SECURITIES AND EXCHANGE COMMISSION

FORM DFAN14A

Definitive additional proxy soliciting materials filed by non-management including Rule 14(a)(12) material

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SUBJECT COMPANY

CAMPBELL SOUP CO

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Third Point LLC

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Mailing Address

CAMPBELL PL

CAMDEN NJ 08103

CAMDEN NJ 08103 8563424800

Business Address

CAMPBELL PL

Business Address 390 PARK AVENUE 19TH FLOOR NEW YORK NY 10022 2122247400

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 Registrant \Box

Filed by a Party other than the Registrant \blacksquare

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
- Definitive Additional Materials
- □ Soliciting Material Pursuant to §240.14a-12

CAMPBELL SOUP COMPANY

(Name of the Registrant as Specified In Its Charter)

THIRD POINT LLC DANIEL S. LOEB THIRD POINT PARTNERS QUALIFIED L.P. THIRD POINT PARTNERS L.P. THIRD POINT OFFSHORE MASTER FUND L.P. THIRD POINT ULTRA MASTER FUND L.P. THIRD POINT ENHANCED LP THIRD POINT ADVISORS LLC THIRD POINT ADVISORS II LLC FRANCI BLASSBERG MATTHEW COHEN SARAH HOFSTETTER MUNIB ISLAM LAWRENCE KARLSON **BOZOMA SAINT JOHN** KURT SCHMIDT RAYMOND SILCOCK DAVID SILVERMAN MICHAEL SILVERSTEIN GEORGE STRAWBRIDGE, JR. WILLIAM TOLER (Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

☑ No fee required.

 \Box Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

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- (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:
- \Box Fee paid previously with preliminary materials.
- \Box 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 fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
 - (1) Amount Previously Paid:
 - (2) Form, Schedule or Registration Statement No.:
 - (3) Filing Party:
 - (4) Date Filed:

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Third Point Files Definitive Proxy Materials for Campbell Soup Company's 2018 Annual Meeting

Publication Titled 'The Independents' Shares Third Point's View that Campbell's Entrenched Board Destroyed Shareholder Value While Overpaying for Dreadful Management

Releases In-Depth Presentation Outlining Why the Company's Continuously Deteriorating Performance - Exemplified Most Recently by the Company's 10-K Which Third Point Believes Strongly Signals an Expectation for Lower Earnings than Forecast - Cannot Be Turned Around with Existing Leadership in Place and the New Slate is Necessary to #RefreshTheRecipe

Urges CPB Shareholders to VOTE the WHITE Proxy Card to Elect the Independent Slate, Which Will Bring Superior Expertise and Necessary Fresh Perspectives to the Board

New York, New York, October 1, 2018 – Third Point LLC (NYSE: TPRE; LSE: TPOU)("Third Point"), a New York-based investment firm managing approximately \$18 billion in assets, holds approximately 6% of the outstanding common shares of Campbell Soup Company (NYSE: CPB) ("Campbell" or the "Company") and has filed a definitive proxy statement with the Securities and Exchange Commission ("SEC") to replace the entire Board of Directors with its highly qualified nominees (the "Independent Slate") at Campbell' s 2018 Annual Meeting of Shareholders. Shareholders expect the Company to announce the meeting date shortly.

Along with its filing, Third Point has mailed to fellow shareholders a booklet introducing its slate - The Independents - which highlights the outstanding qualifications of its twelve directors and their unique ability to save this deteriorating business. Third Point also released an in-depth presentation which is available at <u>www.RefreshCampbells.com</u>. The presentation lays out why, in Third Point's view, the Company's current leadership is incapable of turning Campbell around at this critical juncture and how two decades of blunders in leadership, strategy, and execution have destroyed shareholder value.

To introduce its proxy to shareholders, Third Point sent the following letter to its fellow shareholders, urging them to VOTE the WHITE Proxy Card to #RefreshTheRecipe at this year's Annual Meeting:

September 28, 2018

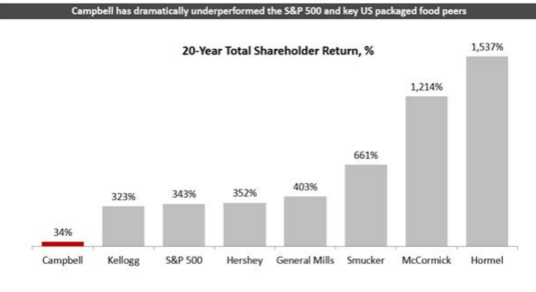
Dear Fellow Campbell Soup Company Shareholder:

We are sending you this letter because you are a fellow owner of Campbell Soup Company ("Campbell" or the "Company"). **During this proxy** season, you have an opportunity to vote for new, energetic, shareholder-aligned leadership, known as the "Independent Slate", and replace Campbell' s entrenched Board of Directors (the "Board") who we believe made a series of strategic mistakes and operational failures that have destroyed the value of your holdings. We want to work with you to help reverse Campbell' s deteriorating performance, regain your lost investment, and put this important American company on a new path of growth, innovation, and profitability.

Today, we are asking for your vote on the White Card for the Independent Slate.

Campbell Shareholders Have Suffered from Poor Performance

Over the past twenty years, shares of Campbell have barely appreciated. \$1 invested in Campbell in August 1998 is only worth \$1.34 today. That same \$1 would be worth \$4.43 if you had invested in the S&P 500 or as much as \$16.37 if you had invested in one of Campbell' s competitors like Horme!



Note: Total shareholder return includes dividends; data from 8.31.90 to 8.31.18

Campbell' s Leadership Should be Held Accountable for Failing Shareholders

The dismal stock performance is a report card on the Company's leadership, which has made a series of blunders. We believe the past year has been particularly disastrous. Campbell's key brands are rapidly losing market share. Its leadership drastically overpaid for bad deals that saddled the Company with way too much debt. Earnings per share in the most recent quarter were down more than 50%. To make matters worse, the Company has no permanent CEO and is being run temporarily by a Board member who has no food or beverage experience.

The Company has admitted their past actions are to blame. The interim CEO said to shareholders in August:

"Simply put, we lost focus. We lost focus strategically... We lost focus within our products and brands... We lost focus in process and execution... And finally, we didn't have a culture of accountability, which led to poor execution."

Seriously? Apparently, the Board was more focused on lavishing its then-fellow Board member and former CEO Denise Morrison with enormous cash and perks as performance deteriorated. From 2011 to 2018, while shareholders and employees suffered, the **CEO received more than \$60 million** in total compensation. To pay so much money for such poor performance suggests the Board either did not understand what was happening to the business or simply did not care. In the midst of the Company's crisis, the Board authorized this same CEO to hobnob in Davos at the World Economic Forum with the global elite - at shareholders' expense - rather than stay home and run the ailing Company. **Does this sound like a Board who shares your best interests**?

Our Goal: Change the Board to Create Long-Term Value for All Shareholders

We take our advice from Albert Einstein, who said that **"The definition of insanity is to do the same thing over and over again and expect a different result."** This Board has failed shareholders time and again. At this point, we would have only ourselves to blame if we leave the Board that caused the Company's woes in charge of fixing them.

Third Point has proposed a slate of directors who brings sophisticated and diverse expertise to set Campbell on a new path. Through the representatives on the Independent Slate, we own more than 8% of the Company and we are aligned with you. The Independent Slate will manage Campbell to enhance long-term value and pursue optimal outcomes for all shareholders.

About Us

Third Point LLC ("Third Point") is an investment firm managing approximately \$18 billion in assets for public institutions and private clients. The firm was founded in 1995 by Daniel S. Loeb, who serves as Chief Executive Officer and oversees our investment activity. Third Point has a long track record of sharing our views and insights to help companies maximize shareholder value, improve corporate governance, and strengthen market positioning. Our executives have served on the Boards of Directors of numerous well-known public companies, including Yahoo!, Sotheby's, and Baxter International. Our independent nominees have also served on Boards, including DowDuPont.

More Information

For more information, including why we believe the current Board should be replaced and detailed biographies for the Independent Slate, we invite you to visit our dedicated website at <u>www.RefreshCampbells.com</u>. You can also speak with our proxy solicitor, Okapi Partners, if you have questions about the voting process or need help in voting your shares by calling them toll-free at 855-208-8902 or emailing them at <u>cpbinfo@okapipartners.com</u>.

It's Up to You

Regardless of the number of shares you own, you are an owner of Campbell Soup Company, an iconic American brand that has floundered under the current Board's leadership. It is up to you to vote for change. The Board will reach out to you with claims that this time will be different and a promise that they can set the Company on a better path. We do not believe leopards change their spots and so we ask you to support our proposed Independent Slate for Board nominees and vote the White Card to achieve the results you and all shareholders deserve.

Sincerely, Third Point LLC

Your Vote Is Important, No Matter How Many or How Few Shares You Own! PLEASE REMEMBER TO CAN THE COMPANY' S CARD! If you return a Campbell' s proxy card - even by simply indicating "withhold" on the Company' s slate - you will revoke any vote you had previously submitted for Third Point on the WHITE proxy card.

IMPORTANT INFORMATION

On September 28, 2018, Third Point LLC filed a definitive proxy statement (the "Definitive Proxy Statement") with the U.S. Securities and Exchange Commission ("SEC") to solicit proxies from stockholders of Campbell Soup Company (the "Company") for use at the Company's 2018 annual meeting of stockholders. THIRD POINT STRONGLY ADVISES ALL STOCKHOLDERS OF THE COMPANY TO READ THE DEFINITIVE PROXY STATEMENT BECAUSE IT CONTAINS IMPORTANT INFORMATION. THE DEFINITIVE PROXY STATEMENT ALSO INCLUDES INFORMATION ABOUT THE IDENTITY OF THE PARTICIPANTS IN THE THIRD POINT SOLICITATION AND A DESCRIPTION OF THEIR DIRECT OR INDIRECT INTERESTS THEREIN. The Definitive Proxy Statement is available at no charge on the SEC's website at http://www.sec.gov and is also available, without charge, on request from Third Point LLC's proxy solicitor, Okapi Partners LLC, at (855) 208-8902 or via email at CPBinfo@okapipartners.com.

CONTACTS

Press: Third Point LLC Elissa Doyle, 917-748-8533 Chief Marketing Officer edoyle@thirdpoint.com



The Independents



www.RefreshCampbells.com

TIME TO

REFRESHTHERECIPE

TO VOTE: OKAPI PARTNERS LLC (212) 297-0720 or (855) 208-8902

REFRESH THE RECIPE

& Reclaim Your Lost Value This Proxy Season



Campbell's Entrenched Board Has Failed You And Cost You Money



invested on August 31, 1998 would be worth:

- \$4.43 if invested in the S&P 500
- \$4.46 if invested in the S&P 500 Consumer Staples Index
- Your \$1 invested in Campbell would be worth only \$1.34

Footnote: Total shareholder return includes dividends; data from 8/31/1998 to 8/31/2018 Source: Third Point LLC, Bloomberg Campbell's Interim CEO Admits That Years Of Leadership Missteps Caused This Value Destruction

55 Simply put we lost focus. We lost focus strategically. We had too many initiatives that made the company unnecessanily complex. We were in the food businesses and the ag business. We had growth businesses and we had cash businesses. We were focused on startup businesses and venture capital investments. We aggressively pursued the important consumer megatrend of health and well-being without having clarity on our source of uniqueness or whether we brought a competitive advantage to the space, and we depended too much on M&A to shape our business strategy.

We lost focus within our products and brands. We did not manage our portfolio in a differentiated manner. We pushed cash businesses for growth and we underfunded growth businesses. Our resource and capital allocation discipline was inadequate and we didn't properly align our resources with our core business franchises where we have strong market positions unique capabilities and the right to win.

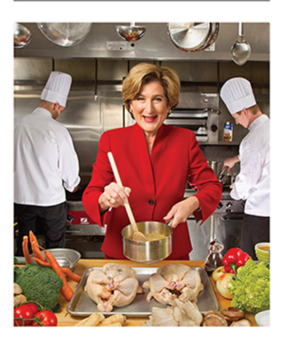
Lastly we lost focus in process and execution. Our management processes lack the necessary operating discipline. We created too many silos throughout the company where decision rights were unclear. We lacked agility and we're slow to react to customer needs.

And finally we didn't have a culture of accountability which led to poor execution.

2

Campbell Board Member & Interim CEO Keith McLoughlin

While Your Stock Was Falling Further And Further, Campbell's Board Paid Ex-CEO Denise Morrison Over \$60 Million In 7 Years



Footnote: Source of photo: http://www.eatingwell.com/article/290390/2017-american-foodheroes/kpic10; found via Google Images. Source of Compensation: Bioomberg

Campbell Faces Big Trouble Today

- Losing market share
- Earnings are declining fast
- Recent Snyders Lance Deal will dilute shareholder value, despite leadership's earlier promises
- Company is saddled with excessive debt
- No permanent CEO and troubled board did not plan for smooth succession



Smart Money Expects Shares To Decline Even Further If Nothing Changes

Bank	Rating
J.P.Morgan	Sell
CREDIT SUISSE	Sell
🗱 UBS	Sell
BARCLAYS	Sell
Goldman Sachs	Sell
Bank of America 🐲 Merrill Lynch	Sell

5

Footnote: Ratings as of 9.10.18; 19 analysts cover Campbell Source: Third Point LLC, Bloomberg

You Deserve Better Meet The Independent Slate



6

The Independent Slate Can Fix Campbell with Expertise and Relevant Experience

Nominees Who Have Worked with Campbell's and <u>Understand</u> Its Challenges

First-Hand CPB Experience



GEORGE STRAWBRIDGE, JR. Family member, former Campbell Board member



WILLIAM D. TOLER Campbell, Hostess, Advance Pierre, Pinnacle Foods



RAYMOND SILCOCK Campbell, CTI Foods, Diamond Foods



LARRY C. KARLSON Former Campbell Board member



MICHAEL J. SILVERSTEIN

Global Practice Leader for BCG's Consumer and Retail Practice, Author The Independent Slate Will Turn Campbell Around With Expertise in Various Areas

The Independent Slate is Aligned With You







8



MARKETING



Bozoma Saint John Endeavor, Uber, Apple, Pepsi

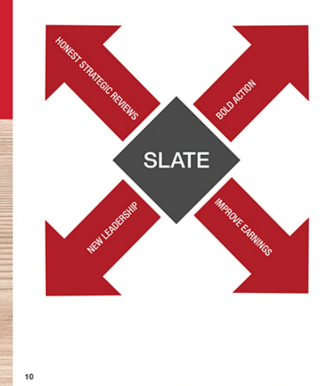


Sarah Hofstetter 360, Kayak Communications \times

Munib Islam and Matthew Cohen work at Third Point, which holds 6% of the company – about \$700M worth – and are experts in turnarounds, capital allocation and board best practices

9

The Independent Slate Sees Multiple Paths to Value



Third Point has a History of **Helping Shareholders Reclaim** Value at Some of America's Most Iconic Companies

YAHOO! Third Point helped create approximately \$15 billion of value for shareholders; share price increased over 85% while Third Point directors served on the board from May 2012 until July 2013

Sotheby's Third Point helped create approximately \$500 million of value for shareholders through 9/20/18; share price increased 17% while Third Point directors have served on the board since May 2014

Baxter

Third Point helped create approximately \$26 billion of value for shareholders through 9/20/18; share price increased 144% while Third Point directors have served on the board since September 2015



Third Point helped create approximately \$51 billion of value for shareholders

through 9/20/18; share price increased 107% since Third Point began engaging with Dow Chemical in November 2013

Source: Third Point LLC



VOTE THE INDEPENDENT SLATE FOR A BETTER CAMPBELL

VOTE THE WHITE CARD



REJECT CAMPBELL'S STALE ARQUMENTS AND CAN THE COMPANY'S CARD For Busines, Cell Dags Partners at (201) 2014 0912 1 www.orbinte.com/arbitrary

#RefreshTheRecipe

OCTOBER 2018





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DISCLAIMER

The information in this presentation is for information purposes only, and this presentation does not constitute an offer to purchase or sell any security or investment product, nor does it constitute professional advice. The information in this presentation is based on publicly available information about Campbell Soup Company ("<u>Campbell</u>"). Except where otherwise indicated, the information in this presentation speaks only as of the date set forth on the cover page. Permission to quote third party reports in this presentation has been neither sought nor obtained.

This presentation may include forward-looking statements that reflect the current views of Third Point LLC ("<u>Third Point</u>"), the proposed director nominees and other participants in the solicitation of proxies from stockholders of Campbell for the 2018 annual meeting of stockholders of Campbell, with respect to future events. Statements that include the words "expect," "intend," "plan," "believe," "project," "anticipate," "will," "may," "would," and similar words are often used to identify forward-looking statements. All forward-looking statements address matters that involve risks and uncertainties, many of which are beyond the control of the parties making such statements. Accordingly, there are or will be important factors that could cause actual results to differ materially from those indicated in such statements and, therefore, you should not place undue reliance on any such statements. Any forward-looking statements made in this presentation are qualified in their entirety by these cautionary statements, and there can be no assurance that the actual results or developments anticipated will be realized or, even if substantially realized, that they will have the expected consequences to, or effects on, Campbell or its business, operations, or financial condition. Except to the extent required by applicable law, we undertake no obligation to update publicly or revise any forward-looking statement, whether as a result of new information, future developments, or otherwise.

Source: Third Point LLC

THIRD POINT

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	Overview & Summary
•	Case for Change at Campbell
	Independent Slate
	Conclusion

THIRD POINT

OVERVIEW & SUMMARY



THIRD POINT OVERVIEW

Firm Overview

- Third Point LLC is an SEC-registered investment adviser based in New York
- Approximately \$18 billion under management
- Founder and CEO, Daniel S. Loeb, has over 30 years of experience in the financial markets

Third Point Highlights

- Proven Track Record
 - Since inception in 1995, the Firm has generated average net annualized returns of 18% compared to the CS Event Driven Index, HFRI Event Driven Index, and S&P 500 returns of 8%, 9%, and 10%, respectively, over the same period
 - o Third Point has made over 40 active investments and has been successful during 100% of the firm's historical proxy campaigns

Notable Recent Active Positions

- Yahoo!: Third Point helped create approximately \$15 billion of value for shareholders; share price increased over 85% while Third Point directors served on the board from May 2012 until July 2013
- Sotheby's: Third Point helped create approximately \$500 million of value for shareholders through 9/20/18; share price increased 17% while Third Point directors have served on the board since May 2014
- Baxter: Third Point helped create approximately \$26 billion of value for shareholders through 9/20/18; share price increased 144% while Third Point directors have served on the board since September 2015
- Dow: Third Point helped create approximately \$51 billion of value for shareholders through 9/20/18; share price increased 107% since Third Point began engaging with Dow Chemical in November 2013

Note: Third Point returns reflect Third Point Partners from inception (June 1995) through 8.31.18. All references to CS and HFRI Indices reflect performance calculated through 7.31.18 Source: Third Point LLC

THIRD POINT

EXECUTIVE SUMMARY

Time to refresh Campbell, an iconic American company suffering from woeful mismanagement

- Campbell's incumbent Board of Directors ("<u>Board</u>") has overseen a series of strategic and operational blunders over many years that have driven extreme underperformance in Campbell shares (19% total shareholder return vs. 306% for S&P 500 over last 20 years)
- Within the past year, financial and operational performance has significantly worsened (soup in sharp decline, acquired Fresh assets now loss-making, Snyder's-Lance integration hiccups, substantial margin pressures, multiple large earnings disappointments, leverage over 5x, no permanent CEO)
- Given challenges, Campbell conducted a strategic review, but then failed to take bold action to remedy the situation and largely recommitted to the failing status quo
- Incumbent Board, which created the current situation, can no longer be relied upon to lead the Company, and shareholders deserve a new path forward
- Third Point has partnered with a member of the Dorrance family (George Strawbridge, Jr.) and seeks to replace the incumbent Board with an attractive new slate of nominees ("<u>Independent Slate</u>")
- Independent Slate brings relevant skills and experience needed to reverse decades of significant underperformance and create long-term value for <u>ALL</u> shareholders

Note: Total shareholder return includes dividends; data from 9.28.98 to 9.28.18; John T. Dorrance acquired control of Campbell from founder Joseph A. Campbell Source: Third Point LLC

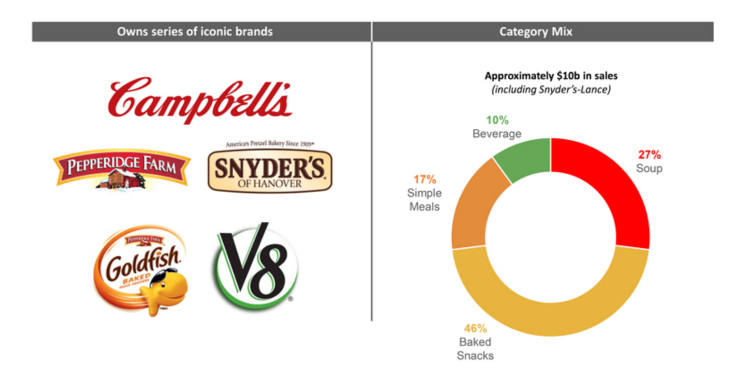
THIRD POINT

CASE FOR CHANGE AT CAMPBELL



CAMPBELL OVERVIEW

Packaged food business focused on snacks, soup, simple meals, and beverages



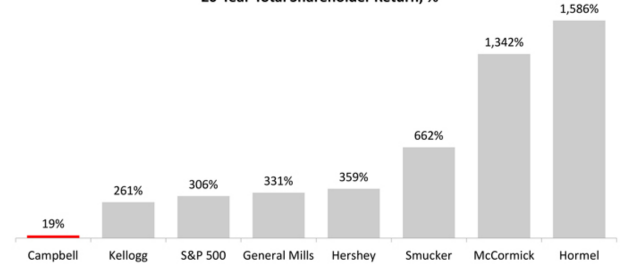
Note: Campbell market cap approximately \$11 billion and enterprise value approximately \$21 billion as of 9.28.18 Source: Third Point LLC; Company Materials



TOTAL SHAREHOLDER RETURN

Despite owning a portfolio of iconic brands, Campbell's incumbent Board has failed to create enduring value for shareholders

Campbell has dramatically underperformed the S&P 500 and key US packaged food peers



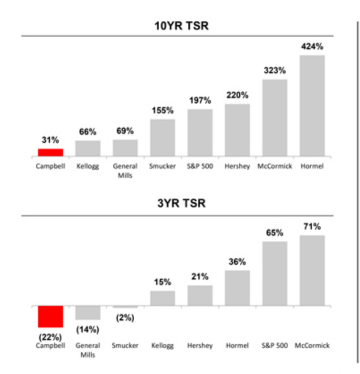
20-Year Total Shareholder Return, %

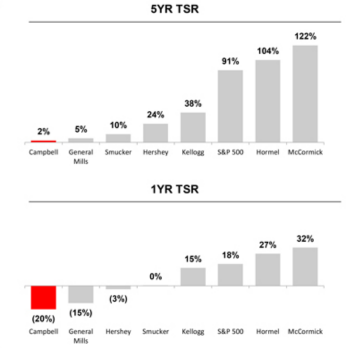
Note: Total shareholder return includes dividends; data from 9.28.98 to 9.28.18 Source: Third Point LLC; Bloomberg



TOTAL SHAREHOLDER RETURN

Campbell has also significantly underperformed on a 10YR, 5YR, 3YR, and 1YR basis





Note: Total shareholder return includes dividends; data from 9.26.08 (10YR), 9.27.13 (5YR), 9.28.15 (3YR), 9.28.17 (1YR) to 9.28.18 (all charts) Source: Third Point LLC; Bloomberg

THIRD POINT

CAMPBELL TODAY

The past year has been particularly disastrous

- Losing market share across categories as core business significantly underperforms
- Earnings in rapid decline given sales weakness and substantial margin pressure
- Execution issues already plaguing highly complex integration with Snyder's-Lance
- Leverage over 5x net debt / EBITDA, leaving limited room to maneuver
- No permanent CEO since the incumbent Board failed to plan for succession



Responsibility for current predicament lies squarely with the incumbent Board

Source: Third Point LLC; Google Images

THIRD POINT

HOW DID WE GET HERE?

Incumbent Board has consistently failed Campbell shareholders

Failed to execute on corporate strategy

- o Completely botched acquisition-fueled expansion into fresh food
- Missed key consumer trends in soup (natural and organic ingredients, contemporary packaging) and then, to catch up, overpaid for rival Pacific Foods
- Given struggles in fresh food and soup, incumbent Board doubled down on snacks and massively overpaid for Snyder's-Lance in a "bet the company" transaction that has saddled the Company with a large debt burden

Failed to hold CEO accountable and failed to plan for succession

- Incumbent Board lavished Denise Morrison with more than \$60 million in total compensation during her tenure as CEO (2011 2018) despite a series of strategic and operational missteps
- Company problems now exacerbated by lack of leadership since incumbent Board shockingly had no clear plan to replace her when she abruptly stepped down at age 63

Failed to conduct proper strategic review

- Company announced comprehensive review ("everything is on the table") in May 2018 in response to rapidly deteriorating financial and operational performance
- Incumbent Board then failed to take any bold actions and instead announced some divestitures (fresh food, global snacks) worth approximately 10% of Company EBIT that largely preserved the status quo

Note: Campbell's "everything is on the table" comment from fiscal 3q18 earnings call (5.18.18) Source: Third Point LLC; Company Materials; Bloomberg

THIRD POINT

HOW DID WE GET HERE?

Incumbent Board, in their own words, has consistently failed Campbell shareholders



And finally we didn't have a culture of accountability which led to poor execution.

Campbell Board member & interim CEO Keith McLoughlin

Note: Campbell's comment from fiscal 4q18 earnings call (8.30.18) Source: Emphasis from Third Point LLC; Company Materials

THIRD POINT

CORPORATE STRATEGY

Campbell has spent over \$8 billion on acquisitions since 2012, cobbling together a hodgepodge of assets across categories and geographies with little strategic logic



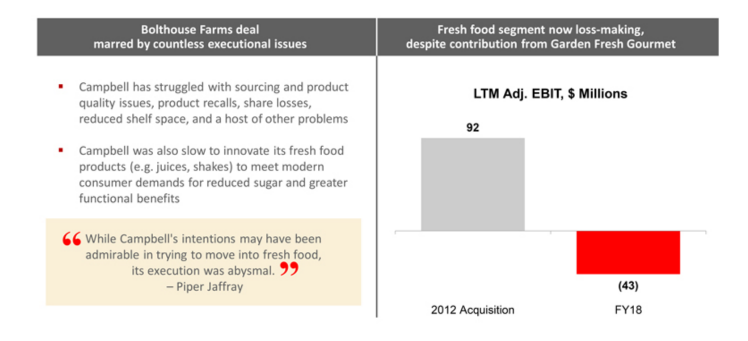
without conducting proper and independent due diligence

Source: Third Point LLC; Google Images

THIRD POINT

CORPORATE STRATEGY — FRESH FOOD

Move into fresh food with \$1.55 billion deal for Bolthouse Farms has been a disaster



Note: Quotation from Piper Jaffray report "Strategic Update Preview" (8.13.18); FY18 segment EBIT before corporate expense; \$92 million Adj. EBIT from transaction press release (July 2012) Source: Third Point LLC; Company Materials; Piper Jaffray

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CORPORATE STRATEGY — SMALL DEALS

Other deals like Garden Fresh Gourmet (salsa) and Plum Organics (baby food) have not worked



CORPORATE STRATEGY — SMALL DEALS

Campbell also blew shareholder money on speculative investments in businesses like (now defunct) Juicero



Note: Campbell invested \$13.5 million in Juicero per press release (October 2016) Source: Third Point LLC; Company Materials; Google Images; Engadget, The Guardian, Eater



Juicero shut down upon discovery that its technology was basically worthless

engadgef Juicero, the ridiculous \$400 juicer company, is shutting down

Turns out, you can squeeze fruits and vegetables yourself for free.

The Guardian

Squeezed out: widely mocked startup Juicero is shutting down



\$400 Juicer Company Shuts Down as Founder Frolics at Burning Man

CORPORATE STRATEGY — SOUP

While distracted with bad deals, Campbell missed key trends in its core soup business

- Campbell missed key shift in consumer preferences in soup (despite dominating category)
 - o Natural and organic ingredients
 - o Contemporary packaging (e.g. resealable box vs. traditional can)
- Failure to participate in key trends forced Campbell to acquire Pacific Foods, a leading producer
 of organic broth and soup, shelf-stable beverages, and other meals and sides
 - o Paid \$700 million for Pacific Foods in 2017
 - o Deal guided to be ~2% dilutive to earnings in FY18

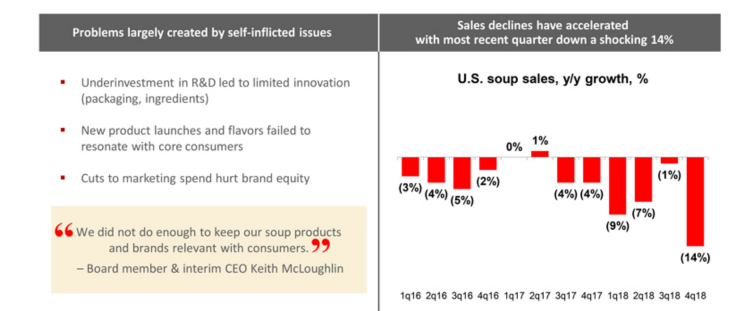


Note: Campbell guidance from transaction press release (December 2017) Source: Third Point LLC; Company Materials; Google Images



CORPORATE STRATEGY — SOUP

Core soup business lost relevance with consumers and is now in significant decline

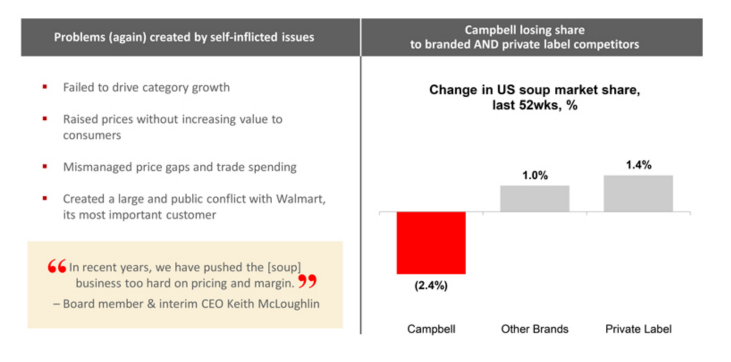


Note: Campbell's comment from fiscal 4q18 earnings call (8.30.18); Campbell US soup growth disclosed on Company earnings calls Source: Third Point LLC; Company Materials

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CORPORATE STRATEGY — SOUP

Mismanagement of retail channel has driven large market share losses



Note: Campbell's comment from fiscal 4q18 earnings call (8.30.18); Last 52wks through 7.29.18 (per Campbell fiscal 4q18 public presentation) Source: Third Point LLC; Company Materials; IRI

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CORPORATE STRATEGY — SNACKS

With fresh food and soup under pressure, Campbell doubled down on snacks in an expensive "bet the company" transaction that brings significant financial and operational risks

Acquired Snyder's-Lance, a US snacks business, in March 2018

- o High purchase price (\$6 billion, nearly 20x EBITDA)
- o All debt transaction saddled the Company with over 5x leverage
- Deal fraught with execution risk
 - o Ill-timed acquisition given issues in rest of portfolio
 - Acquired assets complicated to integrate with Campbell's legacy Pepperidge Farm snacking business given complex routes to market (multiple separate direct store delivery systems)



66 We believe Campbell's acquisition of Snyder's-Lance adds execution risk across both organizations... Snyder's integration complexity and lofty cost target guidance leave us skeptical of material stock value creation.

– UBS

Note: Quotation from UBS report "Will Snyder's-Lance create shareholder value for Campbell" (1.24.18) Source: Third Point LLC; Company Materials; Google Images; UBS

THIRD POINT

CORPORATE STRATEGY — SNACKS

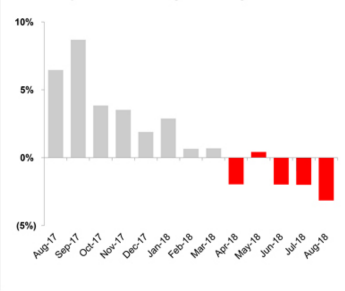
Snyder's-Lance deal already off to a poor start

Campbell lowered accretion guidance twice in the first six months after deal announcement

- Original guidance called for 5-7% EPS accretion in FY19 in December 2017
- Guidance reduced to "modestly accretive" in FY19 at industry conference in February 2018
- Guidance again reduced to "modestly dilutive" in FY19 with earnings report in May 2018
 - Company cited unforeseen issues related to pricing, promotions, and higher than expected costs for freight, transportation, and production

Sales in measured channels have deteriorated since the acquisition and are now declining



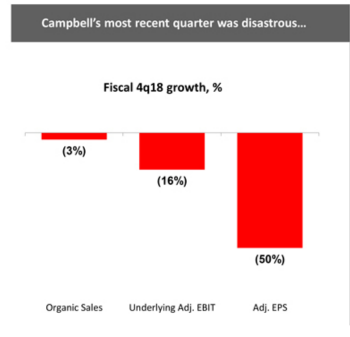


Note: IRI scanner data through 8.26.18; deal announced 12.18.17 and closed 3.27.18 Source: Third Point LLC; Company Materials; IRI

THIRD POINT

CORPORATE STRATEGY — EARNINGS

Strategic and operational blunders have tanked sales, operating profit, and earnings



Note: Campbell guided FY19 Adj. EPS to \$2.45-2.53 before divestitures vs. FY18 Adj. EPS of \$2.87 Source: Third Point LLC; Company Materials



 All metrics posted substantial declines, with worsening pressure on sales, gross margin, operating margin, and earnings

...and inspires little hope for the future

- Results also implied a significant deterioration in acquired Snyder's-Lance business
- Forward guidance for FY19 was extremely poor and calls for a double digit % decline in earnings despite the contribution of additional earnings from Pacific Foods and Snyder's-Lance

CORPORATE STRATEGY — EARNINGS

Less than a month after giving terrible FY19 guidance, Campbell gave investors another negative update

- Campbell, in its FY18 10-K, disclosed that "cost increases, shipment delays, and weather-related issues" would have a "negative impact" on fiscal 1q19
- In follow up conversations with leading sell-side analysts, Campbell confirmed these headwinds create risk to FY19 guidance
- On the back of this incremental bad news, the stock fell another 6% to \$36.63 over the next two days



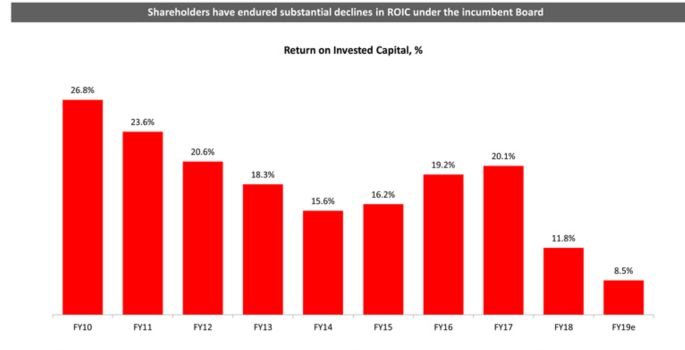
Each of these developments is unfortunate and places management's full-year guidance at risk, in our view. The risk to earnings has obvious flow through implications to the company's cash flow, which adds to concern given the company's already challenged liquidity and balance sheet profile.
 Goldman Sachs

Note: Quotation from Goldman Sachs report "Trimming estimates on supply disruptions, protracted Walmart challenges and FX" (9.27.18) Source: Third Point LLC; Company Materials; Bloomberg; Goldman Sachs

THIRD POINT

RETURN ON INVESTED CAPITAL

Poor capital allocation and declines in the core business have combined to weigh on returns



Note: Return on Invested Capital defined as Adj. EBIT (per Company) less 25% tax rate (per Company FY19 guidance), divided by average invested capital (per Bloomberg); same tax rate used across all periods for "applesto-apples" comparison; FY19e based on mid-point of management guidance pre divestitures (\$1.37-1.41b) and year-end FY18 invested capital (per Bloomberg) Source: Third Point LLC; Bloomberg

THIRD POINT

LACK OF ACCOUNTABILITY

Incumbent Board failed to hold CEO accountable

- Incumbent Board claims to maintain a "strong alignment between corporate performance and compensation"
- However, that same Board lavished its fellow board member Denise Morrison with more than \$60 million in total compensation during her tenure as CEO. Over that time, earnings did not grow, leverage ballooned, and ROIC imploded.
- To pay so much for such poor performance suggests the incumbent Board either did not understand what was
 happening to the business (suggesting incompetence) or claimed it was paying for performance it knew it was not
 getting (suggesting deceit)

Incumbent Board's complete failure to hold CEO accountable led to a compensation scheme that is insulting to Campbell employees and shareholders

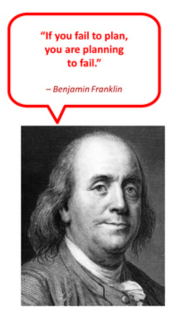
Note: Campbell quotation from 2017 proxy statement; FY11 Adj. EPS of \$2.54 is above FY19 Adj. EPS guidance of \$2.45-2.53 Source: Third Point LLC; Company Materials; Bloomberg



LACK OF LEADERSHIP

Incumbent Board also failed to plan for succession, leaving Campbell without a permanent CEO at a crucial juncture in its history

- Denise Morrison (CEO since August 2011) abruptly left as the Company reported disastrous fiscal 3q18 earnings and lowered forward guidance
- Despite years of issues and a CEO approaching retirement age, incumbent Board failed to develop a succession plan (a critical duty of any board)
- As a result, Campbell now led by interim CEO Keith McLoughlin, who has zero operating experience in packaged food and most recently served as CEO of Swedish appliance manufacturer Electrolux
- Lack of leadership, combined with rapidly deteriorating financial and operational performance, presumably led Campbell to announce a <u>strategic review</u>



Note: Denise Morrison age 63 at retirement Source: Third Point LLC; Company Materials; Google Images

THIRD POINT

SHAREHOLDER ENGAGEMENT

While the strategic review was underway, Third Point filed a Form 13D to advocate on behalf of <u>ALL</u> shareholders

- Third Point had limited confidence that Campbell's incumbent Board (after years of abysmal oversight) would conduct a proper and thoughtful strategic review
- Furthermore, Third Point was concerned the incumbent Board would look to prioritize the interests of corporate insiders and wealthy heirs at the expense of other shareholders
- George Strawbridge, Jr., a member of the Dorrance family who served on Campbell's Board from 1990 to 2009, had similarly lost faith in the incumbent Board and filed a separate 13D alongside Third Point
- Given material execution risk associated with various "go it alone" options <u>under the incumbent Board</u>, Third Point concluded at the time that combining with another packaged food company was the best path forward for the Company



Note: Third Point and George Strawbridge, Jr. both filed Form 13D on 8.9.18 Source: Third Point LLC; CNBC



SHAREHOLDER ENGAGEMENT

Third Point's view garnered support from leading sell-side analysts

66 We are on board with [Third Point's] assessment of CPB's current situation.

As evidenced by our earnings estimates, which are well below consensus, we are not constructive on Campbell's fundamentals. Between (a) continued softness in soup sales, (b) failed innovation across many categories, (c) the high level of debt, (d) the complexity and cost of running three separate DSD systems, (e) the relative difficulty of consolidating these systems, (f) slumping sales of recently-bought LNCE, (g) the ongoing integration of LNCE, and (h) the absence of a CEO, **Campbell probably has more challenges/weaknesses in its immediate future than any other company we cover.**

We also agree with [Third Point] that **the board of directors "exacerbated" Campbell's problems** by apparently not having a succession plan in place. Given these problems, plus the fact that the Campbell shares are +28% since bottoming in early June (group median +5%), we concur with [Third Point] that **a sale – if achievable – is the best way to create value for shareholders.**

J.P. Morgan

Note: Emphasis from Third Point; quotation from J.P. Morgan report "Downgrading to Underweight" (8.10.18) Source: Third Point LLC; J.P. Morgan



MEDIA PERSPECTIVE

Even the Wall Street Journal supported Third Point's view



Campbell Soup Co. has been one of the worst performing food companies over the past two years. If a quick way out is available, the family members who control the firm should give it serious consideration...

[An attempted turnaround] will be a long and drawn-out process with uncertain prospects for success. Campbell's ability to invest for growth will also be constrained by the imperative to reduce its debt overhang... Against that backdrop, an outright sale starts to look more appealing...

John Dorrance invented the formula for Campbell's condensed soup over 120 years ago. For his descendants, it may finally be time to move on. **99**

The Wall Street Journal

Note: Emphasis from Third Point; quotation from WSJ column "Heard on the Street" (7.5.18) Source: Third Point LLC; Wall Street Journal



STRATEGIC REVIEW

Incumbent Board had an opportunity to take bold action during the strategic review process, but instead largely recommitted to the failing status quo

- Campbell concluded its strategic review by announcing plans to divest its fresh foods and global snacks businesses (collectively worth approximately 10% of Company EBIT)
- Merely selling off some non-core assets to pay down debt does little to address the underlying problems and leadership failures plaguing the core business
- Given the result, the Independent Slate wonders if all options were truly "on the table" or if the incumbent Board may have mislead shareholders about the scope of the strategic review

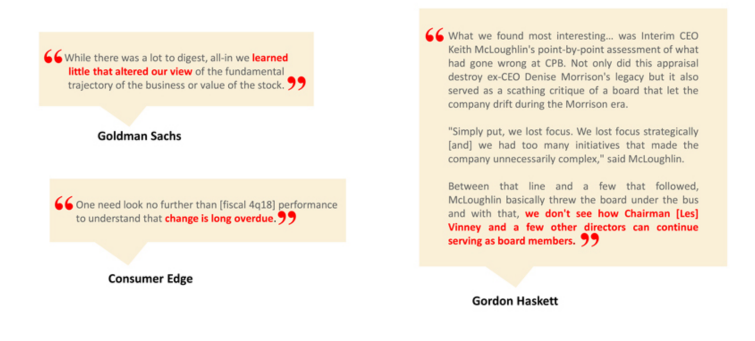
Incumbent Board may have failed to perform its fiduciary duty to act in the best interests of <u>ALL</u> shareholders in order to protect the interests of corporate insiders and wealthy heirs

Note: Campbell's Corporate Governance Standards specify that the "Board believes that the primary responsibilities of directors are to exercise their business judgment in good faith and to act in what they reasonably believe to be in the best interests of all shareholders"; Campbell's "everything is on the table" comment from fiscal 3q18 earnings call (5.18.18) Source: Third Point LLC; Company Materials

THIRD POINT

ANALYST PERSPECTIVE

After failed strategic review, leading sell-side analysts see need for greater change



Note: Emphasis from Third Point; quotations from Goldman Sachs report "Fundamentals deteriorate and turnaround plans are still lacking" (8.30.18), Consumer Edge Research report "Q4 Follow up – Not The End... But The End Of The Beginning" (8.30.18), Gordon Haskett note "Mm-Mm Bad" (9.4.18) Source: Third Point LLC; Goldman Sachs; Consumer Edge Research; Gordon Haskett

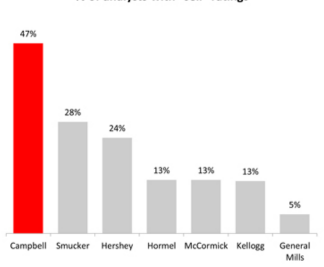
THIRD POINT

ANALYST PERSPECTIVE

Absent greater change, analysts see little hope for shares (under the incumbent Board)

Sell-side analysts more bearish on Campbell than they are on other US packaged food peers...

% of analysts with "sell" ratings



Bank	Rating	Price Target
J.P.Morgan	SELL	\$36
🗱 UBS	SELL	\$35
CREDIT SUISSE	SELL	\$33
BARCLAYS	SELL	\$33
Goldman Sachs	SELL	\$31
Bankof America 🧇 Merrill Lynch	SELL	\$31

...and leading banks still see downside to shares

Note: Ratings and price targets as of 9.28.18; 19 analysts cover Campbell Source: Third Point LLC; Bloomberg

THIRD POINT

THE INDEPENDENT SLATE



Independent Slate

To provide the real change Campbell shareholders deserve, Third Point seeks to replace the entire incumbent Board with an attractive new slate of highly qualified nominees



Franci Blassberg (Debevoise & Plimpton)



Matthew Cohen (Third Point)



Sarah Hofstetter (360i, Kayak Communications)



Munib Islam (Third Point)



Lawrence C. Karlson (former Campbell Board member)



George Strawbridge, Jr. (Family member, former Campbell Board member)



Bozoma Saint John (Endeavor, Uber, Apple, Pepsi)



William D. Toler (Campbell, Hostess, Advance Pierre, Pinnacle Foods)



Kurt T. Schmidt (Blue Buffalo, Nestlé, Gerber)

Source: Third Point LLC

THIRD POINT



Raymond Silcock (Campbell, CTI Foods, Diamond Foods)



David Silverman (CrossLead, McChrystal Group)

Note: Slide reflects certain positions currently and/or formerly held by director nominees; see definitive proxy statement filed by Third Point on 9.27.18 for further information regarding each nominee



Michael J. Silverstein (Boston Consulting Group, Author)

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Independent Slate

Independent Slate has the experience and skills to ensure a smooth transition and help create a better path forward for Campbell

Campbell Experience	 Strawbridge is a Dorrance family member and large Campbell shareholder Strawbridge and Karlson both previously served on Campbell's Board Silcock and Toler both held important operational roles at Campbell
Industry Expertise	 Schmidt, Silcock, and Toler (industry executives) have held key roles at many leading food and beverage companies including Nestlé, Blue Buffalo, Pinnacle Foods, Hostess Brands, and Diamond Foods Silverstein (strategy consultant) has advised many leading consumer businesses and brings expertise in consumer behavior and new product innovation
Business Acumen	 Hofstetter and Saint John (marketing experts) bring significant marketing and digital experience Silverman (operational consultant) brings significant organizational and management expertise
Capital Allocation	 Blassberg (corporate lawyer) brings substantial transaction-related expertise Islam and Cohen (institutional investors from Third Point) bring capital allocation skills and decades of combined investment experience across consumer products

Note: See definitive proxy statement filed by Third Point on 9.27.18 for further information regarding each nominee Source: Third Point LLC

THIRD POINT

Independent Slate

Independent Slate sees multiple paths to create shareholder value

- Independent Slate, once elected, will help execute an operational turnaround of the business
 - Will attract a world-class leadership team (in contrast to the incumbent Board which appears unable to recruit leading external candidates)
 - Will take bold actions (in contrast to the incumbent Board which seems obstinately committed to maintaining the status quo at the expense of progress)
- Independent Slate expects operational turnaround to improve earnings and revalue shares
- Independent Slate will also conduct a proper strategic review, where truly "everything is on the table"
 - Will, for example, explore the separation of Campbell into two pure-play companies, one focused on "Simple Meals & Beverages" and the other on "Snacks"
 - Will, for example, engage with potential buyers (should any emerge) for all or part of the Company if those buyers are willing to appropriately compensate shareholders

Independent Slate will manage Campbell to enhance long-term value and pursue optimal outcomes for <u>ALL</u> shareholders

Source: Third Point LLC

THIRD POINT

SIMPLE MEALS & BEVERAGES

Grocery business has its own distinct outlook and set of opportunities



Source: Third Point LLC; Company Materials; Google Images



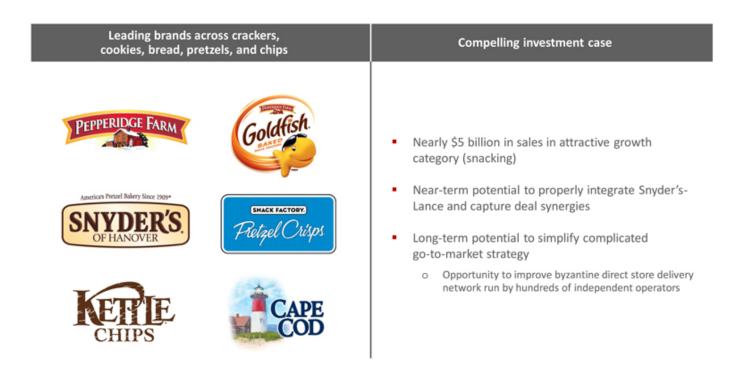
SIMPLE MEALS & BEVERAGES

Independent Slate sees ample opportunities to stabilize sales and drive earnings growth

Turnaround Soup	 Focus on growing soup business (i.e. Stop apologizing for soup!) Current Board still treats soup as a "harvest" business and seemingly does not understand the impact of positive growth in soup (driven by innovation around flavors and ingredients) as a value creation strategy Soup category is still growing and on trend with consumer demands for greater convenience and value
Stabilize Fresh Food	Stem margin declines in fresh food through more disciplined cost management o Stronger operating performance will boost proceeds if/when assets are sold
Renovate & Innovate	 Make product offering more relevant to modern consumers Renovate legacy brands (design, packaging) for modern consumer tastes Modernize product attributes (ingredients, flavors)
Improve Retailer Relationships	Repair damaged relationships with key retail partners o Work with key retail partners to better managing pricing, promotional strategies, and trade spend
Source: Third Point LLC	#RefreshTheRecipe

SNACKS

Similarly, snacks would benefit from its own more focused strategy



Source: Third Point LLC; Company Materials; Google Images



SNACKS

Independent Slate sees ample opportunities to drive sales and earnings growth

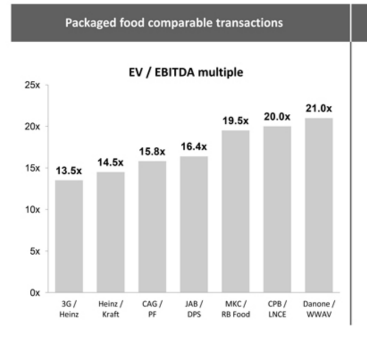
Innovate & Grow	 Outperform broader snacking category through smart innovation in core brands Snacking remains a healthy category with strong and consistent growth Ample room for innovation (flavors, ingredients, packaging) to drive market share gains
	Achieving Snyder's-Lance savings target of \$295 million will create significant value
Execute on Deal Synergies	o Deal savings worth over 12% of Snyder's-Lance sales
	o Savings could be reinvested in innovation and marketing to drive sales or used to boost operating profits
	Explore divestitures of non-core brands like Pop Secret and Pepperidge Farm Frozen Cakes
Re-shape Portfolio	o These categories (microwavable popcorn, frozen desserts) lack strong strategic fit with rest of portfolio
	o Proceeds could be reinvested in key snacking brands or used to help de-lever the business
	Simplify highly complex routes to market (over time)
Optimize	o Current model (with three separate delivery systems run by independent contractors) makes little sense
DSD Network	o Explore shift to warehouse delivery model, which could be significantly accretive to margins and cash flo

Source: Third Point LLC; Company Materials

THIRD POINT

M&A OPPORTUNITY

Sale of all or part of the Company could accelerate value creation



 Most relevant comparable transactions are 3G for Heinz (2013), Heinz for Kraft (2015), and Conagra for Pinnacle (2018)
 Campbell likely to attract multiple buyers and could fetch 14-15x EBITDA, implying \$52 to \$58 per share
 Campbell is an iconic asset that could command an attractive price from multiple parties

Independent Slate perspective

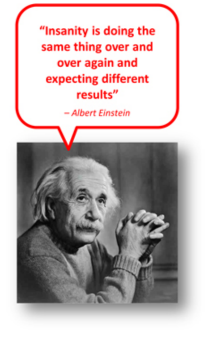
Note: Using Bloomberg consensus FY19 EBITDA of \$1.81 billion as of 9.28.18 Source: Third Point LLC; Barclays Research; Bloomberg

THIRD POINT

LACK OF LEADERSHIP

New leadership required to fix Campbell

- Incumbent Board has overseen a series of strategic and operational blunders that have placed the Company in a precarious situation
- Incumbent Board has lost all credibility and it would be reckless to leave those that created this situation in charge of fixing it
- Independent Slate brings highly qualified candidates with the experience and skills to ensure a smooth transition and help create a better path forward for Campbell
- Independent Slate, once elected, will manage Campbell to enhance longterm value and pursue optimal outcomes for <u>ALL</u> shareholders



Note: Quotation historically attributed to Albert Einstein Source: Third Point LLC; Google Images

THIRD POINT

CONCLUSION



CONCLUSION

Time to #RefreshTheRecipe and elect the Independent Slate



www.RefreshCampbells.com

Source: Third Point LLC

THIRD POINT



CASE FOR CHANGE

Access our new presentation and frequent updates

GET THE LATEST







SEE WHAT OTHERS HAVE TO SAY ABOUT CPB

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CASE FOR CHANGE

Review Third Point's Opinions, Research and Views Regarding the Case for Change at CPB

Third Point Shares Public Presentation

Our presentation lays out why the Company's current leadership is incapable of turning Campbell around and how two decades of blunders have destroyed shareholder value.

Sep 29, 2018

Third Point Files Definitive Proxy Materials

To introduce its proxy to shareholders, Third Point sent the following letter to its fellow shareholders, urging them to VOTE the WHITE Proxy Card to #RefreshTheRecipe.

Read More \rightarrow

Sep 29, 2018

Third Point Presents "The Indepedents"

As a supplement to our definitive proxy, we published The independents to lay out how the Independent Slate can #RefreshTheRecipe at Campbell Soup Company.

Read More \rightarrow

Sep 29, 2018

Third Point Sends Letter to Campbell's Board

Read our September 7, 2018 letter to Campbell Soup Company's Board of Directors for a complete overview of our Case for Change.

Read More →

Sep 7, 2018

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HOW TO VOTE

When available, Proxy materials can be obtained by contacting:

OKAPI PARTNERS LLC

(212) 297-0720 or (855) 208-8902

cpbinfo@okapipartners.com

If you would like to be notified when materials become available, please sign up for our mailing list

SUBSCRIBE

Important Information

On September 28, 2018, Third Point LLC filed a definitive proxy statement (the 'Definitive Proxy Statement') with the U.S. Securities and Exchange Commission ('SEC') to solicit provies from stockholders of Campbell Soup Company (the 'Company') for use at the Company's 2018 annual meeting of stockholders. THIRD POINT STRONGLY ADVISES ALL STOCKHOLDERS OF THE COMPANY TO READ THE DEFINITIVE PROXY STATEMENT BECAUSE IT CONTAINS IMPORTANT INFORMATION. **TTHE DEFINITIVE PROXY STATEMENT ALSO INCLUDES INFORMATION ABOUT THE IDENTITY OF THE PARTICIPANTS IN THE THIRD POINT SOLICITATION AND A DESCRIPTION OF THEIR DIRECT OR INDIRECT INTERESTS THEREIN.** The Definitive Proxy Statement is available at no charge on the SEC's website at www.sec.gov and is also available, without charge, on request from Third Point LLC's proxy solicitor, Okapi Partners LLC, at (855) 208-8902 or via email at **CPBinfo@okapipartners.com**.

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IMPORTANT MATERIALS

Download The Independents, Our Brochure for Shareholders (PDF)

Download Our Presentation on Campbell Soup Company (PDF)

Download Our September 28 Letter to Fellow Shareholders (PDF)

Download Our Definitive Proxy Statement (PDF)

Download Our Preliminary Proxy Statement (PDF)

Download Our Letter to Campbell Soup Company's Board (PDF)

Download Our 13D Filing (PDF)

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