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AFFILIATED COMPUTER SERVICES INC Form 425 October 22, 2009

Filed by Xerox Corporation

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: Affiliated Computer Services, Inc.

Commission File No.: 1-12665

The proposed merger transaction involving Xerox and ACS will be submitted to the respective stockholders of Xerox and ACS for their consideration. In connection with the proposed merger, Xerox will file with the SEC a registration statement on Form S-4 that will include a joint proxy statement of Xerox and ACS that also constitutes a prospectus of Xerox. Xerox will mail the joint proxy statement/prospectus to its stockholders. **Xerox and ACS urge investors and security holders to read the joint proxy statement/prospectus regarding the proposed transaction when it becomes available because it will contain important information.** You may obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about Xerox and ACS, without charge, at the SEC s Internet site (http://www.sec.gov). Copies of the joint proxy statement/prospectus can also be obtained, when available, without charge, from Xerox s website, www.xerox.com, under the heading Investor Relations and then under the heading SEC Filings .

Xerox, ACS and their respective directors, executive officers and certain other members of management and employees may be deemed to be participants in the solicitation of proxies from the respective stockholders of Xerox and ACS in favor of the merger. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of the respective stockholders of Xerox and ACS in connection with the proposed merger will be set forth in the joint proxy statement/prospectus when it is filed with the SEC. You can find information about Xerox s executive officers and directors in its definitive proxy statement filed with the SEC on April 6, 2009. You can find information about ACS s executive officers and directors in its definitive proxy statement filed with the SEC on April 14, 2009. You can obtain free copies of these documents from Xerox and ACS websites using the contact information above.

This release contains forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. The words anticipate, believe, estimate, expect, intend, will, should and similar expressions, as they relate to us, are intended to identify forward-looking staten These statements reflect management s current beliefs, assumptions and expectations and are subject to a number of factors that may cause actual results to differ materially. These factors include but are not limited to: the unprecedented volatility in the global economy; the risk that the future business operations of ACS will not be successful; the risk that we will not realize all of the anticipated benefits from our acquisition of ACS; the risk that customer retention and revenue expansion goals for the ACS transaction will not be met and that disruptions from the ACS transaction will harm relationships with customers, employees and suppliers; the risk that unexpected costs will be incurred; the outcome of litigation and regulatory proceedings to which we may be a party; actions of competitors; changes and developments affecting our industry; quarterly or cyclical variations in financial results; development of new products and services; interest rates and cost of borrowing; our ability to protect our intellectual property rights; our ability to maintain and improve cost efficiency of operations, including savings from restructuring actions; changes in foreign currency exchange rates; changes in economic conditions, political conditions, trade protection measures, licensing requirements and tax matters in the foreign countries in which we do business; reliance on third parties for manufacturing of products and provision of services; and other factors that are set forth in the Risk Factors section, the Legal Proceedings section, the Management s Discussion and Analysis of Financial Condition and Results of Operations section and other sections of our Quarterly Report on Form 10-Q for the quarters ended March 31, 2009 and June 30, 2009 and our 2008 Annual Report on Form 10-K and ACS s 2009 Annual Report on Form 10-K filed with the Securities and Exchange Commission. Xerox assumes no obligation to update any forward-looking statements as a result of new information or future events or developments, except as required by law.

The following slides were included in Xerox's third-quarter 2009 earnings presentation made on October 22, 2009.

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volatility
in
the
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that
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be
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the
outcome
of
litigation
and
regulatory
proceedings
to
which we may be a party; actions of competitors; changes and developments affecting our industry; quarterly or cyclical variat
financial results; development of new products and services; interest rates and cost of borrowing; our ability to protect our inte
property rights; our ability to maintain and improve cost efficiency of operations, including savings from restructuring actions;
foreign
currency
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trade protection measures, licensing requirements and tax matters in the foreign countries in which we do business; reliance on third parties for manufacturing of products and products and products and products are products and products and products are producted as a second se services; the risk that the future business operations of Affiliated Computer Services, Inc. (ACS) will not be successful; the customer retention and revenue expansion goals for the ACS transaction will not be met; the risk that disruptions from the ACS transaction will harm relationships with customers, employees and suppliers; and other factors that are set forth in the Risk Factors t section, the Legal Proceedings section, the Management s Discussion and Analysis of Financial Condition and Results of Operations section and other sections of our Quarterly Report on Form 10-Q for the quarter ended March 31, 2009 and June 30, 2009 and our

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Annual Report on Form 10-K filed with the Securities and Exchange Commission. The Company assumes no obligation to up forward-looking statements as a result of new information or future events or developments, except as required by law. Xerox and ACS urge investors and security holders to read the joint proxy statement/prospectus regarding the proposed transaction when it becomes available because it will contain important information. You may obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about Xerox and ACS, without charge, at the Securities and Exchange Commission's (SEC) Internet site (http://www.sec.gov). Copies of the joint proxy statement/prospectus and the filings with the SEC that will be incorporated by reference in the joint proxy statement/prospectus can also be obtained, when available, without charge, from Xerox s website, www.xerox.com, under the heading Investor Relations and then under the heading SEC Filings . You may also obtain these documents,

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without charge, from ACS s website, www.acs-inc.com, under the tab Investor Relations and then under the heading SEC Filings . Information regarding participants or persons who may be deemed to be participants in the solicitation in respect of the proposed transaction is contained in Xerox's proxy statement for its most recent annual meeting and ACS's prostatement for its most recent annual meeting, both as filed with the SEC. Forward-Looking Statements

3 ACS Acquisition Update Discussion points:

Why we re taking action now

How we planned for this transformative deal

Revenue and profit synergies

Strategic and financial profile

A Strategic and Compelling Transaction The acquisition of ACS is designed to deliver increased and sustainable shareholder and customer value Builds on Xerox s strong financial base and drives value creation

Provides immediate scale and leadership in BPO

Increases already strong free cash flow

Strengthens annuity based business model

Leverages brand strength, global reach and technology expertise

Expands market opportunity

Enhances our growth prospects Growth catalyst that secures Xerox a strong, competitive future 5
5
A Global, Diversified Leader
Acquisition leverages the strengths of two best-in-class companies to create a new class of solutions provider

\$22 billion in revenue

\$17 billion of recurring revenue

Greatly expanded service capabilities

\$10 billion revenues from services

Nearly 50% of total revenue

Strong free cash flow will exceed \$2 billion a year or 8%+ of annual revenue

Double digit operating margins

Expands Xerox s addressable market four times to over \$500 billion, with an annual 5% growth rate

Xerox will now have a critical mass of services, accounts, and sales to be a major player in the lucrative BPO market. The company has also fundamentally repositioned itself in the office document technology and services industry. InfoTrends, October 8, 2009

6 Emerging Market Dynamics Customers are seeking service providers that offer a full range of solutions

Large enterprises demand global capabilities and global account management

Lines are blurring between the document infrastructure and business processes Industry is already consolidating

Traditional competitors are focusing more on services

Services competitors are leveraging scale

Mature market has made growth challenging in our traditional business Future growth opportunity is driven more by services than core technology business "With ACS, Xerox becomes a formidable player in the business process segment of outsourcing services. The combination establishes a very strong player in transactional or operational BPO. Xerox is propelled into the big leagues with а robust network of offshore facilities, which should strengthen its services value proposition measurably. Everest Research Institute, September 28, 2009

Why Business Processing Outsourcing BPO largely driven by document-driven work. Value is in:

Automating labor intensive tasks through technology

More efficient manual work processes

A combination of both Many industries still very dependent on documents

Health care, insurance, financial services, etc. Largely annuity-based business

Long-term contracts provide recurring revenue Strong, sustainable relevance and value proposition

BPO is always about improving productivity, reducing costs Serves diverse markets, across verticals 8 8 Taking Action Now Xerox is the industry leader in key growth markets of our existing business ACS is a best-in-class BPO enterprise

Diversified offerings with market leadership

Delivering
strong
profitable
growth:
6
percent
growth
in
fiscal
2009

New business signings of \$1 billion in annual recurring revenue

92% of revenue is U.S based; need to scale globally

Solid services expertise; need innovation to differentiate offerings
Scaling services differentiates Xerox in marketplace; adds value
to our
technology
Regardless of the strength of our existing business, without a company like ACS,
we will miss the opportunity to exploit the growth potential in this market as a
leading provider of integrated solutions.
"Our
net
assessment
is
this
is
another
bold
and
visionary

move
by
Xerox
that
holds
much
promise
for
the
expanded
company
and
its
combined
customers.
Xerox's
much
larger
size
brings
great
resources for leverage in back-office management, global expansion and R&D.
IDC, September 28, 2009

9 The Planning Process Began evaluating acquisition targets several years ago ACS was considered from the outset Initial focus was on small bolt-on acquisitions in vertical markets Rigorous review and analysis led us to believe the timing was right to pursue ACS

Best option to enhance the key pillars of Xerox s business

Prioritized objectives to include:

Expanding market and growth opportunities

Strong financial profile

Experienced management team to lead effective execution

1010Complementary portfolio of offerings; compelling tangible, achievable synergies

Strong revenue growth potential

Scale ACS internationally through Xerox brand and global account relationships

Account-by-account analysis of meaningful new business potential

Conservative assumptions on deal opportunities and closure rates

Cost synergies provide a solid financial return

Line-by-line review to identify specific cost reductions

Focus on corporate governance, services delivery, and infrastructure

Significant combined cash flow with additional cash benefits over first three years Tangible and Achievable Synergies

Xerox has had BPO aspirations for years With this deal, ACS will bring savvy BPO marketing, packaging, pricing, deal pursuit and execution to the table, while Xerox's brand and global client reach should bring strength in the Asia/Pacific region and Europe, where ACS has not established inroads.

Gartner Research, October 1, 2009

11 11 Annual Revenue Annual Pre-tax Profit Teams Synergies Year 1 Year 3 Year 5 Year 1 Year 3 Year 5 Services Sales Leverage Xerox brand & combined relationships for N. America growth --250 530 --15 60 Leverage Xerox global presence for ACS expansion --115 300 --5 35 Leverage cash flow for continued BPO expansion --325 930 --40 115 Innovation Use Xerox technology to automate & differentiate --75 150 5 30 40 Corporate Governance Consolidate public co. & governance structures -------55 55 55 Delivery & Infrastructure Reduce labor & shared BPO platform costs ----

---25

17

195 205 Leverage Xerox hardware & ACS services internally ----___ 15 60 90 Total Base Case --750+ 1,900 100 375+ 575+ Total Base Case + Upside --1,200 2,900 150 500 +800+ **Revenue Synergies** Cost & Expense Synergies

\$250M+ in additional cash benefits over first 3 years

Breakout opportunities not included in Xerox s synergy cases Note: Synergy savings exclude restructuring investments Estimated Annual Synergies Estimates assume a 12/31/09 close of the ACS transaction

ACS + Xerox: Strong financial profile 1.4 3.7 \$2.8 \$3.9 \$6.6 \$10.5 2009 2.0 2.3 2.7

Total Debt / EBITDA \$4.0 \$3.5 \$3.2 EBITDA 0.8 \$5.5 \$5.9 \$6.2 Finance Debt 0.6 \$2.4 \$7.9 2012 \$2.1 Core Debt \$2.5 \$8.7 2010 0.6 Core Debt / EBITDA \$8.0 Total Debt (in billions) 2011 9% 11% 10 15% 10 12% 6 8% Cash Flow from Ops / Revenue EPS Growth Free Cash Flow / Revenue **Operating Margin Revenue Growth** Capitalization \$(0.3) \$(0.3) \$(0.3) **Dividend Payments** \$2.0 \$1.0 _ Available Cash \$(0.1) \$(0.8)

\$(1.8) **Debt Payments** \$(0.7) \$(0.7) \$(0.6) CAPEX \$3.1 \$2.8 \$2.6 Cash from Operations 2012 2011 2010 (in billions) Cash Flow Steady State Business Model \$0.90 -\$1.00 \$0.75 -\$0.85 \$0.55 -\$0.65 GAAP EPS \$0.75 -\$0.85 \$1.10 -\$1.20 12% \$25B 2012 \$24B \$22B Revenue 10% 2010 \$0.95 -\$1.05 Adj. EPS 11% Operating Margin 2011 **Income Statement** Adjustments include estimates for amortization of intangibles, restructuring and asset impairment costs and acquisition related costs Above assumes a \$1B cash balance in all periods

Estimates assume a 12/31/09 close of the ACS transaction