NETSCOUT SYSTEMS INC Form 425 November 10, 2014

November 11, 2014 NetScout Systems, Inc. 2014 Technology, Internet, Media & Telecommunications Conference Filed by NetScout Systems, Inc.

Pursuant to Rule 425 under the Securities Act of 1933, as amended and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934, as amended Subject Company: NetScout Systems, Inc. (Commission File No. 000-26251)

The following is a copy of a slide deck to be presented by NetScout Systems, Inc. at an investor conference on November 11, 2

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NetScout Systems Overview | November 11, 2014| © 1992-2014 NetScout Systems, Inc. All rights reserved. Additional Information and Where You Can Find It

NetScout

will

file

a

Preliminary

Proxy

Statement on Schedule

14A and

a

Registration

Statement on Form S-4 containing a prospectus of NetScout and other documents concerning the proposed acquisition with the Securities and Exchange Commission (SEC). Investors are urged to read the proxy statement and prospectus when they become available and other relevant documents filed with the SEC because they will contain important information. Security holders may obtain free copies of the proxy statement and prospectus (when they are available) and other documents filed by NetScout with the SEC at the SEC s website at <a href="https://www.sec.gov">www.sec.gov</a>. The proxy statement and the prospectus and other documents may also be obtained for free by contacting Andrew Kramer, Vice President of Investor Relations,

by

telephone

at

978-614-4000,

by

email

at

ir@netscout.com,

or

by

mail at

Investor

Relations,

NetScout Systems, Inc., 310 Littleton Road, Westford, MA 01886.

This communication is not a solicitation of a proxy from any security holder of NetScout. However, NetScout, Danaher and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from NetScout s stockholders in connection with the proposed transaction. Information about NetScout s directors and executive officers and their beneficial ownership of NetScout s common stock may be found in its definitive proxy statement relating to its 2014 Annual Meeting of Shareholders filed with the SEC on July

24, 2014. This document can be obtained free of charge from the SEC website at

www.sec.gov.

3 NetScout Systems Overview | November 11, 2014| © 1992-2014 NetScout Systems, Inc. All rights reserved. Safe Harbor & Non-GAAP Financial Metrics

Forward Looking

Statements:

Forward-looking

statements

in

this

are made pursuant to the safe harbor provisions

the fiscal year ended March 31,

communication

of
Section
21E of the Securities Exchange Act of 1934 and other federal securities laws. Investors are cautioned that statements in this co
which are not strictly historical statements. Actual results could differ materially from the forward-looking statements due to k
risk,
uncertainties,
assumptions
and
other
factors.
Such
factors
include
the
failure
to
obtain,
delays
in
obtaining
or
adverse
conditions
related
to
obtaining shareholder or regulatory approvals; the anticipated tax treatment of the transaction and related transactions; risks re-
unforeseen changes to or the effects on liabilities, future capital expenditures, revenue, expenses, synergies, indebtedness, final
losses and future prospects; failure to consummate or delay in consummating the transaction for other reasons; our ability to re
executives and employees; slowdowns or downturns in economic conditions generally and in the market for advanced network
assurance solutions specifically, the Company s relationships with strategic partners, dependence upon broad-based acceptance
Company s network performance management solutions, the presence of competitors with greater financial resources than our
strategic response to our products; and the ability of NetScout to successfully integrate the merged assets and the associated tea
achieve operational efficiencies.
For a more detailed description of the risk factors associated with the Company, please refer to the Company s Annual Report

Edgar Filing: NETSCOUT SYSTEMS INC - Form 425 2014 on file with the Securities and Exchange Commission. NetScout assumes no obligation update any forward-looking information contained in this communication or with respect to the announcements described herein. Regulation G Disclosure: This presentation makes reference to certain non-GAAP measures such as non-GAAP

earnings per share. These non-GAAP measures are not in accordance with GAAP, should not be considered an alternative for prepared in accordance with GAAP (revenue, net income and diluted net income per share), and may have limitations in that the all of NetScout is results of operations as determined in accordance with GAAP. These non-GAAP measures should only be a NetScout is results of operations in conjunction with the corresponding GAAP measures. The presentation of non-GAAP informant to be considered superior to, in isolation from or as a substitute for results prepared in accordance with GAAP. NetScout non-GAAP financial measures will enhance the reader is overall understanding of NetScout is current financial performance a prospects for the future by providing a higher degree of transparency for certain financial measures and providing a level of disinvestors understand how the Company plans and measures its own business. NetScout believes that providing these non-GAA affords investors a view of NetScout is operating results that may be more easily compared to peer companies and also enables consider NetScout is operating results on both a GAAP and non-GAAP basis during and following the integration period of Net acquisitions. Presenting the GAAP measures on their own would not be indicative of NetScout is core operating results. Furth believes that the presentation of non-GAAP measures when shown in conjunction with the corresponding GAAP measures pro information to management and investors regarding present and future business trends relating to its financial condition and recoperations. NetScout management regularly uses supplemental non-GAAP financial measures internally to understand, managits

business

revenue and

non-GAAP

and to make operating decisions. These non-GAAP measures are among the primary factors that management uses in planning and forecasting. The reconciliation of these non-GAAP metrics to the comparable **GAAP** metrics are set forth in the accompanying tables in the index of this presentation and are available on

our website

at

http://ir.netscout.com.

NetScout Investment Highlights

Market leader in network and application performance management

Award-winning solutions based on proprietary software:

## intelligence and analytics Helping our customers achieve ROI and manage risk through the operational intelligence gained from our analytics Financial strength built on profitability and cash flow arising from increasing revenue within scalable infrastructure Capitalizing on attractive growth opportunities being shaped by today s IT trends Announced transformational acquisition

ASI enabling real-time

of Danaher s Communications Business Total Revenue (non-GAAP) Earnings Per Share (non-GAAP) Free Cash Flow \$309 \$352 \$397 \$57 \$83 \$97 \$1.10 \$1.32 \$1.53

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Our Value Proposition for IT Operations NetScout Enables Proactive Network, Service and UC Triage ROI: Reduce costs

Improve productivity

Generate incremental

revenue

Risks:

Outages/downtime
Cyber attacks
Non-compliance/fines
Reputational damage
Real-time
operational intelligence and analytics
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Mobility Trends Driving our Growth:

4G/LTE:

Global deployments Consumer adoption

Services deployed (e.g.

VoLTE)
Network analytics
Geo-analytics
Virtualization
Voice/video/data
convergence
Big Data
Source: Ericsson Mobility Report, May 2014

Service Providers:

Monetize their investment and retain customers

Trends Impacting Enterprise IT

Enterprise: Uptime

and user experience with cost-effective delivery

Incident

Incident

Session

Analysis

Packet

Analysis

IP Traffic Deep Dive

**Problem Solved** 

Problem Solved

**UMC/OSS** 

Service Dashboard

Service Monitors

Dependency Mapping

**Component Performance** 

Management

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Mobility: BYOD

Virtualization

Unified

communications

Converged

infrastructure

Cloud-based services

Big Data

Internet of things

Network

Application

Server

Why NetScout will continue to win . Today s fundamentals:
Secular IT Trends
Product Strategy
Financial Strength
Tomorrow s information:
ASI solving Big Data s
data problem

NetScout: Proven technology for proving change

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Revenue and EPS Performance CAGRS at FY 15 Guidance Mid-points:

Revenue: 9.5% EPS: 11% Guidance as of October 16, 2014 Non-GAAP, in millions except EPS

EPS range: \$1.74 - \$1.81

### Revenue range: \$450 -\$465 \$174 \$211 \$0.55 \$0.76 \$290 \$309 \$352 \$397 \$465 \$1.04 \$1.10 \$1.32 \$1.53 \$1.81 FY '11 FY '12 FY '13 FY '14 FY '15 Guidance 1H'14 Q1'15

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Cumulative Free Cash Flow Generation (in millions)
Capital deployment priority: product development
$-
$100
$200
$300
$400
```

- FY '10
- FY '11
- FY '12
- FY '13
- FY '14
- FY '15 YTD
- FY '15 YTD FCF
- FY '14 FCF
- FY '13 FCF
- FY '12 FCF
- FY '11 FCF
- FY '10 FCF
- \$40
- \$100
- \$157
- \$240
- \$337
- \$362

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NetScout Systems Overview | November 11, 2014| © 1992-2014 NetScout Systems, Inc. All rights reserved. NetScout Investment Position:

Balance Sheet Highlights (in millions)

Total liquidity exceeds \$465M

Q2 FY 15

FY 14

FY 13

FY 12

FY 11 Cash and Securities \$217 \$219 \$154 \$214 \$229 Accounts Receivable \$50 \$61 \$74 \$70 \$63 Total Debt \$0 \$0 \$0 \$62 \$68 Total Deferred Revenue \$118 \$134 \$121 \$112 \$100 **Total Stockholders** Equity \$413 \$409 \$372 \$342 \$320 Free Cash Flow \$25 \$97

\$83 \$57 \$60

NetScout Operating Targets
Operating targets
attained at midteens revenue
growth.
Operating
Targets
FY 15

Guidance (as of 10/16/14) Gross Margin 78 81% 79 80%R&D of Revenue 13 15% 15 16% S&M of Revenue 33 35% 32 33% G&A of Revenue 8% 6 7% Operating Margin 24 27% 26 27% Scalable organization increases operating leverage Non-GAAP

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Strategic Direction and Opportunity

NetScout is **well positioned** within its core markets with a differentiated product portfolio, innovative technology and a compelling value proposition

Service providers and enterprises have

invested significantly in their infrastructures
during the past decade but they lack holistic
IT management
Acquiring Danaher s Communications

Expanded solutions for addressing

customer needs

Go-to-market advantages

Scale and leverage

Virtualization

Cloud

**SDN** 

Mobility

**BYOD** 

Internet

iPhone

Voice

Cable

IP Convergence

10gig

40gig

100gig

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NetScout Systems Overview | November 11, 2014| © 1992-2014 NetScout Systems, Inc. All rights reserved. Business provides:

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Go-to-Market
More global and diverse
Broader sales and
channel presence
worldwide
More customers and
more touch points within

the customer Increased customer mindshare Best-In-Class Solutions Broader portfolio for service providers Extends reach into the mid-tier enterprise market Jump-starts our entry into Cyber Intelligence Next-Gen platform and software Financially Compelling \$1.2B+ revenue base\* positioned for growth Accretive to non-GAAP earnings Year 2 run-rate cost synergies of ~5% of total combined cost base\* Continued prudent cost control NetScout to Acquire Danaher s Communications Business: Strategic Rationale Non-GAAP First full year of combined operations Doubles our total addressable market to \$8B+ Furthering our strategic capabilities to our customers

Increasing operating margins and cash flow

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NetScout Systems Overview | November 11, 2014| © 1992-2014 NetScout Systems, Inc. All rights reserved. NetScout to Acquire Danaher s Communications Business:

Transaction Overview

Structure and

Consideration

Ownership

(2)

Board of

Directors Management Headquarters Closing

Conditions

NetScout to acquire Danaher s Communications Group

NetScout

to

issue

62.5

million

shares,

valued

at

approximately

\$2.3

billion

(1)

Structured as Reverse Morris Trust

Danaher shareholders: 59.5%

NetScout shareholders: 40.5%

Current NetScout Board to remain in place

Anil Singhal to continue as Chairman of the Board

James A. Lico, EVP of Danaher, to join the Board, expanding it to 8 directors

NetScout CEO and other executives to continue in their respective roles

Westford, MA

Transaction anticipated to close in first 6 months of NetScout s FY 2016, subject to NetScout shareholder and regulatory approvals, and receipt by Danaher of a ruling by the U.S. Internal Revenue Service and opinions of counsel regarding certain tax matters

(1)

Based on NetScout s closing share price of \$37.34 on November 4, 2014.

(2)

Includes estimated RSUs to be issued to SpinCo employees.

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NetScout Systems Overview | November 11, 2014| © 1992-2014 NetScout Systems, Inc. All rights reserved. Strategy:

Continued leadership in the major computing trends over the next decade

Helping our customers achieve ROI and manage risk through the operational intelligence gained from our analytics

Transformational acquisition positions NetScout with a broader, longer runway to drive revenue, profit and free cash flow growth over the long-

term.

Fundamentals:

Visionary leadership

Cutting edge technology: ASI and nGeniusONE Brand recognition through market leadership Scalable infrastructure requiring limited future investment Solid cash flow and investment position

Proven track record of leadership and financial strength

Thank You

Appendix: Non-GAAP Measure Reconciliation

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Non-GAAP Measure Reconciliation:
Revenue, EPS and Free Cash Flow
(\$ in millions)
1H FY'15
Operating Cash Flow
29.0
\$

```
Purchase of Fixed Assets & Intangible Assets
(4.1)
$
Free Cash Flow
24.9
$
Free Cash Flow
(in thousands, except per share data)
For the Fiscal Years Ended
March 31,
2011
2012
2013
2014
GAAP Revenue
290,540
$
308,679
350,550
396,647
Deferred revenue fair value adjustment
132
312
1,215
558
Non-GAAP Revenue
290,672
$
308,991
351,765
397,205
GAAP Gross profit
229,179
243,007
276,542
$ 312,134
Deferred revenue fair value adjustment
132
312
1,215
```

558

```
Inventory fair value adjustment
453
Share-based compensation expense (1)
352
419
577
969
Amortization of acquired intangible assets (2)
3,980
4,651
4,547
3,333
Compensation for post combination services (4)
10
14
34
Non-GAAP Gross profit
233,643
248,399
283,348
317,028
GAAP Income from operations
58,065
$
53,683
64,529
78,014
Deferred revenue fair value adjustment
132
312
1,215
558
Inventory fair value adjustment
453
Share-based compensation expense (1)
6,439
```

```
8,702
9,580
12,930
Amortization of acquired intangible assets (2)
5,887
6,782
7,424
6,765
Business development and integration expense (3)
755
4,347
1,618
523
Compensation for post combination services (4)
438
2,721
2,215
Restructuring charges
603
1,065
Non-GAAP Income from operations
71,278
$
74,867
88,605
101,005
GAAP Net income
37,265
$
32,428
40,609
49,106
Deferred revenue fair value adjustment
132
312
1,215
558
Inventory fair value adjustment
```

453

```
Share-based compensation expense (1)
6,439
8,702
9,580
12,930
Amortization of acquired intangible assets (2)
5,887
6,782
7,424
6,765
Business development and integration expense (3)
755
4,715
1,618
523
Compensation for post combination services (4)
438
2,721
2,215
Loss on extinguishment of debt (5)
603
Income tax adjustments (6)
(5,021)
(7,700)
(8,671)
(7,879)
Restructuring charges
690
1,065
Non-GAAP Net income
45,457
46,970
56,014
64,218
GAAP Diluted Net income per share
0.87
$
0.76
```

```
0.96
$
1.17
Share impact of non-GAAP adjustments identified above
0.19
0.34
0.36
0.36
Non-GAAP Diluted net income per share
1.06
$
1.10
$
1.32
1.53
Shares used in computing non-GAAP diluted net income per share
42,973
42,750
42,322
41,955
(1) Share-based compensation expense included in these amounts is as follows:
Cost of product revenue
134
$
192
$
235
$
228
$
Cost of service revenue
218
227
342
741
Research and development
1,651
2,486
2,944
4,361
Sales and marketing
2,527
3,052
3,035
3,791
General and administrative
1,909
```

```
2,745
3,024
3,809
Total share-based compensation expense
6,439
$
8,702
9,580
12,930
(2) Amortization expense related to acquired software and product technology included in these amounts is as follows:
Cost of product revenue
3,980
$
4,651
4,547
3,333
Operating expenses
1,907
2,131
2,877
3,432
Total amortization expense
5,887
$
6,782
7,424
$
6,765
(3) Business development and integration expense included in these amounts is as follows:
Cost of service revenue
10
Research and development
1,545
15
Sales and marketing
346
```

10
General and administrative
755
2,446
1,593
523
Other income (expense), net
368