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Konecranes Terex Merger
Creating a Global Lifting & Material Handling
Solutions Leader
August 11, 2015
Filed by Konecranes Plc
pursuant to Rule 425 under
the Securities Act of 1933 and
deemed filed pursuant to Rule 14a-12 under
the Securities Exchange Act of 1934
Subject Company: Terex Corporation
(Commission File No. 001-10702)

Cautionary Statement on Forward-Looking Statements: This document contains forward-looking statements regarding future events,

including statements regarding Terex Corporation ("Terex") or Konecranes Plc ("Konecranes"), the transaction described in this document

and the expected benefits of such transaction and future financial performance of the combined businesses of Terex and Konecranes based

on each of their current expectations. These statements involve risks and uncertainties that may cause results to differ materially from those

set forth in the statements. When included in this document, the words "may," "expects," "intends," "anticipates," "plans," "projects,"

"estimates" and the negatives thereof and analogous or similar expressions are intended to identify forward-looking statements. However,

the absence of these words does not mean that the statement is not forward-looking. Terex and Konecranes have based these forward-

looking statements on current expectations and projections about future events. These statements are not guarantees of future performance.

Because forward-looking statements involve risks and uncertainties, actual results could differ materially. Such risks and uncertainties, many

of which are beyond the control of Terex and Konecranes, include among others: the ability of Terex and Konecranes to obtain shareholder

approval for the transaction, the ability of Terex and Konecranes to obtain regulatory approval for the transaction, the possibility that the

length of time required to complete the transaction will be longer than anticipated, the achievement of the expected benefits of the

transaction, risks associated with the integration of the businesses of Terex and Konecranes, the possibility that the businesses of Terex and

Konecranes may suffer as a result of uncertainty surrounding the proposed transaction, and other factors, risks and uncertainties that are

more specifically set forth in Terex's public filings with the SEC and Konecranes' annual and interim reports. Each of Terex and Konecranes

disclaim any obligation to update the forward-looking statements contained herein.

Non-GAAP Measures: This document refers to various non-GAAP (generally accepted accounting principles) financial measures. Terex and

Konecranes believe that this information is useful to understanding the operating results and ongoing performance of the underlying

businesses of Terex and Konecranes without the impact of special items. These non-GAAP financial measures are identified where

appropriate. Please also refer to Terex's fourth quarter 2014 earnings release on the Investor Relations section of its website

www.terex.com for a description and/or reconciliation of these measures for Terex.

Konecranes reports under IFRS and Terex under U.S. GAAP - no adjustments have been made between IFRS and U.S GAAP accounting

standards.

Forward-Looking Statements & Accounting Standards

This document relates to the proposed merger of Terex Corporation ("Terex") and Konecranes Plc ("Konecranes"), through which all of

Terex's common stock will be exchanged for Konecranes ordinary shares (or American depositary shares, if required).

This document is for

informational purposes only and does not constitute an offer to purchase or exchange, or a solicitation of an offer to sell or exchange, all of

common stock of Terex, nor is it a substitute for the Preliminary Prospectus included in the Registration Statement on Form F-4 (the

"Registration Statement") to be filed by Konecranes with the SEC, the Prospectus / Proxy to be filed by Terex with the SEC, the listing

prospectus of Konecranes to be filed by Konecranes with the Finnish Financial Supervisory Authority (and as amended and supplemented

from time to time, the "Merger Documents"). No offering of securities shall be made in the United States except by means of a prospectus

meeting the requirements of Section 10 of the U.S. Securities Act of 1933.

INVESTORS AND SECURITY HOLDERS ARE URGED TO READ THE MERGER DOCUMENTS AND ALL OTHER RELEVANT

DOCUMENTS THAT KONECRANES OR TEREX HAS FILED OR MAY FILE WITH THE SEC, NASDAQ HELSINKI OR FINNISH

FINANCIAL SUPERVISORY AUTHORITY WHEN THEY BECOME AVAILABLE BECAUSE THEY CONTAIN OR WILL CONTAIN

IMPORTANT INFORMATION THAT INVESTORS AND SECURITY HOLDERS SHOULD CONSIDER BEFORE MAKING ANY DECISION

REGARDING THE PROPOSED MERGER.

The information contained in this document must not be published, released or distributed, directly or indirectly, in any jurisdiction where the

publication, release or distribution of such information is restricted by laws or regulations. Therefore, persons in such jurisdictions into which

these materials are published, released or distributed must inform themselves about and comply with such laws or regulations. Konecranes

and Terex do not accept any responsibility for any violation by any person of any such restrictions. The Merger

Documents and other

documents referred to above, if filed or furnished by Konecranes or Terex with the SEC, as applicable, will be available free of charge at the

SEC's website (www.sec.gov) or by writing to Konecranes, P.O. Box 661 (Koneenkatu 8), FI-05801 Hyvinkää, Finland or Elizabeth Gaal

Investor Relations Associate, Terex, 200 Nyala Farm Road, Westport, CT 06880.

Konecranes and Terex and their respective directors, executive officers and employees and other persons may be deemed to be participants

in the solicitation of proxies in respect of the transaction. Information regarding Konecranes' directors and executive officers is available in

Konecranes' annual report for fiscal year 2014 at www.konecranes.com. Information about Terex's directors and executive officers and their

ownership of Terex ordinary shares is available in its Schedule 14A filed with the SEC on April 1, 2015. Other information regarding the

interests of such individuals as well as information regarding Konecranes' and Terex's directors and officers will be available in the proxy

statement/prospectus when it becomes available. These documents can be obtained free of charge from the sources indicated above.

Important Additional Information

Merger Summary

Structure and § Stock-for-stock merger of equals

Exchange § Terex shareholders receive 0.80 Konecranes shares for each existing share

Ratio § €1.4bn / \$1.5bn share buyback plan intended to be executed within 24 months after closing

Ownership § 60% by Terex shareholders; 40% by Konecranes shareholders

§ Konecranes Chairman to become Chairman

Governance § Terex CEO to become CEO

§ 9 member Board (5 directors to be nominated by Terex and 4 to be nominated by Konecranes)

§ Company name: Konecranes Terex

Name / § Expected dual listing: Nasdaq Helsinki and NYSE

Listing / § Incorporation: Finland

Location(s) § Micorporation, Finland § Main offices: Hyvinkää (Finland), Westport (United States)

§ Adj. 2014 sales of €7.5bn / \$10.0bn and adj. EBITDA of €636m / \$845m (excl. synergies)

Operational & S Accretive to both companies' shareholders in first full year

Financial

§ At least €110m / \$121m incremental EBIT from industrial and operational synergies, implemented

within 3 years from closing; €110m / \$121m implementation expenses

Benefits

8 Additional €32m / \$35m post-tax income benefit from financing, cash management and structure

optimization, implemented within first year after closing

Conditions / § Terex and Konecranes shareholder votes

Timing § Regulatory authority approvals and other closing conditions described in the announcement release

§ Expected closing during the first half of 2016

USD:EUR exchange rate of 0.91 as at 7 August 2015. 2014 financials converted at average 2014 USD:EUR exchange rate of 0.75.

Konecranes reports under IFRS and Terex under U.S. GAAP - no adjustments have been made between IFRS and U.S GAAP

accounting standards.

Combination Benefits – Overview § Well-balanced business and geographic profile § A global leader in key categories accounting for 92% of sales: Industrial Lifting, Port Solutions, Aerial Work Platforms, Cranes, Materials Processing § Excellent platform for further sustained growth through maintenance services offering

§ Family of leading brands

§ Critical scale for further technology development as well as continued portfolio development with focus on businesses with strong technology and service content / potential

§ Lean organization offering significant upside from market recovery § Excellent value creation opportunity from synergy realization

Aerial Work
Platforms
Industrial Lifting & Port Solutions
Port Solutions
Cranes
Industrial Lifting
Materials
Processing
Global Leader in Key Categories
6
Construction

Industrial Lifting
Aerial Work Platforms
Cranes
Materials Processing
Other Categories
Port Solutions
Family of Leading Brands
7
Leading brands in multiple channels

Terex Konecranes Konecranes Terex Well-Balanced Business and Geographic Profile

8

Construction

11%

Equipment &

Service

100%

Business Mix

Service

42%

Service

18%

Americas

36%

Service

24%

Construction

8%

MP

6%

Based on 2014 financials; converted at average USD:EUR exchange rate of 0.75.

(1) "Industrial Lifting & Port Solutions" includes Terex MHPS and Konecranes.

(1)

Macro Situation Financial Performance Terex Revenue (\$m) Konecranes Revenue (€m)

USD:EUR exchange rate of 0.91 as at 7 August 2015.

(1) Adjusted to include the revenues of Demag Cranes AG for the period prior to acquisition (1 January - 15 August). Global Leader in Lifting and Material Handling

Created at the Right Time

- § Global growth remains muted
- Developed markets sluggish
- Developing markets weak
- § Uncertainty across numerous end markets
 - Commodities weak
 - Non-residential construction depressed
- Residential construction recovering slowly
 - § Currencies volatile
 - Headwind for US exports
 - Tailwind for EU exports
 - Translation impacts
 - § Equipment fleets aging
 - Opportunities in service
 - Replacement demand building
 - § Aging industrial workforce
 - In-house technical expertise retiring
 - Opportunities for service growth

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\$7,068(1)

Combination Benefits – Industrial Lifting and Port Solutions Deep Dive (1/2)

§ Creates a global service organization of critical mass and scope

- Enlarged combined installed base provides better opportunity to offer service capabilities
 - Major growth potential from digital services
- Combination of strong stand-alone service networks and concepts achieves critical mass to unlock the ca. €7.0bn / \$7.7bn in-house service market
 - Offers opportunity to deploy combined service expertise across entire group
 Consolidates complementary Port segment technological and marketing capabilities into complete product offering with global reach
- Ability to offer comprehensive port solutions to customers globally based on highly complementary product portfolios
 - Credibility to further step up from individual product tenders to strategic customer dialogue
 - Critical mass to unlock significant cross selling opportunities e.g. through investment in key account management

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USD:EUR exchange rate of 0.91 as at 7 August 2015.

Combination Benefits – Industrial Lifting and Port Solutions Deep Dive (2/2)

- § Scale benefits and synergies enable industrial lifting to remain competitive vs. intensifying global competition
 - Optimization of manufacturing footprint enables necessary production cost savings
 - Scale benefits in sourcing needed to counter cost advantage of LCC competition
- § Truly global footprint based on complementary geographic profiles enhances growth outlook
- Konecranes' strengths in Northern Europe, North America and China vs. Terex MHPS' strengths in Germany, Southern Europe, South America and Southeast Asia improve ability to serve global customers
 - Critical mass in emerging markets
 - § Creates critical mass for future technology development
- Industry-leading resources for continued technology development, incl. automation and software
- Technology leadership of increasingly critical importance to sustain viability of manufacturing in higher cost regions
 - Significant scale benefits enhance R&D efficiency
 - Combination preserves technology development heritage of both businesses

Run-Rate (After-Tax) Overview of Synergies Synergy Value Creation Opportunities § Supply chain optimization Procurement § Insourcing/outsourcing ~30% § Freight and logistics efficiency § Manufacturing footprint Operations ~20% § Capacity utilization § SG&A efficiencies SG&A § IT system consolidation ~20% § Engineering and R&D optimization § Corporate consolidation Corporate / § Organizational/ structure optimization ~30% Financial § Efficient capital structure 12 Cross-selling and further corporate / financial synergies Procurement Expected run-rate net income benefit ~ €109m / \$119m Incremental Upside Share of After-tax Run-Rate USD:EUR exchange rate of 0.91 as at 7 August 2015.

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(1) Based on 2014 financials, converted at average 2014 USD:EUR exchange rate of 0.75.
(2) Goal that combined company hopes to achieve in 3 - 4 years. Numbers based on mid-term outlook of Konecranes
                                 and Terex and joint synergy expectation without
adjusting for accounting differences; for illustrative purposes. Converted at USD:EUR exchange rate of 0.91 as at 7
                                                  August 2015.
                                        (3) Including consolidation items.
                  (4) "Industrial Lifting & Port Solutions" includes Terex MHPS and Konecranes.
                                         Konecranes Terex Opportunity
                                                       13
                                                    Revenue
                                                Operating Profit
                                        Today(1) Goal for Tomorrow(2)
                   Significant profitability upside from market, internal initiatives and synergies
                                                    3.4 / 4.5
                                                    1.8 / 2.4
                                                    1.3 / 1.8
                                                    0.5 / 0.7
                                                    0.6 / 0.8
                                               €7.5bn / $10.0bn(3)
                                                 €9.6bn / $10.6bn
                                                  Construction
                                                       MP
                                                     Cranes
                                                      AWP
                                                   IL&PS(4)
                                                    0.2 / 0.2
                                                    0.2 / 0.3
                                                    0.1 / 0.1
                                                    0.0 / 0.1
                                                    0.0 / 0.0
                                                 €0.5bn / $0.6bn
                                                 €1.0bn / $1.1bn
                                                  Construction
                                                       MP
                                                     Cranes
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AWP IL&PS(4)

Transaction Financial Impact

- $\$ Accretive to both company's shareholders in first full year through synergies and share buyback(1)
 - § Capital structure
 - Expected leverage of 2.3x net financial debt / EBITDA(2) in first year after completion
- Committed financing in place to refinance existing bank facilities at both Terex and Konecranes as needed

§ Liquidity

– Combined liquidity of €1.2bn / \$1.3bn(3) through cash on hand and undrawn revolvers

USD:EUR exchange rate of 0.91 as at 7 August 2015.

- (1) Excluding transaction and integration costs. Assumes \$1bn share buyback (split between \$500m upfront and \$500m in 2016E).
 - (2) Assumes \$500m upfront share buyback.
 - (3) Assumes €478m / \$524m (combined cash on hand) + €684m / \$750m (undrawn revolver).

Capital Allocation

§ The parties would seek to achieve free cash flow(1) generation of approximately €2.6bn / \$2.8bn 2016-2018

§ Konecranes dividend level of ≤ 1.05 / \$1.15 per share intended to be maintained $\$ \le 1.4$ bn / \$1.5bn share buyback plan to be financed partially from free cash flow and partially from new debt

§ Intention to strengthen the balance sheet over time § Continued focus on high-return investment in the business and portfolio optimization USD:EUR exchange rate of 0.91 as at 7 August 2015.

(1) Cash flow defined as EBITDA - Capex.

Synergy Implementation Preparation Pre-closing § Prior to closing, senior leaders of Konecranes and Terex will review detailed measures to maximize strategic, operational and financial benefits for the combined company and its shareholders

- § Recommendation on specific implementation plan will be made before closing regarding financing, structure, geographic organization and set-up
- § Upon completion, Board subcommittee to be established to oversee integration and implementation of recommendations
- § Thorough preparation and accelerated implementation post-closing to ensure delivery of comprehensive synergy benefits as quickly as possible
 - § Target of €109m / \$119m of annual after-tax benefits by the end of year 3; of this, €58m / \$63m to be implemented within 12 months from closing

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USD:EUR exchange rate of 0.91 as at 7 August 2015.

Conclusion

§ Well-balanced business and geographic profile § A global leader in key categories accounting for 92% of sales: Industrial Lifting, Port Solutions, Aerial Work Platforms, Cranes, Materials Processing § Excellent platform for further sustained growth through maintenance services offering

§ Family of leading brands

§ Critical scale for further technology development as well as continued portfolio development with focus on businesses with strong technology and service content / potential

§ Lean organization offering significant upside from market recovery § Excellent value creation opportunity from synergy realization