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HARSCO CORP

Form 8-K November	Cer 26, 2013		
	STATES TIES AND EXCHANGE	COMMISSION	
Washingt	ton, D.C. 20549		
FORM 8	-K		
Pursuant The Secu	NT REPORT to Section 13 OR 15(d) or rities Exchange Act of 19 deport (Date of earliest even		
	orporation ame of registrant as specif	ied in its charter)	
DE (State or other jurisdiction of incorporation)		001-03970	23-1483991
		(Commission File Number)	(IRS Employer Identification No.)
350 Poplar Church Road, Camp Hill, Pennsylvania (Address of principal executive offices) Registrant's telephone number, including area code: 717-763-7064			17011 (Zip Code)
(Former i	name or former address, it	f changed since last report)	
	rant under any of the followritten communications. Soliciting material pursu Pre-commencement con 240.14d-2(b))	f the Form 8-K filing is intended to simultate the form 8-K filing is intended to simultate the provisions (see General Instruction 2 is pursuant to Rule 425 under the Securities that to Rule 14a-12 under the Exchange Admunications pursuant to Rule 14d-2(b) under the Instructions pursuant to Rule 13e-4(c) under the Instruction Instructio	A.2. below): s Act (17 CFR 230.425) ct (17 CFR 240.14a-12) nder the Exchange Act (17 CFR

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Item 2.01. Completion of Acquisition or Disposition of Assets.

On November 26, 2013, Harsco Corporation (the "Company") consummated the previously announced transaction to sell the Company's Harsco Infrastructure Segment into a strategic venture with Clayton, Dubilier & Rice ("CD&R") as part of a transaction that combines the Harsco Infrastructure Segment with Brand Energy & Infrastructure Services, Inc., which CD&R simultaneously acquired (the "Infrastructure Transaction"). The Company has contributed substantially all of the Company's equity interests in, and the net assets of, the Harsco Infrastructure Segment to the strategic venture in exchange for \$300 million in cash, subject to working capital and other adjustments, and an approximate 29% equity interest in the strategic venture. The Company's approximate 29% equity interest in the strategic venture will be accounted for under the equity method of accounting as prescribed by accounting principles generally accepted in the United States of America.

Under the terms of a limited partnership agreement (the "Partnership Agreement") that governs the operation of the strategic venture, the Company is required to make quarterly payments, effectively to CD&R either (at the Company's election) (i) in cash, with total payments to equal approximately \$22 million per year on a pre-tax basis (approximately \$15 million per year after tax), or (ii) in kind through the transfer of approximately 2.5% of the Company's equity interest in the strategic venture to CD&R on an annual basis. The Company's obligation to make such quarterly payments under the Partnership Agreement will cease upon the earlier of (i) the strategic venture achieving \$479 million in last twelve months' earnings before interest, taxes, depreciation and amortization for three quarters, which need not be consecutive, and (ii) eight years after the closing of the Infrastructure Transaction. In addition, upon the initial public offering of the strategic venture, the Company's quarterly payment obligation will decrease by the portion of CD&R ownership sold and is eliminated completely once CD&R ownership interest in the strategic venture falls below 20%. In the event of a liquidation of the strategic venture, CD&R would be entitled to a liquidation preference of approximately \$336 million, plus any quarterly payments that had been paid in kind. Under the terms of an investor rights agreement, the Company has the right to designate two of the nine directors to the board of directors of the strategic venture and to jointly (with CD&R) designate one independent director. The remaining members of the board of directors of the strategic venture will consist of five directors designated by CD&R as well as the chief executive officer of the strategic venture.

Item 9.01. Financial Statements and Exhibits.

(b) Pro Forma Financial Information

The unaudited pro forma condensed consolidated financial information related to the Infrastructure Transaction is attached as Exhibit 99.1 to this Current Report on Form 8-K.

(d) Exhibits

Exhibit 99.1 - Unaudited Pro Forma Condensed Consolidated Financial Information

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

HARSCO CORPORATION

Date: November 26, 2013 By: /s/ F. Nicholas Grasberger, III

F. Nicholas Grasberger, III

Senior Vice President and Chief Financial Officer