

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**
Washington, D.C. 20549

SCHEDULE 14A INFORMATION

**Proxy Statement Pursuant to Section 14(a) of the
Securities Exchange Act of 1934**

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

- Preliminary Proxy Statement
- Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))**
- Definitive Proxy Statement
- Definitive Additional Materials
- Soliciting Material Pursuant to §240.14a-12

ACXIOM CORPORATION

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- No fee required.
- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

(1) Title of each class of securities to which transaction applies:

(2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

(4) Proposed maximum aggregate value of transaction:

(5) Total fee paid:

Fee paid previously with preliminary materials.

Check box if any part of the 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 previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1) Amount Previously Paid:

(2) Form, Schedule or Registration Statement No.:

(3) Filing Party:

(4) Date Filed:

This Schedule 14A filing consists of the following communication relating to the proposed acquisition of the Acxiom Marketing Solutions (“AMS”) business of Acxiom Corporation (the “Company”) by The Interpublic Group of Companies, Inc. (“IPG”) pursuant to the terms of a Membership Interest Purchase Agreement, dated as of July 2, 2017, by and among the Company, IPG, LiveRamp, Inc., a wholly owned subsidiary of the Company and Acxiom Holdings, Inc., a wholly owned subsidiary of the Company:

- (i) Presentation Slides for Global Town Hall; and
- (ii) Email from Scott Howe to All Associates.

The item listed above was first used or made available on July 3, 2018.

Global Town Hall

July 2018

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LiveRamp.
an acxiom company

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SAFE HARBOR STATEMENT

Some of the matters discussed in this presentation contain forward-looking statements regarding the company's future business prospects which are subject to certain risks and uncertainties, including competitive pressures, adverse economic conditions and governmental regulations.

These issues and other factors that may be identified from time to time in the Company's reports filed with the SEC could cause actual results to differ materially from those indicated in the forward-looking statements.

The location of our website is www.acxiom.com. The information contained on, or that can be accessed through, our website is not incorporated by reference into this presentation, and you should not consider any information contained on, or that can be accessed through, our website as part of this presentation.

AGENDA

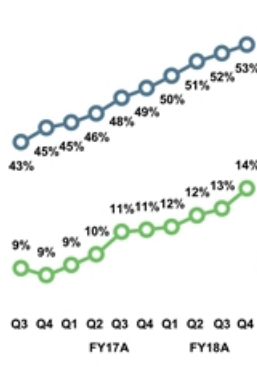
- Big News!
- Q & A

Our Journey

Revenue Growth



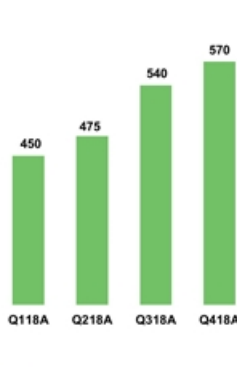
Margin Expansion



Free Cash Flow Improvement



LiveRamp Direct Clients



LiveRamp Integration Partners



TRANSFORMING TO WIN



¹ TTM revenue and revenue growth adjusted for the Acxiom Impact divestiture. ² TTM free cash flow to equity is as reported. ³ Excludes agency and reseller deployments and Data Store-only customers.

The Big News!

**Acxiom Signs Definitive Agreement to
Sell AMS to Interpublic Group (IPG)**

\$2.3B

Strong Outcome to Highly Competitive Strategic Process

Provides Capital to Further Fund LiveRamp Growth & Innovation

Big Win for All Constituencies



IPG



\$7.47B
NET REVENUE



50,200
EMPLOYEES



4,000+
CLIENTS



90+
OPERATING UNITS



100+
COUNTRIES



Interpublic

has extensive experience in **connecting and integrating multiple Interpublic agencies** to the benefit of a single client.

We call this approach to client management **Open Architecture.**



Acxiom Marketing Solutions

has extensive experience in **connecting and integrating multiple marketing systems** at the data layer to create data-driven experiences.

We call this approach to data management **Open Garden.**

What Does This Mean for AMS?



axiom.

IPG / AMS Combination Creates Significant Opportunities

- New revenue opportunities for both IPG and AMS businesses
 - Data products will make our media solutions even smarter, driving opportunity for our programmatic and performance media offerings
 - Cross-sell opportunity is high on both sides, supported by demand from existing accounts
- Other opportunities provide incremental upside
 - International expansion (AMP)
 - Analytics (UM, Initiative)
 - Numerous other use cases across the IPG portfolio (data management & CRM, eCommerce, BT consultancy, audience activation & segmentation)



AMS: What to Expect Going Forward

ORGANIZATION

Standalone Division Called
Acxiom

Under IPG Mediabrands

Led by Dennis & Rick

BENEFITS + COMP

Competitive Benefits
Programs

Comp Stability

Equity Vests on Close

TRANSITION

Expected Close by End of
Calendar Year

Transition Planning Begins
Immediately

EXCITING OPPORTUNITIES AHEAD

IPG



acxiom[®]
MARKETING SOLUTIONS

What Does
This Mean for
LiveRamp?



LiveRamp: What to Expect Going Forward

ORGANIZATION

Becomes a Standalone
Public Co. Post Close

Scott & Warren Continue
in Their Roles

USE OF PROCEEDS

Stock Tender

Increase Share Buyback

Organic & Inorganic
Growth Initiatives

TRANSITION

Expanded Relationship
with IPG

Maintain Neutrality

MISSION DOESN'T CHANGE – MORE RESOURCES TO ACHIEVE IT

Q & A

ADDITIONAL INFORMATION AND WHERE TO FIND IT

This communication contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements generally relate to future events, including the timing of the proposed transaction and other information related to the proposed transaction. In some cases, you can identify forward-looking statements because they contain words such as "may," "will," "should," "expects," "plans," "anticipates," "could," "intends," "target," "projects," "contemplates," "believes," "estimates," "predicts," "potential" or "continue" or the negative of these words or other similar terms or expressions that concern the proposed transaction and our expectations, strategy, plans or intentions regarding it. Forward-looking statements in this communication include, but are not limited to, (i) our expectations regarding the timing, completion and expected benefits of the proposed transaction, (ii) our plans, objectives and intentions with respect to our future operations, our customers and our market, and (iii) the expected impact of the proposed transaction on our business. Our expectations and beliefs regarding these matters may not materialize, and actual results in future periods are subject to risks and uncertainties that could cause actual results to differ materially from those projected. These risks include the risk that the transaction may not be completed in a timely manner or at all; the effect of the announcement or pendency of the transaction on our business relationships, results of operations and business generally; risks that the proposed transaction disrupts current plans and operations; and general market, political, economic and business conditions. The forward-looking statements contained in this communication are also subject to other risks and uncertainties, including those more fully described in our filings with the Securities and Exchange Commission, including our Annual Report on Form 10-K for the period ended March 31, 2018. The forward-looking statements in this communication are based on information available to Acxiom as of the date hereof.

We undertake no obligation to update the information contained in this press release or any other forward-looking statement.

Acxiom will file relevant materials with the Securities and Exchange Commission (the "SEC") in connection with the proposed transaction, including a proxy statement on Schedule 14A. Under the proposed terms, promptly after filing its proxy statement with the SEC, Acxiom will mail or otherwise make available the proxy statement and a proxy card to each stockholder entitled to vote at the annual meeting relating to the proposed transaction. **ACXIOM STOCKHOLDERS AND OTHER INVESTORS ARE ADVISED TO CAREFULLY READ THESE MATERIALS (INCLUDING ANY AMENDMENTS OR SUPPLEMENTS THERETO) AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC IN RESPECT OF THE PROPOSED TRANSACTION WHEN THEY BECOME AVAILABLE, AS THOSE DOCUMENTS WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION AND THE PARTIES TO THE PROPOSED TRANSACTION.** Acxiom stockholders and other investors may obtain free copies of the proxy statement and other relevant materials in connection with the proposed transaction (when they become available), along with other documents filed by Acxiom with the SEC, at the SEC's website (<http://www.sec.gov>).

The directors and executive officers of Acxiom may be deemed to be participants in the solicitation of proxies from the stockholders of Acxiom in connection with the proposed transaction. Information regarding the interests of these directors and executive officers in the transaction described herein will be included in the proxy statement described above. Additional information regarding Acxiom's directors and executive officers is also included in Acxiom's proxy statement for its 2017 Annual Meeting of Stockholders, which was filed with the SEC on June 29, 2017. These documents are available free of charge as described in the preceding paragraph.



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Colleagues,

I referenced this video in the town hall this morning and it's absolutely worth a watch for everyone who will be joining IPG in future. In it, Michael Roth, CEO of Interpublic, discusses his excitement around yesterday's announcement and the marriage of AMS with IPG. If a picture is worth 1,000 words, a video has to be worth – well, watching. You'll see me at the end (I'm the goofy looking bald guy), but it's really a chance to see Michael speak about the union. In every interaction I've had with Michael, I've found him to be a leader of great vision, interpersonal skills and integrity and I know you'll all enjoy meeting him in the very near future.

Creative art and data science; poetry and plumbing; media buying on a data foundation – it's a compelling union. Fun, exciting times!

<https://web.microsoftstream.com/video/231dc279-6825-4728-aa1c-00ae08e38aeb>

Warmest regards,

Scott.

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Forward-Looking Statements

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