JACUZZI BRANDS INC Form DEFR14A January 11, 2007

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

SCHEDULE 14A (Rule 14A-101)

SCHEDULE 14A INFORMATION PROXY STATEMENT PURSUANT TO SECTION 14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

Filed by the Registrant x

Filed by a Party other than the Registrant o

Check the appropriate box:

- o Preliminary Proxy Statement
- o Confidential, for use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- o Definitive Proxy Statement
- x Definitive Additional Materials
- o Soliciting Material Under Rule 14a-12

JACUZZI BRANDS, INC.

(Name of Registrant as Specified in its Charter)

Payment of Filing Fee (Check the appropriate box):

- x No fee required.
- o Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
- (1) Title of each class of securities to which transaction applies:
- (2) Aggregate number of securities to which transaction applies:
- (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
- (4) Proposed maximum aggregate value of transaction:
- (5) Total fee paid:
- o Fee paid previously with preliminary materials.

o

Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the form or schedule and the date of its filing.

(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No:
(3)	Filing Party:
(4)	Date filed:

The following materials amend and restate the materials that were originally filed by Jacuzzi Brands, Inc. on January 10, 2007 (SEC Accession No. 0000950103-07-000050):

Jacuzzi Brands, Inc.

Cash Acquisition By

Apollo Management, L.P.

January 10, 2007

Forward Looking Language / Where to Find Additional Information

These materials contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, including Jacuzzi Brand's current expectations with respect to future market conditions, future operating results and other plans. Words such as ∏expects,∏ ∏intends,∏ ∏anticipates, ∏ ∏plans, ∏ ∏projects, ∏ ∏probably, ∏ ∏believes, ∏ ∏estimates, ∏ ∏may, I □should, □ □shall, □ and similar expressions typically identify such forward-looking statements. Even though Jacuzzi Brands believes the expectations reflected in such forward-looking statements are based on reasonable assumptions, it can give no assurance that its expectations will be attained. In particular, various economic and competitive factors, including those outside our control, such as interest rates, foreign currency exchange rates, inflation rates, instability in domestic and foreign financial markets, acts of war, terrorist acts, outbreaks of new diseases, consumer spending patterns, energy costs and availability, freight costs, availability of consumer and commercial credit, adverse weather, levels of residential and commercial construction, changes in raw material and component costs, and the credit worthiness of our customers, insurers, and investees, and other factors contained in Jacuzzi Brand's filings with the SEC could cause our actual results to differ materially from those expressed in these materials.

In connection with the proposed merger, Jacuzzi Brands filed a proxy statement with the Securities and Exchange Commission on January 5, 2007. JACUZZI BRANDS URGES INVESTORS TO READ THE PROXY STATEMENT AND ANY OTHER RELEVANT DOCUMENTS TO BE FILED WITH THE SEC, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED MERGER. The proxy statement and other relevant documents may be obtained free of charge at the SEC's website, www.sec.gov, or from Jacuzzi Brands by directing such request to Jacuzzi Brands, Attention: Diana Burton, Vice President - Investor Relations, Phillips Point - West Tower, 777 South Flagler Drive, Suite 1100, West Palm Beach, FL 33401. Telephone: (561) 514-3850.

Jacuzzi Brands Overview: Exclusive Focus on Bath and Plumbing

FY 2006 total sales of \$1.2 billion

•	Bath		
		FY2006 Sales: \$766.6 million (64% of total sales) Global leader in whirlpool baths and spas Need for continued operating improvement Consumer and residential focus International market 47% of sales UK Bath business requires extensive restructuring	
•	Plumbing		
		FY2006 Sales: \$435.8 million (36% of total sales)	
		Engineered water solutions with leading market positions	
		 Specification drainage Backflow preventers & valves Plumbing systems & commercial faucets PEX piping & radiant heating Historical operating margin of approximately 20% Commercial and institutional focus North American market 98% of sales 	

 Alex Marini, long-term head of Plumbing, promoted to CEO on August 31, 2006

Compelling Transaction (1 of 2)

	th	filiates of Apollo Management L.P. to acquire 100% of e outstanding common stock of Jacuzzi Brands for .2.50 per share in cash Total transaction value of approximately \$1.25 billion
		Implied FY2006 EBITDA multiple of 9.6x Implied FY2006 P/E multiple of 22.3x
•		emium to Jacuzzi Brands pre-deal stock price and storical trading prices: 46.4% premium to pre-proposal price of \$8.54 on August 4
	Ц	28.5% premium to the closing price 30 days prior to October 11
		20.8% premium to October 10 pre-announcement closing price of \$10.35

- Immediate and certain cash value for Jacuzzi Brands stockholders
- Committed financing through combination of equity contributed by Apollo and debt financing

Compelling Transaction (2 of 2)

- Below market break-up fee (2% of transaction value) provides low financial hurdle to any interested potential acquirer
- Fairness opinion from Lazard
- Approved by Jacuzzi Brands
 ☐ Board of Directors
- Customary closing conditions, including approval by Jacuzzi Brands

 §tockholders
- Expected to be completed by early to mid-February 2007

Apollo s Offer Of \$12.50 Per Share In Cash Is Compelling and Represents Fair Value For Jacuzzi Brands Stockholders

Increasing Longer Term Hurdles (1 of 3)

•	Challenging operating environment for Bath and Plumbing	
	 Continuing weakness and negative impact of residential housing market downturn Declining housing starts Start / completion gap at near historic levels Existing home prices under pressure and)
	remodeling market has yet to rebound Significantly declining domestic spa market Industry volumes in 2006 are reported to be lower by 30-40% compared to 2005 and trend is continuing	
	 Consolidating customer base Increasing retail pressure in U.S. and UK Wholesale market consolidation 	
	 Slowing growth in domestic commercial and institutional construction activity 	
	Volatile commodity costsStagnant economies in most significant European markets	
		6

Increasing Longer Term Hurdles (2 of 3)

Competition is becoming more aggressive for both
businesses
 Increased foreign competition
Bathroom suites
 Kitchen sinks
 Commercial brass
• PEX
• Drains
☐ Roca aggressively attacking European markets
Existing customers establishing private-label brands
through foreign sourcing

Increasing Longer Term Hurdles (3 of 3)

•	Continuing investments required to improve performance
	☐ Manufacturing to foreign sourcing
	Legacies and corporate SG&A
	UK operations challenging
	 Two-year trend of increasing losses, although
	improving
	 Significantly underfunded UK pension in a more
	stringent UK regulatory environment limits

 World-famous brand but unfavorable industry characteristics

alternatives

Jacuzzi Brands Faces Significant
Operational and
Financial Challenges As A Stand-Alone
Company

Fiscal 2007 Forecast

- In December 2006, management revised projected EPS from continuing operations to \$0.75 per share (excluding merger costs)
 - Aggressive fiscal 2007 earnings target includes estimated \$0.04 per share of non-operational items including:
 - Sale of surplus properties
 - Increased non-cash pension income
 - Favorable currency exchange
 - Lower tax rates

Major assumptions include:

- Successful execution of business strategies to outperform the residential housing market, which the Company expects to decline but moderate while the renovation market improves
- Continued growth in domestic commercial and institutional construction activity
- Successful new product introductions driving sales and profit margins for the Bath segment, which has experienced increasingly difficult trading conditions
- Successful marketing initiatives and dealer enhancements to increase spa market share, in a significantly declining domestic market, together with increased penetration of European markets
- Continued conversion of copper plumbing to PEX, consistent with recent industry trends, sufficient to overcome both increased competition and a declining residential construction market
- Return to profitability of the U.K. operations following a 2-year trend of increasing losses
- Product price increases to offset continued overall inflationary cost pressures on commodities including energy
- Continued reductions of corporate overhead costs
- Increased non-cash pension income, primarily due to a higher discount rate

To Successfully Navigate These
Challenges,
Jacuzzi Brands Must Operate On All
Cylinders
To Achieve Its Stated Earnings Objectives
For Fiscal 2007

Extensive, Thorough Board Process (1 of 2)

	Board of Directors commenced a strategic review of the Company s business an operations (October 2004) As part of this process Lazard was asked to prepare a review of Jacuzzi Brands business planacquisition strategies and strategic alternatives (December 2004)
•	Board authorized Lazard, with oversight by the Finance Committee, consisting solely of independent directors, to gauge potential interest (February 2005) As a result 9 potential buyers (including Apollo) executed confidentiality agreements and received non-public information
	In May 2005, the Company publicly announced the Board sintention to reviews trategic alternatives with the assistance of Lazard Following this public announcement an additional 4 parties executed confidentiality agreements and received non public information
	Interested parties declined to bid a premium for the Company following a downward trend in the financial performance of the Bath business (August 2005) No attractive offers made for either the whole Company or its businesses Board decided to focus on stabilizing downward trend; terminated COO (who had been designated as the CEO successor); and deemphasized sale process Company svarious legacy liabilities, including asbestos, product liabilities, underfunded UK pension plan and environmental, turned out to be difficult gating issues for strategic buyers
	10

Extensive, Thorough Board Process (2 of 2)

 Summary preliminary indications of interest from Spring 2005 to Spring 2006

□ No attractive offers received

CA∏s			
Sent	Туре	Offers Received	
13	7 Strategic 6 Financial	2 [at market] offers for the Company 4 offers for Bath 7 declined to make an offer	

- Apollo

 sinvestment in Rexnord, which closed in July 2006, turned Apollo into a strategic buyer
- Apollo reiterated its interest in the Company after teaming up with George Sherman, former CEO of Danaher Corp. and current non-executive Chairman of Rexnord (July 2006)
 - ☐ Made firm offer tacquire the Company (August 2006)
- Company Board engaged in extensive negotiations over price and terms of Apollo proposal
- Jacuzzi Brands
 Board of Directors approved the Company
 s merger agreement and merger with Apollo and determined that the merger was in the best interests of the Company
 s stockholder
 \$0ctober 2006)
- As of the date of this presentation, no third party has contacted Jacuzzi Brands to request confidential information or to make a superior proposal since announcement of Apollo transaction
- All other offers were preliminary and no party in original process provided a definitive, firm transaction at the valuation originally indicated

The Apollo Transaction Is The Best Offer Received After an Extensive, Thorough Board Process

Strategic Considerations

- Board of Directors proactively reviewed a full range of alternatives to maximize stockholder value
 Remain independent and operate the business
 Sell Jacuzzi Bath and repurchase shares
 Re-leveraging of balance sheet and/or return of capital to stockholders through repurchasing shares
- Alternatives considered showed projected returns less than the proposed Apollo transaction

Sale of Jacuzzi Brands To Apollo Is The Most
Compelling Value Maximizing Alternative For Stockholders

The Apollo Transaction Remains Superior To All Other Alternatives

Valuation Analysis

- (a) EPS capitalized at 15-17x and discounted at 12% cost of equity.
- (b) Based on 2007E EBITDA.
- (c) Based on 2006 EBITDA.

Roadmap to Completion

• Record date for stockholder vote December 11, 2006

Distribution of proxy materials
 January 5, 2007

Annual Meeting of Stockholders January 25, 2007

 Anticipated closing of transaction Early to mid-February 2007

Conclusion

- The Apollo-Jacuzzi Brands transaction was the result of an extensive and thorough exploration of strategic alternatives
- Apollo
 offer of \$12.50 per share in cash represents fair value for Jacuzzi Brands stockholders
- Jacuzzi Brands
 ☐ Board of Directors recommends that all stockholders vote FOR the Apollo transaction

Appendix: EBITDA

(\$ in millions)

(ψ πι πιπιοπο)	FY2006
Operating Income ⁽¹⁾	\$ 103.6
Depreciation and Amortization	24.4
EBITDA Before Restructuring and Other Charges	\$ 128.0

⁽¹⁾ Includes restructuring and other charges of \$7.2 million (\$1.2 million of which is accelerated depreciation), \$2.6 million of cost associated with the previous CEO's retirement and \$2.9 million of SERP costs related to previous years.

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Cash Acquisition By

Apollo Management, L.P.

Important Information for Investors and Stockholders

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The Company and its directors, executive officers and other members of management and its employees may be deemed to be participants in the solicitation of proxies from the stockholders of the Company in connection with the merger. Information about the Company sdirectors and executive officers is set forth in the Company proxy statements and annual reports on Form 10-K, previously filed with the SEC, and the proxy statement relating to the proposed merger.