OFFICEMAX INC Form 425 February 25, 2013

Filed by OfficeMax Incorporated

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.: 1-5057

Date: February 25, 2013

The following slides were used in connection with a live presentation by the OfficeMax CEO to OfficeMax Associates on February 22, 2013, and were posted to the OfficeMax website on February 25, 2013.

Discussion of Forward-Looking Statements FORWARD-LOOKING STATEMENTS

Certain statements made in this press release and other written or oral statements made by or on behalf of OfficeMax constitute

"forward-looking statements" within

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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, may take longer to realize than expected, or may cost more to achieve than expected; disruption from the
transaction 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 may cause results to differ from expectations are included in OfficeMax's Annual Report on Form 10-K for the year ended December 29, 2012, under 1A "Risk Factors", and in OfficeMax's other filings with the SEC.

Additional Information 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 OfficeMax s proposed merger with Office Depot or otherwise, nor shall there be any sale, issuance or transfer of securities in any jurisdiction 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 a Joint Proxy Statement of
OfficeMax
and
Office
Depot
that
also
constitutes
a
prospectus
of
Office
Depot.
OfficeMax
and
Office
Depot
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 OFFICEMAX, OFFICE DEPO
THE
TRANSACTION
AND
RELATED
MATTERS.
Investors
and
shareholders
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copies
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oint Proxy Statement/Prospectus and other documents filed with the SEC by OfficeMax and Office Depot through the website
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at the state of th
www.sec.gov.
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shareholders

addition, investors

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copies of the Joint Proxy Statement/Prospectus and other documents filed by OfficeMax with the SEC by contacting OfficeMax Investor Relations at 263 Shuman Blvd., Naperville, Illinois 60563 or by calling 630-864-6800, and 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, Florida 33496 or by calling 561-438-3657.



Additional Information

PARTICIPANTS IN THE SOLICITATION

OfficeMax and Office Depot and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the respective shareholders of OfficeMax and Office Depot 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 OfficeMax and Office Depot in connection with the proposed transaction, including a description of their direct or indirect interests, by security holdings

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otherwise,
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be
set
forth
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the
Joint
Proxy
Statement/Prospectus
when
it
is
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 ended
December
29,
2012
and
its
Proxy
Statement
on Schedule
14A,
dated Moreh
March
20,
2012,
which
are
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.

A Merger of Equals FY 2012 OfficeMax FY 2012 Office Depot Adjusted Sales

\$6.9B

Adjusted Sales

\$10.7B

Adjusted

Operating Income

\$139M

Adjusted EBIT

\$131M

Strategic Benefits of the Merger
Enhanced financial performance
Increased scale and competitiveness
Global footprint
Improved customer experience
Accelerated innovation
Combined company will leverage talented associates

and managers with deep industry knowledge

A Compelling Combination Company Accomplishment OfficeMax Nation s 12 th largest online retailer* Office Depot Nation s 6 th largest online

retailer*

OfficeMax

One of the 2012 World s Most Ethical Companies, and the only company in the office supply industry to receive Ethics Inside

(R

Certification by the

Ethisphere Institute

Office Depot

Ranked in Top 50 of America's Corporations for

Women and Minority Business Enterprises by

DiversityBusiness.com from 2000 to 2010

OfficeMax/Office Depot

Focus on driving cost efficiencies

OfficeMax/Office Depot

Commitment to innovation (i.e., new store formats,

services for the business customer)

*

Internet

(R)

Retailer Magazine 2012 Top 500 list

Improved Customer Experience

Continued focus on a high level of service

Improved omni-channel 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

Accelerated Innovation

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

Improved and expanded eCommerce offerings

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

Global Footprint Strong position in multiple geographies

What the CEOs are Saying

We are excited to bring together two companies intent on accelerating innovation

for

our

customers

and

better

differentiating
us
for
success
in
a
dynamic
and
highly competitive global industry. Together, we will have the opportunity to build
on our strong digital platforms and to expand our multichannel capabilities to
better serve our customers and to compete more effectively.
Ravi Saligram, President and CEO, OfficeMax
Office Depot and OfficeMax share a similar vision and culture, and will greatly benefit
from
drawing
on .1
the
industry's
most
talented
people,
combining
our
best
practices and realizing significant savings. We are confident that this merger of
equals
represents
a
new
beginning
for
our
two
companies
and
will
allow
us
to
build a more competitive enterprise for the long term.
Neil Austrian, Chairman and CEO, Office Depot

What Media and Analysts are Saying This deal has been anticipated for years, given the strategic logic and potential synergies. David Gober, Morgan Stanley

the sector is certainly worth watching, as these transformative events unfold. Michael Lasser, UBS

OfficeMax Inc And Office

Depot Announce Merger Of Equals To Create Global Office Solutions Company Reuters

Strategically, the deal makes sense, as the companies face a changing competitive environment.

The New York Times

Saligram and Austrian emphasized that the combination, which will create a company that will do roughly \$18 billion in revenue, is a merger of equals. Chicago Tribune

Office Depot and OfficeMax made it official Wednesday morning, announcing a \$1.2 billion all-stock merger to create a company with a combined \$18 billion in sales. Forbes

the combined company

would be the third-leading online retailer

North America based on 2011 sales, edging past previous No. 3 Apple according to an Internet Retailer estimate.

Internet Retailer

Adjusted Sales*° \$6.9 billion

-0.8%

Adjusted Operating Income*° \$139 million +18%

Adjusted Earnings Per Share*°

78 cents

+28%

Cash Flow From Operations°

\$185 million

+245%

Full Year 2012

Total Company

^{*}Adjusted sales growth, adjusted operating income and adjusted earnings per share are non-GAAP financial measures that exclude certain charges. See the earnings press release for a reconciliation to GAAP.

[°]Percentages are vs. prior year.

OfficeMax Company Strategy