

# Presto Partners With Ottonomy for Fully Autonomous Curbside and Parking Lot Food Delivery

December 7, 2021

Presto will evaluate Ottonomy's autonomous delivery vehicles to help alleviate the ongoing labor shortage in the restaurant industry.



REDWOOD CITY, Calif. (December 7, 2021) – Presto, a leading provider of restaurant labor productivity technologies, today announced a partnership with technology startup Ottonomy, allowing Presto customers to utilize autonomous delivery vehicles for contactless curbside and parking lot deliveries. Guests can order and pay using Presto's touch or voice products and receive food delivered via Ottonomy's vehicles. The partnership reflects Presto's commitment to finding innovative solutions to the labor shortage challenge being faced by the restaurant industry.

Curbside orders have seen a significant increase in volume over the past few years. However, the rise in digital sales has also created significant operational and financial challenges for restaurant management, especially against the backdrop of the ongoing labor shortage. According to a recent study, 50% of restaurant operators are planning to deploy automation technology to fill labor gaps.

"The ongoing labor shortage is preventing restaurants from maximizing the revenue potential of digital channels," said Rajat Suri, Founder and CEO of Presto. "Restaurants often partner with third-party delivery channels, which can have a significant impact on net margin. In partnership with Ottonomy, we can enable restaurants to become more agile in managing staff deployments and associated costs."

Ottonomy's autonomous delivery vehicles will allow Presto customers to deliver food items to guests at the curbside, parking lot, and beyond. Ottonomy's proprietary technology helps its delivery vehicles navigate seamlessly in both indoor and outdoor environments using 3D Lidar and multiple-camera mapping with no human assistance. Decentralized vehicle-to-vehicle communication with situational awareness allows the delivery vehicles to navigate crowded environments, making them one of the most advanced solutions available in the industry today.

"At Ottonomy, we are committed to bringing anytime, anywhere deliveries to the restaurant industry," said Ritukar Vijay, CEO of Ottonomy. "Combined with Presto's exciting offerings in conversational AI, computer vision, and integrated touch, this partnership can enable restaurants to boost their efficiency and serve guests with greater efficiency."

On November 10, 2021, Presto announced the execution of a definitive merger agreement with Ventoux CCM Acquisition Corp. (NASDAQ: VTAQ), a publicly traded special purpose acquisition company ("Ventoux"), that will result in Presto becoming a publicly listed company. Upon closing, the combined company (the "Company") will be renamed Presto Technologies, Inc. and expects to trade on Nasdaq.

For more information on this partnership, visit presto.com/autonomous-vehicle. To schedule a demo or learn more about Presto's products, please contact mktg@presto.com or visit presto.com.

## About Presto

Presto overlays next-gen digital solutions onto the physical world. Our enterprise-grade touch, vision, and voice technologies help hospitality businesses thrive while delighting guests. With over 250,000 systems shipped, we are one of the largest labor automation technology providers in the industry. Founded at M.I.T. in 2008, Presto is headquartered in Silicon Valley, Calif. with customers including many of the top 20 restaurant chains in the U.S.

## About Ottonom

Ottonomy is a U.S. startup providing contactless deliveries using fully autonomous robots. Its primary focus is on helping retailers and restaurants automate indoor and outdoor contactless deliveries. The co-founding team has widespread experience in autonomous cars and warehousing robots. Ottonomy was recognized as among the top 50 robotics companies worldwide in 2021 by Robotics Business Review and has won the Mobility Startup Award given by Plug & Play Accelerator and the Sustainability Product of the Year Award given by the Business Intelligence Group. The company is backed by Connetic Ventures and angel investors. For more information on Ottonomy, please visit ottonomy, io.

In connection with the proposed business combination involving Ventoux and Presto, Ventoux intends to file a registration statement, which will include a preliminary proxy statement/prospectus, with the SEC. The proxy statement/prospectus will be sent to stockholders of Ventoux. This press release is not a substitute for the proxy statement/prospectus. INVESTORS AND SECURITY HOLDERS AND OTHER INTERESTED PARTIES ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS AND ANY OTHER RELEVANT DOCUMENTS THAT HAVE BEEN FILED OF WILL BE FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THESE DOCUMENTS, CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT PRESTO, VENTOUX, THE PROPOSED BUSINESS COMBINATION AND RELATED MATTERS. The documents filed or that will be filed with the SEC feating to the proposed business combination (when they are available) can be obtained free of charge from the SEC's website at www.sec.gov. These documents (when they are available) can also be obtained free of charge from Ventoux upon written request at 1 Ventoux CCM Acquisition Copp., 1 East Putnam Avenue, Floor 4, Greenwich, CT 06830.

#### No Offer or Solicitation

This communication is for informational purposes only and is not intended to and shall not constitute a proxy statement or the solicitation of a proxy, consent or authorization with respect to any securities in respect of the proposed business combination and shall not constitute an offer to sell or the solicitation of an offer to buy or subscribe for any securities or a solicitation of any vote of approval, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction.

#### Participants in Solicitation

This communication is not a solicitation of a proxy from any investor or security holder. However, Ventoux, Presto, and certain of their directors and executive officers may be deemed to be participants in the solicitation of proxies in connection with the proposed business combination under the rules of the SEC. Information about Ventoux's directors and executive officers and their ownership of Ventoux's securities is set forth in filings with the SEC, including Ventoux's annual report, such changes have been or will be reflected on Statements of Change in Ownership on Form 4 filed with the SEC. Additional information regarding the participants will also be included in the proxy statement/prospectus, when it becomes available. When available, these documents can be obtained free of charge from the sources indicated above.

### Forward-Looking Statements

This communication contains "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements include, but are not limited to, statements about future financial and operating results, our plans, objectives, expectations and intentions with respect to future operations, products and services; and other statements identified by words such as "will likely result," are expected to," "will continue," "is anticipated," "estimated, believe," "intend," "plan," "projection," "outlook" or words of similar meaning. These forward-looking statements include, but are not limited to, statements regarding Presto's industry and market sizes, future opportunities for Ventoux, Presto and the combined company, Ventoux's and Presto's estimated future results and the proposed business combination, including the implied pro forma equity value, the expected transaction and ownership structure and the likelihood and ability of the parties to successfully consummate the proposed business combination. Such forward-looking statements are based upon the current beliefs and expectations of our management and are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are difficult to predict and generally beyond our control. Actual results and the timing of events may differ materially from the results anticipated in these forward-looking statements.

In addition to factors previously disclosed or that will be disclosed in Ventoux's reports filed with the SEC and those identified elsewhere in this communication, the following factors, among others, could cause actual results and the timing of events to differ materially from the anticipated results or other expectations expressed in the forward-looking statements: (1) the occurrence of any event, change or other circumstances that could give rise to the termination of the merger agreement or could otherwise cause the transactions contemplated therein to fail to close; (2) the outcome of any legal proceedings that may be instituted against Ventoux, Presto, the Company or others following the announcement of the proposed business combination and any definitive agreements with respect thereto; (3) the inability to complete the proposed business combination due to the failure to obtain approval of the stockholders of Ventoux or Presto; (4) the inability of Presto to satisfy other conditions to closing; (5) changes to the proposed structure of the proposed business combination due to the proposed business combination; (6) the ability to meet stock exchange listing standards in connection with and following the consummation of the proposed business combination; (7) the risk that the proposed business combination disrupts current plans and operations of Presto as a result of the announcement and consummation of the proposed business combination; (8) the ability to recognize the anticipated benefits of the proposed business combination; (8) the ability to recognize the anticipated benefits of the proposed business combination; (8) the ability to recognize the anticipated benefits of the proposed business combination; (8) the ability to recognize the anticipated benefits of the proposed business combination; (8) the ability of the COVID-19 pandemic on the business of Presto and the Company (providers and pany proposes); (9) the impact of the COVID-19 pandemic on the business of Presto and the Coviders of the fectors