Filed by Fortive Corporation pursuant to Rule 425 under the Securities Act of 1933 Subject Company: Fortive Corporation Commission File Number: 001-37654

The following presentation from a joint investor call conducted by Altra Industrial Motion Corp. and Fortive Corporation has been made available on Fortive Corporation's website.

1



March 7, 2018

Altra Combination with Fortive A&S

Creating a Global Leader in Power Transmission and Motion Control

ADDITIONAL INFORMATION

This communication does not constitute an offer to buy, or a solicitation of an offer to sell, any securities of Fortive Corporation ("Fortive"), Stevens Holding Company, Inc. ("Newco") or Altra Industrial Motion Corp. ("Altra"). In connection with the proposed transaction, Altra and Newco will file registration statements with the SEC registering shares of Altra common stock and Newco common stock in connection with the proposed transaction. Altra's registration statement will also include a proxy statement and prospectus relating to the proposed transaction. Fortive shareholders are urged to read the prospectus that will be included in the registration statements and any other relevant documents when they become available, and Altra shareholders are urged to read the proxy statement and any other relevant documents when they become available, because they will contain important information about Altra, Newco and the proposed transaction. The proxy statement, prospectus and other documents relating to the proposed transaction (when they become available) can also be obtained free of charge from the SEC's website at www.sec.gov. The proxy statement, prospectus and other documents (when they are available) can also be obtained free of charge from Fortive upon written request to Fortive Corporation, Investor Relations, 6920 Seaway Blvd., Everett, WA 98203, or by calling (425) 446-5000 or upon written request to Altra Industrial Motion Corp., Investor Relations, 300 Granite St., Suite 201, Braintree, MA 02184 or by calling (781) 917 0527.

PARTICIPANTS IN THE SOLICITATION

This communication is not a solicitation of a proxy from any security holder of Altra. However, Fortive, Altra and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from shareholders of Altra in connection with the proposed transaction under the rules of the SEC. Information about the directors and executive officers of Fortive may be found in its Annual Report on Form 10-K filed with the SEC on February 28, 2018 and its definitive proxy statement relating to its 2017 Annual Meeting filed with the SEC on February 23, 2018, and its definitive proxy statement relating to its 2017 Annual Meeting filed with the SEC on February 23, 2018, and its definitive proxy statement relating to its 2017 Annual Meeting filed with the SEC on March 24, 2017.

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.



Carl Christenson
Chairman &
Chief Executive Officer
Altra



Jim Lico
President & Chief
Executive Officer
Fortive

Chuck



Christian Storch
Vice President & Chief
Financial Officer
Altra



McLaughlin
Senior Vice President &
Chief Financial Officer
Fortive

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 \$1.8bn1 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 Combined company 2017 revenues.

Global Leader in **Power Transmission**

and Motion Control



- 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

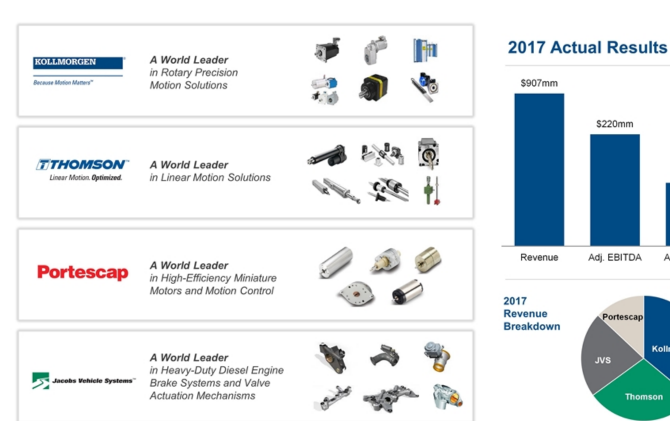
Structure & Consideration	 Altra to combine with Fortive A&S in a tax-efficient transaction valued at \$3.0bn \$1.4bn of cash proceeds and debt reduction for Fortive Fortive shareholders to receive 35mm newly issued Altra shares, 54% ownership in the combined entity Newly issued shares represent an equity consideration of \$1.6bn¹ 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 Fortive to execute distribution of new Altra shares through a spin-off or split-off transaction
Merged Company	 Company name: Altra Industrial Motion Corp.; Listing: NASDAQ; Ticker: AIMC Headquarters to remain in Braintree, MA
Management	Altra CEO, CFO and joint management team to lead the combined entity
Board of Directors	 Altra to enlarge its board and one member designated by Fortive to join the Board Carl Christenson to continue as Chairman of the Board
Expected Transaction Benefits	 Combined EBITDA of ~\$350mm (pre-synergies) 20% EBITDA margin, ~500bps of margin expansion (pre-synergies) Over \$50mm of identified estimated revenue and cost synergies (fully realized by year 4) Expected to be immediately accretive to Non-GAAP adjusted diluted earnings per share² De-lever quickly, estimated cumulative free cash flow of \$1bn+ over next 5 years
Timing & Closing Conditions	 Altra stockholder approval Completion of Fortive A&S Spinco financing Customary closing conditions; IRS tax ruling and applicable tax opinions; regulatory approvals Transaction anticipated to close by end of the year

¹ Based on the 20-day Altra VWAP of \$45.20 as of 6-Mar-18. ² Excluding the impact of purchase accounting.

Transaction Benefits for Fortive and its Shareholders

Jim Lico

President & Chief Executive Officer Fortive





24%

Adj. EBITDA Margin

Kollmorgen

Portescap

Thomson

Terms of the Transaction

- · 54% ownership by Fortive shareholders in combined entity
 - \$1.6bn in equity value1
 - \$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 synergies¹
- · 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

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

¹ Based on a 20-day Altra VWAP of \$45.20 as of 6-Mar-18.

Transaction Consistent With Long-Term Strategy Fortive Formula Core Revenue **Accelerates Portfolio Enhancement** Growth GDP/GDP+ Increases Relative Recurring Revenue Content (Software / SaaS / Service) And... **Top Quartile** Investment Grade **Margin Expansion** Earnings Credit Rating at the ~50bps Core OMX Growth Core of What We Do **Provides Significant Increase in M&A Capacity Acquisition Growth** ~\$1B FCF Annually to Start, Spent Primarily on M&A Contributes to the Fortive Formula for Value Creation

Rationale for the Combination

Carl Christenson

Chairman & Chief Executive Officer Altra

APRIL 2004

Genstar purchased Colfax Power Transmission and Kilian Manufacturing to form Altra





MAY 2006
Acquired Bear
Linear



FEBRUARY 2011

Acquired Bauer Geared Motors

BAUER graved motors

DECEMBER 2013

Acquired Svendborg Brakes

SVENDBORG BRAKES

OCTOBER 2016

Acquired Stromag

Stromag

MARCH 2018

Merger With Fortive A&S

THOMSON*
Linear Motion. Optimized.

KOLLMORGEN

Because Motion Matters"

ALTRA HAS A LONG TRACK RECORD OF SUCCESSFULLY INTEGRATING STRATEGIC ACQUISITIONS

OCTOBER 2005

Acquired Hay Hall Group



DECEMBER 2006

Altra IPO



FEBRUARY 2007

Acquired TB Wood's



SEPTEMBER 2012

Acquired Lamiflex



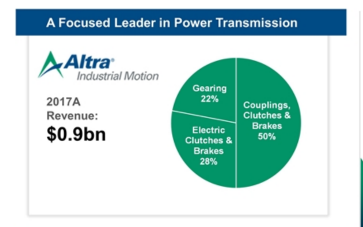
JULY 2014

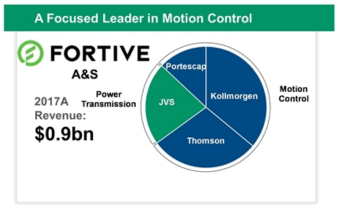
Acquired Guardian Couplings

@GUARDIAN

Portescap



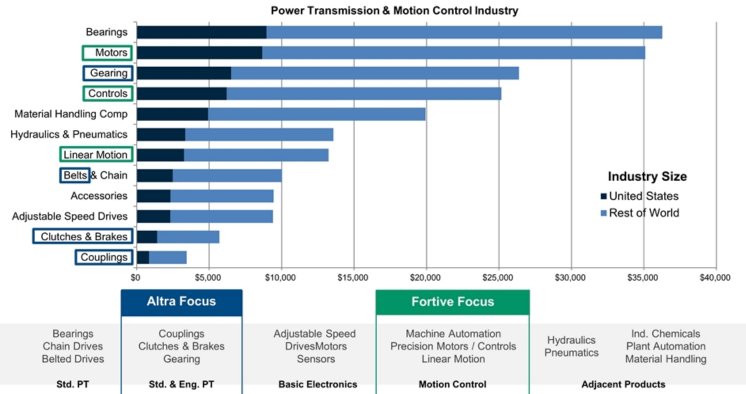








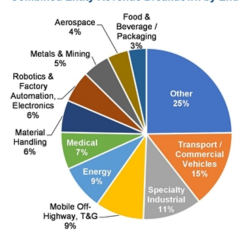
Transaction significantly expands Power Transmission and Motion Control product coverage, moves Altra into several higher growth and higher margin categories



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

Combined Company Serves Diverse End Markets

Combined Entity Revenue Breakdown by End-Market 1



- 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





- 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

- Precision guidance •
- · High power density



Electronics

- Miniaturization
- Electronics / sensors proliferation

^{1 2016} end-market sales based upon internal estimates; pro forma for Altra's Dec-2016 acquisition of Stromag.

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%

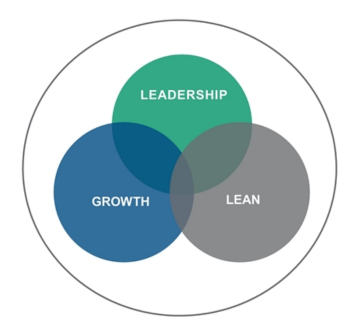
Asia Pacific & ROW

- 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

Note: Based on estimated pro forma 2017 geographic revenue split.

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

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

Altra 2017 Combined Company Increased Scale ~\$1.8bn; ~2x Standalone ~\$0.9bn **Balanced Power** Power Transmission: 100% **Transmission & Motion** Power Transmission: 60% **Control Portfolio** Motion Control: 40% ~37%1 Structurally Higher ~32% **Gross Margins** + ~500bps1 ~\$350mm EBITDA1 ~\$130mm EBITDA Improved EBITDA and % Margin ~20% Margins1 ~15% Margins + ~ 500bps1 \$200mm+ ~\$66mm Improved Free Cash Flow Generation² \$1bn+ cumulative next 5 years

¹ Does not take into account benefit of synergies. ² 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.

Enhanced stockholder value through participation in upside from synergies

Expected Annual Gross Synergies¹ (\$mm)

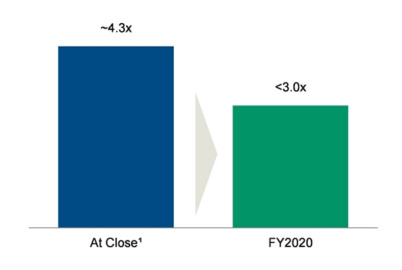


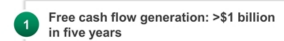
- Clearly identified estimated run-rate synergies of more than \$50mm
- Upside from estimated revenue synergies (\$20mm revenue, \$6mm EBITDA drop through)
- · Strong culture of continuous improvement at each organization to support synergy realization

¹ Based on synergies amount flowing to EBITDA; includes additional costs associated with revenue synergies; excludes costs to achieve synergies.

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

Combined Company Net Debt / LTM EBITDA





- Combined company FY17 margins of 20% (excluding synergies)
- 3 Significant cash flow generation enables quick de-levering

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

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

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