MEDCO HEALTH SOLUTIONS INC Form 425

November 30, 2011

FILED BY EXPRESS SCRIPTS, INC.

PURSUANT TO RULE 425 UNDER THE SECURITIES ACT OF 1933

AND DEEMED FILED PURSUANT TO RULE 14a-6(b)

UNDER THE SECURITIES EXCHANGE ACT OF 1934

SUBJECT COMPANY: EXPRESS SCRIPTS, INC.,

ARISTOTLE HOLDING, INC. AND MEDCO HEALTH SOLUTIONS, INC.

REGISTRATION NO. 333-177187

PwC All Hands Meeting December 2, 2011

2 © 2011 Express Scripts, Inc -All Rights Reserved. Express Scripts Model

3 © 2011 Express Scripts, Inc -All Rights Reserved. Building Shareholder Value Through Alignment Complements Core Competencies

Diversifies Business Enhances Specialty Pharmacy Platform Adds Additional Mail Order Capabilities Significant Synergy Potential

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Ongoing Innovation and Execution
Ongoing innovation and execution in a
dynamic environment help fuel ESI s success

Innovation: Continuous development of excellent products and services

Execution: Achieving financial goals while enhancing client and patient satisfaction

5 © 2011 Express Scripts, Inc -All Rights Reserved. \$563 \$727 \$915

\$1,186 \$1,378 \$1,693 \$2,408

\$1,268m \$333m

\$59 \$116 \$239 \$278 \$315 \$454 \$503 \$0.00 \$12.00 \$24.00 \$36.00 \$48.00 \$60.00 \$0 \$600 \$1,200 \$1,800 \$2,400 \$3,000 1997 1998 1999 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 **EBITDA Express Scripts** S&P 500 History of building shareholder value through successful execution Note: Represents Adjusted EBITDA from continuing operations which is reconciled in tables in our earnings releases; adjuste Track Record of Excellence \$460m \$715m **DIVERSIFIED** ® \$466m

\$251m NextRx \$4,675m

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FORWARD LOOKING STATEMENTS

Cautionary Note Regarding Forward-Looking Statements

This material may include forward-looking statements, both with respect to us and our industry, that reflect our current views were statements.

performance. Statements that include the words expect,
intend,
plan,
believe,
project,
anticipate,
will,
may,
would
and similar statements of a future or
forward-looking nature may be used to identify forward-looking statements. All forward-looking statements address matters
are
beyond
our
control.
Accordingly,
there
are
or
will
be
important
factors
that
could
cause
actual
results
to differ
materially
from
those
indicated
in
such
statements
and,
therefore, you should not place undue reliance on any such statements. We believe that these factors include, but are not limit
STANDARD OPERATING FACTORS
Our ability to remain profitable in a very competitive marketplace is dependent upon our ability to attract and retain clients while maintaining our marketplace and convices from others in the marketplace and to develop and areas call now made to a convice to our evictions.

products and services from others in the marketplace, and to develop and cross sell new products and services to our existing c Our failure to anticipate and appropriately adapt to changes ithe rapidly changing health care industry;

Changes in applicable laws or regulations, or their interpretation or enforcement, or the enactment of new laws or regulations, which apply to our business present or future) or require us to spend significant resources in order to comply;

Changes to the healthcare industry designed to manage healthcare

costs or alter healthcare financing practices;

Changes relating to our participation in Medicare Part D, the loss of Medicare Part D eligible members, or our failure to otherwise execute on our strateg Medicare Part D;

A failure in the security or stability of our technology infrastructure, or the infrastructure of one or more of our key vendors, or a significant failure or dis

within our operations or the operations of such vendors;

Our failure to effectively execute on strategic transactions, or

to integrate or achieve anticipated benefits from any acquired businesses;

The termination, or an unfavorable modification, of our relationship with one or more key pharmacy providers, or significant changes within the pharmac marketplace;

The termination, or an unfavorable modification, of our relationship with one or more key pharmaceutical manufacturers, or the significant reduction in provided by pharmaceutical manufacturers;

Changes in industry pricing benchmarks;

Results in pending and future litigation or other proceedings which would subject us to significant monetary damages or penalties and/or require us to chaptactices, or the costs incurred in connection with such proceedings;

Our failure to execute on, or other issues arising under, certain key client contracts;

The impact of our debt service obligations on the availability of funds for other business purposes, and the terms and our required compliance with cover indebtedness; our failure to attract and retain talented employees, or to manage succession and retention for our Chief Executive

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FORWARD LOOKING STATEMENTS (Continued)

TRANSACTION-RELATED FACTORS

Uncertainty as to whether Express Scripts, Inc. (Express Scripts) will be able to consummate the mergers with Medco Health

the merger agreement;

The ability to obtain governmental approvals of the mergers;

Uncertainty as to the market value of Express Scripts merger consideration to be paid and the stock component of the Medco Failure to realize the anticipated benefits of the mergers, including as a result of a delay in completing the mergers or a delay Express Scripts and Medco;

Uncertainty as to the long-term value of Express Scripts Holding Company (currently known as Aristotle Holding, Inc.) com Limitations on the ability of Express Scripts and Express Scripts Holding Company to incur new debt in connection with the The expected amount and timing of cost savings and operating synergies; and

Failure to receive the approval of the stockholders of either Express Scripts or Medco for the mergers.

The

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Express

Scripts

most

recent

reports

on

Form
10-K
and
Form
10-Q
and
the
risk
factors
included
in
Medco s
most
recent reports on Form 10-K and Form 10-Q and other documents of Express Scripts, Aristotle Holding and Medco on file wit (SEC), including the joint proxy statement/prospectus included in the registration statement on Form S-4 filed by Aristotle effective on November 15, 2011. Stockholders are urged to read the registration statement and the joint proxy statement/prospectus
therein (including all amendments or supplements to it) because they contain important information. Any forward-looking sta
their
entirety
by
these
cautionary
statements,
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there
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be
no
assurance
that
the
actual
results
or
developments
anticipated
by
us will
be
realized
or,
even if
substantially
realized, that they will have the expected consequences to, or effects on, us or our business or operations. Except to the extent obligation to update publicly or revise any forward-looking statement, whether as a result of new information, future development of the extent of the extent of the extent obligation to update publicly or revise any forward-looking statement, whether as a result of new information, future development of the extent obligation to update publicly or revise any forward-looking statement, whether as a result of new information, future development of the extent obligation to update publicly or revise any forward-looking statement, whether as a result of new information, future development of the extent obligation to update publicly or revise any forward-looking statement, whether as a result of new information, future development of the extent of the

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ADDITIONAL INFORMATION AND WHERE TO FIND IT

This communication is not a solicitation of a proxy from any stockholder of Express Scripts, Medco or Aristotle Holding. In co Merger among Medco, Express Scripts, Aristotle Holding, Plato Merger Sub, Inc. and Aristotle Merger Sub, Inc. (the Merger

have filed relevant materials with the **SEC** and intend to file additional materials. On November 15, 2011, the

SEC declared

effective

the

joint

proxy

statement/prospectus

included in the registration statement on Form S-4 filed by Aristotle Holding. On November 18, 2011, Express Scripts, Medco the definitive joint proxy statement/prospectus regarding the Merger. SECURITY HOLDERS ARE URGED TO READ THE STATEMENT/PROSPECTUS AND ANY OTHER MATERIALS FILED BY EXPRESS SCRIPTS, MEDCO AND ARISTO AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT MEDCO, EXPRESS SCRIPTS MERGER. The joint proxy statement/prospectus included in the registration statement on Form S-4 filed by Aristotle Holding documents filed by Express Scripts, Aristotle Holding or Medco with the SEC, may be obtained free of charge at the SEC s we security holders may obtain free copies of the documents filed with the SEC by directing a written request to:

Mackenzie Partners, Inc.

105 Madison Avenue

New York, New York 10016

This communication shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be at such offer, solicitation or sale would be unlawful prior to the registration or qualification under the securities laws of any such made

except

by

means

of

a

prospectus

meeting

the

requirements

of

Section

10

of

the
Securities
Act
of
1933,
as
amended.
PARTICIPANTS IN THE SOLICITATION
Express Scripts, Aristotle Holding and Medco and their respective executive officers and directors may be deemed to be partic
security
holders
of
either
Express
Scripts
and
Medco
in
connection
with
the
Merger.
Information
about
Express
Scripts
directors
and
executive
officers
is
available
in
Express
Scripts
definitive proxy statement, dated March
21, 2011, for its 2011 annual general meeting of stockholders. Information about Medco s directors and executive officers is
available in Medco s definitive proxy statement, dated April
8, 2011, for its 2011 annual general meeting of stockholders. Other information regarding the participants and

description of their direct and indirect interests, by security holdings or otherwise, is contained in the joint proxy statement/pro

Form S-4 filed by Aristotle Holding and the amendments and supplements thereto.