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29 June 2006

FILE NO. 82-3

Dear Sirs

Rexam PLC

SUPPL

The enclosed material is furnished pursuant to Rule 12g3-2(b) on behalf of Rexam PLC, File number 82-3.

Yours faithfully

Jennifer Smith
Deputy Company Secretary

PROCESSED

JUL 10 2006

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file 82-3

Rexam briefing on Plastic Packaging

Rexam, the global consumer packaging company, will host a briefing for financial analysts today at 3.30 pm UK time in London.

The briefing will focus on Rexam's Plastic Packaging business. The presentation will be webcast live and will be available for viewing on the investor relations section of the Rexam website www.rexam.com. A copy of the presentation will also be made available on the web site.

While no new trading information will be disclosed, Rexam announces that the process has started to divest three food plastic packaging plants (two in Scandinavia and one in the UK) which had combined sales of c £65m in 2005.

The company will announce its Interim Results on 24 August 2006.

28 June 2006

Enquiries

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Rexam is a leading global consumer packaging company. Our vision is to be the leading global consumer packaging company. We are business partners to many of the world's most famous and successful consumer brands as well as young, entrepreneurial start-ups. We offer a broad range of packaging services and solutions for different industries, using different materials and technologies. We have some 25,500 people in more than 20 countries. Three things characterise us – leadership in our industry, our commitment to innovation and our passion to deliver exceptional value. Rexam has an ongoing turnover of approximately £3.4 billion and is a member of the FTSE 100. Rexam's ordinary shares are listed with the UK Listing Authority and trade on the London Stock Exchange under the symbol REX. For further information, visit Rexam's web site at www.rexam.com.

Latest News

19 June 2006

Rexam appoints new Director Group Treasury

Rexam, the global consumer packaging company and the world's leading beverage can maker, announces that it has appointed Jon Drown to take over as Director Group Treasury from Chris Bowmer, who is due to retire at the end of the year.

Jon, who is 40, takes up his role at the start of August. He joins Rexam from BPB, the world leader in plasterboard and gypsum plasters, where he was Head of Corporate Finance and Treasury and responsible for relationships with banks, bondholders/ analysts, rating agencies and other debt stakeholders. His previous positions include Group Treasurer of Inntrepreneur, a joint venture company created by Diageo and Fosters Brewing Group, and Taxation and Treasury Manager at Grand Metropolitan Estates.

Commenting on the appointment, David Robbie, Rexam's Finance Director, said: "His experience with corporate finance and funding and financial/risk analysis on global M&A projects, as well as his experience with Insurance and Investor Relations, will make him a valuable addition to the Rexam financial management team."

Enquiries

David Robbie, Group Finance Director +44 20 7227 4100

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Latest News

16 June 2006

Rexam completes FangXin acquisition

Rexam, the global consumer packaging group and the world's leading beverage can maker, is pleased to announce that it has completed the acquisition of the FangXin beauty packaging business which was announced on 25 January 2006.

Enquiries

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Latest News**14 June 2006****Rexam holds 96.89% of Airspray share capital following expiration of the post-acceptance period**

This is a joint press release issued by Airspray N.V., Rexam PLC and Rexam Plastics Nederland B.V. Not for release, publication or distribution, in whole or in part, in or into Australia, Canada, Italy and Japan.

With reference to the joint press releases dated 22 February 2006, 22 March 2006, 25 April 2006 and 23 May 2006 and to the offer memorandum of 25 April 2006 (the "**Offer Memorandum**"), Airspray N.V. ("**Airspray**"), Rexam PLC ("**Rexam**") and Rexam Plastics Nederland B.V. (the "Offeror") hereby jointly announce that the Offeror now holds 96.89% of the issued and outstanding ordinary shares in the capital of Airspray ("**Shares**") following the expiration of the post-acceptance period.

- During the post-acceptance period, expiring Monday 12 June at 15:00 hours, Amsterdam time, 1,003,901 Shares have been tendered under the offer, representing 17.55% of all outstanding Shares
- The Offeror has acquired a total of 13,750 Shares via regular trading on Euronext Amsterdam N.V. ("**Euronext Amsterdam**"), representing 0.24% of all outstanding Shares
- Following the acceptance of the Shares offered during the post-acceptance period and including the Shares acquired via Euronext Amsterdam, the Offeror holds 5,542,570 Shares, representing 96.89% of all outstanding Shares

Settlement

Payment for the Shares that were tendered and delivered during the post-acceptance period prior to 15:00 hours, Amsterdam time on 7 June 2006 has already occurred.

Payment for the Shares that were tendered and delivered during the post-acceptance after 15:00 hours, Amsterdam time on 7 June 2006 will be made as soon as possible, in accordance with the settlement procedures as described in the press release of 23 May 2006.

Delisting of Shares and compulsory acquisition procedure

The Shares will be de-listed from Euronext Amsterdam on 17 July 2006 and therefore 14 July 2006 will be the last day that the Shares can be traded on Euronext Amsterdam.

Holders of Shares ("**Shareholders**") are reminded that the Offeror, having obtained more than 95% of the Shares, intends to initiate the statutory compulsory acquisition procedure as referred to in articles 2:92a or 2:201a of the Dutch Civil Code in order to acquire all Shares held by minority Shareholders.

This press release is a public announcement as meant within article 9b paragraph 1 of the Securities Markets Supervision Decree 1995 (*Besluit toezicht effectenverkeer 1995*).

of any inconsistency, this English language version will prevail above the Dutch language version.

Unless defined herein, defined terms used in this announcement shall have the meanings ascribed to them in the Offer Memorandum.

Further information can be obtained from:

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