WORKFLOW MANAGEMENT INC Form DEFA14A April 09, 2004

SCHEDULE 14A

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		
x Definitive Additional Materials		
" Soliciting Material Under Rule 14a-12		
WORKFLOW MANAGEMENT, INC.		
(Name of Registrant as Specified In Its Charter)		
N/A (Name of Person(s) Filing Provy Statement if other than the Registrant)		

Edgar Filing: WORKFLOW MANAGEMENT INC - Form DEFA14A

Payı	ment of Filing Fee (Check the appropriate box):
X	No fee required.
	Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.
	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:
_	

II-1

FOR IMMEDIATE RELEASE

Contact:

Joseph Doherty MacKenzie Partners, Inc. (800) 322-2885 or (212) 929-5500 Michael L. Schmickle EVP & Chief Financial Officer Workflow Management, Inc. (561) 659-6551 ext. 302

WORKFLOW MANAGEMENT

MERGER CASH INCREASED TO \$5.56 PER SHARE

STOCKHOLDER MEETING POSTPONED UNTIL 5:00 P.M. ON APRIL 9, 2004

Palm Beach, FL April 8, 2004 Workflow Management, Inc. (NASDAQ: WORK) announced today that WF Holdings, Inc., an entity formed and controlled by Perseus, L.L.C. and The Renaissance Group, LLC, has agreed to increase the cash amount to be paid for shares of Workflow common stock from \$5.375 per share to \$5.56 per share. WF Holdings and Workflow have further amended their Merger Agreement, dated January 30, 2004, as amended, to provide for the increased merger consideration.

A special meeting of stockholders to vote upon the merger transaction with WF Holdings had been scheduled for 10:00 a.m., EDT on April 9, 2004. In order to allow Workflow stockholders additional time to consider the increased merger consideration, the meeting has been postponed to 5:00 p.m., EDT on April 9, 2004, at the Hilton Palm Beach Airport, 150 Australian Avenue, West Palm Beach, Florida, 33406. The Company does not anticipate any further postponements of the special meeting.

About Workflow Management, Inc.

Workflow Management, a leading provider of end-to-end print solutions with consolidated revenues of \$622.7 million for its fiscal year ended April 30, 2003, employs approximately 2,700 persons and operates throughout the United States, Canada and Puerto Rico with 52 sales offices, 12 manufacturing facilities, and 14 warehouses and distribution centers. Company management believes that the Company s services, from production of logo-imprinted promotional items to multi-color annual reports, have a reputation for reliability and innovation. Workflow s complete set of solutions includes document design and production consulting; full-service print manufacturing; warehousing and fulfillment; and one of the industry s most comprehensive e-procurement, management and logistics systems. Through custom combinations of these services, the Company can deliver substantial savings to customers eliminating much of the hidden cost in the print supply chain. By outsourcing print-related business processes

Edgar Filing: WORKFLOW MANAGEMENT INC - Form DEFA14A

to Workflow Management, customers may streamline their operations and focus on their core business objectives. For more information, go to the Company s website at www.workflowmanagement.com.

Except for historical information, matters discussed in this press release are forward-looking statements that involve risks and uncertainties, and actual results may be materially different. Factors that could cause actual results to differ include: risks associated with the inability to consummate the transaction with Renaissance and Perseus, including our ability to satisfy certain closing conditions in the definitive merger agreement, including in particular the limitation on our net debt at closing, the ability of Renaissance and Perseus to obtain definitive financing necessary to consummate the transaction and the risks associated with being in breach of our credit facility if the merger agreement is terminated; risks associated with our debt service and our ability to comply with the terms and covenants of our credit agreement with our lenders; risks associated with refinancing our existing debt obligations if we fail to consummate the transaction; economic downturns; changes in customer purchasing patterns; risks associated with future growth; change in customer preferences and trends away from print; risks associated with foreign and international business; disruptions in product supplies; decreased availability and increased cost of paper; competition in our markets; loss of key members of our management team; reliance on third parties for maintaining our management information systems; concentration of the Company s common stock; and volatility of the Company s common stock. The information included in this press release is operative as of this date only. Workflow Management, Inc. does not undertake any obligation to update its forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events. In order to ensure that all investors continue to have equal access to the same information, Workflow Management, Inc. will refrain from updating projections made in this press release unless it does so through means that are designed to pro

Statements regarding the expected date of completion of the transaction are subject to the risk that the closing conditions will not be satisfied, including the risk that the required financing will not be obtained or that our stockholders will not approve the transaction and that the transaction will not be consummated.

Investors and security holders are urged to read the proxy statement regarding the transaction with Renaissance and Perseus because it contains important information. The proxy statement has been filed with the Securities and Exchange Commission by Workflow Management, Inc. Investors and security holders may obtain a free copy of the proxy statement and other documents filed by Workflow Management, Inc. at the SEC s web site at www.sec.gov. The proxy statement may also be obtained free from the Company.

Workflow and its directors, executive officers, and certain employees may be deemed participants in the solicitation of proxies in connection with the proposed merger. Information regarding the persons who may, under the rules of the SEC, be considered to be participants in the solicitation of Workflow s stockholders and their interests in the solicitation is set forth in the proxy statement as filed with the SEC.