THERMAGE INC Form 425 July 07, 2008

Filed by Thermage, Inc. Pursuant to Rule 425

Under the Securities Act of 1933 and

Pursuant to Rule 14a-12

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Subject Company: Thermage, Inc.

Commission File No.: 001-33123

1 Webcast Presentation Webcast Presentation July 7, 2008 July 7, 2008 Creating a Global Leader in Creating a Global Leader in Aesthetic Devices Aesthetic Devices

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Additional Information and Where You Can Find It

This communication may be deemed to be solicitation material in respect of the proposed transaction between Thermage and Reliant.

In connection with the transaction, Thermage will file a registration statement on Form S-4 with the SEC

containing a proxy statement/prospectus/information statement. The proxy statement/prospectus/information statement will be mailed to the stockholders of Thermage and Reliant. Investors and security holders of Thermage and Reliant are urged to read the proxy statement/prospectus/information statement when it becomes available because it will contain

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important information about Thermage, Reliant and the proposed transaction. The proxy

statement/prospectus/information statement (when it becomes available), and any other documents filed by Thermage with the SEC, may be obtained free of charge at the SEC's web site at

www.sec.gov. In addition, investors and security holders

may obtain free copies of the documents filed with the SEC by Thermage by contacting Thermage Investor Relations by email at IR@thermage.com or by telephone at (510) 259-7117. Investors and security holders are urged to read the proxy statement/prospectus/information statement and the other relevant materials when they become available before making any voting or investment decision with respect to the proposed transaction.

Thermage and its respective directors and executive officers may

be deemed to be participants in the solicitation of proxies

from its stockholders in favor of the proposed transaction. Information about the directors and executive officers of Thermage and their respective interests in the proposed transaction will be available in the proxy statement/prospectus/information statement.

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Forward Looking Statements

Forward Looking Statements

This presentation contains forward-looking statements within the meaning of the U.S. Private Securities Litigation Reform Act of 1995, including statements regarding potential transaction timing, projected financial results, and anticipated cost savings, synergies and other opportunities. Forward-looking statements are based on management's current, preliminary expectations and are subject to risks and uncertainties, which may cause actual results to differ

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materially from the statements contained herein, including the risks that the transaction is delayed or ultimately not consummated, and that the anticipated financial and operating benefits of the transaction are not realized, among other risks. Further information on potential risk factors that could affect Thermage's business are detailed in the Company's Form 10-Q for the quarter ended March 31, 2008, and additional risk factors relating to the proposed transaction discussed in this presentation will be presented in future public filings. Undue reliance should not be placed on forward-looking statements, which speak only as of the date they are made. Thermage undertakes no obligation to update publicly any forward-looking statements to reflect new information, events or circumstances after the date they were made, or to reflect the occurrence of unanticipated events.

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Creating a Global Leader Creating a Global Leader Strategic Rationale Financial Rationale Combines two of the most differentiated and valued brands in aesthetic devices Highly complementary product offering Targeting the highest growth market sectors Strong economies of scale Significant cross-selling opportunities Track record of innovation Creates one of the largest sales forces in aesthetic devices Enhanced resources to target international sales Unique recurring revenue financial model Significant cost synergy opportunities benefiting from proximity of headquarters Anticipated cash flow generation of over \$15 million in 2009 Expected to be accretive to GAAP EPS in 2009

6 Significant Synergy Opportunity Significant Synergy Opportunity EPS Accretive in 2009* Over \$14 million in projected annual costs savings achieved in 12 months Significant efficiencies created in SG&A and manufacturing Leverage combined purchasing power Consolidate administrative activities and close proximity of headquarters Projected revenue opportunities Cross-selling Enhanced consumable opportunities Potential for product bundling * As compared to First Call 2009 consensus GAAP EPS of \$0.26 as of July 3, 2008

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Combining Two of the Most Differentiated Combining Two of the Most Differentiated & Valued Brands in Aesthetic Devices & Valued Brands in Aesthetic Devices Leader in skin tightening Recent introduction of cellulite reduction Over 500,000 procedures performed since commercialization in November 2002 Broad Distribution:

Over 80 countries

OUS revenue of almost 50% Industry s leading disposables business model Unique IP-protected technology Thermage Leader in skin resurfacing and rejuvenation Pioneer of fractional resurfacing in 2004 Strong momentum in new product placements Broad distribution:

Over 60 countries

OUS revenue of almost 38% Reliant NewCo Creates one of the largest Aesthetic device companies in the industry Strong balance between recurring revenue and new product placement Highly differentiated technologies Large installed base of approximately 4,000 systems Track record of innovation

8 Targeting the Highest Growth Markets Targeting the Highest Growth Markets CAGR for U.S. Procedures & Device Sales (2007-2011) 33% 14% 26% 11%

23% 16% 19% 34% 17% 11% 18% 12% 0% 5% 10% 15% 20% 25% 30% 35% 40% Skin Tightening Skin Rejuvenation Skin Resurfacing Cellulite Reduction Hair Removal Acne Reduction No. of Procedures Device Sales (\$MM) Source: Millennium Research Group 2007 report. Initial Target Markets

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Installed Base Over 1,500 Installed Base Over 2,500 Cross Selling Opportunities Cross Selling Opportunities Cross-Branding Opportunities Strong Combination Therapy One Stop Shopping For Physicians Potential to Bundle Technology

10

Creating One of the Largest Sales Creating One of the Largest Sales Forces in Aesthetic Devices Forces in Aesthetic Devices Largest Bifurcated U.S. Sales Force Focused on Disposables Focused on Generators

11 Consumable Revenue Consumable Revenue 2007 Consumable Revenue Per Installed Instrument Dedicated sales force focused on consumables Proven cooperative marketing campaigns with physicians Enhanced resources to increase visibility with physicians and patients \$20,300 \$13,700 \$-\$5,000 \$10,000 \$15,000 \$20,000 \$25,000 Thermage Reliant

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Creating a Strong Sustainable Business
Creating a Strong Sustainable Business
2007 Revenue Streams
68%
26%
6%
20%

13 4/26/06 Eyes by Thermage Track Record of Innovation Track Record of Innovation 10/26/06 2/1/07 ThermaCool®NXT Tummy by Thermage 2/2/07 Hands by Thermage 6/26/07 Lips by Thermage 8/2/07 ThermaTip STC 10/1/07 ThermaTip DC and Body Shape procedure 2/1/08 ThermaTip CL (Cellulite) 8/14/06 Fraxel® SR1500 Laser 2/2/07 Roller tips 2/2/07 Generation Optical Tracking 2 6/4/07 Fraxel Re:Fine Laser System 9/7/07 Fraxel Skin Ecology System 1/31/08 Re:Pair Laser Q1 2007 Q4 Q3 Q4 Q3 Q2 Q1 Q2 Q1 2008 2006 Q1 2007

Q3 Q4

Q4

Q3 Q2 Q1 Q2 Q1 2008 2006 Fraxel nd

14 Financial Overview Financial Overview Jack Glenn Chief Financial Officer

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Transaction Overview
Transaction Overview
Purchase
Consideration
23.6 million shares and \$25 million in cash, plus the assumption of \$7.0 million of net debt, for an approximate total consideration of \$95 million, based upon the closing

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price of Thermage common stock on July 3, 2008 Pro Forma Ownership (treasury stock method) Thermage: 51.1% Reliant: 48.9% Board/Management Chairman & CEO: Steve Fanning CFO: Jack Glenn Thermage: Six Directors Reliant: Three Directors Approvals Transaction is subject to approval of Thermage stockholders, of which certain stockholders holding 33% of the shares outstanding have agreed to vote in favor of the transaction Reliant stockholders have already approved the transaction by written consent Additional customary conditions to closing Anticipated Timing To Closing Fourth Quarter of 2008

16 Combined Financial Strength Combined Financial Strength Thermage 2007 Revenue \$63.1 Reliant 2007 Revenue \$70.5 Combined Company 2007 Revenue \$133.6 Shares Outstanding 48 mil.

17 International Sales International Sales 62% 38% United States Rest of World 52% 22% 16% 10% United States Asia Pacific Europe & Middle East Rest of World

Expansion of international distribution for Reliant products

Greater leverage with distributors

18 \$63 \$71 \$102 \$124 \$124 \$124 \$134

\$149
\$0
\$20
\$40
\$60
\$80
\$100
\$120
\$140
\$160
THRM
Reliant
CUTR
PMTI
CYNO
NewCo
ELOS
CLZR
Creating Strong Economies of Scale
Creating Strong Economies of Scale
Source: Wall Street Research, and company (Thermage and Reliant)
management.
Strong Economies of Scale
Greater Liquidity
Enhanced Cash Flow
Greater Resources to
Drive R&D
Better Negotiating
Leverage With Suppliers
and Distributors
2007 Revenue

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Creating a Global Leader Creating a Global Leader Strategic Rationale Financial Rationale Combines two of the most differentiated and valued brands in Aesthetics Highly complementary product offering Targeting the highest growth market sectors Strong economies of scale Significant cross-selling opportunities Track record of innovation Creates one of the largest sales forces in Aesthetics Enhanced resources to target international sales Unique recurring revenue financial model Significant cost synergy opportunities benefiting from proximity of headquarters Anticipated cash flow generation of over \$15 million in 2009 Expected to be accretive to GAAP EPS in 2009