ModusLink Global Solutions Inc Form DEFA14A December 15, 2011

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

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
- x Definitive Additional Materials
- " Soliciting Material Pursuant to §240.14a-12

ModusLink Global Solutions, Inc.

(Name of Registrant as Specified In Its Charter)

 $(Name\ of\ Person(s)\ Filing\ Proxy\ Statement,\ if\ other\ than\ the\ Registrant)$

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2 SEC Safe Harbor Statement Forward looking Statement

This presentation contains forward-looking statements, which address a variety of subjects including, for example, the Compan Company s assessment of the long-term prospects for its market, the trend toward outsourcing key processes, the opportunity base, the prospects for improved profitability over the long-term, the anticipated impact of the investment and cost reduction p in fiscal 2012 and 2013 as a result of the investment and cost reduction plan, the impact of the tax benefit preservation plan and

win. All statements other than statements of historical fact, including without limitation, those with respect to the Company s are forward-looking statements. The following important factors and uncertainties, among others, could cause actual results to looking statements: the Company s success, including its ability to meet its revenue, operating income and cost savings target operations and revenue, lower its costs, improve its gross margins, reach and sustain profitability, reach its long-term objective on its business strategy, including the investment and costs savings plan and the continued and increased demand for and mark conditions, especially in the technology sector are uncertain and subject to volatility; demand for our clients products may de clients; the Company's management may face strain on managerial and operational resources as they try to oversee the expandexpected benefits of its restructuring and cost cutting actions; the Company may not be able to expand its operations in accordance balances may not be sufficient to allow the Company to meet all of its business and investment goals; the Company may exper and personnel in accordance with its business strategy; the Company derives a significant portion of its revenue from a small n customers could significantly damage the Company s financial condition and results of operations; the Company frequently so order basis rather than pursuant to contracts with minimum purchase requirements, and therefore its sales and the amount of pr demand variability; risks inherent with conducting international operations; tax rate expectations are based on current tax law a jurisdictions in which profits are determined to be earned and taxed, changes in estimates of credits, benefits and deductions, the various tax authorities, including payment of interest and penalties and the ability to realize deferred tax assets; the potential tax carryforwards may not be realized and the tax benefit preservation plan may not be effective in preserving those benefits; the n unpredictable and liquidity events for companies in the Company s venture capital portfolio may not occur; and increased con which the Company competes. For a detailed discussion of cautionary statements that may affect the Company s future result Company's filings with the Securities and Exchange Commission, including the Company's most recent Annual Report on For looking statements represent management's current expectations and are inherently uncertain. We do not undertake any obligat Important Additional Information

On December 2, 2011, ModusLink filed with the Securities and Exchange Commission (the SEC) a definitive proxy statem stockholders (the 2011 Annual Meeting) and has mailed the definitive proxy statement to its stockholders. The definitive proxy the identity and interests of ModusLink s directors, director nominees and certain of its officers and employees that may be desolicitation of ModusLink s stockholders in connection with the 2011 Annual Meeting.

Copies of ModusLink s definitive proxy statement, any other relevant documents and other materials filed with the SEC concentrate at www.sec.gov and www.ir.moduslink.com. The definitive proxy statement and any other relevant documents filed w and stockholders should carefully read the definitive proxy statement, the accompanying WHITE proxy card and other material making any voting decision.

Agenda

ModusLink Overview and Background

Taking Action to Best Position ModusLink for Long-Term Success

Board of Directors

Experienced and Independent

Peerless Systems and the Proxy Contest

Conclusion: Vote for ModusLink Nominees on the WHITE Proxy Card



Enhancing Corporate Governance

Appointed stockholder nominee, Jeff Fenton, to Board in leadership role in November 2010

Separated Chairman and CEO roles

Maximizing Stockholder Value

Returned

nearly

\$97

million

in

cash

to

stockholders

since

fiscal

2008

Commenced review of strategic alternatives, chaired by Mr. Fenton

Adopted a tax benefit preservation plan

Delivering Results

Actions taken bearing fruit, and the Company s performance is improving

For first quarter fiscal 2012, ModusLink reported its highest gross profit margin in nearly two years, its first operating profit in six quarters and several new client program wins

Robust Change is Underway at ModusLink

ModusLink Overview and Background 5

Market Leader in Supply Chain Business Process Outsourcing (BPO)

Provides clients with broad, integrated portfolio of forward and reverse supply chain solutions supported by a global footprint

25 solution centers in 15 countries

e-Business, factory supply, optimized configuration/postponement and aftermarket services

Focused on high-growth markets

Computing, software, communications, storage and consumer electronics

Approximately 4,000 full-time employees worldwide

Fiscal 2011 revenue of \$876 million 6

ModusLink Provides
Superior Value Chain Solutions
We
design
and
execute
critical

processes
within
our
clients
global
value
chains;
focus on speed to market and best cost to enable new business channels
and to unlock global market opportunities
Logistics
Providers
Fulfill to
Multiple
Channels
Configure
Product for
End Market
Needs
Manage
Returns
Processes
E-Business / Entitlement
Business Process Infrastructure
Asset
Repair &
Recovery
Source
Goods for
Manufacture
7
EMS,
ODM &
OEM
Manufacture

8
High-Level Strategy in Place to Drive Value
Continue to Drive
Operational
Efficiencies
Focus on Target
Markets With Long-

Term Growth

Prospects

Computing

Software

Storage

Factory Supply

Optimized

Product

Configuration/Postponement

Aftermarket Services

e-Business

Global Standardization

Facility Optimization

Continuous Improvement

Expand Client

Relationships

Through Innovative

Solutions

Communications

Consumer Electronics

New Verticals

Improving Outlook for BPO Market 9
Industry Environment:
Recession
created
adverse
conditions

for our clients, which in turn impacted ModusLink in fiscal 2010/2011 Macroeconomic environment has shown weakness, especially in Europe Despite challenges, we believe long-term prospects for our market are very good Companies will continue to outsource more key processes within their supply chain to reduce costs and manage the increasing complexity that global companies face in serving their customers Source: Gartner -Q2 2011.

ModusLink s Addressable Market Presents Compelling Opportunity 10

Supply Chain BPO Market is \$25 billion across three sectors

Supply Chain Services represents 11%

0.2%

0.7%

0.8%

1.4%

1.7%

1.8%

4.2%

Globalware

Mentor

Media

Shin Shin

ATC

RR

Donnelley

Arvato

ModusLink

ODM / Contract

Manufacturers

10%

Source: Company Estimates

In-House providers &

other 79%

Supply Chain Services

11%

Competitors:

ModusLink is in a favorable competitive position, given our global capability and Fortune 1000 client base with opportunity for new programs that include high value services, such as Aftermarket and e-Business solutions



\$25 billion addressable market

Maintained strong liquidity: current ratio of 1.8x*

23

Net operating loss carryforwards of \$2 billion

Improving profit margins over time 11
* As of October 31, 2011
Financial Strength
Sets Solid Foundation for Execution

* Non GAAP operating income represents total

operating
income,
excluding
net
charges
related
to
depreciation,
amortization,
stock-based
compensation
restructuring

impairment of goodwill.

and

** Excludes goodwill and other intangible asset impairment charges in FY08, FY09, FY10 and FY11. Operating income (los and (\$35.0) million in FY08, FY09, FY10 and FY11 respectively.

See reconciliation to operating income in appendix

Financial Trend Analysis

ModusLink has Returned Significant Capital to Stockholders 13

Since the beginning of FY 2008, ModusLink has returned nearly \$97 million of

cash to stockholders

\$56.7 million of stock repurchases, which represents a reduction of 12% of the Company s outstanding shares

\$40 million (\$0.9134 per share) special cash dividend distributed to stockholders in March 2011 *Includes stock repurchased as of January 31, 2011 and special dividend paid on March 31, 2011

Taking Action to Best Position ModusLink for Long-Term Success 14



an entitlement management capability that strengthened ModusLink s e-Business solution **PTS** Electronics (PTS) and Tech For Less (TFL) two important capabilities that now comprise ModusLink s Aftermarket Services As a result, ModusLink can now offer a full suite of value chain solutions, that enhance ability to cross-sell our solutions as well as improve margins Over 50% of our top 30 clients utilize more than one of our solutions Taken significant actions to improve the performance of our acquisitions Leadership changes

Integrated these highly complementary services under common leadership; hired President, Integrated

Services in 2011

Restructured operations

Completed labor reductions of 14% at PTS and more than 25% at TFL in fiscal 2011

Implemented better methods to buy, process, repair and sell products

15

Becoming a Leader in

Global Supply Chain Management Services

Acquisitions are in line with our strategy to take advantage of our sizeable NOLs

and

provide

the

Company

with

the

right

mix

of

services

and

scale

necessary

to

position the Company for improved profitability over the long term

Strategic Plan to Put Company onPath to Sustained Growth in Revenue and Profits

As market headwinds persisted, Company conducted comprehensive review of business to determine

additional ways to enhance operations

Developed and have begun to execute an investment and cost reduction plan to:

Increase revenue from new programs

Significantly improve profitability

Put new leadership in place to drive improved results
Sales Acceleration
& Increased
Market Penetration
Strengthening
Leadership
Cost Alignment &
Working Capital
Improvements

17 Investment and Cost Reduction Plan: Sales Acceleration and Increased Market Penetration

Increase new business revenue to annual levels of \$150 million to \$200 million

Overcome challenges related to volatility in volumes and use of less materials in packaged products, while fulfilling our cost value proposition to clients Objectives

Increasing quota-bearing sales people by at least 30%

Price optimization strategies

Improving sales targeting including subcategories within target markets

Sales force effectiveness and account planning

Integrate sales and marketing under common leadership

Hired new head of sales and marketing Example Investments and Changes

18
Investment and Cost Reduction Plan:
Cost Alignment & Working Capital Improvements

Improve profitability as sales and marketing initiatives gain traction

Increase capacity utilization and reduce redundancy Objectives

Reducing direct and indirect labor costs

6% reduction in headcount from actions in last two quarters

Reducing facility costs

Strategic sourcing; better leverage purchasing power of collective facilities

Expanding shared services initiative

Further streamline inventory levels and accelerate inventory turns Example Investments and Changes

19

Put new leaders in targeted places to drive improved results

Fulfill vision for development of integrated services Aftermarket Services and e-Business solutions

Objectives

Recently hired:

_

President,

Sales

and

Marketing

to

drive

go-to

market

strategy

-

President,

Integrated

Services

to

drive

aftermarket

solutions

and

e-Business

capabilities

-

SVP,

Human

Resources

to

strengthen

training

and

talent

development

Example Investments and Changes

Investment and Cost Reduction Plan:

Strengthening Leadership

20 Investment and Cost Reduction Plan: Already Delivering Results

The Investment and Cost Reduction plan is already contributing to results

For ModusLink s first quarter fiscal 2012 earnings results, the Company reported its highest

gross profit margin in nearly two years and its first operating profit in six quarters

Cost reduction plans, including restructuring actions, are expected to result in approximately \$30 million to \$40 million in annualized cost savings

On track to achieve the expected \$15 million to \$20 million in benefits in fiscal 2012, with further benefit in fiscal 2013

Recently won several new client programs with global brands:

A major global consumer products company

Expected

to

contribute

annualized

revenue

of

approximately

\$60

million

-

largest

program

win

since

before recession

GoPro -

one of the world's fastest growing camera companies

Program utilizes ModusLink s Supply Chain, e-Business and Aftermarket solutions

Two new programs from Sony

Since starting first Sony program a year ago, we've grown relationship to five programs Example of ModusLink s ability to sell new programs to current clients and underscores opportunity present in existing client base

21 ModusLink is Positioned For Long-Term Success

Strong liquidity and balance sheet

An articulated plan for investment and cost reduction

Access to a global market

A client base of Fortune 1000 companies that provides additional opportunities for ModusLink s service offerings

Over 50% of our top 30 clients utilize more than one of ModusLink s solutions ModusLink has a robust financial foundation that provides a competitive advantage and affords us the opportunity to act in the long-term interests of our Company and stockholders

22 Board of Directors Experienced and Independent

23 ModusLink has a Highly-Qualified and Independent Board

Seven of eight Board members are independent

Virginia G. Breen

Jeffrey J. Fenton

Director nominee at 2011 Annual Meeting

Thomas H. Johnson

Director nominee at 2011 Annual Meeting

Frank J. Jules Chairman

Joseph C. Lawler President and Chief Executive Officer

Edward E. Lucente

Michael J. Mardy

Joseph M. O Donnell

Half of the current Board members have joined in the past five years

By pursuing this proxy contest, Peerless is seeking to replace two of ModusLink s newest Board members

ModusLink s Board is comprised of seasoned executives, all of whom are actively engaged in creating value for all stockholders

24 Board is Listening and Taking Action

25 ModusLink s Highly-Qualified Director Nominees

ModusLink s nominees are experienced, qualified and committed to delivering value for all stockholders

Tom Johnson:

Member of Board since April 2006

Mr. Johnson was identified by an outside search firm, Spencer Stuart, as part of a nationwide search for director candidates

Mr. Johnson brings more than 15 years of executive experience, including service as the chief executive officer of two large multinational corporations, as well as four public company boards

Since January 2009, Mr. Johnson has served as the Chief Executive Officer of The Taffrail Group, LLC, an international advisory firm

Mr. Johnson is also a director of Coca-Cola Enterprises, Inc., GenOn Energy, Inc. and Universal Corporation Jeff Fenton:

Member of Board since November 2010

Mr. Fenton was appointed to the Board following the Governance and Nominating Committee s review and evaluation of director

candidates

put

forward

by

two

stockholders:

LCV

Capital

Management

and

Raging

Capital

Management

Mr. Fenton brings a proven record of leading large and diverse organizations, developing and executing market leading strategies

Since March 2004, Mr. Fenton has served as Principal of Devonshire Advisors LLC, an investment advisory services firm

Mr. Fenton served as a director of Bluelinx Holdings Inc., Formica Corporation, IAP Worldwide Services and Transamerica Trailer Leasing Co.

Losing these Directors would remove valuable experience and important leadership from the ModusLink Board

26 Peerless Systems and the Proxy Contest

27 ModusLink has been Reasonable and Open to a Resolution with Peerless

ModusLink values the opinions of all stockholders and has a track record of working with stockholders

Engaged in a dialogue with LCV Capital Management and Raging Capital Management that enabled us to avoid the expense and disruption of a proxy contest in 2010

Resulted
in
ModusLink
appointing
stockholder
representation
to
the
Board

Mr.

Fenton,

who

has since been a valuable addition through his various leadership roles

ModusLink s Board and management have tried to pursue a similar approach with Peerless, actively engaging with the investor

Throughout the course of this interaction, and despite concerns about the Peerless nominees, ModusLink made a concerted effort to resolve this matter

Offered Peerless a settlement agreement which included board representation and customary confidentiality and standstill provisions

Despite opportunities to find common ground, Peerless has instead chosen

to engage the Company in a disruptive and costly proxy contest

28 Peerless has Not Articulated Any Strategy or Plan for the Company

29
Peerless Nominees
Not Right for ModusLink
In our view, electing the Peerless nominees could:

Interrupt ongoing implementation of ModusLink s strategic plan;

Disrupt the ongoing strategic alternatives review process;

Reduce the level of relevant experience on the Board; and

Negatively impact stockholder value

30
There Are Concerns Regarding
Peerless Nominee Timothy Brog
Mr. Brog s pattern of violations is troubling
and has no place on ModusLink s Board

Nominee Timothy Brog has a troubling track record of SEC violations and failure to disclose material information to stockholders:

2006:
Gyrodyne
proxy
contest
Mr.
Brog
was
part
of
a
group
that
received
a
comment
letter
from the Staff of the Securities and Exchange Commission (SEC) noting that because the group
failed to file a preliminary proxy statement, the participants in the solicitation had violated Rule
14a-6 of Regulation 14A.
The Staff directed the group to revise its proxy materials to affirmatively indicate the participants had
committed a federal securities law violation
2008:
TravelCenters
of
America
proxy
contest
lawsuit
filed
against
Mr.
Brog
related
to
his
failure to disclose the prior federal securities law violations in connection with the Gyrodyne
matter
Delaware Court of Chancery ruled in favor of TravelCenters, and deemed Mr. Brog s notice of intent to
nominate directors deficient and invalid
2011:
ModusLink
proxy
contest
We
believe

that	
Mr.	
Brog	
is	
operating	
Peerless	
as	

an

unregistered investment company in violation of federal securities laws

Based on public filings, we believe Peerless fails several quantitative and qualitative tests under the Investment Company Act of 1940

We believe Mr. Brog has failed to disclose material information to ModusLink s stockholders in this regard

31

Conclusion: Vote for ModusLink Nominees

on the WHITE Proxy Card

32

Protect Your Investment: Vote

FOR ModusLink Nominees on the WHITE Proxy Card

Support

your

Board s

initiatives

to

drive

value

for

ALL

stockholders

vote

FOR the ModusLink nominees on the WHITE proxy card today

33 APPENDIX

34 Non-GAAP Reconciliation FY04 Margin % FY05 Margin % FY06

```
Margin %
FY07
Margin %
Revenue
381,315
$
1,053,507
1,148,886
1,143,026
Operating income (loss)
(25,206)
-6.6%
7,769
0.7%
585
0.1%
14,765
1.3%
Less goodwill impairment charges
0.0%
0.0%
0.0%
0.0%
Oper. income (loss) excl. GW impairment
(25,206)
-6.6%
7,769
0.7%
585
0.1%
14,765
1.3%
Adjustments:
Depreciation
6,771
1.8%
9,723
0.9%
11,021
1.0%
15,028
1.3%
```

Amortization of intangible assets

0.0% 5,226 0.5% 4,824 0.4%4,821 0.4%Share-based payments 333 0.1% 5,700 0.5% 6,417 0.6% 5,184 0.5% Restructuring 5,604 1.5% 5,258 0.5% 9,521 0.8%4,643 0.4% Non-GAAP operating income (loss) (12,498)\$ -3.3% 33,676 \$ 3.2% 32,368 \$ 2.8% 44,441 \$ 3.9% FY08 Margin % FY09 Margin % FY10 Margin % FY11 Margin % Q1 FY12

Margin % Revenue

```
1,068,207
1,008,554
923,996
876,466
206,151
Operating income (loss)
371
0.0%
(167,693)
-16.6%
(6,927)
-0.7%
(34,972)
-4.0%
2,208
1.1%
Less goodwill & intangible asset impairment charges
14,000
1.3%
164,682
16.3%
25,800
2.8%
27,166
3.1%
0.0%
Oper. income (loss) excl. GW & intangible asset impairment charges
14,371
1.3%
(3,011)
-0.3%
18,873
2.0%
(7,806)
-0.9%
2,208
1.1%
Adjustments:
Depreciation
17,008
1.6%
20,013
2.0%
16,867
```

```
1.8%
16,782
1.9%
3,735
1.8%
Amortization of intangible assets
3,773
0.4\%
5,485
0.5%
6,308
0.7%
5,457
0.6%
332
0.2%
Share-based payments
5,599
0.5%
5,103
0.5%
4,154
0.4\%
3,481
0.4%
882
0.4%
Restructuring
5,465
0.5%
19,552
1.9%
(1,433)
-0.2%
795
0.1%
755
0.4%
Non-GAAP operating income (loss)
46,216
$
4.3%
47,142
$
4.7%
44,769
$
4.8%
18,709
```

\$

- 2.1%
- 7,912 \$
- 3.8%