OFFICEMAX INC Form 425 February 20, 2013

Creating a Stronger, More Efficient Competitor Able to Meet Growing Challenges of a Rapidly Changing Industry February 20, 2013 Filed by Office Depot, Inc.

Commission File No. 1-10948
pursuant to Rule 425 under the Securities Act of 1933
and deemed filed pursuant to Rule 14a-12
under the Securities Exchange Act of 1934
Subject Company: OfficeMax Incorporated

Commission File No. 1-05057 Date: February 20, 2013

2

OFFICE DEPOT SAFE HARBOR STATEMENT

This document may contain forward-looking statements within the meaning of the Private Securities Litigation Reform

Act

of

1995

concerning Office Depot, the merger and other transactions contemplated by the merger agreement, Office Depot s long-term credit rating and its revenues and operating earnings. These statements disclosures may discuss goals, intentions and expectations as to future trends, plans, events, results of operations or financial condition, or state other information relating to Office Depot, based on current beliefs of management as well as assumptions made by, and information currently available to, management. Forwardlooking statements generally will be accompanied by words such as anticipate, believe, plan, could, estimate, expect, forecast, guidance, intend,

may, possible, potential, predict, project or other similar words, phrases or expressions. These forward-looking statements are subject to various risks and uncertainties, many of which are outside of Office Depot s control. Therefore, investors and shareholders should not place undue reliance on such statements. Factors that could cause actual results to differ materially from those in the forward-looking statements include adverse regulatory decisions; failure to satisfy other closing conditions with respect to the merger; the risks that the new businesses will not be integrated successfully or that Office Depot will not realize estimated cost savings and synergies; Office Depot s ability to maintain its current long-term credit rating; unanticipated changes in the markets for its business segments; unanticipated downturns in business relationships with customers or their purchases

from
Office
Depot;
competitive pressures on Office Depot s sales and pricing; increases in the cost of material, energy and other
production
costs,
or
unexpected
costs
that
cannot
be
recouped
in
product
pricing;
the
introduction
of
competing
technologies; unexpected technical or marketing difficulties; unexpected claims, charges, litigation or dispute
resolutions; new laws and governmental regulations. The foregoing list of factors is not exhaustive. Investors
and
shareholders
should
carefully
consider
the foregoing
foregoing factors
and the
other
risks
and uncertainties
that
affect Office Depot s business described in its Annual Report on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and other documents filed from time to time with the SEC. Office Depot does not
assume any obligation to update these forward-looking statements.
Discussion of Forward-Looking Statements
Discussion of Forward Dooking outcinents

3

OFFICEMAX SAFE HARBOR STATEMENT

Certain statements made in this document and other written or oral statements made by or on behalf of OfficeMax

constitute

"forward-looking

statements"

within
the
meaning of
the
federal
securities
laws,
including
statements regarding OfficeMax's future performance, as well as management's expectations, beliefs, intentions, plans, estimates or projections relating to the future. OfficeMax cannot guarantee that the macroeconomy will perform within the assumptions underlying its projected outlook; that its initiatives will be successfully executed and produce the results underlying its expectations, due to the uncertainties inherent in new initiatives, including customer acceptance, unexpected expenses or challenges, or slower-than-expected results from initiatives; or that its actual results will be consistent with the forward-looking statements and you
should not place undue reliance on them. In addition, forward-looking statements could be affected by the
following additional factors, among others, related to the business combination: the occurrence of any event,
change or other circumstances that could give rise to the termination of the merger agreement or the failure to satisfy closing conditions; the ability to obtain regulatory approvals or third-party approvals for the transaction
and
the
timing
and
conditions
for
such
approvals;
the
ability
to
obtain
approval
of
the
merger
by
the
stockholders of OfficeMax and Office Depot; the risk that the synergies from the transaction may not be realized
or
may
take
longer
to
realize
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expected;
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the
transaction
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making
it
more
difficult
to
maintain
relationships with customers, employees or suppliers; the ability to successfully integrate the businesses,
unexpected costs or unexpected liabilities that may arise from the transaction, whether or not consummated;
the inability to retain key personnel; future regulatory or legislative actions that could adversely affect OfficeMax
and Office Depot; and business plans of the customers and suppliers of OfficeMax and Office Depot. The
forward-looking
statements
made
herein
are
based
on
current
expectations
and
speak
only
as
of
the
date
they
are
made.
OfficeMax
undertakes
no
obligation
to
publicly
update
or
revise
any
forward-looking
statement,
whether
as
a
result
of
future
events,
new
information

or
otherwise.
Important
factors
regarding
OfficeMax
that

that may

cause

results

to

differ

from

expectations

are

included

in

OfficeMax's

Annual

Report

on

Form

10-K

for

the

year ended December 31, 2011, under 1A "Risk Factors", and in OfficeMax's other filings with the SEC. Discussion of Forward-Looking Statements

4 NO OFFER OR SOLICITATION This communication is not intended

to and does not constitute an offer to sell or the solicitation of an offer to subscribe for or buy or an invitation to purchase or subscribe for any securities or the solicitation of any vote or approval in any jurisdiction in connection with the transaction or otherwise, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in contravention of applicable law. No offer of securities shall be made except by means of prospectus meeting the requirements of Section 10 of the Securities Act of 1933,

as amended. IMPORTANT ADDITIONAL INFORMATION WILL BE FILED WITH THE SEC

Office Depot will file with the SEC a registration statement on Form S-4 that will include the Joint Proxy Statement of Office Depot and OfficeMax that also constitutes a prospectus of Office Depot. Office Depot and OfficeMax plan to mail the Joint Proxy Statement/Prospectus to their respective shareholders in connection with the transaction. INVESTORS AND SHAREHOLDERS ARE URGED TO READ THE JOINT PROXY

STATEMENT/PROSPECTUS

AND OTHER

RELEVANT

DOCUMENTS

FILED

OR	
TO	
BE	
FILED	
WITH	
THE	

SEC CAREFULLY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT OFFICE DEPOT, OFFICEMAX, THE TRANSACTION AND RELATED MATTERS.

Investors

and

shareholders

will

be

able

to

obtain

free

copies

of

the

Joint

Proxy

Statement/Prospectus

and

other

documents filed with the SEC by Office Depot and OfficeMax through the website maintained by the SEC at www.sec.gov. In addition, investors and shareholders will be able to obtain free copies of the Joint Proxy Statement/Prospectus and other documents filed by Office Depot with the SEC by contacting Office Depot Investor Relations at 6600 North Military Trail, Boca Raton, FL 33496 or by calling 561-438-3657, and will be able to obtain free copies of the Joint Proxy Statement/Prospectus and other documents filed by OfficeMax by contacting OfficeMax Investor Relations at 263 Shuman Blvd., Naperville, Illinois, 60563 or by calling 630-864-6800.

Additional Information

PARTICIPANTS IN THE SOLICITATION

5

Office Depot and OfficeMax and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the respective shareholders of Office Depot and OfficeMax in respect of the transaction described the Joint Proxy Statement/Prospectus. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of the respective shareholders of Office Depot and OfficeMax in connection with the proposed transaction, including a description of their

direct or indirect interests, by security holdings or otherwise, will be set forth in the **Joint** Proxy Statement/Prospectus when it is filed with the SEC. Information regarding Office Depot s directors and

executive officers is contained in Office Depot s Annual Report on Form 10-K for the year ended December 29, 2012 and its Proxy Statement on Schedule 14A, dated March 15, 2012, which are filed with the SEC. Information regarding OfficeMax s directors and executive officers is contained in OfficeMax s Annual Report on Form 10-K for the year ended December 31, 2011 and its Proxy Statement on Schedule 14A, dated March 20, 2012, which are filed with the SEC.

Additional Information

6 Transaction Highlights

OfficeMax and Office Depot merger of equals to create \$18 billion 1

office

solutions company

Two leading companies to combine to build a stronger, more efficient competitor able to meet the growing challenges of a rapidly changing industry

Customers will benefit from unique, innovative products, services and solutions available through a global, multichannel network

Combined company positioned for sustainable long-term value creation, including anticipated annual synergies of \$400-\$600 million and improved cash flows

Combined company s newly constituted Board of Directors to include equal representation from each of the two companies

Pro forma combined revenue for the 12 months ended December 29, 2012

Transaction Highlights
7
Anticipated Close
Calendar year 2013
Transaction
Consideration
Pro Forma

Ownership Governance & Management Other Provisions **Approval Process** Tax-free stock-for-stock merger 2.69 Office Depot common shares per OfficeMax common share If BC Partners is redeemed in full: 54% Office Depot, 46% OfficeMax If BC Partners converts half of their preferred shares into common shares: 51% Office Depot, 44% OfficeMax, 5% BC Partners New Board of Directors with equal representation from each company Neil Austrian, the Chairman and CEO of Office Depot, and Ravi Saligram, the President and CEO of OfficeMax will remain in their current positions through the completion of the new **CEO** search process Both incumbent CEOs, as well as external candidates, will be considered in the new CEO search process The combined company s management team will draw upon experienced

OfficeMax has the ability to declare a special dividend of up to \$131mm /

\$1.50 per common share, which would not affect exchange ratio

BC Partners has already agreed to vote in favor of the deal

group of leaders from both companies

Stockholder approval by both companies required

Transaction is subject to regulatory approval

8
Key Strategic Benefits of the Merger of Equals
Transaction

Enhanced financial performance

Increased scale and competitiveness

Global footprint

Improved customer experience

Accelerated innovation
Combined company will leverage talented associates and
Combined company will leverage talented associates and
managers with deep industry knowledge
managers with deep industry knowledge
Office Depot and OfficeMax are a compelling strategic fit
Office Depot and OfficeMax are a compelling strategic fit

Enhanced Financial Performance

Pro forma combined North American cost base of approximately \$14 billion

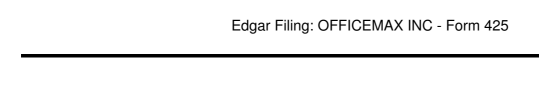
\$400-\$600 million of total annual synergies mutually

identified

Driven by purchasing efficiencies, supply chain, advertising, headcount reduction & other G&A

Expect \$350-\$450 million of one-time costs to achieve and transaction expenses and expect capital investment of approximately \$200 million

International operations are complementary and are not expected to deliver significant synergies



Increased Scale and Competitiveness

Well positioned to optimize shared multichannel sales platform and distribution network, primarily in North America

Size and scale allow for expanded multichannel capabilities to better serve customers

Combined company better able to compete against larger players (e.g., Wal-Mart, Amazon, Costco, Target)

Better able to make the necessary investments to grow e-commerce platform and enhance systems to provide a seamless customer experience across channels

Global reach strengthens portfolio of products, services and solutions to customers worldwide 10

11 Global Footprint Strong position in multiple geographies Strong position in multiple geographies

Improved Customer Experience

Continued focus on a high level of service

Improved omnichannel capabilities to better serve our valued customers

Products, services and solutions that enable customers to work more efficiently and productively

Accelerate change in the office solutions business, bringing to customers innovative solutions for today s workplace

Provide customers with a seamless experience across retail stores, direct sales, telesales and digital environments 12 Build lasting brand loyalty Build lasting brand loyalty

Accelerated Innovation

Sharing customer insights and learnings from innovative pilot programs underway to better identify and fulfill evolving customer needs

Improved and expanded e-commerce offerings

Complementary capabilities will provide customers with better solutions faster and more efficiently 13

14 Conclusion

Two leading companies combine to build a stronger, more efficient competitor

Customers to benefit from innovative products, services and

solutions available through a global, multichannel network

Long-term value creation, including anticipated annual synergies of \$400-\$600 million

Significant cash generation and liquidity to fund internal and external opportunities

Creates

\$18

billion

1

global

office

solutions

company

to

meet growing challenges of a rapidly changing industry

1

Pro forma combined revenue for the 12 months ended December 29, 2012

Creating a Stronger, More Efficient Competitor Able to Meet Growing Challenges of a Rapidly Changing Industry