MCMORAN EXPLORATION CO /DE/ Form 425 December 05, 2012

FCX to Acquire PXP and MMR in
Transactions Totaling \$20 Billion,
Creating a Premier U.S. Based
Natural Resource Company
December 5, 2012
FILED BY FREEPORT-MCMORAN COPPER & GOLD INC.
PURSUANT TO RULE 425 UNDER THE SECURITIES ACT OF 1933
SUBJECT COMPANY: MCMORAN EXPLORATION COMPANY
COMMISSION FILE NO. 001-07791

CONNECTING THE FUTURE

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Cautionary Statement

Regarding Forward-Looking Statements

Cautionary Statement

Regarding Forward-Looking Statements

This press release contains forward-looking statements concerning the proposed transaction, its financial and business impact, management s beliefs and objectives with respect thereto, and management s current expectations for future operating and financial performance, based on assumptions currently believed to be valid. Forward-looking statements are all statements other than statements of historical facts. The words anticipates,

may,

can,

plans,

believes,

estimates,

expects,

projects,

intends,

likely,

will,

should,

to be.

and any similar expressions or other words of similar meaning are

intended to identify those assertions as forward-looking statements. It is uncertain whether the events anticipated will transpire, or if they do occur what impact they will have on the

results of operations and financial condition of FCX, MMR, PXP

or of the combined company. These forward-looking statements involve significant risks and uncertainties that could cause actual results to differ materially from those anticipated, including but not limited to the ability of the parties to satisfy the conditions precedent and consummate either or both of the proposed transactions, the timing of consummation of either or both of the proposed transactions, the ability of the parties to

secure regulatory approvals in a timely manner or on the terms

desired or anticipated, the ability of FCX to integrate the acquired operations, the ability to implement the anticipated business plans following closing and achieve anticipated benefits and savings, and the ability to realize opportunities for growth. Other important economic, political, regulatory, legal, technological,

competitive and other uncertainties are identified in the

documents filed with the Securities and Exchange Commission (the

SEC) by FCX, MMR and PXP from time to time, including

their respective Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, and Current Reports on Form 8-K. The forward-looking statements including in this press release are made only

as of the date hereof. Neither FCX, MMR nor PXP

undertakes any obligation to update the forward-looking statements included in this press release to reflect subsequent events or circumstances.

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Additional Information about the Proposed Transactions and Where to Find It Additional Information about the Proposed Transactions and Where to Find It PXP Transaction

In connection with the proposed transaction, FCX intends to file with the SEC a registration statement on Form S-4 that will in constitutes a prospectus of FCX. FCX and PXP also plan to file other relevant documents with the SEC regarding the proposed THE PROXY STATEMENT/PROSPECTUS AND OTHER RELEVANT DOCUMENTS FILED WITH THE SEC IF AND VIMPORTANT INFORMATION. You may obtain a free copy of the proxy statement/prospectus (if and when it becomes available PXP with the SEC at the SEC is website at www.sec.gov. You may also obtain these documents by contacting FCX is Invested e-mail at IR@fmi.com; or by contacting PXP is Investor Relations department at (713) 579-6291, or via email at investor@px FCX and PXP and their respective directors and executive officers and other members of management and employees may be proxies in respect of the proposed transaction. Information about FCX is directors and executive officers is available in FCX is Annual Meeting of Stockholders. Information about PXP is directors and executive officers is available in PXP is proxy statement. Meeting of Stockholders. Other information regarding the participants in the proxy solicitation and a description of their direct otherwise, will be contained in the proxy statement/prospectus and other relevant materials to be filed with the SEC regarding Investors should read the proxy statement/prospectus carefully when it becomes available before making any voting or investing these documents from FCX or PXP using the sources indicated above.

This document shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended.

MMR Transaction

In connection with the proposed transaction, the royalty trust formed in connection with the transaction will file with the SEC a

include a proxy statement of MMR that also constitutes a prospectus of the royalty trust. FCX, the royalty trust and MMR also regarding the proposed transaction. INVESTORS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS AN AND WHEN THEY BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. You me when it becomes available) and other relevant documents filed by FCX, the royalty trust and PXP with the SEC at the SEC state documents by contacting FCX s Investor Relations department at (602) 366-8400, or via e-mail at IR@fmi.com; or by contact 582-4000, or via email at IR@fmi.com.

FCX and MMR and their respective directors and executive officers and other members of management and employees may be proxies in respect of the proposed transaction. Information about FCX s directors and executive officers is available in FCX. Annual Meeting of Stockholders. Information about MMR s directors and executive officers is available in MMR s proxy statement of Stockholders. Other information regarding the participants in the proxy solicitation and a description of their direct otherwise, will be contained in the proxy statement/prospectus and other relevant materials to be filed with the SEC regarding Investors should read the proxy statement/prospectus carefully when it becomes available before making any voting or investor these documents from FCX or MMR using the sources indicated above.

This document shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdictive except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended.

Transaction Highlights
Transaction Highlights

Creates A Premier U.S. Based Natural Resource Company Adds High Quality U.S. Oil & Gas Assets to World-Class Mining Portfolio Asset Quality Consistent with Characteristics Sought in Mining

Business Large, Long Life, Low Cost, Expandable
Enhances Exploration Leverage with Significant Value Potential
Complementary Commodity Exposure to Long-Term Global Growth Trends
Combined Asset Portfolio Expands Reinvestment Opportunities to Drive
Future Growth

Transaction Summary
Price
FCX to acquire PXP for: 0.6531 shares of
FCX common stock and \$25.00 in cash,
equivalent to total consideration of
\$50.00 per PXP share based on FCX
closing price on December 4, 2012
FCX to acquire MMR for: \$14.75 cash
plus 1.15 Ultra-Deep Royalty Trust
Units per MMR share

Premium

5 PXP PXP MMR MMR (1) (1)

39% to PXP s closing price on

December 4, 2012	
Cash portion represents 74% to MMR s	
closing price on December 4, 2012	
Structure	
50% stock / 50% cash	
\$3.4 billion cash; 91 million new FCX	
common shares	
100% cash plus Ultra-Deep Royalty	
Trust Units	
(2)	
Transaction Value	
\$17.2 billion (includes assumed debt)	
\$2.4 billion (includes assumed debt)	
Key Conditions	
Shareholders	
approval	
Customary regulatory approvals and	
conditions	
Shareholders	
approval	
Customary regulatory approvals and	
conditions	
Timing	
Closing expected in 2Q 2013	
FCX Pro Forma	
Enterprise Value: \$60 billion	
1,041 million shares outstanding	
Total Debt of \$20.0 billion	
(1) Prior to the transaction, FCX and PXP collectively own 36% of MMR	
(2) Creation of Royalty Trust provides MMR shareholders 5% ORRI for continued participation in potential shallow water, we can be shareholders as the continued participation of the continued participation of the continued participation in potential shallow water, we can be shareholders as the continued participation of the continued partic	ult

\$88 \$64

\$60

\$50

\$42

\$38

\$30 \$27

\$0

\$25

\$50

\$75

```
$100
$125
$150
XOM
CVX
COP
OXY
PF
FCX
APC
APA
EOG
CHK
MRO
($Bn)
Pro forma FCX will be the 5
largest U.S. domiciled natural resource
company and the 5
largest global mining company by enterprise value
Source: Company filings, FactSet. Market data as of 12/4/2012.
* Includes U.S.-based E&P, mining and coal companies, including integrated companies. Midstream and downstream compan
** Excludes precious metal companies
$402
$198
$125
$124
$111
$60
$50
$32
$24
$21
$20
$0
$25
$50
$75
$100
$125
$150
BHP
GLEN/
XTA
RIO
VALE
PF
FCX
AAL
```

SCCO

TCK

AA

ANTO

(\$Bn)

\$204

Top US Domiciled Resource Companies*

Top US Domiciled Resource Companies*

Top Global Mining Companies**

Top Global Mining Companies**

A Premier U.S. Based

Natural Resource Company

A Premier U.S. Based

Natural Resource Company

6

7
Geographic & Commodity Diversification 2013e EBITDA

Benefits of the Transactions

(1)

North

America

North

America

Indonesia Indonesia 31% 31% 29% 29% South America 29% Africa 11% 11% Mining 100% Mining 100% Oil & Gas 26% Oil & Gas 26% Mining 74% Mining 74% North America North America Indonesia Indonesia 23% 23% 48% 48% South America 21% Africa 8% 8% Existing (1) Based on pricing assumptions of \$3.50/lb Cu, \$1,500/oz

Au, \$12/lb Mo, \$100/bbl Oil (Brent) and \$4.50/MMbtu natural gas. e estimate. See Cautionary Statement. Pro forma High Quality U.S. Resource Base Provides Exposure to Energy Market with **Attractive Fundamentals** ~85% of Acquired Revenues from Oil (1) Favorable Entry Point to Source of Low Cost, Long-term Gas Supply Significant Exploration Upside Strong Margins and Cash Flows to Fund Growth O&G EBITDA Margins of ~75% (1) Diversification Expands Portfolio of Attractive Investment Opportunities Access to Low-cost Debt Financing

Enhanced Commodity Exposure to

Long-term Global Growth Trends

Emerging Market Growth and Urbanization Will Continue to Drive Commodity Demand

Global

Energy

Consumption

Expected

to

Grow

by

>30%

by

2035

(1)

Global

Refined Copper Consumption Expected to Grow by ~60% by 2025 (2) 8 (1) International Energy Administration (2) **Brook Hunt** Favorable Supply/Demand Fundamentals Expected to Remain Supportive of Future Oil and Copper Prices WTI Copper WTI Oil Price v. Copper Price Note: monthly 30-day averages dated 11/30/12 \$30 \$50 \$70 \$90 \$110 \$1.00 \$2.00 \$3.00 \$4.00

\$5.00

History & Corporate Relationships
FCX & MMR Spun out of Parent Company Freeport-McMoRan Inc.
in Mid-90 s
Parent had Long History in Natural Resources Business Including
Minerals, Oil & Gas, Fertilizer
Management has Significant Minerals and Oil & Gas Experience
FCX Invested in MMR in 2010 Through Preferred Stock Transaction
PXP Became MMR s Largest Shareholder in 2010 through an Asset
Swap Transaction
FCX and PXP Currently Own 36% of MMR

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Proven Management Team
Proven Management Team
Complementary Management Teams with Substantial Experience and Track
Record of Success in Mining and Oil & Gas Exploration and Development
Global Industry Leading Capabilities:

Operational Excellence

Major Project Development

Technological Innovation

Exploration/Engineering

Prudent Environmental Management History of Prudent Financial Management and Execution in Varying

Market Environments 10 Established Track Record of Capital Discipline and Focus on Value Creation for Shareholders

Phelps Dodge Case Study
Phelps Dodge Case Study
11
\$17.6
\$7.2
\$3.5
\$0
\$5
\$10
\$15
\$20
Rapid Delevering
Consolidated Cash

\$3.4 \$1.6 \$3.7 Net Debt/(Cash)

\$14.2 \$5.6

\$(0.2)

At Time of PD

Acquisition in

March 2007

9/30/12

(\$ in bns)

Debt

Based on estimated proven & probable reserve additions as of 12/31/11 before production.

December

2007

Highly Successful

Transformational Transaction

Asset & Geographic

Diversification

Significant Reserve Additions

+46 billion lbs Cu*

Developed World-Class Copper

Portfolio

Recognized Industry Leader

Strong Current Production with Substantial Growth Profile

Large Resource Position Successful Integration **Effective Management During** 2008/09 Economic Crisis

Acquired Assets

Acquired Asset Overview Acquired Asset Overview 13 Onshore

Established California Oil Production

Growing Oil Production Profile in Eagle Ford

Large Natural Gas Resource Position in Haynesville Offshore

Quality Deepwater Portfolio

Established California Oil Production
72% of 2013e Production from Oil with Premium Market Pricing
(77% Including Liquids)
Industry Leader in Emerging Shallow Water Ultra-Deep, Sub Salt Play
Results to Date Indicate Potential for Long-Term, Low-Cost Source of
Natural Gas
Geologic/Technology Risks have been Significantly Reduced
Leading Acreage Position on Leases with Primary Structures
Net Unrisked Resource Potential in Excess of 50 Tcfe

Strong

PXP

Current

Cash

Flows

with

Growth

MMR

Franchise

in

Highly

Prospective

Emerging

Resource

Trend

e = estimate. See Cautionary Statement.

High Quality U.S. Oil & Gas Portfolio High Quality U.S. Oil & Gas Portfolio

14

(1)

PXP Reserves as of 12/31/11 except for reserves purchased in deepwater acquisitions which are as of 9/30/12; MMR reserves forma for 2H12 divestitures.

e = estimate. See Cautionary Statement.

575 MMBOE

California

38% California 38% 4% 4% Eagle Ford 6% 6% Haynesville 22%Haynesville 22% Other Deepwater GOM 25% Deepwater GOM25% 5% GOM Shelf **Proved Reserves** (1) California 23% California 23% Eagle Ford 21% Eagle Ford 21% Haynesville 9% 9% Other 3% 175 MBOE/d Deepwater **GOM** 33% Deepwater GOM 33% 2013e Production by Region GOM Shelf

11%

GOM

Shelf

11%

Oil

66%

Oil

66%

Gas

28%

Gas

28%

2013e Production Mix

NGLs

6%

6%

Natural Gas

Oil

Oil & Gas Reserves & Resources

Oil & Gas Reserves & Resources

15

(MMBOE)

PXP

(1)

MMR

(2)

Total

% Oil/Liquids

PXP

(1)

MMR

(2)

Total

% Oil/Liquids

Proved Reserves

538

37

575

64%

Probable Reserves

337

11

348

44% Possible Reserves 646 12 658 29% Total 1,521 60 1,581 45% Near-term Resource Potential 1,353 4,981 6,334 **Total Potential** ~3,800 ~50 Tcfe 3Q12 Daily Production Rate (Mboe/d) ~160 (3) 22 ~182 (1) Reserves as of 12/31/11 except for reserves purchased in deepwater acquisition which are as of 9/30/12 Mid-year 2012 reserves pro forma for 2H12 divestitures; exploration potential includes ~30 Tcfe from near-term onshore/offsh (3) Includes ~60 Mboe/d from GOM acquisition which closed on November 30, 2012

Enhanced Exploration Leverage with Multiple Near-term Catalysts Enhanced Exploration Leverage with Multiple Near-term Catalysts 16 Near-term Net Potential of 995 MMBOE

Phobos (~300 MMBOE) to Spud in 4Q12

On Lease Exploration from BP: 300+ MMBOE

Each 100 MM Barrels = PV-10 of ~\$2.5 Billion

Pre-tax

(1)

3 Wells Drilling

Recent Positive Results on

Lineham Creek Onshore

High Potential Prospect

Inventory

~50 Tcfe of Net Potential,

Including ~30 Tcfe from

Near-term Prospects

Each 2 Tcfe Net = PV-10 of

~\$2.5 Billion Pre-tax

(2)

Eagle Ford

71 MMBOE

Haynesville

~1 Tcfe

California

+100 MMBOE

Deepwater GOM

Shallow Water Ultra-Deep

Onshore U.S.

(1)

Based on \$100.00/bbl LLS oil

(2)

Based on \$4.50/MMbtu natural gas

Pro Forma Combined Company Profile

FCX s Global Footprint FCX s Global Footprint Copper Copper/Gold/Silver Molybdenum Cobalt Oil/Natural Gas

18 Note: **FCX** consolidated reserves and annual sales; reserves as of December 31, 2011. Sales figures are based on 2013e. Cu operations: Morenci (85%), Sierrita (100%), Bagdad (100%), Tyrone (100%), Safford (100%), Miami (100%) and Chino (Oil & Gas operations: onshore/offshore CA, Madden, Eagle Ford, Haynesville, GOM shelf & Deepwater PXP Reserves as of 12/31/11 except for reserves purchased in deepwater acquisitions which are as of 9/30/12; MMR reserves Includes moly sales from South America Cu operations: Candelaria/Ojos del Salado (80%), Cerro Verde (53.6%) and El Abra (51%) Major Operations & Development Projects All major mining assets majority-controlled and operated

e = estimate. See Cautionary Statement.

(a)
Estimated recoverable proven and probable copper reserves as of 12/31/11 using a long-term average copper price of \$2.00/lb;
(b)
Estimated
consolidated
contained

copper

resources

as

of

12/31/11

using

a

long-term

copper

price

of

will not qualify as reserves until comprehensive engineering studies establish their economic feasibility. Accordingly, no assur

the estimated mineralized material will become proven and probable reserves. See Cautionary Statement.

\$2.20/lb.
Mineralized
Material
is
not
included
in
reserves
and

Possible: 658

Includes PXP reserves as of 12/31/11 except for reserves purchased in deepwater acquisitions which are as of 9/30/12 and MM for 2H12 divestitures. Excludes results from GOM shelf ultra-deep activities. Combined Reserves and Resources Combined Reserves and Resources 19 Reserves (a) (recoverable copper) Reserves (a) Mineralized Material (b) at \$2.00 Cu price (billion lbs of copper) at \$2.20 Cu price Reserves Mineralized Material (b) (contained copper) 115 billion 1bs 2P Reserves (c) Reserves & Resource Potential Proved: 575 Proved: 575 ~7,900 923 (million barrels of oil equivalents) Probable: 348 Probable: 348

Possible: 658 Near-term

Potential: ~6,300

```
20
20
North
America*
*
excludes restarts currently in progress; incremental copper per annum
**
```

PT-FI s share, average per annum excludes restarts currently in progress; incremental copper per annum PT-FI s share, average per annum 20 Highly Attractive Brownfield Copper Development Projects Highly Attractive Brownfield Copper Development Projects South America* Tenke Fungurume Grasberg 150mm lbs Cu/yr oxide expansion nearing completion Potential sulfide expansions Morenci Expansion (225 mm lbs Cu) under way Potential sulfide expansions (~800 mm lbs Cu) Mill Expansions (t/d) Cerro Verde (360K) 600 \$4.4 2016 Morenci (115K) 225 1.4 2014 Tenke (14K) 150 0.9 2013 **TOTAL** 975 \$6.7 **Expansion Projects in Progress** Incr. Cu (mm lbs/yr) Capital* (\$ blns) Achieve

Full Rates

* excludes capitalized interest

Cerro Verde Expansion (600 mm lbs Cu) under way

Potential El Abra Mill (600 mm lbs Cu) Underground development under way 1.1 bln lbs Cu** 1.4 mm ozs Au**

21
Copper Sales (billion lbs)
Gold Sales (million ozs)
Diverse Production Profile
with Strong Growth
Diverse Production Profile
with Strong Growth
0
1
2
3

```
4
5
2012e
2013e
2014e
2015e
1.0
1.4
1.8
1.8
0
1
2
2012e
2013e
2014e
2015e
82
90
90
100
0
25
50
75
100
2012e
2013e
2014e
2015e
Molybdenum Sales (million lbs)
```

Note: Consolidated copper sales include approximately 705 mm lbs in 2012e, 800 mm lbs in 2013e,

e = estimate. See Cautionary Statement.

Includes Projects

Currently

Under Way*

3.6

5.0+

4.5

4.3

0

25

50

75

100

2012e

2013e

2014e

^{*} Includes Cerro Verde expansion (2016 full rates) & Morenci mill expansion, targeted for 2014.

2015e Oil & Gas Sales (MMBOE) Note: Consolidated gold sales include approximately 105k ozs in 2012e, 140k ozs in 2013e, Note: 2012e includes sales from GOM acquisition beginning on December 1, 2012. Oil & Gas Ultra-Deep Expl./Dev. Ultra-Deep Expl./Dev. 46

180k ozs in 2014e and 175k ozs in 2015e for noncontrolling interest. sales estimates include approximately 13.3 MMBOE in 2014e, and 22.6 MMBOE in 2015e from potential success from ultra-deep Shelf exploration and development.

64 78 94

770 mm lbs in 2014e and 875+ mm lbs in 2015e for noncontrolling interest; excludes purchased copper.

Pro Forma Combined Company Financials

```
2013e

2014e

2015e

$0

$5

$10

$15

$20

$25

$3.00

$3.50

$4.00
```

FCX Pro forma EBITDA, Cash Flows &

Capital Expenditures 23 \$3.00 \$3.50 \$4.00 Operating Cash Flow* **EBITDA CAPEX Copper Prices** \$1,500 Au/\$12 Mo/\$100 Oil/\$4.50 Gas** Copper Prices \$1,500 Au/\$12 Mo/\$100 Oil/\$4.50 Gas** * Excludes working capital changes ** See impacts of prices changes for gold, molybdenum, oil and gas on slide 32. 2015/ 2016 Avg. 2013/ 2014 Avg. 2013/ 2014 Avg. (Brent) (Brent) 2015/ 2016 Avg. 2013/ 2014 Avg. 2013/ 2014 Avg. Mining 65% O&G 35% O&G 35% 60% 40% 40% 48% 52% 52% ~45% Increase ~45%

Increase

Focused and Disciplined
Capital Allocation Philosophy
Allocate Capital to
Low Cost, Long-lived,
Expandable Assets
Focus on
Largest

	Lugai	rillig.	IVICIVIC
Resources			
Ensure			
Potential			
is Well			
Understood			
Establish Short,			
Medium and Long			
Term Potential for			
Primary Assets			
Quantify Risks			
Technical, Political,			
Social, Economic,			
Market			
Rigorous Economic			
Analysis Under			
Range of Assumptions			
Protect Downside,			
Leverage to Upside			
Prioritize & Rank			
Opportunities			
Highest			
Returns/NPV			
per \$			
Invested			
Manageable			
Risks			
Overall Portfolio			
Balance/Strategic Fit			
Limit Number of			
Projects			
Focused			
Management Attention			
Repay			
Debt			
Return Excess Capital t	О		
Shareholders			

Maintain Strong Balance Sheet & Credit Profile

Capital Expenditures
(1)
(US\$ billions)
Other Mining
Major Mining Projects
Oil & Gas

3.0

25

1.6

1.4

1.0

2.5

3.0

2.0

\$2 \$4 \$6 \$8 2013e 2014e 2015e (1) Capital expenditure estimates include projects in progress. Project spending will continue to be reviewed and revised subject to (2) Primarily includes Cerro Verde expansion, Morenci mill expansion and Grasberg underground development.

Note: Includes capitalized interest.

e= estimate. See Cautionary Statement.

\$7.1

3.3 2.9 \$0

\$7.3

\$6.3

(2)

(2)

Oil & Gas Cash Flows
Targeted to be Self-funding
Oil & Gas Cash Flows
Targeted to be Self-funding
26
\$0.0
\$1.0
\$2.0
\$3.0
\$4.0
2013e
2014e
2015e
Operating Cash Flow

CAPEX

NOTE: Assumes pricing of \$100/bbl Brent crude for oil and \$4.50/MMbtu for natural gas e= estimate. See Cautionary Statement. (US\$ billions)

```
$7.7
$2.0
($3.5)
-$5
$0
$5
$10
$15
$20
Significant Debt Reduction
Significant Debt Reduction
```

Year-End Net Debt at Varying Copper Prices

\$16.3

Pro Forma YE 2016e

(US\$ billions)

13- 16 Avg. Copper Price

Net Debt/ 13- 16 Avg. EBITDA

\$3.00

0.6x

\$3.50

0.1x

\$4.00

N/A

9/30/12

Pro Forma

27

Note: Sensitivity assumes \$12 Molybdenum, \$1,500 Gold, \$100 Oil and \$4.50 Natural Gas; EBITDA equals operating income and amortization

e= estimate. See Cautionary Statement.

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Maintain Strong Balance Sheet & Liquidity Position
Reduce Debt Incurred in Acquisitions Using Substantial Cash Flows
Generated from Combined Business
Invest in Projects with Strong Financial Returns/Capital Discipline
Anticipate Continuing Current Common Stock Dividend Rate:
\$1.25/Share per Annum
Board to Review Financial Policy on an Ongoing Basis
Committed to Long-standing Tradition of Maximizing Value for
Shareholders
Financial Policy
Financial Policy

Combined Company Highlights
Combined Company Highlights
Creates A Premier U.S. Based Natural Resources Producer
World s Largest Publicly Traded Copper Producer
Significant Producer of Oil, Gold & Molybdenum
Significant Long-term Natural Gas Resources
Strong Margins & Cash Flows
High Quality, Long-lived and Geographically Diverse Assets
29

Appendix

(1)
Includes ~ 7 MMcfe/d of natural gas
(2)
Includes ~ 4 MBOE/d of NGLs
(3)
Includes ~ 6 MBOE/d of NGLs
2013e Oil & Gas
Operating Estimates
2013e Oil & Gas
Operating Estimates
31

NOTE: e = estimate. See Cautionary Statement. Oil MBOE/D 40 (1) California Haynesville/ Rocky Mtns/Other 127 **GOM** Eagle Ford 31 (2) 36 56 (3) 125 2013e Oil & Gas Sales by Region 2013e Oil & Gas Sales by Region Operating Cost: \$27/bbl Pricing: Brent Based Operating Cost: \$15/bbl Pricing: LLS Operating Cost: \$10/bbl Pricing: LLS/NYMEX Operating Cost: \$1.65/Mcfe Pricing: NYMEX Gas MMcfe/d Gulf of Mexico Shelf/ Deepwater Gulf of Mexico Shelf/ Deepwater California California Eagle Ford Eagle Ford Rocky Mtns. &

Haynesville Rocky Mtns. & Haynesville

```
Copper: -/+ $0.10/lb
$405
$275
Molybdenum: -/+ $1.00/lb
$80
$65
Gold: -/+ $50/ounce
$75
$45
Oil Sales:
(1)
+ $10/bbl
(2)
$340
$265
$10/bbl
(3)
($275)
($280)
Oil
Sales
Net
of
Diesel
Costs:
(1,4)
+ $10/bbl
$260
$205
$10/bbl
($195)
($220)
```

Natural Gas:

(5)

+ \$1/Mcf \$90 \$90 \$1/Mcf (\$90)(\$90) Currencies: (6) +/-10% \$150 \$110 Operating Change **EBITDA** Cash Flow Sensitivities (US\$ millions) Sensitivities (US\$ millions) 32 (1) Oil sales sensitivity calculated using base Brent price assumption of \$106/bbl in 2013, \$101/bbl in 2014. Amounts are net of \$73 mm change related to hedging loss in 2013/2014; no hedging impacts will be applicable above \$126/b (3) **Amounts** are net of \$141 mm changes related hedging gain; hedging impacts below \$70/bbl because of limits place 2013

2014
puts
and
collars.
(4)
Amounts are net of \$80 mm (EBITDA) and \$60 mm (c/f) for FCX stand-alone cost impacts of a \$10/bbl change in oil prices.
(5)
Natural
gas
sensitivity
calculated
using
base
NYMEX
price
assumption
of
\$3.93/MMbtu
in 2012
2013
and
\$4.23/MMbtu
in and the second secon
2014.
Amounts
net
of
\$38
mm
impact
from
hedging.
(6) U.S. Dollar Exchange Rates: 500 Chilean peso, 9,500 Indonesian rupiah, \$1.00 Australian dollar, \$1.26 Euro, 2.70 Peruvia
Each +10% equals a 10% strengthening of the U.S. dollar; a strengthening of the U.S. dollar against foreign currencies equate
NOTE:
Based
on
2013e/2014e
averages.
Operating
cash
flow
amounts
exclude
working
capital
changes.
e
=
estimate.

See Cautionary Statement. 2013e/2014e

Oil & Natural Gas Hedging Positions

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Oil Indexed to Brent

Swaps

Puts

Collars

15%

Unhedged

Puts

15%

Unhedged

Puts

84k bbls/d

\$90 floor \$70 limit \$6.90 ADP 43% Unhedged Natural Gas Indexed to Henry Hub 2013 2014 2015 Swaps 100/d @ \$4.09 117k bbls/d* 129k bbls/d* 147k bbls/d* 2013 2014 2015 40k bbls/d @ \$109.23 30k bbls/d \$95 floor \$75 limit \$6.09 ADP 75k bbls/d \$90 floor \$70 limit \$5.74 ADP 5k bbls/d \$100 floor \$80 limit \$7.11 ADP 25k bbls/d \$100 floor \$80 limit \$124 Ceiling 5k bbls/d \$90 floor \$70 limit \$126 Ceiling 13k bbls/d \$100 floor \$80 limit \$6.80 ADP 17k bbls/d \$90 floor

\$70 limit \$6.25 ADP Swaps

110/d @ \$4.27 No Hedges

65

NOTE: As of October 19, 2012; ADP = average deferred premium.

^{*} Estimated annual production for MMR & PXP. See Cautionary Statement.

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Pro Forma Balance Sheet &
Credit Statistics
Pro Forma Balance Sheet &
Credit Statistics
Pro Forma September 30, 2012 Capitalization
Pro Forma September 30, 2012 Capitalization
(US\$ billions)
Amount
%
Cash and Cash Equivalents
\$ 3.7

Revolver (1) \$ 0.0 0% FCX New Sr. Unsecured Notes 5.5 9% **FCX** New (Unsecured) Term Loans (Refinance PXP Secured Debt) 4.0 7% FCX Sr. Unsecured Notes 3.0 5% FCX Subsidiary Public Debt 0.4 1% Other Debt 0.2 0% PXP Existing Sr. Unsecured Notes 6.6 11% MMR Existing Sr. Unsecured Notes 0.3 0% Total Debt \$20.0 33% Market Value of Existing Equity (2) \$39.8 67% **Total Market Capitalization** \$59.8 100% Total Debt / Market Capitalization 33.5% 2013e Credit Statistics Debt / EBITDA (3) 1.7x

EBITDA

(3)

/ Interest

(4)

11.1x

e = estimate. See Cautionary Statement.

⁽¹⁾ Revolving Credit Facility commitment of \$3.0 billion available to FCX

⁽²⁾ Based on 1.041 billion pro forma shares outstanding and FCX s closing stock price of \$38.28 on December 4, 2012

⁽²⁾ Based on 2013e EBITDA of \$11.8 billion (Based on pricing assumptions of \$3.50/lb Cu, \$1,500/oz Au, \$12/lb Mo, \$100/b

⁽⁴⁾ Based on 2013e Interest of \$1.1 billion (includes capitalized interest)

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FCX Pro Forma Debt Maturities 9/30/12
\$0
\$2,000
\$4,000
\$6,000
\$8,000
\$10,000
\$12,000
2013
2014
2015

2016

2017 2018 2019 2020 2021 Thereafter \$300 \$500 \$4,500 \$400 (US\$ millions) \$1,800 \$10,600 PXP 6.75% & 6.875% Sr. Notes New Term Loans Pro Forma Total Debt & Cash at 9/30/12 New Term Loans \$4.0 New Notes 5.5 Public Debt 10.3 Other Debt 0.2 Total Debt \$20.0 Consolidated Cash \$3.7 (US\$ billions) New FCX Sr. Notes \$200 \$1,100 \$600 **MMR** 11.875% Sr. Notes **FCX** 1.4% Sr. Notes PXP 10%

Sr. Notes FCX

- 2.15%
- Sr. Notes
- PXP
- 7.625%
- Sr. Notes
- PXP
- 6.125% &
- 8.625%
- Sr. Notes
- PXP
- 6.625%
- Sr. Notes
- PXP
- 7.625% &
- 6.5%
- Sr. Notes
- FCX
- 3.55%
- Sr. Notes
- PD
- Sr. Notes
- \$0
- FCX Sr. Notes
- MMR Sr. Notes
- PXP Sr. Notes
- Other Debt
- New FCX Debt

Royalty Trust Terms Royalty Trust Terms 5% Gross Royalty Override on MMR's Ultra-Deep Exploration Portfolio 20-Year Term

Non-callable for First 5 Years

Callable at FCX s Option in Years 6-20 at \$10 per Unit Shares Risk/Upside Between FCX and MMR Shareholders MMR Shareholders Would Receive 1.15 Units per MMR Share

Units FCX Would Otherwise Receive on its MMR Convertible Will be Issued to Other MMR Shareholders as Merger Consideration Trust Listed for Trading 36