ADT Corp Form DEFA14A February 16, 2016

#### **SCHEDULE 14A**

(Rule 14a-101)

#### INFORMATION REQUIRED IN PROXY STATEMENT

#### **SCHEDULE 14A INFORMATION**

Proxy Statement Pursuant to Section 14(a) of the

**Securities Exchange Act of 1934** 

Filed by the Registrant x

Filed by a Party other than the Registrant "

Check the appropriate box;

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

**The ADT Corporation** 

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

Payment of Filing Fee (Check the appropriate box):

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

(1) Title of each class of securities to which transaction applies:
(2) Aggregate number of securities to which transaction applies:
(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
(4) Proposed maximum aggregate value of transaction:
(5) Total fee paid:
Fee paid previously with preliminary materials.
Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
(1) Amount Previously Paid:
(2) Form, Schedule or Registration Statement No.:
(3) Filing Party:
(4) Date Filed:

#### **Forward Looking Statements**

This communication contains certain information that may constitute forward-looking statements within the meaning of the U.S. Private Securities Litigation Reform Act of 1995. While we have specifically identified certain information as being forward-looking in the context of its presentation, we caution you that all statements contained in this communication that are not clearly historical in nature, including statements regarding business strategies, market potential, future financial performance, the effects of the separation of ADT from Tyco International plc ( Tyco ), and other matters, are forward-looking. Without limiting the generality of the preceding sentence, any time we use the words anticipate, estimate, expect, project, intend, plan, believe, and similar expressions, we intend to clear that the information deals with possible future events and is forward-looking in nature. However, the absence of these words or similar expressions does not mean that a statement is not forward-looking.

Forward-looking information involves risks, uncertainties and other factors that could cause actual results to differ materially from those expressed or implied in, or reasonably inferred from, such statements. Specific factors that could cause actual results to differ from results contemplated by forward-looking statements include, among others, the occurrence of any event, change or other circumstances that could give rise to the termination of the merger agreement; the inability to complete the proposed merger due to the failure to obtain stockholder approval for the proposed merger or the failure to satisfy other conditions to completion of the proposed merger, including that a governmental entity may prohibit, delay or refuse to grant approval for the consummation of the transaction; risks regarding the failure of Parent, Parent Inc. or Parent LP to obtain the necessary financing to complete the proposed merger; risks related to disruption of management s attention from the Company s ongoing business operations due to the transaction; the effect of the announcement of the proposed merger on the Company s relationships with its customers, operating results and business generally; the risk that the proposed merger will not be consummated in a timely manner; exceeding the expected costs of the merger; our ability to keep pace with the rapid technological and industry changes in order to develop or acquire new technologies for our products and services that achieve market acceptance with acceptable margins; competition in the markets we serve, including the home automation market, which may result in pressure on our profit margins and limit our ability to maintain the market share of our products and services; an increase in the rate of customer attrition, including impact to our depreciation and amortization expenses or impairment of assets related to our security monitoring services; changes in the housing market and consumer discretionary income; failure to maintain the security of our information and technology networks, including personally identifiable information and other data, our products may be subject to potential vulnerabilities of wireless and Internet of Things devices, and our services may be subject to hacking or other unauthorized access to control or view systems and obtain private information; our dependence on certain software technology that we license from third parties, and failure or interruption in products or services of third-party providers; interruption to our monitoring facilities; failure to realize expected benefits from acquisitions and investments; risks associated with pursuing business opportunities that diverge from our current business model; potential loss of customer generation strategies through our independent, third party authorized dealers and affinity marketing programs; risks associated with acquiring and integrating customer accounts; unauthorized use of our brand name by third parties; risks

associated with ownership of the ADT® brand name outside of the United States and Canada by Tyco and other third parties; failure to enforce our intellectual property rights; allegations that we have infringed the intellectual property rights of third parties; failure of our independent, third party authorized dealers to mitigate certain risks; failure to continue to execute a competitive, profitable pricing structure; shifts in consumers choice of, or telecommunication providers support for, telecommunication services and equipment; current and potential securities litigation; increase in government regulation of telemarketing, e-mail marketing and other marketing methods may increase our costs and restrict growth of our business; changes in U.S. and non-U.S. governmental laws and regulations; imposition by local governments of assessments, fines, penalties and limitations on either us or our customers for false alarms; refusal to respond to calls from monitored security service companies, including us, by police departments in certain U.S. and Canadian jurisdictions; our greater exposure to liability for employee acts or omissions or system failures; interference with our customers access to some of our products and services through the Internet by broadband service providers or potential change in government regulations relating to the internet; potential impairment of our deferred tax assets; inability to hire and retain key personnel, including an effective sales force; adverse developments in our relationship with our employees; capital market conditions, including availability of funding sources for us and our suppliers; changes in our credit ratings; risks related to our increased indebtedness, including our ability to meet certain financial covenants in our debt instruments; impact of any material adverse legal judgments, fines, penalties or settlements; exposure to counterparty risk in our hedging agreements; fluctuations in foreign currency exchange rates; potential liabilities for legacy obligations relating to the separation from Tyco; volatility in the market price of our stock; and failure to fully realize expected benefits from the separation from Tyco.

Therefore, caution should be taken not to place undue reliance on any such forward-looking statements. Much of the information in this communication that looks towards future performance of the Company is based on various factors and important assumptions about future events that may or may not actually occur. As a result, our operations and financial results in the future could differ materially and substantially from those we have discussed in the forward-looking statements included in this communication. We assume no obligation (and specifically disclaim any such obligation) to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law.

For additional discussion of potential risks and uncertainties that could impact our results of operations or financial position, refer to Part I, Item 1A. *Risk Factors* in our 2015 Form 10-K. There have been no material changes to the risk factors disclosed in Part I, Item 1A. *Risk Factors* in our 2015 Form 10-K.

#### Additional Information and Where to Find It

This communication may be deemed solicitation material in respect of the proposed acquisition of the Company by Parent. In connection with the proposed merger transaction, the Company will file with the SEC and furnish to the Company s stockholders a proxy statement and other relevant documents. This communication does not constitute a solicitation of any vote or approval. Stockholders are urged to read the proxy statement when it becomes available and any other documents to be filed with the SEC in connection with the proposed merger or incorporated by reference in the proxy statement because they will contain important information about the proposed merger.

Investors will be able to obtain free of charge the proxy statement and other documents filed with the SEC at the SEC s website at http://www.sec.gov. In addition, the proxy statement and our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to section 13(a) or 15(d) of the Securities Exchange Act of 1934 are available free of charge through our website at www.adt.com. as soon as reasonably practicable after they are electronically filed with, or furnished to, the SEC.

The directors, executive officers and certain other members of management and employees of the Company may be deemed participants in the solicitation of proxies from stockholders of the Company in favor of the proposed merger. Information regarding the persons who may, under the rules of the SEC, be considered participants in the solicitation of the stockholders of the Company in connection with the proposed merger will be set forth in the proxy statement and the other relevant documents to be filed with the SEC. You can find information about the Company s executive officers and directors in its Annual Report on Form 10-K for the fiscal year ended September 25, 2015 and in its definitive proxy statement filed with the SEC on Schedule 14A on January 22, 2016.

ADT Employee Update Naren Gursahaney February 16, 2016

Forward

Looking

Statements

 $\Delta DT$ 

 $Security Services proprietary and \ business\ confidential. For$ 

internaluse only

not

for

distribution.

FORWARD-LOOKING

**STATEMENTS** 

This

communication

includes "forward-looking statements," as that

term

is

defined by the

federal securities

laws. The forward-looking statements include statements concerning regulatory approvals and the expected timing, completion and effects of the proposed merger, the Company s outlook for the future, as well as other statements of beliefs, future plans and strategies or anticipated events, and similar expressions concerning matters that are not historical facts. All forward-looking statements are based upon our current expectations and various assumptions, and apply only as of the date of this communication. There are a number of

risks,
uncertainties and other
important
factors that
could
cause
our actual
results to
differ
materially
from
those
suggested
by our
forward-looking statements.
ADDITIONAL
INFORMATION
AND WHERE
TO FIND
IT
This
communication
may
be
deemed
solicitation material
in
respect
of the
proposed
acquisition
of the
Company
by Parent.
In
connection with the
proposed
merger
transaction,
the
Company
will
file with the SEC
and furnish
to
the Company s
stockholders
a proxy
statement
and other

relevant documents. This communication does not constitute a solicitation of any vote or approval. Stockholders are urged to read the proxy statement when it becomes available and any other documents to be filed with the **SEC** in connection with the proposed merger or incorporated by reference in the proxy statement because they will contain important information about the proposed merger. Investors will be able to obtain free

of charge the proxy statement and other documents filed with the **SEC** at the SEC s website at http://www.s ec.gov. In addition, the proxy statement and our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to section 13(a) or 15(d) of the Securities Exchange Act of 1934 are available free of charge through our website at www.adt.com. as soon as reasonably practicable after they are electronically

or furnished to, the SEC. **PARTICIPANTS SOLICITATION** The directors, executive officers and certain other members of management and employees of the Company may be deemed participants in the solicitation of proxies from stockholders of the Company in favor of the proposed merger. Information regarding the persons who may, under the rules of the SEC, considered participants in the solicitation of the stockholders of the Company in connection with the

filed with,

proposed merger will be set forth in the proxy statement and the other relevant documents to be filed with the SEC. You can find information about the Company s executive officers and directors in its Annual Report on Form 10-K for the fiscal year ended September 25, 2015 and in its definitive proxy statement filed with the **SEC** on Schedule 14A

on

January 22, 2016.

Today s Press Release Highlights

Apollo
Global
Management
( Apollo ) has
entered
into
an
agreement
to
buy

ADT for \$42/share

ADT s

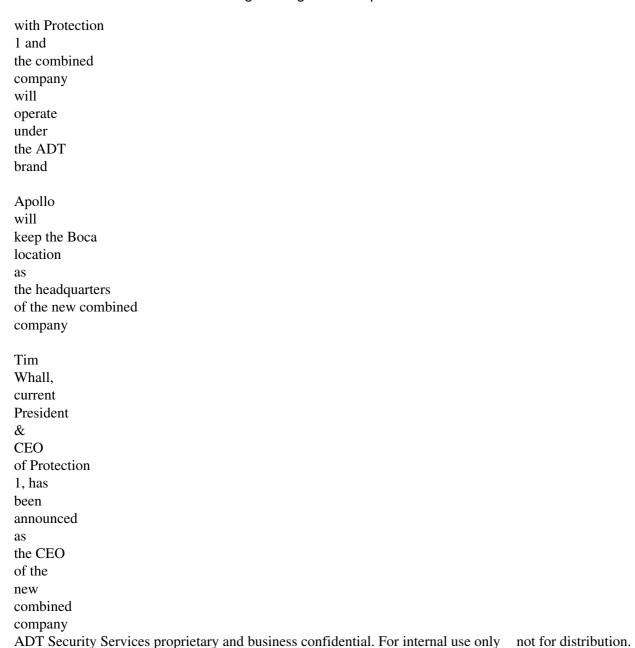
this transaction This agreement issubject to ADT shareholder and customary regulatory approvals Pending these approvals, we expect the deal to close in June of 2016 Apollo already owns and has merged Protection 1 and **ASG** Security which operates under the Protection 1 brand

ADT will merge

Board of Directors

unanimously approved

has



Apollo Overview

Overview

Founded

in

1990,

Apollo

is

a

global

alternative

asset

manager

focusing

on

private

equity,

distressed

debt,

mezzanine

and real estate investing with a total of approximately \$162 billion under management of which \$41 billion in assets in private equity Apollo focuses on opportunities where it can be catalyst for business-transforming events and create significant value, and is currently invested in over 200 companies Apollo

has developed substantial

expertise
and
valuable
relationships
across
nine
core
industries
that
include:
Chemicals,
Commodities,
Consumer
&
Retail,
Distribution
& Transportation,
Financial
& .
Business
Services,
Manufacturing
&
Industrial,
Media,
Cable
&
Leisure,
Packaging
&
Materials,
Satellite
&
Wireless
10 Largest Investments as Sole
Investor
Date
Investment
Deal
Size
(\$mm)
Equity
Contributio
n (\$mm)
17-Dec-06
\$8,337
\$2,000
18-Sep-06
5,684
1,044

8-Jun-15 3,228 1,036 17-Aug-07 3,838 2,110 20-Dec-05 3,306 683 4-Nov-06 3,034 498 27-Mar-07 2,824 606 25-May-06 2,795 767 26-Nov-12 2,348 1,000

19-May-15 2,100 755

Protection

1

Overview

Business

Description

Protection

1

provides

electronic

security

alarm

monitoring

services

to

residential,

business

and

national

account

clients

such

as

Rite

Aid,

Access

Financial

among

others

Broad

range

of products

offered

including

intrusion,

fire,

access

control

and

video

solutions

Highly

acclaimed

customer

experience

resulting

in the

lowest

net

attrition

among

national

players

at

<9.5%

Operates

five UL

Certified

monitoring

centers

across

the

U.S.

Covers

roughly

~85% of the

U.S.

metropolitan

population

Key

Statistics

2015

Business

Mix

Ву

Region

By

**Business** 

United

States

100%

Residential

66%

National

and

Commercial

34%

Real

**Estate Footprint** 

**RMR** 

\$40M

Revenue

\$622M

**EBITDA** 

\$216M

EBITDA Margin

35%

Subscribers

1.7M

Locations

90

Employees 4,000

The

Combined

Business

ADT

Protection 1

Combined

Revenues

\$3.6B

\$0.6B

\$4.2B

**RMR** 

\$278M

\$40M

\$318M

**EBITDA** 

\$1.8B

\$0.2

\$2.0B

EBITDA Margin

51%

35%

48%

Subscribers

6.6M

1.7M

8.3M

**Employees** 

17,000

4,000

21,000

ADT Security Services proprietary and business confidential. For internal use only not for distribution.

Why This

Deal

Makes

Sense

Purchase

price

reflects

a

significant

premium to

ADT s

current

share price

and recent trading

trends

With

model
and
supports
the
strategy
we
are
pursuing
The combined business
will
allow
us to accelerate our
key
strategic
initiatives
(Smarter
Growth,
Commercial
Expansion,
Health, Canada,
Canopy/SBA)
Increased
scale
will
position
us to
better
serve
our
customers
and win in
an increasingly
competitive
environment
The
combined
company will
create
exciting

Apollo, we have a sophisticated

buyer who

understands our business

growth and development opportunities for our employees

ADT Security Services proprietary and business confidential. For internal use only not for distribution.

What s Next?

The deal still requires ADT shareholder and customary regulatory approvals

Until
we
close
the transaction,
we
must
operate

as separate companies and vigorously compete in the marketplace

At

some time in the future, we will begin

integration planning, but

integration

cannot

happen

until after

the transaction

closes

We

will

continue

to update

you

as information

becomes available

via

InsideADT

and

other communications

vehicles

Until

the transaction

closes, it should

be business

as

usual

ADT Security Services proprietary and business confidential. For internal use only not for distribution.

Rules

of

the

Road

DO

NOT

act as

if

ADT

and

Protection

1 have merged

until

the

merger

occurs

after closing

## make joint sales calls to customers DO NOT discuss or agree to split or allocate customers DO NOT discuss pricing or any other sensitive competitive information DO NOT discuss this transaction with any Protection 1 employee DO NOT speak to the media or any current/prospective investors (forward

media inquiries to Justin Dini

DO NOT

(jdini@brunswickgroup.c om)
and
investor
inquiries
to
Tim
Perrott
(tperrott@adt.com)
DO
continue
to
compete
in the market
Execute
our
strategy
and
aggressively
pursue
our
strategic
initiatives
If
If asked.
asked,
asked, tell
asked, tell our
asked, tell our customers
asked, tell our customers and
asked, tell our customers and prospective
asked, tell our customers and prospective customers
asked, tell our customers and prospective customers that
asked, tell our customers and prospective customers that Apollo has announced
asked, tell our customers and prospective customers that Apollo has announced their
asked, tell our customers and prospective customers that Apollo has announced
asked, tell our customers and prospective customers that Apollo has announced their intent to
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire ADT
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire ADT but
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire ADT but the
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire ADT but the transaction
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire ADT but the transaction has
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire ADT but the transaction has not
asked, tell our customers and prospective customers that Apollo has announced their intent to acquire ADT but the transaction has

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Do	
let	
our	
customers	
know	
that ADT	
continues	
to	
be	
a financially	
strong	
company	
Do	
tell	
our	
customers	
that	
ADT	
will	
continue	
to	
provide	
excellent	
service	
now	
and	
after	
transaction	
close	
DO	
report	
any inappropriate	
behavior	
to	
the	
ADT	
Law	
department at	
ethicsline@adt.com	1
ADT Security Services proprietary and business confidential. For internal use only	not for distribution

Questions?