BANK OF NEW YORK CO INC Form 425 December 05, 2006

Filed by Mellon Financial Corporation

Pursuant to Rule 425 under the Securities Act of 1933

and deemed filed pursuant to Rule 14a-12

of the Securities Exchange Act of 1934

Subject Companies: Mellon Financial Corporation (Commission File No. 1-7410)

The Bank of New York Company, Inc. (Commission File No. 1-06152)

The information presented above may contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements are based upon our current beliefs and expectations and are subject to significant risks and uncertainties. The following risks, among others, could cause actual results to differ materially from the anticipated results or other expectations expressed in the forward-looking statements: (1) the businesses of The Bank of New York Company, Inc. and Mellon Financial Corporation may not be integrated successfully or the integration may be more difficult, time-consuming or costly than expected; (2) the combined company may not realize, to the extent or at the time we expect, revenue synergies and cost savings from the transaction; (3) revenues following the transaction may be lower than expected as a result of losses of customers or other reasons; (4) deposit attrition, operating costs, customer loss and business disruption following the transaction, including, without limitation, difficulties in maintaining relationships with employees, may be greater than expected; and (5) governmental or shareholder approvals of the transaction may not be obtained on the proposed terms or expected timeframe or at all. Additional factors that could cause The Bank of New York Company, Inc. s and Mellon Financial Corporation s results to differ materially from those described in the forward-looking statements can be found in The Bank of New York Company, Inc. s and Mellon Financial Corporation s reports (such as Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q and Current Reports on Form 8-K) filed with the Securities and Exchange Commission.

The proposed transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation will be submitted to The Bank of New York Company, Inc. s and Mellon Financial Corporation s shareholders for their consideration. Shareholders are urged to read the joint proxy statement/prospectus regarding the proposed transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation because it will contain important information. Shareholders will be able to obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about The Bank of New York Company, Inc. and Mellon Financial Corporation, without charge, at the SEC s Internet site (http://www.sec.gov). Copies of the joint proxy statement/prospectus and other SEC filings that will be incorporated by reference in the joint proxy statement/prospectus will also be available, without charge, from Mellon Financial Corporation, Secretary of Mellon Financial Corporation, One Mellon Center, Pittsburgh, Pennsylvania 15258-0001 (800-205-7699), or from The Bank of New York Company, Inc., Investor Relations, One Wall Street, 31st Floor, New York, New York 10286 (212-635-1578).

The respective directors and executive officers of The Bank of New York Company, Inc. and Mellon Financial Corporation and other persons may be deemed to be participants in the solicitation of proxies from the shareholders of Mellon Financial Corporation and/or The Bank of New York Company, Inc. in respect of the proposed transaction. Information about the directors and executive officers of Mellon Financial Corporation is set forth in the proxy statement for Mellon Financial Corporation s 2006 annual meeting of shareholders, as filed with the SEC on March 15, 2006. Information about the directors and executive officers of The Bank of New York Company, Inc. is set forth in the proxy statement for The Bank of New York Company, Inc. s 2006 annual meeting of shareholders, as filed with the SEC on March 24, 2006. Additional information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus when it becomes available.

Below is the revised investor presentation previously filed on December 4, 2006.

A Global Financial Services Growth Company December 4, 2006 1

Disclosure and Cautionary Statement

The proposed transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation will be submitted Inc.'s

and

Mellon

Financial

Corporation's

shareholders

for

their

consideration. Shareholders are urged to read the joint proxy statement/prospectus

regarding the proposed transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation because important information.

Shareholders will be able to obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about The Bank of New York Company, Inc. and Mellon Financial Corporation, without charge, at the SEC's Inte Copies of the joint proxy statement/prospectus and other SEC filings that will be incorporated by reference in the joint proxy s available, without charge, from Mellon Financial Corporation, Secretary of Mellon Financial Corporation, One Mellon Center, 0001 (800-205-7699), or from The Bank of New York Company, Inc., Investor Relations, One Wall Street, 31st Floor, New Y 1578).

Directors and executive

officers

of

The

Bank

of

New

York

Company,

Inc.

and

Mellon

Financial

Corporation

and

other

persons

may

be

deemed

to

be

participants

in the solicitation of proxies from the shareholders of Mellon Financial Corporation and/or The Bank of New York Company, transaction. Information about the directors and executive officers of Mellon Financial Corporation is set forth in the proxy state Corporation is 2006 annual meeting of shareholders, as filed with the SEC on March 15, 2006. Information about the directors Bank of New York Company, Inc. is set forth in the proxy statement for The Bank of New York Company, Inc. is annual meeting of shareholders.

the SEC on March 24, 2006. Additional information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus when it becomes available. The information herein contains forward-looking statements within the meaning of the Private Securities Litigation Reform Ac limitation: (i) statements about the benefits of the transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation, including future financial and operating results, cost savings, enhanced revenues, expected market position of the combined company, and the earnings and to cash earnings that may be realized from the transaction; (ii) statements with respect to The Bank of New York Financial Corporation's plans, objectives, expectations and intentions and other statements that are not historical facts; and (iii) words such "believes", "expects", "anticipates", "estimates", "intends", "plans", "targets". "projects" and similar expressions. These statements

upon the current beliefs and expectations of The Bank of New York Company, Inc.'s and Mellon Financial Corporation's mana significant risks and uncertainties. Actual results may differ from those set forth in the forward-looking statements. We will need to change in circumstances or new facts, or for any other reason.

The following

are based

risks, among others, could cause actual results to differ materially from the anticipated results other expectations expressed in the forwardlooking statements: (1) the businesses of The Bank of New York Company, Inc. and Mellon Financial Corporation may not be integration may be more difficult, time-consuming or costly than expected; (2) the combined company may not realize, to the revenue synergies and cost savings from the transaction; (3) revenues following the transaction may be lower than expected as or other reasons; (4) deposit attrition, operating costs, customer loss and business disruption following the transaction, including in maintaining relationships with employees, may be greater than expected; (5) governmental approvals of the

the proposed terms or expected timeframe; (6) The Bank of New York Company, Inc.'s and Mellon Financial Corporation's shareh transaction; (7) a weakening of the economies in which the combined company will conduct operations may adversely affect of and foreign legal and regulatory framework could adversely affect the operating results of the combined company; and (9) flucturency exchange rates and securities prices may adversely affect the operating results of the combined company. Additional

transaction

may not be obtained on

Bank of New York Company, Inc.'s and Mellon Financial Corporation's results to differ materially from those described in the found in The Bank of New York Company, Inc.'s and Mellon Financial Corporation's reports (such as Annual Reports on Form 10-Q and Current Reports on Form 8-K) filed with the Securities and Exchange Commission and available at the SEC's Internet

Strategic

Financial

Operational

Integration

Global leadership in Securities Servicing and Asset

Management

Strongly accretive transaction

Excellent global growth opportunities

Highly complementary businesses with strong leadership

positions

Focused and experienced management team

Disciplined and thoughtful approach

Dedicated and experienced team with proven track record

The Bank of New York Mellon

Delivering superior shareholder value through accelerated growth

```
Compelling Strategic Attributes
Capitalizing on the growth of global financial markets
Strong Market
Positions in
High Growth
Businesses
global custodian with over $16 trillion in AUC
Top 10
asset manager globally and
Top 5
in the U.S
., with more than
$1.0
trillion in AUM
provider of all issuer services
 Corporate Trust,
```

```
Depositary
Receipts
and Stock Transfer
provider of clearing services
Top 10
in wealth management with 81 offices in the U
.S.
and UK
Top 10
U.S.
cash management
and global payments
provider
Leading client service scores
in asset servicing, wealth management,
i
ssuer, clearing
and treasury services
Experienced, deep and well balanced management team
Business &
Geographic
Diversification
Focused
on high return businesses with strong organic growth track
records
and
enhanced
revenue opportunities
Balanced
synergistic
business mix
 no individual b
usiness
contributes
more than 35
% of pre-tax earnings
Operations in
37
countries worldwide
 approximately 25%
of revenue
derived from higher growth international operations
Reduced volatility through combination of comp
lementary, stable and
synergistic
revenue sources
```

4

Compelling Financial Rationale

Capitalizing on the growth of global financial markets

Financially

Compelling

Immediately accretive on a cash basis to all shareholders and on a GAAP basis in 2008

Significant excess capital generation allows for meaningful reinvestment in organic growth, share repurchases and attractive dividend payout ratio

Attractive IRR, materially exceeding cost of capital for all shareholders

Potential for multiple expansion over time

Potential for significant revenue synergies, **not** incorporated in financial projections

Low Risk

Transaction

Disciplined and thoughtful approach to integration three year process managed by a dedicated and experienced integration team Starting from a position of strength both companies have significant

Starting from a position of strength both companies have significant revenue and earnings momentum

Combination further diversifies operating risk profile versus stand alone entities

Best in breed systems with proven and scaleable operating platforms many legacy businesses not impacted

5

Transaction Summary

Name:

The Bank of New York Mellon

Overlapping businesses branded BNY Mellon

Exchange Ratio:

New holding company formed:

1:1 Mellon share, 0.9434:1 The Bank of New York share

Relative Ownership:

63% The Bank of New York/37% Mellon

Board of Directors:

18 Directors 10 The Bank of New York/8 Mellon; includes two

executives from each party

Corporate Headquarters:

New York, NY

Pittsburgh:

HQ for key business units and a Center of Excellence for

Technology, Operations and Administration

Executive Management:

Senior management positions identified

Anticipated Closing:

Approximately July 1, 2007

Dividend:

Quarterly dividend of \$0.235 per share

Cost Savings:

Approximately \$700 million, phased-in over three years

Revenue Synergies:

Meaningful potential revenue synergies have been identified, but

have **not** been incorporated into the financial model

Restructuring Charge:

Approximately \$1.3 billion, pre-tax

Due Diligence:

Completed

6

Steve Elliott

Co-Head, Integration

Don Monks

Co-Head, Integration

Lisa Peters

Human Resources

Mark Musi

Compliance

Jim Vallone *

Audit

Gerald Hassell

President

Management Depth and Experience

Senior management positions identified

Tom Renyi

Executive Chairman Bob Kelly CEO Gerald Hassell President Bruce Van Saun CFO Ron O'Hanley CEO, Asset Management
CEO Gerald Hassell President Bruce Van Saun CFO Ron O'Hanley
Gerald Hassell President Bruce Van Saun CFO Ron O'Hanley
President Bruce Van Saun CFO Ron O'Hanley
Bruce Van Saun CFO Ron O'Hanley
CFO Ron O'Hanley
Ron O'Hanley
·
·
Todd Gibbons
CRO
Dave Lamere
CEO, Wealth Management
Jon Little
Asset Management
Carl Krasik
General Counsel
* Direct reporting line to Audit Committee of the Board
Note:
Tom Renyi to retire as Executive Chairman and from the Board of Directors 18 months following the close,
at
which
time
Bob
Kelly
will
succeed
him
as
Chairman
of
the
Board.
Steve Elliott to resign from the Board in conjunction with Tom Renyi's retirement
· · · · · · · · · · · · · · · · · · ·
Karen Peetz
Corporate Trust
Tim Keaney
Co-CEO, Asset Servicing
Jim Palermo
Co-CEO, Asset Servicing
Don Monks
CAO, Head of Operations & Technology
Kurt Woetzel
Chief Information Officer
Brian Rogan
Issuer & Treasury Services
Torry Berntsen
Client Management
Richard Brueckner
CEO, Pershing

7 Enhanced Global Reach and Scale Approximately 25% of combined revenue derived internationally

36 countries

54 cities

Serving clients in over 100 markets International Presence Capitalizing on the Growth of Global Financial Markets The Bank of New York Mellon

```
241
160
119
109
83
81
76
70
59
43
42
39
37
30
27
27
27
27
25
23
23
22
22
20
20
16
12
0
25
50
75
100
125
150
175
200
225
250
275
Scale Enhances Ability to Invest, Compete
and Outperform Globally
Top Trust & Asset Management Providers
by Market Capitalization<sup>1</sup>
Notes: Pro forma for pending transactions
Market capitalization as of 12/1/06. Excludes insurers
2
Equal
to
combined
```

market capitalizations of The Bank of New York and Mellon as of 12/1/06 3 Mellon currently ranks #28 and Northern Trust #36 among largest U.S. financial services institutions Top 25 U.S. Financial Services Institutions by Market Capitalization¹ #1 #11 #18

#28

Integration Thorough and Thoughtful **Process** A True Merger combination of best of both companies Lose no Customers philosophy Commitment to maintaining our #1 customer service standards/levels Continued emphasis on risk management and compliance Open communication with all employees Dedicated integration team led by key senior executives minimizes impact on day to day operations Measured integration process 3 year integration timeframe Detailed integration planning Integration complete 1H07 2H07 1H08 2H08 1H09 2H09 Transaction close Integration of overlapping businesses and shared services

Applications / systems conversions and data center consolidations

10

Clearly Defined Operating Strategy Focus on high-growth global businesses Securities Servicing and Asset Management Maintain superior client service, investment performance and the highest fiduciary standards Achieve competitive margins in each business line Deploy capital effectively to accelerate long-term growth and returns A Global Financial Services Growth Company

(\$bn) (%) Asset Management & Wealth Management 1.2 31 Asset Servicing 0.9 24 **Issuer Services**

Business Line

1.0 27

11

Treasury Services & Clearing Services

0.9 23 Other (0.2)(5) Total \$3.8 100 Balanced & Complementary Business Lines Pro Forma Revenue Mix1 Pro Forma Pre-Tax Earnings Mix¹ High Return, Low Capital Intensive Business Model Allows for Significant Reinvestment and Share Repurchases Note: Represents results through 9/30/06 annualized. The Bank of New York pro forma for Corporate Trust swap transaction \$4.5bn with cost savings **Business Line** (\$bn) (%) Asset Management & Wealth Management 3.6 29 **Asset Servicing** 3.5 28 **Issuer Services** 2.2 18 Treasury Services & **Clearing Services** 2.5 20 Other 0.7 5 Total \$12.5 100

```
12
BNY Mellon Asset Management
Combined global AUM of greater than $1.0 trillion as of 9/30/06
Ranking
Manager
Assets
($bn)
1
UBS
2,016
Barclays Global Investors
1,513
3
Allianz Group
1,493
4
```

```
State Street Global
1,441
5
Fidelity
1,442
6
AXA Group
1,260
7
Capital Group
1,166
Credit Suisse
1.128
Deutsche Bank
1,027
10
BNY Mellon<sup>2</sup>
1,011
11
BlackRock<sup>3</sup>
991
12
Vanguard Group
958
13
Mellon<sup>2</sup>
856
The Bank of New York
155
Global Asset
Management
Notes:
Revenue CAGR represents growth rate from 2003 through year to date 2006 annualized
Source: Pensions & Investments; data as of 12/31/05
Pro forma for acquisition of Mellon West LB and Walter Scott
Based on MLIM and BlackRock s AUM; consolidated as of 12/31/05
Top ten global asset manager
(P&I, September 2006)
Top 5 U.S. asset manager
(Institutional Investor, July 2006)
```

A global leader

```
with strong
international
presence
$176 billion in assets for non-U.S.
clients
1
7th largest asset manager in Europe
(Investments & Pensions Europe, June 2006)
Over $50 billion in alternative
assets
1
 an expertise
in alternatives
46% of 50 largest global retirement plans
(P&I December 2005)
58% of top 50 U.S. corporate plans
(P&I December 2005)
46% of top 50 U.S. public plans
(P&I December 2005)
40% of top 20 U.S. endowments; 45% of
top 20 foundations
(P&I December 2005)
 and broad
client reach
Greater Opportunity to Drive Growth Globally
from Expanded Presence in Asset Servicing
3 Year Revenue
CAGR of 18%
```

13 BNY Mellon Wealth Management Greater than \$150 billion in client assets

Over 350 years combined experience serving financially successful families and a shared heritage

Industry leading retention and client satisfaction with outstanding reputation for client service

Broad institutional asset class

expertise brought to all clients with deep and broad capabilities Top Ten U.S. Wealth Manager with over \$150 billion in client assets 81 offices 77 domestic and 4 international Complementary geography represented in large metropolitan wealth markets including NYC A national leader High Growth, High Margin **Business with Expanded Opportunities** Notes: Fee revenue CAGR represents growth rate from 2003 through year to date 2006 annualized 1 Source: Barron s; data as of 6/30/06 2 Pro forma for Bank of America s announced acquisition of U.S. Trust Ranking Manager Assets (\$bn) Merrill Lynch 879 Citigroup 825 3 Bank of America² 507 4 **UBS** 378 5 Morgan Stanley 350 6 Wachovia 324 Fidelity 299 J.P. Morgan 237

BNY Mellon

152

10

Goldman Sachs

148

17

Mellon

92

20

The Bank of New York

60

Top U.S. Wealth Managers¹

3 Year Fee Revenue

CAGR of 7%

14 BNY Mellon Asset Servicing \$16.6 trillion AUC as of 9/30/06 Broad Product Capabilities

Global Custody

Global Fund Services

Foreign Exchange

Securities Lending

Global Liquidity Services

Transfer Agency

Transition Management Trustee/Depot Bank Services Offshore Fund Administration Benefit Disbursements Performance Analytics Hedge Fund Administration Scale and Market Leadership \$16.6 trillion of assets under custody¹ \$1.7 trillion in mutual funds under custody² Largest global provider of performance and analytics 16% of exchange-traded funds² Largest lender of U.S. Treasury securities and depository receipts2 #1 ranked for service quality and technology #1 ranked provider of FX globally Leading offshore fund administrator Global Custody Ranking¹ Ranking Provider Assets Under Custody (\$tn) BNY Mellon 16.6 1 **JPMorgan** 12.9 2 The Bank of New York 12.2 3 State Street 11.3 Citigroup 9.6 5

Mellon 4.4 6 **BNP** Paribas 4.3 7 Northern Trust 3.3 8 **HSBC** 3.0^{2} 9 **UBS** 2.8^{2} 10 U.S. Bancorp 2.3^{2} Notes: Revenue CAGR represents growth rate from 2003 through year to date 2006 annualized 1 Data as of 9/30/06 2 Data as of 6/30/06 Increased Scale and Market Leadership Leading to Greater Growth and Efficiency Globally 3 Year Revenue

CAGR of 13%

BNY Mellon Asset Servicing
Highly complementary businesses
The Bank of New York Strengths
Mellon Strengths
Combining Best of Breed Resulting in
Greater Growth and Efficiency Globally
Culture of Quality Service & Delivery
Culture of Disciplined Cost Management
Financial Institution Relationships
Pension Relationships
Custody
Accounting, Performance
& Risk Analytics
Low Cost Locations: Syracuse

& Manchester

Low Cost Locations: Pittsburgh & India

Real-time Global Technology Client Information Front End FX, Securities Lending, & Execution Services Asset Management Offerings Hedge Fund Administration Hedge Fund Administration

16 **BNY Mellon Asset Servicing** Complementary client bases Market Segment Leadership The Bank of New York Mellon Combined **Corporate Pensions** Endowments & Foundations U.S. Public Funds Mutual Funds Central Banks ETFs/UITs **Broker Dealers** Hedge Funds

Increased Scale and Market Leadership Leading to Greater Growth and Efficiency Globally

17 The Bank of New York Mellon Issuer Services Global Corporate Trust

#1 Overall Global Trustee and #1 Trustee in nearly all domestic and international debt categories

Over \$8 trillion in outstanding debt and over 90,000 clients worldwide

Well positioned for continued growth of global debt markets and structured products

Corporate Trust swap transaction closed on 10/1/06 Depositary Receipts

Market leader with over 1,200 sponsored programs from 900 issuers in 60 countries

#1 market share by all DR programs, trading value, capital raisings, and successorships

Well positioned to benefit from continued market

growth in all geographies and industries

Leadership in High Growth,

High Margin Businesses

3 Year Revenue

CAGR of 14%

3 Year Revenue

CAGR of 28%

Note:

Revenue

CAGR

represents

growth

rate

from

2003

through

year

to

date

2006

annualized.

Global

Corporate

Trust

revenue

CAGR

excludes

revenues

from

Corporate

Trust

swap transaction

18 The Bank of New York Mellon Clearing Services Pershing

Leading provider of clearing and financial advisory solutions to IBDs and RIAs

Over \$825 billion in client assets

Well positioned to grow RIA market share through Pershing Advisor Solutions

#1 ranked provider of correspondent securities clearing Broker-Dealer Services

One of two U.S. securities clearing agents

#1 ranked provider of global collateral management products

Well positioned to benefit from continued growth in global securities trading 3 Year Revenue

CAGR of 11%

3 Year Fee Revenue

CAGR of 14%

Leadership in High Growth,

High Margin Businesses

Note:

Revenue CAGR represents growth rate from 2003 through year to date 2006 annualized. For Pershing, 2003 amount equal to a

Transaction Close:

July 1, 2007

Consideration Mix:

100% stock

Structure:

New Holdco formed; 1:1 Mellon share, 0.9434:1 The Bank of New York share

EPS Estimates:

The Bank of New York

I/B/E/S median EPS estimate of \$2.40 for 2007; thereafter, EPS grown at long-term growth rate of 10.8% Mellon

I/B/E/S median EPS estimate of \$2.44 for 2007; thereafter, EPS grown at long-term growth rate of 10.8% Share Repurchases:

Share repurchases assumed with capital in excess of 5% TCE/TA

Represents share repurchases of approximately \$1.0 billion in 2008 and \$2.1 billion in 2009 Cost Savings:

\$700 million, phased-in 15% in 2007, 50% in 2008, 85% in 2009 and 100% thereafter Revenue Synergies:

No net revenue synergies or attrition assumed

Restructuring Charge:

\$1.3 billion, which equates to 185% of one year fully phased-in cost savings

85% or \$1.1 billion is cash related and funded at 5.25% (pre-tax)

\$600 million capitalized at close, remaining \$700 million incurred over 3 year period Identified Intangibles:

Identified intangibles of \$2.7 billion created

Amortized utilizing straight-line methodology over 10 years Incremental Tax Rate:

38%

Financial Assumptions

20
Realistic, Deliverable Expense Synergies
Synergies in-line with precedent financial services transactions
Represents approximately **8.5**%
of the combined estimated 2006 expenses

Approximately 3,900 FTEs
Disciplined Integration Process:
15% realized in 07, 50% in 08 and 85% in 09
Date
Transaction
% of
Combined
05/25/2006
Regions/AmSouth

02/15/2006 BlackRock/MLIM 6.8 01/23/2004 Regions/Union Planters 7.0 01/14/2004 JPMorgan/Bank One 7.4 04/15/2001 First Union/Wachovia 8.5 10/04/2000 Firstar/US Bancorp 5.4 03/20/2000 National Commerce/CCB 12.6 03/15/1999 Fleet/BankBoston 8.3 07/01/1998 Star Banc/Firstar 15.0 06/08/1998 Norwest/Wells Fargo 7.7 04/13/1998 NationsBank/BofA 10.0 04/13/1998 Banc One/First Chicago 10.1 Average 9.1% **Business Line Cost Savings** (\$mm) Asset & Wealth Management 50 **Securities Servicing** 290 **Total Direct Expenses** 340 Technology 240 Shared Services & Other¹ 120

10.0

Total
700
Note:
1
Includes other allocated expenses

Merger Related Costs \$1.3 Billion Pre-tax

(Dollars in millions)

Total

Personnel-Related

625

Technology & Facilities

350

Transaction Fees

100

Other¹

225

Total Pre-tax

1,300

Total After-tax

805

Phase-in
Total
2007
725
2008
400
2009
175
Total Pre-tax
1,300
Total After-tax
805
Note:
1

Other primarily includes asset write-offs, vendor contract modifications and rebranding

Pro Forma Impact EPS

Strongly accretive transaction

Notes:

Operating EPS represents EPS before merger related expenses. Operating cash EPS is equal to operating EPS plus after-tax perintangible amortization

- 1 Assumes transaction close on 7/1/07
- 2 Assumes 100% of cost savings are phased-in

Financial Rationale is Compelling

Year Ended,

2007/2009

Illustrative

2007

1

2008

```
2009
CAGR (%)
2009
2
EPS Impact to The Bank of New York
The Bank of New YorkOperating
EPS
$2.40
$2.66
$2.94
10.8
$2.94
Pro Forma Operating
EPS
2.37
2.70
3.17
15.6
3.23
Operating
EPS Accretion/(Dilution) (%)
(1.0)
1.4
7.7
9.8
Pro Forma Operating Cash EPS
$2.52
$2.90
$3.38
15.8
$3.44
Operating Cash EPS Accretion
(%)
1.1
5.3
11.3
13.3
EPS Impact to Mellon
Mellon
Operating
EPS
$2.44
$2.70
$2.99
10.8
$2.99
Pro forma Operating
EPS
```

2.472.86

3.36 16.8 3.43 Operating EPS Accretion (%) 1.0 5.7 12.3 14.5 Pro Forma Operating Cash EPS \$2.59 \$3.07 \$3.58 17.5 \$3.65 Operating Cash EPS Accretion (%) 4.5 11.9 18.0 20.2 Memo: Average FD Shares Outstanding 924 1,121 1,091

1,091

Meaningful Revenue Synergy Opportunities

(not

assumed in financial model)

Accelerates Revenue Growth

and Enhances Operating Leverage

Breadth of Mellon s asset management products and services to

The Bank of New York s securities servicing clients

Breadth of The Bank of New York s global markets products to

Mellon s asset servicing and wealth management clients

Breadth of Mellon s risk services to The Bank of New York s servicing clients

Leverage Pershing s distribution platform to deliver Mellon s asset and wealth management products

Leverage The Bank of New York s credit relationships to distribute Mellon s domestic cash management services and stock transfer

Enhanced Income Realization from Existing Client Base

The Bank of New York Mellon

Delivering superior shareholder value through accelerated growth

The Bank of New York Mellon

A Global Financial Services Growth Company

Strategic

Financial

Operational

Integration

Global leadership in Securities Servicing and Asset

Management

Strongly accretive transaction

Excellent global growth opportunities

Highly complementary businesses with strong leadership

positions

Focused and experienced management team

Disciplined and thoughtful approach

Dedicated and experienced team with proven track record

25 Appendix THE BANK

26
Timeline
Time Period
Agenda
January
File S-4 with SEC
Late February/Early March
SEC review completed, estimated 6-8 weeks after filing of S-4
Mid-March
Proxy mailed to shareholders
Second Quarter
Shareholder/regulatory approvals
July 1
st

Estimated Transaction close

Combined Balance Sheet

As of September 30, 2006

(Dollars in billions)

The Bank

of New York

Mellon

Combined¹

Cash and Investment Securities

\$49.9

\$27.2

\$77.1

Loans

41.3

5.9

47.2

Goodwill and Intangibles 4.8 2.3 7.1 Other Assets 10.6 7.2 17.8 **Total Assets** 106.6 42.7 149.3 Deposits 67.9 29.0 96.9 Borrowings 10.6 6.3 16.9 Other Liabilities 17.6 2.9 20.6 **Total Liabilities** 96.2 38.2 134.3 **Total Equity** 10.5 4.5 15.0 Total Liabilities and Equity \$106.6 \$42.7 \$149.3 Source: Publicly available financial statements Note:

Does not include purchase accounting adjustments

Pro Forma Income Statement

Notes: Operating net income represents net income before merger related expenses. Operating cash net income is equal to operating after-tax impact of intangible amortization

1

Reflects pro forma earnings for six months of The Bank of New York Mellon, assuming transaction close on 7/1/07

Assumes 100% of cost savings phased-in

3

Includes restructuring charge funding, share repurchase funding and addback of Mellon s existing identified intangible amorti 4

Excludes accounting impact of future merger related expenses realized through income statement

Year Ended,

Illustrative

(Dollars in millions)

2007

1

```
2008
2009
2009
The Bank of New York
Stand Alone Net Income
$912
$2,020
$2,237
$2,237
Mellon
Stand Alone Net Income
507
1,122
1,243
1,243
Pro Forma
Net Income Before Adjustments
1,418
3,142
3,480
3,480
After-tax Adjustments:
Cost Savings
67
230
403
474
Transaction Identified Intangible Amortization
(85)
(169)
(169)
(169)
Other
3
9
0
(47)
(47)
Total After-tax Adjustments
4
(9)
61
187
258
Pro Forma Operating
Net Income
$1,409
$3,203
```

\$3,666

\$3,738 Pro Forma Operating Cash Net Income \$1,529 \$3,443 \$3,906

\$3,978

```
29
Pro Forma Operating Metrics
(%)
The Bank
of New York
Mellon
Pro Forma
Combined
1
2008 Estimated
Return on Common Equity
16.1
20.7
11.4
Cash Return on Tangible Common Equity
33.7
43.1
```

49.2

Last Twelve Months² Fee Income Ratio 76.9 90.5 83.0 Pre-tax Margin 36.2 25.3 36.8 Pro Forma Capital TCE/TA at 9/30/07 5.05 5.60 4.20 TCE/TA at 12/31/07 5.30 5.90 4.50 TCE/TA at 12/31/08 6.25 7.35 5.00 3 Notes: Pro forma figures reflect purchase accounting adjustments. Adjustments to the income statement are detailed on page 28 Pro forma for recent The Bank of New York acquisitions. Adjusted for fully phased-in cost savings and restructuring charge and share repurchase funding

costs

3

Includes estimated share repurchases of approximately \$1.0 billion in 2008

\$1,290 \$1,490 \$1,680 \$2,130

30

\$5601

\$560¹ \$770¹

4.50%

5.65%

7.00%

0.00

1.00

2.00

3.00

4.00

5.00

```
6.00
7.00
8.00
12/31/07
12/31/08
12/31/09
0
500
1,000
1,500
2,000
2,500
3,000
3,500
4,000
4,500
5,000
Dividends<sup>2</sup>
Incremental Annual Retained Earnings<sup>3</sup>
TCE/TA
Pro Forma Capital Generation
Notes:
For the six months ended 12/31/07
Assumes 40% dividend payout ratio
Assumes no share repurchases
   TCE/TA ratios as of year-end
4
```

```
31
(Dollars in millions)
At Close
2007
2008
2009
2010
2011
Combined Value<sup>1</sup>
(45,210)
Combined Cash Net Income
1,460
3,230
3,570
3,940
4,360
After-tax Cost Savings
67
```

```
403
488
503
After-tax Cash Restructuring Costs<sup>2</sup>
(382)
(211)
(92)
Capital Requirements, Net of Funding Costs<sup>3</sup>
(140)
(300)
(360)
(430)
(500)
Terminal Value (15.4x 1-year Forward GAAP)
4
76,270
Net Cash Flows
(45,210)
1,005
2,949
3,521
3,998
80,633
Internal Rate of Return
Materially exceeds cost of capital
19% Internal Rate of Return
Notes:
1
Based on closing stock prices as of 12/1/06
Assumes 85% of merger related and restructuring costs are cash related
3
Assumes
5%
asset
growth
per
annum
and
target
TCE/TA
of
5.00%
net
of
funding
benefit/(cost)
```

from

restructuring charge, cost savings and change in capital assuming 5.25% pre-tax rate

Based on blended GAAP P/E multiple using I/B/E/S median EPS estimates for 2007 applied to 2012 estimated GAAP net income and the control of t

The bank