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

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of Earliest Event Reported): September 5, 2017

Double Eagle Acquisition Corp.

(Exact name of registrant as specified in its charter)

001-37552

Cayman Islands (State or Other Jurisdiction of Incorporation)

(Commission File Number)

N/A (IRS Employer Identification No.)

2121 Avenue of the Stars, Suite 2300

Los Angeles, CA

(Address of Principal Executive Offices)

Registrant's Telephone Number, Including Area Code: (310) 209-7280

Not Applicable

(Former Name or Former Address, If Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \boxtimes

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

90067

(Zip Code)

Item 7.01 Regulation FD Disclosure

Attached as Exhibit 99.1 is an investor presentation that will be used by Double Eagle Acquisition Corp. (the "Company") in making presentations to certain existing and potential shareholders of the Company with respect to the business combination contemplated by that certain Stock Purchase Agreement, dated as of August 21, 2017, by and among the Company, Williams Scotsman Holdings Corp., Algeco Scotsman Global S.à r.l. and Algeco Scotsman Holdings KFT (the "Business Combination").

The information in this Item 7.01 and Exhibit 99.1 attached hereto shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended (the "Securities Act"), or the Exchange Act, except as expressly set forth by specific reference in such filing.

Additional Information

In connection with the proposed Business Combination, the Company intends to file a registration statement on Form S-4 (the "Registration Statement") with the SEC, which will include a proxy statement/prospectus, that will be both the proxy statement to be distributed to holders of the Company's ordinary shares in connection with the Company's solicitation of proxies for the vote by the Company's shareholders with respect to the Business Combination and other matters as may be described in the Registration Statement, as well as the prospectus relating to the offer and sale of the securities to be issued in the Business Combination. After the Registration Statement is declared effective, the Company will mail a definitive proxy statement/prospectus and other relevant documents to its shareholders. In addition, the Company has filed a definitive proxy statement (the "Extension Proxy") with respect to the solicitation of proxies relating to a proposal to extend the date by which the Company must complete an initial business combination from September 16, 2017 to December 31, 2017 (the "Extension"). **The Company's shareholders and other interested persons are advised to read the Extension Proxy and, when available, the preliminary proxy statement/prospectus included in the Registration about Williams Scotsman, the Company and the Business Combination. The Extension Proxy was mailed to shareholders of record as of August 28, 2017 and the definitive proxy statement/prospectus will be mailed to shareholders may obtain copies of the Extension Proxy and, when available, the proxy statement/prospectus and other date by company and the Business Combination. The Company as of a record date to be established for voting on the Business Combination. Shareholders may obtain copies of the Extension Proxy and, when available, the proxy statement/prospectus and other documents filed with the SEC that will be incorporated by reference in the proxy statement/prospectus, without charge, at the SEC's web site at www.sec.gov, or by di**

Participants in the Solicitation

The Company and its directors and executive officers may be deemed participants in the solicitation of proxies from the Company's shareholders with respect to the Business Combination and the Extension. A list of the names of those directors and executive officers and a description of their interests in the Company is contained in the Extension Proxy and in the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2016, which was filed with the SEC and is available free of charge at the SEC's web site at www.sec.gov, or by directing a request to Double Eagle Acquisition Corp., 2121 Avenue of the Stars, Suite 2300, Los Angeles, California 90067, Attention: Eli Baker, Vice President, General Counsel and Secretary, at (310) 209-7280. Additional information regarding the interests of such participants will be contained in the proxy statement/prospectus for the Business Combination when available.

Williams Scotsman and its directors and executive officers may also be deemed to be participants in the solicitation of proxies from the shareholders of the Company in connection with the Business Combination. A list of the names of such directors and executive officers and information regarding their interests in the Business Combination will be included in the proxy statement/prospectus for the Business Combination when available.

Forward Looking Statements

The Company makes forward-looking statements in this report within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements relate to expectations or forecasts for future events. These statements may be preceded by, followed by or include the words "estimates," "projected," "expects," "anticipates," "forecasts," "plans," "intends," "believes," "seeks," "may," "will," "should," "future," "propose" and variations of these words or similar expressions (or the negative versions of such words or expressions) are intended to identify forward-looking statements. These forward-looking statements are not guarantees of future performance, conditions or results, and involve a number of known and unknown risks, uncertainties, assumptions and other important factors, many of which are outside the Company's or Williams Scotsman's control, that could cause actual results or outcomes to differ materially from those discussed in the forward-looking statements. Important factors, among others, that may affect actual results or outcomes include: the inability to complete the Business Combination; the inability to recognize the anticipated benefits of the proposed Business Combination; the inability to meet NASDAQ's listing standards; costs related to the Business Combination; Williams Scotsman's ability to manage growth; Williams Scotsman's ability to execute its business plan; Williams Scotsman's estimates of the size of the markets for its products; the rate and degree of market acceptance of Williams Scotsman's products; the success of other competing modular space and portable storage solutions that exist or may become available; Williams Scotsman's ability to identify and integrate acquisitions; rising costs adversely affecting Williams Scotsman's profitability; potential litigation involving the Company or Williams Scotsman or the validity or enforceability of Williams Scotsman's intellectual property; general economic and market conditions impacting demand for Williams Scotsman's products and services; and such other risks and uncertainties as are discussed in the Company's Annual Report on 10-K for the fiscal year ended December 31, 2016 under the heading "Risk Factors" and the proxy statement/prospectus to be filed relating to the Business Combination. Other factors include the possibility that the Business Combination does not close, including due to the failure to receive required security holder approvals, or the failure of other closing conditions. Neither the Company nor Williams Scotsman undertakes any obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law.

Disclaimer

This communication shall not constitute a solicitation of a proxy, consent or authorization with respect to any vote in any jurisdiction in respect of the Business Combination. This communication shall also not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there by any sale of securities in any states or jurisdictions in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of section 10 of the Securities Act.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

The Company incorporates by reference the Exhibit Index following the signature page to this Current Report on Form 8-K.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: September 5, 2017

DOUBLE EAGLE ACQUISITION CORP.

 By:
 /s/ Eli Baker

 Name:
 Eli Baker

 Title:
 Vice President, General Counsel and Secretary

EXHIBIT INDEX

| Number | Description |
|-------------|------------------------|
| <u>99.1</u> | Investor Presentation. |





Business Combination between Double Eagle and Williams Scotsman

September 2017

Disclaimer



Important information About the Transaction and Where to Find b In connection with the proposed transaction decribed herein [the "Transaction"], Double Eagle's shareholders with respect to the "Transaction and other materns as may be described in the Registration Statement, is well as the prospects will be both the proxy statement/prospects will be both the proxy statement/prospects will be both the proxy statement to be distributed to believe to the transaction of the materna as may be described in the Registration Statement, is well as the prospects will be both the proxy statement/prospects will be mailed to increase and other levent and the definitive proxy statement/prospects will be both the proxy statement/prospects will be mailed to increase and other documents field with the SEC for with the SEC for web site of the proxy statement/prospects will be both the proxy statement/prospects will be both the proxy statement/prospects will be proxy stat

Participants in the Solicitation

Double Eagle and is directors and a secultive officers may be deemed participants in the solicitation of posies from Double Eagle's atrantitiders with respectito the Transaction. A list of the names of those directors and a description of their interests in Double Eagle's atrantitiders with respectito the Transaction. A list of the names of those directors and a description of their interests in Double Eagle's atranal report on Form 10K for the fiscal year onted Decoration of the other states at a description of their interests in Double Eagle's atranal report on Form 10K for the fiscal year onted Decorate of the States. Bale 2000, Los Angeles, California, Altertion TB Bale, Year Peterleville, General Counsel and Sections, 2110 207-200, Antibional Internation regarding the interests of such contained in the processition of the provide state attraction attraction respective.

Williams Sostaman International, Inc. and as devices and executive officers and internation expanding and executive officers and information regarding their internation in the minimacion with builded in the pictry automation with an addition with an additional provides from the shareholders of Double Eagle in connection with the Transaction. A list of the names of such directors and executive officers and information regarding their internation in the minimacion with builded in the pictry automations from the minimacion with an additional pictry and a second pictors.

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Any investment made by a fund managed by TDR or any of its affligtes (a "TDR Fund") will be made solely in accordance with the legal documents relating to the relevant TDR Fund and not on the basis described in this presentation. Nothing in this presentation gives rise to or is intended to give rise to any legal ability and not not be haded of the relevant TDR Fund, or any of its affligtes (a "TDR Fund") will be made solely in accordance with the legal documents relating to the relevant TDR Fund and not on the basis described in this presentation. Nothing in this presentation gives rise to or is intended to give rise to any legal ability and and not not be haded or any of its affligtes (a "TDR Fund") will be made solely in accordance with the legal documents relating to the relevant TDR Fund and not on the basis described in this presentation. Nothing in this presentation gives rise to or is intended to give rise to any legal ability of the relevant TDR Fund and not on the basis described in this presentation. Nothing in this presentation gives rise to or is intended to give rise to any legal ability of the relevant of the relevant

No Offer or Solicitation The presentation shall not constitute an exclusion of aproxy, consent or authorization with respect to any securities or in respect of the Transaction. This presentation shall also not constitute an offer to basil or the solicitation of an offer to bay, any securities, nor shall there be any sale of securities that also not constitute an offer to basil or the solicitation of an offer to bay, any securities, nor shall there be any sale of securities that also not constitute an offer to basil or the solicitation of an offer to bay, any securities, nor shall there be any sale of securities that also not constitute an offer to basil or the solicitation of sole would be unlawdup from regaritations of securities (Act of 193), as an enceder.

No Regressentation or Warmfo. Note of Decode Eagle, Millans sectors in Item 2016 and in this presentation is to askit person and whether they wish to conceed with a further review of the Transaction and is not intended to be all-inclusive or to contain all the information may desire in considering the Transaction. It is not intended to from the basis of any investment decision or any other decision in respect of the Transaction.

Financial Information
The Financial Information International International International International International, Inc., without giving effect to the carve-out transaction described herein, for the periods presented. An audit of these Financial statements of Williams Societrate International, Inc., without giving effect to the carve-out transaction described herein, for the periods presented. An audit of these Financial statements of Williams Societrate International, Inc., without giving effect to the carve-out transaction described herein, for the periods presented. An audit of these Financial statements is in process and will be interpreted in the S-4 ling.

Use of Projections The projections for the projections for the project of Williams Soutsman International, Inc.'s independent accelers have audited, reviewed, completed or performed any procedures with respect to the projections for the purpose of their industry in this presentation, and accelerative, rehter of their represented an opinion or provided any other form of assurance with respect to the purpose of their industry in this presentation, and accelerative, rehter of their represented an opinion or provided any other form of assurance with respect to the purpose of this presentation. These projections we for illustrative purposes only and accelerative notice relative relative excellence on the projections of source relative excellence on the purpose of their relative purpose of their relative on the purpose of their relative of their relative of their relative on the purpose of the purpose of their relative on the purpose of the purpo

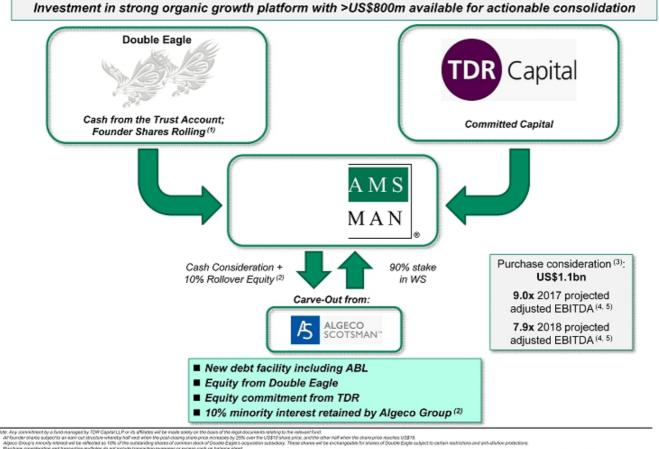
In this presentation, octain of the above-mentioned projected information has been provided promposes of providing comparisons with historical data. The assumptions and eletimates underlying the prospective financial information are interestly uncertain and are subject to a wide variety of significant business, eccentral and compatible trials and uncertainties that acual cause actual results to differ material information in the prospective financial information. Final data is a number of factors octaids of Williams Eccentral retainmentation, the 'to control. Accordingly, the come of the compatible trials and incertainties of that comparisons with initiation of the prospective financial information. Inclusion of the prospective financial information. Inclusion of the prospective financial information in this presentation will be achieved.

Industry and Narkxt Data In this presentation, we rely on and refer to information and statistics regarding market participants in the sectors in which Williams Scotsman International, Inc. competes and other industry data. We obtained this information and statistics from third-party sources, including reports by market research firms and commercine films. ny filinga

The matters referred to in this presentation may. In whole or in part, constitute inside information for the purposes of the EU Market Abuse Regulation (096/2014) (or equivalent legislation). Being in receipt of the presentation you agree you may be restricted from dealing in (or encouraging semichromative securities.

Use of Non-GAAP Financial Measures
This presentation includes sone GAAP financial measures, including EBITDA, Adjusted EBITDA, Adjusted EBITDA Margin, Adjusted Corea Profit, Adjusted Operating Income and Operating Free Cash Flow. Double Eagle, Williams Scotaman International Inc. and TDH believe that have non-GAAP measures are used by Williams Scotaman international Inc. and TDH believe that have non-GAAP measures are used by Williams Scotaman international Inc. and TDH believe that have non-GAAP measures are used by Williams Scotaman international Inc. and TDH believe that have non-GAAP measures are used by Williams Scotaman international Inc. and TDH believe that have non-GAAP measures and the control of income that an adjusted to the international incomposing performance over various reporting performance of Williams Scotaman and may (usige EBITDA, Adjusted EBITDA Nargin, Adjusted EDITDA income the participation of Williams Scotaman and may (usige to the institution developed on a consistent to compare the participation of Williams Scotaman and may (usige EBITDA, Adjusted EB

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Specialty Rental Services Market Leader in Modular Space & Portable Storage Solutions



4

| Compelling growth platform with substantial capita | al commi | tted to accele | erate organic growth and M&A |
|---|----------|----------------|---|
| Fast Growing Business with Strong Momentum and Visibility | | 14% | US Adj. EBITDA ⁽¹⁾ CAGR 2015-2018E; current run-rate underpins forecast |
| Robust Balance Sheet to Accelerate Growth | | | of new capital committed by TDR Net debt / 2017 Projected Adj. EBITDA ^(1, 2) |
| Platform to Consolidate and Capture Meaningful Synergies | | >2x | Actionable opportunities to double in size and benefit from highly accretive synergies |
| Successful Previous Public Company Track Record | | + 75% | Share price performance in 21 months when public ⁽³⁾ |
| Significant Multiple Upside to Key Peer | | ~3x | EV / Adj. EBITDA discount to Mobile Mini ^(1, 4) despite faster Williams Scotsman growth |

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Note: Any committee by a fand managed by TOP Capital LLP or its attlinks will be made asset; on the basis of the high document analong in the initiand. A spaced SUTEX is soon-AAP measure defined as an income (as uppear) and on the sound and matching to the initiand and the initiand of the high document analong in the initian of quarter for the new basis agreed on a come to build as a private for the initian of quarter for

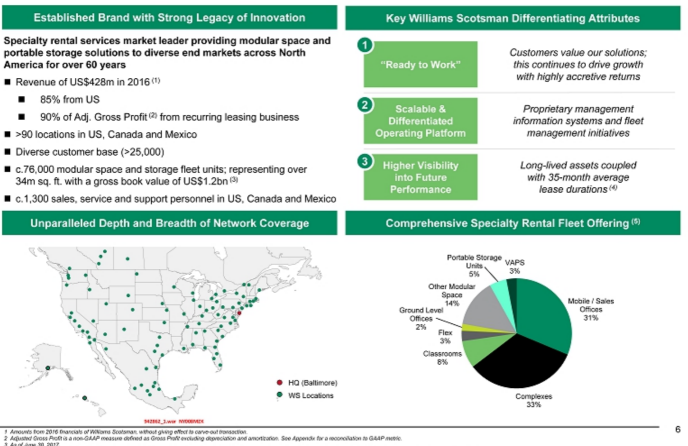


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| AMS MAN | 22 years industry experience, including Chairman, President & CEO of Williams Scotsman from 1994-2010 Served as Algeco Scotsman Non-Executive Chairman since April 2010 Also Non-Executive Chairman of the FTI Consulting Board, as well as Director of Baker Corp. and Neff Corp. Gerry Holthaus, Chairman |
|-------------|---|
| AMS MAN | Served as CEO & President of Williams Scotsman since January 2014 Previously Chief Commercial and Strategy Officer of Novelis Held various positions at Cummins in product development, strategy and procurement in North America and Europe Brad Soultz, CEO & President |
| AMS MAN | Served as CFO since October 2015; various Business Development roles since joining in 2012 Previously Vice President at Sterling Partners, supporting mid-market PE investments and portfolio company operations Prior to Sterling, Associate at Banc of America Capital Investors Tim Boswell, CFO |
| | Experienced media/communications investor and studio/network CEO, incl. Sony Pictures Entertainment and CBS Sponsor and President of Global Eagle and Silver Eagle Serves as Director of the Boards of Scripps Networks Interactive, Global Eagle and Videocon d2h Jeff Sagansky, CEO of Double Eagle ⁽¹⁾ |
| TDR Capital | Founded TDR Capital with Manjit Dale in 2002 Over 30 years of private equity, mezzanine and leveraged finance experience Previously Chairman of Algeco Europe Stephen Robertson, Founding Partner ⁽¹⁾ |
| TDR Capital | Joined TDR Capital in June 2008 Solution Sol |

1 Individual not expected to hold a significant management role in post-transaction business.

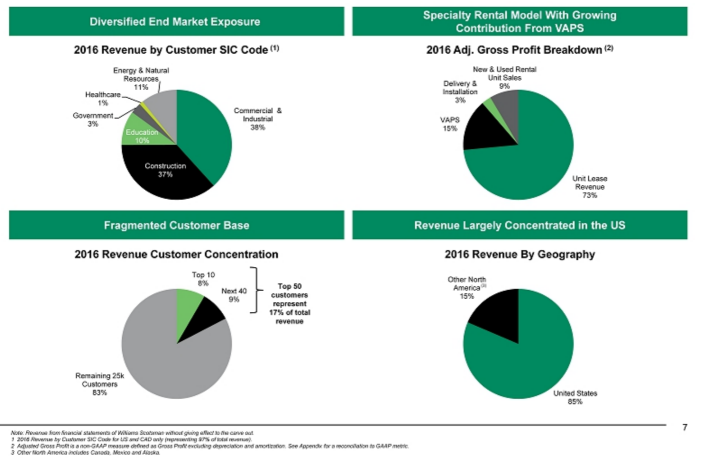




Adjusted Gross Profit is a nor As of June 30, 2017.

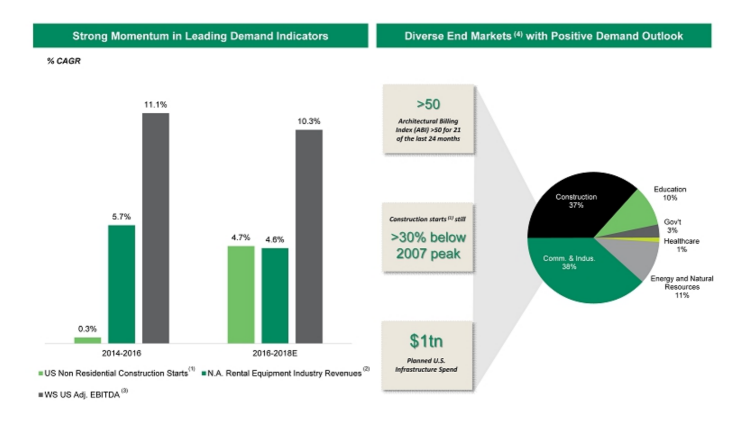
ally remain on rene may montion of Total Net Bo o as of June 30, 2017 has an average actual term of 35 m







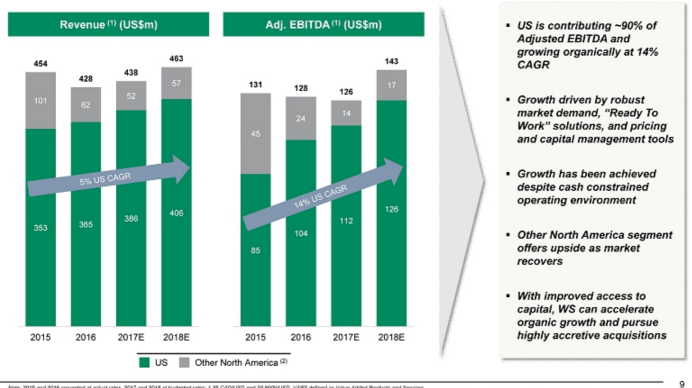
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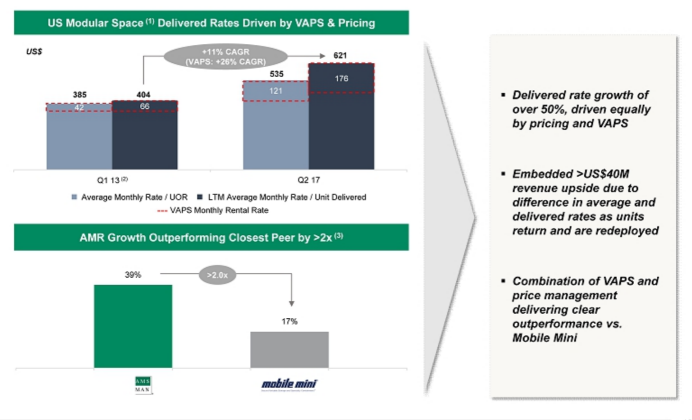
Q2 2017 US Datge Date & Analytics Square Foot Starts Forecast / Historical Actuals;
 American Rental Association / HIS Market Forecast - July '17;
 Aquatical EB/TDA is a non-GAAP measure defined as net income (loss) before income fax expense, net interest expense, depreciation and amortization adjusted for non-cash items considered non-care to business operations including net currency losses, change in fax value of contiguent cassibilitation; goodraft and other incomment changes, maturaturing costs and other non-meaning expansions. See Appandix for non-cash items to GAAP ments;
 2016 Revenue by Customer SIC Code for US and CAD only (representing 97% of Istal mentary).

MS MAN

Growth accelerating since 2015, driven by strong pricing, delivery volumes / units on rent and VAPS momentum



Note: 2015 and 2016 converted at actual rates. 2017 and 2018 at budgeted rates: 1.35 CADIUSD and 20 MORFUSD. VAPS defined as Value Added Products and Services. 1 Based on Wilking Sociational Knowciak, without giving affect to administer attandations public company-costs or the conve-cut transaction for 2016 at 2016; 2017 and 2018 projections based on Wilking Sociational Knowciak, without giving affect to administer attandations public company-costs or the conve-cut transaction for 2016 and 2016; 2017 and 2018 projections based on Wilking Sociational Knowciak, without giving affect to administer attandations public company-costs or the conve-cut transaction for 2016 and 2016; 2017 and 2018 projections based on Wilkings Sociational Knowciak, without giving affect to administer attandation for 2016 and 2016; 2017 and 2018; projections based on Wilkings Sociational Knowciak, without giving affect to administer attandation actual transactions, individual transmis, disproviational and anotizationa adjusted for non-area them sociational networks and provide and and attandation and anotizational adjusted for non-area them socialized for an and and transactional adjusted for non-area them socialized for an advect for advectional adjusted for non-area them socialized for advectional adjusted for advectional adjusted for non-area them socialized for advectional adjusted for advectional adjusted for non-area them socialized for advectional adjusted for advectional adjuster advectional adjusted for advectional adjuster advectional ad



Seurca: WS internal financials and public company filings. 1 Excludes porticible strange units: 2 Lownob despanded WAPS program. 3 Average Monthly Rate ("AMR") performance vs. peer from Q1 2013 – Q2 2017.

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Scalable & Differentiated Operating Platform

| | | Commercial Processes | Capital Management | _ |
|---------------------|-----------|--|--|---|
| Process | Weekly | Monitor price & quoting performance Publish weekly rate realization and discounting trends Monitor individual rep performance | Monitor pending orders Manage fleet availability / movements Manage work orders | |
| Planning (S&OP) Pro | Monthly | Re-optimize with new transactional data Flag big price movements for review Apply rate increases to UOR which are beyond initial contract term | Deliveries and returns Units on rent and utilization Condition of idle and returning fleet | |
| & Operating | Quarterly | Review large price movements by market Make strategic adjustments based on utilization, management input and other business objectives | Review demand, labor capacity, fleet constraints Cash targets allocated to general managers | |
| Sales | Annually | Review segmentation and business constraints Update sales territory plans | Set budget for following year Prioritize growth opportunities | |

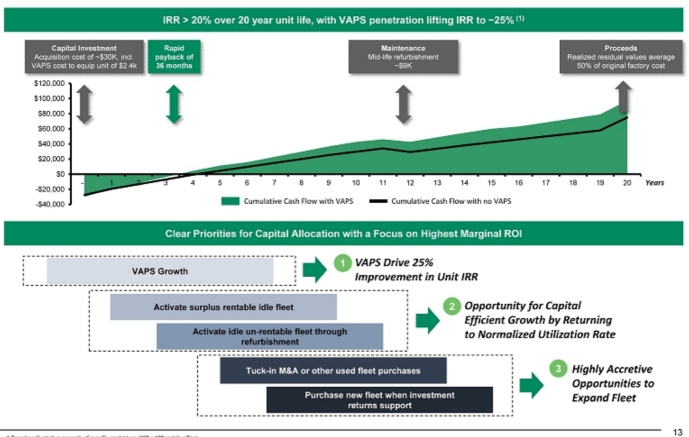
Overview of Specialty Rental Fleet Offering

| | Model | Description | # of Units | Net Book Value (US\$m) | % Total Net Book Value |
|-------|---------------------------|---|------------|---------------------------|---------------------------|
| | Mobile / Sales Office | Modular units, maximum ease of installation and removal Wide range of uses Include: tile floors, AC/Heating, flexible partitions and toilet facilities | 26,000 | 259 | 31% |
| 1111 | Complexes | Two or more units combined into one structure Interiors customized; uses include hospitals, golf pro-shops, larger offices | 16,000 | 278 | 33% |
| | Classroom | Standard double-width units Adapted specifically for use by schools or universities Include: teaching aids, AC/Heating, windows and toilet facilities | 7,900 | 65 | 8% |
| - Mar | Flex | Panelized and stackable offices offering flexibility in design Allows customers to configure space to specific requirements; expand upward / outward by adding units | 2,800 | 28 | 3% |
| | Ground Level Offices | ISO-certified shipping containers converted for office use Secure and weather resistant corrugated steel exteriors | 2,400 | 18 | 2% |
| | Other Modular Space | Other miscellaneous modular space solutions | 3,200 | 114 | 14% |
| | Total Modular Space | | 58,300 | 762 | 92% |
| - | Portable Storage Units | Windowless storage products, typically used for secure storage space Feature heavy exterior metals for security and water resistance | 17,600 | 40 | 5% |
| S LA | VAPS | Serve to make modular space more productive, comfortable, secure and "ready to work" Examples include furniture, steps, ramps, basic appliances, and internet connectivity devices | N/A | 29 | 3% |
| | Total | | 75,900 | 831 (1) | 100% |

1 Based on June 30 2017 reporting.

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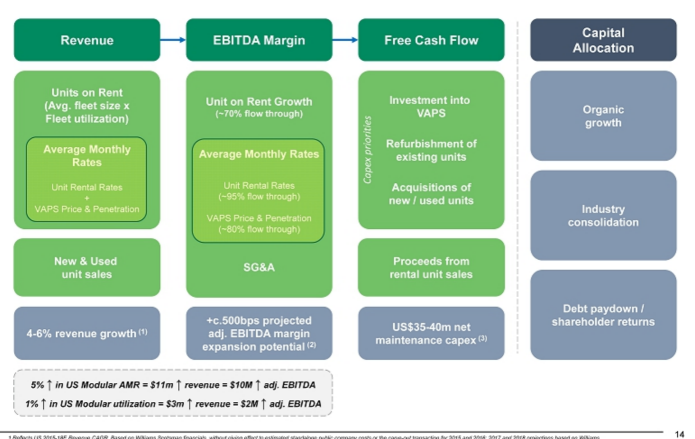


1 Based on illustrative example of specific model type (60h x 12h mobile affice)

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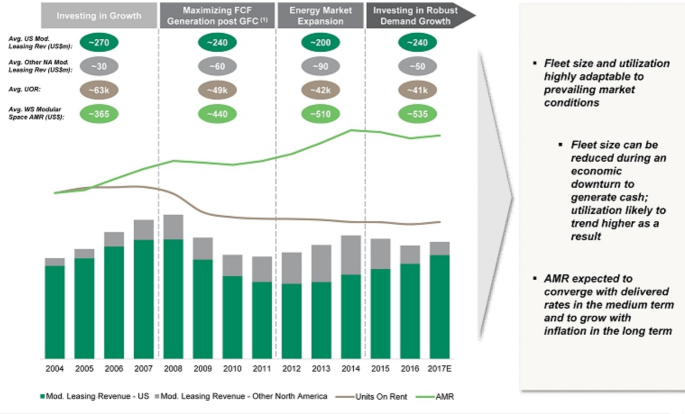
Momentum Across Our Key Value Drivers



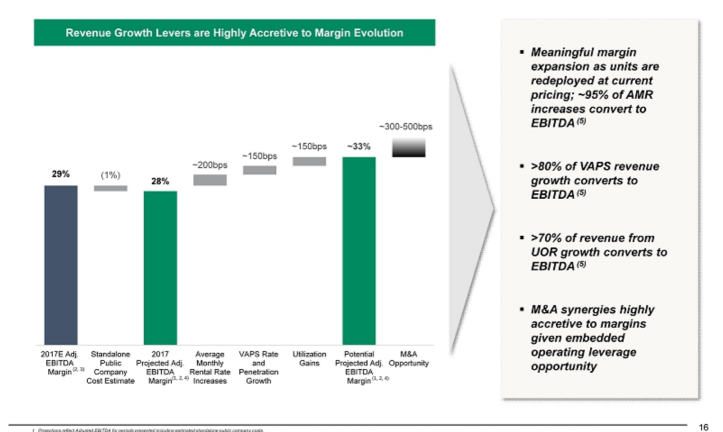


- 1 Profects US 2015-18E: Revenue CAGR: Based on Williams Scattman financials, without giving effect to estimated standalone public company costs or the canvo-out transaction for 2015 and 2016; 2017 and 2018 projections based on Williams Scattman financials, without giving effect to the canvo-out 2 Adjusted EBITEA Manyo is a non-GAR messure detred as net income (loss) before income law expense, including metal costs and other projections based on Williams incluments (see the canvo-out transaction of section and their projection costs end other income states quested costs and other projection costs end other net currency losses, change in this value of controllinger considerations, good and other inpairment changes, restruction costs end other projections and project changes and the capterior. Beyond, for monocillation to GAR metric. 3 Net maintainance capex defined as the capital required to maintain the earnings base of the restal fleet; i.e. capital required to maintain current UOR and VAPs levels, net of proceeds from sales of material units.





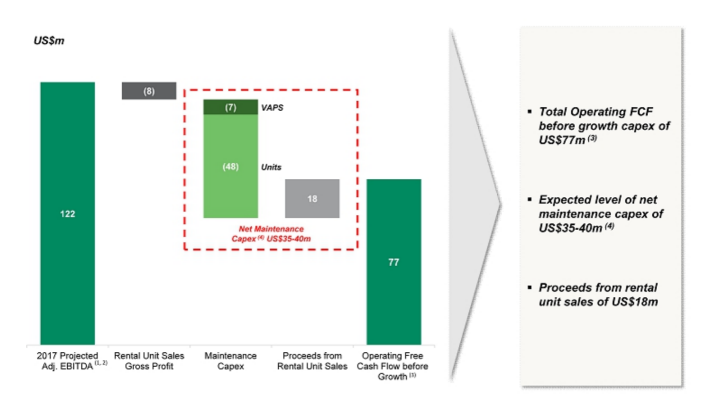
Source: Company, Note: Fast results or business cycles are not indicative of future results and should not be relied upon as such. 3 Global Financial Crisis. 15



are to business operations including net currency losses, phange in fair value of

Projectors reliect Adjusted EB/TDA for period Adjusted EB/TDA libright is a con-GMAP measu consequent considerations, possibilities doctores Considered baser on fair Winners Successon for Projectors for 3017 referst consultant estimat EB/TDA is a considered on fair without a solution ise net os set ue, depreciation and amorbitation adjusted for non-cash items o Indity Revenue, See Appendix for reconciliation to GAAP metric



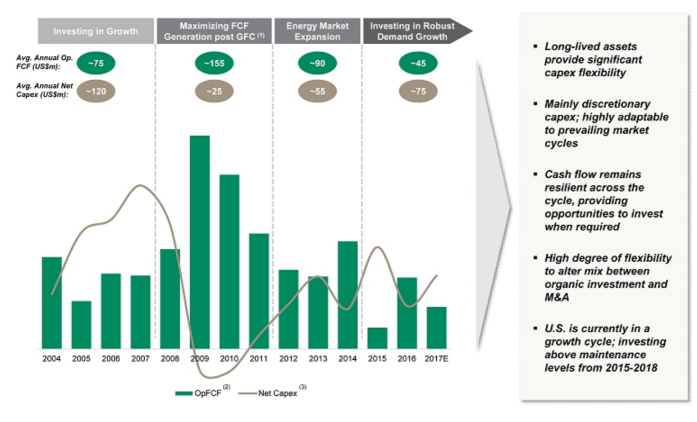


 Projections reflect Adjust
 Adjusted EBI7DA is a no including net currency losses, change in fair value of contingent

3 Operadiog Free C 4 Net majorean

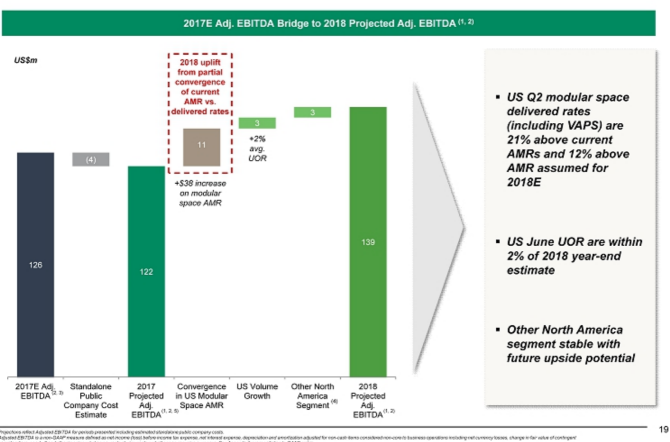
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Source: Company: Note: Post results or business cycles are not indicative of future results and should not be relied upon as such. 1 Cickut Financial Crisis. 2 Opending Free Cash Rear is a non-GAAP measure defined as Adj. EBI/TDA excluding Rental Unit Sales Margin, less Net Capex. See Appendix for reconciliation to GAAP metric. 3 Calculated as Gross Capex, less proceeds from Rental Unit Sales.

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Projections reflect Adjust Asjusted EB(7DA is a m

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|-------|---|
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| Sources | US\$m | % |
|--|----------------|----------------|
| EAGL Cash in Trust ⁽¹⁾ | 500.0 | 39.2% |
| Algeco Group Rollover Equity (2) | 78.5 | 6.2% |
| New Debt (3) | 490.0 | 38.4% |
| TDR Equity (new cash) ⁽⁴⁾ | 206.5 | 16.2% |
| Total Sources | 1,275.0 | 100.0% |
| | | |
| | | |
| Additional Growth Capital | US\$m | % |
| Additional Growth Capital | US\$m 293.5 | % 35.4% |
| | | |
| Additional TDR Capital Commitment | 293.5 | 35.4% |
| Additional TDR Capital Commitment ABL Facility Headroom | 293.5 410.0 | 35.4% 49.5% |

| Uses | US\$m | % |
|----------------------------------|---------|--------|
| Cash to Algeco Group | 1,021.5 | 80.1% |
| Algeco Group Rollover Equity (2) | 78.5 | 6.2% |
| Cash on Balance Sheet | 125.0 | 9.8% |
| Illustrative Transaction Fees | 50.0 | 3.9% |
| Total Uses | 1,275.0 | 100.0% |

Up to US\$500m commitment from TDR

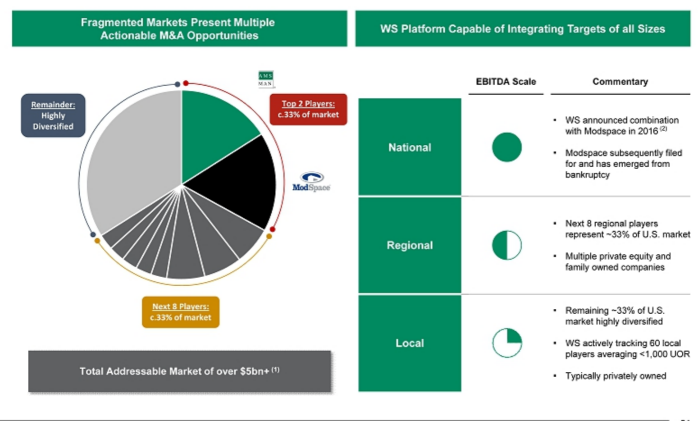
US\$900m new debt financing commitments; US\$410m undrawn ABL headroom

Well Capitalized with Low Leverage (3.0x) ⁽⁵⁾; >US\$800m of Dry Powder for Growth

See Approxim for forther detail. Note: Any commitment by a Knot managed by TDR Capital LCP or its affinites will be made solely on the basis of the legal documents relating to the relevant Knot.

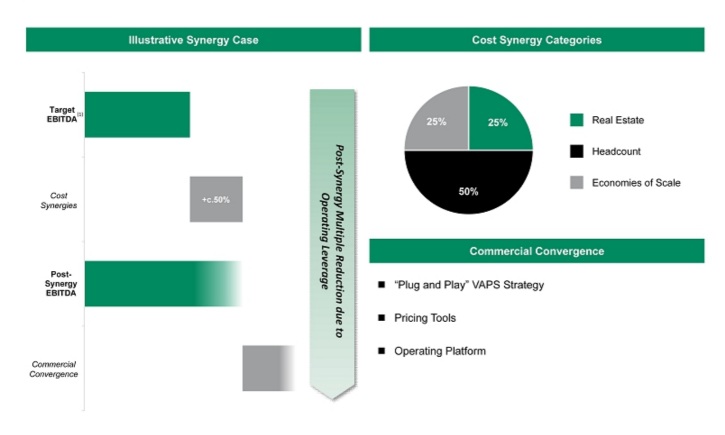
- Petitedis shares of common stock of Diadeb cage is adjusted autobalary. Shares on the enchangement by stares of Counter Eagle solution is stockare and auto-discon protections.
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- Content contractor USB02 bits in USB1 (or a regime analysis) destination of the apprentices of USB220 in USB12 and USB12 bits interestination by the original and or USB12 bits interestination of USB12 bits interes

annualized estimate of standatone public company on



Source: Dodge PIP Data, NA financial data, internal analysis for 2017 budget process. 1 Includes metabar office and storage markets. 2 Acquisition agreement was terminated prior to completion. 21

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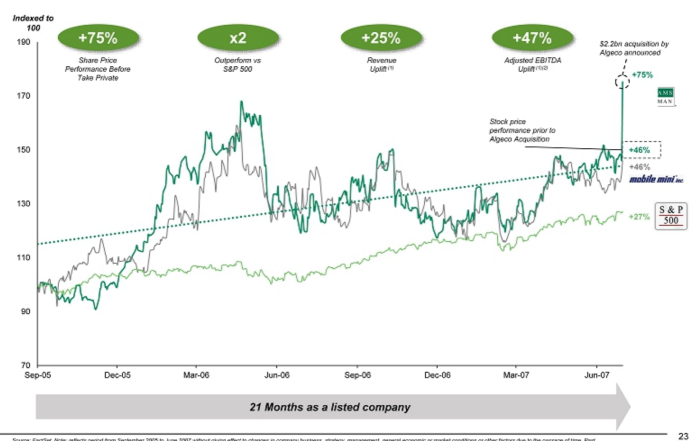
1 EBITDA is a non-GAAP financial measure defined as net income (loss) before income tax expense (benefit), interest expense, depreciation and amortization. See Appendix for meanvillation to GAAP metric.

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AMS

Successful Previous Public Company Track Record

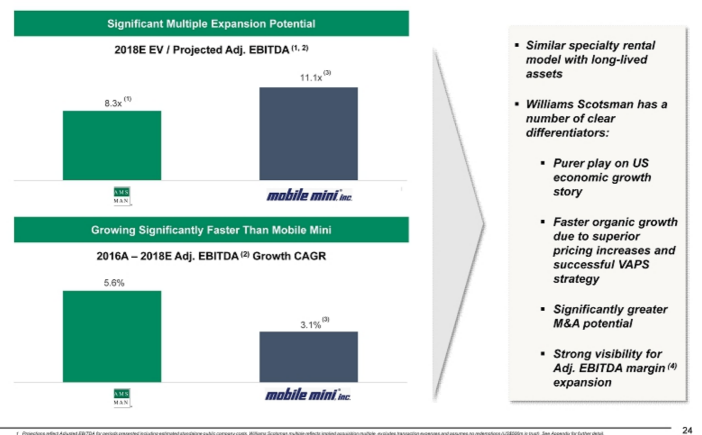




Source: FactSet, Note: reflects period from September 2005 to Jane 2007 without giving effect to changes in company business, strategy, manage performance is not indicative of future results and should not be reflect upon as such. 1 Francial Performance for Performance and Performance 2007 without giving and the second strategy and a second 2 Adjunded EBTDA is a non-CAAP measure defined as not increase floate income face septema, net interest expense, depreciation and arms common process, change in the work of constigned considerations, goodwill and other impairment changes, restructuring costs and other non-recur age of time. Pas ment, general economic or market conditions or other factors due to the p

ribation adjusted for non-cash items considered non-core to business operations including net ring expenses. See Appendix for reconciliation to GAAP metric.





Projections white: Adjusted EWTDA for periods proceeded locating extrated attachine public company costs: Williams Scottman multiple evolution number evolution instances and assumes no rederptone (USSSSDIM to trut). See Appendix for farther detail. Adjusted EWTDA is a non-SAAP measure defend as net income (loss) before income tas represe, ner internet superse, depreciation and anotholisis adjusted for con-cast-bioms considered non-cast-bioms constraints adjusted for con-cast-bioms considered non-cast-bioms considered non-cast-bioms considered non-cast-bioms constraints adjusted for con-cast-bioms constraints adjusted for con-cast-bioms considered non-cast-bioms constraints adjusted for con-cast-bioms constraints adjusted for con-

considerations, goodwill and stars impairment changes, restricturing costs and other non-resuming expenses. See Appendix for rescondution to GAAP create. Source: Bloomberg as of 31 August 2017.

4. Adjusted EBTIZM Margin is a con-GMAP research entropy biologic devices income tax expension, ret interpretayence devices and another to expension run code and encounted end one to business operations including net currency losses, of longe in for value of coordination control and other counterpret classes. Biologic Margin is a Second Barry Second B



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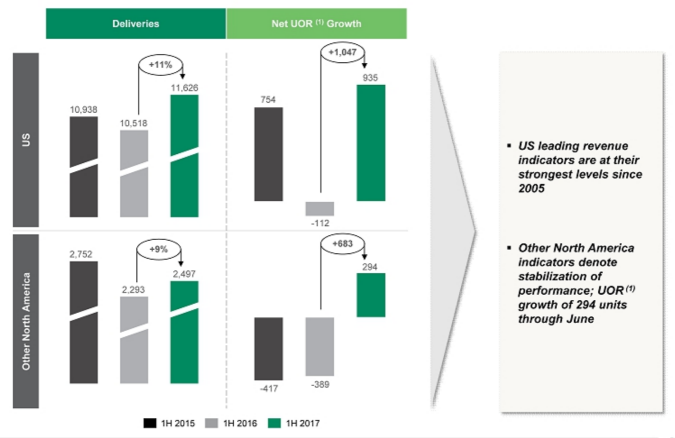
as of June 30, 2017 bas an average actual term of 35 months. Non and amontization adjusted for non-cash items considered

d before income the expense, ner interest expense, depreciation and anomation adjusted for con-sto and other non-recurring expenses, divided by Revenue. See Appendix for reconciliation to GAAP



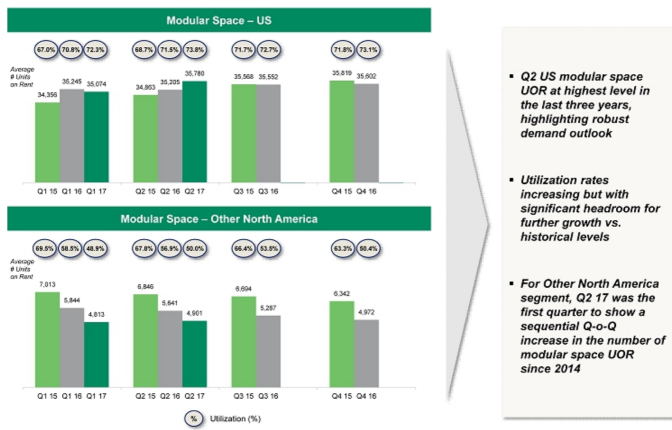
Additional Operating and Financial Information

Strong Momentum in Leading Revenue Indicators



Note: Delivery and Net UOR Growth metrics refer to Modular Space only. 1 UOR – Units on Ravt. Note: Other North America includes Canada, Maxico and Alaska.

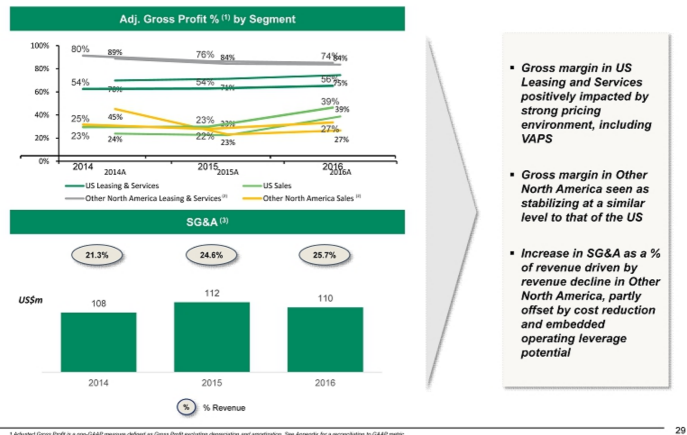
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Note: Other North America includes Canada, Mexico and Alaska.

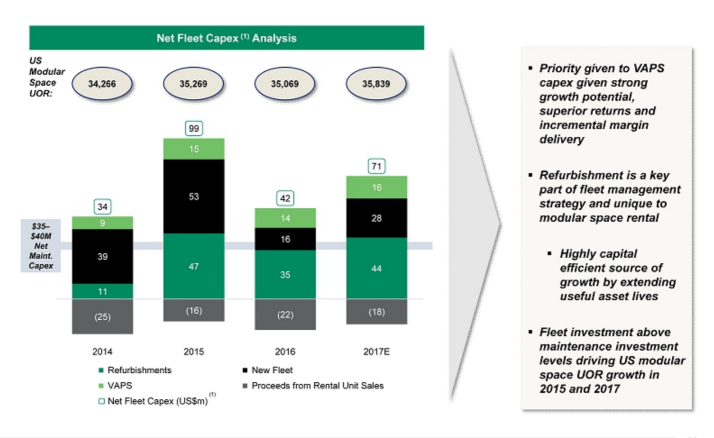
28





1 Adjusted Gross Profit is a nen-DAAP massum defined as Gross Profit exoluting depreciation and amortization. See Appandix for a reconciliation to GAAP metric. 2 Other North America Includes Cannob. Mexico and America. 3 Selling, general, and administrative and cosponent excludes all costs associated with advice definits, including marketing costs and salaries and benefits, including corresponder if also includes overhead costs, such as salaries of administrative and cosponent personnel and the lazaring of facilities. The company anticipates standalone public company costs going forward of ~USS4m per year, which would increase SG&A as a percentage of reviewe by 80-100tys.





Note: Excludes non-Beat capex. 3 Calculated as Gross Capex excluding mon-Reet capex, less proceeds from Rental Unit Sales. 30

Summary P&L, Balance Sheet & Cash Flow Items

| Key Profit & Loss Items (US\$m) ⁽¹⁾ | 2014 | 2015 | 2016 | 1H 2016 | 1H 2017 |
|--|------|------|------|---------|---------|
| Leasing and Services | | | | | |
| Modular Leasing | 309 | 301 | 284 | 143 | 142 |
| Modular Delivery and Installation | 83 | 83 | 82 | 40 | 42 |
| Sales | | | | | |
| New Units | 88 | 54 | 39 | 19 | 15 |
| Rental Units | 25 | 16 | 22 | 11 | 11 |
| Total Revenues | 505 | 454 | 428 | 213 | 210 |
| Gross Profit | 200 | 164 | 169 | 88 | 78 |
| Adjusted EBITDA ⁽²⁾ | 159 | 131 | 128 | 67 | 56 |
| D&A | (74) | (86) | (76) | (38) | (37) |
| Adjusted Operating Income ⁽³⁾ | 85 | 45 | 52 | 29 | 18 |
| Key Cash Flow & Balance Sheet Items (US\$m) | | | | | |
| Capex for Rental Fleet | 59 | 114 | 64 | 28 | 50 |
| Net Book Value ⁽⁴⁾ | 840 | 833 | 815 | 826 | 831 |

Following the carve-out from Algeco Scotsman, WS will retain approximately \$500m of tax assets with which to offset future US cash taxes. Assets are subject to Section 382 limitations but are expected to result in no material U.S. Federal income cash taxes in the mid-term

1 Based on Knanckal statements of Williams Scotamure, without giving effect to the carre-out.
2 Adjusted EB/TOA is a non-GALP measure defined as not income (boal) balane income the uppense, net intensist expense, depreciation and assortination adjusted for non-coath items considered non-care to business quantities including net carriery bases, classify in for value of contingent carabinational giving effect to the carre-out.
3 Adjusted Operating Income its a non-GALP measure defined as Adjusted EB/TOA less depreciation and anonthalion. See Appendix for reconsiderion to GAAP metric.
3 Adjusted Operating Income its a non-GALP measure defined as Adjusted EB/TOA less depreciation and anonthalion. See Appendix for reconsiderion to GAAP metric.

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Summary P&L & Cash Flow Items: Modular – US

| Key Profit & Loss Items (US\$m) ⁽¹⁾ | 2014 | 2015 | 2016 | 1H 2016 | 1H 2017 | | |
|--|----------------------|------|------|---------|---------|--|--|
| Leasing and Services | Leasing and Services | | | | | | |
| Modular Leasing | 211 | 225 | 238 | 117 | 126 | | |
| Modular Delivery and Installation | 70 | 72 | 74 | 36 | 38 | | |
| Sales | | | | | | | |
| New Units | 59 | 43 | 35 | 17 | 13 | | |
| Rental Units | 19 | 12 | 18 | 9 | 9 | | |
| Total Revenues | 358 | 353 | 365 | 180 | 186 | | |
| Gross Profit | 115 | 108 | 139 | 70 | 70 | | |
| Adjusted EBITDA ⁽²⁾ | 84 | 85 | 104 | 52 | 50 | | |
| D&A | (59) | (71) | (63) | (31) | (31) | | |
| Adjusted Operating Income ⁽³⁾ | 25 | 14 | 41 | 21 | 19 | | |
| Key Cash Flow Items (US\$m) | | | | | | | |
| Capex for Rental Fleet | 22 | 98 | 60 | 26 | 48 | | |

Based on Enancial statements of Williams Scottman, without giving effect to the carve-out
 Adjusted EBITOA is a non-GAAP measure defined as not income two approaches including not currency lesses, change in the value of cartification, geodell and other important changes, reducting casts and other non-research generations. See Appendix for reconciliation to GAAP metric.
 Adjusted Operating Income is a non-GAAP measure defined as Adjusted EBITDA less depreciation and amontpation. See Appendix for reconciliation to GAAP metric.

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Summary P&L & Cash Flow Items: Modular – Other North America

2014

| | | | MAN |
|------|------|---------|---------|
| 2015 | 2016 | 1H 2016 | 1H 2017 |
| | | | |
| 76 | 46 | 26 | 16 |
| 11 | 8 | 4 | 4 |
| | | | |

| Modular Leasing | 98 | 76 | 46 | 26 | 16 |
|--|------|------|------|-----|-----|
| Modular Delivery and Installation | 13 | 11 | 8 | 4 | 4 |
| Sales | | | | | |
| New Units | 29 | 11 | 4 | 2 | 2 |
| Rental Units | 6 | 3 | 4 | 2 | 2 |
| Total Revenues | 147 | 101 | 62 | 34 | 24 |
| Gross Profit | 85 | 56 | 30 | 18 | 8 |
| Adjusted EBITDA ⁽²⁾ | 75 | 45 | 24 | 15 | 6 |
| D&A | (15) | (14) | (13) | (7) | (6) |
| Adjusted Operating Income ⁽³⁾ | 60 | 31 | 11 | 8 | (1) |
| Key Cash Flow Items (US\$m) | | | | | |
| Capex for Rental Fleet | 38 | 16 | 4 | 2 | 2 |

Key Profit & Loss Items (US\$m)⁽¹⁾

Leasing and Services

Based on Enancial statements of Williams Scottman, without giving effect to the carve-out
 Adjusted EBITOA is a non-GAAP measure defined as net income (boa) balans income tax expense, nor intensis expense, depreciation and amortization adjusted for non-ceah items considered non-ceah balans operations including net currency leases, charge in the value of cartificant, guodell and other impairment charges, restructuring casts and other non-neuring expenses. See Appendix for reconsidered non-ceah balans, and amortization. See Appendix for reconsidered non-ceah balans considered non-ceah balans.
 Adjusted Operating Income is a non-GAAP measure defined as Adjusted EBITDA isos depreciation and amortization. See Appendix for reconsidering to GAAP metric.

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Appendix: Reconciliation of Non-GAAP Measures

| | 2014 | | 2015 | | 2016 | | | 2017E | | | 2018E | | | | |
|--|-----------------|-------------------------------------|----------|-----------------|-------------------------------------|----------|-----------------|-------------------------------------|----------|-----------------|-------------------------------------|----------|-----------------|-------------------------------------|----------|
| U\$\$m | Modular - US | Modular - Other North America | Total WS | Nodular - US | Modular - Other North America | Total WS | Nodular - US | Modular - Other North America | Total WS | Nodular - US | Modular - Other North America | Total WS | Modular - US | Modular - Other North America | Total WS |
| Non-GAAP Measures Reconciliation | | | | | | | | | | | | | | | |
| Gross profit (loss) | 115 | 85 | 200 | 108 | 56 | 164 | 139 | 30 | 169 | 151 | 18 | 169 | 161 | 22 | 183 |
| Depreciation of rental equipment | 53 | 14 | 67 | 65 | 13 | 78 | 57 | 12 | 69 | 57 | 12 | 69 | 62 | 12 | 74 |
| Adjusted Gross Profit | 168 | 98 | 267 | 173 | 69 | 242 | 196 | 42 | 238 | 208 | 29 | 238 | 224 | 33 | 257 |
| Selling, general and administrative expense | 84 | 24 | 108 | 88 | 24 | 112 | 92 | 18 | 110 | 96 | 16 | 112 | 97 | 17 | 114 |
| Depreciation and amortization | 59 | 15 | 74 | 71 | 14 | 86 | 63 | 13 | 76 | 63 | 12 | 75 | 68 | 13 | 80 |
| Adjusted Operating Income | 25 | 60 | 85 | 14 | 31 | 45 | 41 | 11 | 52 | 49 | 1 | 51 | 59 | 4 | 63 |
| Depreciation and amortization | 59 | 15 | 74 | 71 | 14 | 86 | 63 | 13 | 76 | 63 | 12 | 75 | 68 | 13 | 80 |
| EBITDA | 84 | 75 | 159 | 85 | 45 | 130 | 104 | 24 | 128 | 112 | 14 | 126 | 126 | 17 | 143 |
| Adjustments: | | | | | | | | | | | | | | | |
| Non-recurring Professional Fees | 0 | (0) | (0) | 0 | 0 | 1 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Other | (0) | 0 | 0 | (0) | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Adjusted EBITDA | 84 | 75 | 159 | 85 | 45 | 131 | 104 | 24 | 128 | 112 | 14 | 126 | 126 | 17 | 143 |
| Gross Profit on Sale of Rental Units | (6) | (2) | (8) | (4) | (1) | (5) | (10) | (1) | (11) | (7) | (1) | (8) | (5) | (1) | (6) |
| Total Capex | (26) | (39) | (65) | (103) | (17) | (120) | (62) | (4) | (66) | (89) | (4) | (93) | (81) | (4) | (85) |
| Proceeds from Rental Unit Sales | 19 | 6 | 25 | 12 | 3 | 16 | 18 | 4 | 22 | 15 | 4 | 18 | 13 | 3 | 16 |
| Net Capex | (8) | (33) | (41) | (90) | (14) | (104) | (44) | • | (44) | (74) | (0) | (75) | (68) | (1) | (69) |
| Operating Free Cash Flow (OpFCF) | 70 | 40 | 110 | (9) | 31 | 22 | 49 | 24 | 73 | 31 | 12 | 43 | 54 | 15 | 68 |
| | | | | | | | | | | | | | | 17 | |
| Adjusted EBITDA (A) | 84 | 75 | 159 | 85 | 45 | 131 | 104 | 24 | 128 | 112 | 14 | 126 | 126 | 17 | 143 |
| Total Revenue (B) Adjusted EBITDA Margin % (=A/B) | 358 | 147 51% | 505 | 353 24% | 101 45% | 454 | 365 | | 428 | 386 | 52 26% | 438 | 406 | 57 29% | 463 |
| Projected Items | | | | | 42,0 | 2010 | | | | | 20,0 | |] | 20,0 | |
| | 84 | 75 | 159 | 85 | | 131 | 104 | | 128 | 4.00 | 14 | 126 | 126 | | 143 |
| Adjusted EBITDA | 84 | /6 | 109 | 85 | 45 | 131 | 104 | 24 | 128 | 112 | 14 | 126 | 126 | 17 | |
| Standalone public company costs | | | | | | | | | | | - | | | - | 4 |
| Projected Adj EBITDA (C) | | | | | | | | | | 108 | 14 | 122 | 122 | 17 29% | 139 |
| Projected Adjusted EBITDA Margin %(=C/B) | | | | | | | | | | 28% | 26% | 28% | 30% | 29% | 30% |

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| | 2014 | | | 2015 | | | | | 2016 | | | | | | |
|--|--------------|-------------------------------------|---------------------------------|---|--------------|--------------|-------------------------------------|--------------------------------|---|--------------|--------------|-------------------------------------|-------------------------------|---|--------------|
| USSI 10 | Modular - US | Modular - Other North America | Remote Accom. ⁽¹⁾ | AS Corp. Adjustments / Eliminations | Consolidated | Modular - US | Hodular - Other North America | Remote Accom. ⁴⁷ | AS Corp. Adjustments / Eliminations | Consolidated | Hodular - US | Nodular - Other North America | Remote Accom. ^m | AS Corp. Adjustments / Eliminations | Consolidated |
| Reconciliation of Williams Scotsman International, Inc. Operating Profit to Segment Gross Profit | | | | | | | | | | | | | | | |
| Operating profit(loss) | | | | | (17) | | | | | (30) | | | | | 45 |
| | | | | | | | | | | | | | | | |
| Adjustments: | | | | | | | | | | | | | | | |
| Selling, general and administrative expense | | | | | 162 | | | | | 152 | | | | | 153 |
| Other depreciation and amortization | | | | | 33 | | | | | 29 | | | | | 14 |
| Impairment losses on goodwill & other intangibles | | | | | 0 | | | | | 119 | | | | | 6 |
| Impairment losses on rental equipment and PP&E | | | | | 3 | | | | | 0 | | | | | 0 |
| Restructuring costs | | | | | 1 | | | | | 9 | | | | | 3 |
| Currency (losses) gains, net | | | | | 18 | | | | | 12 | | | | | 13 |
| Change in fair value of contingent considerations | | | | | 49 | | | | | (51) | | | | | (5) |
| Other expense, net | | | | | 1 | | | | | 1 | | | | | 1 |
| Gross profit (loss) | 115 | 85 | 50 | (1) | 249 | 108 | 56 | 78 | (0) | 242 | 139 | 30 | 61 | 0 | 230 |

1 in connection with this transaction, prior to the closing. Algeco will canno-out the remote accommodations business from Williams Scotsman International, inc. and transfer it to another Algeco entity. The remote accommodations business will not be part of Williams Scotsman in a poing formare basis.

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Transaction Assumptions

- US\$1,100m purchase consideration
- US\$1,021.5m cash consideration
- US\$78.5m roll-over equity to Algeco Group (10.0%) ⁽¹⁾
- US\$490m debt assumed drawn at close, of US\$900m total debt commitments (2)
- Cash to balance sheet of US\$125m
- Deal expenses of US\$50m
- Total TDR equity commitment of US\$500m

Upfront TDR commitment:

- Minimum US\$206.5m investment plus additional up to US\$250m to backstop redemptions
- Issue price of \$9.60 / share
- Future TDR commitment:
 - Company call on balance of US\$43.5 293.5m to support M&A opportunities, issued at \$10.00 / share
- 100% of EAGL founder shares subject to earnout ⁽³⁾
 - 6.21m founder shares vest at \$12.50 and the remaining 6.21m founder shares vest at \$15.00⁽⁴⁾
- 34.75m total shares underlying EAGL warrants with a strike price of \$11.50, with public warrants callable at \$18.00

Transaction Sources & Uses

| Sources (US\$m) | | Uses (US\$m) | | | | | |
|--------------------------------------|---------|----------------------------------|---------|--|--|--|--|
| EAGL Cash in Trust (5) 500.0 | | Cash to Algeco Group | 1,021.5 | | | | |
| Algeco Group Rollover Equity (1) | 78.5 | Algeco Group Rollover Equity (1) | 78.5 | | | | |
| New Debt ⁽²⁾ | 490.0 | Cash on Balance Sheet | 125.0 | | | | |
| TDR Equity (new cash) ⁽⁶⁾ | 206.5 | Illustrative Transaction Fees | 50.0 | | | | |
| Total sources | 1,275.0 | Total uses | 1,275.0 | | | | |

Ageor Group's 15% unloaded mixedly interest in an Interim MoldCo. Algeor Group's centrality will not be dished by additional equity tasaence procuestric tite founder share exercised and net alwares underlying all manants, as Anthre describes/in the SPA. Major Concepts 15%, unloaded mixedly interest in an Interim MoldCo. Algeor Gloup's council of Sta Zer of capital Assess and other Intercepts in the four function is controlly and en regulation and will be determined prior to observe. In Evender Group and TUR, as discribed in the SPA. dian assumes revealed have. ISS206 Sen in DEAC (or a bigter amount based on the sense of the agreement) of USS8 60 per states and any Autor Investment past clouing will be at USS90 per share.



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Implied TEV and transaction multiples at different Cash in Trust levels

TDR backstop up to US\$456.5m at a 4% discount

| US\$m | No redemptions (US\$500m in trust) | Maximum redemptions (US\$250m in trust) ⁽¹⁾ |
|--|---------------------------------------|---|
| EAGL public shares | 50.0 (63%) | 25.0 (31%) |
| Initial shares issued to TDR at \$9.60 per share | 21.5 (27%) | 47.6 (59%) |
| Algeco Group minority interest retained (2) | 7.9 (10%) | 7.9 (10%) |
| Total shares at closing ⁽³⁾ | 79.4 | 80.5 |
| Market cap at \$10.00 per share ⁽⁴⁾ | \$794 | \$805 |
| Net debt ⁽⁵⁾ | \$365 | \$365 |
| TEV | \$1,159 | \$1,170 |
| Pro forma TEV / 2017 Projected Adj. EBITDA (6) | 9.5x | 9.6x |
| Pro forma TEV / 2018 Projected Adj. EBITDA (6) | 8.3x | 8.4x |

ins are based on the object on Eprice of \$10.50 per unit, before the effect of Interest exemption the toxis account, a sharehold will be assed on exchange for Agonc Discopy 10% unitsed investig with early high all beneficies and by additional equity issues pursuent to the founder share exemption and net shares underlying all versests, as further discribed in the 6PML S000 bandle allowed in issues to integrated Dambies.

er strange issued to hidspendent Directory. nice of \$10.00 per anit, before effect of interest carrie il debt and \$125m of cash, inclusion of \$38.2m of cap stad #1917.15 for periods in periods included includent anitimet

he had eccord. Next and other the enclops in the linal hardsection is currently un new costs. Projections for 2017 reflect any she'r browing. Orgenyr casta, Adjusted EB/TDA is a non-GAAP messare defined as net income (bas) before income las experses, net internal experses, aadvell and other impainment charges, reathacturing coats and other non-recuming expenses. See Appendix for reconciliation to GAAP metric



| | At Closing | | | |
|--|---------------|---------------|---------------|---------------|
| US\$m | \$10.00 | \$12.50 | \$15.00 | \$18.00 |
| Net share ownership ⁽¹⁾ | | | | |
| Public shareholders (including shares and net shares underlying warrants) | 50.0 (63%) | 52.0 (58%) | 55.8 (55%) | 59.0 (55%) |
| All other shareholdings ⁽²⁾ | 29.4 (37%) | 37.5 (42%) | 46.5 (45%) | 48.3 (45%) |
| Total net shares outstanding | 79.4 | 89.5 | 102.4 | 107.3 |
| Market capitalization | \$794 | \$1,119 | \$1,535 | \$1,931 |

1 Share exercisity includes shares outstanding of closing, vesting of founder shares, and net shares underlying warants using the treasury stoch method.
2 Other shareholdings includes shares and net shares inderlying warants owned by the Founder Coup, Ageoc Group TDR, and Independent Directors. Algoco Group's exercisity will not be diluted by additional equity issuance pursuant to the founder the share ensult and net at have simplifying all warants, as further decoupled in the SAT.

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