WRIGHT MEDICAL GROUP INC Form 425 October 28, 2014

Employee Communication
Meetings
Filed by Tornier N.V. (SEC File No.: 001-35065)
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: Wright Medical Group, Inc.

SEC File No.: 001-35823

This presentation includes forward-looking statements.

These forward-looking statements generally can be identified by the use of words such as anticipate,
expect,
plan,
could,
may,
will,
believe,
estimate,
forecast,
goal,
project,
and other words of
similar meaning.

Forward-looking statements in this communication include but are not limited to, statements about the benefits of the transaction;

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|---|
| potential |
| synergies |
| and |
| cost |
| savings |
| and |
| the |
| timing |
| thereof; |
| future |
| financial |
| and |
| operating |
| results; |
| the |
| expected |
| timing |
| of |
| the |
| completion |
| of |
| the . |
| transaction; |
| and |
| the |
| combined |
| company s |
| plans, |
| objectives, |
| expectations |
| and |
| intentions |
| with manager |
| respect |
| to future |
| operations . |
| Each forward-looking statement contained in this communication is subject to risks and uncertainties that could cause |
| actual |
| results |
| to |
| differ |
| materially |
| from |
| those |
| expressed |
| or |
| implied |
| by |
| |

such

others, uncertainties as to the timing of the transaction; uncertainties as to whether Tornier shareholders and Wright shareholder approve the transaction; the risk that competing offers will be made; the possibility that various closing conditions for the transaction.

statement. Applicable risks and

uncertainties include, among

Factors in

Wright s

| may not be satisfied or waived, including that a governmental entity may prohibit, delay or refuse to grant approval for the consummation of the transaction, or the terms of such approval; the effects of disruption from the transaction making it more of maintain relationships with employees, customers, vendors and other business partners; the risk that shareholder litigation in |
|--|
| connection with the transaction may result in significant costs of defense, indemnification and liability; other business effects, |
| the effects of industry, economic or political conditions outside of Wright s or Tornier s control; the failure to realize synergia |
| savings from the transaction or delay in realization thereof; the businesses of Wright and Tornier may not be combined success |
| such |
| combination |
| may |
| take |
| longer, |
| be |
| more |
| difficult, |
| time-consuming |
| or |
| costly |
| to |
| accomplish |
| than |
| expected; |
| operating |
| costs |
| and |
| business disruption following completion of the transaction, including adverse effects on employee retention and on Wright s |
| Tornier s respective business relationships with third parties; transaction costs; actual or contingent liabilities; the adequacy of |
| combined |
| company s |
| capital |
| resources; |
| and |
| the |
| risks |
| identified |
| under |
| the |
| heading |
| Risk |

| Annual |
|--|
| Report |
| on |
| Form |
| 10-K, filed with the SEC on February 27, 2014, and Tornier s Annual Report on Form 10-K, file with the SEC on February 2 |
| well |
| both |
| companies |
| subsequent |
| Quarterly |
| Reports |
| on |
| Form |
| 10-Q |
| and |
| other |
| information |
| |
| filed |
| by |
| each |
| company |
| with |
| the |
| SEC. |
| We |
| caution |
| investors |
| not |
| to |
| place |
| considerable |
| reliance |
| on |
| the |
| forward-looking |
| statements |
| contained |
| in |
| this |
| presentation. |
| You |
| are |
| encouraged |
| to |
| read |
| Wright s |
| and |
| |
| Tornier s |
| filings |
| with |

| SEC, |
|--|
| available |
| at |
| www.sec.gov, |
| for |
| a |
| discussion |
| of |
| these |
| and |
| other |
| risks |
| and |
| uncertainties. The forward-looking statements in this communication speak only as of the date of this document, and we under |
| obligation to update or revise any of these statements. |
| Our businesses are subject to substantial risks and uncertainties, including |
| those referenced above. |
| Investors, potential investors, and others should give careful consideration to these risks and uncertainties. |
| Cautionary Note Regarding |
| Forward-Looking Statements |

the

Confidential | Page 2 Important Additional Information And

Where To Find It

In connection with the proposed merger, Tornier plans to file with the U.S. Securities and Exchange Commission (SEC) a registatement on Form S-4 that will include a joint proxy statement of Wright and Tornier that also constitutes a prospectus of Tor Wright and Tornier will make the joint proxy statement/prospectus available to their respective shareholders. **Investors are ur** to read

the

joint

proxy

statement/prospectus

when

it

becomes

available,

because

it

will

contain

important

information.

The

registration statement, definitive joint proxy statement/prospectus and other documents filed by Tornier and Wright with the Similar will be available free of charge at the SEC is website (www.sec.gov) and from Tornier and Wright. Requests for copies of the proxy statement/prospectus and other documents filed by Wright with the SEC may be made by contacting Julie Tracy, Senior President and Chief Communications Officer by phone at (901) 290-5817 or by email at julie.tracy@wmt.com, and request for copies of the joint proxy statement/prospectus and other documents filed by Tornier may be made by contacting Shawn McCormick, Chief Financial Officer by phone at (952) 426-7646 or by email at shawn.mccormick@tornier.com.

Wright, Tornier, their respective directors, executive officers and employees may be deemed to be participants in the solicitation proxies from Wright s and Tornier s shareholders in connection with the proposed transaction. Information about the director executive officers of Wright and their ownership of Wright stock

is set forth in Wright s annual report on Form 10-K for the fiscal

year ended December 31, 2013, which was filed with the SEC on February 27, 2014 and its proxy statement for its 2014 annual meeting of stockholders, which was filed with the SEC on March 31, 2014. Information regarding Tornier's directors and exercificers is contained in Tornier's annual report on Form 10-K for the fiscal year ended December 29, 2013, which was filed with the SEC on February 24, 2014, and its proxy statement for its 2014 annual general meeting of shareholders, which was filed with the SEC on May 16, 2014. These documents can be obtained free of charge from the sources indicated above. Certain directors, executive officers and employees of Wright and Tornier may have direct or indirect interest in the transaction due to securities holdings, vesting of equity awards and rights to severance payments. Additional information regarding the participants in the solicitation of Wright and Tornier shareholders will be included in the joint proxy statement/prospectus.

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Confidential | Page 4 | Agenda | Yesterday s Announcements | Who Is Wright? | Why this combination? | What happens after today? | How are we planning for the future? | Leadership s commitment to you | Conclusion & Summary | Q&A |

Yesterday s Announcement to Combine

Creates a Premier High-Growth Extremities-Biologics Company

with

Comprehensive Upper and Lower Extremity Product Portfolio and Broad Global Reach

Further Accelerates Growth Opportunities

in Three of the Fastest Growing

Areas in Orthopaedics: Lower Extremities, Upper Extremities and

Biologics

Adds Significant Scale and Scope

to Provide Accelerated Path to Profitability

and Stronger Financial Profile

The combination will generate long-term value for our customers,

our employees and our shareholders. Confidential | Page 5

Important Notes on the Announcement to Combine
Wright s and Tornier s leaders are thrilled about this once in a life time opportunity and the future of combined organization
Excitement about
the Deal
Familiar Name
and Leadership
Business As Usual
We
will
operate
business
as
usual

| through |
|--|
| the |
| close |
| of |
| the transaction |
| The |
| combined |
| company |
| will |
| continue |
| to |
| be |
| known |
| as |
| Wright |
| Medical |
| and |
| will be led by Bob Palmisano as president and CEO and by Dave Mowry as |
| COO |
| Wright s |
| and |
| Tornier s |
| Board |
| of |
| Directors |
| voted |
| unanimously |
| for |
| the |
| combination |
| |
| Unanimous |
| Decision |
| |

Confidential | Page 7 Corporate Footprint Corporate Footprint

No immediate plans to consolidate facilities, however, Executive Leadership to be co-located in Memphis as the U.S. HQ for our combined business

U.S. headquarters for Upper Extremity business will leverage Tornier s existing footprint

U.S. headquarters for Lower Extremity and Biologics business will be based in Wright s existing facility in Memphis

The business will be incorporated in The Netherlands

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Key Products
Recent Strategic Initiatives
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Extremities-Biologics company with leadership position in in Lower Extremities -- foot & ankle

NASDAQ: WMGI www.wmt.com

Products sold in over 60 countries 1,000 employees globally **INBONE** (R) and **INFINITY** (R) Total Ankle Systems **ORTHOLOC** Reconstructive Plates PRO-TOE Hammertoe **Implants Biologics Business Mix Company Summary** Completed transformation to high growth Extremities-Biologics pure play through successful divestiture of OrthoRecon business (Jan 2014) Integration of Solana and OrthoPro (acquired in 1Q14) Commercial launch of INFINITY total ankle replacement system (June 2014) Approvable letter received from FDA for Augment® Bone Graft Wright at a Glance *2013 revenue 27% US International 73% 62% 25% 10% 3%

HQ in Memphis, TN; operations run out of U.S.

2013 revenue: \$242M

Other Upper Extremities Biologics Foot & Ankle

Confidential | Page 9 Compelling Strategic Rationale

Combines Wright s leadership in the lower extremities market with Tornier s leadership in upper and lower extremities to create a **premier high-growth global Extremities-Biologics company**!

Creates a **mid-sized growth company uniquely positioned with leading technologies** and specialized sales forces

in three of the fastest growing areas of orthopedics Upper Extremities, Lower Extremities and Biologics. Further enhanced by final FDA premarket approval of Augment Bone Graft, adding additional depth to our combined portfolio and providing a platform technology for future new product development. *2013 revenue **UPPER EXTREMITIES** LOWER EXTREMITIES 59% of Revenue ~10% of Revenue ~62% of Revenue

19% of Revenue

Confidential | Page 10 Natural, Highly Complementary Fit of Both Businesses

We have complementary **product offerings in the extremities segment**, providing opportunities for growth beyond what we could achieve as individual companies

We both share consistent and complementary approaches to the market

| We are committed to strategically addressing the continuum of care through |
|---|
| innovative |
| solutions, |
| with |
| total |
| ankle |
| and |
| shoulder |
| replacement |
| being |
| the |
| cornerstones and complemented leading edge biologics |
| Larger combined presence and product portfolio creates scale to better leverage the |
| hospital |
| contracting |
| - |
| process |
| process |
| |
| We share a culture of scientific advancement and physician-driven service with |
| We share a culture of scientific advancement and physician-driven service |
| We share a culture of scientific advancement and physician-driven service with |
| We share a culture of scientific advancement and physician-driven service with Wright s |
| We share a culture of scientific advancement and physician-driven service with Wright s focus |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty Orthopaedic |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty Orthopaedic Company |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty Orthopaedic Company People Love and |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty Orthopaedic Company People Love and Tornier s |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty Orthopaedic Company People Love and Tornier s focus |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty Orthopaedic Company People Love and Tornier s focus Specialists |
| We share a culture of scientific advancement and physician-driven service with Wright s focus The Specialty Orthopaedic Company People Love and Tornier s focus |

Confidential | Page 11 We speak a common language

We can achieve more as one company!

Combined products, sales and distribution talent, medical education and relationships expand the breadth and depth of products we offer our **CUSTOMERS**

Dedicated research and development teams will power innovation across

the

combined

product

portfolio

to
enhance
PATIENT
outcomes
SHAREHOLDERS
have an opportunity to participate in the significant
upside and future growth prospects expected from a larger, stronger,
combined organization
EMPLOYEES
will benefit from being part of a larger, dynamic
organization that brings together two leading companies and offers
enhanced opportunities for career growth

|
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What does this mean for employees TODAY?

Close in 2015:

Deal is expected to close in the first half of 2015 and will require regulatory and shareholder approvals

Business as Usual:

Please

| Customer |
|--|
| Service |
| is |
| our |
| Number |
| One |
| Priority |
| and it is imperative that we continue to execute on operational objectives |
| and individual goals! |
| |
| No Immediate Changes: |
| Your role, responsibilities, salary and benefits remain |
| the same, but you may be requested to assist in integration planning. |
| |
| Continued Excellence: |
| We ll continue to provide the excellent products and |
| service that Tornier is known for! |
| Until |
| close, |
| we |
| remain |
| independent |
| companies |
| and |
| should |
| continue |
| to |
| compete as vigorously as we did before the announcement |

remember

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Significant

Resources

are

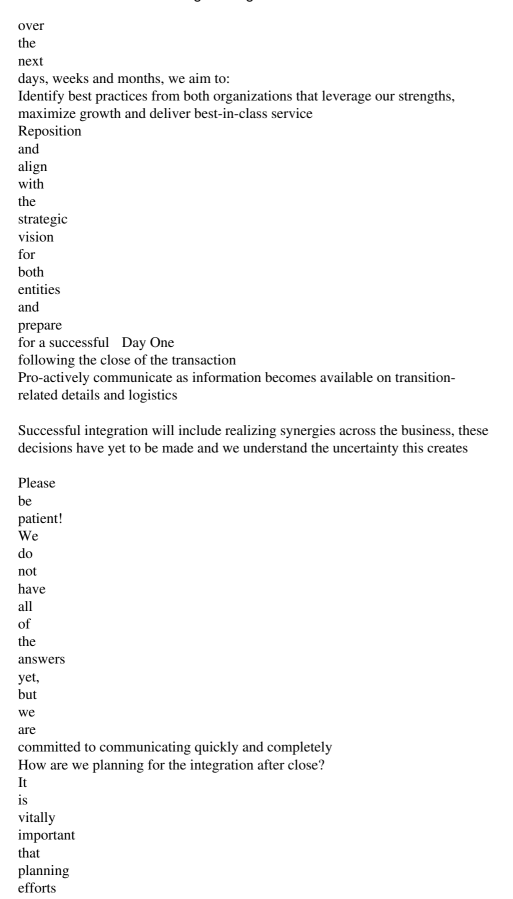
Dedicated

to

the

Combination

and



do
not
distract
us
from
remaining
productive and executing on our business objectives

Confidential | Page 15 Commitment to open & transparent communication

There will be a **future opportunity to meet with Tornier and new Wright** Medical leadership

We will provide ongoing, frequent and timely updates:

In-person, department meetings

Written communications

Management team is dedicated to obtaining answers to your questions

Additional resources for employees:

Frequently Asked Questions (FAQs) booklet will be provided

Dedicated email inbox for your questions (pending): winningtogether@tornier.com

External transaction page: www.ExtremitiesLeader.com

A bright & exciting future as new Wright Medical!
Premier High-Growth
Extremities-Biologics
Company
Accelerated Growth
Opportunities
Better Serves Customers
Increases Employee Development Opportunities
Satisfies Shareholders
Significant Scale and
Scope

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Q&A