ORACLE CORP Form DEFA14A October 16, 2014

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

Filed by the Registrant x Filed by a Party other than the Registrant "

Check the appropriate box:

- Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- x Definitive Additional Materials
- " Soliciting Material Pursuant to Section 240.14a-12

Oracle Corporation

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

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Investor Presentation October 2014

Copyright © 2014, Oracle and/or its affiliates. All rights reserved. Executive Summary Pay-for-Performance. We substantially strengthened our executive compensation plan by: 1) making 50% of

long-term

equity performance based; 2) Requiring material long-term outperformance for vesting; 3) Allowing vesting for PSUs to go to zero for underperformance Strong Performance and Commitment Stockholder Returns. Oracle had Total Revenues of \$38.3B for FY2014. Approximately 90% of aggregate FY2013 and FY2014 Free Cash Flow, or roughly \$24.4B was returned to Oracle stockholders Strong Governance Practices. We have a strong, independent Board that serves the interests of stockholders and we are committed to best practices in corporate governance and pay governance Stockholder Engagement.

During

Edgar Filing: ORACLE CORP - Form DEFA14A our last fiscal year, members of our Board met with investors and shared the diverse and wide-ranging feedback with the full Board. We made changes to our executive compensation for FY2015 based on common elements of

investor feedback. We are engaging in additional meetings to gauge investor reactions to these changes and seek support for the 2014 Annual Meeting

the

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Overview of Oracle

Cloud

4% of Revenue

US\$38.3 billion total GAAP revenue in FY 2014

100% of the Fortune 100 are customers

Over 400,000 customers in 145+ countries

Invested \$5.2 billion in R&D in FY2014

More than 120,000 employees

#1 provider of enterprise software worldwide and leading provider of hardware and services for Oracle database and middleware software, application software, cloud infrastructure, and hardware systems

Asia Pacific

16% of Revenue

EMEA

31% of Revenue

Americas
53% of Revenue
On-Premise Software
72% of Revenue
Hardware
14% of
Revenue
Services

Revenue

Company Transformation

One

of

Oracle s

primary

areas

of

focus

over

the

next

few

years

is

becoming

the

#1

company

in cloud computing s two most profitable segments SaaS and PaaS Software Revenue Cloud Revenue 4 FY10 FY11 FY12 FY13 FY14 IaaS SaaS/PaaS +88% +12% 4 Year **CAGR** 0 5 10 15 20 25 30 FY10 FY11 FY12 FY13 FY14 Software and Cloud 4 Year **CAGR** Copyright ©

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Demonstrated Results

~ 90% of FY13/FY14 Free Cash Flow Returned

to Stockholders

Free Cash Flow Grew 14% CAGR

EPS Grew 14% CAGR

Source:

GAAP

results

except

for

EPS

and

Free

Cash

Flow.

GAAP

to Non-GAAP reconciliations are available at www.oracle.com/investor Stock chart: FactSet Research. Prices for the last 10 years were indexed (10/04 9/14) 5 0 2 4 6 8 10 12 14 FY10 FY11 FY12 FY13 FY14 Buybacks Dividends FY10 FY11 FY12 FY13 FY14 \$8.5B \$10.8B \$13.1B \$13.6B \$14.3B FY10

FY11

FY12

FY13

FY14

\$1.67

\$2.22

\$2.46

\$2.68

\$2.87

2004

2005

2006

2007

2008

2009

2010

2011

2012

2013

Oracle

S&P 500

Nasdaq

Dow Jones

Oracle Stock Has Outperformed

Copyright © 2014, Oracle and/or its affiliates. All rights reserved. Significant Compensation Changes for FY 2015 We made significant changes for FY 2015 Introduced Performance Stock Units (PSUs) PSUs are earned based on relative or absolute performance depending on each NEO s position PSUs are long-term, performance based, and subject to robust metrics tailored to business responsibilities Significantly reduced number of shares subject to stock option granted to Mr. Ellison, Ms. Catz, and Mr. Hurd consistent with areas of investor focus Performance-based (relative and absolute) compensation Long-term performance periods Quantum of pay and dilution

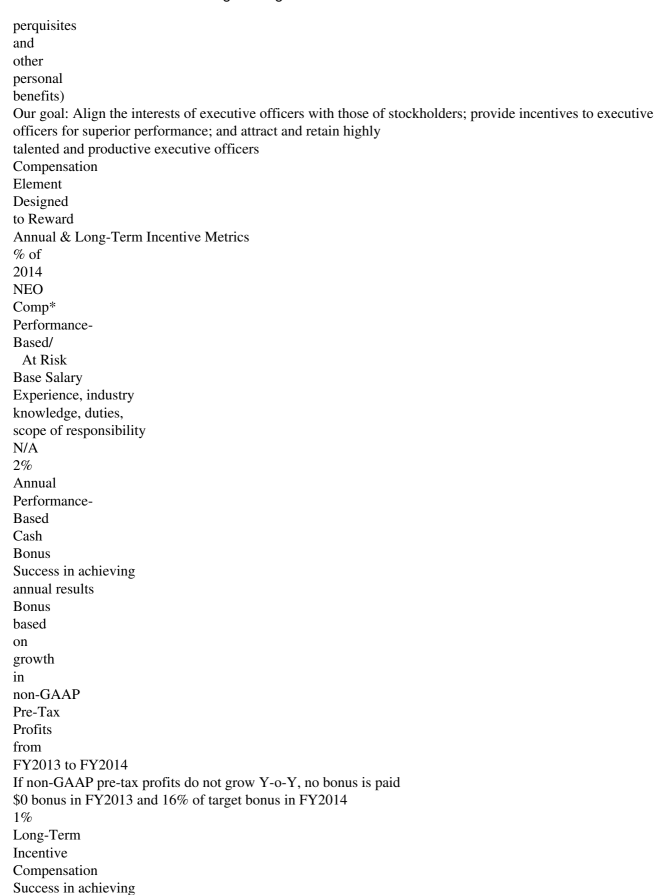
The Board and Compensation Committee have taken steps to meaningfully enhance our compensation

program and increase responsiveness to our stockholders

We engaged with 13 of our top 20 stockholders, representing approximately 30% of unaffiliated shares in the last fiscal year to hear their views and discuss areas of concern regarding governance and compensation

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all



sustainable long-term
results
50% of target PSUs are tied to relative growth in total consolidated
revenues
on a U.S. GAAP basis
50% of target PSUs are tied to relative growth in total consolidated
operating cash flow (OCF)
Objective
relative
performance
metrics
both
revenue
and
OCF
growth
requires
relative
performance
above
the
weighted
average
of
the
peer
group
for
target
payout,
and
performance
in
the
bottom quartile of peer group results in zero payout

96%

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Compensation Best Practices
Vast
majority
of
executive
compensation
is
at
risk
or
performance
based
o
96% of Named Executive Officer ( NEO ) compensation is equity-based
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50% of NEO long-term incentives are now structured as long-term, performance-based units Annual incentive bonus is based on rigorous, objective metrics Strong historical pay-for-performance alignment Engagement efforts with investors on executive compensation o In the last fiscal year, we engaged with 13 our top 20 investors representing approximately 30% of the unaffiliated shares Directors participated in a majority of these engagements Meaningful stock ownership guidelines for NEOs and directors, with executives and directors holding 25% of Oracle s stock Double trigger change-in-control benefits under equity plan Clawback policy for executive officers

Independent compensation consultant

2014, Oracle and/or its affiliates. All rights reserved. 9 Sound Corporate Governance Practices Annual director elections Stockholder ability to call a special meeting Stockholder ability to act by written consent Director majority voting policy Diverse and experienced Board with significant stockholder representation Independent Presiding Director Committees are 100% independent Active and engaged Board, with several independent directors serving on multiple committees, participating in key customer events

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Oracle
President
Council
Forums)

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Proxy Access Stockholder Proposal

The Oracle Board of Directors opposes the proxy access

proposal submitted by The Nathan Cummings Foundation and certain other stockholders

for the following reasons and requests that stockholders vote against

this proposal:

Existing Governance Mechanisms Ensure Board Accountability

All directors elected annually with majority vote standard

Directors who fail to receive majority vote must tender their resignations for Board consideration

No supermajority stockholder voting requirements and no poison pill

Stockholders already have the right to call special stockholder meetings (subject to conditions in the Oracle bylaws) Stockholders Currently Have Avenues to Communicate with the Board

Stockholders may communicate with any director in writing

Stockholders have the ability to submit proposals through 14a-8 Proxy Access Undermines Processes of the Nomination and Governance Committee

N&G Committee specifically tasked to find the right nominees with the appropriate skill sets the Oracle Board needs

Proxy Access would allow for a nominee with a narrow focus beholden to one specific special interest group to potentially join Potentially Adverse Consequences if Oracle Board Were to Adopt Proxy Access

Encourages short term focus for the benefit of one group of stockholders rather than the long term benefit for all stockholders

Significant disruption to Oracle s management team and the Board as a result of dealing with distraction of divisive proxy cor

stockholders

Potential disruption to the effective operation of existing Board with special interest directors creating dissention and precludin function effectively

Potentially discourages highly qualified director candidates from serving on the Oracle Board

Both time and financial resources would be deployed to deal with proxy contests which is a distraction from the goal of increase Stockholders may propose director nominees to the Nomination and Governance Committee for consideration

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in

this

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relating

to

Oracle's

future plans, expectations, beliefs, intentions and prospects are "forward-looking statements" and are subject to material risks and uncertainties. A detailed discussion of

these

factors

and

other

risks

that

affect

our

business

is

contained in our SEC filings, including our most recent reports on Form 10-K and Form 10-Q, particularly under the heading "Risk Factors." Copies of these filings are available online from the SEC or by contacting Oracle Corporation's Investor Relations Department at (650) 506-4073 or by clicking on SEC Filings on Oracle s Investor Relations website at http://www.oracle.com/investor. All information set forth in this presentation is current as of October 15, 2014. Oracle undertakes no duty to update any statement in light of new information or future events.

SAFE HARBOR STATEMENT