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> Subject Company: Apergy Corporation SEC File No.: 001-38441





ECOLAB | DECEMBER 19, 2019

CAUTIONARY NOTES ON FORWARD LOOKING STATEMENTS

This communication includes "forward-looking statements" as that term is defined in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended by the Private Securities Libgation Referem Act of 1905, including statements regarding the proposed transaction between Apergy Corporation ("Apergy"), ChampionX Holding Inc. ("ChampionX") and Ecolub Inc. ("Ecolub"). These forward-looking statements regarding the proposed transaction between Apergy Corporation ("Apergy"), ChampionX Holding Inc. ("ChampionX") and Ecolub Inc. ("Ecolub"). These forward-looking statements, "oncest," or "utility," or the negative thereof or variations thereon or similar terminology generally intended to identify forward-looking statements, At statements, where than historical facts, including, but not limited to, statements regarding the exposed transaction, including future financial and operating results and strategic benefits, the taxe consequences of the proposed transaction, and the combined company's plans, objectives, expectations, logal, economic and regulatory conditions, and any assumptions underlying any of the foregoing, are forward looking statements.

These forward-looking statements are based on Apergy, ChampionX and Ecolab's current expectations and are subject to risks and uncertainties, which may cause actual results to differ materially from Apergy, ChampionX and Ecolab's current expectations. Should one or more of these risks or uncertainties materials, or should underlying assumptions prove incorrect, actual results may vary materially from those indicated or anticipated by such forward-looking statements. The inclusion of such statements should not be regarded as a representation that such plans, estimates or expectations will be achieved. Important factors that could cause actual results to differ materially from such plans, estimates or expectations will be achieved. Important factors that could cause actual results to differ materially from such plans, estimates or expectations will be achieved. Important factors that the proposed transaction, may require conditions, limitations or restrictions or result or associated or anticipated plans, estimates or expectations will such approximate actual results to differ materially from the consummation of the proposed transaction, may require conditions, limitations or restrictions or result or associate data are subject to a state actual results to addition or a state actual results to addition or associate the anticipated benefits or the expected casts, charges or expenses runnating from the proposed transaction, including and results of the proposed transaction and labelity or the achieved transaction or integrating the business of Apergy and Charging or completing the proposed transaction or other settlements or integrating the ability of the combined company to implement its business atrategy; (?) difficulties and delay in the combined company to indicate material provide that state proposed transaction or other settlements or integrations and the topped transaction or result in significant casts of dense, indemnification and labelity; (11) evolving legal, regulatory and tax regulatory and tax regimes

Any forward-looking statements speak only as of the date of this communication. None of Apergy, ChampionX or Ecolab undertakes any obligation to update any forward-looking statements, whether as a result of new information or development, future events or otherwise, except as required by law. Readers are cautioned not to place undue reliance on any of these forward-looking statements.

Important Information About the Transaction and Where to Find It

In connection with the proposed transaction, Apergy and ChampionX intend to file registration statements with the SEC. Apergy will also file a proxy statement. Ecolab stockholders are urged to read the prospectus and/or information statement that will be included in the registration statements and any other relevant documents when they become available, and Apergy stockholders are urged to read the proxy statement and any other relevant documents when they become available, will contain information statement and other documents estimation bour Apergy. ChampionX, Ecolab and the proposed transactions. The proxy statement, prospectus and/or information statement and other documents field transactions (when they become available) can also be obtained free of charge from the SEC's website at www.sec.gov. The proxy statement, prospectus and/or information statement and other documents (when they are available) can also be obtained free of charge from the SEC's website at www.sec.gov. The proxy statement, prospectus and/or information statements (when they are available) can also be obtained from SEC's website at www.sec.gov. The proxy statement, prospectus and/or information statements (when they are available) can also be obtained from SEC's website at www.sec.gov. The proxy statement, prospectus and/or information statement and other documents (when they are available) can also be obtained from SEC's website at the statement (SEC'able Place, St. Paul, MN 55102, or by e-mailing investor.info@ecolab.com, or upon written request to Apergy, investor Relations, 12 Ecolab Place, St. Paul, MN 55102, or by e-mailing investor.info@ecolab.com, or upon written request to Apergy, investor Relations, 12 Ecolab Place, St. Paul, MN 55102, or by e-mailing investor.info@ecolab.com, or upon written requests to Apergy, investor Relations, 12 Ecolab Place, St. Paul, MN 55102, or by e-mailing investor.info@ecolab.com, or upon written requests to Apergy.

Participants in the Solicitation

This communication is not a solicitation of a praxy from any security holder of Apergy. However, Apergy, Ecolab and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from shareholders of Apergy in connection with the proposed transaction under the rules of the SEC. Information regarding the persons who are, under the rules of the SEC, participants in the solicitation of the stockholders of Apergy in connection with the proposed transactions, including a description of their respective different solicitation of the stockholders of Apergy in connection with the proposed transactions, under the rules of the SEC. Information about the solicitation of the stockholders of Apergy in connection with the proposed transactions, including a description of their inferest, interest, by escurity holdings or otherwise, will be set forth in the proxy statement risk in its information is about the SEC. Information is about the set of the set is the proxy statement relating to its 2019 Annual Meeting of Shareholders field with the SEC on March 1, 2019, and its definitive proxy statement relating to its 2019 Annual Meeting of Shareholders field with the SEC on March 15, 2019. Information isout the directors and executive officers of Apergy may be found in its Annual Report on Form 10-K field with the SEC on February 27, 2019, and its definitive proxy statement relating to its 2019 Annual Meeting of Stockholders field with the SEC on March 15, 2019.

No Offer or Solicitation

This communication is not intended to and shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote of approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Let of 1933, as amended.

What we are announcing

Our Upstream business's transition to ChampionX is evolving in an exciting way

New opportunities for accelerated growth, more success and focus on the Upstream market

The new direction: spin off and merge

- After the spin-off, ChampionX will merge with Apergy, a leading oilfield technology public company
- Combines ChampionX's market-leading chemistry solutions and service with Apergy's drilling and artificial lift technology
- New company will be a ~\$3.5B combined company with 8,000+ employees
- ChampionX will account for **two-thirds** of the combined company's revenue
- Expect this to be complete by the end of 2Q 2020

 Apergy
 +
 NALCO Champion

 UPSTREAM
 An Ecolab Company

Why this is an awesome opportunity

MARKET-SHAPING CUSTOMER FOCUS	 The new company becomes the industry leader in chemical and artificial lift solutions across the well's life cycle that optimize production and deliver unmatched value
BIG GROWTH OPPORTUNITY	 Apergy can leverage ChampionX's global presence to grow quickly in new markets ChampionX can leverage Apergy's digital oilfield offering
MEANINGFUL SCALE AND CAPABILITY	 Combined company will have greater financial strength, enabling the ability to make smart, focused investments Ability to leverage Apergy's public company capability
ECOLAB	

About Apergy

- Created in spin-off from Dover Corporation in 2018
- Offers end-to-end suite of drilling and production technologies and services
- Headquartered in The Woodlands, TX
- More than 2,000 customers globally
- About 80% of revenue in North America
- Includes many industry-leading and well-respected brands



2018 Revenue: \$1.2 billion

About 3,000 employees

Combined company's leadership

- Continuing strong focus on culture, engagement and empowerment
- Apergy and Upstream will work together to define full leadership team for combined organization
- Full leadership structure announcement planned prior to completion of transaction



Soma Somasundaram President and CEO



Deric Bryant Chief Operating Officer

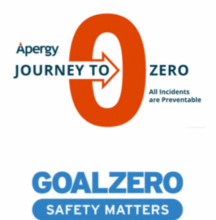


Jay Nutt SVP and CFO

Why it's great for associates

- Apergy and ChampionX cultures are well-aligned
 - Shared commitment to safety
 - Focus on people
 - Emphasizing empowerment
- Creates more opportunity for associates
 - Chance to grow the business in new markets through cross-selling
 - Larger organization means more potential career opportunities for associates





What's next

Management Separation Operational Separation Spin-Off and Merge Dec 2019 – Feb 2020 August 2019 By End of Q2 Separate Upstream and Legal entities operational and Begin integration planning . Downstream organizations transacting Complete spin-off of ChampionX and Ecolab assets Internal reporting and planning ChampionX aligned to new structure separated into respective legal Complete merger between entities ChampionX and Apergy Separate financial statements . Begin integration process .

Complete

ECOLAB

and business systems

In Process

Coming in 2020

What does this mean for the F2 project?

- No changes to the PMO team or to the timing of operational separation waves
- Decisions made earlier about manufacturing facilities and product transfer plans remain the same
- Intercompany agreements will remain in place

Next steps

- Successfully complete Wave 2 and Wave 3 operational separation no change in timing
- PMO will work with each function to assess what changes post-Wave 3 operation separation given potential change to legal separation timeline
- Need your help cascading these messages to your teams and ensuring they remain focused on Wave 2 cutover – which is 13 days from now

QUESTIONS