Forward-Looking Statements

This investor presentation, and the related discussions, includes “forward-looking statements” as that term is defined in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended by the Private Securities Litigation Reform Act of 1995, including statements regarding the proposed transaction between Apergy Corporation (“Apergy”), ChampionX Holding Inc. (“ChampionX”) and Ecolab Inc. (“Ecolab”). These forward-looking statements generally are identified by the words “believe,” “project,” “expect,” “anticipate,” “estimate,” “forecast,” “outlook,” “target,” “endeavor,” “seek,” “predict,” “intend,” “strategy,” “plan,” “may,” “could,” “should,” “will,” “would,” “will be,” “will continue,” “will likely result,” or the negative thereof or variations thereon or similar terminology generally intended to identify forward-looking statements. All statements, other than historical facts, including, but not limited to, statements regarding the expected timing and structure of the proposed transaction, the ability of the parties to complete the proposed transaction, the expected benefits of the proposed transaction, including future financial and operating results and strategic benefits, the tax consequences of the proposed transaction, and the combined company’s plans, objectives, expectations and intentions, legal, economic and regulatory conditions, and any assumptions underlying any of the foregoing, are forward-looking statements.

These forward-looking statements are based on Apergy and ChampionX’s current expectations and are subject to risks and uncertainties, which may cause actual results to differ materially from Apergy and ChampionX’s current expectations. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those indicated or anticipated by such forward-looking statements. The inclusion of such statements should not be regarded as a representation that such plans, estimates or expectations will be achieved. Important factors that could cause actual results to differ materially from such plans, estimates or expectations include, among others, (1) that one or more closing conditions to the transaction, including certain regulatory approvals, may not be satisfied or waived, on a timely basis or otherwise, including that a governmental entity may prohibit, delay or refuse to grant approval for the consummation of the proposed transaction, may require conditions, limitations or restrictions in connection with such approvals or that the required approval by the stockholders of Apergy may not be obtained; (2) the risk that the proposed transaction may not be completed on the terms or in the time frame expected by the parties, or at all; (3) unexpected costs, charges or expenses resulting from the proposed transaction; (4) uncertainty of the expected financial performance of the combined company following completion of the proposed transaction; (5) failure to realize the anticipated benefits of the proposed transaction, including as a result of delay in completing the proposed transaction or integrating the businesses of Apergy and ChampionX, or at all; (6) the ability of the combined company to implement its business strategy; (7) difficulties and delays in the combined company achieving revenue and cost synergies; (8) inability of the combined company to retain and hire key personnel; (9) the occurrence of any event that could give rise to termination of the proposed transaction; (10) the risk that stockholder litigation in connection with the proposed transaction or other settlements or investigations may affect the timing or occurrence of the proposed transaction or result in significant costs of defense, indemnification and liability; (11) evolving legal, regulatory and tax regimes; (12) changes in general economic and/or industry specific conditions; (13) actions by third parties, including government agencies; and (14) other risk factors detailed from time to time in Apergy and Ecolab’s reports filed with the SEC, including Apergy and Ecolab’s annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and other documents filed with the SEC. The foregoing list of important factors is not exclusive.

Any forward-looking statements speak only as of the date of this communication. None of Apergy, ChampionX or Ecolab undertakes any obligation to update any forward-looking statements, whether as a result of new information or development, future events or otherwise, except as required by law. Readers are cautioned not to place undue reliance on any of these forward-looking statements.

Non-GAAP Measures

This investor presentation, and the related discussions, contains certain non-GAAP financial measures, which should be considered only as supplemental to, and not as superior to financial measures prepared in accordance with generally accepted accounting principles (“GAAP”). For additional information about our non-GAAP financial measures, see our filings with the SEC.

This investor presentation is not an offer to sell or the solicitation of an offer to buy any securities of Apergy, nor will there be any sales of securities of Apergy in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such jurisdiction.
Important Additional Info and No Offer or Solicitation

Important Information About the Transaction between Apergy, ChampionX, and Ecolab Inc. and Where to Find It

In connection with our proposed merger with ChampionX, the upstream energy business of Ecolab, Apergy has filed a preliminary proxy statement on Schedule 14A and a registration statement on Form S-4 containing a prospectus with the SEC and ChampionX Holding Inc. has filed a registration statement on Form S-4 and Form S-1 containing a prospectus. Both Apergy and ChampionX expect to file amendments to these filings before they become effective. Investors and securityholders are urged to read the registrations statements/prospectuses and preliminary proxy statement and any further amendments when they become available as well as any other relevant documents when they become available, because they will contain important information about Apergy, ChampionX, Ecolab and the proposed transactions. The registration statements/prospectuses and preliminary proxy statement and any further amendments (when available) and other documents can also be obtained free of charge from the SEC (when available) and other documents can also be obtained free of charge from the SEC’s website at www.sec.gov. The registration statements/prospectuses and preliminary proxy statement and other documents (when they are available) can also be obtained free of charge from Ecolab upon written request to Ecolab, Inc., Attn: Investor Relations, 1 Ecolab Place, St. Paul, MN 55102 or by e-mailing investor.info@ecolab.com or upon written request to Apergy, Investor Relations, 2445 Technology Forest Boulevard, The Woodlands, Texas 77381 or by e-mailing david.skipper@apergy.com.

Participants in the Solicitation

This communication is not a solicitation of a proxy from any security holder of Apergy. However, Apergy, Ecolab and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from shareholders of Apergy in connection with the proposed transaction under the rules of the SEC. Information regarding the persons who are, under the rules of the SEC, participants in the solicitation of the stockholders of Apergy in connection with the proposed transactions, including a description of their direct or indirect interests, by security holdings or otherwise, will be set forth in the definitive proxy statement when it is filed with the SEC. Information about the directors and executive officers of Ecolab may be found in its Annual Report on Form 10-K filed with the SEC on February 28, 2020, and its definitive proxy statement relating to its 2020 Annual Meeting of Shareholders filed with the SEC on March 20, 2020. Information about the directors and executive officers of Apergy may be found in its Annual Report on Form 10-K filed with the SEC on March 2, 2020, and its definitive proxy statement relating to its 2019 Annual Meeting of Stockholders filed with the SEC on March 25, 2019.

No Offer or Solicitation

This communication is not intended to and shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote of approval, 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. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.
Key Investor Topics

1. Apergy Update Given the Current Environment
2. ChampionX Business Profile and Performance During a Downturn
3. Pro Forma Apergy + ChampionX Strategic and Financial Attributes
4. Transaction Update and Timeline
Actions Implemented at Apergy

- Developed scenarios to inform downturn contingency plans, including scenarios worse than 2015/2016 decline
- Implemented initial set of actions expected to result in $65 million of annual cost savings
  - Reduction in total Apergy headcount
  - Company-wide salary reductions, including 25% reduction in CEO’s base salary
  - Facility rationalization and elimination of non-essential expenses
- $50 million reduction in capital expenditures and investment in ESP leased assets compared to 2019 spending level
- Continuing to monitor market developments and prepared to take additional actions as necessary
Considerations for Downturn Scenarios

- Apergy’s high margin, cash generative business model combined with actions taken ensure Apergy can maintain profitability and cash flow even in severe downturn scenarios

<table>
<thead>
<tr>
<th></th>
<th>2019A</th>
<th>2016A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenue</td>
<td>$1,131</td>
<td>$751</td>
</tr>
<tr>
<td>Adjusted EBITDA</td>
<td>$251</td>
<td>$115</td>
</tr>
<tr>
<td>% EBITDA Margin</td>
<td>22%</td>
<td>15%</td>
</tr>
<tr>
<td>FCF</td>
<td>$116</td>
<td>$107</td>
</tr>
<tr>
<td>As Reported</td>
<td>$116</td>
<td>$107</td>
</tr>
<tr>
<td>Adjusted</td>
<td>$77</td>
<td>$77</td>
</tr>
<tr>
<td>FCF % of EBITDA</td>
<td>46%</td>
<td>93%</td>
</tr>
<tr>
<td>FCF % of Revenue</td>
<td>10%</td>
<td>14%</td>
</tr>
</tbody>
</table>

Key Investor Question: What are expectations in a trough revenue scenario lower than 2016?

- Expect positive adjusted EBITDA
- Decremental margin of 42% from previous peak (2014) to trough (2016)
- Decremental margin can vary quarter to quarter based on product mix and rate of revenue decline
- Expect FCF conversion to increase with the release of working capital and reduction in capex

* 2016 as reported free cash flow is prior to Apergy spin-off and does not include tax-effected interest expense associated with standalone Apergy debt.
* 2016 adjusted free cash flow includes illustrative after-tax interest expense based on 2019A.

Note: Dollars in millions. Free cash flow represents operating cash flows less capital expenditures. Data for Apergy standalone; does not include ChampionX. FCF conversion calculated as FCF % of Adjusted EBITDA.
### ChampionX at a Glance

**ChampionX is a global leader in onsite, technology-driven, sustainable chemistry programs and services**

- Provides consumable chemicals, part of customer operating expenses, that make wells function better over their long life by sustainably enhancing production and helping to maximize cash flow
- Designs chemistry solutions adjusted for customers’ individual production needs that vary substantially well-to-well
- Known as an innovation leader leveraging technology to differentiate versus competitors
- Partner to customers: on-site expertise, long-term, “sticky” customer relationships with recurring revenues because of value-add provided

<table>
<thead>
<tr>
<th>Segments (% of 2019 Revenue)</th>
<th>Key Differentiation Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Oilfield Performance</strong></td>
<td>Leading Global Supply Chain Capability</td>
</tr>
<tr>
<td>(87% of revenue)</td>
<td>55+ countries</td>
</tr>
<tr>
<td></td>
<td>30 global manufacturing facilities</td>
</tr>
<tr>
<td></td>
<td>1,700 owned and licensed patents</td>
</tr>
<tr>
<td></td>
<td>400+ scientists and technologists</td>
</tr>
<tr>
<td><strong>Specialty Performance</strong></td>
<td>Innovation Powerhouse Delivering Proprietary Offerings</td>
</tr>
<tr>
<td>(13% of revenue)</td>
<td>#1 market share in global production chemicals</td>
</tr>
<tr>
<td></td>
<td>#1 in customer satisfaction survey in production chemicals category¹</td>
</tr>
<tr>
<td></td>
<td>Leading Position in Global Oilfield Chemicals Market</td>
</tr>
<tr>
<td></td>
<td>Highly Trained Experts Ensuring Strong Customer Satisfaction</td>
</tr>
</tbody>
</table>

- Production Maximization
- Asset Integrity
- Flow Assurance
- Water Management
- Drilling & completion
- Acidizing
- Cementing
- Hydraulic fracturing

2 ChampionX Business Profile

- 87% of revenue tied to production including exposure to onshore, offshore, EOR and midstream
- High proportion of production revenues from consumables that are part of customer’s operating expenses
- Production chemicals used during well's entire lifecycle
- ~20% of global revenue exposed to U.S. shale

2019 Revenue Mix

- Drilling & Completions
  - U.S. 9%
  - Int'l. 47%
  - Int'l. 4%

- Production
  - U.S. 40%

100% = $2.3bn

Resilient Revenue Profile
ChampionX Customer Base

Focused on Large, Stable Customers

Top 20 Customers = 57% of 2019 Revenue

- Long-standing relationships with the largest, highest quality global customers in the sector
- Top customers include IOCs and NOCs – for example, ExxonMobil, BP, Shell, Chevron, ConocoPhillips, Aramco, Lukoil, Petrobras, Pemex
- OFS sales predominantly “big three”
- Sales and service model focused on expanding value to customers and growing share of wallet
ChampionX Business Mix More Resilient Today

- ~90% of ChampionX operating income today is from Oilfield Performance (Production)
  - Peak to trough operating income decline ~34% from 2014-2016 for Oilfield Performance, substantially stronger than drilling and completions decline

Mix of Operating Income - Historical Versus Today

<table>
<thead>
<tr>
<th>Specialty Performance</th>
<th>Oilfield Performance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peak 2014</td>
<td>Today¹</td>
</tr>
<tr>
<td>28%</td>
<td>12%</td>
</tr>
<tr>
<td>72%</td>
<td>88%</td>
</tr>
</tbody>
</table>

Peak to Trough Δ in Operating Income ('14-'16)

- Specialty Performance (Drilling & Completions) (~74%)
- Oilfield Performance (Production) (~34%)

¹LTM through Q3 2019 ChampionX financials on a carve-out basis.

Mix represents % of segment operating income on a carve-out adjusted basis for the period. 2014 data excludes Venezuela which has since been deconsolidated and does not appear in data shown.
Merger with ChampionX Creates Global Leader in Production-Optimization Solutions

- **Creates Differentiated Portfolio of Production Focused Equipment and Chemical Solutions for Enhanced Customer Productivity**
- **Combines Two Highly Complementary Leaders with Established Operational Excellence and Attractive End Markets**
- **Expanded and Diversified Global Customer Base Supports Growth and Stability Through-the-Cycle**
- **Global Presence Across Key International Regions, with Exposure to Onshore and Offshore Production, Creates Scale and Diversification**
- **Attractive Through-Cycle Financial Profile with High Recurring Revenue, Strong Returns and Substantial Free Cash Flow Generation**
- **Compelling Long-Term Value Creation to Shareholders through Expected Cost Synergies and Accelerated Revenue Growth Opportunities**

- Integration planning underway
- Increasing conviction in power of the combination
- Great cultural fit
- Confident in cost synergies ($75 million run rate)
- Excited about new growth opportunities across highly complementary portfolios
- Expect transaction to be completed by end of second quarter 2020
- Positive customer reaction to merger
Highly Complementary Strategic, Operating and Financial Profiles

<table>
<thead>
<tr>
<th>Production-Focused</th>
<th>Leading provider of highly engineered equipment and technologies throughout the lifecycle of a well</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heritage &amp; Brands</td>
<td>60+ year heritage with the most trusted brands</td>
</tr>
<tr>
<td>Customer Base</td>
<td>Broad base of over 2,000 customers globally</td>
</tr>
<tr>
<td>Geographic Reach</td>
<td>Strength in North America</td>
</tr>
<tr>
<td>Culture</td>
<td>Relentless customer focus and culture of safety and continuous improvement</td>
</tr>
<tr>
<td>“Top Box” Through-the-Cycle Performance</td>
<td>Strong financial performance through-the-cycle, solid cash generation and disciplined capital allocation</td>
</tr>
<tr>
<td></td>
<td>Global leader in onsite, technology driven, sustainable chemistry programs throughout the lifecycle of a well</td>
</tr>
<tr>
<td></td>
<td>90+ year heritage through Nalco and Champion</td>
</tr>
<tr>
<td></td>
<td>Intimate relationships with international and national oil companies and largest, blue chip E&amp;P operators</td>
</tr>
<tr>
<td></td>
<td>Global presence in over 55 countries</td>
</tr>
<tr>
<td></td>
<td>Uncompromising focus on safety and customers</td>
</tr>
<tr>
<td></td>
<td>Strong financial performance through-the-cycle, solid cash generation, low capital intensity and high recurring revenue</td>
</tr>
</tbody>
</table>
## Transaction Enhances PF Credit Metrics

<table>
<thead>
<tr>
<th></th>
<th>Net Debt</th>
<th>Net Debt / Adjusted EBITDA</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ChampionX</strong></td>
<td>$492</td>
<td></td>
</tr>
<tr>
<td><strong>Apergy</strong></td>
<td>534</td>
<td></td>
</tr>
<tr>
<td><strong>Pro Forma</strong></td>
<td>$1,026¹</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th><strong>Net Debt</strong></th>
<th><strong>Trailing Adjusted EBITDA</strong></th>
<th><strong>2016 Trough Adj. EBITDA</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$534MM</td>
<td>$1,026MM¹</td>
<td>$534MM</td>
</tr>
<tr>
<td><strong>Apergy Standalone</strong></td>
<td>2.1x</td>
<td>1.7x</td>
<td>4.6x</td>
</tr>
<tr>
<td><strong>PF APY+CX</strong></td>
<td></td>
<td>1.5x</td>
<td>2.2x</td>
</tr>
</tbody>
</table>

**PF APY+CX w/ $75mm Synergies**

### Notes:

1. Based on Apergy net debt of $534mm as of 12/31/19, net of unamortized discounts and issuance costs, and ChampionX expected net debt of $492mm at close.

2. Trough 2016 Adjusted EBITDA represents 2016A for Apergy and ChampionX. 2016 EBITDA of $318mm on a carve-out adjusted basis less $35mm estimated standalone costs.
Transaction Strengthens Liquidity; No Near-Term Maturities

PF Liquidity

- Cash on hand: $79
- Availability on revolving credit facility: $357

PF for Transaction: $436

PF Debt Maturity Schedule

- Term Loan: $265
- Senior Notes: $300
- New Term Loan B: $537

Note: Dollars in millions.

1. Apergy cash and equivalents balance of $34mm as of 3/20/20 and ChampionX expected cash balance of $45mm at close.
2. Revolving credit facility upsize expected to $400mm, less estimated outstanding LCs for Apergy and ChampionX.
3. Upsized revolver of $400mm matures in May 2023.
PF Business Has Strong Through-Cycle Free Cash Flow Generation and Low Capital Intensity

<table>
<thead>
<tr>
<th>FCF Conversion&lt;sup&gt;1&lt;/sup&gt; (2016–2019 Average)</th>
<th>Trough (2016) FCF Conversion&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Capex as a % of Revenue (2016–2019)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apergy&lt;sup&gt;3&lt;/sup&gt;</td>
<td>ChampionX&lt;sup&gt;2&lt;/sup&gt;</td>
<td>CombinedCo</td>
</tr>
<tr>
<td>48%</td>
<td>54%</td>
<td>51%</td>
</tr>
</tbody>
</table>

Note: Analysis does not include synergies.

<sup>1</sup>Defined as (Cash flow from operations – Capex) / Adj. EBITDA. Represents average for the metric over the period.

<sup>2</sup>2019 ChampionX figures represent LTM Q3 2019 on a carve-out adjusted basis.

<sup>3</sup>2016 and 2017 Apergy figures on an as reported basis prior to Apergy spin-off and does not include tax-effected interest expense associated with standalone Apergy debt.
Update on Transaction Timing

Anticipate closing by end of Q2

- **Filings**: Initial Form S-4 filing February 11, 2020; Amendment filing in process
- **Financing**: ChampionX has a financing commitment in place
- **HSR**: Early termination received on January 13, 2020
- **Approvals**: Subject to customary closing conditions, including an Apergy shareholder vote currently anticipated to be held in late May
Summary and Wrap Up

Immediate Actions

Apergy Has Aggressively Taken Action to Address Current Environment with Contingency Plans in Place to React as Situation Evolves

- Creates Differentiated Portfolio of Production Focused Equipment and Chemical Solutions for Enhanced Customer Productivity
- Combines Two Highly Complementary Leaders with Established Operational Excellence and Attractive End Markets
- Expanded and Diversified Global Customer Base Supports Growth and Stability Through-the-Cycle
- Global Presence Across Key International Regions, with Exposure to Onshore and Offshore Production, Creates Scale and Diversification
- De-levering Transaction with Attractive Through-cycle Financial Profile; High Recurring Revenue, Strong Returns, and Substantial FCF Generation, Even in a Downturn
- Compelling Long-Term Value Creation to Shareholders through Expected Cost Synergies and Accelerated Revenue Growth Opportunities

Pro Forma Combination “Better Together”