CASEYS GENERAL STORES INC Form DFAN14A September 07, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 14A

(Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No. __)

Filed by the Registrant "Filed by a Party other than the Registrant x

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

" Soliciting Material Pursuant to §240.14a-12

Definitive Additional Materials

CASEY S GENERAL STORES, INC.

(Name of Registrant as Specified in its Charter)

Edgar Filing: CASEYS GENERAL STORES INC - Form DFAN14A ACT ACQUISITION SUB, INC.

ALIMENTATION COUCHE-TARD INC.

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

Pay	Payment of Filing Fee (Check the appropriate box):		
X	No f	ee required.	
	Fee	computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.	
	(1)	Title of each class of securities to which transaction applies:	
	(2)	Aggregate number of securities to which transaction applies:	
	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):	
	(4)	Proposed maximum aggregate value of transaction:	

(5) Total fee paid:	
Fee paid previously with preliminary materials.	
Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.	fe
(1) Amount Previously Paid:	
(2) Form, Schedule or Registration Statement No.:	
(3) Filing Party:	
(4) Date Filed:	

The following are presentation materials of Alimentation Couche-Tard Inc.:

Alimentation Couche-Tard Offer to Acquire Casey s General Stores September 2010

Important Information

This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. A tender offer (the Te common stock, no par value, of Casey s General Stores, Inc. (Casey s), and (2) the associated rights to purchase shares of pursuant to the Rights Agreement, dated as of April 16, 2010, between Casey s and Computershare Trust Company, N.A., as without interest and subject to any required withholding of taxes, is being made pursuant to a tender offer statement on Schedurelated tender offer materials, together with any amendments and supplements thereto) that was filed by Alimentation Couche-

Acquisition Sub) with the Securities and Exchange Commission (SEC) on June 2, 2010. These materials, as they may be a terms and conditions of the Tender Offer, that should be read carefully before any decision is made with respect to the Tender copies of these documents and other documents filed with the SEC by Couche-Tard through the web site maintained by the SE Secretary of Alimentation Couche-Tard Inc., 4204 Industriel Blvd., Laval, Québec, Canada H7L 0E3. Free copies of any such Tard s information agent, Innisfree M&A Incorporated, at (877) 717-3930.

Couche-Tard and ACT Acquisition Sub filed a definitive proxy statement on Schedule 14A with the SEC on August 19, 2010 of shareholders of Casey s. The definitive proxy statement was mailed to the shareholders of Casey s on or about August 19, definitive proxy statement and other documents filed with the SEC carefully in their entirety as they become available because of Casey s can obtain free copies of these documents and other documents filed with the SEC by Couche-Tard through the we request to the Corporate Secretary of Alimentation Couche-Tard Inc., 4204 Industriel Blvd., Laval, Québec, Canada H7L 0E3. a request to Couche-Tard s information agent, Innisfree M&A Incorporated, at (877) 717-3930. Free copies of the definitive processor of the definitive proxy statement and ACT Acquisition Sub can also be obtained through the web site maintained at http://www.ReadOurMaterials.Certain Information Regarding Participants

Couche-Tard and ACT Acquisition Sub, its indirect wholly owned subsidiary, and certain of their respective directors and executive of Casey s at the 2010 annual meeting of shareholders of Casey s, may be deemed to be participants in the proposed presentation, Couche-Tard is the beneficial owner of 362 shares of common stock of Casey s (which includes 100 shares of coholders may obtain information regarding the names, affiliations and interests of Couche-Tard s directors and executive office ended April 25, 2010, which was filed with the SEC on July 19, 2010, and its proxy circular for the 2010 annual general meeti. These documents can be obtained free of charge from the sources indicated above. Additional information regarding the interest their direct and indirect interests, by security holdings or otherwise, is included in the definitive proxy statement filed with the Forward-looking Statements

The statements set forth in this communication, which describes Couche-Tard s objectives, projections, estimates, expectation negative verbs such as plan, evaluate, estimate, believe and other related expressions are used to identify such state forward-looking statements involve risks and uncertainties such that its results, or the measures it adopts, could differ material an impact on the degree of realization of a particular projection. Major factors that may lead to a material difference between C forth in the forward-looking statements include the possibility that Couche-Tard will not be able to complete the tender offer a creation contemplated by the proposed transaction; Couche-Tard s ability to promptly and effectively integrate the businesses products, services, reportable segment and income and expense line items; the adequacy of Couche-Tard s liquidity and capital condition and liquidity as well as future cash flows and earnings; anticipated capital expenditures; the successful execution of a Couche-Tard s business; Couche-Tard s intent, beliefs or current expectations, primarily with respect to future operating perfect expenditures and effective tax rates; expectations regarding the outcome of various pending legal proceedings; seasonality and time to time in the reports filed by Couche-Tard with securities authorities in Canada and the United States. Unless otherwise intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future event is based on information available as of the date of the communication.

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Casey s Board must be replaced

4.

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Appendix

3 1.

Overview of Couche-Tard s offer

Alimentation Couche-Tard means late night snack

Largest independent convenience store operator in North America by company-operated stores

#1 Canadian convenience store operator

Enterprise value of \$4.8 billion and market cap of \$4.3 billion as of September 1, 2010

Alain Bouchard, President and CEO, started the chain in 1980 with a single store

Strong network of 5,869 convenience stores in U.S. and Canada

Highly decentralized operations with fewer than 20 people at corporate headquarters

Management owns approximately 22% of the company

Longstanding history of successful acquisitions

Bought Circle K from ConocoPhillips

Great opportunity for suppliers and employees of acquired companies

COO Brian Hannasch of Iowa was formerly at

Bigfoot Food Stores

Total stores

FY2010 Sales

US

78%

Canada

22%

5,869 stores

\$16.4 billion

US

65%

Canada

35%

5 Couche-Tard is committed to acquiring Casey s Compelling offer for Casey s shareholders

Compelling offer: \$38.50 cash per Casey s share

53% of Casey s shareholders tendered at \$38.00 per share in Casey s self-tender

17% premium to all-time and 52-week high prior to our announcement on April 8, 2010

Since we approached Casey s in October 2009, Casey s has not presented any alternative that provides value greater than Couche-Tard's offer

No other firm offer to buy Casey s has appeared

High multiple relative to precedent transactions Couche-Tard has nominated eight independent nominees

Committed to acting in the best interests of Casey s shareholders

Highly qualified nominees will bring independent oversight accountability

No historical entrenchment Casey s Board and management do not represent Casey s shareholders best interests

Refuses to meet or negotiate with Couche-Tard

Forced Couche-Tard to go public with its offer

Implemented

a

shareholder

rights

plan

(Poison

Pill)

to

prevent

Couche-Tard

from

closing on its offer

Financed

stock

buy-back

with

highly unusual financing containing a poison put mechanism

Transfers ~\$100MM (\$2.65 / share) to noteholders

Coerces shareholders not to exercise their right to sell Casey s or replace Casey s Board

Enhanced management golden parachutes

6
Couche-Tard is committed to acquiring Casey s
(cont d)
Couche-Tard has
listened to
Casey s
shareholders

Raised its offer above the price at which a majority of Casey s shareholders were willing to sell their shares

Secured acquisition financing Couche-Tard is committed to a transaction

Full support of Couche-Tard s Board and majority ownership group

Management visited over 300 Casey s stores

Secured financing from major financial institutions

Engaged Credit Suisse, Dewey & LeBoeuf, Innisfree, Joele Frank and Nyemaster Goode, among other advisors

Couche-Tard has secured financing and has ample liquidity to fund the all-cash transaction
Couche-Tard has secured favorable financing with attractive terms sufficient to fund the entire cash consideration

Up to \$1.5 billion 4-year unsecured term loan facility, which complements existing,

unused revolver capacity of \$760 million

Total liquidity

\$2,481

Consortium of Canadian and international financial institutions led by: The Bank of Nova Scotia **HSBC** Bank Canada Caisse de dépôt et placement du Québec Rabobank Nederland, Canadian Branch With the new \$1.5 billion term loan facility, existing cash and borrowing capacity under its existing credit facility, Couche-Tard has ample liquidity to fund the all-cash transaction (\$ in millions) Unused revolver capacity \$760 Term loan facility 1,500 Cash on hand as of 6/20/2010 221

Chronology

October

6, 2009

Alain Bouchard contacted Robert Myers about possible business combination only to be turned down without a discussion November 13, 2009 Mr. Bouchard contacted Mr. Myers again to reiterate Couche-Tard s interest and was asked to submit any proposal in writing March 9, 2010 Mr. Bouchard sent a letter to Mr. Myers setting forth a proposal to acquire 100% of the outstanding shares of Casey s at a price of \$36.00 per share which was rejected without discussion March 30, 2010 Mr. Bouchard sent a letter to Mr. Myers requesting that Casey s Board reconsider the proposal and enter into negotiations, which was again turned down

without discussion April 9, 2010 Couche-Tard publicly disclosed its offer of \$36.00 per Casey s share April 9 2010 Couche-Tard sold its position in Casey's in a series of open market sales at a weighted average price of \$38.43 per share, consistent with its then current view that Casey s value was \$36.00 per share April 16, 2010 Casey s installed a Poison Pill to entrench Casey s Board and management and enhanced its golden parachutes June 2, 2010 Couche-Tard commenced a tender offer for Casey s at \$36.00 per share June 7, 2010 Couche-Tard nominated a slate of independent directors to Casey's Board July 22, 2010 Couche-Tard increased its offer to \$36.75 per Casey s share July 28, 2010 Casey s announced a recapitalization plan to purchase up to approximately 25% of Casey s common stock at a price of \$38 to \$40 per share

August
10,
2010
То
finance
its
leveraged
recapitalization,
Casey s
announced
an
off-market
debt
financing
with a poison put
mechanism designed to impede any takeover attempt and coerce shareholders not to vote
against Casey s incumbent Board
against cusey o meanicent 2 cura
August
26,
2010
Casey s
announced
the
results
of
its
self-tender;
26.8
million
million shares
shares
shares (a
shares (a majority
shares (a majority of
shares (a majority of the
shares (a majority of the then
shares (a majority of the
shares (a majority of the then outstanding shares of Casey s) were tendered at the minimum purchase price of \$38.00 per share
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9 2. Couche-Tard is offering compelling value for Casey s

10

Casey s shareholders have spoken on value

Casey s tender offer for up to approximately 25% of its own stock at \$38.00 to \$40.00 per share expired on August 25, 2010

26.8 million shares

~53% of the then outstanding shares of Casey s were

tendered at the minimum purchase price of \$38.00 per share

Strong indication of value actual holders sale price

Now, Couche-Tard is offering \$38.50 to Casey s shareholders

Couche-Tard's increased all-cash offer of \$38.50 per share of Casey's is \$0.50 per share higher than Casey s self-tender

Why won t Casey s Board let its shareholders accept our offer? A majority of Casey s shareholders were sellers at this price

Couche-Tard has been listening to Casey s shareholders, and now it is time for Casey s Board to do the same

The results of Casey s self-tender demonstrates that our \$38.50 all-cash offer to acquire 100% of Casey s is compelling

2001 2004 2007 2010 \$0.00 \$12.83 \$25.67 \$38.50

Casey s stock price performance since IPO

Couche-Tard s cash offer of \$38.50 per share

Source:

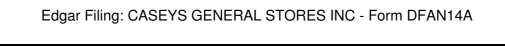
FactSet

Research Systems.

Casey s 52-week and all-time high price of \$32.83 per share

+17% premium

Prior to Couche-Tard s offer, Casey s shares have never traded above \$32.83 per share



12 Casey s is fully valued by Couche-Tard s offer

Prior to Couche-Tard s offer, Casey s was covered by eight analysts, who had a mean target price of \$33.74 per share

Casey s is a well-run business, whose value was recognized by the market prior to our initial offer

The market understood Casey s value and prospects and anticipated a good first quarter

Our premium all-cash offer recognizes Casey s full value

7.5x EV / LTM EBITDA is above the average multiple of 6.3x for precedent C-store transactions

\$1.3 million EV per store is above the average multiple of \$662 thousand for precedent C-store transactions

32% premium over the one-year average closing share price of \$29.14 (prior to April 8, 2010)

26% premium over the 90-calendar day average closing share price of \$30.68 (prior to April 8, 2010)

22%

premium

over

the

unaffected

closing

share

price

of

\$31.59

on

April

8,

2010

17%

premium

to

the

all-time

and

52-week

high

trading

price

of

\$32.83

(prior

to

April

8,

2010)

Volatile gasoline margins are currently at their peak

Couche-Tard is paying a high multiple on peak gasoline earnings, despite gasoline margin volatility

Our offer fully values Casey s owned real estate

Minimal intrinsic real estate value (small, rural and limited alternative uses and very little available for sale-leaseback)

Few synergies with Couche-Tard

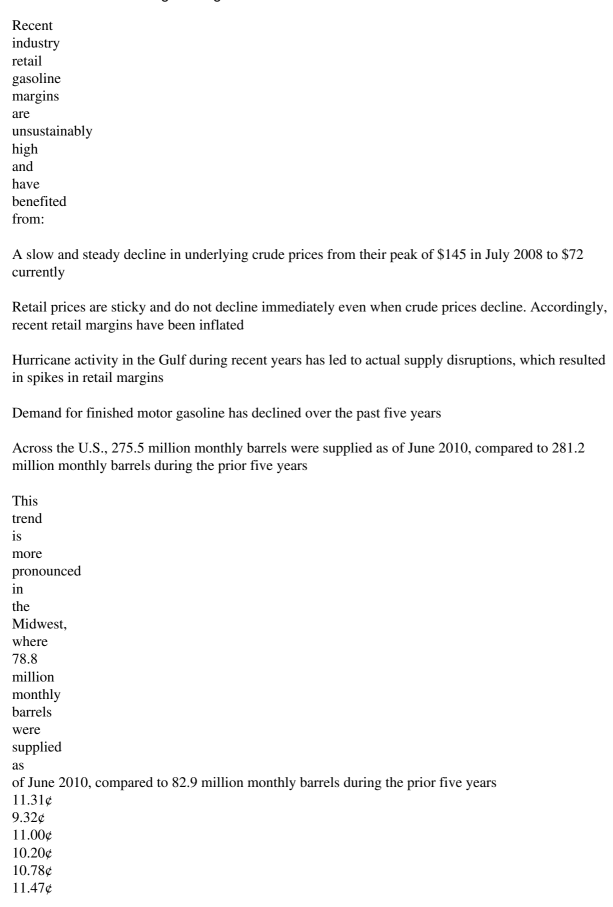
Limited operations overlap

Casey s is not a turn-around story; currently a well operated business



13 Couche-Tard is paying a high multiple on peak gasoline earnings, despite gasoline margin volatility

Gasoline retail sales constitute 68.5% of Casey s FY2010 sales and 22.5% of Casey s FY2010 gross profit



10.40¢

13.90¢

12.87¢

13.90¢

FY2001

FY2002

FY2003

FY2004

FY2005

FY2006

FY2007

FY2008

FY2009

FY2010

Source:

Casey's public filings.

Casey s gasoline margin per gallon

7.5x

5.1x

7.9x

5.1x

5.5x

8.6x

5.4x 5.8x 6.1x 6.6xSusser / Town & Country Wellspring Capital / Susser Green Valley Acquisition / Uni-Mart Couche-Tard / Circle K The Pantry / Golden Gallon (Ahold) Sunoco / Speedway SuperAmerica Uni-mart / Orloski Services Station Tosco / Exxon Apollo / Clark USA Tosco / Circle K Enterprise Value / LTM EBITDA Implied transaction multiple: 7.5x Average 6.3xSource: Public filings, press releases and research reports. Announce date: 09/07/07 12/25/05 07/04/04 10/03/03 08/03/03 02/03/03 04/21/00 12/01/99 05/01/99 02/01/96 EV (\$MM)

\$361

\$277 \$90 \$830 \$187 \$140 \$41 \$860 \$230 \$921 LTM EBITDA \$49 \$54 \$11 \$163 \$31 \$25 \$5 \$160 \$35 \$159 (\$MM) Couche-Tard s offer is at a premium multiple to precedent C-store transactions **Excluded transaction** Excludes squeeze-out of 7-Eleven by its Japanese parent IYG Holding in 2005

Not comparable as the purchase price included very valuable 7-Eleven licenses

7-Eleven has a different model due to its high number of franchised stores

15 \$868

\$315

\$499

\$1,355

\$725

\$494

\$342 \$400 \$958 Wellspring Capital / Susser Green Valley Acquisition / Uni-Mart Couche-Tard / Circle K The Pantry / Golden Gallon (Ahold) Sunoco / Speedway SuperAmerica Uni-mart / Orloski Services Station Tosco / Exxon Mobil Apollo / Clark USA Tosco / Circle K Implied Couche-Tard transaction multiple: \$1.3 million per store Average: \$662 Source: **Public** filings, press releases and research reports. Note: Store count includes all stores regardless of owned vs. leased and operated vs. dealer. Enterprise Value / Store (\$ thousands) Announce date 12/25/05 07/04/04 10/03/03 08/03/03 02/03/03 04/21/00 12/01/99 05/01/99

02/01/96 **EV** (\$MM) \$277 \$90 \$830 \$187 \$140 \$41 \$860 \$230 \$921 No. of Stores 319 285 1,663 138 193 43 1,740 672 2,300 Couche-Tard s offer is at a premium multiple to precedent C-store transactions (cont d)

Excludes purchase price multiple of the squeeze-out of 7-Eleven by its Japanese parent IYG Holding in 2005

_

Not comparable as the purchase price included very valuable 7-Eleven licenses, plus 7-Eleven has a different model due to its high number of franchised stores

Susser / Town & Country EV/store multiple excluded from average as Town & Country stores generated significantly higher vand profitability and therefore are not comparable to Casey's Excluded transaction

Couche-Tard s offer is at a premium to other all-cash unsolicited offers since 1997
Premium of final offer to 52-week high
Premium of final offer to all-time high
Some unsolicited offers are opportunistic, Couche-Tard s offer is not (69%)

(21%)(18%)(16%)(14%)(10%)(8%) (6%) (5%) (5%) (5%) (4%) (3%) (3%) (2%)(2%)(1%)1% 1% 2% 2% 2% 4% 5% 5% 5% 6% 6% 8%9% 11% 13% 14% 17% 17% 18% 19% 20% 22% 39% Blockbuster / Circuit City Stores* Vishay / International Rectifier* Pharma Services / Quintiles Transnational AlliedSignal / AMP* Koninklijke Philips Electronic / VLSI Technology Chesapeake / Shorewood Packaging* NiSource / Columbia Energy Group

(41%) (25%)

Nationwide Mutual Insurance / Allied Group VA Partners / Acxiom* Jerry Moyes / Swift Transportation Highfields Capital Mgmt / Circuit City Stores* Cenveo /Banta* Bristol-Myers Squibb / Imclone Systems* ArvinMeritor / Dana* Investment Group / Aramark Cadence Design Systems / Mentor Graphics* Shell Oil / Barrett Resources* BASF / Engelhard Constellation Brands / Robert Mondavi Astellas Pharma / OSI Pharmaceuticals Air Products and Chemicals / Airgas Footlocker / Genesco* Oracle / Bea* Montana Public Power / NorthWestern* Shorewood Packaging / Chesapeake* King Pharmaceuticals / Alpharma Electronic Arts / Take-Two Interactive Software* Pilgrim's Pride / Gold Kist Simon Property Group / Taubman Centers* International Specialty Prods / Dexter* Investor Group / Harrah's Entertainment Omnicare / NeighborCare Investor Group / Taubman Centers* Weyerhaeuser / Willamette Industries Elliott Associates / Novell* Computer Assoc Intl / Computer Sciences* Couche-Tard / Casey's Oracle / PeopleSoft Inbev / Anueuser-Busch Astellas Pharma / CV Therapeutics* Unilever / Bestfoods Roche Holding / Ventana Medical Systems (94%)

(92%) (88%)

(84%) (83%) (79%) (73%)(71%)(67%) (66%)(64%) (64%) (49%) (47%) (46%) (45%) (42%) (42%)(38%)(38%)(35%) (32%)(24%)(16%)(15%)(12%)(10%)(7%) (5%) (3%) (3%) (2%)(1%)2% 2% 3% 6% 6% 8% 9% 11% 17% Blockbuster / Circuit City* Elliot Associates / Novell* Oracle / Bea* Highfields Capital Mgmt / Circuit City Stores* Pharma Services / Quintiles Transnational Astellas Pharma / CV Therapeutics*

Oracle / PeopleSoft

ArvinMeritor / Dana*

Vishay / International Rectifier*

AlliedSignal / AMP*

Cadence Design Systems / Mentor Graphics*

Bristol-Myers Squibb / Imclone

Systems*

King Pharmaceuticals / Alpharma

Shorewood Packaging / Chesapeake*

Koninklijke

Philips Electronic / VLSI Technology

VA Partners / Acxiom*

Chesapeake / Shorewood Packaging*

Astellas

Pharma

/ OSI Pharmaceuticals

Unilever / Bestfoods

Electronic Arts / Take-Two Interactive Software*

Weyerhaeuser / Willamette Industries

Jerry Moyes

/ Swift Transportation

Inbev

/ Anheuser-Busch Companies

BASF / Engelhard

NiSource / Columbia Energy Group

Pilgrim's Pride / Gold Kist

Nationwide Mutual Insurance / Allied Group

International Specialty Prods / Dexter*

Cenveo

/ Banta*

Investment Group / Aramark

Air Products and Chemicals / Airgas

Shell Oil / Barrett Resources*

Constellation Brands / Robert Mondavi

Foot Locker / Genesco*

Montana Public Power / NorthWestern*

Roche Holding / Ventana

Medical Systems

Computer Assoc Intl / Computer Sciences*

Simon Property Group / Taubman

Centers*

Investor Group / Harrah's Entertainment

Omnicare / NeighborCare

Investor Group / Taubman

Centers*

Couche-Tard / Casey's

Mean: (32.7%) Mean: (0.4%)

Source:

Securities Data Corporation.

Note:

Includes all-cash unsolicited offers over \$1 billion since 1997.

^{*} Denotes withdrawn transactions.

17
Casey s stock price would have declined if not for
Couche-Tard s offer
Since Couche-Tard's public announcement on April 8th

The hoped

for
summer of
recovery didn t
materialize
and
fear
that
the
economy
is heading into a severe double dip recession has increased
Major market indices have declined
S&P
500
has
declined
9%
and
the
DJIA
is
down
6%
Approximately 77%
of
company
stock
prices
listed
on
the
NYSE
are
down
The economy is slowing; second-quarter GDP growth was revised downward to 1.6% from 2.4%, compared to 3.7% in the first quarter
Concern
that
European
debt
crisis
will
adversely

affect		
the		
U.S.		
economy		

High unemployment rate continues

9.6% in August 2010

Consumer spending remains weak as consumers

remain nervous

about jobs and

the state of the economy

18

Casey s is correlated to the S&P 500 Retail Index

Casey s doesn t correlate perfectly to any index

The S&P Retail Index

(1)

is a capitalization-weighted index of 29 domestic equities in the retail sector, traded on the New York Stock Exchange, American Stock Exchange and NASDAQ

Casey s stock trading is more correlated to the S&P Retail Index than it is to any

other C-store company Source: FactSet Research Systems. Note: Correlation for periods ending April 8, 2010. Includes AZO, BBBY, BBY, BIG, COST, CVS, DDS, DG, FDO, GPS, HD, JCP, JWN, KR, KSS, LOW, LTD, ODP, RSH, S. TJX, WAG, WINN and WMT. See Appendix for details. Statistical correlation (R 2 10 year 5 year 3 year 2 year 1 year S&P Retail Index 18.4% 26.7% 31.1% 31.3% 28.5% S&P 500 25.6% 30.6% 35.4% 34.4% 30.2% Couche-Tard 1.1% 1.8% 2.3% 1.9% 2.2% Pantry 7.8% 18.1% 21.2% 24.0% 17.9% Susser NA NA 15.3%

18.3% 10.7%) with Casey's

19

Casey s is correlated to the S&P 500 Retail Index

(cont d)

Note:

As of September 1, 2010.

(1)

Includes AZO, BBBY, BBY, BIG, COST, CVS, DDS, DG, FDO, GPS, HD, JCP, JWN, KR, KSS, LOW, LTD, ODP, RSH, S

WMT. See Appendix for details. April 8, 2010 September 1, 2010 466 412 \$31.59 \$27.89 Casey's Share Price on April 8, 2010 Implied Casey's Share Price based on the S&P 500 Retail Index \$38.50 Couche-Tard's all-cash offer S&P Retail Index

Casey s Implied Share Price

(1)

20

Casey s share price would have decreased based on major market indices Source:

Factset

Research Systems.

(1)

Implied Casey s share price based on relative change in price vs. pre-announcement price of \$31.59.

Recent C-store sector stock market performance has been affected by Couche-Tard s offer

Not a good indication of Casey s unaffected stock price

C-store peers are trading at a premium due to takeover rumors spurred by Couche-Tard s offer

Casey s

stock

trading

is

more

correlated

to

the

S&P

Retail

Index

than

it

is to

any

other

C-store

company

Absent Couche-Tard s offer, Casey s stock would have traded down with other market indices The stock [The Pantry] has potential upside, partly because it could be an attractive target for an acquirer in an industry that is likely to

see lots of deals over the coming years

Barron s

21 June, 2010

It's one of the retail sectors that hasn't consolidated, relative

to others that we cover

William Blair & Co.

21 June, 2010

With the recent interest in Casey's General Stores, shares in The

Pantry may be the next best thing.

Investopedia

22 June, 2010

It's one of the retail sectors that hasn't consolidated, relative

to others that we cover

William Blair & Co.

21 June, 2010

We acknowledge Casey s stock will likely drop once the tender offer is complete and if the Couche-Tard offer is

withdrawn

BMO Capital Markets

20 August, 2010 \$38.50 offer Implied Casey's as a% premium Index 4/8/10 9/1/10 % change share price (1) to implied price S&P 500 1,186 1,080 (8.9%)28.76 33.8% S&P Retail Index 466 412 (11.7%)27.89 38.1% S&P Small Cap 600 371 334 (9.8%)28.50 35.1% Dow Jones Industrial Average 10,927 10,269 (6.0%)29.69 29.7% Russell 3000 3,101 2,839 (8.5%)28.92 33.1% **NYSE** Composite 7,565 6,911 (8.6%)28.86

33.4%

21 Casey s equity research price targets

Couche-Tard $\,$ s all cash offer is a 26% premium to the average present value of Casey $\,$ s equity research analyst price targets prior to making our offer public

Subsequent to Couche-Tard s offer, Casey s equity research price targets increased

Couche-Tard s all cash offer of \$38.50 is above the average present value of Casey s equity research analyst price targets of \$37.43 The revised target prices are based on assumptions that are inconsistent with observable data and widespread market views of the C-store industry Constant P/E multiple post Casey s leveraged recapitalization Unusually high and unsustainable gasoline margins going forward Equity research also cite many factors that may affect their target price including: Gasoline margin volatility Month-to-month volatility in merchandise comp sales Lack of specific guidance on EPS Source: Bloomberg. (1) Price targets discounted back from 18 months after report day to 9/1/10 at a discount rate of 10%. Prior to 4/8/2010 After 4/8/2010 Present \$38.50 offer as Present \$38.50 offer as value a % premium / value a % premium / Report **Target** of target (discount) to Report

Target

of target (discount) to Firm date price price (1) implied price date price price (1) implied price **BMO** Capital Markets 4/6/2010 \$30.00 \$27.02 42.5% 8/23/2010 \$39.00 \$33.87 13.7% **BAML** 3/18/2010 33.00 29.87 28.9% 6/15/2010 39.00 34.50 11.6% Feltl & Company 3/12/2010 29.70 26.92 43.0% 7/28/2010 46.00 40.22 (4.3%) Sidoti & Company 3/12/2010 40.00 36.26 6.2% 8/31/2010 50.00

43.36

(11.2%)**RBC** 3/10/2010 36.00 32.65 17.9% 8/17/2010 44.00 38.27 0.6% Northcoast Research NA NA NA NA 7/13/2010 42.00 36.87 4.4% Morgan Keegan NA NANA NA 8/17/2010 44.00 38.27 0.6% Miller Tabak NA NA NA NA 7/30/2010 39.00 34.08 13.0% Average \$33.74 \$30.54 26.0% \$42.44 \$37.43 2.9% Median 33.00 29.87 28.9% 42.00

37.57 2.5%

22 Casey s leveraged recapitalization does not increase value for its shareholders

Empirical evidence and academic studies contradict the fallacy that EPS accretion from stock buy backs leads to increased stock prices Rappaport. Ten Ways to Create Shareholder Value. 2006. Harvard Business Review

Oded

& Michel. Stock Repurchase and the EPS Enhancement Fallacy. 2008. Financial Analyst Journal

23

Source:

Bloomberg.

Note:

All P/E ratios are based on forward looking earnings estimates.

Across the market, in the C-store industry and for Casey s, P/E ratios have fluctuated significantly over time, showing that P/E ratios are volatile

P/E ratios are volatile Historical P/E ratios Average: 13.4 Standard deviation: 1.4 Average: 15.9 Standard deviation: 2.1 Average: 15.1 Standard deviation: 1.6

24

In almost half of the cases, the P/E ratios of companies that have announced a share repurchase have decreased in the year following the announcement

In almost half of all share repurchases announced, P/E ratios have decreased

Performance of P/E ratios of companies that have announced a share repurchase, adjusted for market movements over the year following the announcement

25

50

75

100

125

150

175

0%

25%

50%

75%

100%

75

percentile

25

h

percentile

Median

Announcement

Announcement

+365 days

+365 days

Source: Bloomberg.

Note: Based on all share repurchase announcements. P/E ratios calculated as share price divided by forward looking EPS. Sl S&P 500 on a beta adjusted basis.

25

Over the last three and five years, EPS growth has been a very limited driver of total share price returns, explaining between 0% and 2% of all S&P 1500 company returns

Source:

Bloomberg.

Note:

Sample

includes non-financial S&P 1500 firms. Total returns calculated as share price appreciation over the last three and five years with dividends reinvested respectively. Very weak relationship between EPS growth and TSR EPS profile is only one factor in TSR -40% -30% -20% -10% 0% 10% 20% 30% 40% -300% -150% 0% 150% 300% EPS growth -40% -30% -20% -10% 0% 10% 20% 30% 40%

-300%

-150% 0%

150%

300%

EPS growth

What about over the last 5 years?

How much has EPS growth explained total returns over the last 3 years?

26

Casey s Board must be replaced

Casey s Board seems to be more interested in preserving their jobs than serving shareholders best interests
Refuse to engage in dialogue
Entrenched

Board and management Leveraged recapitalization Casey s has rejected all of Couche-Tard s offers Casey s continues to refuse to meet or negotiate with Couche-Tard Casey s executives have been granted lucrative golden parachutes Adopted a Poison Pill and commenced costly and meritless litigation against Couche-Tard (they have dropped most claims) Installed coercive financing with very costly poison put mechanism designed to impede any takeover attempt by any party Casey s Board and management only own 0.3% of Casey s financial interest is in their jobs and is not aligned with shareholders interest

One of several last ditch attempts to distract shareholders from Couche-Tard s all-cash premium offer for the entire company

A calculated move to financially engineer a temporary increase in Casey s stock price

Fails to increase fundamental value for all Casey s shareholders

28
Casey s coercive, entrenching financing
demonstrates that Casey s Board must be replaced
Casey s leveraged recapitalization is a pretext for installing a coercive financing arrangement
with
a

very costly poison put mechanism designed impede **ANY** takeover attempt by ANY party Casey s executed an off-market debt financing with a financing arrangement which includes a poison put mechanism designed to impede any takeover attempt Coerces shareholders not to vote against Casey s incumbent Board Payable in the event, among other things: Casey's shareholders decide to replace a majority of Casey s Board Couche-Tard any other party acquires 35% or more of the outstanding shares of Casey s One voting advisory service has stated that linking a payment of this size to a change-incontrol trigger is highly unusual and is designed to entrench Casey s **Board**

and

management at the expense of Casey s

shareholders

In poison puts installed by other companies, these change in control provisions had some

available even if a dissident or hostile bidder triggered the poison put; however, Casey s poison put does not have a cure

Casey s poison put was adopted in the context of an active hostile tender offer, making the entrenchment power of the poison put a central issue for shareholders

Effectively attempts to take the decision regarding the future of Casey s away from Casey s shareholders

If the buyback is such a great idea, why didn t Casey s do it before Couche-Tard s offer?

29 Casey s Board is misinforming shareholders about the true cost of its coercive financing

If enforceable, Casey s poison put mechanism transfers substantial value from Casey s shareholders to Casey s noteholders

Makes it approximately \$100 million more expensive to acquire Casey s (based on current treasury rates)

Equates to ~\$2.65 per share (after giving effect to Casey s recapitalization)

18% premium to Casey s noteholders, which represents $\sim 7\%$ of Casey s current equity value (pro forma for the self tender) based on current stock prices

Total annualized return to noteholders of 58% if put at 12/31/10 based on current treasury rates

Detracts from the value that may be received by Casey s shareholders

Deters any acquisition, not just by Couche-Tard

30 Interest rate of 4.3% (LIBOR+300 bps)

(1)

May be prepaid at any time without penalty Pro forma leverage: 3.1x total debt / LTM EBITDA

Couche-Tard is rated BB+ Couche-Tard obtained favorable financing while Casey s financing is off-market 5.22% interest rate Costly and

unusual

poison

put mechanism

designed to impede any takeover attempt by any

party

Pro forma leverage: 2.5x total debt / LTM

EBITDA

Casey s is not publicly rated Casey s financing

Couche-Tard s financing

(1)

Includes a 4-year LIBOR Swap Spread (i.e. to convert floating rate to fixed rate, so comparable to Casey s financing) of 1.3%

Couche-Tard s financing proves that Casey's could have financed its self-tender much more cost effectively and avoided the coercive and expensive "poison put" it gave to its new lenders

Typically, debt financing used by companies like Casey's has a maximum change of control premium in the 1% to 3% range

Multiple forms of cheaper debt financing were available to Casey s to fund its self-tender

31 Selected retail financings

Casey's new \$569 million notes do not have publicly available ratings

Assuming a credit rating of BBB or strong BB (low investment grade or strong high yield), Casey's new notes issue appears to be off-market

Relative to investment grade notes issues, the yield is almost 100 bps wide to the two new notes issues of 2010

Compared to strong HY issues, Casey's notes maintain only a slight pricing advantage

We would have expected the "poison put" feature to drive substantially improved pricing given the "windfall" opportunity to investors

If

enforceable,

the

"poison

put"

gives

noteholders

a

total

annualized

return

of

58%

if

put at

12/31/10 based on current treasury rates

Casey s new notes issue appears to be off-market

Note:

Includes 2010 issuance of strong BB and BBB area issuers.

Selected retail debt offerings

USD

Current

Date

Issuer

Coupon

Maturity

Proceeds

Yield

High

Yield

(Strong

BB

area)

5/18/2010

J. C. Penney

5.650%

6/1/2020

398.9

5.650%

4/26/2010

Advance Auto Parts
5.750%
5/1/2020
298.8
5.750%
Average
5.700%
Investment
Grade
(BBB
area)
8/24/2010
Yum Brands, Inc.
3.875%
1/1/2020
\$350.0
4.060%
4/20/2010
Nordstrom, Inc.
4.750%
5/1/2020
500.0
4.110%
Average
4.085%
8/10/2020
Casey's
5.220%
8/9/2020

\$569.0

32

Responses to Casey s misinformation campaign

Casey s Board is misinforming shareholders about Couche-Tard s offer
Casey s claims that Couche-Tard s offer substantially undervalues Casey s and represents a low premium relative to precedent transactions
Our offer is at a premium multiple and provides a unique opportunity for Casey s shareholders to realize full and immediate value

 $7.5x\ EV\ /\ FY2010\ EBITDA$ is above the average multiple of 6.3x for precedent C-store transactions

\$1.3 million EV per store is above the average multiple of \$662 thousand for precedent C-store transactions

32% premium to Casey s pre-announcement 1-year average share price

22% premium to Casey s pre-announcement share price

17%

premium

to

pre-announcement

all-time

and

52-week

high

share

price

Prior to Couche-Tard s offer, Casey s shares have never traded above \$32.83 per share

34
Casey s Board is misinforming shareholders
about Couche-Tard s offer (cont d)
Casey s states in their presentations that they expect the favorable gasoline environment to continue

Why? They don t say Number



11.47¢

10.40¢

13.90¢

12.87¢

13.90¢

FY2001 FY2002

FY2003

FY2004

FY2005

FY2006

FY2007

FY2008

FY2009

FY2010

Source:

Casey's public filings.

Casey s gasoline margin per gallon

Casey s Board is misinforming shareholders about Couche-Tard s offer (cont d)

Casey s claims that Couche-Tard s offer does not reflect recent sector performance

Casey s is misinforming shareholders by comparing recent share price performance to that of Couche-Tard, Susser and The Pantry

Casey s is more correlated to the S&P Retail Index than it is to any other C-store company

Recent C-store sector performance has been affected by Couche-Tard s offer

The Pantry and Susser are rumored to be takeover targets

Casey s current stock price reflects Couche-Tard s offer and not the unaffected stock price Since Couche-Tard made public its offer to acquire Casey s on April 8, 2010, the S&P~500

Index

and

S&P

Retail

Index

(1)

have

declined

9%

and

12%,

respectively

Implied

share

price

for

Casey s

of

\$28.76

and

\$27.89,

respectively

(2)

We

firmly

believe

that

absent

our

offer,

Casey s

stock

price

would

have

traded

in

line

with

the

declining

trend

Prior to Couche-Tard s offer, Casey s shares have never traded above \$32.83 per share Note: As of September 1, 2010. (1) The S&P Retail Index is a capitalization-weighted index of 29 domestic equities in the retail sector, traded on the New York S Implied Casey s share price based on relative change in price vs. pre-announcement price of \$31.59. Source: FactSet Research Systems. Note: Correlation in periods ending April 8, 2010. Statistical correlation (R2) with Casey's 10 year 5 year 3 year 2 year 1 year S&P Retail Index 18.4% 26.7% 31.1% 31.3% 28.5% S&P 500 25.6% 30.6% 35.4% 34.4% 30.2% Couche-Tard 1.1% 1.8% 2.3% 1.9% 2.2% Pantry 7.8% 18.1% 21.2% 24.0% 17.9% Susser NA NA 15.3% 18.3%

10.7% 35

36
Casey s Board is misinforming shareholders
about Couche-Tard s offer (cont d)
Casey s claims that Couche-Tard s offer is opportunistic and intends to take
advantage of equity market volatility
Casey s had since October of 2009 to seek alternatives

No other firm offer to buy the company has appeared Casey s stock would have declined in line with the various indices, but for Couche-Tard s offer supporting it Our offer is the most attractive strategic alternative available to Casey s shareholders Opportunity to realize full and fair value for their shares Our offer permits shareholders to receive certain profit, avoid risk of a double-dip recession and receive cash for a volatile equity We are not undervaluing Casey s or being opportunistic Casey s notes extraordinary equity market volatility yet asks its shareholders stand pat as the economy recovers

53% of Casey s shareholders were sellers at \$38.00 per share

Casey s Board is misinforming shareholders about Couche-Tard s offer (cont d)
Casey s claims Couche-Tard s offer would adversely impact Casey s other constituencies Couche-Tard s offer is

very	
attractive	
for	
ALL	
of	
Casey s	

constituencies

Couche-Tard s track record with employees of companies and with local businesses around the companies we have acquired is outstanding

Couche-Tard operates using a highly decentralized model, and we expect to keep most, if not all, of the employees of Casey s in place

Our decentralized model has enabled us to continue the relationships with existing suppliers and vendors

In the case of Casey s, we already have significant overlap in vendors and do not expect any material changes in operations

Greater scale of a combined Couche-Tard and Casey s will provide the other constituencies of Casey s with opportunities beyond what the smaller platform of Casey s currently can provide

Access to Couche-Tard s platform will provide the suppliers of Casey s with increased opportunities to expand their sales to convenience store chains within Couche-Tard s portfolio

Employees looking to rise in the organization will have greater opportunities

Brian Hannasch of Iowa, our COO, joined Couche-Tard through an acquisition

Most of Couche-Tard s operating vice presidents are from acquisitions

38

Casey s Board is misinforming shareholders about Couche-Tard s offer (cont d)
Casey s claims its performance, growth opportunities, balance sheet and human capital can create far greater value for shareholders
Casey s leveraged recapitalization implies they do not have good opportunities to invest and grow the company independently

Putting leverage on the company limits flexibility and ability to deploy capital for growth

Why didn t they implement a recapitalization plan before Couche-Tard s offer?

Casey s management has historically operated without leverage

how will

operating with leverage affect Casey s management decisions going forward? Casey s claims Couche-Tard s offer is an attempt to utilize Casey s strong balance sheet and real estate position to subsidize the offer Our offer fully values Casey s owned real estate

Minimal intrinsic real estate value (small, rural, limited alternative uses and very little available for sale-leaseback)
We believe that no other buyer will pay a higher price for Casey s than the Couche-Tard offer

39

Next steps for shareholders

Vote FOR Couche-Tard s nominees and proposal on the BLUE proxy card

Elect the new slate of independent candidates for the Board of Directors, who are committed to maximizing value for all Casey s shareholders

Vote FOR Couche-Tard s proposal regarding new or amended By-Laws

40

Appendix

41

Couche-Tard Nominees and Biographies

42 Independent Nominees Biographical Information Name Age Qualification details

Howard W. Bates 56

Mr. Bates currently is self-employed as a business consultant and is actively engaged in raising capital for early stage growth and new venture start-ups. From 2007 to 2009, Mr. Bates served as President of Kratos Defense and Security Solutions, Inc. In 1994, Mr. Bates founded Haverstick Consulting, Inc., a defense and technology firm in Indianapolis, Indiana, which was acquired by Kratos Defense and Security Solutions, Inc. in December 2007. From 1994 to 2007, Mr. Bates served as the President and Chief Executive Officer of Haverstick Consulting, Inc. Mr. Bates serves or has served on the board of directors of the following organizations: Haverstick Consulting, Inc.; Haverstick Government Solutions, Inc., a government consulting firm; DTI and Associates, a military and government consulting firm; Xtreme Alternative Defense Systems (XADS) Ltd.; Haverstick Acquisition Inc.; Rocket Support Systems LLC; and A.C.E., a charitable foundation for children. Mr. Bates earned a Masters in Business Administration from Xavier University in Cincinnati.

43 Independent Nominees Biographical Information Name Age Qualification details

Hugh L. Cooley 60

Mr. Cooley retired from Shell Oil Products Company in July 2009. In 37 years with Shell Oil Products Company, Mr. Cooley held various positions, including, among others, Vice President of Marketing and Sales for Motiva Enterprises LLC, a joint venture between Shell Oil Company and Saudi Refining, Inc., and Vice President for National Wholesale of Shell Oil Products Company. Mr. Cooley serves or has served on the board of directors of the following organizations: truenorth Energy, LLC, a joint venture between the Lyden Company and Shell Oil Company which operates or supplies Shell franchise sites; First Coast Energy, LLP, a gasoline service station company; and Tri Star Energy, LLC, which is a joint venture of Kimbro Oil Company, The Parman Corporation and Motiva Enterprises LLC and distributes fuel to, and operates convenience stores under, the Daily s Convenience Stores and Scot Markets brands in Tennessee and Kentucky. Mr. Cooley earned a Bachelor of Science in Marketing from the University of Alabama.

44
Independent Nominees
Biographical
Information
Name
Age
Qualification details

Terrence Coriden

63

Since 1998, Mr. Coriden has served as an attorney for, and part owner of, Coriden, Coriden, Andrews & Glover, LLC (formerly Coriden Law Office, LLC). Mr. Coriden is also currently Of-Counsel for Dugan & Voland, LLP and serves as City of Columbus Utility Attorney. From 2005 to 2006, Mr. Coriden served as a hearing judge for the State of Indiana regarding the adjudication of worker compensation matters. Since 2005, Mr. Coriden has served as an adjunct professor at Indiana University-Purdue University Indianapolis. Mr. Coriden currently serves on the board of directors of Kid s Chance Foundation and has served on the board of directors of the Indiana Continuing Legal Education Forum and as Chairman of the Workers Compensation Board of Indiana. Mr. Coriden is a member of the Indiana State Bar Association and received his Juris Doctor degree from the University of Toledo.

45
Independent Nominees
Biographical
Information
Name
Age
Qualification details

Mickey Kim 51

As of 2005, Mr. Kim was the Chief Operating Officer and Chief Compliance Officer of Kirr, Marbach & Company, LLC, a registered investment adviser, and continues to currently hold such positions. Mr. Kim is a director and serves on the audit committee of Kirr, Marbach Partners Funds, Inc., which is a registered investment company. In addition, Mr. Kim serves on the board of directors of Heritage Fund The Community Foundation of Bartholomew County, a community philanthropic organization. Mr. Kim served on the board of directors of Salin Bank & Trust Co., a privately held Indiana bank. Mr. Kim is a Chartered Financial Analyst. Mr. Kim earned a Bachelor of Science in Accounting from the University of Illinois and a Masters in Business Administration in Finance from the University of Chicago.

46
Independent Nominees
Biographical
Information
Name
Age
Qualification details

David O. Mann

41

Since 2002, Mr. Mann has served as a partner of Spring Mill Venture Partners, LLC, a venture capital firm focused on early stage, high-growth life science and information technology investments. Previously, Mr. Mann worked with ServiceMaster Ventures and was a founding member of the ServiceMaster Home Service Center, a joint venture between Kleiner Perkins Caufield & Byers and ServiceMaster Ventures. Mr. Mann began his career in the U.S. Navy. He serves or has served on the board of directors of the following organizations: HVAF of Indiana, Inc., an organization that supports homeless veterans; BioStorage Technologies, Inc., a company that supplies storage for biological products; Cine-tal Systems, Inc., a television display technology company; WebLink International, Inc., a webmanagement software and service company; KIPP Indianapolis College Preparatory, a college preparatory school in Indianapolis, Indiana; Venture Club of Indiana, a non-profit organization that assists entrepreneurs; and TechPoint PAC, a non-profit organization and political action committee. Currently, an adjunct faculty member at Indiana University Kelley School of Business (Indianapolis), Mr. Mann received his Masters in Business Administration from Harvard Business School and a Bachelor of Science from the U.S. Naval Academy at Annapolis.

47 Independent Nominees Biographical Information Name Age Qualification details

Kevin J. Martin 44

Since 2001, Mr. Martin has served as the Chief Financial Officer of Johnson Ventures, Inc., a private investment company. Mr. Martin serves on the board of directors of the following organizations: JV Partners I, LLC; Indiana Limestone Company, Inc., a quarrying and fabrication company; Stone Center of Indiana, LLC, a retailer of architectural and landscape stone; Indianapolis Tennis Championships, Inc., a non-profit organization that hosts tennis tournaments; and the Columbus Museum of Art & Design, a non-profit organization dedicated to arts in Columbus, Indiana. Mr. Martin previously served on the board of directors of Johnson Construction Materials, LLC, a construction material provider and Central Restaurant Products, LLC, a wholesale restaurant equipment and supplies company. Mr. Martin received a Bachelor of Science in Accounting and a Masters in Business Administration in Management Information Systems and Entrepreneurship from Indiana University.

48
Independent Nominees
Biographical
Information
Name
Age
Qualification details

David B. McKinney 55

Since 1998, Mr. McKinney has served as President and Chief Compliance Officer of Reams Asset Management Company, an investment management firm. From 2003 to 2005, Mr. McKinney served on the board of directors of Columbus Funds, Inc., a registered investment company. In addition, Mr. McKinney serves or has served on the board of directors of the following organizations: the United Way of Bartholomew County; Turning Point Domestic Violence Services, an organization devoted to domestic violence; Volunteers in Medicine, an organization that provides health care services utilizing retired healthcare professionals; Columbus Indiana Architectural Archives; Columbus Enterprise Development Center and Big Brothers / Big Sisters of Bartholomew County. Mr. McKinney is a Certified Public Accountant and received a Bachelor of Science in Accounting from Miami University and a Juris Doctor from Indiana University School of Law.

49
Independent Nominees
Biographical
Information
Name
Age
Qualification details

Marc E. Rothbart

Since 1999, Mr. Rothbart has served as Chief Financial Officer and Senior Vice President of SIHO Insurance Services, Inc., an employee health care benefits company. Mr. Rothbart serves on the board of directors of the following organizations: the Columbus Indiana Philharmonic; the United Way of Bartholomew County; and the Columbus Museum of Art and Design. Mr. Rothbart also has served on the board of directors of Art Columbus and the Child Abuse Prevention Council. Mr. Rothbart earned a Bachelor of Science in Management from Bentley College.

Who is Alimentation Couche-Tard?

51
History of Couche-Tard
IPO
34 Store Network
3rd Public Offering
Acquired 245 *Provi-Soir*Stores and 50 *Wink s* Stores

Alain Bouchard Started the Chain with one store 2nd Public Offering 304 Store Network Entry into Ontario, Western Canada 976 Stores under Mac s, Mike s Mart and Becker s Banners as part of Silcorp Acquisition Added to U.S. Midwest 287 Dairy Mart Stores 4th Public Offering Entry into U.S. Midwest 225 **Bigfoot** Stores as part of Johnson Oil Acquisition Further Penetration of U.S. Midwest 92 Dairy Mart 43 Clark Retail Stores Acquired Dunkin **Donuts** Quebec Master Franchise Acquired Circle K, 2nd largest independent convenience store in U.S. Franchise agreement with Grupo Kaltex, S.A. de C.V. for 250 stores in Mexico within the next five years Acquisition of 236 sites from Shell Oil Products US and its affiliate Motiva Enterprises LLC Couche-Tard and Irving Oil Limited expand partnership to include 252 stores across Atlantic

Canada and New England Couche-Tard offers to acquire Casey s at \$38.50 per share Added a total of 496 stores Acquisition of 43 companyoperated and 444 franchises

from Exxon Mobil

52 2.3x

1.4x

0.8x

0.4x

1.5x

1.3x

1.0x0.6xAt Circle K transaction close 2004 2005 2006 2007 2008 2009 2010 Couche-Tard rapidly de-leveraged following its successful acquisition of Circle K Total net debt / EBITDA Recent acquisitions Note: 2004 figures are pro forma for Circle K transaction. (1) Represents 50% interest in RDK Ventures LLC, a joint venture with Shell Oil Products US (100 stores). Couche-Tard already operated 32 of these stores prior to entering into the JV. Adjusted net debt / EBITDAR 3.7x2.9x2.5x 3.2x 3.2x 2.9x2.6x4.2xLongstanding history of successful acquisitions and de-leveraging FYE April 2004 FYE April 2005 FYE April 2006 FYE April 2007 FYE April 2008 FYE April 2009 FYE April 2010

53 Couche-Tard has a large presence in the U.S.

3,836 stores in the U.S. 65% of total stores

Presence in 43 states and Washington D.C.

8 out of 11 divisions in the U.S.

36,000 employees out of 53,000 are in the U.S. 68% of total

78% of revenues come from U.S. divisions

US

100%

US

78%

Canada

22%

US

83%

Canada

17%

Couche-Tard

Casey s

Pro-forma Couche-Tard

Note:

Based on FY2010 sales as of April 2010.

+

=

54

The Strategic Rationale

55 Compelling strategic rationale

Creates largest independent corporate-store operator in North America with ~ 7,400 locations

Expands geographic footprint across North America

Enhances scale and efficiency

Uniquely positions Couche-Tard to generate more cash flow

Delivers immediate premium to Casey s shareholders

Casey s stakeholders become part of bigger organization with benefits of a decentralized business model empowering its employees

1,000 5,932 4,401

56

777

383

1,387

- 1,649
- 1,598
- 1,531
- 900
- 386
- 527
- 7,100
- 1,468
- 4,596
- 3,367
- 3,601
- 428
- 1,302
- 498
- 8,100
- 7,400
- 5,869
- 4,639
- 4,144
- 3,984
- 1,815
- 1,649
- 1,598
- 1,531
- 1,305
- 900
- 884
- 527
- 43
- 3
- 1,468 7-Eleven
- Pro forma
- Couche-Tard
- Couche-Tard
- Shell
- ExxonMobil
- Chevron
- Valero
- Pantry
- Marathon
- Casey's
- ConocoPhillips
- Cumberland
- Farms
- Tesoro
- Susser
- Company-operated
- Affiliated / Franchises
- Source:

Public filings / data, websites, press releases.
Note:
Most recent data as of July 18, 2010.
(1)
Denotes U.S. locations.
(1)
(1)
(1)
(1)
Creates the largest independent corporate-store
operator in North America

57

Enhanced store network

International Locations:

China,

Guam,

Hong

Kong,

Indonesia, Japan, Macao, Mexico, Vietnam Company operated: 4,401 Affiliated: 1,468 Total stores: 5,869 Owned real estate: 1,300+ locations Source: Company information. Casey s portfolio is geographically complementary to Couche-Tard Total stores: 1,531 IL IA MN MO NE ND SD WI IN 65 377 436 97 296 109 104 10 Casey s retail footprint Couche-Tard s retail footprint **GREAT LAKES REGION** Corporate stores: 463 Affiliated stores: 250 MIDWEST REGION Corporate stores: 425 Affiliated stores: 65 SOUTHEAST REGION Corporate stores: 271 Affiliated stores: 56 SOUTHWEST REGION Corporate stores: 222 Affiliated stores: 200 ARIZONA REGION Corporate stores: 624 Affiliated stores: 18 WEST COAST REGION Corporate stores: 162

Affiliated stores: 321 CENTRAL CANADA Corporate stores: 571 Affiliated stores: 199

136

WESTERN CANADA

Corporate stores: 287

Affiliated stores: 0

EASTERN CANADA

Corporate stores: 676

Affiliated stores: 300

FLORIDA REGION

Corporate stores: 407

Affiliated stores: 6 GULF REGION

Corporate stores: 293

Affiliated stores: 53

37

58 Integration strategy Couche-Tard expects that:

Couche-Tard s decentralized business model will allow it to run Casey s as a stand-alone business unit

No significant capital expenditures will be required to integrate Casey s

Casey s store banner will remain in place (no re-branding / remodels required) and will continue to be grown as a rural store format in the U.S. Midwest region

There is a possibility to leverage Casey s wholesale and distribution capabilities

There is a possibility to implement best practices from Casey s and Couche-Tard

Limited potential synergies Casey s is not a turn-around story; currently a well operated business

59 S&P Retail Index constituents (\$ in billions) Ticker Company Name Market Capitalization as of Sep. 1, 2010

AZO AutoZone \$10.2 **BBBY** Bed Bath & Beyond 9.8 BBYBest Buy 13.7 BIG Big Lots 2.6 **COST** Costco Wholesale 25.5 **CVS CVS Caremark** 37.9 DDS Dillard's 1.5 DG Dollar General 9.6 FDO Family Dollar Stores 5.8 **GPS** Gap 11.2 HDHome Depot 48.2 JCP J.C. Penney 4.9 JWN Nordstrom 6.6 KR Kroger 12.8 **KSS** Kohl's 14.9 LOW Lowe's 30.2 LTD Limited Brands

8.1
ODP
Office Depot
1.0
RSH
RadioShack
2.4
S
Sprint Nextel
12.3
SHW
Sherwin-Williams
7.7
SPLS
Staples
13.5
SWY
Safeway
7.3
TGT
Target
37.7
TIF
Tiffany
5.2
TJX
TJX
16.4
WAG
Walgreen
26.9
WINN
Winn-Dixie Stores
0.4
WMT
Wal-Mart Stores
187.1
Source:
FactSet
Research
Systems.