Cellu Tissue Holdings, Inc. Form DFAN14A September 16, 2010

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 14A**

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No. )

Filed by the Registrant " Filed by a Party other than the Registrant x Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- " Definitive Additional Materials
- x Soliciting Material Pursuant to § 240.14a-12

# CELLU TISSUE HOLDINGS, INC.

(Name of Registrant as Specified In Its Charter)

#### **CLEARWATER PAPER CORPORATION**

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

1	No f	ee required.	
I	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		
1	1)	Title of each class of securities to which transaction applies:	
2	2)	Aggregate number of securities to which transaction applies:	
3	3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined):	
2	4)	Proposed maximum aggregate value of transaction:	
4	5)	Total fee paid	

which the offsetting fee he date of its filing.

Clearwater Paper Corporation Cellu Tissue Acquisition Conference Call September 16, 2010

## Forward-Looking Statements

Our disclosure and analysis in this presentation contains, in addition to historical information, certain forward-looking statemet within the meaning of the Private Securities Litigation Reform Act of 1995, including statements regarding expected accretion earnings, the estimated amount of annual synergies resulting from the merger, expected combined company annual revenues, to benefits of the proposed transaction to Clearwater Paper stockholders, opportunities for growth with existing customers and necustomers in new channels, tissue production facilities and the expected timing of closing. Words such as anticipate, experintend, plan, target, project, believe, schedule, estimate, may, and similar expressions are intended to it forward-looking statements. These forward looking statements are based on management is current expectations, estimates, assumptions and projections that are subject to change. Our actual results of operations may differ materially from those expreint or implied by the forward-looking statements contained in this presentation. Important factors that could cause or contribute to

differences include the risk factors described in Item 1A of Part I of our Annual Report on Form 10-K for the year ended Dece 31, 2009, as well as the following:

the closing of the transaction may be delayed or may not occur

difficulties with the integration process or the realization of the benefits expected from the proposed transaction

Clearwater Paper's ability to obtain debt financing to fund the acquisition price

general economic conditions in the regions and industries in which Clearwater Paper and Cellu Tissue operate

changes in the cost and availability of wood fiber used in the production of the companies products

litigation or regulatory matters involving antitrust or other matters that could affect the closing of the transaction Forward-looking statements contained in this presentation represent management s views only as of the date of this presentati We undertake no obligation to publicly update forward-looking statements, whether as a result of new information, future ever otherwise.

2

Transaction Overview

Clearwater

Paper

has

agreed

to

acquire

Cellu

Tissue

Holdings,

Inc.			
Total cash consideration of approximately \$502 million			
Price per Cellu Tissue share is \$12.00			
Approximately \$255 million of Cellu Tissue existing net debt to be retired or			
assumed			
Transaction to be financed with new debt issuance and existing Clearwater Paper cash			
Financing commitment for the transaction from BofA Merrill Lynch			
Transaction expected to close in the fourth quarter of 2010			
Closing conditions include Cellu Tissue shareholder approval and customary regulatory approvals, to include Hart-Scott-Rodino			

#### review

Significant

shareholder

and

CEO

of

Cellu

Tissue

have

executed

voting

agreements

in

support of transaction

Strategic & Financial Rationale

Acquisition supports strategy to grow the size and scope of Consumer Products segment

Premier national tissue manufacturer and converter of private label tissue products

Combined annual company revenues of approximately \$1.9 billion

Complementary geographical asset locations

National manufacturing footprint with 14 sites in North America

Customer growth and penetration opportunities

Ability to service all tissue quality tiers (ultra, premium, value and economy) as well as away-from-home tissue market

Strong Through-Air-Dried (TAD) growth opportunities driven by Cellu Tissue acquisition as well as recently announced investment in TAD paper machine and converting lines in Shelby, NC

Significant synergy opportunities

Expected net run-rate cost savings of approximately \$15-\$20 million per annum by end of 2012

Immediately accretive to earnings per share before synergies

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Historical Pro Forma Financial Overview Cellu
Tissue
Net Sales
Adjusted EBITDA
Adjusted EBITDA Margin
\$524.5
3
\$73.2

```
14.0%
4
$1,320.9
$165.3
12.5%
Last Twelve Months (LTM) US $ in millions
1,3
Clearwater
Paper
Pro Forma LTM
Combined
(Excluding
Synergies)
$1,845.4
3
$238.5
12.9%
in accordance with GAAP.
```

Note: Adjusted EBITDA is a non-GAAP measure that management uses to evaluate the cash generating capacity of the compa earnings. EBITDA, as we define it, is net earnings adjusted for net interest expense, income taxes, depreciation and amortization

Includes the results of Clearwater Paper for the last twelve months ended June 30, 2010.

Excludes \$94.3 million of alternative fuel mixture tax creditsearned during 2009.

Includes the results of Cellu Tissue for the last twelve months ended May 27, 2010.

Amount shown for Cellu Tissue represents EBITDA.

1 2

3

4

```
Pro Forma Revenue Mix Change
Last Twelve Months (LTM)
1,2
Includes the results of Clearwater Paper for the last twelve months ended June 30, 2010.
Includes the results of Cellu Tissue for the last twelve months ended May 27, 2010.

Percentage of sales from Consumer Products segment increases significantly with Cellu Tissue acquisition.
```

### NY005DC9\_1.WOR

1

Clearwater Paper capacities exclude tissue facility under construction in Shelby, NC expected to have 70,000 tons of annual care converting facility expected to be operational in FY 2012.

2

Excludes foam capacity and converting capacity greenfield investment at Oklahoma City, OK.

3

MG stands for machine-glazed paper.

6

Strong Geographic Fit

Clearwater Cellu Tissue Complementary Geographic Asset Bases Bleached Paperboard 765,000 tons Tissue Hardroll 225,000 tons **Tissue Converting** 213,000 tons Pulp 845,000 tons Sawmill 205,000 mbf Clearwater Capacities 1 Clearwater Pulp Clearwater Sawmill Clearwater SBS Cellu Tissue Tissue/MG Hardroll Clearwater Tissue Converting Clearwater Tissue Hardroll Cellu Tissue Headquarters Cellu Tissue Tissue/MG Converting Clearwater Headquarters Spokane, WA Corporate Headquarters Lewiston, ID Converting Capacity: 102,000 tons Lewiston, ID (Sawmill) Capacity: 205,000 mbf Lewiston, ID (Pulp) Capacity: 540,000 tons Lewiston, ID (SBS) Capacity: 435,000 tons Lewiston, ID (Tissue) Capacity: 189,000 tons

Las Vegas, NV (TAD) Capacity: 36,000 tons Las Vegas, NV

16

Converting Capacity:

50,000 tons

Cypress Bend, AR (Pulp)

Capacity: 305,000 tons

Cypress Bend, AR (SBS)

Capacity: 330,000 tons

Elwood, IL

Converting Capacity:

61,000 tons

Wiggins, MS

Capacity: 54,000 tons

Neenah, WI

Capacity: 85,000 tons

Ladysmith, WI

Capacity: 55,000 tons

Oklahoma City, OK

**Converting Capacity** 

East Hartford, CT

Capacity: 29,000 tons

Gouverneur, NY

Capacity: 32,000 tons

Alpharetta, GA

Corporate Headquarters

Thomaston, GA

**Converting Capacity** 

Long Island, NY

**Converting Capacity** 

Shelby, NC (TAD)

Announced Capacity: 70,000 tons

Neenah, WI

ConvertingCapacity

Menominee, MI

Capacity: 32,000 tons

St. Catharines, ON (TAD)

Capacity: 45,000 tons

Cellu

Tissue Capacities <sup>2</sup>

Tissue Hardroll

247,000 tons

**Tissue Converting** 

182,000 tons

MG Hardroll

85,000 tons

MG Converting

13,000 tons

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Customer Relationship Expansion Consumer Products Segment

National

Grocery

Channel

Cellu Tissue

Customer

Opportunity

Add National

Grocery

Customers Add Regional Grocery

Customers

Add Value

Retailers

(mass, disc, dollar)

Broad

Broad

Customer

Customer

Base

Base

8
Conservative Pro Forma Capitalization
(\$ in millions)
Note: EBITDA is a non-GAAP measure that management uses to evaluate the cash generating capacity of the company. The rewe define
it,
is
net

earnings adjusted

for net interest expense, income taxes, depreciation and amortization. See Appendix A for a reconciliation to net earnings in accordance with GAAP. 1 As of June 30, 2010, Clearwater Paper is eligible to borrow under the credit facility at LIBOR plus 2.75%. Availability under

the facility was reduced by \$1.7

million of outstanding letters of credit as of June 30, 2010. \$150.0 million face amount. \$234.5 million face amount. Excludes \$94.3 million of alternative fuel mixture tax credits earned during 2009 by Clearwater Paper. Amount shown for Cellu Tissue represents EBITDA. 5 As of June 30, 2010 for Clearwater Paper and May 27, 2010 for

Cellu Tissue.

Clearwater 6/30/2010 Cellu Tissue 5/27/2010 Pro Forma Cash and Short-Term Investments \$333.0 \$3.2 \$ 126.5 Clearwater Revolving Credit Facility Clearwater Senior Unsecured Notes due 2016 148.4 148.4 Cellu Tissue Revolving Credit Facility 8.0 Cellu Tissue Senior Secured Notes due 2014 227.3 Cellu Tissue City Forest Industrial Revenue Bonds 16.0 16.0 Clearwater Acquisition Financing 350.0 Total Debt \$148.4 \$251.3 \$514.4 LTM Adjusted EBITDA \$165.3 \$73.2 \$238.5 Liquidity and Credit Statistics Cash and Short-Term Investments \$333.0

\$126.5

Available Revolver Amount
113.3
113.3
Total Liquidity
\$446.3
\$239.8
Total Debt/LTM Adjusted EBITDA
4
0.9x
2.2x
1
2
3
1

4

Thank you.

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Appendix A: US GAAP Reconciliation

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Reconciliation of Non-GAAP to GAAP:

**EBITDA** 

U.S. \$ in millions

Clearwater

Paper

Cellu

Tissue

Pro Forma

LTM

Net Earnings

```
$114.3
$0.1
$114.4
Income Tax Provision
80.7
2.8
83.5
Interest Expense, Net
16.9
40.6
57.5
Earnings Before Interest and
Income Taxes
$211.9
$43.5
$255.4
Depreciation & Amortization
47.7
29.7
77.4
EBITDA
$259.6
$73.2
$332.8
Adjusted EBITDA
$165.3
$73.2
$238.5
2
1
1,3
3
```

Note: EBITDA is a non-GAAP measure that management uses to evaluate the cash generating capacity of the company. The n EBITDA, as we define it, is net earnings adjusted for net interest expense, income taxes, depreciation and amortization. Includes the results of Clearwater Paper for the last twelve months ended June 30, 2010.

Excludes \$94.3 million of alternative fuel mixture tax credits earned during 2009 by Clearwater Paper. Amount shown for C Includes the results of Cellu Tissue for the last twelve months ended May 27, 2010.

1 2 3