WE HELP YOU MAKE IT

ICR Conference

January 11, 2021
Cautionary statements regarding forward-looking information

This presentation contains “forward-looking statements” within the meaning of the federal securities laws concerning, among other things, our liquidity, our possible or assumed results of operations and our business strategies. These forward-looking statements, including any statements regarding EBITDA guidance, rely on a number of assumptions and our experience in the industry and are subject to risks, uncertainties and other important factors, many of which are beyond our control. Some of the factors that could cause our results to differ materially from those anticipated or expressed in any forward-looking statements include, among others, impacts of, and associated responses to, the COVID-19 pandemic; cost inflation/deflation and commodity volatility; competition; reliance on third party suppliers; interruption of product supply or increases in product costs; effective integration of acquisitions; achievement of expected benefits from cost savings initiatives; fluctuations in fuel costs; economic factors affecting consumer confidence and discretionary spending; changes in consumer eating habits; and extreme weather conditions, and natural disasters and other catastrophic events.

For a detailed discussion of these risks, uncertainties and other factors, see the section entitled “Risk Factors” in our Annual Report on Form 10-K for the fiscal year ended December 28, 2019, which was filed with the Securities and Exchange Commission (“SEC”) on February 13, 2020, and in our Quarterly Report on Form 10-Q, for the quarterly period ended September 26, 2020, which was filed with the SEC on November 2, 2020. The forward-looking statements contained in this presentation speak only as of the date of this presentation. We undertake no obligation to update or revise any forward-looking statements.

Presentation of organic and legacy financial results

In this presentation, we refer to certain organic and legacy financial results. Except where indicated, organic financial results exclude contributions during the respective period from Smart Stores Holding Corp. (“Smart Foodservice”), which was acquired April 24, 2020 and from the Food Group of Companies (the "Food Group"), which was acquired on Sept. 13, 2019. Legacy case volume refers to US Foods locations on a pre-acquisition basis only and does not include Food Group or Smart Foodservice locations.
Executive summary

1. Resilient industry that is poised to recover

2. Large, national distributor with scale advantages

3. Differentiated Great Food. Made Easy.™ strategy drives profitable growth
Recent increases in COVID cases and temporary restrictions on restaurants have slowed near-term volume trends

- Slowdown in pace of case volume recovery will result in Q4’20 Adjusted EBITDA below previously communicated outlook

*Does not include contributions from Food Group or Smart Foodservice locations.
Food away from home is poised to recover and continue pre-COVID growth rates.

- Long-term trend of restaurants gaining share
- Markets with less restrictions are closer to 2019 case volume levels
- Consumers are looking forward to eating out again

**Retail Sales: Restaurants vs Grocery Stores**

- Restaurants
- Grocery Stores

**Seated Diners in Australia**

% change YOY

Sources: IHS Markit; Open Table State of the Industry Data.

GREAT FOOD. MADE EASY.
US Foods company metrics are as of the end of Q3 2020 and represent both broadline and cash and carry operations.
Great Food. Made Easy. strategy is aimed at winning share with a number of large and profitable customer types

**Customer Mix**
Fiscal 2019 Sales Dollars

- Restaurants: 54%
- Healthcare/Hospitality: 30%
- Other*: 16%

* Other includes education, government and retail customers.
Scoop™ is an industry leading product innovation platform that drives higher basket size and better retention

- Over 500 products in market
- Greater than 80% stick rate
- 21% higher basket size and 13% higher retention rates
Private brands drive gross margin growth; opportunity to continue to expand penetration with customers

- Broad portfolio of products
- 35% of total sales for Q3’20
- 2x the Gross Margin
Industry leading e-commerce and technology tools also drive higher basket size and better retention

- 70% of current sales revenue comes through e-commerce
- Two-thirds of operators rated our online ordering experience very good
- 10% higher basket size and 5% higher retention rates
Our value-added services and team based selling are aimed at helping customers succeed while driving better retention

- Broad portfolio of leading tools and services
- Expert support from our team-based selling model:
  - Food Fanatic Chefs
  - Restaurant Operations Consultants
  - Product Specialists
- Cookbook provides advanced pricing analytics and cross-selling opportunities
Our omni-channel offering will allow customers to shop when and where they want; cash and carry is central to this strategy

- **Cash and Carry:**
  - Revenue synergies with delivered business
  - Higher EBITDA margins and ROIC
  - Significant expansion opportunity

- **Direct:** endless aisle of specialty products

- **Pronto:** smaller more frequent deliveries

Cash and Carry Business*:  
- 8,000 SKUs
- 78 Store Locations
- 7-8% EBITDA Margins
- $85M 2019 Adj EBITDA

* Includes both ChefStore and Smart Foodservice locations
Consistent growth with higher margin independent restaurants has resulted in strong Adjusted EBITDA growth.

**Organic Independent Restaurant Case Volume**
% change vs. prior year

<table>
<thead>
<tr>
<th>Year</th>
<th>FY2015</th>
<th>FY2016</th>
<th>FY2017</th>
<th>FY2018</th>
<th>FY2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Case Volume</td>
<td>4.0%</td>
<td>4.5%</td>
<td>3.7%</td>
<td>3.1%</td>
<td>4.4%</td>
</tr>
</tbody>
</table>

**Organic Adjusted EBITDA**
$ millions, % of Sales

<table>
<thead>
<tr>
<th>Year</th>
<th>FY2015</th>
<th>FY2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjusted EBITDA</td>
<td>$875</td>
<td>$1,171</td>
</tr>
<tr>
<td>Margin</td>
<td>3.8%</td>
<td>4.7%</td>
</tr>
</tbody>
</table>

* Reconciliations of non-GAAP measures are provided in the Appendix.

GREAT FOOD. MADE EASY.™
Consistent history of using strong and growing cash flow to reduce leverage; expect to continue to delever post-COVID

Operating Cash Flow

<table>
<thead>
<tr>
<th></th>
<th>FY2015</th>
<th>FY2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ millions</td>
<td>$555</td>
<td>$760</td>
</tr>
</tbody>
</table>

8.2% CAGR

Net Debt* and Leverage

<table>
<thead>
<tr>
<th></th>
<th>FY2015</th>
<th>FY2016</th>
<th>FY2017</th>
<th>FY2018</th>
<th>FY2019</th>
<th>Q3'20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ millions</td>
<td>$4,209</td>
<td>$3,651</td>
<td>$3,638</td>
<td>$3,352</td>
<td>$4,638</td>
<td>$4,768</td>
</tr>
<tr>
<td>Leverage **</td>
<td>4.8x</td>
<td>3.8x</td>
<td>3.4x</td>
<td>3.0x</td>
<td>3.9x</td>
<td>5.9x</td>
</tr>
</tbody>
</table>

* Reconciliations of non-GAAP measures are provided in the Appendix.
** Net Debt / TTM Adjusted EBITDA reconciliation provided in the Appendix.
We have positioned the business to succeed post-COVID

- Our scale and national footprint give us an advantage
- Profitable share gains enabled by technology and product offerings
- History of growing EBITDA and expanding margins
- Investing in inventory to maintain service to customers in a volatile environment
- Positioning the business to win
Appendix
Non-GAAP Reconciliations
## Non-GAAP Reconciliation – Organic Adjusted EBITDA

<table>
<thead>
<tr>
<th></th>
<th>2019</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>NET INCOME (GAAP)</strong></td>
<td>$406</td>
<td>$168</td>
</tr>
<tr>
<td>Interest expense, net</td>
<td>163</td>
<td>285</td>
</tr>
<tr>
<td>Income tax provision</td>
<td>132</td>
<td>25</td>
</tr>
<tr>
<td>Depreciation and amortization expense</td>
<td>341</td>
<td>399</td>
</tr>
<tr>
<td><strong>EBITDA (NON-GAAP)</strong></td>
<td>1,042</td>
<td>877</td>
</tr>
<tr>
<td><strong>ADJUSTMENTS:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Former Sponsor fees</td>
<td></td>
<td>10</td>
</tr>
<tr>
<td>Restructuring costs</td>
<td></td>
<td>173</td>
</tr>
<tr>
<td>Share-based compensation expense</td>
<td>32</td>
<td>16</td>
</tr>
<tr>
<td>LIFO reserve adjustment</td>
<td>22</td>
<td>(74)</td>
</tr>
<tr>
<td>Pension settlements</td>
<td>12</td>
<td>--</td>
</tr>
<tr>
<td>Business transformation costs</td>
<td>9</td>
<td>46</td>
</tr>
<tr>
<td>Formerly Proposed Sysco Acquisition termination fees – net</td>
<td></td>
<td>(288)</td>
</tr>
<tr>
<td>Formerly Proposed Sysco Acquisition-related costs</td>
<td></td>
<td>85</td>
</tr>
<tr>
<td>Food Group acquisition-related costs and other</td>
<td>54</td>
<td>31</td>
</tr>
<tr>
<td><strong>ADJUSTED EBITDA (NON-GAAP)</strong></td>
<td><strong>$1,171</strong></td>
<td><strong>$875</strong></td>
</tr>
</tbody>
</table>

**Note:** Amounts may not add due to rounding.

1. Consists of fees paid to the Former Sponsors for consulting and management advisory services. On June 1, 2016, the consulting agreements with each of the Former Sponsors were terminated for an aggregate termination fee of $31 million.
2. Consists primarily of facility related closing costs, including severance and related costs, tangible asset impairment charges and subsequent gains on sale, organizational realignment costs and estimated multiemployer pension withdrawal liabilities and settlements.
3. Share-based compensation expense for stock and option awards and discounts provided under employee stock purchase plan.
4. Represents the non-cash impact of LIFO reserve adjustments.
5. Consists of settlement charges resulting from payments to settle benefit obligations with former and current participants in our defined benefit pension plan. See Note 18, Retirement Plans, in our consolidated financial statements for a further description of the pension settlement charges for fiscal year 2019.
6. Consists primarily of costs related to significant process and systems redesign across multiple functions.
7. Consists of net fees received in connection with the termination of the Agreement and Plan of Merger dated as of December 8, 2013, which contemplated the Formerly Proposed Sysco Acquisition.
8. Consists of costs related to the Formerly Proposed Sysco Acquisition, including certain employee retention costs.
9. Includes Food Group acquisition-related costs of $52 million in fiscal year 2019. Also includes gains, losses or costs as specified under the agreements governing our indebtedness.
Non-GAAP Reconciliation – Net Debt and Leverage

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Debt (GAAP)</strong></td>
<td>$5,787</td>
<td>$4,736</td>
<td>$3,457</td>
<td>$3,757</td>
<td>$3,782</td>
<td>$4,745</td>
</tr>
<tr>
<td>Cash, cash equivalents and restricted cash</td>
<td>(1,019)</td>
<td>(98)</td>
<td>(105)</td>
<td>(119)</td>
<td>(131)</td>
<td>(536)</td>
</tr>
<tr>
<td><strong>Net Debt (Non-GAAP)</strong></td>
<td>$4,768</td>
<td>$4,638</td>
<td>$3,352</td>
<td>$3,638</td>
<td>$3,651</td>
<td>$4,209</td>
</tr>
<tr>
<td>Adjusted EBITDA (1)</td>
<td>$809</td>
<td>$1,194</td>
<td>$1,103</td>
<td>$1,058</td>
<td>$972</td>
<td>$875</td>
</tr>
<tr>
<td><strong>Net Leverage Ratio (2)</strong></td>
<td>5.9</td>
<td>3.9</td>
<td>3.0</td>
<td>3.4</td>
<td>3.8</td>
<td>4.8</td>
</tr>
</tbody>
</table>

(1) Trailing Twelve Months (TTM) Adjusted EBITDA
(2) Net debt/(TTM) Adjusted EBITDA