NORFOLK SOUTHERN CORP Form 11-K June 14, 2013

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549 FORM 11-K

[X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 for the fiscal year end <b>DECEMBER 31, 2012</b>
[ ] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 for the transition period from to
Commission file number 1-8339
A. Full title of the Plan and the address of the plan, if different from that of the issuer named below:  THOROUGHBRED RETIREMENT INVESTMENT PLAN OF NORFOLK SOUTHERN CORPORATION AND PARTICIPATING SUBSIDIARY COMPANIES
B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:
NORFOLK SOUTHERN CORPORATION Three Commercial Place Norfolk, VA 23510

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## **Report of Independent Registered Public Accounting Firm**

The Board of Managers Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies:

We have audited the accompanying statements of assets available for benefits of the Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies (the Plan) as of December 31, 2012 and 2011, and the related statement of changes in assets available for benefits for the year ended December 31, 2012. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the assets available for benefits of the Plan as of December 31, 2012 and 2011, and the changes in assets available for benefits for the year ended December 31, 2012, in conformity with U.S. generally accepted accounting principles.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of the Plan (Schedule H, line 4i – Schedule of Assets (Held at End of Year) as of December 31, 2012) is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan's management. The supplemental schedule has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

/s/KPMG LLP KPMG LLP Norfolk, Virginia June 14, 2013

## Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies Statements of Assets Available for Benefits

December 31,

2012

2011

(\$ in thousands)

## **Assets**

Investments:		
Plan interest in Master Trust for Norfolk Southern Corporation common stock	\$ 208,169	\$ 253,662
Mutual funds:		
Equity growth and income funds	112,507	103,979
Balanced funds	97,476	82,499
International stock fund	27,540	23,406
Bond fund	15,039	14,522
Common collective trust – stable value fund	60,629	61,541
Assets available for benefits at fair value	521,360	539,609
Adjustment from fair value to contract value for fully benefit-responsive investment contracts	(3,052)	(2,850)
Assets available for benefits	\$ 518,308	\$ 536,759

See accompanying notes to financial statements.

## Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies Statement of Changes in Assets Available for Benefits

	Year ended December 31, 2012 (\$ in thousands)		
Investment income			
Dividends	\$	7,010	
Interest		1,329	
Net appreciation in fair value of investments		25,953	
Plan interest in Master Trust for Norfolk Southern Corporation common stock		(30,354)	
Total investment income		3,938	
Contributions			
Employee contributions		35,297	
Employer contributions		3,427	
Total contributions		38,724	
Distributions			
Benefits paid		56,360	
Assets transferred out to Thrift and Investment Plan		1,903	
Assets transferred out to BLE Section 401(k) Plan		2,496	
Administrative expenses		354	
Total distributions		61,113	
Net decrease in assets available for benefits		(18,451)	
Assets available for benefits			
Beginning of year		536,759	
End of year	\$	518,308	

See accompanying notes to financial statements.

# Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies Notes to Financial Statements

The following Notes are an integral part of the Financial Statements.

## 1. Summary of Significant Accounting Policies

### **Basis of Presentation**

The accompanying financial statements have been prepared on an accrual basis.

The Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation (NS) and Participating Subsidiary Companies (the Plan) meets the definition of a defined-contribution employee benefit plan under the Employee Retirement Income Security Act of 1974, as amended (ERISA), and is thus subject to the reporting and disclosure, participation and vesting, fiduciary responsibility, and administration and enforcement provisions of Title I of ERISA. As an individual account plan, however, the Plan is not subject to the funding provisions of Title I or to the benefit guaranty provisions of Title IV of ERISA.

As described in Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 946, "Financial Services – Investment Companies," and ASC 962, "Plan Accounting – Defined Contribution Pension Plans," investment contracts held by a defined-contribution plan are required to be reported at fair value. However, contract value is the relevant measurement attribute for that portion of the assets available for benefits of a defined-contribution plan attributable to fully benefit-responsive investment contracts because contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the Plan. As required by the ASC, the Statements of Assets Available for Benefits present the fair value of the investment contracts as well as the adjustment of the fully benefit-responsive investment contracts from fair value to contract value. The Statement of Changes in Assets Available for Benefits reflects such investment contracts on a contract value basis.

#### **Use of Estimates**

The preparation of financial statements in conformity with U.S. generally accepted accounting principles (GAAP) requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and changes therein, and disclosure of contingent assets and liabilities. Actual results could differ from those estimates.

#### **Investments**

The presentation of investments at fair value in the accompanying financial statements of the Plan is required by and is in accordance with GAAP. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. See Note 5 for discussion of fair value.

#### **Payment of Benefits**

Benefit payments to participants are recorded upon distribution.

#### **Revenue Recognition**

Unrealized and realized appreciation and depreciation in the fair value of investments are recognized in the financial statements in the periods in which such changes occur. Security transactions are accounted for on the trade date (the date that the order to buy or sell is executed). Interest is accrued when it is earned. Dividend income is recorded on the ex-dividend date.

## **New Accounting Pronouncements**

In May 2011, the FASB issued Accounting Standards Update (ASU) No. 2011-04, "Fair Value Measurements (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRSs [International Financial Reporting Standards]." The update, effective for interim or annual reporting periods beginning after December 15, 2011, provides clarification about the application of existing fair value measurement and disclosure requirements, and expands certain other disclosure requirements. The adoption, in 2012, did not have a material impact on the Statements of Assets Available for Benefits or the Statement of Changes in Assets Available for Benefits.

## 2. Plan Description

The following is a brief discussion of the Plan in effect during 2012 and not the complete text of the plan document. Participants should refer to the plan document for more complete information. Capitalized terms used but not defined herein are defined in the plan document.

#### **General Information**

The Plan was established effective April 1, 1995, by the Board of Directors of NS.

The purpose of the Plan is to encourage retirement savings among eligible employees. Generally, Agreement Employees of NS or any participating subsidiary company shall be eligible to become a member of the Plan (Member) on the first day of the calendar month after the expiration of twelve (12) months following the date on which he or she first is employed by and receives compensation from NS or an affiliated employer within the meaning of Section 414 of the Internal Revenue Code (Code).

A portion of the Plan is intended to be an employee stock ownership plan (ESOP) within the meaning of Section 4975(e)(7) of the Code. The ESOP is designed to invest primarily in NS common stock (NS stock), which is a qualifying security within the meaning of Sections 409(1) and 4975(e)(8) of the Code.

The Plan is administered by a Board of Managers (Managers), the members of which are appointed by the Chief Executive Officer of NS. However, the Plan designates the Benefits Investment Committee, consisting of NS's Chief Financial Officer, Chief Legal Officer, and Chief Administrative Officer, as responsible for choosing the Plan's investment options (other than the NS Stock Fund, as the NS Stock Fund is required to be offered under the terms of the Plan) and monitoring the continued appropriateness of those investment options. The Managers and members of the Benefits Investment Committee receive no remuneration with respect to their service in such capacity. The Vanguard Fiduciary Trust Company is the Plan's independent trustee, and The Vanguard Group, Inc. is the Plan's record keeper. NS and the participating subsidiary companies in their discretion pay certain administrative costs arising under the Plan.

#### **Vesting**

At all times a Member shall have a fully vested interest in all account balances (Accounts) under the Plan.

## Pre-Tax, Roth, Catch-Up, Matching, TWIST and After-Tax Contribution Accounts

A Member may elect that NS contribute to the Plan an amount equal to not less than 1% nor more than 75% of the Member's Compensation, as defined in the Plan. The Member must irrevocably designate any such contribution to the Plan as a Pre-Tax Contribution or Roth Contribution at the time of the deferral election, and any contribution made to the Plan as a Pre-Tax or Roth Contribution may not be reclassified later to the other type. In addition, each Member is allowed to contribute to the Member's After-Tax Contributions Account an amount equal to not less than 1% nor more than 5% of the Member's Compensation.

Annual Pre-Tax and Roth Contributions are limited as provided in Section 402(g) of the Code (\$17,000 for 2012). However, a Member who is at least age 50, or will attain age 50 by the end of the calendar year, may make additional contributions up to the limits as provided in Code Section 414(v)(2)(B)(i) (\$5,500 for 2012).

NS contributes to the Member's Matching Contributions Account thirty percent (30%) of the Member's Pre-Tax Contributions plus Roth Contributions not to exceed the lesser of forty-five dollars (\$45) per month or one and eight-tenths percent (1.8%) of the Member's Compensation. On or before November 15, 1999, NS contributed to the Member's TWIST Account the amount each Member was entitled to have contributed to the Plan on their behalf under the Special Work Incentive Program.

#### **Rollover Accounts**

A Member can contribute to a Pre-Tax Rollover Contributions Account eligible rollover distributions from a tax-qualified retirement plan of a former employer or from an individual retirement account, and may contribute to a Roth Rollover Contributions Account eligible rollover distributions from a designated Roth Account from a tax-qualified retirement plan of a former employer.

#### **Income and Dividends**

Income received, in the form of dividends or otherwise, from investments held is retained in the respective Accounts of each Member and is reinvested in the investment option from which such income was distributed.

Notwithstanding the foregoing, all dividends paid with respect to NS stock held in the NS Stock Fund shall, at the Member's election, either (i) be paid to the Plan and distributed in cash to the Members as soon as practicable, which is included in benefits paid in the Statement of Changes in Assets Available for Benefits, or (ii) be paid to the Plan and reinvested in the NS Stock Fund within the Member's Accounts. A member who does not make a timely election will have such dividends paid to the Plan and reinvested in the NS Stock Fund within the Member's Accounts.

#### **Distributions and Withdrawals**

Except as hereinafter provided, the account balances of a Member will be held by the Trustee until the earlier of the Member's retirement, disability, death, or severance from employment. If a Member retires prior to Normal Retirement Age, incurs a disability or severs from employment and the value of the Member's interest in the Plan is greater than \$5,000, no distribution of account balances will be made to the Member prior to the earlier of Normal Retirement Age or death without the Member's consent. If the value of the Member's interest in the Plan does not exceed \$5,000, then the account balances will be distributed to the Member as soon as practicable; however, if the distribution is greater than \$1,000 but does not exceed \$5,000, and the Member does not elect to have the distribution paid directly to an eligible retirement plan or receive the distribution directly, then the Plan Administrator will transfer the amount in a direct rollover to an individual retirement account for the Member.

The normal form of payment under the Plan is a single lump sum, but a Member may elect that the portion of their account that is invested in the NS Stock Fund be distributed in whole shares of NS stock rather than cash. A Member generally may request that a distribution from the Plan be made directly to another eligible retirement plan as the Member directs.

A Member may withdraw, no more than once during each three-month period measured from the beginning of the plan year, all or a portion of the balance of their After-Tax Contributions Account. The amount of the withdrawal may not be less than \$500. A Member may at any time withdraw all or a portion of the balance of the Member's Rollover Accounts.

A Member may withdraw all or a portion of the balance of the Member's TWIST Account.

A Member may make a written request for a hardship withdrawal as described in the plan document.

#### Transfers with other Plans

If a Member becomes eligible for participation in the Thrift and Investment Plan (TIP) of NS and Participating Subsidiary Companies, the Member may transfer his Plan balance to TIP and, if the Member does not elect to do so, the balance will be automatically transferred from the Plan to TIP as of the calendar quarter following the quarter in which the Member becomes eligible for TIP.

A Member may be allowed to transfer, as a direct transfer, their Accounts to another Code Section 401(k) plan of an affiliate or to another plan of NS or to the Brotherhood of Locomotive Engineers 401(k) Savings Plan for Employees of Norfolk Southern Carriers (BLE Section 401(k) Plan) if the Managers determine that the transferee plan is comparable to this Plan, and the employee is eligible to participate in such other plan.

A Member who does not have an outstanding loan under the BLE Section 401(k) Plan may be allowed to transfer their account from the BLE Section 401(k) Plan as a direct transfer to this Plan.

#### **Plan Termination**

Although it has not expressed any intent to do so, NS has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA. In the event of plan termination, Members would remain 100% vested in their employee and employer contributions.

#### 3. Investment Program

A Member must make an initial investment election which will apply to the Member's Accounts. If a Member does not make an affirmative initial investment election, the Member will be deemed to have allocated all contributions to the Vanguard Wellington Fund.

A Member may elect at any time to exchange the existing balances in the Member's Accounts invested in any option to another option(s), subject to any frequent trading policy or similar restriction.

## 4. Investments

Investments at fair value that represent 5% or more of the Plan's assets available for benefits consisted of the following:

	December 31,			
		2012		2011
	(\$ in thousands)			
Plan interest in Master Trust for NS stock	\$	208,169	\$	253,662
Value of interests in mutual funds:				
Balanced funds:				
Vanguard Wellington Fund Admiral Shares		64,757		58,908
Equity growth and income funds:				
Vanguard Institutional Index Fund		42,145		40,228
Vanguard Growth Index Fund Institutional Shares		30,695		27,868
Vanguard Windsor II Fund Admiral Shares		28,652		26,412
International stock fund:				
Vanguard International Growth Fund Admiral Shares		27,540		23,406
Value of interest in common collective trust:				
Vanguard Retirement Savings Trust V (stable value fund)		60,629		61,541
During 2012, the Plan's investments in mutual funds (including realing value by $\$26.0$ million.	zed and	unrealized ga	ins ar	nd losses) app

## 5. Fair Value

#### **Fair Value Measurements**

ASC 820-10, "Fair Value Measurements," established a framework for measuring fair value and a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three broad levels, as follows:

Level 1 Inputs to the valuation methodology are unadjusted quoted prices for identical assets or liabilities in active markets that the Plan has the ability to access.

Level 2 Inputs to the valuation methodology include:

- · Quoted prices for similar assets or liabilities in active markets;
- · Quoted prices for identical or similar assets or liabilities in inactive markets;
- · Inputs other than quoted prices that are observable for the asset or liability; and
- · Inputs that are derived principally from or corroborated by observable market data by correlation or other means.

If the asset or liability has a specified (contractual) term, the Level 2 input must be observable for substantially the full term of the asset or liability.

Level 3 Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The asset's or liability's fair value measurement level within the hierarchy is based on the lowest level of any input that is significant to the fair value measurement.

Following is a description of the valuation methodologies used for assets measured at fair value. There have been no changes in the methodologies used at December 31, 2012 and 2011.

Mutual funds: Valued at the net asset value (NAV) of shares held by the Plan as of the close of the New York Stock Exchange (NYSE) at year end.

Common collective trust – stable value fund: The Plan's holdings of the stable value fund units (Vanguard Retirement Savings Trust) are valued at NAV, which is used as a practical expedient for fair value. There are no imposed redemption restrictions and the Plan does not have any contractual obligations to further invest in the trust. The underlying investments of that trust consist of traditional investment contracts, valued based upon expected future cash flows for each contract discounted to present value; alternative investment contracts, valued based upon the aggregate market values of the underlying investments in mutual funds and bond trusts, and the value of the wrap contracts; and investments in mutual funds and bond trusts, valued at the NAV of each fund or trust determined as of the close of the NYSE at year end.

The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Plan believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following tables set forth the Plan's investments by variation technique level, within the fair value hierarchy (there were no level 3 valued investments), excluding Plan interest in Master Trust for NS stock:

	Level 1	Level 2 (\$ in thousands)	Total
December 31, 2012			
Mutual funds	\$ 252,562	\$ -	\$ 252,562
Common collective trust – stable value fund	-	60,629	60,629
Investments at fair value	\$ 252,562	\$ 60,629	\$ 313,191
December 31, 2011			
Mutual funds	\$ 224,406	\$ -	\$ 224,406
Common collective trust – stable value fund	-	61,541	61,541
Investments at fair value	\$ 224,406	\$ 61,541	\$ 285,947
	12		

## 6. Interest in Master Trust for Norfolk Southern Corporation Common Stock

The Plan's investment in NS stock is included in a master trust along with investments in NS stock held by the Thrift and Investment Plan (TIP) of NS and Participating Subsidiary Companies. The NS Stock Fund consists of shares of NS stock, measured at fair value, and a small cash balance for liquidity purposes, and is divided into units (rather than shares of stock) for the purpose of valuing assets of the participating plans and the participants' accounts. A unit represents a proportionate ownership interest in investments of the master trust. A unit value is calculated daily by dividing the total value of NS stock and cash, reduced by any unpaid commissions and fees associated with the master trust's transactions, by the number of units credited to participants of both plans in the master trust. Units are allocated among the plans based on total units credited to participants of each plan. The Plan's percentage of master trust investment assets was 42.0% at December 31, 2012, and 42.1% at December 31, 2011. The Plan's interest in the fair value of master trust investment assets was \$208.2 million at December 31, 2012, and \$253.7 million at December 31, 2011.

The following table presents the net assets of the master trust:

	December 31,				
	2	012	2011		
		(\$ in tho	usands)		
NS stock	\$	493,866	\$	599,068	
Money market funds		1,681		3,219	
		495,547		602,287	
Accounts receivable		-		20	
Accounts payable and other expenses		(41)		(416)	
Net assets Net investment loss for the master trust was as follows:	\$	495,506	\$	601,891	
			Ye	ar ended	
			Dec	ember 31,	
				2012	
			(\$ in	thousands)	
Net depreciation in fair value		\$	(8	37,895)	
Dividends and interest				5,737	
Net investment loss		\$	(7	72,158)	

The closing prices reported in the active markets in which the securities are traded are used to value the investments in the master trust. The following is a description of the valuation methodologies used for assets measured at fair value.

NS stock: Valued based upon the closing price reported on the NYSE at year end.

Money market funds: Valued at the closing price reported on the active market on which the funds are traded.

The following tables set forth by level, within the fair value hierarchy, the investments at fair value of the master trust (there were no level 2 or 3 valued investments):

	Level 1
	(\$ in thousands)
December 31, 2012	
NS stock	\$ 493,866
Money market funds	1,681
Total investments	\$ 495,547
December 31, 2011	
NS stock	\$ 599,068
Money market funds	3,219
Total investments 7 Federal Income Taxes	\$ 602,287

## 7. Federal Income Taxes

The Internal Revenue Service determined and informed NS by a letter dated October 2, 2003, that the Plan and related trust are designed in accordance with applicable sections of the Code. Although the Plan has been amended since receiving the determination letter, the Plan is designed and is currently being operated in compliance with the applicable requirements of the Code. Therefore, no provision for income taxes has been included in the Plan's financial statements.

The Plan is generally subject to examination for a period of three years after the filing of its employee benefit plan annual return. There are currently no audits for any plan years in progress.

The Plan follows the provisions of ASC 740, "*Income Taxes*," as it relates to uncertainties in income taxes. ASC 740 requires that a liability be recorded for the Plan's estimate of uncertain tax positions, including a determination that income is nontaxable under the tax law. The Plan has no liabilities recorded at December 31, 2012 and 2011 for unrecognized tax benefits.

## 8. Plan Amendments

There were no Plan amendments in 2012 or 2011.

## 9. Related Party Transactions

Certain plan investments are shares of mutual funds managed by The Vanguard Group, Inc. The Vanguard Fiduciary Trust Company and The Vanguard Group, Inc. are the independent trustee and the record keeper, respectively, as defined by the Plan; therefore, fees paid to these entities for trustee, administrative and other transactions qualify as exempt party-in-interest transactions under ERISA and the Code.

The Plan, through the NS Stock Fund, holds NS stock. NS is the employer and Plan Sponsor. The investment in the NS Stock Fund qualifies as an exempt party-in-interest transaction under ERISA and the Code.

## 10. Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of benefit claims payable and benefits paid to participants per the financial statements to Form 5500:

		Decer	nber 3	1,
	,	2012		2011
		(\$ in	thousa	nds)
Benefit claims payable to participants per the financial statements	\$	_	\$	-
Add: Current accruals for withdrawing participants		230		269
Benefit claims payable to participants per Form 5500	\$	230	\$	269
				ended aber 31,
		(	\$ in th	ousands)
Benefits paid per the financial statements  Add: Current accruals for withdrawing participants  Less: Prior year accruals paid in current year			\$	56,360 230 (269)
Benefits paid per Form 5500			\$	56,321

## Schedule 1

## Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies

Schedule H, line 4i – Schedule of Assets (Held at End of Year)
December 31, 2012

Identity of issue, borrower, lessor or similar party	Description of investment, including maturity date, rate of interest, collateral, par or maturity value	Cost (\$ in th	rent Value
Plan interest in Master Trust for NS stock*	10,056,479 units of NS Stock Fund	\$ 136,672	\$ 208,169
Value of Interests in Registered Investment Companies:			
The Vanguard Group, Inc.*	1,107,908 shares of Vanguard Wellington Fund Admiral Shares	61,730	64,757
The Vanguard Group, Inc.*	322,903 shares of Vanguard Institutional Index Fund	38,835	42,145
The Vanguard Group, Inc.*	837,745 shares of Vanguard Growth Index Fund Institutional Shares	27,538	30,695
The Vanguard Group, Inc.*	549,636 shares of Vanguard Windsor II Fund Admiral Shares	26,289	28,652
The Vanguard Group, Inc.*	449,415 shares of Vanguard International Growth Fund Admiral Shares	27,428	27,540
Western Asset Funds, Inc.	1,215,751 shares of Western Asset Core Bond	13,634	15,039
The Royce Funds	356,246 shares of Royce Premier Fund	6,475	6,826
The Vanguard Group, Inc.*	428,717 shares of Vanguard Target Retirement 2015	5,323	5,736
The Vanguard Group, Inc.*	194,713 shares of Vanguard Target Retirement 2020	4,278	4,640
The Vanguard Group, Inc.*	185,948 shares of Vanguard Mid-Cap Index Fund Institutional Shares	3,778	4,188
The Vanguard Group, Inc.*	176,855 shares of Vanguard Target Retirement 2040	3,696	4,100
The Vanguard Group, Inc.*	265,817 shares of Vanguard Target Retirement 2035	3,363	3,745
The Vanguard Group, Inc.*	139,498 shares of Vanguard Target Retirement 2030	2,964	3,261

The Vanguard Group, Inc.*	217,361 shares of Vanguard Target Retirement 2045	2,845	3,163
The Vanguard Group, Inc.*	196,478 shares of Vanguard Target Retirement 2025	2,432	2,670
The Vanguard Group, Inc.*	100,547 shares of Vanguard Target Retirement 2050	2,093	2,322
The Vanguard Group, Inc.*	146,245 shares of Vanguard Target Retirement Income	1,692	1,783
The Vanguard Group, Inc.*	42,894 shares of Vanguard Target Retirement 2010	953	1,035
The Vanguard Group, Inc.*	7,455 shares of Vanguard Target Retirement 2055	177	185
The Vanguard Group, Inc.*	55,226 shares of Vanguard Prime Money Market Fund	55	55

## **SIGNATURE**

*The Plan* pursuant to the requirements of the Securities Exchange Act of 1934, the Board of Managers of the Thoroughbred Retirement Investment Plan of Norfolk Southern Corporation and Participating Subsidiary Companies has duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

## THOROUGHBRED RETIREMENT INVESTMENT PLAN OF NORFOLK SOUTHERN CORPORATION AND PARTICIPATING SUBSIDIARY COMPANIES

Date: June 14, 2013

BY: /s/G. W. Dana

G. W. Dana

Secretary, Board of Managers

## **EXHIBIT INDEX**

Exhibit
Number

Description

23\*

Consent of Independent Registered Public Accounting Firm

\* Filed Herewith

17

nt>

7 Sole Voting Power

- 8 Shared Voting Power 950,798
- 9 Sole Dispositive Power 0

10	Shared Dispositive Power
	0,798
11	Aggregate Amount Beneficially Owned by Each Reporting Person
	950,798
12	Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) "
13	Percent of Class Represented By Amount in Row (11)
	11.0%
14	Type of Reporting Person (See Instructions)
	PN
_	
6	

## CUSIP No. 917286106

Names of Reporting Persons. I.R.S. Identification No. of Above Persons (Entities Only)

## Willing L. Biddle

- 2 Check the Appropriate Box If a Member of a Group (See Instructions)
- a. "
- b. "
- 3 SEC Use Only
- 4 Source of Funds (See Instructions)

PF/OO – See Item 5(c)

- 5 Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) "
- 6 Citizenship or Place of Organization

## United States of America

7 Sole Voting Power

Number of 1,970,115

Shares

Beneficially Owned by

Each

Reporting

Person With

- 8 Shared Voting Power
  - 27,740
- 9 Sole Dispositive Power

1,970,115

Shared Dispositive Power

27,740

Aggregate Amount Beneficially Owned by Each Reporting Person

1,997,855

- 12 Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) "
- Percent of Class Represented By Amount in Row (11)

23.1%

14 Type of Reporting Person (See Instructions)

IN

This Statement on Schedule 13D constitutes Amendment No. 16 to the Schedule 13D dated September 10, 1987, as amended by Amendment Nos. 1 through 15 (the "Schedule 13D"), and is being filed on behalf of: (i) Charles J. Urstadt, (ii) Urstadt Property Company, Inc., a Delaware corporation ("UPCO"), (iii) Elinor F. Urstadt, (iv) Urstadt Realty Associates Co LP, a Delaware limited partnership, by UPCO as its sole general partner ("URACO"), (v) Urstadt Realty Shares II L.P., a Delaware limited partnership, by UPCO as its sole general partner ("URS II") and (vi) Willing L. Biddle. The reporting persons set forth in (i) – (vi) of the preceding sentence are sometimes hereinafter collectively referred to as the "Reporting Persons". Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Schedule 13D.

The Schedule 13D is hereby amended and supplemented as follows:

Item 2. Identity and Background.

Not applicable.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of the Schedule 13D is hereby supplemented as follows:

See Item 5 below.

Item. 4 Purpose of Transaction

Item 4 of the Schedule 13D is hereby supplemented as follows:

See Item 5 below.

Item 5. Interest in Securities of the Issuer.

Item 5 of the Schedule 13D is hereby supplemented as follows:

(a)Mr. Urstadt is the direct beneficial owner of 65,000 shares of Common Stock of the Issuer. In addition, he is the indirect beneficial owner of 550,038 shares of Common Stock held by UPCO, 31,050 shares of Common Stock held by Mrs. Urstadt, 3,955 shares of Common Stock held by the Trusts Established Under the Issuer's Excess Benefit and Deferred Compensation Plans (the "Compensation Plan Trusts") for the benefit of Mr. Urstadt, 1,902,431 shares of Common Stock held by URACO, and 950,798 shares of Common Stock held by URS II. As a result, Mr. Urstadt beneficially owns 3,503,272 shares of Common Stock, or 40.6% of the 8,637,390 shares of Common Stock outstanding as of January 7, 2011.

UPCO is the direct beneficial owner of 550,038 shares of Common Stock, which, when added to the 1,902,431 shares of Common Stock held by URACO and the 950,798 shares of Common Stock held by URS II, results in UPCO beneficially owning 3,403,267 shares of Common Stock, or 39.4% of the 8,637,390 shares of Common Stock outstanding as of January 7, 2011.

Mrs. Urstadt is the direct beneficial owner of 31,050 shares of Common Stock, or .4% of the 8,637,390 shares of Common Stock outstanding as of January 7, 2011.

URACO is the direct beneficial owner of 1,902,431 shares of Common Stock, or 22.0% of the 8,637,390 shares of Common Stock outstanding as of January 7, 2011.

URS II is the direct beneficial owner of 950,798 shares of Common Stock, or 11.0% of the 8,637,390 shares of Common Stock outstanding as of January 7, 2011.

Mr. Biddle is the direct beneficial owner of 1,962,645 shares of Common Stock individually, which, when added to the 2,307 shares of Common Stock owned by the Willing L. Biddle IRA for the benefit of Mr. Biddle, the 5,163 shares of Common Stock owned by P.T. Biddle (Deceased) IRA for the benefit of Willing Biddle, the 21,951 shares of Common Stock held by Catherine Urstadt Biddle, Mr. Biddle's wife, the 555 shares of Common Stock owned by the Catherine U. Biddle IRA for the benefit of Catherine U. Biddle, the 4,164 shares of Common Stock held by the Compensation Plan Trusts for the benefit of Mr. Biddle and the 1,070 shares of Common Stock held by the Charles and Phoebe Biddle Trust UAD 12/20/93 for the benefit of the issue of Mr. Biddle, results in Mr. Biddle beneficially owning 1,997,855 shares of Common Stock, or 23.1% of the 8,637,390 shares of Common Stock outstanding as of January 7, 2011.

(b) UPCO and Mr. Urstadt may be deemed to have shared power to vote or direct the voting of and to dispose of or direct the disposition of the 550,038 shares of Common Stock directly owned by UPCO in view of the fact that Mr. Urstadt and Mrs. Urstadt own a controlling amount of the outstanding voting securities of UPCO.

UPCO and Mr. Urstadt may be deemed to have shared power to vote or direct the voting of and to dispose of or direct the disposition of the 1,902,431 shares of Common Stock directly owned by URACO in view of the fact that UPCO is the sole general partner of URACO, and that Mr. Urstadt and Mrs. Urstadt own a controlling amount of the outstanding voting securities of UPCO.

UPCO and Mr. Urstadt may be deemed to have shared power to vote or direct the voting of and to dispose of or direct the disposition of the 950,798 shares of Common Stock directly owned by URS II in view of the fact that UPCO is the sole general partner of URS II, and that Mr. Urstadt and Mrs. Urstadt own a controlling amount of the outstanding voting securities of UPCO.

Mrs. Urstadt has the sole power to vote or direct the voting of and to dispose of or direct the disposition of 31,050 shares of Common Stock.

Mr. Biddle has the sole power to vote or direct the voting of and to dispose of or direct the disposition of 1,970,115 shares of Common Stock.

(c) On January 3, 2011, UPCO and Mr. Urstadt entered into an agreement, pursuant to which UPCO and Mr. Urstadt transferred Common Stock of the Issuer to URS II in amounts of 175 and 82,320 shares, respectively.

On January 3, 2011, URS II transferred 65,000 shares of Common Stock to Mr.Urstadt.

On January 3, 2011, the Issuer entered into an agreement with Mr. Biddle whereby Mr. Biddle was granted a restricted stock award of 100,000 shares of Common Stock pursuant to the Issuer's Amended and Restated Restricted Stock Award Plan.

On January 3, 2011, the Issuer entered into an agreement with Mr. Urstadt whereby Mr. Urstadt was granted a restricted stock award of 75,000 shares of Common Stock pursuant to the Issuer's Amended and Restated Restricted Stock Award Plan.

On December 31, 2010, the Compensation Plan Trusts made a required distribution to Mr. Urstadt of 7,320 shares of Common Stock of the Issuer held for the benefit of Mr. Urstadt.

On December 31, 2010, the Compensation Plan Trusts sold 501 shares of Common Stock of the Issuer held for the benefit of Mr. Biddle in order to make a required cash distribution to Mr. Biddle.

On December 1, 2010, Elinor F. Urstadt completed an equity swap with Mr. George H.C. Lawrence, a Director of the Issuer, by acquiring from Mr. Lawrence 9,750 shares of Common Stock of the Issuer and transferring to Mr. Lawrence 9,750 shares of Class A Common Stock of the Issuer.

On December 1, 2010, URACO completed an equity swap with Mr. Lawrence by acquiring from Mr. Lawrence 1,425 shares of Common Stock of the Issuer and transferring to Mr. Lawrence 1,425 shares of Class A Common Stock of the Issuer.

On December 1, 2010, Mr. Biddle completed an equity swap with Mr. Lawrence by acquiring from Mr. Lawrence 16,090 shares of Common Stock of the Issuer and transferring to Mr. Lawrence 16,090 shares of Class A Common Stock of the Issuer.

Except as set forth in this Schedule 13D, none of UPCO, Mr. Urstadt, Mrs. Urstadt, URACO, URS II or Mr. Biddle or, to the best knowledge of such parties, any of the persons listed on Schedule I to the Schedule 13D, owns any shares of Common Stock or has purchased or sold any shares of Common Stock during the past 60 days.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 of the Schedule 13D is hereby supplemented as follows:

Mr. Urstadt, as Chairman of the Board and Chief Executive Officer of the Issuer, and Mr. Biddle, as President and Chief Operating Officer of the Issuer, are participants in the Issuer's Amended and Restated Restricted Stock Award Plan (the "Restricted Stock Award Plan"). Mr. Urstadt is the indirect beneficial owner of 501,250 restricted shares of Common Stock, which were granted to Mr. Urstadt pursuant to the Restricted Stock Award Plan, and which are now owned directly by URS II, and Mr. Biddle is the direct beneficial owner of 837,500 restricted shares of Common Stock issued pursuant to the Restricted Stock Award Plan.

Under the limited partnership agreement for URS II, UPCO has the full power and authority to make all decisions, in its sole discretion, with respect to the shares of Common Stock held by URS II, including as to when and how such shares are to be voted or sold. Notwithstanding the above, the Common Stock contributed by Mr. Urstadt to URS II remains subject to the terms and conditions in the applicable restricted stock award agreements pursuant to which Mr. Urstadt was issued the Common Stock under the Restricted Stock Award Plan.

Item 7. Material to Be Filed as Exhibits.

Item 7 of the Schedule 13D is hereby supplemented as follows:

1. Joint Filing Agreement, dated January 18, 2011

## **SIGNATURE**

After reasonable inquiry and to the best of their respective knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated January 18, 2011

/s/ Charles J. Urstadt Charles J. Urstadt

## URSTADT PROPERTY COMPANY, INC.

By: /s/ Charles J. Urstadt
Name: Charles J. Urstadt
Title: Chairman of the Board

/s/ Elinor F. Urstadt Elinor F. Urstadt

## URSTADT REALTY ASSOCIATES CO LP

By: URSTADT PROPERTY COMPANY, INC.

Its sole general partner

By: /s/ Charles J. Urstadt

Name: Charles J. Urstadt
Title: Chairman of the Board

## URSTADT REALTY SHARES II L.P.

By: URSTADT PROPERTY COMPANY, INC.

Its sole general partner

By: /s/ Charles J. Urstadt
Name: Charles J. Urstadt
Title: Chairman of the Board

/s/ Willing L Biddle Willing L. Biddle