UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE TO

Tender Offer Statement Pursuant to Section 14(d)(1) or 13(e)(1) of the Securities Exchange Act of 1934

Stratasys Ltd.

(Name of Subject Company (Issuer))

Nano Dimension Ltd.

(Name of Filing Person (Offeror))

Ordinary Shares, par value NIS 0.01 per share

(Title of Class of Securities)

M85548101

(CUSIP Number of Class of Securities)

Yael Sandler
2 Ilan Ramon, Ness Ziona,
7403635, Israel
+972-73-7509142

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications on Behalf of Filing Persons)

Calculation Of Filing Fee

Amount of Filing Fee

Transaction Valuation

	Not Applicable* Not Applicable*		
*	A filing fee is not required in connection with this filing as it relates solely to preliminary communications made before the commencement of a tender offer.		
	Check box if any part of the fee is offset as provided by Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.		
	Amount Previously Paid: Not Applicable Filing Party: Not Applicable Form or Registration No.: Not Applicable Date Filed: Not Applicable		
X	Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer.		
Check the appropriate boxes below to designate any transactions to which the statement relates:			
X	third-party tender offer subject to Rule 14d-1.		
	issuer tender offer subject to Rule 13e-4.		
□ going-private transaction subject to Rule 13e-3.			
X	amendment to Schedule 13D under Rule 13d-2.		
Check the following box if the filing is a final amendment reporting the results of the tender offer: \Box			
If applicable, check the appropriate box(es) below to designate the appropriate rule provision(s) relied upon:			
□ Rule 13e-4(i) (Cross-Border Issuer Tender Offer)			
	Rule 14d-1(d) (Cross-Border Third-Party Tender Offer)		

This filing relates solely to preliminary communications made before the commencement of preparations to commence a potential special tender offer by Nano Dimension Ltd., a company organized under the laws of the State of Israel ("Nano Dimension"), and/or a subsidiary or affiliate thereof, to acquire at least 51% of the outstanding ordinary shares of Stratasys Ltd. ("Stratasys" or the "Issuer") for \$18.00 per share in cash, inclusive of the approximately 14.5% of Stratasys' outstanding ordinary shares that Nano Dimension currently owns, as disclosed in a press release dated April 19, 2023 issued by Nano Dimension.

Important Information

The potential special tender offer by Nano Dimension and/or a subsidiary or affiliate thereof for the outstanding shares of Stratasys referenced in this communication has not yet commenced. This document is for informational purposes only and it is neither an offer to purchase nor a solicitation of an offer to sell shares of Stratasys' ordinary shares, nor is it a substitute for the tender offer materials that Nano Dimension and/or a subsidiary or affiliate thereof will file with the United States Securities and Exchange Commission (the "SEC") on Schedule TO. None of Nano Dimension nor any subsidiary or affiliate thereof has committed to commence a tender offer. At the time any such tender offer is commenced, Nano Dimension and/or a subsidiary or affiliate thereof will file a Tender Offer Statement, containing an offer to purchase, a form of letter of transmittal and other related tender offer documents with the SEC, and Stratasys will file a Solicitation/Recommendation Statement relating to such tender offer with the SEC. Stratasys' shareholders are strongly advised to read these tender offer materials carefully and in their entirety if and when they become available, as they may be amended from time to time, because they will contain important information about such tender offer that Stratasys' shareholders should consider prior to making any decisions with respect to such tender offer. Once filed, shareholders of Stratasys will be able to obtain a free copy of these documents at the website maintained by the SEC at www.sec.gov.

Forward Looking Statements

This document contains forward-looking statements related to an announcement by Nano Dimension of its preparations commence a special tender offer to acquire at least 51% of the outstanding ordinary shares of Stratasys for \$18.00 per share in cash, inclusive of the approximately 14.5% of Stratasys' outstanding ordinary shares that Nano Dimension currently owns, that involve substantial risks and uncertainties that could cause any actual outcome to differ materially from those expressed or implied by such statements.

These forward-looking statements are subject to risks and uncertainties including, among other things, risks as to whether Nano Dimension will commence a special tender offer and whether and how many of Stratasys' shareholders will tender their shares into any offer and the possibility that any agreed tender offer does not close, as well as risk related to the ability of Nano Dimension and Stratasys to enter into a definitive agreement for a transaction, and satisfaction or waiver of the conditions to closing of any transaction that is agreed to by Nano Dimension and Stratasys (including by reason of the failure to obtain necessary regulatory approvals) in the anticipated timeframe or at all.

Exhibit Index

Exhibit	Description
99.1	Press Release issued by Nano Dimension Ltd. titled "Nano Dimension: Stratasys New Release Misleads Their Shareholders", dated April 19, 2023.

Nano Dimension: Stratasys New Release Misleads Their Shareholders

04/19/2023

Court rules that Nano Dimension's Board Has Full Authority to Proceed with the Stratasys Transaction.

Stratasys Deprive THEIR Shareholders of Immediate and Guaranteed Cash Return Nano Dimension is Committed to Consummate a Transaction with Stratasys

Waltham, Mass., April 19, 2023 (GLOBE NEWSWIRE) -- Nano Dimension Ltd. (Nasdaq: NNDM, "Nano Dimension", "NANO" or the "Company"), a leading supplier of Additively Manufactured Electronics ("AME") and multi-dimensional polymer, metal & ceramic Additive Manufacturing ("AM") 3D printers, today responded to the statement released by Stratasys Ltd. (Nasdaq: SSYS) on April 18th, 2023:

"It is disappointing that Stratasys has resorted to sowing misinformation and falsehoods in its rebuff of Nano Dimension's acquisition offer that would provide immediate and certain cash payment at a compelling premium to share price to Stratasys shareholders.

COURT RULED: NANO CAN COMPLETE THE STRATASYS ACQUISITION:

These claims are nothing more than a desperate attempt to mask the Board's clear entrenchment and efforts to mislead shareholders. The facts speak for themselves.

- The Israeli court's ruling vindicated Nano Dimension's position that its Board of Directors has the full authority to continue to lead and govern the Company as they have been, including as it relates to Nano Dimension's proposed acquisition of Stratasys.
 - Clearly the Stratasys' board members are trying to exploit the court decision in order to interfere with the Company's intention to initiate a Special Tender Offer
 to the shareholders of Stratasys in order to preserve their position as board members. In its ruling from April 16th, 2023, the district court in Lod, Israel, rejected
 Murchinson's motion and stated explicitly that Murchinson's motion "whereby the Company will not be allowed to take any action that is not in the
 ordinary course of business... will harm the Company in an excessive way" and explicitly mentioned the completion of the Stratasys transaction as an
 example where such a restriction cannot be accepted.
- The Company has a clear and full authority to take actions that are not in the ordinary course of business including the Stratasys transaction and any claim made to the contrary by Stratasys is false and misleading.

MURCHINSON & ANSON'S ILIGAL ACTIONS:

• The Company intends to appeal against the appointment of the two observers

The fact remains that Murchinson and Anson's sham vote was illegitimate and invalid. Nano Dimension is appealing to the Israeli Supreme Court to block the Court's temporary appointment of the two Murchinson observers, which is not for the best interest of the Company and its shareholders; those observers have one goal – to interfere with the Company's business affairs and transactions and as a result harm the interests of the Company's shareholders. Murchinson's aggressive action to call an illegal shareholders meeting should not be rewarded with an appointment of two observers, where other shareholders do not enjoy the same right.

• Murchinson and Anson's Invalid Meeting Results Demonstrate Nano Dimension Shareholders' Lack of Interest in their Agenda: Over 90% of Nano Dimension shares, excluding those owned by Murchinson or Anson, either voted against Murchinson's nominees or took no action. In other words, excluding their own shares, Murchinson and Anson garnered support representing less than 9.5% of shares voted. The embarrassingly low voter turnout is proof that Nano Dimension shareholders will not be coerced by an actor who the Company believes is solely interested in making a quick profit at the expense of substantial potential long-term value for other shareholders.

"IT'S TIME TO ALLOW STRATASYS SHAREHOLDERS TO HAVE THEIR SAY:

Nano Dimension will continue to proceed towards acquiring Stratasys as it prepares for an all-cash special tender offer at \$18.00 per share, which would allow shareholders to choose for themselves and receive a significant and immediate premium for their shares."

About Nano Dimension

Nano Dimension's (Nasdaq: NNDM) vision is to transform existing electronics and mechanical manufacturing into Industry 4.0 environmentally friendly & economically efficient precision additive electronics and manufacturing – by delivering solutions that convert digital designs to electronic or mechanical devices - on demand, anytime, anywhere.

Nano Dimension's strategy is driven by the application of deep learning-based AI to drive improvements in manufacturing capabilities by using self-learning & self-improving systems, along with the management of a distributed manufacturing network via the cloud.

Nano Dimension serves over 2,000 customers across vertical target markets such as aerospace & defense, advanced automotive, high-tech industrial, specialty medical technology, R&D and academia. The company designs and makes Additive Electronics and Additive Manufacturing 3D printing machines and consumable materials. Additive Electronics are manufacturing machines that enable the design and development of High-Performance-Electronic-Devices (Hi-PED®s). Additive Manufacturing includes manufacturing solutions for production of metal, ceramic, and specialty polymers-based applications - from millimeters to several centimeters in size with micron precision. Through the integration of its portfolio of products, Nano Dimension is offering the advantages of rapid prototyping, high-mix-low-volume production, IP security, minimal environmental footprint, and design-for-manufacturing capabilities, which is all unleashed with the limitless possibilities of additive manufacturing.

For more information, please visit www.nano-di.com

Forward-Looking Statements

This press release contains forward-looking statements within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995 and other Federal securities laws. Words such as "expects," "anticipates," "intends," "plans," "believes," "seeks," "estimates," and similar expressions or variations of such words are intended to identify forward-looking statements. For example, Nano Dimension is using forward-looking statements in this press release when it discusses the completion of a transaction with Stratasys, the special tender offer to Stratasys shareholders, and its intention to appeal to the Israeli Supreme Court. Because such statements deal with future events and are based on Nano Dimension's current expectations, they are subject to various risks and uncertainties. Actual results, performance, or achievements of Nano Dimension could differ materially from those described in or implied by the statements in this press release. The forward-looking statements contained or implied in this press release are subject to other risks and uncertainties, including those discussed under the heading "Risk Factors" in Nano Dimension's annual report on Form 20-F filed with the Securities and Exchange Commission ("SEC") on March 30th, 2023, and in any subsequent filings with the SEC. Except as otherwise required by law, Nano Dimension undertakes no obligation to publicly release any revisions to these forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events. References and links to websites have been provided as a convenience, and the information contained on such websites is not incorporated by reference into this press release. Nano Dimension is not responsible for the contents of third-party websites.

NANO DIMENSION INVESTOR RELATIONS CONTACT

Investor Relations |ir@nano-di.com