
**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): July 14, 2008

Yahoo! Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation)	000-28018 (Commission File Number)	77-0398689 (I.R.S. Employer Identification No.)
701 First Avenue Sunnyvale, California (Address of principal executive offices)		94089 (Zip Code)

Registrant's telephone number, including area code: (408) 349-3300

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:

- 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))
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Item 8.01 Other Events.

On July 14, 2008, Yahoo! Inc. (the "Company") made available to its stockholders a presentation reviewing the joint Microsoft Corporation and Carl Icahn search and restructuring proposal rejected by the Company's Board of Directors on July 12, 2008.

A copy of the presentation is filed with this Form 8-K and attached hereto as Exhibit 99.1.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

<u>Exhibit Number</u>	<u>Description</u>
99.1	Yahoo! Inc. Investor Presentation dated July 14, 2008.

SIGNATURE

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.

YAHOO! INC.
(Registrant)

By: /s/ Blake Jorgensen
Name: Blake Jorgensen
Title: Chief Financial Officer (Principal Financial Officer)

Date: July 14, 2008

EXHIBIT INDEX

Exhibit Number	Description
99.1	Yahoo! Inc. Investor Presentation dated July 14, 2008.



Yahoo! Review of Microsoft / Icahn Search and Restructuring Proposal

July 14, 2008

Legal Notice

Forward Looking Statements

The matters discussed in this presentation contain forward-looking statements that involve risks and uncertainties concerning Yahoo!'s projected financial performance as well as Yahoo!'s strategic and operational plans. Actual results may differ materially from those projected due to a number of risks and uncertainties. The potential risks and uncertainties include, among others, the expected benefits of the commercial agreement with Google may not be realized, including as a result of actions taken by United States or foreign regulatory authorities and the response or acceptance of the agreement by publishers, advertisers, users, and employees; the implementation and results of Yahoo!'s ongoing strategic initiatives; the impact of organizational changes; Yahoo!'s ability to compete with new or existing competitors; reduction in spending by, or loss of, marketing services customers; the demand by customers for Yahoo!'s premium services; acceptance by users of new products and services; risks related to joint ventures and the integration of acquisitions; risks related to Yahoo!'s international operations; failure to manage growth and diversification; adverse results in litigation, including intellectual property infringement claims; Yahoo!'s ability to protect its intellectual property and the value of its brands; dependence on key personnel; dependence on third parties for technology, services, content, and distribution; general economic conditions and changes in economic conditions; potential continuing uncertainty arising in connection with the withdrawal of Microsoft's unsolicited proposal to acquire Yahoo! and the announced intention by a stockholder to seek control of our Board of Directors; the possibility that Microsoft or another person may in the future make another proposal, or take other actions which may create uncertainty for our employees, publishers, advertisers, and other business partners; and the possibility of significant costs of defense, indemnification, and liability resulting from stockholder litigation relating to the Microsoft proposal. More information about potential factors that could affect Yahoo!'s business and financial results is included under the captions "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" in Yahoo!'s Annual Report on Form 10-K for the fiscal year ended December 31, 2007, as amended, and the Quarterly Report on Form 10-Q for the quarter ended March 31, 2008, which are on file with the Securities and Exchange Commission ("SEC") and available at the SEC's website at www.sec.gov. All information in this presentation is as of July 14, 2008, unless otherwise noted, and Yahoo! does not intend, and undertakes no duty, to update or otherwise revise the information contained in this presentation. Throughout this presentation we have rounded numbers as appropriate.

Non-GAAP Financial Measures

This presentation refers to operating cash flow (operating income before depreciation, amortization of intangible assets, and stock-based compensation expense, or OCF) which is a non-GAAP financial measure. The most comparable GAAP measure for OCF is income from operations. With respect to the OCF numbers provided in this presentation, the estimate of income from operations is the same as the estimated OCF, as the Company does not expect to incur any additional depreciation and amortization or stock-based compensation expense related to the Google agreement.

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Yahoo! Evaluation of Microsoft / Icahn Proposal

Proposed Terms of "Search and Restructuring Proposal"

\$1 billion cash payment for Yahoo!'s search assets

Microsoft to enter into a 5 year exclusive search agreement with Yahoo!. Microsoft to guarantee Yahoo! the greater of (a) 85% of net revenues for the first three years and 70% of net revenues for the last two years ("TAC rates"), and (b) \$2.3 billion of annual revenue after traffic acquisition cost ("TAC") subject to Yahoo! maintaining historical U.S. page views and affiliate revenue

Microsoft has right to renew for a second 5 year period at a 70% TAC rate if it increases minimum guarantee to \$3 billion. Yahoo! also has a renewal right, but with a lower Microsoft minimum guarantee of \$1.6 billion

Considerations

- ◆ Microsoft only provides \$1 billion of upfront proceeds
 - ◆ Upfront payment will be taxable to Yahoo!
 - ◆ Would require a complex separation of search assets from remainder of Yahoo!'s business
 - ◆ Yahoo! would be left without any search assets
 - Inconsistent with Yahoo! view of convergence of search and display
 - Could jeopardize the Yahoo! user experience and make it difficult for Yahoo! to maintain page views and search and display volume
 - ◆ Would result in the transfer by Yahoo! of a strategic and valuable intellectual property portfolio (all IP related to search, including algorithmic) for no additional consideration
-
- ◆ Yahoo! dependent on Microsoft to receive its share of search revenues received by Microsoft
 - ◆ TAC rates are below market
 - ◆ \$2.3 billion minimum annual guarantee reduces Yahoo! execution risk in search, but guarantee is subject to certain Yahoo! performance metrics, which will be impacted directly by Microsoft performance
 - Poor Microsoft performance could result in reduction of guarantee due to failure to maintain historical page views or loss of Yahoo! affiliate revenue
 - ◆ While more certain than Microsoft's prior "Pay Per Click" guarantee, the \$2.3 billion guarantee is below Yahoo!'s own expectations for net search revenue
 - Minimum guarantee remains flat and does not grow over time
-
- ◆ Renewal right does not force Microsoft to be competitive on TAC rate for second five year period (locked in at 70%)
 - ◆ \$3 billion guarantee is below Yahoo!'s own expectations for net search revenue for years 5-10
 - ◆ Guarantee still subject to reduction for page views and affiliate revenue, which could be impacted by Microsoft performance



Yahoo! Evaluation of Microsoft / Icahn Proposal (Cont'd)

Proposed Terms of "Search and Restructuring Proposal"

Yahoo! would achieve annual costs savings between \$1.1 billion and \$1.6 billion

Search agreement would result in higher operating income for Yahoo!

Yahoo! must guarantee that Microsoft search will retain equal or greater prominence on the Yahoo! site

Considerations

- ◆ Microsoft's view of potential cost savings is unrealistic
 - ◆ Yahoo! believes that not more than \$750 million of direct cash costs savings are achievable from a sale of Yahoo!'s search assets
-
- ◆ Yahoo! estimates that the Microsoft search agreement would increase operating cash flow ("OCF") by approximately \$300 million annually
 - ◆ Microsoft search agreement potentially creates higher near term OCF at the expense of long-term growth
 - 85% TAC rate reduced to 70% TAC rate after year 3
 - Microsoft renewal right limits Yahoo! upside to monetize its audience search queries at market rates at end of year 5
 - ◆ Yahoo! can generate higher OCF under its agreement with Google
 - Google agreement estimated to generate \$250-\$450 million of incremental OCF for first 12 months following implementation
-
- ◆ If Microsoft were to require greater prominence it could pose economic costs to Yahoo! and impact the sale of premium display inventory



Yahoo! Evaluation of Microsoft / Icahn Proposal (Cont'd)

Proposed Terms of "Search and Restructuring Proposal"

Considerations

Distribution of Yahoo!'s Asia assets to Yahoo! stockholders (Microsoft values these assets at ~\$9 per share)

- ◆ Such a spin-off is a complex transaction that would require, among other things, consents and approvals from third-parties
- ◆ Yahoo! can complete a spin-off on its own without the assistance of Microsoft
- ◆ Yahoo! Board has historically and continues to evaluate this alternative
- ◆ Yahoo! believes a spin-off would highlight value of its Asian assets, but \$9 per share is aggressive
 - Microsoft valuation, among other things, does not apply discount to Yahoo!'s minority investments in Yahoo! Japan, Alibaba or Gmarket currently applied by research analysts

Yahoo! to pay a \$4.50 pro rata dividend to its stockholders

- ◆ Yahoo! can declare and pay a special cash dividend on its own without the assistance of Microsoft
 - Cash funded from existing cash on balance sheet and debt incurrence

Microsoft to tender for \$3.9 billion of shares directly from Yahoo! stockholders

- ◆ Microsoft overstates the availability of cash from the \$1 billion upfront payment and does not take into account the Google termination fee
 - Microsoft's \$1 billion upfront payment would be taxable to Yahoo!
 - Yahoo! would have to pay Google a termination fee of up to \$250 million upon the closing of sale of search to Microsoft
- ◆ \$3.9 billion of cash is significantly below the \$8 billion of cash Microsoft proposed to invest in Yahoo! in its prior proposal
 - If all shares were tendered Microsoft would own 15% of Yahoo!'s voting stock; prior proposal was for non-voting stock

Microsoft proposal would require an immediate replacement of the Board with Mr. Icahn's nominees and removal of the top management team at Yahoo!

- ◆ Yahoo!'s Board believes these moves would destabilize Yahoo! during the up to one year it would take to gain regulatory approval for this deal
- ◆ New Yahoo! directors would be responsible for overseeing the remaining non-search business and proposed complicated restructuring even though they have virtually no working knowledge of Yahoo!'s businesses
- ◆ Potential negative impact on Yahoo! stockholders given majority of their value will be equity in the remaining non-search business of Yahoo! (Microsoft values remaining business of Yahoo! at \$19.50 per share)



Yahoo! Does Not Believe Microsoft / Icahn Proposal Provides \$33 of Value

Summary of Value Components

Microsoft has indicated that the proposal would provide \$33 of value to Yahoo! stockholders, consisting of the following components:

Asian spin-off	\$9.00
Special Cash Dividend	\$4.50
Yahoo! shares	\$19.50
Total	\$33.00

Summary Considerations

- ◆ Only per share cash dividend is certain and Yahoo! could distribute a substantial amount of cash to stockholders on its own
- ◆ Yahoo! believes that Microsoft's valuation of the spin-off is unrealistic based on current valuations of these assets and discount at which these assets are valued by the market in Yahoo!'s stock
- ◆ Yahoo! does not believe there is a basis to assume that its shares will trade at \$19.50 following the transaction
 - Substantial execution risk
 - Yahoo! reliant upon Microsoft performance and its ability to monetize audience search queries
 - Limited search monetization upside for Yahoo! due to Microsoft renewal right
 - Microsoft's view of potential cost savings is unrealistic
 - A display-only company subject to Microsoft execution risk as it competes with Google may be less attractive to investors and there is risk that Yahoo! could trade at a lower multiple
 - Separating search from display alters Yahoo!'s strategy to sell a consolidated search and display advertising offering
- ◆ Yahoo! would need to pay Google a fee of up to \$250 million if agreement is terminated
- ◆ \$1 billion upfront payment by Microsoft is taxable
- ◆ Regulatory approval of the transaction will take up to one year in multiple jurisdictions and put Yahoo!'s business at execution risk during the interim period of uncertainty, especially if under the management of Mr. Icahn and his nominees
- ◆ By selling its valuable search assets and committing to the restructuring, may preclude a future change of control premium for Yahoo! stockholders

