JACUZZI BRANDS INC Form DEFA14A January 22, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 14A (Rule 14A-101)

SCHEDULE 14A INFORMATION PROXY STATEMENT PURSUANT TO SECTION 14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

Filed by the Registrant x

Filed by a Party other than the Registrant o

Check the appropriate box:

- o Preliminary Proxy Statement
- o Confidential, for use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- o Definitive Proxy Statement
- x Definitive Additional Materials
- o Soliciting Material Under Rule 14a-12

JACUZZI BRANDS, INC.

(Name of Registrant as Specified in its Charter)

Payment of Filing Fee (Check the appropriate box):

- x No fee required.
- o Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
- $(1) \quad \hbox{Title of each class of securities to which transaction applies:} \\$
- (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:
- o Fee paid previously with preliminary materials.

0	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:

On January 22, 2007, Jacuzzi Brands, Inc. (the □Company□) distributed the following material to its employee stockholders via electronic mail:

To: Jacuzzi Brands Employee Shareholders

Re: Fax and Internet Procedures for Proxy Votes

Date: January 22, 2007

The Company s Annual Meeting of Stockholders to vote on and approve the proposed merger agreement with affiliates of Apollo Management is just a few days away.

This letter explains how you may submit your vote electronically if there is not enough time for your proxy to arrive by mail.

During the past week, most of you received packages containing proxy cards and/or voting instruction forms, plus disclosure documents (Proxy Statements and Annual Reports.) Some of you who have more than one account holding your Jacuzzi Brands stock will have received multiple packages. This letter describes the available electronic voting procedures for each type of account:

Retirement Savings and Investment Plan

If you own shares in the Retirement Savings and Investment Plan and have not voted but wish to do so, enclosed is a *telecopy voting instruction form* which can be marked, signed, dated and returned via fax to 212-806-6843. Please note that your voting instructions must be received by 4 p.m. Eastern Time on Tuesday, January 23, 2007 to enable the Plan Trustee to process your votes. Internet voting is not available.

Directly Held Shares

If you own shares which are directly registered with our transfer agent (Mellon Investor Services) and have not voted but wish to do so, enclosed is a *telecopy proxy card* which can be marked, signed, dated and returned by fax to 212-806-6843. Please note that your voting instructions must be received by 4 p.m. Eastern Time on Wednesday, January 24, 2007. Internet voting is not available.

Shares Held Through Brokerage Firms

If you have an account with a brokerage firm, you will have received a voting instruction form which allows you to vote your shares via internet (www.proxyvote.com), telephone (number is shown on the voting form) or by mail. It is important that you do not discard these packages and vote each voting instruction form.

If you need assistance in obtaining the disclosure documents, submitting your proxy or voting your shares, please call the Company□s proxy solicitor, Georgeson Inc., toll-free at (866) 238-7667; outside the U.S., please call collect: 212-805-7144.

If you recently mailed in a voting card or proxy and are concerned if it will arrive in time, please feel free to submit a telecopy or internet vote as well. The transfer agent will make sure there is no double-voting.

Your vote is extremely important and we encourage you to vote no matter how many or how few shares you may own. If you fail to vote on the merger agreement, the effect will be the same as a vote against the adoption of the merger agreement. Time is short \sqcap please act promptly.

Thank you for your continued support,

Encl.

Telecopy voting instruction form for Retirement Savings and Investment Plan Telecopy proxy card for directly held shares

TELECOPY PROXY CARD FAX BOTH PAGES TO 212-806-6843

This form is **only** for directly-held shares (**not** for the RSIP)

JACUZZI BRANDS, INC.

This Proxy is Solicited on Behalf of the Board of Directors of Jacuzzi Brands, Inc.

Annual Meeting of Stockholders [] January 25, 2007

The undersigned hereby appoints THOMAS B. WALDIN and STEVEN C. BARRE as proxies (each with power to act alone and with full power of substitution) to vote, as designated herein, all shares the undersigned is entitled to vote at the Annual Meeting of Stockholders of Jacuzzi Brands, Inc. to be held on January 25, 2007, and at any and all adjournments thereof. The proxies are authorized to vote in their discretion upon such other business as may properly come before the Meeting and any and all adjournments thereof.

Your vote for adoption of the Merger Agreement the election of Directors and the other proposals described in the Proxy Statement may be specified on the next page. The nominees for directors into Class III are: Marini, Morf and Womack.

IF PROPERLY SIGNED, DATED AND RETURNED, THIS PROXY WILL BE VOTED AS SPECIFIED ON THE NEXT PAGE OR, IF NO CHOICE IS SPECIFIED, THIS PROXY WILL BE VOTED □FOR□ THE ADOPTION OF THE MERGER AGREEMENT; □FOR□ THE ELECTION OF ALL NOMINEES FOR DIRECTOR; □FOR□ THE RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2007; "FOR" THE PROPOSAL TO ADJOURN OR POSTPONE THE MEETING IF NECESSARY OR APPROPRIATE.

(SPECIFY CHOICES AND SIGN ON THE NEXT PAGE)

Address Change/Comments (Mark the corresponding box on the next page)

THE BOARD OF DIRECTORS RECOMMENDS A VOTE \underline{FOR} THE NOMINEES FOR THE BOARD LISTED BELOW, \underline{FOR} THE RATIFICATION OF THE APPOINTMENT LISTED BELOW AND \underline{FOR} THE ADJOURNMENT OR POSTPONEMENT OF THE MEETING IF NECESSARY OR APPROPRIATE

Please Mark Here for Address Change or Comments

	Comments E PREVIOUS PAGE							
	\$12.50 in cash, withou	nd amon ipiter M cuzzi Br t interes	g Jacuzzi Bra erger Sub, In ands, Inc. wil st, for each sl	ands Inc., Jupiter c., pursuant to which I be entitled to receive nare of Jacuzzi Brands,	FOR	AGAINST	ABSTAIN	
	Inc. common stock owned by it at the effect Election of Directors:			FOR ALL NOMINEES (except as marked to the contrary*)	AUT	TO WITHHOLD AUTHORITY (for all nominees listed)		
No	minees:							
)2	Alex P. Marini Claudia E. Morf Robert R. Womack		Class III Class III Class III	vote for any in	INSTRUCTION: To withhold authority to vote for any <i>individual</i> nominee, strike a line through the nominee[]s name.			
3.	Ratify appointment of public accounting firm	Ernst & for fisc	Young, LLP a al 2007	ıs independent registered	FOR	AGAINST	ABSTAIN	
	Proposal to approve ad Annual Meeting, if neo solicitation of proxies the meeting to adopt t	cessary of if there a he merg	or appropriate are not suffic er agreemen PLE	e, to permit the further ient votes at the time of		AGAINST	ABSTAIN	
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Print name NOTE: Please sign as name appears hereon. Joint administrator, trustee or guardian, please of				Print Name owners should each sign. W				

TELECOPY VOTING INSTRUCTION CARD FAX BOTH PAGES TO 212-806-6843 BY 4:00 P.M. (EST) ON JANUARY 23, 2007

This form is **only** for shares in the Retirement Savings and Investment Plan (RSIP)

JACUZZI BRANDS, INC. RETIREMENT SAVINGS AND INVESTMENT PLAN

Reliance Trust Company (the [Trustee]) is hereby instructed to vote (in person by limited or general power of attorney or by proxy) all the shares or fractional shares thereof of Common Stock of Jacuzzi Brands, Inc. which are allocated to the undersigned[s Retirement Savings and Investment Plan account and held of record by the Trustee on December 11, 2006, at the Annual Meeting of Stockholders to be held on January 25, 2007, or any adjournment or postponement thereof.

Voting rights will be exercised by the Trustee as directed, provided instructions are received by the Trustee by 4:00 p.m. (EST) on January 23, 2007.

THE SHARES REPRESENTED BY THIS VOTING INSTRUCTION CARD WILL BE VOTED AS DIRECTED BY THE PARTICIPANT (OR DESIGNATED BENEFICIARY OF DECEASED PARTICIPANT). IF NO DIRECTION IS GIVEN WHEN THE DULY EXECUTED VOTING INSTRUCTION CARD IS RETURNED, SUCH SHARES WILL BE VOTED [FOR] THE ADOPTION OF THE MERGER AGREEMENT; "FOR" THE ELECTION OF ALL NOMINEES FOR DIRECTOR; [FOR] THE RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2007; [FOR] THE PROPOSAL TO ADJOURN OR POSTPONE THE MEETING IF NECESSARY OR APPROPRIATE.

(SPECIFY CHOICES AND SIGN ON THE NEXT PAGE)

Address Change/Comments (Mark the corresponding box on the next page)	

THE BOARD OF DIRECTORS RECOMMENDS A VOTE <u>FOR</u> THE NOMINEES FOR THE BOARD LISTED BELOW, <u>FOR</u> THE RATIFICATION OF THE APPOINTMENT LISTED BELOW AND <u>FOR</u> THE ADJOURNMENT OR POSTPONEMENT OF THE MEETING IF NECESSARY OR APPROPRIATE.

Please Mark Here for Address Change or Comments

	Comments E PREVIOUS PAGE								
						FOR	AGAINST	ABSTAIN	
1.	Proposal to approve Ag October 11, 2006 by an Acquisition LLC and Ju each stockholder of Jac \$12.50 in cash, withou Inc. common stock own	nd amon ipiter Mo cuzzi Bra t interes	g Jacuzzi Bra erger Sub, Inc ands, Inc. wil st, for each sh	nds Inc., J c., pursuar l be entitle are of Jac	upiter nt to which ed to receive uzzi Brands,				
2.	Election of Directors:	Election of Directors:			L NOMINEES	TO W	THHOLD		
				(excep	t as marked	AUT	HORITY		
				to the	contrary*)	(for all no	minees listed)	
No	ominees:								
01	Alex P. Marini	П	Class III	*	INSTRUCTION:	To withhold a	ithority to		
02	Claudia E. Morf	Ī	Class III		vote for any ind		J .		
03	Robert R. Womack					me.			
						FOR	AGAINST	ABSTAIN	
3.	Ratify appointment of public accounting firm	Ernst & for fisc	Young, LLP a al 2007	s independ	lent registered				
						FOR	AGAINST	ABSTAIN	
4.	4. Proposal to approve adjournments or postponements of the 2007 Annual Meeting, if necessary or appropriate, to permit the further solicitation of proxies if there are not sufficient votes at the time of the meeting to adopt the merger agreement. PLEASE MARK, SIGN, DATE AND								
		RI	ETURN PRO	MPTLY V	IA FAX TO 212	2-806-6843			
Signature Signature				Date					
Print name			Prin	t Name					
NC	OTE: Please sign as name administrator, trust	e appears tee or gua	hereon. Joint ardian, please	owners sho give full titl	uld each sign. Wh e as such.	nen signing as a	ittorney, exect	itor,	

Important Information for Investors and Stockholders

In connection with the proposed merger, the Company filed a proxy statement with the Securities and Exchange Commission on January 5, 2007. THE COMPANY URGES INVESTORS TO READ THE PROXY STATEMENT AND ANY OTHER RELEVANT DOCUMENTS TO BE FILED WITH THE SEC, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED MERGER. The proxy statement and other relevant documents may be obtained free of charge at the SEC□s website, www.sec.gov, or from the Company by directing such request to Jacuzzi Brands, Inc., Attention: Diana Burton, Vice President - Investor Relations, Phillips Point □ West Tower, 777 South Flagler Drive, Suite 1100, West Palm Beach, FL 33401. Telephone: (561) 514-3850.

The Company and its directors, executive officers and other members of management and its employees may be deemed to be participants in the solicitation of proxies from the stockholders of the Company in connection with the merger. Information about the Company sdirectors and executive officers is set forth in the Company proxy statements and annual reports on Form 10-K, previously filed with the SEC, and the proxy statement relating to the proposed merger.