LOWES COMPANIES INC Form S-3ASR November 23, 2011 Table of Contents

As filed with the Securities and Exchange Commission on November 23, 2011

Registration No. 333-

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form S-3

REGISTRATION STATEMENT

UNDER THE SECURITIES ACT OF 1933

LOWE S COMPANIES, INC.

(Exact name of registrant as specified in its charter)

North Carolina

(State or other jurisdiction of

56-0578072

(IRS Employer

incorporation or organization)

1000 Lowe s Boulevard

Identification Number)

Mooresville, North Carolina 28117

(704) 758-1000

(Address, including zip code, and telephone number,

including area code, of registrant s principal executive offices)

Gaither M. Keener, Jr.

Executive Vice President, General Counsel, Secretary and

Chief Compliance Officer

1000 Lowe s Boulevard

Mooresville, North Carolina 28117

(704) 758-1000

(Name, address, including zip code, and telephone number,

including area code, of agent for service)

Copy to:

Dumont Clarke, IV, Esq.

Moore & Van Allen PLLC

100 North Tryon Street, Suite 4700

Charlotte, North Carolina 28202-4003

(704) 331-1000

Approximate date of commencement of proposed sale to the public: From time to time after the effective date of this registration statement.

If the only securities being registered on this form are being offered pursuant to dividend or interest reinvestment plans, please check the following box.

If any of the securities being registered on this form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, other than securities offered only in connection with dividend or interest reinvestment plans, check the following box. x

If this form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this form is a registration statement pursuant to General Instruction I.D. or a post-effective amendment thereto that shall become effective upon filing with the Commission pursuant to Rule 462(e) under the Securities Act, check the following box. x

If this form is a post-effective amendment to a registration statement filed pursuant to General Instruction I.D. filed to register additional securities or additional classes of securities pursuant to Rule 413(b) under the Securities Act, check the following box.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, a accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated mer	X
Non-accelerated filer	•
(Do not check if a smal	ler reporting company)

Accelerated filer "Smaller reporting company"

CALCULATION OF REGISTRATION FEE

Title of each class of securities	Amount to be	Proposed maximum offering price	Proposed maximum aggregate	Amount of
to be registered Common Stock, \$0.50 par value	registered (1) 2.500.000 (2)	per share	offering price	registration fee

- (1) In addition to the shares set forth in the table, pursuant to Rule 416 of the Securities Act of 1933, as amended, this registration statement shall include an indeterminate number of shares of common stock that may be issued or become issuable in connection with stock splits, stock dividends, recapitalizations or similar events.
- (2) The securities registered pursuant to this registration statement consist of 2,500,000 unsold shares of common stock previously registered on the registrant s registration statement on Form S-3 (Registration No. 333-155748) filed on November 26, 2008 (the Prior Registration Statement). Pursuant to Rule 415(a)(6) under the Securities Act of 1933, as amended, the \$1,626.04 registration fee previously paid by the registrant in connection with such unsold securities will continue to be applied to such unsold securities, and the offering of the unsold securities registered under the Prior Registration Statement will be deemed terminated as of the effective date of this registration statement.

Prospectus

Lowe s Companies, Inc. (Lowe s or the Company) is pleased to offer you the opportunity to participate in Lowe s Stock Advantage Direct Stock Purchase Plan (the Lowe s Plan). The Lowe s Plan is designed to provide you with a convenient method to purchase shares of Lowe s common stock and to reinvest cash dividends in the purchase of additional shares. Computershare Trust Company, N.A. will act as Plan Administrator for the Lowe s Plan.

This prospectus relates to 2,500,000 shares of Lowe s common stock, par value \$0.50 per share, to be offered for purchase under the Lowe s Plan. Please read this prospectus carefully and keep it and any transaction statements or other communications you may receive relating to the Lowe s Plan for future reference. Lowe s common stock is listed on the New York Stock Exchange, with shares trading under the ticker symbol LOW. On November 21, 2011, the closing price of the common stock was \$23.09.

Investing in our common stock involves risks. You should carefully consider the risks described in this prospectus and in our filings with the Securities and Exchange Commission before enrolling in the Lowe s Plan. See Risk Factors on page 3 of this prospectus.

Our principal executive offices are located at 1000 Lowe s Boulevard, Mooresville, North Carolina 28117, and our telephone number at that location is (704) 758-1000.

This prospectus is not an offer to sell securities and it is not soliciting an offer to buy securities in any state or country where the offer or sale is not permitted. To the extent required by applicable law in certain jurisdictions, shares offered through the Lowe s Plan are offered only through a registered broker-dealer in those jurisdictions.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the adequacy or accuracy of this prospectus. Any representation to the contrary is a criminal offense.

The date of this prospectus is November 23, 2011.

Key Features of the Lowe s Stock Advantage Direct Stock Purchase Plan

Enrollment: If you currently own Lowe s common stock registered in your name, you may participate in the Lowe s Plan by completing and returning an Enrollment Form. If you own Lowe s common stock, but your shares are currently held by a bank or broker in its name (i.e., street name), you will need to register the shares in your name and then complete an Enrollment Form.

If you wish to leave your shares in street name or if you currently do not own any shares of Lowe's common stock, you may join the Lowe's Plan by completing an Initial Enrollment Form and making an initial cash investment of at least \$250, or by establishing an automatic monthly deduction from your U.S. bank account for a minimum of \$25 and continuing that deduction without interruption until your cash investment exceeds \$250.

Additional Investments: Once you have enrolled, you may make additional investments in any amount from \$25 to \$250,000 per year by check or through automatic monthly deductions from a qualified U.S. bank account.

Dividend Reinvestments: You may reinvest all, some, or none of your cash dividends in additional shares of Lowe s common stock. You may change your reinvestment election at any time by accessing your account online, or by contacting the Plan Administrator by telephone or in writing.

Safekeeping of Shares: All shares of Lowe s common stock purchased through the Lowe s Plan will be held by the Plan Administrator in book-entry form in your account. If you hold Lowe s common stock certificates outside of the Lowe s Plan, you may deposit those certificates for safekeeping with the Plan Administrator, and those shares will be reflected in your Lowe s Plan account.

Sale of Shares: The Lowe s Plan provides you with the ability to sell all or any portion of your shares of Lowe s common stock held in the Lowe s Plan in book-entry form. You may also sell your shares outside the Lowe s Plan either by requesting a stock certificate for the number of whole shares you wish to sell and presenting the certificate to a broker, or by requesting the number of whole shares you wish to sell be converted to book-entry form in the Direct Registration System (DRS). Shares held in DRS have the same rights and privileges as shares of Lowe s common stock registered on Lowe s records that are represented by a certificate.

Fees: There are enrollment, investment, brokerage, and sales fees associated with the Lowe s Plan. See page 6 for the Lowe s Plan s fee schedule.

More Information: For more information about the Lowe s Plan, call the Lowe s Plan s toll free number, 1-877-282-1174, or visit Lowe s Investor Relations web site at www.Lowes.com/investor.

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INFORMATION ABOUT LOWE S

Lowe s Companies, Inc. is a Fortune 50 company and the world s second largest home improvement retailer, offering a complete line of home improvement products and services. The Company, through its subsidiaries, serves approximately 15 million do-it-yourself, do-it-for-me and Commercial Business Customers each week through more than 1,725 stores in the United States, Canada and Mexico.

Lowe s is an active supporter of the communities it serves. The Company is a national partner with both the American Red Cross and Habitat for Humanity International, and supports numerous local charities. Through the Lowe s Heroes volunteer program the Company provides help to civic groups with public safety projects and shares important home safety and fire prevention information with neighborhoods across the country. Lowe s is committed to understanding and reflecting its communities diverse cultures in staffing, business partnerships and the products it sells. Lowe s is committed to making diversity and inclusion a natural part of the way it does business.

Founded in 1946, the Company employs more than 230,000 people. Over four percent of Lowe s common stock is owned by the Company s employees through the Lowe s 401(k) Plan. Lowe s has been a publicly held company since October 10, 1961. The Company s common stock is listed on the New York Stock Exchange with shares trading under the ticker symbol LOW. The Company s principal executive offices are located at 1000 Lowe s Boulevard, Mooresville, North Carolina 28117, and our telephone number at that location is (704) 758-1000. For more information, visit www.Lowes.com.

Except as otherwise indicated, all references in this prospectus to Lowe s, the Company, we and our refer to Lowe s Companies, Inc., and its consolidated subsidiaries.

RISK FACTORS

Investing in our common stock involves risks. Please see the risk factors described in this prospectus and Item 1A of our Annual Report on Form 10-K for the fiscal year ended January 28, 2011, as they may be amended, updated and modified, along with the disclosures related to risks contained in our reports filed with the Securities and Exchange Commission (the SEC), which are incorporated by reference into this prospectus. Before making an investment decision, you should carefully consider these risks as well as other information contained in or incorporated by reference into this prospectus. The risks and uncertainties described are not the only ones facing the Company. Additional risks and uncertainties not presently known to us or that we currently deem immaterial may also impair our business operations. If any of those risks actually occurs, our business, financial condition and results of operations could be adversely affected in a material way. This could cause the trading price of our common stock to decline, perhaps significantly, and you may lose part or all of your investment.

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THE LOWE S STOCK ADVANTAGE DIRECT STOCK PURCHASE PLAN

General

1. What is the Lowe s Stock Advantage Direct Stock Purchase Plan?

The Lowe s Plan is a convenient and low cost purchase plan which enables new investors to make an initial investment in Lowe s common stock and existing investors to increase their holdings of Lowe s common stock. Participants may elect to have dividends automatically reinvested in Lowe s common stock and/or to make optional cash investments through the Plan Administrator, Computershare Trust Company, N.A. (Computershare Inc., an affiliate of Computershare and a transfer agent registered with the SEC, acts as service agent for Computershare.

Computershare

P.O. Box 43078

Providence, RI 02940-3078

1-877-282-1174

www.computershare.com/investor

Participation is entirely voluntary and we give no advice regarding your decision to join the Lowe s Plan. If you decide to participate, an Enrollment Form is enclosed for your convenience.

2. What options are available under the Lowe s Plan?

The Lowe s Plan allows participants to:

Make initial investments in Lowe s common stock;

Make additional cash investments in Lowe s common stock, including the option to make automatic monthly purchases by authorizing deductions from a U.S. bank account; and

Have their common stock dividends automatically reinvested in additional shares of Lowe's common stock. Please refer to question 8 for details on fees to be paid by participants, to questions 9 through 12 for further information regarding the methods of making additional cash investments and question 16 for additional information regarding dividend payment options.

Please retain all transaction statements for your records. The statements contain important tax and other information.

3. Who is eligible to participate in the Lowe s Plan?

All U.S. citizens are eligible to participate in the Lowe s Plan, whether or not they are currently shareholders of Lowe s.

4. Can non-U.S. citizens participate in the Lowe s Plan?

Yes. If you are not a U.S. citizen, you can participate in the Lowe s Plan provided there are not any laws or governmental regulations that would prohibit you from participating or laws or governmental regulations that would affect the terms of the Lowe s Plan. Lowe s reserves the right to terminate participation of any shareholder if it deems it advisable under any foreign laws or regulations. All Lowe s Plan funds must be in U.S. dollars and drawn on a U.S. bank. If you are not in the United States, contact your bank to verify that they can provide you with a check that clears through a U.S. bank and can print the dollar amount in U.S. funds. Due to the longer clearance period, we are unable to accept checks clearing through non-U.S. banks. Please contact your local bank for details on how to make the transaction.

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Eligibility and Enrollment

5. How does a Lowe s shareholder enroll in the Lowe s Plan?

If you are already a Lowe s shareholder of record (i.e., if you own shares that are registered in your name, not your broker s), you may enroll in the Lowe s Plan simply by completing and returning an Enrollment Form. This form can be requested from the Computershare web site or by calling Computershare at 1-877-282-1174.

- 6. I already own shares, but they are held by my bank or broker and registered in street name. How can I participate?

 If you currently own shares of Lowe s common stock that are held on your behalf by a bank or broker (i.e., street name), you will need to arrange with your bank or broker to have at least one share registered directly in your name in order to be eligible to participate. Once the share(s) are registered in your name, you can complete an Enrollment Form. Alternatively, you may enroll in the Lowe s Plan in the same manner as someone who is not currently a shareholder (see question 7).
- 7. I m not currently a shareholder. May I participate in the Lowe s Plan?

If you currently do not hold shares of Lowe s common stock, you may enroll in the Lowe s Plan by completing an Initial Enrollment Form for new investors and making an initial investment of at least \$250 by check or electronic debit from your U.S. bank account, or by establishing an automatic monthly deduction from your U.S. bank account for a minimum of \$25 and continuing without interruption until your cash investment exceeds \$250. In both cases, an enrollment fee of \$5 will be deducted from your initial investment.

8. Are there fees associated with enrollment?

Participation in the Lowe s Plan is subject to fees disclosed in this prospectus. These fees may change at any time, and you will be notified of any changes.

Fee Schedule	
One-time enrollment fee in Lowe s Plan	\$5.00*
Lowe s Plan investment fees:	
For each dividend reinvestment	Company paid
For each check	5% of investment, up to a maximum of \$2.50 per transaction
For each automatic debit	5% of investment, up to a maximum of \$2.50 per transaction
Brokerage trading fees (applied if shares are traded	
on the open market):	
Purchase fee (per share)	\$0.05
Sales fee (per share)	\$0.12
Fee on each sale of shares	
Market Order Sales	\$25.00
Batch Order Sales	\$15.00
Fee for returned check or rejected automatic	
deductions	\$25.00

* If you are a shareholder of record, this enrollment fee will be waived. If you are not a shareholder of record, this enrollment fee will apply and will be deducted from your initial investment.

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Additional Investments

9. What are the minimum and maximum amounts for additional investments?

The minimum amount for additional investments is \$25 each investment and the maximum amount is \$250,000 during any calendar year.

10. How do I make an additional investment?

You may send a check payable in U.S. dollars to Lowe s Stock Advantage Direct Stock Purchase Plan. Checks must be drawn against a U.S. bank or U.S. bank affiliate. Cash, traveler s checks, money orders and third-party checks are not allowed. Checks must be accompanied by the appropriate section of your account statement and mailed to Lowe s Stock Advantage Direct Stock Purchase Plan, c/o Computershare at the address indicated on your account statement. Additional investments can also be made through the Computershare web site.

11. May I have additional investments automatically deducted from my bank account?

Yes. You may authorize ongoing monthly automatic deductions from an account at a financial institution that is a member of the National Automated Clearing House Association.

To initiate this service, you must send a completed Direct Debit Authorization Form to the Plan Administrator at any time after you have enrolled in the Lowe s Plan, or complete the form at the time of enrolling in the Lowe s Plan online at www.computershare.com/investor.

To change any aspect of the instruction, you must send a revised Direct Debit Authorization Form to the Plan Administrator or go to your account online and change your personal options.

To cancel deductions, you must notify the Plan Administrator by writing to the address on your account statement, or by calling Computershare toll free at 1-877-282-1174, or by changing your Plan account options at www.computershare.com/investor. Initial set-up, changes and terminations to the automatic deduction instructions will be made to your account as soon as practicable. Once enrollment is effective, funds will be automatically deducted from your designated account on the 25th day of each month, or the next business day if the 25th is not a business day.

12. Will I be charged fees for additional investments?

Yes. For any investment made by check, a service charge of 5% of the amount of your investment, up to a maximum of \$2.50 per transaction, will be deducted at the time of the investment. The same charge will be deducted for any investment made by automatic monthly deduction. In addition, the purchase price will include a purchase fee of \$.05 per share, which includes brokerage commissions, if purchases are being made from the open market.

13. How are payments with insufficient funds handled?

If the Plan Administrator does not receive a payment because of insufficient funds or incorrect draft information, the requested purchase will be deemed void, and the Plan Administrator will immediately remove from your account any shares purchased in anticipation of receiving such funds. If the net proceeds from the sale of such shares are insufficient to satisfy the balance of the uncollected amounts, the Plan Administrator may sell additional shares from your account as necessary to satisfy the uncollected balance.

In addition, an insufficient funds fee of \$25.00 will be charged. The Plan Administrator may place a hold on the Lowe s Plan account until the insufficient funds fee is received from you, or may sell shares from your account to satisfy any uncollected amounts.

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14. When will shares be purchased?

For initial investments and optional additional cash investments, the Plan Administrator will buy shares each week, beginning on Thursday (or the next business day) if your funds are received at least two business days before that Thursday.

For automatic monthly purchases, shares will be purchased by Computershare on the first Thursday following the 25th day of the month, if your automatic monthly purchase enrollment material is received by the last business day of the previous month.

15. What is the price of shares purchased under the Lowe s Plan?

The purchase price for shares purchased by the Plan Administrator in the open market will be the weighted average price per share paid by the Plan Administrator for all purchases made that week for Lowe s Plan participants. The purchase price for shares purchased from Lowe s will be the average of the high and low sales price reported on the New York Stock Exchange s consolidated tape for the day of the transaction.

The Plan Administrator will use your investment to purchase as many full shares as possible and will use any amount remaining to purchase a fraction of a share.

Dividends

16. Can my dividends be reinvested automatically?

Yes. You may elect on your enrollment form full, partial or no reinvestment of your dividends. If you make no election on your enrollment form, cash dividends on all shares in your account will be reinvested. If you choose partial reinvestment, you must identify the number of shares in your account on which you would like to receive cash payments for dividends.

17. When will my dividends be reinvested and at what price?

The purchase of shares with your reinvested dividends will generally begin on the dividend payment date (or next business day) and be completed within five business days of the dividend payment date. The price of shares purchased on the open market with dividends will be the weighted average price of all shares purchased with reinvested dividends. If shares are purchased from Lowe s, the purchase price will be the average of the high and low sales price reported on the New York Stock Exchange s consolidated tape for the day of the transaction.

Source of Stock

18. What is the source of Lowe s common stock purchased through the Lowe s Plan?

At Lowe s option, share purchases will be made in the open market or directly from Lowe s. Share purchases on the open market may be made on any stock exchange where Lowe s common stock is traded or by negotiated transactions on such terms as the Plan Administrator may reasonably determine. Neither Lowe s nor any participant will have any authority or power to direct the date, time or price at which shares may be purchased by the Plan Administrator.

Lowe s will receive proceeds from purchases of common stock by participants in the Lowe s Plan only to the extent that such purchases are made directly from Lowe s and not in the open market. Lowe s is unable to estimate the number of shares, if any, that will be purchased directly from Lowe s under the Lowe s Plan or the amount of proceeds from any such purchases. If shares for the Lowe s Plan are purchased directly from Lowe s, the net proceeds will be used by Lowe s for general corporate purposes.

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Sale of Shares

19. How do I sell my shares?

You can sell some or all of the Lowe s Plan shares you hold in any of three ways: by providing written instructions to the Plan Administrator; by calling the Plan Administrator toll free at 1-877-282-1174; or by accessing your Computershare shareholder account online. Each account statement you receive will have a sale coupon form attached for your convenience. If you sell only a portion of your shares, the Plan Administrator will continue to reinvest the dividends on your remaining shares in the Lowe s Plan as previously authorized by you.

You have two choices when making a sale, depending on how you submit your sale request, as follows:

Market Order: A market order is a request to sell shares promptly at the current market price. Market order sale requests can only be received at www.computershare.com/investor or by telephone, and will be placed promptly upon receipt during market hours (normally 9:30 a.m. to 4:00 p.m. Eastern Time). Any orders received after 4:00 p.m. Eastern Time will be placed promptly on the next day the market is open. The price shall be the market price of the sale obtained by the Plan Administrator s broker, less a service charge of \$25 and a per share fee of \$0.12. Written sales instructions received by mail will be processed as a batch order sale.

Batch Order: A batch order is an accumulation of all sales requests for a security submitted together as a collective request. Batch orders are submitted on each market day, assuming there are sale requests to be processed. Sale instructions for batch orders received by the Plan Administrator will be processed no later than five business days after the date on which the order is received (except where deferral is required under applicable federal or state laws or regulations), assuming the applicable market is open for trading and sufficient market liquidity exists. All sales requests received in writing will be submitted as batch order sales. The Plan Administrator will cause your shares to be sold on the open market within five business days of receipt of your request. To maximize cost savings for batch order sale requests, the Plan Administrator will seek to sell shares in round lot transactions. For this purpose the Plan Administrator may combine each selling program participant s shares with those of other selling program participants. In every case of a batch order sale, the price to each selling program participant shall be the weighted average sale price obtained by the Plan Administrator s broker for each aggregate order placed by the Plan Administrator and executed by the broker, less a service charge of \$15 and a per share fee of \$0.12. Proceeds are normally paid by check, which are distributed within 24 hours after your sale transaction has settled.

All per share fees include any brokerage commissions the Plan Administrator is required to pay. Instructions sent to the Plan Administrator are binding and may not be rescinded. The Plan Administrator may require a sale request be submitted in writing. You should contact the Plan Administrator to determine if there are any limitations applicable to a particular sale request.

If you elect to sell shares online at www.computershare.com/investor, you may use the Plan Administrator s international currency exchange service to convert your sale proceeds to your local currency prior to being sent to you. Receiving your sales proceeds in a local currency and having your check drawn on a local bank avoids the timely and costly collection process required for cashing U.S. dollar checks. This service is subject to additional terms and conditions and fees, which you must agree to online.

The Plan Administrator reserves the right to decline to process a sale if it determines, in its sole discretion, that supporting legal documentation is required. In addition, no one will have any authority or power to direct the time or price at which shares purchased through the Lowe s Plan are sold and no one, other than the Plan Administrator, will select the broker(s) or dealer(s) through or from whom sales are to be made.

If you prefer, you can withdraw shares from the Lowe s Plan, at no cost to you, and sell them through a broker of your own choosing. You may do so either by requesting a certificate for the shares and presenting it to the broker or by requesting the shares you wish to sell be converted to book-entry form in DRS. If you request a

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certificate for the shares, the certificate will normally be mailed to you within five business days of receipt of your instructions. If you withdraw and sell only a portion of your shares, the Plan Administrator will continue to reinvest the dividends on your remaining shares in the Lowe s Plan as previously authorized by you.

How Shares are Held

20. How does the safekeeping service (book-entry shares) work?

All shares of Lowe s common stock that are purchased through the Lowe s Plan will be held by the Plan Administrator and recorded in book-entry form in your Lowe s Plan account on the records of the Plan Administrator. If you hold Lowe s common stock certificates outside the Lowe s Plan you may also, at any time, deposit those certificates for safekeeping with the Plan Administrator, and the shares represented by the deposited certificates will be included in book-entry form in your Lowe s Plan account.

21. How do I deposit my Lowe s stock certificates with the Plan Administrator?

To deposit certificates into the Lowe s Plan, you should send your certificates, by registered and insured mail, to the Plan Administrator at Lowe s Stock Advantage Direct Stock Purchase Plan, c/o Computershare, P.O. Box 43078, Providence, RI 02940-3078, with written instructions to deposit those shares in your Lowe s Plan account. The certificates should not be endorsed and the assignment section should not be completed. We recommend insuring certificates for at least three percent of the market value to cover the cost of a surety bond in the event the shares are lost in transit to the Plan Administrator.

22. Are there any charges associated with this custodial service?

No. There is no cost to you for having the Plan Administrator hold the shares purchased for you through the Lowe s Plan or for having the Plan Administrator deposit the stock certificates you hold into your account.

23. How can I receive a stock certificate?

Normally, stock certificates for shares purchased under the Lowe s Plan will not be issued; rather shares will be registered in the name of the Plan Administrator or its nominee and credited to your Lowe s Plan account. However, you may request a stock certificate by indicating your preference on the stub attached to your account statement and forwarding it to the Plan Administrator. There is no charge for this service. Stock certificates for fractional shares will not be issued.

Transfers of Shares

24. Can I transfer shares that I hold in the Lowe s Plan to someone else?

Yes. You may transfer ownership of some or all of your Lowe s Plan shares by sending the Plan Administrator written transfer instructions. Your signature must be Medallion Guaranteed by a financial institution. Most banks and brokers participate in the Medallion Guarantee program. The Medallion Guarantee program ensures that the individual signing is in fact the owner of the participant s account.

You may transfer shares to new or existing Lowe s shareholders. However, a new Lowe s Plan account will not be opened for a transferee as a result of a transfer of less than one full share.

Change of Address

25. I ve just moved. How can I request a change of address or update other personal data?

It is important that our records contain your most up-to-date personal data. If you need to request a change of address or update other personal data, you may access your Computershare account online at www.computershare.com/investor, call Computershare toll free at 1-877-282-1174, or write to them at the address listed in question 28.

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Withdrawal from the Lowe s Stock Advantage Direct Stock Purchase Plan

26. How do I close my Lowe s Plan account?

You may terminate your participation in the Lowe s Plan either by completing the appropriate section of your account statement and returning it to the Plan Administrator or by giving notice to the Plan Administrator in writing, on the phone or through your Computershare account online. Upon termination, you may elect to receive a certificate for the number of whole shares held in your Lowe s Plan account or to have all of the shares in your Lowe s Plan account sold for you as described earlier in this prospectus and pay applicable fees and commissions. Alternatively, you may request the Plan Administrator convert your shares to book-entry form in DRS. Shares held in DRS have the same rights and privileges as shares of Lowe s common stock registered on Lowe s records that are represented by a certificate. If you choose either this alternative or to receive a physical certificate, you will also receive a check for the value of any fractional shares you held in the Lowe s Plan, less any applicable fees, for selling those fractional shares.

If you elect to receive a certificate or to have your shares sold, the Plan Administrator will send you your proceeds, without interest, or your certificate (with a check for the value of any fractional shares) as soon as practicable. If a notice of withdrawal is received on or after the record date, but before the related dividend payment date, the Plan Administrator may not process your request until after the dividend reinvestment has posted to your account. Thereafter, cash dividends on shares you hold in book-entry form in DRS or in certificate form will be paid out to you and not reinvested in Lowe s common stock.

Administration

27. Who administers the Lowe s Stock Advantage Direct Stock Purchase Plan?

The Lowe s Plan is administered by Computershare, which also serves as Lowe s stock transfer agent, registrar and dividend disbursing agent. As Plan Administrator, Computershare acts as agent for Lowe s Plan participants and keeps records, sends statements and performs other duties relating to the Lowe s Plan. Computershare Inc., an affiliate of Computershare and a transfer agent registered with the SEC, acts as service agent for Computershare.

Purchases and sales of Lowe s common stock under the Lowe s Plan are made by a broker-dealer acting as purchasing or selling agent for Lowe s Plan participants. To the extent required by applicable law in certain jurisdictions, shares offered under the Lowe s Plan are offered through a broker-dealer.

28. How do I contact the Plan Administrator?
You may contact the Plan Administrator by writing to:

Lowe s Stock Advantage Direct Stock Purchase Plan

c/o Computershare

P.O. Box 43078

Providence, RI 02940-3078

You may also telephone the Plan Administrator toll free at 1-877-282-1174. Automated telephone information is available 24 hours a day, seven days a week. Customer service representatives are available between the hours of 9:00 A.M. and 5:00 P.M. Eastern Time, Monday through Friday.

You may access your account online to purchase additional shares of Lowe s common stock, change your address, certify your tax identification number, change your dividend reinvestment options, modify your monthly investment withdrawals, and request duplicate 1099-DIV Tax Forms, among other features. Go to www.computershare.com/investor. When communicating with the Plan Administrator, you should have available

your account number and taxpayer identification number.

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29. What kind of reports will be sent to participants in the Lowe s Plan?

If you reinvest your dividends under the Lowe s Plan, you will receive a quarterly statement of account activity. Supplemental account statements will be provided for any month in which you make a cash investment or deposit or transfer or withdraw shares. You will also receive transaction statements promptly after each sale of shares under the Lowe s Plan. For market order sales, the time of the sale will be provided. You should retain these statements in order to establish the cost basis of shares purchased under the Lowe s Plan for income tax and other purposes. For shares acquired in the Lowe s Plan after January 1, 2011, specific cost basis information will be included in your statement in accordance with applicable law. In addition, you will receive all communications sent to other shareholders, such as annual reports and proxy statements, or a Notice of Internet Availability of such communications.

Additional Information

30. How would a stock split or stock dividend affect my account?

Any shares resulting from a stock split or stock dividend paid on shares held in custody for you by the Plan Administrator will be credited to your book-entry position in the Lowe s Plan. Of course, you may request a certificate at any time for any or all of your whole shares or request that they be converted to book-entry form in DRS.

31. How do I vote my Lowe s Plan shares at shareholder meetings?

In connection with each meeting of Lowe s shareholders, you will receive either a paper copy of Lowe s proxy statement, together with a proxy card, or a Notice of Internet Availability of Proxy Materials. If you receive a proxy card, it will allow you to vote your shares by telephone, via the Internet or by mail. If you receive a Notice of Internet Availability of Lowe s Proxy Materials, it will include instructions on how to access Lowe s proxy materials and vote your shares via the Internet. The Notice will also include instructions on how you may request delivery at no cost to you of a paper or email copy of Lowe s proxy materials.

Fractional shares will be aggregated and voted with the participant s directions. If you do not vote your shares via the Internet, by telephone or by signing and returning a proxy card, the shares will not be voted.

32. Can the Lowe s Plan be changed?

Yes. We may add to, modify, suspend or terminate the Lowe s Plan at any time. We will send you written notice of any significant changes, which may be included on your quarterly account statement. Upon termination of the Lowe s Plan, we will return to you any uninvested automatic deductions from your bank account and any uninvested optional cash investments or initial investment. Whole shares held in your account under the Lowe s Plan will be converted to book-entry form in DRS. We will pay you in cash for any fractional shares credited to your account. Alternatively, you may request the Plan Administrator to issue a stock certificate free of charge.

33. What are the responsibilities of Lowe s and the Plan Administrator?

Neither Lowe s nor the Plan Administrator, Computershare, will be liable for any act, or for any failure to act as long as they have made good faith efforts to carry out the terms of the Lowe s Plan, as described in this prospectus and on the forms that accompany each investment or activity.

Participants should recognize that neither Lowe s nor the Plan Administrator can promise a profit or protect against a loss on the common stock purchased under the Lowe s Plan. For more information about the risks and uncertainties that Lowe s is exposed to, you should read the Risk Factors included in Lowe s Annual Report on Form 10-K to the SEC and the description of material changes, if any, in those Risk Factors included in our Quarterly Reports on Form 10-Q.

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Although the Lowe s Plan provides for the reinvestment of dividends, the declaration and payment of dividends will continue to be determined by the Lowe s Board of Directors at its discretion, depending upon future earnings, the financial condition of Lowe s and other factors. The amount and timing of dividends may be changed, or the payment of dividends terminated, at any time without notice.

Tax Consequences

You should consult with your tax advisor for a complete analysis of the tax consequences of participating in the Lowe s Plan. The following summary is for general information only.

Cash dividends reinvested under the Lowe s Plan will be taxable for U.S. Federal income tax purposes as having been received by you even though you have not actually received them in cash. You will receive an annual statement from the Plan Administrator indicating the amount of reinvested dividends reported to the U.S. Internal Revenue Service as dividend income.

You will not realize a gain or loss for U.S. Federal income tax purposes upon a transfer of shares to the Lowe s Plan or the withdrawal of whole shares from the Lowe s Plan. You will, however, generally realize a gain or loss when shares are sold, including any fractional share interest for which you receive cash upon termination of your participation in the Lowe s Plan. The amount of gain or loss will be the difference between the amount that you receive for the shares sold and your tax basis for the shares. In order to determine the tax basis for shares in your account, you should retain all account and transaction statements. For shares acquired in the Lowe s Plan after January 1, 2011, specific cost basis information will be included in your statement in accordance with applicable law.

Lowe s Plan participants who are foreign persons generally are subject to a withholding tax on dividends paid on shares held in the Lowe s Plan. The Plan Administrator is required to withhold from dividends paid to foreign shareholders the appropriate amount, under current law, determined in accordance with Internal Revenue Service regulations. Where applicable, this withholding tax may be determined by treaty between the U.S. and the country in which the participant resides. In addition, dividends paid on shares in Lowe s Plan accounts, and the proceeds of any sale of shares, may be subject to the current applicable backup withholding tax rate under the Internal Revenue Code if the participant does not provide an IRS Form W-9 certifying that the participant is not subject to backup withholding tax. If a participant is subject to a withholding tax, the amount of any dividends that will be credited to a participant s Lowe s Plan account for investment in additional shares of Lowe s common stock will be net of any applicable withholding tax.

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WHERE YOU CAN FIND MORE INFORMATION

We file annual, quarterly and current reports, proxy statements and other information with the SEC. Our SEC filings are available to the public over the Internet at the SEC s web site at http://www.sec.gov, and free of charge through our web site at www.Lowes.com/investo as soon as reasonably practicable after we file them with, or furnish them to, the SEC. The information contained on our web site is not incorporated into or a part of this prospectus. You may also read and copy any document we file with the SEC at the following location:

Public Reference Room

100 F Street, N.E.

Washington, D.C. 20549

You may also obtain copies of this information by mail from the Public Reference Section of the SEC, at the address listed above, at prescribed rates. You may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. Our SEC filings are also available at the offices of the New York Stock Exchange, 20 Broad Street, New York, New York 10005.

This prospectus constitutes part of a registration statement on Form S-3 filed by Lowe s under the Securities Act. As allowed by SEC rules, this prospectus does not contain all the information you can find in the registration statement or the exhibits to the registration statement.

INCORPORATION OF INFORMATION WE FILE WITH THE SEC

The SEC allows us to incorporate by reference in this prospectus the information we file with the SEC, which means:

incorporated documents are considered part of this prospectus;

we can disclose important information to you by referring you to those documents; and

information we file with the SEC will automatically update and supersede the information in this prospectus and any information that was previously incorporated.

We incorporate by reference in this prospectus the documents listed below and any future documents that we file with the SEC (File No. 1-7898) under Sections 13(a), 13(c), 14 or 15(d) of the Exchange Act (excluding, in each case, any information or documents deemed to be furnished and not filed with the SEC), until we terminate this offering:

- (i) our Annual Report on Form 10-K for the fiscal year ended January 28, 2011;
- (ii) our Quarterly Reports on Form 10-Q for the quarterly periods ended April 29, 2011 and July 29, 2011;
- (iii) our Current Reports on Form 8-K filed March 18, 2011, October 17, 2011, October 28, 2011, November 14, 2011 and November 23, 2011; and
- (iv) the description of our common stock contained in our registration statement on Form 8-A filed under the Exchange Act, including any amendment or report filed for the purpose of updating such description.

Any statement contained in a document incorporated by reference herein shall be deemed to be modified or superseded for purposes of this prospectus to the extent that a statement contained herein or in any other subsequently filed document that is incorporated by reference herein modifies or supersedes such earlier statement. Any such statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this prospectus.

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You can obtain any of the filings incorporated by reference in this prospectus through us, or from the SEC through the SEC s web site or at the address listed above. Documents incorporated by reference are available from us without charge, excluding any exhibits to those documents unless the exhibit is specifically incorporated by reference as an exhibit in this prospectus. You can obtain documents incorporated by reference in this prospectus by requesting them in writing, or by telephone, from us at the following address and telephone numbers:

Lowe s Companies, Inc.

Investor Relations

1000 Lowe s Boulevard

Mooresville, NC 28117

Telephone: (704) 758-1000 or (888) 34LOWES

If you request any incorporated documents from us, we will mail them to you by first class mail, promptly after we receive your request.

USE OF PROCEEDS

Lowe s will receive proceeds from the purchase of common stock through the Lowe s Plan only to the extent that such purchases are made directly from Lowe s and not from open market purchases by Computershare. Any proceeds received by us (which cannot be estimated) will be used for general corporate purposes.

LEGAL OPINIONS

The legality of the common stock covered by this prospectus has been passed upon for us by Moore & Van Allen PLLC, Charlotte, North Carolina.

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The consolidated financial statements and the related consolidated financial statement schedule incorporated by reference in this prospectus from the Lowe s Companies, Inc. and subsidiaries (the Company) Annual Report on Form 10-K for the fiscal year ended January 28, 2011 and the effectiveness of the Company s internal control over financial reporting as of January 28, 2011, have been audited by Deloitte & Touche LLP, an independent registered public accounting firm, as stated in their reports appearing therein.

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In making your investment decision, you should rely only on the information contained or incorporated by reference in this prospectus. We have not authorized anyone else to provide you with information in addition to or different from the information contained or incorporated by reference in this prospectus or represent anything else about us or this offering. We are not making any offer of these securities in any state where the offer is not permitted. Except as otherwise indicated, the information appearing in this prospectus speaks only as of the date on the front of this document. Our business, financial condition, results of operations and prospects may have changed since that date.

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PROSPECTUS

November 23, 2011

For more information call 1-877-282-1174 or visit

the Lowe s investor relations web site at

www.Lowes.com/investor.

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PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

Item 14. Other Expenses of Issuance and Distribution.

The following table sets forth the approximate amount of fees and expenses payable by the Company in connection with the issuance and distribution of the securities registered hereby. All of the amounts shown are estimates except the SEC registration fee.

SEC registration fee*	\$ 0
Fees and expenses of accountants	\$ 12,000
Fees and expenses of legal counsel	\$ 9,000
Printing costs	\$ 2,000
Miscellaneous	\$ 1,200
Total	\$ 24 200

Item 15. Indemnification of Directors and Officers.

The following summary is qualified in its entirety by reference to the Company's Restated Charter, as amended (the Restated Charter), the Company's Bylaws, as amended and restated (the Bylaws), and sections of the North Carolina Business Corporation Act (the NCBCA) referred to below.

Sections 55-8-50 through 55-8-58 of the NCBCA and the Company s Restated Charter and Bylaws provide for indemnification of the Company s directors and officers in a variety of circumstances, which may include liabilities under the Securities Act.

The NCBCA provides directors and officers with a right to indemnification when the director or officer has been wholly successful, on the merits or otherwise, in the defense of any proceeding to which he was a party because he is or was a director or officer of the corporation. The NCBCA also permits a corporation to indemnify directors and officers who met a certain standard of conduct. Directors and officers are also entitled to apply to a court for an order requiring the corporation to indemnify the director or officer in a particular case. The court may grant such an order if it determines the director or officer (i) has a right to indemnification (as described above), or (ii) is fairly and reasonably entitled to indemnification in view of all the relevant circumstances. Nevertheless, under the NCBCA, a corporation may not indemnify a director or officer in connection with a proceeding by or in the right of the corporation in which the director or officer is adjudged liable to the corporation, or (b) in connection with any other proceeding charging improper personal benefit to a director or officer who is adjudged liable on the basis that personal benefit was improperly received by such director or officer. The Company s Restated Charter provides that, to the full extent permitted by the NCBCA, the Company shall indemnify any director from liability incurred as a director of the Company.

The NCBCA also authorizes a corporation to indemnify directors and officers beyond the indemnification rights granted by law. The Company s Bylaws provide that any person who serves or has served as a director or officer of the Company, or in such capacity at the request of the Company for any other corporation, partnership, joint venture, trust or other enterprise, will be indemnified by the Company to the fullest extent permitted by law against (i) reasonable expenses, including attorneys fees, actually and necessarily and as incurred by such person in connection with any threatened, pending or completed action, suit or proceeding seeking to hold such person liable by reason of the fact that he or she is or was acting in such capacity, and (ii) payments made by such person in satisfaction of any judgment, money decree, fine, penalty or reasonable settlement for which he or she

^{*} A registration fee of \$1,626.04 was paid by the Company in connection with the registration statement on Form S-3 (Registration No. 333-155748) filed on November 26, 2008. No additional registration fee is due in connection with this registration statement pursuant to Rule 415(a)(6) under the Securities Act of 1933, as amended.

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may have become liable in any such action, suit or proceeding. The Company s Bylaws further provide that the Company may not, however, indemnify any person against liability or litigation expense he or she may incur on account of his or her activities which were at the time they were taken known or believed by such person to be clearly in conflict with the best interests of the Company. Also, the Bylaws provide that the Company may not indemnify any director with respect to any liability arising out of Section 55-8-33 of the NCBCA (relating to unlawful declaration of dividends) or any transaction from which the director derived an improper personal benefit as provided in Section 55-2-02(b)(3) of the NCBCA.

The Company s Restated Charter provides that, to the full extent permitted by the NCBCA, a director of the Company shall not be liable for monetary damages for breach of any duty as a director. Section 55-2-02(b)(3) of the NCBCA currently permits North Carolina corporations to limit or eliminate the liability of a director for monetary damages for breach of any duty as a director, except for liability with respect to (i) acts or omissions that the director at the time of such breach knew or believed were clearly in conflict with the best interests of the corporation, (ii) any liability under Section 55-8-33 of the NCBCA for unlawful distributions from the corporation, (iii) any transaction from which the director derived an improper personal benefit and (iv) acts or omissions occurring prior to the date the provision of the corporation s charter limiting or eliminating the liability of its directors became effective.

In addition, Section 55-8-30(d) of the NCBCA provides that a director is not liable for any action taken as a director, or any failure to take any action, if he or she performed the duties of his or her office in compliance with the general standards of conduct applicable to directors of North Carolina corporations.

The Company maintains an insurance policy for the benefit of directors and officers insuring them against claims that are made against them by reason of any wrongful act (as defined) committed in their capacity as directors or officers.

Item 16. Exhibits.

The exhibits to this registration statement are listed in the exhibit index, which appears elsewhere herein and is incorporated by reference.

Item 17. Undertakings.

The undersigned registrant hereby undertakes:

- (1) To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:
- (i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;
- (ii) To reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than 20 percent change in the maximum aggregate offering price set forth in the Calculation of Registration Fee table in the effective registration statement; and
- (iii) To include any material information with respect to the plan of distribution not previously disclosed in the registration statement or any material change to such information in the registration statement;

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Provided, however, that paragraphs (1)(i), (1)(ii) and (1)(iii) do not apply if the registration statement is on Form S-3, and the information required to be included in a post-effective amendment by those paragraphs is contained in reports filed with or furnished to the Commission by the registrant pursuant to Section 13 or Section 15(d) of the Securities Exchange Act of 1934 that are incorporated by reference in the registration statement, or is contained in a form of prospectus filed pursuant to Rule 424(b) that is part of the registration statement.

- (2) That, for the purpose of determining any liability under the Securities Act of 1933, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof.
- (3) To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.
- (4) That, for the purpose of determining liability under the Securities Act of 1933 to any purchaser:
- (i) If the registrant is relying on Rule 430B: [Not Applicable]; or
- (ii) If the registrant is subject to Rule 430C, each prospectus filed pursuant to Rule 424(b) as part of a registration statement relating to an offering, other than registration statements relying on Rule 430B or other than prospectuses filed in reliance on Rule 430A, shall be deemed to be part of and included in the registration statement as of the date it is first used after effectiveness. *Provided, however*, that no statement made in a registration statement or prospectus that is part of the registration statement or made in a document incorporated or deemed incorporated by reference into the registration statement or prospectus that is part of the registration statement will, as to a purchaser with a time of contract of sale prior to such first use, supersede or modify any statement that was made in the registration statement or prospectus that was part of the registration statement or made in any such document immediately prior to such date of first use.
- (5) That, for the purpose of determining liability of the registrant under the Securities Act of 1933 to any purchaser in the initial distribution of the securities, the undersigned registrant undertakes that in a primary offering of securities of the undersigned registrant pursuant to this registration statement, regardless of the underwriting method used to sell the securities to the purchaser, if the securities are offered or sold to such purchaser by means of any of the following communications, the undersigned registrant will be a seller to the purchaser and will be considered to offer or sell such securities to such purchaser:
- (i) Any preliminary prospectus or prospectus of the undersigned registrant relating to the offering required to be filed pursuant to Rule 424;
- (ii) Any free writing prospectus relating to the offering prepared by or on behalf of the undersigned registrant or used or referred to by the undersigned registrant;
- (iii) The portion of any other free writing prospectus relating to the offering containing material information about the undersigned registrant or its securities provided by or on behalf of the undersigned registrant; and
- (iv) Any other communication that is an offer in the offering made by the undersigned registrant to the purchaser.
- (6) That, for purposes of determining any liability under the Securities Act of 1933, each filing of the registrant s annual report pursuant to Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934 (and, where applicable, each filing of an employee benefit plan s annual report pursuant to Section 15(d) of the Securities Exchange Act of 1934) that is incorporated by reference in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof.

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Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question of whether such indemnification by it is against public policy as expressed in the Act and will be governed by the final adjudication of such issue.

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SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Mooresville, State of North Carolina, on this 23rd day of November, 2011.

LOWE S COMPANIES, INC.

By: /s/ Gaither M. Keener, Jr.
Gaither M. Keener, Jr.
Executive Vice President, General Counsel,
Secretary and Chief Compliance Officer

POWER OF ATTORNEY

Each of the undersigned directors and officers of the above named registrant, by his or her execution hereof, hereby constitutes and appoints Gaither M. Keener, Jr., Robert F. Hull, Jr. and Hannah H. Kim, and each of them, with full power of substitution, as his or her true and lawful attorneys-in-fact and agents, to do any and all acts and things for him or her, and in his or her name, place and stead, to execute and sign any and all pre-effective and post-effective amendments to such registration statement and any additional registration statement pursuant to Rule 462(b) under the Securities Act of 1933, and file the same, together with all exhibits and schedules thereto and all other documents in connection therewith, with the SEC and with such state securities authorities as may be appropriate, granting unto said attorneys-in-fact, and each of them, full power and authority to do and perform each and every act and thing requisite, necessary or advisable to be done in and about the premises, as fully and to all intents and purposes as the undersigned might or could do in person, and hereby ratifying and confirming all the acts of said attorneys-in-fact and agents, or any of them, which they may lawfully do in the premises or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this registration statement has been signed by the following persons in the capacities indicated on this 23rd day of November, 2011:

Signature	Title
/s/ Robert A. Niblock	Chairman of the Board, President
Robert A. Niblock	and Chief Executive Officer
	(Principal Executive Officer)
/s/ Robert F. Hull, Jr.	
Robert F. Hull, Jr.	Executive Vice President and Chief Financial Officer (Principal Financial Officer)
/s/ Matthew V. Hollifield	Senior Vice President and Chief Accounting Officer
Matthew V. Hollifield	(Principal Accounting Officer)
/s/ Raul Alvarez	
Raul Alvarez	Director
/s/ David W. Bernauer	Director
David W. Bernauer	2.1000

/s/ Leonard L. Berry, Ph.D.

Director

Leonard L. Berry, Ph.D.

Table of Contents Title Signature /s/ Peter C. Browning Director Peter C. Browning /s/ Dawn E. Hudson Director Dawn E. Hudson /s/ Robert L. Johnson Director Robert L. Johnson /s/ Marshall O. Larsen Director Marshall O. Larsen /s/ Richard K. Lochridge Director Richard K. Lochridge /s/ Stephen F. Page Director Stephen F. Page /s/ Eric C. Wiseman

Director

Eric C. Wiseman

Exhibit Index

Exhibit No.	Description
3.1	Restated and Amended Charter of Lowe s Companies, Inc. (incorporated by reference to Exhibit 3.1 to the Company s Quarterly Report on Form 10-Q for the quarter ended July 31, 2009).
3.2	Bylaws of Lowe s Companies, Inc., as amended and restated (incorporated by reference to Exhibit 3.1 to the Company s Current Report on Form 8-K filed November 12, 2010).
5.1	Opinion of Moore & Van Allen PLLC regarding the validity of the securities being registered.
10.1	Lowe s Stock Advantage Direct Stock Purchase Plan. Set forth in full in Prospectus included as Part I of this registration statement.
15.1	Deloitte & Touche LLP Letter re: Unaudited Interim Financial Information.
23.1	Consent of Deloitte & Touche LLP.
23.2	Consent of Moore & Van Allen PLLC (included in Exhibit 5.1).
24.1	Power of Attorney (included on signature page).