DONNELLEY R R & SONS CO Form DEFA14A November 10, 2003

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

SCHEDULE 14A INFORMATION PROXY STATEMENT PURSUANT TO SECTION 14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

Filed	d by the Registrant x
Filed	d by a Party other than the Registrant "
Chec	ck the appropriate box:
	Preliminary Consent Revocation Statement
	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
	Definitive Consent Revocation Statement
	Definitive Additional Materials
X	Soliciting Material under Rule 14a-12

R. R. DONNELLEY & SONS COMPANY

	(Name of Registrant as Specified In Its Charter)		
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)	
Pay	ment o	of Filing Fee (Check the appropriate box):	
	3.7		
Х	No i	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):	
		and finning fee is calculated and state from 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:

The Printing Company of the Future November 10, 2003 [LOGO] RR Donnelley [LOGO] Moore Wallace SLIDE TWO Solven and written statements made in this presentation including, but not limited to, statements regarding the opportunities and challenges elated to the integration of the two companies; expectations of future results as a combined entity; the ability to identify and achieve cost awings; and future demand for the Company s products and services and other statements regarding matters that are not historical facts, are provard-looking statements (as defined in the Private Securities Litigation Reform Act of 1995).		
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Such forward-looking statements are based on current expectations and include assumptions, risks and uncertainties that could cause actual results to differ materially from those expressed or implied thereby. You are encouraged to read the companies periodic filings with the U.S. Securities and Exchange Commission (SEC), including the most recently filed Form 10-Ks and 10-Qs for both RR Donnelley & Sons and Moore Wallace. These filings discuss in full factors that could cause actual results to differ from those made in any forward-looking statements and can be found on the companies web sites (www.rrdonnelley.com and www.moorewallace.com); EDGAR filings can be found on the SEC web site at www.sec.gov and SEDAR filings at www.sedar.com.		
Forward-looking statements included herein speak only as of the date of this presentation, and the Company disclaims any obligation to revise or update such statements to reflect events or circumstances after such date or to reflect the occurrence of unanticipated events or circumstances.		
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SLIDE THREE

Powerful Combination

The RR Donnelley and Moore Wallace

transaction combines two industry leaders

with highly complementary products and services

to form the

world s premier full-service global printer.

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SLIDE FOUR

Transaction Highlights

Transaction All-stock transaction with total value of approx. \$6 billion*
Structure Fixed exchange ratio of 0.63, or \$17.66* for each MWI share

Ownership Approximately 53% RR Donnelley shareholders / 47% Moore Wallace shareholders

Accretion Expected to be accretive to earnings in the first full year of operations excluding the impact of transaction-related charges

Name/Listing Combined company will be called RR Donnelley and will trade under ticker DNY

Dividend Fully intend to maintain current annual dividend of \$1.04 per share

Credit Rating Expect to maintain an investment grade credit rating

BOD 8 directors from RR Donnelley; 7 directors from Moore Wallace

^{*}Based on the closing price of RR Donnelley on 11/07/03

Headquarters	Chicago		
Closing Date	Expected close in first quarter 2004		
Page 4			
		SLIDE FIVE	
Enhanced Financial l	Profile		
Combined market of	ap of approx. \$6 billion		
Combined 2003 pro	o forma revenue of approx. \$8 billion		
Combined 2003 pro	o forma EBITDA of approx. \$1 billion		
		2	

Combined total debt of approx. \$1.9 billion
Combined debt/EBITDA ratio of 1.9x
Non-GAAP results are not considered to be in accordance with, or a substitute for, GAAP results and are not intended to be an indication of future operating performance and may not be comparable to pro forma results of other entities. EBITDA is defined as earnings before interest, taxes, depreciation and amortization.
Page 5
SLIDE SIX
Strategic Rationale
Pre-eminent global commercial printing and communications services company
Leading position in North America
Strong platforms in Europe, Asia & Latin America
A balanced, diversified printing platform, by product, industry vertical and geography
Industry-leading positions across business segments
Significant cost savings and revenue synergy opportunities
Cost savings of at least \$100 million on annualized basis in the first 12 to 24 months after the closing
Enhanced revenue opportunities by cross-selling complementary product offering to expanded blue chip customer base
Solid credit profile, strong balance sheet and substantial cash flow

Page 6	
	SLIDE SEVEN
Complementary Strengths	
RR Donnelley	
Brand & reputation	

Combined company will leverage depth of operating, industry and financial experience and expertise

Asset productivity/continuous improvement
Long-run printing platform
Highly contractual revenue base
Strong financial position
Moore Wallace
Blue-chip Fortune 500 clients
Proven cross-selling success
Rigorous focus on costs
Significant cash flow
Extensive experience in acquisitions/integration
Page 7
SLIDE EIGHT
Γhe Printing Company of the Future

\$8 billion combined annual revenue

[Pie Chart]

Magazine/Catalogs/Retail	21%
Books	9%
Telecoms	7%
Forms	8%
Supplies	4%
Labels	5%
Warehouse Management Technology	3%
International	6%
Logistics	12%
Outsourcing/Print Fulfillment	6%
Commercial	8%
Financial Services	5%
Direct Mail	6%

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SLIDE NINE		
Blue Chip Global Customer Relationships		
[Customer Logos]		
Page 9		
SLIDE TEN		
Leading Positions in Key Worldwide Markets		
[U.S. Map Indicating Moore Wallace and RR Donnelley Business Locations]		
Page 10		
SLIDE ELEVEN		
Leading Positions in Key Worldwide Markets		
[International Map]		
LATIN AMERICA		
ARGENTINA		
Buenos Aires		
BRAZIL		

Sao Paulo	
Indaiatuba	
Rio de Janeiro	
CHILE	
Santiago	
MEXICO	
Mexico City	
Revnosa	
San Juan del Rio	

EUROPE	
AUSTRIA	
Aldrans	
UNITED KINGDOM	
London	
Goldsborough	
Flaxby Moor	
GERMANY	
Bremen	
Dortmund	
Laupheim	
Frankfurt am Main	
IRELAND	
Dublin	
LUXEMBOURG	
NETHERLANDS	
Amsterdam	
POLAND	
Krakow	
Warsaw	

RUSSIA		
Moscow		
ASIA PACIFIC		
CHINA		
Beijing		
Shanghai		
Shenzhen		
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SLIDE TWELVE

Compelling Cost and Revenue Synergies		
Expect to generate cost savings of at least \$100M on annualized basis in the first 12 to 24 months from:		
Elimination of duplicative administrative and infrastructure costs		
Procurement savings		
Asset rationalization and optimization		
Significant revenue synergies through cross selling of product portfolios to expanded customer base		
Rigorous capital management discipline		
Page 12		
SLIDE THIRTEEN		
All Star Industry-Leading Management Team		
Strong focus on generating growth and shareholder value while delivering highest levels of customer service		
Combined management team brings together industry s top talent		
Disciplined cost managers		

Key business heads supported by deep bench, talented workforce
Highly-experienced acquirers and integrators
Page 13
SLIDE FOURTEEN
Closing and Integration Plan
Expected close in first quarter 2004
Subject to approval by:
RR Donnelley and Moore Wallace shareholders
Canadian court-approved Plan of Arrangement (similar to merger) under Canadian corporate law
U.S. and Canadian regulatory approvals
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Integration effort to include top-level professionals from both companies
Integration planning process well under way
Page 14
SLIDE FIFTEEN
A Combination to Create Shareholder Value
Increased Shareholder Value
Improved returns, lower costs, higher profitability
Expanded global scale
Increased financial strength
Enhanced revenue opportunities
Experienced management team
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SLIDE SIXTEEN

Important Notice

This communication is not a solicitation of a proxy from any security holder of Moore Wallace or RR Donnelley. Moore Wallace and RR Donnelley intend to file a Joint Management Information Circular and Proxy Statement regarding the proposed transaction with the U.S. Securities and Exchange Commission (SEC) and the securities commissions or equivalent regulatory authorities in Canada. WE URGE INVESTORS IN RR DONNELLEY AND MOORE WALLACE TO CAREFULLY READ THE JOINT MANAGEMENT INFORMATION CIRCULAR AND PROXY STATEMENT WHEN IT BECOMES AVAILABLE BECAUSE IT WILL CONTAIN IMPORTANT INFORMATION ABOUT RR DONNELLEY, MOORE WALLACE AND THE PROPOSED TRANSACTION. Investors will be able to obtain the documents free of charge at the SEC s website, www.sec.gov http://www.sec.gov, and at the website of the Canadian System for Electronic Document Analysis and Retrieval (SEDAR) maintained by the Canadian Securities Administrator at www.sedar.com. Documents filed with the SEC by RR Donnelley will be available free of charge from Investor Relations, RR Donnelley, 77 West Wacker Drive, Chicago, IL 60601, Tel. (312) 326-8926. In addition, documents filed with the SEC by Moore Wallace will be available free of charge from Moore Wallace, One Canterbury Green, Stamford, CT 06901, Attention: Investor Relations, Tel. (203) 406-3749.

RR Donnelley, Moore Wallace and their executive officers and directors may be deemed to be participants in the solicitation of proxies from RR Donnelley and Moore Wallace security holders in favor of the proposed transaction. Information regarding the security ownership and other interests of RR Donnelley s and Moore Wallace s executive officers and directors will be included in the Joint Management Information Circular and Proxy Statement.

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