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

Date of Report (Date of earliest event reported): February 11, 2009

Colfax Corporation

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation)

001-34045 (Commission File Number)

54-1887631 (I.R.S. Employer Identification No.)

8730 Stony Point Parkway, Suite 150
Richmond, VA 23235
(Address of Principal Executive Offices) (Zip Code)

(804) 560-4070 (Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report)

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:

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

Item 2.02 Results of Operations and Financial Condition.

Colfax Corporation's President and Chief Executive Officer John A. Young will be providing an update of Colfax Corporation's preliminary 2008 results and 2009 outlook as part of a presentation being given at Deutsche Bank's Small and Mid Cap Conference on February 11, 2009 beginning at 2:00 pm EST. Slides to be used for that presentation are attached to this report as Exhibit 99.1 and are incorporated in this report by reference. The live presentation can be accessed via Colfax's website at www.colfaxcorp.com under the "Investor Relations" section. A replay will also be available on the company's website for 30 days.

Item 7.01 Regulation FD Disclosure.

The information under Item 2.02 is incorporated herein by reference.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

99.1 Colfax Corporation slides for presentation at Deutsche Bank's Small and Mid Cap Conference on February 11, 2009

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.

Colfax Corporation

/s/ JOHN A. YOUNG Date: February 11, 2009 By:

Name:

John A. Young President and Chief Executive Officer Title:

EXHIBIT INDEX

Colfax Corporation slides for presentation at Deutsche Bank's Small and Mid Cap Conference on February 11, 2009

99.1



Deutsche Bank Small and Mid Cap Conference

February 11, 2009



The following information contains forward-looking statements, including forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements include, but are not limited to, statements concerning Colfax's plans, objectives, expectations and intentions and other statements that are not historical or current facts. Forward-looking statements are based on Colfax's current expectations and involve risks and uncertainties that could cause actual results to differ materially from those expressed or implied in such forward-looking statements. Factors that could cause Colfax's results to differ materially from current expectations include, but are not limited to factors detailed in Colfax's reports filed with the U.S. Securities and Exchange Commission as well as its Registration Statement on Form S-1 under the caption "Risk Factors". In addition, these statements are based on a number of assumptions that are subject to change. This presentation speaks only as of this date. Colfax disclaims any duty to update the information herein.





- 2008 revenue of \$605⁽¹⁾ million
- ~2,000 associates worldwide
- 16 principal production facilities in 7 countries
- Over 300 direct sales and marketing associates
- More than 450 authorized distributors in 79 countries
- Headquartered in Richmond, VA

Products 2 & 3 Screw Pumps Centrifugal Pumps Progressive Cavity Pumps Fluid Handling Systems Pumps Specialty Valves Valves

End Markets

Commercial Marine



















Colfax is strategically focused on serving key infrastructure end markets in the fluid handling industry



(*) est mate



- Founded in 1995
- John Young, President & CEO, was an original founder
- Equity capital provided by Mitch and Steve Rales, founders of Danaher (NYSE: DHR)
- Targeted global industrial companies with strong brands
- 12 acquisitions, 5 divestitures
- Exclusively focused on fluid handling industry
- Proven, experienced management team
- Began trading on the NYSE in May 2008

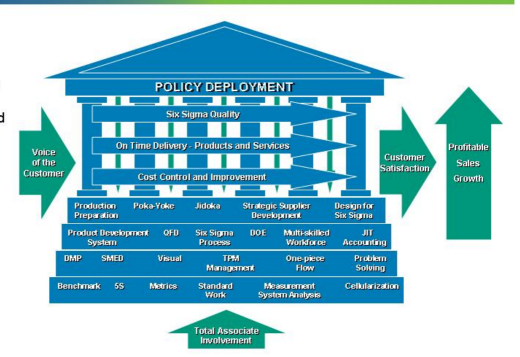
There are approximately 5,000 pump companies globally and Colfax is in the top 15





Colfax Business System Drives Business Improvement

- Derived from the proven Danaher Business System
- Utilize Voice of the Customer ("VOC") to target breakthrough growth initiatives, new products and applications
- Conduct root-cause analysis, develop process improvements and implement sustainable systems
- Culture of continuous improvement
- Integrated in all aspects of operations and strategic planning



CBS is how we manage our business and has been the key driver of our success





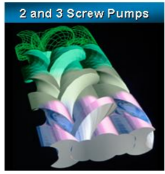
- · Global leader in specialty fluid handling products
- Proven application expertise in solving critical customer needs
- Serving fast growing global infrastructure driven end markets
- Leading brand names generating aftermarket sales and services
- Experienced management team in place to grow organically and through strategic acquisition
- Strong financial position
- Significant insider ownership

Consistent track record of driving profitable organic sales growth

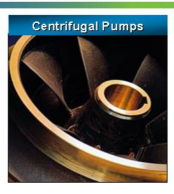




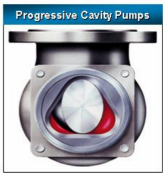
Broad Product Portfolio Focused on Customer Applications













Well recognized brands across served markets





Colfax Serving Critical Applications in Our Key End Markets

Commercial Marine



















Key Markets	Applications	Brands
Marine	Fuel oil transfer, oil transport; water and wastewater handling	Allweiler, Houttuin, Imo AB
Oil & Gas	Crude oil gathering; pipeline services; unloading and loading; rotating equipment lubrication; lube oil purification	Allweiler, Houttuin, Imo, LSC, Tushaco, Warren
Power Generation	Fuel unloading, transfer, burner and injection; rotating equipment lubrication	Allweiler, Imo, Tushaco, Warren
Global Navy	Fuel oil transfer, oil transport, water and wastewater handling; firefighting; fluid control	Allweiler, Fairmount, Imo, IMO AB, Portland Valve, Warren
General Industrial	Machinery lubrication; hydraulic elevators; chemical processing; pulp and paper processing; food and beverage processing	Allweiler, Fairmount, Houttuin, Imo, Tushaco, Warren, Zenith





Strong Application Expertise

Situation Analysis

Husky Energy moves heavy crude oil along pipelines from the oil fields in Northern Canada through extremely harsh environment to a central blending facility

Colfax Solution

- For the past 40 years Husky has turned to Colfax and the Imo 8L 3 screw pump - more than 80 installations
 - Reliable in the toughest environment
 - Superior energy efficiency reduces operating costs
- Imo 8L is the industry standard for Canadian pipeline applications from 400 to 2500 gallons per minute





New Imo 8L-912Y

Situation Analysis

Major Venezuelan oil company moves 180,000 BPD of sand laden crude oil through pipelines using a competitor's pumps. Pumps are failing after only 3 - 4 months due to excessive wear

Colfax Solution

- Colfax engineers and the customer's project engineer jointly developed the design, quality, and testing spec
 - Warren GTS-H268 2 screw pumps with specially designed internal wear resistant components were chosen to meet the rigorous application
- Colfax pumps installed 6X increase in service life
 - Customer realizes \$2M annual savings spare parts alone





Proven expertise in meeting customer needs in heavy oil applications









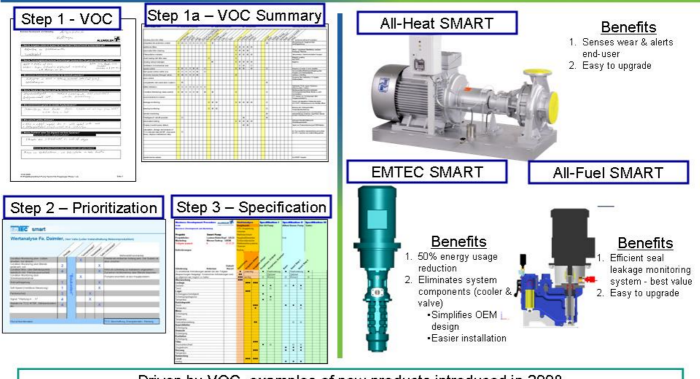








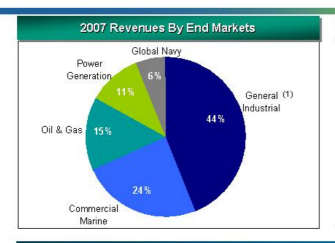
Develop New Products, Applications and Technologies Driven by Voice of the Customer

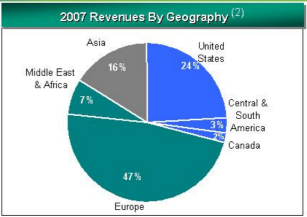


Driven by VOC, examples of new products introduced in 2008



Large and Diverse Customer Base and End Markets





Blue Chip Customers















Blue chip customer base with no single customer representing more than 3% of sales in 2007

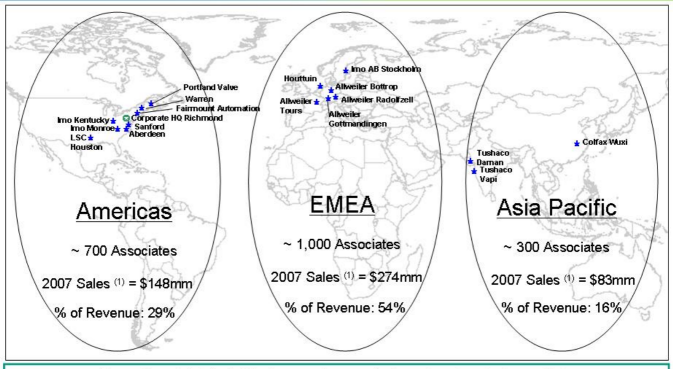


Perfectives

Includes Distitution (11%), Chemical Processing (6%), Building Products (4%), Mackinery's upport (3%), Wasternater (2%), Healt Transfer (2%), Pulp and Paper (1%), Diesel Engines (1%) and Other (14%). Revenues based on revenue destination



Extensive Global Sales, Distribution and Manufacturing Footprint



Expanding global footprint allows us to serve fast growing, developing markets



(f) Sales floures reflect sales destination. Excludes sales of \$1 mm to other destination



- Capitalize on growth opportunities by offering regionally developed products and solutions
 - Standard packages of Imo and Allweiler products produced at our Greenfield, Wuxi China facility for Commercial Marine
- Continue to invest in sales and marketing capabilities to more effectively serve local Asia Pacific markets
- Leverage application expertise to design fluid handling solutions that cater to heavy crude oil exploration in Latin America, Middle East and Russia
 - Opening sales and engineering office in Bahrain in March
- Utilize Indian / Chinese low cost manufacturing to supply components to other Colfax business units
- Execute acquisitions









Leading Brands Generating Aftermarket Sales and Services

- Product history dating back to 1860 provides large installed base
- High quality, reliable products used in critical applications
- Tendency for customers to replace "like for like" products
- Significant aftermarket demand for replacement products, spare parts and repair and maintenance services









Est. 1860 Acq. 1998



Est. 1920 Acq. 2004



Acq. 2004



Est. 1929

Acq. 1998

HOUTTU

Est. 1967 Acq. 2005



Est. 1968 Acq. 2007



Est. 1996 Acq. 2007

Approximately 25% of revenues are derived from aftermarket sales and services













Continue to Pursue Strategic Acquisitions that Complement Our Platform

Acquisition Initiatives

- Continue to proactively engage with highly strategic targets
- Product, market and geographically focused searches
- Evaluate opportunistic bolt-on companies
- Pursue adjacent fluid handling acquisitions

Acquisition Criteria

- Acquire companies in the fluid handling industry
- Strong brand name recognition
- Leading market position
- Differentiated product technology / highly engineered product
- Complementary end market / geographic focus
- Attain double digit return on investment in the 3rd year

Effective selection and integration of 12 acquisitions since 1995



Financial Performance - Revenue



ALUMERS ANTONIO HOUTHAN ANTONI

(1) Refer to Appendix for Non-CAAP reconciliation.



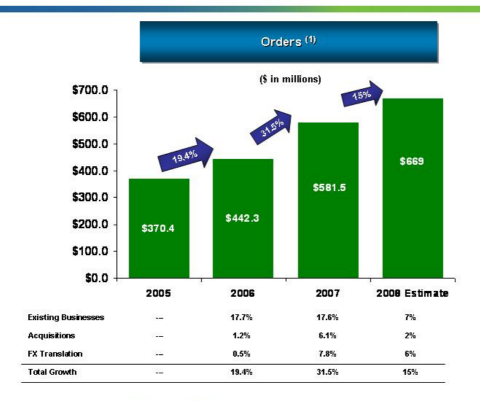
Financial Performance – Adjusted EBITDA





(1) Refer to Appendix for Non-CAAP reconciliation.

Financial Performance – Orders





(1) Reter to Appendix for Non-CAAP reconciliation.

Financial Performance – Backlog







- Debt to adjusted EBITDA < 1 times as of the end of the third quarter (covenant – 3.25 to 1.00)
- Fixed charge coverage > 6 times as of the end of the third quarter (covenant - 1.5 to 1.0)
- Approximately \$133 million available on revolver at year end (expires in 2013)
- Approximately \$25 million in cash as of 1/8/09

Strong balance sheet and credit availability provide flexibility



Revenue Range							
2009 Organic growth ⁽¹⁾	1%	to	3%				
2009 Total	\$570 million	to	\$585 million				

EPS Range							
2009 Net income per share	\$0.80	to	\$0.87				
2009 Adjusted net income per share (2)	\$1.10	to	\$1.17				

- (1) Excludes impact of foreign exchange rate fluctuations and acquisitions
- (2) Excludes impact of asbestos coverage litigation and asbestos liability and defense costs (See Appendix for Non-GAAP reconciliation)

Adjusted EPS for 2009 of \$1.10 to \$1.17



Assumptions					
Asbestos coverage litigation	\$12 million				
Asbestos liability and defense costs	\$7 million				
Euro	\$1.41				
Tax rate	32%				
Interest expense	\$8 million				
Incremental public company costs	\$2.5 million				
Outstanding shares	43.3 million				



Global Leader in Specialty Fluid Handling Products Proven Application Expertise in Solving Critical Customer Needs Serving Fast Growing Infrastructure Driven End Markets



Leading Brand Names Generating Aftermarket Sales and Services Experienced Management Team in Place to Grow Organically and Through Strategic Acquisitions

CBS-Driven Culture Focused on Profitable Sales Growth



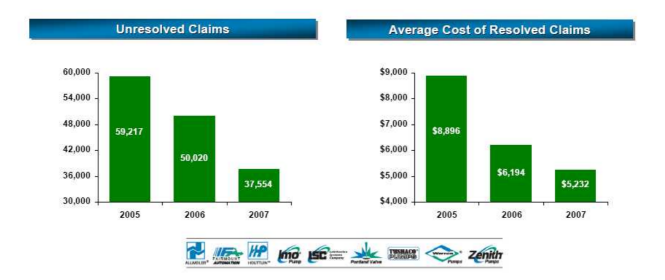


Appendix





- Claims arise from purchased components previously included in our products
- Significant solvent insurance coverage
- Bad faith lawsuit against insurance carriers increases costs in near term
- Estimated annual liability and related defense costs of approximately \$7 million before potential insurance asset adjustments





Adjusted net income per share, adjusted EBITDA, organic sales growth and organic order growth are non-GAAP financial measures. Adjusted net income per share, and adjusted EBITDA exclude asbestos liability and defense cost (income) and asbestos coverage litigation expense, certain legacy legal charges, certain due diligence costs, as well as one time initial public offering-related costs. Organic sales growth and organic order growth exclude the impact of acquisitions and foreign exchange rate fluctuations. These non-GAAP financial measures assist Colfax in comparing its operating performance on a consistent basis because, among other things, they remove the impact of changes in our capital structure and asset base, non-recurring items such as IPO-related costs, legacy asbestos issues (except in the case of EBITDA) and items outside the control of its operating management team.

Non-GAAP financial measures should not be considered in isolation from, or as a substitute for, financial information calculated in accordance with GAAP. Investors are encouraged to review the reconciliation of these non-GAAP measures to their most directly comparable GAAP financial measures.





	8	2007	2006	2005		2004
EBITDA						
Net (loss) income	\$	64,882	\$ 94	\$ 12,247	S	57,306
Interest expense		19,246	14,186	9,026		6,918
(Benefit) provision for income taxes		39,147	3,866	6,907		(6,010)
Depreciation and amortization	55	15,239	11,481	11,430		9,872
EBITDA	S	138,514	\$ 29,627	\$ 39,610	s	68,086
Adjusted EBITDA						
Net income	S	64,882	\$ 94	\$ 12,247	S	57,306
Interest expense		19,246	14,186	9,026		6,918
Provision (benefit) for income taxes		39,147	3,866	6,907		(6,010)
Depreciation and amortization		15,239	11,481	11,430		9,872
Legacy Asbestos (income) expenses		(50,346)	33,816	18,112		29,412
Discontinued operations expense (income)	55	7	1,397	(616)	1	(56,489)
Adjusted EBITDA	S	88,168	\$ 64,840	\$ 57,106	s	41,009



Note: Dollars in thousands.



Sales Growth (amounts in millions)

		2006		2007			
Prior Year Sales		345.5		s	393.6		
Components of Growth:							
Organic Growth from Existing Businesses		40.7	11.8%		53.3	13.5%	
Acquisitions		4.8	1.4%		31.3	8.0%	
Foreign Currency Translation		2.6	0.8%		28.1	7.1%	
Total Growth		48.1	13.9%	8	112.7	28.6%	
Current Year Sales	S	393.6		s	506.3		

Order Growth (amounts in millions)

		2006		2007			
Prior Year Orders		370.4		s	442.3		
Components of Growth:							
Organic Growth from Existing Businesses		65.6	17.7%		77.7	17.6%	
Acquisitions		4.4	1.2%		27.2	6.1%	
Foreign Currency Translation		1.9	0.5%	55	34.3	7.8%	
Total Growth		71.9	19.4%	(C)	139.2	31.5%	
Current Year Orders	\$	442.3		s	581.5		





(amounts in millions) (preliminary unaudited)

	Sales			66	Orders		
	80 9 .	S	%	95	\$	%	
Twelve Months Ended December 31, 2007		506		S	581		
Components of Growth:							
Organic Growth from Existing Businesses		70	14%		41	7%	
Acquisitions		6	1%		12	2%	
Foreign Currency Translation		23	5%		35	6%	
Total Growth		99	19%	5)	88	15%	
Twelve Months Ended December 31, 2008	s	605		s	669		

