CYTYC CORP Form 425 June 13, 2007

Creating a Global Leader in Women s Healthcare Continuing a legacy of leading technology, innovation and rapid growth Filed by Hologic, Inc. Pursuant to Rule 425 under the Securities Act of 1933 and deemed

filed pursuant to Rule 14a-12 of the Securities Exchange Act of 1934 Subject

Company:
Cytyc
Corporation
Commission File No.: 000-27558

Disclaimer Regarding Forward-Looking Statements Forward-Looking Statements Regarding Cytyc

Investors are cautioned that statements in this presentation which are not strictly historical

statements, including, without limitation, Cytyc's future financial condition, operating results and economic performance, and management's expectations regarding key customer relationships, future growth opportunities, product acceptance and business strategy, constitute forward-looking statements. These statements are based on current expectations, forecasts

and

assumptions

of

Cytyc

that

are

subject

to

risks

and

uncertainties,

which

could

cause actual outcomes and results to differ materially from those statements. Risks and uncertainties include, among others, the successful integration of acquired businesses into Cytyc's business, dependence on key personnel and customers as well as reliance on proprietary technology, uncertainty of product development efforts and timelines, management of growth, product diversification, and organizational change, entry into new market segments domestically, such as pharmaceuticals, and new markets internationally, risks associated with litigation, competition and competitive pricing pressures, risks associated with the FDA regulatory approval processes and healthcare reimbursement policies in the United States and abroad, introduction of technologies that are disruptive to Cytyc's business and operations, the potential consequences of the restatement of Cytyc's

Disclaimer Regarding Forward-Looking Statements (continued)

financial statements for the period 1996 through 2002, relating to certain employee stock option

exercises, including the impact of the expected any regulatory review or litigation relating to such matters, the impact of new accounting requirements and governmental rules and regulations, as well as other risks detailed in Cytyc's filings with the SEC, including those

under the heading "Risk Factors" in Cytyc's 2006 Annual Report on Form 10-K/A and Adeza's 2006 Annual Report on Form 10-K, all as filed with the SEC. Cytyc cautions readers not to place undue reliance on any such forward-looking statements, which speak only as of the date they were made. Cytyc disclaims any obligation to publicly update or revise any such statements to reflect any change in its expectations or events, conditions, or circumstances on which any such statements may be based, or that may affect the likelihood that actual results will differ from those set forth in the forward-looking

statements.

Disclaimer Regarding Forward-Looking Statements (continued) Forward-Looking Statements Regarding the Proposed

Hologic-Cytyc

Transaction

This presentation also includes forward-looking statements about the timing of the completion of the transaction, the anticipated benefits of the business combination transaction involving Hologic and Cytyc, including future financial and operating results, the expected permanent financing for the transaction, the combined company's plans, objectives, expectations

and

intentions

and

other

statements

that

are

not

historical

facts.

Hologic

and

Cytyc caution readers that any forward-looking information is not a guarantee of future performance

and

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information.

These include risks and uncertainties relating to: the ability to obtain regulatory approvals of the transaction on the proposed terms and schedule; the parties may be unable to complete the transaction because conditions to the closing of the transaction may not be satisfied; the risk that the businesses will not be integrated successfully; the transaction may involve unexpected costs or unexpected liabilities; the risk that the cost savings and any other synergies from the transaction may not be fully realized or may take longer to realize than expected; disruption from the transaction making it more difficult to maintain relationships with customers, employees or suppliers; competition and its effect on pricing, spending, third-party relationships and revenues; the need to develop new products and adapt to

Disclaimer Regarding Forward-Looking Statements (continued)

significant technological change; implementation of strategies for improving internal growth; use and protection of intellectual property; dependence on customers' capital spending policies and government funding policies, including third-party reimbursement; realization of potential future savings from new productivity initiatives; general worldwide economic conditions and related uncertainties; future legislative, regulatory, or tax changes

as well as other economic, business and/or competitive factors; and the effect of exchange
rate
fluctuations
on
international
operations.
În .
addition,
the
transaction
will
require
the
combined
company
to
obtain
significant
financing.
While
Hologic
has
obtained
a
commitment to obtain such financing, including a bridge to the permanent financing
contemplated in the presentation, the combined company s liquidity and results of operations
could be materially adversely affected if such financing is not available on favorable terms.
Moreover,
the
substantial
leverage
resulting
from
such
financing
will
subject
the
combined
company s business to additional risks and uncertainties. The risks included above are not
exhaustive. The annual reports on Form 10-K, the quarterly reports on Form 10-Q, current
reports on Form 8-K and other documents Hologic and Cytyc have filed with the SEC
contain additional factors that could impact the combined company s businesses and
financial performance. The parties expressly disclaim any obligation or undertaking to
release
publicly
any
·
updates or
or
revisions

to
any
such
statements
to
reflect
any
change
in
the
parties
expectations or any change in events, conditions or circumstances on which any such

statement is based.

Important Information for Investors and Stockholders

Hologic and Cytyc will file a joint proxy statement/prospectus with the SEC in connection with the proposed merger. HOLOGIC AND CYTYC URGE INVESTORS AND STOCKHOLDERS TO READ THE JOINT PROXY STATEMENT/PROSPECTUS WHEN IT BECOMES AVAILABLE AND ANY OTHER RELEVANT DOCUMENTS FILED BY EITHER PARTY WITH THE SEC BECAUSE THEY WILL CONTAIN IMPORTANT

INFORMATION.

Investors and stockholders will be able to obtain the joint proxy statement/prospectus and other

documents

filed

with

the

SEC

free

of

charge

at

the

website

maintained

by

the

SEC

at

www.sec.gov. In addition, documents filed with the SEC by Hologic will be available free of charge on the investor relations portion of the Hologic website at www.hologic.com. Documents filed with the SEC by Cytyc will be available free of charge on the investor relations portion of the Cytyc website at www.cytyc.com.

Participants in the Solicitation

Hologic, and certain of its directors and executive officers, may be deemed participants in the solicitation of proxies from the stockholders of Hologic in connection with the merger. The names of Hologic s directors and executive officers and a description of their interests in Hologic are set forth in the proxy statement for Hologic s 2006 annual meeting of stockholders, which

Lagar Filling. OT FTO COTT
was
filed
with
the
SEC
on
January
25,
2007.
Cytyc,
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proxies
from
its
stockholders
in
connection
with
the
merger.
The
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of
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and executive officers and a description of their interests in Cytyc is set forth in Cytyc s
Annual Report on Form 10-K/A for the fiscal year ended December 31, 2006, which was
filed with the SEC on April 30, 2007. Investors and stockholders can obtain more detailed
information regarding the direct and indirect interests of Hologic s and Cytyc s directors and
executive
officers
in
the
merger
by
reading
the
definitive
joint
proxy
statement/prospectus
when it becomes available.

Use of Non-GAAP Financial Measures

In addition to the financial measures prepared in accordance with generally accepted accounting principles (GAAP), we use the non-GAAP financial measures "adjusted EPS" and EBITDA . Adjusted EPS excludes the write-off and amortization of acquisition-related intangible

assets,

and

tax
provisions/benefits
related
thereto.
EBITDA
is
defined
as
net
earnings (loss) before interest, taxes, depreciation and amortization expense. Neither
adjusted EPS nor EBITDA is a measure of operating performance under GAAP. We believe
that the use of these non-GAAP measures helps investors to gain a better understanding of
our
core
operating
results
and
future
prospects,
consistent
with
how
management
measures
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and forecasts our performance, especially when comparing such results to previous periods or forecasts. When analyzing our operating performance, investors should not consider these non-GAAP measures as a substitute for net income prepared in accordance with GAAP.

A History of Innovation Delphi HOLOGIC Goes Public Acquisition of Trex Medical Including LORAD

Selenia Launched in U.S. Introduced 3D DEXA Acquisition of R2, Suros and AEG Fan-Beam Technology Founding of **HOLOGIC** Announced Agreement with Cytyc Introduced Tomosynthesis at **RSNA** Launched Discovery Acquisition of Direct Radiography 1986 1990 1995 1998 1999 2000 2002 2003

2004 2005 2006 2007 \$463M \$288M \$720E

Expanded Product Portfolio
Ability to Leverage OB/GYN Channel
Ability to leverage Surgical and Radiation
Oncology channel for Hologic s
new
products pipeline
Significant Cross-Selling Synergies

Enhanced International Presence

Creating a Global Leader in Women s Healthcare

Market Share Leader in Major Product

Lines

Comprehensive Sales Coverage

Proven Management Team

Significant Cash Flow Generation

Accretive

to

Adjusted

EPS

1

Within

the

First Full Year After Close

1

Adjusted EPS excludes the write-off and amortization of acquisition-related intangible assets, and related tax effect.

Strategic Advantages

Combined Strengths

Selenia
Breast Cancer
Screening
MammoSite
Radiation
Therapy
ThinPrep Pap Test & Imaging System

Cervical Cancer Screening
NovaSure
Endometrial
Ablation
Adiana
Contraception
FullTerm -
Adeza
Preterm Labor
Best-in-Class
Solutions
for
Women s
Healthcare
Comprehensive Women s Healthcare Platform
Discovery
Osteoporosis
Screening
MultiCare
Stereotactic
Biopsy
Suros

Biopsy Systems

Diversified and Balanced Revenue Mix Gynecology Interventional 16% Gynecology Diagnostics 33%

Breast Health

40%

Osteoporosis

& Other

11%

Combined Company

LQA Revenue

- = \$1.44B
- ~ 40% Capital Equipment
- ~ 60% Consumables

Other

1%

MammoSite

5%

Adeza

8%

NovaSure

30%

Pap

56%

Other

12%

Breast Biopsy

9%

Osteoporosis

11%

Digital

Mammography

68%

Hologic

LQA Revenue = \$724M

Cytyc

LQA Revenue

= \$720M

Drive market growth through a combination of advanced technology and comprehensive sales channel coverage #1 market position in major areas of women s healthcare Continue 20%+ revenue and earnings growth Develop additional best-in-class products that provide earlier and better detection, improved diagnosis and less invasive treatment

Long-Term Strategic Goals 12