





\$500,000,000

First Lien Term Loan

Presentation to Public Lenders

January 30, 2012





TRANSDIGM GROUP INC.

INNOVATIVE AEROSPACE SOLUTIONS

Safe Harbor Statement

This presentation contains forward-looking statements that involve substantial risks and uncertainties. You can identify forward-looking statements by words such as "anticipate," "believe," "could," "estimate," "expect," "intend," "may," "plan," "should," "will," "would" or similar words. You should consider these statements carefully because they discuss our plans, targets, strategies, prospects and expectations concerning our business, operating results, financial condition and similar matters. We believe that it is important to communicate our future expectations to our current and potential investors. There will be events in the future, however, that we are not able to predict accurately or control. Our actual results may differ materially from the expectations we describe in our forward-looking statements. Factors or events that could cause our actual results to materially differ may emerge from time to time, and it is not possible for us to accurately predict all of them. You should be aware that the occurrence of any such event could have a material adverse effect on our business, results of operation and financial position. Any forwardlooking statement in this presentation speaks only as of the date on which we make it. We undertake no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law (See next page).

Safe Harbor Statement (cont'd)

These events include but are not limited to: the sensitivity of our business to the number of flight hours that our customers' planes spend aloft and our customers' profitability, both of which are affected by general economic conditions; future terrorist attacks; our reliance on certain customers; the U.S. defense budget and risks associated with being a government supplier; failure to maintain government or industry approvals; failure to complete or successfully integrate acquisitions; our substantial indebtedness; potential environmental liabilities; and other factors.

Definitions

This presentation sets forth certain pro forma financial information. This pro forma financial information gives effect to certain recently completed acquisitions and divestitures. Such pro forma information is based on certain assumptions and adjustments and does not purport to present TransDigm's actual results of operations or financial condition has the transactions reflected in such pro forma financial information occurred at the beginning of the relevant period, in the case of income statement information, or at the end of such period, in the case of balance sheet information, nor is it necessarily indicative of the results of operations that may be achieved in the future. This presentation also sets forth certain non-GAAP financial information. A presentation of the most directly comparable GAAP measures and a reconciliation to such measures are set forth on pages 37 and 40.

- EBITDA Earnings before interest, income taxes, depreciation and amortization.
- TransDigm EBITDA As Defined excludes inventory purchase adjustments, non-cash compensation and deferred compensation charges, acquisition integration costs, refinancing costs and one-time IPO related costs as defined in TransDigm's existing credit agreements.
- AmSafe EBITDA excludes management fees and expenses, unrealized gains and losses on interest rate swaps, foreign exchange gains and losses, goodwill impairment charges, acquisition related costs and expenses incurred in connection with the sale of the business.
- Pro forma EBITDA As Defined includes TransDigm's EBITDA as Defined plus EBITDA attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition.
- TransDigm's fiscal year end is 9/30/11.
- AmSafe's fiscal year end is 12/31/11.

Special Notice Regarding Pro Forma and Non-GAAP Information

This presentation sets forth certain pro forma financial information. This pro forma financial information gives effect to certain recently completed acquisitions and divestitures. Such pro forma information is based on certain assumptions and adjustments and does not purport to present TransDigm's actual results of operations or financial condition has the transactions reflected in such pro forma financial information occurred at the beginning of the relevant period, in the case of income statement information, or at the end of such period, in the case of balance sheet information, nor is it necessarily indicative of the results of operations that may be achieved in the future.

This presentation also sets forth certain non-GAAP financial information. A presentation of the most directly comparable GAAP measures and a reconciliation to such measures are set forth on pages 36 and 39.

Agenda

- Transaction Overview
- TransDigm & AmSafe Overview
- Key Credit Considerations
- Pro Forma Financial Overview
- TransDigm Financial Overview
- AmSafe Financial Overview
- Syndication Overview & Timetable
- Public Q&A

Credit Suisse

Hayes Smith, Managing Director

TransDigm

Nick Howley, Chief Executive Officer

TransDigm

Nick Howley, Chief Executive Officer

TransDigm

Greg Rufus, Chief Financial Officer

TransDigm

Greg Rufus, Chief Financial Officer

TransDigm

Greg Rufus, Chief Financial Officer

Credit Suisse

Jeff Cohen, Managing Director







Transaction Overview





TRANSDIGM GROUP INC.

INNOVATIVE AEROSPACE SOLUTIONS

Executive Summary

- TransDigm Inc., a subsidiary of TransDigm Group Incorporated (NYSE: TDG) ("TransDigm" or the "Company"), intends to raise \$500 million in financing to support its acquisition of AmSafe Global Holdings, Inc. ("AmSafe" or the "Target"). The new financing will consist of a \$500 million First Lien Term Loan.
- On January 20, 2012 TransDigm announced its acquisition of AmSafe for \$750 million, approximately 12.4x AmSafe's FY 12/31/11 EBITDA. The purchase includes significant tax benefits of approximately \$70 million (on a net present value basis) to be realized in 2012 and beyond.
 - Proceeds will be used to fund the \$750 million acquisition of AmSafe and associated fees and expenses.
- TransDigm is a leading supplier of highly engineered aircraft components for use on nearly all commercial and military aircraft in service today.
 - For the fiscal year ended September 30, 2011(excluding AmSafe), the Company generated pro forma revenues and pro forma EBITDA As Defined of \$1,366 million and \$644 million (47% EBITDA margin), respectively.
- AmSafe is a global manufacturer and supplier of aerospace, military, and ground transportation seatbelts, specialty restraints, cargo and lift nets and other products.
 - For the fiscal year ended December 31, 2011, AmSafe generated Revenues and AmSafe EBITDA of \$260 million and \$61 million (23% EBITDA margin), respectively.
- TransDigm currently has the following debt outstanding:
 - Existing Term Loan of \$1,538 million (approximately 2.4x 9/30/11 Pro forma EBITDA As Defined)
 - \$1,600 million of 7.75% Senior Subordinated Notes (total gross leverage of approximately 4.9x 9/30/11 Pro forma EBITDA As Defined)
- The transaction is expected to close in February 2012

Note: Pro forma revenue and pro forma EBITDA as Defined includes TransDigm revenue and EBITDA as Defined, as applicable, plus revenue and EBITDA, as applicable, attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition for fiscal 9/30/11.

Sources & Uses and Pro Forma Capitalization

Sources and Uses

(\$ in millions)

Total sources	\$765.0	Total uses	\$765.0
New First Lien Term Loan	500.0		
Excess cash	265.0	Transaction fees	15.0
Revolver ⁽¹⁾	\$0.0	Equity consideration	\$750.0
Sources		Uses	

⁽¹⁾ Increase existing \$245 million Revolving Credit Facility to \$300 million.

Pro Forma Capitalization

(\$ in millions)

Net Debt to EBITDA FY11 Pro forma EBITDA as Defined	644.4 ⁽²⁾	4.3x	705.0 ⁽³⁾	5.0x		
Total capitalization	\$3,138.4	4.9x	\$3,638.4	5.2x	100.0%	
Total debt	\$3,138.4	4.9x	\$3,638.4	5.2x	100.0%	
Senior Subordinated Notes	1,600.0	4.9x	1,600.0	5.2x	44.0%	December 2018
Total senior secured debt	\$1,538.4	2.4x	\$2,038.4	2.9x	56.0%	
New First Lien Term Loan	0.0	2.4x	500.0	2.9x	13.7%	February 2017
First Lien Term Loan	1,538.4	2.4x	1,538.4	2.2x	42.3%	February 2017
Revolver ⁽¹⁾	\$0.0	0.0x	\$0.0	0.0x	0.0%	December 2015
Cash	<u>\$376.2</u>		<u>\$111.2</u>			
	9/ 30/ 11	multiple	FY11	multiple	Capitalization	Maturity
	Actual	Cum. EBITDA	Combined	Cum. EBITDA	% of	

⁽¹⁾ Increase existing \$245 million Revolving Credit Facility to \$300 million.

Pro forma EBITDA As Defined includes TransDigm's EBITDA as Defined plus EBITDA attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition.

⁽³⁾ Pro forma for the AmSafe acquisition including AmSafe's 12/31/11 EBITDA of \$61 million.







TransDigm & AmSafe Overview





TRANSDIGM GROUP INC.

INNOVATIVE AEROSPACE SOLUTIONS

Business Overview

Business FY11

(\$ in millions)	Pro forma	Combined Pro forma TransDigm with
	TransDigm ⁽¹⁾	AmSafe
Revenue:	\$1,366	\$1,626 ⁽²⁾
EBITDA As Defined:	\$644	\$705 ⁽³⁾
EBITDA As Defined Margin:	47.2%	43.4%
Formed:	1993	

DISTINGUISHING CHARACTERISTICS

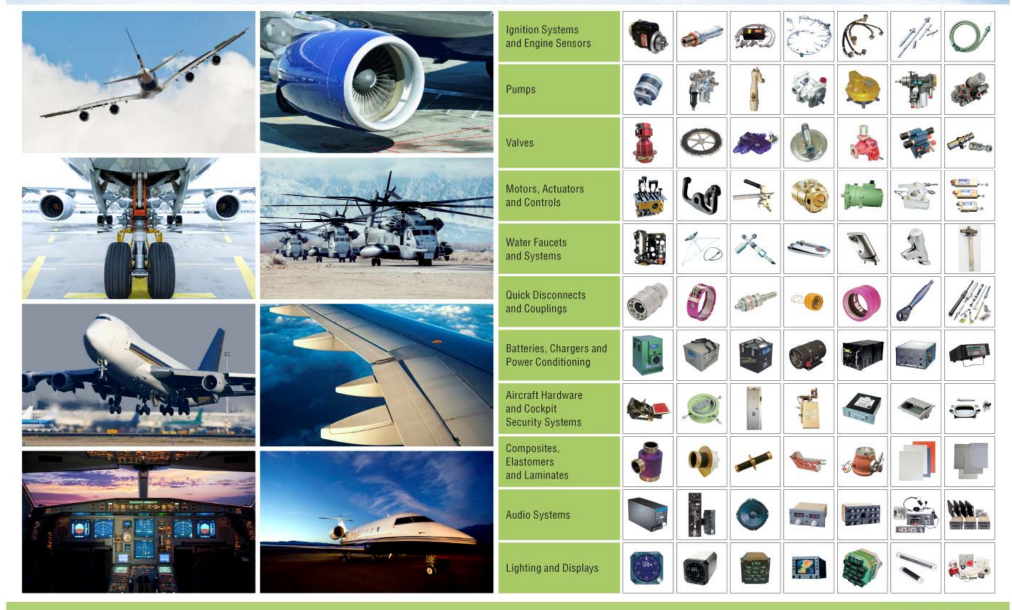
- Highly engineered aerospace components
- Proprietary and sole source products
- Significant aftermarket content
- High free cash flow conversion

⁽¹⁾ Pro forma revenue and pro forma EBITDA as Defined includes TransDigm revenue and EBITDA as Defined, as applicable, plus revenue and EBITDA, as applicable, attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition for fiscal 9/30/11.

⁽²⁾ Based on TransDigm's 9/30/11 pro forma revenue of \$1,366 million which includes the full impact of recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition for fiscal 9/30/11, and AmSafe's FY 12/31/11 revenue of \$260 million.

⁽³⁾ Based on TransDigm's 9/30/11 pro forma EBITDA as Defined of \$644 million which includes the full impact of recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition for fiscal 9/30/11, and AmSafe's FY 12/31/11 EBITDA of \$61 million.

Diverse Products, Platforms and Markets



AmSafe - Diverse Products, Platforms and Markets













Aviation

FY11 Revenue: \$177 million

FY11 EBITDA: \$53 million

- Products include:
 - Traditional seatbelts
 - Seatbelt airbags
 - Cargo handling products / nets
 - ~95% world market share in commercial transport seat belts









Military

FY11 Revenue: \$24 million

FY11 EBITDA: \$3 million

- Products include:
 - Ground vehicle restraints / seat belts
 - Aircraft restraints / seatbelts
 - Cargo and lift nets
 - Insulation blankets









Ground Transportation

FY11 Revenue: \$59 million

FY11 EBITDA: \$5 million

- Products include:
 - Specialty and recreational vehicle restraints
 - Child restraints









TransDigm & AmSafe – Significant Expansion Of Our Global Footprint









Key Credit Highlights





TRANSDIGM GROUP INC.

INNOVATIVE AEROSPACE SOLUTIONS

Key Credit Considerations

ATTRACTIVE MARKET POSITION

- Niche market positions
- High margin aftermarket
- Diverse mix
- Favorable long-term industry dynamics

PROVEN OPERATING STRATEGY

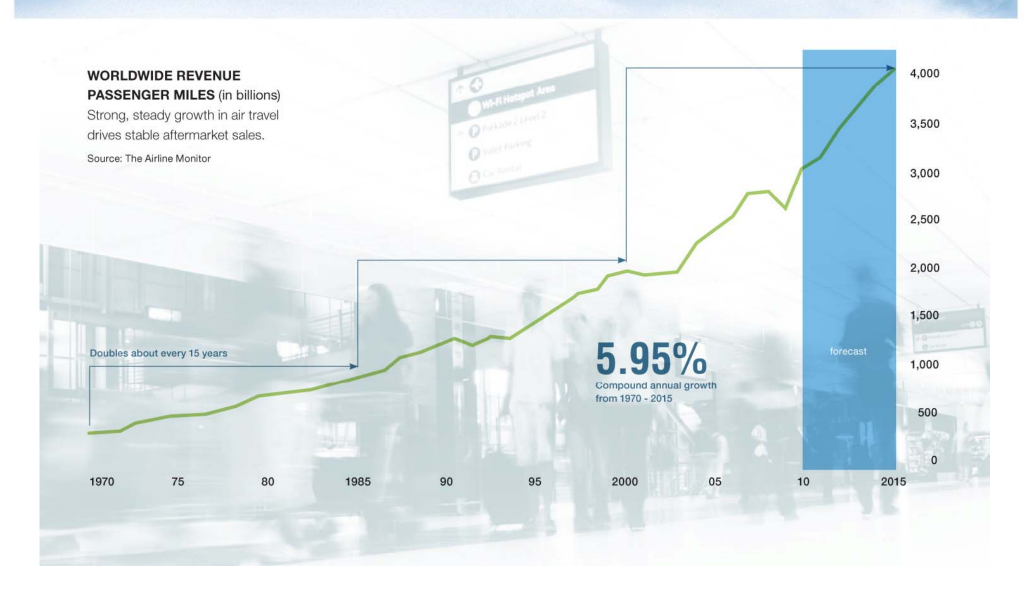
- Experienced management team
- Demonstrated value generation
- Proven acquisition / integration

MULTIPLE GROWTH PATHS

- Market growth
- High margins
- Acquisitions
- Low Capex
- Strong free cash flow

Consistent Cash Generation and Long-Term Performance

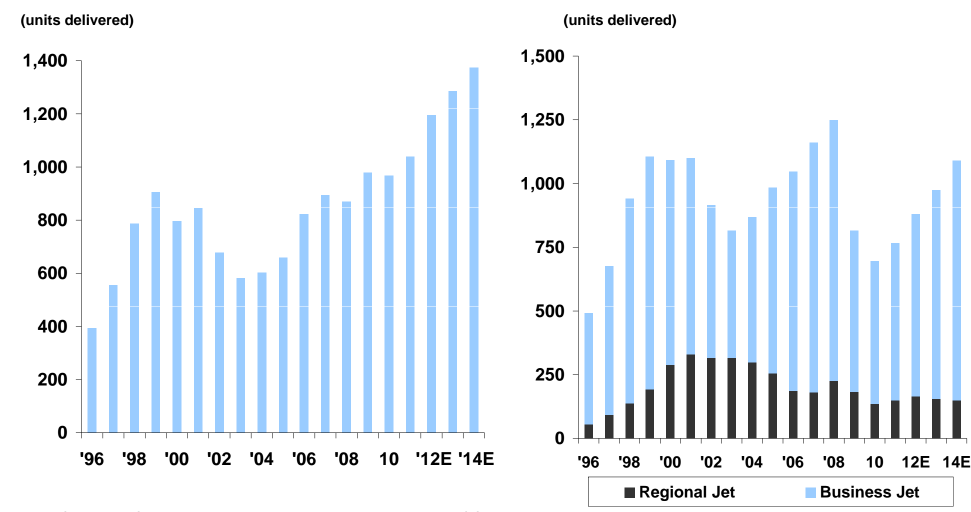
Steady Growth in Passenger Traffic Drives Stable Aftermarkets Sales...



With OEM Production Rebounding...

COMMERCIAL TRANSPORTS

REGIONAL & BUSINESS JETS

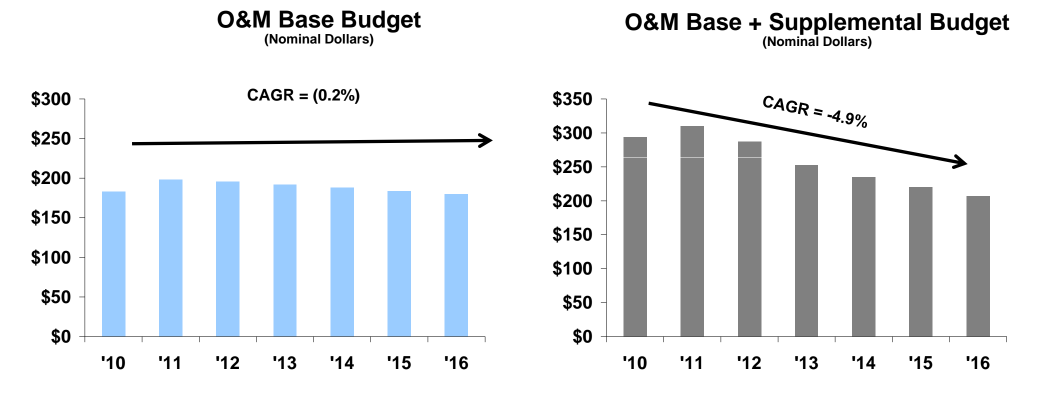


Source: Wall Street Research / Airline Monitor / Management estimates as of October 2011.

Outlook for Military Spending

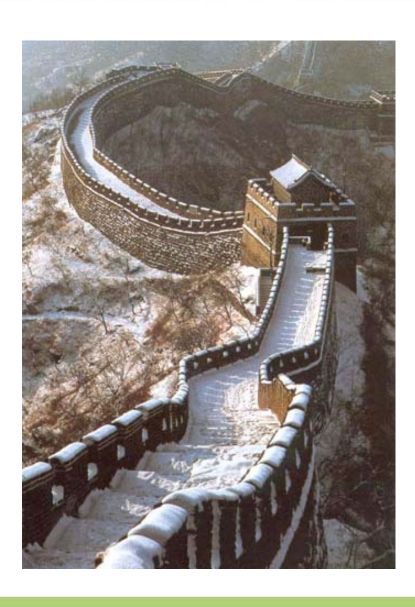
(\$ in billions)

U.S. Department of Defense



Source: Department of Defense, Wall Street research and Management estimates as of November 2011.

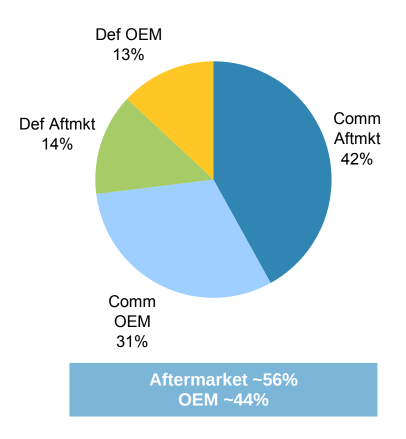
Strong Market Positions - TDG & AmSafe



- Selection / Qualification Process
- FAA Certification
- Niche Markets
- Risk / Reward Trade-Off

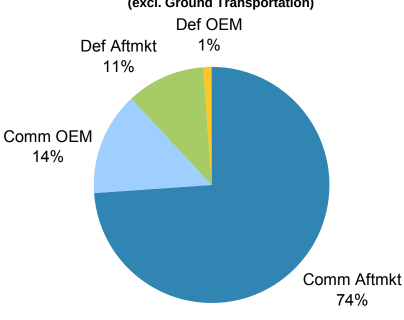
TransDigm and AmSafe – Strong Focus on High-Margin Aftermarket





AmSafe NET SALES



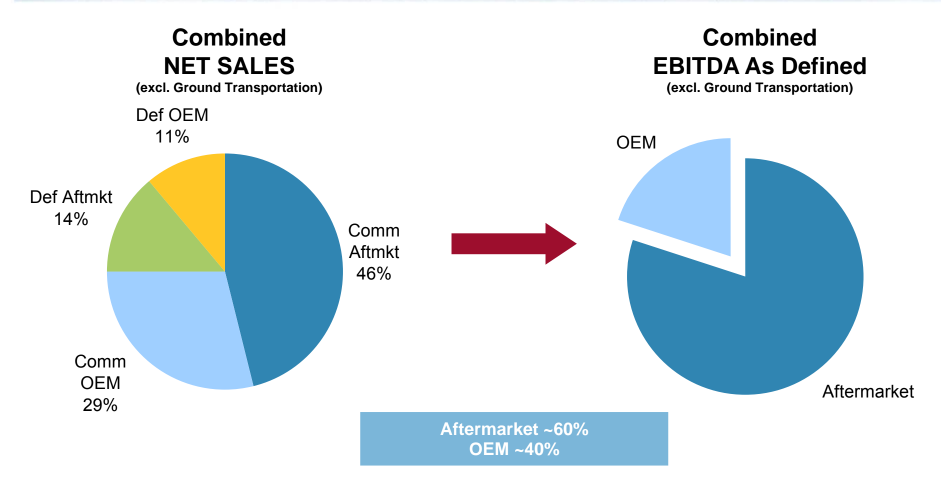


Aftermarket ~85% **OEM ~15%**

TransDigm: Based on management estimates for the fiscal year ended 9/30/11.

AmSafe: Based on TransDigm management estimates for the fiscal year ended 12/31/11. (Excluding Ground Transportation sales of ~ \$60 million)

Combined Strong Focus on High-Margin Aftermarket



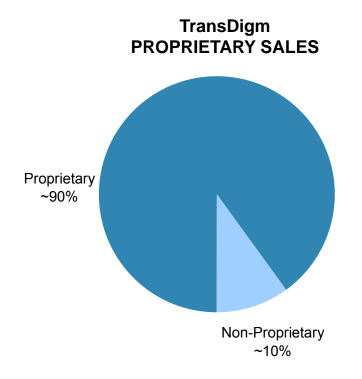
Approximately 60% of combined pro forma net sales and a much higher percentage of combined EBITDA As Defined are from the stable, high-margin aftermarket.

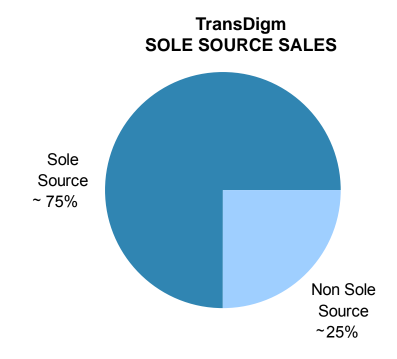
TransDigm: Based on management estimates for the fiscal year ended 9/30/11.

AmSafe: Based on TransDigm management estimates for the fiscal year ended 12/31/11 (Excluding Ground Transportation sales of ~ \$60 million or ~ 4% of combined sales).

Significant Proprietary and Sole Source Revenue Base

Results in strong market positions and a stable, recurring revenue stream.





We believe AmSafe's proprietary and sole source revenue base (excl. Ground Transportation) is similar to TransDigm.

Based on management estimates of pro forma TDG sales for the fiscal year ended 9/30/11.

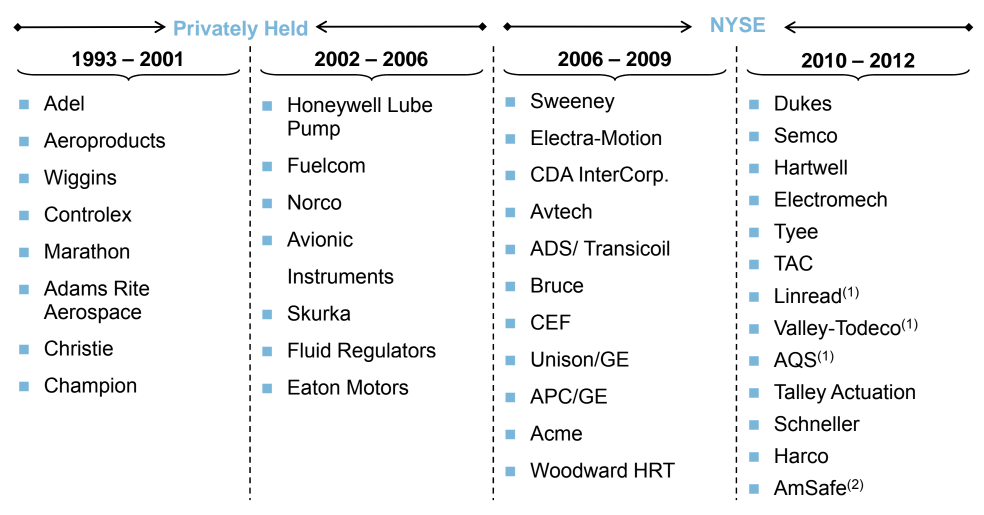
Proven Operating Strategy



3 VALUE DRIVERS

- Profitable new business
- Productivity and cost improvement
- Value-based pricing

Proven Record of Acquisition & Integration



TransDigm has acquired 39 businesses since 1993, including 24 since its IPO.

(1)







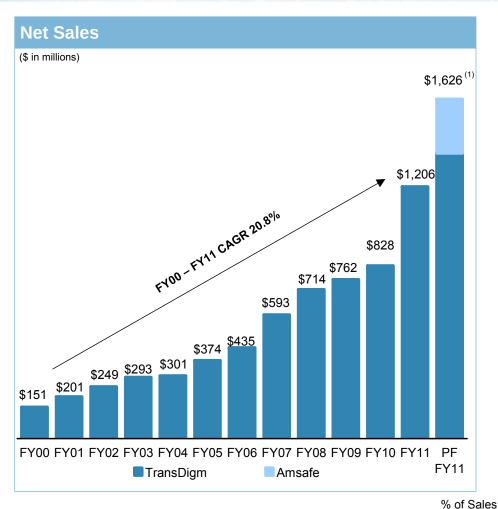
Pro Forma Financial Overview

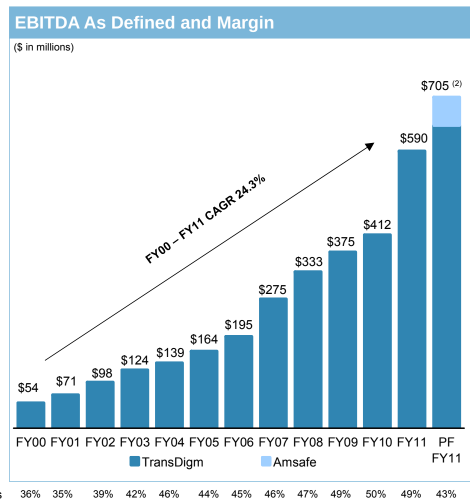




TRANSDIGM GROUP INC.

Consistent Historical Growth and Performance

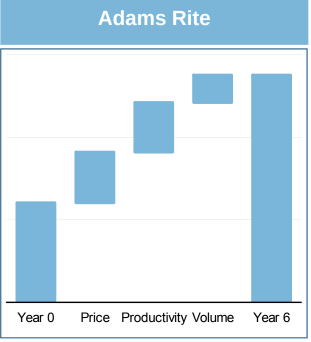


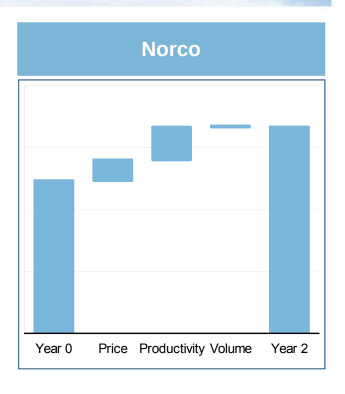


- (1) Based on TransDigm's pro forma 9/30/11 revenue, including revenue attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition, of \$1366 million and AmSafe's 12/31/11 revenue of \$260 million.
- (2) Based on TransDigm's pro forma 9/30/11 EBITDA As Defined, including EBITDA as Defined attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition, of \$644 million and AmSafe's 12/31/11 EBITDA of \$61 million.

Proven Ability to Realize Value

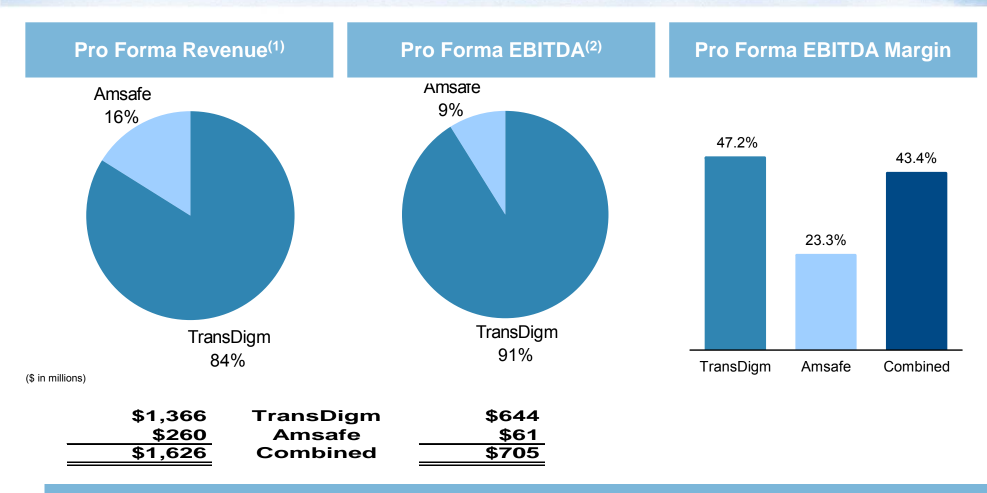






TransDigm has been very successful in realizing EBITDA growth in each of its acquisitions.

TransDigm & AmSafe – Combined FY11



Combined financial metrics continue to be very attractive.

- (1) Based on TransDigm's pro forma 9/30/11 revenue, including revenue attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition, of \$1366 million and AmSafe's 12/31/11 revenue of \$260 million.
- (2) Based on TransDigm's pro forma 9/30/11 EBITDA As Defined, including EBITDA as Defined attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition, of \$644 million and AmSafe's 12/31/11 EBITDA of \$61 million.

Free Cash Flow

(\$ in millions)

	FY11 Pro forma
	Combined
EBITDA	\$705.0 ⁽¹⁾
Capital Expenditures	(20.6)
Cash Interest Expense	(207.8)
Cash Taxes	(94.4)
Free Cash Flow Before WC	\$382.2
% of EBITDA	54.2%

The Pro forma Company will generate significant free cash flow.

(1) Based on TransDigm's pro forma 9/30/11 EBITDA As Defined, including EBITDA as Defined attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition, of \$644 million and AmSafe's 12/31/11 EBITDA of \$61 million.







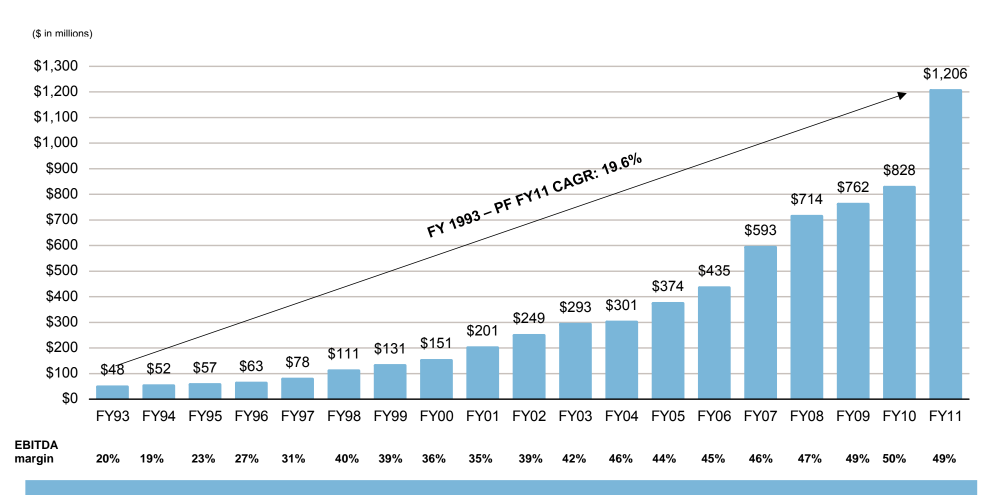
TransDigm Financial Overview





TRANSDIGM GROUP INC.

Consistent Track Record of Financial Success



TransDigm's sales have grown every year since its founding.

TransDigm Financial Highlights

(\$ in millions)

						PF	CAGR
	2007	2008	2009	2010	2011	9/30/2011 ⁽¹⁾	2007-2011P
ncome statement information:							
Net sales	\$592.8	\$713.7	\$761.5	\$827.7	\$1,206.0	\$1,366.0	23.2%
Cost of sales	283.8	327.8	332.2	354.6	544.8		
Gross profit	\$309.0	\$385.9	\$429.3	\$473.1	\$661.2		NM
% Sales	52.1%	54.1%	56.4%	57.2%	54.8%		
Selling and administrative expenses	62.9	74.6	80.0	94.9	133.7		
Amortization of intangibles	12.3	12.0	13.9	15.1	40.3		
Refinancing costs	-	-	_	_	72.5		
Income from operations	\$233.8	\$299.3	\$335.4	\$363.1	\$414.7		NM
% Sales	39.4%	41.9%	44.0%	43.9%	34.4%		
Net interest expense	91.7	92.7	84.4	112.2	185.3		
Income before income taxes	\$142.1	\$206.6	\$251.0	\$250.8	\$229.4		
Income tax provision	53.5	73.5	88.1	87.4	77.2		
Net income	\$88.6	\$133.1	\$162.9	\$163.4	\$152.2		NM
% Sales	14.9%	18.6%	21.4%	19.7%	12.6%		
Other financial information:							
EBITDA As Defined	\$274.7	\$333.1	\$374.7	\$411.6	\$589.9	\$644.4	23.8%
As % of sales	46.3%	46.7%	49.2%	49.7%	48.9%	47.2%	
Capital expenditures	10.3	10.9	13.2	12.9	18.0		
EBITDA As Defined - CapEx	264.4	322.2	361.5	398.7	571.9		NM
As % of sales	44.6%	45.1%	47.5%	48.2%	47.4%		
Balance sheet information:							
Total assets	\$2,061.1	\$2,255.8	\$2,454.4	\$2,677.8	\$4,513.6		
Total debt	1,357.9	1,357.2	1,356.8	1,771.6	3,138.4		

Source: Company materials.

⁽¹⁾ Pro forma revenue and pro forma EBITDA as Defined includes TransDigm revenue and EBITDA as Defined, as applicable, plus revenue and EBITDA, as applicable, attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition for fiscal 9/30/11.

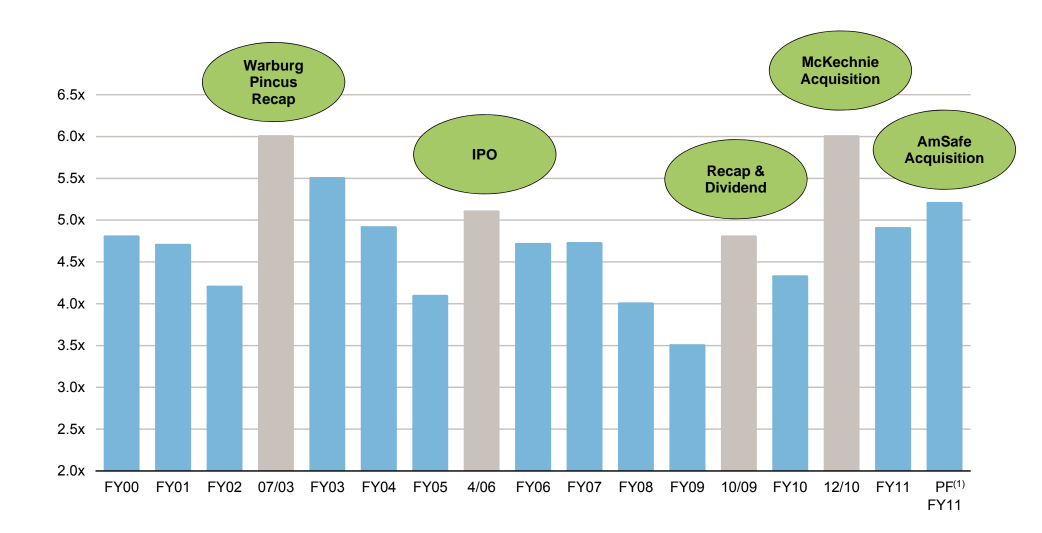
TransDigm Free Cash Flow

TransDigm generates significant free cash flow.

(\$ in millions)

	Fiscal Year Ending September 30,						
	2007	2008	2009	2010	2011		
EBITDA	\$274.7	\$333.1	\$374.7	\$411.6	\$589.9		
CapEx	(10.3)	(10.9)	(13.2)	(\$12.9)	(\$18.0)		
Cash Interest Expense	(90.7)	(95.1)	(82.2)	(\$112.2)	(\$185.3)		
Cash Taxes	(18.6)	(39.9)	(75.3)	(87.4)	(77.2)		
Free Cash Flow Before WC	\$155.1	\$187.2	\$204.0	\$199.1	\$309.4		
% of EBITDA	56.5%	56.2%	54.4%	48.4%	52.5%		

TransDigm Deleveraging Profile (Total Debt / EBITDA as Defined)



⁽¹⁾ Total Debt (Including new \$500 million term loan) ÷ Combined Pro forma EBITDA as Defined (TDG + AmSafe). Pro forma EBITDA As Defined includes TransDigm's EBITDA as Defined plus EBITDA attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition and AmSafe's 12/31/11 EBITDA of \$61 million.

NPV Cash Benefit of Tax Savings

(\$ in millions)

	Total	Realized First 2 years	Realized Years 3-10
Net Operating Loss Carryforward	\$11.1	\$11.1	-
Redemption of Stock Options on Sale	\$11.6	\$11.6	-
Amortizable Tax Intangible Assets (338 (h) (10) election)	\$50.9	\$13.0	\$37.9
NPV Current Estimate	\$73.6	\$35.7	\$37.9

EBITDA As Defined Reconciliation

(\$ in millions)

									Fiscal yea	ır ended Se	eptember 30	0,							PF ⁽
	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2011
Net Income	(\$5)	-	\$1	\$3	\$14	(\$17)	\$11	\$14	\$31	(\$76)	\$14	\$35	\$25	\$89	\$133	\$163	\$163	\$172	\$205
Less: income from discontinued opeations																		(20)	(22)
Depreciation and amortization	7	7	7	6	7	6	7	9	13	10	18	17	16	24	25	28	30	61	67
Interest expense, net	5	5	5	3	3	23	28	32	37	43	75	80	77	92	93	84	112	185	185
Income tax provision	(2)	-	2	5	13	(2)	8	9	17	(45)	6	23	16	53	74	88	88	77	94
Warrant put value adjustment	1	1	2	5	7	-	-	-	-	-	-	-	-	-	-	-	-	-	
Extraordinary item	-	-	-	2	-	-	-	-	-	-	-	-	-	-	-	-	-	_	
EBITDA	\$6	\$13	\$17	\$24	\$44	\$10	\$54	\$64	\$98	(\$68)	\$113	\$155	\$134	\$258	\$325	\$363	\$393	\$475	\$529
Merger expense	_	_	_	_	_	40	_	_	_	176	_	_	_	_	_	_	_	_	_
Refinancing costs	_	-	-	_	_	_	_	_	_	_	_	_	_	_	_	_	_	72	72
Acquisition-related costs	4	-	-	1	_	1	_	8	_	15	20	2	1	9	2	6	12	30	30
Non-cash compensation and deferred compensation costs										4	6	7	1	0	0	6	7	40	13
One-time special bonus	_	_	_	_	_	_	_	_	_	1	6	/	6	6	6	О	/	13	13
Public offering costs	_	_	_	_	_	_	_	_	_	_	_	_	3	2	_	_	_	_	_
	_	_	_	_	_	_	_	_	_	_	_	_	3 49	2	_	_	_	_	_
Refinancing costs	_	_	_	_	_	_	_	_	_	_	_	_	49	_	_	_	_	_	_
EBITDA As Defined	\$10	\$13	\$17	\$25	\$44	\$51	\$54	\$72	\$98	\$124	\$139	\$164	\$194	\$275	\$333	\$375	\$412	\$590	\$644

Source: Company materials.

⁽¹⁾ Pro forma EBITDA As Defined includes TransDigm's EBITDA as Defined plus EBITDA attributable to recent acquisitions of McKechnie (less divestitures of the fasteners business and AQS), Talley Actuation, Schneller and Harco prior to the date of acquisition.







AmSafe Financial Overview





TRANSDIGM GROUP INC.

INNOVATIVE AEROSPACE SOLUTIONS

AmSafe Financial Highlights

(\$ in millions)

		Fiscal Year Ended December 31,					
	2008	2009	2010	2011			
Net sales	\$207.4	\$176.3	\$212.6	\$260.0			
EBITDA	\$41.1	\$41.8	\$46.4	\$60.5			
As % of Sales	19.8%	23.7%	21.8%	23.3%			
Capital expenditures	(1.5)	(3.1)	(3.9)	(2.6)			
EBITDA - CapEx	\$39.6	\$38.7	\$42.5	\$57.9			
As % of Sales	19.1%	22.0%	20.0%	22.3%			

AmSafe EBITDA Reconciliation

2008	2009	2010	2011			
(\$29.5)	(\$25.9)	(\$30.5)	(\$3.7)			
(2.0)	(0.9)	2.8	2.6			
29.1	27.1	28.5	30.0			
4.8	4.7	(2.4)	0.6			
2.8	(0.3)	(0.6)	(0.4)			
_						
(\$0.4)	\$5.3	(\$1.0)	\$29.9			
(ψΟ:-1)	ΨΟΙΟ	(ψ1.0)	Ψ20.0			
3.3	3.1	3.5	3.4			
26.4	24.4	24.6	24.6			
7.2	3.3	17.6	_			
2.4	3.8	_	1.3			
1.0	1.0	1.1	1.3			
1.2	0.9	0.6	_			
¢11 1	¢44 0	¢46.4	\$60.5			
	2008 (\$29.5) (2.0) 29.1 4.8 2.8 - (\$0.4) 3.3 26.4 7.2 2.4 1.0	2008 2009 (\$29.5) (\$25.9) (2.0) (0.9) 29.1 27.1 4.8 4.7 2.8 (0.3) - - (\$0.4) \$5.3 3.3 3.1 26.4 24.4 7.2 3.3 2.4 3.8 1.0 1.0 1.2 0.9	(\$29.5) (\$25.9) (\$30.5) (2.0) (0.9) 2.8 29.1 27.1 28.5 4.8 4.7 (2.4) 2.8 (0.3) (0.6) - - - (\$0.4) \$5.3 (\$1.0) 3.3 3.1 3.5 26.4 24.4 24.6 7.2 3.3 17.6 2.4 3.8 - 1.0 1.0 1.1 1.2 0.9 0.6			

Source: Company materials.

Represents the charges taken to income for the impairment of goodwill.

⁽¹⁾ (2)

Represents one-time costs associated with acquisition accounting, start-up and interest rate swap.

Represents the expenses recognized by the Company under the agreement with Berkshire Partners and Greenbriar Equity Group.

⁽³⁾ (4) Represents the expenses recognized by the Company under their stock option plan.







Syndication Overview & Timetable

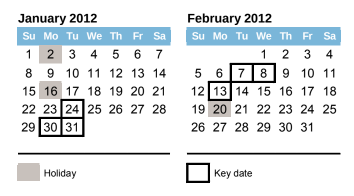




TRANSDIGM GROUP INC.

INNOVATIVE AEROSPACE SOLUTIONS

Preliminary Transaction Timeline



Week of	Event
January 23	Rating Agencies Meetings(Jan 24)
January 30	Bank meeting conference call (Jan 30)
February 6	TransDigm Q1 earnings release (Feb 7)
	Lender commitments due (Feb 8)
February 13	Allocation
	 Close and fund transaction (Feb 13)⁽¹⁾

Pending HRS approval.

Summary Terms

Borrower: TransDigm, Inc (the "Company" or the "Borrower", and together with TransDigm Group Incorporated ("Holdings") and certain of the Company's

subsidiaries, the "Credit Group").

Lead Arranger, Bookrunner &

Administrative Agent:

Credit Suisse ("CS", the "Lead Arranger" and "Administrative Agent").

Facilities: \$500 million incremental term loan facility (the "Term Loan").

Tenor: Same as existing term loan; February 14, 2017.

Use of proceeds:To pay purchase price consideration and to pay fees and expenses associated with the transaction and to repay certain indebtedness of AmSafe.

Lenders: CS and a group of financial institutions as may be acceptable to the Lead Arranger and the Borrower.

Interest rate: LIBOR + 3.50%

Term Loan Issue price: 99.0

LIBOR Floor: 1.00%

Term Ioan amortization: 1% per year

Guarantors: Same as existing term loan credit agreement; Holdings and certain of the Borrower's present and future, direct and indirect domestic subsidiaries

(the "Guarantors").

Security: Same as existing term loan credit agreement; First priority perfected lien on substantially all of the property and assets (tangible and intangible, and

including all outstanding capital stock of the Company and each of its subsidiaries(subject to certain customary exceptions)) of the Credit Group.

Affirmative covenants: Same as existing term loan credit agreement; Customary for facilities of this type.

Negative covenants: Same as existing term loan credit agreement; Customary for facilities of this type and including limitations on indebtedness, liens, guarantees,

mergers and acquisitions, asset sales, restricted payments, transactions with affiliates, capital expenditures and investments.

Financial covenants: None⁽¹⁾

Amendment Request:

- Permit the incurrence of the new proposed \$500 million term loan facility
- Existing \$500 million Incremental Term Loan capacity in the Term Loan Credit Agreement remains unchanged



⁽¹⁾ Financial covenants in Revolver will remain in place.







Public Q&A





TRANSDIGM GROUP INC.

INNOVATIVE AEROSPACE SOLUTIONS