COCA-COLA ENTERPRISES, INC.

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2015

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Included in this Presentation are Forward-Looking
Management Comments and Other Statements that Reflect
Management s Current Outlook for Future Periods.
Forward-Looking Statements (1 of 2)
Forward-looking statements are subject to certain ricks and

Forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from the Coca-Cola Company s (TCCC), Coca-Cola Enterprises, Inc. s (CCE) or Coca-Cola European

Partners Limited s (CCEP) historical experience and their respective present expectations or projections, including expectations or projections with respect to the proposed transaction. The forward-looking statements in this presentation should be read in conjunction with the risks and uncertainties discussed in TCCC s and CCE s filings with the Securities and Exchange Commission (SEC), including the most recent Form 10-K, subsequently filed Quarterly Reports on Form 10-Q and Current Reports on Form 8-K and other SEC filings.

IMPORTANT: all statements and references to CCEP and the proposed transaction are made with full recognition that such transaction is subject to regulatory approvals and other conditions of closing. Until closing of the transaction, each party continues to operate its business separately and independently, and the parties will not take any steps to implement the transaction until all necessary approvals have be obtained.

You should not place undue reliance on forward-looking statements, which speak only as of the date they are made. None of TCCC, CCE, CCEP, or Coca-Cola Iberian Partners (CCIP) undertakes any obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. None of TCCC, CCE, CCIP, or CCEP assumes responsibility for the accuracy and completeness of any forward-looking statements. Any or all of the forward-looking statements contained in this presentation and in any other public statements may prove to be incorrect.

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This communication may contain statements, estimates or projections that constitute forward-looking statements as defined words believe, expect, intend, estimate, anticipate, project, plan, seek, may, could, would, she potential, predict and similar expressions identify forward-looking statements, which generally are not historical in nature risks and uncertainties that could cause actual results to differ materially from TCCC, CCE, or CCEP historical experience and projections,

Edgar Filling. GOOA-GOLA LINTERN MISES, INC Form 425
including
expectations
or
projections
with
respect
to
the
transaction.
These
risks
include,
but
are
not
limited
to,
obesity
concerns;
water
scarcity
and
poor
quality;
evolving consumer preferences; increased competition and capabilities in the marketplace; product safety and quality concerns
certain ingredients, such as non-nutritive sweeteners and biotechnology-derived substances, and of other substances present in
increased demand for food products and decreased agricultural productivity; changes in the retail landscape or the loss of key re-
expand operations in emerging or developing markets; fluctuations in foreign currency exchange rates; interest rate increases;
partners; a deterioration in their partners financial condition; increases in income tax rates, changes in income tax laws or unf
indirect
taxes
in
the
United
States
or
in
other
tax
jurisdictions;
increased
cost,
disruption
of
supply
or

shortage of energy or

fuels; increased cost, disruption of supply or

shortage of ingredients, other raw materials or packaging materials; changes in laws and regulations relating to beverage containers and warning requirements or limitations on the availability of their respective products; an inability to protect their respective informisappropriation of data or breaches of security; unfavorable general economic or political conditions in the United States, Eucadverse weather conditions; climate change; damage to their respective brand images and corporate reputation from negative pasafety or quality, human and workplace rights, obesity or other issues; changes in, or failure to comply with, the laws and regulations operations; changes in accounting standards; an inability to achieve their respective overall long-term growth objective default by or failure of one or more of their respective counterparty financial institutions; an inability to timely implement their or to realize the economic benefits they anticipate from these actions; failure to realize a significant portion of the anticipated by including (without limitation) TCCC is relationship with Keurig Green Mountain, Inc. and Monster Beverage Corporation; an satisfactory terms, or they or their respective partners experience strikes, work stoppages or labor unrest; future impairment characteristics.

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future;

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to

successfully

manage

the

possible

negative

consequences

of

their

respective

productivity

initiatives;

global

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regional

catastrophic

events;

risks

and

uncertainties

relating

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the

transaction,

including

the

risk

that

the
businesses
will
not
be
integrated
successfully
or
such
integration
may
be be
more
difficult,
time-consuming
or
costly
than expected, which could result in additional demands on TCCC s or CCEP s resources, systems, procedures and controls,
management s attention from other business concerns, the possibility that certain assumptions with respect to CCEP or the tra
receive, delays in the receipt of, or unacceptable or burdensome conditions imposed in connection with, all required regulatory
conditions to the transaction, the potential failure to retain key employees of CCE, CCIP as a result of the proposed transaction
disruptions resulting from the proposed transaction, making it more difficult to maintain business relationships; and other risks
Securities
and
Exchange Commission
(the
SEC),
including
their
respective
Annual
Reports
on
Form
10-K
for
the
year
ended
December
31,
2014,
subsequently
filed
Quarterly
Reports on Form 10-Q and Current Reports on Form 8-K, which filings are available from the SEC.
Forward-Looking Statements (2 of 2)

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Agenda
CCE
HIGHLIGHTS

CCEP OVERVIEW

CCE SHAREOWNER VALUE & CCEP FINANCIAL HIGHLIGHTS CRS & KEY TAKEAWAYS

Vision & Operating Framework
Deliver Consistent Long-Term Profitable Growth
BE THE BEST
beverage sales and
service company
STRATEGIC PRIORITIES
STRATEGIC PRIORITIES

LEAD
category value growth
EXCEL
at serving our customers with
world class capabilities
DRIVE
an inclusive & passionate culture
VISION
VISION
5

6
Solid Foundation
Competing in the Attractive
Non-Alcoholic Ready-to-Drink (NARTD) Category
GROWING
CATEGORY
LEADING

POSITION LARGE CATEGORY 6

```
7
1.
AC Nielsen FY14, rounded
2.
Canadean
FY14, excludes tap/bulk water & dairy, rounded
Large & Growing Category
```

Non-Alcoholic Ready-to-Drink (NARTD) \$40bn 2 Non Measured Channels \$29bn 1 Measured Channels \$69bn Retail Value NARTD Indexed to **FMCG** 1 Retail Value Growth +1.2%in 2014 **FMCG** NARTD 1.1x 1.7x

2013 2014

8
2015 Highlights
Brands
Growth & Innovation
Package Innovation
100th Anniversary Contour
Marketing Activation

Rugby World Cup Coca-Cola Trademark One Brand Strategy

9 One Iconic Brand, One Coca-Cola Family Since 1886 Lower calorie; Sweetness

from natural sources

Zero calories;

Great

Coke

®

taste

No calories;

No sugar

One Common Identity

4 Distinct Product Benefits

Putting Choice at the Heart of

Our Trademark Strategy

Choose Happiness

10 Product Innovation and Expansion New Flavor, Sweetener, and Package Introductions Covering Both Immediate and Future Consumption Occasions New Product and Territories Within the Last Year

11
Customer Centric Supply Chain
Procurement, Production, and Logistics Excellence
Pan-European scale supported with
global procurement capability
Flexible & efficient logistics
Cost-efficient production &

expandable
infrastructure
Responsible
& sustainable
Excel at Serving Our Customers with
World Class Capabilities

Our People
Experienced team
Solid bench strength
Investing in capabilities
Focus on diversity
Driving an Inclusive and Passionate Culture

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Agenda
CCE HIGHLIGHTS
CCEP
OVERVIEW
CCE SHAREOWNER VALUE &

CCEP FINANCIAL HIGHLIGHTS CRS & KEY TAKEAWAYS

Transaction Highlights
Combines 3 entities: CCE, CCIP,
and CCEAG
Will serve over 300m consumers
across western Europe
(13 countries)
Pro forma 2015E net revenues of

\$12.6bn and EBITDA of \$2.1bn

(pre-synergies)

Annual pre-tax savings expected in

a range of \$350-\$375m within 3

years of closing

Headquartered in London; publicly

traded on Euronext Amsterdam,

NYSE, and Madrid exchanges

Source: Company reports, rounded, based on exchange rates of

1.12 \$/ , 1.57 \$/£, 0.14 \$/NOK, 0.12 \$/SEK

Norway

Sweden

Netherlands

Germany

France

Great

Britain

Iceland

Spain

Portugal

Andorra

Luxembourg

Monaco

Belgium

CCE

CCIP

CCEAG

Note: All estimates reflect combined independent estimates of CCE, CCIP, and CCEAG/TCCC with full recognition that the pother conditions of closing. Until closing of the transaction, each party continues to operate its business separately and independent the transaction until all necessary approvals have been obtained.

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Market & Volume Highlights
In CCEP markets, CSD and NCB
are high value segments relative
to water
CCE, CCIP, and CCEAG excel in
the high value CSD category

CCE, CCIP, and CCEAG opportunistically and selectively participate in other segments **CSD** 3 **NCB** 3 Water 1. AC Nielsen, **NARTD** Retail Value mix in USD (converted **CCIP** at exchange rates of 1.12 \$/) 2. Company reports (in unit cases) 3. CSD = Carbonated Soft Drinks, NCB = Noncarbonated Soft Drinks 2014 CCEP Market Mix 1 2014 Company Volume Mix 2 45% 32% 88% 80% 86% 33% 20% 8% 11% 3% 22% 48% 4% 9% 11%

NARTD

Retail Value NARTD Volume CCE CCIP CCEAG 15

Channel Highlights
2014 Channel Mix By Volume
CCE, CCIP, and CCEAG
have a similar mix
between home and cold
channels

CCEP will leverage best practices from each territory looking at areas such as revenue growth management, in-outlet execution, availability, customer segmentation, wholesaler engagement Home Cold Source: Company reports (in unit cases), rounded; Home = Customers that generally sell beverages at room temperature for later consumption, Cold = Customers that generally sell beverages at chilled temperature for immediate consumption 16 62% 58% 62% 38% 42% 38% **CCE CCIP**

CCEAG

17 Route-To-Market (RTM) Highlights Flexible and efficient delivery is key to meeting customer needs CCEP will leverage best practices across

territories
The choice between
direct and indirect
delivery depends on
many factors including
population density and
customers supply chain
2014 Delivery Mix By Volume
17
80%
Indirect
20%

Direct

Source: Company reports (in unit cases), rounded; Direct is company owned/leased trucks delivering directly to customer retain

18 Leveraging Best Practices Supply Chain Excellence World-Class Sales Team Large Store

Expertise

Leading Coca-Cola System Bottler

Excellence in

Industrial Productivity

Excellence in TCCC

Partnership Model

World-Class

Segmentation of and

Execution in Outlets

Customer

Engagement & Loyalty

Winning Household

Penetration Strategy

Discounter

Expertise

19 Creating Value From Synergies Shared vision between TCCC and CCEP to drive growth in Western Europe Enhanced commercial partnerships with pan-

European, large, local, and independent customers Scale and speed to win in new categories (e.g., stills) Shared vision between TCCC and CCEP to drive growth in Western Europe Enhanced commercial partnerships with pan-European, large, local, and independent customers Scale and speed to win in new categories (e.g., stills) Increase manufacturing and warehouse efficiency and effectiveness Savings opportunities in procurement of direct and indirect categories Increase manufacturing and warehouse efficiency and effectiveness Savings opportunities in procurement of direct and indirect categories Opportunity to share core support functions across the new company Reduce management team duplications Adjust required headquarters facilities Opportunity to share core support functions across the new company Reduce management team duplications Adjust required headquarters facilities **Topline** Growth **Topline** Growth Supply

Chain Supply

Chain
Operating
Expenditures
Operating
Expenditures
Expenditures
Expected Annual Run-Rate Pre-Tax Savings in a Range of
\$350-\$375m Within 3 Years of Closing

Experienced Management Team John Brock Chairman & CEO of CCE Damian Gammell CEO of Anadolou Efes Nik Jhangiani

CFO of CCE

V

íctor

Rufart

GM of CCIP

9 years of experience in

the Coca-Cola System

20+ years management

experience with leading

European beverage

companies

Former CEO of InBev

(2003-2005)

COO of Cadbury

Schweppes (1999-2002)

24 years experience in

the Coca-Cola System

Former CEO of Coca-

Cola Içecek, former CEO

of CCEAG, former

Commercial Director of

Coca-Cola Amatil, former

CEO of Coca-Cola

Hellenic Russia

15+ years of experience

in the Coca-Cola System

and 20+ years as finance

executive in global

markets

Former VP of Finance of

CCE, former Group CFO

of Bharti

Enterprises,

former CFO of Coca-Cola

Hellenic Bottling

Company (2004-2009)

25 years of experience in

the Coca-Cola System

Former General Manager

of Cobega

Mr. Rufart

successfuly

led

the integration of the 8

Spanish and Portuguese

bottlers that formed CCIP

* Chief Integration Officer

CEO

COO

CFO CIO* 20

Enhance the Coca-Cola system to more effectively compete and drive growth with a world-class production, sales and distribution platform CCEP
Key Takeaways
Leverage CCE, CCIP, and CCEAG best practices driving value for customers and consumers

Generate expected savings in a range of \$350-\$375m (annual pre-tax run-rate within 3 years of closing) 21

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CCE SHAREOWNER VALUE &
CCEP FINANCIAL HIGHLIGHTS

CRS & KEY TAKEAWAYS 22

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CCE
Financial Priorities
Continually Enhancing Our Operating Model to
Drive Sustainable Future Growth
earnings in line with our long-term objectives
Consistent

Consistent

free cash flow (FCF) and maintain financial flexibility

Maximize

Maximize

return on invested capital and deliver shareowner value

Increase

Increase

24
CCE
Focus on Free Cash Flow
Over Time, We Expect FCF to More Closely
Align with Net Income
Proven ability to manage CapEx
Growing FCF over time: 2011-2015E CAGR = +6%

2015 FCF expected in a range of \$600-650m (including FX headwind) Improving FCF conversion rate (76% in 2013, 90% in 2014) Increasing Cash from Operations Source: Year-end earnings releases; Conversion is FCF (excluding asset disposals) divided by comparable Net Income

25 CCE 2015 2015 Highlights 2015 Highlights Affirm 2015 Guidance* Affirm 2015 Guidance*

Focused

on

Improving

Growth

Outlook

and

Committed

to

Delivering

Shareowner

Value

Slightly positive net sales

Slightly positive operating

income

Diluted EPS at the upper end of

the 6% -

8% range

Focused on improving our

growth outlook

Deliver our 2015 plan

Work towards successfully

closing merger transaction and

plan for business integration into

CCEP in 2016

^{*} Comparable and currency neutral

26 CCE Financial Approach Focus on Driving Shareowner Value Grow profitably while investing CapEx prudently Drive Cash from

Operations

Drive Cash from

Operations

Maintain target leverage range

Optimize Capital

Structure

Optimize Capital

Structure

Invest in high return M&A opportunities

and/or return cash to shareowners

Opportunistically

Invest and/or Return

Cash to Shareowners

Opportunistically

Invest and/or Return

Cash to Shareowners

27 CCE Financial Approach Work towards successfully closing merger transaction Plan for business integration, leverage best practices, capture synergies

Develop long-term targets and

financial approach

CCEP

Drive Cash from

Operations

Optimize Capital

Structure

Opportunistically

Invest and/or Return

Cash to Shareowners

Focus on Driving Shareowner Value

28 CCEP Financial Overview Net Sales \$12.4bn \$12.6bn EBITDA (before Synergies)

```
$1.9bn
$2.1bn
Operating Income (before Synergies)
$1.5bn
$1.6bn
Run-Rate Annual Pre-Tax Savings
~$350-$375m
2015 Net Debt/EBITDA
3
~3.5x
Effective Tax Rate
26% -
28%
Key Pro Forma Metrics
2014
2015E
```

- 1. Company reports, rounded, based on exchange rates of 1.12 \$/, 1.57 \$/£, 0.14 \$/NOK, 0.12 \$/SEK
- 2. Implemented within 3 years of closing
- 3. After \$3.3bn cash consideration funded by the new company using newly issued debt

Note: All estimates reflect combined independent estimates of CCE, CCIP, and CCEAG/TCCC with full recognition that the pother conditions of closing. Until closing of the transaction, each party continues to operate its business separately and independent the transaction until all necessary approvals have been obtained.

While There is Much to Do, Each Company is On-Track to

Achieve the Objectives for Full-Year 2015 (Pro Forma)

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Capital Structure 2015E pro forma net debt to EBITDA ratio of ~3.5x after ~\$3.3bn cash consideration funded by the new company using newly issued debt Expect to de-lever net debt to EBITDA ratio to ~2.5x by year-end 2017

Intend to operate within a 2.5x to 3.0x net debt to EBITDA ratio longer term* Capital Return Expected dividend payout of 30% to 40% of net income over time Potential for excess cash return to shareowners to resume once appropriate net leverage reached **CCEP** Additional Highlights Committed to Investment **Grade Capital Structure** CCEP to Target Attractive Total Shareowner Return * Year-end targets 29

30
Closing expected in the second quarter of 2016
Customary regulatory approvals and other
conditions of closing
CCE shareowner vote to approve the transaction
File Form F-4 registration statement with the SEC
CCEP

Key Next Steps

31
CCE
Key Financial Takeaways
Focus on Generating Cash from Operations, Consistent
Long-term Profitable Growth, and Driving Shareowner Value
We are realistic about the continued challenging environment and the impact of currency translation

We have a history of, and commitment to, managing the levers of our business to deliver value
We are excited about the opportunities to create value with the formation of CCEP

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CCE 2015 Sustainability Plan Reduce calories across our portfolio by 10% and enable 3 million people to be active Grow our business while reducing the

absolute carbon

footprint of our business

operations by 50%

Ensure that 40% of the

PET we use is recycled

PET and/or PET from

renewable materials

34 targets & stretch commitments

Strong alignment with The Coca-Cola Company

Responds to stakeholder expectations and feedback

10th Annual

Sustainability

Report

Well-Being

Energy &

Climate Change

Sustainable

Packaging and

Recycling

2014/15 CCE CRS Report

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CCE Business Environment Risks
Though Optimistic Long-Term, We are Realistic About the Current Environment
Soft consumer and customer environment
Increasing focus on health and well-being
Risk of increased taxes

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Key Takeaways
CCE is Executing Our Strategic Priorities as We Work Toward
a Successful Merger Close and Integration Into CCEP
Operating
environment
remains

challenging
Financial priorities
focused on longterm profitable
growth
Track record of,
and focus on,
delivering
shareowner value

Global Consumer Staples Conference 2015 John F. Brock Chairman & CEO Nik Jhangiani SVP & CFO

FORWARD-LOOKING STATEMENTS

This communication may contain statements, estimates or projections that constitute forward-looking statements as defined under U.S. federal securities laws. Generally, the words believe, expect, intend, estimate, anticipate, should. plan, seek. may. could. would. might. will. forecast. outlook. guidance, possible, expressions identify forward-looking statements, which generally are not historical in nature. Forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from The Coca-Cola Company s (KO), Coca-Cola Enterprises, Inc. s (CCE) or Spark Orange Limited s (CCEP) historical experience and their respective present expectations or projections, including expectations or projections with respect to the transaction. These risks include, but are not limited to, obesity concerns; water scarcity and poor quality; evolving consumer preferences; increased competition and capabilities in the marketplace; product safety and quality concerns; perceived negative health consequences of certain ingredients, such as non-nutritive sweeteners and biotechnology-derived substances, and of other substances present in their beverage products or packaging materials; increased demand for food products and decreased agricultural productivity; changes in the retail landscape or the loss of key retail or foodservice customers; an inability to expand operations in emerging or developing markets; fluctuations in foreign currency exchange rates; interest rate increases; an inability to maintain good relationships with their partners; a deterioration in their partners financial condition; increases in income tax rates, changes in income tax laws or unfavorable resolution of tax matters; increased or new indirect taxes in the United States or in other tax jurisdictions; increased cost, disruption of supply or shortage of energy or fuels; increased cost, disruption of supply or shortage of ingredients, other raw materials or packaging materials; changes in laws and regulations relating to beverage containers and packaging; significant additional labeling or warning requirements or limitations on the availability of their respective products; an inability to protect their respective information systems against service interruption, misappropriation of data or breaches of security; unfavorable general economic or political conditions in the United States, Europe or elsewhere; litigation or legal proceedings; adverse weather conditions; climate change; damage to their respective brand images and corporate reputation from negative publicity, even if unwarranted, related to product safety or quality, human and workplace rights, obesity or other issues; changes in, or failure to comply with, the laws and regulations applicable to their respective products or business operations; changes in accounting standards; an inability to achieve their respective overall long-term growth objectives; deterioration of global credit market conditions; default by or failure of one or more of their respective counterparty financial institutions; an inability to timely implement their previously announced actions to reinvigorate growth, or to realize the economic benefits they anticipate from these actions; failure to realize a significant portion of the anticipated benefits of their respective strategic

relationships, including (without limitation) KO s relationship with Keurig Green Mountain, Inc. and Monster Beverage Corporation; an inability to renew collective bargaining agreements on satisfactory terms, or they or their respective partners experience strikes, work stoppages or labor unrest; future impairment charges; multi-employer plan withdrawal liabilities in the future; an inability to successfully manage the possible negative consequences of their respective productivity initiatives; global or regional catastrophic events; risks and uncertainties relating to the transaction, including the risk that the businesses will not be integrated successfully or such integration may be more difficult, time-consuming or costly than expected, which could result in additional demands on KO s or CCEP s resources, systems, procedures and controls, disruption of its ongoing business and diversion of management s attention from other business concerns, the possibility that certain assumptions with respect to CCEP or the transaction could prove to be inaccurate, the failure to receive, delays in the receipt of, or unacceptable or burdensome conditions imposed in connection with, all required regulatory approvals and the satisfaction of the closing conditions to the transaction, the potential failure to retain key employees of CCE, Coca-Cola Iberian Partners, S.A. s(CCIP) as a result of the proposed transaction or during integration of the businesses and disruptions resulting from the proposed transaction, making it more difficult to maintain business relationships; and other risks discussed in KO s and CCE s filings with the Securities and Exchange Commission (the SEC), including their respective Annual Reports on Form 10-K for the year ended December 31, 2014, subsequently filed Quarterly Reports on Form 10-Q and Current Reports on Form 8-K, which filings are available from the SEC. You should not place undue reliance on forward-looking statements, which speak only as of the date they are made. None of KO, CCE, CCIP or CCEP undertakes any obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. None of KO, CCE, CCIP or CCEP assumes responsibility for the accuracy and completeness of any forward-looking statements. Any or all of the forward-looking statements contained in this filing and in any other of their respective public statements may prove to be incorrect.

IMPORTANT ADDITIONAL INFORMATION AND WHERE TO FIND IT

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval.

In connection with the proposed transaction, CCEP will file with the SEC a registration statement on Form F-4 that will include a preliminary proxy statement/prospectus regarding the proposed transaction. After the registration statement has been declared effective by the SEC, a definitive proxy statement/prospectus will be mailed to CCE s stockholders in connection with the proposed transaction. INVESTORS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS (INCLUDING ALL AMENDMENTS AND SUPPLEMENTS THERETO) AND OTHER DOCUMENTS RELATING TO THE TRANSACTION FILED WITH THE SEC WHEN THEY BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION. You may obtain a copy of the proxy statement/prospectus (when available) and other related documents filed by KO, CCE or CCEP with the SEC regarding the proposed transaction as well as other filings containing information, free of charge, through the website maintained by the SEC at www.sec.gov, by directing a request to KO s Investor Relations department at (404) 676-2121, or to CCE s Investor Relations department at (678) 260-3110, Attn: Thor Erickson Investor Relations. Copies

of the proxy statement/prospectus and the filings with the SEC that will be incorporated by reference in the proxy statement/prospectus can also be obtained, when available, without charge, from KO s website at www.coca-colacompany.com under the heading Investors and CCE s website at www.cokecce.com under the heading Investors.

PARTICIPANTS IN SOLICITATION

KO, CCE and CCEP and their respective directors, executive officers and certain other members of management and employees may be deemed to be participants in the solicitation of proxies in favor of the proposed merger. Information regarding the persons who may, under the rules of the SEC, be considered participants in the solicitation of proxies in favor of the proposed merger will be set forth in the proxy statement/prospectus when it is filed with the SEC. You can find information about KO s and CCE s directors and executive officers in their respective definitive proxy statements filed with the SEC on March 12, 2015, and March 11, 2015, respectively. You can obtain free copies of these documents from KO and CCE, respectively, using the contact information above. Information regarding CCEP s directors and executive officers will be available in the proxy statement/prospectus when it is filed with the SEC.