SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

Schedule TO

(Amendment No. 1)

Tender Offer Statement under Section 14(d)(1) or 13(e)(1) of the Securities Exchange Act of 1934

Fidelity National Information Services, Inc.

(Name of Subject Company (Issuer))

Fidelity National Information Services, Inc.

(Name of Filing Person (Offeror))

Common Stock, Par Value \$.01 Per Share

(Title of Class of Securities)

31620M106

(CUSIP Number of Class of Securities)

Michael L. Gravelle, Esq.
Corporate Executive Vice President, Chief Legal Officer and Corporate Secretary
Fidelity National Information Services, Inc.
601 Riverside Avenue
Jacksonville, Florida 32204
Telephone: (904) 854-5000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications on Behalf of Filing Persons)

Copy to:

Lawrence S. Makow, Esq. Matthew M. Guest, Esq. Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, New York 10019 Telephone: (212) 403-1000

CALCULATION OF FILING FEE

Transaction Valuation*	Amount of Filing Fee**
\$2,500,000,000	\$178,250

- * Calculated solely for purposes of determining the amount of the filing fee. Pursuant to Rule 0-11(b)(1) of the Securities Exchange Act of 1934, as amended, the Transaction Valuation was calculated assuming that 80,645,161 outstanding shares of common stock, par value \$.01 per share, are being purchased at the maximum possible tender offer price of \$31.00 per share.
- ** The amount of the filing fee, calculated in accordance with Rule 0-11(b)(1) of the Securities Exchange Act of 1934, as amended, equals \$71.30 per million of the value of the transaction.
- Check box if any part of the fee is offset as provided by Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

Amount Previously Paid: \$178,250 Filing Party: Fidelity National Information Services, Inc. Form or Registration No.: Schedule TO Date Filed: July 6, 2010

o Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer.

Check the appropriate boxes below to designate any transactions to which the statement relates:

- o third-party tender offer subject to Rule 14d-1.
- ☑ issuer tender offer subject to Rule 13e-4.
- o going-private transaction subject to Rule 13e-3.
- o amendment to Schedule 13D under Rule 13d-2.

Check the following box if the filing is a final amendment reporting the results of the tender offer: o

This Amendment No. 1 (this "Amendment No. 1") amends and supplements the Tender Offer Statement on Schedule TO originally filed with the Securities and Exchange ("SEC") on July 6, 2010 (the "Schedule TO") by Fidelity National Information Services, Inc., a Georgia corporation ("FIS" or the "Company"). The Schedule TO relates to the tender offer by FIS, to purchase, for not more than \$2,500,000,000 in cash, up to 86,206,896 shares of its common stock, par value \$.01 per share, at a price not more than \$31.00 nor less than \$29.00 per share, net to the seller in cash, without interest and subject to additional withholding taxes, upon the terms and subject to the conditions set forth in the Offer to Purchase, dated July 6, 2010 (as it may be amended or supplemented, the "Offer to Purchase"), and in the accompanying Letter of Transmittal (as it may be amended or supplemented, the "Letter of Transmittal"), which together, as each may be amended or supplemented from time to time, constitute the "Tender Offer."

This Amendment No. 1 is intended to satisfy the reporting requirements of Rule 13e-4(c)(3) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). All information in the Tender Offer, including all schedules and annexes thereto, which were previously filed with the Schedule TO, is hereby expressly incorporated by reference into this Amendment No. 1, except that such information is hereby amended and supplemented to the extent specifically provided for herein.

Items 1 through 11.

Items 1 through 11 of the Schedule TO, to the extent they incorporate by reference information contained in the Offer to Purchase and the Letter of Transmittal, are hereby amended as follows:

(1) The section of the Offer to Purchase captioned "1. Number of Shares; Purchase Price; Proration" is hereby amended by amending and restating the second sentence of the paragraph beginning with the heading "*Proration*" as follows:

Subject to adjustment to avoid the purchase of fractional Shares, proration for each shareholder that tenders Shares (other than "odd lot holders") will be based on the ratio of the total number of Shares that we accept for purchase (excluding "odd lots") to the total number of Shares properly tendered (and not properly withdrawn) at or below the Purchase Price by all shareholders (other than "odd lot holders").

(2) The section of the Offer to Purchase captioned "8. Source and Amount of Funds" is hereby amended by amending and restating the third sentence of the paragraph beginning with the heading "*Credit Facility and Related Term Loans*" as follows:

As of June 30, 2010, the outstanding principal balance of the Revolving Loan was \$308.9 million, with \$724.8 million of borrowing capacity remaining thereunder.

(3) The section of the Offer to Purchase captioned "10. Certain Information Concerning FIS" is hereby amended as follows:

In the table immediately below the paragraph beginning with the heading "*Incorporation by Reference*," the list corresponding to "*Current Reports on Form 8-K*" to be incorporated by reference into the Offer to Purchase shall be amended and restated as follows to add the Current Report on Form 8-K filed by FIS on July 9, 2010:

Current Reports on Form 8-K

Filed March 3, 2010, June 2, 2010, June 7, 2010, July 2, 2010, July 6, 2010, and July 9, 2010.

(4) The section of the Offer to Purchase captioned "11. Interests of Directors and Executive Officers; Transactions and Arrangements Concerning Shares" is hereby amended as follows:

The second sentence in the second paragraph under the heading "Interests of Directors and Executive Officers" is hereby amended and restated as follows:

Such Shares may include Shares that our directors and executive officers are deemed to beneficially own. See the current beneficial ownership of our directors and executive officers set forth below under the heading "Beneficial Ownership Of Directors and Executive Officers."

The third paragraph under the heading "Interests of Directors and Executive Officers" is hereby amended and restated as follows:

Except as disclosed in this Offer to Purchase, FIS does not have knowledge of any affiliate's intent to tender Shares in the Tender Offer.

Footnote 2 to the table entitled "Beneficial Ownership of 5%+ Shareholders" is hereby amended to add the following sentence at the end of the first sentence at the end of the footnote:

Prior to the date hereof, WPM, L.P. indicated to FIS that it did not presently intend to tender its Shares in the Tender Offer; however, its position may change and FIS can make no assurances as to whether or not WPM, L.P. will tender any of its Shares in the Tender Offer.

The second sentence of the second paragraph in footnote 3 to the table entitled "Beneficial Ownership of 5%+ Shareholders" is hereby amended and restated to read as follows:

The amount shown in the table excludes Shares that WPM has the right to purchase pursuant to the stock purchase right agreement (but includes the 22,045 Shares purchased by WPM pursuant to such agreement at an aggregate purchase price of \$204.45 on June 14, 2010), see "— Transactions and Arrangement Concerning Shares" below.

The paragraph beginning with the heading "Stock Purchase Right Agreement" under the section "Transactions and Arrangements Concerning Shares" is hereby amended by deleting the last sentence of such paragraph and adding the following sentences at such paragraph's end:

On June 14, 2010, WPM purchased 22,045 Shares pursuant to the stock purchase right agreement at an aggregate purchase price of \$204.45 on June 14, 2010. WPM has indicated that it intends to purchase from time to time additional Shares pursuant to the stock purchase right agreement. As of June 30, 2010, approximately 5.7 million employee options remained outstanding that were subject to this purchase right; therefore, the right will permit Warburg Pincus to purchase at most an additional 1.9 million Shares.

Item 12

Item 12—Exhibit Index of the Schedule TO is hereby amended to add the following exhibits to the exhibit index:

Exhibit (a)(1)(N)—Information For Employees—Important Dates for Tender Offer

Exhibit (a)(1)(O)—Information For Employees—Frequently Asked Questions Relating to Your Participation in the Tender Offer

Exhibit (a)(5)(I) Press Release, dated July 8, 2010 (incorporated by reference to Exhibit 99.1 to Current Report on Form 8-K filed on July 9, 2010)

A restatement of the exhibit index, giving effect to the above additions, is included in this Amendment No. 1 following the signature page hereto.

SIGNATURE

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

FIDELITY NATIONAL INFORMATION SERVICES, INC.

By: /s/ Michael L. Gravelle

Name: Michael L. Gravelle

Title: Corporate Executive Vice President, Chief

 $Legal\ Officer,\ and\ Corporate\ Secretary$

Dated: July 9, 2010

EXHIBIT INDEX

Exhibit No. Description

(a)(1)(A)	Offer to Purchase, dated July 6, 2010. (1)
(a)(1)(B)	Letter of Transmittal. (1)
(a)(1)(C)	Notice of Guaranteed Delivery. (1)
(a)(1)(D)	Letter to brokers, dealers, commercial banks, trust companies and other nominees, dated July 6, 2010. (1)
(a)(1)(E)	Letter to clients for use by brokers, dealers, commercial banks, trust companies and other nominees, dated July 6, 2010. (1)
(a)(1)(F)	Letter to Fidelity National Information Services, Inc. 401(k) Profit Sharing Plan Participants, dated July 6, 2010. (1)
(a)(1)(G)	Direction Form for Participants in the Fidelity National Information Services, Inc. 401(k) Profit Sharing Plan. (1)
(a)(1)(H)	Letter to Metavante Retirement Program Participants, dated July 6, 2010. (1)
(a)(1)(I)	Direction Form for Participants in the Metavante Retirement Program. (1)
(a)(1)(J)	Letter to NYCE Corporation Employee's Tax Deferred Savings Plan Participants, dated July 6, 2010. (1)
(a)(1)(K)	Direction Form for Participants in the NYCE Corporation Employee's Tax Deferred Savings Plan. (1)
(a)(1)(L)	Instructions for Tender through Conditional Exercise of Options. (1)
(a)(1)(M)	Option Election Form. (1)
(a)(1)(N)	Information For Employees—Important Dates for Tender Offer
(a)(1)(O)	Information For Employees—Frequently Asked Questions Relating to Your Participation in the Tender Offer
(a)(2)	Not applicable.
(a)(3)	Not applicable.
(a)(4)	Not applicable.
(a)(5)(A)	Summary Advertisement. (1)
(a)(5)(B)	News Release, dated May 18, 2010 (incorporated by reference to Exhibit 99.1 to FIS' Schedule TO-C filed on May 18, 2010).
(a)(5)(C)	Employee Communication, dated May 18, 2010 (incorporated by reference to Exhibit 99.2 to FIS' Schedule TO-C filed on May 18, 2010).

Exhibit No.	Description
(a)(5)(D)	News Release, dated May 25, 2010 (incorporated by reference to Exhibit 99.1 to FIS' Schedule TO-C filed on May 26, 2010).
(a)(5)(E)	Employee Communication, dated May 25, 2010 (incorporated by reference to Exhibit 99.1 to FIS' Schedule TO-C filed on May 26, 2010).
(a)(5)(F)	Presentation materials for use at the investor and analyst conference on June 9, 2010 (incorporated by reference to Exhibit 99.1 to FIS' Schedule TO-C filed on June 9, 2010).
(a)(5)(G)	Press Release, dated June 29, 2010 (incorporated by reference to Exhibit 99.1 to FIS' Schedule TO-C filed on June 29, 2010).
(a)(5)(H)	News release, dated July 6, 2010 (incorporated by reference to Exhibit 99.3 to Current Report on Form 8-K filed on July 6, 2010).
(a)(5)(I)	Press Release, dated July 8, 2010 (incorporated by reference to Exhibit 99.1 to Current Report on Form 8-K filed on July 9, 2010)
(b)(1)	Amendment and Restatement Agreement dated as of June 29, 2010 by and among FIS, the other financial institutions party thereto as Lenders, JPMorgan Chase Bank, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer and Bank of America, N.A., as Swing Line Lender, including as Exhibit A thereto the Amended and Restated Credit Agreement dated as of January 18, 2007, and amended and restated as of June 29, 2010, among FIS, the other borrowers, the parties signatory thereto from time to time as Lenders, JPMorgan Chase Bank, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer, and Bank of America, N.A., as Swing Line Lender (incorporated by reference to Exhibit 10.1 to Current Report on Form 8-K filed July 2, 2010).
(b)(2)	Receivable Purchase Agreement, dated as of October 1, 2009, among FIS Receivable SPV, LLC, as seller, Fidelity National Information Services, Inc., as servicer, Fidelity Information Services, Inc., eFunds Corporation, Fidelity National Card Services, Inc., and Intercept, Inc., as initial receivables administrators, the banks and other financial institutions party thereto, as purchasers, and JPMorgan Chase Bank, N.A., as agent, J.P. Morgan Securities, Inc., as sole lead arranger and sole bookrunner (incorporated by reference to Exhibit 99.2 to the Current Report on Form 8-K filed October 2, 2009).
(b)(3)	Omnibus Amendment No. 1 (the "Omnibus Amendment") to Receivables Purchase Agreement, Receivables Sale Agreement and Guaranty dated June 30, 2010, among FIS Receivables SPV, LLC, FIS, each subsidiary of FIS party thereto as an originator, each subsidiary of FIS party thereto as a guarantor, JPMorgan Chase Bank, N.A., as administrative agent and collateral agent, and the purchasers party thereto (incorporated by reference to Exhibit 10.2 to Current Report on Form 8-K filed July 2, 2010).
(d)(1)	Registration Rights Agreement, dated as of February 1, 2006, among Fidelity National Information Services, Inc. and the security holders named therein (incorporated by reference to Exhibit 99.1 to Current Report on Form 8-K filed on February 6, 2006).
(d)(2)	Certegy Inc. Executive Life and Supplemental Retirement Benefit Plan (incorporated by reference to Exhibit 10.13 to Annual Report on Form 10-K filed on March 25, 2002).
(d)(3)	Grantor Trust Agreement, dated as of July 8, 2001, between Certegy Inc. and Wachovia Bank, N.A. (incorporated by reference to Exhibit 10.15 to Annual Report on Form 10-K filed on March 25, 2002).
(d)(4)	Grantor Trust Agreement, dated as of July 8, 2001 and amended and restated as of December 5, 2003, between Certegy Inc. and Wachovia Bank, N.A. (incorporated by reference to Exhibit 10.15(a) to Annual Report on Form 10-K filed on February 17, 2004).

Exhibit No.	Description
(d)(5)	Certegy Inc. Non-Employee Director Stock Option Plan, effective as of June 15, 2001 (incorporated by reference to Exhibit 10.24 to Annual Report on Form 10-K filed on March 25, 2002).
(d)(6)	Certegy Inc. Deferred Compensation Plan, effective as of June 15, 2001 (incorporated by reference to Exhibit 10.25 to Annual Report on Form 10-K filed on March 25, 2002).
(d)(7)	Certegy 2002 Bonus Deferral Program Terms and Conditions (incorporated by reference to Exhibit 10.29 to Annual Report on Form 10-K filed on March 25, 2002).
(d)(8)	Form of Certegy Inc. Annual Incentive Plan (incorporated by reference to Exhibit 10.46 to Current Report on Form 8-K filed on February 10, 2005).
(d)(9)	Form of Certegy Inc. Non-Qualified Stock Option Agreement (incorporated by reference to Exhibit 10.47 to Annual Report on Form 10-K filed on March 11, 2005).
(d)(10)	Form of Certegy Inc. Stock Incentive Plan Restricted Stock Unit Award Agreement (incorporated by reference to Exhibit 10.48 to Annual Report on Form 10-K filed on March 11, 2005).
(d)(11)	Form of Certegy Inc. Stock Incentive Plan Restricted Stock Award Agreement (incorporated by reference to Exhibit 10.49 to Annual Report on Form 10-K filed on March 11, 2005).
(d)(12)	Form of Notice of Restricted Stock Grant and Restricted Stock Award Agreement under Fidelity National Information Services, Inc. (f/k/a Certegy Inc.) Stock Incentive Plan (incorporated by reference to Exhibit 99.1 to Current Report on Form 8-K filed on March 25, 2008).
(d)(13)	Fidelity National Information Services, Inc. 2005 Stock Incentive Plan, effective as of March 9, 2005 (incorporated by reference to Exhibit 10.84 to Annual Report on Form 10-K of Fidelity National Financial, Inc. filed on March 16, 2005).
(d)(14)	Form of Non-Qualified Stock Option Agreement (incorporated by reference to Exhibit 99.10 to Current Report on Form 8-K filed on February 6, 2006).
(d)(15)	Form of Non-Qualified Stock Option Agreement (incorporated by reference to Exhibit 99.11 to Current Report on Form 8-K filed on February 6, 2006).
(d)(16)	Amended and Restated Certegy Inc. Stock Incentive Plan, effective as of June 15, 2001 and amended and restated as of October 23, 2006 (incorporated by reference to Annex B to Amendment No. 1 to Registration Statement on Form S-4 filed on September 19, 2006).
(d)(17)	Form of Amendment to Change in Control Letter Agreements (incorporated by reference to Exhibit 99.36 to Current Report on Form 8-K filed on February 6, 2006).
(d)(18)	Fidelity National Financial, Inc. Amended and Restated 2001 Stock Incentive Plan, amended and restated as of July 24, 2001 and as of November 12, 2004 and effective as of December 16, 2004 (incorporated by reference to Annex B to Definitive Proxy Statement on Schedule 14A of Fidelity National Financial, Inc. filed on November 15, 2004).
(d)(19)	Micro General Corporation 1999 Stock Incentive Plan, effective as of November 17, 1999 (incorporated by reference to Exhibit 4.1 to Registration Statement on Form S-8 of Micro General Corporation filed on February 1, 2000).

Exhibit No.	Description
(d)(20)	Form of Stock Option Agreement and Notice of Stock Option Grant under Fidelity National Information Services, Inc. 2005 Stock Incentive Plan (incorporated by reference to Exhibit 99.1 to Current Report on Form 8-K of Fidelity National Financial, Inc. filed on March 21, 2005).
(d)(21)	Sanchez Computer Associates, Inc. Amended and Restated 1995 Equity Compensation Plan, effective as of October 9, 1995 (incorporated by reference to Exhibit 99.1 to Registration Statement on Form S-8 of Fidelity National Financial, Inc. filed on April 15, 2004).
(d)(22)	InterCept Group, Inc. Amended and Restated 1996 Stock Option Plan, InterCept, Inc. 2002 Stock Option Plan and InterCept, Inc. G. Lynn Boggs 2002 Stock Option Plan, all amended and restated as of November 8, 2004 (incorporated by reference to Exhibits 99.2, 99.3 and 99.4, respectively, to Registration Statement on Form S-8 of Fidelity National Financial, Inc. filed on November 23, 2004).
(d)(23)	Fidelity National Financial Inc. 2004 Omnibus Incentive Plan, effective as of December 16, 2004 (incorporated by reference to Annex A to Definitive Proxy Statement on Schedule 14A of Fidelity National Financial, Inc. filed on November 15, 2004).
(d)(24)	Notice of Stock Option Grant under Fidelity National Financial, Inc. 2004 Omnibus Incentive Plan, effective as of August 19, 2005 (incorporated by reference to Exhibit 99.1 to Current Report on Form 8-K of Fidelity National Financial, Inc. filed on August 25, 2005).
(d)(25)	Fidelity National Information Services, Inc. 2008 Omnibus Incentive Plan, effective as of May 29, 2008 (incorporated by reference to Annex A to Definitive Proxy Statement on Schedule 14A filed on April 15, 2008).
(d)(26)	Form of Notice of Restricted Stock Grant and Restricted Stock Award Agreement under Fidelity National Information Services, Inc. 2008 Omnibus Incentive Plan (incorporated by reference to Exhibit 10.50 to Annual Report on Form 10-K filed on February 27, 2009).
(d)(27)	Form of Notice of Stock Option Grant and Stock Option Agreement under Fidelity National Information Services, Inc. 2008 Omnibus Incentive Plan (incorporated by reference to Exhibit 10.51 to Annual Report on Form 10-K filed on February 27, 2009).
(d)(28)	Restricted Stock Unit Award Agreement under the Fidelity National Information Services, Inc. 2008 Omnibus Incentive Plan, dated as of October 1, 2009, between William P. Foley and Fidelity National Information Services, Inc. (incorporated by reference to Exhibit 10.14 to Current Report on Form 8-K filed on October 2, 2009).
(d)(29)	Form of Notice of Restricted Stock Grant and Restricted Stock Award Agreement under Fidelity National Information Services, Inc. 2008 Omnibus Incentive Plan for November 2009 grants (incorporated by reference to Exhibit 10.32 to Annual Report on Form 10-K filed on February 26, 2010).
(d)(30)	Fidelity National Information Services, Inc. Employee Stock Purchase Plan, effective as of March 16, 2006 (incorporated by reference to Annex C to Amendment No. 1 to Registration Statement on Form S-4 filed on September 19, 2006).
(d)(31)	Amended and Restated Metavante 2007 Equity Incentive Plan (incorporated by reference to Exhibit 10.1 to FIS' Post-Effective Amendment No. 1 on Form S-8 to Form S-4 filed on October 1, 2009).

Exhibit No.	Description
(d)(32)	Form of Metavante Non-Statutory Stock Option Award — Certificate of Award Agreement for grants made between November 2007 and October 2008 (incorporated by reference to Exhibit 10.10(a) to Metavante Technologies, Inc.'s Current Report on Form 8-K filed on November 6, 2007).
(d)(33)	Form of Metavante Non-Statutory Stock Option Award — Certificate of Award Agreement for grants made in November 2008 (incorporated by reference to Exhibit 10.10(b) to Metavante Technologies, Inc.'s Annual Report on Form 10-K filed on February 20, 2009).
(d)(34)	Form of Metavante Non-Statutory Stock Option Award — Certificate of Award Agreement for Frank R. Martire, Michael D. Hayford, Frank G. D'Angelo and Donald W. Layden, Jr. for grants made in November 2008 (incorporated by reference to Exhibit 10.10(c) to Metavante Technologies, Inc.'s Annual Report on Form 10-K filed on February 20, 2009).
(d)(35)	Form of Metavante Restricted Stock Award — Certificate of Award Agreement for grants made in November and December 2007 (incorporate by reference to Exhibit 10.10(b) to Metavante Technologies, Inc.'s Current Report on Form 8-K filed on November 6, 2007).
(d)(36)	Form of Metavante Restricted Stock Award — Certificate of Award Agreement for grants made in January 2008 (incorporated by reference to Exhibit 10.10(e) to Metavante Technologies, Inc.'s Annual Report on Form 10-K filed on February 20, 2009).
(d)(37)	Metavante Restricted Stock Award — Certificate of Award Agreement between Metavante Technologies, Inc. and Timothy C. Oliver dated November 12, 2007 (incorporated by reference to Exhibit 10.10(f) to Metavante Technologies, Inc.'s Annual Report on Form 10-K filed on February 20, 2009).
(d)(38)	Form of Metavante Performance Share Award — Certificate of Award Agreement (incorporated by reference to Exhibit 10.10(g) to Metavante Technologies, Inc.'s Annual Report on Form 10-K filed on February 20, 2009).
(d)(39)	Form of Metavante Restricted Stock Agreement for grants made to Frank R. Martire and Frank G. D'Angelo on October 2, 2009 (incorporated by reference to Exhibit 10.42 to Annual Report on Form 10-K filed on February 26, 2010).
(d)(40)	Form of Metavante Stock Option Agreement for grants made to Frank R. Martire, Michael D. Hayford, Frank G. D'Angelo and Brian Hurdis on October 2, 2009 (incorporated by reference to Exhibit 10.43 to Annual Report on Form 10-K filed on February 26, 2010).
(d)(41)	Form of Stock Option Agreement for grants made in November 2009 under the Metavante 2007 Equity Incentive Plan (incorporated by reference to Exhibit 10.44 to Annual Report on Form 10-K filed on February 26, 2010).
(d)(42)	Form of Restricted Stock Agreement for grants made in November 2009 under the Metavante 2007 Equity Incentive Plan (incorporated by reference to Exhibit 10.45 to Annual Report on Form 10-K filed on February 26, 2010).
(d)(43)	Fidelity National Information Services, Inc. Annual Incentive Plan, effective as of October 23, 2006 (incorporated by reference to Annex D to Amendment No. 1 to Registration Statement on Form S-4 filed on September 19, 2006).
(d)(44)	Form of Fidelity National Information Services, Inc. (f/k/a Certegy Inc.) Non-Qualified Stock Option Agreement (incorporated by reference to Exhibit 10.56 to Annual Report on Form 10-K filed on March 1, 2007).

Exhibit No.	Description
(d)(45)	Investment Agreement, dated as of March 31, 2009, by and between Fidelity National Information Services, Inc. and the investors party thereto (incorporated by reference to Exhibit 99.1 to Registration Statement on Form S-4 filed on May 4, 2009).
(d)(46)	Shareholders Agreement, dated as of March 31, 2009, by and among Fidelity National Information Services, Inc., WPM, L.P. (incorporated by reference to Exhibit 99.3 to the Registration Statement on Form S-4 filed May 4, 2009).
(d)(47)	Stock Purchase Right Agreement, dated as of March 31, 2009, among Fidelity National Information Services, Inc., WPM, L.P. (incorporated by reference to Exhibit 99.4 to the Registration Statement on Form S-4 filed May 4, 2009).
(g)	Not applicable.
(h)	Not applicable.

⁽¹⁾ Previously filed as exhibits to the initial Schedule TO filed on July 6, 2010.

FIDELITY NATIONAL INFORMATION SERVICES, INC. IMPORTANT DATES FOR TENDER OFFER

On July 6, 2010, FIS commenced an offer to purchase, for not more than \$2.5 billion in cash, shares of its common stock, at a price not greater than \$31.00 per share nor less than \$29.00 per share, net to the seller in cash, without interest and subject to applicable withholding taxes. The tender offer is being made upon the terms and subject to the conditions that are described in the offer to purchase and other ancillary documents that have been filed with the SEC and that are being sent to shareholders.

Methods for FIS employees to participate in the tender offer include: (i) tendering shares of FIS common stock in the tender offer (including ESPP shares), (ii) unconditionally exercising vested options and tendering the underlying shares of FIS common stock, (iii) conditionally exercising vested options, subject to acceptance in the tender offer of the underlying remaining shares of FIS common stock pursuant to special tender procedures established by FIS, and (iv) directing a plan trustee to tender interests in FIS shares held by the employee in an FIS 401(k) plan. Please note the following important dates applicable to your participation in the tender offer:

- **Deadline to Non-Conditionally Exercise Options: July 26, 2010.** Any holder of vested options to acquire FIS common stock who wishes to tender shares to be received upon the exercise of options, other than a conditional exercise of options and tender of shares pursuant to special procedures established by FIS, must exercise the options no later than 4.00 p.m., Eastern Time, on Monday, July 26, 2010 to allow sufficient time to issue shares of FIS common stock to the holder and for the holder to tender such shares into the tender offer.
- **Deadline to Conditionally Exercise Options:** July 29, 2010. Any holder of options to acquire FIS common stock who wishes to conditionally exercise his or her options, subject to acceptance of the remaining underlying shares in the tender offer, pursuant to special procedures established by FIS, must submit a conditional exercise and tender form to FIS no later than 4:00 p.m. Eastern Time on Thursday July 29, 2010. No changes to a holder's election to conditionally exercise options and tender underlying shares will be allowed after 4:00 p.m. Eastern Time on Thursday, July 29, 2010.
- **Deadline to Make 401(k) Election to Participate: July 29, 2010.** Participants in FIS 401(k) plans who wish to participate in the tender offer must direct the plan trustee to tender their interest in the FIS shares no later than 4:00 p.m. Eastern Time on Thursday, July 29, 2010. No changes to a participant's election to participate in the tender offer will be allowed after 4:00 p.m. Eastern Time on Thursday, July 29, 2010.
- *Blackout for 401(k) Participants: Begins July 30, 2010.* Participants in FIS 401(k) plans who direct the plan trustee to tender their interests in FIS shares may not engage in transactions with respect to such portions of their FIS stock investments in the 401(k) accounts beginning at 4:00 p.m. Eastern Time on Friday, July 30, 2010 and ending at the closing of the tender offer (when FIS makes payment for tendered shares), which is ex-

pected to occur during the week of August 9, 2010. This blackout is due to administrative reasons related to processing tenders of interests in FIS shares held in 401(k) plan stock fund accounts.

- Deadline for Beneficial Shareholders (including ESPP shares) to Tender: August 2, 2010 (or earlier). Beneficial holders of shares of FIS common stock (including ESPP shares) must instruct brokers and nominees to tender shares of FIS common stock in advance of the expiration of the tender offer. Broker and nominees will have their own deadlines, but for administrative reasons generally require tenders to be made one business day in advance of the expiration date of the tender offer. No changes to a beneficial holder's election to participate in the tender offer will be allowed after the deadline set by the broker or nominee.
- Expiration of Tender Offer: August 3, 2010. The tender offer and the right to withdraw tendered shares will expire at 5:00 p.m. Eastern Time on Tuesday, August 3, 2010, unless FIS extends the tender offer. As described herein, please note that for administrative reasons earlier deadlines are applicable to shares underlying options, interests in FIS shares held in 401(k) accounts and shares held by brokers and nominees (including ESPP shares).
- Payment for Tendered Shares Expected to be Made after August 10, 2010. Assuming the tender offer is consummated, FIS will pay the purchase price for the shares purchased as promptly as practicable after the final results of proration, if required, are announced. FIS anticipates that proration results will not be announced until at least August 10, 2010, which is five business days after the expiration of the tender offer. FIS will pay for the shares accepted for purchase by depositing the aggregate purchase price with the Depositary. The Depositary will transmit payment for all shares accepted for payment pursuant to the tender offer.

If you have questions regarding your participation in the tender offer, you may contact Stacey Lombardi at (904) 854-5365. FIS also strongly urges each option holder and shareholder to contact their investment and tax advisors with any questions.

ADDITIONAL INFORMATION:

This communication is for informational purposes only and is not an offer to purchase or a solicitation of an offer to sell any shares of FIS common stock. The solicitation and offer to purchase shares of FIS common stock is being made only pursuant to the offer to purchase, dated July 6, 2010, as amended and supplemented from time to time, and related materials. Shareholders can obtain free copies of these materials and other documents filed by FIS with the Securities and Exchange Commission at www.sec.gov or at the Investors section of FIS' website at www.fisglobal.com/AboutFIS. Shareholders also may obtain free copies of these materials from Georgeson Inc., FIS' information agent, by calling (800) 891-3214 or (212) 440-9800. Shareholders are urged to carefully read these materials prior to making any decision with respect to the offer because they will contain important information about the offer.

FIDELITY NATIONAL INFORMATION SERVICES, INC. FREQUENTLY ASKED QUESTIONS RELATING TO YOUR PARTICIPATION IN THE TENDER OFFER

1. WHAT IS THE OFFER?

On July 6, 2010, FIS commenced an offer to purchase, for not more than \$2.5 billion in cash, shares of its common stock (or such lesser amount as FIS may elect to purchase subject to applicable law), at a price not greater than \$31.00 per share nor less than \$29.00 per share, net to the seller in cash, without interest and subject to applicable withholding taxes. The tender offer has been made upon the terms and subject to the conditions described in the offer to purchase and other ancillary documents sent to shareholders in connection with the tender offer. If more than \$2.5 billion in aggregate value of shares (or such lesser amount as FIS may elect to purchase, subject to applicable law) are properly tendered and not properly withdrawn, FIS will purchase tendered shares on a pro rata basis at the price level determined by the modified "Dutch Auction" (as described in question 2), subject to a limited priority that is given to "odd lot" holders of fewer than 100 shares.

2. WHAT IS A MODIFIED DUTCH AUCTION?

A modified "Dutch Auction" is a type of tender procedure that allows a shareholder to choose a price within the price range designated by FIS (in this case from \$29.00 to \$31.00 in \$0.25 increments) at which shareholders are willing to sell their shares back to FIS. The purchase price of the shares in the tender offer will be the lowest price at which, based on the number of shares tendered and the prices specified by the tendering shareholders, FIS can purchase \$2.5 billion in aggregate value of shares (or such lesser amount as FIS may elect to purchase subject to applicable law), or such lesser aggregate value of shares as is properly tendered and not withdrawn. All shares acquired in the tender offer will be acquired at the same price regardless of whether the shareholder tendered at a lower price.

For example, assume that 30 million shares are offered for tender at \$29.00, 30 million shares are offered at \$29.25, and an additional 30 million shares are offered at \$29.50. The tender price will be set at \$29.50 for shares accepted as part of the tender offer. Because the tender offer is oversubscribed at \$29.50, only 94.16% of shares offered at or below this price will be accepted. Shares offered for tender at more than \$29.50 (e.g. \$29.75 and above) will not be accepted.

3. HOW DO I TENDER MY SHARES?

You will receive a package of tender offer materials including an offer to purchase that will provide the complete details of the tender offer and specific instructions on how to tender your shares if you wish to do so. If you are the record holder of your shares, you will receive a letter of transmittal. On the letter of transmittal you will provide how many shares you wish to tender and you will select a price (in increments of \$0.25) not greater than \$31.00 per share nor less than \$29.00 per share, <u>or</u> instead you may elect to tender your shares at whatever purchase price is determined by the modified Dutch Auction described above (that is, the final tender offer price

determined by FIS, which will be between \$29.00 and \$31.00 per share). All letters of transmittal must be completed and submitted by the expiration date of the tender offer.

If a broker, dealer, commercial bank, trust company or other nominee holds your shares, it will provide you with instructions on how you may participate in the tender offer. It is likely that a broker, dealer commercial bank, trust company or other nominee will have a deadline for you to provide them with the appropriate instruction that is earlier than the expiration date of the tender offer.

4. CAN I CONDITIONALLY TENDER MY SHARES?

No. You may not tender shares subject to the condition that all or a specified minimum number of tendered shares be purchased.

You may, however, conditionally exercise your vested and outstanding nonqualified stock options as described in the "Instructions for Tender Through Conditional Exercise of Options" (see question 16).

5. IS THERE AN ADVANTAGE TO TENDERING EARLY?

No. All shares received during the tender offer period will be treated the same, although you should be aware that individuals who conditionally exercise their vested stock options to purchase shares and tender the underlying shares, subject to acceptance in the tender offer (as described below), or who hold shares through the 401(k) plans have an earlier deadline to tender these shares as set forth in the applicable materials (see question 16 and question 22).

6. CAN I CHANGE MY MIND AND WITHDRAW SHARES THAT HAVE BEEN PREVIOUSLY TENDERED?

Yes. You may withdraw shares tendered under the tender offer at any time prior to the expiration date. The tender offer materials provide additional detail on the procedures for withdrawing shares that have been previously tendered. Individuals who conditionally exercise their options to purchase shares and tender the underlying shares, subject to acceptance in the tender offer, or who hold shares through the 401(k) Plans have an earlier deadline for withdrawal as set forth in the applicable materials (see question 20 and question 25).

7. HOW DO I TENDER SHARES ACQUIRED IN CONNECTION WITH THE EMPLOYEE STOCK PURCHASE PLAN?

Shares acquired in connection with your participation in the Fidelity National Information Services, Inc. Employee Stock Purchase Plan (the "ESPP") are initially registered in the name of Fidelity Investments. If you hold shares under the ESPP and you have not previously transferred your shares to another broker, you will receive instructions from Fidelity Investments. If you have transferred the shares that you acquired under the ESPP to another broker, you will receive your instructions from your current broker.

INFORMATION FOR OPTION HOLDERS

8. HOW DO OPTION HOLDERS PARTICIPATE IN THE TENDER OFFER?

Option holders with vested but unexercised stock options will have the opportunity to participate in the tender offer in one of two ways. An option holder may (i) exercise vested but unexercised options in advance of the tender offer in accordance with the terms of the applicable equity plan and tender the shares received upon exercise into the tender offer or (ii) conditionally exercise some or all of his or her vested nonqualified options and tender the remaining underlying shares (*i.e.*, net shares) subject to acceptance in the tender offer.

9. WHAT MAKES THE EXERCISE OF AN OPTION "CONDITIONAL"?

An exercise of options is "conditional" because you are deemed to exercise a nonqualified vested option (and pay the exercise price and applicable taxes) only if and to the extent that (i) FIS will purchase the remaining underlying shares pursuant to the tender offer and (ii) the fair market value on the deadline for submitting your "Option Election Form" (as determined in accordance with the applicable equity plan) exceeds the exercise price for the option. If any of the remaining shares underlying an option that is properly conditionally exercised are accepted, the options will be deemed exercised as to those shares accepted, and you will be deemed to surrender a number of shares underlying the options with an aggregate fair market value equal to the aggregate exercise price of the options exercised and applicable tax withholding, with such number of shares determined based on the fair market value of a share on July 29, 2010 (calculated in accordance with the administrative procedures under the applicable equity plan). You will receive proceeds equal to the remaining number of accepted shares underlying the exercised option multiplied by the purchase price in the tender offer.

If FIS does not purchase the remaining underlying shares because of your choice to tender above the finally determined purchase price, proration, or termination of the tender offer, the options for those shares will not be deemed exercised and will remain outstanding.

10. CAN I CONDITIONALLY EXERCISE MY INCENTIVE STOCK OPTIONS?

No. The conditional exercise process described above will only be available for nonqualified stock options because allowing incentive stock options to be conditionally exercised may result in outstanding incentive stock options losing their tax qualified status.

11. HOW DO I PARTICIPATE IN THE TENDER OFFER IF I DO NOT CONDITIONALLY EXERCISE AND TENDER MY OPTIONS?

If you would prefer to actually exercise your vested options and tender the shares you receive in the tender offer, you can do so. You may exercise vested but unexercised options in advance of the tender offer in accordance with the terms of the applicable equity plan and tender the shares received upon exercise into the tender offer, subject to any applicable FIS scheduled blackout period. You may not exercise any unvested options. If you do exercise vested options in order to tender the shares received on exercise in the tender offer, you need to follow the same procedures with respect to the shares received on exercise as those applicable to all other FIS shareholders described in the offer to purchase. If you decide to exercise your options in order to receive shares to tender in the tender offer, you will need to exercise such options sufficiently in advance of the expiration date (or any earlier deadline to tender shares applicable to you) in order to ensure that the exercise is settled prior to the expiration date (or any earlier applicable deadline).

12. WHAT WILL BE THE PURCHASE PRICE FOR THE SHARES RESULTING FROM THE OPTION EXERCISE (WHETHER A CONDITIONAL EXERCISE OR AN ACTUAL EXERCISE)?

If you decide to participate in the tender offer, you will have the opportunity to select a price (in increments of \$0.25) not greater than \$31.00 per share nor less than \$29.00 per share, or instead you may elect to tender your shares at whatever purchase price is determined by the modified Dutch Auction described above (that is, the final tender offer price determined by FIS, which will be from \$29.00 to \$31.00 per share). In a modified Dutch Auction, the purchase price of the shares in the tender offer will be the lowest price at which, based on the number of shares tendered and the specified prices selected by the tendering shareholders, FIS can acquire up to \$2.5 billion in value of shares (or such lesser amount as FIS may elect to purchase subject to applicable law). If the price that you selected to tender the shares resulting from your option exercise is greater than the finally determined purchase price, then none of the shares will be accepted in the tender offer (and in the case of the conditional exercise, none of your options will be deemed to be conditionally exercised). If you selected to conditionally exercise vested options and tender the remaining underlying shares at a price equal to or lower than the finally determined purchase price, then you will receive the finally determined purchase price for such remaining underlying shares, subject to proration.

13. WHAT HAPPENS IF I EXERCISE MY OPTIONS AND THE SHARES I TENDER ARE NOT ACCEPTED?

If you exercise your vested options (not a conditional exercise) and tender the resulting shares, but they are not accepted because you tendered above the finally determined purchase price, proration, or termination of the tender offer, then FIS will return the shares to you. You will own those shares that were not repurchased and you will have the choice as to whether you want to hold them or sell them on the open market. The price in the open market may be higher or lower than the exercise price of your options and may be higher or lower than the tender offer price.

14. WHAT ARE THE TAX CONSEQUENCES OF EXERCISING MY OPTIONS AND PARTICIPATING IN THE TENDER OFFER?

The exercise of your employee stock options and sale of the shares underlying such options or the conditional exercise of options and tender of the remaining underlying shares, subject to acceptance in the tender offer, may have different tax consequences to you depending on the type of option you hold (whether it is nonqualified or an incentive stock option), and certain other factors. Conditional exercise and tender of the remaining underlying shares is only available for nonqualified stock options. If you want to exercise incentive stock options and tender the underlying shares, you must exercise them and subsequently tender the underlying shares using the standard exercise process. You should consult your tax advisor to determine the implication of exercising your options and participating in the tender offer.

15. IF MY OPTIONS ARE NOT VESTED MAY I STILL TENDER SHARES UNDERLYING THEM?

No. Unvested options are not yet eligible to be exercised and turned into shares or conditionally exercised. Your unvested options will continue to vest according to the vesting schedule.

16. WHAT DO I NEED TO DO TO CONDITIONALLY EXERCISE MY OPTIONS?

You will be provided with "Instructions for Tender Through Conditional Exercise of Options," which has the information you require in order to conditionally exercise your options and tender the remaining underlying shares. An "Option Election Form" will be provided with these instructions and you must submit a completed "Option Election Form" prior to the deadline that will be set forth in that document. If you do not submit a completed "Option Election Form" by the deadline set forth in the "Option Election Form," you will be deemed not to have conditionally exercised any of your options and the remaining underlying shares will not be tendered into the offer. You are also required to complete and return to FIS a Form W-9 with your "Option Election Form" in order to conditionally exercise your options and tender the remaining underlying shares. Failure to complete and return the Form W-9 may result in backup withholding of 28% of any proceeds received by the option holder pursuant to the tender offer. A Form W-9 will be emailed to you at your email address on file and will also be available on FIS and Me and on the Internal Revenue Service website. Gross proceeds payable pursuant to the tender offer to a non-U.S. employee will be subject to withholding of federal income tax at a rate of 30%, unless a reduced rate of withholding is applicable pursuant to an income tax treaty. In order to claim a reduction of withholding tax, a non-U.S. employee must deliver to FIS a validly completed and executed IRS Form W-8BEN. A Form W-8BEN will be emailed to you at your email address on file and will also be available on FIS and Me and on the Internal Revenue Service website.

17. WHAT HAPPENS IF I HAVE FRACTIONAL OPTIONS FOLLOWING THE CONDITIONAL EXERCISE OF A PORTION OF MY OPTIONS?

To the extent you have fractional unexercised options following the exercise of a portion of your conditionally exercised options and the tender of the remaining underlying shares, the number of fractional unexercised options will be rounded down to the nearest whole number.

18. ARE THERE ANY COMMISSIONS OR FEES RELATING TO THE CONDITIONAL EXERCISE OF OPTIONS?

Yes. Normal fees for exercising stock options will apply if you conditionally exercise your options. Fidelity Investments will charge \$28.00 for up to 1,000 options and \$0.02 for each additional option. The fees will be deducted from your Fidelity brokerage account after the cash proceeds are paid to you from the tender offer.

19. AFTER I CONDITIONALLY EXERCISE MY OPTIONS AND BEFORE ANY ARE PURCHASED IN THE OFFER, AM I PERMITTED TO EXERCISE MY OPTIONS WITHOUT WITHDRAWING MY CONDITIONAL EXERCISE?

No. Once you conditionally exercise your options, even though all resulting shares may not be accepted in the tender, you will not, pursuant to the terms of the "Option Election Form," exercise the options that you have conditionally exercised until you either validly withdraw your tender instruction prior to the applicable deadline or the tender offer is completed or terminated. If you validly withdraw your conditional exercise, you will be permitted to exercise those options.

20. CAN I CHANGE MY MIND AND WITHDRAW MY CONDITIONAL EXERCISE AND TENDER OF OPTIONS?

Yes. As set forth in the "Instructions for Tender Through Conditional Exercise of Options," which you will separately receive if you are an option holder, you must complete the following steps in order to withdraw your conditional exercise and tender of options:

- The notice of withdrawal must be in writing;
- You must send the signed notice of withdrawal by mail, facsimile or email to the address or fax number set forth in the "Option Election Form";
- The notice of withdrawal must state your name, your social security number or other taxpayer identification number and the options (specifying the number of options and their exercise price and grant date) that you wish to withdraw from the tender offer; and
- The notice of withdrawal must be received by the deadline set forth in the "Option Election Form."

You are entitled to resubmit an Option Election Form to conditionally tender your options after withdrawal, provided that all resubmitted materials are completed properly and delivered on time in accordance with the instructions applicable to the original submission set forth in the "Instructions for Tender Through Conditional Exercise of Options."

21. HOW DO I KNOW HOW MANY VESTED OPTIONS I ACTUALLY HOLD?

The Fidelity Investments website (www.Netbenefits.Fidelity.com) provides information regarding your outstanding vested options. To speak with a Fidelity Investments stock plan representative, call 1-800-544-9354 anytime Monday thru Friday.

INFORMATION FOR 401(k) PLAN PARTICIPANTS

22. HOW DO PARTICIPANTS IN THE FIDELITY NATIONAL INFORMATION SERVICES, INC. 401(k) PROFIT SHARING PLAN, THE METAVANTE RETIREMENT PROGRAM OR THE NYCE EMPLOYEES TAX DEFERRED SAVINGS PLAN PARTICIPATE IN THE TENDER OFFER?

As a participant in one or more of the FIS' 401(k) plans, you will receive a separate instruction letter and direction form with respect to each of the 401(k) plans in which you participate and are invested in a FIS stock fund. The instruction letter provides you with specific information relating to your 401(k) plan, including how any proceeds from the tender offer will be reinvested. The only way for a plan participant to instruct the applicable trustee to tender his or her interests in a FIS stock fund is to complete the applicable direction form as instructed, sign it and return it to the tabulator identified on the direction form by mail or fax prior to the deadline set forth on the direction form.

23. HOW DO I INSTRUCT THE TRUSTEE TO TENDER MY INTERESTS IN THE FIS STOCK FUND?

If you decide to tender some or all of the interests in a FIS stock fund held by your 401(k) plan account into the tender offer, you will direct the trustee (using the direction form for the applica-

ble 401(k) plan) to tender a percentage of your FIS stock fund balance at one or more prices (in increments of \$0.25) that are not greater than \$31.00 per share nor less than \$29.00 per share, <u>and</u> you may elect to tender a percentage of your FIS stock fund balance at whatever purchase price is determined by the modified Dutch Auction described above (that is, the final tender offer price determined by FIS, which will be between \$29.00 and \$31.00 per share). All percentages must be denominated in whole numbers. Note that your FIS stock fund balance and the related number of shares that are credited to your account may change between the time you make your initial election on the direction form and the expiration date of the tender offer due to additional contributions or any investment changes that you make.

24. MUST I PROVIDE DIRECTIONS TO THE TRUSTEE?

You must provide directions if you wish the trustee to tender any of the interests in the FIS stock fund held by your 401(k) plan account in the tender offer. **If you do not wish to participate in the tender offer, do nothing.** If you do nothing, you will be deemed to have instructed the trustee not to tender any interests in the FIS stock fund held by your 401(k) plan account. If you have an FIS stock fund account in more than one 401(k) plan, you must complete the direction form and follow the delivery instructions applicable to each plan if you want to tender your interests in the FIS stock fund held in such 401(k) plan.

25. CAN I CHANGE MY MIND AND DIRECT THE TRUSTEE TO WITHDRAW MY PREVIOUS ELECTION?

Yes. As set forth in the applicable instruction letter you must complete the following steps in order to withdraw your election to tender:

- You must obtain a new direction form from the trustee; and
- You must complete and sign the new direction form and submit it to the tabulator so that it is received prior to the deadline specified in the applicable instruction letter.

Once the new direction form is received by the tabulator, your previous direction will be deemed cancelled and replaced by your new direction. You are entitled to submit a new direction form to tender the interests in a FIS stock fund held by your 401(k) plan account after withdrawal, provided that all resubmitted materials are completed properly and delivered on time in accordance with the instructions applicable to the original submission that will be set forth in the applicable instruction letter. You may request additional copies of the direction form by calling the contact set forth under the heading "Further Information" in the applicable instruction letter.

In addition to the foregoing, you may also effectively withdraw your tender by changing your investment options in order to have no funds invested in a FIS stock fund held by your 401(k) plan prior to the beginning of the "blackout period" as described in the blackout notice furnished to you.

ADDITIONAL TENDER OFFER INFORMATION

26. DOES FIS HAVE ANY RECOMMENDATION ABOUT WHETHER I SHOULD PARTICIPATE IN THE TENDER OFFER?

Neither FIS nor the Board of Directors of FIS makes any recommendation to you as to whether you should participate in the tender offer or as to the price at which you should choose to tender your shares. You must make your own decision as to whether to participate in the tender offer.

27. WHEN WILL I KNOW WHETHER MY TENDERED SHARES HAVE BEEN ACCEPTED?

FIS will distribute a press release announcing the preliminary results of the tender offer promptly after the end of the tender period. Then, within five to seven business days, FIS expects to distribute a press release announcing the final results of the tender offer, including the prorated percentage of shares purchased, if applicable.

28. IF I DECIDE TO PARTICIPATE WHEN WILL I RECEIVE MY MONEY?

If you decide to participate, the cash payment for the tendered shares or the shares underlying the exercised options that are accepted by FIS will be paid to you promptly after it has been determined what percentage of the total number of shares tendered will be purchased by FIS, which will occur after August 10, 2010. All cash payments relating to the tender of your interests in a FIS stock fund held by a FIS 401(k) plan will remain in the respective plan and your 401(k) plan account and will be allocated in the manner described in the applicable instruction letter.

29. WILL I HAVE TO PAY BROKERAGE FEES AND COMMISSIONS IF I TENDER MY SHARES?

If you are the record holder of your shares and you tender your shares directly to the depositary, you will not incur any brokerage fees or commissions. If you hold your shares through a broker, dealer, commercial bank, trust company or other nominee and your shares are tendered on your behalf, you may be charged a fee for having the shares tendered on your behalf. We urge you to consult your broker, dealer, commercial bank, trust company or other nominee to determine whether any charges apply. (see question 18 for fees and commissions relating to the exercise of stock options.)

30. CAN THE TENDER OFFER BE EXTENDED, AMENDED OR TERMINATED AND UNDER WHAT CIRCUMSTANCES?

FIS can extend or amend the tender offer at its sole discretion. If FIS extends the tender offer, it will delay the acceptance of any shares that have been tendered. FIS can terminate the tender offer under certain circumstances.

31. HOW WILL I BE NOTIFIED IF FIS EXTENDS THE TENDER OFFER OR AMENDS THE TERMS OF THE TENDER OFFER?

Amendments to the tender offer will be effected by public announcement. In the case of an extension, the announcement will be issued no later than 9:00 a.m., New York City time, on the next business day after the scheduled expiration date.

32. WHO CAN I TALK TO FOR MORE INFORMATION ABOUT WHAT THIS ALL MEANS TO ME?

If you have questions regarding your participation in the tender offer, you may contact Goodloe Partee at (904) 854-5477 or Stacey Lombardi at (904) 854-5365. FIS also strongly urges each option holder and shareholder to contact their investment and tax advisors with any questions.

ADDITIONAL INFORMATION:

This communication is a statement of our understanding of the tax consequences that are generally applicable to participation in the tender offer, and should not be construed by you as individual tax advice regarding your particular situation. You are urged to speak with your personal tax advisor if you have questions about your taxes relating to your participation in the tender offer, or for any other tax advice that is particular to your individual situation. Any tax advice contained in this document (i) was not intended or written to be used, and cannot be used, for the purpose of avoiding penalties that may be imposed on the taxpayer and (ii) was written to support the promotion and marketing of a transaction. Taxpayers should seek advice based on their own particular circumstances from an independent tax advisor.

This communication is for informational purposes only and is not an offer to purchase or a solicitation of an offer to sell any shares of FIS common stock. The solicitation and offer to purchase shares of FIS common stock is being made only pursuant to the offer to purchase, dated July 6, 2010, as amended and supplemented from time to time, and related materials. Shareholders can obtain free copies of these materials and other documents filed by the company with the Securities and Exchange Commission at www.sec.gov or at the Investors section of the company's website at www.fisglobal.com/AboutFIS. Shareholders also may obtain free copies of these materials from Georgeson Inc., FIS' information agent, by calling (800) 891-3214 or (212) 440-9800. Shareholders are urged to carefully read these materials prior to making any decision with respect to the offer because they contain important information about the offer.