ASPEN TECHNOLOGY INC /DE/ Form DEFA14A July 16, 2003

### **SCHEDULE 14A INFORMATION**

Proxy Statement Pursuant to Section 14(a) of	
the Securities Exchange Act of 1934 (Amendment No.	)

		the Securities Exchange Act of 1934 (Amendment No.		
File	ed by th	e Registrant ý		
File	ed by a	Party other than the Registrant o		
Ch	eck the	appropriate box:		
О	Preli	minary Proxy Statement		
O	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))			
O	Definitive Proxy Statement			
О	Defii	nitive Additional Materials		
ý	Soliciting Material Pursuant to §240.14a-11(c) or §240.14a-12			
		Aspen Technology, Inc.		
		(Name of Registrant as Specified In Its Charter)		
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)		
Pay	ment of	f Filing Fee (Check the appropriate box):		
ý	No fee	e required		
O	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11 (1) Title of each class of securities to which transaction applies:			
	(1)	The of each class of securities to which transaction applies.		
	(2)	Aggregate number of securities to which transaction applies:		
	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):		
	(4)	Proposed maximum aggregate value of transaction:		
	(5)	Total fee paid:		
	(-)			

Fee paid previously with preliminary materials.

Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for

	the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the or Schedule and the date of its filing.
(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

#### **FILING PURSUANT TO RULE 14a-12**

This filing is being made pursuant to Rule 14a-12 under the Securities Exchange Act of 1934, as amended. This filing contains statements about Aspen Technology, Inc. (Aspen), Advent International, Inc. (Advent), and the proposed sale of Aspen's Series D convertible preferred stock and warrants to Advent and holders of Aspen's Series B convertible preferred stock, and the exchange of shares of Aspen's Series B convertible preferred stock and warrants for Series D convertible preferred stock and warrants. Statements in this filing regarding these proposed transactions, the expected timetable for completing these transactions, and the benefits to be derived from the proposed transaction and any other statements about Aspen's future expectations, beliefs, goals, plans or prospects constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Any statements that are not statements of historical fact (including statements containing the words believes, plans, anticipates, expects, estimates and similar expressions) should also be considered to be forward-looking statements. The are a number of important factors that could cause events to differ materially from those indicated by such forward-looking statements, including: Aspen's ability to consummate the proposed financing transaction and the other factors described in Aspen's current report on Form 8-K filed with the SEC on July 11, 2003. Aspen expressly disclaims any intention or obligation to update any forward-looking statements as a result of developments occurring after the date of this filing.

The following is the text of the materials used by Aspen and its representatives beginning on July 16, 2003 in connection with the proposed financing transaction with Advent and the holders of Aspen  $\,$ s Series B convertible preferred stock.

# Searchable text section of graphics shown above

# Aspen Technology, Inc.

Investor Briefing Regarding Series D Financing, Other Proxy Matters July August 2003

[LOGO]

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[GRAPHIC]

### **Safe Harbor Statement**

Some of the information and comments in this presentation may contain forward-looking statements that involve a number of risks and uncertainties. Important factors that could cause actual results to differ materially from those indicated by such forward-looking statements include the risks set forth under the caption B. Factors that may Affect Future Results and the Trading Price of Our Common Stock in Item 5 of our current report on Form 8-K filed with the Securities and Exchange Commission on July 11, 2003.

2

### **Recent Changes Yielding Solid Results**

### **New Management Team**

Dave McQuillin appointed as new CEO March 2002; effective October 1, 2002

Larry Evans to continue as Chairman

Wayne Sim becomes SVP Sales July 10, 2002

Manolis Kotzabasakis & Steve Pringle become SVPs of two new product business units Engineering & Manufacturing / Supply Chain

Chuck Kane assumes CFO position effective July 1, 2003

Lisa Zappala to assist during transition period

#### **New Business Plan**

Focus on product line profitability and positive cash flow generation

25% reduction in quarterly expenses since 7/1/02

Restructured company around global product line P&L s; divested non-core products; improved sales execution

On track to roll-out four key new products to drive future growth

Solid operating performance for the December 2002 and March 2003 quarters

Scheduled to announce June 2003 results August 7, 2003

4

### Significant Challenges Remain

FTC inquiry of Hyprotech acquisition

Significant leverage & near-term maturities

Working capital constrained

Challenging IT spending environment

5

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<b>FTC Inquiry</b>	of Hyprotech	Acquisition
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May 2002: AspenTech completed the \$97MM acquisition of Hyprotech Ltd.

June 2002: FTC launches investigation into Hyprotech acquisition (process ongoing)

### Impact on AspenTech s Operations

Outcome:	Dismissal	Non-Exclusive Licensing of Products	Full Divestiture
Impact:	No Effect	Varies	Materially Negative

\$7MM charge for investigation expenses to date / Significant management bandwidth

Uncertainty of ultimate outcome creates issues with existing & potential customers and investors

Significantly impacts our ability to raise capital

The Advent Investment is Not Contingent on Completion of the FTC Inquiry

### **Significant Leverage & Near-Term Maturities**

Impacts operations

(1)

# Debt & Preferred Maturity Profile Status Quo

[CHART]
Cash and projected cash flow not sufficient to meet redemptions
Potential for highly-dilutive stock issuances to satisfy redemptions (overhang)
Existing Series B Preferred and WB warrants have full ratchet anti-dilution
Leverage and maturities raise significant concerns:
Viability: Shareholders,* bondholders,* customers,(1) employees,(1) partners(1)
Dilution: Shareholders*

#### Debt & Preferred Maturity Profile Status Quo

[CHART]

#### Debt & Preferred Maturity Profile Pro Forma, As Adjusted(2)

[CHART]

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Leverage and maturities raise significant concerns:

Viability: Shareholders,\* bondholders,\* customers,(1) employees,(1) partners(1)

Dilution: Shareholders\*

(1) Impacts operations

The Advent Investment Addresses AspenTech s Significant Near-Term

<sup>\*</sup> Impacts valuation

### Maturities and Leaves Us with a More Flexible Capital Structure

#### **Working Capital Constrained**

Cash significantly less than comparable software companies

Limited flexibility to withstand disruptions in business (e.g., negative FTC outcome, economic downturn)

Continued reliance on sale of installment receivables exacerbates problem

Cash, net of Debt Cash, / CY2003 Revenues

[CHART] [CHART]

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Cash, net of Debt Pro Forma, As Adjusted Cash / CY2003 Revenues Pro Forma, As Adjusted

[CHART]

[CHART]

The Advent Investment Provides \$15MM+ of Cash to Bolster Working Capital Position and Boosts Near-term Cash Flow

Why Now?
Stabilization of Operations
Series B Redemptions Commence August 2003
5.4MM shares immediately available for issuance
Greater than 13% of existing float / shares outstanding
17.3x 2003YTD average daily trading volume
Potential for more shares to be issued in future
FTC Issue Still Unresolved
Negative outcome could materially impact operations
Unclear whether Company will have ability to raise capital immediately following outcome (if negative)
5 1/4% Convertible Maturity Looming
Potential FY 04 impact if not resolved

Alternatives Considered
Do Nothing
Deemed too risky given:
Upcoming capital redemptions
Potential impact on business if negative outcome from FTC process
Ongoing challenging IT spending environment
Standalone Recapitalization
Does not provide additional capital
Significant uncertainty in execution
Bondholders interests not aligned with shareholders
Not deemed to be better than Advent proposal
Anti-dilution provisions of Series B and WB warrants represent significant obstacle

**Public Market Financing Alternatives** 

FTC process a serious obstacle given magnitude of risk

Market capitalization and liquidity preclude raising sufficient capital required for comprehensive restructuring

A Significant Capital Infusion From a Private Equity Investor Was Deemed the Most Effective Alternative to Address Our Issues

Why A	dvent	Interna	tional?
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Evaluated 20+ potential private equity partners

Terms & conditions of Advent s proposal deemed to be most favorable to the Company

Only finalist willing to close a financing without resolution of the FTC inquiry

Value-added long-term investor with track record of creating value for portfolio companies

\$6.0 billion of cumulative capital raised

Over 100 investment professionals worldwide, headquartered in Boston, with 14 offices worldwide

Seasoned operating and financial partners

**Transaction Overview** 

	SOURCES
(\$ in mill	ions)
Sources	
	Exercise price amended to \$4.08 (22.5% premium to the \$3.33 Series D conversion price)
warrant	Existing full ratchet anti-dilution price protection amended to standard weighted average (entitled to 5.4MM as at \$3.33 without amendment)
	Existing 791,044 Series B warrants to be amended:
	Series B holders to receive 1,261,280 warrants
	Advent to receive 6,006,006 warrants
	Series D holders to receive 7,267,286 warrants:
	\$30MM cash, \$21MM of Series D Preferred
	\$60MM of existing Series B Preferred Stock exchanged for \$51MM (15% discount to stated value)
	Advent invests \$100MM in Series D Convertible Preferred Stock

N C ' DD C 1/	Ф	100.0
New Series D Preferred (new money)	\$	100.0
Series D Preferred (rollover)		21.0
Total Sources	\$	121.0

#### Uses

(\$ in millions)

#### USES

5 1/4% Convertible Debentures	\$ 45.0
Series B Preferred (cash)	30.0
Series B Preferred (rollover)	21.0
Working Capital	15.0
Fees & Expenses	10.0
Total Uses	\$ 121.0

### Capitalization

(in millions)

	3	Actual 6/31/2003	Tr	inancing ansaction justments	Pro Forma, As Adjusted 3/31/2003
Cash	\$	53.4	\$	15.0 \$	68.4
Debt:					
5 1/4% Convertible Debentures		86.3		(45.9)(1)	40.3
Capital Leases		9.0			9.0
Accenture Debt		5.3			5.3
Total Debt		100.6		(45.9)	54.7
New Series D Preferred(2)				86.8	86.8
Series B Preferred(3)		55.8		(55.8)	
Paid-in-Capital		59.3		29.9	89.2
Total Equity & Series D Preferred		115.1		60.9	176.0
Total Capitalization	\$	215.7	\$	15.0 \$	230.7

<sup>(1)</sup> Assumes repurchase of \$45.9MM of 5 1/4% Convertible Debentures at 98.

(3) Accreting to \$60MM at put dates.

<sup>(2)</sup> Accreting to \$121MM at redemption dates; 50% in Year 6 and 50% in Year 7.

#### **FY2004 EPS Guidance**

(\$ in thousands, except per share)

	Status Quo(1)	FY 2004 Pro Forma, As Adjusted	Dilution %
Revenue	\$327 - \$333MM	\$327 - \$333MM	
Net Income			
GAAP	\$3 - \$5MM	(\$2 - \$4MM)	
Pro Forma(2)	\$9 -\$11MM	\$11 - \$13MM	
<u>EPS</u>			
GAAP	\$0.06 - \$0.10	(\$0.05) - (\$0.09)	NM
Pro Forma(2)	\$0.18 - \$0.22	\$0.14 - \$0.17	(23)%

(1) Public guidance previously issued on June 2, 2003

(2) Excludes preferred accretion and dividends on preferred stock

## **Fully-Diluted Ownership**

	% Fully-Diluted Ow	nership	
	Status Pro Forma, Quo As Adjusted		
Advent		36.4%	
Series B Holders	11.9%	11.8%	
Other Holders	88.2%	51.8%	
<b>Total Shares</b>	100.0% 100.0%		
	17		

#### **AZPN Stock Price Performance**

January 1, 2003 July 11, 2003

[CHART]

AZPN Relative Stock Price Performance: January 1, 2003 July 11, 2003

[CHART]

Other Matters on Proxy
Reverse stock split (Questions #2 & #3)
Authorize Board to effect a 1-for-2 or a 1-for-3 reverse stock split
Discretion of the Board prior to January 31, 2004
Authorized capital (Question #4)
Increase authorized common from 120MM to 210MM shares
Increase the total number of shares of capital stock from 130MM to 220MM
Subject to adjustment for reverse stock split
Reduce par value of common stock from \$0.10 to \$0.001 (Question #5)
Amend option plans (Questions #6 & #7)
Approve adoption of 2003 stock incentive plan
Amend our 1995 director stock option plan

Reverse Stock Split Why?
Benefits of a higher share price
Broadens potential investor universe for AspenTech shares
Higher share price reduces commission as % of total transaction value for investors
EPS measurement more relevant with fewer shares outstanding
Double-digit share price has positive signaling effect among many investors
Mechanics
Two stock split questions on the proxy
Authorize the Board to effect a 1-for-2 or a 1-for-3 reverse stock split
If shareholders approve one or both split ratios, Board will have discretion to effect the reverse stock split prior to January 31, 2004
Does NOT impact economic ownership of existing stakeholders
21

Proposed Changes to Option Plans							
Why?							
Equ	uity incentives key component of employee compensation						
	Independent review by compensation consultant determined existing equity compensation below market comparable companies						
Curr	rrent management ownership 2.8% versus 4.8% for comparables						
4.5%	% following proposed financing transaction						
4.5	MM options (53.5% of total) have exercise prices greater than \$10.00						
Fol	llowing additional grants, few shares remaining for future grants						
Proposal (all s	share numbers are pre-split)						
Aut	thorize 3.6MM shares to be available for future grants under 2003 plan						
Aut	thorize an increase in shares reserved under 1995 director plan from 440K to 800K shares						
	22						

Conclusion							
The proposed Advent investment provides AspenTech with a more conservative capital structure and paves the way for future appreciation in equity value							
Comprehensive Restructuring of Balance Sheet							
Addresses majority of \$146MM of near-term maturities							
Retires onerous, restrictive Series B Preferred at a discount							
Enhance working capital							
Eliminates overhang from balance sheet / stock issuance uncertainty							
Addresses Customer, Investor & Partner Concerns							
Enhances Operating Flexibility							
Sponsorship by Value-Added Financial Partner							
We Recommend That You Vote in Favor of the Financing Transaction and the Other Proposals at the Special Meeting of Stockholders on August 13th							

#### Pro Forma, As Adjusted

Pro Forma, As A	Adjusted, as	used in this	presentation.	takes into a	ccount the	following:	adiustments:

- (1) Completion of the financing transaction, as contemplated in the definitive proxy statement dated July 11, 2003.
- Use of \$45MM of proceeds to retire \$46MM of 5 1/4% Convertible Debentures at 98% of face value. Under our agreement with Advent, we will be obligated to apply these proceeds to redeem 5 1/4% Convertible Debentures at or prior to maturity. We may determine not to redeem debentures prior to maturity, or we may redeem debentures at a different price.
- The percentages of fully-diluted ownership, pro forma, as adjusted, on page 17 are based on the fully-diluted capitalization of the Company as of June 20, 2003, which includes the following: shares of common stock outstanding, shares of common stock issuable upon conversion of preferred stock, shares of common stock issuable upon conversion of warrants, shares of common stock issuable upon exercise of outstanding options, shares of common stock available for issuance under the Company's stock option and stock purchase plans, and 759,864 shares of common stock issuable on conversion of the remaining 5 1/4% Convertible Debentures, after giving effect to the repurchase described in footnote (2) above. (The percentages of fully-diluted ownership, status quo do not give effect to the completion of the financing transaction, including the repurchase of the 5 1/4% Convertible Debentures described in footnote (2).)

#### Aspen Technology, Inc.

Investor Briefing Regarding
Series D Financing, Other Proxy Matters
July August 2003

[LOGO]

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#### IMPORTANT ADDITIONAL INFORMATION WILL BE FILED WITH THE SEC

Aspen has filed with the SEC and mailed to its stockholders a Proxy Statement in connection with the proposed transactions. The Proxy Statement contains important information about Aspen, Advent International, Inc., the proposed transactions and related matters. Investors and security holders are urged to read the Proxy Statement carefully.

Investors and security holders may obtain free copies of the Proxy Statement and other documents filed with the SEC by Aspen through the web site maintained by the SEC at www.sec.gov. In addition, investors and security holders may obtain free copies of the Proxy Statement by contacting Investor Relations, Aspen Technology, Inc., Ten Canal Park, Cambridge, Massachusetts 02141, telephone (617) 949-1000.

Aspen, Advent and their respective directors and executive officers, may be deemed to be participants in the solicitation of proxies in respect of the transactions contemplated by Aspen's financing transaction. Information regarding Aspen's directors and executive officers is contained in Aspen's Form 10-K for the fiscal year ended June 30, 2002 and its proxy statement dated July 11, 2003, which have been filed with the SEC. As of June 20, 2003, Aspen's directors and executive officers beneficially owned approximately 2,810,880 shares of Aspen's common stock, representing approximately 6.9% of that class. As of June 20, 2003, Advent had no beneficial ownership of Aspen common stock.