NORFOLK SOUTHERN CORP Form 8-K May 16, 2008

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): May 16, 2008 (May 15, 2008)

\_\_\_\_\_

## NORFOLK SOUTHERN CORPORATION

(Exact name of registrant as specified in its charter)

\_\_\_\_

Virginia 1-8339 52-1188014

	te or Other Jurisdiction ncorporation)	(Commission File Number)	(IRS Employer Identification Number)
	ree Commercial Place rfolk, Virginia		(757) 629-2680 (Registrant's telephone number, including area code)
	10-9241 dress of principal executive ces)		
	Change mer name or former address	s, if changed since last report)	
	ck the appropriate box below registrant under any of the fo	-	ed to simultaneously satisfy the filing obligation of
[]	Written communications p	ursuant to Rule 425 under the Sec	curities Act (17 CFR 230.425)
[]	Soliciting material pursuar	nt to Rule 14a-12 under the Excha	nge Act (17 CFR 240.14a-12)
[]	Pre-commencement comme (17 CFR 240.14d-2(b))	unications pursuant to Rule 14d-2	2(b) under the Exchange Act
[]	Pre-commencement comm (17 CFR 240.13e-4(c))	unications pursuant to Rule 13e-4	4(c) under the Exchange Act

#### Item 1.01. Entry into a Material Definitive Agreement.

On May 15, 2008, Norfolk Southern Corporation s (NS) wholly-owned subsidiary, Norfolk Southern Railway Company (NSR), entered into a transaction agreement (the "Transaction Agreement") with Pan Am Railways, Inc. ("Pan Am") and its wholly-owned subsidiaries, Boston and Maine Corporation (B&M) and Springfield Terminal Railway Company (Springfield Terminal), providing for, among other things, the formation of Pan Am Southern LLC (PAS), a newly formed railroad company in which each of Pan Am (through its B&M subsidiary) and NSR will have a 50% equity interest.

Under the Transaction Agreement, Pan Am has agreed to transfer to PAS its 155-mile main line track that runs between Mechanic ville, N.Y. and Ayer, Mass., along with 281 miles of secondary and branch lines, including trackage rights, in New York, Connecticut, Massachusetts, New Hampshire and Vermont (the PAS Line). NSR has agreed to transfer cash and other property valued at \$140 million to PAS, \$87.5 million of which is to be invested within a three-year period in capital improvements on the PAS Line, such as track and signal upgrades and terminal expansions. The parties also anticipate the construction of new intermodal and automotive terminals in the Albany area. PAS will be managed by a management committee, a capital project committee and a joint operating committee, each of which will be composed of an equal number of NSR and B&M representatives, and which together will determine future capital projects and oversee operations.

Under the terms of the Transaction Agreement, PAS and Springfield Terminal will enter into an operating agreement pursuant to which Springfield Terminal will provide all railroad services for PAS. In addition, the parties will also enter into a joint use agreement under which NSR will be granted haulage rights:

- between Mechanicville, New York, and Gardner, Massachusetts to/from an interchange with Providence and Worcester Railroad;
- between Mechanicville, New York, and Hoosick Junction, New York, to/from an interchange with the Vermont Railway Company;
- between Mechanicville, New York, and East Northfield, Massachusetts and/or Millers Falls, Massachusetts to/from an interchange with the New England Central Railroad; and
- between Mechanicville, New York, and certain intermodal and to be constructed automotive transfer facilities located in Ayer, Massachusetts for the local delivery of intermodal and automotive traffic.

The transactions contemplated by the Transaction Agreement are subject to regulatory approvals and other customary closing conditions.

### Item 7.01. Regulation FD Disclosure.

On May 15, 2008, NS and Pan Am issued a joint press release announcing their entry into the Transaction			
Agreement. The text of such press release is included as Exhibit 99.1 to this Current Report on Form 8-K.			

In addition, on May 16, 2008, NS also posted additional information regarding the expected commercial, operational and competitive effects of the above transaction on its website, www.nscorp.com, copies of which are included as Exhibit 99.2 to this Current Report on Form 8-K. NS is making this investment in accordance with its overall strategic asset investment policies, and expects to earn a long-term return in excess of its internal cost of capital.

This Current Report on Form 8-K (including Exhibits 99.1 and 99.2) contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements represent NS best, good faith judgment as to what may occur in the future. Statements that are forward-looking can be identified by the use of words such as believe, expect, anticipate and project. NS actual results may differ materially from those projected will be subject to a number of risks and uncertainties, some of which may be outside of its control. Investors should refer to NS 2007 Annual Report on Form 10-K for the year ended December 31, 2007 and its Quarterly Report on Form 10-Q for the quarter ended March 31, 2008, both filed with the Securities and Exchange Commission and available at the Securities and Exchange Commission s Internet site (http://www.sec.gov) for discussions of those risks and uncertainties it views as most important.

### Item 9.01. Financial Statements and Exhibits.

#### (d) Exhibits

The following exhibits are furnished as part of this Current Report on Form 8-K:

Exhibit	<u>Description</u>
<u>Number</u>	
99.1	Press release, dated May 15, 2008
99.2	Transaction slides

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

### **SIGNATURES**

### NORFOLK SOUTHERN CORPORATION

(Registrant)

/s/ Howard D. McFadden

Name: Howard D. McFadden Title: Corporate Secretary

Date: May 16, 2008

## **EXHIBIT INDEX**

**Description** Exhibit Number

99.1 Press release, dated May 15, 2008 Transaction slides

99.2