

EQUUS TOTAL RETURN, INC.
Form DEFA14A
April 28, 2010

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a)
of the Securities Exchange Act of 1934

Filed by the registrant

Filed by a party other than the registrant

Check the appropriate box:

- | | |
|--------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------|
| <input type="checkbox"/> Preliminary Proxy Statement | <input type="checkbox"/> Confidential, for Use of the Commission
Only (as permitted by Rule 14a-6(e)(2)) |
| <input type="checkbox"/> Definitive Proxy Statement | |
| <input checked="" type="checkbox"/> Definitive Additional Materials | |
| <input type="checkbox"/> Soliciting Material pursuant to §
240.14a-12 | |

Equus Total Return, Inc.

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

Payment of filing fee (Check the appropriate box):

- No fee required
- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11

(1) Title of each class of securities to which transaction applies:

(2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined.):

(4) Proposed maximum aggregate value of transaction:

(5) Total fee paid:

.. Fee paid previously with preliminary materials:

.. Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the form or schedule and the date of its filing.

(1) Amount previously paid:

(2) Form, schedule, or registration statement no.:

(3) Filing party:

(4) Date filed:

www.equuscap.com
Presentation to RiskMetrics Group
Kenneth Denos
Member of the Board of Directors, Equus Total Return, Inc.
Robert Knauss
Lead Independent Director and Chairman of the Audit Committee
Equus Total Return, Inc.
Fraser Atkinson
Chief Financial Officer, Versatile Systems Inc.
John Hardy
Chief Executive Officer, Versatile Systems Inc. (Via Teleconference)
April 28, 2010

Forward Looking Statements and Important Information

This presentation may contain certain forward-looking statements regarding future circumstances. These forward-looking statements are based upon the Fund's current expectations and assumptions and are subject to various risks and uncertainties that could cause actual results to differ materially from those contemplated in such forward-looking statements, including, in particular, the risks and uncertainties described in the Fund's filings with the Securities and Exchange Commission. Actual results, events, and performance may differ. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as to the date hereof. The Fund undertakes no obligation to release publicly any revisions to these forward-looking statements that may be made to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events. The inclusion of any statement in this letter does not constitute an admission by the Fund or any other person that the events or circumstances described in such statements are material.

Important Information

The Fund filed a definitive proxy statement concerning the 2010 Annual Meeting of Stockholders with the United States

Securities and Exchange Commission ("SEC") on April 12, 2010. The Fund has also filed other relevant documents with the SEC. The Fund advises stockholders to read the definitive proxy statement, as well as the other relevant documents filed with the SEC, because they contain important information about the election of directors and any other

matters to be presented at the 2010 Annual Meeting of Stockholders. Stockholders may obtain free copies of the definitive proxy statement and the other documents the Fund files with the SEC at the SEC's website at www.sec.gov. They may also access a copy of the Fund's definitive proxy statement by accessing www.equuscap.com. In addition, stockholders may obtain a free copy of the definitive proxy statement and other related documents by contacting Georgeson Inc. by telephone toll-free at 866-821-2606 (banks and brokerage firms should call 212-440-9800), or by email at equus@georgeson.com.

The Fund, its directors, some of its executive officers and certain other of its employees are participants in the solicitation of proxies in respect of the matters to be considered at the 2010 Annual Meeting of Stockholders. Information about the participants is set forth in the definitive proxy statement. Information about the participants' direct

or indirect interests in the matters to be considered at the annual meeting is also contained in the proxy statement referred to above.

3

Agenda

§ Introduction: Developments since Fall 2009

§ Why We Are Here

§ History of Sam & Paula Douglass' Control of Equus

§ Discount to Net Asset Value Over Last Ten Years

§ New Dynamic Leadership: Equus Director Nominees

§ Numerous Douglass Slate Conflicts and Issues

§ A New Direction

Introduction: Developments since Fall 2009

§ Equus Total Return, Inc. (“Equus”, the “Fund”) is a NYSE-Listed business development company that seeks to invest primarily in private companies pursuing growth through acquisitions or organically, leveraged buyouts, recapitalizations, or special situations.

§ Versatile Systems Inc. (“Versatile”), currently the Fund’s largest shareholder with 822,031 shares, or 9.28% of Equus stock, established its position in the fall of 2009; began discussions with then CEO about steps to increase shareholder value.

§ As a result of poor performance of the Fund and a series of write-downs, Versatile initiated a dialogue with the Board, beginning in January 2010, to help chart a new course of action for Equus.

§ On November 6, 2009, Equus announced a \$6.4 million write-down

§ On February 16, 2010, Equus announced a \$13.8 million write-down

§ Versatile offered to contribute the services of its highly qualified principals to assist Equus in increasing its investment reach, access to deal flow and capital, as well as execution capability and management expertise. A minority of four Equus directors were supportive of Versatile’s involvement.

§ In January 2010, a five member majority of the Equus Board led by its founder, Sam Douglass, rejected overtures of Versatile and created an “executive committee” that assumed the powers of the Fund’s chief executive and excluded those directors that were supportive of Versatile.

§ Following several weeks of discussions and meetings with representatives of Versatile (including meetings and discussions with William Hankinson, a member of the executive committee and chairman of the Fund’s nominating committee), a majority of the Fund’s directors nominated four representatives of Versatile to the Equus Board.

§ The four new nominees are all directors of Versatile, a public company listed in Canada and the United Kingdom. As such, they have been fully vetted by the regulatory authorities in Canada and the UK.

Why We Are Here

§ Sam Douglass (the founder of the Fund) and his wife, Paula Douglass (a former officer of the Fund) are running a full dissident slate to regain control of the Fund.*

§ Sam and Paula Douglass have been officers or directors of the Fund since its inception.

§ One or both of the Douglasses approved all of the Fund's present investments, including those which have performed poorly.

§ In June 2005, Sam Douglass sold Equus Capital Management Company ("ECMC"), then the Fund's investment advisor, to the parent company of Moore Clayton Capital Advisors ("MCCA"), which was thereupon appointed as the Fund's new investment advisor.

§ Under the terms of the sale of ECMC, two trusts controlled by Sam Douglass were entitled to receive \$6 million in installment payments and Sam and Paula Douglass were appointed as officers, directors and employees of MCCA.

§ As employees of MCCA, Sam and Paula Douglass received more than \$1.6 million in salary and bonus.

§ When MCCA's appointment as the Fund's investment advisor was terminated in 2009, Sam and Paula were no longer entitled to salary, bonus, or installment payments.

§ We believe Sam and Paula Douglass have initiated the proxy fight to regain control of Equus for their personal benefit and to renew their income stream lost from the termination of MCCA as the Fund's investment advisor.

* Equus has a declassified board - all nine seats are up for annual election at the May 12th Annual Meeting.

6

History of Sam & Paula Douglass' Control of Equus

1980 - Sam Douglass becomes Chairman of the Board and CEO of Equus Capital Management Corporation ("ECMC"), the Fund's former investment advisor.

ECMC is 80% owned by two trusts controlled by Sam Douglass ("Douglass Trusts")

1983 - The Fund begins its operations.

1991 - The Fund becomes a publically traded closed-end fund. Sam Douglass appointed Chairman and CEO.

1992 - Paula Douglass appointed an officer and director of ECMC.

June 30 - The Fund entered into a new investment advisory agreement with Moore Clayton Capital Advisors, Inc ("MCAA") upon the sale of ECMC to MCAA.

June 2005

- Paula Douglass appointed Vice Chairman of the Board of MCCA.
- Sam Douglass appointed President of MCCA.
- Sam Douglass begins receiving \$320,000 annual salary from MCCA
- Paula Douglass begins receiving \$180,000 annual salary from MCCA
- The Douglass Trusts begin receiving payments from parent company of MCCA from the sale of ECMC

June 2006 - Paula Douglass appointed Vice President of the Fund.

August 11 - The Fund began to employ a total return investment style.

2007 - Sam Douglass resigns position as Co-Chairman of the Fund but remains on the Board.

March 24 - The Fund suspends its managed distribution policy and payment of quarterly distributions for an indefinite period.

June 12 - The Board of Directors announced plans to “internalize” Fund management.

June 2009

- Paula Douglass resigns from position as Vice Chairman of the Board of MCCA.

- Installment payments from parent company of MCCA to the Douglass Trusts cease.

March/April

- Paula Douglass terminated as Vice President of the Fund.

- The Fund’s Board does not re-nominate Sam Douglass for Board seat.

1980 - 2004

2005

2006

2007

2008

2009

2010

May 2005 - Sam Douglass signs contract to sell ECMC to parent company of MCCA for \$7.5M. The Douglass Trusts are entitled to receive \$6 million from the sale.

Douglass Trusts receiving installment payments from parent company of MCCA

7

Discount to Net Asset Value Over Last Ten Years
Equus NAV vs. Stock Price 2000-2009
(Average Discount: 37%)

New Dynamic Leadership: Equus Director Nominees

§ Alessandro Benedetti: Currently the CEO of SAE Capital Ltd., which he founded in January 2007; for over 20 years has been involved in the structuring and financing of complex transactions, acting on behalf of companies and governments in North America, Europe, Central Asia and the Middle East; led the acquisition of Wind Telecomunicazioni SpA, based in Italy, which at over 12 billion Euros was the largest leveraged buyout in European history at the time.

§ Bertrand des Pallieres: CEO of SPQR Capital LLP, based in London, UK since May 2007; former Global Head of Principal Finance and member of the Global Market Leadership Group of Deutsche Bank from 2005 to 2007; also held positions of Global Head of Structured Credit, European Head of Derivatives Structuring and Marketing, and Co-head of sales for Europe Middle East and Africa at JP Morgan.

§ John A. Hardy: Chairman and Chief Executive Officer of Versatile since January 1997; has had extensive experience in the insurance, finance and banking sectors, as well as mergers and acquisitions and litigation and resolution of multi-jurisdictional disputes practicing as a Barrister from 1978-1997; was adjunct Professor in insurance law at the University of British Columbia from 1984-2000.

§ Fraser Atkinson: CFO of Versatile since February 2003, Corporate Secretary of Versatile since October 2003 and Director since November 2003; involved in both the technology and corporate finance sectors as a partner at KPMG, LLP for over 14 years.

§ Richard F. Bergner: Practicing attorney in Houston, TX for 50 years; practice includes corporate, investment and real estate matters; has litigated cases in federal and state court.

§ Gregory J. Flanagan: Chairman of the Board, CEO and President of the Fund from July 2009 to February 2010; previously served as COO of Gallagher Healthcare, Inc. - Houston Branch, an insurance brokerage company; has more than 20 years of commercial banking experience.

§ Henry W. Hankinson: Managing Partner and co-founder of Global Business Associates, LLC, a boutique M&A consulting firm in Atlanta, GA; former military officer with engineering and MBA degrees; has held domestic and international senior executive management positions for over 30 years, including at Halliburton / Brown & Root ("HBR"); Establish the oil & gas construction market for HBR in the Former Soviet Union and was senior HBR regional Managing Director of Saudi Arabia.

§ Robert L. Knauss: Former Chairman of the Board of Philip Services Corp., an industrial services company, from 1998 to 2003, and Chairman of the Board and CEO of Baltic International USA, Inc. from 1995 to 2003; during the past twenty years, has served on the Boards of Directors of eight public companies;

former Dean and Distinguished University Professor of University of Houston Law School and Dean of Vanderbilt Law School.
§ Kenneth I. Denos: Served as a director and principal of many small public and private companies throughout the world; since August 2009 has been Deputy Executive Chairman of London Pacific & Partners, Inc., a healthcare and hospitality corporate finance advisory and investment firm; previously was President of the Fund from December 2007 to June 2009; CEO of the Fund from August 2007 to June 2009; Executive Vice President and Secretary of the Fund from June 2005 until August 2007.

Highlighted Director Nominees represent Versatile;
Average age of four new director nominees is 50 years.

Numerous Douglass Slate Conflicts and Issues

- § Sam Douglass, Husband of Paula Douglass, received a “Wells” notice from the SEC in June 2009.
 - § Provides notice that SEC may bring civil actions against Sam Douglass for possible violations of securities laws.
 - § Douglass slate includes both the Chairman and the CEO of Trulite, Inc. - a company in default on a \$2.3 million loan from Equus; Paula Douglass is on Trulite’s Board.
 - § Jonathan Godshall and John White - two Douglass slate nominees - serve as the CEO and Chairman, respectively, of Trulite, Inc.
 - § Trulite has defaulted on a \$2.3 million loan to Equus that was originated by Paula Douglass on behalf of the Fund.
 - § Paula Douglass - along with Jonathan Godshall and John White - are directors of Trulite.
 - § Other nominees are primarily Houston-based, and include long-term associates of the Douglasses.
 - § Six of nine Douglass slate nominees list Houston addresses in the proxy.
 - § John Wade, a Douglass slate nominee, was formerly Vice President of Tax Planning for Equus Corporation International, a company co-founded by Paula Douglass.
-

10

A New Direction

§ The Fund's director nominees - including the four new directors - will focus immediately on:

§ Identifying and naming a talented and experienced CEO to lead the Fund forward;

§ Reducing costs and maximizing investments in portfolio companies through active management;

§ Effectively communicating fund strategy and growth opportunities to shrink NAV discount.

§ Mid to longer-term objectives, include:

§ Transforming Equus from a small Houston-based fund into a much larger, internationally focused and dynamic investment vehicle;

§ Capitalizing on attractive investment opportunities around the world;

§ Getting Equus firmly back on the track of receiving regular income and capital appreciation from its portfolio investments; and

§ Ultimately seeking to resume the Fund's quarterly dividend that was discontinued in early 2009.

§ Commitment to corporate governance best practices

§ Independent board of directors, without conflicts and led by independent Chairman.

§ All directors committed to active Board involvement.

§ All but one of nominees would be independent directors.

The election of the Fund's director nominees will ensure that the Board can continue to move forward with its plan to build shareholder value.
