





Accretive Permian Transaction

JANUARY 4, 2024

Disclaimer

Forward-Looking Statements

This presentation and the oral statements made in connection therewith relate to a proposed business combination transaction between APA and Callon and contain "forward-looking statements" within the meaning of the federal securities laws, including Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements relate to future events and anticipated results of operations, business strategies, the anticipated benefits of the proposed transaction, the anticipated impact of the proposed transaction on the combined company's business and future financial and operating results, the expected amount and timing of synergies from the proposed transaction, the anticipated closing date for the proposed transaction, and other aspects of our operations or operating results. Words and phrases such as "anticipate," "believe," "budget," "continue," "could," "intend," "may," "might," "plan," "potential," "possibly," "predict," "seek," "should," "would," "expect," "objective," "projection," "grospect," "forecast," "goal," "guidance," "outlook," "effort," "target," and other similar words can be used to identify forward-looking statements. However, the absence of these words does not mean that the statements are not forward-looking. All such forward-looking statements are based upon current plans, estimates, expectations, and ambitions that are subject to risks, uncertainties, and assumptions, many of which are beyond the control of APA and Callon, that could cause actual results to differ materially from those expressed or forecast in such forward-looking statements.

The following important factors and uncertainties, among others, could cause actual results or events to differ materially from those described in these forward-looking statements: the risk that the approval under the Hart-Scott-Rodino Antitrust Improvements Act of 1976 is not obtained or is obtained subject to conditions that are not anticipated by APA and Callon; uncertainties as to whether the potential transaction will be consummated on the expected time period or at all; APA's ability to integrate Callon's operations in a successful manner and in the expected time period; the occurrence of any event, change, or other circumstance that could give rise to the termination of the transaction, including receipt a competing acquisition proposal; risks that the anticipated tax treatment of the potential transaction is not obtained; unforeseen or unknown liabilities; customer, shareholder, regulatory, and other stakeholder approvals and support; unexpected future capital expenditures; potential litigation relating to the potential transaction that could be instituted against APA and Callon or their respective directors; the possibility that the transaction may be more expensive to complete than anticipated, including as a result of unexpected factors or events; the effect of the announcement, pendency, or completion of the potential transaction disrupts current plans and operations of APA or Callon and their respective management teams and potential difficulties in Callon's ability to retain employees as a result of the transaction; negative effects of this announcement and the pendency or completion of the proposed acquisition on the market price of APA's or Callon's common stock and/or operating results; rating agency actions and APA's and Callon's ability to access short- and long-term debt markets on a timely and affordable basis; various events that could disrupt operations, including severe weather, such as droughts, floods, avalanches, and earthquakes, and cybersecurity attacks, as well as security threats

Forward-looking statements represent management's current expectations and are inherently uncertain and are made only as of the date hereof. Except as required by law, neither APA nor Callon undertakes or assumes any obligation to update any forward-looking statements, whether as a result of new information or to reflect subsequent events or circumstances or otherwise.

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Disclaimer (continued)

Non-GAAP Financial Measures

This presentation includes financial information not prepared in conformity with generally accepted accounting principles (GAAP). Net debt and adjusted EBITDAX are non-GAAP measures. This non-GAAP information should be considered by the reader in addition to, but not instead of, the financial information prepared in accordance with GAAP. For a reconciliation to the most directly comparable GAAP financial measure, please refer to the companies' quarterly results posted on APA's website at https://investor.apacorp.com and on Callon's website at https://investor.apacorp.com<

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Additional Information about the Merger and Where to Find It

In connection with the proposed transaction, APA intends to file with the SEC a registration statement on Form S-4 that will include a joint proxy statement of APA and Callon and that also constitutes a prospectus of APA common stock. Each of APA and Callon may also file other relevant documents with the SEC regarding the proposed transaction. This document is not a substitute for the joint proxy statement/prospectus or registration statement or any other document that APA or Callon may file with the SEC. The definitive joint proxy statement/prospectus (if and when available) will be mailed to shareholders of APA and Callon. INVESTORS AND SECURITY HOLDERS ARE URGED TO READ THE REGISTRATION STATEMENT, JOINT PROXY STATEMENT/PROSPECTUS, AND ANY OTHER RELEVANT DOCUMENTS THAT MAY BE FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THESE DOCUMENTS, CAREFULLY AND IN THEIR ENTIRETY IF AND WHEN THEY BECOME AVAILABLE, BECAUSE THEY CONTAIN OR WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION. Investors and security holders will be able to obtain free copies of the registration statement and joint proxy statement/prospectus (if and when available) and other documents containing important information about APA, Callon, and the proposed transaction, once such documents are filed with the SEC through the website maintained by the SEC at http://www.sec.gov. Copies of the documents filed with the SEC by APA will be available free of charge on APA's website at https://investor.apacorp.com. Copies of the documents filed with the SEC by Callon will be available free of charge on Callon's website at https://investor.apacorp.com. Copies of the documents filed with the SEC by Callon.com/investors.

Participants in the Solicitation

APA, Callon, and certain of their respective directors, executive officers, and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction. Information about the directors and executive officers of APA, including a description of their direct or indirect interests, by security holdings or otherwise, is set forth in APA's proxy statement for its 2023 Annual Meeting of Shareholders, which was filed with the SEC on April 11, 2023, and APA's Annual Report on Form 10-K for the fiscal year ended December 31, 2022, which was filed with the SEC on February 23, 2023. Information about the directors and executive officers of Callon, including a description of their direct or indirect interests, by security holdings or otherwise, is set forth in Callon's proxy statement for its 2023 Annual Meeting of Shareholders, which was filed with the SEC on March 13, 2023, and Callon's Annual Report on Form 10-K for the fiscal year ended December 31, 2022, which was filed with the SEC on February 23, 2023. Conter information regarding the participants in the proxy solicitations and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus and other relevant materials to be filed with the SEC regarding the proposed transaction when such materials become available. Investors should read the joint proxy statement/prospectus carefully when it becomes available before making any voting or investment decisions. You may obtain free copies of these documents from APA or Callon using the sources indicated above.

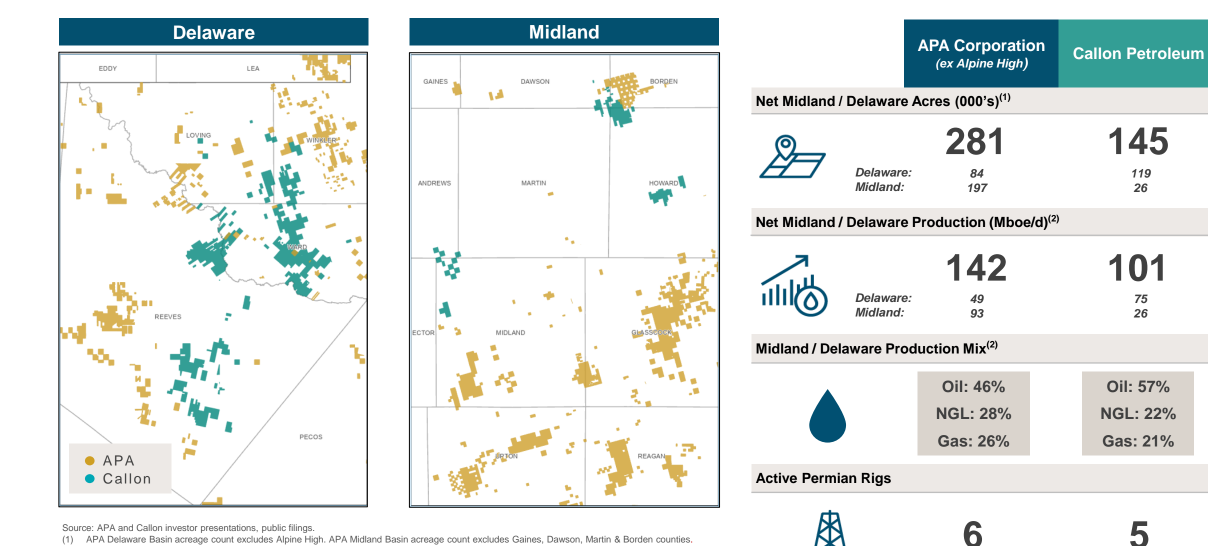
APA + Callon | Accretive Permian Transaction

Callon Asset Overview	 Permian pure-play with ~145,000 total net acres
	 ~119,000 net acres in the Delaware Basin
	 ~26,000 net acres in the Midland Basin
	 Total Q3 2023 net production of ~102 Mboe/d (57% Oil)
Transaction Summary	 All-stock transaction: 1.0425 shares of APA per share of Callon
	 Represents a 13.9% premium to the exchange ratio as of January 3, 2024
	 Pro forma ownership of 81% APA and 19% Callon
	 Transaction Value: ~\$4.5 billion, including ~\$1.9 billion of net debt
	 Pro forma combined enterprise value of approximately \$21 billion
	- Upon the closing of the transaction, one representative from Callon will join the APA board of directors
Approvals and Timing	 Unanimously approved by the APA and Callon boards of directors
	 Subject to approval by both APA and Callon shareholders
	 Transaction expected to close in Q2 2024, subject to HSR Act clearance and customary closing conditions

Transaction Highlights

Enhances APA's Positioning as a Large Cap Independent	Combined business of > 500 Mboe/d of production and enterprise value of approximately \$21 billion	
Complementary Permian Acreage Positions	Delivers scale and balance across the Midland and Delaware basins; increases APA oil-prone acreage in Midland/Delaware by more than 50%	
Accretive on Key Metrics	Expected to be accretive to CFPS, FCFPS and NAV per share	
Cost Synergies and Economies of Scale in Permian	Estimated annual run-rate savings of ~\$150 million with further upside over time	
Strong Pro Forma Balance Sheet	All-stock transaction results in minimal impact on leverage; additional scale is credit enhancing	

Scale and Balance in the Midland / Delaware



Source: APA and Callon investor presentations, public filings.

APA Delaware Basin acreage count excludes Alpine High. APA Midland Basin acreage count excludes Gaines, Dawson, Martin & Borden counties. (1)

Q3 2023 average daily production. Excludes Alpine High. (2)

Callon Fulfills Criteria of APA's Disciplined M&A Approach

APA M&A Strategy

 APA continuously screens opportunities to add scale in the U.S. and across global footprint

Key considerations include:

- Acquired inventory must be capable of attracting capital within APA's broader portfolio
- Scale and ability to capture meaningful synergies
- Leverages existing APA competencies and is aligned with overall strategy
- Accretive to key financial metrics



Attracts capital within APA portfolio

Callon Attributes



Builds scale / complementary Permian footprint



Leverages APA competencies



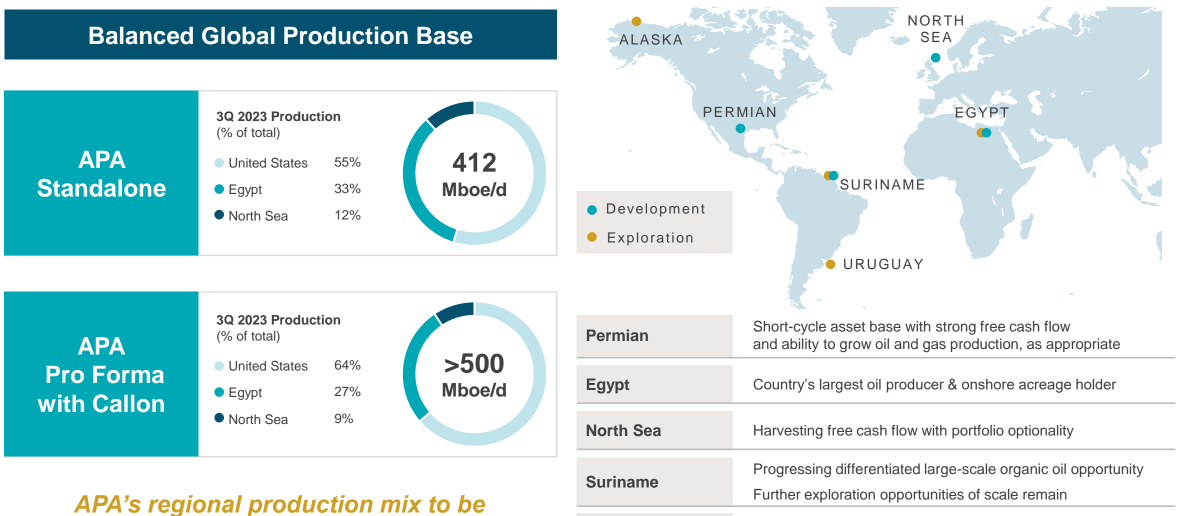
Value accretive

Significant Cost Synergies Identified

Category	Commentary	Estimated Annual Run-Rate Savings
Overhead	 Elimination of duplicate public company costs and optimizing G&A on the combined asset base 	~\$55 million
Cost of Capital	 Replacement of Callon's debt cost with APA over time Includes no impact from potential acceleration of debt repayment 	~\$40 million
Operating (LOE+DC&F)	 Opportunities for LOE and workover optimization across combined Permian footprint Enhanced scale in each of the Midland and Delaware Basins driving drilling, completions and facilities efficiency gains vs. status quo 	~\$55 million
Total	 Will continue to look for opportunities to increase synergies during integration Unquantified upside in supply chain benefits of a larger combined company and application of shared learnings on resource recovery optimization 	n ~\$150 million

Differentiated Large Cap Independent with Diverse Asset Base

Enhanced Permian Position with Large-Scale International Production and Exploration Upside



Alaska / Uruguay

APA's regional production mix to be further diversified subject to Suriname FID and FPSO completion

Recent entries offer exploration upside over time

APA's Disciplined Financial Approach

Return of Capital

Balance Sheet

Framework	 Return a minimum of 60% of free cash flow to shareholders through a competitive base dividend and share repurchases 	Framework	 APA intends to continue strengthening the balance sheet and maintain current investment grade metrics
Base Dividend	 Currently \$1.00 per share (annually) Current yield is approximately 2x S&P 500 average yield⁽¹⁾ 	Leverage Impact	 Slight increase in net debt / adjusted EBITDAX from 1.0x to 1.1x⁽²⁾ Line of sight to near-term deleveraging
Additional Commentary	 Transaction expected to be accretive to FCF per share, thereby enhancing opportunity to return capital through share repurchases and debt reduction 	Acquisition Financing	 New \$2 billion term loan will replace Callon's existing notes / indentures Term loan will enable debt reduction flexibility with no pre-payment penalties

(1) Dividend yield as of 1/3/24.

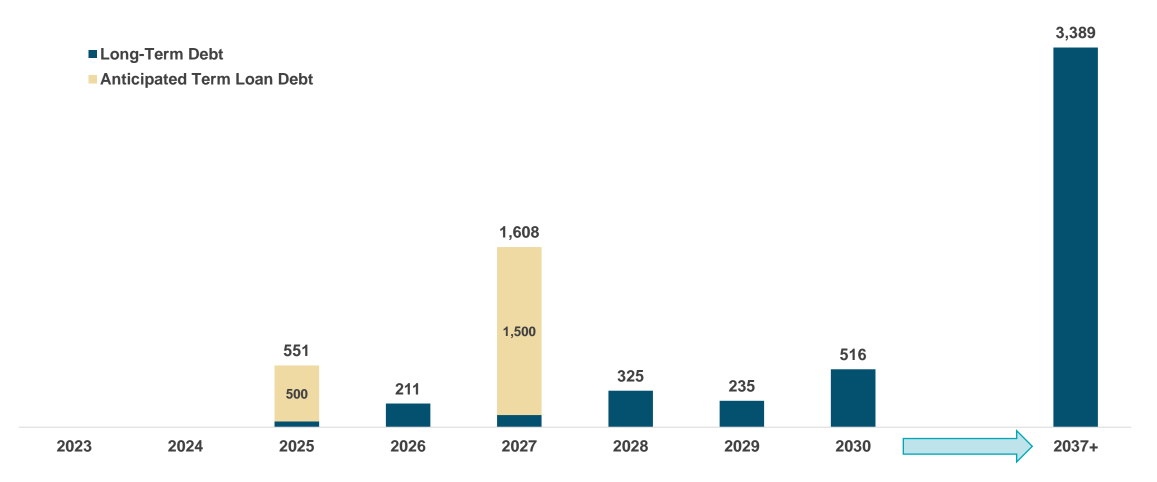
Net debt as of 9/30/23. Adjusted EBITDAX is measured over the 4 quarters ended 9/30/23. (2)

APA is a Highly Differentiated Large Cap E&P

Diversified portfolio of high-quality development assets and commodity price exposure	 Short-cycle unconventional oil drilling inventory in the Permian is bolstered by transaction Onshore conventional development in Egypt and the option to resume drilling activity offshore in the UK North Sea Maturing long-cycle development offshore Suriname with FID targeted in 2024; significant oil growth potential at a low development cost per barrel, net to APA Balanced global asset base and long-term Cheniere LNG contract provides exposure to both domestic and international oil and natural gas prices
Continued commitment to exploration has resulted in an opportunity-rich portfolio	 Additional exploration in Suriname Block 58 and Egypt provides opportunity to increase production and/or extend duration Alaska exploration leases situated near midstream infrastructure, provide medium-term oil growth potential Recent exploration block awards offshore Uruguay offer longer-term oil potential from plays that are analogous to recent industry successes in Namibia
Increased scale / stable credit ratings	 Pro forma enterprise value exceeds \$21 billion No material impact anticipated on investment grade credit metrics at current strip prices Pre-payable term loan debt provides flexibility for near-term deleveraging
Committed to returning capital to shareholders	 Committed to returning at least 60% of free cash flow to investors through base dividend + share repurchases

Attractive Pro Forma Maturity Profile





(1) Excludes finance lease obligations and is before unamortized discount and debt issuance costs.

(2) Excludes APA's revolving credit facility.



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