UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 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): March 26, 2007

PILGRIM'S PRIDE CORPORATION

(Exact Name of Registrant as Specified in its Charter)

Delaware	1-9273	75-1285071
(State or Other Jurisdiction	(Commission	(IRS Employer
of Incorporation)	File Number)	Identification No.)

4845 US Hwy. 271 N.	
Pittsburg, Texas	75686-0093
(Address of Principal Executive Offices)	(ZIP Code)

Registrant's telephone number, including area code: (903) 434-1000

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:

q Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

q Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

q Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

q 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

Attached hereto as Exhibit 99.1 is an overview of Pilgrim's Pride Corporation to be referenced in investor presentations on March 26, 2007.

Exhibit
NumberDescription99.1Overview of Pilgrim's Pride Corporation to be referenced in investor presentations on March 26, 2007.

Signature

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

Date: March 26, 2007.

By:

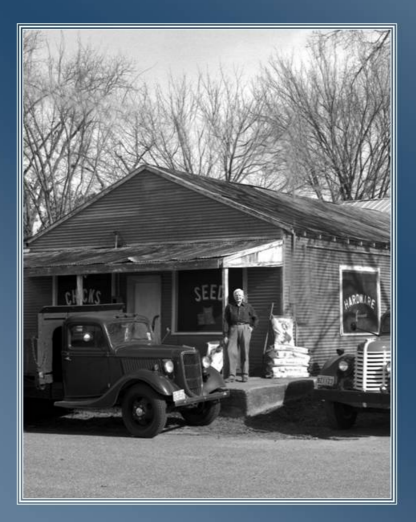
/s/ Richard A. Cogdill

Richard A. Cogdill Executive Vice President, Chief Financial Officer, Secretary and Treasurer

Exhibit Index

Exhibit	Description		
Number			

99.1 Overview of Pilgrim's Pride Corporation to be referenced in investor presentations on March 26, 2007.





Pilgrim's Pride Corporation

Lehman High Yield Conference

March 26, 2007



Cautionary Notes and Forward-Looking Statements

- Statements contained in this presentation that state the intentions, plans, hopes, beliefs, anticipations, expectations or predictions of the future of Pilgrim's Pride Corporation and its management, including as to the expected benefits and synergies associated with the acquisition of Gold Kist and changes in pricing, demand and market conditions for chicken products and profitability, are forward-looking statements. It is important to note that the actual results could differ materially from those projected in such forward-looking statements. Factors that could cause actual results to differ materially from those projected in such forward-looking our ability to conduct our operations and/or demand for our poultry products; contamination of our product, which has previously and can in the future lead to product liability claims and product recalls; exposure to risks related to product liability, industry generally in light of our substantial leverage; restrictions imposed by, and as a result of, our substantial leverage; changes in laws or regulations, affecting our perations in thereof, comportively industry are gluations, for which insurance coverage is expensive, limited and potentially inadequate; management of our cash resources, particularly in light of our substantial leverage; restrictions imposed by, and as a result of, our substantial leverage; changes in laws or regulations, affecting our perations or the application thereof, competitively and canse actual acquisition, including integrating our recent acquisition of Gold Kist, or realize the associated cost savings and operating synergies currently anticipated, currency exchange rate fluctuations, trade barriers, exchange Commission. Pilgrim's Pride Corporation to update or revise publicly any forward-looking statements in the future lead to product liability or consummate, or effectively integrate, any acquisition, including integrating our recent acquisitions of Gold Kist, or realize the associated cost savings and operating synergies currently an
- The information included in this presentation should be read in conjunction with our Annual Report on Form 10-K for the fiscal year ended September 30, 2006 and subsequent reports filed with the Securities and Exchange Commission.
- Unless the context otherwise requires, the pro forma financial information referenced in this presentation assumes that we completed the acquisition of Gold Kist and the related financings at the beginning of the period presented. Please see our Current Report on Form 8-K/A filed by us with the Securities and Exchange Commission on January 24, 2006.
- We have included certain information regarding our results of operations and components thereof that have been adjusted to exclude the effects of the restructuring of our turkey operations and other related expenses, to exclude recoveries resulting from our vitamin and methionine and other itigation, and accounting adjustments related to benefit plans. We have also included certain information regarding Gold Kist results of operations and components thereof that have been adjusted to pension settlement loss, conversion expenses, loss on investment, debt prepayment penalties, stock based compensation and expenses related to response to acquisition proposal and strategic alternatives. We have included this information as we believe that investors may be interested in our results excluding these items as this is how our management analyzes our results from continuing operations.
- "EBITDA" is defined as net income (loss) before interest, income taxes, depreciation and amortization. EBITDA is presented because it is used by us, and we believe it is frequently used by securities analysts, investors and other interested parties, in





O.B. Goolsby

Pilgrim's Pride Corporation President and CEO

Richard Cogdill

Pilgrim's Pride Corporation CFO

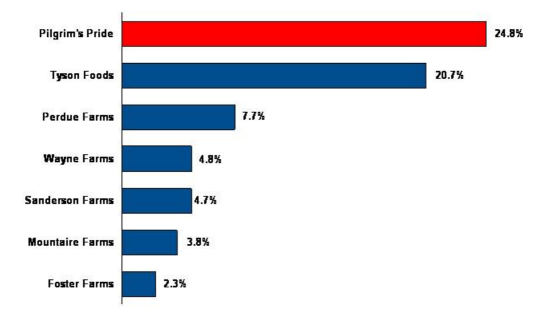


Pilgrim's Pride: Company Snapshot

- Founded in 1946 by Pilgrim family brothers; IPO in 1986
- Largest chicken producer in the U.S.
- Second largest chicken producer in Mexico
- On a pro forma basis ("PF"), PPC sold 9 billion pounds of dressed chicken in FY2006
- Recent acquisition of Gold Kist (December 2006)
 - Transaction Valued at \$1.2 billion
 - Created New Industry Leader
 - Identified estimated net synergies of approximately \$100 million



U.S. Chicken Industry Leaders Market Share by Production⁽¹⁾

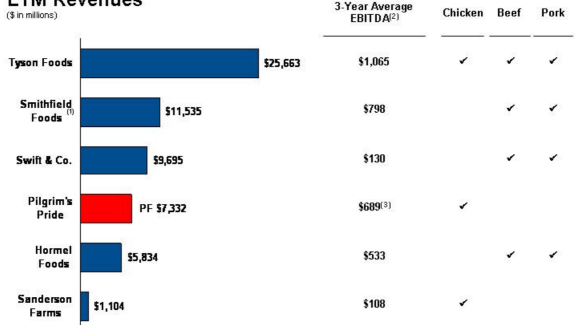


Source: WATT Poultry USA, February 2007. (1) Ready-To-Cook million pounds per week.



Formidable Protein Industry Player



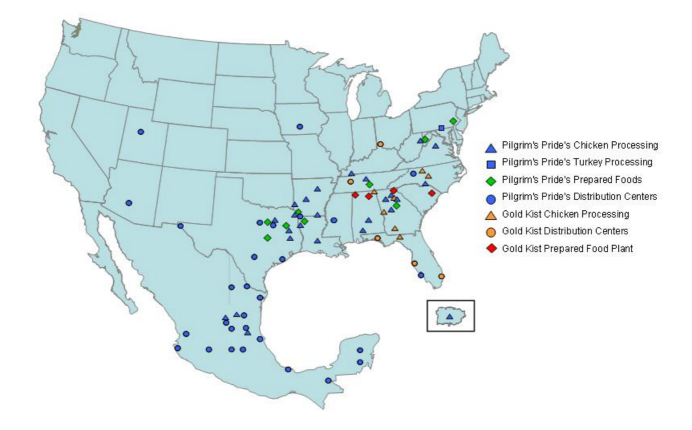


Note: (1) (2) (3)

LTM results through the most recent twelve-month reporting period for each public enthy. Does not include pro forma results from pending acquisition of Premium Standard Farms. 3-year average EBITDA corresponds to average of FY04, FY05, and FY06. Adjusted to include \$100 million in estimated net synergies, to exclude the effects of the restructuring of our turkey operations and other related expenses, to exclude recoveries resulting from our vitamin and methicinine and other litigation, to exclude accounting adjustments related to benefit plans, and further adjusted to exclude benefit plan and pension settlement loss, conversion expenses, loss on investment, debt prepayment penalties, stock based compensation and expenses related to response to acquisition proposal and strategic alternatives associated with Gold Kist results of operations. See Appendix E for EBITDA Reconciliation.

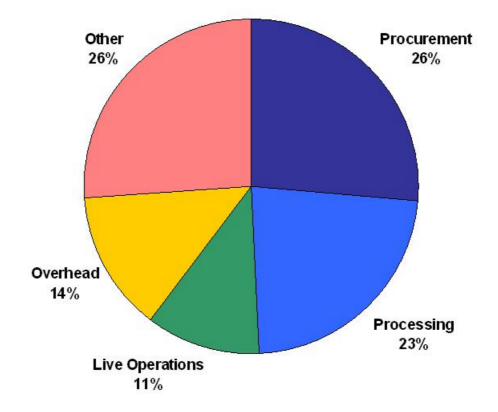
Gold Kist acquisition expanded Southeast presence





\$100 Million Net Synergies Identified from GKIS Acquisition

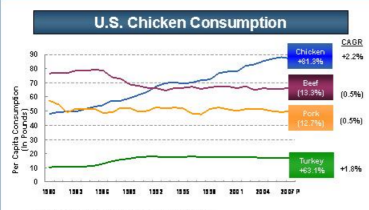






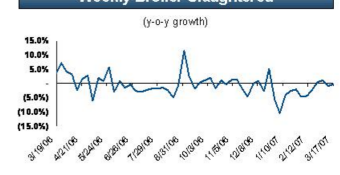
U.S. Industry Overview

Positive Supply and Demand Dynamics ...

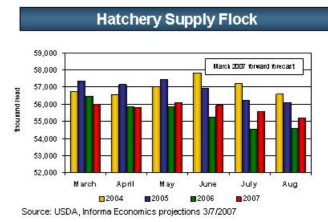


Source: March 2007 National Chicken Council.





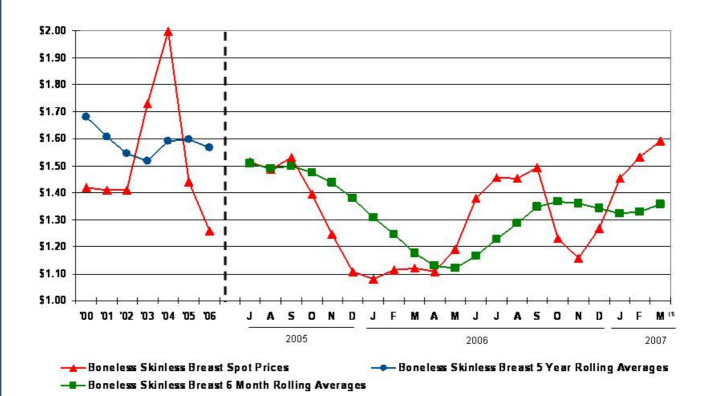
Source: USDA.



Weekly Broiler Slaughtered



...Leading to Improved Pricing Outlook



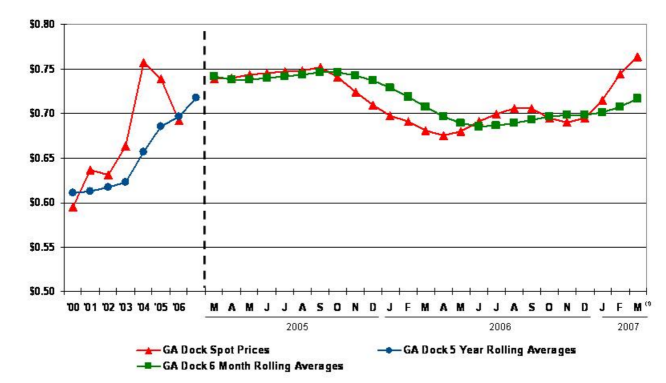
Source: Bloomberg.

(1) Month to date through March 15, 2007.





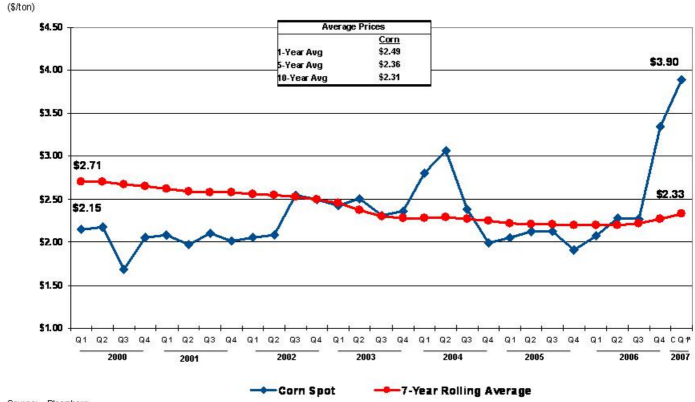
(1) Month to date through March 15, 2007.



Source: UrnerBarry Publications.

(1) Month to date through March 19, 2007.

Historical Corn Prices

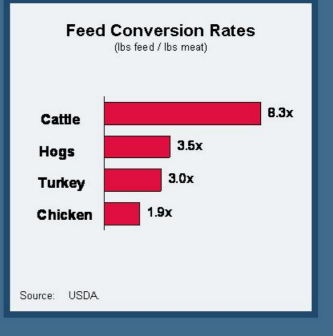


Source: Bloomberg *CQ1 reflects data thru March 15, 2007.



Chicken Industry Competitive Advantage

- Despite the recent increase in corn prices, the chicken industry will benefit from a better feed conversion rate compared to beef and pork companies
 - The chicken industry has the lowest feed conversion rate among the three key protein segments and therefore would be the least impacted by the potential increase in corn prices
- Additionally, the shorter cycle in chicken provides companies with the flexibility to adjust production for changes in feed ingredient prices

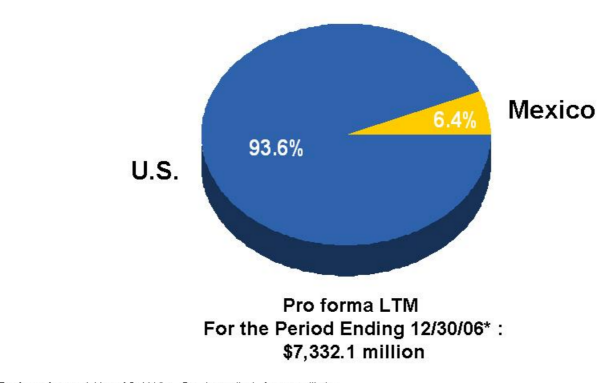




Business Overview

Geographic Sales Mix

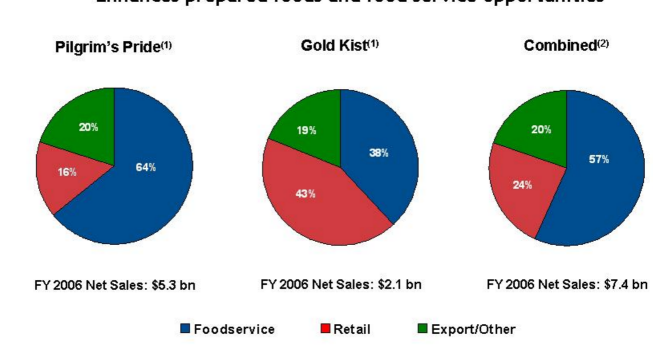




* Pro forma for acquisition of Gold Kist. See Appendix A for reconciliation.

...With More Diversified End Markets





- Enhances prepared foods and food service opportunities

Source:

(2) Watt Poultry USA, February 2007

⁽¹⁾ Percentages represent FY2005, WATT Poultry USA, January 2006.

Our Prepared Foods Focus Differentiates Pilgrim's

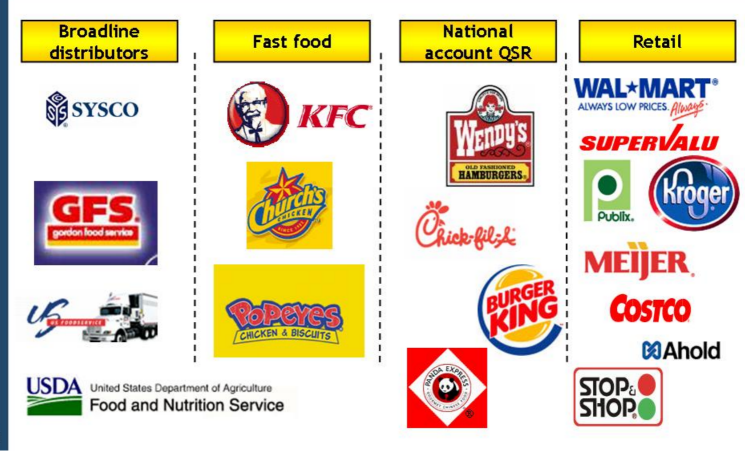


(\$MM) \$1,906.3 \$1,875.8 \$1,894.9 2,000 CAGR \$1,767.6 1,800 2000 - 2003 12.0% 283.4 308.5 331.3 2000 - 2006 19.7% 213.8 1,600 1,400 1,200 \$894.3 1,000 \$818.2 \$735.3 \$637.1 163.0 1,622.9 800 1,567.3 1,553.8 1,563.6 158.3 103.2 47.7 600 400 731.3 589.4 659.9 632.1 200 0 2000 2001 2002 2003 2004 2005 2006 LTM 12/30/06* Foodservice Retail

9 *Excludes any Prepared Foods items from the Gold Kist acquisition. See Appendix B for reconciliation

Pilgrim's Has National Coverage Across All Channels...





Driving Growth thru Innovation





At Pilgrim's Pride, we understand that delivering innovative ideas to our customers is the key to growth.

A "Natural" Growth Opportunity



- Research indicates that consumers want "natural" chicken
- Tremendous opportunity for us to leverage our consumer-trusted brand to meet growing demand for "natural" products
- USDA standards strictly define "natural"
 - Chill pack products are branded as "natural" within these guidelines
- Marketing and advertising will play to emotive qualities of brand



Awards & Honors



Wal-Mart Supplier of the Year Brinker International Outstanding Vendor Award

Sysco Gold Supplier Award

Forbes Best Managed Company

Fortune Most Admired Company - #2 Food Production Co. Fifth Consecutive Year



Rick Cogdill Chief Financial Officer Financial Overview



GKIS Financing Transaction Overview

- On January 9, 2007, Pilgrim's Pride ("PPC") completed the acquisition of Gold Kist ("GKIS") (for \$21 per share) for an aggregate purchase price of \$1.1 billion, plus the assumption of GKIS' debt (the "Transaction")
- As part of the Transaction:
 - \$128.6 million of GKIS's existing 10 ¼% Senior Notes and \$13.5 million of capital certificates were repurchased for a total cost of \$164.2 million including prepayment premium, and
 - \$77.5 million of PPC's existing 9.25% Sr. Sub Notes due Nov. 2013 and \$90.1 million of outstanding privately placed notes were repurchased for a total cost of \$175.5 million including prepayment premium
- PPC funded the Transaction as follows:
 - \$775 million of Senior Secured Credit Facilities, consisting of
 - » CoBank Revolving Credit Facilities (\$320 million)
 - » CoBank Term Loans -Floating & Fixed Rate (\$455 million)
 - \$650 million public Notes Offering
 - » \$400 million 7 5/8% Sr. Notes (5/1/2015; B/Ba3)
 - » \$250 million 8 3/8% Sr. Sub. Notes (5/1/2017; B/B2)

Historical Financial Performance



(\$ in thousands)	Aggr	egate Combined	Pro Form a Results			
		Fiscal Year En	۳ FYE	LTM (4)		
	October 2,	October 1,	September 30,	September 30,	December 30,	
	2004	2005	2006	2006	2006	
Net Sales						
PPC	\$5,363,723	\$5,666,275	\$5,235,565	\$5,235,565	\$5,228,885	
GKIS	2,390,551	2,304,262	2,127,374	2,127,374	2,111,314	
Pro form a Adjustment	па	па	па	(10,860)	(8,130)	
Total Net Sales	\$7,754,274	\$7,970,537	\$7,362,939	\$7,352,079	\$7,332,069	
% Growth	na	2.8%	- 7.6%	па	na	
Gross profit						
PPC	\$529,039	\$745,199	\$297,600	\$297,600	\$244,726	
GKIS	391,012	320,084	86,203	86,203	62,362	
Pro form a Adjustment	па	па	na	(25,656)	(26,397)	
Total Gross Profit	\$920,051	\$1,065,283	\$383,803	\$358,147	\$280,691	
% of Net Sales	11.9%	13.4%	5.2%	4.9%	3.8%	
Adjusted EBITD A 🥵						
PPC	\$440,501	\$572,478	\$143,168	\$143,168	\$98,410	
GKIS	314,691	261,851	33,471	33,471	11,174	
Pro form a Adjustment	na	na	na	118,678	118,037	
Total Adjusted EBITDA ⁶³⁰	\$755,192	\$834,329	\$176,639	\$295,317	\$227,621	
% of Net Sales	9.7%	10.5%	2.4%	4.0%	3.1%	
Capital expenditures	\$143,020	\$197,348	\$234,320	\$234,320	\$220,986	
% of Net Sales	1.8%	2.5%	3.2%	3.2%	3.0%	

 Pro Form a giving effect to the Gold Kist acquisition. See unaudited pro form a financial data in Form 8-K/A dated January 24, 2007.

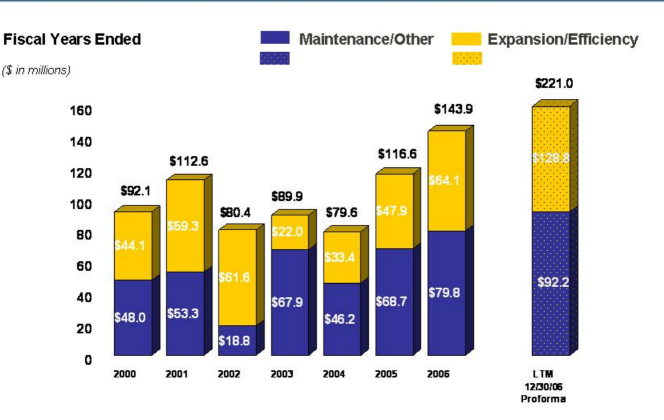
(2) GKIS FY Ended October 2, 2004 data reflects LTM 10/2/2004, taking into account GKIS's transition period. See Appendix C for reconciliation.

(3) See Appendix E for Adjusted EBITDA Reconciliation.

(4) Pro Forma giving effect to the Gold Kist acquisition. See Appendix H for reconciliation.

(5) The com bined financial information represents the sum of the applicable components of Gold Kist's and Pilgrim's Pride's reported financial results, has not been prepared in accordance with Article 3-11 of Regulation SX and is not necessarily indicative of the results that would have occurred had Pilgrim's Pride acquired Gold Kist prior to the period reported.

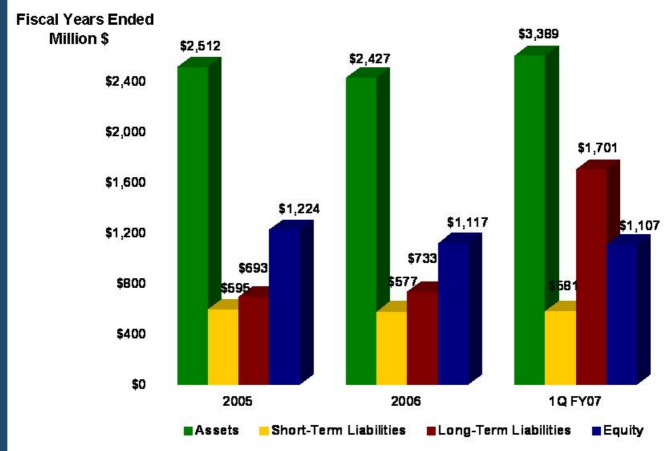
Capital Expenditures: Investing Behind Growth & Efficiency



The Company projects FY 2007 capital expenditures of approximately \$140 - \$160 million

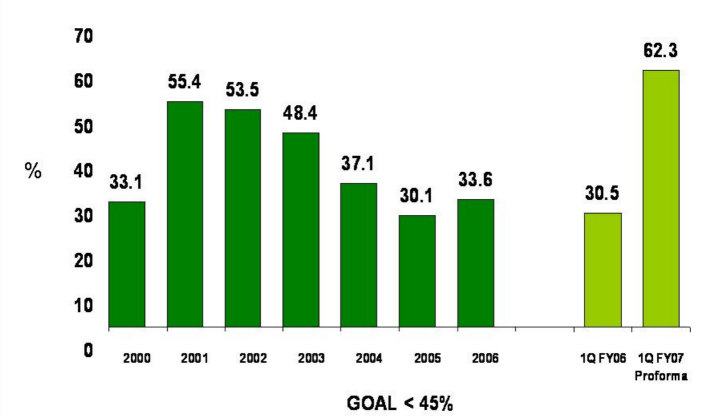


Strong Balance Sheet



Total Debt to Total Capitalization

Fiscal Years Ended





- We intend to maintain significant liquidity post Transaction

As of December 30, 2006

(\$ in millions)

		Pro forma for Notes Offering				
Source of Liquidity	Facility Amount	Amount Outstanding	Net Availability			
Cash and cash equivalents	\$ -	\$ -	\$146.5			
Investments in available for sale securities Debt Facilities:	2	-	22.5			
Revolving Credit Facilities ⁽¹⁾	225.0	75.0	61.6 ⁽²⁾			
CoBank Credit Facilities	1,275.0	775.0	500.0			
Receivable Purchase Agreement	125.0	<u>-</u> 2	125.0			
Total	\$1,625.0	\$850.0	\$855.6			

(1) Consists of a \$150 million Domestic Revolving Credit Facility secured by PPC's domestic chicken inventories and a \$75 million Revolving Credit Facility secured by the capital stock of PPC's Mexico subsidiaries.

(2) At December 30, 2006, PPC had \$113.7 million in letters of credit outstanding relating to normal business transactions.

Pro Forma Credit Metrics



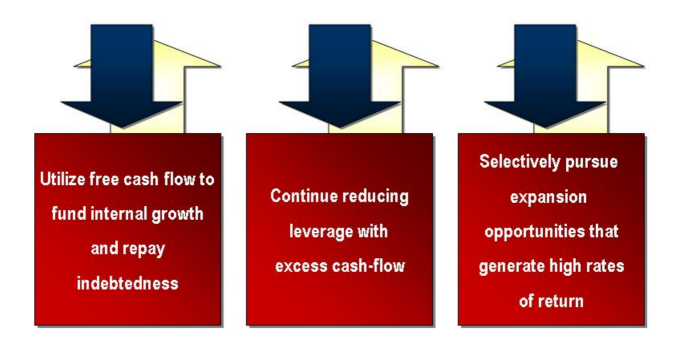
Pro Forma Credit Metrics

\$ in millions)	
	Pro Forma 12/30/2006
FY04 thru FY06 Average Adjusted EBITDA ⁽¹⁾	\$689
LTM 12/30/2006 Adjusted EBITDA ⁽¹⁾	228
LTM 12/30/2006 Interest Expense ⁽²⁾	151
3-Year Average Adjusted EBITDA	
Sr. Secured Debt / 3-Year Average Adjusted EBITDA	0.6×
Total Debt / 3-Year Average Adjusted EBITDA	2.7
Net Debt / 3-Year Average Adjusted EBITDA	2.3
3-Year Average Adjusted EBITDA / Interest Expense	4.6
LTM 12/30/2006 EBITDA	
Sr. Secured Debt / LTM 12/30/2006 Adjusted EBITDA	1.8×
Total Debt / LTM 12/30/2006 Adjusted EBITDA	8.1
Net Debt / LTM 12/30/2006 Adjusted EBITDA	7.1
LTM 12/30/2006 Adjusted EBITDA / Interest Expense	1.5

(1) Includes \$100 million in estimated net synergies. See Appendix E for Adjusted EBITDA Reconciliations.
(2) See Appendix A for reconciliation of LTM Interest Expense.

Going Forward...Our Financial Goals Remain Clear





We believe our growth opportunities are still outstanding!



Pilgrim's Pride Corporation

Lehman High Yield Conference March 26, 2007



Appendix

Reconciliation of Non-GAAP Measures and Other Computations

(\$ in millions)	FYE 9/30/2006		-	Q Ended - 12/31/2005		Q Ended + 12/30/2006		Pro form a LTM Ending = 12/30/2006*		
Net Sales			_							
U.S. Net Sales	\$	6,916,328	\$	1,790,741	\$	1,739,585		\$ 6,865,172		
Mexico Net Sales		435,751		94,212		125,358		466,897		
Total Proforma Net Sales	\$	7,352,079	\$	1,884,953	\$	1,864,943		\$ 7,332,069		
2										
Pro form a Interest Expense	2	145,511	<u></u>	35,518	-	41,090		151,083		

*Pro forma LTM equals FYE 9/30/06 less Q Ended 12/31/05 plus Q Ended 12/30/06.

Appendix B - Reconciliation LTM U.S. Chicken Net Sales



(\$ in millions)								
	3576	Q2006 Letual		Actual		Actual	1 Q2007 Actual*	M Ending 2/30/06*
U.S Chicken Sales:	<u></u>		8;		3 <u>2 - </u>			
Prepared Foods:								
Foodservice	\$	381.5	\$	390.9	\$	408.7	\$ 382.5	\$ 1,563.6
Retail		72.6		83.2		79.5	96.0	331.3
Total Prepared Foods	\$	454.1	\$	474.1		488.2	\$ 478.5	\$ 1,894.9
Fresh Chicken:								
Foodservice	\$	339.3	\$	345.1		352.0	\$ 331.4	\$ 1,367.8
Retail		118.2		122.9		127.4	121.8	490.3
Total Fresh Chicken	\$	457.5	\$	468.0	-	479.4	\$ 453.2	\$ 1,858.1
Export & Other:								
Export:								
Prepared Foods	\$	15.6	\$	16.3		15.8	\$ 18.0	\$ 65.7
Chicken	-	53.5		58.5	32	72.0	 77.3	 261.3
Total Export	\$	69.1	\$	74.8		87.8	\$ 95.3	\$ 327.0
Other Chicken By Products		4.5		3.0		3.7	3.9	15.1
Total Export and Other	\$	73.6	\$	77.8	\$	91.6	\$ 99.2	\$ 342.2
Total U.S. Chicken	\$	985.2	\$	1,019.9	\$	1,059.1	\$ 1,030.9	\$ 4,095.1

* Does not include any Prepared Foods items from the Gold Kist acquisition.

Appendix C - Reconciliation Gold Kist Financial Performance



Gold Kist Summary Financial Information⁽¹⁾

(\$ in thousands)

	Fiscal Year Ended	Quarter Ended	Transition Quarter Ended	LTM
	June 26,	September 23,	October 2,	October 2,
	2004 -	2003 +	2004 =	2004
Net sales	\$2,260,728	\$516,688	\$646,511	\$2,390,551
% Growth	na	na	na	na
Gross profit	361,333	62,690	92,369	391,012
% of Net Sales	16.0%	12.1%	14.3%	16.4%
Adjusted EBITDA ⁽¹⁾	294,095	52,625	73,221	314,691
% of Net Sales	13.0%	10.2%	11.3%	13.2%
Capital expenditures	42,210	3,992	25,160	63,378
% of Net Sales	1.9%	0.8%	3.9%	2.7%

(1) See Appendix F for EBITDA Reconciliation.

Appendix D - Reconciliation Combined Summary Financial Information



Combined Summary Financial Information

	thousands)

(\$ in thousands)				Pro Form a LTM (1) (2) (4)
	F.YE	Q Ended	Q Ended	Q Ended
		12/31/2005 ~ +		= 12/30/2006
NetSales				
PPC	\$5,235,565	\$1,343,812	\$1,337,132	\$5,228,885
GKIS	2,127,374	545,360	529,300	2,111,314
Proform a Adjustment	(10,860)	(4,219)	(1,489)	(8,130)
Total Net Sales	\$7,352,079	\$1,884,953	\$1,864,943	\$7,332,069
Gross profit				
PPC	\$297,600	\$118,400	\$65,526	\$244,726
GKIS	86,203	32,397	8,556	62,362
Pro Form a Adjustm en t	(25,656)	(5,792)	(6,533)	(26,397)
Total Gross Profit	\$358,147	\$145,005	\$67,549	\$280,691
% of Net Sales	4.9%	7.7%	3.6%	3.8%
Adjusted EBITD A 🤊				
PPC	\$143,168	\$74,855	\$30,097	\$98,410
GKIS	33,470	19,958	-2,338	11,174
Pro Form a Adjustment	118,678	27,720	27,079	118,037
Total Adjusted EBITD A 🦚	\$295,316	\$122,533	\$54,838	\$227,621
% of Net Sales	4.0%	6.5%	2.9%	3.1%
Capital expenditures				
PPC	\$143,882	\$43,866	\$39,350	\$139,366
GKIS	90,438	21,560	12,742	81,620
Total Capital Expenditures	\$234,320	\$65,426	\$52,092	\$220,986
% of Net Sales	3.2%	3.5%	2.8%	3.0%

(1) Proforma LTM for the Q ended 12/30/06 equals FYE 9/30/06 less Q Ended 12/31/05 plus Q Ended 12/30/06.

Pro Forma giving effect to the Gold Kist acquisition. See unaudited pro forma financial data in Form 8-K/A dated January 24, 2007.

(2) (3) See Appendix G and Appendix H for Adjusted EBITDA Reconciliation.

(4) Pro Forma giving effect to the Gold Kist acquisition.

Appendix E - Reconciliation Pro forma LTM Ending 12/30/06 Adjusted EBITDA



(in millions)		Fiscal Year	į	Pro Forma Fiscal Year	Pro Forma LTM	
	2004[1]	2005	2006	2006[3 14]	12/30/06[415]	
Pilgrim's Pride						
Net Income	128.340	264.979	-34.232	-112.622	-166.129	
Add-Backs:				2012/04/2012/02/02/02/02/02/02/02/02/02/02/02/02/02		
Income Tax Expense (Benefit)	80.195	138.544	-2.085	-50.822	-79.558	
Net Interest Expense	52.129	43.932	40.553	129.935	138.362	
Depreciation & Amortization ⁽²⁾	111.837	132.623	132.527	210.250	214.553	
Adjustments:	2903003960618955	1907-001000-000	CONTRACTOR OF T			
Turkey Restructuring	68.000	4.100	0	0	í.	
Litigation Settlements	0	-11.700	0 1	0	(
Accounting adjustments related to benefit plans	0	D	6.405	6.405	6.40	
Stock Based Compensation	D	D	0	6.019	5.223	
Expenses related to response to acquisition proposal and	10.24					
strategic alternatives	0	0		6.152	8.766	
Adjusted EBITDA	440.501	572.478	143.168	195.317	127.621	
Estimated Net Synergies	0	0	0	100.000	100.000	
Adjusted EBITDA + Estimated Net Synergies	440.501	572.478	1 43 .168	295.317	227.621	
Gold Kist						
Net Income	121.427	112.246	-17.745			
Add-Backs:			i			
Income Tax Expense (Benefit)	48.843	61.591	-14.624			
Net Interest Expense	28.248	17.713	9.819			
Depreciation & Amortization ⁽²⁾	39.658	41.996	43.850			
Adjustments:						
Benefit Plan and Pension Settlement Loss	10.288 2.522	0.906	0			
Conversion Expenses Loss on Investment	2.522	1.418	0			
Debt Prepavment Penalties	6.341	16,186	0			
Stock Based Compensation	0.341	9.795	6.019			
Expenses related to response to acquisition proposal and		0.1 05	0.018			
strategic alternatives	0	0	6.152			
Adjusted EBITDA	314.691	261.851	33.471			
Combined Adjusted EBIT DA ^{#1}	755.192	834.329	176.639			
3-Year Average Adjusted EBITDA			588.720			
3-Year Average Adjusted EBITDA + Estimated Net Synergies			688.720			

(1) Data Kists FY 2004 data reflects LTM 10/2/2004, laking into account Data Kists fransitan perind. Bee Appendia F for LTM reconciliation.
(2) Escludes amarikation af capitalized finance cask and amarikation af share-based campensation.
(3) Pro Forma giving effect in he Data Kistacquistion. Bee unavailed pro forma financial data in Form 8-KM dated January 24, 2007.
(4) Includes \$100 million in a simaled and specifies.
(5) Pro Forma giving effect of he Data Kistacquistion. Bee unavailed pro forma financial data in Form 8-KM dated January 24, 2007.
(5) Pro Forma giving effect of the Data Kistacquistion. Bee Appendia H for reconciliation of LTM Pro forma Adjusted E8 (76 A + Estimated and specifies).
(5) Pro forma giving effection fine Cata Kistacquistion Bee Appendia H for reconciliation of LTM Pro forma Adjusted E8 (76 A + Estimated Bel Bonergies).
(5) The camined financial information represents he sum of the applicable campanents at Data Kists and Pilgrim's Pride's reparted financial results, has not been prepared in accordance with Article 3-11 of Regulation BX and is not necessarily indicative of he results had accurred had Pilgrim's Pride acquired Gata Kists prior in the period reported.

Appendix F - Reconciliation GKIS LTM Ending 10/2/04 Adjusted EBITDA



(\$ in millions)	FYE	Q Ended		Transition		LTM
	6/26/04 -	9/27/03	+	Q End 10/2/04	=	10/2/04
Net Income	110.894	23.485		34.018		121.427
Add-backs:						
Income Tax Expense (Benefit)	41.817	11.746		18.772		48.843
Net Interest Expense	27.799	7.430		7.879		28.248
Depreciation & Amortization®	39.592	9.964		10.030		39.658
EBITDA	220.102	52.625		70.699		238.176
<u>Adjustments</u> :						
Benefit Plan and Pension Settlement Loss	10.288	0		0		10.288
Conversion Expenses	0	0		2.522		2.522
Loss on Investment	57.364	0		0		57.364
Debt Prepayment Penalties	6.341	0		0		6.341
Adjusted EBITDA	294.095	52.625		73.221		314.691

(1) Excludes amortization of capitalized finance costs and includes amortization of share-based compensation.



(\$ in millions)	Q Ended 12/31/05	FYE 9/30/06	Q Ended 12/30/06	Pro forma LTM Ending 12/30/06 ⁽¹⁾⁽²⁾
Pilgrim's Pride				1970
Net Income	25.678	-34.232	-8.736	-166.129
Add-Backs:				i
Income Tax Expense (Benefit)	10.962	-2.085	-5.764	-79.558
Net Interest Expense	8.448	40.553	12.605	138.362
Depreciation & Amortization	29.767	132.527	31.992	214.552
Adjustments:				
Accounting Adjustments Related to Benefit Plans	0	6.405	0	6.405
Stock based compensation	0	0	0	5.223
Expenses related to response to acquisition proposal		-	-	!
and strategic alternatives	0	0	0	8.766
Synergies:				
Estimated Net Synergies	0	0	0	100.000
Adjusted EBITDA + Estimated Net Synergies	74.855	143.168	30.097	227.621
Gold Kist				
Net Income	2.543	-17.745	-13.866	į
Add-Backs:				1
Income Tax Expense (Benefit)	1.178	-14.624	-9.322	i
Net Interest Expense	2.817	9.819	3.633	i
Depreciation & Amortization	11.11	43.849	13.090	L
Adjustments:				I
Stock Based Compensation	2.309	6.019	1.513	!
Expenses related to response to acquisition proposal	2001	\$2,52737357	500000	
and strategic alternatives	0	6.152	2.614	
Adjusted EBITDA	19.957	33.470	-2.338	i
Combined Adjusted EBITDA	94.812	176.638	27.759	i

(1) See Appendix H for reconciliation of LTM Pro form a EBITDA.

(2) Includes \$100 million in estimated net synergies related to the Gold Kist Acquisition.

(3) Excludes amortization of capitalized financing cost and amortization of share-based compensation.



(\$ in millions)

	FYE 9/30/2006 -	Q Ended 12/31/2005 +	Q Ended 12/30/2006 =	Pro form a LTM 12/30/2006 ⁽¹⁾
Net Income	-112.622	13.213	-40.294	-166.129
Add-backs:				
Income Tax Expense (Benefit)	-50.822	3.698	-25.038	-79.558
Net Interest Expense	129.935	30.000	38.427	138.362
Depreciation & Amortization ⁽²⁾	214.796	49.522	53.818	219.092
Less:				
Amortization of Capitalized Financing Costs	4.546	1.208	1.202	4.540
Adjustments:				
Accounting adjustments related to benefit plans	6.405	0	0	6.405
Stock Based Compensation	6.019	2.309	1.513	5.223
Expenses related to response to acquisition				
proposal and strategic alternatives	6.152	0	2.614	8.766
Estimated Net Synergies:	100.000	0	0	100.000
Adjusted EBITDA + Estimated Net Synergies	295.317	97.534	29.030	227.621

(1) Includes \$100 million in estimated net synergies related to the Gold Kist acquisition.