

## Attn: Trading and Market Making/Legal and Compliance/Operations/Systems UNIFORM PRACTICE ADVISORY (UPC # 09-11) February 14, 2011 Tronox Incorporated. (TRXAQ) (TRXBQ)

Notice has been received that the above Company's Joint Plan of Reorganization (Plan) filed under Chapter XI of the Federal Bankruptcy Code, became effective on February 14, 2011. Pursuant to the Plan, on the Effective Date, the obligations of Tronox under the Indenture and any other Certificate, Equity Security, share, note, bond, indenture, purchase right, option, warrant or other instrument or document directly or indirectly evidencing or creating any indebtedness or obligation of or ownership interest in Tronox or giving rise to any Claim or Equity Interest (except for the Replacement DIP Documents and the Replacement DIP Facility Claims thereunder and except for such certificates, notes or other instruments or documents evidencing indebtedness or obligation of or ownership interest in Tronox that are reinstated pursuant to the Plan), shall be cancelled solely as to Tronox and its Affiliates, and Reorganized Tronox shall not have any continuing obligations thereunder.

Members are reminded of their obligations under NASD Conduct Rule 2310 if they continue to engage in transactions in the above security after the effective date. Members are further advised that deliveries in settlement of contracts in the OLD securities, which were executed prior to the announcement that the securities had been deemed worthless, shall be evidenced by either a) the OLD security; or b) a Letter of Indemnity which shall grant the purchaser any rights and privileges which might accrue to the holders of the physical securities. Such deliveries shall operate to close-out the contract and shall be settled at the existing contract price pursuant to Uniform Practice Code Rule 11530.

Questions regarding this notice should be directed to: FINRA Operations- 1-866-776-0800.