OCCAM NETWORKS INC/DE Form 425 October 12, 2010

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Filing Information
Filed by Calix, Inc.
Commission File No. 001-34674
Pursuant to Rule 425 Under the Securities Act of 1933

And Deemed Filed Pursuant to Rule 14a-12
Under the Securities Exchange Act of 1934
Subject Company: Occam Networks, Inc.
Commission File No. 001-33069
This filing relates to the proposed acquisition by Calix, Inc, a
Delaware corporation ( Calix ), of Occam Networks, Inc., a Delaware
corporation ( Occam Networks ), pursuant to the terms of that
certain Agreement and Plan of Merger and Reorganization, dated as
of September 16, 2010, by and among Calix, Ocean Sub I, Inc., Ocean
Sub II, LLC and Occam Networks.

Calix / Occam Networks Q&A
Webinar
Service Provider Overview
The webinar will begin at:
11:00 AM Pacific
12:00 PM Mountain
1:00 PM Central
2:00 PM Eastern
Join
the
teleconference

Phone: (877) 413-4220 International: (650) 227-3370 Passcode: 282 128 6509

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Welcome and Logistics
Welcome
to
the
Calix
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Occam Networks Q&A Webinar Hosted by Carl Russo, Calix president and CEO Short presentation describing the transaction, rationale, and benefits Questions and Answers submitted by attendees (online) Duration: 1 hour How to ask questions Conference bridge is broadcast for attendees to prevent excess noise, complexity Webinar control panel has Q&A module Type questions at anytime monitored by Calix personnel Questions will be placed in queue for verbal Q&A response section Presenters may answer questions during the presentations if time allows

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Transaction Overview

Deal Size: Deal Size:

\$171 million in stock and cash

Closing Conditions: Closing Conditions:

Occam Networks stockholder approval, regulatory clearance and other customary closing conditions

Anticipated Closing: Anticipated Closing: Q4 2010 or Q1 2011 Post Closing Metrics: Post Closing Metrics:

Trailing Revenues (last 12 months): ~\$350 million

Estimated Customers: 800+

Aggregate Port Shipments: 10 million+

Aggregate Subscriber Lines (Customers): 48 million+

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Key Benefits Summary: Acceleration

Calix / Occam Networks combination is focused on helping our

customers SUCCEED

SUCCEE

SUCCEED

Accelerating Unified Access

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Complementary	
expertise	
expected	
to	
speed	
product	
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INNOVATION	
An	
EXPANDED	
EXPANDED	
UNIFIED	
UNIFIED	
ACCESS	
ACCESS	
portfolio	
Increased	
resources,	
scale,	
and	
FOCUS	
FOCUS	
ON	
ON	
ACCESS	
ACCESS	
lays	
the	
foundation	
for enhanced solutions development, testing, and qua	ılity
Accelerating Our Customers	
Success	
A	
WIDER	
WIDER	
RANGE	
RANGE	
OF	
OF	
DEPLOYMENT	
DEPLOYMENT	
OPTIONS	
OPTIONS	
expected	
from	
an	
expanded Unified Access portfolio	
CLOSER RELATIONSHIPS	
CLOSER RELATIONSHIPS	
with customers and partners expected through	

direct and expanded sales coverage and support

Enhanced

ALIGNMENT

ALIGNMENT

with

communications

service

provider

network

 $\quad \text{and} \quad$ 

business model transformation

12

Key Benefits Summary: Solutions
A broader Unified Access portfolio
Greater breadth and diversity of solutions expected
Complementary technologies allow for speedy synergies
Share many common hardware and software components and attributes thereby facilitating integration into Unified Access

Occam s decade of experience in IP and Ethernet matched with Calix s

decade of experience in fiber access

Enhanced voice flexibility expected

A range of solutions across TDM, SIP, H.248 and MGCP

New innovations expected

Expanded engineering, test resources, and R&D dollars solely focused on

access innovation

An

**ENHANCED** 

**ENHANCED** 

portfolio

of

options

to

make

you

more

competitive

13

Key Benefits Summary: Business

A focus on access

Expanded resources, testing, and investment are planned in the part of

your network that connects you to your customers

An enhanced direct customer engagement model

More feet on the street

Expansion of our world-class support organization and tools

**Expanded Interoperability** 

Combined Calix Compatible and OPAN programs create one of the

industry s broadest and most mature programs for partner

interoperability.

Expanded resources and a clear business vision aligned with

your

network

and

business

interests

to

help

YOU

SUCCEED

**SUCCEED** 

Two Broadband Access Portfolios OccamView EMS BLC 6000 Chassis: high density BLC 6000 Chassis: medium, low density ONT portfolio

One Unified Access Portfolio Management / Value Added Software Central Office Remote Terminal / Node Premises

The Calix Commitment

The Calix Commitment
Past Behaviors Predict Future Behaviors

18 2009 2010 2017 F5 support expires F5

development discontinued

F5

manufacturing

discontinued

**OSI Case Study** 

When we acquired OSI

the following actions were taken

FiberDrive:

Calix continues manufacturing, MD in 2008, SD in 2015

F5:

Completed roadmap, DD in 2009, MD in 2010, SD in 2017

500 ONT family:

DD in 2009, MD in 2010, SD in 2015 (2017 for 560 ONTs)

What we learned

Have roadmap plans

finalized on day one

FiberDrive

2006

2008

2015

FiberDrive

support expires

FiberDrive

manufacturing

discontinued

**OSI** 

acquired

Calix Unified Access Roadmap The Plan for Integration

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Expanding the Unified Access Portfolio

21 EXA Powered Access Network Routed Core Network 100GE / 40GE / DWDM Rings Central Office 10GE / NxGE / GE Rings

Node **NxGE** / GE Rings or Pt-to-Pt Remote Terminal 10GE / NxGE / GE Rings Customer, Business, or MDU Premises PON, Pt-to-Pt GE / AE, or DSL **Unified Access Management** Service Delivery and Assurance Fiber: **MEF Services** Copper: DSL / POTS Copper: DSL / POTS Fiber: PON and Pt-to-Pt GE / AE Fiber: **MEF Services ETHERNET** 10GE / GE Ring 10GE **NxGE** GE **IPTV** Voice Internet Access Broadcast Video **MEF** Services Residential Schools / Library MDU / MTU Small **Business** Large **Business** Mobile Backhaul Copper: DSL / POTS **B-Series** 

B-Series Copper: DSL / POTS

Fiber:

**MEF Services** 

10GE

NxGE

GE

SIP

H.248

**MGCP** 

TDM

RF

RFOG

A Solution for Every Need Multiservice Copper | Fiber Multiprotocol Evolutionary C7

Evolutionary

В

Multiservice

Copper | Fiber

Ethernet

Revolutionary

E7

IP services

Fiber

Ethernet

Same ONTs

Managed by CMS

Same Rings

23 2010 User Group Conference Agenda: 2010 User Group Conference November 6 thru 9

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just before TelcoTV

Saturday 11/6: Golf

Sunday 11/7: Training / Reception Monday 11/8: Keynotes / Breakouts

New product introductions

Possibilities of an All-Video World: Sr. execs from **Cisco**, **Fox**, **Microsoft**, **Motorola** Future of voice: **Genband/Metaswitch** 

**CEOs** 

Special event: La Reve

Tuesday 11/9: Keynotes / Breakouts

Unified Access vision

Regulatory: Q&A with RUS Administrator

Jonathan Adelstein Giveaways / Prizes Visit the Calix

home page or website to register: http://usergroup.calix.com/2010/

th th

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Information: Where to Find It

Calix

will file a Registration Statement on Form S-4 containing a proxy statement/prospectus and other documents concerning the proposed acquisition with the Securities and Exchange Commission

(the SEC ). Investors are urged to read the proxy statement/prospectus when it becomes available and other relevant documents filed with the SEC because they will contain important information. Security holders may obtain a free copy of the proxy statement/prospectus (when it is available) and other documents filed by Calix

and Occam Networks with the SEC at the SEC s web

site at http://www.sec.gov. The proxy statement/prospectus and other documents may also be obtained for free by contacting Calix Investor Relations by e-mail at Carolyn.Bass@Calix.com, by telephone at 415-445-3232 or by mail at Investor Relations, Calix, Inc., 1035 N. McDowell Blvd., Petaluma, CA 94954 or by contacting Occam Networks Investor Relations by e-mail at ir@occamnetworks.com, by telephone at 805-692-2957or by mail at Investor Relations, Occam Networks, 6868 Cortona Drive, Santa Barbara, CA 93117.

Participants in the Acquisition of
Occam Networks
Calix, Occam Networks, certain of their respective directors, executive
officers, members of management and employees may, under the rules of the
SEC, may be deemed to be participants in the solicitation of proxies in favor
of the proposed merger. Information regarding the persons who may be

considered participants in the solicitation of proxies will be set forth in Calix s proxy statement/prospectus when it is filed with the SEC. Information regarding certain of these persons and their beneficial ownership of Calix common stock as of December 31, 2009 is also set forth in the prospectus filed by Calix on March 24, 2010 with the SEC. This document is available free of charge at the SEC s web site at www.sec.gov or by going to Calix s Investor Relations page on its corporate website at www.Calix.com. Information concerning Occam Networks' directors and executive officers is set forth in Occam Networks' proxy statement for its 2010 Annual Meeting Stockholders, which was filed with the SEC on April 8, 2010. This document available free

of

charge
at
the
SEC s
website
at
www.sec.gov
or
by
going
to Occam Networks' Investor Relations page on its corporate web site at
www.OccamNetworks.com.
Additional
information
regarding
the
persons
who may, under the rules of the SEC, be deemed participants in the
solicitation of proxies in connection with the proposed merger, and a
description of their direct and indirect interests in the proposed merger,
which
may
differ
from
the
interests
of
Calix
stockholders
or
Occam
Networks
stockholders generally will be set forth in the proxy statement/prospectus
when it is filed with the SEC.

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Forward Looking Statements

This document contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section

21E of the Securities Exchange Act of 1934. These statements can be

identified by the words, believes,

expects, could, will, intends. should, estimate, would, may, anticipates, plans

and other similar words. These statements are based on management s current expectations, estimates, forecasts, projections and beliefs and are subject to a number of factors and uncertainties that could cause actual results to differ materially from those described in the forward-

looking statements. The forward-looking statements contained in this document include statements about

the timing of closing the acquisition, future financial and operating results; benefits of the acquisition; financial advantages; the ability to integrate the companies; the ability to expand the Unified Access portfolio; the ability to accelerate access innovation; the ability to integrate platforms and products to accelerate opportunities for customers and broaden the Calix Unified Access portfolio; plans to increase sales and support coverage; plans regarding the product roadmap; ability to enhance solutions

development, testing and quality; the ability to increase the range of deployment options, create closer relationships with customers and partners and enhance alignment with communication service provider networks and business model transformations; the ability to expand resources, testing and investments; the ability to enhance the customer engagement model and expand interoperability; and other statements regarding the proposed acquisition. These statements are not guarantees of future performance, involve risks, uncertainties and assumptions that are difficult to predict, and are based upon assumptions as to future events that may not prove accurate. Therefore, actual outcomes and results may differ materially from what is expressed herein. For example, if Occam Networks does not receive required stockholder approval or the parties fail to satisfy other conditions to closing, the transaction may not be consummated. In any forward-looking statement in which Calix or Occam Networks expresses an expectation or belief as to future results, such expectation or belief is expressed in good faith and believed to have a reasonable basis, but there can be no assurance that the statement or expectation or belief will result or be achieved or accomplished. The following factors, among others, could cause actual results to differ materially from those described in the forward-looking statements: failure of the Occam Networks stockholders to approve the proposed acquisition; the challenges and costs of closing, integrating, restructuring and achieving anticipated synergies; the ability to retain key employees; and other economic, business, competitive, and/or regulatory factors affecting the businesses of Calix and Occam Networks generally, including those set forth in the filings of Calix with the Securities and Exchange Commission, especially in the Risk **Factors** 

and Management s Discussion and Analysis of Financial Condition and Results of Operations sections of Calix s prospectus filed with the SEC on March 24, 2010 and its quarterly reports on Form 10-Q, Occam Networks' annual reports on Form 10-K and quarterly reports on Form 10-Q, each of Calix s and Occam Networks' current reports on Form 8-K and other SEC filings. These forward-looking statements speak only as of the date hereof. Calix and Occam Networks are under no obligation to (and expressly disclaim any such obligation to) update or alter their forward-looking statements whether as a result of new information, future events, or otherwise.