SCHEDULE 14A

(Rule 14a-101) INFORMATION REQUIRED IN PROXY STATEMENT

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed	by the l	Registrant 🗵	Filed by a Party other than the Registrant $\ \Box$
Checl	k the ap	propriate box:	
	Prelin	ninary Proxy Stateme	at the state of th
			ne Commission Only (as permitted by Rule 14a-6(e)(2))
	Defin	itive Proxy Statement	
	Defin	itive Additional Mate	rials
\boxtimes	Solici	iting material Pursuan	to Rule 14a-12
			Xerox Corporation (Name of Registrant as Specified In Its Charter)
			(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
PAYN	MENT	OF FILING FEE (C	heck the appropriate box):
\boxtimes	No fe	e required.	
Check	Fee c	omputed on table belo	w per Exchange Act Rules 14a-6(i)(1) and 0-11.
	1)	Title of each class of	f securities to which transaction applies:
	2)	Aggregate number o	f securities to which transaction applies:
	3)	Per unit price or othe state how it was dete	er underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and ermined):
	4)	Proposed maximum	aggregate value of transaction:
	5)	Total fee paid:	
	Fee p	aid previously with pr	eliminary materials.
			e fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the on statement number, or the Form or Schedule and the date of its filing.
	1)	Amount Previously	Paid:
	2)	Form, Schedule or F	Registration Statement No.:
	3)	Filing Party:	
	4)	Date Filed:	

The investor presentation attached hereto as Exhibit 1 may be provided to shareholders of Xerox Corporation.



Supplemental Transaction Information

February 2018





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Additional Information and Where to Find It

This release may be deemed to be solicitation material in respect of the transactions with FUJIFILM Holdings Corporation ("Fujifilm") described herein (the "Transactions") and/or the matters to be considered at the Company's 2018 Annual Meeting of Shareholders. In connection with the Transactions and the 2018 Annual Meeting, Xerox plans to file with the Securities and Exchange Commission ("SEC") and furnish to Xerox's shareholders one or more proxy statements and other relevant documents. BEFORE MAKING ANY VOTING DECISION, XEROX'S SHAREHOLDERS ARE URGED TO READ THE PROXY STATEMENT(S) IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE AND ANY OTHER DOCUMENTS TO BE FILED WITH THE SEC IN CONNECTION WITH THE TRANSACTIONS AND/OR THE COMPANY'S 2018 ANNUAL MEETING OR INCORPORATED BY REFERENCE IN THE PROXY STATEMENTS BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE TRANSACTIONS AND/OR THE COMPANY'S 2018 ANNUAL MEETING AND THE PARTIES RELATED THERETO. Xerox's shareholders will be able to obtain a free copy of documents filed with the SEC at the SEC's website at http://www.xec.gov. In addition, Xerox's shareholders may obtain a free copy of Xerox's filings with the SEC from Xerox's website at http://www.xerox.com under the heading "SEC Filings."

Participants in the Solicitation

The directors, executive officers and certain other members of management and employees of Xerox may be deemed "participants" in the solicitation of proxies from shareholders of Xerox in favor of the Transactions or in connection with the matters to be considered at the Company's 2018 Annual Meeting. Information regarding the persons who may, under the rules of the SEC, be considered participants in the solicitation of the shareholders of Xerox in connection with the Transactions or the Company's 2018 Annual Meeting will be set forth in the applicable proxy statement and other relevant documents to be filed with the SEC. You can find information about Xerox's executive officers and directors in Xerox's Annual Report on Form 10-K for the fiscal year ended December 31, 2016, Xerox's and such persons' other filings with the SEC and in Xerox's definitive proxy statement filed with the SEC on Schedule 14A

Forward-Looking Statements

This release, and other written or oral statements made from time to time by management contain "forward-looking statements" as defined in the Private Securities Litigation Reform Act of 1995, including projections. The words "anticipate", "believe", "estimate", "expect", "intend", "will", "should" and similar expressions, as they relate to us, are intended to identify forward-looking statements. 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. Such factors include but are not limited to: our ability to address our business challenges in order to reverse revenue declines, reduce costs and increase productivity so that we can invest in and grow our business; changes in economic and political conditions, trade protection measures, licensing requirements and tax laws in the United States and in the foreign countries in which we do business; changes in foreign currency exchange rates; our ability to successfully develop new products, technologies and service offerings and to protect our intellectual property rights; the risk that multi-year contracts with governmental entities could be terminated prior to the end of the contract term and that civil or criminal penalties and administrative sanctions could be imposed on us if we fail to comply with the terms of such contracts and applicable law; the risk that partners, subcontractors and software vendors will not perform in a timely, quality manner; actions of competitors and our ability to promptly and effectively react to changing technologies and customer expectations; our ability to obtain adequate pricing for our products and services and to maintain and improve cost efficiency of operations, including savings from restructuring actions; the risk that individually identifiable information of customers, clients and employees could be inadvertently disclosed or disclosed as a resetul of a breach of our security systems; reliance on third pa





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Forward-Looking Statements (cont'd)

and products may not comply with applicable worldwide regulatory requirements, particularly environmental regulations and directives and anti-corruption laws; the outcome of litigation and regulatory proceedings to which we may be a party; the risk that we do not realize all of the expected strategic and financial benefits from the separation and spin-off of our Business Process Outsourcing business; the effects on our business resulting from actions of activist shareholders; and other factors that are set forth in the "Risk Factors" section, the "Legal Process Outsourcing business; the effects on our business resulting from actions of activist shareholders; 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 Reports on Form 10-Q for the quarters ended March 31, 2017, June 30, 2017 and September 30, 2017 and our 2016 Annual Report on Form 10-K, as well as our Current Reports on Form 8-K filed with the SEC. Furthermore, the actual results of the Transactions could vary materially as a result of a number of factors, including, but not limited to: (i) the risk that the transactions may not be completed in a timely manner or at all, which may adversely affect Xerox's business and the price of Xerox's common stock, (ii) the failure to satisfy the conditions to the consummation of the transactions, including the receipt of certain approvals from Xerox's shareholders and certain governmental and regulatory approvals, (iii) the parties may be unable to achieve expected synergies and operating efficiencies in the transactions within the expected time frames or at all, (iv) the transactions may not result in the accretion to Xerox's earnings or other benefits, (v) the occurrence of any event, change or other circumstance that could give rise to the termination of the transaction agreements, (vi) the effect of the announcement or pendency of the transactions on Xerox's and/or Fujifilm business relationships, operating results, and business generally, risks related to the proposed transactions form Xerox's current plans and operations and potential difficulties in Xerox's employee retention as a result of the transactions, (vii) risks related to diverting management's attention from Xerox's current plans and operations (viii) the outcome of any legal proceedings that was a situated agreements and the transaction agreements or the ongoing business operations, (viii) the outcome of any legal proceedings that may be instituted against Xerox, its officers or directors related to the transaction agreements or the transactions and (ix) the possibility that competing offers or acquisition proposals for Xerox will be made. 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 projections presented herein were prepared by senior management for internal use, and were not prepared with a view toward public disclosure. Accordingly, they do not necessarily comply with published guidelines of the SEC, the guidelines established by the American Institute of Certified Public Accountants for the preparation and presentation of financial forecasts, or generally accepted accounting principles. Neither the Company's independent registered public accounting firm, nor any other independent accountants, have audited, reviewed, compiled or performed any procedures with respect to the projections or expressed any opinion or any form of assurance related thereto

The projections presented herein may differ from published analyst estimates and forecasts. The inclusion of such projections in this presentation should not be regarded as an indication that the Company or any of its affiliates, advisors or representatives considered or considers them to be necessarily predictive of actual future events, and the projections should not be relied upon as such. Neither the Company nor any of its respective affiliates, advisors, officers, directors or representatives has made or makes any representation to any of the Company's stockholders or any other person regarding the ultimate performance of the Company compared to the information contained in the projections or can give any assurance that actual results will not differ from the projections.

The projections, while presented with numerical specificity, were based on numerous variables and assumptions that are inherently uncertain and necessarily involve judgments with respect to, among other things, revenue growth, product launch, estimated costs and expenses, pricing, competition, market share, regulatory approvals, and future economic, competitive and regulatory conditions, all of which are difficult or impossible to predict and many of which are beyond the Company's control. In addition, given that certain projections cover multiple years, by their nature, they become subject to greater uncertainty with each successive year.





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Forward-Looking Statements (cont'd)

In addition, certain of the projected financial information set forth above, such as Adjusted EBITDA, Pro Forma EBITDA, Adjusted Operating Profit, Pro Forma Adjusted Operating Profit and Levered Free Cash Flow, are non-GAAP financial measures. Non-GAAP financial measures should not be considered in isolation from, or as a substitute for, financial information presented in compliance with GAAP, and non-GAAP financial measures as used by the Company may not be comparable to similarly titled amounts used by other companies. No reconciliation of non-GAAP measures in the projections to GAAP measures was created or used in connection with the Transactions.

Fuji Xerox Co., Ltd. ("Fuji Xerox") is a joint venture between Xerox Corporation and Fujifilm in which Xerox holds a noncontrolling 25% equity interest and Fujifilm holds the remaining Fuji Xerox Co., Ltd. ("Fuji Xerox") is a joint venture between Xerox Corporation and Fujifilm formed an independent investigation committee ("IIC") to primarily conduct a review of the appropriateness of the accounting practices at Fuji Xerox's New Zealand subsidiary and at other subsidiaries. The IIC completed its review during the second quarter 2017 and identified aggregate adjustments to Fuji Xerox's financial statements of approximately JPY 40 billion (approximately \$360 million) primarily related to misstatements at Fuji Xerox's New Zealand and Australian subsidiaries. We determined that our share of the total adjustments identified as part of the investigation was approximately \$90 million and impacted our fiscal years 2009 through 2017. We concluded that we should revise our previously issued annual and interim consolidated financial statements for 2014, 2015 and 2016 and the first quarter of 2017 the next time they are filed. Our review of this matter has been completed. However, Fujifilm and Fuji Xerox continue to review Fujifilm's oversight and governance of Fuji Xerox as well as Fuji Xerox's oversight and governance over its businesses in light of the findings of the IIC. At this time, we can provide no assurances relative to the outcome of any potential governmental investigations or any consequences thereof that may happen as a result of this matter.





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- I. Introduction and Transaction Overview
- II. Fuji Xerox Overview and Financial Information
- III. Transaction Synergies and Pro Forma Free Cash Flow
- IV. Transaction Value to Xerox Shareholders
- V. Appendix





I. Introduction and Transaction Overview





Xerox and Fuji Xerox - Better Together

Transaction Consideration

- Xerox shareholders to receive \$2.5 billion special cash dividend (~\$9.80/share¹) at closing; committed funding in place
- Xerox shareholders to own 49.9% of combined company; Fujifilm to own 50.1%2
- Combined company name will be Fuji Xerox; company will remain listed on NYSE post-transaction under ticker "XRX"

Value Creation

- Immediate, significant cash payment, representing more than 30% of Xerox's unaffected share price of \$30.35 as of January 10, 2018 (prior to media speculation of a potential transaction)
- At least \$1.7 billion total annual cost savings opportunity
 - · Reflects \$1.25 billion transaction cost synergies and \$450 million of Fuji Xerox JV cost savings
 - At least \$1.2 billion (in total) projected to be achieved by 2020
- Significant revenue opportunities from innovation and footprint in faster-growing markets (i.e., Asia)

Capital Structure and Returns

- Expect to maintain investment grade credit ratings at closing
- Plan to maintain \$1.00/share annual dividend
- Plan to maintain Xerox's current capital return policy of at least 50% of combined free cash flow³ to shareholders
- Opportunity for greater capital deployment including share repurchases and increased dividends over time

Approvals and Timing

Transaction expected to close in the second half of 2018, subject to customary conditions, regulatory and Xerox shareholder approvals





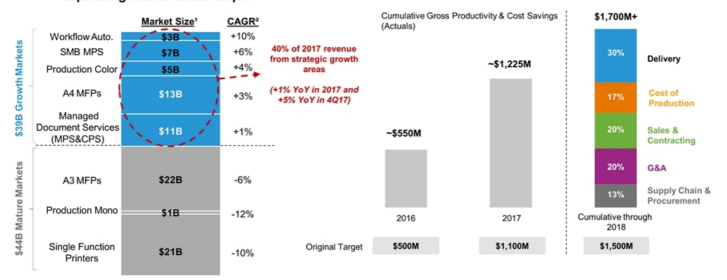




Xerox Today: Driving Revenue and Margin Improvement

Increasing participation in growth areas and expanding market leadership...

Overachieving on Strategic Transformation...







ng; MFP = Multifunction Printer; MPS = Managed Print Services; LE = Large Enterprise; CPS = Centralized Print Services





Transaction Enables Xerox's Next Phase of Value Creation

- Xerox's management and Board of Directors continuously evaluate the company's financial and strategic alternatives to enhance shareholder value
- After conducting a comprehensive review over the last year, Xerox's Board of Directors, in consultation with independent financial and legal advisors, concluded that the combination with Fuji Xerox is the best path to create value for the company and its shareholders:
 - Provides Xerox with a true global platform
 - ✓ Accelerates Xerox's path to revenue growth through enhanced scale, global reach and innovation
 - ✓ Unlocks substantial cost savings opportunities to drive margin expansion and fund investments
 - Transaction provides favorable economic terms to Xerox shareholders based on relative valuation, liquidity provided by dividend and significant ongoing interest in the combined company
 - Fuji Xerox combination offers significantly more attractive shareholder value opportunity than other current alternatives





Existing Joint Venture Agreements Limit Xerox's Strategic Flexibility

Fuji Xerox Joint Venture Governance and **Dividends**

- Joint venture contract establishes rights and obligations of Fujifilm and Xerox in respect of the Fuji Xerox joint venture
 - Fujifilm designates 9 of 12 directors and chooses senior management
- Xerox designates 3 directors and has dividend rights and approval rights over limited fundamental Fuji Xerox matters
- · If a named competitor acquires more than 30% of Xerox, Fujifilm can terminate the joint venture contract
- · If any other person acquires more than 50% of Xerox, Fujifilm can terminate certain Xerox approval rights

Intellectual **Property**

- Xerox is restricted by IP rights from selling xerographic products in Asia; Fuji Xerox has exclusive and non-exclusive rights to certain Xerox intellectual property and trademarks in Asia
 - . Through March 2021, if Xerox is acquired by a third party these restrictions would continue to restrict Xerox and its subsidiaries
 - · If Xerox acquires a third party, then such third party would become subject to the restrictions and obligations described above

Supply Arrangements Fuji Xerox can terminate certain supply agreements if (i) Xerox undergoes a "substantial change" in the composition of its Board and/or management and (ii) Fuji Xerox can demonstrate it has a "reasonable basis" to believe the benefits it expected to derive from the master program agreement governing such supply agreements are in "substantial jeopardy"

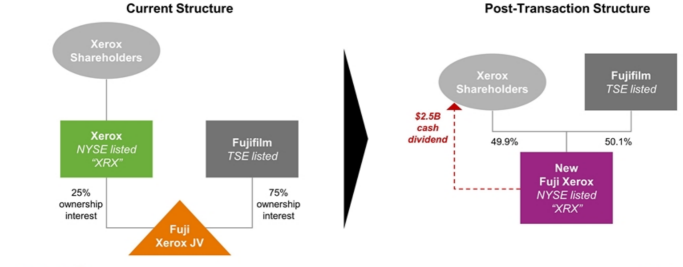




Transaction Structure

FUJI Xerox 🔊 1

Fujifilm will effectively contribute its 75% share in Fuji Xerox to Xerox in exchange for 50.1% of combined company; Xerox shareholders will receive \$2.5 billion cash dividend and 49.9% of the combined company¹ (Relative value of assets contributed discussed in Section IV)





Combination Optimizes Xerox's Competitive Strengths

Fujifilm and Xerox have 56 years of joint operating history as one of the most successful Japan/U.S. cross-border collaborations

Transaction allows both parties to optimize the benefits of their partnership by creating:

- · Strategic Benefits:
 - ✓ Common long-term vision and strategic growth development
 - Shared access to critical IP and technology
- Revenue Drivers:
 - ✓ Global manufacturing, sales and service delivery platform
 - ✓ Enhanced and streamlined product portfolio strategy, including launch timing and R&D coordination
 - ✓ Enhanced customer value proposition on a broader global scale
- · Cost Savings Opportunities:
 - ✓ More efficient R&D and corporate functions
 - √ Fully integrated supply chain





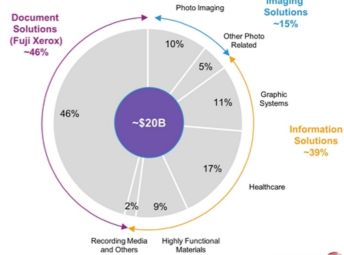
Fujifilm: Shareholder and Partner for the Long Term

Strong culture of innovation and bold new strategies facilitated the successful transformation away from a dependency on photographic film

- Global demand for photographic film has declined by ~99% since 2000
- Fujifilm has aggressively transitioned its business to meet market dynamics
- Fujifilm leveraged existing technologies to selectively concentrate on new growth strategies and successfully diversified its business both organically and inorganically
 - Photographic film is ~1% of Fujifilm revenue today vs. 11% in 2001¹, respectively
- Market has recognized Fujifilm's transformation:
 - ~\$20 billion market cap
 - ~50% outperformance vs. Nikkei 225 over last 5 years
 - Sell-side reflects over 50% "buy" ratings consistently over the past three years
 - One of the highest rated Japanese credit profiles (i.e., A1 / AA-)

FUJI XEFOX Source: FactSet, Fujifilm. Note: Dollars in billions. Exchange rate of JPY114: US\$1. Including Document Solutions on a fully consolidated basis today.

Revenue Breakdown - FY Ended March 2017





Governance Highlights

Board Composition

- Jeff Jacobson will serve as CEO and represent 1 of the 7 Fujifilm Board designees
- Shigetaka Komori will become Chairman of the Board
- New Fuji Xerox Board will initially consist of 12 directors; 7 designated by Fujifilm and 5 designated by current Xerox Board
- The 5 Xerox designated directors will serve or select their replacements for 5 years. Thereafter, they may be replaced by independent directors selected by Fujifilm and reasonably acceptable to the then-serving independent directors

Committees

- Audit Committee: Independent for NYSE listing requirements
- Conflicts Committee: Majority comprised of the initial Xerox directors (or their replacements) for 5 years. Thereafter, majority must be independent directors

Standstill / Squeeze **Out Transactions**

- Generally, Fujifilm may not acquire more than 66.7% of New Fuji Xerox stock
- Fujifilm may acquire more than 66.7% of New Fuji Xerox stock if the acquisition is (i) for ALL outstanding shares and (ii) approved by the Conflicts Committee and the Board
 - If the Conflicts Committee rejects any such acquisition, Fujifilm may still acquire such shares if the reasons for the rejection are disclosed AND a majority of the public shareholders unaffiliated with Fujifilm approve the transaction
- Fujifilm may not receive disparate consideration in connection with a sale of New Fuji Xerox

Conflicts

- The Conflicts Committee must approve transactions with Fujifilm (except as outlined above)
- Such approval requires a finding that the transaction is both (i) fair and reasonable to New Fuji Xerox AND (ii) no less favorable than arms' length terms

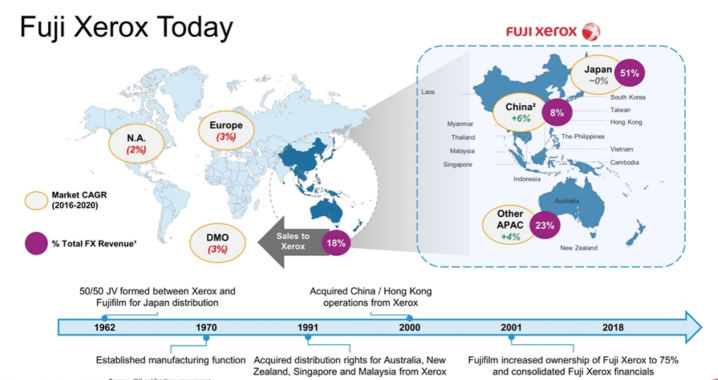




II. Fuji Xerox Overview and Financial Information







FUJI XECOX Source: Notes:

IDC and Fuji Xerox management.
Exchange rate of JPY114: US\$1. Market size in 2017 USD and CAGRs from 2016-2020. China segment includes Hong Kong. DMO is Developing Market

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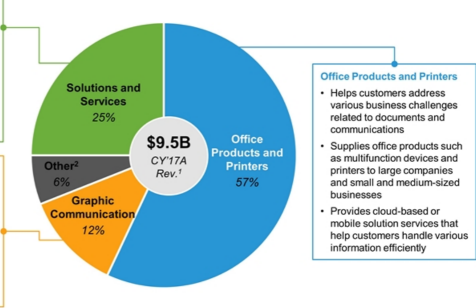
Fuji Xerox Revenue by Segment Today

Solutions and Services

- · Document services tailored to various industries or processes to meet business challenges
- · Provides high value-added solutions through system integration and cloud-based services
- Manages multifunction devices and BPO of mission-critical processes, assisting customers in streamlining business operations and expanding their businesses

Graphic Communications

- · Provides solutions for graphic communications, in-plant and production print with high-volume requirements
- Enables full-color, on-demand printing of a wide range of applications, including variable data for personalized content and one-to-one marketing
- Coordinated approach to print and digital media used to deliver messages and information efficiently and effectively

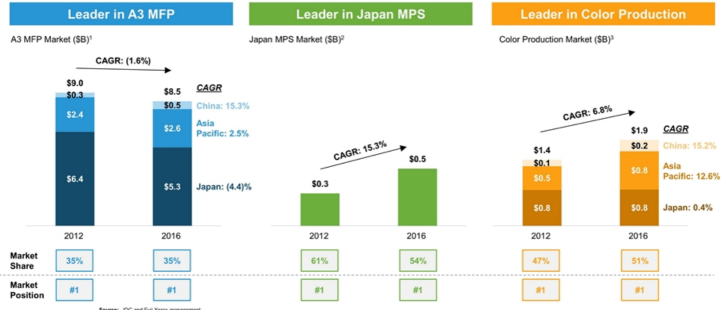




F. Fuji Xerox management. Assumes exchange rate of JPY114: US\$1. Percentage breakdown by segment represents manageness and selects calendar year 2017 revenue for Fuji Xerox (includes intercompany revenues of ~\$1.68). "Other" segment includes paper, leasing, etc.

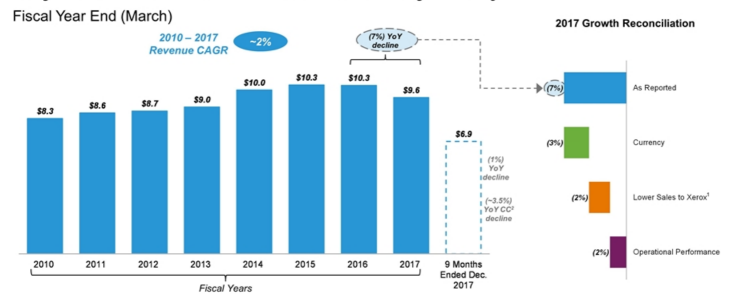


Fuji Xerox Market Leadership in Key Segments Today



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Fuji Xerox Historical Growth Trajectory



Fuji Xerox has demonstrated consistent revenue growth over time







Fuji Xerox 2018E Adj. EBITDA

Calendar Year End







III. Transaction Synergies and Pro Forma Free Cash Flow





Key Highlights

\$1.25 billion of transaction cost synergies that flow directly to Adj. Operating Profit

Revenue opportunity of at least \$1.0 billion

Normalized¹ Free Cash Flow of \$2.0 billion+ by 2022

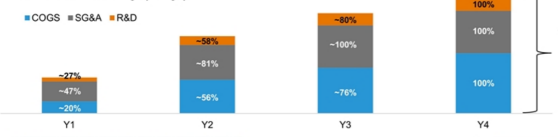




Sources of \$1.25 Billion Transaction Cost Synergies

Expected Cost Reduction Progression

% of Total Annual Cost Savings by Category



Targeted synergies of at least \$1.25 billion by 2022 expected to flow through to Adj. Operating Profit

COGS (~\$650M)

- Consolidate manufacturing of consumables and A3 mono production to more efficient cost plants with capacity to absorb volume
- Apply Fuji Xerox's manufacturing efficiency to Xerox consumables plants
- Optimize global logistics and technical services using Xerox's delivery best practices

SG&A (~\$400M)

- Consolidate corporate support functions (HR, IT, Legal, Finance) and non-selling commercial costs where duplication exists
- Improve cost performance across corporate support functions
- Consolidate facilities footprint
- Optimize selling support costs through centralization, improved sales force productivity and reduced spans and layers

R&D (~\$200M)

- Integrate devices, controllers, solutions, apps, print drivers and materials development to eliminate duplicate spend
- Streamline to single platforms leveraging best technologies across Xerox and Fuji Xerox
- Optimize footprint of research centers through consolidation where possible







Identified Revenue Capture Opportunities

At least \$1.0 billion anticipated revenue opportunity

Revenue Synergy Opportunity

Global Account Coverage

- · Improved win rates on global accounts and grow existing relationships
- Integrated, global service delivery
- Strengthened distribution and global delivery

Streamlined **Portfolio**

- More competitive portfolio and time-to-market
- Unified user experience
- Access to Fujifilm's inkjet and production IP
- Complete international entry A3 portfolio

Manufacturer Margin

- · Eliminate intercompany margin stacking
- Capture manufacturer margin in all markets
- Add flexibility to quoting process to increase winrate on price-competitive deals

SMB Transformation¹

- · SMB with channel transformation
- Competitive pricing for select target areas
- Expanded go-to-market through resellers and

Incremental Revenue Opportunities

- · Significant growth opportunity via share gains and penetration of ~\$100 billion production and industrial printing segment
- Additional opportunities to further diversify business leveraging strength of combined relationships globally
- Enhanced innovation, strategy alignment and investment capacity to support longer-term growth





Fujifilm's Commitment to Delivering Transaction Synergies and Cost Savings

"Jeff Jacobson and I are committed to the successful combination of Xerox and Fuji Xerox and to realizing the full potential of the new company. We are focused on delivering the cost synergies that will come from integration and accelerate the path to revenue growth through innovation in the marketplace.

We also believe Fujifilm's track record of advancing technology in innovative imaging and information solutions – especially in inkjet, imaging, and AI areas – will be important components of the success of the new Fuji Xerox."

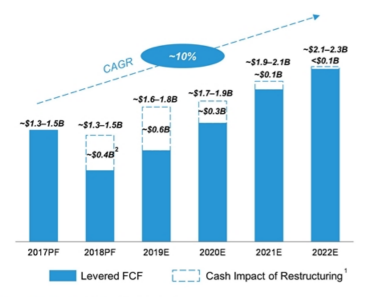
- Shigetaka Komori, Chairman and CEO, FUJIFILM Holdings





FCF Expected to Increase by >2x vs. Xerox Today

Calendar Year End



Selected Drivers of FCF Generation

- Expected improved revenue trajectory with positive growth in 2020 and beyond
- Strong operating leverage resulting in increasing Adj. EBITDA over time
- Consistent low single digit capex as percentage of

Selected Offsets to FCF Generation

- Cumulative restructuring of ~\$1.4 billion1
- Cash tax dis-synergies of ~\$80 million annually
- Interest cost of ~\$115 million related to assumption of \$2.85 billion new debt







IV. Transaction Value to Xerox Shareholders





Relative Ownership Analysis

- Relative equity value contribution implies transaction terms are favorable to Xerox shareholders
- Applying a higher multiple to Fuji Xerox (reflecting exposure to growth markets), implies that transaction terms are even more favorable

Illustrative Fuji Xerox Equity Value at Various Multiples					Xerox Equity Value at Recent Stock Prices			
	7.0x	7.5x	8.0x			Unaffected ²	VWAP Since Separation 3	
					Share Price	\$30.35	\$29.50	
2018E Adj. EBITDA	\$1.2	\$1.2	\$1.2		Fully Diluted Shares Outstanding ⁴	267	267	
Enterprise Value	\$8.5	\$9.2	\$9.8		Equity Value	\$8.1	\$7.9	
(+) Net Cash & Other ¹	0.2	0.2	0.2					
(-) 25% Already Owned by Xerox	(2.1)	(2.3)	(2.5)		(-) Cash Dividend to Xerox Shareholders	(2.5)	(2.5)	
Equity Value Contributed	ty Value Contributed 🛕 \$6.6 \$7.0 🕝 \$7.5			Equity Value Contributed	\$5.6	\$5.4		
					Implied Ownership to Xerox Shareholders (vs. 49.9% in transaction)			
				A	Fuji Xerox at 7.0x	46%	45%	
				B	Fuji Xerox at 7.5x	44%	43%	
				C	Fuji Xerox at 8.0x	43%	42%	





Value of Transaction Synergies

	Illustrative Value of Transaction Cost Synergies			
EV / Adj. EBITDA	7.0x	7.5x	8.0x	
Run-Rate Synergies	\$1.25	\$1.25	\$1.25	
Enterprise Value	\$8.8	\$9.4	\$10.0	
(x) Xerox % of NewCo	49.9%	49.9%	49.9%	
EV Attributable to Xerox Shareholders	\$4.4	\$4.7	\$5.0	
EV Attributable to Xerox Shareholders (Present Value) ¹	\$3.0	\$3.2	\$3.5	
(/) Xerox Fully-Diluted Share Count ²	267	267	267	
EV Attributable to Xerox Shareholders (Present Value) / Share	\$11	\$12	\$13	
% of Xerox Share Unaffected Share Price 3	37%	40%	43%	

Synergy value to Xerox shareholders reflects additional \$11–13 / share





V. Appendix





Xerox and Fuji Xerox Financial Profile (Pre-Synergies)

Calendar Year End

		201	7A		2018E			
	Xerox	Fuji Xerox	Interco. Elim.	Pro Forma	Xerox	Fuji Xerox	Interco. Elim.	Pro Forma
Revenue	\$10.3	\$9.5	(\$1.7)	\$18.0	\$10.0	\$9.6	(\$1.7)	\$17.9
Adj. EBITDA ¹	\$1.65	\$1.0		\$2.7	\$1.75	\$1.2	<u>.</u>	\$3.0
Adj. Op. Profit ^{1,2}	\$1.2	\$0.7		\$1.9	\$1.3	\$0.9		\$2.2
CAPEX (Including Equipment on Operating Lease)	\$0.3	\$0.3		\$0.7	\$0.35	\$0.4	<u></u>	\$0.8









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