COORS ADOLPH CO Form DEFA14A July 26, 2004

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed	by the R	egistrant ý	
Filed	by a Par	ty other than the Registrant o	
Chec	k the app	ropriate box:	
o	Prelim	inary Proxy Statement	
0	Confid	lential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))	
o	Definitive Proxy Statement		
0	Definitive Additional Materials		
ý	Soliciting Material Pursuant to §240.14a-12		
		Adolph Coors Company	
		(Name of Registrant as Specified In Its Charter)	
Paym	ent of Fi	ling Fee (Check the appropriate box):	
ý	No fee required.		
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	(1)	Title of each class of securities to which transaction applies: N/A	
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Fee paid previously with preliminary materials.

N/A

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	(1)	Amount Previously Paid: N/A
	(2)	Form, Schedule or Registration Statement No.: N/A
	(3)	Filing Party: N/A
	(4)	Date Filed:

This filing consists of a revised investor presentation, dated as of July 22, 2004 and posted to the www.molsoncoors.com website on July 26, 2004, regarding the proposed combination of Adolph Coors Company and Molson Inc.

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Molson Coors Brewing Company

Reshaping the Competitive Brewing Landscape

July 22, 2004

Leo Kiely
President and
Chief Executive Officer
Coors Brewing Company

Daniel J. O NeillPresident and
Chief Executive Officer
Molson Inc.

Tim WolfChief Financial Officer
Coors Brewing Company

[LOGO]

Forward Looking Statements

This presentation includes forward-looking statements within the meaning of the U.S. federal securities laws. Forward-looking statements are commonly identified by such terms and phrases as would, may, will, expects or expected to and other terms with similar meaning indicating possible future events or actions or potential impact on the businesses or shareholders of Adolph Coors Company and Molson Inc. (separately and together the Companies). Such statements include, but are not limited to, statements about the anticipated benefits, savings and synergies of the merger between Adolph Coors Company and Molson, Inc., including future financial and operating results, Coors and Molson s plans, objectives, expectations and intentions, the markets for Coors and Molson s products, the future development of Coors and Molson s business, and the contingencies and uncertainties to which Coors and Molson may be subject and other statements that are not historical facts. The presentation also includes information that has not been reviewed by the Companies independent auditors. There is no assurance the transaction contemplated in this presentation will be completed at all, or completed upon the same terms and conditions described. All forward-looking statements in this presentation are expressly qualified by information contained in each company s filings with regulatory authorities. The Companies do not undertake to publicly update forward-looking statements, whether as a result of new information, future events or otherwise.

The following factors, among others, could cause actual results to differ materially from those set forth in the forward-looking statements: the ability to obtain required approvals of the merger on the proposed terms and schedule; the failure of Coors and Molson stockholders to approve the merger; the risk that the businesses will not be integrated successfully; the risk that the cost savings and any revenue synergies from the merger may not be fully realized or may take longer to realize than expected; and disruption from the merger making it more difficult to maintain relationships with customers, employees or suppliers. Additional factors that could cause Coors—and Molson—s results to differ materially from those described in the forward-looking statements can be found in the periodic reports filed by Coors with the Securities and Exchange Commission and available at the Securities and Exchange Commission—s internet site (http://www.sec.gov). Neither Coors nor Molson undertakes and each specifically disclaims, any obligation to update or revise any forward-looking information, whether as a result of new information, future developments or otherwise.

Stockholders are urged to read the joint proxy statement/management information circular regarding the proposed transaction when it becomes available, because it will contain important information. Stockholders will be able to obtain a free copy of the joint proxy statement/management information circular, as well as other filings containing information about Coors, without charge, at the Securities and Exchange Commission s internet site (http://www.sec.gov). Copies of the joint proxy statement/prospectus and the filings with the Securities and Exchange Commission that will be incorporated by reference in the joint proxy statement/management information circular can also be obtained, without charge, by directing a request to Adolph Coors Company, 311 10th Street, Golden, Colorado 80401, Attention: Investor Relations, (303) 279-6565. The respective directors and executive officers of Coors and Molson and other persons may be deemed to be participants in the solicitation of proxies in respect of the proposed merger. Information regarding Coors s directors and executive officers is available in the 2003 Annual Report on Form 10-K filed with the Securities and Exchange Commission by Coors on March 12, 2004, and information regarding Molson s directors and executive officers will be included in the joint proxy statement/management information circular. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained the joint proxy statement/prospectus and other relevant materials to be filed with the Securities and Exchange Commission when they become available.

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Eric Molson and Peter Coors

Molson and Coors: The Right Combination

[LOGO] [LOGO]

[GRAPHIC] & [GRAPHIC]

North America s oldest brewer Established in 1873 by Adolph Coors

13th largest brewer in the world 8th largest brewer in the world

Leading position in Canada; growth opportunity

Leading brands in US and UK beer markets

in Brazil

Rich Brewing Heritage, Experienced Management, Leading Brands

3

TΛ	Create	Substantia	Value for	Sharehal	dere
10	Citatt	Substantia	i vaiut iui	Shar chui	ucis

Achieves operational and financial scale to compete more successfully

Foundation of strong, established brands in the world s leading developed markets

Builds platform for participating in the continuing brewing industry consolidation

Delivers tangible benefit to shareholders through substantial synergies, earnings accretion and cash flow

Maintains the unique national character of each company

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Leo Kiely

A	Com	pelling	and	Trans	formative	Transaction
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Merger of equals unlocks three phases of value creation:

Phase 1 Estimated US\$175M in potential synergies leading to near-term value creation for shareholders:

Cost savings primarily through procurement and network optimization

Expected to be accretive to earnings in year 1 for shareholders

50% of synergy capture within 18 months

Phase 2 Funding generated by synergies to allow for additional support in key markets on critical brands to grow revenue

Phase 3 Operating and financial scale to become a consolidator:

Top 5 by volume with 60M hl

Strong cash flow and balance sheet to support future plans

Merger of equals establishes a consistent ability to deliver value creation in the short, medium and longer run

That Makes Perfect Sense

Creates top-5 brewer with the operational scale to succeed in the global brewing industry

Strong market positions in some of the world s largest beer markets

Broader geographic base provides diversified sources of revenue, profit and cash

Experienced management team to ensure smooth integration and capitalize on growth opportunities

126 years of consumer industry experience

Proven integration skills

Natural strategic and cultural fit

Complementary product lines and operational geography

Existing strong working relationships

Common values, operating philosophies and heritages

Objective is to deliver top quartile shareholder returns

Propels Molson Coors into Top 5
[CHART]
Source: Company Reports latest fiscal year
(1) Represents total pro rata volume as stated in Carlsberg 2003 Annual Report
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With Broad	Scope	&	Scale
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Pro forma LTM net sales and EBITDA(1) of approximately US\$6.0 billion and US\$1.0 billion, respectively
Combined 2003 volume of 60M hl/51M US bbls
Combined product portfolio of more than forty brands
[LOGO]
Distribution and/or licensing agreements with leading international brewers including Heineken, Grolsch, FEMSA, and Grupo Modelo

 $(1) \ EBITDA \ represents \ earnings \ before \ interest, tax, \ depreciation \ and \ amortization.$

Enhanced Platform in Developed Markets, Balanced Emerging Market Exposure

Strong positions in world s highest margin beer markets
Growth opportunities through underdeveloped regions/brands in mature markets and Brazil
2003 Volume 60M hl
[CHART]
LTM Net Sales US\$6B
[CHART]
LTM EBITDA US\$1B
[CHART]
(1) Includes Coors America s segment
(2) Includes Coors Europe segment
Strong geographically diversified company
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Tapping the Largest Profit Pools	
[CHART]	
* Defined as brewing industry EBITDA in US\$M	
Source: Company estimates	
Molson Coors is positioned in 4 of the top 10 beer profit pools* in the world	
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With Leading Positions in Key Markets

				srands
Country	Top Brand	Rank	Market Share	Rank
Canada	[GRAPHIC]	#1	43%	#1
United Kingdom	[GRAPHIC]	#1	21%	#2
United States	[GRAPHIC]	#3	11%	#3
Brazil	[GRAPHIC]	#3	11%	#3

Source: Datamonitor and Brewers of Canada (2003)

Strong brands in some of the world s largest beer markets

Enhanced Financial Strength

Pro Forma LTM Molson Coors

(US\$M)

673
11.3%
994
16.7%
707

*Defined as EBITDA CAPEX

CAD/USD exchange rate of 1.35

Excludes potential synergies

LTM (last twelve months) ended March 31, 2004

Strong financial position with significantly enhanced debt capacity

Net Debt / LTM EBITDA ratio of 2.1x

LTM Interest coverage of 6.7x

US\$175M in identified synergies

Financial strength and flexibility drives growth in revenue, profits and returns

And Balanced Board & Management Team

Molson Independent		Chairman E. Molson		Coors Independent
Molson Independent		Office of Synergies & Integration		Coors Independent
Molson Independent	Vice Chairman D. J. O Neill		CEO L. Kiely	Coors Independent
Molson				Coors
Family	Elected Independent	Elected Independent	Elected Independent	Family
				Coors Family
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Daniel J. O Neill

Management Team With Proven Track Record

Office of Synergy and Integration

1	ERIC MOLSON Chairman	LEO KIELY Chief Executive Officer		DANIEL J. O NEILL Vice Chairman, Synergies and Integration
	126 years of consumer industry ex	xperience		
	History of realizing operational ef	ficiencies and contr	olling cost while main	taining sales growth
	Coors on track for its US operatio	ons cost reduction go	oal of \$4 to \$5/bbl over	c 4-5 years
	Molson met or exceeded every cos	t reduction target in	n last 5 years	
transac	Establishment of Office of Synergition	ies and Integration	to achieve the expecte	d synergies of the
	Strong experience in international	l operations		
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Synergies

	Expected (US\$		% of Pro Forma Cost Base
Brewery Network Optimization	\$	60	1.1%
Procurement Savings		43	0.8
SG&A		40	0.8
Best In Class Savings		12	0.2
Organizational Design		10	0.2
Other		10	0.2
Total	\$	175	3.3%

Molson Coors has identified a clear path to substantial synergies

Profit Impact and E	stimated Timing	5
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Impact on EBITDA of 100% Synergies

[CHART]

Expected Timing of Synergies

[CHART]

50% of synergy capture to occur in the first 18 months

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Significant Opportunity for Margin Expansion

	EBITDA to Net Sales					Molson Coors	
	CY99	CY00	CY01	CY02	CY03	Without Synergies	With 100% Synergies
Molson*	18.3%	18.9%	20.3%	22.9%	22.8%		
						16.5%	19.5%
Coors	12.1%	12.2%	12.2%	14.1%	13.6%		
AmBev	21.1%	28.7%	30.5%	36.9%	35.4%		
A-B	25.9%	26.4%	27.6%	28.2%	28.8%		
Interbrew	23.3%	21.2%	21.0%	21.0%	21.3%		
Heineken	17.2%	17.1%	17.5%	17.6%	20.2%		

^{*} Years aligned for comparison purposes; CY99 to CY01 as reported in F 02 annual report under the comparable basis; CY02 and CY03 exclude gains on sales and charges for rationalization

US\$175M in synergies represent 300 basis points of margin improvement with significant opportunities for further margin expansion

Stronger Overall Financial Profile Provides for Long-Term Success

Targeted investments in sup	port of kev	brands
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Increased focus and support for Coors Light in Canada

Enhanced marketing and support of Molson Canadian in the US system

Renewed investments in product innovations

Aspen Edge, Marca Bavaria, Carling Extra Cold, Molson Ultra, Zima XXX, Cold Shots

Disciplined capital improvements drive productivity and growth

Continue strategic spending to optimize infrastructure and returns

Creates platform to continue global consolidation

Operating and financial scale to target highly strategic acquisitions and joint ventures

Financial flexibility enables us to invest in growth

Kevenu	e Growth Opportunities
Canada	
	Unleash Coors Light; redirect dollars from Canadian Light to Canadian
	Support value entry to regain share and drive volume savings
	Utilize the ARC technology from UK to drive on-premise listings
USA	
	Continue to support Coors Light in developmental regions, capitalizing on improving brand attribute ratings
	Expand testing of Marca Bavaria
	Leverage Molson Canadian, Zima, and Molson XXX in the complete US system
UK	
	Opportunity for Molson Lager
Brazil	
	Investigate the appeal of Coors Light
	Funding from synergies provides additional support for critical brands in key markets

Synergies Are a Major Value Driver

		Expected Savings (US\$M)	% of Pro Forma Cost Base
Brewery Network Optimization	\$	60	1.1%
Procurement Savings		43	0.8
SG&A		40	0.8
Best In Class Savings		12	0.2
Organizational Design		10	0.2
Other		10	0.2
Total	\$	175	3.3%
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Tim Wolf

Financially Compelling Comb	pination
Combined enterprise v	value of approximately US\$8.4B
US\$6.0B in pro forma pre-synergies	last twelve months net revenue and US\$1.0B in pro forma last twelve months EBITD.
Pro forma free cash flo	ow* in excess of US\$700M
Strengthened financial	position with meaningful debt capacity
*Defined as EBITDA CAPEX	
Increase	ed size creates the financial strength and flexibility to drive future growth
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Transaction Summary

Company Name Molson Coors Brewing Company

Transaction Overview Combination of Molson and Coors through a merger-of-equals transaction

Consideration Stock-for-stock exchange (tax-free to holders of Molson in Canada and to

holders of Coors in US)

Exchange Ratio .360 Coors voting/non-voting shares per Molson voting/non-voting share

Shareholder Support Both families agree to vote in favor of transaction

Expected Closing Fall 2004

Required Approvals Recommended unanimously by Molson and Coors Board of Directors

Subject to approval by 2/3 of each class of Molson shareholders and by a

majority of each class of Coors shareholders

Subject to regulatory approvals

Stock Listings Listing of Molson Coors A and B shares on NYSE; listing of exchangeable A

and B shares on TSX

Dividend Policy Company to adopt current Molson dividend policy currently US\$0.44 per

Molson share, or US\$1.21 per Molson Coors share

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Current Structures

Molson Stock Class

B Voting	A Non-Voting	Total Economic
[CHART]	[CHART]	[CHART]
22.4M shares	106.9M shares	129.3M shares
Coo	rs Stock Class	
A Voting	B Non-Voting	Total Economic
[CHART]	[CHART]	[CHART]
1.3M shares	37.6M shares	38.8M shares

Transaction Parameters

1 Voting Share of Coors	1 Voting Share of Molson Coors		
1 Non-Voting Share of Coors	1 Non-Voting Share of Molson Coors		
	US-Based		Canada-Based
1 Voting Share of Molson	.126 Voting Shares of Molson Coors .234 Non-Voting Shares of Molson Coors	or	.126 Exchangeable Voting Shares of Molson Coors .234 Exchangeable Non-Voting Shares of Molson Coors
1 Non-Voting Share of Molson	.360 Non-Voting Shares of Molson Coors	or	.360 Exchangeable Non-Voting Shares of Molson Coors
	27		

Pro Forma Share Exchange

Molson Shareholders	Exchange Ratio	Molso	n Coors Shares
Voting (Class B)	.360x	35%	Voting (Class A)
Non-Voting (Class A)	Non-Voting		Non-Voting (Class B)
Coors Shareholders			
Voting (Class A)		100%	Voting (Class A)
Non-Voting (Class B)		100%	Non-Voting (Class B)
	28		

Pro Forma Molson Coors Ownership Profile

Stock Class

A Voting		B Non-Voting
[CHART]		[CHART]
4.1M shares		81.3M shares
	29	

Voting Rights and Governance

Molson and Coors control groups to have comparable voting rights

Voting Trust to be established with equal representation between Coors family and Eric Molson s holding company

Current Molson public Class B voting shareholders hold balance of voting rights

Balanced Board 15 members; 9 independent

5 elected by the Coors family

5 elected by the Molson family

3 elected by non-voting shareholders

Leo Kiely

Daniel J. O Neill

Existing controlling shareholders will share equal board seats and voting rights

Last Twelve Months Pro Forma Income Statement

				Combined	
(US\$M)	Molson	Coors	Pre-synergies	\$	175M Synergies
Net sales	1,867	4,096	5,963		5,963
ЕВІТ	352	321	673		848
Margin	18.8%	7.8%	11.3%		14.2%
EBITDA	425	569	994		1,169
Margin	22.8%	13.9%	16.7%		19.6%
Net income**	175	179	354		468(1)
Free cash flow*	360	347	707		882

LTM as of March 31, 2004

CAD/USD exchange rate of 1.35

Excludes purchase accounting adjustments

** Excluding purchase accounting adjustments

(1) Synergies taxed at 35%

Margin Expansion, Stronger Cash Flow, Increased Profits

^{*} EBITDA Capex

Pro Forma Balance Sheet

(US\$M)	Molson	Coors	Combined
Cash	\$ 16.2	\$ 27.5	\$ 43.7
Total current assets	\$ 328.6	\$ 1,010.3	\$ 1,338.9
PP&E	780.9	1,513.2	2,294.1
Total assets	\$ 3,002.2	\$ 4,491.5	\$ 7,493.7
Total current liabilities	\$ 783.2	\$ 1,126.2	\$ 1,909.4
Total debt	867.2	1,253.9	2,121.1
Minority interests	105.5	27.7	133.2
Shareholders equity	931.4	1,361.0	2,292.4
Total liabilities and shareholders equity	\$ 3,002.2	\$ 4,491.5	\$ 7,493.7

As of March 31, 2004

CAD/USD exchange rate of 1.31

Excludes purchase accounting adjustments

Low leverage provides Molson Coors the financial flexibility to grow

Leo Kiely

Molson Coors A Key Strategic Step

Value Creation	Critical Mass	Vision
Transaction unlocks shareholder value through US\$175M of merger synergies	Creates top-5 brewer with global scale and diversity	Natural strategic and cultural fit new company to combine best of both organizations
Experienced management team can deliver upon key objectives	Strong cash flow and balance sheet for further investment in business and Molson Coors future growth	Vision shared by family owners who have been growing the business for generations

Enhanced position in consolidating global brewing industry

Questions?