CEDAR FAIR L P Form DEFA14A March 02, 2010

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

(Amendment No.)

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

Filed by the Registrant x

" Soliciting Material Pursuant to §240.14a-12

Cedar Fair, L.P.

(Name of Registrant as Specified In Its Charter)

N/A

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

Payment of Filing Fee (Check the appropriate box):

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No f	ee required.
Fee o	computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
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(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

This filing relates to the proposed acquisition of Cedar Fair, L.P. (Cedar Fair) by an affiliate of Apollo Global Management (Apollo) pursuant to the terms of an Agreement and Plan of Merger, dated as of December 16, 2009, by and among Cedar Holdings Ltd (formerly known as Siddur Holdings, Ltd.) (Parent), Cedar Merger Sub LLC (formerly known as Siddur Merger Sub, LLC) (Merger Sub), Cedar Fair and Cedar Fair Management, Inc. Each of Parent and Merger Sub are affiliates of Apollo.

The following materials are for use in presentations to unitholders of Cedar Fair and certain proxy advisory firms on or after March 2, 2010.

1 Investor Presentation March 2, 2010 Confidential

Forward Looking Statements

Some of the statements contained in this presentation (including information included or incorporated by reference herein) may constitute "forward-looking statements" within the meaning of the safe harbor provisions of the United States Private Securities Litigation Reform Act of 1995, including statements as to Cedar Fair L.P. s (Cedar Fair or the Company) expectations, beliefs and strategies regarding the future. These forward-looking statements may involve risks and uncertainties that are difficult to predict,

may be beyond the Company's control and could cause actual results to differ materially from those described in such statements. Although the Company believes that the expectations reflected in such forward-looking statements are reasonable, we can give no assurance that such expectations will prove to be correct. Important factors could adversely affect the Company's future financial performance and cause actual results to differ materially from the Company's expectations, including uncertainties associated with the proposed sale of the Company to an affiliate of Apollo Global Management, the anticipated timing of filings and approvals relating to the merger, the expected timing of completion of the merger, the ability of third parties to fulfill their obligations relating to the proposed merger, the ability of the parties to satisfy the conditions to closing of the merger agreement to complete the merger and the risk factors discussed from time to time by the Company in reports filed with the Securities and Exchange Commission (the "SEC"). Additional information on risk factors that may affect the business and financial results of the Company can be found in the Company's Annual Report on Form 10-K and in the filings of the Company made from time to time with the SEC. The Company undertakes no obligation to correct or update any forward-looking statements, whether as a result of new information, future events or otherwise.

Additional Information About This Merger

This presentation may be deemed to be solicitation material in respect of the proposed merger. In connection with the proposed merger, on February 10, 2010 the Company filed a definitive proxy statement and a form of proxy with the SEC and the definitive proxy statement and a form of proxy are being mailed to the Company s unitholders of record as of February 12, 2010. In addition, the Company will file with, or furnish, to the SEC all additional relevant materials. BEFORE MAKING ANY VOTING

DECISION, INVESTORS AND SECURITY HOLDERS OF THE COMPANY ARE URGED TO READ ALL RELEVANT DOCUMENTS FILED WITH OR FURNISHED TO THE SEC, INCLUDING THE COMPANY S DEFINITIVE PROXY STATEMENT, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED MERGER. Investors and security holders will be able to obtain a copy of the definitive proxy statement and other documents filed by the Company free of charge from the SEC s website, www.sec.gov. The Company s unitholders will also be able to obtain, without charge, a copy of the definitive proxy statement and other relevant documents by directing a request by mail or telephone to Investor Relations, Cedar Fair, L.P., One Cedar Point Dr., Sandusky, OH 44870, telephone: (419) 627-2233, or from the Company s website, www.cedarfair.com or by contacting MacKenzie Partners, Inc., by toll-free telephone at (800) 322-2885 or by e-mail at cedarfair@mackenziepartners.com.

The Company and its directors and executive officers and certain other members of its management and employees may be deemed to participate in the solicitation of proxies in respect of the proposed merger. Additional information regarding the interests of such potential participants is included in the definitive proxy statement.

Agenda I.

Executive Summary

II.

Rationale for Merger

A.

Highest and Best Value for Cedar Fair Unitholders

В

Challenges Facing Cedar Fair in the Absence of a Transaction

a.

Suspension of Distribution Inconsistent with Partnership Structure

b.

Execution Risk in Challenging Economic Environment

c.

Capital Structure Considerations

III.

Appendix

5 Section I Executive Summary

All Cash Merger is in the Best Interests of Unitholders
Provides significant premium to public market valuation
Premium valuation multiple relative to recent transactions in the industry
Unanimous approval by Board after review of alternatives to maximize value
Go shop process resulted in no additional proposals for the Company
Merger consideration superior to stand-alone value

Eliminates execution risk in uncertain economic environment Company is highly levered with limited cushion under its total leverage covenant Distributions are suspended and ability to make future distributions is uncertain Certain unit holders may be required to pay cash taxes on income allocated from the

partnership even in the absence of cash distributions

Partnership structure and historical distribution policy are unsustainable with the

Company s current financial leverage and capital investment requirements

Inability to reduce debt and reduce leverage ratios, as well as a deterioration of current

credit

market

conditions,

could

result

in

higher

cash

interest

costs

in

the

future

and

tighter

contractual

restrictions,

including

those

related

to

the

payment

of

distributions

7 Section II Rationale for Merger

8
A. Highest and Best Value for Cedar Fair Unitholders

Highest and Best Value for Cedar Fair Unitholders

Offer Price: \$11.50

28% Premium 43% Premium

26%

Premium
57%
Premium
Source: FactSet.
(11/3/2009 12/15/2009)
(1/23/2009 12/15/2009)
Offer Price Represents a Significant Premium to Trading Values During the Last Year

\$11.50

\$4.82

\$9.88

\$0

\$3

\$6

\$9
\$12
\$15
Cedar
Fair
Busch
Entertainment
Six Flags
7.6x
6.3x
7.2x
0x
3x
6x
9x
Cedar
Fair
Busch
Entertainment
Six Flags
Recent transaction activity involving Busch Entertainment and Six Flags provides relevant and timely valuation
benchmarks for a change of control transaction in the industry
Reflects
the
two
most
comparable
assets
in
the
industry
in
terms
of
size
and
business
mix
Both transactions involved broad and competitive sale processes that tested availability of debt and equity capital
Cedar Fair and Comparable
Transaction EV / 2009 EBITDA Multiples
Illustrative Cedar Fair Unit Prices at Comparable
EV / 2009 EBITDA Multiples
Based on 2009 adjusted EBITDA of \$299.9mm plus \$16.6 million of non-recurring items per Form 8-K filed on February 11
(b)
Based
on

2009 EBITDA. Excludes value associated with long-dated and contingent earnout. We estimate the multiple including the present value of this earnout (assuming it is achieved) is 6.8x Based on plan of reorganization, which includes \$450 million of new equity investment for control. Shown on a fully diluted b (d) Equity value based on enterprise value less \$1,540 million term debt, less \$39 million revolver draw to repay term debt, less \$9

million
lawsuit
settlement
to
be
paid
in
2010,
less
\$130 million derivative liability, less \$5.3 million Special L.P. interests
(d)
(d)
(c)
(a)
(b)
Merger Delivers a Premium to Recent Transactions in the Industry

Highest and Best Value for Cedar Fair Unitholders (continued)

A Thorough Go-Shop Process Confirmed the Merger Maximizes Value for All Unit Holders The Board fully and thoroughly negotiated a transaction with Apollo following its expression of interest

The decision to engage in discussions was based on advice from financial advisors regarding other potential interested parties and the ability of Apollo to complete diligence review quickly

Required an extensive go shop period and limited break-up fee in the event of a superior proposal

Following announcement of the merger, the financial advisors conducted a broad go shop process:

32 parties contacted

6 signed non-disclosure agreements and received confidential information All information made available to Apollo also available to potential bidders No acquisition proposals were received, and the parties generally communicated either a lack of interest in the business or an inability to exceed Apollo s valuation Highest and Best Value for Cedar Fair Unitholders (continued)

Cedar Fair s Board, with the help of its Financial Advisors, Rothschild Inc. and Guggenheim Securities, LLC, evaluated a range of other alternatives to fix the Company s capital structure
Sale of the Company
Possible strategic combinations
Conversion to a C-Corporation

Issuance of equity (public or private)

Status quo (including refinancing existing capital structure)

None of these alternatives were determined to provide a better value to the unit holders than the \$11.50 per unit value provided by the Merger

Highest and Best Value for Cedar Fair Unitholders (continued)

The Board considered all available additional strategic alternatives

B. Challenges Facing Cedar Fair in the Absence of a Transaction

a. Suspension of Distribution Inconsistent with Partnership Structure

15 Suspension of the Distribution Inconsistent With Partnership Structure On November 3, 2009,

Cedar Fair

announced

it

expected

to

suspend

the

distribution

beginning in 2010 and would continue to focus on reducing leverage
This suspension is required by the Company s credit agreement
Maintenance of the distribution required continued growth in free cash flow and
reduction of debt, which had not materialized due to continued significant capital
investment requirements of the business and declining operating performance
The Company believes it would be imprudent to reinstate the distribution (even if
financing arrangements allowed) until we are able to reduce our outstanding debt to
an appropriate level

The suspension of distributions is inconsistent with the Company s partnership structure and the basis on which many unit holders invested Certain unitholders will be required to report income or loss allocated from the partnership and pay any related tax liability even in the absence of receiving cash distributions

Cedar Fair s distributions to unitholders have been suspended and the return of future cash distributions is uncertain

16 Several factors may make it difficult

to

immediately

restore

the

distribution

The

revolving

credit

facility

and

term

debt

maturing

in

2011

and

2012

need

to

be

refinanced

The

inability

to

reduce

debt

and

reduce

leverage

ratios,

as

well

as

•

deterioration

of

current

credit

market

conditions,

could

result

in

debt

terms

which

reflect

both

higher

overall

interest
expense
and
tighter
contractual
restrictions
including
those
related
to
the
payment

distributions

of

The Company will have a continual need to invest a meaningful proportion of available cash flow into the business

The Company s cash tax expense is expected to increase significantly, following full depreciation and amortization of basis step-up from the Paramount acquisition

Even if the Company s distribution were to be reinstated after leverage is reduced, the timing of a return to historical levels is uncertain

Investor yield requirements are likely to be higher than in historical periods due to a forecasted rising interest rate environment and risks attributable to the Company s capital structure, barring a restructuring

The combination of the suspension of the distribution, the uncertainty surrounding reinstatement of the distribution, our current debt levels and increased investor yield requirements would likely put downward pressure on the Company s unit price

Therefore, the Board has concluded that the merger results in higher value to unit holders than remaining a public company

Suspension of the Distribution Inconsistent With

Partnership Structure (continued)

b. Execution Risk in Challenging Economic Environment

A number of factors impacting 2009 operating performance remain relevant when evaluating the Company's future prospects
National unemployment rate remains at 10%
Consumer discretionary spending is under pressure
Group sales were particularly impacted by the economic downturn
Cedar Fair management mitigated revenue shortfall through aggressive cost cutting

Overall economic environment even more challenging around certain core parks The table below summarizes operating performance in 2009 vs. 2008 (\$ in millions) 12 Mos. Ended 12/31/2008 12 Mos. Ended 12/31/2009 % Change Attendance (000s) 22,700 21,100 (7%) Revenue \$996.2 \$916.1 (8.0%)Adj. EBITDA (b) \$355.9 \$299.9 (a) (15.7%)(a) Included in the 2009 Adj. **EBITDA** of \$299.9 million is approximately \$5.6 million of cash costs related to the merger transaction and

\$11.0 million in litigation settlements.

(b) Reconciliation of Adj. **EBITDA** to net income is provided in the

Appendix

on

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Execution Risk in Challenging Economic Environment

Execution Risk in Challenging Economic Environment (continued)

The Company s ability to achieve historical levels of growth in the amusement park space is uncertain

Historical value creation driven by acquisitions and expanding margins at acquired parks is likely to be more difficult to achieve going forward

Economic outlook and attendance expectations for the future are uncertain

The Company is constrained by its current capital structure and future credit market conditions are uncertain

There is increasing competition in the leisure market, particularly in the younger demographic groups attracted to thrill rides

Merger enables unitholders to maximize cash value today and avoid the uncertainty and execution risks associated with future operating results and the

necessary refinancing of the Company s debt

Merger enables unitholders to maximize value today and avoid future risks and uncertainties

c. Capital Structure Considerations

Capital Structure Considerations
As of December 31, 2009 Cedar Fair had total debt of \$1,626 million
During 2008 and 2009, as it became evident that Cedar Fair s debt load was unsustainable, the
Board explored a number of alternatives to reduce its debt and refinancing risk in order to
strengthen its balance sheet and preserve the distribution, including:
Divestiture of certain parks (not successful)

Tender for outstanding term debt below par (not successful)

Reduction in the distribution to unit holders from \$1.92 per unit to \$1.00 per unit in March 2009 followed by the indefinite suspension of the distribution

Amendment to the Credit Facility to, among other things, extend the maturity on \$900 million of its term loans from 2012 to 2014, which required an increase of the interest the rate on the extended portion from L+200 to L+400 bps

Sale of land in Canada for net cash proceeds of \$54 million in Q3 2009

(\$ in millions)

Term Loan

\$1,540.0

Revolver

86.3

Total Debt

\$1,626.3

Despite Cedar Fair s efforts to strengthen its balance sheet, as of December 31, 2009, the