PEABODY ENERGY CORP Form 8-K December 13, 2006

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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) December 13, 2006
PEABODY ENERGY CORPORATION

(Exact name of registrant as specified in its charter)

Delaware 1-16463 13-4004153

(State or other jurisdiction of incorporation or organization)

(Commission File Number)

(I.R.S. Employer Identification No.)

701 Market Street, St. Louis, Missouri

63101

(Address of principal executive offices)

(Zip Code)

Registrant s telephone number, including area code (314) 342-3400

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:

- o 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))

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<u>Item 8.01. Other Events</u> <u>SIGNATURE</u>

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Item 8.01. Other Events.

On October 25, 2006, Peabody Energy Corporation (Peabody) completed the acquisition of Excel Coal Limited, an independent coal company in Australia (the Excel Acquisition). Peabody funded the acquisition with net proceeds from its registered offering of senior notes and borrowings under its senior unsecured credit facility. Peabody expects to refinance certain borrowings made under its senior unsecured credit facility in connection with the Excel Acquisition through an offering of convertible junior subordinated debentures.

The following unaudited pro forma combined financial statements give effect to Peabody s acquisition of Excel completed on October 25, 2006, the related acquisition financings and the refinancing of borrowings under our senior unsecured credit facility through an offering of convertible junior subordinated debentures. The unaudited pro forma combined balance sheet as of September 30, 2006 is presented as if the acquisition and the related financings had occurred on that date. The unaudited pro forma combined statement of operations for the nine months ended September 30, 2006 and for the year ended December 31, 2005 assume that the acquisition had occurred on January 1, 2005. The acquisition and the related financings are accounted for using the purchase method of accounting, with the purchase price allocated to the assets acquired and liabilities assumed based on estimated fair values, pending the completion of independent appraisals.

The unaudited pro forma combined financial statements should be read in conjunction with (i) Peabody s historical audited financial statements and Management s Discussion and Analysis of Financial Condition and Results of Operations filed in our Annual Report on Form 10-K for the year ended December 31, 2005, (ii) our historical unaudited financial statements and Management s Discussion and Analysis of Financial Condition and Results of Operations filed in our Quarterly Report on Form 10-Q for the nine months ended September 30, 2006 and (iii) the historical audited financial statements of Excel, previously included in a Current Report on Form 8-K, filed on October 2, 2006.

The unaudited pro forma combined financial statements are for informational purposes only and are not necessarily indicative of the financial position that would have been obtained or the results of operations that would have occurred if the acquisition and the related financings had been consummated on the dates indicated, nor are they necessarily indicative of our financial position or results of operations in the future. The pro forma adjustments, as described in the Notes to Pro Forma Combined Financial Statements, are based upon available information and upon assumptions that Peabody s management believes are reasonable. The actual amounts that Peabody records based on its final assessment of fair values may differ materially from the information presented in these unaudited pro forma combined financial statements.

Due to differing fiscal years between Peabody, which ends its fiscal year on December 31, and Excel, which ends its fiscal year on June 30, calculations were necessary to conform Excel s financial information to the time periods presented.

Information related to Excel included in the unaudited pro forma combined balance sheet as of September 30, 2006 was translated from A\$ to US\$ using a foreign exchange rate of A\$1.00=US\$0.7480, based on the closing rate on September 29, 2006. The unaudited pro forma combined statement of operations for the nine months ended September 30, 2006 was translated from A\$ to US\$ using an exchange rate of A\$1.00=US\$0.7480, based on the average closing rates for the period from January 3, 2006 through September 29, 2006. The unaudited pro forma combined statement of operations for the year ended December 31, 2005 was translated from A\$ to US\$ using an exchange rate of A\$1.00=US\$0.7622, based on the average closing rates for the period from January 4, 2005 through December 30, 2005. Asset retirement obligation expense and depreciation, depletion and amortization were translated from A\$ to US\$ using a historical exchange rate equal to the opening rate on January 4, 2005 of A\$1.00=US\$0.7790 for all periods presented.

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PEABODY ENERGY CORPORATION UNAUDITED PRO FORMA COMBINED STATEMENT OF OPERATIONS YEAR ENDED DECEMBER 31, 2005

(Dollars in thousands, except per share data)

REVENUES		Peabody Energy Historical]	xcel Coal Limited Iistorical		ro Forma djustments		Pro Forma s Adjusted
Sales	\$	4,545,323	\$	326,208			\$	4,871,531
Other revenues	Ф	99,130	Ф	2,130			Þ	101,260
Total revenues		4,644,453		328,338				4,972,791
COSTS AND EXPENSES								
Operating costs and expenses Depreciation, depletion and		3,715,836		221,509		7,000(a)		3,944,345
amortization		316,114		17,864		19,800(b)		353,778
Asset retirement obligation expense		35,901		4,279		19,000(0)		40,180
Selling and administrative expenses		189,802		16,914				206,716
Net (gain) loss on disposal or exchange		,		,				
of assets		(101,487)		1				(101,486)
Income from equity affiliates		(30,096)		(3,445)				(33,541)
OPERATING PROFIT		518,383		71,216		(26,800)		562,799
Interest expense		102,939		7,997		(7,997)(c)		102,939
						123,840(d)		123,840
Interest income		(10,641)		(4,261)		4,261(c)		(10,641)
INCOME BEFORE INCOME TAXES								
AND MINORITY INTERESTS		426,085		67,480		(146,904)		346,661
Income tax provision (benefit)		960		18,695		(41,499)(e)		(21,844)
Minority interests		2,472		4,755				7,227
NET INCOME	\$	422,653	\$	44,030	\$	(105,405)	\$	361,278
Basic earnings per share	\$	1.62	\$	0.17	\$	(0.40)	\$	1.38
Diluted earnings per share	\$	1.58	\$	0.16	\$	(0.39)	\$	1.35
		-12-0	,		_	(0.0)	•	
Weighted average shares outstanding								
basic	2	61,519,424	26	51,519,424	2	61,519,424	2	61,519,424
Weighted average shares outstanding								
diluted	2	68,013,476	26	68,013,476	2	68,013,476	2	68,013,476
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PEABODY ENERGY CORPORATION UNAUDITED PRO FORMA COMBINED STATEMENT OF OPERATIONS NINE MONTHS ENDED SEPTEMBER 30, 2006

(Dollars in thousands, except per share data)

Sales Other revenues \$ 3,805,838 \$292,227 \$90,153 Other revenues 87,348 \$2,805 \$90,153 Total revenues 3,893,186 \$295,032 \$4,188,218 COSTS AND EXPENSES Operating costs and expenses Operating costs and expenses amountization 3,078,880 183,110 7,000(a) 3,268,990 Depreciation, depletion and amortization and amortization and amortization and amortization and amortization expenses (25,911 1,933 14,430(b) 295,036 295,036 43,099 14,099	REVENUES		Peabody Energy Historical		xcel Coal Limited Historical		ro Forma ljustments		ro Forma s Adjusted
Other revenues 87,348 2,805 90,153 Total revenues 3,893,186 295,032 4,188,218 COSTS AND EXPENSES Operating costs and expenses operation, depletion and amortization 183,110 7,000(a) 3,268,990 Asset retirement obligation expense Selling and administrative expenses of assets 25,911 1,933 14,430(b) 295,036 Selling and administrative expenses of like gain on disposal or exchange of assets (94,309) (453) (94,762) (19,762) (Income) loss from equity affiliates (19,132) 129 (19,003) (94,762) OPERATING PROFIT 519,940 75,406 (21,430) 573,916 Interest expense 79,130 6,703 (6,703)(c) 79,130 Interest income (6,026) (1,758) 1,758(c) (6,026) INCOME BEFORE INCOME TAXES AND MINORITY INTERESTS 446,836 70,461 (109,359) 407,938 Income tax provision 10,905 21,052 (30,550)(c) 1,407 <t< td=""><td></td><td>Ф</td><td>2 905 929</td><td>¢</td><td>202 227</td><td></td><td></td><td>Ф</td><td>1 000 065</td></t<>		Ф	2 905 929	¢	202 227			Ф	1 000 065
Total revenues 3,893,186 295,032 4,188,218		Ф		Ф				Ф	
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Operating costs and expenses Depreciation, depletion and amortization amortization 3,078,880 183,110 7,000(a) 3,268,990 Depreciation, depletion and amortization Asset retirement obligation expense Selling and administrative expenses 118,793 25,911 1,933 14,430(b) 295,036 Assets retirement obligation expenses Selling and administrative expenses 118,793 17,404 136,197 Net gain on disposal or exchange of assets (94,309) (453) (94,762) (Income) loss from equity affiliates (19,132) 129 (19,003) OPERATING PROFIT 519,940 75,406 (21,430) 573,916 Interest expense 79,130 6,703 (6,703)(c) 79,130 Interest income (6,026) (1,758) 1,758(c) (6,026) INCOME BEFORE INCOME TAXES AND MINORITY INTERESTS 446,836 70,461 (109,359) 407,938 Income tax provision 10,905 21,052 (30,550)(e) 1,407 Minority interests 10,267 3,874 14,141 NET INCOME \$425,664 \$45,535 \$(78,809) \$392,390	Total revenues		3,893,186		295,032				4,188,218
Depreciation, depletion and amortization 263,103 17,503 14,430(b) 295,036	COSTS AND EXPENSES								
amortization 263,103 17,503 14,430(b) 295,036 Asset retirement obligation expense 25,911 1,933 27,844 Selling and administrative expenses 118,793 17,404 136,197 Net gain on disposal or exchange of assets (94,309) (453) (94,762) (Income) loss from equity affiliates (19,132) 129 (19,003) OPERATING PROFIT 519,940 75,406 (21,430) 573,916 Interest expense 79,130 6,703 (6,703)(c) 79,130 92,874(d) 92,874 92,874(d) 92,874 Interest income (6,026) (1,758) 1,758(c) (6,026) INCOME BEFORE INCOME TAXES AND MINORITY INTERESTS 446,836 70,461 (109,359) 407,938 Income tax provision 10,905 21,052 (30,550)(e) 1,407 Minority interests 10,267 3,874 14,141 NET INCOME \$425,664 \$45,535 (78,809) \$392,390 Basic earnings per share \$1.58 0.1			3,078,880		183,110		7,000(a)		3,268,990
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Selling and administrative expenses Net gain on disposal or exchange of assets 118,793 17,404 136,197 Net gain on disposal or exchange of assets (94,309) (453) (94,762) (Income) loss from equity affiliates (19,132) 129 (19,003) OPERATING PROFIT 519,940 75,406 (21,430) 573,916 Interest expense 79,130 6,703 (6,703)(c) 79,130 92,874(d) 92,874 92,874(d) 92,874 Interest income (6,026) (1,758) 1,758(c) (6,026) INCOME BEFORE INCOME TAXES AND MINORITY INTERESTS 446,836 70,461 (109,359) 407,938 Income tax provision 10,905 21,052 (30,550)(e) 1,407 Minority interests 10,267 3,874 14,141 NET INCOME \$425,664 \$45,535 (78,809) \$392,390 Basic earnings per share \$1.61 \$0.17 \$(0.30) \$1.49 Diluted earnings per share \$1.58 0.17 \$(0.29) \$1.46 Weighted average shares outstanding basic 263,631,134 263,631,134 263,631,13							14,430(0)		
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Interest income (6,026) (1,758) 92,874(d) 92,874 Interest income (6,026) (1,758) 1,758(c) (6,026) INCOME BEFORE INCOME TAXES AND MINORITY INTERESTS 446,836 70,461 (109,359) 407,938 Income tax provision 10,905 21,052 (30,550)(e) 1,407 Minority interests 10,267 3,874 14,141 NET INCOME \$425,664 \$45,535 \$(78,809) \$392,390 Basic earnings per share \$1.61 \$0.17 \$(0.30) \$1.49 Diluted earnings per share \$1.58 \$0.17 \$(0.29) \$1.46 Weighted average shares outstanding basic 263,631,134 263,631,134 263,631,134 263,631,134 Weighted average shares outstanding diluted 269,320,801 269,320,801 269,320,801			•		•				
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AND MINORITY INTERESTS	Interest income		(6,026)		(1,758)				(6,026)
AND MINORITY INTERESTS	INCOME BEFORE INCOME TAXES								
Income tax provision 10,905 21,052 (30,550)(e) 1,407 Minority interests 10,267 3,874 14,141 NET INCOME \$ 425,664 \$ 45,535 \$ (78,809) \$ 392,390 Basic earnings per share \$ 1.61 \$ 0.17 \$ (0.30) \$ 1.49 Diluted earnings per share \$ 1.58 \$ 0.17 \$ (0.29) \$ 1.46 Weighted average shares outstanding basic 263,631,134 263,631,134 263,631,134 263,631,134 263,631,134 263,631,134 263,631,134 269,320,801			446,836		70,461		(109,359)		407,938
Minority interests 10,267 3,874 14,141 NET INCOME \$ 425,664 \$ 45,535 \$ (78,809) \$ 392,390 Basic earnings per share \$ 1.61 \$ 0.17 \$ (0.30) \$ 1.49 Diluted earnings per share \$ 1.58 \$ 0.17 \$ (0.29) \$ 1.46 Weighted average shares outstanding basic 263,631,134			•		•				•
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Diluted earnings per share \$ 1.58 \$ 0.17 \$ (0.29) \$ 1.46 Weighted average shares outstanding basic 263,631,134 263,631,134 263,631,134 263,631,134 263,631,134 263,631,134 269,320,801 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>									
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basic 263,631,134 263,631,134 263,631,134 263,631,134 263,631,134 Weighted average shares outstanding diluted 269,320,801 269,320,801 269,320,801 269,320,801	Diluted earnings per share	\$	1.58	\$	0.17	\$	(0.29)	\$	1.46
basic 263,631,134 263,631,134 263,631,134 263,631,134 263,631,134 Weighted average shares outstanding diluted 269,320,801 269,320,801 269,320,801 269,320,801	Weighted average shares outstanding								
diluted 269,320,801 269,320,801 269,320,801 269,320,801	basic	2	263,631,134	2	63,631,134	2	63,631,134	2	63,631,134
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PEABODY ENERGY CORPORATION UNAUDITED PRO FORMA COMBINED BALANCE SHEET SEPTEMBER 30, 2006

(Dollars in thousands)

A seeds	Peabody Energy Historical	Excel Coal Limited Historical	Pro forma Adjustments (g)	Total
Assets Cash and cash equivalents Accounts receivable, less allowance Inventories Assets from coal trading activities Deferred income taxes	\$ 317,405 244,730 181,444 96,087 94,124	\$ 30,052 18,735 35,321	\$ 11,094 7,000(g)	\$ 358,551 263,465 223,765 96,087 94,124
Other current assets	84,409	5,346		89,755
Total current assets Property, plant, equipment and mine	1,018,199	89,454	18.094	1,125,747
development, net Deferred income taxes	5,565,540	540,405 19,185	1,475,000(g)	7,580,945 19,185
Goodwill Investments and other assets	644,798(f)	167,761	99,457(g) (285,779)(f)	99,457 526,780
Total assets	\$7,228,537	\$ 816,805	\$ 1,306,772	\$ 9,352,114
Liabilities and Stockholders Equity				
Current liabilities Current maturities of long-term debt Liabilities from coal trading activities	\$ 77,691 80,695	\$ 17,122	\$ (17,122)(h)	\$ 77,691 80,695
Accounts payable and accrued expenses	853,003	135,317		988,320
Total current liabilities Long-term debt, less current maturities Deferred income taxes Asset retirement obligations Workers compensation obligations Accrued postretirement benefit costs Other noncurrent liabilities	1,011,389 1,624,912 254,387 407,365 240,312 975,413 329,621	152,439 271,941(h) 24,220 7,171 3,357 23,056	(17,122) 1,316,206(h) 323,000(g)	1,146,706 3,213,059 278,607 414,536 240,312 978,770 675,677
	•	•		,
Total liabilities Minority interests Stockholders equity	4,843,399 15,506	482,184 18,298	1,622,084	6,947,667 33,804
Common stock Additional paid-in capital	2,667 1,562,113	215,368	(215,368)(g)	2,667 1,562,113
Retained earnings Accumulated other comprehensive income	956,790	99,944	(99,944)(g)	956,790
(loss)	(48,245)	1,011		(47,234)

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Treasury stock	(103,693)			(103,693)
Total stockholders equity	2,369,632	316,323	(315,312)	2,370,643
Total liabilities and stockholders equity	\$7,228,537	\$ 816,805	\$ 1,306,772	\$ 9,352,114
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NOTES TO PRO FORMA COMBINED FINANCIAL STATEMENTS

- (a) To adjust operating costs and expenses based on our estimated fair value adjustment to coal inventory.
- (b) To adjust depreciation, depletion and amortization based on the portion of the acquisition cost allocated to long-lived assets.
- (c) To reverse historical interest expense incurred by Excel, as well as historical interest income earned by Excel.
- (d) Represents pro forma interest expense, including the amortization of debt issuance costs where applicable, resulting from our new capital structure (dollars in thousands):

Nine Months Year Ended Ended

	December	September
	31,	30,
	2005	2006
Revolving credit facility (1)	1,126	1,408
Term loan facility (2)	47,917	40,594
7 7/8% Senior notes (3)	20,150	15,113
7 3/8% Senior notes (4)	48,718	36,538
6 7/8% Senior notes (5)	47,746	36,012
5 7/8% Senior notes (6)	14,879	10,894
Subordinated note (7)	6,656	4,445
Convertible junior subordinated debentures (8)	25,321	18,991
Surety bond expense (9)	11,095	6,043
Other long-term debt (10)	3,172	1,966
Total pro forma interest expense	226,779	172,004
Less historical interest expense	102,939	79,130
Net adjustment to interest expense	123,840	92,874

(1) Reflects pro

forma

amortization of

debt issuance

costs.

Borrowings

outstanding

under this

facility were

limited to

\$312.0 million

at

September 30,

2006, which is

assumed to be

replaced by the

convertible

junior

subordinated

debentures. To

the extent debt

outstanding

under the

revolving credit

facility is not

repaid with

proceeds from

the convertible

junior

subordinated

debentures, interest expense would increase by approximately \$4.0 million.

- (2) Reflects pro forma interest expense on our term loan facility at an assumed LIBOR plus 1% interest rate of 6.3%.
- (3) Reflects pro forma interest expense on the 2026 senior notes at an interest rate of 7.88%.
- (4) Reflects pro forma interest expense on the 2016 senior notes at an interest rate of 7.38%.
- (5) Reflects
 historical
 interest expense
 on our 6 7/8%
 senior notes.
- (6) Reflects
 historical
 interest expense
 on our 5 7/8%
 senior notes.
- (7) Reflects
 historical
 interest expense
 on our 5%
 subordinated
 note.

(8)

Reflects pro forma interest expense on our convertible junior subordinated debentures at an assumed rate of 5.0%. For each percentage point by which the average interest rate on the convertible junior subordinated debentures deviates from 5.0%, this adjustment would change by approximately \$1.0 million per \$100 million of convertible iunior subordinated debentures.

- (9) Reflects historical fees for surety bonds outstanding.
- (10) Reflects
 historical letter
 of credit fees,
 interest on
 capital leases
 and the effect of
 interest rate
 swaps.
- (e) To record income tax expense (benefit) on the pro forma adjustments to results of

operations using an assumed Australian effective tax rate of 28%.

(f) The

The September 30, 2006 historical Peabody balance sheet includes an investment of \$307.8 million for a 19.99% interest in Excel. The pro forma adjustment reversed this investment and assumes capitalization of \$11.2 million of debt issue costs incurred in connection with the convertible junior subordinated debentures and \$10.8 million of debt issue costs incurred related to Peabody s issuance of \$900 million aggregate principal amount of senior notes in October 2006.

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(g) To record the purchase transaction and allocate the \$1,525 million purchase price (and \$49 million of transaction costs) to the assets acquired and the liabilities assumed based on the estimated fair values of each item as follows (dollars in thousands):

	Estimated Fair Value
Current assets	\$ 96,454
Property, plant, equipment and mine development, net	2,015,405
Goodwill	99,457
Investments and other assets	186,946
Current liabilities	(135,317)
Long-term debt, including current maturities	(289,063)
Asset retirement obligations	(11,530)
Accrued postretirement benefit costs	(3,357)
Other noncurrent liabilities	(365,917)
Minority interest	(18,298)
Accumulated other comprehensive income	(1,011)

\$1,573,769

issuance of additional debt to acquire Excel, the assumption of Excel s outstanding debt, and the repayment of

(h) Reflects the

Total

previously

outstanding debt obligations. As

of

September 30,

2006, Peabody

borrowed

\$312 million on

the revolving

credit facility to

acquire the

initial 19.99%

interest in

Excel. To

finance the

remaining

portion of the

Excel

acquisition on

October 25,

2006, Peabody

borrowed

\$510 million

under the Term

Loan Facility

and issued

\$900 million

aggregate

principal

amount of

senior notes

(\$896.9 million

net of issue

discount).

Peabody expects

to issue

\$500 million of

convertible

junior

subordinated

debentures and

utilize the

proceeds to

repay the

outstanding

balance under

the Revolving

Credit Facility,

and additional

amounts related

to the Term

Loan Facility

and Excel s

outstanding

debt. A summary of these transactions are

as follows:

Delayed draw term loan	\$ 510.0
Senior notes issued	896.9
Convertible junior subordinated debentures	500.0
Excel debt assumed	289.0
	2,195.9
Repayment of debt under revolving credit facility, term loan and assumed Excel debt	(607.8)
A182 1110 2 B 1	ф 1 700 1
Additional debt to acquire Excel	\$ 1,588.1
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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.

PEABODY ENERGY CORPORATION

Date: December 13, 2006

/s/ RICHARD A. NAVARRE

Richard A. Navarre
Chief Financial Officer and
Executive Vice President of Corporate
Development
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