AMERON INTERNATIONAL CORP Form 8-K August 07, 2006

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): August 1, 2006 AMERON INTERNATIONAL CORPORATION

(Exact name of Registrant as Specified in its Charter)

Delaware1-910277-0100596(State or other jurisdiction
of Incorporation)(Commission
File No.)(IRS Employer
Identification No.)

245 South Los Robles Ave., Pasadena, California 91101

(Address of principal executive offices) (Zip Code)

Registrant s telephone number, including area code: (626) 683-4000

N/A

(Former name, former address and former fiscal year, 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:

- 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 2.01. Completion of Acquisition or Disposition of Assets.

On August 1, 2006, Ameron International Corporation (Ameron or the Registrant) and certain of its subsidiaries completed the previously announced sale of substantially all of the assets and certain specified liabilities of its worldwide Performance Coatings & Finishes business (the Coatings Business) to PPG Industries, Inc. (PPG) and certain of its subsidiaries, pursuant to an asset purchase agreement entered into between Ameron and PPG on June 28, 2006, and amended as of July 31, 2006 (as amended, the Agreement). The total consideration received by Ameron upon the closing of the transaction was \$115 million in cash. In addition, the Agreement includes a post-closing purchase price adjustment, which based on Ameron s current estimate of net assets would result in approximately \$5 million of additional consideration.

Certain assets were excluded from the sale, including cash and cash equivalents and certain real properties that are currently used in the Coatings Business. Ameron intends to sell those retained properties in the next 12 to 18 months and expects to generate additional proceeds of approximately \$15 million, based on current estimates of market values.

Pursuant to the Agreement, PPG assumed certain liabilities related to the Coatings Business, including, without limitation, (i) warranty and guaranty obligations and liabilities for products sold or manufactured by Ameron, (ii) all environmental liabilities associated with the real properties that PPG is acquiring and (iii) general tort liability. Pursuant to the Agreement, PPG did not assume certain other liabilities related to Ameron s operation of the Coatings Business, including, without limitation, (i) any liability of the Coatings Business arising out of asbestos, silica or lead and (ii) any pre-closing environmental liabilities related to the real properties that Ameron will be retaining. Additionally, PPG did not assume any liabilities related to Ameron s lawsuits with Dominion Exploration and Production, Inc. and Pioneer Natural Resources USA, Inc. and with Sable Offshore Energy Inc. (as those lawsuits are more particularly described in Ameron s Annual Report on Form 10-K for the year ended November 30, 2005). The foregoing description of the Agreement and the transactions consummated pursuant thereto is qualified in its entirety by reference to the Agreement attached as Exhibit 2.1 hereto and the copy of the press release announcing the closing of the transaction attached as Exhibit 99.1 hereto, each of which is incorporated by reference herein.

Item 9.01. Financial Statements and Exhibits.

(b) Pro Forma Financial Information

The following unaudited pro forma condensed consolidated financial statements are based upon and should be read in conjunction with historical consolidated financial statements and related notes of Ameron.

The unaudited pro forma condensed consolidated balance sheet of Ameron as of June 4, 2006 and statements of operations for the six months ended June 4, 2006 and for the year ended November 30, 2005, give effect to the disposition of substantially all of the assets and certain specified liabilities of Ameron s worldwide Performance Coatings & Finishes business to PPG Industries, Inc. and certain of its subsidiaries as if the sale occurred, for balance sheet purposes, on June 4, 2006 and, for statements of operations purposes, on December 1, 2004.

The unaudited pro forma condensed consolidated financial statements have been prepared based upon currently available information, estimates and assumptions that are deemed appropriate by Ameron s management. The unaudited pro forma condensed consolidated financial statements are not necessarily indicative of the results that would have been reported had such transaction actually occurred on the dates specified, nor are they indicative of our future results of operations or financial condition. The unaudited pro forma condensed consolidated financial statements are based on and should be read in conjunction with, and are qualified in its entirety by, the historical consolidated financial statements and notes thereto of Ameron.

The unaudited pro forma condensed consolidated financial statements of Ameron are prepared in accordance with Article 11 of Regulation S-X.

AMERON INTERNATIONAL CORPORATION AND SUBSIDIARIES UNAUDITED PRO FORMA CONSOLIDATED STATEMENT OF INCOME SIX MONTHS ENDED JUNE 4, 2006

			Pro Forma		Pro Forma As		
(In thousands, except share and per share data)	Historical A			Adjustments		Adjusted	
Sales Cost of Sales	\$	368,991 (275,186)	\$	(110,362)(a) 79,910(a)	\$	258,629 (195,276)	
Gross Profit		93,805		(30,452)		63,353	
Selling, General and Administrative Expenses Other Income, Net		(75,859) 11,206		29,350(a) (1,842)(a)		(46,509) 9,364	
Income before Interest, Income Taxes and Equity in Earnings of Joint Venture Interest Expense, Net		29,152 (1,848)		(2,944) (71)(a)		26,208 (1,919)	
Income before Income Taxes and Equity in Earnings of Joint Venture Provision for Income Taxes		27,304 (9,574)		(3,015) 1,662(b)		24,289 (7,912)	
Income before Equity in Earnings of Joint Venture Equity in Earnings of Joint Venture, Net of Taxes		17,730 4,583		(1,353)		16,377 4,583	
Net Income from Continuing Operations	\$	22,313	\$	(1,353)	\$	20,960	
Net Income per Share from Continuing Operations: Basic	\$	2.58	\$	(.16)	\$	2.42	
Diluted	\$	2.53	\$	(.15)	\$	2.38	
Weighted-Average Shares: Basic	8	,641,965				8,641,965	
Diluted	8	,814,700			8,814,700		

See accompanying notes to the unaudited pro forma condensed consolidated financial statements.

AMERON INTERNATIONAL CORPORATION AND SUBSIDIARIES UNAUDITED PRO FORMA CONSOLIDATED STATEMENT OF INCOME YEAR ENDED NOVEMBER 30, 2005

			Pro Forma		Pro Forma As	
(In thousands, except share and per share data)	H	istorical	Adjustments		Adjusted	
Sales Cost of Sales		704,574 (522,467)	\$	(209,807)(a) 152,910(a)	\$	494,767 (369,557)
Gross Profit		182,107		(56,897)		125,210
Selling, General and Administrative Expenses Other Income, Net		(145,954) 7,141		57,009(a) (5,004)(a)		(88,945) 2,137
Income before Interest, Income Taxes and Equity in Earnings of Joint Venture Interest Expense, Net		43,294 (5,219)		(4,892) (301)(a)		38,402 (5,520)
Income before Income Taxes and Equity in Earnings of Joint Venture Provision for Income Taxes		38,075 (14,470)		(5,193) 2,961(b)		32,882 (11,509)
Income before Equity in Earnings of Joint Venture Equity in Earnings of Joint Venture, Net of Taxes		23,605 9,005		(2,232)		21,373 9,005
Net Income from Continuing Operations	\$	32,610	\$	(2,232)	\$	30,378
Net Income per Share from Continuing Operations: Basic	\$	3.88	\$	(.27)	\$	3.61
Diluted	\$	3.80	\$	(.26)	\$	3.54
Weighted-Average Shares: Basic	8	,410,563				8,410,563
Diluted	8,579,194		8,579,194			

See accompanying notes to the unaudited pro forma condensed consolidated financial statements.

AMERON INTERNATIONAL CORPORATION AND SUBSIDIARIES UNAUDITED PRO FORMA CONSOLIDATED BALANCE SHEETS AT JUNE 4, 2006

		Pro Forma	Pro Forma As	
(In thousands)	Historical	Adjustments	Adjusted Adjusted	
Assets				
Current Assets				
Cash and Cash Equivalents	\$ 47,691	\$	\$ 47,691	
Restricted Cash	9,001	(55.005)()	9,001	
Receivables, Net	187,532	(55,335)(c)	132,197	
Inventories	118,377	(46,323)(c)	72,054	
Deferred Income Taxes	17,598	(3,623)(d)	13,975	
Prepaid Expenses and Other Current Assets	20,987	(2,585)(c)	18,402	
Total Current Assets	401,186	(107,866)	293,320	
Investments in Joint Ventures	20,525	(2,138)(c)	18,387	
Property, Plant and Equipment, Net	157,401	(26,710)(e)	130,691	
Deferred Income Taxes		563(d)	563	
Intangible Assets, Net	13,328	(11,687)(f)	1,641	
Other Assets	36,160		36,160	
Total Assets	\$ 628,600	\$ (147,838)	\$ 480,762	
Liabilities and Stockholders Equity				
Current Liabilities				
Current Portion of Long-Term Debt	\$ 18,333	\$	\$ 18,333	
Trade Payables	58,768	(19,094)(g)	39,674	
Accrued Liabilities	73,596	(9,112)(g)	64,484	
Income Taxes Payable	7,747	(845)(h)	6,902	
Total Current Liabilities	158,444	(29,051)	129,393	
Long-Term Debt, Less Current Portion	82,717	, ,	82,717	
Other Long-Term Liabilities	65,061	(720)(g)	64,341	
Total Liabilities	306,222	(29,771)	276,451	
Stookholders Equity				
Stockholders Equity Common Stock	20 755		20 755	
	28,755		28,755	
Additional Paid-In Capital	30,339	(111 501)	30,339	
Retained Earnings	345,599	(111,591)	234,008	
Accumulated Other Comprehensive Loss	(31,837)	(6,476)(i)	(38,313)	
Treasury Stock	(50,478)		(50,478)	

Total Stockholders Equity 322,378 (118,067) 204,311 Total Liabilities and Stockholders Equity (147,838)

\$ 628,600

See accompanying notes to the unaudited pro forma condensed consolidated financial statements.

480,762

Notes to the Unaudited Pro Forma Condensed Consolidated Financial Statements Note 1 Ameron Basis of Presentation

Historical financial information for Ameron as of and for the six months ended June 4, 2006 has been derived from unaudited historical consolidated financial statements included in Ameron s Quarterly Report on Form 10-Q for the quarter ended June 4, 2006. Historical financial information for the year ended November 30, 2005 has been derived from audited historical consolidated financial statements included in Ameron s 2005 Annual Report on Form 10-K.

Note 2 Pro Forma Adjustments

Pro forma adjustments represent the exclusion of the Performance Coatings & Finishes Group for the period present. The Performance Coatings & Finishes Group was sold to PPG, Industries effective August 1, 2006.

The pro forma adjustments included in the unaudited pro forma condensed consolidated financial statements are preliminary and subject to change upon completion of a more comprehensive analysis by the Company. The Company expects to complete this analysis prior to finalization of its financial statements for the quarter ended September 3, 2006.

The estimated pretax gain on the disposition of the Performance Coatings & Finishes Group is \$3.5 million based on the total consideration of \$115 million. The pretax gain calculation is preliminary, excludes the effect of realized cumulative translation adjustment, and is subject to change upon finalization of the transaction closing balance sheet. The pro forma adjustments are as follows:

- a. Subsequent to the close, the Company will no longer have revenues and related costs associated with the disposed business. These adjustments are recorded to eliminate the net sales, cost of sales and operating expenses which the Company believes are directly attributable to the disposed business and will not continue after the completion of the transaction.
- b. The provision for income taxes has been adjusted on a pro forma basis reflecting the effective income tax rate associated with the Performance Coatings & Finishes Group.
- c. To eliminate the assets sold to PPG.
- d. To eliminate an estimate of the deferred tax assets to be realized at the close of the transaction.
- e. To eliminate the property, plant and equipment, net excluding the retained properties.
- f. To eliminate an estimate of intangible assets relating to the disposition of the Performance Coatings & Finishes Group.
- g. To eliminate the liabilities assumed by PPG.

- h. To eliminate an estimate of the income tax payable associated with the Performance Coatings & Finishes Group.
- i. To eliminate the amount of accumulated translation adjustment to be realized at the close of the transaction. (d) Exhibits

Exhibit Number	Description of Exhibit
2.1	Amended and Restated Asset Purchase Agreement dated as of June 28, 2006, as amended as of
	July 31, 2006, by and among Ameron International Corporation and certain of its subsidiaries and
	PPG Industries, Inc.
99.1	Press Release dated August 2, 2006

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 thereunto duly authorized.

AMERON INTERNATIONAL CORPORATION

Date: August 7, 2006 By: /s/ Javier Solis

Javier Solis

Senior Vice President & Secretary

EXHIBIT INDEX

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