AIRGAS INC Form DEFA14A July 21, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No. Filed by the Registrant x Filed by a Party other than the Registrant " Check the appropriate box: Preliminary Proxy Statement Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) **Definitive Proxy Statement** Definitive Additional Materials

Soliciting Material Pursuant to §240.14a-12 Х

Airgas, Inc.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

X	No fee required.
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
	(1) Title of each class of securities to which transaction applies:
	(2) Aggregate number of securities to which transaction applies:
	(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined):
	(4) Proposed maximum aggregate value of transaction:
	(5) Total fee paid:
	Fee paid previously with preliminary materials.
	Check box if any part of the fee is offset as provided by Exchange Act Rule 240.0-11 and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
	(1) Amount Previously Paid:
	(2) Form, Schedule or Registration Statement No.:
	(3) Filing Party:

(4) Date Filed:

It s All About Value It s All About Value July 21, 2010 July 21, 2010

1 1 1 1 1 1 1 1 FORWARD-LOOKING **STATEMENTS** This presentation contains statements that are forward looking. Forward-looking statements include the statements identified forwardlooking in the Company s press release announcing quarterly earnings, well as any statement that

is

not based on historical fact, including statements containing the words believes, may, plans, will, could, should, estimates, continues, anticipates, intends, expects and similar expressions. All forward-looking statements are based on current expectations regarding important risk factors and should not be regarded as representation by us or any other

person

that the results expressed therein will be achieved. Airgas assumes no obligation to revise update any forward-looking statements for any reason, except as required by law. Important factors that could cause actual results to differ materially from those contained in any forward-looking statement include the factors identified in the

Company s press release announcing its quarterly earnings, as well as other factors described in the Company s reports, including its March 31, 2010 Form 10-K, subsequent Forms 10-Q, and other forms filed by the Company with the Securities and Exchange Commission. The Company notes that forward-looking statements made in connection with

a

tender

offer

are

not

subject

to

the

safe

harbors

created

by

the

Private

Securities

Litigation

Reform

Act

of

1995.

The

Company

is

not

waiving

any

other

defenses

that

may

be

available

under

applicable

law.

ADDITIONAL INFORMATION

ADDITIONAL INFORMATION

This

presentation

does

not

constitute

an

offer

to

buy

solicitation

of

an

offer to sell any securities. In response to the tender offer commenced by Air Products Distribution, Inc., a wholly owned subsidiary of Air **Products** and Chemicals, Inc., Airgas has filed solicitation/recommendation statement on Schedule 14D-9 with the U.S. Securities and Exchange Commission (SEC). **INVESTORS AND SECURITY HOLDERS** OF

AIRGAS

ARE URGED TO **READ THESE AND OTHER DOCUMENTS FILED** WITH THE SEC **CAREFULLY** IN **THEIR ENTIRETY BECAUSE** THEY **CONTAIN IMPORTANT** INFORMATION. Investors and security holders may obtain free copies of these documents and other documents filed with the **SEC** by Airgas through the web site maintained by

the SEC at

http://www.sec.gov. Also, materials related to Air **Products** Unsolicited **Proposals** are available in the Investor Information section of the Company s website www.airgas.com, through the following web address: http://investor.shareholder.com/arg/airgascontent.cfm. In addition, Airgas filed preliminary proxy statement for the 2010 Annual Meeting with the **SEC** on July 8, 2010,

and

Airgas will file a definitive proxy statement in advance of the 2010 Annual Meeting. Any definitive proxy statement will be mailed to stockholders of Airgas. **INVESTORS** AND **SECURITY HOLDERS** OF **AIRGAS ARE URGED** TO **READ THESE AND OTHER DOCUMENTS FILED** WITH THE SEC **CAREFULLY** IN **THEIR ENTIRETY WHEN THEY**

BECOME

AVAHADIE
AVAILABLE
BECAUSE
THEY
WILL
CONTAIN
IMPORTANT
INFORMATION.
Investors
and
security
holders
will
be
able
to
obtain
free
copies
of
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documents
(when
available)
and
other
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the
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by
Airgas
through
the
web
site
maintained
by
the
SEC
at
http://www.sec.gov.
CERTAIN INFORMATION REGARDING PARTICIPANTS
CERTAIN INFORMATION REGARDING PARTICIPANTS
Airgas
and
certain
of
its
directors
unctors

and

executive

officers

may

be

deemed

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be

participants

under

the

rules

of

the

SEC.

Security

holders

may

obtain

information

regarding

the

names,

affiliations

and

interests

of

Airgas

directors

and

executive

officers

in

Airgas

Annual

Report

on

Form

10-K

for

the

year ended

March

31,

2010,

which

was

filed

with

the

SEC

on

May

27,

2010,

its

proxy

statement

for

the

2009

Annual

Meeting,

which

was

filed

with

the

SEC

on

July

13,

2009

and

its

preliminary

proxy

statement

for

the

2010

Annual

Meeting,

which

was

filed

with

the

SEC

on

July

8,

2010.

To

the

extent

holdings

of

Airgas

securities have changed since the amounts printed in the proxy statement for the 2009 Annual Meeting, such changes have been or will be reflected on Statements of Change in Ownership on Form 4 filed with the SEC. These documents can be obtained free of charge

from the sources indicated above.

Additional information regarding the interests of these participants in any proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will also be included in any proxy statement and other relevant materials to be filed with the **SEC** if and when

they become available.

Shareholder Value Shareholder Value Absolute Total Shareholder Return Since Airgas IPO (a) 4,201% Total Shareholder Return CAGR Since Airgas IPO (a) 18% Total Shareholder Return Since January 1, 1987 Ranking in S&P 500 (b) #26 highest out of 500 Officer and Director Stock Beneficial Ownership (c) 11.9% Officer and Director Stock Beneficial Ownership Ranking in S&P 500 #28 highest out of 500 Note: Market data measured through market close on February 4, 2010, prior to date of announcement of the Air **Products** offer. (a) Split-adjusted, since Airgas IPO in 1986. Total Shareholder Return

calculated

as

share

price

plus

dividends

reinvested.

(b)

Excludes

current

S&P

500

constituents

which

were

not

public

at

January

1,

1987.

(c)

Includes

all

options

and

other

rights

to

acquire

shares

exercisable

on

or

within

60

days

of

May 31,

2010.

Airgas management has a proven track record of exceptional shareholder value creation The Airgas Board unanimously believes that Air **Products** offer grossly undervalues Airgas We believe strongly that Airgas will generate more value for stockholders by executing its strategic plan than by pursuing Air **Products** proposed transaction FY Q1 2011 announced results demonstrate the strength of our earnings growth, underpinned by an economic recovery that is just beginning In addition, Airgas has significant scarcity value as the largest independent packaged gas business in the world 3 3 We believe that Airgas is poised to deliver significant value driven by a material recovery in our earnings through 2012 Our Board Believes That Air Products Our Board Believes That Air Products Offer Offer

Would Deprive You of Full Value Would Deprive You of Full Value

4 4

Unfolding macro-economic recovery underpins our Same-Store Sales (SSS) growth of ~7% per year

Comparable to SSS growth in the prior recovery period

As SSS increase, the operating leverage inherent in Airgas business model has historically translated to a higher EBITDA margin on every dollar of incremental revenue, and we expect this to continue

Business mix is focused on higher-margin activities

comprises

65%

of

total

sales

versus

55%

1

in the

prior

recovery period

Margin

expansion

expected

to

be

further

```
by continued focus on operating efficiencies

Investment of nearly $2.5 billion in capex and acquisitions in the last three years is not yet fully reflected in current performance 4

Why We Expect a Clear Path to EPS of Why We Expect a Clear Path to EPS of $4.20+ by CY 2012

$4.20+ by CY 2012

1
CY2002.
```

enhanced

5

What Happened in the Last Recovery?

What Happened in the Last Recovery?

* See attached reconciliations of non-GAAP measures.

Note: CAGR

= Compound Annual Growth Rate.

18% CAGR

```
6
6
6
Source: Airgas Management and Wall Street research.
* See attached reconciliations of non-GAAP measures.
Recovery is Demonstrated in Our 1Q
Recovery is Demonstrated in Our 1Q
FY2011 Earnings
FY2011 Earnings
```

Airgas

earnings recovery is clearly underway and reinforces our confidence

in our CY2012 EPS goal of \$4.20+

We have exceeded the high end of

our guidance and consensus

estimates by 15%

and

Q1 2010 by 26%

Strong operating momentum

is reflected in our 7+%

raise in

guidance

1Q11 has resulted in the highest

EBITDA margin in ARG

history and is already

within our

CY 12 Goals

1Q FY2011

Adj. EPS*

FY2011

Adj. EPS*

EBITDA Margin*

Announced

First Fiscal Quarter

Revised Guidance

Actual 1QF11

CY12 Goal

7 7 7 7 7 7 7 7 7 7 Five key factors drive our earnings goal of \$4.20+ in CY 2012 Expected recovery of Same-Store Sales growth II. Demonstrated operating leverage in the business model Continued focus on cutting operating costs IV. Maintaining higher margin business mix Realization of anticipated returns on capital investments made in recent years 7 7 **Expected Earnings Growth and Strong Cash Expected Earnings Growth and Strong Cash** Flow are Projected to Underpin Our Flow are Projected to Underpin Our Shareholder Value Creation Shareholder Value Creation

```
8
8
8
I. Our Projections Assume SSS Growth
I. Our Projections Assume SSS Growth
Comparable to the Last Expansion
Comparable to the Last Expansion
8
Calendar Year Same-Store Sales Growth Rate
Note: Represents calendar year ended December 31. 2010 Non-Tech Industrial Production Growth Rate and ISM Index repres
The ISM Purchasing Managers
Index is a measure of the overall economic health of the manufacturing sector; a value above or below 50 represents an
expansion or a contraction, respectively.
2010-2012 Avg: ~7%
Airgas Calendar Year Sales
2003-2005 Avg: 6%
(2)\%
0 %
8 %
11 %
10 %
7 %
6 %
(16)\%
30.0
40.0
50.0
60.0
70.0
(20)\%
(10)\%
0 %
10 %
20 %
2002
2003
2004
2005
2006
2007
2008
2009
2010
2011E
2012E
Non-Tech IP Growth Rate
```

ISM Index1 \$1.8 \$1.8 \$2.2 \$2.7 \$3.1 \$3.8 \$4.4 \$3.9 \$5.2+ \$0.0 \$1.0 \$2.0 \$3.0 \$4.0 \$5.0

```
14%
24%
23%
19%
0 %
10 %
20 %
30 %
2003-2005 Avg
2006
2007
2008
```

```
2009
2010-2012 Avg
9
9
9
9
9
9
9
9
9
9
9
9
9
II. SSS Growth Drives Substantial EBITDA*
II. SSS Growth Drives Substantial EBITDA*
Growth Due to Operating Leverage
Growth Due to Operating Leverage
Calendar Year Same-Store Sales Growth Rate
Operating Leverage Drives Improved Fall Through
(Change in EBITDA* / Change in Sales)
* See attached reconciliations of non-GAAP measures.
Fall through has been adjusted for special items.
Not meaningful due to negative change in sales in 2009.
Not
Meaningful<sup>2</sup>
22+%
~7%
6 %
10 %
7 %
6 %
(16)%
(20)\%
(10)\%
0 %
10 %
20 %
2003-2005 Avg
2006
2007
2008
2009
2010-2012 Avg
```

10

III. Operating Leverage Expected to be

III. Operating Leverage Expected to be

Further Enhanced by Ongoing Cost Savings

Further Enhanced by Ongoing Cost Savings

Achieved original goal of aggregate \$25M annual run-rate cost savings

Target announced in September 2007

Achieved three quarters ahead of schedule in December 2009

In December 2009, we announced incremental savings target of \$30M to be achieved by CY 2012

Logistics, plant studies and cylinder testing drive savings

Cost savings after 2012 expected to be further enhanced by realization of SAP

benefits

Actual Savings

Through CY09

CY10

CY11

CY12

Expected

Cumulative Savings

Through CY12

Routing logistics

\$7M+

\$5M

\$6M

\$7M

\$25M+

Cylinder testing

\$6M+

\$2M

\$2M

\$1M

\$11M+

Freight \$5M+

\$1M

\$1M

\$1M

\$8M+

Plant studies

\$3M+

\$2M

\$1M

\$1M

\$7M+

Fuel \$2M+
\$2M+
Indirect spend \$2M
\$2M
Total \$25M+
\$10M
\$10M

Expected Incremental Savings CY10-CY12

\$55M+

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11
11
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11
11
11
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11
11
11
IV. Business Mix Improvement Produces
IV. Business Mix Improvement Produces
Higher Margins
Higher Margins
Gas/Rent
Gas/Rent
55%
```

Last Recession CY 2009 CY 2009 CY 2012E CY 2012E Gas/Rent % of Sales: Significantly higher margins than Hardgoods **RADNOR** Private Label % of Hardgoods Sales: Gross margins 1.5-2.0x comparable OEM products Atmospheric Gas Production %of Total Atmospheric Gas Consumption: Improves sourcing position to achieve

55%

Hardgoods Hardgoods 45% 45%

lowest landed cost and higher margins Gas/Rent Gas/Rent 65% 65% Hardgoods Hardgoods 35% 35% Gas/Rent Gas/Rent 65% 65% Hardgoods Hardgoods 35% 35% Sales \$1.7B \$3.9B \$5.2B+ **RADNOR Private Label** (% of Hardgoods Sales) 12-15% Atmospheric Gas Production (% Total Atmos. Consumption) 10% 60%+ 65%+ EBITDA Margin* 14% 17% 18.0-18.5% 1

CY2002.

* See attached reconciliations of non-GAAP measures.

12

12

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12

12

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12

12

V. Substantial Investments Since Last Cycle

V. Substantial Investments Since Last Cycle

Should Generate Higher Margins

Should Generate Higher Margins

Distribution Footprint:

established national distribution platform, leveraging customer density, enabling service of large multi-location customers

Production Capacity:

increased ASU production capacity has enhanced our sourcing position to achieve the lowest landed product cost 1 1 Landed product cost is the full cost of a product from sourcing up until the point of sale. See attached reconciliations of non-GAAP measures. Last Recession CY 02 CY 09 Goals CY 12 Cylinders (in millions) 5+ 10+ **Bulk Tanks** 6,000+ 13,500+ Locations

~800

~1,100 ASU Production Capacity (liquid tons per day) 475 6,700 ASU Capacity Utilization ~87% ~70% Revenue per Employee (in thousands) \$200 \$279 Adjusted EBITDA Margin* 13.6% 17.3% 18%-18.5% Adjusted EPS* \$0.94 \$2.67 \$4.20+ Substantial

Investments Operational Efficiency

```
13
13
```

Source: Airgas Management.

* See attached reconciliations of non-GAAP measures.

First Quarter Fiscal 2011 Already Within the

First Quarter Fiscal 2011 Already Within the

Range of Our CY 2012 EBITDA Margin Goal Range of Our CY 2012 EBITDA Margin Goal EBITDA Margin

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14
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14

14

14 14

Source: Airgas Management.

* See attached reconciliations of non-GAAP measures.

On Track To Achieve CY 2012 EPS Goal On Track To Achieve CY 2012 EPS Goal

1H CY2010 Adjusted EPS* increased +13% vs. 1H CY2009

1Q FY2011 Adjusted EPS* increased +26% vs. 1Q FY2010

\$ 3.30 to

\$ 3.15

\$ 3.05 to

\$ 2.95

18-23% Increase

16% CAGR

```
15
```

Note: CAGR

^{*} See attached reconciliations of non-GAAP measures.

⁼ Compound Annual Growth Rate.

As a Result, We Expect EPS Growth As a Result, We Expect EPS Growth Consistent with Past Recoveries Consistent with Past Recoveries \$2.20 \$2.60 \$3.00 \$3.40 \$3.80 \$4.20 \$4.60 Dec -09 Dec -10 Dec -11 Dec -12 Calendar Year EPS 2009 -2012 \$0.80 \$0.90 \$1.00 \$1.10 \$1.20 \$1.30 \$1.40 \$1.50 \$1.60 Dec -02 Dec -03 Dec -04 Dec -05 Calendar Year Adjusted EPS* 2002 -2005 \$4.20+ (CY12 Goal) \$2.67* \$1.53 \$0.94 16% CAGR

18% CAGR

2

Adj. EPS* EPS FY11 Guidance* (Updated) \$3.30 \$3.15 2

16 16 16 16 16 * See attached reconciliations of non-GAAP measures. Case 1: FY05 (Goals Published May 2001 Analyst Meeting) Case 2: FY08 (Goals Published November 2004 Analyst Meeting) Case 3: CY08 (Goals Represent CY08 Component of FY11 Goals Published September 2007 Analyst Meeting) We Have a Track Record of Meeting or We Have a Track Record of Meeting or Beating Our Mid-Term Beating Our Mid-Term Goals Goals Performing well toward FY11 goals prior to recession \$3.0B \$315M 10-11% 11-12% \$4.0B \$476M 11.9% 13.2% Sales Op. Profit Op. Margin ROC* FY08 Goals FY08 Results \$4.3B \$541M 12.1%-12.6% 13.2%-13.7% \$4.4B \$541M 12.2% 13.5% Sales Op. Profit Op. Margin **ROC***

CY08 Goals

CY08 Results

\$2.0B

\$200M

10.0%

10.0%

\$2.4B

\$209M

8.8%

10.3% Sales

Op. Profit*

Op. Margin*

ROC*

FY05 Goals

FY05 Results

```
17
17
17
17
17
17
17
17
17
17
```

Note: Further benefits expected to be realized from ongoing SAP implementation. In Addition, Returns from Significant Recent In Addition, Returns from Significant Recent

Investments Yet to be Fully Realized...

Investments Yet to be Fully Realized...

(\$ in millions)

Total Capital Deployed

Since January 1, 2007

ASUs (Carrollton, New Carlisle)

\$80

SAP Implementation to Date

62

CO₂ Plants

25

Plant Upgrades / Consolidation

100

Other Capital Expenditures

344

Total Capital Expenditures

\$ 990

Linde Bulk Assets

\$ 495

Linde Packaged Gas Assets

310

Other Acquisitions

563

Total Acquisitions

\$ 1,368

Total Capital Deployed

\$ 2,358

Capital

Expenditures

Acquisitions

Total Capital

Deployed

Cylinders & Bulk Tanks

379

```
18
18
```

18

18

18

18

Note: Dollars in millions.

*See attached reconciliations of non-GAAP measures.

Air Products Initial Proposal

...While Airgas Has Continued to Repay Debt

...While Airgas Has Continued to Repay Debt and Build Value for Shareholders and Build Value for Shareholders

19 19 19 19 19 The Industrial Gas Sector has Steadily The Industrial Gas Sector has Steadily Consolidated Consolidated Major Industrial Gas Players in 2000 Company AGA Air Liquide Air Products Airgas The BOC Group Hede Nielsen Japan Air Gases Linde Linweld Messer Griesheim Nippon Sanso Praxair Taiyo Toyo Sanso Valley National Gases Company Enterprise Value (\$bn) Air Liquide \$38 Praxair 31 Linde 28 Air Products Airgas

Taiyo Nippon Sanso

Major Industrial Gas Players in 2010

Source: Bloomberg market data as of July 16, 2010, public filings.

20 Airgas is the Only Remaining Independent Airgas is the Only Remaining Independent Packaged Gas Company of Scale in the World Packaged Gas Company of Scale in the World \$12B+ U.S. Packaged Gases & Welding Hardgoods Market \$12B+ U.S. Packaged Gases & Welding Hardgoods Market ~900 Independents 50% ~900 Independents 50% Airgas 25% Airgas 25% Praxair PDI Matheson Tri-Gas Air Liquide Linde Packaged Gases \$6.5B+ Packaged Gases \$6.5B+ Welding Hardgoods \$5.5B+ Welding Hardgoods \$5.5B+ Air Liquide Air Products Linde Praxair Air Liquide Linde Praxair Taiyo Nippon Sanso

Regional Competitors

Independents
Air Liquide
Linde
Praxair
Taiyo Nippon Sanso
Regional Competitors
Independents
Safety PPE
\$6B+
Other MRO
\$50B+
Pipeline & bulk
~\$10B

As an independent company, Airgas has demonstrated a strong track record of earnings growth and stock price appreciation

Strongly positioned to grow leading share in packaged gas

Also strongly positioned to grow share in bulk gases

As a result, we believe that Airgas is well positioned to continue to deliver shareholder value

Delivering robust SSS growth

Continuing to deliver operating efficiencies

Proven history of successful acquisition integration

The Airgas Board understands the unique strategic value of the company
Airgas Represents
Airgas Represents
Significant Strategic Value
Significant Strategic Value

Source: Bloomberg consensus estimates as of July 16, 2010.

1

Data indexed to January 2006.

Timing Matters: U.S. Economic Recovery is Timing Matters: U.S. Economic Recovery is

Just Beginning Just Beginning

23

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Air Products

proposal would amend Airgas bylaws to require Airgas to hold future Annual Meetings in January

Requires Airgas to accelerate its 2011 meeting to elect directors on January 18, 2011 (and all subsequent meetings in January of each year)

We believe that implementation of Air Products proposals would prevent Airgas shareholders from benefiting from the Company s earnings recovery and resulting value creation
Full text of the Schedule TO text that was subsequently deleted:

Given that the economy is just beginning to emerge from recession, Air Products concluded that the timing is ideal because the combined company would be able to take full advantage of the substantial growth potential synergies unique to this transaction.

Air Products Schedule TO dated February 11, 2010 (deleted in Schedule 14A dated June 16, 2010)

Given that the economy is just beginning to

Given that the economy is just beginning to

emerge from recession, Air Products concluded

emerge from recession, Air Products concluded

that the timing is ideal...

that the timing is ideal...

24 24

Average change

in

share

price

of

Praxair,

Air

Liquide, and Linde between February 5, 2010, the date Air **Products** \$60 proposal was made public, and July 8, 2010, the date of Air Products offer of \$63.50. Share price changes denominated in the local currencies. 2 Based on consensus 1Q FY2011 **EPS** estimate of \$0.72

and actual adjusted EPS

of

\$0.83.

...But Air Products

...But Air Products

Proposals Haven t Even

Proposals Haven t Even

Kept Pace With the Growth in Peer Equity

Kept Pace With the Growth in Peer Equity

Values

Values

25

Peter McCausland

Chairman and CEO of Airgas since 1987
Airgas Director since 1986 IPO
Beneficial ownership of ARG nearly 8.6 million shares*
4,201% Total Shareholder Return since joining the Airgas Board 1
W. Thacher Brown
Chairman, President and a director of 1838 Investment Advisors LLC from 1988 until retirement in 2004
Airgas Director since August 7, 1989
Beneficial ownership of ARG nearly 192,000 shares*
1,409% Total Shareholder Return since joining the Airgas Board 1
Richard C. Ill
President, CEO, and a director of Triumph Group (NYSE: TGI) since 1993
Airgas Director since August 4, 2004
Beneficial ownership of ARG 48,500 shares*
110% Total Shareholder

Return

since
joining
the
Airgas
Board
1
* Source: 2010 proxy statement.

Total Shareholder Returns are calculated as share price plus dividends reinvested, measured through the market close on Febru announcement of the Air Products offer. Returns are split-adjusted and are measured since the later of the director s start date Airgas

Airgas

Nominees are Keenly Aware of Their Nominees are Keenly Aware of Their

Fiduciary Duties

Fiduciary Duties

Eight of our Board members are independent and our Board has significant equity ownership, which we believe closely aligns the existing Airgas Board with Airgas shareholders interests

26
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26
We Believe Air Products
We Believe Air Products
Proposals Would
Proposals Would

26

Facilitate Its Grossly Inadequate Offer Facilitate Its Grossly Inadequate Offer

While Air Products' nominees may not be controlled by Air Products, we believe their views could be colored by their relationship with Air Products

To consider strategies other than the Air Products offer, we believe it would be in the best interests of our stockholders if our directors are not associated in any way with Air Products

If you vote for Air Products bylaw proposals, you could reduce Airgas ability to create stockholder value and determine strategic direction Vote your WHITE proxy card FOR the Airgas Nominees and AGAINST the proposed bylaw amendments

Appendix Appendix

costs.
Non-GAAP
numbers
should
be

read in conjunction with **GAAP** financial

as

non-

GAAP

measures,

metrics are merely a supplement to, and not a replacement for, GAAP financial measures. It should be noted as well that our A Income and Adjusted Operating Margin computations may be different from the Adjusted Operating Income and Adjusted Operating provided by other companies.

Reconciliation: Adjusted Operating Income and Reconciliation: Adjusted Operating Income and

Adjusted Operating Margin Adjusted Operating Margin

Fiscal Year Ended March 31, 2005

Sales 2,367,782

Operating Income

202,454

Adjustment:

Acquisition integration costs

6,400

Adjusted Operating Income

208,854

\$

Adjusting Operating Margin

8.8%

29 29 29 29 The Company believes this return on capital computation helps investors assess how effectively the Company uses the capital management uses return on capital as one of the metrics for determining employee compensation. Non-GAAP numbers should GAAP financial measures, as non-GAAP metrics are merely a supplement to, and not a replacement for, GAAP financial measures well that our return on capital computation information may be different from the return on capital computations provided by of Reconciliation: Return on Capital

Reconciliation: Return on Capital

Calendar Year (In thousands) 2005 2008 2008 Operating Income - Trailing Four Quarters 210,454 476,146 541,422

Five Quarter Average of Total Assets

```
2,134,362
3,708,389
4,122,411
Five Quarter Average of Securitized Trade Receivables
183,300
310,880
360,000
Five Quarter Average of Current Liabilities (exclusive of debt)
(274,035)
(421,589)
(459,362)
Five Quarter Average Capital Employed
2,043,627
$
3,597,680
4,023,049
Return on Capital
10.3%
13.2%
13.5%
```

Fiscal Year Ended March 31,

30

30

30

30

30

30

30

30

The

Company

believes

the

above

adjusted

EBITDA

margin

computations

help

investors

assess

the

Company s

operating performance without the impact of depreciation and amortization $\quad \text{and} \quad$ charges associated with the Company s withdrawal from multi-employer pension plans, costs related to Air **Products** unsolicited takeover attempt, significant legal settlements and restructuring charges. Non-GAAP numbers should be read in conjunction with **GAAP** financial measures, as non-GAAP

metrics are merely

supplement to, and not a replacement for, **GAAP** financial measures. It should be noted as well that our Adjusted **EBITDA** metric may be different from similar metrics provided by other companies. Reconciliation: Adjusted EBITDA Margin Reconciliation: Adjusted EBITDA Margin Three Months Ended Six Months Ended Low High 2009 2002 June 30, 2010 June 30, 2010 Sales 5,200,000 5,200,000

3,886,671

1,714,527

```
1,052,656
2,035,964
Operating Income
648,000
$
675,000
432,221
142,442
$
122,751
204,634
Adjustments:
Depreciation & Amortization
286,000
286,000
231,518
79,294
60,467
121,440
Costs related to unsolicited takeover attempt
3,787
27,222
Multi-employer pension plan withdrawal charges
6,650
3,204
3,204
Legal Settlement
8,500
Restructuring charges
```

2,700 Other 400 Adjusted EBITDA 934,000 \$ 961,000 670,790 232,936 190,209 \$ 356,500 Adjusted EBITDA Margin 18.0% 18.5% 17.3% 13.6% 18.1%17.5%

Calendar Year 2012 Target

31

31

31

31

31

31

31

31 The Company

believes

that

using

adjusted EBITDA

in

its

Percentage

of

Adjusted

EBITDA

Fall

Through

metric

provide

investors

meaningful

insight

into

the

Company's

trend

of

the

increase

in

Adjusted

EBITDA

for

every

dollar

of

increased

sales

without

the

impact

of

costs

related

to

the

unsolicited

takeover

attempt,

multi-employer

pension

plan

withdrawal

charges,

restructuring

charges,

fire

losses,

costs

of

integration for significant acquisitions, employee separation costs and hurricane losses Non-GAAP numbers should be read in conjunction with **GAAP** financial measures, non-GAAP metrics are merely supplement to, and not replacement for, **GAAP** financial measures. It should be noted as well that our Percentage of

Adjusted EBITDA

Fall Through metric may be different from similar metrics provided by other companies. Reconciliation: Adjusted EBITDA Fall Through Reconciliation: Adjusted EBITDA Fall Through Average Average (in thousands) 2003 to 2005 2006 2007 2008 2010E to 2012E Sales 2,246,184 \$ 3,098,086 \$ 3,792,509 \$ 4,456,256 4,700,000 Change in sales 337,518 371,006 694,423 \$ 663,747 435,000 Operating Income 201,877 \$ 322,300

```
437,733
$
541,422
565,000
Adjustments:
Depreciation & Amortization
104,021
142,021
179,545
211,885
264,283
Costs related to unsolicited takeover attempt
9,074
Multi-employer pension plan withdrawal charge
1,068
Restructuring charge (recovery)
(267)
Fire Losses
933
Acquisition integration costs
1,600
10,100
Employee seperation
costs
533
```

733 Adjusted EBITDA 309,431 464,321 627,378 753,307 839,425 Change in adjusted EBITDA 47,869 \$ 87,777 163,057 125,929 97,000 Percentage adjusted EBITDA fall through 14% 24% 23% 19%

Hurricane losses

22%

Calendar Year

32
32
The Company believes that adjusted earnings per diluted share above provide investors meaningful insight into the Company's impact of debt extinguishment charges, multi-employer pension plan withdrawal charges, the settlement of material litigation, gains, fire losses, the costs

of the BOC acquisition integration, employee separation costs, hurricane

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Edgar Filling. AINGAS INC - FOITH DEFATAA
losses
and
losses
from
discontinued
operations.
Non-
GAAP numbers should be read in conjunction with GAAP financial measures, as non-GAAP metrics are merely a supplement
GAAP financial measures.
It should be noted as well that our adjusted earnings per diluted share metric may be different from adjusted earnings per diluted.
share metrics provided by other companies.
Reconciliation: Adjusted Earnings Per Share
Reconciliation: Adjusted Earnings Per Share
Three Months Ended
Low
High
June 30, 2010
2009
2005
2004
2003
2002
Earnings per diluted share
3.08
\$
3.23
\$
0.76
\$
2.55
\$
1.48
\$
1.18
\$
1.04
\$
0.82
\$
Adjustments:
Costs related to unsolicited takeover attempt
0.03
0.03
0.03
-

-
-
_
Debt extinguishment charges 0.02
0.02
0.02
0.07
-
-
-
-
Multi-employer pension plan withdrawal charges 0.02
0.02
0.02
0.05
-
-
-
-
Legal Settlement
-
_
-

-	
-	
0.02	
-	
Acquisition integration costs	
-	
-	
- 0.01	
0.01	
0.03	
-	
-	
Employee separation costs	
-	
-	
-	
0.01	
-	
-	
-	
Hurricane losses	
-	
-	
-	

0.02 Losses from discontinued operations 0.01 0.01 0.01 Adjusted earnings per diluted share 3.15 \$ 3.30 \$ 0.83 \$ 2.67 \$ 1.53 \$ 1.20 1.05 \$ 0.94 Calendar Year (Updated Guidance) Fiscal Year Ending March 31, 2011

33 33 33 33 33 33 33 33 The Company uses adjusted debt to provide investors with a more meaningful measure of the Company's debt obligations be a under the trade receivable securitization program. The Company believes

that using adjusted **EBITDA** provide investors meaningful insight into the Company's performance trend without the impact of costs related to the unsolicited takeover attempt, and multi-employer pens charges. Non-GAAP numbers should be read in conjunction with GAAP financial measures, as non-GAAP metrics are merely a supple replacement for, GAAP financial measures. Reconciliation: Adjusted Debt & EBITDA Reconciliation: Adjusted Debt & EBITDA Reconciliation of Adjusted debt: June 30, December June 30, December June 30, December June 30, (In thousands) 2007 2007 2008 2008 2009 2009 2010 Current portion of long-term debt 41,773 \$ 40,554 43,458 10,227 11,033 10,103 \$ 9,589 Long-term debt, excluding current portion 1,598,004 1,493,901

```
1,537,696
1,810,181
1,675,194
1,604,070
1,711,630
Net debt
1,639,776
1,534,455
1,581,154
1,820,408
1,686,227
1,614,173
1,721,219
Securitization of trade receivables
285,000
360,000
360,000
360,000
295,500
267,900
Adjusted debt
1,924,776
$
1,894,455
1,941,154
$
2,180,408
1,981,727
$
1,882,073
1,721,219
Three Months
Reconciliation of Adjusted EBITDA:
ended
ended
ended
ended
ended
```

ended

```
ended
June 30,
December
June 30,
December
June 30,
December
June 30,
(In thousands)
2007
2007
2008
2008
2009
2009
2010
Operating Income
111,037
$
118,329
134,856
$
130,522
107,910
99,988
122,751
Adjustments:
Depreciation & Amortization
44,472
48,072
53,502
54,740
56,400
59,454
60,467
Costs related to unsolicited takeover attempt
3,787
Multi-employer pension plan withdrawal charge
4,950
3,204
Adjusted EBITDA
155,509
$
166,401
```

188,359 \$ 185,262 \$ 164,310 \$ 164,392 \$ 190,209