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Creating a Global Specialty Chemical Leader

May 30, 2017

General Disclosure

Cautionary Statement Regarding Forward-Looking Statements

This communication contains certain statements that are "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended. Clariant Ltd ("Clariant") and Huntsman Corporation ("Huntsman") have identified some of these forward-looking statements with words like "believe," "may," "could," "would," "might," "possible," "will," "should," "expect," "intend," "plan," "anticipate," "estimate," "potential," "outlook" or "continue," the negative of these words, other terms of similar meaning or the use of future dates. Forward-looking statements in this communication include, without limitation, statements about the anticipated benefits of the contemplated transaction, including future financial and operating results and expected synergies and cost savings related to the contemplated transaction, the plans, objectives, expectations and intentions of Clariant, Huntsman or the combined company, the expected timing of the completion of the contemplated transaction and information relating to the proposed initial public offering of ordinary shares of Venator Materials PLC. Such statements are based on the current expectations of the management of Clariant or Huntsman, as applicable, are qualified by the inherent risks and uncertainties surrounding future expectations generally, and actual results could differ materially from those currently anticipated due to a number of risks and uncertainties. Neither Clariant nor Huntsman, nor any of their respective directors, executive officers or advisors, provide any representation, assurance or guarantee that the occurrence of the events expressed or implied in any forward-looking statements will actually occur. Risks and uncertainties that could cause results to differ from expectations include: uncertainties as to the timing of the contemplated transaction; uncertainties as to the approval of Huntsman's stockholders and Clariant's shareholders required in connection with the contemplated transaction; the possibility that a competing proposal will be made; the possibility that the closing conditions to the contemplated transaction may not be satisfied or waived, including that a governmental entity may prohibit, delay or refuse to grant a necessary regulatory approval; the effects of disruption caused by the announcement of the contemplated transaction making it more difficult to maintain relationships with employees, customers, vendors and other business partners; the risk that stockholder litigation in connection with the contemplated transaction may affect the timing or occurrence of the contemplated transaction or result in significant costs of defense, indemnification and liability; ability to refinance existing indebtedness of Clariant or Huntsman in connection with the contemplated transaction; other business effects, including the effects of industry, economic or political conditions outside of the control of the parties to the contemplated transaction; transaction costs; actual or contingent liabilities; disruptions to the financial or capital markets, including with respect to the initial public offering of ordinary shares by Venator Materials PLC or financing activities related to the contemplated transaction; and other risks and uncertainties discussed in Huntsman's filings with the U.S. Securities and Exchange Commission (the "SEC"), including the "Risk Factors" section of Huntsman's annual report on Form 10-K for the fiscal year ended December 31, 2016. You can obtain copies of Huntsman's filings with the SEC for free at the SEC's website (www.sec.gov). Forward-looking statements included herein are made only as of the date hereof and neither Clariant nor Huntsman undertakes any obligation to update any forward-looking statements as a result of new information, future developments or otherwise, except as expressly required by law. All forward-looking statements in this communication are qualified in their entirety by this cautionary statement.

General Disclosure (Cont'd)

Important Additional Information and Where to Find It

NO OFFER OR SOLICITATION

This communication is not intended to and does not constitute an offer to sell or the solicitation of an offer to subscribe for or buy or an invitation to purchase or subscribe for any securities or the solicitation of any vote or approval in any jurisdiction, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in contravention of applicable law. No offer of securities will be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act.

IMPORTANT ADDITIONAL INFORMATION WILL BE FILED WITH THE SEC

In connection with the contemplated transaction, Clariant intends to file a registration statement on Form F-4 with the SEC that will include the Proxy Statement/Prospectus of Huntsman. The Proxy Statement/Prospectus will also be sent or given to Huntsman stockholders and will contain important information about the contemplated transaction. INVESTORS AND SHAREHOLDERS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS AND OTHER RELEVANT DOCUMENTS FILED OR TO BE FILED WITH THE SEC CAREFULLY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT CLARIANT, HUNTSMAN, THE CONTEMPLATED TRANSACTION AND RELATED MATTERS. Investors and shareholders will be able to obtain free copies of the Proxy Statement/Prospectus (when available) and other documents filed with the SEC by Clariant and Huntsman through the website maintained by the SEC at www.sec.gov.

PARTICIPANTS IN THE SOLICITATION

Huntsman and its directors and executive officers may be deemed to be participants in the solicitation of proxies from Huntsman investors and shareholders in connection with the contemplated transaction. Information about Huntsman's directors and executive officers is set forth in its proxy statement for its 2017 Annual Meeting of Stockholders and its annual report on Form 10-K for the fiscal year ended December 31, 2016. These documents may be obtained for free at the SEC's website at www.sec.gov. Additional information regarding the interests of participants in the solicitation of proxies in connection with the contemplated transactions will be included in the Proxy Statement/ Prospectus that Huntsman intends to file with the SEC.

Key Transaction Highlights

- Merger of equals creates leading global specialty chemical company with ~\$20 billion enterprise value at announcement
- More than \$3.5 billion of value creation through annual cost synergies in excess of \$400 million
- Enhanced returns from complementary high growth end markets and geographies
- Strong joint innovation platforms and extensive expertise in sustainability
- Attractive financial profile, solid balance sheet and robust free cash flow generation



Transaction Overview

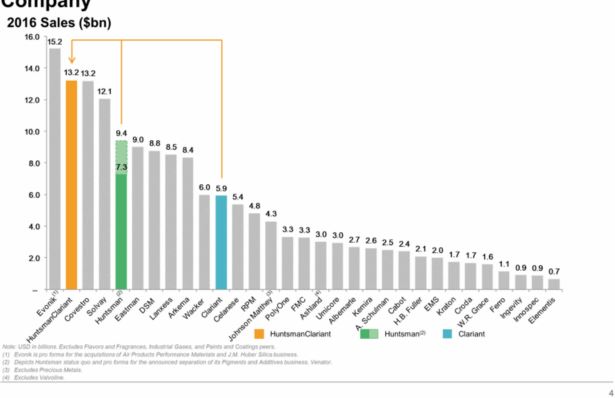
Transaction Summary	 All-stock merger of equals transaction New company to be named HuntsmanClariant At-market combination⁽¹⁾: Huntsman shareholders: 48%, Clariant shareholders: 52% Huntsman shareholders receive 1.2196 shares in HuntsmanClariant for each Huntsman share Strong transaction commitment from both Huntsman and Clariant family shareholders
Financial Considerations	 Combined enterprise value of ~\$20 billion at announcement Combined 2016 Sales of \$13.2bn, Adjusted EBITDA of \$2.3bn (17% margin)⁽²⁾ and OCF of \$1.9bn⁽³⁾ Annual cost synergies in excess of \$400 million Adopt current attractive Clariant dividend policy to maintain or increase dividends annually (to be paid quarterly) Solid balance sheet and deleveraging profile
Governance & Leadership	 Chairman of the Board: Hariolf Kottmann Chief Executive Officer: Peter Huntsman Chief Financial Officer: Patrick Jany CEO and CFO to be based in Pratteln, Switzerland Board to have equal representation from Huntsman and Clariant
Location, Listing & Reporting	 Corporate Headquarters in Pratteln, Switzerland; Operational Headquarters in The Woodlands, Texas Dual stock exchange direct listings on SIX Swiss Exchange and NYSE – will pursue listing on major European and US indices IFRS reporting in USD with filing on Form 10-Q and Form 10-K
Timing	 Targeted close by year end 2017 subject to Clariant and Huntsman shareholder approvals, regulatory approvals, and other customary closing conditions IPO of Huntsman's Pigments and Additives business (Venator) expected in summer of 2017, as previously announced exchange at of 0.888 USC/HF, Huntsman is pro forms for the encourced separation of its Pigments and Additives business. Venator.

Includes \$400 million in annual run-rate cost synergies.
 Reflects Huntsman's 2016 actual Net Cash Provided by O

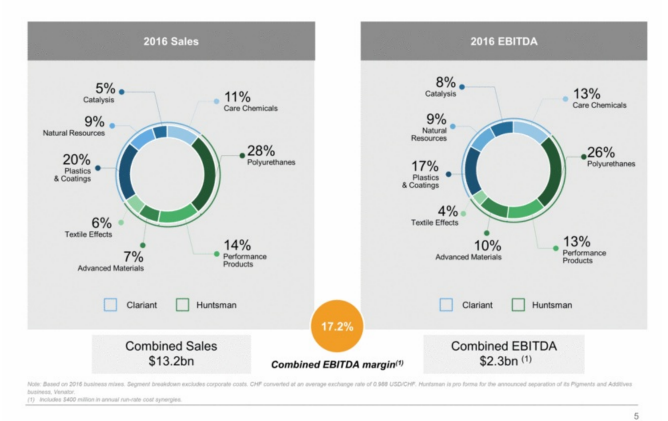
HuntsmanClariant – A Leading Global Specialty Chemical Company



Source: Company management. Note: CHF converted at an average exchange rate of 0.988 USD/CHF. Huntaman is pro forma for the announced separation of its Pigments and Additives business, Venator. (1) Based on Clariant share price of CHF20.87 and Huntaman share price of S26.71 as of 19 May 2017. CHF converted at an exchange rate of 0.973 USD/CHF as of 19 May 2017. (2) Includes 2400 million in annual run-rate cost symergies. (3) Reflects Huntaman's 2016 actual Net Cash Provided by Operating Activities plus Clariant's 2016 actual Cash Flow from Operating Activities plus after-tax annual cost symergies.



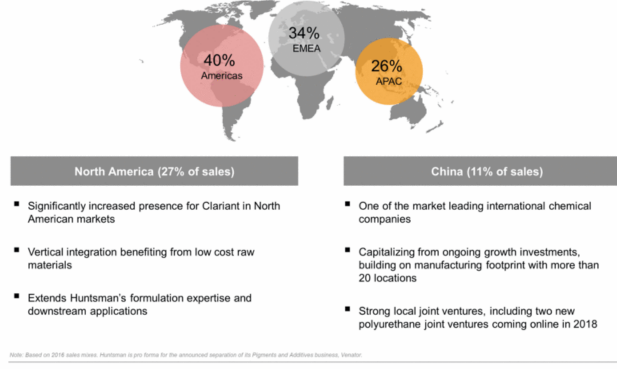
HuntsmanClariant – A Leading Global Specialty Chemical Company



HUNTSMAN CLARIANT

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HuntsmanClariant – Balanced Geographic Footprint with Increased Strength in North America and China





EBITDA

Attractive Specialty Chemical Portfolio with Strong Growth and EBITDA Margins

	Business	Highlights	Expected Growth	Margin Target ⁽¹⁾
	Catalysis	Market and technology leader in petrochemicals, syngas and chemicals catalysts	6 - 7%	24 - 26%
A	Advanced Materials	One of the leading materials solution providers in highly qualified aerospace, automotive and electrical insulation markets	4-6%	21 – 23%
Q	Care Chemicals	Critical solutions provider to end-markets supported by secular lifestyle- driven megatrends	4 – 5%	18 – 19%
K	Performance Products	Broad portfolio of innovative products serving growing end markets such as personal care, consumer and selected industrial markets	5 - 7% ⁽²⁾	18 – 20%
Sec.	Polyurethanes	One of the leading global players in the high growth MDI industry. Strategic intent to drive portfolio further downstream and deliver high value, sustainable growth	6 - 9%	16 - 18%
The second	Natural Resources	Innovative, performance enhancing and tailored service solutions for the oil and gas industry as well as specialty products based on bentonite	6 - 7%	15 – 17%
	Textile Effects	One of the leading global textile dyes, chemicals and digital inks businesses	5 - 7%	13 – 15%
5	Plastics & Coatings	Sector leading businesses of differentiated high performance products to a wide range of end-markets	GDP	Steered for absolute EBITDA
Source: Manag	ement estimates.	Contributed by Clariant Contributed by Huntsman		

Margin targets exclude synergies.
 Excludes upstream intermediates.

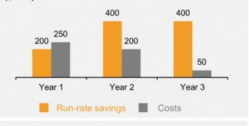
Estimated Annual Cost Synergies in Excess of \$400mn

Description

- More than \$3.5bn in projected market value creation from realization of synergies
- \$400mn full synergy run-rate to be achieved within 2 years of closing
 - Procurement synergies of \$150mn
 - Increase effectiveness of combined spend
 - Operational synergies of \$250mn
 - Cost reduction by combining corporate functions and business services
 - Consolidation of asset footprint through shared infrastructure
- Represents approximately 3% of combined 2016 sales
- One-time costs to achieve synergies of up to \$500mn
- Building on proven track record in post merger integration
- Incremental cash tax savings of more than \$25mn per annum identified

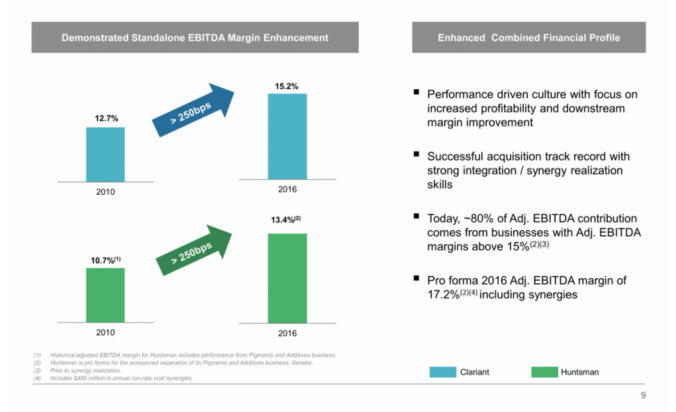


Synergy Year End Run-Rate and Cash Costs (\$ mn)



8

Strong Track Record and Culture of Business Improvement







Focused on Growing End Markets

Growth Opportunities from Complementary Products in Automotive End Markets



Innovation, Technology and Sustainability Will Drive Growth

- \$360mn R&D spend
- ~2,100 people in R&D
- More than 10,000 patents
- Systematically integrates sustainability into product offerings
- 11 large-scale R&D centers in 7 countries with an additional 61 regional / technical centers



Biotechnology

Note: CHF converted at an average exchange rate of 0.988 USD/CHF.



Enhanced Financial Profile

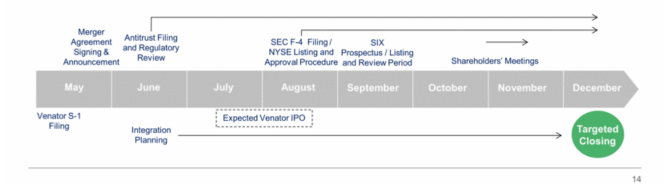


13

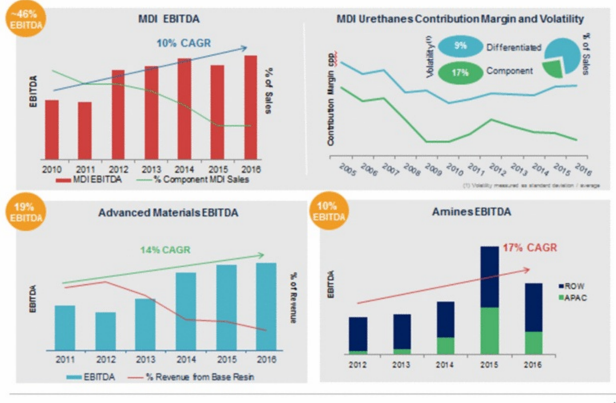
Conclusion and Next Steps

Transaction Benefits:

- Global specialty chemical leader
- In excess of \$400mn in annual cost synergies
- Combined end markets and geographies drive growth
- Innovation and sustainability enhance value creation
- Robust balance sheet and strong cash flow

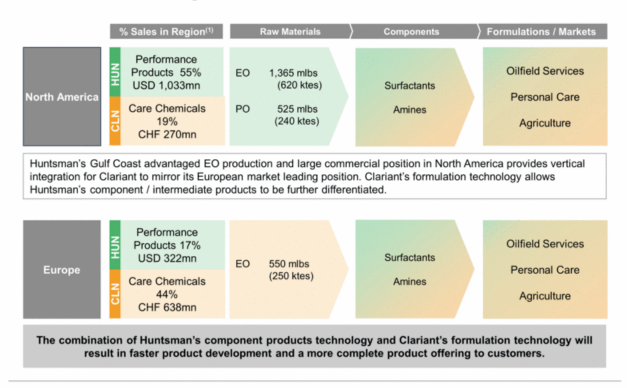


Appendix



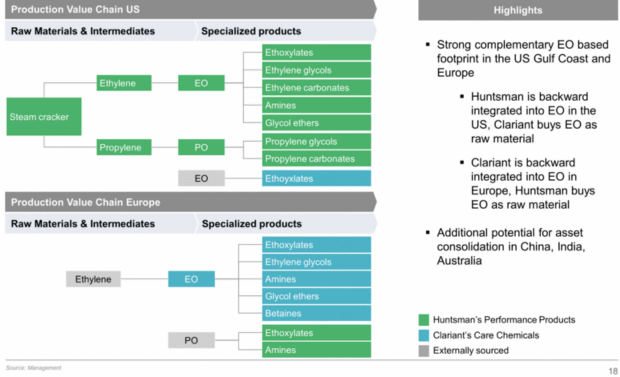
HUN EBITDA Growth in Key Specialty Markets

16



⁽¹⁾ Pro forma adjusted for the sale of the European Surfactants business on December 30, 2016.

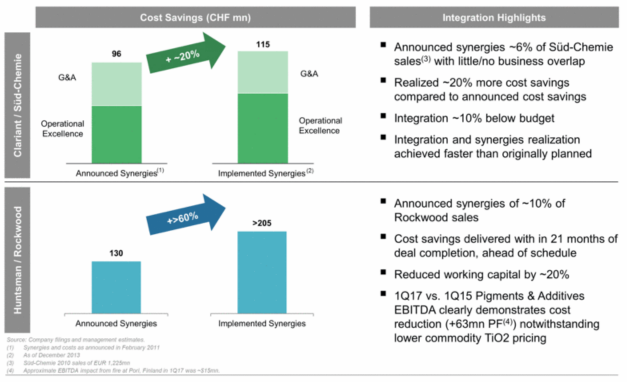
Huntsman's and Clariant's Complementary Production Value **Chain Will Drive Synergies**



Estimated Annual Cost Synergies in Excess of \$400mn

Procurement ∼\$150mn	Direct spend (~\$50mn)	 Optimize purchasing on ~\$5.5 billion of combined annual material supplies by bundling volume, renegotiating terms and conditions, insourcing of raw materials ~25% spend overlap of top 50 products and ~30% overlap in top 50 suppliers 				
Pro	Indirect spend (~\$100mn)	 Optimize annual combined spend of ~\$3.6 billion supplies by bundling volume, standardization and renegotiating terms and conditions 				
Operational ∼\$250mn	Corporate Office, and Asset Consolidation (~\$200mn)	 Streamlining of corporate and functional organization (HR, IT, Finance, etc.) including elimination of duplicated roles Integration of regional non operating assets (e.g. regional centers in the USA, South America, Europe, APAC) Leverage combined IT platforms 				
Opera	Other Operational (~\$50mn)	Optimization of productionLeveraging of best practices and functional excellence				
Full \$400 mn run rate to be achieved by end of 2019						
	ax savings in excess o	of \$25 million from optimizing the use of combined NOLs				

Integration Case Studies: CLN / Süd-Chemie & HUN / Rockwood



Huntsman Reconciliation of U.S. GAAP to Non-GAAP Measures

	Year Ended December 31,				
in millions)	2010		2016		
et Income	\$	32	\$	366	
Net Income attributable to noncontrolling interests		(5)		(31)	
t Income attributable to Huntsman Corporation	\$	27	\$	335	
Interest expense, net		229		202	
Income tax expense		29		87	
Depreciation and amortization		404		432	
Income taxes, depreciation and amortization in discontinued operations		11		(2)	
Acquisition and integration expenses, purchase accounting adjustments		3		23	
(Gain) loss on initial consolidation of subsidiaries		-			
EBITDA from discontinued operations		(53)		6	
(Gain) loss on disposition of businesses/assets		(00)		(128)	
Loss on early extinguishment of debt		183		3	
Extraordinary (gain) loss on the acquisition of a business		1			
Certain legal settlements and related expenses		8		3	
Plant incident remediation costs (credits), net		-		1	
Amortization of pension and postretirement actuarial losses		25		65	
Business separation costs		-		18	
Restructuring, impairment, plant closing and transition costs		29		82	
Other non-GAAP adjustments		4		-	
djusted EBITDA	s	900	\$	1,127	
Jaawa Editox		000	-	1,127	
cquisition - ROC Performance Additives & TiO2 m		191		-	 Pro forma adjusted to include the October 1, 2014 acquisition of the
Sale of European differentiated surfactants business @		(18)		(28)	Performance Additives and Titaniur
Separation of Pigments & Additives business @		-		(122)	Diaxide business of Rockwood
ro forma adjusted EBITDA	\$	1,073	\$	977	Holdings, Inc. as if consummated a
					the beginning of the period; exclude the related sale of our TR52 produc
(a millional)	D.	o Forma 🗥		ro Forma 🕬	line to Henan Billions Chemicals Co
in millions)	PI	2010	P	2016	Ltd. in December 2014; and exclud
		2010	_		the allocation of general corporate
evenue	\$	10,017	\$	7,275	overhead by Rockwood. (2) Pro forma adjusted for the sale of the
ro forma adjusted EBITDA	\$	1,073	\$	977	European Surfactants business on December 30, 2016.
ro forma adjusted EBITDA margin		10.7%		13.4%	(3) Pro forma adjusted for the separation of Pigments & Additives (S-1 filed of