

March 7, 2018

# Altra Combination with Fortive A&S

Creating a Global Leader in Power Transmission and Motion Control

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### Safe Harbor & Non-GAAP Financial Metrics

Forward Looking Statements: This communication contains forward-looking statements, within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended, which reflect Altra's current estimates, expectations and projections about Altra's and the Fortive A&S business's ("Fortive A&S") future results, performance, prospects and opportunities. Such forward-looking statements may include, among other things, statements about the proposed acquisition of Fortive A&S, the benefits and synergies of the proposed transaction, future opportunities for Altra, Fortive A&S and the combined company, and any other statements regarding Altra's, Fortive A&S's or the combined company's future operations, anticipated business levels, future earnings, planned activities, anticipated growth, market opportunities, strategies, competition and other expectations and estimates for future periods. Forward-looking statements include statements that are not historical facts and can be identified by forward-looking words such as "anticipate," "believe," "could," "estimate," "expect," "intend," "plan," "may," "should," "will," "would," "project," "forecast," and similar expressions. These forward-looking statements are based upon information currently available to Altra and are subject to a number of risks, uncertainties, and other factors that could cause Altra's, Fortive A&S's or the combined company's actual results, performance, prospects, or opportunities to differ materially from those expressed in, or implied by, these forward-looking statements. Important factors that could cause Altra's, Fortive A&S's or the combined company's actual results to differ materially from the results referred to in the forward-looking statements Altra makes in this communication include: the possibility that the conditions to the consummation of the transaction will not be satisfied; failure to obtain, delays in obtaining or adverse conditions related to obtaining shareholder or regulatory approvals; the ability to obtain the anticipated tax treatment of the transaction and related transactions; risks relating to any unforeseen changes to or the effects on liabilities, future capital expenditures, revenue, expenses, synergies, indebtedness, financial condition, losses and future prospects; the possibility that Altra may be unable to achieve expected synergies and operating efficiencies in connection with the transaction within the expected time-frames or at all and to successfully integrate Fortive A&S; expected or targeted future financial and operating performance and results; operating costs, customer loss and business disruption (including, without limitation, difficulties in maintain relationships with employees, customers, clients or suppliers) being greater than expected following the transaction; failure to consummate or delay in consummating the transaction for other reasons; Altra's ability to retain key executives and employees; slowdowns or downturns in economic conditions generally and in the market for advanced network and service assurance solutions specifically, Altra's relationships with strategic partners, dependence upon broad-based acceptance of Altra's network performance management solutions, the presence of competitors with greater financial resources than Altra and their strategic response to our products; the ability of Altra to successfully integrate the merged assets and the associated technology and achieve operational efficiencies; and the integration of Fortive A&S being more difficult, time-consuming or costly than expected. For a more detailed description of the risk factors associated with Altra, please refer to Altra's Annual Report on Form 10-K for the fiscal year ended December, 31 2017 on file with the Securities and Exchange Commission. Altra assumes no obligation to update any forward-looking information contained in this communication or with respect to the announcements described herein.

### **Today's Presenters**



### **Carl Christenson**

Chairman & Chief Executive Officer Altra



### Jim Lico

President & Chief Executive Officer Fortive



### **Christian Storch**

Vice President & Chief Financial Officer Altra



### Chuck McLaughlin

Senior Vice President & Chief Financial Officer Fortive

## A Uniquely Compelling and Differentiated Industrial Combination

#### Expands Presence Across the Technology Spectrum Into Highly Attractive Area

From Electrical-Mechanical Capabilities to Precision Motion Control Expertise

# Increases Exposure to End Markets With Attractive Secular Trends

Medical / Robotics / Factory Automation / Food & Beverage

#### A World-Class Business System

Leadership / Growth / Lean Manufacturing

#### Attractive Financial Profile of the Combined Company

Significant Scale / Strong Margins / Excellent Free Cash Flow

# Compelling Value Creation Through More Than \$50mm of Estimated Synergies

Cost and Revenue Synergies / Enhanced Strategic Flexibility Going Forward

# **\$1.8bn**<sup>1</sup>

**Global Leader** in Power Transmission and Motion Control

# A Highly Complementary Combination



- A global leader in electromechanical power transmission
- 23 industry-leading brands averaging 75 years of market expertise
- Manufactures clutches and brakes, couplings, belted drives, and gearing
- 30 production facilities, 13 assembly and warehouse locations
- Focused on leveraging operational excellence to drive improvement across the business
- 2017A revenue of \$877mm and adj. EBITDA of ~\$130mm



Automation & Specialty

- A leading player globally in multiple automation categories and go-to partner for optimized cost/performance
- Four market leading brands
- Manufactures servo motors, electronic drives and controls, miniature motors, linear motion systems, and brakes
- 22 manufacturing facilities with localized sales and engineering
- Technology and innovation driven products with exposure to growing end-markets
- World-class business system
- 2017A revenue of \$907mm and adj. unaudited EBITDA of \$220mm

## Transaction Summary

Structure & Consideration	<ul> <li>Altra to combine with Fortive A&amp;S in a tax-efficient transaction valued at \$3.0bn <ul> <li>\$1.4bn of cash proceeds and debt reduction for Fortive</li> <li>Fortive shareholders to receive 35mm newly issued Altra shares, 54% ownership in the combined entity</li> <li>Newly issued shares represent an equity consideration of \$1.6bn<sup>1</sup></li> </ul> </li> <li>Portion of the transaction to be structured as a Reverse Morris Trust; Altra will also directly acquire certain assets and equity interests in Fortive subsidiaries</li> <li>Fortive to execute distribution of new Altra shares through a spin-off or split-off transaction</li> </ul>
Merged Company	<ul> <li>Company name: Altra Industrial Motion Corp.; Listing: NASDAQ; Ticker: AIMC</li> <li>Headquarters to remain in Braintree, MA</li> </ul>
Management	<ul> <li>Altra CEO, CFO and joint management team to lead the combined entity</li> </ul>
Board of Directors	<ul> <li>Altra to enlarge its board and one member designated by Fortive to join the Board</li> <li>Carl Christenson to continue as Chairman of the Board</li> </ul>
Expected Transaction Benefits	<ul> <li>Combined EBITDA of ~\$350mm (pre-synergies)</li> <li>20% EBITDA margin, ~500bps of margin expansion (pre-synergies)</li> <li>Over \$50mm of identified estimated revenue and cost synergies (fully realized by year 4)</li> <li>Expected to be immediately accretive to Non-GAAP adjusted diluted earnings per share<sup>2</sup></li> <li>De-lever quickly, estimated cumulative free cash flow of \$1bn+ over next 5 years</li> </ul>
Timing & Closing Conditions	<ul> <li>Altra stockholder approval</li> <li>Completion of Fortive A&amp;S Spinco financing</li> <li>Customary closing conditions; IRS tax ruling and applicable tax opinions; regulatory approvals</li> <li>Transaction anticipated to close by end of the year</li> </ul>

<sup>1</sup> Based on the 20-day Altra VWAP of \$45.20 as of 6-Mar-18.

<sup>2</sup> Excluding the impact of purchase accounting.



Transaction Benefits for Fortive and its Shareholders

# **Jim Lico**

President & Chief Executive Officer Fortive

## Fortive A&S Is a Leader in Precision Motion Control Solutions



Because Motion Matters™

A World Leader in Rotary Precision Motion Solutions



#### **THOMSON** Linear Motion. **Optimized.**

A World Leader in Linear Motion Solutions



**Portescap** 

A World Leader in High-Efficiency Miniature Motors and Motion Control



Jacobs Vehicle Systems<sup>™</sup> A World Leader in Heavy-Duty Diesel Engine Brake Systems and Valve Actuation Mechanisms



### **2017 Actual Results**



2017 Revenue Breakdown



Note: Hengstler and Dynapar, Fortive's encoder brands within the A&S portfolio, are not part of the transaction and will remain a part of Fortive.

# Post Transaction, Fortive Shareholders Will Own An Industry Leading PTMC Company

#### **Terms of the Transaction**

- 54% ownership by Fortive shareholders in combined entity
  - \$1.6bn in equity value<sup>1</sup>
  - \$1.4bn in cash and Fortive debt reduction
  - \$3.0bn total implied consideration for Fortive A&S
- Transaction value represents 13.6x 2017A EV/EBITDA (excluding synergies); 11.0x incl. run-rate synergies<sup>1</sup>
- Fortive shareholders participate in upside from synergies
- Tax efficient structure for Fortive and its shareholders
- Distribution of new Altra shares to Fortive shareholders to be executed either as a split-off or spin-of transaction
- Proceeds to Fortive increase Fortive M&A capacity
- Expected close by end of 2018

#### <sup>1</sup> Based on a 20-day Altra VWAP of \$45.20 as of 6-Mar-18.

# Majority Ownership of the Highly-Attractive Combined Company

- Stronger than A&S standalone a global leader in Power Transmission and Motion Control
- Strategic partner with proven track record as a public company

#### Participation in Considerable Expected Value Creation Resulting from Combination

• More than \$50mm of total estimated synergies

#### Strong Cultural Fit Between Both Organizations

- Minimizes integration risk
- A great home for Fortive's employees

#### Proceeds to Fortive Increase Fortive's M&A Capacity

Accelerate portfolio enhancement strategy

# Transaction Is Consistent with Fortive's Long-Term Portfolio Strategy

Transaction Consistent With Long-Term Strategy

**Fortive Formula** 





Rationale for the Combination

# **Carl Christenson**

Chairman & Chief Executive Officer Altra

# Accelerates Altra's Transformation Into a Premier Industrial Company



# Creates a Leading Power Transmission Motion Control Company





## Moves Altra Up the Technology Spectrum

Transaction significantly expands Power Transmission and Motion Control product coverage, moves Altra into several higher growth and higher margin categories



**Power Transmission & Motion Control Industry** 

Source: Industrial Market Information Inc., Channel Marketing Group, PTDA 2016 PTMC Market Size Report, management estimates

# Diversifies End-Market Exposure, Increases Exposure to Attractive Markets

#### Combined Company Serves Diverse End Markets



#### Combined Entity Revenue Breakdown by End-Market<sup>1</sup>

- Broad market coverage
- Increases position in higher-growth verticals (medical, robotics)
- Reduces exposure to more cyclical end-markets (mining, oil & gas)

#### ~50% of Fortive A&S Exposed to Attractive Secular Trends



#### Medical

- Robotic / Precision surgery
- Hygienic standards



### Robotics

- Operator-robot collaboration
- Autonomous mobile robotics



#### **Factory Automation**

- Industry 4.0
  - Precision control & safety requirements



#### Food & Bev

- Health & safety requirements
- Rising global middle class



Aerospace



#### Electronics

- Precision guidance Miniaturization
- High power density Electronics / sensors proliferation

### A Global Footprint to Serve Customers Locally

**52** MANUFACTURING FACILITIES **25** SERVICE SALES/ENG. CENTERS ~9,000 EMPLOYEES

# **50%** North America

- U.S. Industrial sector strength
- Leading category positions
- Strong brands
- Facility consolidation opportunities
- Management expects North America to be strong in 2018

31% Europe

- Well-positioned to capture European revival
- Recovering macro economy driving improved outlook
- Strong European footprint with recognized brands

**19%** Asia Pacific & ROW

- Rising GDP and urbanization drives strong industrial demand
- Best-cost position in India
- Opportunity for facility consolidations
- Emission control and regulations driving strong demand in China

# World-Class Business System With Strong Policy Deployment Capabilities

#### Combined company will benefit from application of best-in-class business systems

- Significant engagement with customers to understand their requirements and improvement objectives
- Engineering teams strive to solve problems and assist in developing new products
- Continuous improvement culture engrained in both companies
  - On-time delivery
  - Lead time reduction
  - Quality products and services
- Developing people to excel, grow, and drive continuous improvement





Transaction Financials and Structure

# **Christian Storch**

Vice President & Chief Financial Officer Altra

### Significantly Improved Financial Profile

Transaction doubles Altra's revenues and enables ~500 bps EBITDA margin expansion excluding run-rate synergies

Altra 2017

Increased Scale Balanced Power Transmission & Motion Control Portfolio	~\$0.9bn Power Transmission: 100%	
Structurally Higher Gross Margins	~32%	
Improved EBITDA and % Margin	~\$130mm EBITDA ~15% Margins	
Improved Free Cash Flow Generation <sup>2</sup>	~\$66mm	

Combined Company

~\$1.8bn; ~2x Standalone

Power Transmission: 60% Motion Control: 40%

~**37%**1

+ ~500bps1

#### ~\$350mm EBITDA1

~20% Margins<sup>1</sup> + ~ 500bps<sup>1</sup>

#### \$200mm+

\$1bn+ cumulative next 5 years

<sup>1</sup> Does not take into account benefit of synergies.

<sup>2</sup> Represents unlevered free cash flow calculated as post-tax EBIT + D&A + stock-based comp - capex - increase in net working capital; does not take into account benefit of synergies. 20

### Attractive Synergies of More Than \$50mm Expected

#### Enhanced stockholder value through participation in upside from synergies

#### Expected Annual Gross Synergies<sup>1</sup> (\$mm)



- Clearly identified estimated run-rate synergies of more than \$50mm
- Upside from estimated revenue synergies (\$20mm revenue, \$6mm EBITDA drop through)
- Strong culture of continuous improvement at each organization to support synergy realization

# Expected Significant Free Cash Flow Enabling Altra to De-lever Quickly

Altra to prioritize debt pay down until leverage metrics return to 2.0-3.0x Net Debt/EBITDA

### Combined Company Net Debt / LTM EBITDA



<sup>1</sup> Estimated Altra Net Debt/LTM EBITDA at close, Including 50% credit for estimated run-rate cost synergies of \$46mm.

## Confidence in Ability to Integrate And Execute on Transaction Benefits

### **Risk Mitigation**

- Combined business is stable and growing
- Increased customer diversification and endmarket exposure
- Enhanced and complementary capabilities to better meet customer needs
- Similar cultures between both companies
- Significant expertise successfully integrating acquisitions
- Altra end-markets continue to recover from trough (mining, oil & gas, farm, metals)

### Benefits Under Altra Ownership

- · Lower cost structure will improve win rates
- Cover customers across a broader technology spectrum
- Altra to build on its significant operational expertise through FBS knowledge
- Strengthen customer relationships due to greater product offering
- Fortive A&S employees now aligned in a pure play structure
- Expanded professional growth and development opportunities

### **Summary of Transaction Benefits**

Creates a Leading Power Transmission and Motion Control Company

Moves Altra up the Technology Spectrum

Highly Complementary Product Offerings, Capabilities, and End-Markets

Improved Financial Profile with Higher Revenue and Earnings Growth and Better Margins

Clearly Identified Estimated Cost Synergies; Revenue Synergies Provide Long-Term Upside

Expected to De-lever Quickly Based on Significant Free Cash Flow Generation

Unique Opportunity to Drive Substantial Value Creation