FIRST AMERICAN CORP Form SC 13G March 21, 2008

UNITED STATES SECURITIES EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

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

FIRST AMERICAN CORPORATION
----(Name of Issuer)

Common Stock, \$0.01 par value per share
----(Title of Class of Securities)

318522307 -----(CUSIP Number)

March 11, 2008

(Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[_] Rule 13d-1(b)

[X] Rule 13d-1(c)

[_] Rule 13d-1(d)

* 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 the disclosures provided in a prior cover page.

The information required in 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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Exhibit Index: Page 8

				Page 2 of 9 Pages				
1.	Names of Re	 eporting P	ersons.					
	I.R.S. Identification Nos. of above persons (entities only).							
	GLENVIEW CA	APITAL MAN	AGEMENT, LLC					
2.	Check the Appropriate Box if a Member of a Group							
	(a) [_]							
	(b) [_]							
3.	SEC Use On	 Ly						
4.			of Organization					
	Delaware							
Number of		5.	Sole Voting Power	None				
Shares Beneficial	Each	6.	Shared Voting Power	6,896,472				
Owned by I Reporting		7.	Sole Dispositive Power	None				
Person Wit		8.	-	6,896,472				
9.	Aggregate Amount Beneficially Owned by Each Reporting Person							
	6,896,472							
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)							
	[]							
11.	Percent of	 Class Rep	resented by Amount in Row (9)					
	7.50% based on 92,004,175 shares outstanding as of February 22, 2008							
12.	Type of Rep		rson:					
	00							

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1.	Names of	f Reporting Pe	ersons.			
	I.R.S.	Identification	n Nos. of ab	ove persons (entities or	nly).
2.		E M. ROBBINS	 Box if a M	ember of a Gr	oup	
	(a) [_]					
	(b) [_]					
3.	SEC Use	Only				
4.	Citizens	ship or Place	of Organiza		• • • • • • • • • • • • • • • • • • • •	
	United S	States of Ame:	rica			
Number of		5.	Sole Voting	Power	• • • • • • • • • • • • • • • • • • • •	None
Shares Beneficial	_	6.	Shared Voti	ng Power		6,896,472
Owned by E Reporting				itive Power		None
Person Wit	:h	8.		ositive Power		6,896,472
9.	Aggregate Amount Beneficially Owned by Each Reporting Person					
	6,896,4	72				
10.	. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)					in Shares
	[]					
11.	Percent	of Class Rep	resented by	Amount in Row	(9)	
	7.50% ba	ased on 92,00		outstanding		ary 22, 2008
12.	Type of	Reporting Pe				
	IN					
					Page	4 of 9 Pages
Item 1(a).		Name of Issue	er:			
		First America	an Corporati	on (the "Issu	er")	
Item 1(b).		Address of I	ssuer's Prin	cipal Executi	ve Offices:	:
		1 First Amer	ican Way, Sa	nta Ana, CA 9	2707.	
Item 2(a).		Name of Perso	on Filing			

This Statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

- i) Glenview Capital Management, LLC ("Glenview Capital Management");
- ii) Lawrence M. Robbins ("Mr. Robbins").

This Statement relates to Shares (as defined herein) held for the accounts of Glenview Capital Partners, L.P., a Delaware limited partnership ("Glenview Capital Partners"), Glenview Capital Master Fund, Ltd., a Cayman Islands exempted company ("Glenview Capital Master Fund"), Glenview Institutional Partners, L.P., a Delaware limited partnership ("Glenview Institutional Partners"), GCM Little Arbor Master Fund, Ltd., a Cayman Islands exempted company ("GCM Little Arbor Master Fund"), GCM Little Arbor Institutional Partners, L.P., a Delaware limited partnership ("GCM Little Arbor Partners, L.P., a Delaware limited partnership ("GCM Little Arbor Partners, L.P., a Delaware limited partnership ("GCM Little Arbor Partners"), GCM Opportunity Fund, L.P., a Delaware limited partnership ("GCM Deportunity Fund"), Glenview Capital Opportunity Fund, L.P., a Delaware limited partnership ("Glenview Capital Opportunity Fund") and Glenview Offshore Opportunity Master Fund, Ltd., a Cayman Islands exempted company ("Glenview Offshore Opportunity Master Fund").

Glenview Capital Management serves as investment manager to each of Glenview Capital Partners, Glenview Capital Master Fund, Glenview Institutional Partners, GCM Little Arbor Master Fund, GCM Little Arbor Institutional Partners, GCM Little Arbor Partners, GCM Opportunity Fund, Glenview Capital Opportunity Fund and Glenview Offshore Opportunity Master Fund. In such capacity, Glenview Capital Management may be deemed to have voting and dispositive power over the Shares held for such accounts. Mr. Robbins is the Chief Executive Officer of Glenview Capital Management.

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Item 2(b). Address of Principal Business Office or, if None, Residence:

The address of the principal business office of each of Glenview Capital Management and Mr. Robbins is 767 Fifth Avenue, 44th Floor, New York, New York 10153.

Item 2(c). Citizenship:

- i) Glenview Capital Management is a Delaware limited liability company;
- ii) Mr. Robbins is a citizen of the United States of America.
- Item 2(d). Title of Class of Securities:

Common Stock (the "Shares")

Item 2(e). CUSIP Number:

318522307

Item 3. If This Statement is Filed Pursuant to ss.ss.240.13d-1(b) or

240.13d-2(b) or (c), Check Whether the Person Filing is a:

This Item 3 is not applicable.

Item 4. Ownership:

Item 4(a). Amount Beneficially Owned:

As of March 21, 2008, each of Glenview Capital Management and Mr. Robbins may be deemed to be the beneficial owner of 6,896,472 Shares. This amount consists of: (A) 236,300 Shares held for the account of Glenview Capital Partners; (B) 3,891,072 Shares held for the account of Glenview Capital Master Fund; (C) 1,587,600 Shares held for the account of Glenview Institutional Partners; (D) 423,230 Shares held for the account of GCM Little Arbor Master Fund; (E) 73,910 Shares held for the account of GCM Little Arbor Institutional Partners; (F) 5,260 Shares held for the account of GCM Little Arbor Partners; (G) 9,600 Shares held for the account of GCM Opportunity Fund; (H) 374,500 Shares held for the account of Glenview Capital Opportunity Fund and (I) 295,000 Shares held for the account of Glenview Offshore Opportunity Master Fund.

Item 4(b). Percent of Class:

The number of Shares of which each of Glenview Capital Management and Mr. Robbins may be deemed to be the beneficial owner constitutes approximately 7.50% of the total number of Shares outstanding (based upon information provided by the Issuer in its most recently-filed annual report on Form 10-K, there were 92,004,175 shares outstanding as of February 22,2008).

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Item 4(c). Number of Shares of which such person has:

Glenview Capital Management and Mr. Robbins:

(i) Sole power to vote or direct the vote:

0

(ii) Shared power to vote or direct the vote:

6,896,472

(iii) Sole power to dispose or direct the disposition of:

0

(iv) Shared power to dispose or direct the disposition of:

6,896,472

Item 5. Ownership of Five Percent or Less of a Class:

This Item 5 is not applicable.

This Item 6 is not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company:

See disclosure in Item 2 hereof.

Item 8. Identification and Classification of Members of the Group:

This Item 8 is not applicable.

Item 9. Notice of Dissolution of Group:

This Item 9 is not applicable.

Item 10. Certification:

By signing below each of the Reporting Persons certifies that, to the best of their knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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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.

Date: March 21, 2008 GLENVIEW CAPITAL MANAGEMENT, LLC

By: /s/ Lawrence M. Robbins

Name: Lawrence M. Robbins Title: Chief Executive Officer

Date: March 21, 2008 LAWRENCE M. ROBBINS

/s/ Lawrence M. Robbins

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EXHIBIT INDEX

Ex. Page No. -----

A Joint Filing Agreement, dated March 21, 2008 by and among Glenview Capital Management, LLC and Lawrence M. Robbins....

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EXHIBIT A

JOINT FILING AGREEMENT

The undersigned hereby agree that the statement on Schedule 13G with respect to the Common Stock of FAF Corporation dated as of March 21, 2008 is, and any amendments thereto (including amendments on Schedule 13D) signed by each of the undersigned shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

Date: March 21, 2008 GLENVIEW CAPITAL MANAGEMENT, LLC

By: /s/ Lawrence M. Robbins
----Name: Lawrence M. Robbins

Name: Lawrence M. Roppins
Title: Chief Executive Officer

Date: March 21, 2008 LAWRENCE M. ROBBINS

/s/ Lawrence M. Robbins

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7. SOLE DISPOSITIVE POWER

1,455,835

8. SHARED DISPOSITIVE POWER

59,231

9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
1,515,066
10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
N/A
11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
3.18%
12. TYPE OF REPORTING PERSON
IA

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Act of 1934
Check the following [line] if a fee is being paid with this statement N/A
Item 1(a) - Name of Issuer:
Actuate Corp
Item 1(b) - Address of Issuer's Principal Executive Offices:
951 Mariners Island Boulevard
San Mateo, California 94404
Item 2(a) - Name of Person Filing:
The Vanguard Group - 23-1945930

<u>Item 2(b) – Address of Principal Business Office or, if none, residence:</u>

100 Vanguard Blvd.
Malvern, PA 19355
Item 2(c) – Citizenship:
Pennsylvania
Item 2(d) - Title of Class of Securities:
Common Stock
Item 2(e) - CUSIP Number
00508B102
Item 3 - Type of Filing:
This statement is being filed pursuant to Rule 13d-1. An investment adviser in accordance with
§240.13d-1(b)(1)(ii)(E).
<u>Item 4 - Ownership:</u>
(a) Amount Beneficially Owned:
1,515,066

(b) Percent of Class:

3.18%

(c) Number of shares as to which such person has:
(i) sole power to vote or direct to vote: 62,231
(ii) shared power to vote or direct to vote:
(iii) sole power to dispose of or to direct the disposition of: 1,455,835
(iv) shared power to dispose or to direct the disposition of: 59,231
Comments:
Item 5 - Ownership of Five Percent or Less of a Class:
Not Applicable
Item 6 - Ownership of More Than Five Percent on Behalf of Another Person:
Not applicable
Item 7 - Identification and Classification of the Subsidiary Which Acquired The Security Being Reported on by the Parent Holding Company:
See Attached Appendix A

Item 8 - Identification and Classification of Members of Group:
Not applicable
Item 9 - Notice of Dissolution of Group:
Not applicable
<u>Item 10 - Certification:</u>
By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purpose or effect.
<u>Signature</u>
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.
Date: 2/6/14
By /s/ F. William McNabb III*

F. William McNabb III

President and Chief Executive Officer

*By: /s/ Glenn Booraem

Glenn Booraem, pursuant to a Power of Attorney filed September 9, 2013, see File Number 005-56905, Incorporated by Reference
Appendix A
Vanguard Fiduciary Trust Company ("VFTC"), a wholly-owned subsidiary of The Vanguard Group, Inc., is the beneficial owner of 59,231 shares or .12% of the Common Stock outstanding of the Company as a result of its serving as investment manager of collective trust accounts.
Vanguard Investments Australia, Ltd. ("VIA"), a wholly-owned subsidiary of The Vanguard Group, Inc., is the beneficial owner of 3,000 shares or .00% of the Common Stock outstanding of the Company as a result of its serving as investment manager of Australian investment offerings.
By /s/ F. William McNabb III*
F. William McNabb III
President and Chief Executive Officer

*By: /s/ Glenn Booraem

Glenn Booraem, pursuant to a Power of Attorney filed September 9, 2013, see File Number 005-56905, Incorporated by Reference