LABORATORY CORP OF AMERICA HOLDINGS

Form 8-K February 07, 2008

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

February 7, 2008

(Date of earliest event reported)

LABORATORY CORPORATION OF AMERICA HOLDINGS

(Exact Name of Registrant as Specified in its Charter)

DELAWARE	1-11353	13-3757370
(State or other jurisdiction of Incorporation)	(Commission File Number)	`
358 SOUTH MAIN STREET, BURLINGTON, NORTH CAROLINA	27215	336-229-1127
(Address of principal executive offices)	(Zip Code)	(Registrant's telephone number including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- " Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- " Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- " Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- " Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

ITEM 7.01. Regulation FD Disclosure

Summary information of the Company dated February 7, 2008.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

<u>Laboratory Corporation of America Holdings</u> (Registrant)

Date: February 7, 2008 By: /s/Bradford T. Smith

Bradford T. Smith, Executive Vice

President and Secretary

8-K Filed February 7, 2008

Introduction

This slide presentation contains forward-looking statements which are subject to change based on various important factors, including without limitation, competitive actions in the marketplace and adverse actions of governmental and other third-party payors.

Actual results could differ materially from those suggested by these forward-looking statements. Further information on potential factors that could affect the Company s financial results is included in the Company s Form 10-K for the year ended December 31, 2006, and subsequent SEC filings.

The US Healthcare & Clinical Laboratory Testing Market

Source: CMS, Office of the Actuary, G-2, and Company Estimates

Inpatient

Outpatient &

Outreach

The Value of Lab Testing

In the past, lab testing was primarily used to diagnose disease

Now, lab testing now plays an increasingly large role in the full continuum of healthcare delivery

What is LabCorp	
Clinical	
Pathology	
Anatomic	
Pathology	
Genomics	
Esoteric	
Testing	
F	

Our Infrastructure
1600+ conveniently
located PSCs
700 MDs & PhDs
6500+ phlebotomists
Lab
Information
System
2600 couriers
1000 sales reps
7 airplanes
Primary testing labs
Esoteric Labs
STAT Labs
Standardized Platforms
6

Primary LabCorp Testing Locations*

Esoteric Lab Locations

(CET, CMBP, Dianon, Esoterix, NGI, OTS, US Labs, Viromed)

Our Locations

Patient Service Centers*

Cancer diagnostics and moni	toring
-----------------------------	--------

Advanced cardiovascular disease testing

Advancement through acquisitions and licensing

Strategic Focus Areas

Lab data enables better treatment and outcomes

Partner to control high cost leakage

Recognize value of lab services through appropriate pricing

Quality and service driven culture

First-time problem resolution

Continuous enhancements in customer connectivity

Scientific Leadership

Managed Care

Customer Focus

Revenue Growth Drivers

Industry Consolidation
Hospital Opportunity
Aging Population
-Increased utilization
for older patients
Disease
Management
-Litholink Model
Companion Diagnostics
-ARCA
-Warfarin
More Esoteric Testing
-Cardiovascular Disease
- Cancer
Time
Margin
Potential
LabCorp Assets
Standardized Data
Clinical Trials
Dianon, USLabs, Esoterix,

NGI & Viromed

Industry Forces

Focus on Outcomes and Cost Containment (Medical & Drug)

Increased emphasis on drug efficacy, proper dosage and adverse effects

Advances in science and genomics

Expansion of Managed Care partnerships

EBITDA Margin Growth Drivers

3.

Further operational

efficiencies

Increase automation in pre-analytic processes

Logistics / route structure optimization

Supply chain management

Improved patient experience and data capture

Improvement in collections / bad debt

1.

Increased volumes through fixed-cost infrastructure

2.

Larger number of esoteric tests offered, more esoteric tests ordered

Industry-leading EBITDA margins

Significant free cash flow

Focus on returning value to shareholders

Strategic acquisitions

Organic growth opportunities

Share repurchase

\$425.8 Million available as of 12/31/07

Flexibility for future growth opportunities

LabCorp s Investment and Performance Fundamentals

Revenue CAGR of 8.5% Diluted EPS CAGR of 18.6%

1.

Excluding the \$0.09 per diluted share impact in 2005 of restructuring and other special charges, and a non-recurring investment loss.

2.

Excluding the \$0.07 per diluted share impact in 2006 of restructuring and other special charges, and the \$0.10 per diluted share impact in 2006 of adoption of SFAS 123(R).

3.

Excluding the \$0.25 per diluted share impact in 2007 of restructuring and other special charges.

Five-Year Revenue and EPS Trend

1.

Includes approximately \$50 million of benefit from one-time tax credits recorded in 2003.

2.

Excluding the impact in 2005 of restructuring and other special charges and a non-recurring investment loss.

3.

Excluding the impact in 2006 and 2007 of restructuring and other special charges

4.

As a result of adopting FASB 123(R) in 2006, the Company recorded incremental stock compensation expense of \$23.3 and \$26.7 in 2006 and 2007, respectively.

Five-Year OCF and EBIDTA Margin Trend

OCF CAGR of 6% EBITDA Margin Growth of 210 bps

Fourth Quarter Results (In millions, except per share data)
12/31/2006
12/31/2007
+/(-)
Revenue
898.6
\$
1,005.8
\$
11.9%
EBITDA
(1)
227.7
\$
258.7
\$
13.6%
EBITDA Margin
25.3%
25.7%
40
bp
Diluted EPS

(2)

0.85

\$

1.04

\$

22.4%

Full Year Results (In millions, except per share data)
12/31/2006
12/31/2007
+/(-)
Revenue
3,590.8
\$
4,068.2
\$
13.3%
EBITDA
(1)
935.7
\$
1,071.3
\$
14.5%
EBITDA Margin
26.1%
26.3%
20
bp
Diluted EPS

(2)

3.30

\$

4.18

\$

26.7%

2007 Fourth Quarter Financial Achievements

Diluted EPS of \$1.04 (1)

EBITDA margin of 25.7% of net sales⁽²⁾

Operating cash flow of \$240.4 million

Increased revenues 11.9% (11.0% volume; 0.9% price)

Repurchased approximately \$403.4 million of LabCorp stock

Diluted EPS of \$4.18 (1)

EBITDA margin of 26.3% of net sales (2)

Operating cash flow of \$709.7 million

Increased revenues 13.3% (12.3% volume; 1.0% price)

Repurchased approximately \$924.2 million of LabCorp stock

2007 Full Year Financial Achievements

- (1) Excludes the \$0.25 per diluted share impact of the restructuring and other special charges recorded in 2007.
- (2) Based on EBITDA of \$1,071.3 million, excluding the \$50.6 million impact of restructuring and other special charges recorded in 2007

Luga	ai i iiiig. LABONATONT	CONT OF AMILI	IIOA HOLDINGS -	1 01111 0-13
Revenue by Payer 2007 (In millions)				
Client				
\$1,081.0 (27%)				
Patient				
\$367.7 (9%)				
Managed Care Capitated				
\$167.5 (4%)				
Medicare & Medicaid	1			
\$745.8 (18%)				
Managed Care Fee-for-service				
\$1,706.2 (42%)				
18				

Core

\$2,671.9 (66%)

Histology (Non-Pap)

\$325.1 (8%)

Other Esoteric

\$441.6 (11%)

Genomic

\$629.6 (15%)

Revenue by Business Area 2007 (In millions)

Revenue Mix by Business Area (In millions)
30%
31%
34%
35%
34%
66%
65%
66%
69%

70%

Revenue by Payer - 2007 (in millions, except PPA)

Revenue Mix by Business Area - 2007 (in millions, except PPA)

Financial Guidance - 2008

Excluding the impact of any share repurchase activity after December 31, 2007, guidance for 2008 is as follows:

\$66 million

\$60 million

Net interest of approximately

\$120 million to

\$140 million

\$115 million to

\$130 million

Capital expenditures of approximately

\$775 million to

\$800 million

\$770 million to

\$790 million

Operating cash flow, excluding any transition payments to UnitedHealthcare, of approximately

\$4.74 and \$4.90

\$4.73 and \$4.88

Diluted earnings per share of between

25.6% to 26.0%

26.8% to 27.2%

EBITDA margins of approximately

13.0% to 14.3%

7.0% to 8.0%

Revenue growth

Post-JV

Transaction

Pre-JV Transaction

Reconciliation of Non-GAAP Financial Measures (In millions)

1) E	EBITDA rej	presents	earnings	before interes	t, income	e taxes,	depreciation,	amortization,	and nonrec	urring ch	arges,
and											
inclu	udes the Co	ompany	s proporti	ional share of	the unde	erlying l	EBITDA of tl	ne income from	n joint vent	ure	

partnerships. The

Company uses EBITDA extensively as an internal management performance measure and believes it is a useful, and commonly used measure of financial performance in addition to earnings before taxes and other profitability measurements

under generally accepted accounting principles (GAAP). EBITDA is not a measure of financial performance under GAAP. It

should not be considered as an alternative to earnings before income taxes (or any other performance measure under GAAP) as a measure of performance or to cash flows from operating, investing or financing activities as an indicator of cash

flows or as a measure of liquidity. The following table reconciles earnings before income taxes, representing the most comparable measure under GAAP, to EBITDA for the three-month period and year ended December 31, 2007 and 2006:

2006:
2007
2006
2007
2006
Earnings before income taxes
186.9
\$
169.8
\$
802.3
\$
720.9
\$

Add (subtract):

Interest expense		
18.8		
12.4		
56.6		
47.8		
Investment income		
(2.1)		
(3.3)		
(5.4)		
(7.7)		
Other (income) expense, net		
(0.1)		
0.9		
1.4		
2.8		

Depreciation	
27.4	
26.0	
106.4	
102.2	
Amortization	
14.3	
13.2	
54.9	
52.2	
Restructuring and other special charges	
12.3	
7.7	
50.6	
13.4	

Joint venture partnerships' depreciation
and amortization
1.2
1.0
4.5
4.1
EBITDA
258.7
\$
227.7
\$
1,071.3
\$
935.7
\$
Three Months
Year Ended
Ended December 31,
December 31,
24

Supplemental Financial Information