

INTEGRATED DEFENSE TECHNOLOGIES INC

Form 425

August 18, 2003

Filed by DRS Technologies, Inc.  
Pursuant to Rule 425  
under the Securities Act of 1933, as amended  
Subject Company: Integrated Defense Technologies, Inc.  
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The following is the slide presentation used in the presentation to the financial community by representatives of DRS Technologies, Inc., in connection with the Agreement and Plan of Merger, dated August 15, 2003 among DRS Technologies, Inc., Integrated Defense Technologies, Inc. and a wholly owned subsidiary of DRS Technologies, Inc.

ACQUISITION OF IDT  
August 18, 2003

SAFE HARBOR

This presentation contains forward-looking information, within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934, as amended, that is based on management's beliefs and assumptions, current expectations, estimates and projections. Such information, including information relating to the Company's expectations for future financial performance, is not considered historical facts and is considered forward-looking information under the federal securities laws. This information may contain words such as "believes," "anticipates," "plans," "expects," "intends," "estimates" or similar expressions. This information is not a guarantee of the Company's future performance and is subject to risks, uncertainties and other important factors that could cause our actual performance or achievements to differ materially from those expressed or implied by this forward-looking information and include, without limitation, demand and competition for the Company's products and other risks or uncertainties detailed in the Company's Securities and Exchange Commission filings. Given these uncertainties, you should not rely on forward-looking information. The Company undertakes no obligations to update any forward-looking information, whether as a result of new information, future events or otherwise.

DEAL SUMMARY

\$17.50 per share:

- o \$12.25 in cash
- o Balance in DRS stock (subject to a collar)
- o Approximately \$175 M in IDT net debt
- o \$550 M total enterprise value

Valuation metrics:

- o 1.5x FY2005E sales
- o 8.5x FY2005E EBITDA

IDT AT A GLANCE

Electronic Combat Systems

- o Air Combat Training - Test and Evaluation
- o Shipboard and Coastal Electronics

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- o Airlift Avionics and Cargo Delivery Systems
- o Electromechanical Products

### Communication and Surveillance systems

- o Signal Intelligence
- o Microwave Subsystems
- o Radio Frequency Transmitters
- o Weather Radar Systems

### Diagnostic and Power Systems

- o Test Equipment
- o Power Management
- o Vehicle Electronics
- o Embedded Diagnostics

### IDT PRODUCT PLATFORMS

[Graphic]

### TRANSACTION BENEFITS

- o Creates the leading "mid-tier" defense technology company
- o Diversifies business mix (no single program greater than 6% of revenues)
- o Provides robust core and future business opportunities
- o Broadens relationship with existing customers - U.S. Army/Navy/Marine Corps
- o Establishes significant presence with U.S. Air Force and Intelligence communities
- o Generates immediate earnings accretion and cash flow

### LEADERSHIP POSITION IN "MID-TIER" DEFENSE ELECTRONICS

DRS - FY2005E Revenue \$1.2B

#### Electronic Systems Group

FY2005E Sales: \$425 M

##### Key Business Lines:

- o Naval workstations
- o Power distribution and control systems
- o Tactical systems
- o Radar and sonar systems

#### Electro-Optical Systems Group

FY2005E Sales: \$300 M

##### Key Business Lines:

- o Electro-optical/infrared sensor systems
- o Infrared detectors

#### Flight Safety and Communications Group

FY2005E Sales: \$115 M

##### Key Business Lines:

- o Shipboard communications
- o Deployable flight recorders
- o Mission recorders
- o High-speed digital imaging systems
- o Weapons alignment systems

#### Intelligence, Training and Test Group

FY2005E Sales: \$360 M

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### Key Business Lines:

- o Electronic training and combat systems
- o Diagnostics and power systems
- o Communications surveillance and radar systems

### STRONG, DIVERSIFIED PORTFOLIO OF PROGRAMS

	DRS Stand Alone % of FY2005E Sales	DRS Pro Forma % of FY2005E Sales
Q-70	9.1%	6.3%
MMS	8.2	5.7
DD (X)	4.4	3.1
Bowman	3.3	2.3
IBAS	3.2	2.3
HTI	2.8	2.0
FCS	2.7	1.9
M1/A1 Testing	-	1.7
CHS-2/3	2.4	1.7
LRAS	2.1	-
P5CTS	-	1.6
AMP	1.8	-
Total Top 12	40.0%	28.6%

### ROBUST CORE & FUTURE BUSINESS OPPORTUNITIES

Core Programs		Future Programs
Q-70		DD (X)
HTI		IBR
IBAS		LCS
APACHE		SAFCS
LRAS		CVN-21
SVS		MFLS
CHS-2		FCS
JAVELIN	DRS	HTSS
FBCB2	->	JSF
MTS		DVS/TWS
BOWMAN		CHS-3
VISUAL		DEEPWATER
AMP		OFW
DIRCM		ITSS/FEP
SPS-67		AAAV
MMS		CETS
M1/A1		Army E-Drive
SKE		ACS
P4RC	IDT	P5CTS
VLS	->	CG (X)
LAV SLEP		JTE
Rivet Joint		Gulf Range

Core Programs Support Transition to Future Growth

### BROADENS CUSTOMER RELATIONSHIPS

[Graphic]

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## CONSISTENT FINANCIAL PERFORMANCE

[Graphic]

## FINANCIAL GUIDANCE (\$ millions except EPS)

	FY2004E			FY2005E*
	Prior Guidance	Guidance*	Revised	
Revenues	\$800 - \$815	\$965 - \$995		\$1,200 - \$1,230
EPS	\$1.65 - \$1.68	\$1.68 - \$1.71		\$1.82 - \$1.89
Free Cash Flow	\$25 - \$35	\$28 - \$38		\$35 - \$45

\* Assumes a September 30, 2003 transaction close

## IN SUMMARY

- o Creates the leading "mid-tier" defense technology company
- o Contributes strong and diversified portfolio of products and programs
- o Provides robust core and future business opportunities
- o Broadens existing customer relationships
- o Continues consistent financial performance

## Focused on Growing Stockholder Value

This announcement is neither a solicitation of a proxy, an offer to purchase, nor a solicitation of an offer to sell shares of IDT. IDT will fill and deliver all proxy statements, and IDT and DRS will file and deliver all other forms, notices and documents required under state and federal law with respect to the merger. IDT will be filing preliminary proxy materials with the Securities and Exchange Commission. Upon expiration of the waiting period required under the federal securities laws to permit the SEC to review and comment upon the preliminary proxy materials, IDT will call a special meeting of its stockholders to vote on the merger and will file with the SEC and mail the definitive proxy materials to its stockholders. The definitive proxy materials will contain important information regarding the merger, including, among other things, the recommendation of IDT board of directors in respect of the merger. Stockholders of IDT are advised to read the definitive proxy material, including the proxy statement and the Agreement and Plan of Merger, before making any decisions regarding the merger. Copies of the definitive proxy materials, and any amendments or supplements thereto, may be obtained without charge at the SEC's website at [www.sec.gov](http://www.sec.gov) or at IDT's website at [www.idt-idt.com](http://www.idt-idt.com) as they become available.

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