

NETSCOUT SYSTEMS INC

Form 425

February 04, 2015

Investor Presentation

Anil Singhal, President & CEO

NetScout Systems, Inc.

February 2015

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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.

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Additional Information and Where You Can Find It

NetScout's Registration Statement on Form S-4, Proxy Statement and other documents concerning the proposed acquisition of Danaher's Communications business have been filed with the Securities and Exchange Commission (the SEC). Investors are urged to read the S-4 Registration Statement and Proxy Statement, along with other relevant documents filed with the SEC as well any amendments or supplements to those documents because they will contain important information. Security holders may obtain a free copy of the Registration Statement and Proxy Statement (when it is available) and other documents filed by NetScout with the SEC at the SEC's website at www.sec.gov. The Registration Statement and Proxy Statement, along with 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 preliminary proxy statement filed with the SEC on January 9, 2015 as amended. This document can be obtained free of charge from the SEC website at www.sec.gov.

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Safe Harbor & Non-GAAP Financial Metrics

Forward-looking statements in this communication are made pursuant to the safe harbor provisions of the Securities Exchange Act of 1934 and other federal securities laws. Investors are cautioned that statements in this presentation are based on historical statements, including without limitation, the statements related to the timing associated with completing the merger with the communication business and the financial guidance for NetScout's fourth fiscal quarter and other financial guidance, constitute forward-looking statements which involve risks and uncertainties. Actual results could differ materially from the forward-looking statements due to a number of risk, uncertainties, assumptions and other factors. Such factors include slowdowns or downturns in economic conditions generally; changes in advanced network and service assurance solutions specifically, the Company's relationships with strategic partners, dependence on the acceptance of the Company's network performance management solutions, the presence of competitors with greater financial resources and their strategic response to our products, our ability to retain key executives and employees, the failure to obtain, delays in obtaining regulatory approvals related to obtaining shareholder or regulatory approvals; the anticipated tax treatment of the transaction and related transaction costs; unanticipated or unforeseen changes to or the effects on liabilities, future capital expenditures, revenue, expenses, synergies, indebtedness, financial results and future prospects; failure to consummate or delay in consummating the transaction for other reasons; and the ability of NetScout to integrate the merged assets and the associated technology and achieve operational efficiencies. For a more detailed description of the risks associated with the Company, please refer to the Company's Registration Statement on Form S-4, Annual Report on Form 10-K for the year ended March 31, 2014 and Quarterly Reports on Form 10-Q for the quarters ended June 30, 2014, September 30, 2014 and December 31, 2014, all of which are on file with the Securities and Exchange Commission. NetScout assumes no obligation to update any forward-looking information contained in this communication or with respect to the announcements described herein.

This presentation makes reference to certain non-GAAP measures such as non-GAAP revenue and non-GAAP earnings per share. These non-GAAP measures are not in accordance with GAAP, should not be considered an alternative for measures calculated in accordance with GAAP (revenue, net income and diluted net income per share), and may have limitations in that they do not reflect all of the Company's operations as determined in accordance with GAAP. These non-GAAP measures should only be used to evaluate NetScout's performance in conjunction with the corresponding GAAP measures. The presentation of non-GAAP information is not meant to be considered a substitute for or as a substitute for results prepared in accordance with GAAP. NetScout believes these non-GAAP financial measures provide a better overall understanding of NetScout's current financial performance and NetScout's prospects for the future by providing a higher level of disclosure for certain financial measures and providing a level of disclosure that helps investors understand how the Company plans and manages its business. NetScout believes that providing these non-GAAP measures affords investors a view of NetScout's operating results compared to peer companies and also enables investors to consider NetScout's operating results on both a GAAP and non-GAAP basis following the integration period of NetScout's acquisitions. Presenting the GAAP measures on their own would not be indicative of the Company's operating results. Furthermore, NetScout believes that the presentation of non-GAAP measures when shown in conjunction with GAAP measures provide useful information to management and investors regarding present and future business trends relating to the Company's operations and results of operations. NetScout management regularly uses supplemental non-GAAP financial measures internally to understand and evaluate its business and to make operating decisions. These non-GAAP measures are among the primary factors that management uses in its financial reporting and forecasting. The reconciliation of these non-GAAP metrics to the comparable GAAP metrics are set forth in the accompanying financial statements in this presentation and are available on our website at

Forward Looking Statements:

Regulation G Disclosure:

<http://ir.netscout.com>.

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NetScout Today
NASDAQ: NTCT
Market Cap: \$1.5B (as of 2/3/15)
* non-GAAP

Market leader in network and application performance management differentiated by:

Core, patented technologies enabling the most powerful, real-time information capture and analytics from the most robust data source: network traffic

Deep domain expertise based on analyzing the world's most complex, mission-critical IP-based networks

Leveraging core technology to support a diverse, global and growing customer base spanning Fortune 1000 enterprises, top service providers and government agencies

Innovator in providing operational intelligence to help customers adapt to and thrive on major technology trends

International footprint with sales, support, and services in over 30 countries

400 man-years in core technology investment in the last 3 years; 70+ patents; numerous industry accolades; Three Decades of focus & experience

FY 14 revenue: \$397M, \$1.53 EPS*

1000+ employees worldwide

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NetScout Investment Highlights

Market leader
in network and application
performance management

Award-winning solutions based on proprietary
software:

ASI
enabling
real-time
intelligence
and analytics

Working with leading service provider and
enterprise
customers
to
achieve
ROI
and
manage
risk
through
operational
intelligence
gained from NetScout 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
of
Danaher's Communications Business

Free
Cash
Flow
(non-GAAP, \$ in
millions)

\$309

\$352

\$397

FY '12

FY '13

FY '14

\$1.10

\$1.32

\$1.53

FY '12

FY '13

FY '14

\$57

\$83

\$97

FY '12

FY '13

FY '14

Total

Revenue

(non-GAAP, \$ in millions)

Earnings

Per Share

(non-GAAP)

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Mission-critical performance requires real-time, reliable,
scalable analytics and intelligence

Providing Visibility into the Network and the
Services and Applications that Run Over Them

Service Providers

Enterprise

ROI:

ROI:

Reduce costs

Reduce costs

Improve productivity

Improve productivity

Generate incremental revenue

Generate incremental revenue

Risks:

Risks:

Outages/downtime

Outages/downtime

Cyber attacks

Cyber attacks

Non-compliance/fines

Non-compliance/fines

Reputational damage

Reputational damage

Voice

Data

Video

Healthcare

Financial Services

Government

Retail

Manufacturing

High Tech

Utilities & Energy

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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

Carrier Trends Driving Future Growth

Service

Providers:

Monetize

their

investment

and

retain

customers

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Mobility: BYOD

Virtualization

Unified communications

Converged infrastructure

Cloud-based services

Big Data

Internet of things
Enterprises:
Uptime
and user experience with cost-effective delivery
Enterprise Trends Driving Future Growth

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Network Monitoring

Service Assurance

Cyber Intelligence

Packet

Flow

Intelligent Edge

Processing

Smart

Data Reduction

Third-Party

Platforms

BI/Analytics

CEM

Marketing Intelligence

NetScout Technology & Product Strategy

Scalable, Real-Time, Actionable Intelligence

Custom HW

COTS HW

NFV

Virtual Machine

ASI on a Brick

Proposed Acquisition of Danaher's
Communications Business
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Confidential Business Information

Announced on October 13, 2014

NetScout to acquire most of Danaher's Communications
business*

Structured as Reverse Morris Trust

DHR shareholders will receive an aggregate of 62.5 million

NetScout

shares,

valued

at

approximately

\$2.3

billion

1

DHR Shareholders will own approximately 59.5% of NetScout,
NTCT shareholders will own approximately 40.5% on a fully
diluted basis

NetScout senior management team to lead combined company;
NetScout board of directors to expand with the addition of DHR
EVP Jim Lico

Expected to close during the first half of NetScout's FY16,
subject to approval by NetScout shareholders, regulatory
approvals and other conditions

*

Includes

TekComms,

Arbor

Networks,

VSS

Monitoring

and

Enterprise

Network

Solutions

(ENS) of FNET, excludes Data Communications Installer (DCI) and Communications
Service Providers (CSP) portfolios of FNET

Based on NTCT closing stock price of \$36.55 on 2/3/15

Transaction Structure

DHR

Shareholders

NetScout

Shareholders

NetScout

DHR

~59.5% owned

by DHR stockholders and

~40.5% owned by current

NTCT stockholders

Danaher to spin-off or split-off (to be determined at later date) its

Communications business to DHR Shareholders

The separation is immediately followed by a merger with NetScout

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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,
RAN optimization, BI
Next-Gen platform and
software
Financially Compelling
Combined \$1.2B+
revenue base* positioned
for growth
Expected to be accretive
to non-GAAP earnings
1
Expected Year 2 run-rate
cost synergies of ~5% of
total combined cost base*
Continued prudent cost
control
*
Non-GAAP
1
First full year of combined operations
Roughly doubles our
total addressable
market to \$8B+
Furthering our strategic

capabilities to our
customers
Increasing operating
margins and cash flow
Strategic Rationale for the Transaction

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Broader portfolio of
complementary
offerings for service
providers
Together, we can offer
market-leading
troubleshooting and
performance monitoring
capabilities across a broad
spectrum of wireline/2G/3G
and 4G networks
Well positioned to win future
technology turns
Extends reach further into
Radio Access Networks and
Packet Flow Switches
Proven Business Intelligence
and Customer Experience
Management offerings
Extending our reach
from the high-end into
the mid-tier of the
enterprise market
Fluke Networks has a broad
range of network monitoring
solutions and troubleshooting
tools sold into the mid-sized
and smaller enterprises
Complementary vertical focus
in Software-as-a-Service,
Cloud and WiFi monitoring
Jump-starts our entry
into Cyber Intelligence
Arbor Networks is the market
leader in Distributed Denial of
Service attack detection and
mitigation
for service provider and large
enterprise networks
Highly complementary
adjacent sector
Arbor platform accelerates our

internal plans to help
customers address advanced
persistent threat, which we
believe is an emerging growth
area

Expanding our total addressable market to \$8B+ and
capitalizing on investment in developing our Next-Gen platform
Best-In-Class Solutions

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Stronger Go-to-Market Capabilities

Furthering our strategic capabilities to our customers

More global and

diverse

Broader customer footprint

outside of North America with

both service provider and

enterprise customers

International revenue will

increase from 25% of total

revenue to ~1/3 of total revenue

Extensive European and Asia-

Pacific operations for sales,

R&D and support

Strong relationships with Tier

One service providers in North

America, Europe and AP

1000s of enterprise customers

Broader sales and

channel presence

worldwide

Extensive direct sales presence