Aperam launches an up to USD 200 million convertible and/or exchangeable bond offering

NOT FOR DISTRIBUTION, OR RELEASE DIRECTLY OR INDIRECTLY, IN OR INTO THE UNITED STATES, CANADA, AUSTRALIA OR JAPAN OR IN ANY OTHER JURISDICTION IN WHICH OFFERS OR SALES WOULD BE PROHIBITED BY APPLICABLE LAW

Luxembourg, 19 September 2013 - Aperam (NYSE Euronext Amsterdam: APAM) (the "Company") announces the launch today of an offering (the "Offering") of convertible and/or exchangeable bonds due 2020 (the "Bonds") with an initial size of USD150 million, which may be increased up to a maximum of USD200 million prior to pricing upon the exercise by the Company of an up to USD50 million extension clause.

The Mittal Family [1], the Company's main shareholder, has indicated to the Company its intention to subscribe such number of Bonds as are necessary to maintain its current 40.85% stake in the Company's share capital (assuming full conversion of the Bonds).

The net proceeds of the Offering will be used for general corporate purposes, including the refinancing of existing indebtedness.

The issue of the Bonds will allow the Company to extend the average maturity of its existing debt, diversify its financing resources and increase its financial flexibility.

The Bonds are expected to have an annual coupon of between 2.625% and 3.375% payable semiannually in arrear and an initial conversion premium of between 30% and 35% over the volume-weighted average price of the Company's shares on NYSE Euronext Amsterdam between launch and pricing (converted into USD at the prevailing USD:EUR spot rate at the time of pricing).

The Bonds will be issued and redeemed at 100% of their principal amount and will, unless previously redeemed, converted, or purchased and cancelled, mature on September 30, 2020 (7 years).

The Company will have the option to redeem the Bonds at their principal amount plus accrued interest on or after October 15,

2017 (4 years plus 15 days), if the parity value (translated into USD at the prevailing exchange rate), shall have exceeded 130% of the Bonds' principal amount.

Bondholders will be entitled to have their Bonds redeemed at their principal amount plus accrued interest on September 30, 2017 (4 years).

The Bonds are expected to be issued and settled on September 30, 2013. Application will be made to have the Bonds admitted to trading on the Open Market (Freiverkehr) of the Frankfurt Stock Exchange or on an other internationally recognised, regularly operating, regulated or non-regulated stock exchange, within 90 days of the closing date.

The senior and unsecured Bonds will be convertible and/or exchangeable into new or existing ordinary shares of the Company (the "Shares"). Should the number of new Shares to be issued be in excess of the number of new shares the Company is authorised to issue, the Company will deliver existing Shares. Prior to the closing of the Offering, the Company will enter into a

share lending agreement with Lumen Investments Sarl, Luxembourg, oursuant to which Lumen Investments Sarl, Luxembourg will agree to make available for borrowing by the Company, at any time and from time to time while any Bond is outstanding, existing Shares up to, in the aggregate, a maximum amount of approx. 2.6 million such Shares. If the Company is unable to satisfy the conversion and / or the exchange right in whole or in part through the issue or delivery of Shares, the Company will pay an equivalent cash amount.

The Company is subject to a 60-day lock-up, subject to certain exceptions.

The Bonds will be offered to institutional investors only. Neither the Bonds nor the Shares have been or will be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), and they will

be offered and sold only outside the United States in compliance with Regulation S under the Securities Act. Neither the Bonds nor the Shares will be offered to investors in the United States, Australia, Canada or Japan or any other jurisdiction in which offers or sales would be prohibited by applicable law.

The final terms of the Bonds are expected to be announced later today.

This announcement does not constitute or form part of an offer to sell or the solicitation of an offer to subscribe for any securities of the Company, and the Offering does not constitute a public offering in any country.

BNP PARIBAS and CITIGROUP GLOBAL MARKETS LIMITED are acting as Joint Global Coordinators and Joint Bookrunners of the Offering.

[1] Through HSBC Trust (C.I.) Limited, as trustee of which Mr Lakshmi N. Mittal, Mrs Usha Mittal and their children are the beneficiaries, holding Aperam shares through the following two companies: Nuavam Investments Sàrl and Lumen Investments Sàrl.

About Aperam

Aperam is a global player in stainless, electrical and specialty steel, with operations in more than 30 countries. The business is organized in three divisions: Stainless & Electrical Steel, Services & Solutions and Alloys & Specialties. Aperam has 2.5 milliontonnes of flat stainless steel capacity in Brazil and Europe and is a leader in high value added niches - alloys and specialties.

Aperam has a highly integrated distribution, processing and services network and a unique capability to produce stainless and specialty from low cost biomass (charcoal). Its industrial network is concentrated in six main plants located in Brazil, Belgiumand France.

Aperam has about 9,800 employees. Aperam commits to operate in a responsible way with respect to health, safety and the well-being of its employees, contractors and the communities in which it operates. It is also committed to the sustainable management of the environment and of finite resources. In 2012, Aperam had revenues of USD 5.3 billion and shipments of 1.68 million tonnes.

For further information, please refer to our website at www.aperam.com

Contact information

Corporate Communications / Jean Lasar: +352 27 36 27 27 Investor Relations / Romain Grandsart: +352 27 36 27 168

THIS DOCUMENT DOES NOT CONSTITUTE AN OFFER TO SELL OR A SOLICITATION OF AN OFFER TO PURCHASE ANY SECURITIES IN THE UNITED STATES. THE SECURITIES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE U.S. SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT") OR THE LAWS OF ANY STATE WITHIN THE U.S., AND MAY NOT BE OFFERED OR SOLD IN THE UNITED STATES, EXCEPT IN A TRANSACTION NOT SUBJECT TO, OR PURSUANT TO AN APPLICABLE EXEMPTION FROM, THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT OR ANY STATE SECURITIES LAWS. THIS DOCUMENT MAY NOT BE DISTRIBUTED OR SENT INTO THE UNITED STATES, OR IN ANY OTHER JURISDICTION IN WHICH OFFERS OR SALES OF THE SECURITIES DESCRIBED HEREIN WOULD BE PROHIBITED BY APPLICABLE LAWS AND SHOULD NOT BE DISTRIBUTED TO PUBLICATIONS WITH A GENERAL CIRCULATION IN THE UNITED STATES. NO OFFERING OF THE SECURITIES IS BEING MADE IN THE UNITED STATES.

THIS IS NOT AN OFFER TO SELL, NOR A SOLICITATION OF AN OFFER TO BUY AND ANY DISCUSSIONS, NEGOTIATIONS OR OTHER COMMUNICATIONS THAT MAY BE ENTERED INTO, WHETHER IN CONNECTION WITH THE TERMS SET OUT HEREIN OR OTHERWISE, SHALL BE CONDUCTED SUBJECT TO CONTRACT.

NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, IS OR WILL BE MADE AS TO, OR IN RELATION TO, AND NO RESPONSIBILITY OR LIABILITY IS OR WILL BE ACCEPTED BY THE JOINT BOOKRUNNERS OR BY THE CO-BOOKRUNNERS OR BY ANY OF THEIR RESPECTIVE OFFICERS OR AGENTS AS TO OR IN RELATION TO THE ACCURACY OR COMPLETENESS OF THIS DOCUMENT, OR ANY OTHER WRITTEN OR ORAL INFORMATION MADE AVAILABLE TO ANY INTERESTED PARTY OR ITS ADVISERS AND ANY LIABILITY THEREFORE IS HEREBY EXPRESSLY DISCLAIMED.

COPIES OF THIS DOCUMENT ARE NOT BEING, AND MUST NOT BE, MAILED, OR OTHERWISE FORWARDED, DISTRIBUTED OR SENT IN, INTO OR FROM THE UNITED STATES OR ANY OTHER JURISDICTION IN WHICH SUCH MAILING WOULD BE ILLEGAL, OR TO PUBLICATIONS WITH A GENERAL CIRCULATION IN THOSE JURISDICTIONS, AND PERSONS RECEIVING THIS DOCUMENT (INCLUDING CUSTODIANS, NOMINEES AND TRUSTEES) MUST NOT MAIL OR OTHERWISE FORWARD, DISTRIBUTE OR SEND IT IN, INTO OR FROM THE UNITED STATES OR ANY OTHER JURISDICTION IN WHICH SUCH MAILING WOULD BE ILLEGAL OR TO PUBLICATIONS WITH A GENERAL CIRCULATION IN THOSE JURISDICTIONS.

THIS DOCUMENT IS ONLY ADDRESSED TO AND DIRECTED, IN MEMBER STATES OF THE EUROPEAN ECONOMIC AREA WHICH HAVE IMPLEMENTED THE PROSPECTUS DIRECTIVE (EACH, A "RELEVANT MEMBER STATE"), AT PERSONS WHO ARE "QUALIFIED INVESTORS" WITHIN THE MEANING OF ARTICLE 2(1)(E) OF THE PROSPECTUS DIRECTIVE (DIRECTIVE 2003/71/EC) (AS AMENDED) ("QUALIFIED INVESTORS"). EACH PERSON WHO RECEIVES THIS DOCUMENT WILL BE DEEMED TO HAVE REPRESENTED, ACKNOWLEDGED AND AGREED THAT IT IS A "QUALIFIED INVESTOR" WITHIN THE MEANING OF ARTICLE 2(1)(E) OF THE PROSPECTUS DIRECTIVE. IN ADDITION, IN THE UNITED KINGDOM, THIS DOCUMENT IS BEING DISTRIBUTED ONLY TO, AND IS DIRECTED ONLY AT, QUALIFIED INVESTORS (I) WHO HAVE PROFESSIONAL EXPERIENCE IN MATTERS RELATING TO INVESTMENTS FALLING WITHIN ARTICLE 19(5) OF THE FINANCIAL SERVICES AND MARKETS ACT 2000 (FINANCIAL PROMOTION) ORDER 2005, AS AMENDED (THE "ORDER") AND QUALIFIED INVESTORS FALLING WITHIN ARTICLE 49(2)(A) TO (D) OF THE ORDER, AND (II) TO WHOM IT MAY OTHERWISE LAWFULLY BE COMMUNICATED (ALL SUCH PERSONS TOGETHER BEING REFERRED TO AS "RELEVANT PERSONS"). THIS DOCUMENT MUST NOT BE ACTED ON OR RELIED ON (I) IN THE UNITED KINGDOM, BY PERSONS WHO ARE NOT RELEVANT PERSONS. AND (II) IN ANY MEMBER STATE OF THE EUROPEAN ECONOMIC AREA OTHER THAN THE UNITED KINGDOM. BY PERSONS WHO ARE NOT QUALIFIED INVESTORS.