ALTERA CORP Form DEFA14A June 01, 2015

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

SCHEDULE 14A

(Rule 14A-101)

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 "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, For Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- Definitive Proxy Statement
- Definitive Additional Materials
- x Soliciting Materials Pursuant to Section 240.14a-12

ALTERA CORPORATION

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

X	No	fee required.		
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.			
	1)	Title of each class of securities to which the 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:		
	Fee	e paid previously with preliminary materials.		
	wh	eck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for ich the offsetting fee was paid previously. Identify the previous filing by registration statement number, or them 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:

Acquisition of Altera June 1, 2015



Risk Factors and Additional Information

Today s presentations contain forward-looking statements. All statements made that are not historical facts are subject to a nu uncertainties, and actual results may differ materially. Please refer to the risk factors set forth at the end of this presentation for related to this proposed transaction and the business combination. Please also refer to Intel s and Altera s most recent earning and 10-K filings for more information on the risk factors related to our respective businesses.

we use any

If

non-GAAP

financial

measures

during the

presentations,

you

will

find

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reconciliation to the most directly comparable GAAP financial measure.

Intel

and

Altera

to use www.intelacquiresaltera.transactionannouncement.com to post all information about the proposed transaction. Additional Information and Where to Find It Aldera plans to file a proxy statement (the Proxy Statement) with the Securities and Exchange Commission (the SEC) in solicitation of proxies for the special meeting of Altera s stockholders to be held in connection with the transaction (the Special meeting in StrOck Hold.DERS ARE LURGED TO READ THE PROXY STATEMENT (INCLUDINA ANY AMENDA) Special Meeting, STOCK HOLD.DERS ARE LURGED TO READ THE PROXY STATEMENT (INCLUDINA ANY AMENDA) THERETO) AND ANY OTHER RELEVANT DOCUMENTS THAT ALTERA WILL FILE WITH THE SEC WHEN THEY BECAUSE THEY WILL. CONTAIN IMPORTANT INFORMATION. Stockholders may obtain, free of charge, copies of the other documents filed by the Company with the SEC SEC in connection with the special Meeting at the Sec Sec Second Contains the special Meeting at the SEC Sec Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the special Meeting at the SEC SEC Second Contains the SEC SEC SECOND CONTAINS THE SECON	intend
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Investor relations,

SEC Filings) or by writing to Investor Relations, Altera Corporation, 101 Innovation Drive, San Jose, CA 95134 Altera, its directors and certain executive officers are participants in the solicitation of proxies from Altera's stockholders in contransaction. Information regarding such participants, including their direct or indirect interests, by security holdings or otherwi information regarding Intel or any Intel director or executive officer to the extent they may be deemed participants in the solicitation the Proxy Statement and other relevant documents to be filed with the SEC in connection with the Special Meeting. Information foregoing can also be found in the Company's definitive proxy statement for its 2015 Annual Meeting of Stockholders, which March 31, 2015, and in any subsequent Statements of Change in Ownership on Form 4 filed by such individuals with the SEC.

Investor Meeting November, 2014 Intel s Growth Strategy

Transaction Summary Purchase Price

\$54 per share in cash Financial Impact

Expected to be accretive to non-GAAP EPS & Free Cash Flow (FCF) in the first year after close Financing

Cash on hand + new debt Closing

Expected in approximately 6-9 months

Unanimously approved by Intel and Altera Boards of Directors

Subject to approval by Altera s stockholders, regulatory approvals, and other customary closing conditions Equity Value

~\$16.7 billion

The FPGA business is aligned to our growth strategy, Altera is well positioned, and FPGAs benefit from Moore s Law We expect this transaction to create significant value for our stockholders

Executive Summary

Altera s products combined with our IP portfolio are expected to enable a new class of products that meet customer needs in the data center and IoT market segments

Altera Stats Current Intel Foundry Relationship Altera Overview

World leader in programmable logic devices (PLDs)

Headquartered in San Jose, CA

- ~3,100 employees worldwide in more than 20 countries
- ~12,600 customers served through a direct sales force and distributors

FY14 revenue of \$1.9B, gross margin of 66%, and net income of \$0.5B

Cash flow from operations of \$0.7B or 34%

Established a multi-year agreement in 2013

World class PLD technology + world class process technology

Manufacturing
Altera s
Stratix®10
PLDs and SoCs using Intel s 14 nm
Tri-Gate process and packaging technology

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18%
78%
4%
ASIC
PLD
ASSP
PLDs,
ASICs
&
ASICs

In the state of the stat
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2014 TAM: \$115B

Altera
Revenue
by
Segment
1
Industrial, Military
and Automotive
Networking,
Computer
and Storage
22%
16%
18%
PLD
Market
Segment
Share
2
2014 TAM: \$5.0B
39%
49%
12%
Altera
Other
Xilinx
44%
Other
Telecom
and

wireless

In a Growing Market Segment

(\$M)

Source: Gartner

FPGA Market Segment Growth

Forecast CAGR

7%

Military/Civil

Military/Civil

Aerospace

Aerospace

Industrial

Industrial

Automotive

Automotive

Data

Data

Processing

Processing Consumer Consumer Comms Comms 0 1,000 2,000 3,000 4,000 5,000 6,000 7,000 8,000 9,000 10,000 2014 2015 2016 2017 2018

Addresses emerging customer workloads in the ~\$37B data center logic market segment

New IoT products expected to expand serviceable market by ~\$11B

Expected to be ~60% of total value created

OpEx reductions which increase over time

Manufacturing leadership which is expected to improve existing Altera product portfolio and market segment share

Expected to be ~40% of total value created Strategic Combination Creates Significant Value Source: Intel estimates Accretive to Non-GAAP EPS & Free Cash Flow in the First Year After Close

Product Synergies Cost & Manufacturing Synergies

Cloud Example: Data Center FPGA Acceleration

Up to 1/3 of Cloud Service Provider Nodes to Use FPGAs by 2020

https://gigaom.com/2015/02/23/microsoft-is-building-fast-low-power-neural-networks-with-fpgas/

Image Identification

Security

Convolutional Neural

Network

Encryption

Big Data

Compression

Applications:

Algorithms:

CPU

CPU

FPGA

FPGA

Co-Packaged CPU + FPGA

CPU + FPGA

CPU + FPGA

Integrated CPU + FPGA

CPU

CPU

FPGA

FPGA

Discrete FPGA

>2X performance increase through integration

Reduces total cost of ownership (TCO) by using standard server infrastructure Increases flexibility by allowing for rapid implementation of customer IP and algorithms

Today

IoT **Application Examples** Processor, mem controller, security, standard IO Industrial Specific Real-time control and acceleration Industrial **Automation Control** Pre-Programmed (ASSP replacement) Processor, mem controller, security, standard IO Automotive Specific Functional Safety, Computer Vision, Proprietary Acceleration Advanced Driver Assistance Systems

Customer Defined IP (ASIC replacement) Base IA Complex FPGA One Silicon Design Integrated die and multi-chip packages

Integrated solutions accelerate growth in key IoT segments by adding new functionality, improving performance, and lowering cost

~\$11B incremental SAM by 2020 as integrated FPGAs become cost competitive with ASICs & ASSPs

Customers can program their own IP, replacing ASICs

Intel can pre-program industry-specific IP, replacing ASSPs

Expected to reduce time-to-market by more than 50%

Intel s manufacturing leadership will increase the competitiveness of Altera s existing products
Manufacturing Leadership Advantage
Altera and Intel engineering teams will be under one roof as an integrated device manufacturer (IDM), enabling faster design optimization and time-to-market
Acquisition captures the benefits of leadership for Intel s stockholders

A shared history facilitates integration Engineering teams deeply engaged through existing foundry relationship Altera will be an integrated Intel business unit

Dedicated sales force and engineering

Shared infrastructure

OpEx synergies expected to be primarily in G&A Altera has retention plans in place to ensure a smooth transition Intel will implement longer-term retention plans post-close Altera Integration & Organization

The FPGA business is aligned to our growth strategy, Altera is well positioned, and FPGAs benefit from Moore s Law We expect this transaction to create significant value for our stockholders

Altera s products combined with our IP portfolio are expected to enable a new class of products that meet customer needs in the data center and IoT market segments
Summary

Risk Factors

This

presentation

contains

forward

looking

statements

related

to

the

proposed

transaction

between

and

business

combination

of

Intel

and Ale
Altera. Forward looking statements are predictions, projections and other statements about future events that are based on current expenses.
and
assumptions
and,
as
a
result,
are
subject
to
risks
and
uncertainties.
Many
factors
could
cause
actual
results
to v.c.
differ
materially
from the
forward-looking statements in this presentation, including the following, among others:
forward-looking statements in this presentation, including the following, among others.
delays, disruptions or increased costs in the integration of Altera s technology in existing or new products;
Altera stockholders may not approve the transaction;
closing of the transaction may not occur or may be delayed;
-
expected synergies, cost savings, and other financial benefits of the transaction may not be realized;
-
integration of the acquisition post-closing may not occur as anticipated;
litigation related to the transaction or limitations or restrictions imposed by regulatory authorities may delay or negatively imposed by regulatory authorities may delay or negatively imposed.
the financial benefits of or our ability to complete the transaction;
-
unanticipated
restructuring
costs
may
be
incurred

or

undisclosed liabilities

assumed;

-
attempts to retain key personnel and customers may not succeed;
the business combination or the combined company s products may not be supported by third parties;
-
actions by competitors may negatively impact results; and
there may be negative changes in general economic conditions in the regions or the industries in which Intel and Altera operate
In
addition,
please
refer
to
the
documents
that
Intel
and
Altera
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with
the
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on
Forms
10-K,
10-Q
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8-K.
These
filings
identify
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statements set forth in this document. Readers are cautioned not to put undue reliance on forward-looking statements, and Inte

other important risks and uncertainties that could cause events and results to differ materially from those contained in the forw statements set forth in this document. Readers are cautioned not to put undue reliance on forward-looking statements, and Interassume no obligation and do not intend to update these forward-looking statements, whether as a result of new information, fur otherwise.

Acquisition of Altera Q&A