

# Investor Presentation



November 13, 2024

# Forward-Looking and Non-GAAP Statements

This presentation contains forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. Forward-looking statements are information of a non-historical nature and are subject to risks and uncertainties that are beyond JBT's ability to control. These forward-looking statements include, among others, statements relating to our business and our results of operations, a potential transaction with Marel, our strategic plans, our restructuring plans and expected cost savings from those plans, and our liquidity. The factors that could cause our actual results to differ materially from expectations include, but are not limited to, the following factors: the occurrence of any event, change or other circumstances that could give rise to the termination or abandonment of the voluntary takeover offer to acquire all issued and outstanding shares of Marel (the "Offer"); the expected timing and likelihood of completion of the proposed transaction with Marel, including the timing, receipt and terms and conditions of any required governmental and regulatory approvals for the Offer that could reduce anticipated benefits or cause the parties to abandon the transaction; the risk that Marel and/or JBT may not be able to satisfy the conditions to the Offer in a timely manner or at all; the risk that the Offer and its announcement could have an adverse effect on the ability of JBT and Marel to retain customers and retain and hire key personnel and maintain relationships with their suppliers and customers, and on their operating results and businesses generally; the risk that problems may arise in successfully integrating the businesses of Marel and JBT, which may result in the combined company not operating as effectively and efficiently as expected; the risk that the combined company may be unable to achieve cost-cutting synergies or that it may take longer than expected to achieve those synergies; fluctuations in our financial results; unanticipated delays or accelerations in our sales cycles; deterioration of economic conditions, including impacts from supply chain delays and reduced material or component availability; inflationary pressures, including increases in energy, raw material, freight and labor costs; disruptions in the political, regulatory, economic and social conditions of the countries in which we conduct business; changes to trade regulation, quotas, duties or tariffs; fluctuations in currency exchange rates; changes in food consumption patterns; impacts of pandemic illnesses, food borne illnesses and diseases to various agricultural products; weather conditions and natural disasters; the impact of climate change and environmental protection initiatives; acts of terrorism or war, including the ongoing conflicts in Ukraine and the Middle East; termination or loss of major customer contracts and risks associated with fixed-price contracts, particularly during periods of high inflation; customer sourcing initiatives; competition and innovation in our industries; our ability to develop and introduce new or enhanced products and services and keep pace with technological developments; difficulty in developing, preserving and protecting our intellectual property or defending claims of infringement; catastrophic loss at any of our facilities and business continuity of our information systems; cyber-security risks such as network intrusion or ransomware schemes; loss of key management and other personnel; potential liability arising out of the installation or use of our systems; our ability to comply with U.S. and international laws governing our operations and industries; increases in tax liabilities; work stoppages; fluctuations in interest rates and returns on pension assets; a systemic failure of the banking system in the United States or globally impacting our customers' financial condition and their demand for our goods and services; availability of and access to financial and other resources; the risk factors discussed in our proxy statement/prospectus filed pursuant to Rule 424(b) under the Securities Act of 1933, as amended (the "Securities Act"), on June 25, 2024 (the "Proxy Statement/Prospectus"), forming part of the Registration Statement on Form S-4 (File No. 333-279438) (the "Registration Statement"), initially filed by us on May 15, 2024 and declared effective on June 25, 2024; and other factors described under the captions "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" in JBT's most recent Annual Report on Form 10-K filed with the U.S. Securities and Exchange Commission (the "SEC") and in any subsequently filed Quarterly Reports on Form 10-Q. JBT cautions shareholders and prospective investors that actual results may differ materially from those indicated by the forward-looking statements. JBT undertakes no obligation to publicly update or revise any forward-looking statements whether as a result of new information, future developments, subsequent events or changes in circumstances or otherwise.

JBT provides non-GAAP financial measures in order to increase transparency in our operating results and trends. These non-GAAP measures eliminate certain costs or benefits from, or change the calculation of, a measure as calculated under U.S. GAAP. By eliminating these items, JBT provides a more meaningful comparison of our ongoing operating results, consistent with how management evaluates performance. Management uses these non-GAAP measures in financial and operational evaluation, planning and forecasting.

These calculations may differ from similarly-titled measures used by other companies. The non-GAAP financial measures disclosed are not intended to be used as a substitute for, nor should they be considered in isolation of, financial measures prepared in accordance with U.S. GAAP.



# Important Additional Information

## Important Notices

This presentation is not intended to and does not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. In particular, this presentation is not an offer of securities for sale in the United States, Iceland, the Netherlands or Denmark.

## Note to U.S. Shareholders

It is important that U.S. shareholders understand that the Offer and any related offer documents are subject to disclosure and takeover laws and regulations in Iceland and other European jurisdictions, which may be different from those of the United States. The Offer will be made in compliance with the U.S. tender offer rules, including Regulation 14E under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and any exemption available to JBT in respect of securities of foreign private issuers provided by Rule 14d-1(d) under the Exchange Act.

## Important Additional Information

No offer of JBT securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended, or an exemption from registration, and applicable European regulations, including the Icelandic Prospectus Act no. 14/2020 and the Icelandic Takeover Act no. 108/2007 on takeovers. In connection with the Offer, JBT filed with the SEC a registration statement on Form S-4 (File No. 333-279438) (the "Registration Statement") that included a proxy statement/prospectus (the "Proxy Statement/Prospectus"). The Registration Statement was declared effective by the SEC on June 25, 2024. Additionally, JBT filed with the Financial Supervisory Authority of the Central Bank of Iceland (the "FSA") an offer document and a prospectus, which have been approved by the FSA and which have been published.

SHAREHOLDERS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS, THE PROSPECTUS, AND THE OFFER DOCUMENT, AS APPLICABLE, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THOSE DOCUMENTS AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC OR THE FSA CAREFULLY AND IN THEIR ENTIRETY BECAUSE THEY CONTAIN OR WILL CONTAIN IMPORTANT INFORMATION.

Shareholders may obtain a free copy of the Proxy Statement/Prospectus, as well as other filings containing information about JBT, without charge, at the SEC's website at [www.sec.gov](http://www.sec.gov), and on JBT's website at <https://ir.jbtc.com/overview/default.aspx>. You may obtain a free copy of the prospectus on the FSA's website at [www.fme.is](http://www.fme.is) and on JBT's website at <https://www.jbtc.com/jbt-marel-offer-launch/> as well as a free copy of the offer document.



# Introduction to JBT





# Why Invest in JBT?

- 1 Pure-play global food and beverage technology company with broad participation across attractive and resilient markets
- 2 Compelling secular trends along with market leading technologies and application knowledge support growth
- 3 Large and growing installed base support resilient aftermarket, which is enhanced by OmniBlu™ digital tools
- 4 Strong operating platform with margin enhancement driven by continuous improvement and supply chain initiatives
- 5 Growth company with demonstrated track record of deploying capital and quickly de-levering
- 6 Strong balance sheet and free cash flow generation support strategy
- 7 Complementary combination with Marel expected to generate meaningful value



# JBT at a Glance: Leading Global Technology Solutions Provider to High-Value Segments of the Food & Beverage Industry

<b>1884</b> Year Founded	<b>3,000+</b> Customers Globally <sup>(1)</sup>	<b>25+</b> Countries <sup>(1)</sup>	<b>~\$3.8B</b> Market Cap <sup>(2)</sup>	<b>~5,100</b> Employees <sup>(1)</sup>	<b>JBT (NYSE)</b> Listed Since 2008
<b>~\$1.7B</b> TTM Revenue	<b>48%</b> TTM Recurring Revenue Mix	<b>\$284M</b> TTM Adjusted EBITDA <sup>(3)</sup>	<b>16.8%</b> TTM Adj. EBITDA Margin	<b>\$184M</b> TTM Free Cash Flow (FCF) <sup>(3)</sup>	<b>0.4x</b> Q3 2024 Net Leverage <sup>(4)</sup>

## Why Customers Choose JBT



**Broad application knowledge and food domain expertise**



**Food safety** experts



**Innovative solutions that solve problems** – labor automation, yield, throughput, sustainability, uptime



**Global service and support** with ability to scale and grow with customers and maintain uptime



**Versatile offerings and connected, digital solutions** with OmniBlu – “we are with you right down the line”



Note: trailing twelve months (TTM) represents JBT as reported financial figures for the four quarters ended September 30, 2024. Figures may have immaterial differences due to rounding. (1) Statistics as of September 30, 2024. (2) Market cap as of November 11, 2024. (3) Non-GAAP figure; please see appendix for reconciliations. (4) Net leverage ratio is net debt / TTM adj. EBITDA.

# Broad Participation in Diverse Food & Beverage End Markets is a Strong Differentiator

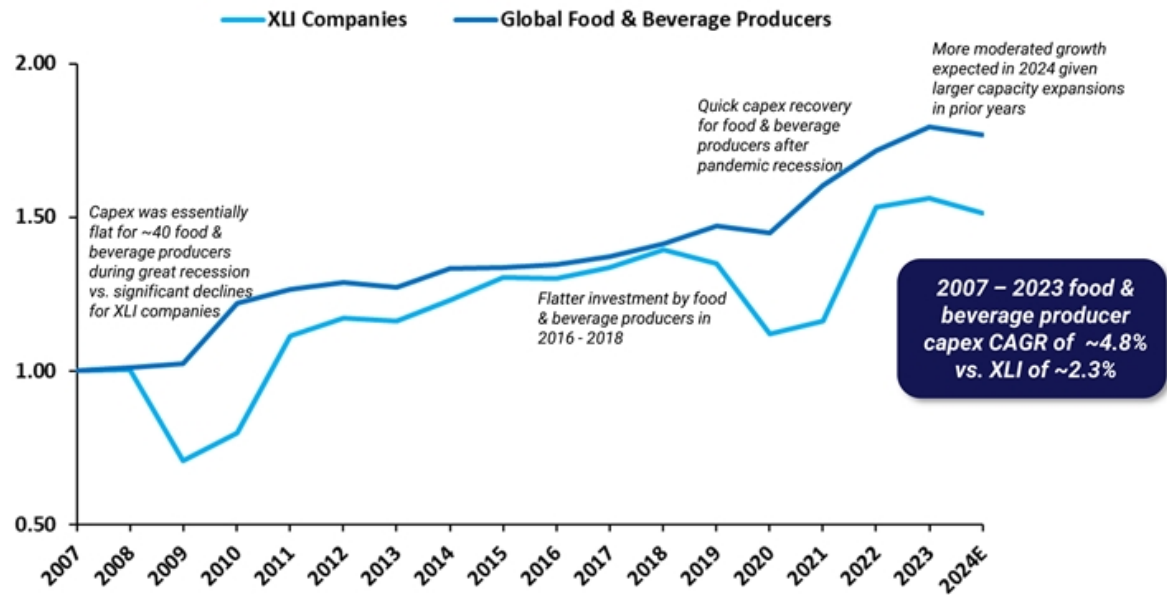
## JBT 2023 Equipment Orders by End Market





# More Stable and Resilient Investment by Food & Beverage Producers Supports JBT

Indexed Capex Comparison (1)



## Benefits of Stable Demand for Food and Beverage Products

- Continued growth in food and beverage consumption creates a less cyclical environment
- During economic recessions, capex for food and beverage producers was not as severely impacted when compared to major industrial companies in the XLI
- JBT benefits as food and beverage producers continue to invest in equipment solutions to serve the end consumer



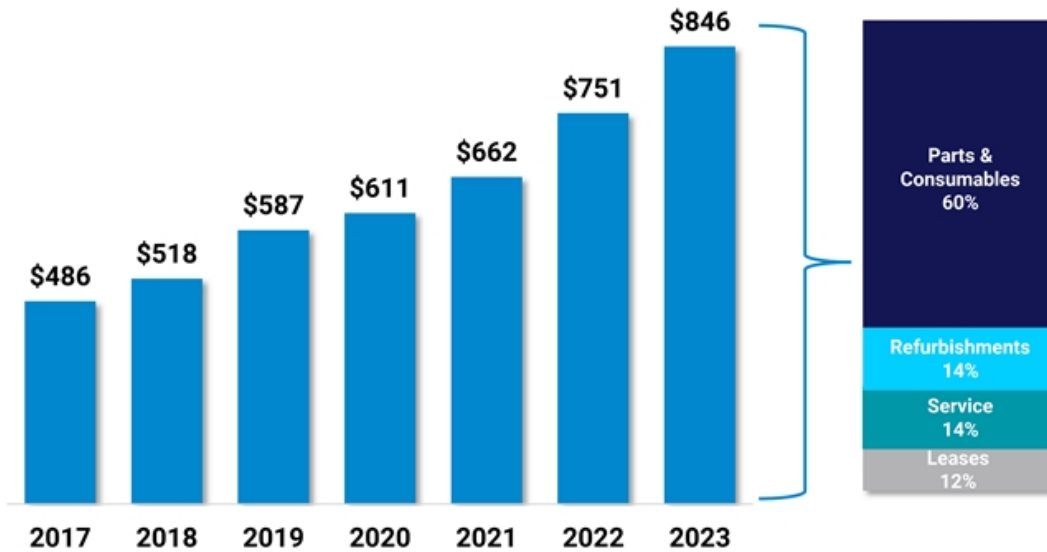
Source: Capital IQ.

(1) XLI represents the companies in the Industrial Select Sector SPDR Fund. Global food and beverage producers represents approximately 40 top global producers.



# Demonstrated Resiliency Through the Cycle with Recurring Revenue Model Leveraging Large Global Installed Base

JBT Recurring Revenue (\$ millions)



Recurring Revenue %

41.5%

38.1% <sup>(1)</sup>

44.1%

49.5%

47.2%

47.2%

50.8%

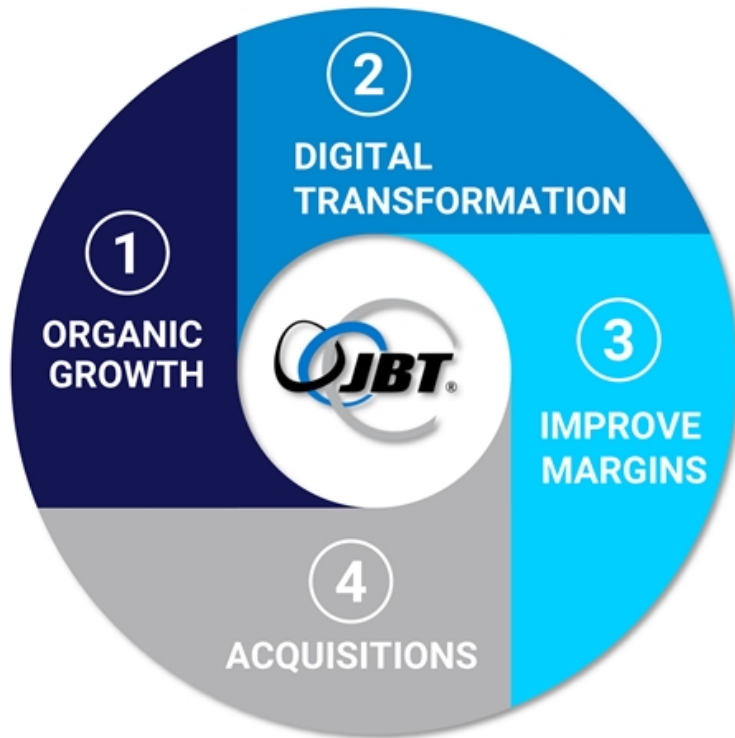


Note: Figures may have immaterial differences due to rounding.  
 (1) 2018 revenue was positively impacted by the adoption of ASC 606 revenue recognition policy, impacting total revenue by approximately \$114 million.

## Recurring Revenue Driven by Sales and Service Network

- ~600 field service technicians globally support equipment and leases
- Cross-training for increased regional support and utilization
- Increased selling of aftermarket support contracts with equipment sales – developing more parts kits vs. single-part sales
- Generating new opportunities through increased focus on outbound aftermarket sales
- Over 50,000 global install base of machinery

# We are Executing on our Elevate 2.0 Strategy



- 1 Organic Growth**
  - New product development – automation, sustainability, efficiency/yield
  - End market penetration
  - Cross-selling opportunities
  - Continued penetration into attractive geographies
- 2 Digital Transformation**
  - Roll out digital offering
  - Enable growth in aftermarket, new equipment, and new recurring revenue streams
- 3 Margin Enhancement**
  - Strategic sourcing / direct materials
  - Relentless continuous improvement
  - Price/cost discipline
  - Recurring revenue mix
- 4 Acquisitions**
  - Re-deploy proceeds from AeroTech sale to both accretive “bolt-on” and larger M&A, including the Marel transaction
  - Disciplined strategic M&A program to generate double-digit ROIC while maintaining appropriate leverage

# Driving Organic Growth at JBT



## Growing above durable market demand

Enabled by broad participation in attractive markets, recurring aftermarket capabilities, and secular trends



## Providing solutions in diverse markets with durable demand

More consistent consumption of food and beverage creates a less cyclical market environment



## Serving customers through holistic partnership model

Increased cross-selling capabilities, aftermarket penetration, and geographic expansion



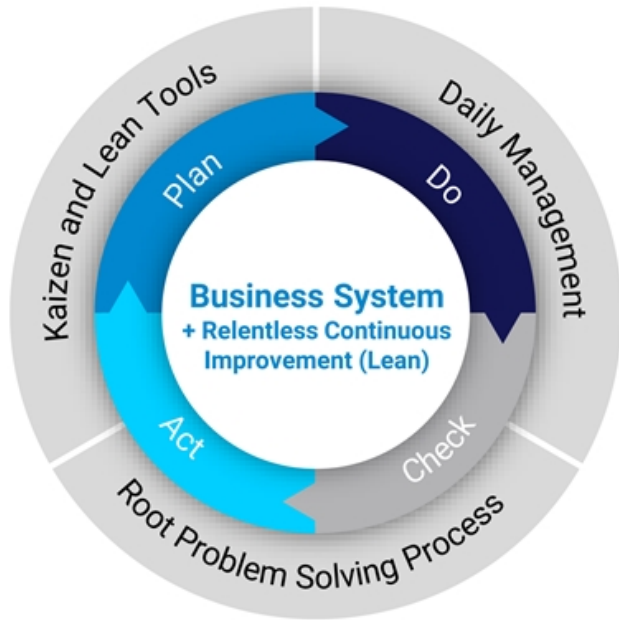
## Need for automation, digital, and sustainable solutions

Deep engineering and application knowledge provide innovation and solution capabilities in these focus areas

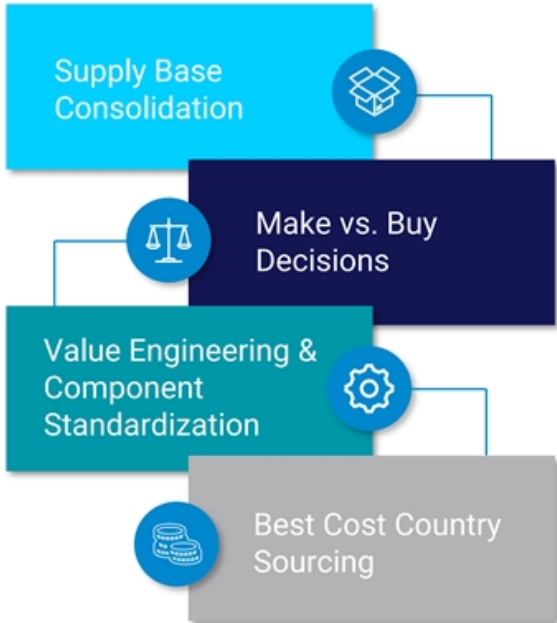


# Continued Operational Enhancement Opportunities

## JBT Business System



## Supply Chain & Strategic Sourcing Initiatives

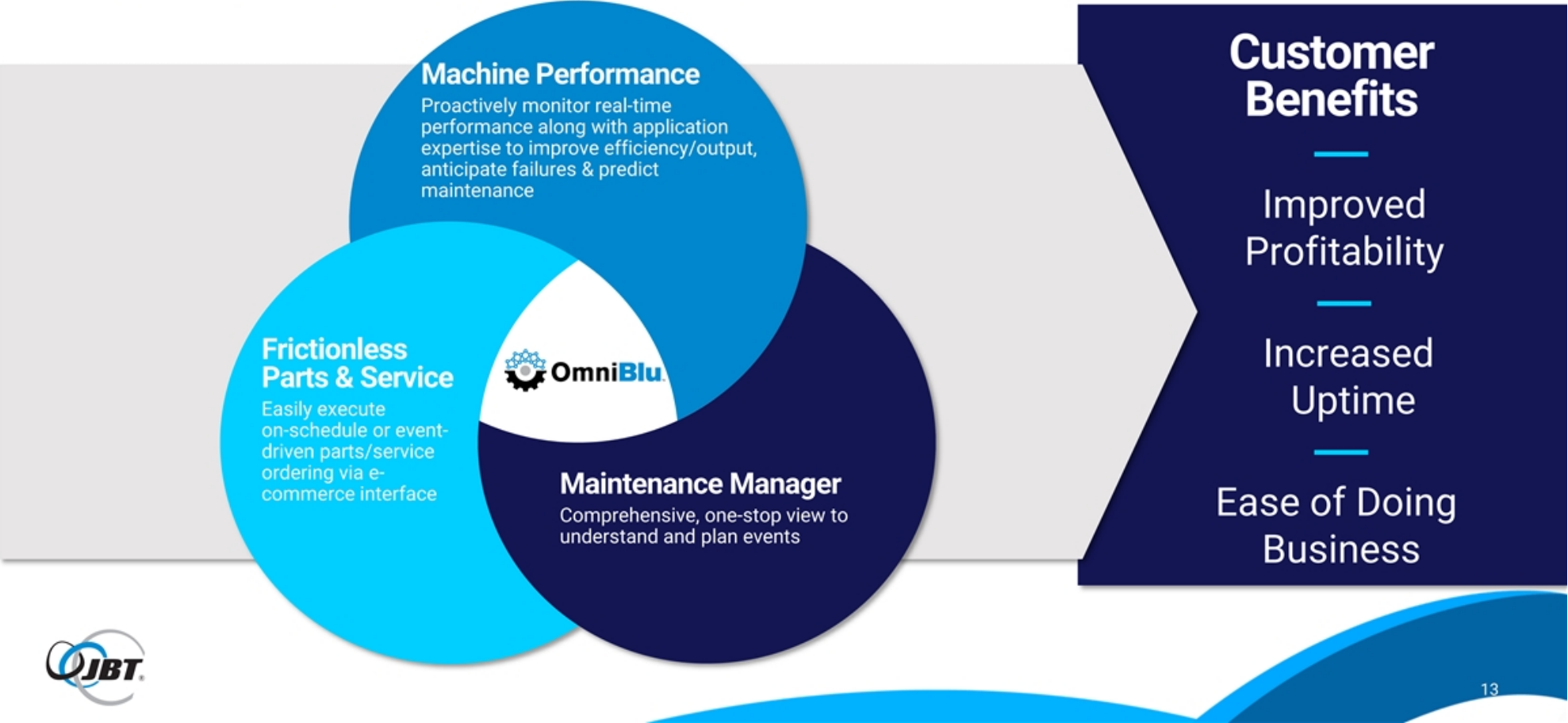


~200+ bps medium-term margin enhancement opportunity





# OmniBlu's Holistic Approach and JBT's Application Expertise Provide Differentiated Results



# Disciplined Capital Allocation Strategy Supports Growth

## JBT Capital Deployment Priorities



Return generating capital expenditures



Complementary M&A

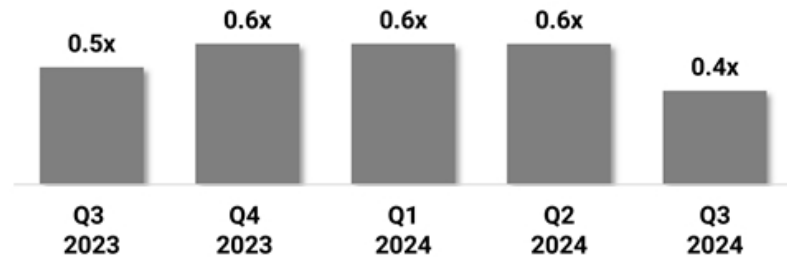


Target leverage of 2.0 – 3.0x



Return capital to shareholders

## JBT Net Leverage Ratio <sup>(1)</sup>



### DISCIPLINED ACQUISITION METRICS

- M&A criteria: double-digit cash ROIC by year three for “bolt-on” & years four/five for larger deals
- Dynamic economic environment drives risk-adjusted return approach

### AMPLE LIQUIDITY

- Approximately \$650M of debt at low-cost, fixed rates
- In connection with Marel combination, expect to maintain flexible capital structure and appropriate level of liquidity



Note: Figures may have immaterial differences due to rounding.  
 (1) Net leverage ratio is net debt / TTM adjusted EBITDA.

# Proven Ability to Execute and Integrate M&A

## JBT M&A Framework for Strategic and Financial Criterion / Returns



### Key M&A Focus Areas:

Primary, further processing, end of line packaging, and complementary software, services, and consumables



### Targets With:

Strong intellectual property in key technologies that can be globalized and added to the broader JBT portfolio



### ROIC Target:

Double-digit by year three for bolt-ons and year four/five for larger deals

### Integrated 20 acquisitions with ~\$1.3 billion capital deployed since 2014



# JBT's Responsibility and Sustainability Framework



## CUSTOMER SOLUTIONS

- Water, steam, energy and utility optimization
- Optimal food safety and quality
- Food waste reduction
- Packaging waste reduction
- Extended equipment life
- Development/advancement in sustainable foods



## RESPONSIBLE OPERATIONS

- Manufacturing and office operations
- Consumables reduction/reuse
- Waste reduction/recycling
- Reduced water/energy consumption
- Alternative/renewable energy sourcing
- Sustainable supply chain initiatives
- Relentless continuous improvement



## PEOPLE AND COMMUNITIES

- Safety for all, first and foremost
- Employee satisfaction, development, and retention
- Diversity, equity, inclusion, and belonging
- Employee Network Communities
- Continuing education programs
- Multilevel local community support



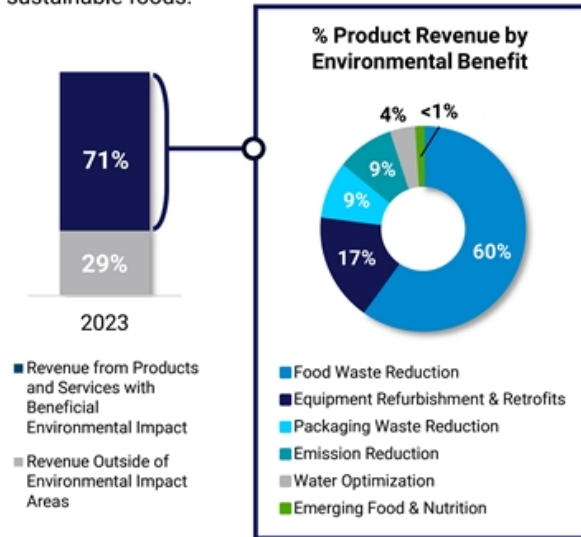


# JBT's Prioritization and Focus on ESG



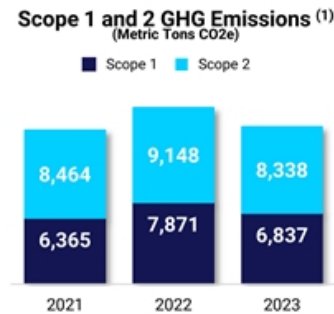
## Customer Solutions

JBT empowers customers to optimize energy and water consumption, prioritize food safety and quality, reduce waste, extend equipment life, and develop sustainable foods.



## Responsible Operations

JBT takes every opportunity to reduce our carbon footprint, optimize our resources, and give new life to what otherwise would go to waste.



**11%** Reduction in total Scope 1 and 2 GHG emissions since 2022

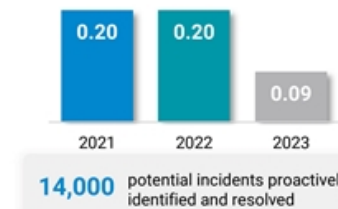
**69%** Landfill diversion rate



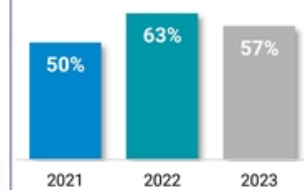
## People and Communities

JBT strives to engage our employees to foster a diverse, equitable, and inclusive culture, creating an environment where people feel they belong and are inspired to succeed.

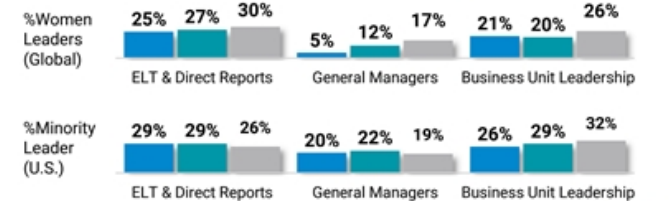
### Lost Workday Incident Rate



### Board Diversity (2)



### Increasing Diversity Among Our Leadership



Please visit our [JBT ESG website](#) to download the entire 2023 ESG report.



(1) Prior-year metrics have been restated due to the divestiture of our AeroTech business in 2023. We have also made improvements in data collection methods and added additional locations to our reporting footprint. Estimates are used for a small percent of missing data to ensure completeness. 2021/2022 scope 2 was location-based; 2023 market-based.

(2) Represents Gender, Racial, and Ethnic Diversity.

# Complementary Combination with Marel



# JBT and Marel: Aligned to Transform Food Processing and Fortify the Future of Food



## Customer Benefits



Improved Outcomes



Increased Uptime



Ease of Doing Business

## Enabled by Purpose-Driven Talent Organization



Broad application knowledge



Global service and support



Innovating to solve customer pain points



Continuously improving



# Creating a Leading Global Food & Beverage Technology Solutions Company



- 1 Markets:** Greater end market participation in resilient and growing food & beverage markets
- 2 Solutions:** Compelling platform to accelerate growth by offering broader solutions, utilizing holistic application knowledge, and leveraging R&D capabilities
- 3 Service:** Increased customer focus and aftermarket revenue opportunities as scale of global sales and service network will improve customer care reach and service levels
- 4 Digital:** Complementary leading digital tools provide insights to optimize and improve customers' operational efficiency, leading to reduced downtime events
- 5 Sustainability:** Greater collective impact on sustainability with innovative customer solutions rooted in reducing waste, energy efficiency, and improved food traceability
- 6 Talent:** Tremendous combined talent representing the best in the industry, with deep knowledge in technology, markets, and applications across various end markets
- 7 Scale:** Enhanced operational scale expected to generate meaningful value creation through operational efficiencies and cost synergies together with revenue synergies from cross-selling, enhanced service, and an overall improved value proposition



# Combined Company is Expected to Benefit from Resilient Growth Trends Across Select Diverse End Markets

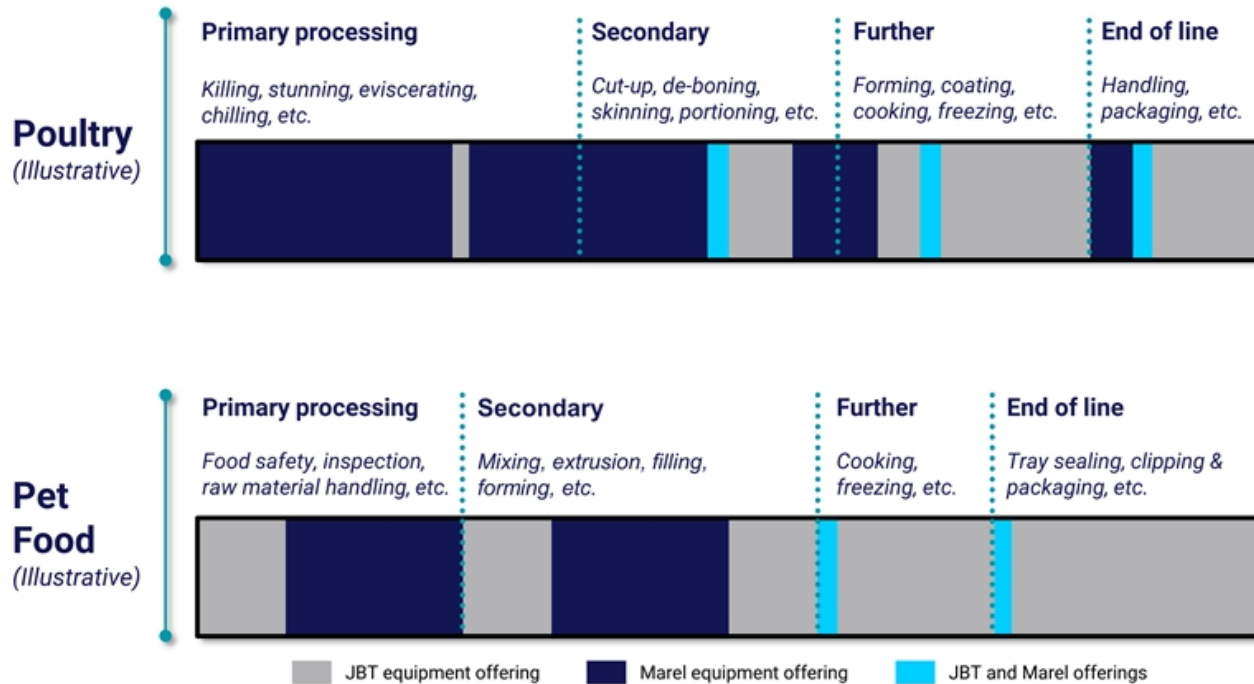


<sup>(1)</sup> Euromonitor, Technavio, as well as JBT and Marel individual research.

# Combined Company is Strategically Positioned to Capture Customer Investment Trends, Enabling Growth Above GDP



# Complementary Core Technologies in Protein and Pet Food Processing Support Broader Portfolio Offering for Customers



## Benefits of Fuller Solutions

- ✓ Deeper portfolio of market leading technology, with advanced application and process knowledge
- ✓ Ability to better address customer needs with line solutions that offer seamless flow and efficiency
- ✓ Allows similar customer base to access broader solution set globally
- ✓ Utilize scaled combined service and aftermarket support organization to improve performance and customer uptime



# Greater Ability to Provide Leading Customer Care and Service



## Enhanced Customer Care Capabilities

### Significant Benefits for Customers

- ✓ ~1,700 service technicians globally to support aftermarket care for equipment and leases
- ✓ Greater scale and density of resources enables increased capacity to service customers more frequently
- ✓ Expanded aftermarket solutions provide ability to monitor and improve equipment maintenance and uptime for customers
- ✓ Newly built regional distribution centers improve lead times for key parts and services





# Combined Software and Digital Ecosystems Optimize Customer Processing and Profitability and Enhance Combined Company's Aftermarket Opportunity

## Marel Software + OmniBlu™: Complementary Paths to Digital Solutions That Meet Customer Needs

	Manufacturing Execution System / Line Control			Process Control	Machine Performance		Machine Health / Uptime	
	Traceability and Value Chain Integration	Order & Inventory Management	Food Safety & Quality Assurance	Process Control & Optimization (OEE)	Yield / Throughput Monitoring	Machine Vision / AI Optimization	Predictive Maintenance	Aftermarket e-commerce Platform
<b>Marel Software</b> Manufacturing execution system (MES) for whole lines & facilities	✓	✓	✓	✓	✓	✓		
<b>JBT OmniBlu</b> Product-specific solutions to optimize asset maintenance & performance				✓	✓	✓	✓	✓

✓ **Expanded suite of solutions** to meet customer needs

✓ **Streamlined development priorities** from complementary features

✓ **Increased scale** to support platform development and maintenance

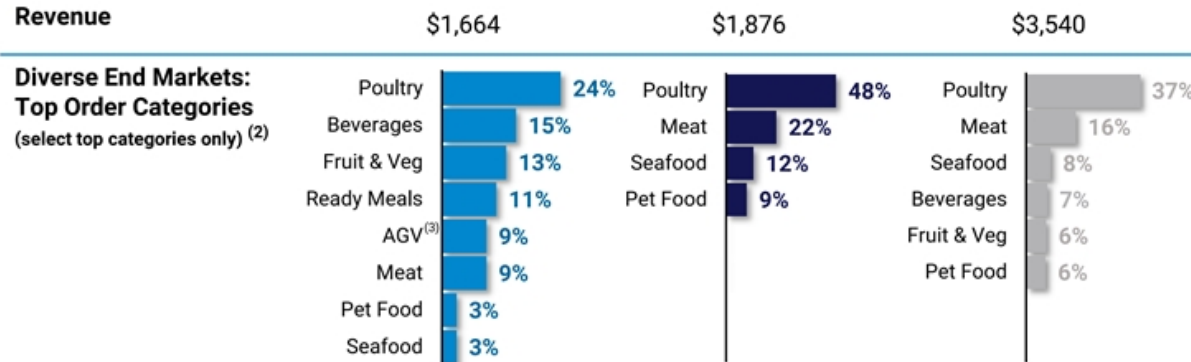


# Combination Will Provide Enhanced Scale & Profitable Growth

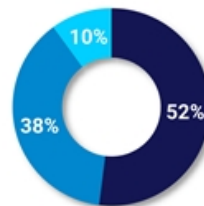
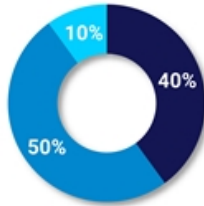
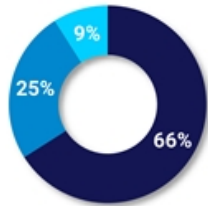
\$ millions  
Full Year 2023



Pro Forma



## Revenue by Geography



## Combined Company 2025 Expected Profile (Per S-4 Filing) (4)

**~\$4 billion**

In estimated revenue

**Nearly 50%**

In expected recurring revenue

**~16%+**

In expected adjusted EBITDA margin

**>100%**

Estimated free cash flow (FCF) conversion (5)

**2 – 3x**

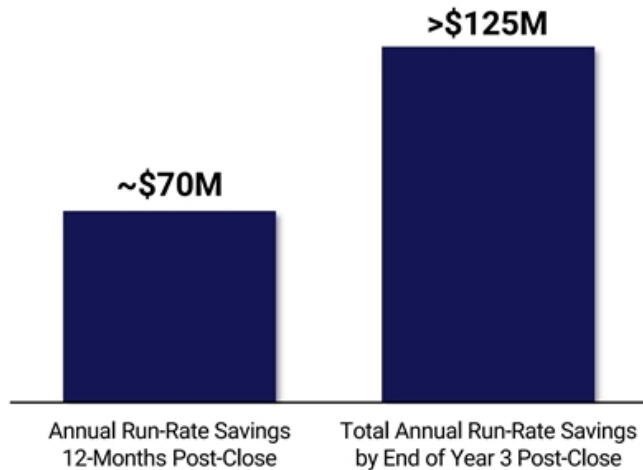
Expect to be within target leverage (6) range by year-end 2025 driven by strong expected FCF and expected improvement in adjusted EBITDA



Figures may have immaterial difference due to rounding. (1) Marel figures are translated to U.S. dollars based on an average exchange rate of approximately 1.09 USD / EUR for the twelve months ended December 31, 2023. (2) Top order categories based on 2023 equipment orders by end market. Note that this list is not exhaustive and only represents select, top end markets. (3) AGV represents warehouse automation category. (4) These projections were prepared by JBT management in connection with JBT's consideration of the transaction with Marel. Such projections are not necessarily predictive of actual future events and should not be relied upon as such. For further information on these projections, please see the S-4. (5) Free cash flow conversion is defined as pro forma net income / pro forma free cash flow. (6) Pro forma leverage is estimated pro forma net debt / estimated pro forma TTM adjusted EBITDA and includes cost synergies during this timeframe.

# Expect to Deliver Compelling Cost Synergies

## Anticipated Cost Synergies



*Estimating ~65% in one-time costs to achieve total expected annual run-rate cost synergies*

### Cost of Goods Sold: >\$55M <sup>(1)</sup>

#### Direct Materials: ~\$25 - \$35M

- Supplier consolidation
- Best cost country sourcing
- Value add / value engineering

#### Indirect: ~\$15 - \$25M

- Logistics efficiencies
- Spend reduction
- Supplier consolidation and center-led programs

#### Plant & Other: ~\$10M

- Operating footprint
- Factory flow optimization

### Operating Expense: >\$70M <sup>(1)</sup>

#### Sales and Marketing: ~\$10 - \$20M

- Streamline organizational structure
- Optimize consolidated spend

#### General & Administrative: ~\$55 - \$65M

- Certain back-office resource rationalization
- Redundant systems, public company costs, and third-party contracts
- Optimize overlapping R&D programs



<sup>(1)</sup> These estimated synergies are based on mid-point of the expected ranges.

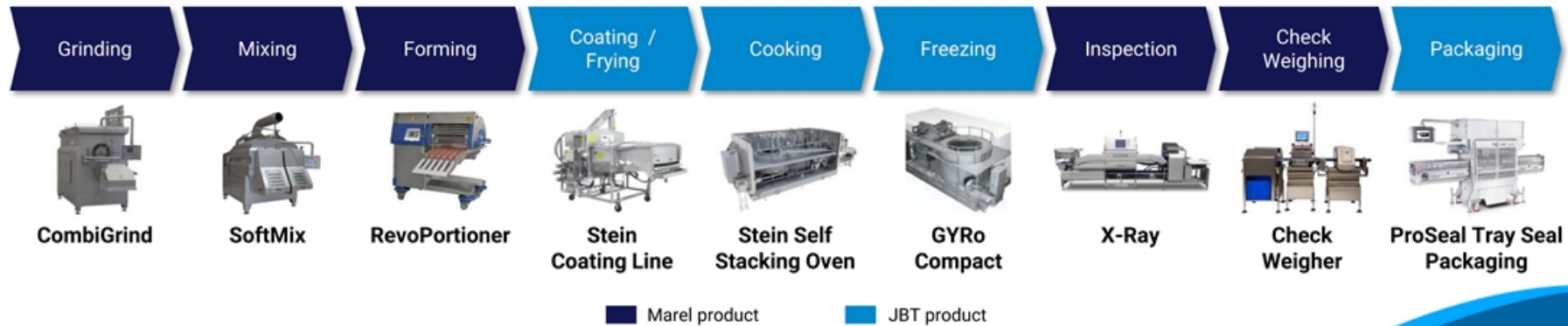
# Opportunity to Generate Meaningful Revenue Synergies

## Potential Revenue Uplift

**>\$75M**  
 by end of third year  
 post-close at  
 normal contribution  
 margins

- ✓ Serve as better partner for protein customers, offering integrated solutions and enhanced line coverage to drive our customer overall equipment effectiveness
- ✓ Leverage customer base with improved cross-selling through broader portfolio of complementary equipment to deliver fuller solutions and reduce customer complexity
- ✓ Utilize scale of combined company to create a platform to drive local growth, efficiency, and service density in LATAM & APAC
- ✓ Combining dry pet food and wet pet food processing expertise offers complete set of solutions and capabilities to customers

### Illustrative Equipment Opportunity: Target ~300 Protein Customers in the U.S. for Secondary/Further Processing Cross-Selling





# Formal Integration Office to Ensure Successful Execution and Synergy Capture

Clearly Articulated North Star	<ul style="list-style-type: none"><li>▪ Thoughtful about creating a shared vision, purpose, and culture that respects both organizations</li><li>▪ Ensuring growth and customer-focused planning efforts are designed to strengthen the combined portfolio, prioritize long-term investments, and bolster innovation</li></ul>
Senior Leadership and Board Involvement	<ul style="list-style-type: none"><li>▪ Joint leadership and decision-making through steering committee comprised of senior leaders from both organizations</li><li>▪ Steering committee reports directly to the combined company's Board of Directors to ensure alignment</li><li>▪ Expect to have a go-forward leadership team in place for day one readiness that will be responsible for implementing the integration plan post-close</li></ul>
Strong Support Resources	<ul style="list-style-type: none"><li>▪ Utilizing proven third-party advisors with a record of successful industrial integrations to provide processes, tools, resources, and leadership support throughout the process</li><li>▪ Dedicated internal staff and external support to provide integration planning and execution</li></ul>
Best-In-Class Processes	<ul style="list-style-type: none"><li>▪ Integration Management Office includes full-time representation of top executives from each company with track record of delivering results</li><li>▪ Integration design process based on best-in-class structures for synergy capture, organization and management, culture and purpose, and communications and change management</li></ul>



# Marel Transaction Update

<b>Regulatory Workstreams</b>	<ul style="list-style-type: none"><li>▪ On October 23, following completion of pre-notification information exchanges, JBT formally notified the European Commission (E.C.) under EU Merger Regulation of proposed acquisition of Marel</li><li>▪ E.C. is formally reviewing notification, and the standard 25-working day Phase 1 review period ends on November 28, 2024</li><li>▪ Australian regulatory process anticipated on similar timeframe to the expected E.C. process</li></ul>
<b>Voluntary Takeover Offer</b>	<ul style="list-style-type: none"><li>▪ Received FSA approval to extend the voluntary takeover offer as JBT and Marel continue to pursue the required regulatory approvals to close the transaction</li><li>▪ The voluntary takeover offer will expire on December 20, 2024 (unless such offer period is further extended in accordance with applicable laws and the terms of the definitive agreement between JBT and Marel)</li><li>▪ If JBT achieves minimum acceptance by 90% of Marel shareholders, JBT plans to settle the offer consideration within 5 Icelandic business days following December 20</li><li>▪ Settlement is therefore expected to take place no later than January 3, 2025 (taking into account all bank holidays in Icelandic market)</li></ul>
<b>Nasdaq Iceland Listing</b>	<ul style="list-style-type: none"><li>▪ Submitted formal request in August to begin the secondary listing process on Nasdaq Iceland</li><li>▪ Approval is expected prior to year-end 2024 to allow for settlement process described above</li></ul>



# Target Timeline for Marel Transaction

	2024								2025	
	May	June	July	August	September	October	November	December	January	
<b>Regulatory</b>	Completed: Preparation and submission of required filings		Regulatory review					Before year-end 2024: Target regulatory approvals prior to YE 2024		
<b>S-4</b>	May 15: Filed preliminary S-4		June 25: S-4 went effective							
<b>JBT Stockholder Vote</b>				August 8: JBT stockholders approved Marel transaction						
<b>Voluntary Takeover Offer (VTO)</b>			June 24: Launched VTO		Acceptance period extended to December 20, 2024				December 20: Expiration of VTO	
<b>Nasdaq Iceland Listing</b>				August: Submitted request to begin secondary listing process		Preparation and review of Nasdaq Iceland application			Before Year-end 2024: Target secondary listing approval prior to YE 2024	

Targeting to close transaction no later than January 3, 2025, subject to receiving the remaining regulatory approvals, at least 90% of the outstanding Marel shares being tendered by Marel shareholders, and satisfaction or waiver of other closing conditions



# Appendix





# Non-GAAP Financial Measures

The non-GAAP financial measures presented in this report may differ from similarly-titled measures used by other companies. The non-GAAP financial measures are not intended to be used as a substitute for, nor should they be considered in isolation of, financial measures prepared in accordance with U.S. GAAP.

- *EBITDA and Adjusted EBITDA:* We define EBITDA as earnings before income taxes, interest expense and depreciation and amortization. We define Adjusted EBITDA as EBITDA before restructuring, pension expense other than service cost, and M&A related costs.
- *Adjusted income from continuing operations and Adjusted diluted earnings per share from continuing operations:* We adjust earnings for restructuring expense, M&A related costs, which include integration costs and the amortization of inventory step-up from business combinations, advisory and transaction costs for both potential and completed M&A transactions and strategy (“M&A related costs”), amortization of debt issuance costs related to bridge financing for potential M&A transactions, and impact on tax provision from remeasurement of deferred taxes for material tax rate changes and internal reorganizations.
- *Free cash flow:* We define free cash flow as cash provided by continuing operating activities, less capital expenditures, plus proceeds from sale of fixed assets and pension contributions. For free cash flow purposes, we consider contributions to pension plans to be more comparable to the payment of debt, and therefore exclude these contributions from the calculation of free cash flow.



# Reconciliation of JBT Income from Continuing Operations to Adjusted EBITDA

(In millions)	TTM as of 9/30/24	Q3 2024	Q2 2024	Q1 2024	Q4 2023	Q3 2023
Income from continuing operations	\$ 144.2	\$ 38.1	\$ 30.7	\$ 22.7	\$ 52.7	\$ 31.1
Income tax provision	20.0	9.5	(3.3)	8.1	5.7	4.6
Interest expense, net	(9.8)	(1.8)	(1.6)	(2.8)	(3.6)	0.9
Depreciation and amortization	88.5	22.2	22.2	22.1	22.0	23.1
EBITDA from continuing operations	242.9	68.0	48.0	50.1	76.8	59.7
Restructuring related costs <sup>(1)</sup>	2.8	(0.2)	0.2	1.1	1.7	6.4
Pension expense, other than service cost <sup>(2)</sup>	3.1	1.0	1.0	1.0	0.1	0.2
M&A related costs <sup>(3)</sup>	35.0	12.9	14.5	5.2	2.4	-
Adjusted EBITDA from continuing operations	\$ 283.8	\$ 81.7	\$ 63.7	\$ 57.4	\$ 81.0	\$ 66.3
Total revenue	\$ 1,693.0	\$ 453.8	\$ 402.3	\$ 392.3	\$ 444.6	\$ 403.6
Adjusted EBITDA %	16.8%	18.0%	15.8%	14.6%	18.2%	16.4%

(1) Costs incurred as a direct result of the restructuring program are excluded because they are not part of the ongoing operations of the underlying business.

(2) Pension expense, other than service cost is excluded as it represents all non service-related pension expense, which consists of non-cash interest cost, expected return on plan assets and amortization of actuarial gains and losses.

(3) M&A related costs include integration costs, amortization of inventory step-up from business combinations, earn out adjustments to fair value, advisory and transaction costs for both potential and completed M&A transactions and strategy.



# Reconciliation of JBT Cash Provided by Operating Activities to Free Cash Flow

(In millions)	Q3 2024	
	YTD	TTM
Cash provided by operating activities	\$ 103.9	\$ 82.5
Less: Capital expenditures	27.9	36.8
Plus: Proceeds from disposal of assets	0.9	1.8
Plus: Pension contributions	2.3	3.2
Plus: income taxes on gain from sale of AeroTech	-	133.2
Free cash flow	<u>\$ 79.2</u>	<u>\$ 183.9</u>
Income from continuing operations	\$ 91.5	\$ 144.2
<i>Free cash flow %</i>	<i>87%</i>	<i>128%</i>

