



July 3, 2008

Dear Shareholder:

On July 2, 2008, Fidelity National Information Services, Inc., (FIS) completed its spinoff of Lender Processing Services, Inc., (LPS) by distributing to all FIS shareholders of record on June 24, 2008 (the "Record Date") all of the outstanding shares of FIS common stock. Computershare acted as distribution agent for the spinoff and was responsible for distributing LPS common stock.

You are entitled to receive one-half share of LPS common stock for each share of FIS common stock held as of the June 24, 2008 record date. If the number of shares of FIS common stock that you held as of the Record Date was not divisible by two, you also are entitled to a fractional share of LPS common stock. As outlined in the Information Statement, fractional shares of LPS common stock will not be distributed. Instead, they will be aggregated and sold in the public market by the distribution agent, and the aggregate cash proceeds will be distributed to shareholders otherwise entitled to fractional shares. If you are entitled to a fractional share as soon as practicable. A shareholder who receives cash or credit in lieu of a fractional share of LPS common stock will recognize a gain or loss equal to the difference between the cash received and the tax basis allocated to such fractional share.

FIS received both a private letter ruling from the Internal Revenue Service and an opinion of FIS's special tax advisor (which is not binding on the Internal Revenue Service) to the effect that the distribution of LPS common stock generally qualifies as a tax-free distribution for U.S. Federal income tax purposes. FIS shareholders generally will not recognize a gain or loss on the receipt if LPS common stock, except in connection with cash received in lieu of a fractional share.

U.S. Federal income tax law requires that you allocate your tax basis of the shares of FIS stock that you own on the date of distribution, July 2, 2008, between your FIS shares and the LPS shares you received in the distribution of LPS common stock to FIS shareholders. This allocation depends on the ratio of the fair market value of the FIS and LPS stocks. U.S. Federal income tax law does not specify how to determine these fair market values. We believe that one appropriate approach is to use the closing trading prices of FIS common stock and LPS common stock on July 3, 2008, the first day of trading after the distribution of LPS common stock of FIS. Using this method, 56.3%, of your tax basis in FIS common stock would be allocated to your FIS common stock and 43.7% would be allocated to your LPS common stock. You are not bound to this approach and may use another reasonable approach in determining fair market value for the FIS and LPS stock.

Pursuant to U.S. Department of Treasury regulations, you are required to retain information in your permanent records regarding the amount, basis, and fair market value of the stock received in the distribution of LPS common stock to FIS shareholders, and to make such records available to any authorized Internal Revenue Service officers and employee upon request.

The information in the letter represents FIS's general understanding of the application of certain U.S. Federal income tax laws and U.S. Department of Treasury regulations related to the distribution of LPS common stock to FIS shareholders. It does not constitute tax advice and does not purport to be complete or to describe the consequences that may apply to particular FIS shareholders. YOU SHOULD CONSULT WITH YOUR OWN TAX ADVISOR REGARDING THE PARTICULAR CONSEQUENCES OF THE DISTRIBUTION OF LPS COMMON STOCK TO YOU, INCLUDING THE APPLICABILITY AND EFFECT OF ALL U.S. FEDERAL, STATE AND LOCAL AND FOREIGN TAX LAWS.

Questions regarding the distribution of LPS common stock and related fractional shares should be directed to a Computershare representative at 888-612-1841.