ALTIRIS INC Form DEFA14A January 29, 2007

Filed by the Registrant x Filed by a Party other than the Registrant "

Payment of Filing Fee (Check the appropriate box):

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No. __)

Chec	Check the appropriate box:					
	Preliminary Proxy Statement					
	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))					
	Definitive Proxy Statement					
	Definitive Additional Materials					
x	Soliciting Material Pursuant to §240.14a-12					
Altiris, Inc.						
(Name of Registrant as Specified in its Charter)						

ζ.	No fee required.				
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.				
_	(1) Title of each class of securities to which transaction applies:				
	(2) Aggregate number of securities to which transaction applies:				
	(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):				
	(4) Proposed maximum aggregate value of transaction:				
	(5) Total fee paid:				
	Fee paid previously with preliminary materials.				
	Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.				
	(1) Amount Previously Paid:				
	(2) Form, Schedule or Registration Statement No.:				
_	(3) Filing Party:				
_	(4) Date Filed:				

1701		A 14	T .
halrii	hv	Altiris,	Inc
Liicu	D.Y	TAILLI 139	IIIC.

Pursuant to Rule 14a-12 of

the Securities Exchange Act of 1934

Subject Company: Altiris, Inc.

Commission File No.: 000-49793

The following presentation materials were used by officers of Altiris, Inc. and Symantec Corporation during a conference call with analysts and investors on January 29, 2007

Symantec To Acquire Altiris

Forward Looking Statements

This presentation contains forward-looking statements regarding the financial and business results of Symantec and Altiris, including statements of expectations regarding consummation of the merger, projected growth for computing devices, benefits to Symantec from combining the Altiris

and Symantec businesses and

cost savings opportunities for the combined company. Such forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause each company s actual results, levels of activity, performance or achievements to differ materially from results expressed in or implied by this presentation, including, among others: whether the companies can successfully

develop new products and the degree to which these gain market acceptance; the sustainability of recent growth rates, particularly in consumer products; the anticipation of the growth of certain market segments; the positioning of the companies

products in those segments; the competitive environment in the software industry; general market conditions; acquisition-related risks, particularly risks relating to integrating the two companies; fluctuations in currency exchange

rates; and changes to operating systems and product strategy by vendors of operating systems.

Additional information concerning these and other risk factors is contained in the Risk Factors sections of Symantec s Form 10-K for the year ended March 31, 2006, and in its Form 10-Q for the quarter ended September 29, 2006, and of Altiris s

Form 10-K for the year ended December 31, 2005 and its Form 10-Q for the quarter ended September 30, 2006, each filed with the Securities and Exchange Commission.

We assume no obligation to update any forward-looking information contained in this presentation.

GAAP to Non-GAAP Reconciliation

In addition to reporting financial results in accordance with generally accepted accounting principles,

or
GAAP,
Symantec
and
Altiris
report
non-GAAP financial results.

Investors are encouraged to review the reconciliation of these non-GAAP financial measures to the comparable GAAP results, which can be found in the exhibits at the end of this presentation and on the investor relations websites of Symantec and Altiris.

Symantec s non-GAAP information excludes amortization of all acquisition-related intangibles, restructuring charges and certain stock-based compensation expenses. In addition, Symantec s combined non-GAAP financial results include the historical results for Symantec and Veritas for comparative fiscal periods, deferred revenue that has been eliminated from Symantec s GAAP results as part of the purchase accounting for the acquisition of Veritas, and adjustments related to the fair value of the assets acquired and liabilities assumed as part of the acquisition, and exclude certain non-GAAP expenses, net of tax.

Altiris

non-GAAP information excludes amortization of acquired core technology, amortization of intangible assets, restructuring charges and stock-based compensation expenses, net of tax.

4 Strategic Rationale

Leverages core competitive strengths

The most secure endpoint is a well-managed endpoint

A shared focus on the endpoint (desktops, laptops, servers, converged devices)

Complementary channels

Targets same IT buyer

Strengthens SME presence

Respective OEM partnerships with HP and Dell are complementary

Capitalizes on future technology trends

Virtualization, Intel vPro, mobile devices, Software-as-a-service

5
Endpoint
Security and
Compliance
Endpoint
Management
The Most Secure Endpoint

Is A Well-Managed Endpoint

6
Why Is The Endpoint
Important To Symantec?
Protecting
Infrastructure
Protecting
Information

Protecting
Interactions
The endpoint is a critical component of IT
infrastructure; virtualization and mobile device
growth will increase endpoint proliferation
The endpoint is a main point of
vulnerability and data leakage
The endpoint is the
primary portal to the
enterprise
Type of Interaction and Communication

Number Of Endpoints Are Proliferating

Desktops

Laptops

Servers

Mobile

Devices

In millions

In millions

In millions

CAGR = 9.9%

CAGR = 11.5%

CAGR = 29.1%

_010

Source: IDC, Worldwide Virtual Machine Software 2006 2010 Forecast, September 2006, Doc #203213, IDC, Worldwide Conference Update: December 2006, Doc #204830, IDC, Worldwide Handheld Device 2006 2010 Forecast Update: December 2006 2010 Forecast Update: July 2006, Doc #202769

8
Symantec and Altiris:
A Total Endpoint Solution

Best-in-class endpoint management suite

Leverages core competitive strengths of Symantec (security

and compliance) and Altiris (discover, remediate and manage)

Limited direct competition from centralized systems vendors

Identify

Analyze threats

Identify exposure

Prioritize risks

Protect

Update signatures

Issues patches

Block attacks

Repair

Disinfect

Deploy updates

Backup / recover

Enforce

Scan endpoints

Quarantine endpoints

Track compliance

9

Protect

Repair

Enforce

Identify

Real World Example:

A New Threat Is Discovered

Identify Analyze threats Identify exposure Prioritize risks

Vulnerable endpoints identified

Symantec DeepSight provides visibility

Altiris CMDB identifies exposure

Potential configuration conflicts analyzed Vulnerable endpoints

10

The Threat Is Contained

Protect

Repair Enforce Identify

Protect

Update signatures Issues patches Block attacks

Signatures and patches delivered

Symantec signatures updated

Patches applied via Altiris infrastructure

Ongoing protection from multiple attack vectors

11

Endpoint Is Immunized Protect

Repair Enforce

Identify Repair

Disinfect
Deploy updates
Backup / recover

Disinfection and software updates

Symantec Client Security disinfects endpoints

Altiris delivers critical updates

Virtualization simplifies deployment

CMDB updated

Policy Enforcement
Keeps The Network Safe
Protect
Repair
Enforce
Identify

Enforce Scan endpoints Quarantine endpoints Track compliance

New policy is enforced

Symantec Control Compliance Suite and Symantec endpoint compliance technology

Altiris Task Manager asset and workflow management

Vulnerable machines are quarantined

Network is kept safe

13

Procurement

Deployment

Production

Retirement

Asset

Discovery

License Management Deployment / Configuration Packaging And QA Software Distribution Security and Compliance Patch Management Backup / Recovery Asset Tracking Problem Resolution Software Updates Strong Product Fit Altiris Workflow and CMDB (Service & Asset Management Suite) **Applications** Virtualization Operating System CPU (Intel vPro) Client Management (Client Management Suite) Service/Help Desk (Service Desk Solution) Server Management (Server Management Suite) Virtualization (SVS and virtual systems management) **Endpoint Security** (Antivirus, Client Security) Compliance Management (Control Compliance Suite / endpoint compliance technology) Backup and Recovery (Backup Exec) Archiving (Enterprise Vault) Endpoint Symantec

Migration

Securing and Managing the Endpoint

14

Distribution Synergies

Targets same IT buyers

Security and IT administration functions are converging

Strengthens Symantec s SME focus

Complementary channel strengths

Additional products through the Symantec channel worldwide

Synergistic OEM relationships

Additional account penetration through direct sales

15 Capitalizes On Future Technology Trends

Virtual desktop environments

Virtual systems proliferation

Altiris enables management of virtual desktops

Altiris

SVS revolutionizes desktop application management

Virtualized applications streamline operations and reduce support costs

Mobile endpoints

Mobile device proliferation

Mobile devices need to be managed

Software-as-a-service

Altiris products are service-enabled for on-premise or ondemand delivery

16
The Endpoint is the
New Perimeter
Common CMDB and Management Infrastructure
Data Center
Endpoints
Mobile

Laptops Thick Client

Desktops

Virtual

Desktops

Mobile

Devices

Applications

Data and

Storage Pervasive

Network

17 Deal Structure

\$33 per share, or approx. \$830 million, net of cash acquired

100% cash financed from current sources of liquidity

The transaction is expected to close during the second calendar quarter of 2007

This transaction is expected to be accretive to Symantec s FY08 operating plan Financial Terms

Altiris stockholder approval

Regulatory and other customary approvals Conditions

New business unit led by Greg Butterfield, CEO of Altiris Operational Structure

Trailing Twelve Month Income Statement (a)

(a) Symantec trailing

results (TTM) ended December 31, 2006. Altiris TTM results ended September 30, 2006. (*) These are non-GAAP results. Both companies provide GAAP as well as non-GAAP results. Please see the appendix for GAAP reconciliation for each company. \$25* M \$1,033* M Net Income 15.3*%

27.5*% Operating Margin \$33* M

twelve month

\$1,425* M

Operating Income

79.3%

83.7*%

Gross Margin

\$170 M

\$4,336* M

Gross Profit

\$215 M

\$5,180* M

Revenue

19 Identified Cost Savings

G&A cost savings

Public company costs

Facilities consolidation
Duplicative systems
R&D cost savings
Rationalize product offerings
Common development efforts
Distribution synergies
Leverage Symantec s global presence

20

Balance Sheet

(a)

(a)

Symantec results

are

Altiris
results
are
as
of
September
30,
2006.
(*)
These are non-GAAP results. Symantec provides GAAP as well as non-GAAP results. Please see the appendix for GAAP to
reconciliation of deferred revenue.
965
17,396
Headcount
76
51
DSOs
\$2 M
\$2,100 M
Debt

as of

31, 2006.

\$61 M \$2,489* M

\$177 M \$2,978 M

Investments

Deferred Revenue

Cash and Short-Term

December

21 Trailing Twelve Month Cash Flow Statement (a)

(a) Symantec trailing

twelve month results (TTM) ended September 30, 2006. Altiris TTM results ended September 30, 2006. \$4 M \$304 M Capital Expenditures \$31 M \$1,621 M Cash Flow From Operations \$10 M \$105 M **Stock Compensation**

Depreciation & Amortization

\$15 M \$775 M

Symantec Altiris 22 Symantec Corporation Summary

The most secure endpoint is a well-managed endpoint

Symantec and Altiris leverage respective competitive strengths

Symantec: endpoint security, compliance and backup

Altiris: endpoint management and remediation

Combined, we create the most comprehensive endpoint suite available

Complementary channel strengths through VARs, SIs, and OEMs

Focus on the SME segment

We expect this transaction to be accretive to our FY08 operating plan

Appendix

24
Symantec Statement of Operations
Reconciliation
NOTES:
The
above
information

Edgar Filling. AETH 110 1110 TOTH DEI ATTA
reflects
the
financial
results
of
Symantec
Corporation.
Symantec
acquired
Veritas
Software
Corporation
on
July
2,
2005.
The
results
of
operations
of
Veritas
have been included in the Symantec results of operations beginning on July 2, 2005.
\$1,032,950
Non-GAAP net income
(16,768)
Gain on sale of building (I)
(219,261)
Income tax effect on non-GAAP adjustments (J)
351,965
Operating expense adjustment
466,254
Gross profit adjustment
\$450,760
GAAP net income
NET INCOME (LOSS):
\$1,424,974
Non-GAAP operating income
351,965
Operating expense adjustment
466,254
Gross profit adjustment
\$606,755
GAAP operating income
OPERATING INCOME:
\$2,911,154
Non-GAAP operating expenses
(351,965)
Operating expense adjustment
(201,916)

Amortization of other intangible assets (G) (587)Integration (F) (23,904)Restructuring (E) (1,100)Acquired in-process research and development (H) (115,263)Stock-based compensation (D) (9,195)Executive incentive bonuses (C) \$3,263,119 GAAP operating expenses **OPERATING EXPENSES:** \$4,336,128 Non-GAAP gross profit 466,254 Gross profit adjustment 12,982 Stock-based compensation (D) 346,229 Amortization of acquired product rights (B) 107,043 Fair value adjustment Veritas deferred revenue (A) \$3,869,874 GAAP gross profit **GROSS PROFIT:** \$5,179,802 Non-GAAP net revenues 107,043 Fair value adjustment to Veritas deferred revenue (A) \$5,072,759 GAAP net revenues **NET REVENUES:** Twelve Months Ended 12/31/06

(In

thousands) (Unaudited)

26 Symantec Deferred Revenue Reconciliation Fair value adjustment to

Veritas
deferred
revenue
(*)
25,448
(**) We believe that providing the non-GAAP item set forth above is useful to investors
and such item is used by our management, for the reasons associated with the adjusting
item as described above.
(*)
Fair
value
adjustment
to
Veritas
deferred
revenue.
We
include
revenue
associated
with
Veritas
deferred revenue that was excluded as a result of purchase accounting
adjustments
to
fair
value
because
we
believe
it
is
reflective
of
ongoing
operating
results.
\$ 2,487,970
Non-GAAP Deferred Revenue (**)
Add back:
\$ 2,462,522
GAAP Deferred Revenue
December 31, 2006
(In thousands) (Unaudited)

DEFERRED REVENUE:

27
Altiris
Statement of
Operations Reconciliation
25,273
Non-GAAP Net Income
(4,621)

Tax effect

10,076

Stock-based compensation

166

Restructuring charges

3,990

Amortization of intangible assets

7,301

Amortization of acquired core technology

Add back:

8,361

GAAP Net Income

32,747

Non-GAAP Operating Income

10,076

Stock-based compensation

166

Restructuring charges

3,990

Amortization of intangible assets

7,301

Amortization of acquired core technology

Add back:

11,213

GAAP Operating Income

170,128

Gross Profit

214,595

Revenue

Twelve Months Ended 9/30/06

(In thousands) (Unaudited)

28 Additional Information and Where You Can Find It

Altiris

intends to file with the Securities and Exchange Commission preliminary and definitive proxy statements and other relevant materials in connection with the transaction. The proxy statement will

be mailed to the stockholders of Altiris. Before making any voting or investment decision with
respect
to
the
transaction,
investors
and
stockholders
of
Altiris
are
urged
to
read
the
proxy
statement and the other relevant materials when they become available because they will contain
important
information
about
the .
transaction,
Altiris
and
Symantec.
Investors
and
security
holders
may obtain free copies of these documents (when they are available) and other documents filed
with
the
Securities
and
Exchange
Commission
(the
"SEC")
at
the
SEC s
web
site
at
www.sec.gov.
In addition, investors and security holders may obtain free copies of the documents filed with the
SEC
by
Altiris
at

its corporate website at www.altiris.com under Company-Investor Relations or by contacting Investor Relations at Altiris, Inc. 588 W. 400 S., Lindon, UT 84042. **Altiris** and its officers and directors may be deemed to be participants in the solicitation of proxies from Altiris stockholders with respect to the transaction. A description of any interests that these officers and directors have in the transaction will be available in the proxy statement. In addition, Symantec may be deemed to have participated in the solicitation of proxies from Altiris stockholders in favor of the approval of the Agreement. Information concerning Symantec s directors and executive officers is set forth in Symantec s proxy statement for its 2006 annual meeting of stockholders, which was filed with the SEC on July 25, 2006, Annual Report on Form 10-K for fiscal 2006 and Current Report on Form 8-K filed on January 22, 2007. These documents are available free of charge at the SEC s web site at

www.sec.gov
or
by
going
to
Symantec s
Investor
Relations
page
on
its
corporate
website

www.symantec.com.

at