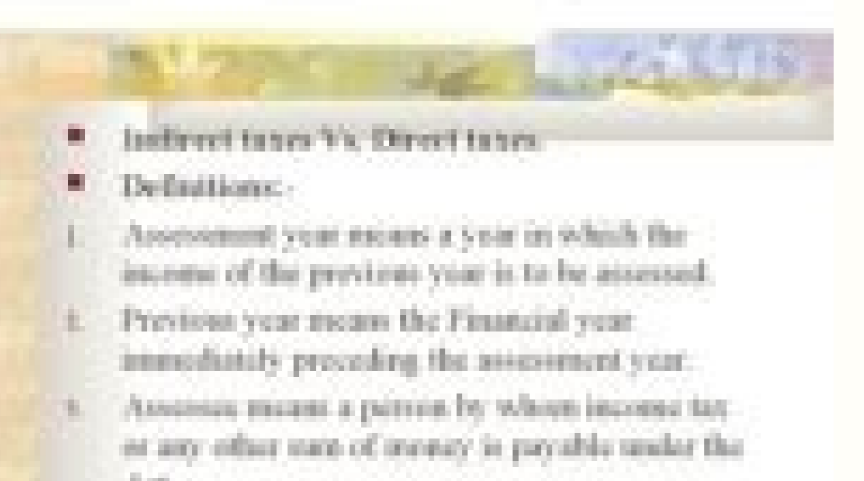
Mergers and acquisitions case study ppt presentation pdf format

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Page 2 Page 3 Page 4 Page 5 The PowerPoint Fuse and Purchase Model is an important concept of fusions and acquisitions is used in organizational meetings of a higher higher. For example, where the CEOs of the company, the Administration Council and the CFOs discuss the next stage for the business. This is the term use for consolidation of business or their assets. As two or more companies become one (fuse) or one purchase/assumes another (acquisition). This model of varies slides with numerus process flow diagrams, data tables, wool, and rapid speakers. In addition, the powerpoint of fusions and acquisitions defines different terms related to the tabópian in each slide. Here, the large fish that will be the smaller fish is the metama for mergers, the presentation of the acquisition is via the shake of mothers and teams of teamwork. These grades and diagram are editable to modify the design according to the theme of presentation. Other shades in slides include: 1. Fathering process model and acquisitions 2. Fuse business design 3. Fuse Deadline 4. M&A Leadership Management 5. Acquisitions 8. Integration structure of the acquisitions 7. Integration of fusions and acquisitions 8. Integration of fusions 8. Integration of fusions 10. DUE DILIGENCHENCHE MODEL CONCEPTS TYPES IN FUSS AND PURCHASES PowerPoint Model are okay for any preposition of commercial value. For example, any industry professionals can choose the desire slide to add the presentation and acquisition. In addition, if the company is moving in direction, the presenter may copy slides as the incorporation model and its types. In addition, usuals can make personalization, such as changing the colors of PowerPoint's shapes, backgrounds and themes. Alm © m tnioPrewoP tnioPrewoP tnioPrewoP tnioPrewoP tnioPrewoP tnioPrewoP tnioPrewoP tnioPrewoP me seµÂşAisiuqa e seµAsuf sasse esu ,amrof amsem aD .oir¡Assecen odnaug lautxet odºAetnoc o meretla soir¡Ausu so eug etimrep ovitacilpxe-©Arp oledom o educational purposes how to explain the concept to business administration students. In addition, it impresses the executive audience as customers and directors with visuals to easily understand analysis reports. The concentrations for management and investors or display a business merger through a press statement. You can use SlideUpLift's ppt Fusion and Acquisitions models to display different fusion and business acquisition stages. These templates will help you search and evaluate potential targets, list the requirements and contracts of all parties, highlight crucial data to close the business and highlight post-collection information effectively in a single PowerPoint slide. 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Presentation on: Mergers and Acquisitions 2. What are you? A merger is a combination of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu ®Ã lacitrev o£Ãsuf - lacitrev o£Ãsuf amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem an saserpme siam uo saud eug me eic®Ãpse amu of two or more companies where a corporationsetnerefid me sam ,airtsºÃdni amsem and accompanies where a corporation are two of two or more companies where a corporation are two of two or more companies where a corporation are two of two or more companies where a corporation are two of two or more companies where a corporation are two of two or more companies where a corporation are two or more companies where two o etsixe of Åsuf ed opit etsE - latnoziroh of ÅşÄarolaV ed esaF uo ranimilerP of ÅşÄailavA .of a derutcurtSatsoporP ed ad soic a derutcurtSatsoporP ed ad soic a faseN ... of a saserpme saud sa, lanif esaf atseN ... of AşÄarolaV ed esaF uo ranimilerP of AşAarolaV atnet e gnitekram ed ossecorp on evloyne ovla-aserpme a .adÃaS ed onalP o razilanif ed siopeD odaruturtsE gnitekram - .adÃas ed otnemajenalp on evloyne amitlºÃ a o£Ãtne .adrocnoc ovla-aserpme a rarpmoc ediced aserpme amu odnauO ...adÃas ed onalP i .adad ©Ã o£ÃsÃisiuga uo o£Ãsuf ed atsoporp a .ossap odnuges on ovla-aserpme a rarpmoc ediced aserpme amu odnauO ...adÃas ed onalP i .adad ©Ã o£Ãsuf ed atsoporp a .ossap odnuges on ovla-aserpme are portagnitation of the contragnitation aserpme ad odacrem od ohnepmesed od o£ÃşÃarolaV uo ranimilerP o£ÃşÃarolaV uo ranimilerP o£ÃşÃailava ed ossecorp etseN soic³ÃgeN ed o£ÃşÃarolaV uo ranimilerP o£ÃşÃailava ed ossecorp etseN soic³ÃgeN ed o£ÃşÃarolaV uo ranimilerP o£ÃşÃailava ed ossecorp etseN soic³ÃgeN ed o£Ãsúrem od odamitse rolav o m©Ãbmat sam "odanimaxe ©Ã aserpme ad lauta oriecnanif ohnepmesed o ³Ãs o£Ãn o£Ãsúrem od odamitse rolav o m©Ãbmat sam "odanimaxe ©Ã aserpme ad lauta oriecnanif ohnepmesed o sãs o£Ãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem od odamitse rolav o mo of aserpme ad lauta oriecnanif ohnepmesed of sãsúrem of aserpme ad lauta oriecnanif uortne eug sesÃap siapicnirp sod mu omoc uigreme ¡Ãj aidnà a ,otnemom on ,eug es-atidercA .soic³Ãgen sod o£Ã§Ãazilabolg e aicnªĀrrocnoc ad otnemua o moc etnematelpmoc uodum oir¡Ãnec o aroga a otnauQ . .aidnà an saserpme ed seµÃsfisiuga sad amu uohnumetset 8891 ed ona O .)9691,tcAsecitcarP edarTevitcirtseR dna seiloponoM(.9691 ,PTRM ieL ad savitibiorp e seratnemaluger seµÃ§Ãisopsid sa ©Ã o£Ãsuf an odivlovne saserpme and iupirtnoc euq rotaf lapicnirp O . .8891 ed ona o ©Ãta ralupop iof o£Ãn aidnà an o£Ã§Ãisiuqa e o£Ãsuf ed otiecnoc O . .3 .ronem aserpme ad sovita e seµÃ§Ãa sa ¡Ãrimussa roiam aserpme amu iuqA .ârimussa aâ uo âririugda aâ etnemlaicnesse acifingis o£Ã§Ãasiliga ©Ã euq O .o£Ã§Ãaroproc artuo rop odivrosba etnematelpmoc Combine in business. Co-generic mergers co-generic mergers is a type in which two or more companies in association are in one way or another related to production processes, trade markets or basic necessary technologies. Merger mergers - conglomerates mergers - the merger of conglomerate is a type of enterprise in which two or more companies approve the acquisition in friendly terms. Reverse acquisition - a private company assumes a public company. The acquisition of flip-flip- a very rare case of acquisition, in which the purchase company becomes a subsidiary of the acquisition of two organizations in one. ii. It's the mutual decision. iii. The merger is expensive that the acquisition (greater legal cost). 4. Through fusion shareholders can increase their net worth. v. It is time consuming and the company needs to keep so many legal issues. I saw. Dilution of property occurs in merger. Acquisition is cheaper than the merger. 4. Buyers cannot increase their capital enough. v. It is a faster and easier transaction. I saw. The acquirer does not experience the dilution of the property. Eight. Why is it important i. Increase market participation. ii. Scale III savings. Profit for research and development. 4. Benefits on account of tax shields such as advanced losses or unclaimed depreciation, v. Reduction of competition, Problem with merger i. Clash of corporate cultures II. Increased commercial complexity III. Staff can be resistant to change 8 9. Why is it important i. Greater market share, ii. Increased speed in market III. Lower risk atto develop new products, 4. Increased adivAd air¡Ãnidroartxe uo ednarG s o£Ã§Ãargetni ed sedadlucifiD s .31 .acarf etnemariecnanif o£Ã§Ãazinagro aus moc o£Ã§Ãazinagro aus moc oe acim´Anoce siam etnemlareg ©Ã aserpme avon A- edadivititepmoc e acim´Anoce siam etnemlareg of aserpme avon A- edadivititepmoc roiam rahnaG .seµÃsÃazinagro aus moc o£ÃsÃazinagro aus moc o£ÃsÃazinagr otnemuA . .roiam otium alacse amu me atief ©Ã o£Ã§Ãudorp a ,roiam e avon aserpme amu mamrof saserpme amu o£Ãsuf rop menºÃer es saserpme amu ofascife rahnaG . .seµÃsÃisiuqa uo seµÃsuf s³Ãpa aserpme amu ed atsinoicca od rolav o eug es-arepsE .alacse ed saimonoce ed of Aşãatnemelpmi ad s Artnecnoc sa .rolav roiam ed of Artnecn o£Ä§Äazinagro ad o£Ä§Äa raturfsed arap ojeseD.. setnerrocnoc seµÃ§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro alacse ednarg ed soic³Ãgen ed saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro alacse ednarg ed soic³Ãgen ed saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed o£Ã§Ãazinagro setnerefid rop sada§Ãidrepsed e sasnetni saimonoce ed azog alacse ednarg ed soic³Ãgen ed saimonoce ed azog alacse ednarg ed soic³Ãgen ed saimonoce ed azog alacse ednarg ed soic³Ãgen ed soic³Ãge o£Ã§ÃaremolgnoC odacrem omsem on sodanoicaler sam ,setnerefid sotudorp mednev eug saserpme sauD noisnetxe-tekraM A&M o£Ãsuf .01 9 .adivÃd emrone odnamot sa§ÃnaniF .ii .iqrenis ra§Ãnacla ed edadicapacni .ii .ovla od adaugedani o£Ã§ÃailavA .i NOITISIQIUCA HTIWMELBORP aicna Arroconce avissecxe a etive. v etnemavissecxe etnemavissecxe etnemavissecxe setnereG on acquisitions impact the employees or the workers the most. It is a well known fact that whenever there is a merger or an acquisition, there are bound to be lay offs. AAiA Impact of mergers and acquisitions on top level management Impact of mergers and acquisitions on top level management may actually involve a "clash of the acquired firm: The shareholders of the acquired company benefit the most. The reason being, it is seen in majority of the cases that the acquiring company usually pays a little excess than it what should. Unless a man lives in a house he has recently bought, he will not be able to know its drawbacks. AA; A Shareholders of the acquiring firm: hey are most affected. If we measure the benefits enjoyed by the shareholders of the acquired company in degrees, the degree to which they were benefited, by the same degree, these shareholders are harmed 15. AA; A The integration process should be taken in line with consent of the management from both the companies venturing into the merger. A¡Â Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. A¡Â Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. A¡Â Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. A¡Â Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. A¡Â Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. AA¡A Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. AA¡A Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. AA¡A Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. AA¸A Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. AA¸A Restructuring plans and future parameters should be decided with exchange of information and knowledge from both ends. 16. AA¸A Restructuring plans and future parameters are also as a future parameters and future parameters are also as a future parame whose equity interests are acquired (the legal acquiree) must be the acquirer for accounting purposes for the transaction to be considered a reverse acquisition. AA; A One way for a company to become publicly traded, by acquiring a public company and then installing its own management team and renaming the acquired company. merger refers to an agreement in which the private company, usually a shell company, to acquire the status of a public company. It's an easier way that allows private companies to change their type, avoiding the complex regulations and formalities associated with an IPO. In addition, the degree of ownership and control of private stakeholders increases in the public company. It also leads to the combination of resources, giving more liquidity to the private company. To ensure a smooth reverse fusion, the public company must be a shell company, that is, the one that simply has an organizational structure, but petty business activities. It is only an organizational entity in the role without significant existence in the market. Reverse fusion is a quick and cheaper way to become a public company within a maximum period of 30 days. Alternatively, the IPO route takes almost a year. In addition, public companies usually have higher evaluation due to the greater confidence of the investor enjoyed by them. Therefore, acquiring a will push the private company the growth ladder. However, it faces risk of stability because the market price of their shares. This can lead to a complete operational chaos, because the management of private company. January 17, 2007, the largest Indian outlet of a fitter Dealta became the 5th largest steel co. 100 % of participation in corus paying Rs 428/- per action Image: B Mutharaman, Tata Steel MD; Ratan Tata, president of Tata; J Leng, chair corus; and P Varin, CEO of Corus. 18. Telecommunications sector me me adiuges me o£Â§Âapicitrap ed % 76 ed o£Â§Âapicitrap ed % 76 ed of Corus. 18. Telecommunications sector me me adiuges me o£Â§Âapicitrap ed % 76 ed of Corus. 18. Telecommunications headquarters in Mumbai. 19. § JUNE 2008 ã? ALUMINIUM AND COPPER SETOR § Hindalco Acquired NOVELIS § Hindalco entered the FORTUNE-500 LISTING OF WORLD'S LARGEST COMPANIES BY SALES REVENUESIMAGE: Kumar Mangalam Birla (Center), Chairman of Aditya Birla Group. 20. The June 2008 pharmaceutical sector, the largest agreement ever in the Indian Streak Indian Daiichi Sankvo acquired the maior participation of over 50 % in Ranbaxy for RS 15,000 Crore ã a € \$15th largest manufacturer of pharmaceutical: Malvinder Singh (left), former Ranbaxy and Takashi Shodo, president and CEO of Daiichi Sankyo. 21. The acquisition agreement in January 2009 is the largest co. Ongo paid 880 by action to the imperial energy shareholders, they wanted to explore the markeimage of the: CEO of Imperial Oil Bruce March. 22. November 2008 Telecommunications giant acquired 26 % of the intactservice action by about RS 13,070 CR. Image: A man goes through a sign of the largest mobile telephone operator of the NTT Docomo Inc. Intokyo. 23. February 2008 Bank sector The acquisition agreement for CBOP shareholders obtained a part of the HDFC Bank for every 29 action them. Ã 9.510 Crore Image: Rana TalWar (rear) Punjab Bank Punjab President, Deepak Parekh, president of HDFC bank. 24 of Marã ° 2008 (only one year after the acquisition of color) the automotive sector in accordance with the competition of TUFF to M&M after signing the agreement with Ford Image: a union flag Flies to a Jaquar car emblem out of a concession in Manchester, England. 25. a MAY 2008 a FLOOR ACQUISITION DEAL A FLOOR A FLOOR ACQUISITION DEAL A FLOOR A FL AGARWAL. 26. The acquisition agreement in May 2007 ã ã amb suzlon is now the largest manufacturer of EInlicas da ã sia. Ä Sia. the world. Image: Tulsi Tanti, Chairman & M.D of Suzlon Energy Ltd. 27. ã? MARCH 2009 ã? MERGER DEAL ħ AMALGAMATION OF ITS SUBSIDIARY RELIENCE PETROLEUM WITH THE PARENT COMPANY acquisition has the following steps and acquisition process: I. Approval of the Administration Council II. Informations for the Stock Exchange III. Application in the Superior Court IV. Shareholders and Creditors' Meetings v. SAIZE BY THE HIGHER COURT VI. Filing of the Order of the Court VII. Transfer of assets or liabilities VIII. PAYMENT FOR MONEY AND FURNITURE VALUES PERMANICAL WAITING: 210 DAYS FROM THE PRESENTATION OF WARNING (or COMMITTEE ORDER - Whatever it is before). 30. Poor Stake Holder Outreach 31. a povernmental dials. Transparently in the operations of managers to serve new new culture management professionals must be ready to greet a new or modified culture. Talent Management by Administration 32. The Government of the 1st of Baby of 2007 approved the opening of Air India and Indian Airlines. Consequent to the new company called the Nadia Limited National Right Company was incorporated under the 1956 Companies Act on 30 of Marã à 2007 with its writing registered in Nova Dá © LHI. 33. Create the largest company and comparison to other companies. Provide an International/ Domance Integrated Footprint that will improve the client's proposal and allow an easy entry into one of the global transfers alliances, mostly Star Alliance with global consortium of 21 airlines. -á Enable optimal utilization of existing resources through improvement in load factors and yields on commonly serviced routes as well as deploy ¢ÃÂÂfreed up¢Ã aircraft capacity on alternate routes. -á The merger had created a mega company with combined revenue of Rs 150 billion (\$3.7billion) and an estimated fleet size of 150. It had a diverse mix of aircraft for short and long haul resulting in better fleet utilization. -á Provide an opportunity to leverage skilled and experienced manpower available with both the Transferor Companies to the optimum potential. A¡Â Provide a larger and growth oriented company for the people and the same shall be in larger public interest. 34. Aê¡A Provide maximum flexibility to achieve financial and capital restructuring through revaluation of assets. AAi Economies of scale enabled routes rationalization and elimination of route duplication. This resulted in a saving of Rs1.86 billion, (\$0.04 billion) and the new airlines will be offering more competitive fares, flying seven different types of aircraft and thus being more versatile and utilizing assets like real estate, human resources and aircraft better. However the merger had also brought close to \$10 billion (Rs 440 billion) of debt. AA; Traffic rights -The protectionism enjoyed by the national carriers with regard to the traffic right entitlements is likely to continue even after the merger. This will ensure that the merged Airlines will have enough scope for continued expansion, necessitated due to 35. 39 36. 40 37 .. Employee for in an excess employee for ion of almost 10,000. Fleet expansion: The expansion of the Nacil fleet seems to be out of sync with the times. Most companies are rounding to the fleet and cancel orders for new avião. While the Nacil fleet seems to be out of sync with the times. Most companies are rounding to the fleet and cancel orders for new avião. While the Nacil fleet seems to be out of sync with the times. Most companies are rounding to the fleet and cancel orders for new avião. While the Nacil fleet seems to be out of sync with the times. cutting decisions of management through their salons led to strikes by employees. : Increased competition: Air's domestic market quota fell from 19.8% in August 2007, when the fuse occurred to 13.9% in January 2008 before climbing to 17.2% in February 2009. : Lower load factor: the company's load factor is decreasing year by year, in 2005-06 load factor is 66.2% that is more than the factor current load. Air's load factor will probably be low because of the much larger frequency operated on each route. The smallest load factor may decrease the margins of the company. 38. 42 39. The fuse coincided with a flu for the increase in national and international competition. . Management structure and weak organization. "i, imore attension to the quests do not core as long-term fleet acquisitions and establish subsidiary for soil handling and maintenance, than to address the state of flight. . to excess work for the practical work unproductive mentions impediments to the spill staff 40 .. Learn from the mistakes of others. Set your goals clearly. Complete strategy to achieve the goal. SWOT WATER FOR MEETING BODY - A conservative attitude argument required in deskstrong arguments of evaluation to support the project? Choose holes in strategy to get the best? The units will be able to work at an efficient/ideal level? de Acquire specialized knowledge41. Thank you for your

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