CYTYC CORP Form 425 August 14, 2007

Filed by Hologic, Inc.

Pursuant to Rule 425 under the

Securities Act of 1933 and deemed

filed pursuant to Rule 14a-12 of

the Securities Exchange Act of 1934

Subject Company: Cytyc Corporation

Commission File No.: 000-27558

MEDIA:	Television
STATION:	CNBC
MARKET:	National Cable
DATE:	08/13/07
TIME:	06:50 PM ET
PROGRAM:	Mad Money
SUBJECT:	Jack Cumming, CEO, Hologic
Jim Cramer, Host:	

Stocks that I look for that can survive in a big downturn uh, a recession downturn because we re tightening, or because we re not loosening fast enough include a lot of medical device stocks. One that I ve found that s very exciting, that I ve been buying it s been going down though for ActionAlertsPLUS.com, my charitable trust is Hologic, which is involved in a very exciting merger. I, I d like to I ve got Jack Cumming on the line. He s chairman and CEO. Maybe he can explain the synergies of the mergers and how it s gonna look and when it s gonna happen.

Jack, it s your airplane.

Jack Cumming, Chairman and CEO, Hologic:

Jim, thanks so much. I really appreciate it. And, uh, being with your, uh, Cramerica group, uh, all I can say is boo-yah.

Cramer:

Boo-yah. You, you gotta have a pretty dee excited deal comin, and you re gonna combine two great health care companies. Can ya tell people what the, uh, the promised land will look like when you re finished merging?

Cumming:

Well, when we finish merging, uh, we re going to have a company that has a billion-seven in sales. Uh, sixty percent of the revenue is gonna be from consumable products. Forty percent

from capital equipment. We re gonna generate approximately four hundred and fifty to five hundred million in EBIT DA. We re gonna have the largest dedicated, uh, sales force in women s health here in the United States, with over four hundred and fifty people. We re gonna have another two hundred and fifty, three hundred people internationally.

Uh, we re gonna have we have a proven management team that has done acquisitions before, and integrated, so we don t see that as an issue. And we re gonna have nine number one brands in the market, selling specifically women s health products. So, it there s a lot of synergy there to leverage an OBGY *[phonetic]* Channel, the leverage of surgical and radiation oncology channel, and we ve got a great product pipeline with Hologic to put some of our products now through the site tech s *[phonetic]*, uh, surgical, uh, product line, uh, two to three years out.

Cramer:

All right, Jack. Uh, can you give me a sense you mention financing. As soon as I hear financing , and a takeover, I get worried. A lotta the companies that are involved in financing and takeovers have been hit mercilessly. Uh, are you worried about financing on the deal?

Cumming:

No, not at all. We have in place a firm, fully-committed financing line from your Alma Mater, Goldman Sachs. And there s no financial risk to completing this deal. Uh, there..

Cramer:

Oh

Cumming:

ya know, as you say, tightening in the credit markets: The only thing we would expect even minimally is additional interest costs. But it s a firm deal.

Cramer:

Excellent. That s Jack Cumming, chairman/CEO of Hologic. I think the idea of a one-stop amazing especially for demographics woman s health diagnostic company, is a winner. I ve been buyin it. I m losing money on it. Full disclosure: I am down on it, but I think it works.

[sfx: bull moos]

Cramer:

Mad Money s back after the break.

Disclaimer Regarding Forward-Looking Statements

Information set forth in this communication contains forward-looking statements, which involve a number of risks and uncertainties. Such forward-looking statements include, but are not limited to, statements about the anticipated benefits of Hologic s products, statements about the timing of the completion of the transaction, the anticipated benefits of the business combination transaction involving Hologic and Cytyc, including future financial and operating results, the expected financing for the transaction, the combined company s plans, objectives, expectations and intentions and other statements that are not historical facts. Hologic and Cytyc caution readers that any forward-looking information is not a guarantee of future performance and that actual results could differ materially from those contained in the forward-looking information.

These include risks and uncertainties relating to: the ability to obtain regulatory approvals of the transaction on the proposed terms and schedule; the parties may be unable to complete the transaction because conditions to the closing of the transaction may not be satisfied; the risk that the businesses will not be integrated successfully; the transaction may involve unexpected costs or unexpected liabilities; the risk that the cost savings and any other synergies from the transaction may not be fully realized or may take longer to realize than expected; disruption from the transaction making it more difficult to maintain relationships with customers, employees or suppliers; competition and its effect on pricing, spending, third-party relationships and revenues; the need to develop new products and adapt to significant technological change; implementation of strategies for improving internal growth; use and protection of intellectual property; dependence on customers capital spending policies and government funding policies, including third-party reimbursement; realization of potential future savings from new productivity initiatives; general worldwide economic conditions and related uncertainties; future legislative, regulatory, or tax changes as well as other economic, business and/or competitive factors; and the effect of exchange rate fluctuations on international operations. In addition, the transaction will require the combined company to obtain significant financing. While Hologic has obtained a commitment to obtain such financing, including a bridge to the permanent financing contemplated in the presentation, the combined company s liquidity and results of operations could be materially adversely affected if such financing is not available on favorable terms. Moreover, the substantial leverage resulting from such financing will subject the combined company s business to additional risks and uncertainties. The risks included above are not exhaustive. The annual reports on Form 10-K, the quarterly reports on Form 10-Q, current reports on Form 8-K and other documents Hologic and Cytyc have filed with the SEC contain additional factors that could impact the combined company s businesses and financial performance. The parties expressly disclaim any obligation or undertaking to release publicly any updates or revisions to any such statements to reflect any change in the parties expectations or any change in events, conditions or circumstances on which any such statement is based.

Important Information for Investors and Stockholders

Hologic and Cytyc filed a preliminary joint proxy statement/prospectus with the SEC in connection with the proposed merger on June 29, 2007. Hologic and Cytyc urge investors and stockholders to read the joint proxy statement/prospectus when it becomes available and any other relevant documents filed by either party with the SEC because they will contain important information.

Investors and stockholders will be able to obtain the joint proxy statement/prospectus and other documents filed with the SEC free of charge at the website maintained by the SEC at www.sec.gov. In addition, documents filed with the SEC by Hologic will be available free of charge on the investor relations portion of the Hologic website at www.hologic.com. Documents filed with the SEC by Cytyc will be available free of charge on the investor relations portion of the Cytyc website at www.cytyc.com.

Participants in the Solicitation

Hologic, and certain of its directors and executive officers, may be deemed participants in the solicitation of proxies from the stockholders of Hologic in connection with the merger. The names of Hologic s directors and executive officers and a description of their interests in Hologic are set forth in the proxy statement for Hologic s 2006 annual meeting of stockholders, which was filed with the SEC on January 25, 2007. Cytyc, and certain of its directors and executive officers, may be deemed to be participants in the solicitation of proxies from its stockholders in connection with the merger. The names of Cytyc s directors and executive officers and a description of their interests in Cytyc is set forth in Cytyc s Annual Report on Form 10-K/A for the fiscal year ended December 31, 2006, which was filed with the SEC on April 30, 2007. Investors and stockholders can obtain more detailed information regarding the direct and indirect interests of Hologic s and Cytyc s directors and executive officers in the merger by reading the preliminary joint proxy statement/prospectus referred to above, and the definitive joint proxy statement/prospectus when it becomes available.