BRENNTAG

Company Presentation



November 2010



Disclaimer

This presentation contains forward-looking statements. The words "anticipate", "assume", "believe", "estimate", "expect", "intend", "plan", "project", "may", "should" and similar expressions are used to identify forward-looking statements. Forward-looking statements are statements that are not historical facts; instead they reflect our current views and expectations and the assumptions underlying them about future events.

These forward-looking statements are subject to many risks and uncertainties, including a lack of further improvement or a renewed deterioration of global economic conditions, in particular a renewed decline of consumer demand and investment activities in Western Europe for the United States, a down-turn in major economies, a continuation of the tense situation in the credit and financial markets and other risks and uncertainties.

If any of these risks and uncertainties materialize or if the assumptions underlying any of our forward-looking statements are proving to be incorrect, our actual results may be materially different from those expressed or implied by such forward-looking statements. We do not intend or assume any obligation to update these forward-looking statements. Any forward-looking statement speaks only as of the date on which it is made.



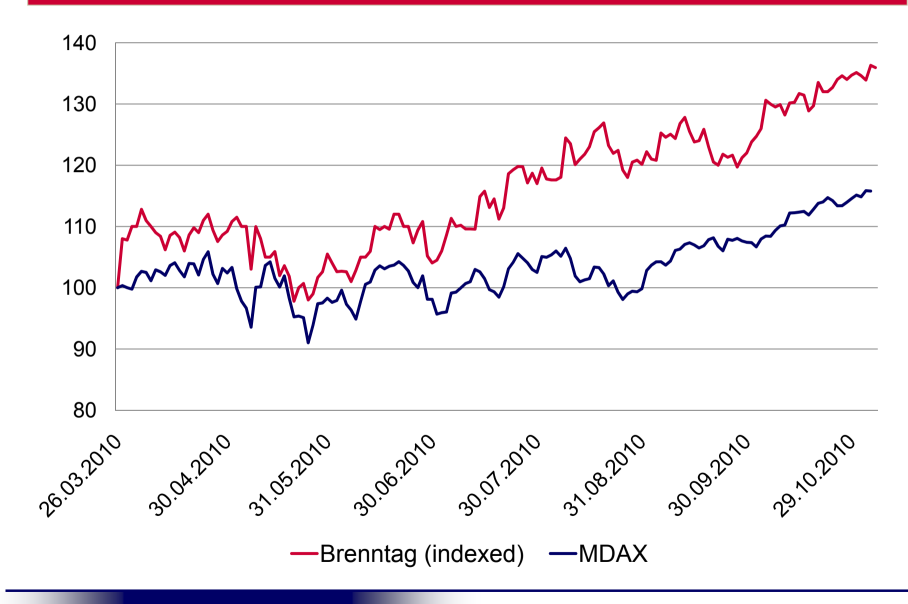
Brenntag is the global market leader in chemical distribution.

Linking chemical manufacturers and chemical users, Brenntag provides business-to-business distribution solutions for industrial and specialty chemicals globally. With over 10,000 products and a vast supplier base, Brenntag offers one-stop shop solutions to more than 150,000 customers.





Share Price





Agenda

1. Introduction to Brenntag

2. Key Investment Highlights

3. Financials 9M 2010

4. Outlook

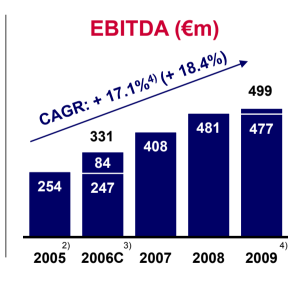
Appendix

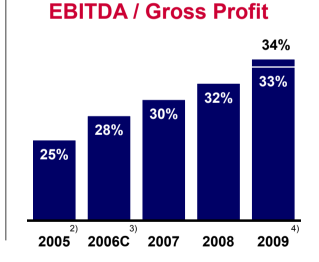


Global Market Leader with Strong Financial Profile

- Global leader with 6.9%¹) market share and sales of €6.4bn in 2009
- c. 11,000 employees, thereof more than 3,800 dedicated local sales and marketing employees
- Full-line portfolio of over 10,000 products to 150,000+ customers globally
- Network of 400+ distribution facilities across 60+ countries worldwide
- c. 3.3 million usually less-than-truckload deliveries annually with average value of c. €2,000







- 1) As per end 2008: BCG Market Report (January 2010)
- 2) Brenntag Predecessor
- 3) Brenntag and Brenntag Predecessor Combined
- 4) 2009 EBITDA includes expense items relating to the early termination of a multi-year incentive program. The expenses for the members of the Management Board amount to €22.8m. The alternative figures for 2009 EBITDA, 2009 EBITDA / Gross Profit and 2005-2009 EBITDA CAGR show the effects of adjusting 2009 EBITDA for this expense



Chemical Distributors Fulfill a Value-Adding Function in the Supply Chain

Chemical Producer Chemical **Filling** Mixing **Extensive** Vendor User Bundling **Purchase Transport Storage Packaging** Blendina Technical Managed **Transport** Labelling **Formulating** Support Inventory

- Purchase, transport and storage of large-scale quantities of diverse chemicals
 - Several thousand suppliers globally
 - Full-line product portfolio of 10,000+ industrial and specialty chemicals
 - Network of 400+ warehouses worldwide









Chemical Distributors Fulfill a Value-Adding Function in the Supply Chain

Chemical **Producer** Chemical **Filling** Mixing **Extensive** Vendor User Bundling Purchase Storage **Packaging Blendina** Technical Managed **Transport Transport** Labelling **Formulating** Support Inventory

- Repackaging from large into smaller quantities
- Filling, labelling, bar-coding and palletizing
- Marketed by 3,800+ dedicated local sales and marketing employees
- Mixing and blending according to customer specific requirements
- Formulating and technical support from dedicated application laboratories









Chemical Distributors Fulfill a Value-Adding Function in the Supply Chain

Chemical **Producer** Chemical **Filling Extensive Vendor Mixing** User Bundling Purchase **Storage** Packaging **Blending** Technical Managed **Transport Transport** Labelling Formulating Support Inventory

- Leveraging high route density based on local scale
- Providing just-in-time delivery and vendor-managed inventory service
- Utilizing transportation for drum return service
- Offering one-stop-shop solution







1. Introduction to Brenntag



As a Full-line Distributor, Brenntag can Add Significant Value

Chemical Producer A	Chemical User 1
Chemical Producer B	Chemical User 2
Chemical Producer C	No chemical distributors Chemical User 3
Chemical Producer D	Supply chain inefficiencies Chemical User 4
Chemical Producer E	Chemical User 5
Chemical Producer	Chemical User

Reduction in inefficiencies

Chemical Producer A		Chemical User 1
Chemical Producer B	Full-line distributor	Chemical User 2
Chemical Producer C	BRENNTAG	Chemical User 3
Chemical Producer D		Chemical User 4
Chemical Producer E	One-stop-shop solution	Chemical User 5
Chemical Producer		Chemical User





Chemical Distribution Differs Substantially from Chemical Production

	"What we are"	"What we are not"
	BRENNTAG	Chemical Producer
Business Model	B2B Services / Solutions	Manufacturing
Product Portfolio	Full-line	• Narrow
Customer Base	Broad in diverse end-markets	• Narrow
Customer Order Size	• Small	• Large
Delivery Method	Less-than-truckload	Truckload and larger
Fixed Assets	Low intensity	High intensity
Fixed Asset Flexibility	Multi-purpose	Narrow purpose
Cost Base	Variable	• Fixed
Raw Material Prices	Market	• Contract
Input / Output Pricing	Connected	Disconnected



Agenda

1. Introduction to Brenntag

2. Key Investment Highlights

3. Financials Q3 2010

4. Outlook

Appendix



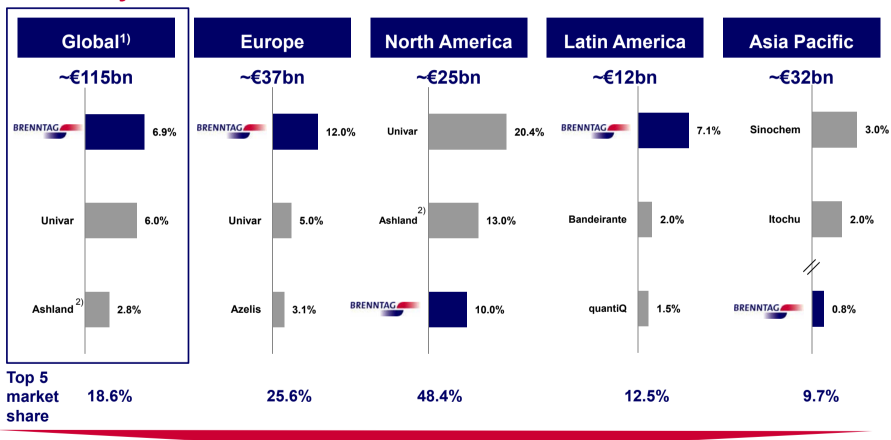
A Highly Attractive Investment Case





A Global Full-line Third Party Chemical Distribution Network

Third Party Chemical Distribution Estimated Market Size and Market Shares



Still highly fragmented market with more than 10,000 chemical distributors globally

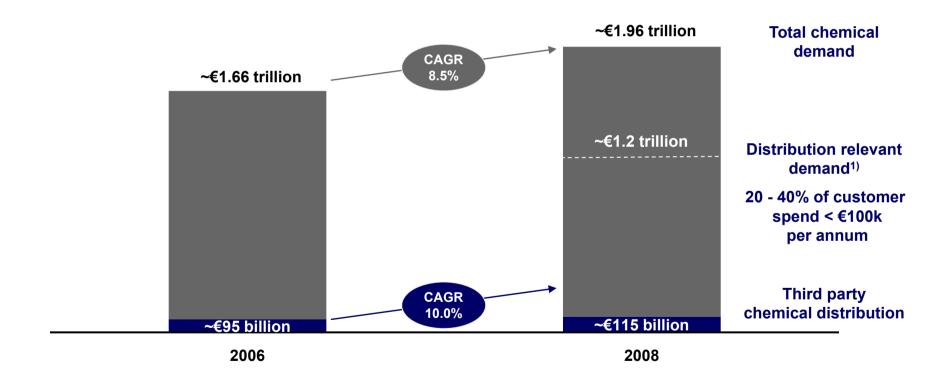
As per end 2008: BCG Market Report (January 2010), Brenntag's market share in Asia Pacific updated for acquisition of EAC Industrial Ingredients 1) Global includes not only the four regions shown above, but also RoW

2) Ashland Distribution. Only 49% of Ashland Distribution revenues sourced from distribution of chemicals (Annual Report September 2009)



Third Party Chemical Distribution Outgrew Total Chemical Demand

Third Party Chemical Distribution Opportunity



BCG Market Report (January 2010)

¹⁾ Excluding non-distribution relevant products like ethylene



Multiple Levers of Organic Growth and Acquisition Potential

Trend Growth Driver Brenntag Global Initiative Diverse business mix Growth in chemical demand Chemical **Distribution** Turned-over business **Outsourcing Industry Growth** Value-added services Mixing and blending **Scale Distributor** Key accounts **Share gain by scale distributors Share Gain Brenntag business mix** Focus industries **Brenntag Share** Gain **Acquisition growth** M & A strategy

Significant organic and acquisition growth potential



Significant Potential for Consolidation and External Growth

Building Up Scale And Efficiencies

Expand Geographic Coverage

Improving Full-Line Portfolio

Brenntag's Acquisition Track Record

- 95 transactions since 1991, thereof 24 since 2007¹⁾
- Total cost of acquisitions²⁾ of €361m since 2007 – August 2010
- Average investment amount of €15m per transaction until August 2010
- Synergy potential from cross-selling and cost saving opportunities mainly due to building up of scale and improved efficiency of acquisitions
- Market remains highly fragmented facilitating significant further consolidation potential

- 1) Without acquisitions performed by JV-Crest; including acquisitions performed until August 2010
- 2) Purchase price paid excluding debt assumed; including preliminary purchase prices for acquisitions performed in 2010



Diversity Provides Resilience and Growth Potential

Geography **Suppliers End-markets Customers Products** 150,000+ 10,000+ **Several thousand** 60+ countries **Widespread Top 10 Top 10 Top 10** No material exposure 2009 Sales Split <4%* <17%* <22%* to any single endmarket *As % sales *As % sales *As % purchase value ACES¹⁾ Large part of repeat-order Acetate North America Chemicals processing **business** Alcohol Europe Cleaning and detergents **Caustic Soda** Food Citric Acid **SAIRBUS** ■ Latin America EVONIK Oil & Gas Isopropyl Alcohol Asia Pacific **Personal Care Phosphoric Acid** (Rhodia Ex/onMobil **b** NOVARTIS **Sodium Hypochlorite Pharmaceuticals Dotted line - split** WACKER **Solvents Blends Polymers CEE vs Rest of Sulfuric Acid Pulp and Paper Europe** Reckitt

Xylene

Data for customers, products and suppliers as per Management estimates

Water treatment

1) Adhesives, coatings, elastomers, sealants



High Barriers to Entry due to Critical Scale and Scope

Permits and licences

Infrastructure availability

Regulatory standards

Know-how

Rationalization of distribution relationships

Global reach

Significant capital resources and time required to create a global full-line distributor

Excellence in Execution



Excellence in Execution due to Balance of Global Scale and Local Reach

Global Platform

- ✓ Core management functions
 - Strategic direction
 - Controlling and Treasury
 - Information Technology
 - Quality, Health, Safety, **Environment**
- ✓ Strategic growth initiatives
 - Strategic supplier relationships
 - Turned-over business
 - Focus industries
 - Key accounts
 - Mergers & Acquisitions

- **Local Reach**
- ✓ Better local understanding of market trends and adaptation to respective customer needs
- ✓ Entrepreneurial culture
- ✓ Clear accountability
- ✓ Strong incentivization with high proportion of variable compensation of management

✓ Best practice transfer



Brenntag's Board Alone has More than 75 Years of Collective Experience

Brenntag Management Board



Stephen Clark CEO

- With Brenntag since 1981
- 30 years of dedicated experience



Jürgen Buchsteiner CFO

- With Brenntag since 2000
- More than 20 years of dedicated experience



Steven HollandCOO and CEO Europe

- With Brenntag since 2006
- 30 years of dedicated experience

Next Management Level

Europe

North America Latin America Asia Pacific

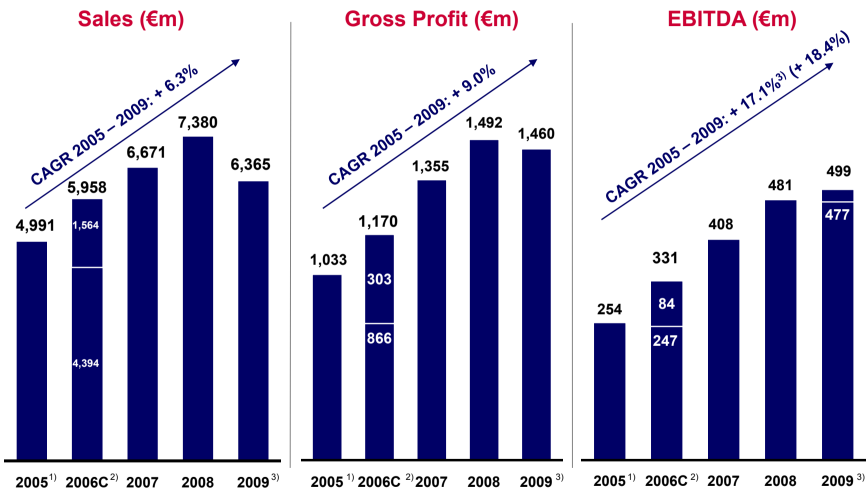
- Harry van Baarlen, COO
- William Fidler, President
- Peter Staartjes, President
- Henry Nejade, President

- With Brenntag since 1995
- With Brenntag since 1970
- With Brenntag since 1984
- With Brenntag since 2008

Brenntag's top management comprises nearly 120 executive and senior managers



Growth Track Record and Resilience Through the Downturn



- 1) Brenntag Predecessor
- 2) Brenntag and Brenntag Predecessor Combined and does not constitute pro forma financial information
- 2009 EBITDA includes expense items relating to the early termination of a multi-year incentive program. The expenses for the members of the Management Board amount to €22.8m. The alternative figures for 2009 EBITDA and 2005-2009 EBITDA CAGR show the effects of adjusting 2009 EBITDA for this expense



A Highly Attractive Investment Case





Agenda

1. Introduction to Brenntag

2. Key Investment Highlights

3. Financials 9M 2010

4. Outlook

Appendix



Operating Highlights 9M 2010

Gross Profit

EUR 1,225.9m

FX adjusted increase by 6.5% y-o-y (as reported increase of 10.6% y-o-y)

Operating EBITDA

EUR 447.6m

FX adjusted increase by 9.9% y-o-y (as reported increase of 14.3% y-o-y). Operating EBITDA excludes effects related to the IPO

Operating EBITDA / Gross Profit

36.5% (against 35.3% in 9M 2009 and 32.9% FY2009)

Cash flow

Outflow for trade working capital increase of EUR 170.9m due to sales increase and typical seasonality.
Working Capital management continuously improved.
Capital expenditures in-line with expectations.



Income Statement 9M 2010

in EUR m	9M 2010	9M 2009	Δ	Δ FX adjusted	FY 2009
Sales	5,710.2	4,816.2	18.6 %	14.1 %	6,364.6
Cost of Goods Sold	-4,484.3	-3,707.5	21.0 %		-4,905.1
Gross Profit	1,225.9	1,108.7	10.6 %	6.5 %	1,459.5
Expenses ¹⁾	-784.7	-718.2	9.3 %		-982.9
EBITDA	441.2	390.5	13.0 %	8.6 %	476.6
Add back Transaction costs ²⁾	6.4	1.2			3.7
Operating EBITDA	447.6	391.7	14.3 %	9.9 %	480.3
Operating EBITDA / Gross Profit	36.5 %	35.3 %			32.9%

¹⁾ Q1 2010 including IPO related expenses in the amount of EUR 5.7m net, Q2 2010 including expenses related to the acquisition of EAC Industrial Ingredients in the amount of EUR 1.5m

²⁾ For 9M 2010 IPO related expenses of EUR 5.7m net; Transaction costs are costs connected with restructuring and refinancing under company law.



Income Statement 9M 2010 (continued)

in EUR m	9M 2010	9M 2009	Δ	FY 2009
EBITDA ¹⁾	441.2	390.5	13.0 %	476.6
Depreciation	-62.3	-61.9	0.6 %	-82.3
EBITA	378.9	328.6	15.3 %	394.3
Amortization ²⁾	-97.7	-93.4	4.6 %	-123.6
EBIT	281.2	235.2	19.6 %	270.7
Financial Result ³⁾	-141.4	-171.6	-17.6 %	-223.6
EBT	139.8	63.6	119.8 %	47.1
Profit after tax	84.2	18.3		0.5

¹⁾ Including IPO related expenses of EUR 5.7m net for 9M 2010

²⁾ Including amortization of customer relationships totaling EUR 91.7m for 9M 2010 (EUR 86.3m for 9M 2009, EUR 114.4m for FY 2009). Of the amortization of customer relationships, EUR 79.6m for 9M 2010 (EUR 76.9m for 9M 2009, EUR 102.4m for FY 2009) result from the acquisition of the Brenntag Group by equity funds advised by BC Partners, Bain Capital and Goldman at the end of the third quarter of 2006. These customer relationships have beenfully amortized by the end of Q3 2010.

³⁾ Including IPO-related effects in the amount of EUR 43.2m for 9M 2010





IPO-related Effects on Income Statement						
in EUR m	Q1 2010	Q2 2010	Q3 2010	9M 2010		
Effects above EBITDA						
IPO costs passed on to Brachem Acquisition S.C.A.	+2.5	0.0	0.0	+2.5		
IPO costs	-8.2	0.0	0.0	-8.2		
Total effect above EBITDA	-5.7	0.0	0.0	-5.7		
Effects in Financial result						
Waiver related	-20.8	0.0	0.0	-20.8		
Discontinuation of hedge accounting for certain interest swaps	-5.4	0.0	0.0	-5.4		
Interest expenses on subordinated shareholder loan	-17.0	0.0	0.0	-17.0		
Total effects in Financial result	-43.2	0.0	0.0	-43.2		
Total IPO-related effects on Income Statement	-48.9	0.0	0.0	-48.9		

No adjustment made for the amortization of customer relationships resulting from the acquisition of the Brenntag Group by equity funds advised by BC Partners, Bain Capital and Goldman at the end of the third quarter of 2006 (EUR 79.6m for 9M 2010). These customer relationships have been fully amortized by the end of Q3 2010





Income Statement Ad	liusted foi	IPO Effects
	J	

in EUR m	Q1 2010	Q2 2010	Q3 2010	9M 2010
EBITDA	128.5	152.8	159.9	441.2
Adjustment for IPO-related effects	5.7	0.0	0.0	5.7
EBITDA adjusted	134.2	152.8	159.9	446.9
Financial result	-73.6	-35.1	-32.7	-141.4
Adjustment for IPO-related effects	43.2	0.0	0.0	43.2
Financial result adjusted	-30.4	-35.1	-32.7	-98.2
EBT	3.7	64.0	72.1	139.8
Adjustment for IPO-related effects	48.9	0.0	0.0	48.9
EBT adjusted	52.6	64.0	72.1	188.7

No adjustment made for the amortization of customer relationships in the amount of EUR 79.6m in 9M 2010 capitalized in the course of the purchase price allocation made in September 2006 and fully amortized by the end of Q3 2010





Cash Flow Statement 9M 2010

in EUR m	9M 2010	9M 2009	FY 2009
Profit after tax	84.2	18.3	0.5
Depreciation & Amortization	160.0	155.3	205.9
Income taxes	55.6	45.3	46.6
Income tax payments	-55.7	-55.3	-84.4
Interest result	139.5	162.5	211.5
Interest payments (net)	-168.7	-140.2	-158.9
Changes in current assets and liabilities	-146.3	235.5	245.7
Other	-18.1	20.8	23.4
Cash provided by operating activities	50.5	442.2	490.3





Cash Flow Statement 9M 2010 (continued)

in EUR m	9M 2010	9M 2009	FY 2009
Purchases of intangible assets and PPE	-49.4	-36.0	-67.9
Purchases of consolidated subsidiaries and other business units	-137.6	-14.1	-17.8
Other	3.2	8.6	9.6
Cash used for investing activities	-183.8	-41.5	-76.1
Capital increase	525.0	40.0	40.0
Payments in connection with the capital increase	-13.5	0.0	0.0
Dividends paid to minority shareholders	-1.6	-2.0	-4.5
Repayment of borrowings (net)	-688.9	-146.2	-148.5
Cash used for financing activities	-179.0	-108.2	-113.0
Change in cash & cash equivalents	-312.3	292.5	301.2



Segments 9M 2010

in EUR m		Europe	North America	Latin America	Asia Pacific	All other segments	Group
External Sales	9M 2010	2,948.2	1,843.8	543.0	121.9	253.3	5,710.2
	9M 2009	2,584.8	1,581.1	459.0	43.2	148.1	4,816.2
	Δ	14.1 %	16.6 %	18.3 %	182.2 %	71.0 %	18.6 %
	∆ FX adjusted	11.9 %	10.4 %	8.1 %	144.3 %	71.0 %	14.1 %
O							
Operating Gross Profit	9M 2010	649.7	462.5	103.7	26.7	10.7	1,253.3
	9M 2009	609.6	413.9	91.3	10.6	8.2	1,133.6
	Δ	6.6 %	11.7 %	13.6 %	151.9 %	30.5 %	10.6 %
	∆ FX adjusted	4.8 %	5.7 %	4.3 %	120.7 %	30.5 %	6.4 %
Operating EBITDA	9M 2010	220.1	198.3	33.6	10.2	-14.6	447.6
	9M 2009	194.6	170.9	33.0	2.6	-9.4	391.7
	Δ	13.1 %	16.0 %	1.8 %	292.3 %	55.3 %	14.3 %
	∆ FX adjusted	11.0 %	10.2 %	-6.1 %	251.7 %	55.3 %	9.9 %



IPO-related Effects on Equity

in EUR m

Increase of share capital from issuance of 10.5m additional shares	10.5
Increase of capital reserve from gross proceeds of newly issued shares	514.5
Costs of IPO directly offset against capital reserve ¹⁾	-12.6
Increase of capital reserve from conversion of shareholder loan incl. interest prior to IPO	714.9
Total impact on equity	1,227.3

¹⁾ Gross EUR 15.2m less EUR 2.6m tax effect.



Balance Sheet and Leverage

in EUR m	30 Sep 2010	30 Jun 2010	31 Mar 2010	31 Dec 2009	∆ Q3 to 31/12/09
Financial liabilities ¹⁾	1,770.3	1,832.2	2,048.6	2,436.3	-666.0
./. Cash and cash equivalents	300.6	411.3	664.0	602.6	-302.0
Net Debt	1,469.7	1,420.9	1,384.6	1,833.7	-364.0
Net Debt / Operating EBITDA ²⁾	2.6x	2.7x	2.7x	3.6x	1.0x
Equity	1,535.6	1,545.1	1,456.6	172.3	1,363.3

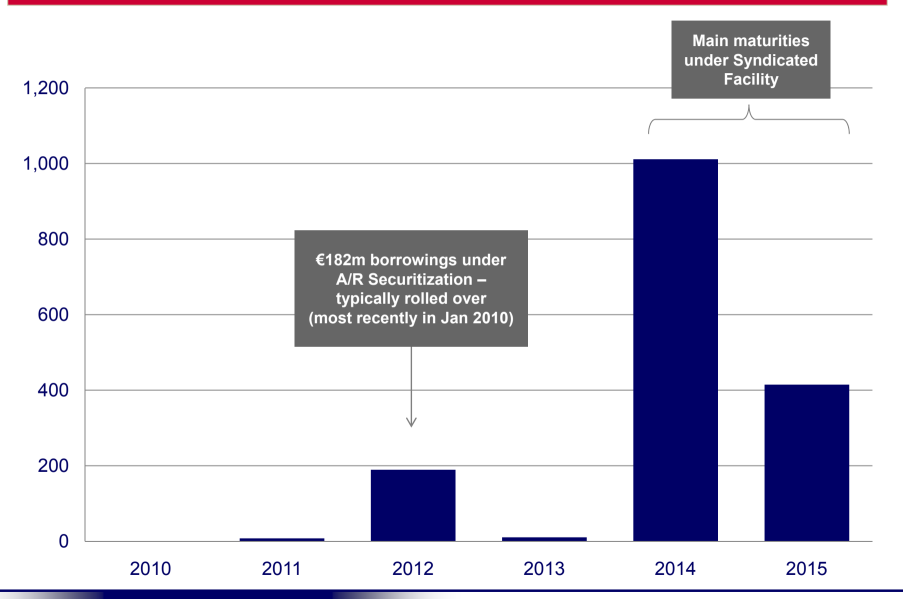
¹⁾ Excluding shareholder loan in an amount of EUR 702.2m for 31 Dec 2009. No shareholder loan was in place as of 31 Mar 2010 and subsequent quarters.

²⁾ Operating EBITDA on LTM basis; 2009 adjusted for expense items relating to the early termination of a multi-year incentive program. These expenses for the members of the management board amount to EUR 22.8m.





Maturities Profile as of 30 Sep. 2010





Trade Working Capital

in EUR m	30 Sep 2010	30 Jun 2010	31 Mar 2010	31 Dec 2009
Inventories	565.3	528.5	467.2	422.3
+ Trade Receivables	1,127.6	1,124.7	997.5	831.4
./. Trade Payables	836.6	877.7	764.2	655.6
Working Capital (end of period)	856.3 ¹⁾	775.5	700.5	598.1
Working Capital Turnover (year-to-date)2)	10.4x	10.7x	10.7x	9.2x
Working Capital Turnover (last twelve months) ³⁾	10.2x	10.2x	9.7x	9.2x

Working Capital in an amount of EUR 64.9m acquired with EAC Industrial Ingredients (consolidated as of July 2010)
 Using sales on year-to-date basis and average working capital year-to-date
 Using sales on LTM basis and average LTM working capital





Free Cash Flow 9M 2010

in EUR m	9M 2010	9M 2009	FY 2009
EBITDA	441.2	390.5	476.6
Capex	-47.2	-33.6	-71.8
∆ Working Capital	-170.9	206.2	242.0
Free Cash Flow	223.1	563.1	646.8



Agenda

1. Introduction to Brenntag

2. Key Investment Highlights

3. Financials 9M 2010

4. Outlook

Appendix



Outlook 2010

	Full Year 2009 9M 2010	Comments	Trend 2010 over 2009
Sales	EUR 6,365m • EUR 5,710m •	Positive macroeconomic development assumed, which will continue to support sales Slight softening of macro-growth trends to be expected No particularly strict view on development of chemicals prices Outsourcing trends to distribution, the preferential role of scale distributors and Brenntag's strong competitive position in the major economies are expected to provide further growth potential	
Gross Profit	EUR 1,460m • EUR 1,226m •	significant factor of influence on Gross Profit	
Operating EBITDA	EUR 480m EUR 448m	EUR 570m to EUR 600m confirmed Operating EBITDA excludes IPO costs (EUR 5.7m net recorded in Q1) Recently weaker USD will have some translational impact (current USD/EUR about 1.40 whereas 1.30 assumed when provided outlook after Q2) Impact of EAC Industrial Ingredients acquisition included	
Profit after tax	EUR 0.5m EUR 84m	BC Partners' related customer base amortization finalized by end of Q3 2010 Changes to the capital structure through the IPO beneficial for interest expense	

4. Outlook



Outlook 2010

	Full Year 2009 9M 2010	Comments	Trend 2010 over 2009
Working Capital	EUR 598m EUR 856m	 To a large extent a function of sales growth First time consolidation of EAC Industrial Ingredients increased working capital in Q3 by EUR 64.9m 	
		Some decrease expected towards year-end due to seasonality	
Capex	EUR 72m EUR 47m	 Full year 2010 modestly above 2009 which was impacted by cautious spending policy 	



Agenda

1. Introduction to Brenntag

2. Key Investment Highlights

3. Financials 9M 2010

4. Outlook

Appendix





Contents

•	Longstanding History of More than 130 Years	p. 42
•	The Initial Public Offering	p. 43
•	Strategy Focus on Continued Profitable Growth	p. 44
•	Top Initiative – Turned-over Business	p. 45
•	Top Initiative – Focused Segment Growth	p. 46
•	Top Initiative – Key Accounts	p. 47
•	Top Initiative – Air1 / DEF	p. 48
•	North America – Efficient Hub & Spoke System	p. 49
•	Committed to Health, Safety and the Environment	p. 50
•	Acquisitions have Achieved Tree Main Objectives	p. 51
•	Asia Pacific - Clearly Defined Strategy	p. 52
•	Financials Q3 2010	p. 55
•	Financials 2007 – 2009	p. 62
•	Shareholder Structure as of October 2010	p. 65
•	Share Data	p. 66
•	Financial Calendar	p. 67
•	Contact	p. 68



Longstanding History of More than 130 Years

1874	Philipp Mühsam founds the business in Berlin
1966	Brenntag becomes international, acquiring Balder in Belgium
1970-1979	 US business established; continued acquisitions in European and North American chemicals distribution business
1980-1989	Further expansion in North America
1990-2000	 Expansion in Europe via acquisitions; takeover of Neuber Group in Austria establishes foothold in Central and Eastern Europe
2000	 Acquisition of Holland Chemical International, at the time the fifth largest chemical distributor worldwide, providing global scale and a leading position in Latin America
2000-2008	 Becoming global market leader; acquisition of LA Chemicals (US, 2006), Schweizerhall (Switzerland, 2006) and Albion (UK and Ireland, 2006)
2008	 Acquisition of Rhodia distribution activities in 8 countries, establishing Asia Pacific platform
2010	• IPO



The Initial Public Offering

Issuer	

Brenntag AG

Selling shareholder

 Brachem Acquisition S.C.A. (funds advised by BC Partners, Bain Capital, Goldman Sachs and Management)

Offer structure

Public offer in Germany and the Grand Duchy of Luxembourg

 International private placement in certain jurisdictions (in the United States under Rule 144A, Reg S elsewhere)

Listing

Prime Standard of the Frankfurt Stock Exchange

Offer size

- Price range of EUR 46.00 EUR 56.00 per share
- Offer size of 10.5 m primary and 2.5 m secondary shares
- 15% greenshoe of 1.95 m secondary shares
- Primary proceeds of EUR 525 m and pro-forma capital structure of 2.6 – 2.8x Net Debt / EBITDA

Offer period

- Bookbuilding from 16 to 26 March 2010, pricing on 27 March 2010
- First day of trading 29 March 2010

Issue price

- Issue price of EUR 50.00, multiple times over-subscribed
- Greenshoe option fully exercised on 31 March 2010, no stabilization measures



Strategy Focus on Continued Profitable Growth

Vision **Strategic** Guidelines **Strategic Initiatives**

Be the fastest growing, most profitable, full-line global Chemical Distributor and preferred channel for strategic suppliers and customers

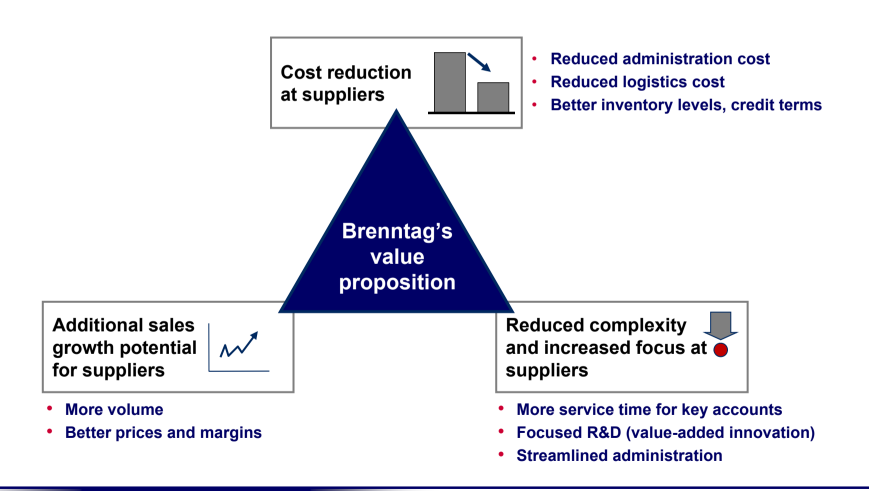
- Focus on organic growth and acquisitions
 - Intense customer orientation
 - Full-line product portfolio
 - Less-than-truckload
 - Complete geographic coverage
 - Accelerated growth in target markets
 - Continued commitment to Responsible Care / Distribution
- Maintain focus on profitability and returns

Global top initiatives and regional strategies



Top Initiative – Turned-over Business

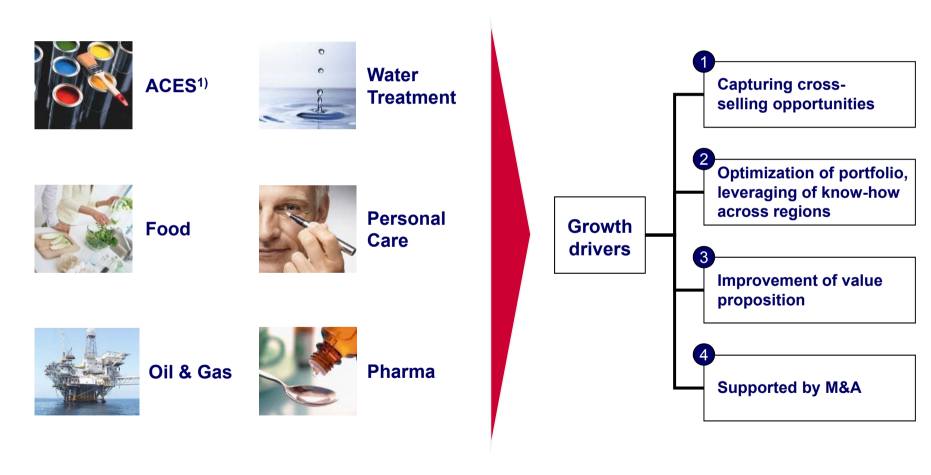
Substantially increase supplier penetration by proactively taking over smaller customers from suppliers





Top Initiative – Focused Segment Growth

Significantly increase share in customer industries where Brenntag can achieve above average growth



¹⁾ Adhesives, coatings, elastomers, sealants



Top Initiative – Key Accounts

Increase business with pan-regional / global key customers based on increased demand



Concept

- Management believes customers' distribution chemical spend may be 15% 25% of their total chemical spend
- Partnering with an international distributor can greatly reduce the cost and time of supplier management, allowing customer procurement to focus on strategic materials
- International distribution can bundle customers' global usage to simplify the interaction with producers
- Knowledge gain at one customer site can be rapidly transferred to all other sites, thus lessening project development time, approval of alternate sources, or implementing best-in-class logistics
- One contract or working document applies to all business interactions leading to quicker implementation, reduced misunderstandings and elimination of regional differences
- An international distributor can grow with the customer as the customer enters new geographical and business markets

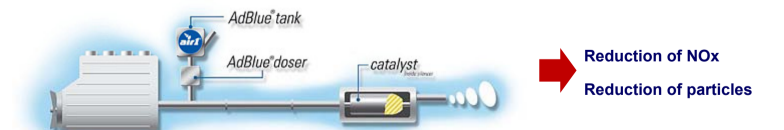


Top Initiative – Air1 / DEF¹⁾

High volume growth of high quality urea solution needed for catalytic reaction in trucks to fulfill regulatory requirements in Europe (Air1) and North America (DEF)

Concept

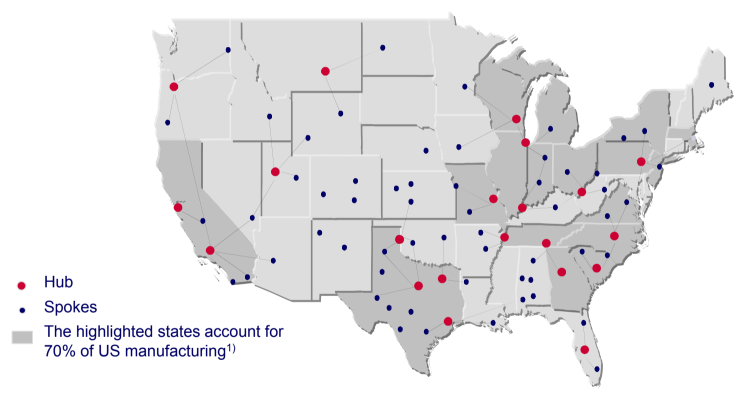
- In Europe and North America new trucks have to meet specific norms for reduced emissions
- High quality urea solution is needed for catalyst reaction to fulfill those norms
- Brenntag has developed special logistics and consultancy concepts to facilitate supply of our customers with Air1 / DEF. This concept focuses on guaranteeing a consistently high quality standard throughout the supply chain from production and all logistics services to the arrival of the product at the customer's premises





North America – Efficient Hub & Spoke System

Hub & spoke system – Efficient management of stock and storage utilization



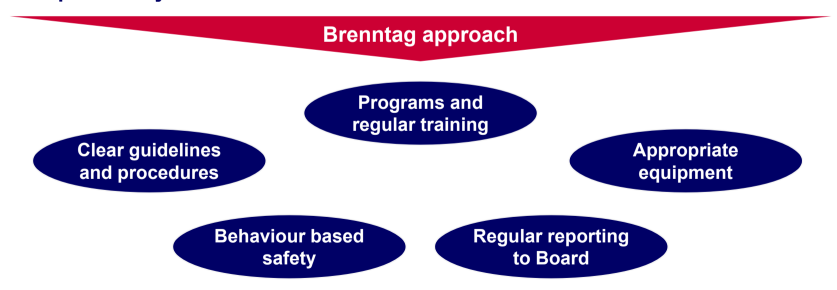
- Larger distribution sites ("hubs") are fully equipped with tanks, filling stations, mixing and blending facilities and storage facilities for packaged products
- Smaller distribution sites ("spokes") represent warehouse facilities for packaged products that are supplied from the larger sites
- 1) BEA Bureau of Economic Analysis



Committed to Health, Safety and the Environment

Committed to the Principles of Responsible Care / Responsible Distribution¹⁾

- Product responsibility
- Plant safety
- Occupational safety and health
- Comprehensive environmental protection (air, water, soil, raw materials, waste)
- Transport safety



1) Program of the International Council of Chemical Trade Associations



Acquisitions have Achieved Three Main Objectives

Building up Scale and Efficiencies

- Germany, 2002
 Biesterfeld
- UK and Ireland, 2006
 Albion
- Switzerland, 2006
 Schweizerhall
- Western US, 2006
 Quadra and LA
 Chemicals
- Mid-South US, 2007
 Ulrich Chemicals

Expanding Geographic Coverage

- CEE, 2000
 Neuber
- Canada / Latin America / Nordic, 2000
 Holland Chemical Intl
- North Africa, 2005
 Group Alliance
- Ukraine & Russia, 2008
 Dipol
- Asia Pacific, 2008
 Rhodia

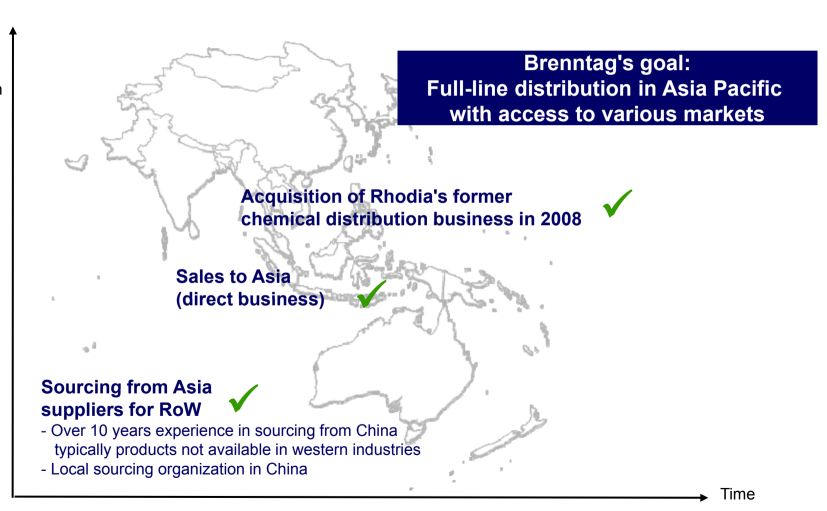
Improving Full-line Portfolio

- ACES¹⁾, 2004
 Acquacryl / Chemacryl (UK)
- ACES¹⁾, 2007
 St. Lawrence (Canada)
- Food, 2005, 2007-09
 6 distributors in Spain, Italy, Turkey, Mexico and the UK
- Oil & Gas, 2005-06, 20083 distributors in North America



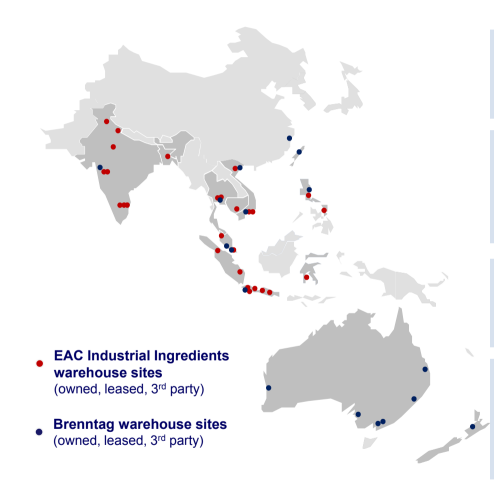
Asia Pacific - Clearly Defined Strategy

Strategic steps to build up pan-Asian network





Acquisition of EAC Industrial Ingredients



Fully in line with Brenntag's growth strategy to expand presence in emerging markets

Quantum leap from foothold in Asia Pacific to an established Asia Pacific Platform – market entry in two new Asian markets (Cambodia, Bangladesh)

Significant benefits with existing suppliers and customers and potential to further boost business

EUR 160m purchase price on a cash & debt free basis, implied

- 2010e multiple of 9.5x EV/EBITDA
- 2011e multiple of 6.6x EV/EBITDA



Acquisition of EAC Industrial Ingredients (continued)

in EUR m	2010e	Outlook 2011	Outlook 2012
External Sales	220	+ 15 – 20%	+ ~10%
Gross Profit	40	+ 15 – 20%	+~10%
EBITDA ¹⁾	16.9	> 30%	+ ~15%

Closing of transaction on 13 July 2010

First time consolidation as of 01 July 2010

EUR 5m integration expenses expected in 2010 and EUR 1.5m in 2011, thereof EUR 1.5m already recognized in Q2 2010 in All Other Segments

Preliminary purchase price for the equity EUR 123.7m as well as EUR 11.5m debt redemption, paid from available cash on 13 July 2010

¹⁾ Not including integration expenses



Operating Highlights Q3 2010

Gross Profit

EUR 429.7m

FX adjusted increase by 8.1% y-o-y (as reported increase of 15.0% y-o-y)



Operating EBITDA

EUR 160.3m

FX adjusted increase by 9.5% y-o-y (as reported increase of 16.7% y-o-y).



Operating EBITDA / Gross Profit

37.3% (against 36.8% in Q3 2009 and 32.9% FY2009)



Cash flow

Outflow for trade working capital increase of EUR 47.7m due to sales increase and typical seasonality.

Working Capital management continuously improved.

Capital expenditures in-line with expectations.



Income Statement Q3 2010

in EUR m	Q3 2010	Q3 2009	Δ	Δ FX adjusted	FY 2009
Sales	2,022.6	1,612.8	25.4 %	18.0 %	6,364.6
Cost of Goods Sold	-1,592.9	-1,239.1	28.6 %		-4,905.1
Gross Profit	429.7	373.7	15.0 %	8.1 %	1,459.5
Expenses	-269.8	-236.9	13.9 %		-982.9
EBITDA	159.9	136.8	16.9 %	9.6 %	476.6
Add back Transaction costs ¹⁾	0.4	0.6			3.7
Operating EBITDA	160.3	137.4	16.7 %	9.5 %	480.3
Operating EBITDA / Gross Profit	37.3 %	36.8 %			32.9%

¹⁾ Transaction costs are costs connected with restructuring and refinancing under company law.



Income Statement Q3 2010 (continued)

in EUR m	Q3 2010	Q3 2009	Δ	FY 2009
EBITDA	159.9	136.8	16.9 %	476.6
Depreciation	-21.2	-20.5	3.4 %	-82.3
EBITA	138.7	116.3	19.3 %	394.3
Amortization ¹⁾	-33.9	-30.8	10.1 %	-123.6
EBIT	104.8	85.5	22.6 %	270.7
Financial Result	-32.7	-49.0	-33.3 %	-223.6
EBT	72.1	36.5	97.5 %	47.1
Profit after tax	43.3	19.9	117.6 %	0.5

¹⁾ Including amortization of customer relationships totaling EUR32.0m for Q3 2010 (EUR 28.5m for Q3 2009, EUR 114.4m for FY 2009). Of the amortization of customer relationships, EUR 26.8m for Q3 2010 (EUR 25.3m for Q3 2009, EUR 102.4m for FY 2009) result from the acquisition of the Brenntag Group by equity funds advised by BC Partners, Bain Capital and Goldman at the end of the third quarter of 2006. These customer relationships have been fully amortized by the end of Q3 2010.



Cash Flow Statement Q3 2010

in EUR m	Q3 2010	Q3 2009	FY 2009
Profit after tax	43.3	19.9	0.5
Depreciation & Amortization	55.1	51.3	205.9
Income taxes	28.8	16.6	46.6
Income tax payments	-30.5	-6.6	-84.4
Interest result	30.7	50.3	211.5
Interest payments (net)	-34.2	-53.6	-158.9
Changes in current assets and liabilities	-36.5	33.5	245.7
Other	8.9	-9.3	23.4
Cash provided by operating activities	65.6	102.1	490.3



Cash Flow Statement Q3 2010 (continued)

in EUR m	Q3 2010	Q3 2009	FY 2009
Purchases of intangible assets and PPE	-19.1	-13.4	-67.9
Purchases of consolidated subsidiaries and other business units	-134.7	-2.0	-17.8
Other	1.2	0.2	9.6
Cash used for investing activities	-152.6	-15.2	-76.1
Capital increase	0.0	0.0	40.0
Payments in connection with the capital increase	-0.6	0.0	0.0
Dividends paid to minority shareholders	-0.2	0.0	-4.5
Repayment of borrowings (net)	-9.9	-53.4	-148.5
Cash used for financing activities	-10.7	-53.4	-113.0
Change in cash & cash equivalents	-97.7	33.5	301.2





Free Cash Flow Q3 2010

in EUR m	Q3 2010	Q3 2009	FY 2009
EBITDA	159.9	136.8	476.6
Capex	-21.4	-14.1	-71.8
∆ Working Capital	-47.7	12.1	242.0
Free Cash Flow	90.8	134.8	646.8



Segments Q3 2010

in EUR m		Europe	North America	Latin America	Asia Pacific	All other segments	Group
External Sales	Q3 2010	1,011.3	653.1	190.6	83.3	84.3	2,022.6
	Q3 2009	879.4	503.5	152.1	15.2	62.6	1,612.8
	Δ	15.0 %	29.7 %	25.3 %	448.0 %	34.7 %	25.4 %
	∆ FX adjusted	12.9 %	15.8 %	9.9 %	372.6 %	34.7 %	18.0 %
Operating	00.0040		40-0	~	40.0		400 =
Gross Profit	Q3 2010	218.2	165.6	34.7	16.2	4.0	438.7
	Q3 2009	208.3	137.6	32.1	4.0	2.4	384.4
	Δ	4.8 %	20.3 %	8.1 %	305.0 %	66.7 %	14.1 %
	∆ FX adjusted	2.8 %	7.3 %	-4.5 %	257.8 %	66.7 %	7.1 %
Operating EBITDA	Q3 2010	75.7	72.2	11.0	6.0	-4.6	160.3
	Q3 2009	70.7	56.9	12.6	1.3	-4.1	137.4
	Δ	7.1 %	26.9 %	-12.7 %	361.5 %	12.2 %	16.7 %
	∆ FX adjusted	5.2 %	14.1 %	-21.3 %	328.6 %	12.2 %	9.5 %



Increasing Value Added and Returns

€m	2007	% Δ	2008	% Δ	20091)	% CAGR 2007-2009
Sales	6,671	10.6	7,380	(13.8)	6,365	(2.3)
Cost of Goods Sold	5,317	10.7	5,887	(16.7)	4,905	(4.0)
Gross Profit	1,355	10.2	1,492	(2.2)	1,460	3.8
Operating Expenses	947	6.8	1,011	(2.8)	983	1.9
EBITDA	408	17.9	481	(0.9)	477	8.1
EBITDA / Gross Profit	30%		32%		33%	
EBITA	321	23.9	398	(8.0)	394	10.8

RONA ²⁾	20.2%	24.4%	26.8%

 ²⁰⁰⁹ EBITDA / EBITA include expense items relating to the early termination of a multi-year incentive program. The expenses for the members of the Management Board amount to €22.8m; thereof €12.8m relate to North America, €5.2m to Europe and €4.8m to RoW
 RONA is defined as EBITA divided by the sum of average PPE plus average working capital



Strong Cash Generation over the Past Years

€m	2007	2008	20091)
EBITDA	407.9	480.9	476.6
Capex	(104.6)	(84.3)	(71.8)
∆ Working Capital	(24.4)	(53.5)	242.0
Free Cash Flow ²⁾	278.9	343.1	646.8
Average Working Capital ³⁾	774.4	833.1	691.9
Working Capital Turnover ⁴⁾	8.6x	8.9x	9.2x

^{1) 2009} EBITDA includes expense items relating to the early termination of a multi-year incentive program. The expenses for the members of the Management Board amount to €22.8m; thereof €12.8m relate to North America, €5.2m to Europe and €4.8m to RoW

²⁾ Free Čash Flow is calculated as EBITDA – Capex +/- Δ Working Capital

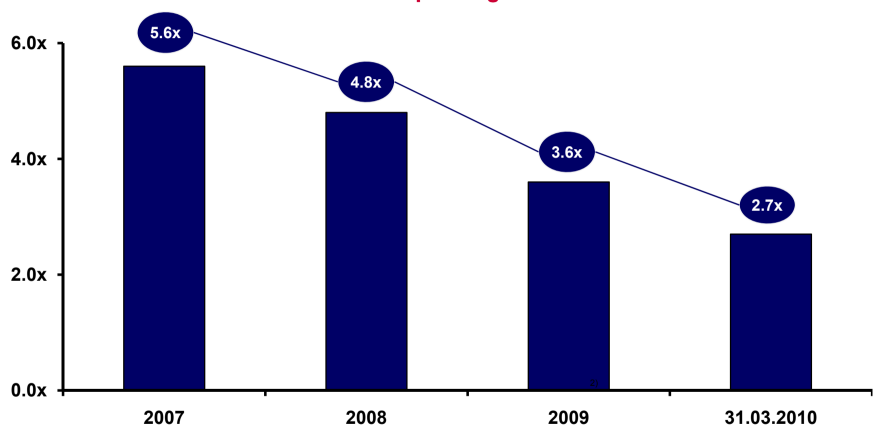
³⁾ Average Working Capital is defined for a particular year as the mean average of the values for working capital at each of the following five times: the beginning of the year, the end of each of the first, second and third quarters, and the end of the year

⁴⁾ Working Capital Turnover is defined as Sales divided by Average Working Capital



Constant and Significant De-Leveraging

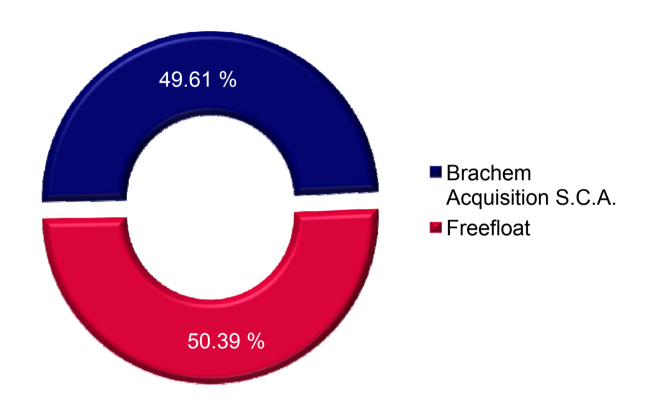
Net debt¹⁾ / Operating EBITDA²⁾



- 1) Net debt defined as current financial liabilities plus non-current financial liabilities less (cash and cash equivalents plus subordinated shareholder loan)
- 2) Operating EBITDA on LTM basis; 2009 adjusted for expense items relating to the early termination of a multi-year incentive program. These expenses for the members of the management board amount to EUR 22.8m



Shareholder Structure as of October 2010





Share Data

ISIN DE000A1DAHH0

Stock symbol BNR

Listed since 29 March 2010

Subscribed capital EUR 51,500,000

Outstanding shares 51,500,000

Class of shares Registered shares

Free float 50.39%

Official market Prime Standard XETRA and Frankfurt

Regulated unofficial markets Berlin, Stuttgart

Designated Sponsors

Deutsche Bank, Goldman Sachs International, J.P. Morgan

Securities, Merrill Lynch International



Financial Calendar

November 11, 2010	Interim Report Q3 2010
November 22, 2010	Bank of America Merrill Lynch Business Services One-on-Ones Conference, London
November 24, 2010	Credit Suisse German Equity One-on-One Symposium, Frankfurt
January 10-12, 2011	Commerzbank German Investment Seminar, New York
March 24, 2011	Annual Report 2010
May 11, 2011	Interim Report Q1 2011
June 22, 2011	Annual General Meeting, Düsseldorf



Contact

Brenntag AG Stinnes-Platz 1 45472 Muelheim/Ruhr Germany

Phone: +49 (0) 208 7828 7653 Fax: +49 (0) 208 7828 7755

Email: IR@brenntag.de Web: www.brenntag.com



Stefanie Steiner, Diana Alester, Georg Müller Investor Relations