H&R BLOCK INC Form DEFA14A August 02, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 14A INFORMATION

Filed by the Registrant X Filed by a Party other than the Registrant _					
Check the appropriate box:					
_	Preliminary Proxy Statement				
_		nfidential, for Use of the Commission Only (as permitted by Le 14a-6(e)(2))			
_	Definitive Proxy Statement				
X	Definitive Additional Materials				
_	_ Soliciting Material pursuant to ss.240.14a-12				
H&R Block, Inc.					
(Name of Registrant as Specified in its Charter)					
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[H&R Block LOGO]

August 2, 2007

Dear Fellow Shareholder:

Over the past year, we have strengthened our focus on our core tax, accounting and related financial services businesses. In addition, we have fueled the growth of our Tax Services business through the creation of H&R Block Bank and are confident that the Bank will enhance our ability to attract and retain early tax return filers, giving us a strong competitive advantage. We believe our shareholders can look to a bright future for H&R Block as a result of these steps taken under the leadership of your Board of Directors.

Given our positive momentum, it is unfortunate that Mr. Richard Breeden, through his hedge fund Breeden Partners, is seeking to have himself and two of his associates elected to our Company's Board of Directors without having put forth any new or constructive ideas or a plan to improve value for shareholders.

In fact, Breeden Partners' nominees pose a significant disruption to our progress and our strategic plan. Consider the following: Mr. Breeden, a former regulator turned hedge fund manager, is the government-appointed Monitor for KPMG, your Company's independent auditor - a fact which he inexplicably failed to disclose in his initial filing with the SEC. Breeden Partners' nominees, should they join our Board, create a grave risk of impairing the independence of your Company's auditor.

If your Company is forced to change auditors next month due to Mr. Breeden's outside activities, such a change would be costly, disruptive and inconsistent with good practice. Because the forced change would occur abruptly with virtually no transition period, it would divert a significant amount of management and Board time and attention away from executing the Company's strategic plan and delivering shareholder value.

It is surprising that Mr. Breeden, with his SEC and corporate governance background, would be so dismissive of the auditor independence issues created by his actions and the disruption to the Company that would follow from the loss of KPMG. ASK YOURSELF WHOSE INTERESTS MR. BREEDEN HAS IN MIND-- YOURS OR HIS OWN?

By continuing to execute the Company's strategic plan, I believe that we are on track to deliver superior value for all H&R Block shareholders. This is not the time for costly distractions and disruption.

The annual meeting of shareholders is just four weeks away. I urge you to vote FOR the Company's highly qualified, dedicated director nominees TODAY —by telephone, by Internet, or by signing, dating and returning the WHITE proxy card in the postage—paid envelope provided.

Thank you for your continued support,

/s/ Mark Ernst

Mark Ernst Chairman, President and CEO

YOUR VOTE IS IMPORTANT, NO MATTER HOW MANY OR HOW FEW SHARES YOU OWN.

If you have questions about how to vote your shares, or need additional assistance, please contact the firm assisting us in the solicitation of proxies:

INNISFREE M&A INCORPORATED
SHAREHOLDERS CALL TOLL-FREE: (877) 456-3463
BANKS AND BROKERS CALL COLLECT: (212) 750-5833

FORWARD LOOKING STATEMENTS

This letter may contain forward-looking statements, which are any statements that are not historical facts. These forward-looking statements are based upon the current expectations of the company and there can be no assurance that such expectations will prove to be correct. Because forward-looking statements involve risks and uncertainties and speak only as of the date on which they are made, the company's actual results could differ materially from these statements. These risks and uncertainties relate to, among other things, the company's pending sale of Option One Mortgage Corp.; competitive factors; regulatory capital requirements; the company's effective income tax rate; litigation; and changes in market, economic, political or regulatory conditions. Information concerning these risks and uncertainties is contained in Item 1A of the company's 2007 annual report on Form 10-K and in other filings by the company with the Securities and Exchange Commission.

IMPORTANT ADDITIONAL INFORMATION

On July 31, 2007, H&R Block began mailing to its shareholders a definitive proxy statement in connection with H&R Block's 2007 Annual Meeting of Shareholders. H&R Block urges its security holders to read the definitive proxy statement (as well as any amendments or supplements to the proxy statement) and other documents relating to the 2007 Annual Meeting when they become available, because the definitive proxy statement contains, and other documents will contain, important information. Security holders may obtain free copies of the

definitive proxy statement (as well as any amendments or supplements to the proxy statement) and other relevant documents when available (including any additional proxy solicitation materials filed with the Securities and Exchange Commission (SEC)) at the SEC's website (www.sec.gov). In addition, copies of the definitive proxy statement and other documents may be obtained for free by directing a request to: H&R Block, Inc., Attn: Corporate Secretary, 1 H&R Block Way, Kansas City, MO 64105, (816) 854-3000 or from our website (www.hrblock.com). Copies of the proxy materials also may be requested by contacting our proxy solicitor, Innisfree M&A Incorporated, at 877-456-3463 toll-free.