SMUCKER J M CO Form 425 July 29, 2008

Investor Presentation July 2008 Summary Presentation Investor Presentation July 2008 Summary Presentation The J. M. Smucker Company The J. M. Smucker Company Filed by The J. M. Smucker Company Pursuant to Rule 425 under the Securities Act of 1933 and Deemed Filed Pursuant to Rule 14a-12 Under the Securities Exchange Act of 1934 Subject Company: The J. M. Smucker Company Commission File No.: 333 -152451

2

Forward Looking Statement

Forward Looking Statement

This presentation contains forward-looking statements, such as projected operating results, earnings and cash flows, that are subject to known and unknown risks and uncertainties that could cause actual results to differ materially from any future results, performance or achievements expressed or implied by those forward-looking statements.

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You
should
understand
that
the
risks,
uncertainties.
factors
and
assumptions
listed
and
discussed
in
this prospectus, including the following important factors and assumptions, could affect the future results of
Smucker following the Transactions and could cause actual results to differ materially from those expressed in
the forward-looking statements: (i) volatility of commodity markets from which raw materials, particularly corn,
wheat, soybean oil, milk and green coffee beans, are procured and the related impact on costs; (ii) the
successful integration of the Coffee Business with Smucker s business, operations and culture and the ability to
realize synergies and other potential benefits of the Transactions within the time frames currently contemplated;
(iii)
crude
oil
price
trends
and
their
impact
on
transportation,
energy,
and
packaging
costs;
(iv)
he
ability
to
successfully implement price changes; (iv) the success and cost of introducing new products and the
competitive response; (v) the success and cost of marketing and sales programs and strategies intended to
promote growth in Smucker s businesses, which will include the Coffee Business after the completion of the
Transactions;
(vi)
general
competitive
activity
in
the
market,
including
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competitors
pricing
practices
and
promotional spending levels; (vii) the concentration of certain of Smucker s businesses, which will include the
Coffee Business after the completion of the Transactions, with key customers and the ability to manage and
maintain key customer relationships; (viii) the loss of significant customers or a substantial reduction in orders
from these customers or the bankruptcy of any such customer; (ix) changes in consumer coffee preferences,
and other factors affecting the Coffee Business, which will represent a substantial portion of Smucker s business
after the completion of the Transactions; (x) the ability of Smucker and Folgers to obtain any required financing;
(xi) the timing and amount of Smucker s capital expenditures, restructuring, and merger and integration costs;
(xii) the outcome of current and future tax examinations and other tax matters, and their related impact on
Smucker s tax positions; (xiii) foreign currency and interest rate fluctuations; (xiv) other factors affecting share
prices
and
capital
markets
generally;
and
(xv)
the
other
factors
described
under
 Risk
Factors
in
the
registration
statements filed by Folgers and Smucker with the Securities and Exchange Commission and in the other reports
and
statements
filed
by
Smucker
with
the
Securities
and
Exchange
Commission,
including
its
most
recent
Annual Report on Form 10-K and the preliminary proxy materials prepared in connection with the Folgers
transaction.
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You are cautioned not to unduly rely on such forward-looking statements, which speak only as of the date made, when evaluating the information presented in this prospectus. None of Smucker, Folgers, P&G or any of their

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respective advisors assumes any obligation to update or revise these forward-looking statements to reflect new events or circumstances.

3 Additional Information Additional Information Smucker and Folgers have filed registration statements with the U. S. Securities and Exchange Commission (SEC) registering the common shares to be issued to P&G shareholders in connection with the Folgers transaction but those registration statements have not become effective. Smucker has also filed a proxy statement with the SEC that will be sent to the shareholders of Smucker after it has been finalized. Shareholders are urged to read the proxy statement and the prospectus included in the registration statements and any other relevant documents when they become available, because they will contain important information about Smucker, Folgers and the proposed transaction. The proxy statement, prospectus and other documents relating to the proposed transaction (when they are available) can be obtained free of charge from the SEC s website at www.sec.gov. The documents (when they are available) can also be obtained free of charge from Smucker upon written request to The J. M. Smucker Company, Shareholder Relations, Strawberry Lane, Orrville, Ohio 44667 or by calling (330)684-3838,

or from P&G upon written request to The Procter and Gamble Company, Shareholder Services Department, P.O. Box 5572, Cincinnati, Ohio 45201-5572 or by calling (800) 742-6253.

This communication is not a solicitation of a proxy from any security holder of Smucker and shall not constitute an offer to sell or the solicitation of an offer to buy securities, nor shall there be any sale of securities in any jurisdiction in which such solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such jurisdiction. However, P&G, Smucker and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from shareholders in connection with the proposed transaction under the rules of the SEC. Information about the directors and executive officers of The J. M. Smucker Company may be found in its 2008 Annual Report on Form 10-K filed with the SEC on June 27, 2008, and its definitive proxy statement relating to its 2008 Annual Meeting of Shareholders filed with the SEC on July 14, 2008. Information about the directors and executive 38, 2007, and its definitive proxy statement relating to its 2007 Annual Meeting of Shareholders filed with the SEC on August 28, 2007.

4 Why Invest in Smucker? Why Invest in Smucker?

A history and culture of solid returns

Clear strategy of owning a strong portfolio of

#1 brands

Strategic acquisition of Folgers

Enhances #1 brand portfolio

Increases market categories from \$8 billion to \$15 billion

Creates sales growth to \$5 billion company

Accretive transaction

Significantly enhances cash flow

5 Why Invest in Smucker? Why Invest in Smucker?

Strong cash flow and balance sheet

Continuity of management

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Current value of Smucker stock vs. peers

Strong forecasted results in current fiscal year

Special \$5.00 dividend in calendar 2008

Current share performance vs. peers

1897

Over 110 years old

Headquartered in Orrville, Ohio

Leading North American brands

Five generations of family management

Basic Beliefs: quality, people, ethics, growth, & independence The J. M. Smucker Company The J. M. Smucker Company 6

7 \$0 \$500 \$1,000 \$1,500 \$2,000 \$2,500

\$3,000 S&P 500 DJIA SJM Share Price Performance Share Price Performance Note: The graph shows the value of \$20 (Smucker s IPO price in 1959) invested over a 48+ year period in Smucker s common stock, the DJIA and S&P 500. Indexed Share Price APR = 10.2% APR = 10.2% APR = 6.4%APR = 6.4%APR = 5.9% APR = 5.9% Base = \$20Base = \$20 SJM versus Major Indices November 30, 1959 through July 21, 2008

8

We will own and market food brands which hold the #1 market position in their respective category, with an emphasis on North America We will achieve balanced growth through:

Increased market share of our brands

Acquisition of other leading food brands

New products that provide convenience, are good and "good for you," and make the consumer smile Vision Statement Vision Statement

9

Long-Term Objectives Long-Term Objectives Net Sales Growth Dividend Payment Operating Profit Growth EPS Growth 6% Organic 3-4% Acquisitions 2-3% 8% Improve Efficiencies +8% Share Repurchase Debt Retirement Target 40% Payout

10 \$0.0 \$0.5 \$1.0 \$1.5 \$2.0

\$2.5

\$3.0 FY2002 FY2003 FY2004 FY2005 FY2006 FY2007 FY2008 Net Sales \$650MM \$1.3B \$2.0B \$2.1B 5-Year CAGR through FY 2008 = 15%10-Year CAGR through FY 2008 = 16%Sales Growth Sales Growth \$1.4B \$2.2B \$2.5B

\$0.00 \$0.50 \$1.00 \$1.50 \$2.00 \$2.50 \$3.00

\$3.50 \$4.00 FY2002 FY2003 FY2004 FY2005 FY2006 FY2007 FY2008 Earnings Per Share (non-GAAP) \$1.38 \$2.14 \$2.60 \$2.89 Earnings Growth Earnings Growth \$2.42 \$2.77 5-Year CAGR through FY 2008 = 8%10-Year CAGR through FY 2008 = 10%\$3.15 (a) Excludes merger, integration and restructuring charges. (a) 11

12 FY 2003 FY 2003 FY 2005 FY 2005 FY 2007 FY 2007 FY 2008 FY 2008 KING KELLY FY 2009 FY 2009 FY 2004 (a) Integration in process. (b) Announced but not closed. 12 Transactions 12 Transactions (a)

(b)

A Perfect Fit

14 Attractive Strategic Fit Attractive Strategic Fit

Strong #1 Brand Strong #1 Brand Center-of-Store Center-of-Store

North America North America VISION STATEMENT VISION STATEMENT We will own and market food We will own and market food brands which hold the #1 brands which hold the #1 market position market position in their in their respective category, with an respective category, with an emphasis on North America emphasis on North America Note: The parties expect this transaction to close during the fourth calendar quarter of 2008, pending regulatory approval.

15 Percent of Sales from #1 Brands Percent of Sales from #1 Brands ~75% of Sales Projected to Come From #1 Brands

16 Center-of-Store Strategy Center-of-Store Strategy Baking Aisle Spreads / Condiments Aisle Frozen Aisle Specialty Aisle Coffee Aisle Natural Beverage Aisle

17 Compelling Transaction Compelling Transaction

\$1 billion brand

Expands	
portfolio	
of	
#1	
brands	
Builds	
on	
Center	
of	
the	
Store	
focus	
Enhanced	
scale	
Financial	
benefits	
Creat	
Great	
home	
for	
Folgers brand and	
employees	

Transaction Overview Transaction Overview

Reverse Morris Trust structure

P&G shareholders will own 53.5% of the combined company shares

~63 million shares will be issued

~118 million shares outstanding

Smucker to pay \$5 special one-time dividend to Smucker shareholders, as of a record date prior to close

Smucker to guarantee \$350 million of Folgers debt upon close

Smucker to finance special dividend (~\$300 million)

Closing expected in fourth quarter of calendar 2008 18

19 Builds on Center of Store Focus Builds on Center of Store Focus \$15.0 \$8.0 \$3.0 \$1.0 FY 2002 FY 2004 FY2005 FY2009 Market opportunity (\$ in billions) Greater opportunity as share of market in each category expands

Large \$31B market

High household penetration

Frequency of use is increasing

High consumer purchase frequency that drives traffic for retailers

Consistent performance through economic cycles

Evolving consumer trends

Emergence of "coffee house culture"

Strong, iconic brands crossing over

Product proliferation Source: Datamonitor as of March 2008; United States Retail & Foodservice Coffee 2007 U.S. Coffee Market U.S. Coffee Market Coffee Category Highlights Coffee Category Highlights Coffee Market Overview Coffee Market Overview Total Market: \$30.7B Retail-Package/ At-Home 23% Foodservice/ Away From Home 67% Retail-Prepared/ Away From Home 10% Roast & Ground 79% Instant 12% Pods 1% Ready to Drink 8% Total At-Home Market: \$6.9B 20 At-Home Coffee Market

21 Folgers 48% Kraft 24% Rest of Market

43

28% U.S. At Home Coffee Market Share by Segment U.S. At Home Coffee Market Share by Segment Source: P&G internal estimate based on All Outlet Data 1 Excludes approximately \$1.2B of packaged roast & ground product sold outside P&G / FCC channels and approximately \$0.5B of RTD retail coffee business 2 Calendar 2007 retail sales for Mainstream Roast & Ground and Single Serve Folgers 19% Kraft / Starbucks 33% Rest of Market 48% Folgers 32% Nestle 24% Rest of Market 44% \$0.9B \$1.5B \$2.8B Packaged Coffee 1 Mainstream Roast & Ground 2 **Gourmet Coffee** 2 Single Serve 2

22 Added Scale Added Scale Revenue (\$ in billions) 1.2 Treehouse 2.0 Flower Foods 2.5 Smucker (Current) 2.9 McCormick 3.3 Ralcorp 3.7 Del Monte 4.7 Smucker (2)6.2 Hormel 7.9 Campbell 10.1 HJ Heinz 11.6 ConAgra 11.8 Kellogg 12.3 Sara Lee \$13.7 General Mills (1)(1) Comparison company revenue based on last completed fiscal year. Ralcorp revenue adjusted for pro forma impact of Post cereal transaction. (2)Pro forma 2009 Assumes Folgers transaction had closed on May 1, 2008. Greater relevance to retailer Capitalize on relationship with Advantage, our national broker Purchasing efficiencies Benefit from administrative infrastructure Greater opportunities for

23 Financial Benefits Financial Benefits

Accretive transaction

Operating margin expansion

Significantly enhanced cash flow

Strong balance sheet with modest debt level

Greater float more shares outstanding

Iconic Brands Iconic Brands 24

Household Slogans Household Slogans

With a Name Like Smucker s, It Has to be Good

Choosy Moms Choose Jif

The Best Part of Wakin Up

Start Something Good With Crisco

Everybody s Happy When It s Hungry Jack

America Runs on Dunkin

25

26 Marketing Synergies Meals Marketing Synergies Meals

The Best Part of Waking Up

27 Marketing Synergies Meals Marketing Synergies Meals

The Best Way to End the Day

28 Folgers Synergies Folgers Synergies Synergies Synergies ~\$80+ million Net Sales Operations Sales & Supply Chain Corporate & Marketing Admin. JMS Infrastructure COGS SD&A

29 Projected Sales by Category Projected Sales by Category 42% 42% 7% 7%

8% 8% 11% 11% 6% 6% 15% 15% 11% 11% Fruit Spreads Peanut Butter Oils & Shortening Baking Canned Milk All Other Coffee Estimated After Transaction

30 Net Sales and EBITDA Net Sales and EBITDA \$0.0 \$1.0 \$2.0 \$3.0

\$4.0
\$5.0
\$6.0
FY2008
FY2009
FY2010
Net Sales
\$0
\$250
\$500
\$750
\$1,000
FY2008
FY2009
FY2010
0.0%
5.0%
10.0%
15.0%
20.0%
25.0%
30.0%
EBITDA (Excluding Merger and Integration Costs)
Pro forma * (a)
\$2.5B
\$4.7B
\$4.9B
\$371
\$820
\$869
14.7%
17.3%
17.5%
Pro forma (a)
* Includes approximately \$83 million in synergies.
(a) Assumes Folgers transaction had closed on May 1, 2008.
Pro forma
Pro forma

31
Cash Flow From Operations
Cash Flow From Operations
\$ 116
\$ (76)
\$ 192
FY 2008

\$ 400 \$(115) \$ 515 FY2009 (a) Pro forma \$430 Free Cash Flow \$(120) **Capital Expenditures** \$ 550 Cash Flow From Operations FY 2010 Pro forma (\$ in millions) (a) Assumes Folgers transaction had closed on May 1, 2008.

32 Debt Profile Supports Continued Growth Debt Profile Supports Continued Growth

Stronger balance sheet post-closing

Modest leverage and strong cash flow will

facilitate pursuit of shareholder value

Investments

Acquisitions

Share repurchase / dividends (a) Assumes Folgers transaction had closed on May 1, 2008. 2009 Standalone Smucker 2009 (a) **Combined Smucker** Total Debt \$790mm \$1,440mm Debt / EBITDA 2.1x 1.8x Interest Coverage 8.1x 9.7x

Cash Flow / Allocation of Cash (after expiration of two year repurchase limitation) Cash Flow / Allocation of Cash (after expiration of two year repurchase limitation) 5-Year Historic Use of Cash 28% 28% 22% 22% Acquisition Capital Expenditures Stock Repurchase Dividends Free Cash Flow Cash From Operations Dividends Acquisition Repurchase CapEx = 21/2 \_ 3% of Sales CapEx = 21⁄2 \_ 3% of Sales 33

34 Why Invest in Smucker? Why Invest in Smucker?

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Current value of Smucker stock vs. peers

Strong forecasted results in current fiscal year

Special \$5.00 dividend in calendar 2008

Current share performance vs. peers

36 Additional Information Additional Information FOLGERS, the FOLGERS logo, AROMASEAL, FOLGERS GOURMET SELECTIONS and THE BEST PART OF WAKIN' UP IS FOLGERS IN YOUR CUP are the registered trademarks of The Proctor & Gamble Company. PILLSBURY, the PILLSBURY Logo, and Poppin' Fresh the Pillsbury Doughboy

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Thank you! Thank you!

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