ITC Holdings Corp. Form 425 October 24, 2012

ITC Holdings Corp. Third Quarter 2012 Investor Call October 24, 2012 Filed by ITC Holdings Corp. Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant

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to Rule 14a-12 under the Securities Exchange Act of 1934 Subject Company: ITC Holdings Corp, Commission File No. 001-32576

Safe Harbor Language & Legal Disclosure

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This document and the exhibits hereto contain certain statements that describe ITC Holdings Corp. (ITC) management s be future business conditions and prospects, growth opportunities and the outlook for ITC s business, including ITC s business a transmission industry based upon information currently available. Such statements are forward-looking statements within the Private Securities Litigation Reform Act of 1995. Wherever possible, ITC has identified these forward-looking statements by v anticipates , believes , intends , estimates , expects , projects and similar phrases. These forward-looking statements are forward-looking statements by v anticipates and similar phrases.

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assumptions ITC management believes are reasonable. Such forward-looking statements are subject to risks and uncertainties of ITC s actual results, performance and achievements to differ materially from those expressed in, or implied by, these statement among other things, (a) the risks and uncertainties disclosed in ITC s annual report on Form 10-K and ITC s quarterly reports with the Securities and Exchange Commission (the SEC) from time to time and (b) the following transactional factors (in ac described elsewhere in this document, in the preliminary proxy statement/prospectus included in the registration statement on I ITC filed with the SEC on September 25, 2012 in connection with the proposed transactions, and in subsequent filings with the inherent in the contemplated transaction, including: (A) failure to obtain approval by the Company s shareholders; (B) failure regulatory approvals necessary to consummate the transaction or to obtain regulatory approvals on favorable terms; (C) the abi required financings; (D) delays in consummating the transaction or the failure to consummate the transactions; and (E) exceeding costs of the transactions; (ii) legislative and regulatory actions, and (iii) conditions of the capital markets during the periods corforward-looking statements.

Because ITC s forward-looking statements are based on estimates and assumptions that are subject to significant business, ecc competitive uncertainties, many of which are beyond ITC s control or are subject to change, actual results could be materially or all of ITC s forward-looking statements may turn out to be wrong. They speak only as of the date made and can be affected ITC might make or by known or unknown risks and uncertainties. Many factors mentioned in this document and the exhibits h annual and quarterly reports will be important in determining future results. Consequently, ITC cannot assure you that ITC s e forecasts expressed in such forward-looking statements will be achieved. Actual future results may vary materially. Except as ITC undertakes no obligation to publicly update any of ITC s forward-looking or other statements, whether as a result of new events, or otherwise.

The transaction is subject to certain conditions precedent, including regulatory approvals, approval of ITC s shareholders and financing. ITC cannot provide any assurance that the proposed transactions related thereto will be completed, nor can it give as the terms on which such transactions will be consummated.

Safe Harbor Language & Legal Disclosure

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This communication is not a solicitation of a proxy from any security holder of ITC. However, Entergy, ITC and certain of the directors and executive officers and certain other members of management and employees may be deemed to be participants in solicitation of proxies from shareholders of ITC in connection with the proposed transaction under the rules of the SEC. Inform the directors and executive officers of Entergy, may be found in its 2011 Annual Report on Form 10-K filed with the SEC on F 2012, and its definitive proxy statement relating to its 2012 Annual Meeting of Shareholders filed with the SEC on March 23, 2

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Information about the directors and executive officers of ITC may be found in its 2011 Annual Report on Form 10-K filed with February 22, 2012, and its definitive proxy statement relating to its 2012 Annual Meeting of Shareholders filed with the SEC of 2012.

On September 25, 2012, ITC filed a registration statement on Form S-4 with the SEC registering shares of ITC common stock Entergy shareholders in connection with the proposed transactions, but this registration statement has not become effective. The registration statement includes a proxy statement of ITC that also constitutes a prospectus of ITC, and will be sent to ITC share addition, Mid South TransCo LLC (TransCo) will file a registration statement with the SEC registering TransCo common units Entergy shareholders in connection with the proposed transactions. Entergy shareholders are urged to read the proxy statement/prospectus included in the ITC registration statement and the proxy statement/prospectus to be included in the Trans registration statement (when available) and any other relevant documents, because they contain important information about IT TransCo and the proposed transactions. ITC shareholders are urged to read the proxy statement/prospectus included in the ITC registration statement secause they contain important information about IT transCo and the proposed transactions. ITC shareholders are urged to read the proxy statement/prospectus included in the ITC registration statement and any other relevant documents because they contain important information about IT transCo and the proposed transactions. ITC shareholders are urged to read the proxy statement/prospectus included in the ITC registration statement and any other relevant documents relating to the proposed transactions (when they are available be obtained free of charge from the SEC s website at www.sec.gov. The documents, when available, can also be obtained free from Entergy upon written request to Entergy Corporation, Investor Relations, P.O. Box 61000 New Orleans, LA 70161 or by Entergy s Investor Relations information line at 1-888- ENTERGY (368-3749), or from ITC upon written request to ITC Hold Investor Relations, 27175 Energy Way, Novi, MI 48377 or by calling 248-946-3000.

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Strong operational and financial performance for both the third quarter and year-to-date periods

System performance remains good; reflects successful execution of maintenance and capital programs Maintenance program on track and under budget for year

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Capital investments on plan, with year-to-date levels roughly equal to full year 2011 investments and significantly higher than prior years

Continued to pursue stand-alone strategic initiatives

Announced the ITC Great Plains Expansion Project; portfolio of high-voltage electric transmission projects in SPP region Developed through more than a year of extensive study of regional needs Involves five primary 345 kV transmission lines, totaling approximately 2,700 miles, consisting of multiple segments in seven states AC-based approach; reflects interconnectivity of power grid and provides solution to integrate variety of energy sources, enhance grid reliability and provide flexibility throughout SPP footprint

Further advanced the Entergy transaction towards closing

Initiated regulatory approval process at retail jurisdictional level and at FERC

Significant progress made with respect to other transaction approval requirements

Remain on track for 2013 closing

IP&L formal 206 complaint against ITC Midwest Attachment FF recovery mechanism Attachment FF allows for 100% reimbursement of the costs of eligible network upgrades for qualifying generating facilities connecting to ITC Midwest system Approved by FERC in 2008 Our response to complaint seeks to dismiss the complaint Highlights IP&L s failure to meet burden of proof Outlines why Attachment FF provision is just and reasonable No stipulated period for FERC to act FERC complaint against MISO formula rate protocols

Complaint against the MISO formula rate protocols remains with FERC; FERC has indicated intent to issue findings by February 2013

As MISO transmission owner, ITC filed a response detailing how our protocols and practices differ from the MISO-wide protocols and alleviate concerns cited by FERC

Order 1000 compliance activities

MISO and SPP scheduled to file their compliance plans soon Plans which will largely address the elimination of the right of first refusal (or ROFR) around certain transmission projects Continue to monitor New England ISO base ROE complaint proceeding ITC not a direct party to the case Established procedural schedule provides for initial decision in September 2013 Third Quarter 2012 **REGULATORY POLICY DEVELOPMENTS** 5

* Approvals also required in Missouri due to limited assets in those territories. Entergy Transaction Update TRANSACTION APPROVAL TIMELINE 6 Authority Requirement Timing Filings made except PUCT, expect PUCT filing will occur in Q4 203 / 205 applications filed in mid-September with expected decision in 180 days; 204 applications to be filed in Q4 Expect to file before yearend Filed late July, expect final ruling in first half of 2013 Filed preliminary S4 in late September, anticipate ITC shareholder meeting in first half of 2013 **Entergy Retail Regulators** (APSC, LPSC, MPSC, PUCT, CCNO)

Change of control of transmission assets

Affiliate transaction-related steps in the RMT

Authorization to incur debt in some jurisdictions FERC

Change of control of transmission assets (203 filing)

Acceptance of jurisdictional agreements (205 filing)

Authorization to assume debt / issue securities (204 filings)

Changes to System Agreement to remove provisions related to transmission planning and equalization

New ITC rate tariffs to be established for the ITC operating companies (205)filing) Hart-Scott-Rodino Act (DOJ / FTC)

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Pre-merger notification to review potential antitrust and competition issues IRS Private Letter Ruling

Private letter ruling substantially to the effect that certain requirements for the tax-free treatment of the distribution of Transco Holdco are met ITC Shareholders

Merger

Issuance of shares to Entergy shareholders

Amendment to ITC articles to increase authorized number of shares

Key operating earnings drivers

Higher operating earnings for quarter and year-to-date period due to higher rate base and AFUDC at our operating companies

Year-to-date increase partially offset by lower revenues due to final amortization of the ITC*Transmission* revenue deferral regulatory asset in May 2011

Third Quarter & Year-To-Date Financial Results **EARNINGS & DRIVERS Reported Diluted EPS** \$ 0.98 \$ 0.85 \$ 0.13 (\$ in Millions except per Share Data) THREE MONTHS ENDED SEPTEMBER 30, 2012 2011 NINE MONTHS ENDED SEPTEMBER 30, 2012 2011 \$ 2.68 \$ 2.49 \$0.19 **Operating Diluted EPS** \$ 1.07 \$ 0.85 \$ 0.22 \$ 3.05 \$ 2.49 \$ 0.56 Pre-Tax Entergy Transaction Expenses \$0.14 N/A \$0.14 FERC Audit Related Refunds N/A N/A N/A \$ 0.25 N/A \$ 0.25 \$ 0.33 N/A \$ 0.33 Income Taxes on Adjustments (\$ 0.05) N/A (\$ 0.05) (\$ 0.21) N/A (\$ 0.21) 7 Increase / (Decrease) Increase / (Decrease)

Note: Reported net income and operating earnings reconciliation can be found in Appendix

CAPITAL INVESTMENTS

THROUGH SEPTEMBER 30, 2012 ITC*Transmission* \$ 173.6 METC 113.6 ITC Midwest 266.1 ITC Great Plains 72.9 TOTAL \$ 626.2

Strong financial performance driven by successful execution of our capital investment plans

Invested \$626.2 million in capital projects at our operating companies in the nine months ended September 30, 2012

Year-to-date 2012 capital investment levels roughly equal to 2011 full year investment levels and significantly higher than other previous years Financial Results CAPITAL INVESTMENTS 8 (\$ in Millions)

Financial Results 2012 GUIDANCE ITC*Transmission* \$ 210 -\$ 220 METC 150 -160 ITC Midwest

320 -335 **ITC Great Plains** 100 -110 TOTAL \$ 780 -\$ 825 2012 **GUIDANCE** _ CAPITAL **INVESTMENTS** Increasing 2012 operating EPS guidance to \$4.10 to \$4.15 Updating 2012 capital investment guidance to \$780 to \$825 million

9 (\$ in Millions) Prior range was \$3.95 to \$4.05

Total Revolver Capacity Revolver Capacity Outstanding Undrawn

Revolver Capacity \$ in Millions **ITC Holdings** \$ 200.0 \$4.2 \$ 195.8 **ITC***Transmission* 100.0 57.9 42.1 METC 100.0 75.4 24.6 ITC Midwest 175.0 89.7 85.3 **ITC Great Plains** 150.0 87.1 62.9 TOTAL \$725.0 \$314.3 \$410.7 Cash on Hand 30.0 TOTAL LIQUIDITY \$440.7

Q3 2012 financing activities

\$200 million term loan at ITC Holdings priced at one month LIBOR plus 100 basis points

2012 financing plan largely complete

One remaining financing at METC in 2012

Shifting focus to 2013 capitalization requirements

2013 stand-alone financing plan is robust Debt maturities totaling ~\$650 million at ITC Holdings and ITC*Transmission* New capital funding requirements at all companies Also focused on preparing for the financings in 2013 required as a part of the Entergy transaction

Liquidity position remains healthy Well positioned to continue to execute on strategic plans going forward 10 Financial Results CAPITALIZATION & LIQUIDITY

Financial Results DIVIDEND INCREASE 11

Increased quarterly dividend approximately 7% in August to \$0.3775 per share, or \$1.51 annualized Increase marks seventh consecutive year that ITC has raised its quarterly dividend Slightly higher than our typical historical annual increases Consistent with recent dividend policy commentary Additional flexibility with respect to dividend increases going forward while still preserving sufficient capital in business

Anticipate continued dividend growth that will balance efficiently funding reinvestment requirements in the business with returning capital to shareholders Quarterly Dividend

Stand-Alone Five-Year Capital Plan 2012 -2016 12 Note: Five-year EPS CAGR based on 2011 through 2016 EPS

Pleased to be able to report strong financial results for the first nine months of 2012

Performance provides a solid foundation for executing on our full year goals and objectives, as well as our stand-alone five-year capital plan Remain focused on the execution of our standalone plan and sustainable growth also continuing to advance the Entergy transaction to a successful close in 2013 Looking Ahead 13

Appendix

Reported Net Income (\$ in Millions except per Share Data) THREE MONTHS ENDED SEPTEMBER 30, 2012 2011 Increase / (Decrease) NINE MONTHS ENDED

SEPTEMBER 30, 2012 2011 **Operating Earnings Entergy Transaction Expenses** Income Taxes on Adjustments 15 Non-GAAP Measures NET INCOME RECONCILIATION Increase / (Decrease) Acquisition Accounting Adjustment 7,453 N/A 7,453 N/A N/A N/A (2,662)N/A (2,662)17,454 17,454 N/A 13,048 13,048 N/A \$ 159,383 \$ 30,361 \$ 129,022 (10,739)(10,739)N/A \$139,620 \$ 10,598 \$ 129,022 \$ 7,159 \$44,024 \$51,183 \$55,974 \$ 11,950

\$ 44,024