DCAP GROUP INC Form 8-K February 07, 2008

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

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#### FORM 8-K

# CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report: February 1, 2008 (Date of earliest event reported)

# DCAP GROUP, INC. (Exact Name of Registrant as Specified in Charter)

Delaware 0-1665 36-2476480
(State or Other (Commission File Identification Number)

Delaware 0-1665 36-2476480

(IRSEmployer Identification Number)

1158 Broadway, 11557 Hewlett, NY (Address of Principal(Z i p Executive Offices) Code)

Registrant's telephone number, including area code: (516) 374-7600

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))

Item 2.01. Completion of Acquisition or Disposition of Assets.

On February 1, 2008, Payments Inc. ("Payments"), a wholly-owned subsidiary of DCAP Group, Inc., sold its outstanding premium finance loan portfolio to Premium Financing Specialists, Inc. ("PFS"). The salient terms of the sale are as follows:

- The purchase price for the acquired loan portfolio was approximately \$11,845,000, of which approximately \$268,000 was paid to Payments. The remainder of the purchase price was satisfied substantially by the assumption of liabilities of Payments, including the satisfaction of Payments' premium finance revolving credit line obligation to Manufacturers and Traders Trust Company.
- · Payments shall be entitled to receive an additional amount based upon the net earnings generated by the acquired loan portfolio.
- · PFS has agreed that, during the five year period ending January 31, 2013 (subject to automatic renewal for successive two year terms under certain circumstances), it will purchase, assume and service all eligible premium finance contracts originated by Payments in the states of New York, New Jersey and Pennsylvania. In connection with such purchases, PFS shall be obligated to pay to Payments a fee generally equal to a percentage of the amount financed.

Item 9.01. Financial Statements and Exhibits.

- (b) Pro Forma Financial Information:
  - (i) Explanatory Note with regard to Unaudited Pro Forma Condensed Consolidated Financial Statements
  - (ii) Pro Forma Condensed Consolidated Balance Sheet of the Company as of September 30, 2007
  - (iii) Pro Forma Condensed Consolidated Statement of Income for the nine months ended September 30, 2007
  - (iv) Pro Forma Condensed Consolidated Statement of Income for the year ended December 31, 2006
  - (v) Notes to Unaudited Pro Forma Financial Statements
- (d) Exhibits:
  - 2.1 Amended and Restated Purchase and Sale Agreement, dated as of February 1, 2008, by and among Premium Financing Specialists, Inc., Payments Inc. and DCAP Group, Inc.

#### DCAP GROUP, INC AND SUBSIDIARIES

#### UNAUDITED PRO FORMA CONDENSED CONSOLIDATED FINANCIAL STATEMENTS EXPLANATORY NOTE

The following unaudited pro forma condensed consolidated financial statements give effect to the sale (the "Sale") of the premium finance receivable assets of Payments Inc. ("Payments"), a wholly-owned subsidiary of DCAP Group, Inc. (the "Registrant"), to Premium Financing Specialists, Inc. ("PFS") and the assumption of certain liabilities (primarily premiums payable) and the liquidation of the revolving credit line of Payments by PFS. These pro forma financial statements are presented for illustrative purposes only and therefore are not necessarily indicative of the operating results and financial position that might have been achieved had the Sale occurred as of an earlier date, nor are they necessarily indicative of the operating results and financial position which may occur in the future.

A Pro Forma Condensed Consolidated Balance Sheet is provided as of September 30, 2007, giving effect to the Sale as though it had been consummated on that date. Pro Forma Condensed Consolidated Statements of Income are provided for the nine months ended September 30, 2007, giving effect to the Sale as though it had occurred on January 1, 2007, and the year ended December 31, 2006, giving effect to the Sale as though it had occurred on January 1, 2006.

The pro forma financial statements are based on preliminary estimates of values and transaction costs. Accordingly, the actual recording of the transaction may differ from these pro forma financial statements.

The pro forma condensed consolidated financial statements presented as of September 30, 2007 and for the nine months then ended and for the year ended December 31, 2006 are derived from the separate historical consolidated financial statements of the Registrant and should be read in conjunction with the audited and unaudited consolidated financial statements of the Registrant (included in its Annual Report on Form 10-KSB for the year ended December 31, 2006 and Quarterly Report on Form 10-QSB for the period ended September 30, 2007).

DCAP GROUP, INC. AND SUBSIDIARIES

# Pro Forma Condensed Consolidated Balance Sheet 9/30/2007 (unaudited)

Assets	Pro Forma As Reported Adjustments					
Assets	As Reported	Aujustilients	Pro Forma			
Current Assets:						
Cash and cash equivalents	\$ 1,000,725	\$ 279,659	A \$ 1,225,384			
		(25,000)	D			
	070 761	(30,000)	B			
Accounts receivable, net	878,761	(12 422 522)	878,761			
Finance contracts receivable, net Due from purchaser	13,423,523	(13,423,523)	A - E 294,646			
Prepaid expenses and other current assets	418,291	294,646	418,291			
Deferred income taxes	76,000	-	76,000			
Total Current Assets	15,797,300	(12,904,218)	2,893,082			
Property and Equipment, net	465,576	(12,501,210)	465,576			
Goodwill	2,601,257	_	2,601,257			
Other Intangibles, net	268,042	_	268,042			
Notes Receivable,net	4,854,318	-	4,854,318			
Deposits and Other Assets	170,969	(68,505)	C 102,464			
Total Assets	\$ 24,157,462	\$ (12,972,723)	\$11,184,739			
Liabilities and Stockholders' Equity						
Current Liabilities:						
Revolving credit line	\$ 9,601,676	\$ (9,601,676)	A \$ -			
Accounts payable and accrued expenses	686,896		686,896			
Premiums payable	3,247,542	(3,247,542)	Α -			
Current portion of long-term debt	2,091,263	-	2,091,263			
Mandatorily Redeemable Preferred Stock	780,000	-	780,000			
Other current liabilities	153,677	(12.040.210)	153,677			
Total Current Liabilities	16,561,054	(12,849,218)	3,711,836			
Long-Term Debt	653,971	-	653,971			
Deferred Income Taxes	532,201	-	532,201			
Commitments						
Stockholders' Equity:						
Common stock	37,505	-	37,505			
Preferred stock			-			
Capital in excess of par	11,773,130	- (60.505)	11,773,130			
Deficit	(4,214,619)		C (4,338,124)			
		(25,000)	D			
	7 506 016	(30,000)	B 7.472.511			
Treasury stock, at cost	7,596,016 (1,185,780)	(123,505)	7,472,511 (1,185,780)			
Total Stockholders' Equity	6,410,236	(123,505)	6,286,731			
Total Stockholders Equity	0,410,230	(123,303)	0,200,731			

Total Liabilities and Stockholders' Equity

\$ 24,157,462 \$

(12,972,723)

\$11,184,739

# Pro Forma Condensed Consolidated Balance Sheet (continued) 9/30/2007 (unaudited)

- A) To record net proceeds from sale of premium finance receivables to PFS, liquidation of credit line and payment of unfunded premiums due to insurance carriers by PFS.
- B) To record estimated transaction costs associated with the sale.
- C) To record write-off of deferred financing costs associated with terminated credit line.
- D) To record payment of early termination fee on credit line.
- E) To record holdback amount from purchase price that will be adjusted one year after closing date.

DCAP GROUP, INC. AND SUBSIDIARIES

Pro Forma Condensed Consolidated Statement of Income Nine Months Ended September 30, 2007 (unaudited)

	As Reported		Pro Forma Adjustments		Pr		o Forma
Revenue:				.,			
Commissions and fees	\$	4,486,855	\$	-		\$	4,486,855
Premium finance revenue		2,419,506		(2,419,506)	A		417,265
		, ,		417,265	В		,
Total Revenue		6,906,361		(2,002,241)			4,904,120
Operating Expenses:							
General and administrative							
expenses		5,849,432		(1,084,110)	A		4,841,259
				75,937	C		
Provision for finance receivable							
losses		396,065		(396,065)	A		-
Depreciation and amortization		287,430		(75,349)	Α		214,716
				2,635	C		
Interest expense		498,519		(498,519)	Α		-
Total Operating Expenses		7,031,446		(1,975,471)			5,055,975
Operating Income		(125,085)		(26,770)			(151,855)
Other (Expense) Income:							
Interest income - notes							
receivable		971,333		-			971,333
Interest expense		(397,963)		232	A		(397,731)
Other, net		72,942		-			72,942
Total Other (Expense) Income		646,312		232			646,544
Income Before Provision for							
Income Taxes		521,227		(26,538)			494,689
Provision for Income Taxes		238,049		(11,942)	D		226,107
Net Income	\$	283,178	\$	(14,596)		\$	268,582
Net Income Per Common Share:							
Basic:	\$	0.10				\$	0.09
Diluted:	\$	0.10				\$	0.09
Weighted Average Number of Shares Outstanding:							
Basic		2,962,683					2,962,683
Diluted		3,288,072					3,288,072

A) To eliminate historical revenue and expenses associated with premium financing of insurance contracts. See Note 1 of Notes to Unaudited Pro Forma Condensed Consolidated Financial Statements for a description of pro forma adjustments related to general and administrative expenses.

- B) To record estimated fee revenues from the sale of new premium finance contracts to PFS as if the sales commenced on January 1, 2007.
- C) To record estimated expenses from the sale of premium finance contracts to PFS as if the sale occured on January 1, 2007. See Note 1 of Notes to Unaudited Pro Forma Condensed Consolidated Financial Statements for a description of pro forma adjustments related to general and administrative expenses.
- D) To record tax benefit based on historical tax rate for the period presented.

DCAP GROUP, INC. AND SUBSIDIARIES

Pro Forma Condensed Consolidated Statement of Income Year Ended December 31, 2006 (unaudited)

			]	Pro Forma			
	A	as Reported	Adjustments		Pr		o Forma
Revenue:							
Commissions and fees	\$	7,121,724	\$	-		\$	7,121,724
Premium finance revenue		3,960,223		(3,960,223)	A		687,431
m . 1D		11 001 047		687,431	В		7 000 155
Total Revenue		11,081,947		(3,272,792)			7,809,155
Operating Expenses:							
General and administrative							
expenses		8,965,066		(1,695,779)	A		7,346,388
expenses		0,703,000		77,101	C		7,540,500
Provision for finance receivable				, , , 101	C		
losses		650,005		(650,005)	A		_
Depreciation and amortization		456,614		(171,430)	A		288,697
r		,-		3,513	C		,
Interest expense		824,382		(824,382)	A		-
Total Operating Expenses		10,896,067		(3,260,982)			7,635,085
Operating Income		185,880		(11,810)			174,070
Other (Expense) Income:							
Interest income - notes							
receivable		1,182,844		-			1,182,844
Interest expense		(490,946)		-			(490,946)
Other, net		46,559		-			46,559
Total Other (Expense) Income		738,457		-			738,457
In a sure Defense Duranisian form							
Income Before Provision for Income Taxes		024 227		(11.910)			012 527
Provision for Income Taxes		924,337 415,952		(11,810)	D		912,527 410,638
Net Income	\$	508,385	\$	(5,314) (6,496)	D	\$	501,890
Net meome	φ	500,505	Ψ	(0,490)		φ	301,690
Net Income Per Common Share:							
Basic:	\$	0.18				\$	0.17
2 467.07	4	0.10				4	0.17
Diluted:	\$	0.17				\$	0.17
Weighted Average Number of							
Shares Outstanding:							
Basic		2,888,805					2,888,805
Diluted		3,250,937					3,250,937

- A) To eliminate historical revenue and expenses associated with premium financing of insurance contracts adjusted for certain inter-segment re-allocations. See Note 1 of Notes to Unaudited Pro Forma Condensed Consolidated Financial Statements for a description of pro forma adjustments related to general and administrative expenses.
- B) To record estimated fee revenues from the sale of new premium finance contracts to PFS as if the sales commenced on January 1, 2006.
- C) To record estimated expenses from the sale of premium finance contracts to PFS as if the sale occurred on January 1, 2006. See Note 1 of Notes to Unaudited Pro Forma Condensed Consolidated Financial Statements for a description of pro forma adjustments related to general and administrative expenses.
- D) To record tax benefit based on historical tax rate for the period presented.

#### DCAP Group, Inc. and Subsidiaries Notes to Unaudited Pro Forma Condensed Consolidated Financial Statements

### 1. Pro Forma Adjustments – General and Administrative Expenses

	Nine M End Septemb 200	ed per 30,	Year Ended December 31, 2006		
Historical general and administrative expenses associated with premium financing of insurance contracts:	200	, ,		2000	
Customer processing Employment costs Occupancy costs Other costs and expenses Total	sing \$ (		\$ (1,096,600) (323,276) (43,772) (232,131) \$ (1,695,779)		
Estimated general and administrative expenses associated with the sale of premium finance contracts to PFS as if the sale occurred at the beginning of the periods presented:  Employment costs Other costs and expenses Total	\$	38,367 37,570 75,937	\$	38,367 38,734 77,101	

#### **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.

DCAP GROUP, INC.

February 7, 2008 By: /s/ Barry B. Goldstein

Barry B. Goldstein

President