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

Supplier presentation November 19, 2024



Disclaimers

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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 differ, solicitation or sale would be unlatedly prior to registration or qualification under the securities lawe of any such jurisdiction. It does not constitute a prospectus prospectus equivalent document. No offening or sale of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the US Securities Act 1033, as amended, and otherwise in 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 Amoor ptc ("Amoor") and Benry Global Group, Inc. ("Benry"), Amoor and Benry Intend to file relevant materials with the Socurities and Exchange Commission (the "BEC"), including, among other filings, an Amoor registration statement on shares to be issued in the proposed transaction, and a definitive joint proxy statement/propectus, which will be madeled banchickes of Amoor and Benry (the VestTORS AMO SECURITY HOLERS OF AMOOR AMO EXCHANGE VARE URGED TO READ THE JOINT PROXY STATEMENT/PROSPECTUS AMO ANY OTHER DOCUMENTS THAT WILL BE FILED WITH THE SEC. AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THESE DOCUMENTS, CAREFULLY AMO IN THEIR ENTIFIETY WARE URGED TO READ THE JOINT PROXY STATEMENTPROSPECTUS AMO ANY OTHER DOCUMENTS THAT WILL BE FILED WITH THE SEC. AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THESE DOCUMENTS, CAREFULLY AMO IN THEIR ENTIFIETY WORK Statementscheruber (and a second as a second as a second as the second as the second as the second as a second as a second as a second as the second as the second as the second as a second as a second as the second as the second as the second as a second as the second and the second as the se

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Certain Information Regarding Participants Amorg, Berry, and their sepecide directors and executive officers may be considered participants in the solicitation of proxies from the shareholders of Amorg and Berry in connection with the proposed transaction. Information about the directors and executive officers of Amorg is set forth in its Annual Report on Form 10-K for the year ended June 30, 2024, which was fleed with the SEC on Aluguet 16, 2024 and its proxy statement for its 2024 annual Report on Form 10-K for the year ended June 30, 2024, which was fleed with the SEC on Following 2024, and the value SEC on Aluguet 16, 2024 and the proxy statement for its 2024 annual Report on Form 10-K for the year ended September 24, 2024, information about the directors and executive officers of Berry is set to the SEC on Following 12, 2024, Agnitude 11, 2024, September 24, 2024, and 30, 2023, which was filed with the SEC on Following 12, 2024, and 11, 2024, September 24, 2024, and 11, 2024, and 11, 2024, September 24, 2024, and 11, 2024, and 11, 2024, September 24, 2024, and 11, 2024, and 11, 2024, September 24, 2024, and 11, 2024, and 11, 2024, September 24, 2024, and 11, 2024, and 11, 2024, September 24, 2024, and 11, 2024, and 11, 2024, September 24, 2024, and 11, 2024, september 24, 2024, and 11, 2024, and 11, 2024, September 24, 2024, and 11, 2024,

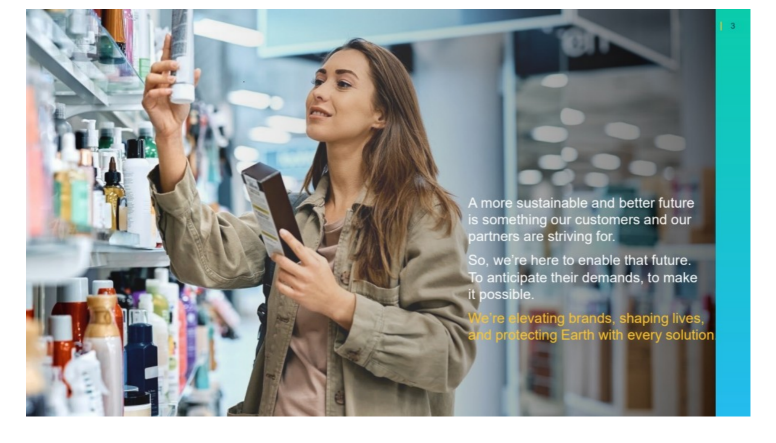
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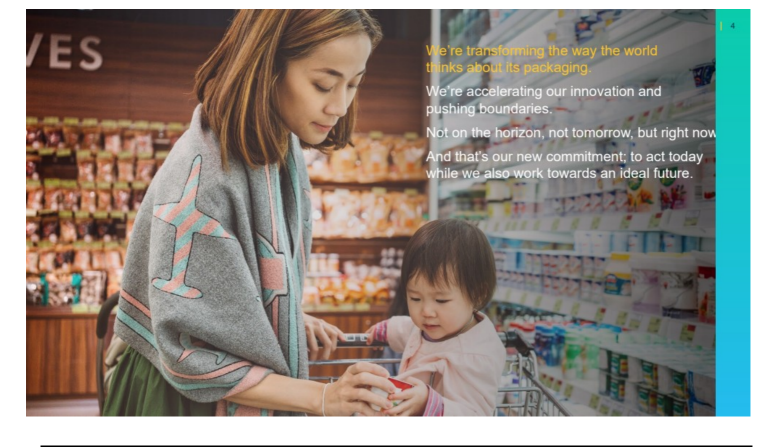
Cationary Statement Regarding Forward-Looking StatementsThis communication contains certain statements that are "forward-booking statements" within the meaning of Section 27A of the Securities Act and
Section 21E of the Exchange Act. Some of these toward-booking statements: an the dentified by works like "anticipate," "approximately," "beaks,"
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Note Regarding Use of Non-GAAP Financial Measures

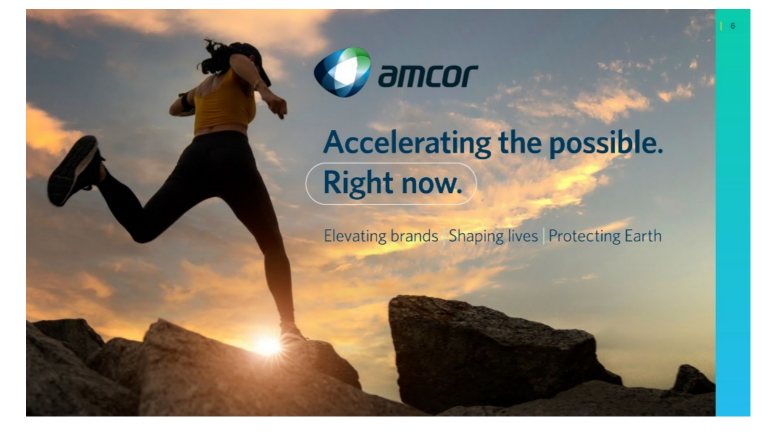
In addition to the financial measures presented in accordance with U.S. generally accepted accounting principles (*U.S. GAAP*), this communication includes certain non-GAAP financial measures (celectively, the "Non-GAAP Measures"), such as EBIT, EBITDA, Adjusted EBITDA, Free cash for and return on investment.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

non-GAAP financial measures reported by other comparies. It should also be noted that projected financial information for the combined businesses of Amcor and Beny is based on management's estimates, assumptions and projections and han to been prepared in conformance with the applicable accounting requirements of Regulation 5-X relating to pro forma financial information, and the requested pro forma adjustments have not been applied and are not reflected therms. These measures are provided for literature purposes, are based on an attributed submerts have not been applied and are not reflected therms. These measures are provided for literature purposes, are based on an attributed is the relevant halorical financial measures of Amcor and Beny and to not reflect pro forma adjustments. None of this information should be considered in sociation from, or as a sublitute for, the historical financial statements to finance or Beny important risk factors could cause exclusion ad luture results and other future events to differ materially from those currently estimated by management, including, but not limited to, the risks that a constitution to therms of a obtained subject to conflictors that are on a anticipated Amcor or Beny and be requested for the proposed Transaction is deleyed at lateries (sate device) or double device to conflictors that are not anticipated Amcor is unable to achieve the synergies and value creation contemplated by the proposed transaction. Amcor is unable to promptly and effectively invested filticat to matching is businesse, contractual and operation relation in traited to instanciation company. The combined company, the use of the combined company. The program and there are also adjusted and appression that and a dependent relation to the combined company. The combined company is unaccompany is unaccompany is unaccompany is proved transaction, leany or noncompany and effective of the combined com











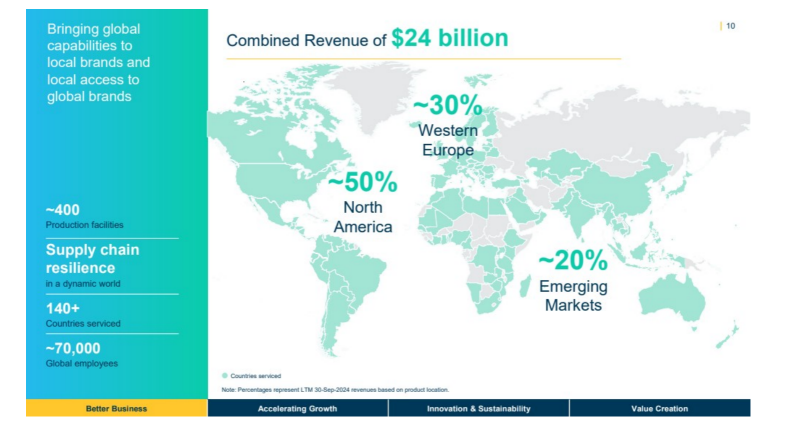




Complementary leadership serving customers in consumer and healthcare

Amcor Leadership	Berry Leadership		Strategic partner to consumers' most trusted brands			Highly differentiated and complementary solutions		
Global Flexibles	Global Consumer Products	্ব ABInBev 💮 ebrf েঁ৫৫৮৪৫৫ ৫ e CooperVision cosseco	tenfola <mark>Colgate</mark>	Boehringer Ingelheim CONAGRA	O amcor	GURT	Berry	
Global Healthcare Flexibles	Global Containers and Closures	CSK Menteel Johnson Kraft/Jeinz Medtronic Mag	Kimi	BIMBO borty-Clark LVMH	€ amcor		Berry	
Global Specialty Cartons	Global Growing Healthcare Devices	U NOVARTIS DO Sonofi Correction Sonofi	-	e Pfizer teva	C amcor		Berry	
Better Business		Accelerating Growth	Innovati	ion & Sustai	nahility	Value Cr	reation	

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Revolutionizing



Al-enabled design, research, and



Consumer-insight driven innovation through Catalyst™

Accelerating Growth

Value Creation

\$180 million Annual R&D spend

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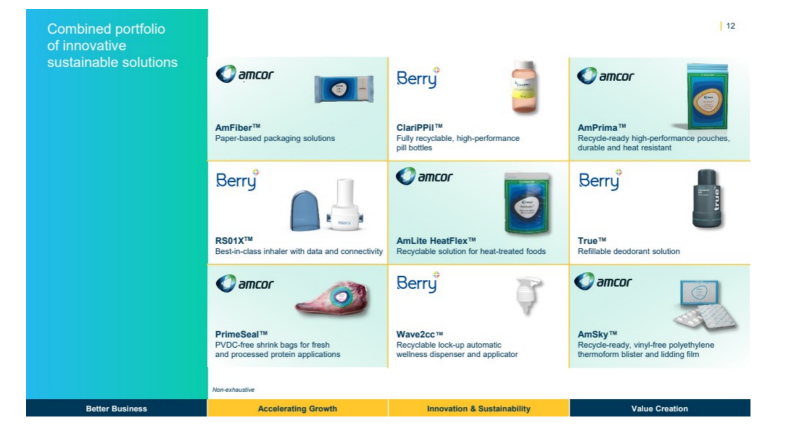
Innovation centers worldwide

~1,500 R&D professionals

7,000+ Patents, registered designs, and trademarks | 11



Innovation & Sustainability



Packaging that protects Earth is possible. **Right now.**

Our combined strengths and leadership unlock greater sustainability across the industry



Better Business

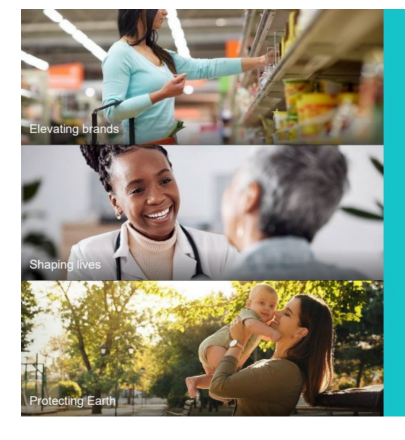
Accelerating Growth

Innovation & Sustainability

Value Creation

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, and our contracts are unchanged. We value our relationship and look forward to our continued success together.





Accelerating the possible. Right now.