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MAPLEBY HOLDINGS MERGER Corp Form 4 November 07, 2013

November 07,	2013											
FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION										OMB APPROVAL		
. •	- UNITED S	STATES				D EXCH).C. 20549		E CC	DMMISSION	OMB Number:	3235-0287	
Check this			v v u sii		, .					Expires:	January 31,	
if no longer subject to	r STATEM	ENT O			OWN	ERSHIP OF	Estimated a	2005 verage				
Section 16. Form 4 or Form 5	SECURITIES Section 16(a) of the Securities Exchange						A at af 1024	burden hour response	•			
obligations may contin <i>See</i> Instruc 1(b).	ue. Section 17(a	a) of the		ity Ho	oldi	ng Compa	ny A	ct of 1	935 or Section	I		
(Print or Type Re	sponses)											
1. Name and Ade Broad Matthe	Symbol	Symbol						5. Relationship of Reporting Person(s) to Issuer				
	MAPLEBY HOLDINGS MERGER Corp [OMX]						(Check all applicable)					
(Last)	(First) (N	fiddle)	3. Date of Earliest Transaction Director (Month/Day/Year) Z Officer (giv						_X_ Officer (give			
C/O OFFICE INCORPORA BLVD.	MAX Ated, 263 Shu	MAN	11/05/201					b	elow) EVP and	below) General Coun	sel	
	(Street)		4. If Amend Filed(Month			Original		A	. Individual or Joi applicable Line) X_ Form filed by O	ne Reporting Pe	rson	
NAPERVILL	E, IL 60563							P	Form filed by Me Person	ore than One Re	porting	
(City)	(State)	(Zip)	Table 1	I - Non	-Dei	rivative Sec	urities	s Acqui	red, Disposed of,	or Beneficial	ly Owned	
1.Title of Security (Instr. 3)	2. Transaction Date 2A. Deemed (Month/Day/Year) Execution Date, if any (Month/Day/Year)			Code (Instr. 3, 4 and 5)					5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	V	Amount	or (D)	Price	(Instr. 3 and 4)	(110411)		
Common Stock	11/05/2013			D		144,456 (1)	D	<u>(2)</u>	0	D		
Series D Convertible Preferred Stock	11/05/2013			J <u>(3)</u>		2,539	D	<u>(3)</u>	0	Ι	By ESOP Trust	
Common Stock	11/05/2013			J <u>(3)</u>		7,626	А	<u>(3)</u>	7,626	Ι	By ESOP Trust	
Common	11/05/2013			D		7,626	D	<u>(4)</u>	0	Ι	By ESOP	

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Stock

Trust

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	e 3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	TransactionDerivative Code Securities		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Employee Stock Option (Right to Buy)	\$ 4.24	11/05/2013		D		55,492	(5)	02/12/2016	Common Stock	55,492
Employee Stock Option (Right to Buy)	\$ 12.82	11/05/2013		D		36,539	<u>(6)</u>	02/11/2017	Common Stock	36,539
Employee Stock Option (Right to Buy)	\$ 14.89	11/05/2013		D		28,392	(7)	02/09/2018	Common Stock	28,392
Employee Stock Option (Right to Buy)	\$ 4.92	11/05/2013		D		53,412	<u>(8)</u>	02/16/2019	Common Stock	53,412

Reporting Owners

Reporting Owner Name / Address		Relationships				
	Director	10% Owner	Officer	Other		

Broad Matthew R C/O OFFICEMAX INCORPORATED 263 SHUMAN BLVD. NAPERVILLE, IL 60563

EVP and General Counsel

Signatures

/s/ Susan Wagner-Fleming, by POA from Matthew R. Broad

**Signature of Reporting Person

11/07/2013

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Includes shares acquired through a dividend reinvestment plan that were not previously reported.

Disposed of pursuant to a merger agreement between OfficeMax Incorporated (the "Company"), Office Depot, Inc. ("ODP") and their respective subsidiaries, in exchange for 178,738 shares of ODP common stock and 209,850 ODP restricted stock units, on the effective

(2) date of the merger (such merger, the "Merger") (in accordance with the exchange ratio set forth in the merger agreement pursuant to which each share of the Company's common stock was exchanged for 2.69 shares of ODP common stock). The closing price of ODP common stock on November 5, 2013 (the effective date of the Merger) was \$5.65 per share.

Pursuant to the Certificate of Designation of Convertible Preferred Stock, Series D, each share of OfficeMax Series D Convertible Preferred Stock was redeemed on November 5, 2013, following the redemption date of November 4, 2013, for a redemption price of

(3) \$45.00 per share, plus all accrued and unpaid dividends thereon. The redemption price was paid in shares of Company common stock, which were valued for such purposes at their Fair Market Value as of the redemption date (as defined in the Certificate of Designation), or \$15.415 per share. The reporting person received 7,626 shares of OfficeMax common stock in connection with the redemption of his OfficeMax Series D Convertible Preferred Stock.

Disposed of pursuant to a merger agreement between the Company, ODP and their respective subsidiaries, in exchange for 20,514 shares of ODP common stock, on the effective date of the Merger (in accordance with the exchange ratio set forth in the merger agreement

- (4) of ODP common stock, of the effective date of the Merger (in accordance with the exchange ratio set form in the merger agreement pursuant to which each share of the Company's common stock was exchanged for 2.69 shares of ODP common stock). The closing price of ODP common stock on November 5, 2013 (the effective date of the Merger) was \$5.65 per share.
- This stock option, which provided for vesting in three equal annual installments, on each of the first three anniversaries of its 2/12/2009
 (5) grant date, was assumed by ODP in connection with the Merger and replaced with an option to purchase 149,273 shares of ODP common stock for \$1.58 per share.

(6) This stock option, which provided for vesting in three equal annual installments, on each of the first three anniversaries of its 2/11/2010 grant date, was assumed by ODP in connection with the Merger and replaced with an option to purchase 98,289 shares of ODP common stock for \$4.77 per share.

This stock option, which provided for vesting in three equal annual installments, on each of the first three anniversaries of its 2/9/2011
(7) grant date, was assumed by ODP in connection with the Merger and replaced with an option to purchase 76,374 shares of ODP common stock for \$5.54 per share.

This stock option, which provided for vesting in three equal annual installments, on each of the first three anniversaries of its 2/16/2012
 grant date, was assumed by ODP in connection with the Merger and replaced with an option to purchase 143,678 shares of ODP common stock for \$1.83 per share.

Remarks:

In connection with the Merger (defined in the footnotes above), Mapleby Holdings Merger Corporation has become the success

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.