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): August 11, 2022

P10, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other Jurisdiction of Incorporation) 001-40937 (Commission File Number)

87-2908160 (IRS Employer Identification No.)

4514 Cole Avenue, Suite 1600 Dallas, Texas 75205 (Address of principal executive offices and Zip Code)

(214) 865-7998 (Registrant's telephone number, including area code)

C	ass A Common Stock, par value \$0.001 per	PX	New York Stock Exchange LLC
	Title of each class	Trading Symbol(s)	Name of each exchange on which registered
	arities registered pursuant to Section 12(b) of the Act:	.5e-4(c) under the Exchange Act (1	/ CFR 240.15e-4(C))
_	Pre-commencement communications pursuant to Rule 1	, ,	
	Pre-commencement communications pursuant to Rule 1	4d-2(h) under the Exchange Act (1	7 CFR 240 14d-2(b))
	Soliciting material pursuant to Rule 14a-12 under the Ex	xchange Act (17 CFR 240.14a-12)	
	Written communications pursuant to Rule 425 under the	e Securities Act (17 CFR 230.425)	
	ck the appropriate box below if the Form 8-K filing is into wing provisions (see General Instruction A.2. below):	ended to simultaneously satisfy the	filing obligation of the registrant under any of the

chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company ⊠

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

Item 2.02 Results of Operations and Financial Condition.

On August 11, 2022, P10, Inc. (the "Company") issued a press release and detailed presentation announcing its financial results for its second quarter ended June 30, 2022. A copy of the press release and presentation are furnished as Exhibit 99.1 to this Current Report on Form 8-K and are incorporated by reference into this Item 2.02 as if fully set forth herein.

The Company plans to host a conference call at 5:00 p.m. Eastern Time on Thursday, August 11, 2022, to discuss these results.

The information furnished by the Company pursuant to this Item 2.02, including Exhibit 99.1, 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 liability of that section, and shall not be deemed to be incorporated by reference into any Company filing under the Securities Act of 1933, as amended, or the Exchange Act, regardless of any general incorporation language in such filing.

Item 7.01 Regulation FD Disclosure.

On August 11, 2022, the Company posted an investor presentation to its website at https://ir.p10alts.com/. A copy of the investor presentation is attached as Exhibit 99.2 to this Current Report on Form 8-K.

The information in this Current Report on Form 8-K, including Exhibit 99.2 attached hereto, is being furnished and shall not be deemed "filed" for the purposes of Section 18 of the Exchange, or otherwise subject to the liabilities of that Section, nor shall it be deemed subject to the requirements of amended Item 10 of Regulation S-K, nor shall it be deemed incorporated by reference into any filing of the Company under the Securities Act of 1933, as amended, or the Exchange Act, whether made before or after the date hereof, regardless of any general incorporation language in such filing. The furnishing of this information hereby shall not be deemed an admission as to the materiality of any such information.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit No.	<u>Description</u>
99.1	Press Release of P10, Inc., dated August 11, 2022 and Q2 2022 earnings presentation
99.2	Q2 2022 Company Overview dated August 11, 2022
104	Cover Page Interactive Data File (formatted as inline XBRL)

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.

P10, INC.

Date: August 11, 2022

By: /s/ Amanda Coussens
Amanda Coussens
Chief Financial Officer

P10

P10 Reports Second Quarter 2022 Results

Record Results Driven by a 38% Increase in Year-Over-Year Revenue and a 30% Increase in Year-Over-Year Fee Paying Assets Under Management.

Company Declares Cash Dividend of \$.03 Per Share

Dallas, Texas – August 11, 2022 – <u>P10, Inc.</u> (NYSE: PX), a leading private markets solutions provider, today reported financial results for the second quarter ended June 30, 2022.

Second Quarter 2022 Financial Highlights:

- Fee Paying Assets Under Management: \$18.5 billion, a 30% increase year-over-year.
- Revenue: \$46.7 million, a 38% increase year-over-year.
- GAAP Net Income: \$11.2 million, a 351% increase year-over-year.
- Adjusted EBITDA: \$25.7 million, a 52% increase year-over-year.
- Adjusted Net Income (ANI): \$23.2 million, a 99% increase year-over-year.
- Fully diluted GAAP EPS: \$.09, a 310% increase year-over-year.
- Fully diluted ANI per share: \$.19, an 81% increase year-over-year.

Declaration of Dividend:

The Board of Directors of the Company has declared a quarterly cash dividend of \$0.03 per share of Class A and Class B common stock, payable on September 20, 2022, to the holders of record as of the close of business on August 29, 2022.

Robert Alpert, Chairman and Co-CEO, and Co-CEO Clark Webb said, "P10's strong second quarter results demonstrate our differentiated business model and resilient ecosystem of premier private markets strategies. Fee paying assets under management increased by \$1.2 billion, offset by \$299 million of fee stepdowns and expirations. We believe we are well positioned for continued growth."

A presentation of the second quarter financials may be accessed <u>here</u> and is available on the Company's website.

Conference Call Details:

The company will host a conference call at 5:00 p.m. Eastern Time on Thursday, August 11, 2022. The call will be webcast live and may be accessed here.

All participants joining by telephone should dial one of the following numbers, followed by the Participant Access Code provided:

U.S. (toll free): 1-844-200-6205 U.S. (local): 1-646-904-5544 All other locations: +1-929-526-1599

Participant Access Code: 866288

For those unable to participate in the live call, a replay will be made available on P10's investor relations page.

About P10

P10 is a leading multi-asset class private markets solutions provider in the alternative asset management industry. P10's mission is to provide its investors differentiated access to a broad set of investment solutions that address their diverse investment needs within private markets. As of June 30, 2022, P10 has a global investor base of over 2,700 investors across 49 states, 53 countries and six continents, which includes some of the world's largest pension funds, endowments, foundations, corporate pensions, and financial institutions. Visit www.p10alts.com.

Forward Looking Statements

Some of the statements in this release may constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, Section 21E of the Securities Exchange Act of 1934 and the Private Securities Litigation Reform Act of 1995. Words such as "will," "expect," "believe," "estimate," "continue," "anticipate," "intend," "plan" and similar expressions are intended to identify these forward-looking statements. Forward-looking statements discuss management's current expectations and projections relating to our financial position, results of operations, plans, objectives, future performance, and business. The inclusion of any forward-looking information in this release should not be regarded as a representation that the future plans, estimates or expectations contemplated will be achieved. Forward-looking statements are subject to various risks, uncertainties, and assumptions. Forward-looking statements reflect management's current plans, estimates and expectations and are inherently uncertain. All forward-looking statements are subject to known and unknown risks, uncertainties and other important factors that may cause actual results to be materially different, including risks relating to: global and domestic market and business conditions; successful execution of business and growth strategies and regulatory factors relevant to our business; changes in our tax status; our ability to maintain our fee structure; our ability to attract and retain key

employees; our ability to manage our obligations under our debt agreements; as well as assumptions relating to our operations, financial results, financial condition, business prospects, growth strategy; and our ability to manage the effects of events outside of our control. The foregoing list of factors is not exhaustive. For more information regarding these risks and uncertainties as well as additional risks that we face, you should refer to the "Risk Factors" included in our annual report on Form 10-K for the year ended December 31, 2021, filed with the U.S. Securities and Exchange Commission ("SEC") on March 21, 2022, and in our subsequent reports filed from time to time with the SEC. The forward-looking statements included in this release are made only as of the date hereof. We undertake no obligation to update or revise any forward-looking statement as a result of new information or future events, except as otherwise required by law.

Use of Non-GAAP Financial Measures by P10, Inc.

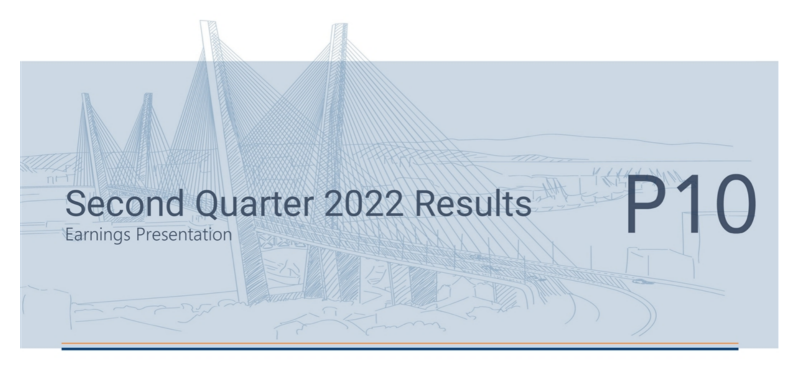
The non-GAAP financial measures contained in this press release (including, without limitation, Adjusted EBITDA, Adjusted Net Income and fee-paying assets under management) are not GAAP measures of the Company's financial performance or liquidity and should not be considered as alternatives to net income (loss) as a measure of financial performance or cash flows from operations as measures of liquidity, or any other performance measure derived in accordance with GAAP. A reconciliation of such non-GAAP measures is included in the presentation of the second quarter 2022 financials. The Company believes the presentation of these non-GAAP measures provide useful additional information to investors because it provides better comparability of ongoing operating performance to prior periods. It is reasonable to expect that one or more excluded items will occur in future periods, but the amounts recognized can vary significantly from period to period. Fee paying assets under management reflects the assets from which we earn management and advisory fees. Our vehicles typically earn management and advisory fees based on committed capital, and in certain cases, net invested capital, depending on the fee terms. Management and advisory fees based on committed capital are not affected by market appreciation or depreciation. You are encouraged to evaluate each adjustment to non-GAAP financial measures and the reasons management considers it appropriate for supplemental analysis. Our presentation of these measures should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items.

Ownership Limitations

P10's Certificate of Incorporation contains certain provisions for the protection of tax benefits relating to P10's net operating losses. Such provisions generally void transfers of shares that would result in the creation of a new 4.99% shareholder or result in an existing 4.99% shareholder acquiring additional shares of P10.

P10 Press and Investor Contact:

info@p10alts.com





Legal Disclaimer

IMPORTANT NOTICES

The inclusion of references to P10, Inc. (the "Company") in this presentation is for information purposes only as the holding company of various subsidiaries. P10 does not offer investment advisory services and this presentation is neither an offer of any investment products nor an offer of advisory services by P10. By accepting this presentation, you acknowledge that P10 is not offering investment advisory services. All investment advisory services referenced in this presentation are provided by subsidiaries of P10 which are registered as investment advisers with the U.S. Securities and Exchange Commission ("SEC"). Accordingly, this presentation may be considered marketing materials, in which event it would be marketing materials of each registered investment adviser subsidiary only. To the extent you have any questions regarding this presentation, please direct them to the applicable subsidiary. Registration as an investment adviser does not imply any level of skill or training. This presentation does not constitute an offer to sell, a solicitation of an offer to buy, or a recommendation of any security or any other investment product. Any securities described herein have not been recommended by any U.S. federal or state or non-U.S. securities commission or regulatory authority, including the SEC. Furthermore, the foregoing authorities have not confirmed the accuracy or determined the adequacy of this document. Any representation to the contrary is a criminal offense. Nothing herein is intended to provide tax, legal or investment advice.

Caution Regarding Forward-Looking Information

Some of the statements in this presentation may constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1934, Section 21E of the Securities Exchange Act of 1934 and the Private Securities Litigation Reform Act of 1995. Words such as "will," "expect," "believe," "estimate," "continue," "anticipate," "intend," "plan" and similar expressions are intended to identify these forward-looking statements discuss management's current expectations and projections relating to our financial position, results of operations, plans, objectives, future performance and business. The inclusion of any forward-looking information in this presentation should not be regarded as a representation that the future plans, estimates or expectations contemplated will be achieved. Forward-looking statements are subject to various risks, uncertainties and assumptions. Forward-looking statements reflect management's current plans, estimates and expectations and are inherently uncertain. All forward-looking statements are subject to known and unknown risks, uncertainties and other important factors that may cause actual results to be materially different, including risks relating to: global and domestic market and business conditions; successful execution of business and growth strategies and regulatory factors relevant to our business; changes in our tax status; our ability to maintain our fee structure; our ability to attract and retain key employees; our ability to manage our obligations under our debt agreements; as well as assumptions relating to our operations, financial results, financial condition, business prospects, growth strategy, and our ability to manage the effects of events outside of our control. The foregoing list of factors is not exhaustive. For more information regarding these risks and uncertainties as well as additional risks that we face, you should refer to the "Risk Factors" included in our annual report on Form 10-K for the year ended December 31, 2021, filed with the SEC on

Caution Regarding Financial and Operating Projections

All financial and operating projections, forecasts or estimates about or relating to the Company included in this document, including statements regarding pro-forma valuation and ownership, have been prepared based on various estimates, assumptions and hypothetical scenarios. Forecasts and projections of financial performance, valuation and operating results are, by nature, speculative and based in part on anticipating and assuming future events (and the effects of future events) that are impossible to predict and no representation of any kind is made with respect thereto. The Company's future results and achievements will depend on a number of factors, including the accuracy and reasonableness of the assumptions underlying any forecasted information as well as on significant transaction, business, economic, competitive, regulatory, technological and other uncertainties, contingencies and developments that in many cases will be beyond the Company's control. Accordingly, all projections or forecasts (and estimates based on such projections or forecasts) contained herein should not be viewed as an assessment, prediction or representation as to future results and interested parties should not rely, and will not be deemed to have relied, on any such projections or forecasts. Actual results may differ substantially and could be materially worse than any projection, forecast or scenario set forth in this document. The Company expressly disclaims any obligation to update or revise any of the projections, forecasts, models or scenarios contained herein to reflect any change in the Company's expectations with regard thereto or any changes in events, conditions or circumstances on which any such statement is based.



Legal Disclaimer (continued)

Fee-Paying Assets Under Management, or FPAUM

FPAUM reflects the assets from which we earn management and advisory fees. Our vehicles typically earn management and advisory fees based on committed capital, and in certain cases, net invested capital, depending on the fee terms. Management and advisory fees based on committed capital are not affected by market appreciation or depreciation.

Use of Non-GAAP Financial Measures by P10, Inc.

The non-GAAP financial measures contained in this presentation (including, without limitation, Adjusted EBITDA, Adjusted Net Income ("ANI") and fee-paying assets under management are not GAAP measures of the Company's financial performance or liquidity and should not be considered as alternatives to net income (loss) as a measure of financial performance or cash flows from operations as measures of liquidity, or any other performance measure derived in accordance with GAAP. A reconciliation of such non-GAAP measures to their most directly comparable GAAP measure is included later in this presentation. The Company believes the presentation of these non-GAAP measures provide useful additional information to investors because it provides better comparability of ongoing operating performance to prior periods. It is reasonable to expect that one or more excluded items will occur in future periods, but the amounts recognized can vary significantly from period to period. Adjusted EBITDA and adjusted net income should not be considered substitutes for net income or cash flows from operating, investing, or financing activities. You are encouraged to evaluate each adjustment to non-GAAP financial measures and the reasons management considers it appropriate for supplemental analysis. Our presentation of these measures should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items.





Robert AlpertCo-CEO and Chairman



C. Clark Webb Co-CEO



Fritz Souder



Amanda Coussens
CFO and CCO



Mark HoodEVP of Operations and Investor Relations



Second Quarter 2022 Highlights

Strong Organic Growth Drives Durable Earnings Power

7 Fee paying assets under management (FPAUM) were \$18.5Bn, an increase of 30% compared to June 30, 2021. In the quarter, \$1.2Bn of fundraising and capital deployment was offset by \$299 million in stepdowns and expirations.(1)

Financial

		//////////////////////////////////////				
	Three Mor	nths Ended	Six Mont	hs Ended		
Financial Results (\$ in Millions)	June 30, 2022	June 30, 2021	June 30, 2022	June 30, 2021	Q2'22 vs Q2'21	YTD'22 vs YTD'2
Actual FPAUM (\$Bn)	\$ 18.5	\$ 14.2	\$ 18.5	\$ 14.2	30%	30%
Pro Forma FPAUM (\$Bn) ⁽²⁾	\$ 18.5	\$ 15.1	\$ 18.5	\$ 15.1	22%	22%
GAAP Financial Metrics		XXX基準 () () () () () () () () () (
Revenue	\$ 46.7	\$ 34.0	\$ 90.0	\$ 66.8	38%	35%
Operating Expenses	\$ 31.0	\$ 25.6	\$ 62.6	\$ 49.8	21%	26%
GAAP Net Income	\$ 11.2	\$ 2.5	\$ 18.9	\$ 5.2	351%	266%
Fully Diluted GAAP EPS	\$ 0.09	\$ 0.02	\$ 0.16	\$ 0.05	310%	231%
lon-GAAP Financial Metrics		ANT SERVING SALVEY	11111111	1 777		
GAAP Revenue	\$ 46.7	\$ 34.0	\$ 90.0	\$ 66.8	38%	35%
djusted EBITDA (3)	\$ 25.7	\$ 16.9	\$ 48.2	\$ 34.0	52%	42%
Adjusted EBITDA Margin	55%	50%	54%	51%	11%	5%
Adjusted Net Income (3)	\$ 23.2	\$ 11.6	\$ 45.5	\$ 23.7	99%	92%
Fully Diluted ANI EPS (4)	\$ 0.19	\$ 0.11	\$ 0.38	\$ 0.22	81%	74%

es:
For the trailing twelve months, expirations and stepdowns totaled \$1.04 billion. There is an additional \$290 million in expected stepdowns and expirations for the remainder of 2022.
FPAUM on a pro forma basis assumes the acquisitions of Bonaccord and Hark were completed as of January 1, 2021.
Adjusted EBITDA and Adjusted Net Income are non-GAAP financial measures. Please refer to the Non-GAAP Financial Measures slide for a reconciliation of non-GAAP to GAAP measures.
Fully Diluted ANI EPS calculations include the total of all common shares, stock options under the treasury stock method, and the redeemable non-controlling interests of P10 Intermediate converted to Class B stock as of each period presented.



Second Quarter 2022 Highlights

Key Business Drivers

- 🐬 Fee paying assets under management (FPAUM) were \$18.5Bn, an increase of \$4.3Bn, or 30%, when compared to June 30, 2021, actuals
- Organic FPAUM⁽¹⁾ grew by \$3.4Bn, or 22%, when compared to June 30, 2021, pro forma FPAUM
- Organic growth was driven by more than a dozen funds⁽²⁾ that were active in the market fundraising or deploying capital
- Capital raised and deployed was \$1.2Bn in the quarter

Capital Markets

- July 27, 2022, the Company made a \$12 million debt paydown on the revolver, further reducing our debt balance and subsequently our interest expense
- As of today, we have \$125 million outstanding on the term portion of the loan and \$53.9 million outstanding on the revolver. We have \$71.1 million available on the revolver and \$125 million available as an accordion feature on the existing credit facility
- June 30, 2022, Class A shares outstanding were 37,307,745 and Class B shares outstanding were 79,761,550
- August 11, 2022, declared a quarterly cash dividend of \$0.03 per share for Class A and B stock, payable on September 20, 2022, to holders of record as of the close of business on August 29, 2022
- 🐬 In the quarter, no shares were purchased under the Company's \$20 million stock buyback program

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Organic FPAUM on a pro forma basis assumes the acquisitions of Bonaccord and Hark were completed as of January 1, 2021. "Active funds" does not include funds raising capital in the market that have not yet had their first close.



Second Quarter 2022 Highlights

Corporate Governance

- 7 June 17, 2022, the Company held its annual meeting of stockholders and the following occurred:
 - 7 Elected C. Clark Webb, Scott Gwilliam, and Edwin Poston as Class I Directors to serve for threeyear terms
 - 7 Approved the amendment to the 2021 Stock Incentive Plan to increase the number of shares issuable under the Plan by 5 million shares which the Company expects to issue as options or RSUs over the next two years
 - 7 Ratified the selection of KPMG LLP as our Independent Registered Public Accounting Firm for our fiscal year ending December 31, 2022

Regarding the Stock Incentive Plan:

1. The vesting schedule for unvested options is 5 years, beginning with the first shares to vest on January 30th, 2023.

2. The vesting schedule for unvested RSAs is 1 year, beginning with the first shares to vest on August 1st, 2022.

3. The vesting schedule for issued and unvested RSUs is 1 year, beginning with the first shares to vest on December 28th, 2022.



Preeminent Investment Teams Delivering Best-in-Class Performance

Superior Track Record Across a Broad Range of Portfolio Solutions (1)

RCP Advisor	5				
Fund	Vintage	Fund Size (\$M)	Called Capital	:" Net IRR ***	•• Net ROIC
Fund-of-Funds (Fund siz	e as of 6/30/2022, j	performance as of 3/3	31/22)		
Fund I	2003	\$92	105%	14.1%	1.8x
Fund II	2005	\$140	109%	8.2%	1.5x
Fund III	2006	\$225	107%	6.8%	1.4x
Fund IV	2007	\$265	110%	14.4%	2.0x
Fund V	2008	\$355	121%	13.4%	1.7x
Fund VI	2009	\$285	114%	16.0%	2.1x
Fund VII	2011	\$300	110%	18.0%	2.2x
Fund VIII	2012	\$268	113%	21.5%	2.2x
Fund IX	2014	\$350	107%	18.4%	1.9x
Fund X	2015	\$332	107%	18.4%	1.7x
SEF	2017	\$179	90%	28.0%	1.8x
Fund XI	2017	\$315	94%	25.5%	1.7x
Fund XII	2018	\$382	86%	23.0%	1.5x
Fund XIII	2019	\$397	60%	20.3%	1.3x
Fund XIV	2020	\$394	33%		-
SEF II	2020	\$123	16%		-
Fund XV	2021	\$435	16%		-
Fund XVI	2022	\$433	6%		-
Fund XVII	2022	\$50			-
Secondary Funds (Fund	size as of 6/30/2022	, performance as of 3	3/31/22)		
SOFI	2009	\$264	112%	22.0%	1.8x
SOF II	2013	\$425	109%	11,6%	1.4x
SOF III	2018	\$400	88%	55.2%	1.7x
SOF III Overage	2020	\$87	75%	71.6%	1.4x
SOF IV	2021	\$407	1%	-	-
Co-Investment Funds (F	und size as of 6/30/	2022, performance as			
Direct I	2010	\$109	82%	37.7%	3.0x
Direct II	2014	\$250	87%	28.2%	2.6x
Direct III	2018	\$385	84%	27.3%	1.6x
Direct IV	2021	\$645	21%		-

TrueBridge					
	15.	F 1 67 (63.4)	6-11-1-6-1-1	AL . IDD	N. POIC
Fund	Vintage	Fund Size (\$M)	Called Capital	Net IKK	· · · Net ROIC ·
Fund-of-Funds (Fund size a	s of 6/30/2022,	performance as of 3/3	1/22)		
Fund I	2007	\$311	93%	13.8%	3.1x
Fund II	2010	\$342	83%	23.2%	5.7x
Fund III	2013	\$409	92%	23.4%	3.8x
Fund IV	2015	\$408	91%	42.2%	4.2x
Fund V	2017	\$460	89%	59.7%	2.8x
Fund VI ⁽²⁾	2019	\$611	72%	97.0%	1.6x
Fund VII	2021	\$758	10%	-	-
Co-Investment Funds (Fun	d size as of 6/30,	2022, performance as	of 3/31/22)		
Direct Fund I	2015	\$125	95%	41.7%	3.6x
Direct Fund II	2019	\$196	100%	61.7%	1.9x
Direct Fund III	2021	\$149	30%	i	

EnhancedCapital

Fund	Vintage	Invested (\$M)	Called Capital	Net IRR	· · · Net ROIC · ·
Impact Funds (as o	f 3/31/22)				
Impact Credit		\$710	-	7.7%	1.2x
Impact Equity		\$499		20%+	1.2x

Second Quarter 2022 Results

Notes:
1. See performance disclosure notes at the back of this presentation.
2. TrueBridge Fund VI Net IRR and Net ROIC are as of 12/31/2021.



Preeminent Investment Teams Delivering Best-in-Class Performance

Superior Track Record Across a Broad Range of Portfolio Solutions (1)

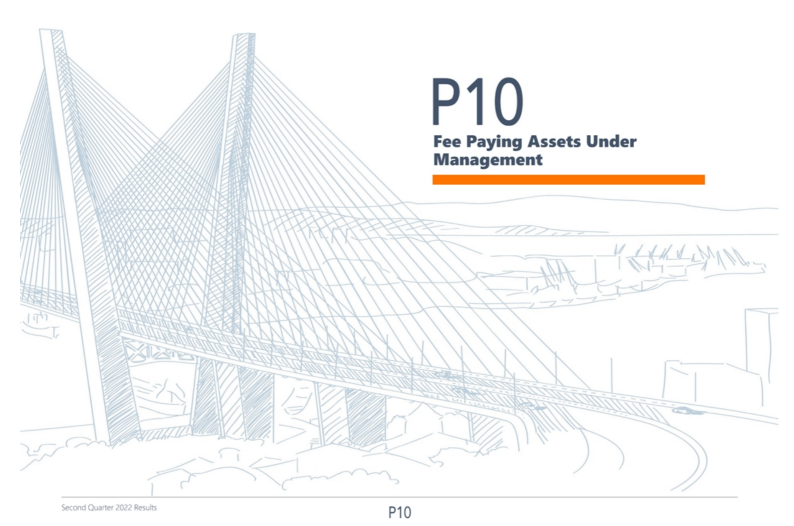
FIVE POINTS CAPITAL Fund Size (\$M) Called Capital • Net IRR • Net ROIC • Equity Funds (Fund size as of 6/30/2022, perfor nce as of 3/31/22) Fund I 1998 \$101 94% 12.7% 2.1x 12.4% Fund II 2007 \$152 99% 1.7x 2013 94% 24.8% Fund III \$230 2.5x Fund IV 2019 \$230 Credit Fun nds (Fund size as of 6/30/2022, 93% 12.2% 2.0x Fund I 2006 \$161 Fund II 2011 \$227 100% 8.3% 1.7x 74% Fund III 2016 \$289 17.1% 1.7x 2022 \$357 15% Fund IV

PITAL				
Vintage	Fund Size (\$M)	Called Capital	Net IRR	Net ROIC .
(Fund size as of 6/30/2	022, performance as o	of 3/31/22)		
2013	\$106	119%	11.0%	1.3x
2017	\$203	75%	11.9%	1.3x
2021	\$400	38%	17.2%	1x
	Vintage (Fund size as of 6/30/2 2013 2017	Vintage Fund Size (\$M) (Fund size as of 6/30/2022, performance as of 2013 \$106 2017 \$203	Vintage Fund Size (\$M) Called Capital (Fund size as of 6/30/2022, performance as of 3/31/22) 2013 \$106 119% 2017 \$203 75%	Vintage Fund Size (\$M) Called Capital Net IRR (Fund size as of 6/30/2022, performance as of 3/31/22) 2013 \$106 119% 11.0% 2017 \$203 75% 11.9% 2021 \$400 38% 17.2%

Capital Par					
Fund	Vintage	Fund Size (\$M)	Called Capital	•• Net IRR	•••• Net ROIC ••
GP Stakes Funds (Fu	and size as of 6/30/2022	, performance as of 3	/31/22)		
Fund I	2019	\$732	47%	26.6%	1.4x
Fund II	2022	\$367			-

Notes:

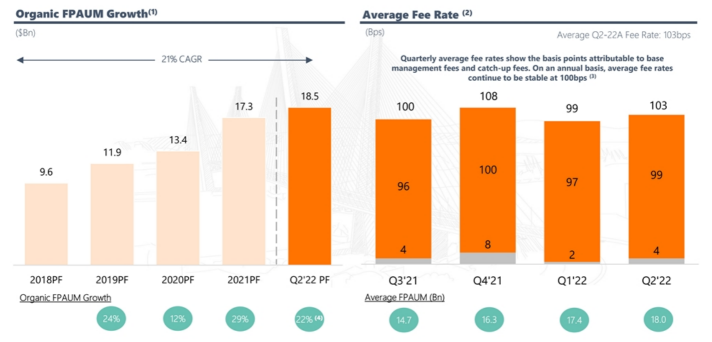
1. See performance disclosure notes at the back of this presentation.





FPAUM and Average Fee Rate Detail

Robust Organic FPAUM Growth and Stable, Attractive Fee Rates

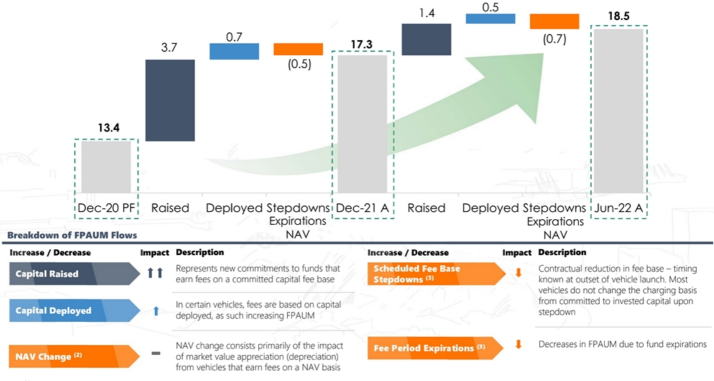


- Notes:
 1. Organic FPAUM is calculated on a pro forma basis assuming the acquisitions of Five Points, TrueBridge, Enhanced, Bonaccord, and Hark were completed as of January 1, 2018.
 2. The average fee rates shown in the graph are calculated as actual average FPAUM as a quotient of actual revenue.
 3. Catch-up fees are earned from investors that committed during the fundraising period of funds originally launched in prior periods, and as such the investors are required to pay a catch-up fee as if they had committed to the fund at the first closing. While catch-up fees are not a significant component of our overall revenue stream, they may result in a temporary increase in our revenues in the period in which they are
- recognized.
 Q2'22 organic FPAUM growth is the pro forma FPAUM growth from Q2'21 to Q2'22



Organic Fee-Paying AUM Growth Model (1)

Long-Term Contractually Locked Up Funds Ensure Highly Sticky FPAUM Base



- Notes:

 1. Organic FPAUM on a pro forma basis assumes the acquisitions of Bonaccord and Hark were completed as of January 1, 2020.

 2. NAV change impact on P10's overall FPAUM is de minimis and relates to only one vehicle. For simplicity, the NAV change impact on FPAUM is grouped with the Stepdown and Expiration amounts (the NAV change in FY 2021 was ~\$13 million).

 3. Decreases in FPAUM from Fee Based Stepdowns and Expirations are combined with NAV changes in the above graph. FY 2021 Stepdowns and Expirations were \$30 million and \$269 million, respectively. In the trailing twelve months, stepdowns and expirations totaled \$1.04Bn. Furthermore, we expect remaining 2022 stepdowns and expirations to be \$290 million.



Premier Private Markets Solutions Provider

Exceptionally Well-Positioned in the Private Markets Ecosystem

Private Markets Ecosystem

We are a specialized private market solutions provider. As LPs entrust us with capital, we strengthen our relationships with high performing, difficult to access fund managers. These relationships drive additional investment opportunities, source more data, enable portfolio optimization, enhance returns, and in turn, attract new LPs. Our position within the private markets ecosystem is reinforced by our synergistic multi-asset class solutions extracting sourcing opportunities from our vast network of GPs and portfolio companies.

Limited Partners (LPs)

Public Pensions Endowments & Foundations

Family Offices Corporate Pensions
High Net Worth Financial Institutions
Wealth Managers Sovereign Wealth Funds



Large, Global, High Quality LP Base of 2,700+ Institutional and High Net Worth Investors Proprietary Database and Analytics Platform Supported by Seasoned Team of 89 Investment Professionals

Synergistic Multi-Asset Class Private Market Solutions Network of 260+ GPs Driving Cross-Solution Sourcing Opportunities



Premier Private Markets Solutions Provider

Comprehensive Suite of Private Market Vehicles (1)

	Primary Solutions	Direct and Co-Investments	Secondary Investments
Asset Classes	Private Equity Venture Capital	Private Equity Venture Capital Private Credit Impact Investing	Private Equity
Structure Description	Invests in diversified portfolio of funds across asset classes with defined investment strategies	Direct and Co-investments alongside leading GPs Invests in secured unitranche, second lien, mezzanine loans and equity GP Stakes	Secondary purchaser of LP interests in private equity funds Focused exclusively on middle and lower middle market private equity funds
Value Proposition	Provides instant fund diversification to investors Differentiated access to relationship-driven middle and lower middle market sectors Specialized underwriting skills and expertise to select the best managers Offered in both commingled investment vehicles and customized separate accounts Robust database and analytics platform	Extensive built-in network of fund managers results in significant actionable deal flow Deals sourced from GP relationships and trusted advisors with preferred economic terms Ability to leverage extensive fund manager diligence and insights as part of investment selection process Well-diversified portfolio across industry, sponsor, and geography Offered in both commingled investment vehicles and customized separate accounts Robust database and analytics platform	Ability to purchase interests at a discount Ability to leverage extensive fund manager diligence and insights as part of investment selection process Shorter holding period and earlier cash returns Countercyclical nature Reduced blind pool risk Offered through commingled investment vehicles Robust database and analytics platform
FPAUM ⁽²⁾ (\$Bn)	\$11.1Bn	\$6.1Bn	\$1.3Bn

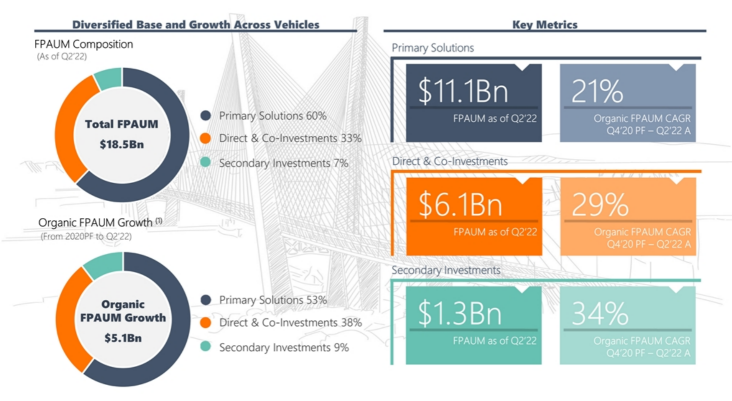
Notes:
1. Any discussion in this Presentation of past, committed to, or potential transactions should not be relied upon as any indication of future deal flow. There can be no assurance that any potential transactions described herein will be consummated. Diversification does not guarantee a profit or protect against a loss in declining markets.
2. FPAUM as of June 30, 2022.

Second Quarter 2022 Results P10



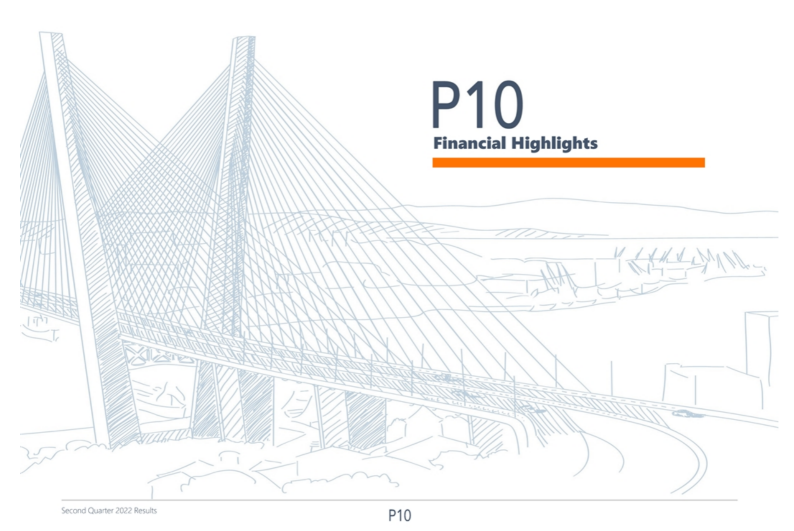
Fee Paying Assets Under Management Across Diversified Vehicles

Multi-Asset Investment Platform with Strong Organic Growth



Notes:

1. Organic FPAUM on a pro forma basis assumes the acquisitions of Bonaccord and Hark were completed as of December 31, 2020.





Consolidated Statements of Operations⁽¹⁾

	Three Mont	Three Months Ended Six Months Ended		s Ended		
	June 30, 2022	June 30, 2021	June 30, 2022	June 30, 2021	Q2'22 vs Q2'21	YTD '22 vs YTD '21
(Dollars in thousands except share and per share amounts)	(unaudited)	(unaudited)	(unaudited)	(unaudited)	1000	
Revenues						
Management and advisory fees	\$ 46,451	\$ 33,517	\$ 89,478	\$ 66,090	39%	35%
Other revenue	\$ 287	\$ 471	541	666	-39%	-19%
Total revenues	\$ 46,738	\$ 33,988	90,019	66,756	38%	35%
Operating Expenses						
Compensation and benefits	17,815	12,337	36,309	24,273	44%	50%
Professional fees	2,740	3,406	5,352	6,137	-20%	-13%
General, administrative and other	4,250	2,215	8,362	4,252	92%	97%
Contingent consideration expense	(140)	132	(13)	160	-206%	-108%
Amortization of intangibles	6,153	7,484	12,334	14,968	-18%	-18%
Strategic alliance expense	153	-	305	_	N/A	N/A
otal operating expenses	\$ 30,971	\$ 25,574	62,649	49,790	21%	26%
ncome From Operations	\$ 15,767	\$ 8,414	27,370	16,966	87%	61%
ther (Expense)/Income						
Interest expense implied on notes payable to sellers	7 - 7777 1277	(219)	-	(434)	N/A	N/A
Interest expense, net	(1,525)	(5,245)	(2,910)	(10,500)	-71%	-72%
Other income	791	257	1,120	545	208%	106%
otal other (expense)	\$ (734)	\$ (5,207)	(1,790)	(10,389)	-86%	-83%
let income before income taxes	\$ 15,033	\$ 3,207	25,580	6,577	369%	289%
Income tax expense	(3,879)	(734)	(6,634)	(1,395)	428%	376%
et Income	\$ 11,154	\$ 2,473	18,946	5,182	351%	266%
Less: preferred dividends attributable to redeemable						
noncontrolling interest		(495)	_	(989)	N/A	N/A
let Income Attributable to P10	\$ 11,154	\$ 1,978	\$ 18,946	\$ 4,193	464%	352%
arnings per share		18111111111111111111111111111111111111	1 1000	11111111	-21/1	
Basic earnings per share	\$ 0.10	\$ 0.02	\$ 0.16	\$ 0.05	296%	223%
Diluted earnings per share	\$ 0.09	\$ 0.02	\$ 0.16	\$ 0.05	310%	231%
Dividends paid per share	\$ 0.03	s —	\$ 0.03	\$-	N/A	N/A
Weighted average shares outstanding, basic	117,193	62,465	117,193	62,465	88%	88%
Weighted average shares outstanding, diluted	120,981	66,742	121,259	66,660	81%	82%

Notes

^{1.} The consolidated statements of operations for the three and six months ended 6/30/2022 and 6/30/2021 are unaudited



	Three Months Ended	Three Months	Ended	Six Months Ended	Six M	onths Ended
	June 30, 2022	June 30, 2022	June 30, 2022	June 30, 2022	June 30, 2022	June 30, 2022
(Dollars in thousands except share and per share amounts)	(unaudited)	Addbacks ⁽²⁾	Adjusted Line Item	(unaudited)	Addbacks ⁽³⁾	Adjusted Line Item
Revenues						
Management and advisory fees	\$ 46,451	\$ <i>—</i>	\$ 46,451	\$ 89,478	\$ —	\$ 89,478
Other revenue	\$ 287	\$ —	\$ 287	541	\$ —	\$ 541
Total revenues	\$ 46,738		\$ 46,738	90,019		\$ 90,019
Operating Expenses						
Compensation and benefits	17,815	(2,717)	\$ 15,098	36,309	(5,906)	\$ 30,403
Professional fees	2,740	(207)	\$ 2,533	5,352	(1,262)	\$ 4,090
General, administrative and other	4,250	(111)	\$ 4,139	8,362	(206)	\$ 8,156
Contingent consideration expense	(140)	_	\$ (140)	(13)	_	\$ (13
Amortization of intangibles	6,153	(6,153)	\$ <i>—</i>	12,334	(12,334)	\$ —
Strategic alliance expense	153	_	\$ 153	305	_	\$ 305
Total operating expenses	\$ 30,971		\$ 21,782	62,649		\$ 42,940
Income From Operations	\$ 15,767		\$ 24,956	27,370		\$ 47,079
Other (Expense)/Income						
Interest expense implied on notes payable to sellers	_	_	\$ —	_	_	\$ —
Interest expense, net	(1,525)	1,525	\$ —	(2,910)	2,910	\$ —
Other income	791	_	\$ 791	1,120	_	\$ 1,120
Total other (expense)	\$ (734)		\$ 791	(1,790)		\$ 1,120
Adjusted EBITDA			\$ 25,746			\$ 48,199

P10

Notes:

1. The consolidated statements of operations for the three and six months ended 6/30/2022 and 6/30/2021 are unaudited.

2. One-time professional fees incurred during Q2'22 include legal fees related to deal-related expenses.

3. One-time professional fees, compensation and benefits expenses incurred YTD in 2022 include a \$1.7 million one-time payment to buyout the employment contracts for the prior Five Points partners during the first quarter of 2022 and one-time expenses related to the Company's IPO as well as the acquisition of Hark and Bonaccord.

Non-GAAP Financial Measures (unaudited)

	Three Monti	ns Ended	Six Months	Ended .		
(Dollars in thousands except share and per share amounts)	June 30, 2022 (unaudited)	June 30, 2021 (unaudited)	June 30, 2022 (unaudited)	June 30, 2021 (unaudited)	Q2'22 vs Q2'21	YTD '22 vs YTD '2
GAAP Net Income	\$ 11,154	\$ 1,978	18,946	4,193	464%	352%
Add back (Subtract):						
Depreciation & amortization	6,264	7,551	12,540	15,102	-17%	-17%
Interest expense, net	1,525	5,464	2,910	10,934	-72%	-73%
Income tax expense	3,879	734	6,634	1,395	428%	376%
Non-recurring expenses	207	612	2,937	1,411	-66%	108%
Non-cash stock based compensation	2,717	568	4,232	992	378%	327%
Adjusted EBITDA	25,746	16,907	48,199	34,027	52%	42%
Less:						
Cash interest expense, net	(1,892)	(4,533)	(2,290)	(9,157)	-58%	-75%
Net cash received/(paid) income taxes	(664)	(740)	(428)	(1,147)	-10%	-63%
Adjusted Net Income	23,190	11,634	45,481	23,723	99%	92%
ANI Earnings per Share						
Shares outstanding	117,193	62,465	117,193	62,465	88%	88%
Diluted Shares outstanding	120,981	109,933	121,259	109,851	10%	10%
ANI per share	\$ 0.20	\$ 0.19	\$ 0.39	\$ 0.38	6%	2%
Diluted ANI per share	\$ 0.19	\$ 0.11	\$ 0.38	\$ 0.22	81%	74%

Above is a calculation of our unaudited non-GAAP financial measures. These are not measures of financial performance under GAAP and should not be construed as a substitute for the most directly comparable GAAP measures, which are reconciled in the table above. These measures have limitations as analytical tools, and when assessing our operating performance, you should not consider these measures in isolation or as a substitute for GAAP measures. Other companies may calculate these measures differently than we do, limiting their usefulness as a comparative measure.

We use Adjusted Net Income, or ANI, as well as Adjusted EBITDA (Earnings Before Interest, Taxes, Depreciation and Amortization) to provide additional measures of profitability. We use the measures to assess our performance relative to our intended strategies, expected patterns of profitability, and budgets, and use the results of that assessment to adjust our future activities to the extent we deem necessary. ANI reflects our actual cash flows generated by our core operations. ANI is calculated as Adjusted EBITDA, less actual cash paid for interest and federal and state income taxes.

In order to compute Adjusted EBITDA, we adjust our GAAP Net Income for the following items:

- Expenses that typically do not require us to pay them in cash in the current period (such as depreciation, amortization and stock-based compensation)
- · The cost of financing our business [continued in next column]

- · Non-Recurring Transaction Fees include the following:
 - Acquisition-related expenses which reflect the actual costs incurred during the period for the
 acquisition of new businesses, which primarily consists of fees for professional services
 including legal, accounting, and advisory
 - Registration-related expenses include professional services associated with our prospectus
 process incurred during the period, and does not reflect expected regulatory, compliance,
 and other costs which may be incurred subsequent to our Initial Public Offering, and the
 effects of income taxes

Adjusted Net Income reflects net cash paid for federal and state income taxes. In the first quarter of 2022 the Company received a state tax refund of \$353,000, thus increasing Adjusted Net Income.

Fully Diluted ANI EPS calculations include the total of all common shares, stock options under the treasury stock method, restricted stock awards, and the redeemable non-controlling interests of P10 Intermediate converted to Class B stock as of each period presented.



Consolidated Balance Sheets

(Dollars in thousands except share amounts)	June 30, 2022 (unaudited)	December 31, 2021
Assets		
Cash and cash equivalents	\$ 23,613	\$ 40,916
Restricted cash	1,731	\$ 2,566
Accounts receivable	6,668	\$ 2,854
Note receivable	2,811	\$ 2,552
Due from related parties	23,616	\$ 12,357
Investment in unconsolidated subsidiaries	2,253	\$ 1,803
Prepaid expenses and other assets	3,665	\$ 4,759
Property and equipment, net	2,359	\$ 981
Right-of-use assets	13,591	\$ 14,789
Deferred tax assets, net	39,376	\$ 45,151
Intangibles, net	116,541	\$ 128,788
Goodwill	418,690	\$ 418,701
Total assets	\$ 654,914	\$ 676,217
Liabilities And Stockholders' Equity		
Liabilities		
Accounts payable	\$ 1,190	\$ 401
Accrued expenses	\$ 10,478	\$ 12,474
Due to related parties	\$ 800	\$ 2,258
Other liabilities	\$ 983	\$ 1,808
Contingent consideration	\$ 22.950	\$ 22,963
Deferred revenues	\$ 12.523	\$ 12,953
Lease liabilities	\$ 15,787	\$ 15,700
Debt obligations	\$ 187,913	\$ 212,496
Total liabilities	252,624	281,053
Commitments And Contingencies (Financial Statements Note 14)		
Stockholders' Equity		
Class A common stock, \$0.001 par value; 510,000,000 shares authorized; 37,307,745 issued and 37,307,745 outstanding as of	200	
June 30, 2022, and 34,464,920 issued and 34,464,920 outstanding December 31, 2021, respectively	37	34
Class B common stock, \$0.001 par value; 180,000,000 shares authorized; 79,885,002 shares issued and 79,761,550 shares		
outstanding as of June 30, 2022, 82,851,279 shares issued and 82,727,827 shares outstanding as of December 31, 2021,	80	83
respectively		
Treasury stock	(273)	(273)
reasury stock Additional paid-in-capital	638,585	650,405
Accumulated deficit	(236,139)	
Accommissed executive Cotal stockholders' equity	402,290	395,164
Total Liabilities And Stockholders' Equity	\$ 654,914	\$ 676,217
Total Liabilities And Stockholders Equity	\$ 654,914	\$ 6/6,217

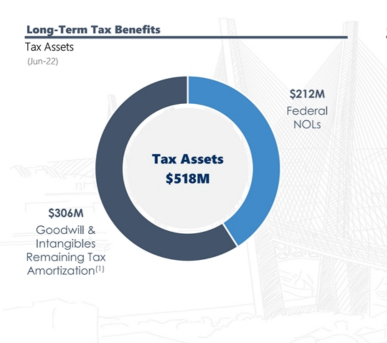
Consolidated Statements of Cash Flows (unaudited)

	Six Months	Six Months Ended	
	June 30, 2022	June 30, 2021	
(Dollars in thousands)	(unaudited)	(unaudited)	
Cash Flows From Operating Activities	40.040	5.40	
Net income	18,946	5,18	
Adjustments to reconcile net income to net cash provided by operating activities:	4.000		
Stock-based compensation	4,232	99	
Depreciation expense	205	13	
Amortization of intangibles	12,334	14,96	
Amortization of debt issuance costs and debt discount	425	1,87	
Income from unconsolidated subsidiaries	(1,110)	(52	
Deferred tax expense	5,775	20	
Remeasurement of contingent consideration	(13)	16	
Post close purchase price adjustment	11		
Change in operating assets and liabilities:			
Accounts receivable	(3,816)	(3,45	
Due from related parties	(11,259)	(1,82	
Prepaid expenses and other assets	1,025	75	
Right-of-use assets	2,088	80	
Accounts payable	789	(42	
Accrued expenses	(1,996)	93	
Due to related parties	(1,458)	(1,10	
Other liabilities	(825)	(3	
Deferred revenues	(430)	(13	
Lease liabilities	(1,752)	(91	
Net cash provided by operating activities	23,171	17,60	
Cash Flows From Investing Activities			
Note receivable	(266)		
Proceeds from note receivable	1		
Investments in unconsolidated subsidiaries		(2,63	
Proceeds from investments in unconsolidated subsidiaries	660	3,55	
Software capitalization	(87)		
Post-closing payments for Enhanced working capital	N/N///////////////////////////////////	(1,51	
Purchases of property and equipment	(634)	(3	
Net cash used in investing activities	(320)	(64	
Cash Flows From Financing Activities			
Borrowings on debt obligations		95	
Repayments on debt obligations	(25,000)	(10.26	
Payment of preferred stock dividends		(71	
Payments of contingent consideration		(51	
Cash settlement of stock options	(12,466)	1 2	
Dividends paid	(3,515))	
Debt issuance costs	(8)	(2	
Net cash used in financing activities	(40,989)	(10,57	
Net change in cash, cash equivalents and restricted cash	(18,138)	6,3	
Cash And Cash Equivalents And Restricted Cash, Beginning of Period	43,482	12.78	
Cash And Cash Equivalents And Restricted Cash, End of Period	25,344	19,16	
ener rate each against the treatment energy and 01 F01100	20,044	10,10	



Tax Assets

Combination of Intangible Assets, Goodwill, and NOLs Generating Sustained, Long-Term Tax Benefits



Commentary

- 7 Tax basis intangible assets and tax-deductible goodwill which are more than half of our tax assets - are available to reduce federal income tax ratably over fifteen years
- Currently, tax amortization relates to goodwill and intangibles acquired in tax years 2017 - 2021
- 7 Management plans to pursue disciplined growth through acquisitions, which creates a step-up in basis that will likely generate additional intangibles and goodwill amortization that provides an additional federal and state tax deduction over fifteen years
- 7 Federal NOLs are generally expected to be fully utilized before expiration
- 7 With annual tax amortization and the use of the remaining NOL balance, the Company anticipates federal taxable income at \$0 for several years (2)

Second Quarter 2022 Results

cs. Goodwill and intangibles remaining tax amortization is the goodwill and intangibles balance net of tax amortization deducted from inception through June 30, 2022. While we anticipate \$0 of federal taxable income for several years, we will have some state and local income taxes.



Highly Compelling Value Proposition

Attractive Investment Thesis



Premier, specialized private markets solutions provider operating in large and growing markets with increasing investor allocations

Highly recurring revenue composed almost entirely of management and advisory fees earned primarily on committed capital from long-term, contractually locked up funds





Strong investment performance across private markets driven by experience, investment process, and **data advantage** supporting the ability to grow and attract future funds

Attractive and growing revenue base with highly recurring and well diversified revenue and strong margins



Experienced management team with significant insider ownership, proven M&A track record, and supported by a deep bench of investment talent



Key Terms & Supplemental Information

Below is a description of our unaudited non-GAAP financial measures. These are not measures of financial performance under GAAP and should not be construed as a substitute for the most directly comparable GAAP measures. These measures have limitations as analytical tools, and when assessing our operating performance, you should not consider these measures in isolation or as a substitute for GAAP measures. Other companies may calculate these measures differently than we do, limiting their usefulness as a comparative measure.

Fee Paying Assets Under Management (FPAUM): FPAUM reflects the assets from which we earn management and advisory fees. Our vehicles typically earn management and advisory fees based on committed capital, and in certain cases, net invested capital, depending on the fee terms. Management and advisory fees based on committed capital are not affected by market appreciation or depreciation.

Adjusted EBITDA: In order to compute Adjusted EBITDA, we adjust our GAAP net income for the following items:

- . Expenses that typically do not require us to pay them in cash in the current period (such as depreciation, amortization and stock-based compensation);
- · The cost of financing our business;
- Acquisition-related expenses which reflects the actual costs incurred during the period for the acquisition of new businesses, which primarily consists of fees for professional services including legal, accounting, and advisory, as well as bonuses paid to employees directly related to the acquisition;
- Registration-related expenses includes professional services associated with our prospectus process incurred during the period, and does not reflect expected regulatory, compliance, and other costs associated with which may be incurred subsequent to our Initial Public Offering; and
- · The effects of income taxes

Adjusted Net Income (ANI):

We use Adjusted Net Income, or ANI, as well as Adjusted EBITDA (Earnings Before Interest, Taxes, Depreciation and Amortization) to provide additional measures of
profitability. We use the measures to assess our performance relative to our intended strategies, expected patterns of profitability, and budget and use the results of that
assessment to adjust our future activities to the extent we deem necessary. ANI reflects our actual cash flows generated by our core operations. ANI is calculated as
Adjusted EBITDA, less actual cash paid for interest and federal and state income taxes.

Fully Diluted ANI EPS: Fully diluted Adjusted Net Income earnings per share is a calculation that assumes all the Company's securities were converted into shares, not just shares that are currently outstanding.

Net IRR: Refers to Internal rate of return net of fees, carried interest and expenses charged by both the underlying fund managers and each of our solutions.

Net ROIC: Refers to return on invested capital net of fees and expenses charged by both the underlying fund managers and each of our solutions.

Fund Size: Refers to the total amount of capital committed by investors to each fund disclosed.

Called Capital: Refers to the amount of capital provided from investors, expressed as a percent of the total fund size.

PF: Refers to "pro forma" and indicates a number that was adjusted from actual.

A: Refers to "actual" and indicates a number that is unadjusted.

Supplemental Share Information: Class A shares (CUSIP # 69376K106) trade on the NYSE as PX and have one vote per share. Class B shares (CUSIP # 69376K205) are not tradeable in the open market and have ten votes per share. The Class B shares are convertible at any time at the option of the holder into Class A shares on a one-for-one basis, irrespective of whether or not the holder is planning to sell shares at that time. All previous shareholders of P10 Holdings, Inc. (OTC: PIOE) had their shares converted to Class B shares of P10 at the time the Company was listed on the NYSE. The simplest way to sell Class B shares is to first contact your broker and convert them to Class A shares, which can then be sold on the NYSE. Further note that Class B shares held by P10 insiders are under a lock up agreement. Please refer to our amended and restated certificate of incorporation for a full description of the Class B shares.

Ownership Limitations: P10's Certificate of Incorporation contains certain provisions for the protection of tax benefits relating to P10's net operating losses. Such provisions generally void transfers of shares that would result in the creation of a new 4.99% shareholder or result in an existing 4.99% shareholder acquiring additional shares of P10.



Disclaimers

Performance Disclaimer

The historical performance of our investments should not be considered as indicative of the future results of our investments or our operations or any returns expected on an investment in our Class A common stock.

In considering the performance information contained in this prospectus, prospective Class A common stockholders should be aware that past performance of our specialized investment vehicles or the investments that we recommend to our investors is not necessarily indicative of future results or of the performance of our Class A common stock. An investment in our Class A common stock is not an investment in any of our specialized investment vehicles. In addition, the historical and potential future returns of specialized investment that we manage are not directly linked to returns on our Class A common stock. Therefore, you should not conclude that continued positive performance of our specialized investment vehicles or the investments that we recommend to our investors will necessarily result in positive returns on an investment in our Class A common stock. However, poor performance of our specialized investment vehicles could cause a decline in our ability to raise additional funds and could therefore have a negative effect on our performance and on returns on an investment in our Class A common stock. The historical performance of our funds should not be considered indicative of the future performance of these funds or of any future funds we may raise, in part because:

- market conditions and investment opportunities during previous periods may have been significantly more favorable for generating positive performance than those we may experience in the future;
- · the performance of our funds is generally calculated on the basis of net asset value of the funds' investments, including unrealized gains, which may never be realized;
- our historical returns derive largely from the performance of our earlier funds, whereas future fund returns will depend increasingly on the performance of our newer funds or funds not yet formed;
- · our newly established funds typically generate lower returns during the period that they initially deploy their capital;
- changes in the global tax and regulatory environment may affect both the investment preferences of our investors and the financing strategies employed by businesses in
 which particular funds invest, which may reduce the overall capital available for investment and the availability of suitable investments, thereby reducing our investment returns
 in the future;
- in recent years, there has been increased competition for investment opportunities resulting from the increased amount of capital invested in private markets alternatives and high liquidity in debt markets, which may cause an increase in cost and reduction in the availability of suitable investments, thereby reducing our investment returns in the future; and
- · the performance of particular funds also will be affected by risks of the industries and businesses in which they invest.

Enhanced Capital Performance Disclosures:

- Performance information shown for deal activity from 05/06/02 through 03/31/22. Past performance is not indicative of future results. All statistics exclude "Outreach Deals" which are transactions that Enhanced executes for pure impact, without expectation of financial return.
- Total Blended Net is hypothetical and assumes .75x leverage, leverage cost of 4% per annum, 1.5% management fee on capital deployed, 15% carried interest above 7% hurdle. Unrealized cash flows are projected from current loan schedules through maturity and considers the current fair value of the investment. Excludes fund-level professional fees. Actual returns may differ materially.
- · Impact Equity excludes Low-Income Housing Tax Credits and New Markets Tax Credits which are not offered to non-bank investors.
- Historic Tax Credit deals with a 1-year credit assume a 0% Management Fee and a 30% Profit Share. Historic Tax Credit deals with a 5-year credit assume a 0.5% Management Fee and a 20% Profit Share. IRRs for Historic Tax Credit transactions are not recorded as the credits trade at a discount to par. The IRRs reflected only represent Renewable Energy Tax Credit transactions and are the product of a very short hold period.



Second Quarter 2022 Results





IMPORTANT NOTICES

The inclusion of references to P10, Inc. (the "Company") in this presentation is for information purposes only as the holding company of various subsidiaries. P10 does not offer investment advisory services and this presentation is neither an offer of any investment products nor an offer of advisory services by P10. By accepting this presentation, you acknowledge that P10 is not offering investment advisory services. All investment advisory services referenced in this presentation are provided by subsidiaries of P10 which are registered as investment advisers with the U.S. Securities and Exchange Commission ("SEC"). Accordingly, this presentation may be considered marketing materials, in which event it would be marketing materials of each registered investment adviser subsidiary only. To the extent you have any questions regarding this presentation, please direct them to the applicable subsidiary. Registration as an investment adviser does not imply any level of skill or training. This presentation does not constitute an offer to sell, a solicitation of an offer to buy, or a recommendation of any security or any other investment product. Any securities described herein have not been recommended by any U.S. federal or state or non-U.S. securities commission or regulatory authority, including the SEC. Furthermore, the foregoing authorities have not confirmed the accuracy or determined the adequacy of this document. Any representation to the contrary is a criminal offense. Nothing herein is intended to provide tax, legal or investment advice.

Caution Regarding Forward-Looking Information

Caution Regarding Forward-Looking Information

Some of the statements in this presentation may constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, Section 21E of the Securities Exchange Act of 1934 and the Private Securities Litigation Reform Act of 1995. Words such as "will," "expect," "believe," "estimate," "continue," "anticipate," "intend," "plan" and similar expressions are intended to identify these forward-looking statements. Forward-looking statements discuss management's current expectations and projections relating to our financial position, results of operations, plans, objectives, future performance and business. The inclusion of any forward-looking information in this presentation should not be regarded as a representation that the future plans, estimates or expectations contemplated will be achieved. Forward-looking statements are subject to various risks, uncertainties and assumptions. Forward-looking statements reflect management's current plans, estimates and expectations and are inherently uncertain. All forward-looking statements are subject to known and unknown risks, uncertainties and other important factors that may cause actual results to be materially different, including risks relating to: global and domestic market and business conditions; successful execution of business and growth strategies and regulatory factors relevant to our business; changes in our tax status; our ability to maintain our fee structure; our ability to attract and retain key employees; our ability to manage our obligations under our debt agreements; as well as assumptions relating to our operations, financial results, financial condition, business prospects, growth strategy; and our ability to manage the effects of events outside of our assumptions retaining to our operations, infancial results, infancial control. The foregoing list of factors is not exhaustive. For more information regarding these risks and uncertainties as well as additional risks that we face, you should refer to the "Risk Factors" included in our annual report on Form 10-K for the year ended December 31, 2021, filed with the SEC on March 21, 2022, and in our subsequent reports filed from time to time with the SEC. The forward-looking statements included in this presentation are made only as of the date hereof. We undertake no obligation to update or revise any forward-looking statement as a result of new information or future events, except as otherwise required by law.

All financial and operating projections, forecasts or estimates about or relating to the Company included in this document, including statements regarding pro-forma valuation and ownership, have been prepared based on various estimates, assumptions and hypothetical scenarios. Forecasts and projections of financial performance, valuation and operating results are, by nature, speculative and based in part on anticipating and assuming future events (and the effects of future events) that are impossible to predict and no representation of any kind is made with respect thereto. The Company's future results and achievements will depend on a number of factors, including the accuracy and reasonableness of the assumptions underlying any forecasted information as well as on significant transaction, business, economic, competitive, regulatory, technological and other uncertainties, contingencies and developments that in many cases will be beyond the Company's control. Accordingly, all projections or forecasts (and estimates based on such projections or forecasts) contained herein should not be viewed as an assessment, prediction or representation as to future results and interested parties should not rely, and will not be deemed to have relied, on any such projections or forecasts. Actual results may differ substantially and could be materially worse than any projection, forecast or scenario set forth in this document. The Company expressly disclaims any obligation to update or revise any of the projections, forecasts, models or scenarios contained herein to reflect any change in the Company's expectations with regard thereto or any changes in events, conditions or circumstances on which any such statement is based.



Legal Disclaimer (continued)

Fee-Paying Assets Under Management, or FPAUM

FRAUM reflects the assets from which we earn management and advisory fees. Our vehicles typically earn management and advisory fees based on committed capital, and in certain cases, net invested capital, depending on the fee terms. Management and advisory fees based on committed capital are not affected by market appreciation or

Use of Non-GAAP Financial Measures by P10, Inc.
The non-GAAP financial measures contained in this presentation (including, without limitation, Adjusted EBITDA, Adjusted Net Income ("ANI") and fee-paying assets under management are not GAAP measures of the Company's financial performance or liquidity and should not be considered as alternatives to net income (loss) as a measure of financial performance or cash flows from operations as measures of liquidity, or any other performance measure derived in accordance with GAAP. A reconciliation of such non-GAAP measures to their most directly comparable GAAP measure is included later in this presentation. The Company believes the presentation of these non-GAAP measures provide useful additional information to investors because it provides better comparability of ongoing operating performance to prior periods. It is reasonable to expect that one or more excluded items will occur in future periods, but the amounts recognized can vary significantly from period to period. Adjusted EBITDA and adjusted the tincome or cash flows from operating, investing, or financing activities. You are encouraged to evaluate each adjustment to non-GAAP financial measures and the reasons management considers it appropriate for supplemental analysis. Our presentation of these measures should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items. that our future results will be unaffected by unusual or non-recurring items.



Highly Compelling Value Proposition

Attractive Investment Thesis



Premier, specialized private markets solutions provider operating in large and growing markets with increasing investor allocations

Highly recurring revenue composed almost entirely of management and advisory fees earned primarily on committed capital from long-term, contractually locked up funds





Strong investment performance across private markets driven by experience, investment process, and **data advantage** supporting the ability to grow and attract future funds



Attractive and growing revenue base with highly recurring and well diversified revenue and strong margins



Experienced management team with significant insider ownership, proven M&A track record, and supported by a deep bench of investment talent





Premier Private Markets Solutions Provider

Exceptionally Well-Positioned in the Private Markets Ecosystem

Private Markets Ecosystem

We are a specialized private market solutions provider. As LPs entrust us with capital, we strengthen our relationships with high performing, difficult to access fund managers. These relationships drive additional investment opportunities, source more data, enable portfolio optimization, enhance returns, and in turn, attract new LPs. Our position within the private markets ecosystem is reinforced by our synergistic multi-asset class solutions extracting sourcing opportunities from our vast network of GPs and portfolio companies.

Limited Partners (LPs)

Public Pensions Endowments & Foundations

Family Offices Corporate Pensions
High Net Worth Financial Institutions
Wealth Managers Sovereign Wealth Funds



Large, Global, High Quality LP Base of 2,700+ Institutional and High Net Worth Investors Proprietary Database and Analytics Platform Supported by Seasoned Team of 89 Investment Professionals Synergistic Multi-Asset Class Private Market Solutions Network of 260+ GPs Driving Cross-Solution Sourcing Opportunities



Premier Private Markets Solutions Provider

Comprehensive Suite of Private Market Vehicles (1)

Asset Classes	Primary Solutions • Private Equity • Venture Capital	Direct and Co-Investments Private Equity Venture Capital Private Credit Impact Investing	Secondary Investments • Private Equity
Structure Description	 Invests in diversified portfolio of funds across asset classes with defined investment strategies 	Direct and Co-investments alongside leading GPs Invests in secured unitranche, second lien, mezzanine loans and equity GP Stakes	Secondary purchaser of LP interests in private equity funds Focused exclusively on middle and lower middle market private equity funds
Value Proposition	Provides instant fund diversification to investors Differentiated access to relationship-driven middle and lower middle market sectors Specialized underwriting skills and expertise to select the best managers Offered in both commingled investment vehicles and customized separate accounts Robust database and analytics platform	Extensive built-in network of fund managers results in significant actionable deal flow Deals sourced from GP relationships and trusted advisors with preferred economic terms Ability to leverage extensive fund manager diligence and insights as part of investment selection process Well-diversified portfolio across industry, sponsor, and geography Offered in both commingled investment vehicles and customized separate accounts Robust database and analytics platform	Ability to purchase interests at a discount Ability to leverage extensive fund manager diligence and insights as part of investment selection process Shorter holding period and earlier cash returns Countercyclical nature Reduced blind pool risk Offered through commingled investment vehicles Robust database and analytics platform
FPAUM ⁽²⁾ (\$Bn)	\$11.1Bn	\$6.1Bn	\$1.3Bn

Notes

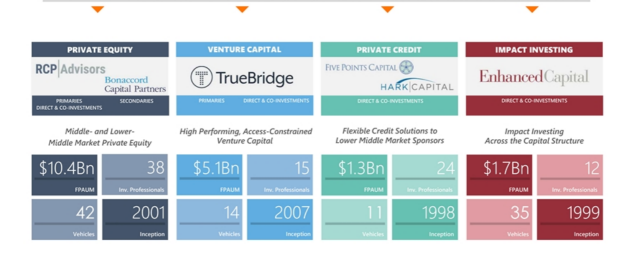
Second Quarter 2022

Any discussion in this Presentation of past, committed to, or potential transactions should not be relied upon as any indication of future deal flow. There can be no assurance
that any potential transactions described herein will be consummated. Diversification does not guarantee a profit or protect against a loss in declining markets.



Premier Private Markets Solutions Provider

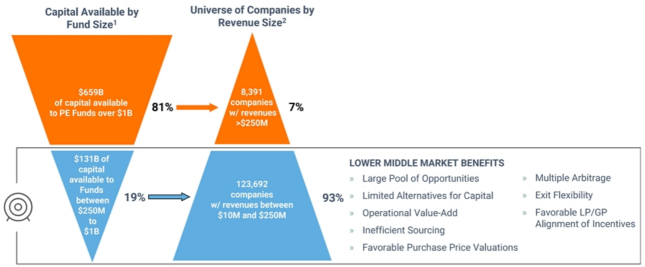
Differentiated Platform with Specialized Private Markets Solutions⁽¹⁾



Notes:
1. FPAUM and active vehicles shown by asset class solution as of June 30, 2022, while number of professionals and inception dates shown by manager.



Well Positioned in Attractive, Specialized and Growing Global Markets



Notes:
1. PitchBook: Capital available to invest by fund size represents U.S. private equity overhang for vintage years 2014-2021. U.S. PE Funds: includes buyout, growth, co-investment, mezzanine, diversified PE, energy, and restructuring. As of 6/30/21. Latest data available.
2. S&P Capital IQ: Commercially-active businesses in the U.S. All subsidiary and business establishment data are combined. Additionally, public sector entities are excluded. As of 1/27/22.

Sources:
PitchBook Data, Inc.: PitchBook is an independent and impartial research firm dedicated to providing premium data, news and analysis to the venture capital and private equity industries. As a specialty-focused information resource, PitchBook has the ability to meticulously collect, organize and analyze hard-to-find private equity deal data. PitchBook has over 220,000 web crawlers to capture relevant information from numerous sources—including filings, press releases, websites and more.

S&P capital IG is a multinasional financial information provider headquartered in New York City, United States, and a division of S&P Global. S&P Capital IQ was formed in 2010 from offerings previously provided by Capital IQ, elements of S&P including Global Credit Portal and MarketScope Advisor, enterprise solutions such as S&P Securities Evaluations and Compustat, research offerings including Leveraged Commentary & Data, Global Markets Intelligence, and company and fund research.



Distinct Market Access, Deal Flow and Data Analytics to Navigate Private Markets

Long-Standing Industry Relationships and Extensive Proprietary Analytics Drive Unparalleled Market Access

	Private Equity	Venture Capital	Private Credit	Impact Investing	
Relationships	1,800+ Investors 200+ Fund Managers	540+ Investors 60+ Fund Managers	270+ Investors 45+ Active Sponsor Relationships	82+ Investors 400+ / 750+ Businesses Supported / Projects	
Scale	400+ Funds 1,900+ Portfolio Companies	6,500+ Portfolio Companies 55+ Direct Investments	\$1,900MM+ Capital Deployed 60+ Platform Investments	\$710MM Capital Deployed in Impact Credit 781MM kWh Generated ⁽¹⁾	
Experience	24+ Avg. Years of Mgmt. Experience 38 Investment Professionals	20+ Avg. Years of Mgmt. Experience 15 Investment Professionals	22+ Avg. Years of Mgmt. Experience 24 Investment Professionals	21+ Avg. Years of Mgmt. Experience 12 Investment Professionals	

Notes:

1. Since 2015. Carbon abatement is calculated using the EPA Greenhouse Gas Equivalencies Calculator which uses the AVoided Emissions and geneRation Tool (AVERT) US national weighted average CO2 marginal emission rate to convert reductions of kilowatt-hours into avoided units of carbon dioxide emissions.



Distinct Market Access, Deal Flow and Data Analytics to Navigate Private Markets

Unique and Extensive Proprietary Analytics Database

Extensive Data Collection



Powerful Database and Business Intelligence Platform

4,900+ Investments Firms 9,000+ Investment Funds 43,000+ Individual Transactions Information within GPScout contains deep level private company operating and financial data as well as details of the deals done by the private market general partners

✓ Robust and proprietary data collected over 20-year history makes it difficult to replicate

 Dedicated internal team updating database on a daily basis with new private data provided directly by managers

 Integrated data visualization and analytics platform with underlying database allowing true business intelligence

29,000 + Private Companies 260,000 + Financial Metrics

Data Capabilities Are a Competitive Differentiator



Distinct Market Access, Deal Flow and Data Analytics to Navigate Private Markets

Robust and Disciplined Sourcing Criteria, Resulting in Highly Selective Investment Process



Notes:

Reflects primary deal flow for RCP Advisors and TrueBridge Capital Partners as of December 31, 2020
 Reflects primary deal flow for RCP Advisors as of December 31, 2020

Reflects direct & co-investment deal flow for RCP Advisors, TrueBridge Capital Partners, Five Points Capital and Enhanced as of December 31, 2020.

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Preeminent Investment Teams Delivering Best-in-Class Performance

Superior Track Record Across a Broad Range of Portfolio Solutions (1)

RCP Advisors	5				
Fund	Vintage	Fund Size (\$M)	Called Capital	:* Net IRR ***	· · · Net ROIC •
Fund-of-Funds (Fund siz	e as of 6/30/2022,	performance as of 3/3	1/22)		
Fund I	2003	\$92	105%	14.1%	1.8x
Fund II	2005	\$140	109%	8.2%	1.5x
Fund III	2006	\$225	107%	6.8%	1.4x
Fund IV	2007	\$265	110%	14.4%	2.0x
Fund V	2008	\$355	121%	13.4%	1.7x
Fund VI	2009	\$285	114%	16.0%	2.1x
Fund VII	2011	\$300	110%	18.0%	2.2x
Fund VIII	2012	\$268	113%	21.5%	2.2x
Fund IX	2014	\$350	107%	18.4%	1.9x
Fund X	2015	\$332	107%	18.4%	1.7x
SEF	2017	\$179	90%	28.0%	1.8x
Fund XI	2017	\$315	94%	25.5%	1.7x
Fund XII	2018	\$382	86%	23.0%	1.5x
Fund XIII	2019	\$397	60%	20.3%	1.3x
Fund XIV	2020	\$394	33%		
SEF II	2020	\$123	16%		-
Fund XV	2021	\$435	16%		-
Fund XVI	2022	\$433	6%		
Fund XVII	2022	\$50			
Secondary Funds (Fund :	size as of 6/30/202	2, performance as of 3	/31/22)		
SOFI	2009	\$264	112%	22.0%	1.8x
SOF II	2013	\$425	109%	11.6%	1.4x
SOF III	2018	\$400	88%	55.2%	1.7x
SOF III Overage	2020	\$87	75%	71.6%	1.4x
SOF IV	2021	\$407	1%		-
Co-Investment Funds (F	und size as of 6/30/	2022, performance as	of 3/31/22)		
Direct I	2010	\$109	82%	37.7%	3.0x
Direct II	2014	\$250	87%	28.2%	2.6x
Direct III	2018	\$385	84%	27.3%	1.6x
Direct IV	2021	\$645	21%		

TrueBridge					
Fund	Vintage	Fund Size (\$M)	Called Capital	Not IDD	Net ROIC
Fund-of-Funds (Fund size as				- rect mar	THE THOIC
Fund I	2007	\$311	93%	13.8%	3.1x
Fund II	2010	\$342	83%	23.2%	5.7x
Fund III	2013	\$409	92%	23.4%	3.8x
Fund IV	2015	\$408	91%	42.2%	4.2x
Fund V	2017	\$460	89%	59.7%	2.8x
Fund VI ⁽²⁾	2019	\$611	72%	97.0%	1.6x
Fund VII	2021	\$758	10%		-
Co-Investment Funds (Fund	size as of 6/30,	/2022, performance as	of 3/31/22)		
Direct Fund I	2015	\$125	95%	41.7%	3.6x
Direct Fund II	2019	\$196	100%	61.7%	1.9x
Direct Fund III	2021	\$149	30%	i	

EnhancedCapital

Fund	Vintage	Invested (\$M)	Called Capital	. Net IRR	Net ROIC
Impact Funds (as o	f 3/31/22)				
Impact Credit		\$710	-	7.7%	1.2x
Impact Equity		\$499		20%+	1.2x

Notes

See performance disclosure notes at the back of this presentation.
 TrueBridge Fund VI Net IRR and Net ROIC are as of 12/31/2021

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Preeminent Investment Teams Delivering Best-in-Class Performance

Superior Track Record Across a Broad Range of Portfolio Solutions (1)

Fund Wintage Fund Size (SM) Called Capital Net IRR Net ROIC Equity Funds (Fund size as of 6/30/2022, performance as of 8/31/22) Fund I 1998 \$101 94% 12.7% 2.1x Fund II 2007 5152 99% 12.4% 1.7x Fund III 2013 \$230 94% 24.8% 2.5x Fund IV 2019 \$230 50% Credit Funds (Fund size as of 6/30/2022, performance as of 3/31/22) Fund I 2006 \$161 93% 12.2% 2.0x Fund III 2011 \$227 100% 8.3% 1.7x Fund III 2016 \$289 74% 17.1% 1.7x Fund IV 2022 \$357 15% - -

Fund	Vintage	Fund Size (\$M)	Called Capital	Net IRR	Net ROIC .
NAV Lending Funds	(Fund size as of 6/30/2	022, performance as o	of 3/31/22)		
Fund I	2013	\$106	119%	11.0%	1.3x
Fund II	2017	\$203	75%	11.9%	1.3x
Fund III	2021	\$400	38%	17.2%	1x

2019 2022 26.6%

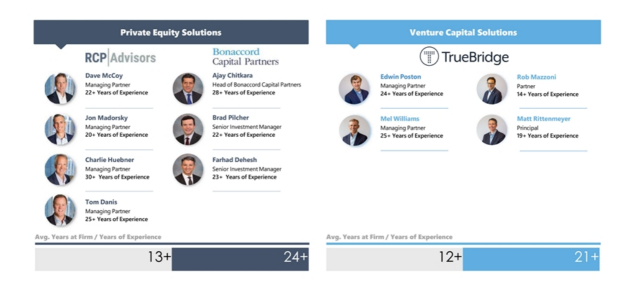
Notes:

1. See performance disclosure notes at the back of this presentation.



Investment Teams Led by Management Teams with Sustained Track Records of Success

Ownership Structure Aligned with Investors; Carried Interest Aligned with Investment Teams



Notes: 1. Please note the referenced individuals are not inclusive of all members of the respective investry.

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Investment Teams Led by Management Teams with Sustained Track Records of Success

Ownership Structure Aligned with Investors; Carried Interest Aligned with Investment Teams



Notes:

Please note the referenced individuals are not inclusive of all members of the respective investment team

Second Quarter 2022 P10



Highly Diversified, Multi-Asset Investment Platform and Investor Base

Differentiated Investor Base Combined with Institutional and International Distribution

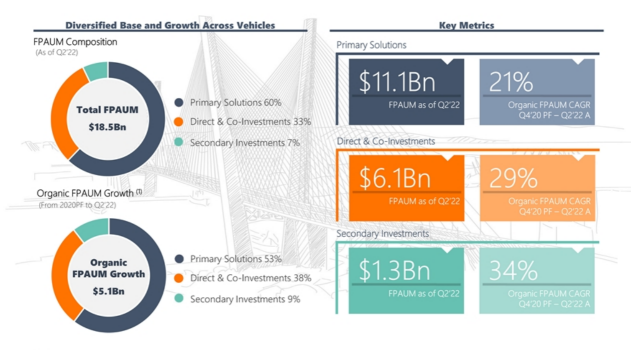


Reflects FPAUM percentage by investor committed capital, excluding GP commitments, to currently active funds across RCP Advisors, TrueBridge, Five Points, Enhanced, Hark and Bonaccord. Includes sovereign wealth funds, consultant-based relationships and other foreign institutional investors.



Fee Paying Assets Under Management Across Diversified Vehicles

Multi-Asset Investment Platform with Strong Organic Growth



Notes:

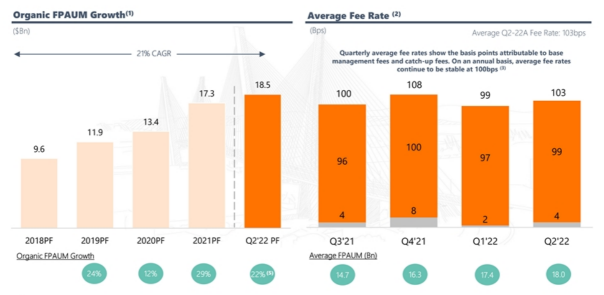
1. Organic FPAUM on a pro forma basis assumes the acquisitions of Bonaccord and Hark were completed as of December 31, 2020.

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FPAUM and Average Fee Rate Detail

Robust Organic FPAUM Growth and Stable, Attractive Fee Rates



- tes:
 Organic FPAUM is calculated on a pro forma basis assuming the acquisitions of Five Points, TrueBridge, Enhanced, Bonaccord, and Hark were completed as of January 1, 2018.
 The average fee rates shown in the graph are calculated as actual average FPAUM as a quotient of actual revenue.
 Catch-up fees are earned from investors that committed during the fundraising period of funds originally launched in prior periods, and as such the investors are required to pay a catch-up fee as if they had committed to the fund at the first closing. While catch-up fees are not a significant component of our overall revenue stream, they may result in a temporary increase in our revenues in the period in which they are recognized.

 Q2°22 organic FPAUM growth is the pro forma FPAUM growth from Q2°21 to Q2°22.

"PF" refers to calculations made on a pro forma basis. "A" refers to calculations made on an actual basis

Second Quarter 2022



Experienced Management with Aligned Incentives and Proven Organic and Inorganic Track Record

Deep Bench of Talent with Long History of Investing

Leadersh	nip		Years of Experience
•	Robert Alpert	Co-CEO Chairman of the Board	30+
•	C. Clark Webb	Co-CEO & DIRECTOR	17+
	William "Fritz" Souder	COO & DIRECTOR	20+
9	Amanda Coussens	CFO	21+
	Jeff Gehl	смо	19+
Specializ	ed Private Mark	ets Solutions	Years of Experience
	Dave McCoy	Managing Partner Private Equity Solutions	22+
	Edwin Poston	Managing Partner Venture Capital Solutions	24+
1	Whit Edwards	Managing Partner Private Credit Solutions	22+
	Michael Korengold	Managing Partner Impact Investing Solutions	25+

Key	y P10 Criteria
	Market leading differentiated platform
	✓ Track record of strong investment performance
	Proven, committed management team
	✓ Established and committed investor base
	Extensive Investment Pipeline with a Long List of Potentially Attractive and Actionable Opportunities



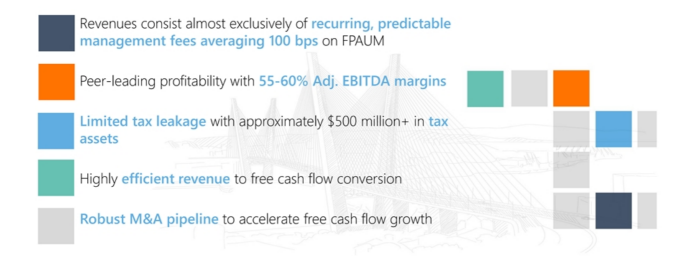


Notes:

L. Past performance is not a guarantee of future results. There can be no assurance that a fund will achieve comparable results as any prior investments or prior investment funds



Simple Yet Powerful Financial Model





Second Quarter 2022 Highlights

Strong Organic Growth Drives Durable Earnings Power

→ Fee paying assets under management (FPAUM) were \$18.5Bn, an increase of 30% compared to June 30, 2021. In the quarter, \$1.2Bn of fundraising and capital deployment was offset by \$299 million in stepdowns and expirations.⁽¹⁾



Three Mor	oths Ended				
	III EI LIUGU	Six Mont	hs Ended		
June 30, 2022	June 30, 2021	June 30, 2022	June 30, 2021	Q2'22 vs Q2'21	YTD'22 vs YTD'2
\$ 18.5	\$ 14.2	\$ 18.5	\$ 14.2	30%	30%
\$ 18.5	\$ 15.1	\$ 18.5	\$ 15.1	22%	22%
	//////////////////////////////////////				
\$ 46.7	\$ 34.0	\$ 90.0	\$ 66.8	38%	35%
\$ 31.0	\$ 25.6	\$ 62.6	\$ 49.8	21%	26%
\$ 11.2	\$ 2.5	\$ 18.9	\$ 5.2	351%	266%
\$ 0.09	\$ 0.02	\$ 0.16	\$ 0.05	310%	231%
	A JEE BRANKANN	MILLIA	1777		
\$ 46.7	\$ 34.0	\$ 90.0	\$ 66.8	38%	35%
\$ 25.7	\$ 16.9	\$ 48.2	\$ 34.0	52%	42%
55%	50%	54%	51%	11%	5%
\$ 23.2	\$ 11.6	\$ 45.5	\$ 23.7	99%	92%
\$ 0.19	\$ 0.11	\$ 0.38	\$ 0.22	81%	74%
	\$ 18.5 \$ 18.5 \$ 46.7 \$ 31.0 \$ 11.2 \$ 0.09 \$ 46.7 \$ 25.7 \$ 55% \$ 23.2	\$ 18.5 \$ 14.2 \$ 18.5 \$ 15.1 \$ 15.1 \$ 16.7 \$ 34.0 \$ 31.0 \$ 25.6 \$ 11.2 \$ 2.5 \$ 0.09 \$ 0.02 \$ 46.7 \$ 34.0 \$ 25.7 \$ 16.9 \$ 55% \$ 50% \$ 23.2 \$ 11.6	\$ 18.5 \$ 14.2 \$ 18.5 \$	\$18.5 \$14.2 \$18.5 \$14.2 \$18.5 \$14.2 \$18.5 \$15.1 \$15.1 \$18.5 \$15.1 \$16.9 \$48.2 \$34.0 \$50% \$50% \$54% \$51.9 \$16.9 \$45.5 \$23.7	\$ 18.5 \$ 14.2 \$ 18.5 \$ 14.2 \$ 30% \$ 22% \$ 18.5 \$ 15.1 \$ 22% \$ 18.5 \$ 15.1 \$ 22% \$ 18.5 \$ 15.1 \$ 22% \$ 25.5 \$ 25.6 \$ 26.6 \$ 249.8 \$ 21% \$ 25.7 \$ 25.6 \$ 26.6 \$ 26.6 \$ 249.8 \$ 21% \$ 25.7 \$ 25.6 \$ 26.6 \$ 26.6 \$ 25.6 \$ 26.7 \$ 26.7

Votes:

To the trailing twelve months, expirations and stepdowns totaled \$1.04 billion. There is an additional \$290 million in expected stepdowns and expirations for the remainder of 202.

FPAUM on a pro forma basis assumes the acquisitions of Bonaccord and Hark were completed as of January 1, 2021.
 Adjusted FBITDA and Adjusted Nat Income are non-GAAP financial measures. Please refer to the Non-GAAP Financial Measures elide for a reconciliation of non-GAAP to GAAP to GAAP.

4. Fully Diluted ANI EPS calculations include the total of all common shares, stock options under the treasure you can redeemable non-controlling interests of Dilutements.



Non-GAAP Financial Measures (unaudited)

	Three Monti	ns Ended	Six Months	Six Months Ended		
(Dollars in thousands except share and per share amounts)	June 30, 2022 (unaudited)	June 30, 2021 (unaudited)	June 30, 2022 (unaudited)	June 30, 2021 (unaudited)	Q2'22 vs Q2'21	YTD '22 vs YTD '21
GAAP Net Income	\$ 11,154	\$ 1,978	18,946	4,193	464%	352%
Add back (Subtract):						
Depreciation & amortization	6,264	7,551	12,540	15,102	-17%	-17%
Interest expense, net	1,525	5,464	2,910	10,934	-72%	-73%
Income tax expense	3,879	734	6,634	1,395	428%	376%
Non-recurring expenses	207	612	2,937	1,411	-66%	108%
Non-cash stock based compensation	2,717	568	4,232	992	378%	327%
Adjusted EBITDA	25,746	16,907	48,199	34,027	52%	42%
Less:						
Cash interest expense, net	(1,892)	(4,533)	(2,290)	(9,157)	-58%	-75%
Net cash received/(paid) income taxes	(664)	(740)	(428)	(1,147)	-10%	-63%
Adjusted Net Income	23,190	11,634	45,481	23,723	99%	92%
ANI Earnings per Share		SS(011111111111111111111111111111111111				
Shares outstanding	117,193	62,465	117,193	62,465	88%	88%
Diluted Shares outstanding	120,981	109,933	121,259	109,851	10%	10%
ANI per share	\$ 0.20	\$ 0.19	\$ 0.39	\$ 0.38	6%	2%
Diluted ANI per share	\$ 0.19	\$ 0.11	\$ 0.38	\$ 0.22	81%	74%

Above is a calculation of our unaudited non-GAAP financial measures. These are not measures of financial performance under GAAP and should not be construed as a substitute for the most directly comparable GAAP measures, which are reconciled in the table above. These measures have limitations as analytical tools, and when assessing our operating performance, you should not consider these measures in isolation or as a substitute for GAAP measures. Other companies may calculate these measures differently than we do, limiting their usefulness as a comparative measure.

We use Adjusted Net Income, or ANI, as well as Adjusted EBITDA (Earnings Before Interest, Taxes, Depreciation and Amortization) to provide additional measures of profitability. We use the measures to assess our performance relative to our intended strategies, expected patterns of profitability, and budgets, and use the results of that assessment to adjust our future activities to the extent we deem necessary. ANI reflects our actual cash flows generated by our core operations. ANI is calculated as Adjusted EBITDA, less actual cash paid for interest and federal and state income taxes.

In order to compute Adjusted EBITDA, we adjust our GAAP Net Income for the following items:

- Expenses that typically do not require us to pay them in cash in the current period (such as depreciation, amortization and stock-based compensation)
- The cost of financing our business [continued in next column]

- Non-Recurring Transaction Fees include the following
 - Acquisition-related expenses which reflect the actual costs incurred during the period for the
 acquisition of new businesses, which primarily consists of fees for professional services
 including legal, accounting, and advisory
 - Registration-related expenses include professional services associated with our prospectus
 process incurred during the period, and does not reflect expected regulatory, compliance,
 and other costs which may be incurred subsequent to our Initial Public Offering, and the
 effects of income taxes.

Adjusted Net Income reflects net cash paid for federal and state income taxes. In the first quarter of 2022 the Company received a state tax refund of \$353,000, thus increasing Adjusted Net Income.

Fully Diluted ANI EPS calculations include the total of all common shares, stock options under the treasury stock method, and the redeemable non-controlling interests of P10 Intermediate converte to Class B stock as of each period presented.



Consolidated Balance Sheets

(Dollars in thousands except share amounts)	June 30, 2022 (unaudited)	December 31, 2021
Assets		
Cash and cash equivalents	\$ 23,613	\$ 40,916
Restricted cash	1,731	\$ 2,566
Accounts receivable	6,668	\$ 2,854
Note receivable	2,811	\$ 2,552
Due from related parties	23,616	\$ 12,357
Investment in unconsolidated subsidiaries	2,253	
Prepaid expenses and other assets	3,665	\$ 4,759
Property and equipment, net	2,359	\$ 981
Right-of-use assets	13,591	\$ 14,789
Deferred tax assets, net	39,376	\$ 45,151
Intangibles, net	116,541	\$ 128,788
Goodwill	418,690	\$ 418,701
Total assets	\$ 654,914	\$ 676,217
Liabilities And Stockholders' Equity		
Liabilities		
Accounts payable	\$ 1,190	\$ 401
Accrued expenses	\$ 10,478	\$ 12,474
Due to related parties	\$ 800	\$ 2,258
Other liabilities	\$ 983	\$ 1,808
Contingent consideration	\$ 22,950	\$ 22,963
Deferred revenues	\$ 12,523	\$ 12,953
Lease liabilities	\$ 15,787	\$ 15,700
Debt obligations	\$ 187,913	\$ 212,496
Total liabilities	252,624	281,053
Commitments And Contingencies (Financial Statements Note 14)		
Stockholders' Equity		
Class A common stock, \$0.001 par value; 510,000,000 shares authorized; 37,307,745 issued and 37,307,745 outstanding as of June 30, 2022, and 34,464,920 issued and 34,464,920 outstanding December 31, 2021, respectively	37	34
Class B common stock, \$0.001 par value; 180,000,000 shares authorized; 79,885,002 shares issued and 79,761,550 shares		
outstanding as of June 30, 2022, 82,851,279 shares issued and 82,727,827 shares outstanding as of December 31, 2021, respectively	80	83
Treasury stock	(273)	(273)
Additional paid-in-capital	638,585	650,405
Accumulated deficit	(236,139)	
Total stockholders' equity	402,290	395,164
Total Liabilities And Stockholders' Equity	\$ 654,914	\$ 676,217



Key Terms & Supplemental Information

Below is a description of our unaudited non-GAAP financial measures. These are not measures of financial performance under GAAP and should not be construed as a substitute for the most directly comparable GAAP measures. These measures have limitations as analytical tools, and when assessing our operating performance, you should not consider these measures in isolation or as a substitute for GAAP measures. Other companies may calculate these measures differently than we do, limiting their usefulness as a comparative measure.

Fee Paying Assets Under Management (FPAUM): FPAUM reflects the assets from which we earn management and advisory fees. Our vehicles typically earn management and advisory fees based on committed capital, and in certain cases, net invested capital, depending on the fee terms. Management and advisory fees based on committed capital are not affected by market appreciation or decreciation.

Adjusted EBITDA: In order to compute Adjusted EBITDA, we adjust our GAAP net income for the following items:

- . Expenses that typically do not require us to pay them in cash in the current period (such as depreciation, amortization and stock-based compensation);
- · The cost of financing our business;
- Acquisition-related expenses which reflects the actual costs incurred during the period for the acquisition of new businesses, which primarily consists of fees for professional services including legal, accounting, and advisory, as well as bonuses paid to employees directly related to the acquisition;
- Registration-related expenses includes professional services associated with our prospectus process incurred during the period, and does not reflect expected regulatory, compliance, and other costs associated with which may be incurred subsequent to our Initial Public Offering; and
- · The effects of income taxes

Adjusted Net Income (ANI):

We use Adjusted Net Income, or ANI, as well as Adjusted EBITDA (Earnings Before Interest, Taxes, Depreciation and Amortization) to provide additional measures of
profitability. We use the measures to assess our performance relative to our intended strategies, expected patterns of profitability, and budget and use the results of that
assessment to adjust our future activities to the extent we deem necessary. ANI reflects our actual cash flows generated by our core operations. ANI is calculated as
Adjusted EBITDA, less actual cash paid for interest and federal and state income taxes.

Fully Diluted ANI EPS: Fully diluted Adjusted Net Income earnings per share is a calculation that assumes all the Company's securities were converted into shares, not just shares that are currently outstanding.

Net IRR: Refers to Internal rate of return net of fees, carried interest and expenses charged by both the underlying fund managers and each of our solutions.

Net ROIC: Refers to return on invested capital net of fees and expenses charged by both the underlying fund managers and each of our solutions.

Fund Size: Refers to the total amount of capital committed by investors to each fund disclosed.

Called Capital: Refers to the amount of capital provided from investors, expressed as a percent of the total fund size.

PF: Refers to "pro forma" and indicates a number that was adjusted from actual.

A: Refers to "actual" and indicates a number that is unadjusted.

Supplemental Share Information: Class A shares (CUSIP # 69376K106) trade on the NYSE as PX and have one vote per share. Class B shares (CUSIP # 69376K205) are not tradeable in the open market and have ten votes per share. The Class B shares are convertible at any time at the option of the holder into Class A shares on a one-for-one basis, irrespective of whether or not the holder is planning to sell shares at that time. All previous shareholders of P10 Holdings, Inc. (OTC: PIOE) had their shares converted to Class B shares of P10 at the time the Company was listed on the NYSE. The simplest way to sell Class B shares is to first contact your broker and convert them to Class A shares, which can then be sold on the NYSE. Further note that Class B shares held by P10 insiders are under a lock up agreement. Please refer to our amended and restated certificate of incorporation for a full description of the Class A and Class B shares.

Ownership Limitations: P10's Certificate of Incorporation contains certain provisions for the protection of tax benefits relating to P10's net operating losses. Such provisions generally void transfers of shares that would result in the creation of a new 4.99% shareholder or result in an existing 4.99% shareholder acquiring additional shares of P10.



Disclaimers

Performance Disclaimer

The historical performance of our investments should not be considered as indicative of the future results of our investments or our operations or any returns expected on an investment in our Class A common stock.

In considering the performance information contained in this prospectus, prospective Class A common stockholders should be aware that past performance of our specialized investment vehicles or the investments that we recommend to our investors is not necessarily indicative of future results or of the performance of our Class A common stock. An investment in our Class A common stock is not an investment in any of our specialized investment vehicles. In addition, the historical and potential future returns of specialized investment vehicles that we manage are not directly linked to returns on our Class A common stock. Therefore, you should not conclude that continued positive performance of our specialized investment vehicles or the investments that we recommend to our investors will necessarily result in positive returns on an investment in our Class A common stock. However, poor performance of our specialized investment vehicles could cause a decline in our ability to raise additional funds and could therefore have a negative effect on our performance and on returns on an investment in our Class A common stock. The historical performance of our funds should not be considered indicative of the future performance of these funds or of any future funds we may raise, in part because:

- market conditions and investment opportunities during previous periods may have been significantly more favorable for generating positive performance than those we may
 experience in the future;
- . the performance of our funds is generally calculated on the basis of net asset value of the funds' investments, including unrealized gains, which may never be realized;
- our historical returns derive largely from the performance of our earlier funds, whereas future fund returns will depend increasingly on the performance of our newer funds or funds not yet formed;
- · our newly established funds typically generate lower returns during the period that they initially deploy their capital;
- changes in the global tax and regulatory environment may affect both the investment preferences of our investors and the financing strategies employed by businesses in
 which particular funds invest, which may reduce the overall capital available for investment and the availability of suitable investments, thereby reducing our investment returns
 in the future.
- in recent years, there has been increased competition for investment opportunities resulting from the increased amount of capital invested in private markets alternatives and high liquidity in debt markets, which may cause an increase in cost and reduction in the availability of suitable investments, thereby reducing our investment returns in the future; and
- · the performance of particular funds also will be affected by risks of the industries and businesses in which they invest.

Enhanced Capital Performance Disclosures

- Performance information shown for deal activity from 05/06/02 through 03/31/22. Past performance is not indicative of future results. All statistics exclude "Outreach Deals" which are transactions that Enhanced executes for pure impact, without expectation of financial return.
- Total Blended Net is hypothetical and assumes .75x leverage, leverage cost of 4% per annum, 1.5% management fee on capital deployed, 15% carried interest above 7% hurdle. Unrealized cash flows are projected from current loan schedules through maturity and considers the current fair value of the investment. Excludes fund-level professional fees. Actual returns may differ materially.
- · Impact Equity excludes Low-Income Housing Tax Credits and New Markets Tax Credits which are not offered to non-bank investors.
- Historic Tax Credit deals with a 1-year credit assume a 0% Management Fee and a 30% Profit Share. Historic Tax Credit deals with a 5-year credit assume a 0.5% Management Fee and a 20% Profit Share. IRRs for Historic Tax Credit transactions are not recorded as the credits trade at a discount to par. The IRRs reflected only represent Renewable Energy Tax Credit transactions and are the product of a very short hold period.

