

# CDW CORP

## FORM 8-K (Current report filing)

Filed 03/30/11 for the Period Ending 03/29/11

Address	200 N MILWAUKEE AVE VERNON HILLS, IL 60061
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SIC Code	5961 - Catalog and Mail-Order Houses
Fiscal Year	12/31

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**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

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**FORM 8-K**

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**CURRENT REPORT**

Pursuant to Section 13 or 15(d) of the  
Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): March 29, 2011

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**CDW CORPORATION**

(Exact name of registrant as specified in its charter)

**Delaware**  
(State or other jurisdiction of  
incorporation)

**333-169258**  
(Commission  
File Number)

**26-0273989**  
(I.R.S. Employer  
Identification No.)

**200 N. Milwaukee Avenue**  
**Vernon Hills, Illinois**  
(Address of principal executive offices)

**60061**  
(Zip Code)

**Registrant's telephone number, including area code: (847) 465-6000**

**None**

(Former name or former address, if changed since last report)

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Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
  - Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
  - Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
  - Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
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**Item 1.01. Entry into a Material Definitive Agreement.**

On March 29, 2011, CDW Escrow Corporation (the “Escrow Issuer”), CDW LLC (“CDW”) and CDW Finance Corporation (“CDW Finance,” and together with CDW, the “Co-Obligors”) entered into a purchase agreement (the “Purchase Agreement”) among the Escrow Issuer, the Co-Obligors, the guarantors named therein and the initial purchasers named therein (the “Initial Purchasers”). Pursuant to the Purchase Agreement, the Escrow Issuer has agreed to sell to the Initial Purchasers, and the Initial Purchasers have agreed to purchase from the Escrow Issuer, \$725,000,000 in aggregate principal amount of 8.5% senior notes due 2019 (the “Notes”). Upon satisfaction or waiver of the condition for the release of the Notes from escrow, all or a portion of the Notes will be assumed by the Co-Obligors. The Purchase Agreement contains customary representations and warranties of the parties and indemnification and contribution provisions whereby the Escrow Issuer, the Co-Obligors and the guarantors, on the one hand, and the Initial Purchasers, on the other hand, have agreed to indemnify each other against certain liabilities. The sale of the Notes is expected to close on April 13, 2011, subject to customary closing conditions, and all or a portion of the Notes are expected to be assumed by the Co-Obligors and/or redeemed by the Escrow Issuer as of that date.

**Item 8.01. Other Events.****Pricing of Notes Offering**

In connection with the execution of the Purchase Agreement, on March 29, 2011, CDW Corporation (the “Company”) issued a press release announcing that the Escrow Issuer has priced an offering of \$725,000,000 in aggregate principal amount of the Notes at par in a private offering that is exempt from registration under the Securities Act of 1933, as amended (the “Securities Act”). A copy of the press release announcing the pricing of the Notes offering is attached hereto as Exhibit 99.1 and is incorporated by reference herein.

The Notes will not be registered under the Securities Act or any state securities laws and may not be offered or sold in the United States without registration or an applicable exemption from registration requirements. This Current Report on Form 8-K is neither an offer to sell nor the solicitation of an offer to buy the Notes or any other securities and shall not constitute an offer, solicitation or sale in any jurisdiction in which such offer, solicitation or sale would be unlawful.

**Modifications to Terms of Tender Offer and Consent Solicitation**

On March 29, 2011, the Company announced that, in connection with the previously announced cash tender offer and consent solicitation by the Co-Obligors for all of the Co-Obligors’ outstanding \$890,000,000 aggregate principal amount of 11.00% Senior Exchange Notes due 2015 and all of the Co-Obligors’ outstanding \$316,974,000 aggregate principal amount of 11.50% / 12.25% Senior PIK Election Exchange Notes due 2015, pursuant to the Co-Obligors’ Offer to Purchase and Consent Solicitation Statement, dated as of February 22, 2011, and as subsequently amended, the Co-Obligors are extending the expiration date of the tender offer and amending certain other terms of the tender offer and consent solicitation. A copy of the press release announcing modifications to the terms of the tender offer and consent solicitation is attached hereto as Exhibit 99.2 and is incorporated by reference herein.

**Senior Secured Note Supplemental Indenture**

Also on March 29, 2011, the Company, the Co-Obligors, certain wholly owned guarantors named therein and U.S. Bank National Association, as trustee, entered into a supplemental indenture (the “Supplemental Indenture”) to the indenture dated as of December 17, 2010 governing the Co-Obligors’ 8% Senior Secured Notes due 2018.

A copy of the Supplemental Indenture is attached hereto as Exhibit 4.1 and is incorporated by reference herein.

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**Item 9.01. Financial Statements and Exhibits.**

(d) Exhibits

<u>Exhibit No.</u>	<u>Description</u>
4.1	Senior Secured Note Supplemental Indenture, dated as of March 29, 2011, among the Co-Obligors, the guarantors named therein and U.S. Bank National Association, as trustee.
99.1	Press release announcing the pricing of the Notes offering, dated March 29, 2011.
99.2	Press release announcing modifications to the terms of the tender offer and consent solicitation, dated March 29, 2011.

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**SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

CDW CORPORATION

Date: March 30, 2011

By: /s/ Ann E. Ziegler

Ann E. Ziegler

Senior Vice President and Chief Financial Officer

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## EXHIBIT INDEX

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4.1	Senior Secured Note Supplemental Indenture, dated as of March 29, 2011, among the Co-Obligors, the guarantors named therein and U.S. Bank National Association, as Trustee.
99.1	Press release announcing the pricing of the Notes offering, dated March 29, 2011.
99.2	Press release announcing modifications to the terms of the tender offer and consent solicitation, dated March 29, 2011.

## SENIOR SECURED NOTE SUPPLEMENTAL INDENTURE

SENIOR SECURED NOTE SUPPLEMENTAL INDENTURE (this “Supplemental Indenture”) dated as of March 29, 2011, among CDW LLC, an Illinois limited liability company (the “Company”), CDW Finance Corporation, a Delaware corporation (the “Co-Issuer” and together with the Company, the “Issuers”), the guarantors listed on Schedule I hereto (the “Guarantors”) and U.S. Bank National Association, a national banking association, as trustee under the indenture referred to below (the “Trustee”).

## WITNESSETH:

WHEREAS, the Issuers and the Guarantors have heretofore executed and delivered to the Trustee an Indenture dated as of December 17, 2010 (the “Indenture”), providing for the issuance of 8% Senior Secured Notes due 2018 (the “Notes”);

WHEREAS, Section 9.01(1) of the Indenture provides that Company, the Guarantors and the Trustee may amend or supplement the Indenture without the consent of any Holder to cure any ambiguity, mistake, defect or inconsistency; and

WHEREAS, pursuant to the Indenture, the Trustee, the Issuers and the Guarantors are authorized to execute and deliver this Supplemental Indenture.

NOW THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Issuers, the Guarantors and the Trustee mutually covenant and agree for the equal and ratable benefit of the holders of the Notes as follows:

1. Capitalized Terms. Capitalized terms used herein without definition shall have the meanings assigned to them in the Indenture. The words “herein,” “hereof” and “hereby” and other words of similar import used in this Supplemental Indenture refer to this Supplemental Indenture as a whole and not to any particular section hereof.

2. Amendments to Indenture. The Indenture is hereby amended, effective as of the Issue Date, as follows:

(a) The reference in clause (b) of the definition of “Applicable Premium” in Section 1.01 to “Section 3.07(a)” shall be replaced by a reference to “Section 3.07(b).”

(b) The reference in clause (13) of the second paragraph of Section 4.09 to “clauses (2) and (4) above” shall be replaced by a reference to “clauses (2) and (3) above.”

(c) The reference in the third sentence of the third paragraph of Section 4.09 to “Senior Note Indenture” and the “Senior Subordinated Note Indenture” shall be deleted in their entirety.

3. Ratification of Indenture and Notes; Supplemental Indentures Part of Indenture. Except as expressly amended hereby, the Indenture and the Notes are in all respects ratified and confirmed and all the terms, conditions and provisions thereof shall remain in full force and effect. This Supplemental Indenture shall form a part of the Indenture for all purposes, and every holder of Notes heretofore or hereafter authenticated and delivered shall be bound hereby.

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4. Governing Law. THIS SUPPLEMENTAL INDENTURE SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

5. Trustee Makes No Representation. The Trustee makes no representation as to the validity or sufficiency of this Supplemental Indenture.

6. Counterparts. The parties may sign any number of copies of this Supplemental Indenture. Each signed copy shall be an original, but all of them together represent the same agreement.

7. Effect of Headings. The Section headings herein are for convenience only and shall not affect the construction thereof.

IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Indenture to be duly executed, all as of the date first above written.

CDW LLC

By /s/ Robert J. Welyki  
Name: Robert J. Welyki  
Title: Vice President, Treasurer & Asst. Sec'y

CDW FINANCE CORPORATION

By /s/ Robert J. Welyki  
Name: Robert J. Welyki  
Title: Vice President, Treasurer & Asst. Sec'y

CDW CORPORATION

By /s/ Robert J. Welyki  
Name: Robert J. Welyki  
Title: Vice President, Treasurer & Asst. Sec'y

CDW TECHNOLOGIES, INC.

By /s/ Robert J. Welyki  
Name: Robert J. Welyki  
Title: Vice President, Treasurer & Asst. Sec'y

CDW DIRECT, LLC

By /s/ Robert J. Welyki  
Name: Robert J. Welyki  
Title: Vice President, Treasurer & Asst. Sec'y

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CDW GOVERNMENT LLC

By /s/ Robert J. Welyki

Name: Robert J. Welyki

Title: Vice President, Treasurer & Asst. Sec'y

CDW LOGISTICS, INC.

By /s/ Robert J. Welyki

Name: Robert J. Welyki

Title: Vice President, Treasurer & Asst. Sec'y

U.S. BANK NATIONAL ASSOCIATION

not in its individual capacity, but solely as Trustee

By /s/ Raymond S. Haverstock

Name: Raymond S. Haverstock

Title: Vice President

Guarantors

CDW Corporation (f/k/a VH Holdings, Inc.)  
CDW Technologies, Inc.  
CDW Direct, LLC  
CDW Logistics, Inc.  
CDW Government LLC

**Press Release****CDW Corporation Announces  
Pricing of Private Offering of Senior Notes**

**VERNON HILLS, Ill. – March 29, 2011** — CDW Corporation, a leading provider of technology solutions for business, government, education and healthcare, today announced that CDW Escrow Corporation, a newly formed, wholly owned subsidiary (the “Escrow Issuer”), has priced an offering of \$725,000,000 in aggregate principal amount of 8.5% senior notes due 2019 (the “Notes”) in a private offering that is exempt from registration under the Securities Act of 1933, as amended (the “Securities Act”). The Notes were priced at 100% of par. The sale of the Notes is expected to be completed on April 13, 2011, subject to customary closing conditions. On the closing date, the Escrow Issuer will deposit the gross proceeds of the offering into a segregated escrow account until the date that the escrow condition described below is satisfied or waived.

If the escrow condition is satisfied or waived, then CDW LLC and CDW Finance Corporation, wholly owned subsidiaries of CDW Corporation (collectively, the “Issuers”), will assume all of the Escrow Issuer’s obligations under the Notes, and all or a portion of the gross proceeds from the offering will be released to the Issuers. Upon release of the escrow, the Issuers intend to use the proceeds from the offering, together with borrowings under their revolving credit facility, to pay the consideration in a concurrent tender offer and consent solicitation (the “Tender Offer”) the Issuers have undertaken in respect of their existing 11.00% Senior Exchange Notes due 2015 (the “Existing Senior Cash Pay Notes”) and 11.50% / 12.25% Senior PIK Election Exchange Notes due 2015 (the “Existing Senior PIK Election Notes,” and together with the Existing Senior Cash Pay Notes, the “Existing Senior Notes”), and to pay related fees and expenses. The Notes will be fully and unconditionally guaranteed, jointly and severally, on a senior unsecured basis by CDW Corporation and by certain of CDW LLC’s current and future direct and indirect wholly owned domestic subsidiaries.

It is a condition to the obligation of the Issuers to assume the obligations of the Escrow Issuer under the Notes that, as of the expiration date of the Tender Offer, at least \$665,138,000 in aggregate principal amount of Existing Senior Notes (the “Maximum Tender Amount”) are validly tendered (and not validly withdrawn) in the Tender Offer (the “Escrow Condition). As of 5:00 p.m., New York City time, on March 28, 2011, tenders had been delivered with respect to \$759,207,000 of the Existing Senior Cash Pay Notes and \$217,569,859 of the Existing Senior PIK Election Notes, together representing \$976,776,859, or approximately 80.93%, of the outstanding aggregate principal amount of Existing Senior Notes. Accordingly, Existing Senior Notes in an aggregate principal amount of more than \$311,638,859 would have to be withdrawn from the Tender Offer on a net basis for the Escrow Condition not to be satisfied. The Escrow Issuer may waive the Escrow Condition in its sole discretion.

If, on April 12, 2011, the expiration date of the Tender Offer, at least \$400,000,000 in aggregate principal amount of Existing Senior Notes are validly tendered (and not validly withdrawn) in the Tender Offer but the Escrow Condition is not otherwise satisfied, the Escrow Issuer may

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elect to waive the Escrow Condition and redeem the Shortfall Amount (as defined below) of Notes at 100% of the issue price of the Notes, without any interest, premium or penalty, and the Issuers will assume all of the obligations of the Escrow Issuer under the remaining aggregate principal amount of Notes issued. The “Shortfall Amount” means the difference between the Maximum Tender Amount and the aggregate principal amount of Existing Senior Notes validly tendered (and not validly withdrawn) in the Tender Offer multiplied by 1.09 (representing the premium over par to be paid for the Existing Senior Notes purchased in the Tender Offer).

Upon consummation of the offering, the escrow account will be funded with the gross proceeds of the offering, in an amount sufficient to fund the redemption of all of the Notes or the Shortfall Amount, as the case may be.

The Notes and related guarantees will be offered only to “qualified institutional buyers” in reliance on the exemption from registration pursuant to Rule 144A under the Securities Act and to persons outside of the United States in compliance with Regulation S under the Securities Act. The Notes and related guarantees have not been registered under the Securities Act, or the securities laws of any state or other jurisdiction, and may not be offered or sold in the United States without registration or an applicable exemption from the Securities Act and applicable state securities or blue sky laws and foreign securities laws.

This press release is for informational purposes only and shall not constitute an offer to sell or the solicitation of an offer to buy the Notes or any other securities. The Notes offering is only being made by means of a private offering memorandum, and not being made to any person in any jurisdiction in which the offer, solicitation or sale is unlawful.

### **Forward-Looking Statements**

This press release contains certain forward-looking statements that are subject to known and unknown risks and uncertainties that could cause actual results to differ materially from those expressed or implied by such statements. Such risks and uncertainties include, but are not limited to, whether or not the Escrow Issuer will consummate the offering, the satisfaction or waiver of the Escrow Condition and the anticipated use of the proceeds of the offering. Important assumptions and other important factors could cause actual results to differ materially from those expected. Except to the extent required by applicable federal securities laws, neither CDW Corporation nor any of its affiliates undertakes any obligation to update or revise any forward-looking statements as a result of new information, future events or otherwise.

### **About CDW**

CDW is a leading provider of technology solutions for business, government, education and healthcare. CDW features dedicated account managers who help customers choose the right technology products and services to meet their needs. The company’s technology specialists offer expertise in designing customized solutions, while its advanced technology engineers assist customers with the implementation and long-term management of those solutions. Areas of focus include software, network communications, notebooks/mobile devices, data storage, video monitors, desktops and printers and solutions such as virtualization, collaboration, security, mobility, data center optimization and cloud computing. CDW was founded in 1984 and employs more than 6,200 coworkers.

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**Contact:**

Collin Kebo

Vice President, Financial Planning

(847) 419-6383

[investorrelations@cdw.com](mailto:investorrelations@cdw.com)

**Press Release****CDW Corporation Announces Further Modifications  
to the Terms of the Previously Announced  
Tender Offer and Consent Solicitation**

**VERNON HILLS, Ill. – March 29, 2011** — CDW Corporation, a leading provider of technology solutions for business, government, education and healthcare, today announced that, in connection with the previously announced cash tender offer and consent solicitation by its wholly owned subsidiaries, CDW LLC and CDW Finance Corporation (collectively, the “Issuers”), for all of the Issuers’ outstanding \$890,000,000 aggregate principal amount of 11.00% Senior Exchange Notes due 2015 (the “Senior Cash Pay Notes”) and all of their outstanding \$316,974,000 aggregate principal amount of 11.50% / 12.25% Senior PIK Election Exchange Notes due 2015 (the “Senior PIK Election Notes,” and together with the Senior Cash Pay Notes, the “Senior Notes”), pursuant to the Issuers’ Offer to Purchase and Consent Solicitation Statement, dated as of February 22, 2011 (the “Offer to Purchase”), the Issuers are amending the terms of the tender offer and consent solicitation:

- to convert their offer to purchase for cash any and all outstanding Senior Notes to a “fixed dollar” offer to purchase for cash only up to \$665,138,000 aggregate principal amount of outstanding Senior Notes (the “Maximum Tender Amount”), subject to proration as described below;
- to extend the expiration date of the tender offer from 8:00 a.m., New York City time, on March 31, 2011 to 8:00 a.m., New York City time, on April 12, 2011 (the “Expiration Date”);
- to provide withdrawal rights to all holders of Senior Notes that validly tendered (and did not validly withdraw) their Senior Notes by the Consent Date (as defined in the Offer to Purchase);
- to eliminate the ability of any holder of Senior Notes that validly tenders their Senior Notes on or prior to 5:00 p.m., New York City time, on April 5, 2011 (the “Withdrawal Right Expiration Date”), or any holder that had previously tendered and not withdrawn their Senior Notes by that date, to withdraw their tenders from the tender offer;
- to pay all holders of Senior Notes that validly tender (and do not validly withdraw) their Senior Notes on or prior to the Expiration Date, and whose Senior Notes are accepted for purchase, \$1,090 per \$1,000 principal amount of Senior Notes (whether or not tendered by the Consent Date); and
- to eliminate the consent solicitation and abandon the previously executed supplemental indenture governing the Senior Notes.

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All other terms and conditions of the tender offer described in the Offer to Purchase, as amended or supplemented to date, remain unchanged.

If Senior Notes subject to the tender offer are validly tendered (and not validly withdrawn) such that the aggregate principal amount tendered by the Expiration Date exceeds the Maximum Tender Amount, only the Maximum Tender Amount will be accepted for purchase, and the Senior Notes will be purchased on a pro rata basis (with adjustments in order to avoid the purchase of Senior Notes in a principal amount other than multiples of \$1,000, in the case of the Senior Cash Pay Notes, and other than multiples of \$1.00, in the case of the Senior PIK Election Notes). As a result, each holder that validly tenders or has previously tendered Senior Notes may have a portion of their Senior Notes returned to them, and the amount of Senior Notes returned will depend on the level of participation of holders in the tender offer.

If proration of the Senior Notes is required, the sum of each holder's validly tendered Senior Notes accepted for purchase will be determined by multiplying each holder's tender by the proration factor, and rounding the product down to the nearest \$1,000, in the case of the Senior Cash Pay Notes, and to the nearest \$1.00, in the case of the Senior PIK Election Notes. The Issuers will determine the final proration factor as soon as practicable after the Expiration Date and announce the results of such proration by press release or other permitted means.

As of 5:00 p.m., New York City time, on March 28, 2011, tenders had been delivered with respect to \$759,207,000 of the Senior Cash Pay Notes and \$217,569,859 of the Senior PIK Election Notes, together representing \$976,776,859, or approximately 80.93%, of the outstanding aggregate principal amount of Senior Notes.

All holders of Senior Notes that validly tender (and do not validly withdraw) their Senior Notes on or prior to the Expiration Date, and whose Senior Notes are accepted for purchase, will receive consideration equal to \$1,090 per \$1,000 principal amount of Senior Notes. Senior Notes tendered after the Withdrawal Right Expiration Date may not be withdrawn, except in the limited circumstances described in the Offer to Purchase.

Holders of all Senior Notes, if any, accepted for purchase by the Issuers will receive \$1,090 per \$1,000 principal amount of Senior Notes, plus accrued and unpaid interest up to, but not including, the date of payment, on the Final Settlement Date (as defined in the Offer to Purchase).

As a result of the elimination of the consent solicitation, the amendments contained in the supplemental indenture that was executed on March 7, 2011 will not become operative, and the indenture governing the Senior Notes will remain in effect in its present form.

The tender offer is subject to customary conditions, including, among others, that the Issuers receive net proceeds from a proposed refinancing in an amount sufficient to fund all of their obligations under the tender offer on terms and conditions acceptable to the Issuers. On March 29, 2011, CDW Escrow Corporation, a newly formed, wholly owned subsidiary of CDW Corporation (the "Escrow Issuer"), priced an offering of \$725,000,000 in aggregate principal amount of 8.5% senior notes due 2019. Upon closing of the offering, which is subject to various customary conditions and is currently expected to occur on April 13, 2011, the gross proceeds of

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the offering will be deposited into a segregated escrow account and released to the Issuers if, as of the Expiration Date, at least \$665,138,000 in aggregate principal amount of Senior Notes are validly tendered (and not validly withdrawn) in the tender offer (the "Escrow Condition"). The Escrow Issuer may waive the Escrow Condition in its sole discretion. If the Escrow Condition is satisfied or waived, upon release of the escrow, the Issuers intend to use the proceeds from the offering, together with borrowings under their revolving credit facility, to pay the consideration in the tender offer.

This announcement amends and supplements the Offer to Purchase solely as described herein. The terms and conditions of the tender offer are more fully described in the Offer to Purchase and in CDW Corporation's press releases relating to the tender offer issued on March 4, 2011, March 7, 2011 and March 22, 2011. Holders of the Senior Notes are urged to read the Offer to Purchase, as amended and supplemented by this announcement and previous announcements, carefully.

J.P. Morgan Securities LLC is acting as the dealer manager and solicitation agent and D.F. King & Co., Inc. is the information agent and tender agent for the tender offer and consent solicitation. Requests for documents may be directed to D.F. King & Co., Inc. at (800) 290-6429 (toll-free) or (212) 269-5550 (collect). Questions regarding the tender offer or consent solicitation may be directed to J.P. Morgan Securities LLC at (800) 245-8812 (toll-free) or (212) 270-1200 (collect).

This press release is for informational purposes only and is not an offer to buy or the solicitation of an offer to sell or a solicitation of consents with respect to any securities. The tender offer is only being made pursuant to the terms of the Offer to Purchase, as amended or supplemented, including as amended hereby. The tender offer is not being made in any jurisdiction in which the making or acceptance thereof would not be in compliance with the securities, blue sky or other laws of such jurisdiction. None of CDW LLC, CDW Finance Corporation, the dealer manager and solicitation agent, the information agent and tender agent, the trustee or their respective affiliates is making any recommendation as to whether or not holders should tender all or any portion of their Senior Notes in the tender offer.

### **Forward-Looking Statements**

This press release contains certain forward-looking statements that are subject to known and unknown risks and uncertainties that could cause actual results to differ materially from those expressed or implied by such statements. Such risks and uncertainties include, but are not limited to, whether or not the Escrow Issuer will consummate the notes offering, the Escrow Condition will be satisfied or waived or the financing condition for the tender offer will otherwise be satisfied and whether or not the proceeds of the notes offering will be used as anticipated. Important assumptions and other important factors could cause actual results to differ materially from those expected. Except to the extent required by applicable federal securities laws, neither CDW Corporation nor any of its affiliates undertakes any obligation to update or revise any forward-looking statements as a result of new information, future events or otherwise.

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**About CDW**

CDW is a leading provider of technology solutions for business, government, education and healthcare. CDW features dedicated account managers who help customers choose the right technology products and services to meet their needs. The company's technology specialists offer expertise in designing customized solutions, while its advanced technology engineers assist customers with the implementation and long-term management of those solutions. Areas of focus include software, network communications, notebooks/mobile devices, data storage, video monitors, desktops and printers and solutions such as virtualization, collaboration, security, mobility, data center optimization and cloud computing. CDW was founded in 1984 and employs more than 6,200 coworkers.

**Contact:**

Collin Kebo

Vice President, Financial Planning

(847) 419-6383

[investorrelations@cdw.com](mailto:investorrelations@cdw.com)