BAKER HUGHES INC Form 425 December 10, 2014

Capital One Securities
9
th
Annual Energy Conference
Mark McCollum
EVP & Chief Financial Officer
December 10, 2014
Filing
pursuant

to

Rule

425

under

the

Securities

Act

of

1933,

as

amended

Deemed

filed

under

Rule

14a-12

under

the

Securities

Exchange

Act

of

1934,

as

amended

Filer:

Halliburton

Company

Subject

Company:

Baker

Hughes

Incorporated

Commission

File

No.:

001-09397

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presentation that are not historical statements, including statements regarding the integration of Halliburton and Baker Hughes, the strength of the combined company (including expected synergies and the costs and timing to obtain them), expectations regarding the accretiveness of the acquisition, capabilities and advantages of the combined company, whether the transaction

will close and the expected timing thereof, whether all required regulatory clearances and approvals will be obtained, projected capital structure, expected fourth quarter 2014 operational results and restructuring charges are

forward-looking

statements

within

the

meaning

of

the

federal

securities

laws.

These

statements

are

subject

to

numerous

risks

and

uncertainties,

many

of which are beyond the company's control, which could cause actual results to differ materially from the results expressed or implied by the statements. These risks and uncertainties include, but are not limited to: failure to obtain the required votes of Halliburton s Baker Hughes stockholders; the timing

to

consummate

the proposed transaction; the conditions to closing of the proposed transaction may not be satisfied or the closing of the proposed transaction otherwise does not occur; the risk regulatory approval that may be required for the proposed transaction is not obtained or is obtained subject

to

conditions that are

not anticipated; the diversion of management time on transaction-related issues; the ultimate timing, outcome and results of integrating the operations of Halliburton and Baker Hughes and the ultimate outcome of Halliburton s operating efficiencies applied to Baker Hughes products and services; the effects of the business combination of Halliburton and Baker

Hughes, including the combined company s future financial condition, results of operations, strategy and plans; expected synergies and other benefits from the proposed transaction and the ability of Halliburton to realize such synergies and other benefits; expectations regarding regulatory approval of the transaction; results of litigation, settlements,

 $\quad \text{and} \quad$

and other

investigations;

risks and uncertainties described in Halliburton s Form 10-K for the year ended December 31, 2013, Form 10-Q for the quarter ended September 30, 2014, recent Current Reports on Form 8-K, and other Securities and Exchange Commission filings. These filings also discuss some of the important risk factors

identified that may

affect Halliburton's business, results of operations, and financial condition. Halliburton undertakes no obligation to revise or update publicly any forwardlooking statements

for any reason.

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This communication does not

offer to buy or sell or the solicitation of an offer to buy or sell any securities or solicitation of any vote or approval. This communication relates to a proposed business combination between Halliburton and Baker Hughes. In connection with this proposed business combination, Halliburton and/or Baker

constitute

an

Hughes may file one or more proxy statements, registration statements, proxy statement/prospectus or other documents with the SEC. This communication is not substitute for any proxy statement, registration statement, proxy statement/prospectus or other document Halliburton and/or Baker Hughes may file with the **SEC** in connection with the proposed transaction.

INVESTORS
AND
SECURITY
HOLDERS
OF
HALLIBURTON
AND
BAKER
HUGHES
ARE
URGED
TO
READ
THE
PROXY
STATEMENT(S),
REGISTRATION
STATEMENT(S),
PROXY
STATEMENT/PROSPECTUS
AND
OTHER
DOCUMENTS
THAT
MAY
BE
FILED
WITH
THE
SEC
CAREFULLY
AND
IN
THEIR
ENTIRETY
IF
AND
WHEN
THEY
BECOME
AVAILABLE
BECAUSE
THEY
WILL
CONTAIN
IMPORTANT
INFORMATION.
Any
definitive

proxy

statement(s) (if and when available) will be mailed to stockholders of Halliburton and/or Baker Hughes, as applicable. Investors and security holders will be able to obtain free copies of these documents (if and when available) and other documents filed with the SEC by Halliburton and/or Baker Hughes through

the website

maintained by the **SEC** at http://www.sec.gov. Copies of the documents filed with the **SEC** by Halliburton will be available free of charge on Halliburton s internet website http://www.halliburton.com or by contacting Halliburton s Investor Relations Department by email at investors@Halliburton.com or by phone +1-281-871-2688. Copies of the documents filed with

the **SEC** by Baker Hughes will be available free of charge on Baker Hughes internet website at http://www.bakerhughes.com by contacting Baker Hughes Investor Relations Department by email at trey.clark@bakerhughes.com alondra.oteyza@bakerhughes.com or by phone +1-713-439-8039 or +1-713-439-8822. Halliburton, Baker Hughes, their respective directors and certain of their

respective

executive officers may be considered participants in the solicitation of proxies in connection with the proposed transaction. Information about the directors and executive officers of Halliburton is set forth in its Annual Report on Form 10-K for the year ended December 31, 2013, which was filed with the

SEC on

February 7, 2014, its proxy statement for its 2014 annual meeting of stockholders, which was filed with the **SEC** on April 8, 2014, its Quarterly Report on Form 10-Q for the quarter ended September 30, 2014, which was filed with the **SEC** on October 24, 2014

and its Current Reports

on

Form

8-K

filed

with

the

SEC

on

July

21,

2014

and

December

9,

2014.

Information

about

the

directors

and

executive

officers

of

Baker

Hughes

is

set

forth

in

its

Annual

Report

on

Form

10-K

for

the year

ended

December

31,

2013,

which

was

filed

with

the

SEC

on

February

12, 2014, its proxy statement for its 2014 annual meeting of stockholders, which was filed with the SEC on March 5, 2014, its Quarterly Report on Form 10-Q for the quarter ended September 30, 2014, which was filed with the **SEC** on October 21, 2014,

and its Current Reports on

Form 8-K filed with the **SEC** on June 10, 2014 and September 10, 2014. These documents can be obtained free of charge from the sources indicated above. Additional information regarding the participants in the proxy solicitations and a description of their direct and indirect interests, by

security holdings or

otherwise,

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will
be
contained
in
the
proxy
statement/prospectus
and
other
relevant
materials
to
be
filed
with
the
SEC
when
they
become
available.

Participants in Solicitation Additional information

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Combined company should be

rewarded with
a
higher
trading
multiple
than
either
HAL
or
ВНІ
enjoys
today
A Stronger and More Diverse Organization
Targeting Nearly \$2 billion of Annual Cost Synergies
Accretive Metrics
Cash Flow by end of Year One After Close
Earnings per Share by end of Year Two After Close
Pro forma capital structure maintains strong investment grade ratings and
provides substantial flexibility
Committed to Efficiency and Returns

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Expanded Platform for Superior
Growth, Margins & Returns

Comprehensive Mature Fields

Capabilities

Best-in-Class

Unconventional

Solutions

Robust

Deep Water Technology Portfolio

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Efficiencies

Real Estate

North American

Operational

Efficiencies

International

Operational

Efficiencies

Corporate

Nearly \$2 billion of annual cost synergies

Best Athlete

Leadership

Asset Utilization

Working Capital

Underserved Markets

©
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7
Prior to Close
Initiated Regulatory Reviews
Announced Integration Leadership
Established Integration Teams

After Close

©
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8
Today
Complete Regulatory Reviews
Day 2
Architecture

Integration/Synergy Planning After Close

©
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9
Today
Prior to Close
Execute on Integration/ Synergies
Recapitalization

Drive Shareholder Returns

©
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10
Short-Term Adjustments
Maintaining Long-Term
Flexibility

© 2014 HALLIBURTON. ALL RIGHTS RESERVED. Integration Planning Underway Maintaining Flexibility Focused on Returns © 2014 HALLIBURTON. ALL RIGHTS RESERVED.

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Mark McCollum
EVP & Chief Financial Officer
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