NETSCOUT SYSTEMS INC Form 425 October 16, 2014

Q2 FY 2015 Conference Call NetScout October 16, 2014 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 slide deck presented during an investor conference call and web cast hosted by NetScout Systems, I

NetScout Systems Confidential 2 Agenda

Introduction & Safe Harbor

Andrew Kramer, Vice President of Investor Relations

**CEO** Perspective

Anil Singhal, President and CEO COO Update: Customer Use Cases & Business Initiatives Michael Szabados, Chief Operating Officer Financial Review and Fiscal Year 2015 Outlook Jean Bua, SVP and CFO

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Additional Information and Where You Can Find It

NetScout will file a Registration Statement on Form S-4 containing a proxy

statement/prospectus of NetScout and other documents concerning the proposed acquisition with the Securities and Exchange Commission (the SEC). Investors are urged to read the proxy statement/prospectus when it becomes available and other relevant documents filed with the SEC because they will contain important information. Security holders may obtain a free copy of the proxy statement/prospectus (when it is available) and other documents filed by

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NetScout with the SEC at the SEC s website at www.sec.gov. The proxy statement/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.

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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 Section 21E of the Securities Exchange Act of 1934, as amended, and other federal securities laws. Investors are cautioned that statements in this strictly historical statements, including without limitation, our financial guidance for fiscal year 2015 and the anticipated timin proposed transaction involving NetScout s acquisition of communications business lines of Danaher Corporation, constitute for involve risks and uncertainties. Actual results could differ materially from the forward-looking statements, including those relation is strategic guidance and the timing associated with completing the acquisition of Danaher s Communications business. Risks and the timing associated with completing the acquisition of Danaher s Communications business.

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cause actual results to differ include, without limitation, risks and uncertainties associated with the failure to obtain, delays in o related to obtaining shareholder or regulatory approvals; the anticipated tax treatment of the transaction and related transaction unforeseen changes to or the effects on liabilities, future capital expenditures, revenue, expenses, synergies, indebtedness, final future prospects; failure to consummate or delay in consummating the transaction for other reasons; our ability to retain key ex slowdowns or downturns in economic conditions generally and in the market for advanced network and service assurance solu relationships with strategic partners; dependence upon broad-based acceptance of NetScout s network performance management to achieve and maintain a high rate of growth, introduction and market acceptance of new products and product enhancements advantage of service provider opportunities; competitive pricing pressures; reliance on sole source suppliers; successful expansion and indirect distribution channels; and dependence on proprietary technology and the ability of NetScout to successfully integr ONPATH Technologies, and achieve operational efficiencies. For a more detailed description of the risk factors associated with NetScout s Annual Report on Form 10-K for the fiscal year ended March 31, 2014 on file with the Securities and Exchange C obligation to update any forward-looking information contained in this press release or with respect to the announcements desc 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 pre-GAAP (revenue, net income and diluted net income per share), and may have limitations in that they do not reflect all of NetSe determined in accordance with GAAP. These non-GAAP measures should only be used to evaluate NetScout s results of ope corresponding GAAP measures. The presentation of non-GAAP information is not meant to be considered superior to, in isola results prepared in accordance with GAAP. NetScout believes these non-GAAP financial measures will enhance the reader so NetScout s current financial performance and NetScout's prospects for the future by providing a higher degree of transparency and providing a level of disclosure that helps investors understand how the Company plans and measures its own business. Ne these non-GAAP measures affords investors a view of NetScout s operating results that may be more easily compared to peer investors to consider NetScout s operating results on both a GAAP and non-GAAP basis during and following the integration Presenting the GAAP measures on their own would not be indicative of NetScout s core operating results. Furthermore, NetScout s core operating results. presentation of non-GAAP measures when shown in conjunction with the corresponding GAAP measures provide useful infor investors regarding present and future business trends relating to its financial condition and results of operations. NetScout ma supplemental non-GAAP financial measures internally to understand, manage and evaluate its business and to make operating measures are among the primary factors that management uses in planning and forecasting. The reconciliation of these non-G. GAAP metrics are set forth in the accompanying tables in the index of this presentation and are available on our website at Forward Looking Statements: Regulation G Disclosure:

http://ir.netscout.com.

CEO Perspective Anil Singhal Co-Founder, President and CEO NetScout Systems Confidential 5

NetScout Systems Confidential 6 NetScout Highlights

Very strong Q2

Reaffirm FY15 guidance

Revenue of \$450m-\$465m

Non-GAAP EPS of \$1.74 per share to \$1.81 per share

Acquisition of Danaher s Communications Business Financial Highlights

NetScout Systems Confidential 7 4 Key Questions about NetScout s Acquisition of Danaher s Communication Business 1. What is the growth profile of the businesses being acquired? 2. How do Tektronix and NetScout businesses complement each other?

3.

Are we biting off too much?

4.

What synergies are possible?

Understanding the unique benefits of this acquisition. Understanding the unique benefits of this acquisition.

NetScout Systems Confidential 8 1a. Danaher s Communications Business

Track record of growth

Targeting markets currently growing in the mid-single digit to low

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#### double digit range

Each business is profitable with upside Better Access to Service Providers Jump Starting our Cyber Security Initiative Broader Access in Enterprise

HQ: Plano, Texas

Leading provider of SP network monitoring solutions

125+ SP customers

4,000+ probes deployed worldwide, monitoring 500,000+ calls per second

HQ: Burlington, MA

Leading provider of network DDoS attack detection and mitigation for SP and Enterprise networks

300+ SP customers

Analyzes over 80TB/second of traffic worldwide

HQ: Everett, WA

Leading provider of network deployment and installation tools for SP and Enterprise installers

1,000s of customers

NetScout Systems Confidential 9 1b. A Closer Look ~50% of total revenue ~25% of total revenue ~25% of total revenue

It has consistently performed in the high-single digit revenue growth range.

## A challenging 2014

Orders have turned positive

A growth outlook for 2015 with product revenue anticipated to reach the upper single digit growth rates

Track record of generating low double-digit growth since acquisition by Danaher in mid-2010

Strong base of both service provider and enterprise customers

We believe that Arbor s product revenue will grow in the combined business around the mid-teens

Complementary to NetScout

Reported overall growth in the mid to upper single digits

Product revenue positioned for continued growth in the mid to upper single digits over the coming years

NetScout Systems Confidential 10 2. Top-line synergy and opportunities

Primary capabilities of Tektronix Communications (troubleshooting) and NetScout (monitoring) are very complementary and both are needed by service provider

Better positioned for future technology turns with a broader range

of service providers

Extend our reach into new, higher growth adjacent markets

Cyber Intelligence and Radio Access Networks, WiFi, BI

Expanding our customer base and geographic footprint

Opportunity with Fluke in the mid-tier of the market with complementary vertical focus (SAS, Cloud, WiFi)

International distribution channels

NetScout Systems Confidential 11 3. Are we biting off more than we can chew?

No!

Proven experience in successfully integrating the transformative acquisition of Network General, which created an industry leader while assuring customer continuity

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Proven experience in integrating small technology acquisitions (five in the past 3 years)

Proven productivity and superior execution with R&D distributed across 8 development centers and 5 time zones

Talent retention, product integration and improved performance

Compatible cultures with the Danaher Communications business

Jim Lico, EVP of Danaher and responsible for Communications business, to join NetScout s Board of Directors

NetScout Systems Confidential 12 4. Operating Synergies

Meaningful synergies, in conjunction with anticipated revenue growth, will help us drive profitability substantially higher, particularly as we move out of year 1 and into year 2

Deal is accretive in the first full year of operation

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Gross margin upside: leverage our purchasing power and extend our proven manufacturing techniques to improve product gross margin by a few percentage points over the next few years

Operational synergies arising from using common infrastructure platforms, and by eliminating or reducing expenses associated with programs and capabilities already in place

Initial estimate is to identify, remove and begin realizing synergies of about 5 percent on the 900 million dollars within the combined cost base of both organizations

Expect to realize the full effect of those initial actions in the second year of operations, while also exploring the potential to improve upon that as we more closely examine how to best align our go-to-market and related support programs and initiatives

Does not include any potential tax savings that we can realize moving forward after the acquisition closes

NetScout Systems Confidential 13 COO Update Michael Szabados Chief Operating Officer

Financial Review Fiscal Year 2015 Outlook Jean Bua SVP and Chief Financial Officer NetScout Systems Confidential 14

NetScout Systems Confidential 15 Q2 FY 2015 Income Statement

(in millions except for EPS) Q2 FY'15 % Change over Prior Year Q2 FY'15 % Change over Prior Year Total Revenue \$103.6 12% \$103.6 12% Product Revenue \$58.0 11% \$58.0 11% Service Revenue \$45.6 14% \$45.6 15% Gross Profit \$83.3 13% \$82.0 13% %80.4% 79.2% **Operating Income** \$26.9 19% \$18.6 17% % 26.0% 18.0% Net Income \$16.6 16% \$11.2 14% EPS \$0.40 18% \$0.27 13%

NON-GAAP GAAP

NetScout Systems Confidential 16 NetScout Q2 FY 2015 Growth (in millions) Non-GAAP GAAP

NetScout Systems Confidential 17 1H FY 2015 Income Statement (in millions except for EPS) NON-GAAP GAAP 1H FY'15 % Change over Prior

Year 1H FY'15 % Change over Prior Year **Total Revenue** \$211.5 21% \$211.5 22% Product Revenue \$122.3 28% \$122.3 28% Service Revenue \$89.2 13% \$89.1 13% Gross Profit \$169.8 22% \$167.3 22% % 80.3% 79.1% Operating Income \$52.2 42% \$38.2 54% % 24.7% 18.1% Net Income \$31.8 39% \$22.7 50% EPS \$0.76 38% \$0.54 50%

NetScout Systems Confidential 18 1H FY 2015 Product Revenue Composition (Non-GAAP, in millions) 1H FY 15 % Change over Prior Year Total Revenue \$211.5 21% Product Revenue \$122.3 28% Service Revenue \$89.2 13% 1H FY'15 Product Revenue 1H FY'14 Product Revenue 42% 13% 45% 50% 39% 11% Service Providers Government Enterprise General Enterprise

NetScout Systems Confidential 19 1H FY 15 % Change over Prior Year Total Revenue \$211.5 21% Product Revenue \$122.3 28% Service Revenue \$89.2 13% 1H FY 2015 Product Revenue Growth by Sector (Non-GAAP, in millions) 53% 12% 7% 24% 49% -3% 0 20 40 60 80 100 120 1H FY'15 1H FY'14 Product Revenue and Growth Government Enterprise **General Enterprise** Service Providers

NetScout Systems Confidential 20 1H FY 2015 Total Revenue Composition (Non-GAAP, in millions) 1H FY 15 % Change over Prior Year Total Revenue \$211.5 21% Product Revenue \$122.3 28% Service Revenue \$89.2 13% Service Providers **Government Enterprise** General Enterprise 40%14% 46% 1H FY'15 Total Revenue 34% 13% 53% 1H FY'14 Total Revenue

NetScout Systems Confidential 21 1H FY 15 % Change over Prior Year Total Revenue \$211.5 21% Product Revenue \$122.3 28% Service Revenue \$89.2 13% 1H FY 2015 Total Revenue Growth by Sector (Non-GAAP, in millions) 34% 0% 5% 14% 42% 3% 0 20 40 60 80 100 120 1H FY'15 1H FY'14 Total Revenue and Growth Government Enterprise **General Enterprise** Service Providers

NetScout Systems Confidential 22 1H FY 2015 Revenue by Geography (GAAP, in millions) 1H FY 15 % Change over Prior Year Total Revenue

\$211.5 22% United States \$165.4 28% International \$46.1 4% Europe \$20.0 -7% Asia \$11.4 6% Rest of World \$14.7 23% 1H FY'15 1H FY'14 78% 22% 5% 7% 10% 75% 25% 6% 12% 7% United States Europe Asia Rest of World

NetScout Systems Confidential 23 Balance Sheet Highlights & Free Cash Flow (in millions) Ending Balance Sheet Q2 FY 15 Ending Balance Sheet FY 14 % Change over Prior Year Cash and Securities \$217.3 \$218.8 -1% Accounts Receivables \$49.8 \$60.5 -18% Inventories \$14.5 \$12.6 15% Total Debt \$0.0 \$0.0 0% Total Deferred Revenue \$117.6 \$133.9 -12% Total Stockholders Equity \$412.6 \$409.2 1% Total Liquidity > \$465 million (\$ 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

NetScout Systems Confidential 24 Guidance FY 2015 (in millions except for EPS) GAAP Low High Revenue

\$450
\$465
EPS
\$1.32
\$1.39
EPS Increase from
Prior Year
13%
19%
Product revenue growth:
18% -
23%
7%
13%
13 -
17%
14%
\$450 -
\$465
290
309
352
397
200
250
300
350
400
450
500
FY '11
FY '12
FY '13
FY '14
FY '15
Non-GAAP Revenue (\$MM)
\$1.04
\$1.10
\$1.32
\$1.53
FY '11
FY '12
FY '13
FY '14
FY '15
Non-GAAP EPS (Non-GAAP)
20%
14 -
18%
16%
1070

6%
\$1.74 -
\$1.81
\$0.60
\$0.80
\$1.00
\$1.20
\$1.40
\$1.60
\$1.80
\$2.00

NetScout Systems Confidential 25 GAAP Reconciliation: Net Income

For fiscal year 2015, the non-GAAP net income per diluted share expectation excludes forecasted share-based compensation expenses of approximately \$17.0 million, estimated amortization of acquired intangible assets of approximately \$7.1 million, compensation for post combination services of approximately \$1.2 million, business development expenses of approximately \$1.5 million, and the related impact of these adjustments on the provision for income taxes of \$9.2 million.

Thank You

NetScout Systems Confidential 27 Add GAAP to Non-GAAP Reconciliation NetScout Systems, Inc. Reconciliation of Current GAAP to Current and Historical Non-GAAP Financial Measures (In thousands, except per share data) Three Months Ended June 30, 2014 2013 2014 2014 2013 **GAAP** Revenue 103,599 \$ 92,097 \$ 107,852 \$ 211,451 \$ 173,902 \$ Deferred revenue fair value adjustment \_ 139 18 18 279 Non-GAAP Revenue 103,599 \$ 92,236 \$ 107,870 \$ 211,469 \$ 174,181 \$ GAAP Gross profit 82,004 \$ 72,393 \$ 85,256 \$ 167,260 \$ 137,276 \$ Deferred revenue fair value adjustment

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139
18
18
279
Share-based compensation expense (1) 407
294
288
695
484
Amortization of acquired intangible assets (2) 923
824
934
1,857
1,643
Compensation for post combination services (4) 9
9
8
17
17
Non-GAAP Gross profit 83,343 \$ 73,659 \$ 86,504 \$ 169,847

\$
139,699
\$ GAAP Income from operations
GAAP Income from operations 18,644
\$
پ 15,882
\$
19,602
\$
38,246
\$
24,765
\$
Deferred revenue fair value adjustment
-
139
10
18
18
18
279
21)
Share-based compensation expense (1)
Share-based compensation expense (1) 4,495
4,495 3,930
4,495
4,495 3,930 3,302
4,495 3,930
4,495 3,930 3,302 7,797
4,495 3,930 3,302
4,495 3,930 3,302 7,797 6,742
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2)
4,495 3,930 3,302 7,797 6,742
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2)
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779 1,681
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779 1,681 1,796
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779 1,681
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779 1,681 1,796
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779 1,681 1,796 3,575
4,495 3,930 3,302 7,797 6,742 Amortization of acquired intangible assets (2) 1,779 1,681 1,796 3,575

234
-
1,477
404
Compensation for post combination services (4) 545
711
536
1,081
1,155
Non-GAAP Income from operations 26,940 \$ 22,577 \$ 25,254 \$ 52,194 \$ 36,699 \$ GAAP Net income 11,233 \$ 9,883 \$ 11,476 \$ 22,709 \$ 15,136
\$ Deferred revenue fair value adjustment
-
139
18
18

279
Share-based compensation expense (1) 4,495
3,930
3,302
7,797
6,742
Amortization of acquired intangible assets (2) 1,779
1,681
1,796
3,575
3,354
Business development and integration expense (3) 1,477
234
-
1,477
404
Compensation for post combination services (4) 545
711
536
1,081
1,155
Income tax adjustments (5) (2,908)
(2,308)

(1,910)
(4,818)
(4,093)
Non-GAAP Net income 16,621 \$ 14,270 \$ 15,218 \$ 31,839 \$ 22,977 \$ GAAP Diluted Net income per share 0.27
\$ 0.24 \$ 0.27 \$ 0.54 \$ 0.36 \$ Share impact of non-GAAP adjustments identified above 0.13
0.10
0.09
0.22
0.19
Non-GAAP Diluted net income per share 0.40 \$ 0.34 \$ 0.36 \$ 0.76 \$ 0.55

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\$
Shares used in computing non-GAAP diluted net income per share
41,652

- 41,950
- 41,808
- 41,732
- 42,004
- (1)

Share-based compensation expense included in these amounts is as follows:

Cost of product revenue 93 \$ 68 \$ 60 \$ 153 \$ 112 \$ Cost of service revenue 314 226 228 542 372 Research and development 1,490 1,263 1,026

2,516

2,159

Sales and marketing 1,235
1,163
963
2,198
2,008
General and administrative 1,363
1,210
1,025
2,388
2,091
Total share-based compensation expense 4,495 \$ 3,930 \$ 3,302 \$ 7,797 \$ 6,742 \$ (2) Amortization expense related to acquired software and product technology included in these amounts is as follows:
Cost of product revenue 923

923 \$ 824 \$ 934 \$ 1,857 \$ 1,643

\$
Operating expenses 856
857
862
1,718
1,711
Total amortization expense 1,779 \$ 1,681 \$ 1,796 \$ 3,575 \$ 3,354 \$ (3) Business development and integration expense included in these amounts is as follows: General and administrative 1,477
234
- 1,477
404
Total business development and integration expense 1,477 \$ 234 \$ - \$ 1,477 \$ 404 \$ Three Months Ended

Six Months Ended September 30, September 30,