KNIGHT CAPITAL GROUP, INC. Form 425 February 21, 2013

Filed by GETCO Holding Company, LLC,

Pursuant to Rule 425 under the

Securities Act of 1933, as amended and

deemed filed pursuant to Rule 14a-12

under the Securities Exchange Act of 1934

**Subject Companies:** 

Knight Capital Group, Inc. (Commission File No. 001-14223)

Knight Holdco, Inc. (Commission File No. 333-186624)

The filing, which includes the Joint Press Release issued by Knight Capital Group, Inc. and GETCO Holding Company, LLC on February 20, 2013 may contain certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements are typically identified by words such as believe, expect. anticipate, intend. target. continue. prospects or potential, by future conditional verbs such as will, would, should, could or may, or by variations of such words or by sim expressions. These forward-looking statements are not historical facts and are based on current expectations, estimates and projections about the parties industry, management beliefs and certain assumptions made by management, many of which, by their nature, are inherently uncertain and beyond our control. Accordingly, readers are cautioned that any such forward-looking statements are not guarantees of future performance and are subject to certain risks, uncertainties and assumptions that are difficult to predict including, without limitation, risks associated with the August 1, 2012 technology issue at Knight that resulted in Knight sending numerous erroneous orders in NYSE-listed and NYSE Area securities into the market and the impact to Knight s capital structure and business as well as actions taken in response thereto and consequences thereof, risks associated with Knight s ability to recover all or a portion of the damages that are attributable to the manner in which NASDAO OMX handled the Facebook IPO, risks associated with changes in market structure, legislative, regulatory or financial reporting rules, risks associated with past or future changes to organizational structure and management and the costs, integration, performance and operation of businesses previously acquired or developed organically, or that may be acquired or developed organically in the future. Readers should carefully review the risks and uncertainties disclosed in Knight s reports with the SEC, including, without limitation, those detailed under Certain Factors Affecting Results of Operations and Risk Factors in Knight's Annual Report on Form 10-K for the year-ended December 31, 2011 and in Knight s Quarterly Report on Form 10-Q for the quarter ended September 30, 2012, and in other reports or documents Knight or KCG files with, or furnishes to, the SEC from time to time and those detailed in the Joint Proxy Statement / Prospectus under the heading Cautionary Statement Regarding Forward Looking Information and Risk Factors, among others.

In addition to factors previously disclosed in Knight's reports filed with the SEC and those identified elsewhere in this filing, the following factors among others, could cause actual results to differ materially from forward-looking statements or historical performance: ability to obtain regulatory approvals and meet other closing conditions to the mergers, including approval by Knight and GETCO stockholders, on the expected terms and schedule; delay in closing the

mergers; difficulties and delays in integrating the Knight and GETCO businesses or fully realizing cost savings and other benefits; business disruption following the mergers; the inability to sustain revenue and earnings growth; customer and client actions; and the inability to realize cost savings or revenues or to implement integration plans and other consequences associated with mergers, acquisitions and divestitures.

The following presentation was made to employees on February 20, 2013:

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INTEGRATION UPDATE
Knight & GETCO
February 2013

© 2013 GETCO Proprietary and Confidential 2 CAUTIONARY STATEMENT REGARDING FORWARD LOOKING STATEMENTS

CERTAIN STATEMENTS CONTAINED HEREIN MAY CONSTITUTE "FORWARD-LOOKING STATEMENTS" WITH PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995. FORWARD-LOOKING STATEMENTS ARE TYPICALI

EXPECT, ANTICIPATE, INTEND, TARGET, ESTIMATE, **POSI** CONTINUE, POTENTIAL, BY FUTURE CONDITIONAL VERBS SUCH AS WILL, WOULD, SHOULD, COULD OR OF SUCH WORDS OR BY SIMILAR EXPRESSIONS. THESE "FORWARD-LOOKING STATEMENTS" ARE NOT HIST ARE BASED ON CURRENT EXPECTATIONS, ESTIMATES AND PROJECTIONS ABOUT THE PARTIES INDUSTR' BELIEFS AND CERTAIN ASSUMPTIONS MADE BY MANAGEMENT, MANY OF WHICH, BY THEIR NATURE, ARI AND BEYOND OUR CONTROL. ACCORDINGLY, READERS ARE CAUTIONED THAT ANY SUCH FORWARD-LOG NOT GUARANTEES OF FUTURE PERFORMANCE AND ARE SUBJECT TO CERTAIN RISKS, UNCERTAINTIES AN ARE DIFFICULT TO PREDICT INCLUDING, WITHOUT LIMITATION, RISKS ASSOCIATED WITH THE AUGUST 1, AT KNIGHT THAT RESULTED IN KNIGHT SENDING NUMEROUS ERRONEOUS ORDERS IN NYSE-LISTED AND INTO THE MARKET AND THE IMPACT TO KNIGHT'S CAPITAL STRUCTURE AND BUSINESS AS WELL AS ACTI RESPONSE THERETO AND CONSEQUENCES THEREOF, RISKS ASSOCIATED WITH KNIGHT'S ABILITY TO REC PORTION OF THE DAMAGES THAT ARE ATTRIBUTABLE TO THE MANNER IN WHICH NASDAQ OMX HANDLE RISKS ASSOCIATED WITH CHANGES IN MARKET STRUCTURE, LEGISLATIVE, REGULATORY OR FINANCIAL RISKS ASSOCIATED WITH PAST OR FUTURE CHANGES TO ORGANIZATIONAL STRUCTURE AND MANAGEMI INTEGRATION, PERFORMANCE AND OPERATION OF BUSINESSES PREVIOUSLY ACQUIRED OR DEVELOPED THAT MAY BE ACQUIRED OR DEVELOPED ORGANICALLY IN THE FUTURE. READERS SHOULD CAREFULLY UNCERTAINTIES DISCLOSED IN KNIGHT'S REPORTS WITH THE SEC, INCLUDING, WITHOUT LIMITATION, TH "CERTAIN FACTORS AFFECTING RESULTS OF OPERATIONS" AND "RISK FACTORS" IN KNIGHT'S ANNUAL RE FOR THE YEAR-ENDED DECEMBER 31, 2011 AND IN KNIGHT'S QUARTERLY REPORT ON FORM 10-Q FOR THE SEPTEMBER 30, 2012, AND IN OTHER REPORTS OR DOCUMENTS KNIGHT OR KCG FILES WITH, OR FURNISHE TIME TO TIME AND THOSE DETAILED IN THE JOINT PROXY STATEMENT / PROSPECTUS UNDER THE HEADII STATEMENT REGARDING FORWARD LOOKING INFORMATION AND RISK FACTORS, AMONG OTHERS. IN ADDITION TO FACTORS PREVIOUSLY DISCLOSED IN KNIGHT S REPORTS FILED WITH THE SEC AND THO ELSEWHERE IN THIS FILING, THE FOLLOWING FACTORS AMONG OTHERS, COULD CAUSE ACTUAL RESULT MATERIALLY FROM FORWARD-LOOKING STATEMENTS OR HISTORICAL PERFORMANCE: ABILITY TO OBTA APPROVALS AND MEET OTHER CLOSING CONDITIONS TO THE MERGERS, INCLUDING APPROVAL BY KNIG STOCKHOLDERS, ON THE EXPECTED TERMS AND SCHEDULE; DELAY IN CLOSING THE MERGERS; DIFFICUL INTEGRATING THE KNIGHT AND GETCO BUSINESSES OR FULLY REALIZING COST SAVINGS AND OTHER BE DISRUPTION FOLLOWING THE MERGERS; THE INABILITY TO SUSTAIN REVENUE AND EARNINGS GROWTH; ACTIONS; AND THE INABILITY TO REALIZE COST SAVINGS OR REVENUES OR TO IMPLEMENT INTEGRATIO CONSEQUENCES ASSOCIATED WITH MERGERS, ACQUISITIONS AND DIVESTITURES.

© 2013 GETCO Proprietary and Confidential 3 ADDITIONAL INFORMATION AND WHERE

**FIND** IT **AND PARTICIPANTS** IN THE **SOLICITATION ADDITIONAL INFORMATION AND WHERE** TO **FIND** IT **THIS** COMMUNICATION IS NOT **SOLICITATION** OF A **PROXY FROM** ANY **STOCKHOLDER** OF **KNIGHT** OR GETCO. IN **CONNECTION** WITH THE **AGREEMENT AND PLAN** OF **MERGER AMONG** KNIGHT, **GETCO AND** 

TO

GA-GTCO, LLC
(THE MERGER AGREEMENT ), KNIGHT HOLDCO, INC. ( KCG ) FILED WITH THE SEC, ON FEBRUARY 12, 20
S-4, THAT INCLUDES A PRELIMINARY JOINT PROXY STATEMENT OF KNIGHT AND GETCO AND A PRELIMIN
WITH THE JOINT PROXY STATEMENT, AS AMENDED, THE JOINT PROXY STATEMENT/PROSPECTUS ), AS W
CONCERNING THE PROPOSED TRANSACTION. INVESTORS AND SECURITY HOLDERS ARE URGED TO READ
RELEVANT

DOCUMENTS
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SEC
WHEN
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BECOME
AVAILABLE
BECAUSE
THEY
WILL
CONTAIN
IMPORTANT
INFORMATION
ABOUT
KNIGHT, GETCO,
KCG AND THE PROPOSED TRANSACTION. THE FORM S-4, INCLUDING THE JOINT PROXY STATEMENT / PROS
MATERIALS (WHEN THEY BECOME AVAILABLE), AND ANY OTHER DOCUMENTS FILED BY GETCO, KCG OR
FREE OF CHARGE AT THE SEC S WEB SITE AT WWW.SEC.GOV. IN ADDITION, INVESTORS AND SECURITY H
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DOCUMENTS
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KNIGHT
CAPITAL
GROUP,
545
WASHINGTON
BOULEVARD,
JERSEY
CITY,
NJ
07310
IN
THE
CASE
OF
KNIGHT,
OR

BY**ACCESSING** KNIGHT S **WEBSITE** AT WWW.KNIGHT.COM **UNDER** THE **HEADING INVESTOR RELATIONS AND THEN UNDER SEC** FILINGS. **PARTICIPANTS** IN THE **SOLICITATION** GETCO, **KNIGHT AND KCG AND THEIR RESPECTIVE EXECUTIVE OFFICERS AND DIRECTORS** MAY BE**DEEMED** TO BE**PARTICIPANTS** IN THE **SOLICITATION** OF **PROXIES FROM** THE **SECURITY HOLDERS** 

OF KNIGHT

IN

CONNECTION WITH THE

PROPOSED TRANSACTION. INFORMATION ABOUT KNIGHT S DIRECTORS AND EXECUTIVE OFFICERS IS AV STATEMENT, DATED APRIL 3, 2012, FOR ITS 2012 ANNUAL MEETING OF STOCKHOLDERS. OTHER INFORMAT OTHER PERSONS WHO MAY BE DEEMED PARTICIPANTS AND DESCRIPTION OF THEIR DIRECT AND INDIRECT OR OTHERWISE, ARE CONTAINED IN THE JOINT PROXY STATEMENT/PROSPECTUS.

ADDITIONAL INFORMATION REGARDING THE INTERESTS OF THOSE PARTICIPANTS AND OTHER PERSONS THE TRANSACTION MAY BE OBTAINED BY READING THE JOINT PROXY STATEMENT/PROSPECTUS REGARDING THE JOINT PROXY STATEMENT PROXY ST

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Empower investors to efficiently
deploy capital.
MISSION

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5
We strive to create value for
everyone we interact with.
Our values will be developed to support
our

vision,
reflect
each
firms
strengths and
create a compelling workplace.
PHILOSOPHY

© 2013 GETCO Proprietary and Confidential 6
The leading technology-driven financial services firm, providing multi-asset class trading solutions to our clients around

the world. VISION

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VALUE PROPOSITION/
COMPETITIVE DIFFERENTIATORS
+
Deep client relationships

+

Large global footprint spanning products, time zones, and asset classes

+

Technology leveraged in everything that we do

+

Publicly-traded,

transparent

and

well-capitalized

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STRATEGY
WE WILL COMBINE OUR FOUR VALUE
PROPOSITIONS

CLIENT
FOCUSED,
GLOBAL,
TECHNOLOGY
DRIVEN,
AND
ACCOUNTABLE

IN

A

WAY

**THAT** 

**PRODUCES** 

FAR MORE TOTAL VALUE THAN THE SUM OF

THE PARTS

2013 GETCO Proprietary and Confidential SENIOR LEADERSHIP TEAM AND ORGANIZATIONAL STRUCTURE

Steven

Bisgay

Head

Chief Financial Officer + Jerry Dark
Chief Human Resources Officer + John DiBacco
Global Head of Equities Trading + Albert
Maasland  Head Global Execution Services and Platforms + Darren Mast
Chief Operating Officer; Interim Head of Fixed Income, Currencies & Commodities + John McCarthy
General Counsel + Farid Moslehi

of Asia Nick Ogurtsov Chief Risk Officer + Jon Ross Chief Technology Officer + Robert Smith Head of Europe George Sohos Global Head of Client

Market Making

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NEXT STEPS, QUESTIONS
THANK YOU.