SUNCOR ENERGY INC Form 425 November 10, 2015

Filed by: Suncor Energy Inc.

Pursuant to Rule 425 under the Securities Act of 1933, as amended

Subject Company: Canadian Oil Sands Limited

Form F-80 File No.: 333-207268

Explanatory Note: The following written presentation materials were first used by Suncor Energy Inc. on November 10, 2015.

(Presentation materials begin on the following page.)

Suncor's proposed acquisition of Canadian Oil Sands Limited

Information

for

Canadian

Oil

Sands

Limited

(COS)
Shareholders

Dated November

10,

2015

All amounts in this presentation are in Canadian dollars (unless otherwise noted). Please review Advisories section. Building on 50 years of oil sands experience

Advisories

NOTICE TO U.S. HOLDERS

THE SUNCOR COMMON SHARES OFFERED AS CONSIDERATION IN THE OFFER DOCUMENTS HAVE NOT BEE DISAPPROVED BY THE UNITED STATES SECURITIES AND EXCHANGE COMMISSION (SEC) OR ANY U.S. STATE SECURITIES COMMISSION PASSED UPON THE ACCURATION OFFER DOCUMENTS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

Shareholders should be aware that, during the period of the Offer, Suncor or its affiliates, directly or indirectly, may bid for or purchases of Suncor common shares or Shares, or certain related securities, as permitted by applicable law or regulations of the States, Canada or its provinces or territories.

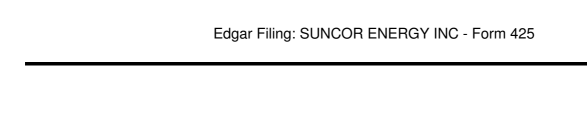
On October 5, 2015, Suncor filed a registration statement on Form F-80, which includes the Offer Documents, with the SEC in Offer. This presentation is not a substitute for such registration statement or any other documents that Suncor has filed or may SEC or send to shareholders in connection with the Offer. INVESTORS AND SHAREHOLDERS ARE URGED TO READ T STATEMENT ON FORM F-80, AS IT MAY BE AMENDED FROM TIME TO TIME, AND ALL OTHER RELEVANT DOCUMENTS.

FILED WITH THE SEC IN CONNECTION WITH THE OFFER AS THEY BECOME AVAILABLE, AS WELL AS ANY A SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY CONTAIN OR WILL CONTAIN IMPORTANT INFORM to obtain a free copy of the registration statement on Form F-80, as well as other filings containing information about Suncor, at the SEC's website (www.sec.gov).

The Offer (as defined herein) described in the Offer Documents (as defined herein) is being made for the securities of a Canad by a Canadian issuer that is permitted, under a multijurisdictional disclosure system adopted by the United States, to prepare the Documents in accordance with the disclosure requirements of Canada. Shareholders in the United States should be aware that requirements are different from those of the United States. The financial statements included or incorporated by reference in the Documents have been prepared in accordance with International Financial Reporting Standards, and are subject to Canadian and auditor independence standards, and thus may not be comparable to financial statements of U.S. companies.

Shareholders in the United States should be aware that the disposition of their Shares (as defined herein) and the acquisition of common shares by them as described in the Offer Documents may have tax consequences both in the United States and in Can Such consequences for shareholders who are resident in, or citizens of, the United States may not be described fully in the Offer Documents.

The enforcement by shareholders of civil liabilities under U.S. federal securities laws may be affected adversely by the fact that Suncor Energy Inc. (Suncor) and Canadian Oil Sands Limited (COS) are incorporated under the laws of Canada, that sort their respective officers and directors may be residents of a foreign country, that some or all of the experts named in the Offer Documents may be residents of a foreign country and that all or a substantial portion of the assets of Suncor and COS and said persons may be located outside the United States.



entirety by reference to the complete text of the Offer Documents. The Offer Documents contain important information that sh respect to the Offer.

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Advisories (continued)

OFFER DOCUMENTS

This presentation does not constitute an offer to buy or sell, or an invitation or a solicitation of an offer to buy or sell, any secu Suncor to purchase the COS common shares and any accompanying rights (together, the Shares) in exchange for common sand subject to the terms and conditions set out in, the Offer to Purchase and Take-Over Bid Circular dated October 5, 2015, as accompanying Letter of Transmittal, Notice of Guaranteed Delivery and other related Offer materials (collectively, the Offer made to all COS shareholders, the Offer will not be made or directed to, nor will deposits of Shares be accepted from or on bel making or acceptance of the Offer would not be in compliance with the laws of such jurisdiction. However, Suncor may, in its extend the Offer to holders of Shares in any such jurisdiction. The information provided in this presentation is a summary only Certain

information contained

in

this

presentation

has

been

taken

from

or

1S

based

on

COS

documents

that

have

been

publicly

filed

on

SEDAR

under

COS'

profile

at

www.sedar.com.

Suncor has not had access to the non-public books and records of COS and Suncor is not in a position to independently assess documents, including the financial and reserves information reproduced herein. COS has not reviewed this presentation and ha information in respect of COS contained herein. As a result, all historical information regarding COS included in this presentate the pro-forma financial and reserves information reflecting the pro-forma effects of a combination of Suncor and COS has been securities filings on SEDAR. While Suncor has no reason to believe that such publicly filed information is inaccurate or incomaccuracy or completeness of any such information.

The information provided in this presentation is a summary only, does not purport to be complete and is qualified in its entirety. The Offer Documents contain important information that should be read carefully before any decision is made with respect to FORWARD-LOOKING STATEMENTS

This presentation contains certain forward-looking statements within the meaning of the United States Private Securities Liu within the meaning of applicable Canadian securities legislation (collectively, forward-looking statements), including stater summary (consideration, key metrics, pro forma ownership and key conditions and timing) and the expected COS shareholder belief that our offer is full and fair valued; Suncor s expected future growth projects; synergies, savings, and commitments to growth; reserve life for each entity; capital expenditures; the NYMEX CL Light Sweet Crude Oil Futures contract settlement prespect to dividends, share repurchases and future oil exposure, which are based on Suncor s current expectations, estimates, plight of its experience and its perception of historical trends. Some of the forward-looking statements may be identified by wor continue, may, will, outlook, and similar expressions. In addition, all other statements and other information that are relating to the tax treatment of shareholders, the expected timing of the consummation of the Offer, and certain strategic and fi expected to result from the consummation of the Offer) are forward-looking statements. Forward-looking statements are not grisks and uncertainties, some that are similar to other oil and gas companies and some that are unique to Suncor. Users of this is materially as a result of, among other things, assumptions regarding expected synergies and reduced operating expenditures; we assumptions regarding timing of commissioning and start-up of capital projects; fluctuations in currency and interest rates; pro in marketing operations (including credit risks); imprecision of production and reserves estimates and estimates of recoverable

properties; the ability to access external sources of debt and equity capital; the timing and the costs of well and pipeline construand other approvals; the ability to secure adequate product transportation; changes in royalty, tax, environmental and other law regulations; applicable political and economic conditions; the risk of war, hostilities, civil insurrection, political instability and quotas; and risks associated with existing and potential future lawsuits and regulatory actions. (Continued)

4
Advisories (continued)
(\$
millions)
Total
September 30
2015
June 30
2015
Mar 31
2015

Dec 31

2014 Cash flow provided by operating activities 7 456 2 771 1 794 876 2 0 1 5 Increase (decrease) in non-cash working capital (452)(889)361 599 (523)Cash flow from operations 7 004 1 882 2 155 1 475 1 492 All figures and descriptions provided herein related to the proposed transaction, including those around consideration, key metrics, pro forma ownership, reasons for the Offer, potential benefits to Suncor and COS shareholder and expected pro forma benefits are based on and assume the following: (i) Suncor s costs and assets (including reserves) will not in any way change from what was the case on October 29, 2015, in the case of Su filings on SEDAR up to and including October 29, 2015, in the case of COS, and in the case of reserves, those reported by Sur as at

December

31, 2014; (ii) 484.6 million common shares of **COS** issued and outstanding immediately prior to the closing of the Offer; (iii) that all of the Shares are tendered

pursuant to the terms thereof; and (iv) no other Suncor common shares or common shares of COS are issued before closing of Although Suncor believes that the expectations represented by such forward-looking statements are reasonable, there can be no Suncor s management s discussion and analysis (MD&A) for the period ended September 30, 2015 (the Third Quarter Mits most recently filed Annual Information Form/Form 40-F and other documents it files from time to time with securities regulars assumptions and other factors that could influence actual results and such factors are incorporated herein by reference. Copies Suncor at 150 6th Avenue S.W., Calgary, Alberta T2P 3E3, by calling 1-800-558-9071, or by email request to info@suncor.comww.sedar.com or EDGAR at www.sec.gov. Except as required by applicable securities laws, Suncor disclaims any intention statements, whether as a result of new information, future events or otherwise. Suncor s actual results may differ materially from the statements, so readers are cautioned not to place undue reliance on them.

Certain

financial

measures

in

to the

this

presentation

namely

cash

flow

from operations, free cash flow and free cash flow per share

are not

prescribed

by

Canadian

generally

accepted

accounting principles (GAAP). All non-GAAP measures presented herein do not have any standardized meaning and theref presented by other companies. Therefore, these non-GAAP measures should not be considered in isolation or as a substitute fo GAAP. All non-GAAP measures are included because management uses the information to analyze business performance, lev information by investors.

Cash flow from operations for Suncor for each of the four quarters ended below is defined and reconciled to the GAAP measure corresponding period below. Free cash flows and free cash flows per share for Suncor and COS for 2012, 2013, 2014 and the reconciled on slide 13.

The financial and operating performance of Suncor and its reportable operating segments and the timing and terms upon which may be affected by a number of factors. Many of these risk factors and other assumptions related to Suncor s forward-looking further detail throughout the Offer Documents, the Third Quarter MD&A, and in Suncor s 2014 annual MD&A, 2014 Annual Canadian securities commissions at www.sedar.com and the United States Securities and Exchange Commission at www.sec.g factors and other statements in evaluating the forward-looking statements contained in this presentation.

5 Advisories (continued) RESERVES

Unless noted otherwise, reserves information presented herein is presented as working interests (operated and non-operated) should royalty interests, is at December 31, 2014, and is rounded to the nearest hundred million barrels of oil or barrels of oil equivaled definitions of proved and probable reserves, Suncor is interest, location of the reserves and the product types reasonably expect Information Form available at www.sedar.com and www.sec.gov. For more information on COS' reserves, see COS' most recent Certain oil and gas reserves presented in this presentation have been prepared in accordance with National Instrument 51-101 which has been adopted by securities regulatory authorities in Canada and imposes oil and gas disclosure standards for Canadi the oil and gas disclosure standards of the SEC under Subpart 1200 of Regulation S-K. The SEC definitions of proved and probable reserves disclosed herein in compliance with NI 51-101 are not comparable to those d Moreover, as permitted by NI 51-101, the Offeror has determined and disclosed its reserves and the related net present value or reserves disclosure using forecast prices and costs. In contrast, the SEC requires that reserves and related future net revenue be

than forecast prices, but permits the optional disclosure of future net revenue estimates based on different price and cost criteri forecasts. Consequently, the oil and gas reserves estimates presented herein are prepared in accordance with NI 51-101 are not companies in their filings with the SEC.

BOE

Barrels of oil equivalent (boe) - Certain natural gas volumes have been converted to barrels of oil on the basis of six thousand relative market values, and thus may be misleading.

6 Consideration

Suncor is offering to acquire Canadian Oil Sands Limited (TSX: COS) in an all share transaction valued at approximately \$6.9 billion

Exchange ratio of 0.25 of a Suncor share per COS share

Implied acquisition price

2 of \$9.73/COS share represents substantial: 57% premium to COS' unaffected share price of \$6.19 on October 2, 2015 49% premium to COS' unaffected 30-day volume-weighted average share price of \$6.54 as at October 2, 2015 Key metrics Enterprise Value 5 /2P Reserves of \$4.31/boe Cost per flowing barrel 7 of \$76,800 Pro Forma ownership At closing, COS shareholders are expected to own ~7.7% of Suncor Suncor working interest in Syncrude would increase to 48.74% Key conditions

Tender period of 60 days and structured as a permitted bid under COS' shareholder approved rights plan

and timing

No due diligence requirements prior to closing

shareholders pursuant

to

Customary regulatory approvals Proposed transaction summary (1) Includes equity consideration of approximately \$4.7 billion as of October 30, 2015 and net debt of approximately \$2.2 billion as of September 30, 2015. Based on the closing price of Suncor shares on the TSX on October 30, 2015. (3) Equity Value is defined as the number of Suncor common shares offered to COS

Edgar Filing: SUNCOR ENERGY INC - Form 425 the Offer multiplied by the closing price of Suncor s common shares on the TSX on October 30, 2015 (the Equity Value). COS' trailing 12 month cash from operating activities ended September 30, 2015. Enterprise value is defined as the Equity Value plus COS total debt minus its cash and cash equivalents, as at September 30, 2P Reserves are COS proved and probable (2P) reserves. Reserves are presented as working interest (operated and non-operate royalties and without including any royalty interests, and as of December 31, 2014. See Reserves in the Advisories. The Enterprise Value divided by 90,285 bbls/d, COS' average daily volumes for the nine months ended September 30, 2015. **Equity Value** /Cash Flow multiple of

7.5

7 Premium

All share offer at a substantial share price premium to October 2, 2015 close Dividend

Opportunity

for cash dividend increase for COS shareholders

Suncor has a solid record of growth and sustainability Savings

Elimination of redundant administration costs

Improved governance Quality

Strong investment grade balance sheet, greater financial liquidity

Large, diverse and integrated oil-focused portfolio of assets Operating Experience

Superior reliability of assets

Operating for five decades in the oil sands Integration

Midstream and downstream assets and expertise enable superior price realization Upside

Continued

leverage

to

oil

price

and

long-life,

low

decline

assets

Canada s leading integrated energy company Why this Offer makes sense

WTI
right scale
COS
left scale
NYMEX CL Light Sweet Crude Oil futures
contract settlement prices
as at April 9, 2015
as at October 30, 2015
Suncor-COS discussion history
(1)
Price determined by the ratio of 0.32 Suncor/COS shares,
based upon the March 31, 2015 Suncor closing price.

(2) Price determined by the ratio of 0.25 Suncor/COS shares, based upon the October 30, 2015 Suncor closing price. Dec 2015 2016 2017 First Suncor -COS Discussion March 6 Second COS rejection letter April 16 First Suncor expression of interest letter March 9 First COS rejection letter March 13 2018 2019 Futures are down ~15% since April 9 \$0 \$20 \$40 \$60 \$80 \$100 \$0 \$3 \$6 \$9 \$12 \$15 Jan 2015 Mar 2015 May 2015 Jul 2015

Sep 2015

Second meeting and implied offer value

```
1
of
$11.84/share
April 9
Implied offer value
of $9.73/share
a 57% premium to COS close on October 2, 2015 compared to a 24%
increase
in
the
four
year
futures
strip
(Dec.
2015
2019
```

average)

(1)
Based on Suncor s closing price of \$38.91 per share on the TSX on October 30, 2015 and COS' pre-offer closing price of \$6.
per share on the TSX as at October 2, 2015.

(2)

Based on Suncor s and COS' current quarterly dividends.

(3)

Estimate is before tax and based on COS' 2014 general administration expenses.

(4)

5% is inclusive of 2015 to 2019, and assumes Suncor maintains current production levels and Hebron and Fort Hills ramp up of Statements

in the Advisories.

(5)

Based on production for the nine months ended September 30, 2015 and shares outstanding as at September 30, 2015. The Enterprise Value (as described on slide 6) divided by 90,285 bbls/d, COS' average daily volumes for the nine months ended Reserves are presented as working interest (operated and non-operated) share before deduction of royalties and without include as of December 31, 2014. See Reserves in the Advisories. (8) Net debt is defined as total debt less cash and cash equivalents. Capitalization is defined as total debt plus the book value of sh Significant benefits COS shareholder potential benefits Expected Pro Forma benefits 57% upfront premium 45% 2 Tax-Deferred \$25M administration cost 3 99% and retained 50 years oil sands experience ~5% Investment Grade 6.7% Production increase per Suncor share, pro forma 5 \$76,800 Competitive cost per flowing barrel Increased Integration and marketing synergies

Low

Continued

Cost of integration

Strong operational performance
9.1 billion
Long-life,
low decline 2P reserves
7
19%
Low leverage maintained
net debt/capitalization
8
10X
Increased liquidity
value of SU to COS shares
traded in the three
months prior to the offer
intended to enable tax-deferred rollover

```
Participate in Canada s leading integrated energy company
Suncor -
A growing business with complementary upstream & downstream operations
$61B
Enterprise value
1
September 30, 2015
576 000
99% oil production
boe/d for the nine months ended Sep. 30, 2015
Refining capacity
```

bbls/d as at September 30, 2015 462 000 Liquidity Cash & cash equivalents (\$5.4 billion) plus unutilized credit facilities as at September 30, 2015 \$12.3B Cash flow from operations Trailing 12 months as at September 30, 2015 \$7.0B Capital expenditures 2015 Guidance midpoint excluding capitalized interest \$6.1B East Coast North Sea Stavanger London Aberdeen Buzzard Golden Eagle Denver Sarnia Montreal St. John s Hibernia Terra Nova* Hebron White Rose Fort McMurray Base Plant & Mine* Firebag* Syncrude pro forma MacKay River* Fort Hills* Oil Sands Head office Calgary Regional office Upstream facility *operated Downstream facility Mississauga

Circles are scaled to relative net capacities in boe/d

Edmonton

(1)

Market capitalization plus total debt minus cash and cash equivalents.

(2)

As at December 31, 2014 and assumes that 7.5 billion boe of proved and probable reserves are produced at a rate of 534,900 be are presented as working interest (operated and non-operated) share before deduction of royalties and without including any round December 31, 2014. See Reserves

in the Advisories.

(3)

5% is inclusive of 2015 to 2019, and assumes Suncor maintains current production levels and Hebron and Fort Hills ramp up of See Forward-Looking Statements in the Advisories.

(4)

CFOPs is a non-GAAP measure. See Non-GAAP Measures in the Advisories for a reconciliation of cash flow from operations to cash flow provided by operating activities, a GAAP measure.

Expected average annual five

year production growth

3

~5%

38

years

2P reserve life index

2

11

Suncor s business model is robust even with lower oil prices Cash flow is well in excess of dividends and sustaining capital

Sustainment

level

\$2.9B

Dividends

\$1.2B

Sustaining

capital

\$1.7B

Available to

enhance returns \$2.6B Growth capital \$3.0B Nine months ended **September 30, 2015** (\$Billions) Cash Flow \$5.5B cash flow that is substantially higher than dividends and sustaining capital requirements Credit unutilized lines \$6.9B Cash & cash equivalents \$5.4B As at September 30, 2015 (\$Billions) resulting in continued healthy cash balances and total liquidity Upgrader utilization Nine months ended September 30, 2015 (excludes Syncrude) Refinery utilization Nine months ended September 30, 2015 In Situ utilization Nine months ended September 30, 2015 Strong operational discipline has driven 94% 94% 97% (1) Based on 180,000 barrels per day of capacity for Firebag plus 38,000 barrels per day of capacity for MacKay River. (2)

Includes \$318 million of capitalized interest.

```
29¢ quarterly dividend >20% year dividend CAGR 1 13 years $5.3B -2014 >10% $250 million 3
```

Suncor A strong track record of returning cash to shareholders 12 (1) Compound annual growth rate (CAGR). Based on the weighted average number of shares outstanding in each year for 2011 to 2014 and as at September 30, 2015 in th quarterly dividend going forward of \$0.29 per share (subject to approval by Suncor s Board of Directors). Targeted following completion of the Offer, subject to market conditions and assumes bid is completed in sufficient time to co includes \$40 million worth of shares repurchased in the three months ended September 30, 2015. Repurchases per share 2 Dividends per share 2 2011 2012 2013 2014 2015e Q1 2016e 0.32 0.94 1.12 1.14 0.43 0.50 0.73 1.02 1.14 e = estimated0.17

13
(1)
Free cash flow, free cash flow per share and cash flow from operations are non-GAAP measures. See Non-GAAP Measures in (2)
Figures are divided by the weighted average number of shares outstanding in each period for each respective company. Suncor has generated superior free cash flow
Suncor free cash flow
1
per share
2
COS free cash flow

```
1
per share
2012
2013
2014
2015
Nine months
ended Sep. 30
1.80
1.76
1.43
1.02
0.01
0.36
-0.17
0.61
Free cash flow
reconciliation
Nine months
ended Sept. 30
Suncor ($ millions)
2012
2013
2014
2015
Cash flow provided by operating activities
8 859
10 100
8 936
5 441
Increase (decrease) in non-cash working capital
874
(688)
122
71
Cash flow from operations
9 733
9 412
9 058
5 5 1 2
Capital and exploration expenditures
(6.957)
(6777)
(6961)
(4637)
Free cash flow
```

1

```
2 776
2 635
2 097
875
Weighted average number of shares outstanding
(millions)
1 545
1 501
1 462
1 445
Free cash flow
per share
2
(dollars)
1.80
1.76
1.43
0.61
Canadian Oil Sands ($ millions)
Cash flow provided by (used in) operating activities
1 864
1 583
745
315
Increase (decrease) in non-cash working capital
(283)
(236)
361
(87)
Cash flow from operations
1 581
1 347
1 106
228
Capital and exploration expenditures
(1.086)
(1342)
(930)
(312)
Free cash flow
495
5
176
Weighted average number of shares outstanding
(millions)
```

485

```
485
485
Free cash flow
1
per share
2
(dollars)
1.02
0.01
0.36
(0.17)
1
```

Dividend growth comparison

14

(1)

Global peers in alphabetical order, not necessarily as they appear in the chart: Anadarko Petroleum Corporation, Apache Corpo Energy Inc., Chesapeake Energy Corporation, Chevron Corporation, Canadian Natural Resources Limited, ConocoPhillips Co Corporation, Encana Corporation, Enersis S.A., EOG Resources Inc., Exxon Mobil Corporation, Hess Corporation, Husky Enc Limited, Marathon Oil Corporation, Murphy Oil Corporation, Occidental Petroleum Corporation, Royal Dutch Shell P.L.C. and

Includes distributions on COS predecessor s trust units prior to December 31, 2010.

Five Year Dividend/Distribution Growth

September 2010 to September 2015

190%

Global peers
-100%
0%
100%
200%
-90%
2

Five Year Total Shareholder Returns including reinvested dividends

15

Suncor

17%

COS

36%

Net Debt to Capitalization as at September 30, 2015

Delivering for equity holders while maintaining a strong balance sheet

Suncor

Pro Forma

19%

- (1) Source: Bloomberg, from October 3, 2010 to October 2, 2015 inclusive.
- (2) Net debt is defined as total debt less cash and cash equivalents. Capitalization is defined as total debt plus the book value of Suncor

+15%

COS

-69%

TSX Capped

Energy Index

-32%

Marginal

credit

profile

Strong

credit

profile

1

2

\$103 \$108 \$114 \$106 \$92 \$100 \$99 \$63 16

Current and pro forma percentages are based on boe production for the nine months ended September 30, 2015.

(2)

(1)

North America Onshore and Libya.

(3) Suncor s gross revenues net of royalties less purchases of crude oil and products and less transportation, divided by upstream All figures rounded to the nearest dollar. Exposure to oil price upside Suncor production Current Pro Forma 99% Oil **SCO** 60% Offshore 20% Bitumen 19% 99% Oil **SCO** 66% Offshore 17% Bitumen 16% Other 1% Exposure to global oil price Suncor integrated realizations per boe COS light sweet SCO per barrel Brent C\$ per barrel 2015 Nine months ended September 30 2012 2013 2014 \$112 \$112 \$109 \$72 1 2 3 1%

Other

17 (1)

Reserves are presented as working interest (operated and non-operated) share before deduction of royalties and without include and

as

of

December

31,

2014.

See

Reserves

in

the Advisories. (2) As at December 31, 2014 and assumes that approximately 7.5 billion boe of proved and probable reserves (2P) are produced at Suncor s average daily production rate in 2014. (3) As at December 31, 2014 and assumes that approximately 1.6 billion boe of proved and probable reserves (2P) are produced at a rate of 94,557 boe/d, COS' average daily production rate in 2014. Excludes Libya and North American Onshore production. (5) Compound annual growth rate (CAGR). Larger, world class reserve base and expected production growth Both companies have long-life, low decline reserves **Billions** of Boe Suncor offers attractive production growth with the benefits of diversification Thousands of barrels per day 4.7 1P Suncor 0.7

1P

COS

7.5 2P

1.6 2P

38

years

RLI

1,2

46

years

RLI

1,3

Suncor

4

Offshore

454

505

524

570

106

98

95

90

2012

2013

2014

2015

Nine months

ended September 30

Synthetic

crude oil

Bitumen

sales

COS

Synthetic

crude oil

Suncor brings strong operating experience 18
Upgrader utilization
SCO barrels produced divided by 350,000
barrels
per
day
1
2015
Nine months
ended September 30

Suncor

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Syncrude
(1)
Nameplate capacity of both the Syncrude and Suncor upgrading complexes is 350,000 barrels per day.
(2)
Based on mined bitumen and synthetic crude oil production for the six months ended June 30, 2015. Source: Alberta Energy R
(3)
Based on thermally produced bitumen volumes for the six months ended June 30, 2015. Source: Alberta Energy Regulator.
(4)
Based on refining & marketing net earnings per barrel of capacity versus Suncor s peers. See note 1 on slide 19.
50 Years
Operating experience
in
the oil sands
Largest
Miner
and
upgrader
2
Largest
In .
situ
producer
3
Most
profitable
North
American
refiner 4
Continuous
Improvement
Operational
excellence
management system
Innovation
Advancing new
technologies
2012
2013
2014
0%
20%

40% 60% 80% 100%

Benefits of integration from Suncor s downstream

19

80%

90%

100%

2011

2012

2013 2014

Refinery utilization vs. US average Percent of refining capacity

Suncor

US average 2015 Nine months ended September 30 **R&M Net Earnings** US\$/bbl of capacity Suncor 2015 Nine months ended September 30 High Average Low Peers 1 0 5 10 15 2011 2012

Suncor s downstream is an industry leader in profitability and reliability

The integrated business model has enabled Suncor to capture margins across the value chain and maximize the value of Oil Sands production

Integration mitigates crude oil price differential volatility and provides downside protection in a low commodity price environment

Net earnings per barrel of capacity. Peers consist of Alon USA Energy, Inc., CVR Refining, LP, the U.S. downstream division Corporation, the downstream divisions of Imperial Oil Limited and Husky Energy Inc., Marathon Petroleum Corporation, PBF Refining Company, Valero Energy Corporation and Western Refining, Inc. United Refining Company had not reported third quexcluded from the figure for the nine months ended September 30, 2015. Suncor, CVR Refining, LP and Husky Energy Inc. refirst-in-first-out inventory valuation basis, while other peers report on a last-in-first-out basis and therefore Suncor sine earning comparable to those peers.

(2)

2013 2014

Source: US Energy Information Administration.

20

Suncor is the largest operator in the oil sands

Syncrude

Fort

Hills

Voyageur

South

Millennium &

Steepbank

Mines

Lewis

Firebag

Mackay

River

Suncor & other JV

properties

Syncrude properties

Experience

Brings strong operating experience to governance of Syncrude Board

and Management Committee

Commitment

Would commit additional experienced personnel to work with operator

on reliability and long-term strategic decision making

Synergies

Explore regional synergies with respect to operations, capital

investment and technology

```
Suncor is offering compelling value to COS shareholders

Substantial premium to pre-Offer Equity Value (+57%)

Significant opportunity for cash dividend increase (+45%)

with a track record of delivering increasing returns to shareholders

Participation in Suncor s anticipated growth
```

and shareholder value creation

Continued exposure to oil price recovery

Intended to enable tax-deferred rollover on closing

Expected elimination of \$25 million administration costs annually

Simplified and enhanced Syncrude governance

With a 48.74% working interest in Syncrude, Suncor would commit additional experienced personnel to work closely with the operator to improve reliability and long-term strategic decision making

Increased liquidity, stronger balance sheet and improved credit profile

Capture regional synergies associated with Suncor s midstream and downstream asset base and profitable integrated model

(1)

Based on the closing price of the Suncor shares on the TSX on October 30, 2015.

(2)

Based on Suncor s and COS' current quarterly dividends.

22

Current tender process, timing and instructions (subject to change)

Offer open for 60 days, expiring December 4, 2015

Registered COS shareholders wanting to benefit from the Offer must complete and deliver Letter of Transmittal and share certificates to Depositary

Beneficial (i.e. non-registered) COS shareholders must contact their broker, financial institution or other entity that holds their Shares to tender to the Offer Questions can be direct to:

Toll Free in

North America

Outside

North America

Suncor Investor Relations

Offer@suncor.com

1-800-558-9071

403-296-9068

Information Agent:

D.F. King Canada

Inquiries@dfking.com

1-866-521-4427

201-806-7301

Dealer Managers:

J.P. Morgan Securities Canada Inc.

CIBC World Markets Inc.

1-888-270-2178

1-844-670-8949

403-532-2134

416-956-3001

Depository:

Computer Share Investor Services

CorporateActions

@computershare.com

1-800-564-6253

514-982-7555

23 Appendix

Frequently asked questions
Is Suncor
comfortable increasing
its exposure to oil sands,
particularly to an asset that has
experienced weak operational
performance?

Oil sands

is at the very core of Suncor. We bring five decades of oil sands experience to the table.

We have steadily improved the reliability and profitability of our own mining and upgrading operations which are similar and adjacent to those of Syncrude. We expect to improve the governance of Syncrude and continue to support the operator in achieving lower costs and increased reliability, following a successful offer. On what information is Suncor s offer for Canadian Oil Sands based? As an existing owner of 12% of Syncrude, Suncor has access to the same information as COS and every other Syncrude owner. COS chairs the Syncrude committees where this information is tabled (see page 9 of COS 2014 Annual Information Form). All material information we are aware of has been made public. How does Suncor s offer for COS compare to what it recently paid for an additional 10% working interest in Fort Hills?

Suncor is offering significantly more for COS ownership stake in Syncrude \$76,800 1 per flowing barrel at Syncrude versus \$56,000 per flowing barrel at Fort Hills. We value assets on their free cash flow profiles, however, and not on a cost per flowing barrel basis. Fort Hills is a brand new asset, operated by Suncor, that is expected

to produce

a high quality

pipeline-ready bitumen at

operating and sustaining capital costs

that are expected to

much lower than Syncrude s. Has Suncor factored the value of Lease 29 into its bid?
We believe our bid includes full and fair value for all of COS assets and liabilities.
Lease 29 is an asset that belongs to Syncrude. It s important to note that any decision to sell a Syncrude lease requires support from other Syncrude owners who would have to align on appropriate value, regardless of Suncor s ownership stake. Will Suncor increase its offer?
On October 5, 2015, Suncor made a full and fair offer which includes:
A 57% premium to COS pre-offer closing price 3
A 45% cash dividend uplift
An all share deal that is intended to enable a tax-deferred rollover
Ownership of Suncor shares that will provide continued exposure to oil prices. (1) Assumes \$6.9 billion total consideration for COS divided by 90,285 bbls/d, COS' average daily volumes for the nine months e (2) Based on

\$1.0 billion total consideration for 10% of Fort Hills divided by 18,000 barrels per day (Suncor press release dated September 21, 2015). Based on the closing price of the Suncor shares on the TSX on October 30, 2015. (4)

Based on Suncor s and COS' current quarterly dividends.

25 Syncrude Overview Operations

Located

near

Fort

McMurray,

AB,

adjacent

to

Suncor

Base

Operations

Operates oil sands mines and an upgrading complex Products

Produces

а

single

high

quality,

light,

sweet,

synthetic

crude

oil

(SCO)

blend

referred to as Syncrude Sweet Premium (SSP)

Structure

&

Control

Syncrude Canada Limited (SCL) is the operator Change in operatorship requires unanimous support of the owners

Imperial

Oil Limited (IOL) provides a wide range of management and other services to SCL under a Management Services Agreement (MSA) Termination of the MSA requires 24 months notice by either IOL or by a vote of three non-affiliated partners with at least 51% interest in SCL Capacity

Nameplate

capacity of 350,000 barrels per day

Reserves

4.4 billion barrels of 2P reserves

2P reserve life of 46 years

Syncrude

Joint

Venture

ownership

Suncor

Energy Ventures

Partnership

Canadian

Oil Sands

Partnership #1

Imperial

Oil Resources Sinopec Oil Sands Partnership Nexen Oil Sands Partnership Murphy Oil Company Ltd. Mocal **Energy Limited** 12.0% 36.74% 25.0% 9.03% 7.23% 5.0% 5.0% (1) Clauses 909 and 910 (pages 62-64A) of the Syncrude Project Ownership $\quad \text{and} \quad$ Management Agreement dated February 4, 1975 as filed on **SEDAR** by COS on March 28, 2008. (2) Management Service Agreement (pages 14-15) of COS 2014 Annual Information Form.

(3)
Represents
the
reserves
of
Syncrude,
and
is
based
on
COS'
reported
reserves
and
interest
in
Syncrude.
See
Reserves
in
the
Advisories.
(4)
Assumes that the approximately 4.4 billion barrels of proved and probable reserves are produced at a rate of 257,368 boe/d,
production
rate in 2014, based on numbers reported by COS.
4
3
1

1,2

26 Notes

27 Notes

Visit us at the Investor Centre on Suncor.com 1-800-558-9071 offer@suncor.com For additional information regarding

the
Offer,
please
visit:
www.suncorofferforcanadianoilsands.com
Investor Relations Contacts
Steve Douglas
Leigh MacComb
Samantha
Enns
Vice President
IR
Analyst
IR
Associate
IR