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JOHNSON & JOHNSON Form DFAN14A February 19, 2003

Prox	y Sta	SCHEDULE 14A INFORMATION tement Pursuant to Section 14(a) of the Securities Exchange Act of 193 (Amendment No.)	
File	d by	the Registrant []	
File	d by	a Party other than the Registrant [X]	
Chec	k the	appropriate box:	
[]	Prel	iminary Proxy Statement	
[]		idential, for Use of the Commission Only (as permitted by Rule $6\left(e\right)\left(2\right)\right)$	
[]	Defi	nitive Proxy Statement	
[]] Definitive Additional Materials		
[X]	Soli	citing Material Pursuant to Section 240.14a-12	
		Scios Inc.	
		(Name of Registrant as Specified in its Charter)	
		Johnson & Johnson	
(1	Name	of Person(s) Filing Proxy Statement, if other than the Registrant)	
Paym	ent o	f Filing Fee (Check the appropriate box):	
[X]	No	fee required.	
[]	Fee computed on the table below per Exchange Act Rules $14a-6(i)(1)$ and $0-11$.		
	(1)	Title 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:	

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	(5)	lotal 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 which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form 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:

Filed by Johnson & Johnson Pursuant to Rule 14a-12 of the Securities Exchange Act of 1934

Subject Company: Scios Inc. Commission File No.: 0-11749

The following is the text of material posted on Johnson & Johnson's website on February 19, 2003:

FREQUENTLY ASKED QUESTIONS REGARDING SCIOS INC.

This material is not a substitute for the Proxy Statement that Johnson & Johnson and Scios Inc. will file with the Securities and Exchange Commission. Investors are urged to read the Proxy Statement, when available, which contains important information, including detailed risk factors. The Proxy Statement and other documents filed by Johnson & Johnson and Scios Inc. with the Securities and Exchange Commission are available free of charge at the SEC's website (www.sec.gov) or by directing a request to Johnson & Johnson, One Johnson & Johnson Plaza, New Brunswick, NJ 08933 Attn: Investor Relations; or by directing a request to Scios Inc., 820 West Maude Avenue, Sunnyvale, CA 94085, Attention: Investor Relations.

Scios Inc., its directors, and certain of its executive officers may be considered participants in the solicitation of proxies in connection with the proposed transaction. Information about the directors and executive officers of Scios and their ownership of Scios stock is set forth in the proxy statement for Scios Inc.'s 2001 annual meeting of shareholders. Investors may obtain additional information regarding the interests of such participants by

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reading the Proxy Statement when it becomes available.

WHAT IS THE TIMING OF THE SCIOS INC. TRANSACTION?

We are expecting the Scios transaction to proceed along the following timeline. These are our current estimates of timing and are subject to change without notice.

Est. DATE STATUS

Filing of Merger Agreement with SEC

Filed 2/11/03

Hart Scott Rodino Filing Late February

Initial Filing of Proxy Statement Late February

Scios Stockholder vote April/May

S-4 Not Required

Scios 8-K 2/11/03 Filed

European Filing Not Required

Closing 2003 est.

WHAT ARE THE CLOSING CONDITIONS FOR THE SCIOS INC. TRANSACTION?

The Board of Directors of Johnson & Johnson and Scios Inc. have each approved the transaction. It must also be approved by holders of a majority of the outstanding shares of Scios common stock. The transaction is also subject to other customary closing conditions.

ARE THERE ANY SPECIFIC MATERIAL ADVERSE EVENTS THAT COULD STILL AFFECT THE SCIOS INC. DEAL?

The agreement contains customary closing conditions. The Proxy materials will describe the agreement in greater detail.

WHAT IS THE STATUS OF THE SCIOS \$150MM CONVERTIBLE SUBORDINATED NOTES DUE 2009 ONCE THE TRANSACTION IS COMPLETED?

The notes will remain outstanding as per the terms of the debt. If the holders of the notes convert prior to the completion of the transaction they will receive Scios stock which will subsequently be exchanged for cash once the merger is completed. If the holders of the notes convert after the transaction is completed they will receive cash.