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The following are slides comprising a presentation that was given by Don Argus, Chairman, BHP Billiton on November 11, 2008.

Resourcing the Future 11 November 2008 Don Argus Chairman SHANGHAI

Slide 2

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Factors that could cause actual results or performance to differ materially from those expressed or implied in the forward-looki successfully combine the businesses of BHP Billiton and Rio Tinto and to realise expected synergies from that combination, the satisfaction of any conditions to any proposed transaction, including the receipt of required regulatory and anti-trust approvals, successful completion of any transaction, and the risk factors discussed in BHP Billiton's and Rio Tinto s filings with the U.S. Reports on Form 20-F for the most recent fiscal years) which are available at the SEC's website (http://www.sec.gov). Save as London Stock Exchange, the UK Takeover Panel, or the listing rules of ASX Limited, BHP Billiton undertakes no duty to upd

Slide 3 Disclaimer (continued)

No statement concerning expected cost savings, revenue benefits (and resulting incremental EBITDA) and EPS accretion in th earnings per share of the enlarged BHP Billiton group for current and future financial years will necessarily match or exceed th the actual estimated cost savings and revenue benefits (and resulting EBITDA enhancement) may be materially greater or less References in this presentation to \$ are to United States dollars unless otherwise specified.

In connection with the offer and sale of securities BHP Billiton would issue to Rio Tinto plc US shareholders and Rio Tinto plc Statement on Form F-4 ( the Registration Statement ), which contains a preliminary prospectus ( the Prospectus ), and will communication is not a substitute for the Registration Statement or the Prospectus that BHP Billiton has filed, or any amendment with the SEC.

U.S. INVESTORS AND U.S. HOLDERS OF RIO TINTO PLC SECURITIES AND ALL HOLDERS OF RIO TINTO PLC A THE PROSPECTUS AND ANY OTHER DOCUMENTS MADE AVAILABLE TO THEM AND/OR FILED WITH THE SE AMENDMENTS AND SUPPLEMENTS TO THOSE DOCUMENTS, WHEN THEY BECOME AVAILABLE BECAUSE T Investors and security holders are able to obtain a free copy of the Registration Statement and the Prospectus as well as other ref.

http://www.sec.gov). Copies of such documents may also be obtained from BHP Billiton without charge.

BHP Billiton Limited is not required to, and does not plan to, prepare and file with the SEC a registration statement in respect shareholders should carefully consider the following:

The Rio Tinto Limited Offer will be an exchange offer made for the securities of a foreign company. Such offer is subject to de those of the United States. Financial statements included in the document will be prepared in accordance with foreign accounting statements of United States companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the U.S. federal securities laws, sir of their officers and directors may be residents of foreign countries. You may not be able to sue a foreign company or its office securities laws. It may be difficult to compel a foreign company and its affiliates to subject themselves to a U.S. court's judgme You should be aware that BHP Billiton may purchase securities of either Rio Tinto plc or Rio Tinto Limited otherwise than un negotiated purchases.

Information Relating to the US Offer for Rio Tinto plc Information for US Holders of Rio Tinto Limited Shares Information Relating to the US Offer for Rio Tinto plc and

the Rio Rio Tinto Limited Offer for Rio Tinto Shareholders located in the US

# Slide 4

-2

- 0
- 2 4

- 6 8

10 12 14 Short-term global economic turmoil Source: IMF World Economic Indicators, October / November 2008 Gross domestic production (% growth, constant 2006 US\$) Asian Banking Crisis Technology Correction **Current Financial** Crisis China Emerging and developing economies Advanced economies

Slide 5 Housing Structural Reform High Value Manufacturing Urbanisation

In the long-term China remains on the steep part of the development curve supported by six growth drivers Rising Incomes Rural Development

Slide 6 The significance of the resources sector to Australia GDP (Percent of GDP) Exports Percent (based on FOB value) 17%

83% 0% 20% 40% 60% 80% 100% 2006-07 46% 54% 0% 20% 40% 60% 80% 100% 2007 Total = A\$168bn Total = A\$998bn Other exports Mineral commodities\*\* All other sectors Mining sector\* \*

Direct and indirect contribution to GDP, contribution grew by 7.3% (absolute value) over this period, compared with 2.3% for \*\* Defined as mineral fuels/lubricants (coal, petroleum products and gas) and metalliferous ores (iron ore, copper, nickel, baux other base and precious metals)

Source: Australian Bureau of Statistics 5204.0 Australian System of National Accounts, 2006 07, Table 9 Industry Gross measures); Australian Bureau of Statistics 5209.0 Australian National Accounts Input-Output Tables 1998 99; Au 5368.0 International Trade in Goods and Services, Table 12a,b

Slide 7 Outstanding performance Neptune Gulf of Mexico

Slide 8 Our core strategy sets us apart in our industry

Focus on world-class assets that are large, low-cost and expandable

Focus on the extraction of upstream natural resources

Portfolio diversified by commodity, customer and geography reducing the volatility of cash flows

Maintenance of a deep diversified inventory of growth options

Focus on export orientated products

Overriding commitment to ethics, safety, environmental practice and community engagement

Employer of choice, and a preferred partner for countries and customers Simplicity Accountability Effectiveness

600 700 **BHP** Billiton Rio Tinto(a) Vale Xstrata Anglo American Note: EBIT and Employees as per last published Annual Report, data does not include contractors. BHP Billiton as at 30-Jun-2 as at 31-Dec-2007. (a) Rio Tinto Post Alcan EBIT based on CY2007 full year proforma results. EBIT per employee (US\$ 000) Pre-Alcan Post-Alcan Despite our size, simplicity is a core element of this strategy

Slide 10 Outstanding results delivering superior returns to shareholders Ordinary dividends per share (US cents per share) 13 15 26

28
36
47
70
0
10
20
30
40
50
60
70
FY2002
FY2003
FY2004
FY2005
FY2006
FY2007
FY2008
Note:
Two interim dividends were paid in FY2004.
H1
H2

Slide 11 Outstanding results driven by strategy and execution

Achieved record profit for the 7 th consecutive year

Attributable profit up 12%, EPS up 18%

Dividend rebased upwards a signal of our outlook confidence

Full year dividend of 70 US cents per share, 49% increase

Production increases in 13 commodities, records in 7

10 major growth projects completed

A further 7 major projects sanctioned by the Board

Strong performance demonstrates the power of our diversified and high margin portfolio Underlying EBIT margin (a) (FY2008) 48% 67% 30% 31% 62% 51% 58% 24% 25% 20% Iron Ore Manganese Energy Coal Metallurgical Coal Diamonds and Specialty Products **Base Metals** Petroleum **Stainless Steel** Materials Aluminium Group Notes: (a) EBIT Margin excludes third party trading activities.

Slide 12 Underlying EBIT margin (a) (%) The benefits of diversification across a high margin portfolio

0
10
20
30
40
50
60
70
80
H1
H2
Petroleum
Aluminium
Base Metals
D&SP
SSM
Iron Ore
Manganese
Met Coal
Energy Coal
BHP Billiton
FY2002
FY2003
FY2004
FY2005
FY2006
FY2007
FY2008
Notes:
FY2002 to FY2005 are calculated under UKGAAP. Subsequent periods are calculated under IFRS. All periods exclude third p

Slide 13 As at 14 August 2008 Proposed capital expenditure SSM Energy Coal D&SP Iron Ore **Base Metals** Petroleum Met Coal CSG Manganese Aluminium 2009 Execution 2013 Feasibility **Future Options** Maintenance of a deep diversified inventory of growth options Boffa/Santou Refinery Pyrenees Alumar Atlantis North Bakhuis Worsley E&G Douglas-

Middelburg Newcastle Third Port WA Iron Ore Quantum 2 Potash -Jansen WA Iron Ore Quantum 1 Nimba Angola & DRC WA Iron Ore RGP 5 CW Africa Exploration Turrum NWS **CWLH** DRC Smelter NWS T5 NWS Nth Rankin B WA Iron Ore RGP 4 Kipper Olympic Dam Expansion 2 Browse LNG Olympic Dam Expansion 1 CMSA Heap Leach 2 Shenzi Nth Klipspruit NWS Angel Shenzi GEMCO Potash Olympic Dam Expansion 3 Thebe CMSA Pyro Expansion Wards

Well Scarborough Caroona WA Iron Ore RGP 6 Eastern Indonesian Facility Escondida 3rd Conc RBM Puma Blackwater UG NWS WFGH MKO Talc Cannington Life Ext Corridor Sands Kennedy Gabon Saraji Exp Red Hill UG Resolution Neptune Nth GEMCO Exp Ekati Guinea Alumina Angostura Gas HPX3 Maruwai Stage 1 Knotty Head Samarco 4 Peak Downs Exp (Caval Ridge) Macedon CMSA Heap Leach 1

Antamina Exp Newcastle Third Port Exp Mad Dog West Mt Arthur Coal UG Cerrejon Opt Exp Daunia Maruwai Stage 2 Navajo Sth Perseverance Deeps Mt Arthur Coal OC (MAC20) Mt Arthur Coal (MACX) New Saraji Goonyella Expansions Escondida Moly \$501m-\$2bn \$2bn+ \$500m

Slide 14 Focused on low risk volume growth from existing assets and in our own backyard By project type (b)

87% 13% Brownfield Greenfield By region (c) Existing New 3% 97% 63% Notes: a) Growth in production volumes on a copper equivalent units basis between CY2007 and CY2012 calculated using BHP Billitor Production volumes exclude BHP Billiton s Specialty Products operation and all bauxite production. All energy coal businesses are included. Alumina volumes reflect only tonnes available for external sale. Conversion of production forecasts to copper equivalent units

completed using long term consensus price forecasts, plus BHP Billiton assumptions for diamonds, domestic coal and manganese. Prices as at July 2008. b) Brownfield includes growth from existing operations as at 31-Dec-2007, as well as expansions and additional developments of c) Existing regions represents those countries in which BHP Billiton already has asset operating as at 31-Dec-2007. Expected production growth (a) (Copper equivalent tonnes, CY2007-CY2012)

Slide 15 The Rio Tinto Offer

Slide 16

Notes:

a)

Australian CGT rollover relief will be available for Australian resident shareholders accepting the Rio Tinto Ltd Offer if comp rollover provisions will apply to accepting Rio Tinto plc shareholders if there are at least 70 per cent acceptances under the b)

Estimated total incremental EBITDA (nominal) based on publicly available information. To be read in conjunction with the nor

6-Feb-2008. Full run rate synergies expected in the seventh full year following completion. c)

Premium based on the combined volume-weighted market capitalisation of Rio Tinto based on the volume-weighted average c of £43.09 and A\$109.20 for Rio Tinto plc and Rio Tinto Ltd respectively and volume-weighted average closing share prices or and BHP Billiton Ltd of £17.99 and A\$45.77 respectively. Based on BHP Billiton and Rio Tinto issued ordinary shares outstar shareholdings eg. Rio Tinto plc s shareholding in Rio Tinto Ltd) as at 9-Nov-2007 and exchange rates of 2.077 US\$/£ and 0.9 NOTE: Consistent with the UK City Code on Takeovers and Mergers, the offer represents a 29% discount based on the combi closing share prices of Rio Tinto plc of £43.50 on 7-Nov-2007 and Rio Tinto Ltd of A\$113.40 on 8-Nov-2007 and closing share £11.40 and A\$31.60 respectively on 5-Nov-2008. Based on BHP Billiton and Rio Tinto issued ordinary shares outstanding (ex Rio Tinto plc s shareholding in Rio Tinto Ltd) as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-d)

The offer is conditional on more than 50% acceptances of the publicly held shares in each of Rio Tinto plc and Rio Tinto Ltd. e)

i.e. if BHP Billiton acquires 100% of the shares in Rio Tinto Limited and Rio Tinto plc on the 3.4:1 announced offer terms.

Pre-conditional offer, capable of acceptance by shareholders following completion of regulatory processes and posting of offer documents

Regulatory processes anticipated to be completed by early 2009

**Rio** Tinto shareholders are being offered 3.4 BHP Billiton shares for every Rio Tinto share held All share offer No shareholder forced to exit exchange shares into

a

stronger combined

## company

Ability to participate in the synergies as well as the premium

CGT rollover relief for eligible shareholders (a) Unlocks US\$3.7bn per annum of quantifiable synergies (b) The offer represents a 45% premium to the undisturbed price (c) 50% minimum acceptance condition (d) Proposed share buyback of up to US\$30bn following completion if the

offer is successful (e)

BHP Billiton believes this offer is compelling for Rio Tinto shareholders, and value enhancing for BHP Billiton shareholders Overview of the offer for Rio Tinto

Slide 17 3.4 continues to be compelling value 45% premium (a) Ongoing regulatory clearance process Prior to BHP Billiton s approach 1. 2. Initial period following announcement of proposal/offer 3. Historical share exchange ratio (b) 2.2:12.4:12.6:12.8:13.0:1 3.2:1 3.4:1 3.6:1 Jul-2007 Sep-2007 Nov-2007 Jan-2008 Mar-2008 May-2008 Jul-2008 Sep-2008 BHP Billiton's offer for Rio Tinto Source: Datastream (as at 5-Nov-2008).

Premium based on the combined volume-weighted market capitalisation of Rio Tinto based on the volume-weighted average of £43.09 and A\$109.20 for Rio Tinto plc and Rio Tinto Ltd respectively and volume-weighted average closing share prices of BHP Billiton Ltd of £17.99 and A\$45.77 respectively. Based on BHP Billiton and Rio Tinto issued ordinary shares outstanding eg. Rio Tinto plc s shareholding in Rio Tinto Ltd) as at 9-Nov-2007 and exchange rates of 2.077 US\$/£ and 0.927 US\$/A\$ as NOTE: Consistent with the UK City Code on Takeovers and Mergers, the offer represents a 29% discount based on the combine closing share prices of Rio Tinto plc of £43.50 on 7-Nov-2007 and Rio Tinto Ltd of A\$113.40 on 8-Nov-2007 and closing share \$11.40\$ and A\$31.60 respectively on 5-Nov-2008. Based on BHP Billiton and Rio Tinto issued ordinary shares outstanding (ex Rio Tinto plc s shareholding in Rio Tinto Ltd) as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and 0.701 US\$/A\$ as at 5-Nov-2008 and exchange rates of 1.615 US\$/£ and

Exchange ratio assumes 100% BHP Billiton Ltd shares for each Rio Tinto Ltd share and BHP Billiton shares for each Rio Tinto shares and 20% BHP Billiton Ltd shares.

a)

Slide 18 Shareholder questions and a few answers

If satisfactory regulatory clearance is not achieved and/or the offer fails, what will happen to Rio Tinto s relative share price?

What happens if regulatory clearance is achieved and Rio Tinto shareholders accept the offer?

Capture the 45% premium (a)

Exchange your Rio Tinto shares for a share in a stronger combined company:

With an unrivalled portfolio of long life, low cost assets

That unlocks substantial synergies not available to Rio Tinto any other way

That is more diversified, lower risk, has greater financial strength and is positioned to deliver superior returns, including higher dividends, through the cycle

That is better positioned to capture renewed growth in demand

And what is in it for BHP Billiton shareholders?

Earnings per share and cashflow per share accretive in the first full fiscal year following completion (b)

Become shareholders in the same stronger combined company which will unlock the substantial synergies that are also not available to BHP Billiton on its own Notes:

a)

cross

Premium based on the combined volume-weighted market capitalisation of Rio Tinto based on the volume-weighted average of 31-Oct-2007 of £43.09 and A\$109.20 for Rio Tinto plc and Rio Tinto Ltd respectively and volume-weighted average closing s BHP Billiton Plc and BHP Billiton Ltd of £17.99 and A\$45.77 respectively. Based on BHP Billiton and Rio Tinto issued ordir and

shareholdings eg. Rio Tinto plc s shareholding in Rio Tinto Ltd) as at 9-Nov-2007 and exchange rates of 2.077

```
US$/£
and
0.927
US$/A$
as
at
31-Oct-2007.
NOTE:
Consistent with the UK City Code on Takeovers and Mergers, the offer represents a 29% discount based on the combined mar
share prices of Rio Tinto plc of £43.50 on 7-Nov-2007 and Rio Tinto Ltd of A$113.40 on 8-Nov-2007 and closing share prices
and
A$31.60
respectively
on
5-Nov-2008.
Based
on
BHP
Billiton
and
Rio
Tinto
issued
ordinary
shares
outstanding
(excluding
Treasury
shares
and
cross
shareholdings
eg.
Rio
Tinto
plc s
shareholding
in
Rio
Tinto
Ltd)
as
at
5-Nov-2008
and
exchange
rates
of
1.615
US$/£
```

and 0.701 US\$/A\$ as at 5-Nov-2008. b)

Earnings per share accretive after adjusting for the proposed share buyback and excluding depreciation on the write-up of Rio accretive after adjusting for the proposed share buyback.

Slide 19 Comparative dividend per share FY2008 dividends per A\$1,000 of

```
shares
(a)
Net
debt
(c)
Notes:
a)
Calculated based on Rio Tinto Ltd and BHP Billiton Ltd share prices as at 5-Nov-2008 and using the dividend for the respective
BHP Billiton and Rio Tinto.
b)
Dividends per share on a US$ basis. Rio Tinto s ordinary dividends per share restated to June year end.
c)
As at 30-Jun-2008.
FY2007
to
FY2008
DPS
growth
(b)
FY2008 vs
FY2002 DPS
(b)
31%
49%
Rio Tinto
BHP Billiton
Rio Tinto
BHP Billiton
A$24.95
(2.50% yield)
A$19.67
(1.97% yield)
2.2
х
5.4
х
Rio Tinto
BHP Billiton
Rio Tinto
BHP Billiton
US$8.5bn
US$42.1bn
```

Slide 20 Combination is about reducing risk, not increasing it

Increased size does not mean increased complexity

simplicity of the business model remains key

We believe operating as one company results in:

More diversified and higher quality asset portfolio, lower risk

An enhanced portfolio of growth opportunities

Greater ability to develop the next generation of large scale projects in new geographies

Operating and capital cost efficiencies

Quantifiable synergies of US\$3.7bn per annum (a)

Other combination benefits

Key management positions will be filled by drawing on the best of both management teams

High share price correlation means similar portfolio concentration, whether the companies are combined or separate
Notes:

(a)
Estimated incremental EBITDA (nominal) based on publicly available information. To be read in conjunction with the notes in BHP Billiton s announcement dated 6-Feb-2008. Full run rate synergies expected in the seventh full year following completion

Slide 21 Indicative timetable for the offer Jan 2009 2008 Offer Period Event

Jul Aug Sep Oct Nov Dec Day 0 (a) Day 60 Post Day 60 **Regulatory Approvals** Satisfaction of regulatory approval pre-conditions Offer Documentation Posting of offer documents for Rio Tinto plc offer and Rio Tinto Ltd offer to shareholders Offer Fulfilment Last date for fulfilment of greater than 50% minimum acceptance condition in both the Rio Tinto plc and Rio Tinto Ltd offers Post Day 60 Notes: a) Date for Day 0 may fall in 2008 or 2009. Timetable is indicative only. (within 28 days of the pre conditions being satisfied) If minimum acceptance conditions are met offer

continues.

(i.e. in order to receive sufficient acceptances to enable compulsory acquisition)

Slide 22 Summary

We expect financial market volatility and economic uncertainty to continue in the short-term

However, China, India and other developing economies

are expected to continue to drive demand for commodities in the long-term

Our uniquely diversified portfolio of low cost and high quality assets places us at a competitive advantage in the current uncertain environment

Our strong cash flow and balance sheet allows us to re-invest throughout the cycle

Strong future production growth expected to be delivered from lower risk projects and high margin products

BHP Billiton is working towards completing the regulatory review process for the Rio Tinto offer by early 2009

BHP Billiton believes this offer is compelling for Rio Tinto shareholders, and value enhancing for BHP Billiton shareholders Cannington

Slide 23 Questions and Answers

Slide 24 BHP Billitons senior management team Chairman and Chief Executive Officer Group Management Committee Don Argus Chairman Chairman of BHP Billiton Group since June 2001

Chairman of BHP Limited since April 1999 Marius Kloppers Chief Executive Officer

15 years resources experience

15 years at BHP Billiton Marcus Randolph Chief Executive Ferrous and Coal

31 years resources experience

9 years at BHP Billiton

Previously worked at Rio Tinto Alex Vanselow Chief Financial Officer

19 years resources experience

19 years at BHP Billiton Karen Wood Chief People Officer

7 years resources experience

7 years at BHP Billiton Michael Yeager Chief Executive Petroleum

27 years resources experience

2 years at BHP Billiton Alberto Calderon Chief Commercial Officer

9 years resources experience

2 years at BHP Billiton

Slide 25 More information for shareholders Internet More information on BHP Billiton or BHP Billiton s offer for Rio Tinto can be found at either of the following web pages: BHP Billiton: www.bhpbilliton.com BHP Billiton s offer for Rio Tinto:

www.bhpbilliton.com\RioTintoOffer Or Email: investor.relations@bhpbilliton.com BHP Billiton Shareholder Information Helpline If you have any additional questions you can contact the Shareholder Information Helpline on the following numbers: Australia toll free: 1300 766 363 New Zealand toll free: 0800 668 228 For other callers: +61 3 9415 4365 BHP Billiton Shareholder Services Computershare For information about your shareholding contact: Within Australia: 1300 656 780 Outside Australia: +61 3 9415 4020 Fax: +61 3 9473 2460