

Brussels - 28 May 2025 - 18:15 CET

# AB InBev Announces Pricing of Cash Tender Offers for up to USD 2 Billion Aggregate Purchase Price of Three Series of USD Notes

28 May 2025 – Anheuser-Busch InBev SA/NV ("AB InBev") (Euronext: ABI) (NYSE: BUD) (MEXBOL: ANB) (JSE: ANH) today announced the pricing of offers by its wholly-owned subsidiaries Anheuser-Busch InBev Worldwide Inc. ("ABIWW"), Anheuser-Busch Companies, LLC ("ABC") and Anheuser-Busch InBev Finance Inc. ("ABIFI", and together with ABIWW and ABC, the "Companies") to purchase for cash any validly tendered (and not validly withdrawn) and accepted notes up to an aggregate purchase price (excluding accrued and unpaid interest) of USD 2 billion (such amount, the "Aggregate Offer Cap") of three series of USD notes (the "Notes") issued by the Companies, across the Pool 1 Tender Offer and the Pool 2 Tender Offers, each with a separate Pool Offer Cap, as described in the table set forth below (the "Tender Offers").

The Companies announced the pricing as set forth in the table below of its Tender Offers for the outstanding Notes listed below.

As announced on 13 May 2025 and on the date hereof, the Companies will spend up to US\$2 billion combined aggregate purchase price (excluding Accrued Interest) in the Tender Offers. Because the Pool 1 Offer Cap has been reached, the Company does not expect to accept for purchase any Pool 1 Notes tendered after 5:00 p.m., New York City time, on Tuesday, 27 May 2025 (the "Early Tender Time"). Because the Pool 2 Offer Cap was not reached as of the Early Tender Time, the Companies expect to purchase Pool 2 Notes validly tendered following the Early Tender Time but prior to or at the Expiration Time, up to the Pool 2 Offer Cap, subject to the Acceptance Priority Levels and priority for Notes tendered prior to the Early Tender Time.

The Tender Offers have been made upon the terms and subject to the conditions set forth in the offer to purchase dated 13 May 2025 (the "**Offer to Purchase**"). Terms not defined in this announcement have the meanings given to them in the Offer to Purchase.



Title of Notes	ISIN / CUSIP	Maturity Date	Issuer and Offeror	Acceptance Priority Level	Principal Amount to be Purchased	Reference Security	Fixed Spread (basis points)	Reference Yield	Total Consideration <sup>(a)</sup>
Pool 1 Tender Offer									
Up to the Pool 1 Offer Cap of \$1,336,233,332.28									
4.750% Notes due 2029	US035240AQ30/ 035240AQ3	23 January 2029	ABIWW	1	\$1,320,963,000	3.875% UST due 30 April 2030	32	4.060%	\$1,011.56
		rchasa nr	ice for th	ne Pool 1 Ten	der Offer as of	the Early Te	ender Tir	ne: \$1,336,2	233,332.28
To	otal aggregate pu	TCHase pri							
	Pool 2 Offer Cap of	\$2,000,000	,000 less	the aggregate	Tender Offers purchase price ( epted for purcha				est) payable for the
	Pool 2 Offer Cap of	\$2,000,000	,000 less	the aggregate	purchase price (				est) payable for the

(a) Per \$1,000 in principal amount of Notes validly tendered and accepted for purchase prior to the Early Tender Time. The Reference Yield and the Total Consideration for each series of Notes were determined at 9:30 a.m., New York City time, on Wednesday, 28 May 2025 (the "Price Determination Time"), as described in the Offer to Purchase. The Total Consideration includes the Early Tender Payment of \$30 per \$1,000 in principal amount of Notes and assumes an early settlement date of 30 May 2025. The applicable Total Consideration for each series of Notes was determined taking into account the maturity date or the par call date, as applicable, in accordance with standard market practice and as described in the Offer to Purchase.

The Companies have elected to exercise their right to have an early settlement date, and the settlement date for all Notes validly tendered prior to the Early Tender Time and accepted for purchase is expected to be on 30 May 2025 (the "Early Settlement Date"). Holders will also receive accrued and unpaid interest on the Notes validly tendered and accepted for purchase

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from the applicable last interest payment date up to, but not including, the Early Settlement Date.

As previously announced, according to information provided by Global Bondholder Services Corporation, the Tender and Information Agent for the Tender Offers, \$1,814,938,000 aggregate principal amount of the Notes were validly tendered prior to or at the Early Tender Time and not validly withdrawn.

Because (i) the aggregate purchase price (excluding accrued and unpaid interest) for the aggregate principal amount of Notes validly tendered prior to or at the Early Tender Time and not validly withdrawn would not exceed the Aggregate Offer Cap and (ii) the aggregate purchase price (excluding accrued and unpaid interest) for the aggregate principal amount of Pool 2 Notes validly tendered prior to or at the Early Tender Time and not validly withdrawn in the Pool 2 Tender Offers would not exceed the Pool 2 Offer Cap, the Companies will accept for purchase all Pool 2 Notes that have been validly tendered and not validly withdrawn as of the Early Tender Time in the Pool 2 Tender Offers.

Because the aggregate purchase price (excluding accrued and unpaid interest) for the aggregate principal amount of Pool 1 Notes validly tendered prior to or at the Early Tender Time and not validly withdrawn in the Pool 1 Tender Offer meets the Pool 1 Offer Cap, the Companies will accept for purchase all Pool 1 Notes that have been tendered by the Early Tender Time in the Pool 1 Tender Offer, and the Companies do not expect to accept for purchase any Pool 1 Notes tendered after the Early Tender Time.

The Companies expect to purchase Pool 2 Notes validly tendered after the Early Tender Time, up to the Aggregate Offer Cap and the Pool 2 Offer Cap, subject to the Acceptance Priority Levels and priority for Notes tendered prior to the Early Tender Time. Notes validly tendered after the Early Tender Time but prior to or at the Expiration Time and that are accepted for purchase will only receive the applicable Total Consideration minus the Early Tender Payment of \$30 per \$1,000 principal amount of Notes (plus accrued interest) and, because the Companies have elected not to extend the Withdrawal Deadline, may not be withdrawn. For the avoidance of doubt, Notes tendered prior to or at the Early Tender Time will have priority over Notes tendered after the Early Tender Time, regardless of the Acceptance Priority Levels and whether such Notes are Pool 1 Notes or Pool 2 Notes. Any Notes not accepted for purchase will be returned promptly to holders following the Final Settlement Date.

Holders of the Notes who tendered at or before the Early Tender Time and whose Notes were accepted for purchase are eligible to receive the Total Consideration.

The Tender Offers will expire at 5:00 p.m., New York City time, on 11 June 2025 (such time and date, the "Expiration Time"), or any other date and time to which the Companies extend the applicable Tender Offer. The settlement date for all Pool 2 Notes validly tendered after the Early Tender Time and prior to the Expiration Time and accepted for purchase is expected to be on 16 June 2025 (the "Final Settlement Date"). Holders will also receive accrued and



unpaid interest on such Pool 2 Notes validly tendered and accepted for purchase from the applicable last interest payment date up to, but not including, the Final Settlement Date.

English, Dutch and French versions of this press release will be available on <a href="https://www.ab-inbev.com">www.ab-inbev.com</a>.

# The Lead Dealer Managers for the Tender Offers are:

### **BofA Securities**

620 S Tryon Street, 20th Floor Charlotte North Carolina 28255 United States of America

Attention: Liability Management Group Collect: (980) 387-3907 Toll-Free: (888) 292-0070 Email:

debt\_advisory@bofa.com

# Deutsche Bank Securities Inc.

1 Columbus Circle New York, NY 10019 United States of America

Attn: Liability Management Group Toll free: (866) 627-0391

Collect: (212) 250-2955

### J.P. Morgan Securities LLC

383 Madison Avenue New York, NY 10179 United States of America

Attention: Liability Management Group Collect: (212) 834-4818 Toll-Free: (866) 834-4666

### Santander US Capital Markets LLC

437 Madison Avenue 10th Floor New York, NY 10022 United States of America

Attention: Liability Management Group Fax: (212) 407-0930 Toll: (212) 940-1442 Toll-Free: (855) 404-3636

Email:

AmericasLM@santander.us

# The Tender and Information Agent for the Tender Offers is:

# **Global Bondholders Services Corporation**

65 Broadway – Suite 404

New York, New York 10006

Attention: Corporate Actions

Bank and Brokers Call Collect: +1 (212) 430-3774
All Others Please Call Toll-Free: +1 (855) 654-2014

Fax: +1 (212) 430-3775 or +1 (212) 430-3779

E-mail: contact@gbsc-usa.com

Tender Offer Website: https://gbsc-usa.com/registration/abi

## Non-U.S. Distribution Restrictions



Italy. None of the Tender Offers, this announcement, the Offer to Purchase or any other documents or materials relating to the Tender Offers have been or will be submitted to the clearance procedure of the Commissione Nazionale per le Società e la Borsa ("CONSOB") pursuant to applicable Italian laws and regulations. The Tender Offers are being carried out in the Republic of Italy ("Italy") as exempted offers pursuant to article 101-bis, paragraph 3-bis of the Legislative Decree No. 58 of 24 February 1998, as amended (the "Financial Services Act") and article 35-bis, paragraph 4 of CONSOB Regulation No. 11971 of 14 May 1999, as amended. Holders or beneficial owners of the Notes that are resident or located in Italy can tender their Notes for purchase through authorized persons (such as investment firms, banks or financial intermediaries permitted to conduct such activities in Italy in accordance with the Financial Services Act, CONSOB Regulation No. 20307 of 15 February 2018, as amended, and Legislative Decree No. 385 of 1 September 1993, as amended) and in compliance with any other applicable laws and regulations and with any requirements imposed by CONSOB or any other Italian authority. Each intermediary must comply with applicable laws and regulations concerning information duties vis-à-vis its clients in connection with the Notes or the Offer to Purchase.

**United Kingdom.** The communication of this announcement, the Offer to Purchase and any other documents or materials relating to the Tender Offers is not being made by and such documents and/or materials have not been approved by an "authorised person" for the purposes of section 21 of the Financial Services and Markets Act 2000 (as amended, the "FSMA"). Accordingly, such documents and/or materials are not being distributed to, and must not be passed on to, the general public in the United Kingdom. The communication of such documents and/or materials is exempt from the restriction on financial promotions under section 21(1) of the FSMA on the basis that it is only directed at and may only be communicated to and may only be acted upon by: (1) persons who are outside of the United Kingdom; (2) investment professionals falling within the definition contained in Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (as amended. the "Order"); (3) those persons who are existing members or creditors of the Companies or other persons falling within Article 43(2) of the Order; or (4) any other persons to whom such documents and/or materials may lawfully be communicated in accordance with the Order (all such persons together being referred to as "relevant persons"). This announcement, the Offer to Purchase and any other documents or materials relating to the Tender Offers are only available to relevant persons. Any person who is not a relevant person should not act or rely on this document or any of its contents.

**France.** The Tender Offers are not being made, directly or indirectly, in the Republic of France (other than to qualified investors as described below). This announcement, the Offer to Purchase and any other document or material relating to the Tender Offers have only been, and shall only be, distributed in the Republic of France to qualified investors as defined in Article 2(e) of Regulation (EU) 2017/1129 (the "**Prospectus Regulation**"). None of this announcement, the Offer to Purchase nor any other documents or materials relating to the Tender Offers have been or will be submitted for clearance to the *Autorité des marchés financiers*.

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Belgium. None of this announcement, the Offer to Purchase nor any other documents or materials relating to the Tender Offers have been, or will be, submitted or notified to, or approved or recognized by, the Belgian Financial Services and Markets Authority ("Autorité des services et marchés financiers"/"Autoriteit voor Financiële Diensten en Markten"). The Tender Offers are not being made in Belgium by way of a public offering within the meaning of Articles 3, §1, 1° and 6, §1 of the Belgian Law of 1 April 2007 on public takeover bids ("loi relative aux offres publiques d'acquisition"/ "wet op de openbare overnamebiedingen"), as amended or replaced from time to time. Accordingly, the Tender Offers may not be, and are not being, advertised and the Tender Offers will not be extended and this announcement, the Offer to Purchase and any other documents or materials relating to the Tender Offers (including any memorandum, information circular, brochure or any similar documents) may not, have not, and will not, be distributed or made available, directly or indirectly, to any person in Belgium other than to "qualified investors" ("investisseur qualifie"/"gekwalificeerde belegger") within the meaning of Article 2(e) of the Prospectus Regulation acting on their own account. Insofar as Belgium is concerned, the Tender Offers are made only to qualified investors, as this term is defined above. Accordingly, the information contained in this announcement, the Offer to Purchase or in any other documents or materials relating to the Tender Offers may not be used for any other purpose or disclosed or distributed to any other person in Belgium.

# **Legal Notices**

This announcement is for informational purposes only and is not an offer to sell or purchase, a solicitation of an offer to purchase or a solicitation of consents with respect to any securities. There will there be no sale of these securities in any state or other jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state or other jurisdiction.

This announcement does not describe all the material terms of the Tender Offers and no decision should be made by any Holder on the basis of this announcement. The terms and conditions of the Tender Offers are described in the Offer to Purchase. This announcement must be read in conjunction with the Offer to Purchase. The Offer to Purchase contains important information which should be read carefully before any decision is made with respect to the Tender Offers. If any Holder is in any doubt as to the contents of this announcement, or the Offer to Purchase, or the action it should take, it is recommended that the Holder seek its own financial and legal advice, including in respect of any tax consequences, immediately from its stockbroker, bank manager, solicitor, accountant or other independent financial, tax or legal adviser. Any individual or company whose Notes are held on its behalf by a broker, dealer, bank, custodian, trust company or other nominee must contact such entity if it wishes to tender such Notes pursuant to the Tender Offers.

None of the Companies, the Dealer Managers or their affiliates, their respective boards of directors, the Tender and Information Agent, the trustee with respect to the Notes or any of their respective affiliates makes any recommendation, or has expressed an opinion, as to whether or not Holders should tender their Notes, or refrain from doing so, pursuant to the



Tender Offers. Each Holder should make its own decision as to whether to tender its Notes and if so, the principal amount of the Notes to tender.

The Companies have not filed this announcement or the Offer to Purchase with, and they have not been reviewed by, any federal or state securities commission or regulatory authority of any country. No authority has passed upon the accuracy or adequacy of the Tender Offers, and it is unlawful and may be a criminal offense to make any representation to the contrary.

The Offer to Purchase does not constitute an offer to purchase Notes in any jurisdiction in which, or to or from any person to or from whom, it is unlawful to make such offer under applicable securities or blue sky laws. The distribution of the Offer to Purchase in certain jurisdictions is restricted by law. Persons into whose possession the Offer to Purchase comes are required by each of the Companies, the Dealer Managers, the Tender and Information Agent to inform themselves about, and to observe, any such restrictions.



# **AB InBev Contacts**

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# Media

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### **About AB InBev**

Anheuser-Busch InBev (AB InBev) is a publicly traded company (Euronext: ABI) based in Leuven, Belgium, with secondary listings on the Mexico (MEXBOL: ANB) and South Africa (JSE: ANH) stock exchanges and with American Depositary Receipts on the New York Stock Exchange (NYSE: BUD). As a company, we dream big to create a future with more cheers. We are always looking to serve up new ways to meet life's moments, move our industry forward and make a meaningful impact in the world. We are committed to building great brands that stand the test of time and to brewing the best beers using the finest ingredients. Our diverse portfolio of well over 500 beer brands includes global brands Budweiser®, Corona®, Stella Artois® and Michelob ULTRA®; multi-country brands Beck's®, Hoegaarden® and Leffe®; and local champions such as Aguila®, Antarctica®, Bud Light®, Brahma®, Cass®, Castle®, Castle Lite®, Cristal®, Harbin®, Jupiler®, Modelo Especial®, Quilmes®, Victoria®, Sedrin®, and Skol®. Our brewing heritage dates back more than 600 years, spanning continents and generations. From our European roots at the Den Hoorn brewery in Leuven, Belgium. To the pioneering spirit of the Anheuser & Co brewery in St. Louis, US. To the creation of the Castle Brewery in South Africa during the Johannesburg gold rush. To Bohemia, the first brewery in Brazil. Geographically diversified with a balanced exposure to developed and developing markets, we leverage the collective strengths of approximately 144 000 colleagues based in nearly 50 countries worldwide. For 2024, AB InBev's reported revenue was 59.8 billion USD (excluding JVs and associates).

### Forward-Looking Statements

This release contains "forward-looking statements". These statements are based on the current expectations and views of future events and developments of the management of AB InBev and are naturally subject to uncertainty and changes in circumstances. The forward-looking statements contained in this release include statements other than historical facts and include statements typically containing words such as "will", "may", "should", "believe", "intends", "expects", "anticipates", "estimates", "likely", "foresees" and words of similar import. All statements other than statements of historical facts are forward-looking statements. You should not place undue reliance on these forward-looking statements, which reflect the current views of the management of AB InBev, are subject to numerous risks and uncertainties about AB InBev and are dependent on many factors, some of which are outside of AB InBev's control. There are important factors, risks and uncertainties that could cause actual outcomes and results to be materially different, including, but not limited to the risks and uncertainties relating to AB InBev that are described under Item 3.D of AB InBev's Annual Report on Form 20-F filed with the SEC on 12 March 2025. Many of these risks and uncertainties are, and will be, exacerbated by any further worsening of the global business and economic environment, including as a result of foreign currency exchange rate fluctuations and ongoing geopolitical conflicts. Other unknown or unpredictable factors could cause actual results to differ materially from those in the forward-looking statements.

The forward-looking statements should be read in conjunction with the other cautionary statements that are included elsewhere, including AB InBev's most recent Form 20-F and other reports furnished on Form 6-K, and any other documents that AB InBev has made public. Any forward-looking statements made in this communication are qualified in their entirety by these cautionary statements and there can be no assurance that the actual results or developments anticipated by AB InBev will be realized or, even if substantially realized, that they will have the expected consequences to, or effects on, AB InBev or its business or operations. Except as required by law, AB InBev undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.