BERRY PETROLEUM CO

Form 425

December 10, 2013

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Under the Securities Exchange Act of 1934

Subject Company: Berry Petroleum Company

Commission File No. 001-09735

Merger Overview December 2013

Forward-Looking Statements and Risk Factors

Statements made in these presentation slides and by representatives of LINN Energy, LLC, LinnCo, LLC and Berry Petroleum Company (collectively, the Companies) during the course of this presentation that are not historical facts are forward-looking statements. These statements are based on certain assumptions and expectations made by the Companies which reflect

management s experience, estimates and perception of historical trends, current conditions, anticipated future developments, potential for reserves and drilling, completion of current and future acquisitions, future distributions, future growth, benefits of acquisitions, future competitive position and other factors believed to be appropriate. Such statements are subject to a number of assumptions, risks and uncertainties, many of which are beyond the control of the Companies, which may cause actual results to differ materially from those implied or anticipated in the forward-looking statements. These include risks relating to financial performance and results, the integration of Berry s business and operations with those of LINN Energy, indebtedness under the companies credit facilities and Senior Notes, access to capital markets, availability of sufficient cash flow to pay distributions and execute our business plan, prices and demand for natural gas, oil and natural gas liquids, the Companies ability to replace reserves and efficiently develop current reserves, LINN Energy s ability to make acquisitions on economically acceptable terms, the regulatory environment, availability of connections and equipment and other important factors that could cause actual results to differ materially from those anticipated or implied in the forward-looking statements. See Risk Factors in LINN Energy, LinnCo and Berry s 2012 Annual Report on Form 10-K, Forms 10-Q, Registration Statement on Form S-4, each as amended, and any other public filings. We undertake no obligation to publicly update any forward-looking statements, whether as a result of new information or future events. The market data in this presentation has been prepared as of November 29, 2013, except as otherwise noted.

Transaction Overview Mark E. Ellis LINN Energy Chairman, President and CEO

Transaction Overview
Consideration
LinnCo to acquire Berry for 1.68 common shares of LinnCo
Transaction Value
~\$4.9 billion (includes assumed debt)
Premium

1467 to Parry a placing price on Neverther 1, 2012

~14% to Berry s closing price on November 1, 2013

~24% to Berry s 30-day average on November 1, 2013

~45% to Berry s closing price on February 20, 2013 (day prior to announcement)

Key Conditions

Subject to shareholder / unitholder approval of Berry, LINN Energy, and LinnCo

Timing

Shareholder / unitholder meetings December 16, 2013

Expected closing to be immediately after

4

ISS

(1)

Recommendation

LINN / LNCO

ISS recommends a vote FOR

all LINN Energy and LinnCo s proposals

Believe support for the merger is warranted

(1)

Institutional Shareholder Services Inc.

ISS Recommendation

BRY

ISS recommends Berry holders vote FOR

proposed merger with LINN Energy

Believe the deal is warranted given

the transaction s compelling strategic rationale

Expected Benefits to LINN

5

Expected to be accretive to cash available for distribution Improves diversification, scale and growth potential Increases LINN s production by ~30%

Increases LINN s liquids exposure

o

Berry s reserves are ~75% liquids Significant California position

0

Upon closing, LINN will be the 5th largest producer in California Significant operational and field synergies in the Permian Basin Berry s long-life, low-decline, mature assets fit well ~15% decline rate
Reserve life of >18 years
Significant additional resources

Estimate Berry s probable and possible reserves total ~630 MMBoe All stock consideration and greatly increased size result in significantly improved debt metrics

6
LINN Energy IPO in 2006 with initial enterprise value of ~\$713 million
Completed or announced 60 transactions for ~\$15 billion
(1)
Large, long-life diversified reserve base

LINN

Energy
And
Berry
Petroleum
(\$ in billions)
Current
(2)
PF Berry
(2)(3)
Equity market cap
\$7.1
\$10.3
Total net debt
7.1
8.8
Enterprise value
\$14.2
\$19.1
(\$ in billions)
Current
(4)
PF Berry
(3)(4)
Total proved reserves
~832 MMBoe
~1,107 MMBoe
% proved developed
64%
62%
% liquids
47%
54%
Reserve life-index
~17 years
~17 years
Gross productive wells
(5)
~16,000
~19,000
LINN Operations
Berry Operations
East Goldsmith
Field Acquisition
(1)
Includes pending Berry Petroleum (Berry) transaction and 15 acquisitions comprising the Appalachian Basin properties so
Pro forma for the East Goldsmith Field acquisition and \$500 million term loan facility.
Pro forma for pending merger with Berry, with an implied value of ~\$4.9 billion as of the day prior to the updated exchange

conditions, including shareholder and unitholder approval.

(4

Pro forma for the East Goldsmith Field acquisition and Panther divestiture.

(5)

Well count does not include ~2,500 royalty interest wells.

Note: Market data as of November 29, 2013 (LINE and LNCO closing prices of \$30.42 and \$31.18, respectively). Unless note of proved reserves for the East Goldsmith Field acquisition were calculated as of the effective date of the acquisition using for accordance with SEC rules and regulations. Estimates of proved reserves for the East Goldsmith Field acquisition based solely

MLP and Independent E&P
Size Rankings
LINN is one of the largest MLP and independent E&P companies
8
th
largest
public

MLP LLC (1) 12 th largest domestic independent oil & natural gas company (1) 7 Note: Market data as of November 29, 2013 (LINE closing price of \$30.42). Source: Bloomberg. (1) Pro forma for pending Berry transaction, which remains subject to closing conditions, including shareholder and unitholder ap-Rank Master Limited Partnership Enterprise Value (\$MM) Rank Independent E&P Enterprise Value (\$MM) **Enterprise Products Partners** \$76,565 1. ConocoPhillips \$107,396 2. **Energy Transfer Equity** \$57,957 2. Occidental Petroleum Corp.

\$80,511 3. Kinder Morgan Energy Partners \$56,697 3. Anadarko Petroleum Corp. \$56,278 4. **Energy Transfer Partners** \$43,583 4. EOG Resources Inc. \$50,035 5. Williams Partners \$30,856 5. Apache Corp. \$46,200 Plains All American Pipeline \$25,850 Chesapeake Energy Corp. \$34,834 7. Plains GP Holdings LP \$23,185 7. Marathon Oil Corporation \$31,454 8. LINN Energy LLC \$19,121 8. **Devon Energy Corporation** \$30,360 9. **ONEOK Partners** \$17,788 9. Noble Energy Inc. \$28,701 10. **Enbridge Energy Partners** \$17,151 Pioneer Natural Resources Co. \$26,937

11.

Magellan Midstream Partners \$16,558
11.
Continental Resources Inc. \$24,321
12.
Markwest Energy Partners \$15,138
12.
Linn Energy LLC (PF Berry) \$19,121
13.
Access Midstream Partners \$14,210
13. Range Resources Corp.
\$15,757
14. Cheniere Energy Partners
\$14,445
14.
EQT Corp.
\$15,730 15.
El Paso Pipeline Partners
\$13,345
15.
Cabot Oil & Gas Corp. \$15,671
16.
Western Gas Equity Partners \$12,379
16.
Southwestern Energy Co.
\$15,492 17.
Buckeye Partners
\$11,267
17.
Concho Resources Inc.
\$14,577 18.
Boardwalk Pipeline Partners
\$10,359
18.
Murphy Oil Corp. \$14,210
19.
Sunoco Logistics Partners
\$9,779

19. Denbury Resources Inc. \$9,364 20. Spectra Energy Partners \$9,451 20. Cimarex Energy Co. \$9,109 21. Western Gas Partners \$8,854 21. Whiting Petroleum Corp. \$9,053 22. Targa Resources Partners \$8,472 22. QEP Resources Inc. \$8,999 23. Regency Energy Partners \$8,382 23. Cobalt International Energy \$8,899 24. Atlas Energy LP \$7,657 MDU Resources Group Inc. \$7,589 25. Nustar Energy LP \$6,644

25.

\$7,532 (1)

SM Energy Co.

Strong, Diversified Reserve Base
Oil Proved Reserves Increase ~185 MMBbls
LINN Energy
~832 MMBoe
(~47% Liquids)
LINN Energy + Berry PF
~1,107 MMBoe

(~54% Liquids) Mid-Con 33% Green River 20% Hugoton 20% Permian 12% California 4% Michigan 5% Williston/ Powder River 4% E. Texas 2% Mid-Con 25% Green River 15% Hugoton 15% Permian 15% California 14% Rocky Mountains 7% Michigan 4% Williston/

Powder River

3% E. Texas 2%

Screened 189 opportunities Bid 41 for ~\$10.1 billion Closed 13 for ~\$1.4 billion Screened 122

opportunities Bid 31 for ~\$7.5 billion Closed 12 for ~\$1.5 billion Note: Asset Acquisitions based on total consideration. (1) Includes pending Berry transaction, which remains subject to closing conditions, including shareholder and unitholder approval. (1) Historical Acquisitions and Joint Venture Screened 246 opportunities Bid 20 for ~\$9.2 billion Closed 7 for ~\$2.9 billion 2010 2011 2012 Total ~\$11.3 Billion Since 2010 YTD 2013 (1) Screened 223 opportunities Bid 10 for ~\$7.9 billion Closed or announced

3 for ~\$5.5 billion

Asset Acquisitions Pending Berry Transaction LINN Has Created an Acquisition Machine \$4.9 \$0.6 \$1.4 \$1.5 \$2.9 \$5.5 \$0.0 \$1.0 \$2.0 \$3.0 \$4.0 \$5.0 \$6.0 2010

2011 2012 2013TD

10

~\$15 billion in acquisitions across 60 separate transactions

(1)

Strong record of:

(2)

Growth Through Accretive

Acquisitions

Value of Acquisitions Per Year (1) **Evaluating acquisitions** Integrating assets Pursuing multiple acquisitions simultaneously \$452 \$2,627 \$601 \$1,367 \$1,513 \$2,850 \$566 \$4,911 \$52 \$78 \$202 \$654 \$3,281 \$3,882 \$4,000 \$5,367 \$6,880 \$9,730 \$15,207 \$0 \$2,000 \$4,000 \$6,000 \$8,000 \$10,000 \$12,000 \$14,000 \$16,000 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012 2013TD **Cumulative Acquisitions** Acquisitions Completed In Year C-Corp Acquisition (1)

Includes pending

Berry transaction and 15 acquisitions comprising the Appalachian Basin properties sold in July 2008. Berry transaction subject to closing conditions, including shareholder and unitholder approval. (2) Includes pending Berry transaction, which remains subject to closing

conditions, including shareholder

and unitholder approval.

Central
Basin
Platform
Asset Overview
Net production ~4,800 Boe/d
Proved reserves of ~30 MMBoe (~70% oil)
o

Large infill drilling inventory Reserves-to-production ratio of ~17 years ~98% operated working interest 124 producing wells on 6,250 net acres Majority held by production Asset provides both short and long-term upside potential Expect to drill ~300 wells over the next 4-5 years Proven downspacing from 40 acres to 10 acres Future horizontal Clearfork potential Future Clearfork waterflood Additional reserve potential of ~24 MMBoe CO 2 flood potential in Glorieta, San Andres and Holt intervals 11 East Goldsmith Field \$525 million acquisition of properties located in the Central Basin Platform of the Permian Basin closed on October 31.

Recent Permian Acquisition (Q3 13)

East Goldsmith Field

12
Efficiently integrated 60 separate transactions across multiple basins
Currently operate:
~70%
of
wells

15

total

operated

rigs

running

o

8

rigs

focusing

on

horizontal

drilling

7

primary

operated

regions

Strong

track

record

of

operational

performance

Operate

~210

horizontal

wells

in

the

Granite

Wash

o

Reduced

drilling

costs

by

~14%

year-to-date

o

Reduced

cycle

times

in

the

Granite

Wash

from

~54

days

in

2011

to

~35

days

currently

Operate

~370

wells

in

the

Permian

Basin

0

Reduced

drilling

costs

by

~15%

year-to-date

o

Reduced

cycle

times

in

the

Wolfberry

play

from

~89

days

in

2011

to

~54

days

currently

Implemented

>320

maintenance

and

optimization

projects

since

assuming

operations

in

the

Hugoton

Basin

during

July

2012

Efficiency through economies of scale Ability manage large, technically complex capital programs Pad drilling techniques Simultaneous-operations processes (SIM Ops) Efficient Integration and Operations Significant, strategic gas gathering systems Jayhawk Gas Plant Water handling infrastructure

13

LINN Operational Update

(1)

Operational data as of LINN Energy s Third Quarter 2013 Earnings Press Release, filed on October 28, 2013. Granite Wash

8 rigs drilling in the region

12 Hogshooter wells producing in the Mayfield area with gross average IP rates of ~3,800 Boe/d

(~74% liquids) (1) Permian Basin 4 rigs drilling vertical Wolfberry wells Drilled 68 wells YTD 2013 and have reduced costs by ~15% (1) Potential for horizontal Wolfcamp and Spraberry Spud 1 non-operated horizontal Wolfcamp well and expect to participate in another 3 during late 2013 or early 2014 Expect to spud 1 operated horizontal Wolfcamp well in 2014 Jonah Field 2 rigs drilling in the region; participated in 27 operated and non-operated wells in 2013 (1) Expect to participate in an additional 19 operated and non-operated

wells

by year-end 2013, with an additional 24 wells expected to be drilling awaiting completion at that time (1) Hugoton Field Commenced 1-rig drilling program in Q2 13 ~400 potential drilling locations and plan to drill ~80 wells next year Identified a significant number of locations to sustain program for the next ~5 years 2 rigs targeting the Hogshooter interval in the Mayfield area of western Oklahoma 6 rigs focused on developing high-return, liquids-rich opportunities in the Texas Panhandle

LINN Berry

Pro Forma Energy (3)

+

Petroleum

= LINN

Q3'13 PF Production (Boe/d)

~17,800 ~8,355 ~26,155 Proved Reserves (MMBoe) 97 63 160 Net Acreage ~104,000 ~60,000 ~164,000 Well Count (Gross) ~1,800 ~325 ~2,125 Significant operational and field synergies in the Permian Basin 80% liquids ~160 MMBoe proved reserves Production of >26,000 Boe/d in Q3 13 Currently running 7 combined rigs (1) Operational and reserve data as of December 31, 2012, pro forma for the East Goldsmith Field acquisition and pending Berry I Includes LINN s New Mexico operations. (3) Pro forma for the East Goldsmith Field acquisition. Permian Basin Significant Improvement in Size and Scale Overview (1)(2)14 Operations Map Berry Acreage Wolfberry Trend LINN Acreage **DELAWARE DELAWARE BASIN BASIN CENTRAL CENTRAL BASIN BASIN PLATFORM PLATFORM MIDLAND**

MIDLAND
BASIN
BASIN
Midland
Borden
Winkler
Upton
Permian Basin Operational Overview
NM
Eddy
Lea
Andrews
Ector
Ward
Crane
Pecos
Reagan
Crockett
Schieicher
Irion
Martin
Dawson
Howard
Garza
Stonewall
Shackleford
TX
Hockley
Combined position of >160,000 net
acres adds size and operational
scale

LINN Berry Energy Petroleum Net Acreage ~27,600 ~32,000

Avg. Working Interest 94% % Held by Production (HBP) ~100% 15 Permian Basin Horizontal Wolfcamp Potential Includes only current Wolfcamp operations. Wolfcamp Operations Map Overview Wolfcamp Operational Overview (1) LINN Leases Berry Leases Currently active in non-operated horizontal Wolfcamp (Diamondback operated) and expect to begin operated activity in 2014 LINN s operational capabilities provide the greatest opportunity to develop the combined horizontal Wolfcamp acreage Larger size and scope enhances combined value Experienced technical team Operate ~210 horizontal Granite Wash Better access to capital Currently evaluating multiple strategies to maximize value for its Permian position

Drilling the acreage ourselves

Asset-trades for producing assets

Joint-ventures

Strategic Highlights Robert F. Heinemann Berry Petroleum President and CEO

Expected Benefits to Berry 17

Berry believes

that

LINN

is

offering compelling value to Berry shareholders Berry shareholders to receive 1.68 common shares of LinnCo ~14% premium to Berry s closing price on November 1, 2013 ~24% premium to Berry s 30-day average on November 1, 2013 ~45% premium to Berry s closing price on February 20, 2013 (day prior to announcement) LINN s tax attributes and unique structure benefit Berry shareholders Significant dividend increase (1) Represents an increase of ~9x Berry s assets fit well in an MLP / yield structure Meaningful increases to a more diverse set of reserves and production Significantly increases size and scale with lower cost and greater access to capital Berry believes that LINN is the most logical buyer; Berry did not receive a topping bid after the initial announcement (1) Subject to the declaration by the Boards of Directors of LINN Energy and LinnCo. Berry s Board and management believe negotiated terms are in the best interest of shareholders.

Key Statistics 2011 2012 2013E Production (Boe/d) 35,687 36,402

40,500 40,800 Oil 24,771 27,393 32,400 32,600 Oil Percentage 70% 75% ~80% Nat Gas 10,916 ~9,000 -5 to 10% Total Capital (\$MM) \$527 \$675 ~\$600 276 MMBoe Proved Reserves Year End 2012 2013 Capital Distribution Overview Berry Petroleum is a Denver-based independent E&P company focused on developing its oil assets in the: San Joaquin Basin in California Uinta Basin in Utah Permian Basin in Texas Berry s strategy is to grow oil production 10% 15% per year while generating top quartile operating margins to increase its Cash Flow per Share at a double-digit pace Berry Petroleum Overview

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Invest only in the development of crude oil
Increase oil production from five assets in three
basins
Improve margin from oil growth and improved
marketing realizations
Balance cash flow and capital investment to
minimize issuing equity

Combine the four parts of the plan to drive cash flow per share growth
Growth from Assets in Three Oil Basins
Cash Flow Per Share
Invest in Consistent Oil Growth
Commentary
19
Berry s Business Plan

Highlights from Last 12 Months Production Growth of 5 Oily Assets

(Q3 12

Q3 13)

Oil production has grown 20% since Q3 12

with total production growing ~14%

Production mix increased to ~80% oil

Diatomite production increased from 3,500

Boe/d to 5,260 Boe/d and New Steam Floods

grew 71% to 3,300 Boe/d

Berry s 2013 total margin is ~\$49 / Boe

20

Berry s 2013 Performance

Top-Tier Operating Margins

Q3

2013

Margin

Per

BOE,

BRY

vs.

Peers

(1)

(1)

Peers

include:

BBG,

COG,

DNR,

FST,

KWK,

LPI,

NFX,

ROSE,

SD,

SFY,

SGY,

SM,

WLL,

XEC.

0

10,000

20,000

30,000

40,000

Q3 2012

Q3 2013

Uinta: +36%

Permian: +22% NSF: +71%

Diatomite: +50%

SMWSS: -3%

Stable production from legacy assets in the

th largest U.S. field Produced 12,275 Bo/d in Q3, 92% NRI Produce heavy crude (13° API) using steam injection with development focused on deeper pay zones and continuous injection in flanks South Midway expected to deliver ~\$250 MM of free cash flow in 2013 Successfully maximizing cash flow and achieving more shallow decline than 5% 8% forecast South Midway Production History Asset Highlights South Midway-Sunset Field Map Continuous Steam Injection at South Midway South Midway-Sunset

9

22

Diatomite has 360 million barrels of oil in place on 540 acres, targeting ~1,000 wells on 5/8 acre spacing Focusing on consistently growing the completion count, integrating technology and operations to deliver production growth Accelerating conversion to steam flooding from cyclic

steaming at McKittrick 21Z should enhance performance, drive production growth and value Strategy is to pursue other smaller developments and bolt-on opportunities to leverage expertise Asset Highlights

North Midway Assets

Diatomite Quarterly Production

Note: Data provided by seller. Source: Berry Petroleum. McKittrick 21Z Quarterly Production

North Midway-Sunset

Compiled ~122,000 net acres with ~75 MMBoe of risked resource since entering basin in 2003
Current production on 40-acre spacing; historically 60% crude oil and 40% gas
Significant drilling inventory targeting the Green River and Wasatch reservoirs
Improving margins through railing crude oil to

markets outside of Salt Lake City Reduced average drilling days from 12 days in 2012 to fewer than 8 days in 2013 **Asset Highlights** Uinta Resource Development Drilling Days by Quarter Risked Production Profile 23 Uinta Assets 0 5,000 10,000 15,000 20,000 2013 2014 2015 2016 2017 0 4 8 12 16 Q1 '12 Q2 '12 Q3 '12 Q4 '12 Q1 '13

Q2 '13 Q3 '13 14 6

Receiving Value for Heavy Oil Assets
Berry Heavy Oil Assets Fit MLP Profile
Observations
Merger Benefits for Berry
24
Combined size and scale can fully maximize the value of Berry s assets
Berry s long-lived reserves with shallow decline are an ideal fit for the Upstream MLP model

Merger is tax-free event for Berry shareholders with an approximate 9xincrease in the dividend (1) The pro forma company has greater asset and geographic diversification LINN s conservative hedging strategy protects cash flow for 4-6 years Potential for further upside as LINN provides: (1) Subject to the declaration by the Boards of Directors of LINN Energy and LinnCo. 0 3,000 6,000 9,000 12,000 15,000 2009 2010 2011 2012 2013E Shallow 1.5 % (CAGR) decline in production from S. Midway Asset Team \$0 \$100 \$200 \$300 \$400 2009 2010 2011 2012 2013E S. Midway Free Cash Flow S. Midway Capital Established acquisition and growth track record

Proven technical teams which are complimentary to Berry s

Financial Highlights Kolja Rockov LINN Energy Executive Vice President and CFO

26
First ever acquisition of a public C-Corp. by an upstream LLC or MLP
Transaction value of \$4.9 billion, including assumed debt of ~\$1.7 billion Expected to be accretive to cash available for distribution
Accretion expected to increase in subsequent years
All stock consideration and greatly increased size result in

significantly improved debt metrics
Transaction provides additional liquidity and financial flexibility
Greater access to capital markets
Increases access to institutional market
Liquidity / float of LNCO increases ~3x
Financial Highlights

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Reduces Tax
Reporting
Burdens
Shareholders receive Form 1099 rather than a Schedule K-1
No state income tax filing requirements
No UBTI

(1)

implications

Efficient Tax

Structure

Estimated tax at LinnCo

(2)

estimated to be \$0.00, \$0.01 and

\$0.07 per share for 2013, 2014 and 2015, respectively

Simple & Fair

Structure

1 LinnCo share = 1 vote of LINN unit

Similar economic interest

Expands Investor

Base and Access

to Capital

Institutions

Tax-exempt organizations

Incremental retail investors (including IRA accounts)

Tax-Efficient Way

to Acquire E&P

C-Corps.

Both private and public

(1)

Unrelated business taxable income.

(2)

Includes pending Berry merger and assumes current strip prices and estimated capital spending.

LinnCo Structure

Advantages

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LLC

Units

LinnCo

Common

Shares

Current distribution

of \$2.90 / unit (1) Schedule K-1 (partnership) Current dividend of \$2.90 / share (2) Form 1099 (C-Corp.) LLC Units Investors now have the ability to own LINN Energy two ways: LINE (Partnership for tax purposes / K-1) LNCO (C-Corp. for tax purposes / 1099) Tax liability to LinnCo on LINN Energy s distribution estimated to be \$0.00, \$0.01 and \$0.07 per share for 2013, 2014 and 2015, respectively (3) \$2.90 Distribution \$2.90 Distribution \$2.90 Dividend (1) Represents the current annualized cash distribution of \$2.90 per unit. Represents the current annualized cash dividend of \$2.90 per share. Includes pending Berry merger and assumes current strip prices and estimated capital spending. LinnCo Structure Overview LINE **LNCO** LINE Unitholders **LNCO** Shareholders

LINN Energy, LLC

Natural Gas Positions

Percent Puts

(3)

Swaps Puts

(2) 29

Oil Positions

Percent Puts

(3)

Swaps

(4)

Puts

Significant Hedge Position

(Graphs Do Not Include Pending Berry Transaction)

LINN is hedged ~100% on expected natural gas production through 2017;

~100% on expected oil production through 2016

LINN partnered with Berry to hedge a portion of the production from the transaction

before closing

As a result, Berry is significantly hedged for 2014 (~90% hedged) on expected oil production

Note: Except as otherwise indicated, illustrations represent full-year hedge positions as of September 30, 2013.

(1)

Represents the period October-December 2013.

(2)

Excludes natural gas puts used to indirectly hedge NGL revenues.

(3)

Calculated as percentage of hedged volume in the form of puts.

(4)

Includes certain outstanding fixed price oil swaps of approximately 5,384 MBbls which may be extended annually at prices of and December 31, 2018, and \$90.00 per Bbl for the year ending December 31, 2019, if the counterparties determine that the strespective preceding year. The extension for each year is exercisable without respect to the other years.

C-Corp. Peers

% Hedged

(1)

(1)

Note: LINN s hedge percentages based on internal estimates. Excludes NGL production and natural gas puts used to hedge N Source: Production estimates based on Bloomberg consensus, and hedge information based on publicly available sources.

Represents simple average and peer group includes: CLR, FST, XEC, KWK, NFX, PXD, PXP, RRC, SWN and WLL.

(2) Represents simple average and peer group includes: BBEP, EVEP, LGCY, LRE, MEMP, MCEP, PSE, QRE and VNR. LINN s cash flow is notably more protected from oil and natural gas price uncertainty than its C-Corp. and Upstream MLP / LLC peers Significant Hedge Position (Equivalent Basis) (Does Not Include Pending Berry Transaction) % Swaps % Puts 30 Upstream MLP / LLC Peers % Hedged (2) 63% 65% 70% 69% 54% 37% 35% 30% 31% 25% 100% 100% 100% 100% 79% 47% 20% 4% 1% 1% 71% 49% 29% 16% 9% 0% 20% 40% 60% 80% 100% 2013 2014 2015 2016

2017

2013 LINN s Distribution Stability and Growth 31 **Distribution History** (2) Stability During Credit Crisis LINN has performed well through all kinds of commodity price cycles Distribution stability maintained throughout the Credit Crisis (i.e. 2008 2009) 16 out of 74 **MLPs** (23%)were forced to reduce or suspend distributions (1) WTI Crude Oil Henry Hub Natural Gas **Quarterly Distributions** Source for commodity prices: Bloomberg. (1) Source: Wells Fargo Securities, LLC research note entitled MLP Primer

Fourth Edition published on November 19, 2010. (2) The Q1 2006 distribution, adjusted for the partial period from the Company's closing of the IPO on January 19, 2006 through I NGLs (Mont Belvieu) \$0.40 \$0.40 \$0.43 \$0.52 \$0.52 \$0.57 \$0.57 \$0.63 \$0.63 \$0.63 \$0.63 \$0.63 \$0.63 \$0.63 \$0.63 \$0.63 \$0.63 \$0.63 \$0.66 \$0.66 \$0.66 \$0.69 \$0.69 \$0.69 \$0.73 \$0.73 \$0.73 \$0.73 \$0.73 \$0.73 \$0.73 \$0.73 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4 Q1 Q2

Q3 Q4 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4 Q1 Q2 Q3

\$2 \$4

\$6 \$8

\$10

\$12 \$14

\$16

\$18 \$0

\$20 \$40

\$60

\$80

\$100 \$120

\$140

\$160 \$180

\$20.20

0.40

0.43

0.52

0.52

0.57

0.57

0.63 0.63 0.63 0.63 0.63 0.63 0.63 0.63 0.63 0.63 0.63 0.66 0.66 0.66 0.69 0.69 0.69 0.73 0.73 0.73 0.73 0.73 0.73 0.73 0.73 \$0.40 \$0.80 \$1.23 \$1.75 \$2.27 \$2.84 \$3.41 \$4.04 \$4.67 \$5.30 \$5.93 \$6.56 \$7.19 \$7.82 \$8.45 \$9.08 \$9.71 \$10.34 \$11.00 \$11.66

\$12.32 \$13.01 \$13.70 \$14.39 \$15.12

\$15.84 \$16.57 \$17.29 \$18.02 \$18.74 \$19.47 \$-\$2.00 \$4.00 \$6.00 \$8.00 \$10.00 \$12.00 \$14.00 \$16.00 \$18.00 \$20.00 Q1 Q2 Q3 Q4 Distribution History

Distribution History

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(1) 2012 2013 (2)

Quarterly Distribution
Cumulative Distribution
Consistently paid distribution for 32 quarters
81% increase in quarterly distribution since January 2006 IPO
(1)
(1)
The Q1 2006 distribution, adjusted for the partial period from the Company's closing of the IPO on January 19, 2006 through
(2)
Includes December s distribution / dividend to be paid December 17, 2013 (LINE) and December 18, 2013 (LNCO), respect
2006
2007
2008
2009
2010
2011

Note: Market data

as

of

November

29,

2013 (LINE and BRY closing price of \$30.42 and \$50.32, respectively). Source: Bloomberg. LINN Total Return and Unit Price Appreciation (LINE IPO Present of ~190%) LINN Historical Return 33 (125%)2006 2007 2008 2009 2010 2011 2012 2013 (75%)(25%)25% 75% 125% 175% 225% 275% ~66% ~67% ~64% ~207% ~190% LINE Total Return (TR) BRY Total Return (TR)

Alerian MLP TR Index S&P Mid-Cap E&P TR Index S&P 500 TR Index

Vanguard Breitburn EV Energy Legacy QR Energy Atlas Resource Pioneer

Memorial

Berry)

LRR Energy Mid-Con Energy \$14.2 Billion \$0.0 \$5.0 \$10.0 \$15.0 \$20.0 LINN Energy All Others (11 MLPs) 34 Current Landscape for E&P MLPs LINN has a significant size advantage in the E&P MLP / LLC market E&P market presents significantly more acquisition opportunities than rest of MLP market E&P sector has room to grow; \$40 billion versus \$739 billion for all other sectors LINE vs. Other Upstream MLPs MLP / LLC Total EV: \$779 Billion Note: Market data as of November 29, 2013 (LINE and **LNCO** closing price of \$30.42 and \$31.18, respectively). Source: Bloomberg and FactSet. (1) Pro forma for pending Berry transaction, which remains subject to closing conditions, including shareholder and unitholder ap-LINN (PF

(1)

\$19.1 Billion

\$21.3 Billion

\$40

Billion

\$739

Billion

E&P MLP /

LLC

5%

All Others

95%

Greater access to capital markets

Ability to complete larger transactions

(1) Does not include

35

pending Berry

transaction due to the fractional impact to the Company's quarterly guidance as result of the potential December 16, 2013 closing. (2) Percentage growth estimate calculated by removing production volumes associated with the Panther assets. Excess (shortfall) of net cash provided by (used in) operating activities after distributions to unitholders and discretionary adju Updated Q4 2013 Guidance (1) LINN reiterates Q4 estimated production guidance of ~840 860 MMcfe/d 2013E organic production growth of 8 10% remains on-track (in spite

of severe winter weather in the Permian and Mid-Continent regions) (2) LINN s updated Q4 excess of net cash (3) is expected to be ~5 10% above the Company s current distribution amount compared previous guidance of 0% (1) Production on-track NGL prices continue to increase Continuing to realize lower operating expenses Berry s 2013 estimated production is expected

to

be ~40,800 Boe/d, representing the high end of its previously updated guidance Q4 production expected to be ~44,000 Boe/d Improving LINN s distribution stability Generated excess of net cash (3) in Q3 (~1% above the distribution amount) Expect to generate excess of net cash (3) in Q4 (~5 10% above the Company s distribution amount)

Pending Berry merger expected to be accretive to cash available for distribution

Combined company will be one of the largest independent oil and natural gas companies in North America

Combined company has a geographically diverse, long lived asset base with strong and stable cash flow

Potential for production optimization and cost savings

Substantial size can be a benefit in the MLP market

Accretive to LINN s cash available for distribution

Berry shareholders have the opportunity to participate in future upside LINN and LinnCo are currently trading at historically high yields (~10% & ~9% for LINN & LinnCo, respectively) Summary 36 Pro forma production of ~180,000 Boe/d Proved reserves of approximately >1.1 billion Boe (54 percent liquids) LINN targets hedging ~100% of expected production for 4 6 years Identified ~\$20 million of synergies in G&A Greater access to capital markets Ability to complete larger transactions Accretion expected to increase in subsequent years Proven acquisition track record

Potential to revert to historically lower yields

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Berry Bonds and Revolver Post-Closing

Berry Bonds

Transaction triggers Change of Control and investor option to put bonds at 101% of par;

LINN plans to make a Change of Control offer pursuant to the indenture

If bonds are put, LINN has sufficient liquidity to redeem any tendered Berry bonds

~\$2.7 billion of pro forma capacity

~\$1.1 billion of Berry bonds outstanding

Berry will be an unrestricted LINN subsidiary with ~\$435 million of initial restricted payments capacity

Berry bond coupons and maturities fit well within existing LINN bond complex Berry Revolver

LINN has received lender commitments for the following:

Maintain Berry s existing \$1.2 billion revolver post-closing (\$1.4 billion borrowing base)

Conform material terms and covenants of the Berry revolver to match LINN revolver

At closing, Berry revolver will be fully drawn with proceeds available to LINN

LINN intends to use any cash distributed from Berry, up to the initial restricted payments capacity of

~\$435 million, to reduce borrowings under its own revolver

Excess cash of \sim \$100 million would remain on Berry s balance sheet to fund capex or to be distributed to LINN in the future if Berry generates additional restricted payments capacity Significantly enhances LINN s liquidity and positions balance sheet for future growth

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Capital Structure (9/30/13)

(1)

Pro forma

for

the

financing

of LINN s \$525 million East Goldsmith Field acquisition, which closed on October 31. Berry s initial restricted payments capacity allows up to ~\$435 million to be distributed to LINN. At closing, Berry s revolved to reduce borrowings under its own revolver. Excess cash would remain on Berry s balance sheet to fund capex or to be distri LINN and Berry had outstanding letters of credit of ~\$5 million and ~\$27 million, respectively, at September 30, 2013, which (\$ in millions) LINN Pro Forma Capital Structure at 9/30/13 **Summary Balance Sheet** Before Merger (1) Adjustments (2) After Merger Cash and cash equivalents \$27 \$ ---\$27 Credit facility (1) \$1,730 \$(435) \$1,295 Term loan due 2018 (1) 500 ---500 Senior notes: 6.50% Senior notes due 2019 750 ---750 6.25% Senior notes due 2019 1,800 ---1,800

```
8.625% Senior notes due 2020
1,300
---
1,300
7.75% Senior notes due 2021
1,000
1,000
4,850
---
4,850
Total debt
$7,080
$(435)
$6,645
Availability
Credit facility note amount
$4,000
$
---
$4,000
Less: outstanding borrowings + LCs
(3)
(1,735)
435
(1,300)
Undrawn capacity
$2,265
$435
$2,700
Berry
Pro Forma Capital Structure at 9/30/13
Summary Balance Sheet
Before Merger
Adjustments
(2)
After Merger
Cash and cash equivalents
$24
$102
$126
Credit facility
$636
$537
$1,173
Senior notes:
10.25% Senior notes due 2014
205
---
```

205

```
6.75% Senior notes due 2020
300
---
300
6.375% Senior notes due 2022
600
---
600
1,105
---
1,105
Total debt
$1,741
$537
$2,278
Availability
Credit facility note amount
$1,200
$
---
$1,200
Less: outstanding borrowings + LCs
(3)
(663)
(537)
(1,200)
Undrawn capacity
$537
$(537)
$
```

Appendix

Substantial Institutional Yield Market

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LinnCo structure allows LINN to access the much larger institutional market

MLP sector has grown tremendously but still remains primarily retail

Note: Market data as of November 29, 2013. Source for MLP Enterprise Value chart: R.W. Baird Equity Research and FactSe Source for table: Wells Fargo Securities, LLC.

MLP Sector s Enterprise Value Growth Top-10 Equity Income Mutual Funds Average MLP Average MLP Time Period Follow-Ons (\$MM) Issuances / Year 2003 - 2009 \$150.9 42 2010 - 2013TD \$251.8 60 % Increase 67% 43% The Alerian MLP Index yields ~5.9% The top-10 equity income mutual funds have an aggregate of ~\$348 billion of assets and an average portfolio yield of ~1.6%. American Funds Washington \$68B Dodge & Cox Stock \$52B Vanguard Windsor Funds \$46B American **Funds** American Mutual \$31B **Blackrock Equity** Dividend \$31B T. Rowe Price **Equity Income** \$31B MFS Value \$29B Vanguard Value Index \$27B T. Rowe Price Value

\$17B Mutual

Shares

\$16B

\$0

\$100

\$200

\$300

\$400

\$500

\$600

\$700

\$800

\$900

Additional Information about the Proposed Transactions and Where to Find It

In connection with the proposed transactions, LinnCo and LINN have filed with the U.S. Securities and Exchange Commission (the SEC), and the SEC has declared effective on November 14, 2013, a registration statement on Form S-4 (Registration No. 333-187484) that includes a joint proxy statement of LinnCo, LINN and Berry that also constitutes a prospectus of LINN and LinnCo. LinnCo and LINN filed a definitive proxy statement/prospectus with the SEC on November 14, 2013. LinnCo and LINN also plan to file other relevant documents with the SEC regarding the proposed transactions. INVESTORS ARE URGED TO READ THE JOINT PROXY STATEMENT/PROSPECTUS AND OTHER RELEVANT DOCUMENTS FILED WITH THE SEC IF AND WHEN THEY BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. You may obtain a free copy of the joint proxy statement/prospectus and other relevant documents filed by LinnCo, LINN and Berry with the SEC at the SEC s website at www.sec.gov. You may also obtain these documents by contacting LINN s and LinnCo s Investor Relations department at (281) 840-4193 or via e-mail at ir@linnenergy.com or by contacting Berry s Investor Relations department at (866) 472-8279 or via e-mail at ir@bry.com.

Participants in the Solicitation

LinnCo, LINN and Berry and their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the proposed transactions. Information about LinnCo and LINN s directors and executive officers is available in the Registration Statement on Form S-4 relating to the merger. Information about Berry s directors and executive officers is available in Berry s Form 10-K/A for the year ended December 31, 2012, dated April 30, 2013. Other information regarding the participants in the proxy solicitations and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus and other relevant materials to be filed with the SEC regarding the proposed transactions when they become available. Investors should read the joint proxy statement/prospectus carefully when it becomes available before making any voting or investment decisions. You may obtain free copies of these documents from Berry, LINN or LinnCo 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 of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended.

Cautionary Note Regarding Forward-Looking Statements

This document contains forward-looking statements, which are all statements other than statements of historical facts. These forward-looking statements involve significant risks and uncertainties that could cause actual results to differ materially from those anticipated. Important economic, political, regulatory, legal, technological, competitive and other uncertainties are identified in the documents filed with the SEC by LINN and LinnCo 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. None of LINN nor LinnCo undertakes any obligation to update the forward-looking statements included in this press release to reflect subsequent events or circumstances.