## **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 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): June 8, 2011

# **SEALED AIR CORPORATION**

(Exact name of registrant as specified in its charter)

1-12139

(Commission File Number)

Delaware

(State or other jurisdiction of incorporation)

200 Riverfront Boulevard Elmwood Park, New Jersev (Address of Principal Executive Offices)

65-0654331 (I.R.S. Employer Identification No.)

> 07407 Zip Code)

(Registrant's telephone number, including area code): (201) 791-7600

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425) 0

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12) 0

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) 0

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) O

#### Item 7.01 Regulation FD Disclosure.

Beginning on June 8, 2011, Sealed Air Corporation, a Delaware corporation ("Sealed Air"), provided supplemental information regarding the transactions contemplated by the Agreement and Plan of Merger (the "Merger Agreement"), dated as of May 31, 2011, by and among Sealed Air, Solution Acquisition Corp., a wholly-owned subsidiary of Sealed Air, and Diversey Holdings, Inc., a Delaware Corporation ("Diversey"), in a presentation to investors. A copy of the investor presentation is attached as Exhibit 99.1 hereto and is furnished herewith.

The information in this Item 7.01 of this Form 8-K and the exhibit attached hereto are being furnished and shall not be deemed "filed" for purposes of Section 18 of the Exchange Act, nor shall they be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, except as may be expressly set forth by specific reference in such filing.

### **Additional Information**

This communication is being made in respect of the proposed merger involving Sealed Air and Diversey. The common stock of Sealed Air to be issued pursuant to the merger will be issued in a private placement exempt from the registration requirements of the Securities Act. Pursuant to the Merger Agreement, Sealed Air has agreed to file a resale registration statement which is required to be effective at the closing of the merger.

#### **Forward-Looking Statements**

This Current Report on Form 8-K and the information furnished herein contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements can be identified by such words as "anticipates," "believes," "plan," "assumes," "could," "estimates," "expects," "will" and similar expressions. These statements include comments as to Sealed Air's beliefs and expectations as to future events and trends affecting Sealed Air's business or the successful outcome of the business combination and illustrative or pro forma combined results. Examples of such forward-looking statements may include, but are not limited to, statements about the benefits of the business combination transaction between Diversey and Sealed Air, potential synergies and cost savings, the potential accretion of the transaction to Sealed Air's earnings, EPS, Adjusted EBITDA, free cash flow, free cash flow per share, future financial and operating results, the expected timing of the completion of the transaction and Sealed Air's plans, objectives, expectations and intentions with respect to future operations, products and services. The following factors, among others, could cause actual results to differ materially from the anticipated results or other expectations expressed in the forward-looking statements: general business and economic conditions; the competitive environment; the failure to realize synergies and cost savings from the transaction or delay in realization thereof; the businesses of Sealed Air and Diversey may not be combined successfully, or such combination may take longer, be more difficult, time-consuming or costly to accomplish than expected; and adverse effects of the merger on employee retention and on Sealed Air's and Diversey's business relationships with third parties, including key customers and distributors, and the impact of purchase accounting adjustments. For more extensive

information, see "Risk Factors" and "Cautionary Notice Regarding Forward-Looking Statements," which appear in Sealed Air's most recent Annual Report on Form 10-K, as filed with the Securities and Exchange Commission, as may be updated by Sealed Air's Quarterly Reports on Form 10-Q or Current Reports on Form 8-K. While Sealed Air may elect to update forward-looking statements at some point in the future, Sealed Air specifically disclaims any obligation to do so, even if estimates change and, therefore, you should not rely on these forward-looking statements as representing our views as of any date subsequent to today.

### Item 9.01 Financial Statements and Exhibits

(d) Exhibits

99.1 Investor Presentation, dated June 2011

### Signature

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.

### SEALED AIR CORPORATION

Date: June 8, 2011

By: /s/ H. Katherine White

Name: H. Katherine White

Title: Vice President, General Counsel and Secretary

### Exhibit Index

Exhibit No.	Description
99.1	Investor Presentation, dated June 2011

# **Sealed Air's Acquisition of Diversey**

# **Update & Pro Forma Supplement**

June 2011



## Safe Harbor and Regulation G Statement

This presentation contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements can be identified by such words as "anticipates," "believes," "plan," "assumes," "could," "estimates," "expects," "will" and similar expressions. These statements include comments as to Sealed Air Corporation's beliefs and expectations as to future events and trends affecting the Company's business or the successful outcome of the business combination and illustrative or pro forma combined results. Examples of such forward-looking statements may include, but are not limited to, statements about the benefits of the business combination transaction between Diversey and the Company, potential synergies and cost savings, the potential accretion of the transaction to the Company's earnings, EPS, Adjusted EBITDA, free cash flow and free cash flow per share, future financial and operating results, the expected timing of the completion of the transaction and the Company's plans, objectives, expectations and intentions with respect to future operations, products and services. The following factors, among others, could cause actual results to differ materially from the anticipated results or other expectations expressed in the forward-looking statements: general business and economic conditions; the competitive environment; the failure to realize synergies and cost-savings from the transaction or delay in realization thereof; the businesses of Sealed Air and Diversey may not be combined successfully, or such combination may take longer, be more difficult, time-consuming or costly to accomplish than expected; adverse effects of the merger on employee retention and on Sealed Air's and Diversey's business relationships with third parties, including key customers and distributors, and the impact of purchase accounting adjustments on our operating results. For more extensive information, see "Risk Factors" and "Cautionary Notice Regarding Forward-Looking Statements," which appear in our most recent Annual Report on Form 10-K, as filed with the Securities and Exchange Commission, as may be updated by the Company's Quarterly Reports on Form 10-Q or Current Reports on Form 8-K. While the Company may elect to update forward-looking statements at some point in the future, the Company specifically disclaims any obligation to do so, even if estimates change and, therefore, you should not rely on these forward-looking statements as representing our views as of any date subsequent to today.

Our management uses non-U.S. GAAP financial measures to evaluate the Company's performance, which excludes items we consider unusual or special items. We believe the use of such financial measures and information may be useful to investors. We believe that the use of non-U.S. GAAP measures helps investors to gain a better understanding of core operating results and future prospects, consistent with how management measures and forecasts the Company's performance, especially when comparing such results to previous periods or forecasts. For important information on our use of non-U.S. GAAP financial measures and information, including reconciliations of such non-U.S. GAAP financial measures and information to comparable U.S. GAAP measures and information, please refer to the financial tables that appear in the annex to this presentation.





**Today's Presenters** 



William V. Hickey

President and Chief Executive Officer

David H. Kelsey

Senior Vice President and Chief Financial Officer

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## Edward F. Lonergan

President and Chief Executive Officer

## Norman Clubb

Executive Vice President and Chief Financial Officer

# **Ealed Air**

A	genda	
1.	Overview	Bill Hickey
2.	Diversey Business	Ed Lonergan
3.	Diversey Financial Performance	Norm Clubb
4.	Pro Forma Financial Review	Dave Kelsey
5.	Q&A	
	4	🗮 Sealed Air

## **Deal Highlights Announced June 1st**

- Sealed Air has agreed to acquire Diversey to form a global leader in sustainable solutions that provide hygiene, protection, food safety and security
- Transaction value of \$4.3 billion
  - 9.7x Adjusted LTM EBITDA <sup>1</sup>
  - 8.7x Adjusted LTM EBITDA <sup>1</sup> including \$50 million of cost synergies
- Total consideration to Diversey shareholders of \$2.1 billion of cash and 31.7 million Sealed Air common shares
  - \$1.4 billion of Diversey net debt to be refinanced
- Expected closing in 2011 subject to customary regulatory approvals

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Sealed Air

See appendix for EBITDA reconciliation.

## New Sealed Air at a Glance

Fiscal Year Ended December 31, 2010 (\$ in millions)	<b>≣ Sealed Air</b>	Diversey In a channel head theory	Pro Forma Combined <sup>3</sup>		
Net Sales	\$4,490	\$3,128	\$7,618		
Adjusted EBITDA <sup>1</sup>	\$732	\$453	\$1,235 4		
Adjusted EBITDA Margin <sup>1</sup>	16.3%	14.5%	16.2%		
Countries <sup>2</sup>	52	64	69		
Manufacturing Facilities	114	26	140		
Labs / Research Facilities	50	10	60		
Scientists & Engineers	250+	210+	460+		
<ul> <li><sup>1</sup> See appendix for EBITDA reconciliation.</li> <li><sup>2</sup> Based on legal entities. Sealed Air and Diversey sell into 77 and 175 countries, respectively.</li> <li><sup>3</sup> Excludes purchase accounting adjustments.</li> <li><sup>4</sup> Includes \$50 million of cost synergies.</li> </ul>					
	6		<b>E Sealed</b>		

# Sealed Air and Diversey: A Compelling Business Combination

Geographic FootprintIncreases business opportunity in high growth marketsGeographic FootprintCombined operating presence in 69 countriesCustomer BaseProvides integrated solutions to broad customer base Overlapping channels and end marketsBroadens Solutions OfferingExpands and extends existing leadership positions Expands portfolio of value-added products and servicesComplementary Business ModelsShared approach to system-sell business model Equipment + supplies + services (total system solution) Optimizes efficiency, productivity and materials utilizationRobustStrong track record of commercializing solutions for new and	Global Leader	<ul> <li>Creates a global leader in sustainable solutions that provide hygiene, protection, food safety and security</li> <li>Positioned to benefit from key global megatrends</li> </ul>
Base• Overlapping channels and end marketsBroadens Solutions Offering• Expands and extends existing leadership positions • Expands portfolio of value-added products and servicesComplementary Business Models• Shared approach to system-sell business model • Equipment + supplies + services (total system solution) • Optimizes efficiency, productivity and materials utilizationRobust• Strong track record of commercializing solutions for new and	• •	
Solutions Offering       • Expands and extends existing leadership positions         • Expands portfolio of value-added products and services         • Shared approach to system-sell business model         • Equipment + supplies + services (total system solution)         • Optimizes efficiency, productivity and materials utilization         • Strong track record of commercializing solutions for new and	_	•
Complementary Business Models       Equipment + supplies + services (total system solution)         Optimizes efficiency, productivity and materials utilization         Robust       Strong track record of commercializing solutions for new and	Solutions	
		<ul> <li>Equipment + supplies + services (total system solution)</li> </ul>
R&D existing end markets	Robust R&D	<ul> <li>Strong track record of commercializing solutions for new and existing end markets</li> </ul>

## **Rationale: Increased Penetration of the Global Food Industry**

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- Food and Food Processing Industries provide opportunity for growth and shareholder value creation
  - Applying Sealed Air's existing knowledge
  - Strong customer relationships
- Over the years, Sealed Air has evaluated several options to further penetrate the Food Industry
  - R&D projects
  - JVs
  - M&A
- Diversey provides a unique opportunity to expand this business
  - 50%+ of the combined company will be in Food and Food Processing-related end markets
  - Diversey's business is in the Food and Beverage and Food Services end markets (40% of total Diversey business)
  - In addition, Diversey has a sizable presence in the adjacent Retail and Lodging end markets (23% of total Diversey business)

Annual Survey of Manufacturers, 2006; Industry Outlook, Department of Commerce.



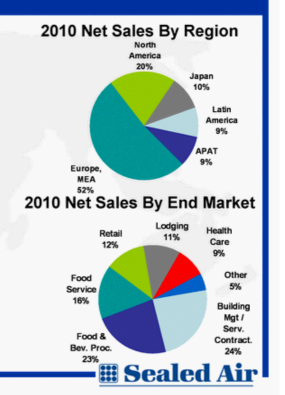
III Sealed Air

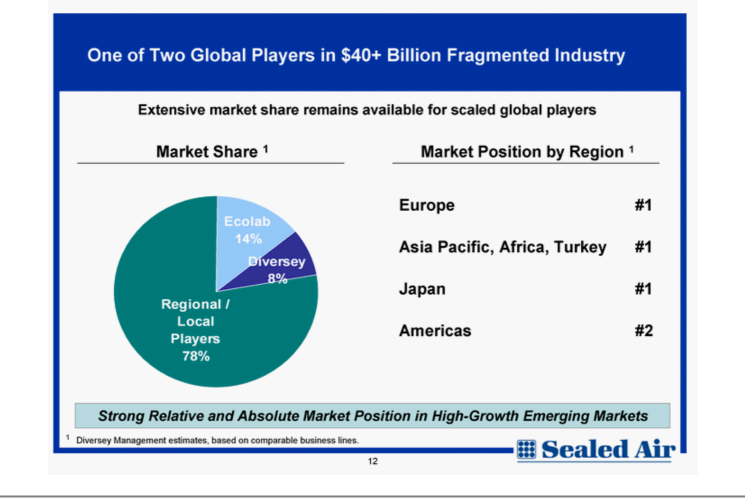
Our Financial C	Goals		
	2010	CAGR	2013
Net Sales	\$7.6B	+5%	\$9.0B
Adj. EBITDA <sup>1</sup>	\$1.2B	+11%	\$1.6B
Cash EPS <sup>2</sup>	\$3.35	+11%	\$4.62
The Divers	ey Transaction	Will Result in Significant Fir	ancial Upside
<sup>1</sup> See appendix for EBITDA reconcilia <sup>2</sup> Cash EPS defined as Adjusted EBIT		d Cash Taxes, divided by shares outstanding. 9	End Air

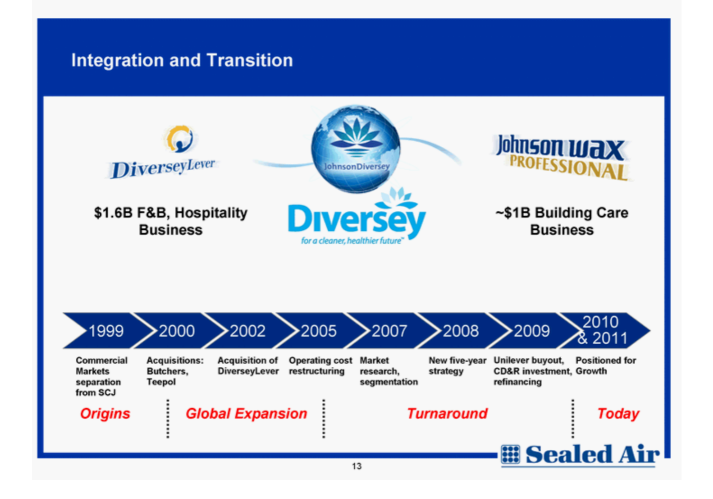
A	genda	
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5.	Q&A	
	10	Example 1 Sealed Air

# Scaled to Serve Target Sectors and Customers Wherever They Play Globally

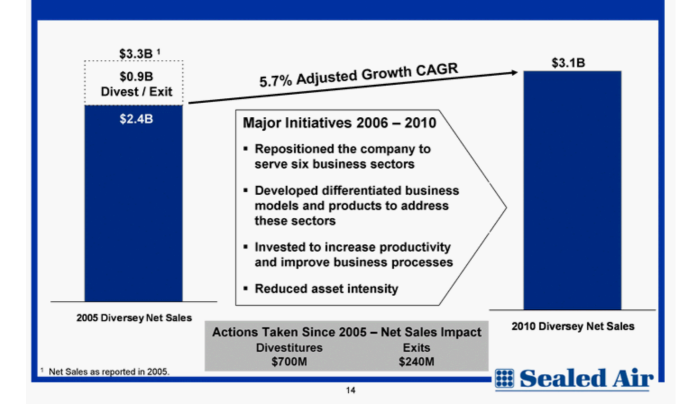
- Sole integrated supplier of chemicals, utensils and cleaning machines to the global cleaning and sanitation market
- Serve six primary, global sectors
- Diversified end market exposure
- Significant presence across geographic regions
  - Sells into 175 countries
- 10,500 employees
  - Average tenure: 15 years
  - ~ 6,500 in customer-facing roles
- Uniquely positioned to exploit improving hygiene standards in emerging markets







## Diversey: Focused, Restructured, Positioned for Profitable Growth

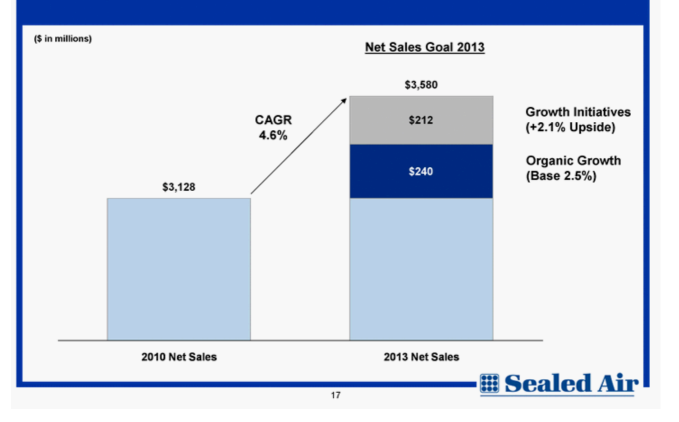


## **Growth Initiatives**

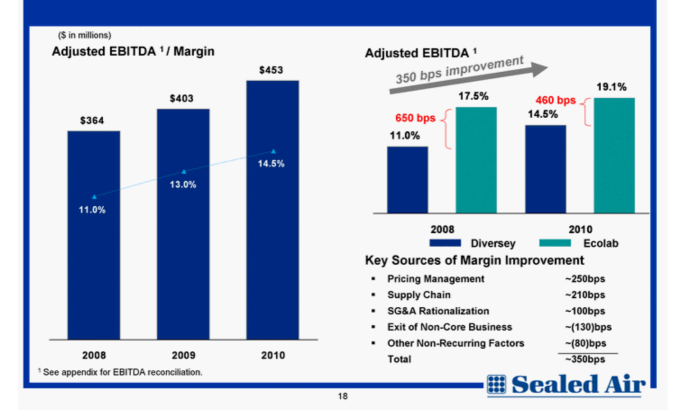
2011 Initiatives	Activities
New Channel Partners	<ul> <li>Staples – Chemical / Equipment alliance with largest Global Office Products Supplier</li> <li>Cintas – Chemicals / Food Safety alliance with largest US linen rental corporation focused on installed base of kitchens</li> </ul>
Laundry Reinvention	<ul> <li>Commercial laundry reentry with next generation technology and unique Standard Textile JV</li> <li>Consumer branded professional solutions</li> </ul>
Building Service Contractor Outsource Model	<ul> <li>Outsourcing management of chemical, utensils and machines to leverage proprietary portfolio and technology capabilities</li> </ul>
Emerging Market Investment	<ul> <li>Incremental investments to accelerate constant dollar sales from 9% CAGR 2008 – 2010 to 12-15% CAGR 2011 – 2013</li> </ul>
	300 – 500 bps Incremental Growth Opportunity
	15 <b>Ealed Air</b>

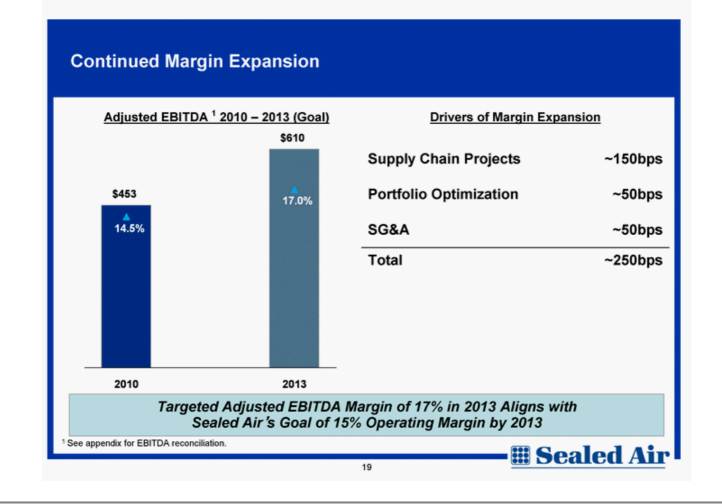
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## **Margin Improvement**





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1.	Overview	Bill Hickey
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4.	Pro Forma Financial Review	Dave Kelsey
5.	Q&A	
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## Sealed Air 2013 Goals

### Operating Leverage: Key Enabler of 30% Gross Profit Margin Goal

### Accelerating profitable volume growth to 5%

- Executing multi-year growth programs
- Strong R&D pipeline
- Exploiting our IP to develop service offerings
- Well positioned for developing regions

### **Optimizing Performance**

- Achieving record productivity levels
- World Class Manufacturing principles used
- Realizing benefits from SAP roll-out

### Managing inflation

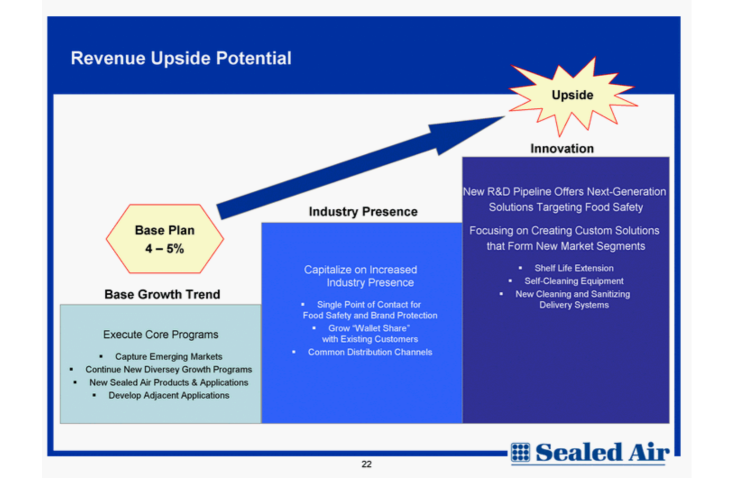
- Productivity gains to offset non-resin inflation
- Diversifying material inputs
- Harmonizing resins for purchasing power
- Products & processes that minimize virgin resin
- Increased frequency of pricing actions

### 15% SG&A as Percent of Net Sales Goal

### Holding \$1B fixed overhead spend steady

- Disciplined control of expenses
- Redeploying resources for greater return
- Realizing benefits from SAP roll-out
- · "Cost to serve" programs underway to
- Simplify processes & increase profitability





	🖩 Sealed Air	Diversey	Pro Forma <sup>1</sup>
2013 SG&A	\$0.8B	\$1.1B	\$1.9B
forma SG&A	proximately 10% of ba	ack-office cos	its

## **Overview of Transaction Funding**

- We have fully committed financing in place for \$4.5 billion, including:
  - \$3.0 billion of new secured credit facilities, including a \$700 million revolver expected to be unfunded at close
  - \$1.5 billion of bridge facilities

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Pro forma net leverage expected to be 4.4x

Sources of Funds <sup>1</sup>		Uses of Funds <sup>1</sup>		
Cash from Balance Sheet	\$0.2B	Purchase Diversey Equity	\$2.9E	
Senior Secured Credit Facilities	2.3	Refinance Diversey Debt	1.5	
Capital Markets Bridge	1.5	Fees & Expenses	0.4	
Equity Issued	0.8			
Total	\$4.8B	Total	\$4.8E	
ninary and subject to change. All amounts are	approximate.		ealed	

## Pro Forma Free Cash Flow Generation

		Pro	Forma	
	(\$ in millions)	2010	2013	
	Adjusted EBITDA <sup>1</sup>	\$ 1,235	\$ 1,607	
	Capex	(182)	(275)	
	Change in Net Working Capital	(79)	(45)	
	Cash Interest Expense <sup>2</sup>	(300)	(282)	
	Cash Taxes <sup>3</sup>	(232)	(355)	
	Free Cash Flow	\$442	\$650	
	Net Debt / Adjusted EBITDA <sup>1</sup>	4.4x	2.6x	
	lion Free Cash Flow p.a. and the Exp attlement Accommodates Steady Del			
<sup>2</sup> Pro forma interest based or		d \$70 million of revenue syne	ergies in 2013.	
<sup>3</sup> Illustrative cash tax rate of 3	35%.		III Sealed	

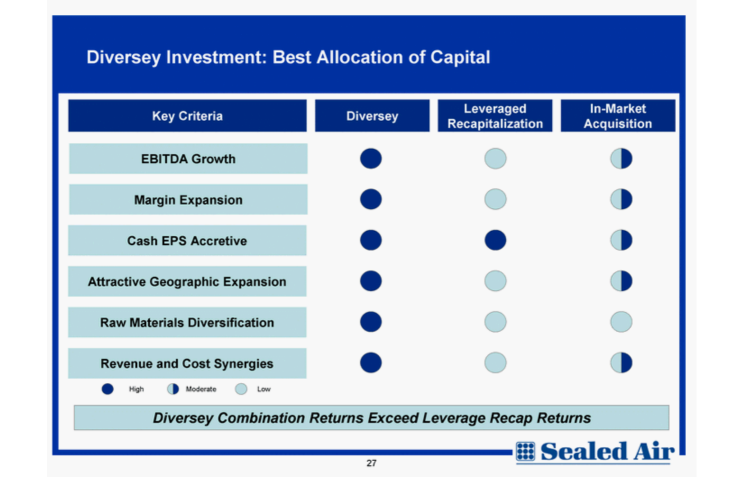
## **Pro Forma Guidance**

	Sealed Air Stand- Alone 2010	Pro Forma Combined 2010	Growth/Margin Trends	Illustrative Combined 2013	
Net Sales Growth	\$4.5B 	\$7.6B	4-5%	~\$9.0B 	
Adj. EBITDA <sup>1</sup> Margin	\$732M 16.3%	~\$1.2B 15.6%	+250bps	~\$1.6B 18%	
Capital Expenditures % of Net Sales	\$88M 2.0%	\$182M 2.4%	Return to Normalized Levels	~\$275M 3%	
Free Cash Flow <sup>2</sup>	~\$350M	~\$440M		~\$650M	
Net Debt / Adj. EBITDA <sup>1, 3</sup>	2.1x	4.4x		2.6x	
Cash EPS ⁴	\$2.84	\$3.35		\$4.62	
Free Cash Flow / Share	\$1.98	\$2.10		\$3.10	

<sup>1</sup> See appendix for EBITDA reconciliation.

<sup>3</sup> Assumes exclusive uses of Free Cash Interest. Does not adjust for one-time and exceptional cash charges such as restructuring, discontinued operations, etc.
 <sup>3</sup> Assumes exclusive uses of Free Cash Flow to repay debt (except for dividend payments in line with current policy).
 <sup>4</sup> Cash EPS defined as Adjusted EBITDA less Cash Interest and Cash Taxes, divided by shares outstanding.





Creating a Global Leader in Sustainable Solutions that Provide Hygiene, Protection, Food Safety and Security

Providing Customers with End to End Brand Protection

Sealed Air 50 Years





# Appendix: Pro Forma Balance Sheet Items

Balance Sheet Items as of March 31, 2011 Cash New Liquidity Facility	Standalone Sealed Air \$696	Transaction Adjustments (\$10) <sup>1</sup>	Pro Forma Sealed Air
Cash New Liquidity Facility			
Cash New Liquidity Facility	\$696	(\$10) 1	
New Liquidity Facility	\$696	(\$10) <sup>1</sup>	
		(0.0)	\$686
	\$0		\$0
Other Secured Debt	0	31	31
Senior Secured Credit Facilities	0	2,300	2,300
Total Secured Leverage	\$0		\$2,331
Other Sealed Air Debt	17		17
Sealed Air Bonds	1,396		1,396
Capital Markets Bridge	0	1,500	1,500
Total Debt	\$1,413		\$5,244
Grace Settlement	799		799
Total Debt + Grace Settlement	\$2,212		\$6,043
Net Debt	\$1,516		\$5,356
LTM Adjusted EBITDA	\$718	\$499 2	\$1,217 <sup>2</sup>
Key Credit Statistics			
Secured Debt / Adjusted EBITDA	0.0x		1.9x
Debt + Settlement / Adjusted EBITDA	3.1		5.0
Net Debt + Settlement / Adjusted EBITDA	2.1		4.4
Adjusted EBITDA / Cash Interest	6.8x		4.1x
	Other Sealed Air Debt Sealed Air Bonds Capital Markets Bridge Total Debt Grace Settlement Total Debt + Grace Settlement Net Debt LTM Adjusted EBITDA Key Credit Statistics Secured Debt / Adjusted EBITDA Debt + Settlement / Adjusted EBITDA Net Debt + Settlement / Adjusted EBITDA Adjusted EBITDA / Cash Interest	Other Sealed Air Debt     17       Sealed Air Bonds     1,396       Capital Markets Bridge     0       Total Debt     \$1,413       Grace Settlement     799       Total Debt + Grace Settlement     \$2,212       Net Debt     \$1,516       LTM Adjusted EBITDA     \$718       Key Credit Statistics     \$2       Secured Debt / Adjusted EBITDA     0.0x       Debt + Settlement / Adjusted EBITDA     3.1       Net Debt + Settlement / Adjusted EBITDA     2.1       Adjusted EBITDA / Cash Interest     6.8x       of cash on Diversey balance sheet as of March 31, 2011 is used in	Other Sealed Air Debt     17       Sealed Air Bonds     1,396       Capital Markets Bridge     0       Total Debt     \$1,413       Grace Settlement     799       Total Debt + Grace Settlement     \$2,212       Net Debt     \$1,516       LTM Adjusted EBITDA     \$718       Secured Debt / Adjusted EBITDA     0.0x       Debt + Settlement / Adjusted EBITDA     3.1       Net Debt + Settlement / Adjusted EBITDA     2.1

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# Appendix: Sealed Air Adjusted EBITDA Reconciliation

Reconciliation of Net Earnings Available to Common Stockholders to Non-U.S. GAAP EBIT, EBITDA and Adjusted EBITDA						
(Unaudited, in millions)	Year Ended December 31,					
	2010					
U.S. GAAP net earnings available to commmon stockholders as reported	\$255.9					
Add: Interest expense	161.6					
Add: Income tax provision	87.5					
Non-U.S. GAAP EBIT	\$505.0					
Add: Depreciation & Amortization	154.7					
Non-U.S. GAAP EBITDA	\$659.7					
Add: Share-based compensation expense	30.6					
Add: Global manufacturing strategy and restructuring and other charges	7.4					
Add / (less): Foreign currency exchange losses (gains) related to Venezuelan subsidiary	(5.5)					
(Less) / add: (Gains on sale) other-than-temporary impairment of available-for-sale securities	(5.9)					
Add: European manufacturing facility closure restructuring and other charges	6.9					
Add: Settlement agreement related costs	0.6					
Add: Loss on debt redemption	38.5					
Non-U.S. GAAP adjusted EBITDA	\$732.3					
Total net sales	\$4,490.1					
Non-U.S. GAAP adjusted EBITDA as a percentage of total net sales	16.3%					
Note: Non-U.S. GAAP EBIT, EBITDA and Adjusted EBITDA are provided as supplemental information and do not purport to represent net earnings or net cash provided by operating activities, as those terms are defined under U.S. GAAP, and should not be considered as alternatives or substitutes to such measurements or as indicators of our performance under U.S. GAAP. Our definitions of EBIT, EBITDA and Adjusted EBITDA may not be comparable with similarly-titled measures used by others. Non-U.S. GAAP EBIT, EBITDA and Adjusted EBITDA are among the various indicators used by our management to measure the performance of our operations and aid in the comparison with other periods. Such measures are also among the criteria upon which incentive compensation may be based. Thus our management believes this information may be useful to investors.						
	🖩 Sealed Air					
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# Appendix: Diversey EBITDA Reconciliation

	Year Ended December 31,				Three Months Ended,		LTM	
	2006	2007	2008	2009	2010	Mar-11	Mar-10	Mar-11
Net income (loss)	\$98.0	(\$131.8)	(\$59.5)	(\$48.6)	\$32.7	(\$6.9)	(\$6.2)	\$32.0
Add: Net income (loss) attributable to noncontrolling interests	0.0	-		-	-	-	-	-
Add: Income tax provision	18.5	67.4	62.6	61.9	65.9	14.0	19.4	60.5
Add: Interest expense, net	150.2	143.1	145.6	138.0	146.2	36.6	33.9	148.9
Add: Notes redemption and other costs	-	-		48.8	-	-	-	-
Add: Depreciation and amortization expense	198.4	156.7	128.2	112.1	116.8	29.4	28.4	117.8
EBITDA	\$465.2	\$235.5	\$276.9	\$312.2	\$361.7	\$73.1	\$75.5	\$359.3
Add: Operating expenses of Holdings only	0.0	0.0	1.1	0.0	0.0		-	0.0
Add: Restructuring related costs	199.2	105.5	94.0	59.6	8.6	1.4	0.8	9.2
Add: Acquisition and divestiture adjustment	(381.6)	1.2	(22.6)	2.2	10.4	-	0.3	10.4
Add: Non-cash expenses and charges	28.1	18.9	1.6	12.1	21.1	2.6	10.5	13.2
Add: Non-recurring gains or losses	-	-		-	31.1	6.2	-	37.3
Add: Compensation adjustment	4.3	12.5	13.1	17.0	20.0	4.4	4.8	19.6
Adjusted EBITDA	\$315.1	\$373.6	\$364.2	\$403.2	\$452.9	\$87.7	\$91.9	\$449.0
Total net sales	\$2,839.3	\$3,041.7	\$3,315.9	\$3,110.9	\$3,127.7	\$763.8	\$747.7	\$3,143.8
Adjusted EBITDA % of Net Sales	11.1%	12.3%	11.0%	13.0%	14.5%	11.5%	12.3%	14.3%

Note: Adjusted EBITDA defined as Credit Agreement EBITDA as disclosed in public filings.

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🖽 Sealed Air

## Appendix: Sealed Air Adjusted EBITDA Reconciliation (cont'd)

Reconciliation of Pro Forma Net Income to Pro Forma Adjusted EBITDA (in millions, unaudited) 2013 Pro forma net income (1)(2) s 659 Pro forma income taxes (3) 355 Pro forma interest expense 300 293 Pro forma depreciation and amortization Pro forma Adjusted EBITDA S 1,607 (1) Excludes the impact of purchase accounting adjustments. (2) Includes the net impact of revenue synergies of \$70 million (gross) and cost synergies of \$50 million (gross). (3) At assumed 35% effective tax rate. 🖽 Sealed Air