beneficial owner of any of the Common Stock referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed.

Item 1. Security and Issuer.

CO

This statement on Schedule 13D relates to the Common Stock, \$0.01 par value per share (the "Common Stock"), of Engage, Inc., a Delaware corporation ("Engage" or "Issuer"). The principal executive offices of Engage are located at 100 Brickstone Square, Andover, MA 01810.

Item 2. Identity and Background.

The name of the corporation filing this statement is CMGI, Inc. CMGI is a Delaware corporation. CMGI's principal business is developing and operating Internet companies. The address of the principal executive offices of CMGI is 100 Brickstone Square, Andover, MA 01810. To the best knowledge of CMGI, set forth on Schedule A, which is incorporated herein by reference, is the

- . name, residence or business address
- present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted
- . shares of Engage Common Stock beneficially owned, and
- . citizenship

of each of CMGI's directors and executive officers, as of the date of filing this statement. Neither CMGI nor, to the best of CMGI's knowledge, any person named on Schedule A hereto is required to disclose legal proceedings pursuant to Items 2(d) or 2(e).

Item 3. Source and Amount of Funds or Other Consideration.

On May 21, 2002, CMGI announced that it had made a proposal (the "Proposal") to acquire all of the shares of Engage Common Stock which CMGI does not presently own. Under the Proposal, each share of Engage Common Stock not held by CMGI would be exchanged for .2286 of a share of CMGI common stock pursuant to a merger among Engage, CMGI and a wholly owned subsidiary of CMGI. On June 21, 2002, CMGI announced that it has withdrawn the Proposal, and that David S. Wetherell, Chairman of the Board of CMGI, and George A. McMillan, Chief Executive Officer of CMGI, have resigned from the Board of Directors of Engage. The press release announcing CMGI's withdrawal of the Proposal is filed as an exhibit herewith and is incorporated by reference herein.

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CMGI owns certain shares of Engage Common Stock initially issued by Engage to CMGI pursuant to the Agreement and Plan of Merger and Contribution (the "Flycast/AdSmart Agreement"), dated as of January 19, 2000, by and among Engage, CMGI, AdSmart Corporation, Flycast Communications Corporation and FCET Corp. In accordance with the Flycast/AdSmart Agreement, CMGI is required to return certain of these shares to Engage on a quarterly basis, if certain conditions are not met. On July 31, 2001, CMGI returned to Engage an aggregate of 1,708,091 shares, representing 821,421 shares returned for the quarter ended January 31, 2001 and 886,670 shares returned for the quarter ended April 30, 2001. On December 31, 2001, CMGI returned to Engage an aggregate of 1,535,045 shares, representing 402,183 shares returned for the quarter ended July 31, 2001 and 1,132,862 shares returned for the quarter ended October 31, 2001. On April 5, 2002, CMGI returned to Engage an aggregate of 212,253 shares, representing shares returned for the quarter ended January 31, 2002. CMGI is obligated to return to Engage an aggregate of 188,133 shares for the quarter ended April 30, 2002.

On October 4, 2001, Engage issued to CMGI two secured convertible promissory notes. The first of these notes ("Note 1") was issued in consideration for a loan from CMGI to Engage in the amount of \$8,000,000. Note 1 bears interest at 7.5% per annum. The principal is payable upon demand, but no earlier than August 1, 2002, or earlier upon an event of default. Interest is compounded and payable quarterly in arrears on October 31, January 31, April 30 and July 31 of each year until the note is paid in full. Interest payments for the quarters ending October 31, 2001, January 31, 2002, April 30, 2002 and July 31, 2002 are deferred until, and become payable on, August 1, 2002. Unpaid principal and interest on Note 1 is convertible, at CMGI's election, into shares of Engage Common Stock at a conversion price initially equal to \$0.25 per share. This conversion price, however, is subject to weighted average antidilution protection whereby the conversion price may be adjusted downward if Engage issues Common Stock in the future at a per share price less than the then current market price, which is defined in Note 1 as the average of the daily closing prices of Engage's Common Stock for the five consecutive trading days selected by Engage's Board of Directors commencing not more than 20 trading days before, and ending not later than the date immediately preceding the date of issuance. Excluded from the anti-dilution provisions are (i) issuances to CMGI or any affiliate thereof or (ii) issuances by Engage to directors, employees, consultants or advisors of Engage or grants of options or other rights to acquire Common Stock at a price or exercise price, as the case may be, no lower than the fair market value of the Common Stock, as determined by the Board of Directors. Note 1 is collateralized by substantially all of Engage's assets. As of June 26, 2002, Note 1 was convertible into an aggregate of 33,418,820 shares of Engage Common Stock, none of which shares had been issued.

Engage has also agreed with CMGI to structure any intercompany debt incurred by Engage to CMGI between October 1, 2001 and July 31, 2002 under a second secured convertible promissory note ("Note 2"). Note 2 was amended in February 2002 and also bears interest at 7.5% per annum. The principal is payable upon demand, but no earlier than August 1, 2002, or earlier upon an event of default. Interest is compounded monthly and payable quarterly in arrears on October 31, January 31, April 30 and July 31 of each year until the note is paid in full. Interest payments for the quarters ending October 31, 2001, January 31, 2002, April 30, 2002 and July 31, 2002 are deferred until, and become payable on, August 1, 2002. Unpaid principal and interest on Note 2 is also convertible, at CMGI's election, into shares of Engage's Common Stock. Under Note 2, the conversion price for the intercompany debt incurred by Engage and the interest accrued on outstanding debt each calendar month is based on the

closing price of Engage's Common Stock on the last trading day of such calendar month. The conversion prices for Note 2, however, are each also subject to weighted average antidilution protection on the same terms as set forth in the description of Note 1 above. Note 2 is also collateralized by substantially all of Engage's assets. As of June 26, 2002, Note 2 was convertible into an aggregate of 25,239,484 shares of Engage Common Stock, none of which shares had been issued.

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Item 4. Purpose of the Transaction.

See the description of the transactions related to the Flycast/AdSmart Agreement, Note 1 and Note 2 set forth in Item 3 above, which description is incorporated by reference herein.

Item 5. Interest in Securities of the Issuer.

(a)-(b) CMGI beneficially owns 206,887,972 shares of Engage, representing 81.3% of Engage's outstanding common stock as of the date of filing of this statement, and consisting of 148,229,668 shares of Engage Common Stock, 33,418,820 shares of Engage Common Stock issuable upon conversion of Note 1 within 60 days after June 26, 2002, and 25,239,484 shares of Engage Common Stock issuable upon conversion of Note 2 within 60 days after June 26, 2002. CMGI has sole power to vote or direct the vote and dispose or direct the disposition as to all such shares. See also Schedule A attached hereto.

(c) See the description of the transactions related to the Flycast/AdSmart Agreement, Note 1 and Note 2 set forth in Item 3 above, which description is incorporated by reference herein.

(d)-(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

In September 2001, Engage restructured its outstanding amounts payable to CMGI into a secured promissory note payable in the amount of \$42.7 million ("Note 3") bearing interest at 7.5% per annum. Under the terms of Note 3, principal is payable upon demand, but no earlier than August 1, 2002, or earlier upon the occurrence of an event of default as defined in Note 3. Interest is compounded and payable quarterly in arrears in cash on October 31, January 31, April 30 and July 31 of each year until the note is paid in full. Interest payments for the quarters ending October 31, 2001, January 31, 2002, April 30, 2002 and July 31, 2002 are deferred until, and become payable on, August 1, 2002. The note is collateralized by substantially all of Engage's assets.

Other than the Flycast/AdSmart Agreement, Note 1, Note 2, Note 3, the Stock Purchase Agreement, dated as of June 19, 2000, by and among CMGI, Engage and CPQ Holdings, Inc., the Investor Rights Agreement, dated as of July 23, 1999 by and between CMGI and Engage, and Amendment No. 1 to the Investor Rights Agreement dated as of June 19, 2000, by and among CMGI and Engage, to the best knowledge of CMGI, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons or entities listed in Item 2 and between such persons or entities and any person or entity with respect to any securities of Engage, including but not limited to transfer of voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving

or withholding of proxies.

Officer

Thomas Oberdorf

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Item 7. Material to be I	Filed as Exhibits.	
EXHIBIT NO.	DESCRIPTION	
1 Press releating the Proposa		ouncing CMGI's withdrawal of
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	SIGNATURE	
hereby certify that the complete and correct.  DATED: June 26, 2002	information set forth in th	is statement is true,
	CMGI, INC.	
	By: /s/ Thomas	
	Thomas Obe	rdorf
	Title: Chief Fina	ncial Officer and Treasurer
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	Schedule A	
NAME	BUSINESS	SHARES OF ENGAGE ADDRESS BENEFICIALL
NAME  EXECUTIVE OFFICERS OF CMO		

George A. McMillan 100 Brickstone Square 0
Chief Executive Andover, MA 01810

100 Brickstone Square

0

Chief Financial Officer and Treasurer	Andover, MA 01810	
David Andonian President and Chief Operating Officer		102,168
Peter L. Gray Executive Vice President and General Counsel	100 Brickstone Square Andover, MA 01810	0
James Barnett Chief Executive Officer AltaVista Company (a subsidiary of CMGI)	1070 Arastradero Road Palo Alto, CA 94304	0
Patricia Gilligan President and Chief Executive Officer NaviSite, Inc. (a subsidiary of CMGI)	400 Minuteman Road	0
Christian Feuer President and Chief Executive Officer uBid, Inc. (a subsidiary of CMGI)	8550 West Bryn Mawr Avenue Suite 200 Chicago, IL 60631	0
DIRECTORS OF CMGI (PRESENT PRINCIPAL OCCUPATION)		
David S. Wetherell See above	See above	See above
Barry K. Allen President, Allen Enterprises, LLC	Allen Enterprises, LLC	0
received, miles incorprise, incorprise	18500 W. Corporate Drive, Suite 170 Brookfield, WI 53045	
Virginia G. Bonker General Partner, Blue Rock Capital, L.P.		0
Virginia G. Bonker General Partner, Blue Rock	Brookfield, WI 53045 Blue Rock Capital 5700 Kennett Pike	
Virginia G. Bonker General Partner, Blue Rock Capital, L.P.  Jonathan Kraft President and Chief Operating Officer	Brookfield, WI 53045  Blue Rock Capital 5700 Kennett Pike Wilmington, DE 19807  The Kraft Group 1 Boston Place, 34/th/ Floor	0

<sup>\*</sup> Unless otherwise indicated, each person exercises sole voting and dispositive power over shares of Engage Common Stock beneficially owned by such person.

Citizenship of each of the above named persons: USA, except for Mr. Feuer, who is a citizen of Germany.

EXHIBIT INDEX

EXHIBIT NO. DESCRIPTION

Press release dated June 21, 2002 announcing CMGI's withdrawal of the Proposal.