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Subject Company: Tronox Incorporated

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This presentation contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 (a United States Act). Forward-looking statements are statements that are not historical facts, including statements concerning the anticipated timing of filings and approvals relating to the Proposed Transaction; the expected timing of the completion of the Proposed Transaction; the expected benefits and costs of the Proposed transaction; management plans relating to the Proposed transaction; the ability to complete the Proposed Transaction in view of the various closing conditions; the possibility that the Proposed Transaction may not be completed; any projections of earnings, revenues, synergies, accretion, margins or other financial items; any statements of operations, including the execution of integration plans; any statements of expectation or belief; and any statements of assumptions underlying any of the foregoing. Any statement in this presentation that expresses or implies the intentions, beliefs, expectations or predictions (and the assumptions underlying them) of Exxaro Resources Limited (Exxaro), Tronox Incorporated (Tronox) or Tronox Limited (New Tronox) is a forward-looking statement. Forward-looking statements involve inherent risks, uncertainties and assumptions, including, without limitation, risks related to the timing or ultimate completion of the Proposed Transaction; the possibility that expected benefits may not materialize as expected; that, prior to the completion of the Proposed Transaction, Tronox s business or Exxaro s business may not perform as expected due to uncertainty; that the parties are unable to successfully implement integration strategies or otherwise realize the synergies anticipated for the Proposed Transaction; and other risks and uncertainties that are beyond the parties control. If such risks or uncertainties materialize or such assumptions prove incorrect, actual results could differ materially from those expressed or implied by such forward-looking statements and assumptions. The forward-looking statements contained in this presentation are made as of the date hereof, and Tronox and Exxaro each expressly disclaim any obligation to update or correct any forward-looking statements made herein due to the occurrence of events after the issuance of this presentation.

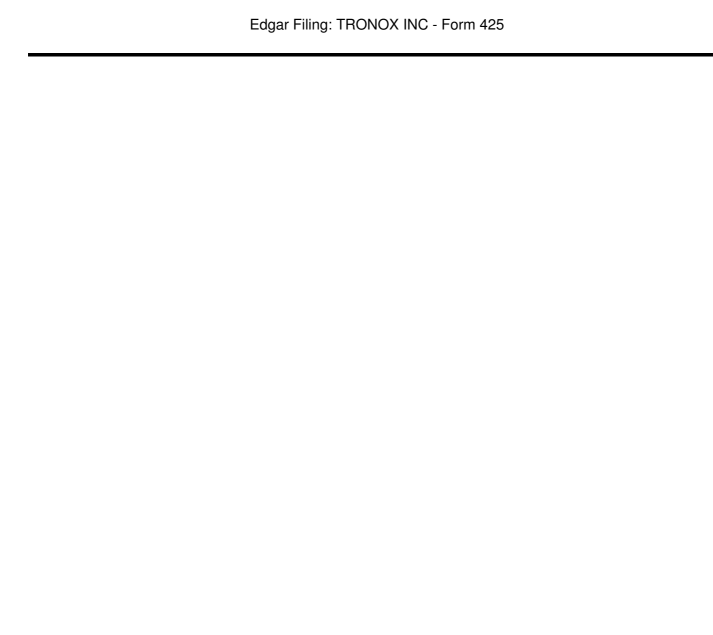
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Tronox and Exxaro intend for New Tronox to file a registration statement and solicitation and information statement, together with other related materials, with the SEC in connection with the Proposed Transaction. Information regarding the participants in the Proposed Transaction and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the relevant materials to be filed with the SEC when they become available. TRONOX SHAREHOLDERS ARE URGED TO READ THESE MATERIALS REGARDING THE PROPOSED TRANSACTION CAREFULLY PRIOR TO MAKING ANY DECISIONS WITH RESPECT TO THE PROPOSED TRANSACTION, IF AND WHEN THESE MATERIALS BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION, INCLUDING THE TERMS AND CONDITIONS OF THE PROPOSED TRANSACTION.

Exxaro shareholders and Tronox stockholders will be able to obtain a free copy of such materials without charge at the SEC s website (www.sec.gov) or from the information agent named in such materials once they have been filed with the SEC. These materials will also be made available for inspection at Exxaro s registered offices, Exxaro Corporate Centre, Roger Dyason Road, Pretoria West, 0183, South Africa.

CREATION OF A LEADING GLOBAL INTEGRATED PIGMENT PRODUCER September, 2011



The transaction entails the combination of **Exxaro s Mineral Sands Operations** and **Tronox s Titanium** Dioxide Pigment operations in a newly formed Australian holding company (New Tronox) to create a leading mine-to-pigment producer

Exxaro will dispose of (i) **74% of its South African Mineral Sands Operations (Namakwa Sands** and KZN Sands operations)

and (ii) its 50% interest in the Tiwest Joint Venture to New Tronox in exchange for shares in New Tronox Exxaro will retain a direct 26% interest in the South African Mineral Sands Operations The parties have agreed in principle to 61.5% 38.5% enterprise value split in favour of Tronox The purchase price will be settled by the issue of New Tronox

Class

В shares Exxaro will own approximately 38.5% of New Tronox s equity upon closing Exxaro s stake will increase approximately 41.7%once it exchanges its direct 26% stake in the South African Mineral Sands Operations into shares in New Tronox at the end of the Empowerment Period (the Flip-up), which will be the earlier of the 10th anniversary of

the

transaction and the

date when

the DMR determines that ownership requirements are no longer required under existing BEE legislation

Post transaction, New Tronox intends to list on a major exchange, such as the NYSE

The transaction is subject to **customary conditions precedent**, including regulatory approval and consents from third parties

Tronox s 30-day VWAP to 23 September 2011 and ZAR/USD exchange rate of 8.27 on 23 September 2011, implies an **equity value of Exxaro** s **Mineral Sands Operations of c.R10.7 billion at closing and R12.3** billion including the shares to be issued to Exxaro in terms of the Flip-up Transaction description



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Synergies and Efficiencies	
New Tronox should realise significant cost benefits and efficienc	У
improvements,	
including	
potentially	
reducing the	
marketing	
costs	
for	
feedstock	
iccusiock	
Extension of KZN mine life	
Long	
term	
value	

creation

prospects
the
parties
believe
that
New
Tronox
has
long
term
value
creation
prospects for Exxaro, such as the potential, in the long term and subject to economic criteria, to establish a
pigment beneficiation facility in KZN or Western Cape
Transaction rationale and benefits
3
Secure
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a
new
mine
at Fairbreeze, which is adjacent to the existing mine
The
development
of
Fairbreeze
is
expected
to
cost
approximately
R2.4
billion,
which
New
Tronox
will

fund

Overview of Exxaro Mineral Sands Company profile

Exxaro Mineral Sands, a division of Exxaro, is a leading global supplier of titanium dioxide feedstock and zircon

The mineral sands operations produced 284kt of slag, 196kt of zircon, 90kt of synthetic rutile and 57kt of pigment in 2010

Exxaro mineral sands operations comprise of:

KZN Sands formed part of Exxaro when Exxaro was spun out of Kumba Resources in 2006

Due to adverse market conditions and weak commodity prices during the global financial crisis, Exxaro announced in 2009 it would shut down the KZN operations

4

Company structure

Namakwa

Sands

50%

KZN Sands

100%

100%

Tiwest

Mineral sands operations

JV operations

1

remaining 50% held by Tronox

100%

KZN Sands, located on the East Coast of South Africa, around the

Esikhawini area near Richards Bay

Namakwa Sands on the coastal plain along the West Coast of South

Africa

Tiwest, an Australian joint venture owned 50/50 with Tronox and the largest integrated feedstock to pigment producer

As a part of the transaction, Exxaro acquired the option to purchase

Namakwa Sands from Anglo American, which it exercised in 2007 for

R2.0 billion

Subsequent significant improvements in commodity prices have

resulted in this decision being reversed

It is expected that the Fairbreeze expansion will increase KZN

Sands

life-of-mine by at least 12 years

Company profile Company structure

Tronox, a Delaware Corporation, was formed in 2005, in preparation for the contribution and transfer by Kerr-McGee Corporation (subsequently acquired by Anadarko Petroleum Corporation) of certain entities, including its titanium dioxide pigment manufacturing business

Tronox is one of the five largest global producers and

marketers of titanium dioxide pigment

Tronox emerged from bankruptcy on 14 February 2011 with a total enterprise value of USD1.1 billion

Tronox currently trades on the OTC market Overview of Tronox Incorporated

5

Henderson

& Hamilton

50%

Hamilton

100%

Botlek

100%

Tiwest

100%

Pigment operations

JV operations

Electrolytic operations

1

remaining 50% held by Exxaro

Current Tronox

shareholders

The company s pigment plants, which are located in the United States (Hamilton), Australia (Tiwest) and the Netherlands (Botlek), supply products to approximately 1,100 customers in 100 countries

Tronox, through its Henderson and Hamilton facilities, also produces electrolytic products, including sodium chlorate, electrolytic manganese dioxide, boron trichloride, elemental boron and lithium manganese oxide

Tronox inherited certain historical environmental liabilities unrelated to the titanium dioxide business,

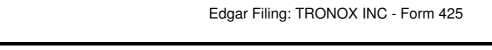
which contributed to Tronox filing for Chapter 11

protection in 2009

Tronox settled these liabilities in the Chapter 11 process Tronox s current enterprise value is c.USD2.4 billion (based on the 30-day VWAP to 23 September 2011)

SA subsidiary companies
US Subco
Current Tronox shareholders
26%
c.38.5%
(Class B)
c.61.5%
(Class A)

South African assets are empowered directly at the asset level New Tronox (Aus Holdco) Aus Subco **Tiwest KZN Sands &** Namakwa Sands Hamilton Botlek Henderson & Hamilton 74% 100% 100% 100% 100% 100% 100% 100% c.15% exchangeable through October 2012 Proposed Transaction structure 6 1 Exxaro will, at the end of the Empowerment Period, have the right to exchange its shares in the SA subsidiary companies for a c. 3.2% of the total shares in New Tronox, taking Exxaro s holding up to c.41.7% Current Tronox shareholders will have the option to retain up to 15% of their interest directly in Tronox shares for up to a year after announcement, following which they will be exchanged for shares in New Tronox 2 1



Exxaro
will
receive
separate shareholder rights over certain extraordinary transactions

Exxaro will receive the right to elect **3 out of 9 directors** to New Tronox's board of directors Exxaro s appointees will be non-executives

Exxaro will have pre-emptive rights to subscribe for shares in certain instances to avoid dilution of its

ownership interest in New Tronox

Exxaro has also agreed to **a three-year lockup period** in respect of shares obtained pursuant to this transaction, and certain restrictions in respect of further share purchases

Exxaro has agreed to take all reasonable steps necessary to maintain the BEE status of the South African Operations under current legislation, including retaining **a direct 26% shareholding until the earlier of the** time that the DMR determines that the ownership requirements of BEE are no longer required, or the 10

th

have the

anniversary of the transaction

African Operations for a fixed number of shares in New Tronox, which number shall be determined based on current valuations. **Exxaro will have a c.41.7% stake in New Tronox post Flip-up**

current valuations. Exxaro will have a c.41.7% stake in New Tronox post Flip-
Management
of
New
Tronox s
mineral
sands
operations
will
be
located
in
South
Africa
and
will
assume
responsibility for KZN Sands, Namakwa Sands and the Northern Operations of Tiwest
Salient terms of the Proposed Transaction
7
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which
will
have
separate
Board
representation
rights
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Exxaro
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Empowerment

Period

The pro forma financial effects of the transaction on

Exxaro are in the process of being finalised and will be released in due course The transaction expected to close in 1H 2012, subject to the fulfilment of the conditions precedent to the transaction, which include Tronox shareholder approval $\quad \text{and} \quad$ required regulatory

Intention

approvals

to

list

on

a

major

exchange,

such

as

the

NYSE,

after

closing

Next steps

8

Exxaro

will

trade

under

cautionary

until

the

financial

effects

have

been

published

Tronox

to

obtain

shareholder

approvals

in

early

2012

Regulatory

approvals

are

expected

by

1H

Historic financial information
9
Tronox key financials FYE 31 Dec
Exxaro Mineral Sands key financials FYE 31 Dec
USDmm
2008A
2009A
2010A
30/06/2011
LTM

1H 2010 1H 2011 Revenue 336 419 636 778 284 426 % growth 24.4% 51.8% 22.4% 50.2% Adjusted EBITDA 57 42 107 182 57 133 % margin 17.1% 10.1% 16.8% 23.5% 20.2%31.2% **EBIT** 13 (186) 25 101 20 96 % margin 3.7% (44.4%) 3.9% 13.0% 6.9% 22.6% Capex 69

% sales 20.6% 23.5% 14.9% 9.2% 18.5% 6.8% Source: Company information Rmm 2008A 2009A 2010A 30/06/2011 LTM 1H 2010 1H 2011 Revenue 2,776 3,508 4,640 5,399 2,130 2,889 % growth 26.4% 32.3% 16.4% 35.6% Adjusted **EBITDA** 474 355 780 1,251 430 901 % margin 17.1% 10.1% 16.8% 23.2% 20.2% 31.2% **EBIT** 104 (1,559)179 683

% margin 3.7% (44.4%) 3.9% 12.7% 6.9% 22.6% Capex 572 826 693 495 394 196 % sales 20.6% 23.5% 14.9% 9.2% 18.5% 6.8% USDmm 2010A 30/06/2011 LTM 1H 2010 1H 2011 Revenue 1,218 1,441 580 803 % growth 18.4% 38.6%Adjusted **EBITDA** 203 315 92 204 % margin 16.7% 21.8% 15.9%

25.3% EBIT 162 265 71

174 % margin 13.3% 18.4% 12.2% 21.6% Capex 45 133 17 105 % sales 3.7% 9.2% 2.8% 13.0% Rmm 2010A 30/06/2011 LTM 1H 2010 1H 2011 Revenue 8,888 9,981 4,352 5,444 % growth 12.3% 25.1% Adjusted **EBITDA** 1,483 2,172 690 1,380 % margin 16.7% 21.8% 15.9% 25.3% **EBIT** 1,185 1,830

21.6%

Capex 329

914

124

709

% sales

3.7%

9.2%

2.8%

13.0%

Q&A 10



The decision adopt dividend reinvestment plan. In addition, dividend reinvestment plan may not be adopted without Exxaro s approval The settlement of any material environmental claims in excess of USD50 million Certain material acquisitions or disposals of assets

Certain material agreements or obligations

The issue of any new shares above 12% of New Tronox s issued capital in any 12 month period Annexure

Certain significant matters will require the approval by 6 of the 9 directors at the board level, including

The transaction will be subject to conditions precedent including the regaulatory approvals set out below Annexure

Regulatory approvals required

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Competition approval in certain relevant jurisdictions

Written notice under the Foreign Acquisitions and Takeovers Act 1975 (Cth) (the "FATA") issued by or on behalf of the Treasurer of the Commonwealth of Australia

Consent of the South African National Treasury to the final terms of the transaction

Consent of the Minister of the Department of Mineral Resources, Republic of South Africa, pursuant to

Section 11 of the MPRDA to the change in control of the South African Acquired Companies