Rockwood Holdings, Inc. Form 425 July 15, 2014

Acquisition of Rockwood Holdings Accelerating Albemarle s Growth Strategy Proprietary Information of Albemarle Corporation Filed by Albemarle Corporation (Commission File No.: 1-12658) Pursuant to Rule 425 of the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12

of the Securities Exchange Act of 1934 Subject Company: Rockwood Holdings, Inc. (Commission File No: 1-32609)

Proprietary Information of Albemarle Corporation Forward Looking Statements

Proprietary Information of Albemarle Corporation

Some of the information presented in this document and discussions that follow, including, without limitation, statements with to the transaction and the anticipated consequences and benefits of the transaction, the targeted close date for the transaction, product development, changes in productivity, market trends, price, expected growth and earnings, cash flow generation, costs cost synergies, portfolio diversification, economic trends, outlook and all other information relating to matters that are not historia facts may constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. T be no assurance that actual results will not differ materially. Factors that could cause actual results to differ materially include, limitation: the receipt and timing of necessary regulatory approvals; the ability to finance the transaction; the ability to success operate and integrate the operations of Rockwood Holdings, Inc. (Rockwood) and realize estimated synergies; changes in ed

and business conditions; changes in financial and operating performance of our major customers and industries and markets se by us; the timing of orders received from customers; the gain or loss of significant customers; competition from other manufact changes in the demand for our products; limitations or prohibitions on the manufacture and sale of our products; availability of materials; changes in the cost of raw materials and energy; changes in our markets in general; changes in laws and government regulation impacting our operations or our products; the occurrence of claims or litigation; the occurrence of natural disasters; unrest affecting the global economy; political instability affecting our manufacturing operations or joint ventures; changes in a standards; changes in the jurisdictional mix of our earnings and changes in tax laws and rates; volatility and substantial uncertated debt and equity markets; technology or intellectual property infringement; decisions we may make in the future; and the offactors detailed from time to time in the reports we file with the SEC, including those described under "Risk Factors" in our Arreport on Form 10-K and our Quarterly Reports on Form 10-Q. These forward-looking statements speak only as of the date of communication. We expressly disclaim any obligation or undertaking to disseminate any updates or revisions to any forward-looking or circumstances on which any such statement is based.

Information with respect to Rockwood, including non-GAAP information is taken or derived from Rockwood's public filings a management estimates and we take no responsibility for the accuracy or completeness of such information. It should be noted presentation contains certain financial measures, including Net Sales, and Segment Income, that are not required by, or present accordance with, accounting principles generally accepted in the United States, or GAAP. These measures are presented here to provide additional useful measurements to review our operations, provide transparency to investors and enable period-to-period comparability of financial performance. A description of non-GAAP financial measures that we use to evaluate our operations financial performance, and reconciliation of these non-GAAP financial measures to the most directly comparable financial measured and reported in accordance with GAAP, can be found in the Investors section of our website at www.albemarle.com. Non-GAAP Reconciliations under Financials.

Additional Information

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Important Information for Stockholders and Investors

Nothing in this document or the discussions that follow shall constitute a solicitation to buy or subscribe for or an offer to sell a securities of Albemarle or Rockwood or a solicitation of any vote or approval. In connection with the proposed transaction, All and Rockwood will file a joint proxy statement/prospectus and other relevant documents concerning the proposed transaction of Securities and Exchange Commission (SEC), and Albemarle will file a Registration Statement on Form S-4 with the SEC. STOCKHOLDERS OF EACH COMPANY AND OTHER INVESTORS ARE URGED TO READ THE REGISTRATION STOCKHOLDERS OF EACH COMPANY AND OTHER RELEVANT DOCUMENTS FILED WITH THE SEC (INCLUIT AMENDMENTS OR SUPPLEMENTS THERETO) REGARDING THE PROPOSED TRANSACTION WHEN THEY BECOMBECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Stockholders and investors will be able to obtain a free registration statement and joint proxy statement/prospectus, as well as other filings containing information about Albemarle and

without charge, at the SEC's Internet site (http://www.sec.gov). Copies of the registration statement and joint proxy statement/g and the filings with the SEC that will be incorporated by reference therein can also be obtained, without charge, by directing a Albemarle Corporation, 451 Florida Street, Baton Rouge, Louisiana 70801, USA, Attention: Investor Relations, Telephone: +17322, or to Rockwood Holdings, Inc., 100 Overlook Center, Princeton, New Jersey 08540, USA, Attn: Investor Relations, Telephone: (609) 524-1101.

Participants in Solicitation

Albemarle, Rockwood, their respective directors and executive officers and other persons may be deemed to be participants in solicitation of proxies in respect of the proposed transaction. Information regarding Albemarle s directors and executive office available in its proxy statement filed with the SEC by Albemarle on March 28, 2014, and information regarding Rockwood s executive officers is available in its proxy statement filed with the SEC by Rockwood on March 28, 2014. Other information reparticipants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, we contained in the joint proxy statement/prospectus and other relevant materials to be filed with the SEC when they become avail documents can be obtained free of charge from the sources indicated above.

Albemarle is taking a decisive step in our growth strategy by acquiring Rockwood Holdings
Albemarle will be one of the world s
largest specialty chemical
companies by enterprise value.
Enhanced customer reach
Increased diversity across end
markets, technologies and
geographies
Improved scale
Leading positions across four high
margin business segments

Lithium
Refinery and Polyolefin Catalysts
Bromine
Surface Treatment
Create more consistent and
predictable earnings growth
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Rockwood is a market leader with attractive growth characteristics

5

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Lithium

Performance

Chemicals

Catalysts Surface

Treatment

Global

Ranking

Growth

#1

#1/#2

#1/#2 #2 2.0x -3.0xGDP 1.0x -2.0xGDP 1.0x -2.0x**GDP** 1.0x**GDP** Key Competitors 2014E **EBITDA** Margins 42% 21% 19% 22%

The combined company will be poised for growth in the most attractive specialty chemicals segments
Proprietary Information of Albemarle Corporation

NewCo Revenue (\$m)

NewCo EBITDA (\$m) and Margin (%)

Source: Management guidance.

Note: USD in Millions.

ALB Standalone EBITDA (\$m) and Margin (%)

ALB Standalone Revenue (\$m)

CAGR: (0.2%)

Our growth will be accelerated and our margins will be enhanced

\$2,348

\$2,733

\$2,670

\$2,594

\$2,731 \$0 \$700 \$1,400 \$2,100 \$2,800 \$3,500 2010E 2011E 2012E 2013E 2014E Revenue \$4,146 \$4,340 \$4,559 \$4,803 \$5,042 \$0 \$1,500 \$3,000 \$4,500 \$6,000 2014E 2015E 2016E 2017E 2018E Revenue \$554 \$647 \$688 \$575 \$550 23.6% 23.7% 25.8% 22.2% 20.1% 15.0% 20.0% 25.0% 30.0%

\$0 \$200 \$400 \$600 \$800 2010E 2011E

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2012E
2013E
2014E
EBITDA
EBITDA Margin
1,065
1,112
1,267
1,404
1,507
25.7%
25.6%
27.8%
29.2%
29.9%
22.0%
24.0%
26.0%
28.0%
30.0%
32.0%
$0
$200
$400
$600
$800
$1,000
$1,200
$1,400
$1,600
2014E
2015E
2016E
2017E
2018E
EBITDA
EBITDA Margin
$
$
$
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Proprietary Information of Albemarle Corporation

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Proprietary Information of Albemarle Corporation

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Performance

Chemicals

Catalyst

Solutions

Albemarle

(1)

2013A EBITDA

(2)

: \$635MM

Surface Treatment

Lithium
Rockwood
2013A EBITDA
(2)
: \$356MM
Performance
Chemicals
Catalyst
Solutions
Pro-Forma
2013A EBITDA
(2)
: \$991MM
Surface Treatment
Lithium
Albemarle
(1)
Americas
Europe/ME Asia
Rockwood
Americas
Asia Post of World
Rest of World
Europe/ME
Americas
Europe / ME
Pro-Forma
Asia
Rest of World
We will be more diverse across businesses and geographies
58%
42%
51%
49%
37%
27%
18%
18%
37%
39%
20%
4%
46%
31%
22%
21%
53%
16%
13/7/

10%

Source: Company filings.

(1)

Unadjusted for divestiture of Antioxidants and Ibuprofen businesses announced in April 2014.

(2)

 $Calculated\ before\ corporate\ overhead\ expenses\ for\ ALB,\ ROC\ and\ NewCo\ of\ \$59MM,\ \$33MM\ and\ \$92MM,\ respectively.$

Diversity Across Business Lines (EBITDA before Corporate Overhead Allocation)

Diversity Across Geographies (net sales)

What will happen next?
Stay focused on safety and delivering on our commitments to stakeholders
Business as usual
as we work to close the transaction
Integration team comprised of employees from both companies
Will bring change
and opportunity
Focus is on creating one company that is larger and stronger
Expect to close transaction in Q1 2015
Will provide updates as the integration progresses