

Edgar Filing: TRANE INC. - Form 425

TRANE INC.  
Form 425  
December 17, 2007

Filed by Ingersoll-Rand Company Limited.

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: Trane Inc.

Commission File No.: 1-11415

This filing contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements include, but are not limited to, statements relating to anticipated financial and operating results, the companies' plans, objectives, expectations and intentions and other statements including words such as anticipate, believe, plan, estimate, expect, intend, will, should, may, similar expressions. Such statements are based upon the current beliefs and expectations of the management of Ingersoll-Rand Company Limited (IR) and Trane Inc. (Trane) and involve a number of significant risks and uncertainties. Actual results may differ materially from the results anticipated in these forward-looking statements. The following factors, among others, could cause or contribute to such material differences: failure to satisfy any of the conditions of closing, including the failure to obtain Trane stockholder approval; the risks that IR's and Trane's businesses will not be integrated successfully; the risk that IR and Trane will not realize estimated cost savings and synergies; costs relating to the proposed transaction; disruption from the transaction making it more difficult to maintain relationships with customers, employees, distributors or suppliers; the level of end market activity in IR's and Trane's commercial and residential market; weather conditions that could negatively or positively affect business and results of operations; additional developments which may occur that could affect the IR's or Trane's estimate of asbestos liabilities and recoveries; unpredictable difficulties or delays in the development of new product technology; fluctuations in pricing of our products, the competitive environment and related market conditions; changes in law or different interpretations of laws that may affect Trane's or IR's expected effective tax rate; increased regulation and related litigation; access to capital; and actions of domestic and foreign governments. Additional factors that could cause IR's and Trane's results to differ materially from those described in the forward-looking statements can be found in the 2006 Annual Report on Form 10-K of IR and the 2006 Annual Report on Form 10-K of Trane filed with the Securities and Exchange Commission (the SEC) and available at the SEC's Internet site (<http://www.sec.gov>). Neither IR nor Trane undertakes any obligation to update any forward-looking statements to reflect circumstances or events that occur after the date on which such statements were made.

This communication is being made in respect of the proposed merger transaction involving IR, Trane and Indian Merger Sub, Inc. In connection with the proposed transaction, IR will file with the SEC a registration statement on Form S-4 and Trane will mail a proxy statement/prospectus to its stockholders, and each will be filing other documents regarding the proposed transaction with the SEC as well. **BEFORE MAKING ANY VOTING OR INVESTMENT DECISION, INVESTORS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS REGARDING THE PROPOSED TRANSACTION AND ANY OTHER RELEVANT DOCUMENTS CAREFULLY IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION.** The final proxy statement/prospectus will be mailed to Trane's stockholders. Stockholders will be able to obtain a free copy of the proxy statement/prospectus, as well as other filings containing information about IR and Trane, without charge, at the SEC's Internet site (<http://www.sec.gov>). Copies of the proxy statement/prospectus and the filings with the SEC that will be incorporated by reference in the proxy statement/prospectus can also be obtained, without charge, by directing a request to Ingersoll-Rand Company Limited, P.O. Box 0445, 155 Chestnut Ridge Road, Montvale, NJ 07645 Attention: Investor Relations, (201) 573-0123, or to Trane Inc., One Centennial Avenue, Piscataway, NJ 08855 Attention: Investor Relations, (732) 980-6125.

IR, Trane and their respective directors and executive officers and other persons may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction. Information regarding IR's directors and executive officers is available in IR's proxy statement for its 2007 annual meeting of stockholders and IR's 2006 Annual Report on Form 10-K, which were filed with the SEC on April 23, 2007 and March 1, 2007, respectively, and information regarding Trane's directors and executive officers is available in Trane's proxy statement for its 2007 annual meeting of stockholders and Trane's 2006 Annual Report on Form 10-K, which were filed with the SEC on March 23, 2007 and February 26, 2007, respectively. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.

The following are materials used in a presentation for investors on December 17, 2007.

\*\*\*

Ingersoll Rand Acquisition of Trane

2

This filing contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements include, but are not limited to, statements relating to anticipated financial and operating results, the companies plans, objectives, expectations and intentions and other statements including

words

such

as

anticipate,

believe,

plan,

estimate,

expect,

intend,

will,

should,

may,

and

other

similar

expressions.

Such

statements

are

based upon the current beliefs and expectations of the management of Ingersoll-Rand Company Limited ( IR ) and Trane Inc

significant risks and uncertainties. Actual results may differ materially from the results anticipated in these forward-looking st

others, could cause or contribute to such material differences: failure to satisfy any of the conditions of closing, including the f

risks that IR s

and Trane s businesses will not be integrated successfully; the risk that IR and Trane will not realize estimated cost savings an

to the proposed transaction; disruption from the transaction making it more difficult to maintain relationships with customers, c

distributors

or

suppliers;

the

level

of

end

market

activity

in

IR s

and

Trane s

commercial

and

residential

market;

weather

conditions

that

could

negatively

or

positively

affect

business  
and  
results  
of  
operations;  
additional  
developments  
which  
may  
occur  
that  
could  
affect  
the  
IR s  
or  
Trane s  
estimate  
of  
asbestos  
liabilities and  
recoveries; unpredictable difficulties or delays in the development of new product technology; fluctuations in pricing of our product  
environment  
and  
related  
market  
conditions;  
increased  
regulation  
and  
related  
litigation;  
access  
to  
capital;  
and  
actions  
of  
domestic  
and  
foreign  
governments.

Additional factors that could cause IR s  
and

Trane s results to differ materially from those described in the forward-looking statements can be found in the 2006 Annual Report on Form 10-K of IR and the 2006 Annual Report on Form 10-K of Trane filed with the Securities and Exchange Commission  
available

at  
the  
SEC s

Internet  
site  
(<http://www.sec.gov>).

Neither  
IR  
nor  
Trane  
undertakes  
any  
obligation  
to  
update  
any  
forward-looking  
statements  
to  
reflect

circumstances or events that occur after the date on which such statements were made.

This communication is being made in respect of the proposed merger transaction involving IR, Trane and Indian Merger Sub, L.P. In connection with this transaction, IR will file with the SEC a registration statement on Form S-4 and Trane will mail a proxy statement/prospectus to all of its stockholders and other documents regarding the proposed transaction with the SEC as well. **BEFORE MAKING ANY VOTING OR INVESTMENT DECISIONS, YOU ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS REGARDING THE PROPOSED TRANSACTION AND ALL OTHER INFORMATION CAREFULLY IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION.**

The  
final  
proxy  
statement/prospectus  
will  
be  
mailed  
to  
Trane's  
stockholders.  
Stockholders  
will  
be  
able  
to  
obtain  
a  
free  
copy  
of  
the  
proxy

statement/prospectus,

as

well

as

other

filings

containing

information

about

IR

and

Trane,

without

charge,

at

the

SEC's

Internet

site (<http://www.sec.gov>). Copies of the proxy statement/prospectus and the filings with the SEC that will be incorporated by reference into the proxy statement/prospectus can also be obtained, without charge, by directing a request to Ingersoll-Rand Company Limited, P.O. Box 1000, Montvale, NJ 07645 Attention: Investor Relations, (201) 573-0123, or for Trane Inc., to Trane Inc., One Centennial Avenue, Fairfield, NJ, Investor Relations, (732) 980-6125.

IR, Trane and their respective directors and executive officers and other persons may be deemed to be participants in the solicitation of proxies for the proposed transaction.

Information

regarding

IR's

directors

and

executive

officers

is

available

in

IR's

proxy

statement

for

its

2007

annual

meeting

of

stockholders and

IR's

2006 Annual Report on Form 10-K, which were filed with the SEC on April 23, 2007 and March 1, 2007, respectively, and information regarding the directors and executive officers is available in Trane's proxy statement for its 2007 annual meeting of stockholders and Trane's 2006 Annual Report on Form 10-K, which were filed with the SEC on March 23, 2007 and February 26, 2007, respectively. Other information regarding the participants in the transaction and their direct and indirect interests, by security holdings or otherwise, will be contained in the proxy statement/prospectus and other



SEC when they become available.  
Safe Harbor

3  
Creating a Premier Company  
A leading global  
diversified  
industrial  
company with  
Major Milestone in Our Transformation  
+  
=

Enhanced organic growth prospects

More consistent earnings profile throughout  
business cycle

Greater critical mass in international markets

4

Strategic Rationale

Completes Ingersoll Rand transition to diversified industrial company

-

Creates expanded global leadership position in climate control

-

Reduced  
cyclicality,  
opportunities

to

grow  
faster  
than  
underlying  
markets

-  
Ability  
to  
expand  
margins  
through  
topline  
growth,  
productivity

Acquisition provides

-  
Broader customer base, strong market positions

-  
Larger recurring revenue base

-  
New technologies and capabilities

-  
Expanded  
geographic  
footprint  
of  
sales,  
service  
and  
distribution  
capabilities

Offers significant cost savings opportunities: (\$300M+ by 2010 )

Creates  
company  
with  
over  
\$1  
billion  
annual  
available

cash  
flow,  
strong  
financial profile

The New IR: Three strong businesses that can grow  
faster than markets and expand margins

5  
Ingersoll Rand Portfolio Strength  
Trane  
Joins  
a  
Family  
of  
Leading  
Market  
Positions

Iconic  
Brands  
#1 US  
#2 Worldwide  
Commercial HVAC  
Equipment  
#1 North America  
lock and door  
hardware  
#1 Worldwide  
golf cars  
#1 North America  
display cases  
#1 North America  
service provider  
#1 Worldwide  
transport  
refrigeration  
#1 North America  
air compressors,  
air tools

6  
The New Ingersoll Rand

Expected  
\$17  
billion  
global  
company

--



pro  
forma  
2008  
annual  
revenues

-  
\$11B Climate Control Business

-  
\$6B Industrial Technologies Business + Security Technologies Business

Expanded product & service offerings broaden ability to provide  
comprehensive solutions across climate control markets

Increased scale & global critical mass

-  
Significant cost and revenue synergies achievable

-  
Productivity opportunities

-  
Cross-business opportunities  
shared practices, capabilities

Enhanced innovation and new product development

Diversified platforms deliver consistent long-term growth and reduced  
volatility in earnings

A Diversified, Global Multi-Industry Company

7

Transaction Overview

Late Q1 / Early Q2 2008

Anticipated

Closing

Fully-underwritten debt commitments

Financing

Transaction valued at \$10.1 Billion, including net debt

assumed & transaction fees

Cash (74% of consideration): \$7.5 billion

Ingersoll-Rand stock (26% of consideration): \$2.6 billion

Estimated number of common shares issued of 54 million

Details of  
Consideration

Ingersoll-Rand to acquire all outstanding common stock of  
Trane

Each Trane share worth \$36.50 in cash plus 0.23 Ingersoll-  
Rand shares  
Offer

Creates \$17 Billion diversified industrial company  
Transaction

8  
Ingersoll Rand Executing Disciplined  
Portfolio Transformation, 1999-2007  
60+ Bolt-on Acquisitions  
From Lower Growth Cyclical  
to Higher Growth & Consistency

9

Trane Overview

\$7.4F Billion 2007 Sales

Sales by Geography

International

24%

North America

76%

Commercial

Equipment & Systems

48%  
Commercial  
Controls,  
Parts &  
Services  
29%  
Residential  
23%

Founded 1864, headquartered in NJ

Concluded separation plan:

WABCO spin-off, Jul 07

Sale of Bath & Kitchen, Oct 07

Leading global supplier for commercial &  
residential climate control

Products include large commercial chillers,  
building systems and controls, residential A/C  
units

Broad Customer Base  
Limited exposure to  
U.S. new residential construction (5% to 7%  
of sales)

Premier brands: #1 or #2 Market positions

Industry leading distribution  
Leading Global Equipment, Systems and Service Business

10

Trane's Leading Products and Distribution

Residential

Commercial

Leading Global Sales and Distribution Network

Over 100 countries

500+ company owned

sales, service and  
distribution locations

Strong independent  
commercial and residential  
distribution

23,000+ associates /  
dealers  
3,300+ sales engineers  
4,300+ service technicians

Equipment

Controls

Systems

Service

Parts

Contracting

Equipment

Controls

Systems

Indoor Air  
Quality  
Premier distribution  
network

Compounds  
Ingersoll  
Rand  
Global  
Footprint



11

Trane Summary Financial Performance

Strong Organic Growth + Stable Operating Margins Through Cycle

12

World-Leading Climate Control Business

Broadening climate control solutions for the world we live in today

Enhancing life, air quality & food safety  
significantly beyond comfort & preservation

Multiple Cold Chain  
opportunities, especially in emerging markets

Leveraging Climate Control platform

Service capability

Engineering and technology

Manufacturing and sourcing

#1 US

#2 Worldwide

Commercial HVAC

Equipment

#1 North America

display cases

#1 North America

service provider

#1 Worldwide

transport

refrigeration

+

+

Technology & services platform for delivering climate control solutions across spectrum of high-value indoor, stationary & transport applications worldwide

\$ 11 Billion Market Leader in Climate Control

13  
Projected 2008 Pro Forma Revenue Profile  
Revenue by Geography  
Revenue by Segment  
Climate Control  
67%  
Industrial  
Technologies  
18%  
Security

Technologies

15%

International

32%

North

America

68%

Recurring

23%

Non-recurring

77%

2008 Revenue: \$17 B

-

Strong Global Presence

-

Leading Product Positions

-

More Recurring Revenues

Trane

46%

Revenue by Type

Portfolio Changes Improve Cyclical Resistance

14

(53%)

(30%)

(15% to 20%)

Flat to (10%)

+ 5% to -5%

Ingersoll Rand

Portfolio, 2000

IR Portfolio

After Business

Divestitures

-

Pumps

-

Bearings

-

Drill, Dresser

-

Road Develop.

-

Bobcat, etc.

IR Portfolio

After Expanding

Recurring

Revenues

+

Expanding

& Non-U.S.

Revenues

(% of sales)

IR Portfolio

After Trane

Acquisition

IR including

Impact of Growth

Investments,

Raising Avg.

Organic

Growth Rate

Target

15%+ CAGR

EPS Growth

Portfolio Transformation Achieves Diversification & Balance

Greater Consistency

15  
Cost & Revenue Synergies  
\$300 Million Near-Term Planning to Execute More  
Operating  
Income  
(\$Million)  
2008 Target  
2010  
\$125M  
\$300M  
Revenue  
Synergies  
Cost



Synergy  
Cost  
Synergy  
Supplier rationalization  
and procurement leverage  
Manufacturing initiatives  
General administrative  
costs  
Market and service  
expansion  
Cross-selling  
Global Growth

16

Integration & Synergy Realization

Maintain Trane as separate segment

Retain key management

Focus on customers and invest for global growth

Establish full-time integration team, Project Management Office

Functional teams drive synergy opportunities

Short-term synergies in overhead reduction and supplier rationalization

Establish multi-year goals for productivity, lean business functions, supply chain and manufacturing evolution

National accounts, verticals, critical mass in emerging markets

Keep Business Running Smoothly

Execute Identified Synergies, Accelerate Productivity

Build Value Through Business Operating System

Strategic Intent Near-term Execution + Long-term Synergies

17

Projected 2008 Pro Forma Financials

Acquisition accretive to earnings in initial year

\$1 Billion

\$4.00 / share

\$2 Billion

12%

\$17 Billion

Available Cash Flow

EPS

EBIT

% Margin

Revenue

18

Financing Strategy

New Debt

50/50 mix between short-term & long-term debt

Long-term debt anticipated to be bonds of varying maturity

Weighted average interest rate 5-6%

Strong cash flow used to pay down short-term debt

Favorable ratings

Achieve financial ratios consistent with strong investment grade

\$3.8

Incremental Debt

\$10.1

Transaction Value

\$0.2

Acquired Net Debt

\$2.6

IR Equity issued

\$3.5

Available Cash  
(\$ Billions)

19

Financial Targets

Organic Revenue

4%-6%

5-7%

Operating margins

15%

15%+

EPS (CAGR)

12-15%

15%+



ROIC

15%

15%+

Available Cash Flow

(\$Mil)

\$600+

\$1,000+

2001 IR

Guidance

(2001-06)

Progress Against

2001 Guidance

8% avg.

5.1% 12.6%

53%

8.6% 14.2%

\$715M avg.

2008+ IR

Guidance

Strong Sales, Profit Growth and Cash Generation

20

Stronger, More Diversified Ingersoll Rand

Portfolio Of Premium Brands

Market Leadership Positions In Climate Control, Industrial And Security

Significant Revenue And Cost Synergy Opportunities

Stronger Revenue And Earnings Growth, Cash Generation

Higher Organic Revenue Growth

Recurring Revenue Expansion

Greater Earnings Consistency

Broader Geographic Footprint

Premier Company Delivering Consistent Results

