Filed by Amcor plc Pursuant to Rule 425 of the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 of the Securities Exchange Act of 1934 Subject Company: Berry Global Group, Inc. Commission File No.: 001-35672

Amcor and Berry to combine

Powerful transformation partner for customers, consumers, and the Planet

Customer presentation November 19, 2024



2 Disclaimers

This communication does not constitute an offer to sell or the solicitation of an offer to buy or exchange any securities or a solicitation of any vote or approval in any jurisdiction, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in which such offer, solicitation or sale would be unlastful prior to registration or qualification under the securities laws of any sub-purisdiction. If does not constitute or prospectus or prospectus equivalent document. No offering or sale of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the US Securities Art of 1933, as amended, and otherwise to accordance with applicable law.

Section 10 of the US Securities Act of 1933, as amended, and otherwise in accordance with applicable law.

In connection with the proposed transaction between Amoror pic ("Amoor") and Berry Global Group, Inc. ("Berry"), Amoor and Berry Intend to file relevant materials with the Securities and Exchange Commission (the "BECT,") including, among other filting, an Amoor registration statement on the control of the proposed transaction, and a definitive joint proxy statement/prospectus, which will be mailed to shareholders of Amoor and Berry (the "Joint Proxy Statement/Prospectus"). Amoor and Berry the other documents which Amoor or Berry may also fit end of the document which Amoor or Berry may fit with the SEC. page 1967. Amoor and Berry the SEC. As WELL AS ANY AMENDMENTS on SECURITY HOLDERS OF AMOOR AND BERRY ARE URGED TO READ THE JOINT PROXY STATEMENT/PROSPECTUS AND ANY OTHER DOCUMENTS THAT WILL BE FILED WITH THE SEC. AS WELL AS ANY AMENDMENTS on SUPPLEMENTS TO THESE DOCUMENTS. CARPETULLY AND IN THEIR ENTITIEST WHEN THEY BECOME AVAILABLE BERLY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION AND RELATED MATTERS. Investors and security folders with be able to obtain feet feety through the website maintained by the SEC at May Advanced and other documents filed with the SEC by Amoor of Berry through the website maintained by the SEC at High Well as advanced and be and the May statement Propercy leaf when available) and other documents filed with the SEC by Control of the documents filed with the SEC by Term of the documents filed as berrygliobal com under the tab "Investors" and under the heading "Financialis" and subheading "SEC Filings."

Certain Information Regarding Participants
Among, Berry, and their inspective directors and executive officers may be considered participants in the solicitation of proxies from the shareholders
of Among and Berry in connection with the proposed transaction. Information about the directors and executive officers of Among is set forth in its
Annual Report on Form 10-K for the year ended June 20, 2024, which was filled with the SEC on September 24, 2024. Information about the directors and executive officers of Berry is set
2024 annual meeting, which was filled with the SEC on September 24, 2024. Information about the directors and executive officers of Berry is set
forth in its Annual Report on Form 14-K, which were filled with the SEC on Fourther 11, 12024. September 2, 2024 and 15 Current Reports on Form 8-K, which were filled with
the SEC on Followers 11, 2024. Any proxy is a securities by
its directors or executive officers have changed since the amounts set forth in such fillings, such changes have been or will be inflicted on Initial
and executive officers of Among and Berry, including a description of their directs of indirect interests, by security holdings or otherwise, and other
information regarding the potential participants in the proxy Solicitations, which may be different than those of Among's atheriated with the SEC or aparticipants be to fill with the SEC or aparticipants be to fill with the SEC or aparticipants to be filled with the SEC or aparticipants or Secretary Solicitations, which may be different than those of Among's antendedies and Berry,
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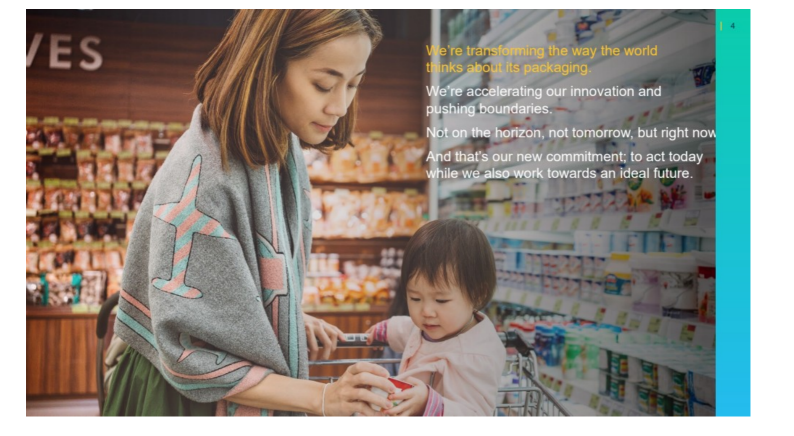
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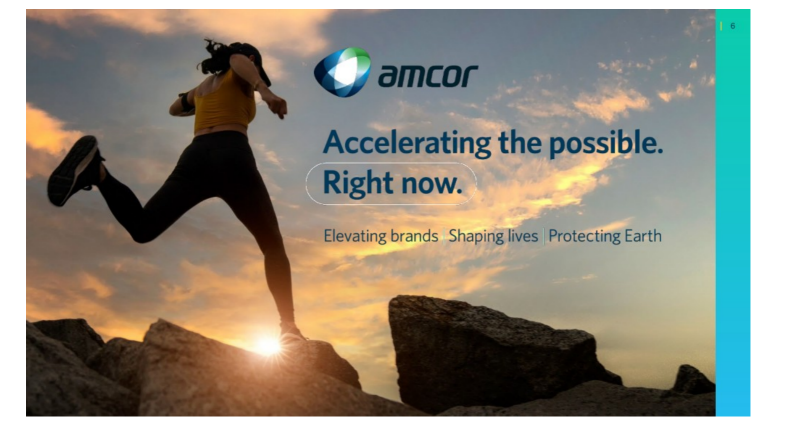
Cautionary Statement Regarding Forward-Looking Statements

This communication contains certain statements that are "Toward-looking statements" within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Some of these forward-looking statements can be identified by words like "anticipate", "approximately," "below," for containe," looking "deliver and the securities and section 21E of the Exchange Act. Some of these forward-looking statements can be identified by words like "anticipate", "approximately," "below," "anticipate", "approximately," "below," "anticipate", "approximately," "below," "anticipate", "predict," "preject," "approximately," "below," "anticipate", "predict," "preject," "approximately," "below," "anticipate", "predict," "preject," "approximately," "anticipately," "approximately," "anticipately," "predict," "preject," "approximately," "anticipately," "anticipately," "predict," "preject," "approximately," "anticipately," "anticipately," "approximately," "anticipately," "approximately," "anticipately," "approximately," "anticipately," "approximately," "anticipately," "approximately," "a

In addition to the financial measures presented in accordance with U.S. generally accepted accounting principles (*U.S. GAAP*), this communication includes certain non-GAAP financial measures (celectively, the "Non-GAAP Measures"), such as EBIT, EBITDA, Adjusted EBITDA, the case and return on investment. These Non-GAAP measures should not be used in isolation or as a substitute or attenance to results determined accordance with U.S. GAAP. In addition, Amore's and Berry's definitions of these Non-GAAP Measures may not be comparable to similarly title non-GAAP financial measures imported by other comparable.

non-GAAP financial measures reported by other comparies. It should also be noted that projected financial information for the combined businesses of Amoor and Berry is based on management's estimates, assumptions and projections and has not been prepared in conformance with the applicable accounting requirements of Regulation S-X relating to pro forms financial information, and the required por forms adjustments have not been applied and are not reflected therein. These measures are provided for illustrate purposes, are based on an artifaments sum of the relevant historical financial measures of Amoor and Berry in proposed transactions adjustments. None of this information should be considered in solution from, or as a substitute for, the historical financial statements of Amoor or Berry inportant risk factorics could cause achael future results and other future events to offer materially from those conversations of the proposed transaction may not be statistical, a qualitative results and other future events to offer materially from those conversations are approved that may be required for the proposed transaction in delayed, is not obtained subject to conditions that and artificially approved that may be required for the proposed transaction, Amoor is unable to promptly and effective that is a construction of the proposed transaction, Amoor is unable to promptly and effective that is constructed to the proposed transaction, and the contraction of the proposed transaction it and prepared company; Amoor, Berry of the combined company; Amoor, Berry of the combined company and contraction of the continuation of the proposed transaction has a negative effect on the market price of the contraction of the contraction of the continuation of the proposed transaction has a negative effect on the





Combining highly complementary businesses to accelerate the possible. Right now.



Global flexibles

Regional containers

Leading protein, liquids, and healthcare solutions

Scaled material science and R&D platform Aligned values and culture

Safety excellence

Customer passion

Sustainability imperative

Innovation focus

Complementary portfolio and footprint

Berry

Global containers and closures

Regional flexibles

Attractive foodservice, beauty, and healthcare solutions

Specialized tooling, design and multi-component assembly capabilities

Better Business

Accelerating Growth

Innovation & Sustainability



~400

Production facilities

Supply chain resilience

Bringing global capabilities to

local brands and local access to global brands

in a dynamic world

140+

Countries serviced

~70,000

Global employees

No. of the last of

Better Business

Accelerating Growth

Innovation & Sustainability

Revolutionizing product development for customers

\$180 million

Annual R&D spend

10

Innovation centers worldwide

~1,500

R&D professionals

7,000+

Patents, registered designs, and trademarks



Al-enabled design, research, and technologies



Consumer-insight driven innovation through Catalyst™



Leading scientific expertise in multi-material



Corporate venturing platform

Better Business

Accelerating Growth

Innovation & Sustainability

Value Creation

Combined portfolio of innovative

Better Business



Innovation & Sustainability

Accelerating Growth

Packaging that protects Earth is possible.

Our combined strengths and leadership unlock greater sustainability across the industry





Unlocking breakthroughs, together

Unmatched innovation capabilities and investment capacity to solve the toughest technical challenges

Developing unique solutions across multiple materials to reduce environmental impact without compromising functionality





Partnering for transformative change

Championing effective, harmonized policy to create markets and incentives that drive circularity and decarbonization

Partnering to establish new packaging standards and increase stewardship through policy advocacy





Making circularity possible

Proving circular packaging is achievable at scale. Creating demand for recycled materials and advancing next-generation recycling technologies

Partnering to provide proof-ofconcept options for reusable packaging and waste reduction

Better Business

Accelerating Growth

Innovation & Sustainability

What does it mean for you?

It's an exciting opportunity!

Amcor and Berry will continue to operate as separate and independent companies. You can expect to work with us as you always have.

We remain as committed as ever to operating safely and delivering the highest-quality products and best-in-class service you've come to expect from us.

We value our relationship and look forward to our continued success together.





Accelerating the possible. Right now.