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HALLWOOD GROUP INC Form 8-K November 30, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

	Date of report (Date of earliest event	reported)	November 30,	2004	
	The Hallwood Group	Incorporate	ed		
(Exact Name of Registrant as Specified in Its Charter)					
	Delawar	е			
(State or Other Jurisdiction of Incorporation)					
1-8303		51-0261339			
(Commission File Number)	(IRS Empl	oyer Identifi	cation No.)	
3710 Rawlins, Suite 1500, Dallas, Texas			75219		
(Address of Principal Executive Offices)			(Zip Code)		
	(214) 528-	5588			
	(Registrant's Telephone Numbe	r, Including	g Area Code)		
	(Former Name or Former Address, i	f Changed Si	nce Last Repo	ort)	
	Check the appropriate box below if t ltaneously satisfy the filing obligati owing provisions (see General Instructi	on of the re	egistrant unde		
1_1	Written communications pursuant to R CFR 230.425)	ule 425 unde	er the Securi	ties Act (1	
1_1	Soliciting material pursuant to Rule 240.14a-12)	14a-12 under	the Exchange	e Act (17 CF	
1_1	Pre-commencement communications pur Exchange Act (17 CFR 240.14d-2(b))	suant to R	Rule 14d-2(b)	under th	
1_1	Pre-commencement communications pur Exchange Act (17 CFR 240.13e-4(c))	suant to R	Rule 13e-4(c)	under th	

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Item 8.01. Other Events.

On November 30, 2004, Hallwood Energy Corporation ("HEC"), a private energy company of which The Hallwood Group Incorporated (the "Company") owns approximately 28% (22% after consideration of stock options), entered into a merger agreement with Chesapeake Energy Corporation and one of its subsidiaries ("Chesapeake"), under which Chesapeake will acquire HEC for a total cash price of approximately \$292 million, subject to adjustment for transaction costs, changes in working capital and certain other matters. The merger is subject to the approval of HEC's stockholders. The transaction is expected to be completed by approximately December 15, 2004.

Certain statements in this report may constitute "forward-looking statements" which are subject to known and unknown risks and uncertainties including, among other things, that the contemplated transaction is subject to certain conditions and, therefore, may not be completed or may be completed on terms different than those described.

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SIGNATURES

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

THE HALLWOOD GROUP INCORPORATED

Date: November 30, 2004 By: /s/ Melvin J. Melle

Name: Melvin J. Melle Title: Vice President