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> Subject Company: 3M Company Commission File No.: 1-3285 Date: December 14, 2021



Disclaimer

Cautionary Notes on Engaged Looking Statements

This communication includes "forward-looking statements" as that term is defined in Section 274 of the Securities Act of 1903, as amended, and Section 2716 of the Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904 (and Section 2716 of the Securities Exchange Act of 1904, and Section 2716 of the Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended and Section 2716 of the Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended and Section 2716 of the Securities Exchange Act of 1904, as amended and Section 2716 of the Securities Exchange Act of 1904, as amended and Section 2716 of the Securities Exchange Act of 1904, as amended the Securities Exchange Act of 1904, as amended the Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended the Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended by the Private Securities Exchange Act of 1904, as amended to the Private Securities Exchange Act of 1904, as amended to the Private Securities Exchange Act of 1904, as amended to the Private Securities Exchange Act of 1904, as amended to the Private Securities Exchange Act of 1904, as amended to the Private Securities Exchange Act of 1904, as amended to the Private Securities Exchange Act of 1904, as amended to the Private Securities Exchange Act of 1904, as amended to the Priv

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Any forward-locking statements speak only as of the date of this communication. None of Neogen, 3M or SpinCo undertakes, and each party expressly disclaims, any obligation to update any forward-locking statements, whether as a result of new information or development, future events or otherwise, except as required by law. Readers are caudioned not to place undue relance on any of these forward-locking statements.

Important Information About the Transaction, and Where to Find it

In connection with the proposed transaction, Neogen and SpinGo intend to file relevant materials with the SEC, including a registration statement on Form S-4 that will include a proxy statement/prospectus relating to the proposed transaction. In addition, SpinGo expects to the a registration statement in connection with its separation from 3M. INVESTIGES AND SECURITY YELDERS AND INTELLIGIBLE TO READ THE INSCRIPTION STATEMENTS, PRICING STATEME

Participants in the Solicitation

This communication is not a solicitation of a group from any investor or security holder. However, Neogen, 3M and certain of their respective directors, esecutive officers and other members of management and employees may be deemed to be participants in the solicitation of grozees from shareholders of Hoogen in connection with the proposed transaction under the rules of the SEC, information reparating the persons who have under the rules of the SEC, participants in the solicitation of the solicitation

No Offer or Solicitation

This communication is not intended to and shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote of approaci, 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 offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1033, as ammented.



Today's Presenters

John Adent

Chief Executive Officer

CEO of Neogen Since 2017
 Previously CEO of Patterson Animal Health and CEO of Animal Health International

NEOGEN



Steve Quinlan Chief Financial Officer

- CFO of Neogen Since 2011
 Previously CFO of Detrex Corporation





Mojdeh Poul Group President, Health Care

- Group President of 3M Health Care Since 2019
 Previously President of 3M Canada

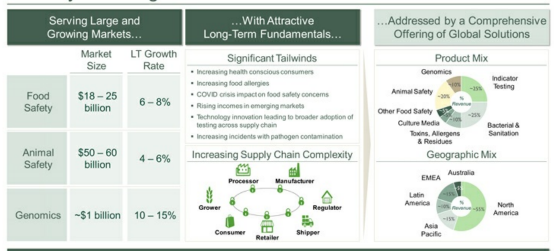


Neogen and 3M Food Safety - A Compelling Combination



NEUGEN (1) Estimated revenue for the proforma company in first 12 months post-close

Combined Company Well-Positioned to Address Global Food Security Challenges



Significant opportunity to achieve long-term success in this attractive and rapidly growing category



Transaction Summary

	Neogen to combine with 3M's Food Safety business via a Reverse Morris Trust transaction
	 Combined enterprise value of ~\$9.3 billion⁽¹⁾
	 Neogen shareholders and existing 3M shareholders to own 49.9% and 50.1% of the combined entity, respective
Structure & Consideration	 Implied enterprise value for 3M's Food Safety business of ~\$5.3 billion⁽¹⁾, including \$1 billion in new debt to be incurred by 3M's Food Safety business
	 Represents an implied multiple of ~32x and ~27x CY 2022E Adjusted EBITDA pre and post run-rate synergies respectively
	Estimated pro forma Neogen net leverage at closing of <2.5x
	Global headquarters to remain in Lansing, Michigan with offices in 13 countries serving over 140 countries
Operations &	 Neogen CEO John Adent to lead the combined company along with executives and personnel from both Neoge and 3M Food Safety
Governance	Jim Borel, current Neogen Board Chair, to continue in role
	New Board to be comprised of eight current Neogen directors and two 3M designated directors
Timing & Closing	Subject to Neogen shareholder approval, regulatory approvals and customary closing conditions
Conditions	Transaction anticipated to close by the end of the third calendar quarter of 2022
ynergy Opportunity	
	 Run-rate cost synergies of ~\$15 million

NEOG

Combination Aligns With Neogen's Strategic & Financial Priorities

		3M Food Safety
Neogen's Mission	Be a leading company in the development and marketing of solutions for food security	\checkmark
Neogen's Vision	Continue to play a key role in enhancing the safety, quality and quantity of the global food supply for the rapidly growing world population	\checkmark
Strategic Criteria	 Enhance product offering and customer base Advance R&D, manufacturing, technological and commercial capabilities Expand international presence 	\checkmark
Financial Criteria	Enhance revenue growth potential Improve margin profile through product mix and cost savings Shift portfolio towards higher growth, lower volatility markets Accretive to Neogen's shareholders Maintain strong balance sheet	\checkmark



Transaction Benefits for 3M and 3M Shareholders

Highly Attractive **Combined Company**

- Combination creates a leading global innovator in food security to help customers protect manufacturing and delivery across the world's food supply chain
- Enhanced geographic footprint, innovative product offerings and digitization capabilities, with deeper operational focus and agility to meet customer needs
- Tailored capital allocation decisions and flexibility to pursue organic and inorganic growth
- Strategic partner with proven track record as a public company

Significant Value Creation for 3M Shareholders

- Unlocks a premium multiple for 3M's Food Safety business in a tax-efficient manner through a "Reverse Morris Trust" transaction structure
- The transaction implies an enterprise value for 3M's Food Safety business of ~\$5.3 billion(1), including \$1 billion in new debt to be incurred by 3M's Food Safety business
- Implied multiples for EV / Revenue of ~13x and EV / Adjusted EBITDA of ~32x on a CY 2022E basis
- 50.1% ownership provides 3M shareholders with the opportunity to participate in the significant long-term growth potential of a pure play food security innovator



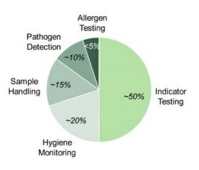
NEOGEN (1) Based on Neogen's closing share price as of December 13, 2021.

3M Food Safety At a Glance

Business Highlights

- A leading manufacturer of food safety solutions including PetrifilmTM, a globally recognized indicator testing product
- Diversified revenue base with 100,000+ end customers served through distribution (60%) and direct (40%)
- Highly attractive financial profile with revenue CAGR of ~10% since 2000
- Headquartered in the United States; ~470 employees worldwide

Revenue Breakdown by Product





3M Food Safety Product Offerings

	Indicator Testing	Hygiene Monitoring	Sample Handling	Pathogen Detection	Allergen Testing	
Revenue Contribution	~50%	~20%	~15%	~10%	<5%	Recurring revenue driven by >95% of revenues
Consumables	100		T	1111111	1	Hygiene monitoring and pathogen detection categories benefit from corresponding consumables
Consumacies	**	M. M. Sar	55133			
Hardware &			N/A	mm(F)	N/A	
Software				1		Assisting with matrix validation for new solutions / applications
Revenue From Consumables	~99%	~90%	100%	~95%	100%	facilitates long-term relationships

Deep technical engagement and local support facilitates long-term customer relationships in which hardware placements drive recurring revenue from consumable product revenue



Neogen At a Glance

Business Highlights

- A leading pure play food security company with comprehensive product offerings spanning food safety, animal safety and genomics and deep customer relationships across the globe
- · Highly attractive financial profile
 - 22-year revenue CAGR of ~15%
 - Historical track record of high single-digit organic growth, including ~9% in FY 2021
 - Strong international exposure of ~35% of revenue
- Focus on innovation and new product development
 - ~60 successful products developed over last 2 years
- Headquartered in the United States; >2,000 employees worldwide

Revenue Breakdown By Product By Go-to-Market Strategy Culture Media Culture Media Bacterial & Sanitation 10% Animal Safety Other Food Safety Consumables vs. Hardware Hardware Hardware Latin America 15% Asia Pacific -5% Australia



Neogen's Product Offerings

Food Safety Protecting the Food Supply

- Food safety products that reach all segments of the food, beverage and feed industries
- Solutions include: rapid diagnostics for the detection of unintended substances, sanitation verification tools and innovative pathogen tests



Corporate and Food Safety Headquarters: Lansing, Michigan

Animal Safety Ensuring Wellbeing of Livestock & Pets

- Develop solutions for animal protein, animal performance and companion animal segments
- Offer veterinary instruments and supplies, cleaners and disinfectants for farm and veterinary settings, insecticides and rodenticides to limit the spread of disease



Headquarters: Lexington, Kentuck

Genomics proving Food Security

- Develop solutions that allow protein producers to make educated breeding decisions
- Solutions improve efficiency of herds, help breed associations verify parentage, and enable food safety professionals to identify bacterial strains associated with disease outbreaks

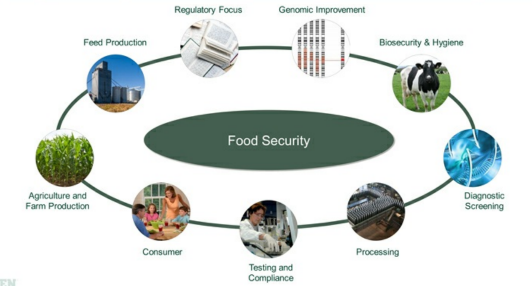


Headquarters: Lincoln, Nebraska

Product offerings across Neogen's food safety, animal safety and genomics platforms help solve our customers' global food security challenges



Neogen's Integrated Offering Covering the Food Security Chain



NEOGEN

Key Attributes for the Combination

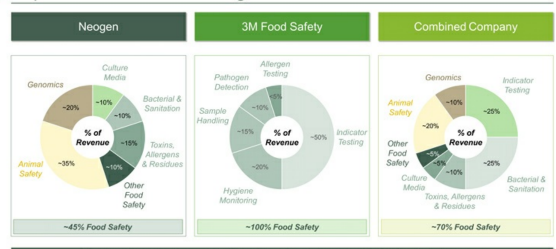


Combined Company Well-Positioned to Address Global Food Security Challenges



REGGEN (1) Estimated revenue for the proforma company in first 12 months post-close

2 Expansive Product Offering



Combination improves weighting towards stable growth food safety business with strong positions in attractive product categories



Reflects approximate revenue mix. Bacterial & Sanitation includes Hygiene Monitoring, Sample Handling and Pathogen Detection, Toxins, Allergens & Drug Residues includes Allergen Testing

3 Complementary, Diverse, Blue Chip Customer Base



Deep relationships with a diverse group of customers across the world better served by the combined company



4 Robust Innovation Engine

		Neogen	3M Food Safety	Combined Company
2	Long-Standing History of Innovation	35+ Years	35+ Years	Combined 70+ Years of Industry-Defining Innovation
O	Deeply Experienced Team	~110 Scientists & Engineers	~90 Scientists & Engineers	~200 Scientists & Engineers
	Expanded Patent Portfolio	~100 Granted Patents + ~25 Pending Patents	~360 Granted Patents + ~125 Pending Patent Applications	An Expanded Patent Portfolio with ~460 Granted Patents
•	Recent Successful New Product Innovations	~60 Successful Products Developed Over Last 2 Years	Category Defining Innovation (e.g., Petrifilm [™])	New Product Innovations Contributing to Enhanced Growth Potential
	Fulsome Pipeline of New Product Innovations	~50 New Products in Development and Slated for Launch Over Next 2 Years	~5 New Products in Development and Slated for Launch Over Next 2 Years	~55 New Products in Development

Combined company will have extensive R&D capabilities with deep knowledge in microbiology, genomics, biochemistry, immunodiagnostics and instruments



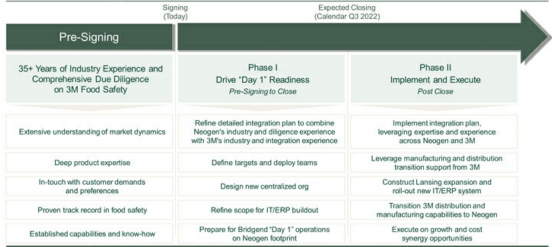
5 Global Infrastructure to Capture the Growth Opportunity



Combined company will cover the globe designing, manufacturing and delivering food security products and services



5 Detailed Integration Plan in Place



Combined company to create a world-class manufacturing and IT footprint through expected net capital investments of ~\$150-\$175 million over a 3 year period



6 Strong Pro Forma Financial Profile

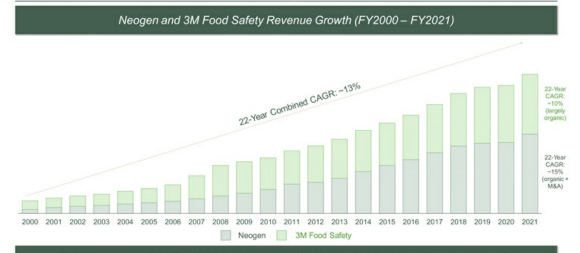
Expected financial profile in the first full year post closing

	Neogen	3M Food Safety	Combined Company
Revenue	Mid \$500 million	Mid \$400 million	~\$1 billion
Adjusted Gross Margin %	High 40%	Low 60%	Low 50%
Adjusted EBITDA	~\$125 million	~\$175 million	~\$300 million
Adjusted EBITDA Margin	>20%	~40%	~30%
Net Leverage (at closing)			<2.5x

Combination is expected to enhance Neogen's financial profile, with expected double-digit revenue growth and ~30% EBITDA margins



6 Well-Positioned to Extend Strong Track Record of Growth



Both Neogen and 3M Food Safety have a long track record of double-digit revenue growth



7 Compelling Value Creation Expected Via Synergies





Concluding Perspectives

Combination of complementary food safety leaders creating a pure play food security company with ~\$1 billion revenue trajectory

Compelling product offering and footprint to address food security challenges globally and serve a diverse customer base

Combined company expected to deliver ~10% revenue growth with ~30% EBITDA margins

Compelling value creation opportunity for shareholders through synergies and enhanced financial metrics

