WALT DISNEY CO/ Form DEFA14A February 01, 2005

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a)

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On February 1, 2005, Senator George J. Mitchell, Chairman of the Board of Directors of the registrant, made a presentation at an analyst conference held in Orlando, Florida. Senator Mitchell was introduced by the registrant s Chief Executive Officer, Michael D. Eisner. Portions of the presentation may be deemed soliciting materials within the meaning of the Securities Exchange Act of 1934, as amended, and the rules and regulations of the Securities and Exchange Commission thereunder.

[Introduction by Michael D. Eisner,

Chief Executive Officer, The Walt Disney Company]

Today we happen to have five of nine outside independent board members with us. Judy Estrin is chair of our compensation committee. Judy is the former Chief Technology Officer of Cisco Systems and currently is Chief Executive Officer of Packet Design, Inc., the most recent of several pioneering companies she has founded in the field of high technology. Monica Lozano is chair of our governance and nominating committee and is on our audit committee. Monica is president and chief operating officer of La Opiñion, the largest Spanish-language daily newspaper in the United States. Bob Matschullat is chair of our audit committee and is on our compensation committee. Bob is a private equity investor, who previously served as Vice Chairman of the Board and Chief Financial Officer of Seagram Company, and prior to that, he was Head of Worldwide Investment Banking for Morgan Stanley & Co. And, Fred Langhammer is our newest board member having started just Jan 1 of this year. He is retired CEO of Estee Lauder and continues to serve as chairman of Global Affairs of The Estee Lauder Companies Inc. Aside from fluent English, German and of course Japanese, Fred knows a thing or two about brands and international expansion. These four board members sit before me and are prepared to answer your questions in our Q&A portion of the presentation or at other social times during the day.

Finally, there is one other crucial individual, whom it is now my honor to introduce to you - Senator George Mitchell, chairman of the Walt Disney Board of Directors. Senator Mitchell is the embodiment of principled leadership. His steady hand has guided the board and the company and has taken Disney to a recognized position of leadership in corporate governance. He just has common sense. Ask the Irish. Ask the Palestinians. Ask the Israelis. Ask any member of the US Senate.

It is a pleasure to introduce to you Senator George Mitchell.

[Text of presentation by Senator George J. Mitchell, Chairman of The Walt Disney Company Board of Directors]

Good morning. It s a pleasure to be able to be with you again here at Walt Disney World.

Almost exactly one year ago, I spoke to you about Disney s Board of Directors and our approach to the oversight of the company.

What a difference a year makes.

Those of you who were here will recall that we learned that morning of an unsolicited bid to acquire the company.

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Approaches to governance practices change over time. There is no one-size-fits-all solution. Every company has a responsibility to revisit and measure its existing guidelines against evolving notions.
So it should come as no surprise to you that during the past 12 months, our board has further strengthened our governance practices.
We ve added a new independent director: Fred Langhammer, who Michael already talked about.
We ve made significant changes to our executive compensation plans, with a revised Management Incentive Bonus Program and a new long-term compensation plan. They more formally tie compensation to performance and reflect, in our view, today s best practices in executive compensation.
And, of course, earlier in the year, we separated the positions of CEO and chairman and I was elected to serve as Board Chairman.
We have recently amended our governance guidelines to specifically set out the Board s policy with respect to an independent chair.
These major steps followed a series of actions the Board had taken and that I outlined to you last year. They include:
Annual terms for all Board members, allowing stockholders to vote on the full board every year.
The elimination of the poison pill.
The requirement that a substantial majority of directors be independent.
The requirement that Board members own a minimum of \$100,000 worth of Disney stock.
The establishment of regular executive sessions of non-management directors. As a matter of practice we now have such a session at every Board meeting.
The limitation of the number of public company boards on which directors may sit.

The reduction in the size of the Board.

On this last item, consider how dramatically our board has been transformed in the last three years.

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The Board s predominance of diverse and independent members with a wide range of business experience enables it to provide meaningful advice and guidance to the strategic direction of the company.

We re functioning well together as we act as the stewards of the long-term interests of the company and its shareholders.
The Board is currently undertaking what could be its most important task company. the selection of the next chief executive officer of The Walt Disney
The entire Board is fully and actively engaged in that process.
We selected the executive search firm of Heidrick & Struggles and we are committed to announcing our decision no later than this June.
While the process is public, the details must be private, in order to allow the Board to frankly go about the business of choosing wisely and well.
And we shall.
We approach this decision in good faith, with open minds.
There has been no prior determination; there are no preconditions.
We are well aware that the individual we select will be only the sixth leader of this corporation in its storied 82-year history.
We are determined that he or she will be the best possible person to decisively and creatively lead this company into its very promising future.
The importance of the CEO selection process looms all the larger for me because it will take place during my final year as a member of the Board.
I have already announced that, if I am re-elected to the Board this year, I will not stand for reelection in 2006, in accordance with our retirement policy.
My ten years on the Board during which I m proud to say that I have not missed a single meeting have been deeply rewarding. For 15 years I was honored to serve the greatest <u>political</u> institution in the world the United States Senate. For the next ten years, I ve been privileged to serve one of the greatest <u>private</u> institutions in the world The Walt Disney Company.

Regardless of where I direct my efforts in the future, I am confident that in the coming decade this company will continue to thrive and prosper.

I also base my optimism about the future of Disney on something I alluded to when I last addressed you. As I said then:

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Disney s board is diverse, reflecting a wide range of expertise and points of view, but it is also a Board that is united by a common dedication to overseeing the creation of value for Disney shareholders.
The performance of the company has improved dramatically and we believe strongly that this effective performance will continue.
At the same time, the Board and its governance practices have evolved, as we said they would.
In the next year there will be further changes. What won t change, during my tenure or beyond, is this Board s focus on serving the interests of the shareholders of this company.
You can bank on that.
I know I will.
Thank you very much for your attendance and your attention.
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