REGIS CORP Form 8-K February 20, 2009

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 16, 2009

REGIS CORPORATION

(Exact name of registrant as specified in its charter)

Minnesota (State or other jurisdiction of incorporation)

1-12725 (Commission File Number) 41-0749934 (IRS Employer Identification No)

7201 Metro Boulevard Minneapolis, MN 55439

(Address of principal executive offices and zip code)

(952) 947-7777 (Registrant s telephone number, including area code)

(Not applicable)

(Former name or former address, if changed from 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))

Regis Corporation Current Report on Form 8-K

ITEM 2.01. Completion of Acquisition or Disposition of Assets.

On January 26, 2009, Regis Corporation (the Company) entered into a Stock Purchase Agreement (the Stock Purchase Agreement) with Premier Salons Beauty, Inc. (Premier Salons) pursuant to which the Company agreed to sell to Premier Salons all of the outstanding shares of the Company s Trade Secret, Inc. subsidiary, which, including its subsidiaries, operates and franchises 709 hair care stores in the United States. As part of the transaction, the Company also agreed to sell to Premier Salons the assets of 12 hair care stores operating in Canada. The sale was completed on February 16, 2009.

The Company received a nominal amount of cash for the sale of Trade Secret, Inc. The Stock Purchase Agreement provides for customary representations, warranties, and covenants by the parties and requires the Company to indemnify Premier Salons against certain liabilities, including certain liabilities relating to the operation of the Trade Secret business prior to the February 16, 2009 closing date of the transaction.

The Company has agreed to provide certain administrative and other support services to Premier Salons and its affiliates in connection with the Trade Secret business for a transition period of six months following the sale completion date of February 16, 2009, with possible extension to not more than eleven months. The parties have entered into a security agreement under which the Company has been granted a security interest in certain of the assets of the Trade Secret business in order to secure the payment obligations of Premier Salons and its affiliates with respect to such transition services.

Pursuant to the Stock Purchase Agreement, the Company will reimburse Premier Salons for certain loss contingencies including any losses imposed against Premier Salons arising for litigation that existed prior to the sale completion date and for the termination of an existing office lease.

ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS.

(b) Pro forma financial information.

The following unaudited pro forma Condensed Consolidated Statements of Operations for years ended June 30, 2008, 2007, and 2006 have been prepared to present our results of operations as if the sale of Trade Secret had occurred on July 1, 2005. We have not presented the interim statements of operations or balance sheet as the effect of the Trade Secret sale was already reflected in our Form 10-Q for the quarter and six months ended December 31, 2008. The pro forma adjustments are based on factually supportable available information and certain assumptions that management believes are reasonable.

The Company concluded that Trade Secret qualified as held for sale under Statement of Financial Accounting Standard No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, as of December 31, 2008 and is presented as discontinued operations in the Condensed

Consolidated Statements of Operations for all periods presented in the Form 10-Q for the quarterly period ended December 31, 2008.

These pro forma financial statements do not purport to be indicative of the results of operations of the Company for such periods, nor are they necessarily indicative of future results. In the opinion of management, all necessary adjustments to the unaudited pro forma financial information have been made. The unaudited pro forma financial statements should be read in conjunction with historical consolidated financial statements of the Company, including the notes thereto, in the Company s Form 10-K for the year ended June 30, 2008 and Form 10-Q for the quarter and six months ended December 31, 2008.

REGIS CORPORATION

PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

(in thousands, expect per share data)

	Twelve Months Ended June 30, 2008				
	Historical Financial Statement		Pro Forma Adjustment Trade Secret (unaudited) (a)		Pro Forma Financial Statement (unaudited)
Revenues:			` ,		
Service	\$ 1,894,257	\$	31,767	5	1,862,490
Product	775,980		224,694		551,286
Royalties and fees	68,628		1,013		67,615
	2,738,865		257,474		2,481,391
Operating expenses:					
Cost of service	1,090,710		28,151		1,062,559
Cost of product	395,979		131,588		264,391
Site operating expenses	204,001		19,232		184,769
General and administrative	337,160		15,597		321,563
Rent	406,270		44,794		361,476
Depreciation and amortization	130,448		17,155		113,293
Goodwill impairment					
Terminated acquisition income, net					
Total operating expenses	2,564,568		256,517		2,308,051
Operating income	174,297		957		173,340
Other income (expense):					
Interest expense	(44,571)		(292)		(44,279)
Interest income and other, net	8,373		200		8,173
Income from continuing operations before income taxes and equity in					
income of affiliated companies	138,099		865		137,234
Income taxes	(53,744)		438		(54,182)
Equity in income of affiliated companies, net of income taxes	849				849
Income from continuing operations	\$ 85,204	\$	1,303	\$	83,901
Income per share from continuing operations:					
Basic	\$ 1.97	\$	0.03	\$	1.94
Diluted	\$ 1.95	\$		\$	1.92
Weighted average common and common equivalent shares outstanding:					
Basic Basic	43,157		43,157		43,157
Diluted	43,587		43,587		43,587
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See endnotes.

REGIS CORPORATION

PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

(in thousands, expect per share data)

	Twelv Historical Financial Statement	ths Ended June 30, 20 Pro Forma Adjustment Frade Secret (unaudited) (a)	07	Pro Forma Financial Statement (unaudited)
Revenues:				
Service	\$ 1,793,802	\$ 	\$	1,764,480
Product	752,280	223,368		528,912
Royalties and fees	80,506	560		79,946
	2,626,588	253,250		2,373,338
Operating expenses:				
Cost of service	1,014,781	25,835		988,946
Cost of product	380,492	122,229		258,263
Site operating expenses	208,101	17,487		190,614
General and administrative	328,644	10,921		317,723
Rent	382,820	40,998		341,822
Depreciation and amortization	124,137	12,673		111,464
Goodwill impairment	23,000			23,000
Terminated acquisition income, net				
Total operating expenses	2,461,975	230,143		2,231,832
Operating income	164,613	23,107		141,506
Other income (expense):				
Interest expense	(41,770)	(123)		(41,647)
Interest income and other, net	5,113	60		5,053
Income from continuing operations before income taxes and equity in income of affiliated companies	127,956	23,044		104,912
income of arrinated companies	127,930	23,044		104,912
Income taxes	(44,786)	(7,613)		(37,173)
Equity in income of affiliated companies, net of income taxes				
Income from continuing operations	\$ 83,170	\$ 15,431	\$	67,739
Income per share from continuing operations:				
Basic	\$ 1.86	\$ 0.35	\$	1.51
Diluted	\$ 1.82	\$ 0.34	\$	1.48
Weighted average common and common equivalent shares outstanding:				
Basic	44,723	44,723		44,723
Diluted	45,623	45,623		45,623

See endnotes.

REGIS CORPORATION

PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

(in thousands, expect per share data)

Product 718,942 232,691 486, 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 27, 894 262,862 2,168, 894 262,862 2,168, 894 892, 892, 892, 892, 892, 892, 892, 892,		Historical Financial Statement	Pi Ad Tr	s Ended June 30, ro Forma djustment ade Secret maudited) (a)	, 2006	Pro Forma Financial Statement (unaudited)
Product 718,942 232,691 486, 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 77, 894 654 27, 894 262,862 2,168, 894 262,862 2,168, 894 892, 892, 892, 892, 892, 892, 892, 892,						
Royalties and fees 77,894 654 77,794 2,430,864 262,862 2,168,400 Operating expenses: Cost of service 928,515 25,888 902,400 Cost of product 371,018 130,899 240,400 Site operating expenses 199,602 18,652 180,652 General and administrative 294,092 9,098 284,700 Rent 350,926 40,152 310,700 Depreciation and amortization 115,903 12,829 103,700 Goodwill impairment (33,683) (33,683) (33,683)					\$	1,604,511
Operating expenses: 2,430,864 262,862 2,168,4 Operating expenses: 0<						486,251
Operating expenses: 928,515 25,888 902,6 Cost of service 928,515 25,888 902,6 Cost of product 371,018 130,899 240, Site operating expenses 199,602 18,652 180,6 General and administrative 294,092 9,098 284,7 Rent 350,926 40,152 310,7 Depreciation and amortization 115,903 12,829 103,6 Goodwill impairment (33,683) (33,683) (33,683)	ılties and fees					77,240
Cost of service 928,515 25,888 902, Cost of product 371,018 130,899 240, Site operating expenses 199,602 18,652 180, General and administrative 294,092 9,098 284, Rent 350,926 40,152 310, Depreciation and amortization 115,903 12,829 103, Goodwill impairment Terminated acquisition income, net (33,683) (33,683)		2,430,86	54	262,862		2,168,002
Cost of product 371,018 130,899 240, Site operating expenses 199,602 18,652 180,9 General and administrative 294,092 9,098 284,9 Rent 350,926 40,152 310,7 Depreciation and amortization 115,903 12,829 103,9 Goodwill impairment (33,683) (33,683)	ating expenses:					
Site operating expenses 199,602 18,652 180,9 General and administrative 294,092 9,098 284,9 Rent 350,926 40,152 310,7 Depreciation and amortization 115,903 12,829 103,0 Goodwill impairment Terminated acquisition income, net (33,683) (33,683)	of service	928,51	.5	25,888		902,627
General and administrative 294,092 9,098 284, Rent 350,926 40,152 310, Depreciation and amortization 115,903 12,829 103, Goodwill impairment Terminated acquisition income, net (33,683) (33,683)	of product	371,01	.8	130,899		240,119
Rent 350,926 40,152 310,7 Depreciation and amortization 115,903 12,829 103,4 Goodwill impairment Terminated acquisition income, net (33,683) (33,683)		199,60)2	18,652		180,950
Depreciation and amortization 115,903 12,829 103,0 Goodwill impairment Terminated acquisition income, net (33,683) (33,683)	eral and administrative	294,09	02	9,098		284,994
Goodwill impairment Terminated acquisition income, net (33,683) (33,683)		350,92	26	40,152		310,774
Terminated acquisition income, net (33,683)	eciation and amortization	115,90)3	12,829		103,074
	lwill impairment					
Total operating expenses 2 226 373 237 518 1 988	ninated acquisition income, net	(33,68	33)			(33,683)
2,220,373	l operating expenses	2,226,37	13	237,518		1,988,855
Operating income 204,491 25,344 179,	rating income	204,49)1	25,344		179,147
Other income (expense):	r income (expense):					
		(34.98	39)	(76)		(34,913)
	•	, ,		` /		621
Income from continuing operations before income taxes and equity in income of affiliated companies 170,153 25,298 144,		170,15	53	25,298		144,855
Income taxes (60,575) (8,623) (51,524) Equity in income of affiliated companies, net of income taxes		(60,57	(5)	(8,623)		(51,952)
Equity in meome of arrinated companies, net of meome taxes	ty in income of arrinated companies, net of income taxes					
Income from continuing operations \$ 109,578 \$ 16,675 \$ 92,9	me from continuing operations	\$ 109,57	78 \$	16,675	\$	92,903
Income per share from continuing:	me per share from continuing:					
		\$ 2.4	13 \$	0.37	\$	2.06
Diluted \$ 2.36 \$ 0.36 \$ 2	ed	\$ 2.3	\$6 \$	0.36	\$	2.00
Weighted average common and common equivalent shares outstanding:						
·		45.16	58	45,168		45,168
	red	46,40	00	46,400		46,400

See endnotes.

REGIS CORPORATION

NOTES TO THE PRO FORMA FINANCIAL STATEMENTS

(a) Elimination of Trade Secret operating results included in our historical consolidated statements of operations.

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(d) Exhibits.

EXHIBIT NUMBER

99 Regis Corporation News Release dated February 16, 2009

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

REGIS CORPORATION

Dated: February 20, 2009 By: /s/ Eric Bakken

Name: Eric Bakken, Title: Secretary

EXHIBIT INDEX

EXHIBIT NUMBER

99 Regis Corporation News Release dated February 16, 2009

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