WHITING PETROLEUM CORP Form DEFA14A July 14, 2014

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 (Amendment No.)

Filed by the Registrant x

Filed by a Party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- " Definitive Additional Materials
- x Soliciting Material Pursuant to Section 240.14a-12

Whiting Petroleum Corporation

(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):

- x No fee required
- " Fee computed on table below per Exchange Act Rules 14a-6(i)(4) 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.
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whi	ack box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for ch the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the m or Schedule and the date of its filing.
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which Form (1) (2) (3)	ch the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the m or Schedule and the date of its filing. Amount Previously Paid: Form, Schedule or Registration Statement No.:
which Form (1) (2) (3)	ch the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the m or Schedule and the date of its filing. Amount Previously Paid: Form, Schedule or Registration Statement No.: Filing Party:

On July 14, 2014, Whiting Petroleum Corporation made the following presentation available on its website.

This Highly Strategic Combination

Creates Largest Bakken / Three Forks Producer

Drives Higher Growth

Drives Better Metrics

July 2014 ENERGY + TECHNOLOGY = GROWTH

Forward-Looking Statements

This communication contains statements that Whiting Petroleum Corporation (Whiting) and Kodiak Oil & Gas Corp. (Kodiak) believe to be forward-looking statements within the meaning of Section 21E of the Securities Exchange Act of 1934. All statements other than historical facts, including statements regarding the expected benefits of the proposed transaction to Whiting and Kodiak and their shareholders, the anticipated completion of the proposed transaction or the timing thereof, the expected future reserves,

production, financial position, business strategy, revenues, earnings, costs, capital expenditures and debt levels of the combined company, and plans and objectives of management for future operations, are forward-looking statements. Such forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those expressed in, or implied by, such statements. These risks and uncertainties include, but are not limited to: the ability to obtain shareholder, court and regulatory approvals of the proposed transaction; the ability to complete the proposed transaction on anticipated terms and timetable; Whiting s and Kodiak s ability to integrate successfully after the transaction and achieve anticipated benefits from the proposed transaction; the possibility that various closing conditions for the transaction may not be satisfied or waived; risks relating to any unforeseen liabilities of Whiting or Kodiak; oil and natural gas prices; level of success in exploration, development and production activities; the impacts of federal and state laws; the impacts of hedging on results of operations; uncertainty regarding future operating results and plans, objectives and expectations; and other risks described under the caption Risk Factors in Whiting s and Kodiak s Annual Reports on Form 10-K for the period ended December 31, 2013. Whiting and Kodiak assume no obligation, and disclaim any duty, to update the forward-looking statements in this communication.

Energy + Technology = Growth

Transaction overview 3 Consideration

Whiting Petroleum Corporation (Whiting) to acquire Kodiak Oil & Gas Corp. (Kodiak) for 0.177x shares of Whiting per Kodiak share, implying \$13.90 per

```
Kodiak share based on Whiting s closing price as of July 11, 2014
Transaction value,
enterprise value
& key metrics
Transaction equity value of $3.8bn, implying Equity Value / 2014E Cash Flow
multiple of 4.8x
Transaction enterprise value of $6.0bn, implying Enterprise Value / 2014E
EBITDAX
multiple
of
6.9x
and
Enterprise
Value
/
2014E
Production
multiple
of
~$149,000
Boepd
Pro forma ownership
& corporate
governance
Whiting shareholders will own ~71% and Kodiak shareholders will own ~29% of
the combined company
Whiting will add 2 Kodiak directors to its Board
Combined company will be led by current Whiting senior management team
Key conditions
& timing
Whiting shareholder approval and Kodiak securityholder approval
Customary regulatory approvals
Closing expected in Q4 2014
Based on mid-point of Kodiak public guidance
Energy + Technology =
Growth
```

Strategic rationale 4 Creates leading Williston Basin operator

Combined company

become the #1 Bakken/Three **Forks** producer: over 107,000 Boepd in Q1 14 Combined 855k net acres, inventory of ~3,460 net future drilling locations, and 370 Mmboe of proved reserves in the Williston Basin Materially enhanced scale to support growth Combined company expected to have an

will

value of approximately \$17.8bn¹ and LQA

initial enterprise

EBITDAX of \$2.8bn

Combined proved reserves of 606 Mmboe, 3P reserves of 1,220 Mmboe as of 12/31/13 and Q1 14

production of 134 Mboepd (80% in Bakken/Three Forks) Stronger credit profile & financial flexibility

All-stock transaction structure is credit enhancing

Strong balance sheet, with combined company at 1.6x debt / 2014E

EBITDAX

Combined company has a borrowing base of \$4.5bn with \$3.5bn of commitments Significant financial benefits to shareholders

All-stock transaction structure allows both Whiting and Kodiak shareholders to participate in substantial combined company upside

Transaction

is

expected

to

be

accretive

to

Whiting

discretionary

cash

flow

per

share,

earnings

per

share and production per share

Opportunity for

meaningful production &

operational synergies

Complementary acreage positions allows for more efficient operations

Application of Whiting technological expertise to Kodiak asset base expected to enhance recoveries and reduce costs

Maintains leading oilweighted platform

Combined

company

will

offer

leading

oil-driven

growth

profile

(88%)

liquids/84%

oil,

2014E

production)

Continue to expect consistently strong EBITDAX margins from oil focus

Combined Whiting & Kodiak enterprise values based on transaction value as of July 11, 2014 Drives higher growth

Accelerated development of Kodiak resource base to drive production and cash flow growth

Expect to increase Kodiak s rig fleet from 7 to 12 operated rigs by Q4 15 Energy + Technology =

Energy + recimology

Growth

Expected benefits to Whiting

Increases weighting of production from Bakken/TFS

80% of pro forma Q1 2014 production from Bakken/TFS

855,000 combined net acres, with an inventory of 3,460 net Williston Basin drilling locations

Addition
of
complementary
acreage
position
in
area
Whiting
knows
very
well
Significantly enhanced growth potential from accelerated development of Kodiak resource base
Expect to increase Kodiak s rig fleet from 7 to 12 operated rigs by Q4 15
Substantial present value benefit from acceleration
Materially increased scale enhances relative positioning of company vs. peers and strengthens Whiting s credit profile and financial flexibility
All-stock transaction structure is credit enhancing
Expected to be accretive in 2015 and increasingly accretive thereafter across all metrics
Discretionary cash flow per share
Earnings per share
Production per share 5
Energy + Technology =
Growth



Expected benefits to Kodiak

Kodiak shareholders will retain upside to Bakken/TFS development through $\sim\!29\%$ ownership of the combined company

Kodiak shareholders will own shares in a significantly larger company with a more

diverse set of reserves and production, with complementary assets

Exposure to leading positions in two of the fastest-growing oil-rich plays in the US: the Bakken and the Niobrara

Significantly increases size and scale with greater access to capital for accelerated development

Kodiak shareholders will participate in the benefit of operational and cost improvements provided by the combined asset base and operations

Transaction expected to be tax-free to Kodiak s US shareholders 6

Energy + Technology =

Growth

```
Leading Williston Basin operator
7
Source: Company presentations, filings and press releases
1
As of December 31, 2013
2
Rigs currently drilling on July 13, 2014 per NDIC
```

As of July 13, 2014, Whiting had two additional rigs moving and Kodiak had one additional rig moving, for a combined operated 21 rigs in the Williston Basin
Acreage Overview (855,000 net acres)
Rigs drilling in the Williston Basin
(as of 7/13/14)
2,3
Q1'14 Bakken / Three Forks Net Production
(Mboepd)
Energy + Technology =
Growth

Larger location inventory with significant opportunity to accelerate Williston Basin drilling program 8
Pro Forma Williston Basin Drilling Locations (Net) 3,460

Potential Williston Basin

net drilling locations increase by 158% 1,339

Includes 2,639 Whiting and Kodiak locations at 12/31/2013, plus an additional 821 combined Whiting and Kodiak identified lenergy + Technology =

Growth

Continued production and reserve growth with oildriven focus and strong margins 9 Reserves (Mmboe) Production (Mboepd) YE 2013 88% liquids / 80% oil

2014E 88% liquids / 84% oil Energy + Technology = Growth

Driving value from complementary acreage positions Central and Eastern Williston Basin 10

Combined 855,000 net acres in the core of Williston Basin

Footprint in the sweet-spot of the Central and Eastern Williston Basin is strategically positioned to accelerate development of the combined acreage position

Ability to drive production, reserve growth and operational efficiency across the position

Energy + Technology =

Growth

Value creation via application of Whiting expertise and financial strength 11

Reduction in Kodiak s completed well costs

~ \$700,000 per well

Present value acceleration

Expect to increase Kodiak s rig fleet from 7 to 12 operated rigs by Q4 15

By Q4 15, combined 26 operated rigs, largest fleet in the Basin

Completion efficiency

New technologies and improved techniques

Operational efficiency

Economies of scale to drive reduced LOE

Infrastructure

Marketing scale

Midstream expertise Energy + Technology = Growth

Accelerated development plan to drive net asset
value accretion
12
Kodiak Standalone
Kodiak Pro Forma
Expect to increase Kodiak operated rig fleet from 7 to 12 rigs by Q4 15 driving substantial present value benefit

Energy + Technology = Growth

Enhances size and scale relative to oil-weighted peers

13

Enterprise

Value

(\$bn)

LQA

EBITDAX

```
($bn)
Reserves
(Mmboe)
Source: Company filings, equity research, Bloomberg, FactSet as of July 11, 2014

Combined Whiting & Kodiak enterprise values based on transaction value as of July 11, 2014

Please see appendix for reconciliation of non-GAAP financial measures

Based on mid-point of Whiting and Kodiak public guidance, and Bloomberg Consensus estimates for peers 2014E

Production
(Mboepd)
Energy + Technology =
Growth

liquids

liquids

liquids
```

2

Substantial production and reserves, with increased Bakken/TFS weighting 14
Production (as of 3/31/14)
439 Mmboe
89% liquids
606 Mmboe

88% liquids Whiting Pro forma 167 Mmboe 83% liquids Kodiak Proved Reserves (as of 12/31/13) Northern Rockies production for Whiting includes 2.4 Mboepd of production outside of the Bakken/Three Forks 100 Mboepd 88% liquids 134 Mboepd 88% liquids 34 Mboepd 87% liquids Energy + Technology = Growth Northern Rockies Central Rockies North Ward Estes Permian Mid-Con / Gulf Coast Northern Rockies Central Rockies North Ward Estes Permian

Mid-Con / Gulf Coast

```
Strong combined balance sheet
15
Pro Forma Capitalization at 3/31/14 ($mm)
1
Assumes cash on balance sheet as of 3/31/2014
2
```

Reflects \$700mm of revolver drawings at Kodiak as of 3/31/2014 and \$58mm of anticipated transaction expenses

```
3
As of 3/31/2014
As of 12/31/2013
Based on transaction value as of July 11,2014
Please see appendix for reconciliation of non-GAAP financial measures
2014E EBITDAX based on Wall Street consensus estimates
Energy + Technology =
Growth
Cash1
$422
RC Borrowings<sup>2</sup>
$758
Whiting notes
6.500% sr nts due 2018
350
5.000% sr nts due 2019
1,100
5.750% sr nts due 2021
Unamortized premium on Whiting's 2021 notes
4
Kodiak notes
8.125% sr nts due 2019
800
Unamortized premium on Kodiak's 2019 notes
5
5.500% sr nts due 2021
350
5.500% sr nts due 2022
400
Total debt
$4,966
Market
capitalization
5
$13,262
Total capitalization
$18,228
Net capitalization (excludes cash)
$17,806
Q1 14
annualized
EBITDAX
3,6
$2,802
```

Proved

```
reserves
(Mmboe)
4
606
Proved developed reserves (Mmboe)
330
Debt
Q1 14
annualized
EBITDAX
1.8x
Debt
2014E
EBITDAX
1.6x
Debt / Total capitalization
27%
Debt / Proved reserves (Mmboe)<sup>2</sup>
$8.20
Debt / Proved developed reserves (Mmboe)<sup>2</sup>
$15.07
```

```
Significant pro forma liquidity 16
Total Liquidity ($mm) $3,164
$1,606
```

Reflects \$3,500mm of commitments minus \$700mm of revolver drawings at Kodiak as of 3/31/2014 and \$58mm of anticipated

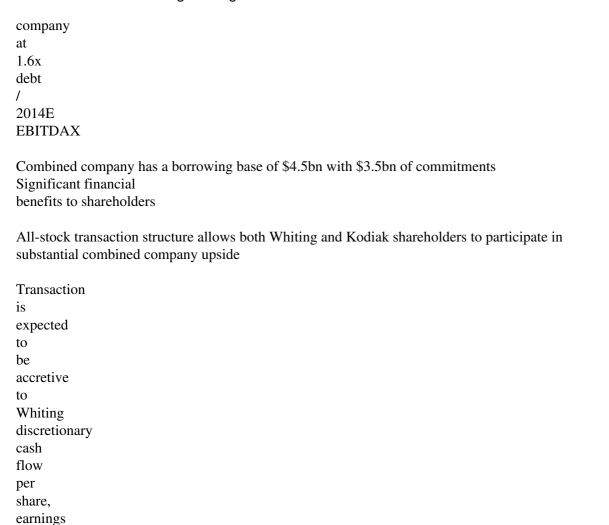
```
Energy + Technology =
Growth
$406
$422
$1,200
$2,742
$0
$500
$1,000
$1,500
$2,000
$2,500
$3,000
$3,500
Whiting at 3/31/14
Pro forma
Revolver availability
Cash
```

Strategic rationale 17 Creates leading Williston Basin operator

Combined company will become the #1 Bakken/Three Forks producer: over 107,000 Boepd in Q1 14

Combined 855k net acres, inventory of ~3,460 net future drilling locations, and 370 Mmboe of proved reserves in the Williston Basin Materially enhanced scale to support growth Combined company expected to have an initial enterprise value of approximately \$17.8bn 1 and **LQA** EBITDAX of \$2.8bn Combined proved reserves of 606 Mmboe, 3P reserves of 1,220 Mmboe as of 12/31/13 and Q1 14 production of 134 Mboepd (80% in Bakken/Three Forks) Stronger credit profile & financial flexibility All-stock transaction structure is credit enhancing Strong balance sheet,

with combined



Complementary acreage positions allows for more efficient operations

Application of Whiting technological expertise to Kodiak asset base expected to enhance recoveries and reduce costs

Maintains leading oilweighted platform

Combined company will offer leading oil-driven growth profile

per

Opportunity for

share and production per share

meaningful production & operational synergies

(88% liquids/84% oil, 2014E production)

Continue to expect consistently strong EBITDAX margins from oil focus

Combined Whiting & Kodiak enterprise values based on transaction value as of July 11, 2014 Drives higher growth

Accelerated development of Kodiak resource base to drive production and cash flow growth

Expect to increase Kodiak s rig fleet from 7 to 12 operated rigs by Q4 15 Energy + Technology = Growth

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Important Additional Information and Where to Find It

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of a vote or proxy. The proposed transaction anticipates that the Whiting shares will be exempt from registration under the United States Securities Act of 1933, as amended (the "Securities Act"), pursuant to Section 3(a)(10)

of

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the
Securities
Act.
Consequently,
the
Whiting
shares
will
not
be
registered
under
the
Securities
Act
or
any
state securities laws. In connection with the proposed transaction, Whiting and Kodiak intend to file relevant materials
with the SEC and other governmental or regulatory authorities, including a joint proxy statement and
circular.
INVESTORS
ARE
URGED
TO
READ
THE
JOINT
PROXY
STATEMENT
AND
CIRCULAR
AND
ANY
OTHER RELEVANT
MATERIALS WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION
ABOUT
Whiting,
Kodiak
AND
THE
PROPOSED
TRANSACTION.
The
joint
proxy
statement
and
circular
and
certain other

relevant materials (when they become available) and other documents filed by Whiting or Kodiak with the SEC may be obtained free of charge at the SEC s website at http://www.sec.gov. In addition, investors may obtain copies of these documents (when they become available) free of charge by written

request to Whiting Investor Relations, 1700

Broadway, Suite 2300, Denver, CO 80290-2300 or calling (303) 390-4051 or by written request to Kodiak Investor Relations, 1625 Broadway, Suite 250, Denver, CO 80202-2300 or calling (303) 592-8030.

Participants in the Solicitation

Whiting, Kodiak and their respective executive officers and directors may be deemed to be participants in the solicitation of proxies in connection with the proposed transaction. Information about the executive officers and directors of Whiting and the number of shares of Whiting s common stock beneficially owned by such persons is set forth in the proxy statement for Whitings s 2014 Annual Meeting of Stockholders which was filed with the SEC on March 23, 2014, and Whiting s Annual Report on Form 10-K for the period ended December 31, 2013. Information about the executive officers and directors of Kodiak and the number of Kodiak s ordinary shares beneficially owned by such persons is set forth in the proxy statement for Kodiak s 2014 Annual Meeting of Shareholders which was filed with the SEC on May 9, 2014, and Kodiak s Annual Report on Form 10-K for the period ended December 31, 2013. Investors may obtain additional information regarding the direct and indirect interests of Whiting, Kodiak and their respective executive officers and directors in the transaction by reading the joint proxy statement and circular regarding the transaction when it becomes available.

Energy + Technology = Growth

Reconciliation of Net Income to EBITDAX EBITDAX (\$ in Thousands) 19 EBITDAX Reconciliation: 2011 2012

= aga: 1g. 111
2013
Q1 2014
Net Income (Loss)
\$ 491,628
\$ 414,099
\$ 366,003
\$ 109,051
Amortization of Deferred Gain.
(13,937)
(29,458)
(31,737)
(7,744)
Gain on Sale of Properties
(16,313)
(3,423)
(128,648)
(10,559)
Interest Income
(208)
(283)
(1,134)
(302)
Depreciation, Depletion & Amortization .
468,203
684,724
891,516
235,265
Exploration .
45,861
59,117
94,755
24,122
Impairment
38,783
107,855
358,455
17,985
Stock Compensation
13,509
18,190
22,436
6,732
Interest Expense
62,516
75,210
112,936
42,144
Change in LT PPP
(865)
13,824
10,021

(6,980)
3,636
Noncash (Gain) Loss on MTM Derivatives
(63,093)
(115,733)
(20,830)
23,793
Income Taxes (Benefit)
288,691
247,912
205,868
76,361
EBITDAX Total
\$ 1,314,775
\$ 1,472,034
\$ 1,862,640
\$ 520,484
Year Ended December 31,
Energy + Technology =
Growth