Earthstone Energy Announces Northern Delaware Basin Asset Acquisition for ~\$604 Million

16.12.2021 | PR Newswire

Highly Accretive Expansion into Northern Delaware Basin Meaningfully Increases Size and Scale

THE WOODLANDS, Dec. 16, 2021 - <u>Earthstone Energy Inc.</u> (NYSE: ESTE) ("Earthstone" or the "Company") today and it has entered into an agreement (the "Agreement") to acquire the assets of privately held Chisholm Energy Holdings, L ("Chisholm") located in the northern Delaware Basin of New Mexico (the "Chisholm Acquisition"). Chisholm is majority warburg Pincus, LLC and its affiliates ("Warburg Pincus").

The aggregate purchase price of the Chisholm Acquisition is approximately \$604 million consisting of \$340 million in calcosing, subject to customary closing adjustments, \$70 million of deferred cash due over the 12 months after closing an approximately 19.4 million shares of Earthstone's Class A common stock valued at \$194 million based on a closing sha \$9.98 on December 15, 2021. The effective date of the Chisholm Acquisition will be November 1, 2021, with closing an the first quarter of 2022. The cash portion of consideration is expected to be funded with cash on hand and borrowings Company's senior secured revolving credit facility (the "Credit Facility"). Earthstone has obtained commitments from a existing lenders to increase the borrowing base and elected commitments under its Credit Facility from \$650 million to upon closing.

Chisholm Asset Highlights:

- Current net production of ~13,500 Boepd (61% oil, 79% liquids) ⁽¹⁾
- \$421 million Proved Developed PV-10⁽²⁾ as of 11/1/21 with reserves of approximately 25.8 MMBoe⁽³⁾
- Asset level projected 2022 Adjusted EBITDAX of approximately \$190-200 million (4,5)
- Low-cost, high-margin producing assets generating significant Free Cash Flow (4,5)
- Approximately 36,100 net acres (92% operated, 55% WI, 85% HBP) in the core of the Delaware Basin in Eddy ar Counties, New Mexico
- Large, high-return, de-risked drilling inventory with 414 gross / 237 net operated identified locations focused on 1 Bone Spring and Wolfcamp A formations with additional potential upside locations
- Chisholm is currently operating a two-rig drilling program, which Earthstone plans to maintain on the acquired ass addition to the two rigs Earthstone is running in the Midland Basin)

Impact on Earthstone:

- Expected to increase Earthstone's net production by ~39%, Adjusted EBITDAX by ~49% and Free Cash Flow by 2022 (vs. Earthstone standalone) ⁽⁶⁾, while only increasing share count by 22%, driving significant per share according to the standalone of the standalone
- 2022 preliminary pro forma snapshot (6):
 - 44,000-48,000 Boepd of production (53% oil, 75% liquids)
 - \$550-580 million of Adjusted EBITDAX
 - \$385-415 million of capital expenditures
 - \$130-150 million of Free Cash Flow
- Maintains conservative balance sheet metrics with low leverage
- Targeted Debt / Adjusted EBITDAX of ~1.0x by year-end 2022 would be approximately leverage neutral to year-end 2021 Debt / Adjusted EBITDAX
- Increases Earthstone's Permian Basin acreage by over 35% to ~138,000 net acres
- Earthstone anticipates continuously running four rigs in 2022, maintaining the two rigs currently being operated by Earthstone and Chisholm in the Midland Basin and the Delaware Basin, respectively
- Formal 2022 full year guidance to be announced in conjunction with closing of the Chisholm Acquisition

Robert J. Anderson, President and CEO of Earthstone, commented, "The Chisholm Acquisition caps off a series of high and value-adding transactions that have dramatically transformed Earthstone during 2021 and further establishes Earth Permian Basin focused company with increasing scale. When this acquisition is combined with the previous four acquis completed in 2021, we will have increased our Permian Basin net acreage footprint by approximately 400%, almost trip production rate and meaningfully increased Free Cash Flow generation capacity. In particular, the Chisholm Acquisition our operations into the Delaware Basin with low cost, high margin assets that are generating significant production and from existing producing wells while also providing growth opportunities from a high-return drilling inventory. Additionally significant size of this transaction increases our scale materially and positions us to build on our corporate and field leve efficiencies and drive additional cost savings.

"Importantly, we have successfully added substantial size and scale while maintaining our balance sheet strength. As in acquisitions, we are using a mix of cash and equity to acquire high margin producing assets that generate Free Cash F positioning Earthstone to achieve target leverage of approximately 1.0x Debt to EBITDAX by year-end 2022.

"We are especially excited about the size and quality of the drilling inventory included in the Chisholm transaction, and continue the two-rig program in the Delaware Basin in addition to our two-rig program in the Midland Basin. Our increase inventory of high-return drilling locations will enhance our organic growth. Through a four-rig drilling program in 2022 we be Free Cash Flow positive and continue our current momentum."

Transaction Consideration and Sources

The consideration for the Chisholm Acquisition consists of approximately 19.4 million shares of Earthstone's Class A control to be issued to Chisholm, which will represent 18% of total Class A and Class B common stock on a pro forma basis, a amount of \$340 million based on the effective date (subject to customary closing adjustments) and an additional \$70 m deferred cash due within the twelve months after closing.

Warburg Pincus, a current beneficial owner of ~15.1% of Earthstone's total Class A and Class B common stock, is exprindirectly receive ~13.2 million shares of Class A common stock through its majority ownership of Chisholm. Adjusted for consideration expected to be issued, Warburg Pincus's beneficial ownership of Earthstone's total Class A and Class B stock will be increased to approximately 24.7%.

Earthstone intends to fund the cash portion of the consideration and fees and expenses with cash on hand and new bo under its Credit Facility, under which it has received commitments from a group of existing lenders to increase the borro and available commitments from the current \$650 million to \$825 million in conjunction with closing of the Transaction.

Approvals

The audit committee of the board of directors of Earthstone (the "Audit Committee") has independently approved and recommended the Chisholm Acquisition to the full board of directors of Earthstone, which has approved the Chisholm A Stockholders holding approximately 55.4% of the outstanding voting power of Earthstone (including disinterested stock holding approximately 56.1% of the outstanding disinterested voting power) approved the share issuance by written confurther stockholder approval is required. Earthstone plans to mail a definitive information statement to stockholders at leprior to closing.

The Chisholm Acquisition has been approved by the board of directors and members of Chisholm.

Investor Presentation and Other Details

Please refer to the "Investors" section of Earthstone's website, www.earthstoneenergy.com, for access to a presentatio highlighting the Chisholm Acquisition.

Further details of the terms of the Chisholm Acquisition are set forth in the Agreement, which will be filed by Earthstone Securities and Exchange Commission ("SEC") and will be available for viewing under its profile at www.sec.gov or und "Investors" section of Earthstone's website.

Advisors

Wells Fargo Securities, LLC acted as exclusive financial advisor to Earthstone. Jefferies LLC acted as exclusive financial

Chisholm. Legal advisors included Haynes and Boone, LLP and Jones & Keller, P.C. for Earthstone, and Kirkland & Ell Chisholm.

About Earthstone Energy, Inc.

Earthstone Energy Inc. is a growth-oriented, independent energy company engaged in the development and operation natural gas properties. Its primary assets are located in the Permian Basin of west Texas. Earthstone is listed on the N Stock Exchange under the symbol "ESTE." For more information, visit Earthstone's website at www.earthstoneenergy.

- (1) Earthstone management estimate of Chisholm three stream sales volumes for the most recent available 30-day period.
- (2) PV-10 is a non-GAAP measure that differs from a measure under GAAP known as "standardized measure of discounted future net cash flows" in that PV-10 is calculated without including future income taxes.
- (3) Earthstone management estimate of proved developed producing and wells being drilled and completed reserve volumes and values as of November 1, 2021, discounting cash flows at a rate of 10% and utilizing NYMEX strip prices as of December 8, 2021.
- (4) Based on Earthstone management estimates and \$70/bbl WTI oil prices and \$3.50/mmbtu HH natural gas prices; excludes general and administrative expenses.
- (5) Adjusted EBITDAX and Free Cash Flow are non-GAAP measures. Adjusted EBITDAX is defined as net (loss) income plus, when applicable, accretion of asset retirement obligations; impairment expense; depletion, depreciation and amortization; interest expense, net; transaction costs; (gain) loss on sale of oil and gas properties, net; exploration expense; unrealized loss (gain) on derivative contracts; stock-based compensation (non-cash); and income tax expense. Free Cash Flow is defined as Adjusted EBITDAX (defined above), less interest expense, less accrual-based capital expenditures.
- (6) Assumes a full year of production from both Earthstone and Chisholm and \$70/bbl WTI oil prices and \$3.50/mmbtu HH natural gas prices. Expected Earthstone reported 2022 results will be lower based on the Fortiraindel of this Chisholm Acquisition.

This release contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as a "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Stateme not strictly historical statements constitute forward-looking statements and may often, but not always, be identified by the such words such as "expects," "believes," "intends," "anticipates," "plans," "estimates," "forecast," "guidance," "potentia "possible," or "probable" or statements that certain actions, events or results "may," "will," "should," or "could" be taken achieved. The forward-looking statements include statements about the expected benefits of the Chisholm Acquisition Earthstone and its stockholders, the anticipated completion of the Chisholm Acquisition or the timing thereof, the expect reserves, production, financial position, business strategy, revenues, earnings, costs, capital expenditures and debt lev combined company, and plans and objectives of management for future operations. Forward-looking statements are ba current expectations and assumptions and analyses made by Earthstone and its management in light of experience an of historical trends, current conditions and expected future developments, as well as other factors appropriate under the circumstances. However, whether actual results and developments will conform to expectations is subject to a number risks and uncertainties, including but not limited to: the ability to complete the Chisholm Acquisition on anticipated term timetable; Earthstone's ability to integrate its combined operations successfully after the Chisholm Acquisition and achi anticipated benefits from it; the possibility that various closing conditions for the Chisholm Acquisition may not be satisf waived; risks relating to any unforeseen liabilities of Earthstone or Chisholm; declines in oil, natural gas liquids or natur prices; the level of success in exploration, development and production activities; adverse weather conditions that may impact development or production activities; the timing of exploration and development expenditures; inaccuracies of re estimates or assumptions underlying them; revisions to reserve estimates as a result of changes in commodity prices; i financial statements as a result of impairment write-downs; risks related to level of indebtedness and periodic redeterm the borrowing base under Earthstone's credit agreement; Earthstone's ability to generate sufficient cash flows from ope meet the internally funded portion of its capital expenditures budget; Earthstone's ability to obtain external capital to fina exploration and development operations and acquisitions; the impacts of hedging on results of operations; uninsured o underinsured losses resulting from oil and natural gas operations; Earthstone's ability to replace oil and natural gas res any loss of senior management or technical personnel. Earthstone's annual report on Form 10-K, and as amended on 10-K/A, for the year ended December 31, 2020, quarterly reports on Form 10-Q, recent current reports on Form 8-K, and Securities and Exchange Commission ("SEC") filings discuss some of the important risk factors identified that may affe Earthstone's business, results of operations, and financial condition. Earthstone undertakes no obligation to revise or u publicly any forward-looking statements except as required by law.

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