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 \Box

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
- Soliciting Material under §240.14a-12

SOUTHWEST GAS HOLDINGS, 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:

 \Box 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:

CENTURI SEPARATION

· As we announced on March 1, 2022, our Board of Directors unanimously Are you definitely going to separate Centuri? How certain is this? decided to separate Centuri. · We are moving forward expeditiously to complete the separation because this is the optimal time to create two strong, independent companies. · We expect the separation will be completed within 9 to 12 months from the announcement of the separation on March 1, 2022. What does "separation" mean? · It means that we are separating our regulated and unregulated businesses to create two strong, independent companies. While the final structure of the separation has not been determined, it will be effected with the goal of maximizing value for Southwest Gas stockholders. . We will provide an update on the separation within 45 to 60 days from the announcement of the separation on March 1, 2022. · Following the separation process, Centuri will be an independent company and Southwest Gas will not have a continuing ownership interest in Centuri. How did the Board and management · As a Board and management team, we have been open to the possibility that a separation could ultimately be the best way to unlock the value of Centuri, and team arrive at the decision to that of the remainder of Southwest Gas, and as a result, we have taken actions separate Centuri? to prepare Centuri to succeed as a standalone company. With Centuri nearly doubling its revenue over the last four years and poised for continued growth as a standalone platform, and with the acquisition of Riggs Distler, the Board and management team concluded that now is the time to separate Centuri and unlock value. · We currently expect the foundation of the separation structure to be a tax-free How are you going to separate Centuri? spin-off in which stockholders would receive a prorated dividend of Centuri shares. What is the most likely form of separation (e.g., sale, spin, RMT)? The separation will be effected with the goal of maximizing value for Southwest Gas stockholders, and we will provide an update on the separation within 45 to Will the separation be a complete 60 days from the announcement of the separation on March 1, 2022. separation or will Holdings continue to retain an ownership position in that · Following the separation process, Centuri will be an independent company and business? Southwest Gas will not have an ownership interest in Centuri.

Southwest Gas

low are you going to finance lountainWest?	 We are actively evaluating a range of financing options to determine what is in the best interest of all our stockholders. We will share additional details once we have determined the optimal financing plan.
Vhat is the quantified reduced equity eed for MoutainWest financing as a esult of the separation?	 The timing of the decision on MountainWest financing is separate and distinct from our decision to separate Centuri.
When will we hear more about linancing for MountainWest?	 When we announced the Mountain/West transaction, we put in place a 364-day term loan commitment, and we continue to plan to issue equity and debt to replace the term loan.
	 With the separation of Centuri, we will have the flexibility to meaningfully reduce future equity financing needs, including with respect to MountainWest. Subject to ongoing discussions with our rating agencies, this expectation is based on the enhanced consolidated risk position of our business segments post separation.
Does Southwest Gas Holdings plan on reducing its overall dividend upon the separation of Centuri?	 No, we do not plan on reducing our dividend to stockholders in conjunction with the planned separation of the Centuri business unit.
	 The separation is expected to be structured so that stockholders of Southwest Gas would benefit from the same overall dividend payment as immediately before the separation.
Will Centuri pay a dividend?	 As separate companies, Southwest Gas and Centuri will each have tailored capital structures and financial policies appropriate for each company's business.
	· We will provide additional detail regarding the separation in due course.

How to Find Further Information
This communication does not constitute a solicitation of any vote or approval in connection with the 2022 annual meeting of stockholders of Southwest Gas Holdings, Inc. (the "Company") (the "Annual Meeting"). In connection with the Annual Meeting, Inc. (the "Company") (the "Annual Meeting"). In connection with the Annual Meeting, Inc. (the "Company") (the "Annual Meeting, Inc. Company and International Commission ("Section 2014), Inc. (the "Company") (the "Annual Meeting, Inc. Company and International Company of International Company of International Company") (the "Annual Meeting, Inc. (the "Company and International Company") (the "Annual Meeting, Inc.), Inc. (The Company and International Company of International Company of International Company") (the "Annual Meeting, Inc.), Inc., (the "Company and International Company") (the "Annual Meeting, Inc.), Inc., (the "Company and International Company") (the "Annual Meeting, Inc.), Inc., (the "Company") (the "Annual Meeting, Inc.), Inc., (the "Company and International Company") (the "Annual Meeting, Inc.), Inc., (the "Company") (the "Co

Important Information for Investors and Stockholders

Important information for investors and booknowers This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. In response to the tender offer for the shares of the Company commenced by IEP UIBY Holdings LLC and Lahn Enterprises Holdings. LP, the Company has filed a solicitation/recommendation statement on Schedule 14D-9 with the SEC. INVESTORS AND STOCHOLDERS OF SOUTHWEST GAS HOLDINGS ARE UIRGED TO READ THE SOLICITATION/RECOMMENDATION STATEMENT AND OTHER DOCUMENTS FLED WITH THE SEC CAREFULLY IN THEIR ENTRETY BECAUGE THEY WILL CONTINN MAPORITIANT investors and stockholders may obtain a here copy of these documents here of charge at the SECS website at www.seque.cogy. and at the Company's windows at www.megasholdings.com. In addition, copies of these materials may be requested from the Company's information agent, Innishree M&A Incorporated, toi-free at (877) 825-8021.

Forward-Looking Statements

Provide Looking Statements
This communication contains forward-looking statements within the meaning of the U.S. Private Securities Ligation Reform Act of 1995, Section 27A of the Securities Exchange Act of 1904, an amended, Such statements include, without limitation, statements regarding Southwest Cas Holdings, Inc. (the Company) and the Company's expectations or interaction regarding the future. These houses includes, without limitation, statements regarding Southwest Cas Holdings, Inc. (the Company) and the Company's expectations or interaction regarding the future. These houses houses are stated in the future of importance interaction regarding the future. These houses houses are interaction regarding the future of importance interaction regarding the future. These houses houses are interaction regarding the future of importance interaction regarding the future of importance to certains. Southwest Cas's Montered areas and Southwest Cas's House performance. A number of important texture affecting the business and financial results of the Company could assis actual regulates to differentiate texture and the import to our results of operanticity from those states in the toward-house gradient to our results of operanticity for those textures indicating the company could assis actual regulates and the import to our results of operanticity for those textures indicates, states and the import to our results of operanticity for those textures indicates, states and the import on construction activity of the house of house and particity of the import of the relation of the relation of the relation of the relation of advantagement aberton of cooping lighteent to our results of operantic state of the particity of the import, interactive associated and the import of cooping tighteent to our results of the relation of the results of the relation of the results of the relation of the relation

Participants in the Solicitation

The directors and officers of the Company may be deemed to be participants in the solicitation of proxies in connection with the Annual Meeting. Information regarding the Company's directors and officers and their respective interests in the Company by security holdings or otherwise is available in its most recent Annual Negori on Form 10-K tied with the SEC and its most recent definitive Proxy Statement on Schedule 14A filed with the SEC. Addisonal information regarding the interests of such potential participants is or will be included in the proxy statement for the Annual Meeting and other relevant materials to be filed with the SEC. Alwin they become available.