SERENA SOFTWARE INC Form DEFA14A November 14, 2005

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

File	d 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 §240.14a-12	
	SERENA SOFTWARE, INC.	
	(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:	

	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:
Che	paid previously with preliminary materials. Sk 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 paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
(2)	
(2)	Amount Previously Paid:

This filing consists of information presented to the Company s customers regarding the proposed merger.

Copyright ©2005, SERENA Software, Inc. All Rights Reserved Serena Customer Update Mark Woodward, President and CEO November 11, 2005

Copyright ©2005, SERENA Software, Inc. All Rights Reserved Some important news from Serena! Serena to be acquired by Silver Lake for \$1.2 billion+, financed by

a

combination of debt and equity

Stockholders to receive \$24.00 in cash per share and convertible notes to be exchanged at same price on an as-converted to common stock basis

Transaction expected to close during Q1 FY07, subject to

shareholder approval, regulatory approvals and other customary closing conditions, including receipt of debt financing
No expected changes to Serena products, services, management team, organizational structure or strategy
Enables Serena greater flexibility in executing our Change
Governance vision

Copyright ©2005, SERENA Software, Inc. All Rights Reserved What does this mean to customers?

Expect same winning team to serve you

Ongoing commitment and investment in products and services
Increased flexibility in meeting your long-term needs
All agreements to remain in force
Gaining a world-class partner

Copyright ©2005, SERENA Software, Inc. All Rights Reserved Who is Silver Lake Partners?

World s preeminent private equity firm focused exclusively on technology

Major new partner with a shared commitment to build the company

Maximize potential of opportunities ahead

Gain access to world class expertise, resources and network

Committed to the Serena vision, markets and technology Backing up their belief by making substantial investment in Serena s future

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Leading pure-play online brokerage \$900 million ~\$65 billion combined revenues, ~270,000 combined employees in 100+ countries Annual Revenues

Leading disc drive maker \$6.0 billion

Leading electronics manufacturing services (EMS) provider \$16.0 billion

Leading provider of enterprise and mass markets voice and data communications services

\$23.0 billion

(B)

Company Description

Leading business intelligence software provider

\$1.0 billion

Portfolio

Company

(a)

\$850 million

Leading provider of IT research products

Silver

Lake

has

invested

in

dynamic

companies

operating

globally

in

critical

sectors

of

the

technology economy

(a)

Pending transaction

(b)

Former portfolio companies

Leading provider of network and application management solutions \$200 million

Leading provider of electronic trading solutions and execution services \$400 million

(a)

Leading provider of product lifecycle management (PLM) solutions

\$1.0 billion

\$3.6 billion

Leading provider of software and processing solutions for financial

institutions and of information availability services \$9.0 billion

Leading provider of digital media services for media companies

Leading U.S. electronic stock exchange \$600 million (formerly Agilent SPG) \$2.0 billion (a)

Leading supplier of advanced semiconductor components, modules, and subsystems

Copyright ©2005, SERENA Software, Inc. All Rights Reserved When will everything take place?
Serena and Silver Lake have signed a definitive agreement Target deal closing is Q1 FY07
Proxy statement to all shareholders
Certain regulatory approvals are required

Clear HSR

Proxy review by SEC

Shareholder meeting and vote on approval of transaction



Copyright ©2005, SERENA Software, Inc. All Rights Reserved Additional Information and Where to Find It In connection with the proposed merger, Serena will file a proxy statement with

the Securities and Exchange Commission. INVESTORS AND SECURITY HOLDERS ARE STRONGLY ADVISED TO READ THE PROXY STATEMENT WHEN IT BECOMES AVAILABLE, BECAUSE IT WILL CONTAIN IMPORTANT INFORMATION. Investors and security holders may obtain a free copy of the proxy statement (when available) and other documents filed by Serena at the Securities and Exchange Commission s Web site at http://www.sec.gov. The proxy statement and

other relevant documents may also be obtained for free from Serena by directing such request to Serena Investor Relations, 2755 Campus Drive, 3rd Floor, San Mateo, California 94403-2538, USA, telephone: (650) 522-6600. Serena and its directors, executive officers and certain other members of its management and employees may be deemed to be participants in the solicitation of proxies from its stockholders in connection with the proposed merger. Information regarding the interests of such directors and executive officers is included in Serena s Proxy Statement for its 2005 Annual Meeting of Stockholders filed with the Securities and Exchange Commission on May 24, 2005, and information concerning all of Serena s participants in the solicitation will be included in the proxy statement relating to the proposed

merger

when it becomes available. Each of these documents is, or will be, available free of charge at the Securities and Exchange Commission s Web sit

e at http://www.sec.gov and from Serena Investor Relations, 2755 Campus Drive, 3rd

Floor, San Mateo, California 94403-2538, USA, telephone: (650) 522-6600.