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

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of earliest event reported): June 15, 2018

FINTECH ACQUISITION CORP. II

(Exact name of registrant as specified in its charter)

Delaware		001-37986	47-4219082
	(State or other jurisdiction of incorporation or organization)	(Commission File Number)	(I.R.S. Employer Identification Number)
	2929 Arch Street, Suite 1703 Philadelphia, PA		19104
	(Address of principal executive offic	res)	(Zip Code)
	Registrant's	s telephone number, including area code: (21	5) 701-9555
	(Forme	Not Applicable or former address, if changed since las	st report)
Check provis		g is intended to simultaneously satisfy the filin	ng obligation to the registrant under any of the following
\boxtimes	Written communications pursuant to Rule 425	under the Securities Act (17 CFR 230.425)	
	Soliciting material pursuant to Rule 14a-12 und	der the Exchange Act (17 CFR 240.14a-12)	
	Pre-commencement communications pursuant	to Rule 14d-2(b) under the Exchange Act (17	CFR 240.14d-2(b))
	Pre-commencement communications pursuant	to Rule 13e-4(c) under the Exchange Act (17	CFR 240.13e-4(c))
	te by check mark whether the registrant is an eme e 12b-2 of the Securities Exchange Act of 1934 (§		5 of the Securities Act of 1933 (§230.405 of this chapter)
Emerg	ing growth company ⊠		
	merging growth company, indicate by check mar d financial accounting standards provided pursuar	<u> </u>	xtended transition period for complying with any new or

Item 7.01 Regulation FD Disclosure.

As previously announced, on December 19, 2017, FinTech Acquisition Corp. II (the "Company") entered into an Agreement and Plan of Merger (the "Merger Agreement") by and among the Company, FinTech II Merger Sub Inc., a direct wholly-owned subsidiary of the Company ("Merger Sub 1"), FinTech II Merger Sub 2 LLC, a direct wholly-owned subsidiary of the Company ("Merger Sub 2" and together with Merger Sub 1, the "Merger Subs"), Intermex Holdings II, Inc. ("Intermex") and SPC Intermex Representative LLC (the "Representative"), which provides for the acquisition of Intermex by the Company pursuant to the proposed merger of Merger Sub 1 with and into Intermex with Intermex continuing as the initial surviving entity (the "First Merger"), immediately following which the initial surviving entity will be merged (the "Second Merger," and together with the First Merger, the "Merger") with and into Merger Sub 2, with Merger Sub 2 continuing as the surviving entity and a direct wholly owned subsidiary of the Company.

Attached hereto as Exhibit 99.l and incorporated into this Item 7.01 by reference is an investor presentation that will be used by the Company in making presentations to certain existing and potential stockholders of the Company with respect to the Merger.

The information in this Item 7.01 (including Exhibit 99.1) is being furnished and shall not be deemed to be filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise be subject to the liabilities of that section, nor shall it be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act.

Additional Information About the Transaction and Where to Find It

The Company has filed with the SEC a Registration Statement on Form S-4, which includes a preliminary proxy statement/prospectus of the Company, in connection with the Merger and will mail a definitive proxy statement/prospectus and other relevant documents to its stockholders. The Company's stockholders and other interested persons are advised to read, when available, the preliminary proxy statement/prospectus, and amendments thereto, and the definitive proxy statement/prospectus in connection with the Company's solicitation of proxies for its stockholders' meeting to be held to approve the Merger because the proxy statement/prospectus will contain important information about the Company, Intermex and the Merger. The definitive proxy statement/prospectus will be mailed to stockholders of the Company as of a record date to be established for voting on the Merger. Stockholders will also be able to obtain copies of the Registration Statement on Form S-4 and the proxy statement/prospectus, without charge, once available, at the SEC's website at www.sec.gov or by directing a request to: FinTech Acquisition Corp. II, 2929 Arch Street, Suite 1703, Philadelphia, PA 19104, Attn: James J. McEntee, III.

Participants in Solicitation

The Company and its directors and officers may be deemed participants in the solicitation of proxies of the Company's stockholders with respect to the approval of the Merger. Information regarding the Company's directors and officers and a description of their interests in the Company is contained in the Company's annual report on Form 10-K for the fiscal year ended December 31, 2017, which was filed with the SEC, and will also be contained in the Registration Statement on Form S-4 and the definitive proxy statement/prospectus for the Merger when available. Each of these documents is, or will be, available at the SEC's website or by directing a request to the Company as described above under "Additional Information About the Transaction and Where to Find It."

In connection with the Merger, at any time prior to the special meeting to approve the Merger, certain existing Company stockholders, which may include certain of the Company's officers, directors and other affiliates, may enter into transactions with stockholders and other persons with respect to the Company's securities to provide such investors or other persons with incentives in connection with the approval and consummation of the Merger. While the exact nature of such incentives has not yet been determined, they might include, without limitation, arrangements to purchase shares from or sell shares to such investors and persons at nominal prices or prices other than fair market value. These stockholders will only effect such transactions when they are not then aware of any material nonpublic information regarding the Company, Intermex or their respective securities.

Forward Looking Statements

This Current Report on Form 8-K contains "forward-looking statements" within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. Forward-looking statements may be identified by the use of words such as "anticipate", "believe", "could", "continue", "expect", "estimate", "may", "plan", "outlook", "future" and "project" and other similar expressions that predict or indicate future events or trends or that are not statements of historical matters. These statements, which involve risks and uncertainties, relate to analyses and other information that are based on forecasts of future results and estimates of amounts not yet determinable and may also relate to our future prospects, developments and business strategies. In particular, such forward-looking statements include statements concerning the timing of the Merger; the business plans, objectives, expectations and intentions of the public company once the transaction is complete, and Intermex's estimated and future results of operations, business strategies, competitive position, industry environment and potential growth opportunities. These statements are based on the Company's or Intermex's management's current expectations and beliefs, as well as a number of assumptions concerning future events.

Such forward-looking statements are subject to known and unknown risks, uncertainties, assumptions and other important factors, many of which are outside the Company's or Intermex's control that could cause actual results to differ materially from the results discussed in the forward-looking statements. These risks, uncertainties, assumptions and other important factors include, but are not limited to, (1) the occurrence of any event, change or other circumstances that could give rise to the termination of the Merger Agreement; (2) the inability to complete the transactions contemplated by the Merger Agreement due to the failure to obtain approval of the stockholders of the Company or other conditions to closing in the Merger Agreement; (3) the ability of the public entity to meet NASDAQ's listing standards following the Merger; (4) the risk that the proposed transaction disrupts current plans and operations of Intermex as a result of the announcement and consummation of the Merger and related transactions; (5) the ability to recognize the anticipated benefits of the proposed business combination, which may be affected by, among other things, competition, the ability of the combined company to grow and manage growth profitably, maintain relationships with suppliers and agents and retain its management and key employees; (6) costs related to the proposed business combination; (7) changes in applicable laws or regulations; and (8) the possibility that Intermex may be adversely affected by other economic, business, regulatory and/or competitive factors. Additional factors that could cause actual results to differ materially from those expressed or implied in forwardlooking statements can be found in the Company's most recent annual report on Form 10-K, subsequently filed quarterly reports on Form 10-Q and current reports on Form 8-K, which are available, free of charge, at the SEC's website at www.sec.gov, and will also be provided in the Registration Statement on Form S-4 and the Company's proxy statement/prospectus when available. New risks and uncertainties arise from time to time, and it is impossible for us to predict these events or how they may affect us. You are cautioned not to place undue reliance upon any forward-looking statements, which speak only as of the date made, and the Company and Intermex undertake no obligation to update or revise the forward-looking statements, whether as a result of new information, future events or otherwise.

Disclaimer

This communication shall neither constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the registration or qualification under the securities laws of any such jurisdiction.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.		escription
99.1	<u>Investor Presentation</u>	
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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.

FINTECH ACQUISITION CORP. II

Dated: June 15, 2018 By: /s/ James J. McEntee, III

By: /s/ James J. McEntee, III
Name: James J. McEntee, III
Title: Chief Financial Officer



Legal Disclaimers

This Investor Presentation contains "forward -looking statements within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. Forward-looking statements may be identified by the use of words such as "anticipate", "believe", "could", "continue", " expect", "estimate", "may", "plan", "outlook", "future" and "project" and other similar expressions that predict or indicate future events or trends or that are not statements of historical matters. These statements, which involve risks and uncertainties, relate to analyses and other information that are based on forecasts of future results and estimates of amounts not yet determinable and may also relate to our future prospects, developments and business strategies. In particular, such forward-looking statements include statements concerning the timing of the proposed merger (the "Merger") of Intermex Holdings II, Inc. with and into a direct wholly owned subsidiary of FinTech Acquisition Corp. II ("FNTE"); the business plans, objectives, expectations and intentions of the public company once the transaction is complete, and Intermex' s estimated and future results of operations, business strategies, competitive position, industry environment and potential growth opportunities. These statements are based on FNTE's or Intermex's management's current expectations and beliefs, as well as a number of assumptions concerning future events. Such forward-looking statements are subject to known and unknown risks, uncertainties, assumptions and other important factors, many of which are outside FNTE's or Intermex's control that could cause actual results to differ materially from the results discussed in the forward-looking statements. You are cautioned not to place undue reliance upon any forward-looking statements, which speak only as to the date made and other or otherwise.

FNTE has filed with the SEC a Registration Statement on Form S-4, which includes a preliminary proxy statement/prospectus of FNTE in connection with the Merger, and, when available, will mail a definitive proxy statement/prospectus and other relevant documents to its stockholders. FNTE's stockholders and other interested persons are advised to read the preliminary proxy statement/prospectus, the amendments thereto and, when available, the definitive proxy statement/prospectus, in connection with FNTE's solicitation of proxies for its stockholders' meeting to be held to approve the Merger because the proxy statement/prospectus contains important information about FNTE, Intermex and the Merger. The definitive proxy statement/prospectus will be mailed to stockholders of FNTE as of a record date to be established for voting on the Merger. Stockholders are also able to obtain copies of the Registration Statement on Form S-4 and the proxy statement/prospectus, without charge, at the SEC's website at www.sec.gov or by directing a request to: FinTech Acquisition Corp. II, 2929 Arch Street, Suite 1703, Philadelphia, PA 19104, Attn: James J. McEntee.

FNTE and its directors and officers may be deemed participants in the solicitation of proxies of FNTE's stockholders with respect to the approval of the Merger. Information regarding FNTE's directors and officers and a description of their interests in FNTE is contained in FNTE's annual report on Form 10-K for the fiscal year ended December 31, 2017, which was filed with the SEC, and is also contained in the Registration Statement on Form S-4 and will be contained in the definitive proxy statement/prospectus for the Merger, when available. Each of these documents is, or will be, available at the SEC's website or by directing a request to FNTE as described above. In connection with the Merger, at any time prior to the special meeting to approve the Merger, certain existing FNTE stockholders, which may include certain of FNTE's officers, directors and other affiliates, may enter into transactions with stockholders and other persons with respect to FNTE's securities to provide such investors or other persons with incentives in connection with the approval and consummation of the Merger. While the exact nature of such incentives has not yet been determined, they might include, without limitation, arrangements to purchase shares from or sell shares to such investors and persons at nominal prices or prices other than fair market value. These stockholders will only effect such transactions when they are not then aware of any material nonpublic information regarding FNTE, Intermex or their respective securities.

The Intermex financial information for the three months ended March 31, 2017 and 2018 is unaudited.

Transaction Overview

TRANSACTION

- FinTech Acquisition Corp. II ("FNTE"), a publicly-traded Special-Purpose Acquisition Company ("SPAC"), will merge with Intermex Holdings II, Inc. (dba "Intermex")
- Merged company will apply to continue the listing of its common stock on the NASDAQ
- Transaction is expected to close in July 2018

VALUE

- Transaction value: \$339.1 million total enterprise value
 - 6.9x 2019P Adjusted EBITDA of \$49.0 million (1)

CONSIDERATION & POST-TRANSACTION **OWNERSHIP**

- Intermex's current majority owner, Stella Point Capital, will maintain a substantial ownership position in the company
- Existing Intermex shareholders will receive:
 - Approximately \$92 million in cash
 - Approximately \$165 million in FNTE common shares

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FNTE's current public shareholders will continue to own 17.5 million FNTE shares

POST-**TRANSACTION MANAGEMENT &** BOARD

- Intermex's management team will continue to operate the business, post-transaction
- The Intermex board of directors will expand to 8 members and become the board of FNTE, with FNTE stockholders selecting 1 board observer

(1) Adjusted EBITDA reflects add-backs for one-time, non-recurring items. Please see page 36 for more detail.

Capitalization & Ownership (1)

Proposed Sources	
Rollover Equity	\$164.8
FinTech Acquisition Corp Equity	176.2
Total Sources	\$341.0
Proposed Uses	
Stock Consideration	\$164.8
Cash Consideration to Seller	92.0
Cash to Balance Sheet	62.9
Estimated Transaction Costs	21.3
Total Uses	\$341.0

Cash (3)	\$131.4
Revolving Credit Facility	20.0
Term Loan	94.6
Total Debt	\$114.6
Implied Market Capitalization (4)	\$355.9
Pro Forma Enterprise Value	\$339.1
2019E Adjusted EBITDA (5)	49.0
Pro Forma Enterprise Value / 2019E Adjusted EBITDA	6.9x
Net Debt / 2019E Adjusted EBITDA	(0.3x)

	Snares Free From Lockup	at \$10 Share Price
Party	Common Shares	% Ownership
Existing Intermex Shareholders (6)	16,478,009	46.3%
FNTE Public Shareholders (7)	17,500,000	49.2%
FNTE Sponsor Shareholders (8) (9)	1,614,667	4.5%
Total	35,592,675	100.0%

- (1) Pro forma projected for June 30, 2018; subject to potential changes in transaction structure, capitalization and working capital adjustments between now and expected transaction closing. Assumes no IPO investors redeem their shares for cash in trust.

 Includes interest of \$883,186 earned on the original \$175 million held in trust and \$362,581 of cash held outside of the trust as of December 31, 2018.

- Represents estimated cash balance as of June 30, 2018 plus cash to balance sheet as a result of the transaction.
- Includes 20% of the total 5,973,333 Founder Shares, or 1,194,666 Founder Shares, that are not subject to transfer restrictions following the close of a business combination, and 420,000 private placement shares purchased by the FinTech Sponsor and Cantor Fitzgerald at the IPO. All Founder Shares and private placement shares will become subject to a lock-up upon the close of business combination not to exceed 15 months. In addition to the lock-up agreement, holders of the Founder Shares are not permitted to transfer or sell any of the four remaining 20% tranches until a closing stock price exceeds \$12.00, \$13.50, \$15.00 and \$17.00, respectively, for any 20 trading days within a 30-trading day period following the consummation of a business combination.
- Adjusted EBITDA reflects add-backs for one-time, non-recurring items. Please see page 36 for more detail.
- Assumes existing Intermex shareholders receive an equity consideration of \$164.8 million in FNTE common shares, which are subject to lock-up at the close of a business combination, not to exceed 15 months.
- Assumes no IPO investors redeem their shares for cash in trust.
- If necessary to ensure that legacy Intermex shareholders maintain 50% control of the voting shares in the proforma entity, a portion of the FNTE Founder Shares may be placed in a voting trust controlled by existing Intermex shareholders.
- Includes 20% of 250,000 Founder Shares, or 50,000 Founder Shares, that the Founders have agreed to transfer to existing Intermex shareholders at transaction closing. The 50,000 shares are not subject to transfer restrictions but are subject to the lock-up agreement as described in Footnote 3.

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- IV. Future Growth
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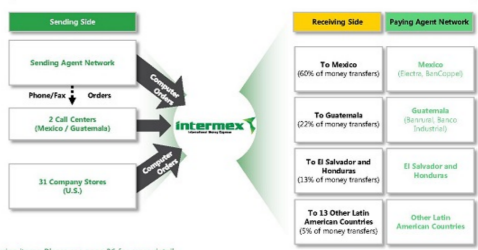
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Intermex Overview



- Intermex utilizes its technology enabled platform to deliver differentiated financial services to consumers. It is a leading provider of money transfer services in the large and growing U.S. to Latin America and Caribbean ("LAC") corridor, which represents \$82+ billion of annual transaction volume (1)
- Intermex's unique and differentiated approach to the market has resulted in significant and sustainable market share gains and excess growth relative to industry peers
- The Company's success has driven impressive financial performance, including organic revenue and Adjusted EBITDA compounded annual growth rates (CAGR) of 32% and 35%, respectively, from 2015 to 2017

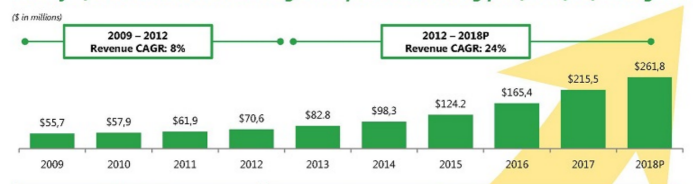
Efficient, High Growth Platform



- (1) World Bank (2017). Reflects LAC market size as of 2017.
- (2) Adjusted EBITDA reflects add-backs for one-time, non-recurring items. Please see page 36 for more detail.

Intermex - Evolution of a Market Leader

History of sustained market share growth provides a strong platform for future growth



Early Years

- Intermex was founded in 1994 as a money transfer provider headquartered in Miami, Florida
- Acquired Servimex, Americana and Maniflo and expanded into 13 new U.S. states
- Opened call centers in Mexico and Guatemala
- Completed re-engineering and business model shift to focus on efficient agents and profitability
- Investment in innovative and highly scalable technology

Expansion

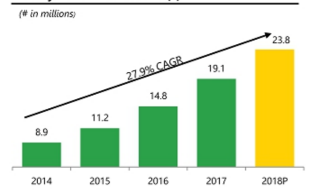
- Further market penetration into western and northeastern U.S.
- Economic recovery sets in, providing backdrop for market growth
- Acceleration of market share gains
- Increased proprietary payor network coverage and penetration
- Launched differentiated Customer Management platform and loyalty program to capture additional customers
- Began developing mobile / online strategy

Foundation Inception - 2012 Accelerated Growth 2013 - 2018

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Intermex Growth Story

Money Transfer Transactions (#)



Remittance Volume (\$)

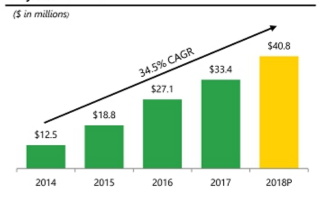


Total Revenue





Adjusted EBITDA(1)



(1) Adjusted EBITDA reflects add-backs for one-time, non-recurring items. Please see page 36 for more detail.

Global Remittance Market

people live outside of their country of birth.(1)



\$613B_{USD} estimated amount of remittances

sent, worldwide in 2017(2)



was sent from the U.S. to Mexico in 2017, the largest remittance corridor in the world(2)

(1) The World Bank. "Migration and Remittances Factbook 2016."
(2) The World Bank. "Bilateral Remittance Matrix - 2017" accessed on May 17, 2018



Customer Transaction Flow

Illustrative example of \$375 transaction to Mexico



U.S. Customer sends \$375 to Mexico through:

- In person wire transfers
- Online money transfers

\$375 +\$10 fee

Agent records \$375 transaction to Mexico and charges the customer \$385 and provides customer with transaction code.



\$375 is wired to Mexico. Customer picks up money with transaction code in local currency.



Intermex processes transaction through proprietary platform with an integrated regulatory compliance model and payer network relationships.

- Intermex earns \$10.00 Fee Revenue plus ~\$2.50 Foreign Exchange Spread Revenue
- Intermex pays sending and paying agent commissions

Intermex earns \$5.05 net on \$12.50 gross revenue

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Favorable, Fragmented Competitive Landscape

Intermex enjoys a strong and growing position across key target markets

LAC Market Landscape















Intermex Share of Key Target Markets (2)

Mexico N	larket Si	hare Break	down
	2014	2017	1Q'18
WESTERN	19%	18%	
MoneyGram.	18%	16%	
intermex	7.9%	15.7%	16.3% ⁽³⁾
Rig	13%	13%	
Sigue	13%	10%	
DolEx	7%	7%	
All Others	22%	21%	

Guatemaia	Market 5	nare break	down
	2014	2017	1Q'18
intermex	14.0%	21.6%	23.1% ⁽³⁾
Ria	14%	14%	
Sigue	18%	13%	
WESTERN	12%	10%	
MoneyGram.	11%	9%	
DolEx	6%	6%	
All Others	26%	28%	

Guatemala Market Share Breakdown

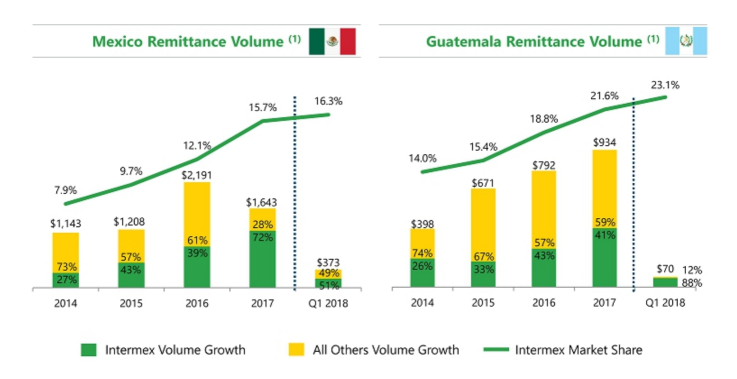
LAC Countries - 2017

Country	Size (US\$B)1	Region
MEX	30.6	38%
GUA	8.5	10%
DOM	6.2	8%
COL	5.6	7%
ELS	5.1	6%
HON	4.3	5%
PER	3.0	4%
ECU	2.9	4%
BRA	2.7	3%
JAM	2.5	3%
HAI	2.5	3%
BER	1.5	2%
NIC	1.4	2%
BOL	1.3	2%
OTHER	3.8	5%

⁽¹⁾ World Bank (2017). Reflects estimated LAC market size as of 2017.

Management estimated market share of remittances as of 2017.
 Source: Banco de Guatemala, Banco de Mexico and World Bank 2017

Intermex Grows in Excess of the Industry



 In 2017 Intermex accounted for 72% of total growth in US to Mexico remittance volume and 41% of the total growth in US to Guatemala remittance volume.

(1) Source: Banco de Guatemala and Banco de Mexico and World Bank 2017

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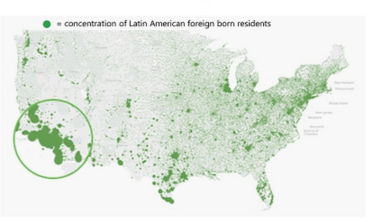
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Systematic and Efficient Sales Strategy and Execution

Target U.S. ZIP codes with high concentrations of Latin American foreign born residents





Locate and interview agents in target Zip codes that meet Intermex Agent profile.

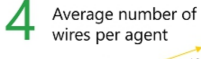
- · High transaction volume
- · Trusted member of community
- · Strong compliance environment
- · Credit Worthy

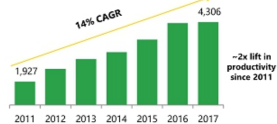
Note: Agent count reflects yearly average of transacting agents.



Partner with agent to:

- Provide Solutions
- Sell Benefits
- Complete Business Review
- Finalize Commitments





Differentiators – Deliver Agent and Consumer Value

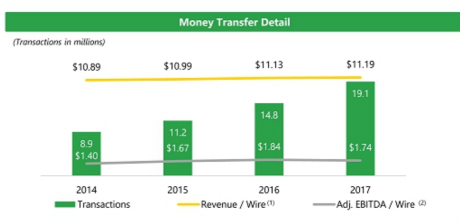
Why Agents Choose Intermex

Why Consumers Choose Intermex



Per Money Transfer Transaction and Agent Detail

Revenue and Adjusted EBITDA per money transfer transaction has increased from 2014 to present



Average agent productivity has increased in the historical period

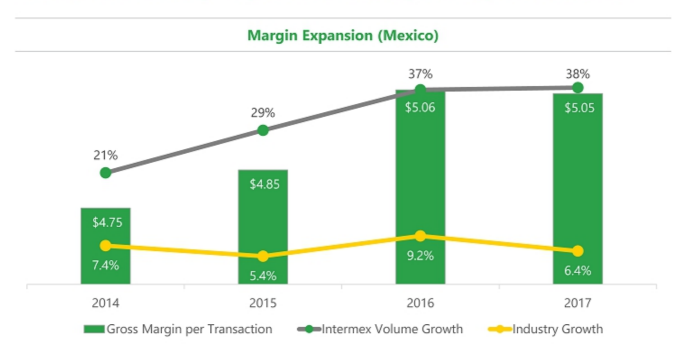


Note: 2015 and 2016 financials are restated to be in accordance with the 2017 audited financial statements.

- Includes only Money Transfer Service Fees and Foreign Exchange Income.
 Adjusted EBITDA reflects add-backs for one-time, non-recurring items. Please see page 36 for more detail.
- Note: Agent count reflects yearly average of transacting agents.

Intermex Grows in Excess of the Industry

Intermex sustains strong margins while increasing volume growth to Mexico



- · Intermex has been able to capture additional market share while increasing strong margins.
- · In 2017 Intermex maintained its margins while the industry grew at a decelerated rate.

Source: Banco de Mexico.

Highly Scalable and Industry-Leading Technology Platform



Repeat sender transactions completed in half the time of most competitors

Systems Uptime and Reliability

99.95% historical uptime SLA with 3-datacenter balancing and auto failover

Technical Support Response Time

Best-in-class 8-second answer time, most issues solved in under 5 minutes

Processing Capacity and Easy Scalability

Capacity to process 10 times current volume, scalable by adding more servers

Proprietary Business Software

Powerful engine allows granular FX customization and real-time risk analysis

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Analysis of Public Trading Comparables

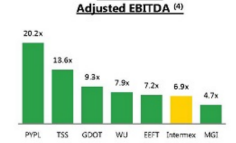
(Figures in millions, except per share amounts)

		Share Price	Market	Enterprise	% △	52-Wk	TEV to EE	BITDA (1)	Price to Ea	arnings (1)	5-Yr EPS
Name	Symbol	05/25/18	Cap.	Value (TEV)	High	Low	2018E	2019E	2018E	2019E	Growth (2)
Money Transfer Companies		277, 279									
Western Union	WU	\$20.00	\$9,215	\$11,424	(10.0%)	8.8%	8.1x	7.9x	10.8x	10.7x	8.9%
Euronet Worldwide	EEFT	81.74	4,192	3,942	(19.1%)	15.7%	8.2x	7.2x	14.4x	12.6x	16.9%
Moneygram International	MGI	6.61	367	1,074	(62.5%)	3.4%	4.2x	4.7x	9.3x	5.9x	8.8%
High-Growth Consumer Facing	Financial Pro	cessing Comp	<u>anies</u>								
PayPal Holdings	PYPL	\$80.96	\$96,131	\$96,252	(6.2%)	59.3%	23.7x	20.2x	nm	28.4x	24.5%
Total System Services	TSS	86.12	15,700	19,475	(5.1%)	49.7%	14.7x	13.6x	19.7x	18.0x	16.5%
Green Dot Corporation	GDOT	71.93	3,735	2,541	(3.1%)	99.8%	10.4x	9.3x	22.9x	20.2x	21.8%
Mean					(17.7%)	39.4%	11.6x	10.5x	15.4x	16.0x	16.2%
Median					(8.1%)	32.7%	9.3x	8.6x	14.4x	15.3x	16.7%





Adjusted EBITDA



TEV / 2019E

- (1) Estimates via SNL Financial (S&P CapIQ).
 (2) Bloomberg consensus estimated annual growth rate projected over the next five years.
 (3) Represents Ria, the money transfer business, only.
 (4) Adjusted EBITDA reflects add-backs for one-time, non-recurring items.

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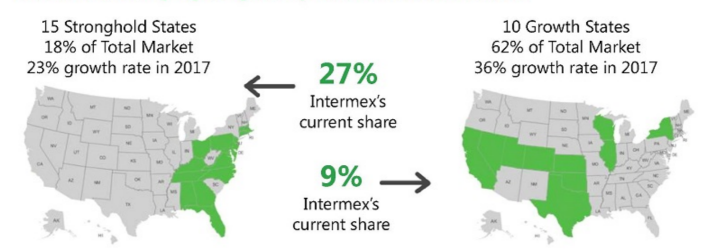
- I. Intermex Overview
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- III. Differentiators

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- V. Financial Highlights
- VI. Appendix

Core Growth Opportunity

Intermex has strong organic growth potential in its core business



Growth Opportunity in Stronghold States

- · Increased regional penetration of new agents
- Increased share of wallet through loyalty program
- Increased share of agent volume (15% same store sales growth)

Increased Penetration in Growth States

 Intermex growth to 25% market share is equivalent to a 55% growth in total Intermex remittance volume

Core growth will be the dominant source of revenue and net income through 2021

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Other Growth Vectors

The assets created by our core organic growth will be leveraged in other products and markets.

Leverage our platform capacity and ubiquitous MSB Licensing in US

B2B Processing Opportunity

- Productively leverage our 10x excess transaction capacity annually to offer B2B processing
- · Banks and Businesses with need to move money/information throughout Latin America and the

Grow Mobile and Online Presence

- · Mobile / Web Based money transfer app launched to consumers in Q1 2017
- · Grow business and assist with transition commensurate with Latin American consumers demand and need for mobile transactions
- Expand customer base as mobile transacting becomes relevant to Latin American consumers

Leverage existing base of 3 million unique consumers

Powerful Intermex Brand

Remittance Industry Observatory (RIO)(1) study of money transfer businesses highlighted Intermex as top rated in customer satisfaction

Expand Product Offering

- · Expand availability and utilization of existing product solutions like Check Direct and Tablets for TG
- Execute on existing product pipeline: General Purpose Card, Payroll Services
- Design and launch additional products and services that address target market needs

We believe these opportunities will begin to contribute meaningful revenue and net income in 2019 and beyond

(1) 2013 RIO survey of a sample including 2,000 migrants from Latin American and the Caribbean; discussed in April 2016 RIO newsletter.

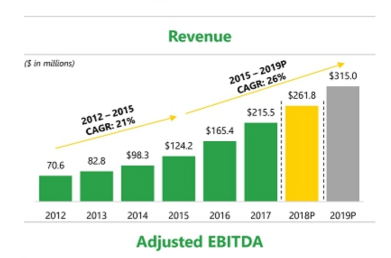
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Strong and Accelerating Financial Performance

Intermex has an attractive financial profile with strong momentum

- Intermex's differentiated approach, along with its unique and efficient platform, has allowed the Company to significantly grow scale and profitability
- Strong top-line and margin growth demonstrates business scalability and operational leverage
- Full year 2017 results demonstrate execution of strategic priorities
- Significant market share growth opportunities in West, Midwest and Northeast U.S. send markets, and within existing Latin American receive markets





2015

2016

2017

2018P

2019P

Note: Please see page 36 for detail on adjustments to EBITDA.

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2012

2013

2014

Summary Financials

							YoY G	rowth	
(\$ in thousands)	2015 FY	2016 FY	2017 FY	2018P FY	2019P FY	2016	2017	2018P	2019P
Total Revenue	\$124,199	\$165,394	\$215,464	\$261,828	\$314,978	33.2%	30.3%	21.5%	20.3%
Total Adjusted Cost of Sales	\$82,584	\$108,985	\$145,853	\$179,794	\$218,244	32.0%	33.8%	23.3%	21.4%
Adjusted Gross Profit	\$41,615	\$56,410	\$69,611	\$82,034	\$96,734	35.6%	23.4%	17.8%	17.9%
Total Adjusted SG&A	\$22,854	\$29,309	\$36,230	\$41,205	\$47,749	28.2%	23.6%	13.7%	15.9%
Adjusted EBITDA	\$18,761	\$27,101	\$33,381	\$40,829	\$48,985	44.5%	23.2%	22.3%	20.0%
EBITDA	\$16,637	\$25,554	\$13,927	\$22,171	\$48,985	53.6%	-45.5%	59.2%	120.9%
Less:									
Depreciation and Amortization	\$2,453	\$2,530	\$17,027	\$15,146	\$12,277				
Interest Expense	\$4,234	\$9,540	\$12,062	\$17,304	\$6,535				
Provision for Income Tax Expense (Benefit)	\$4,192	\$4,084	(\$1,669)	\$3,327	\$6,512				
Total ITDA	\$10,879	\$16,154	\$27,419	\$35,778	\$25,324	48.5%	69.7%	30.5%	-29.2%
Net Income (Loss)	\$5,758	\$9,400	(\$13,492)	(\$13,607)	\$23,660	63.3%	-243.5%	0.9%	-273.9%
Adjusted Net Income	\$7,263	\$11,771	\$11,555	\$19,170	\$30,581	62.0%	-1.8%	65.9%	59.5%

Adjusted EBITDA and Adjusted Net Income reflect add-backs for one-time, non-recurring items. Please see pages 36 and 37 for more detail.

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Summary Financials – 1Q (unaudited)

			Year Over Yea	er Growth
(\$ in thousands)	2017	2018	\$ Variance	% Variance
Total Revenue	\$46,026	\$55,956	\$9,930	21.6%
Total Adjusted Cost of Sales	\$30,638	\$37,756	\$7,118	23.2%
Adjusted Gross Profit	\$15,388	\$18,200	\$2,812	18.3%
Total Adjusted Operating Expenses	\$8,098	\$9,372	\$1,274	15.7%
Adjusted EBITDA	\$7,290	\$8,828	\$1,538	21.1%
Adjusted for:	200000	0.000		
Transaction Cost	\$10,128	\$1,461		
Stock-based compensation	\$3,842	\$228		
Other	\$255	\$814		
Total Adjustments	\$14,225	\$2,503		
EBITDA	(\$6,935)	\$6,326	\$13,261	NM
Less:				
Degreciation and Amortization	\$3,359	\$3,789		
Interest Expense	\$1,988	\$3,284		
Provision for Income Tax Expense (Benefit)	(\$1,203)	(\$208)		
Net Loss	(\$11,080)	(\$540)	\$10,540	NM
Adjusted for:				
Transaction Cost	\$10,128	\$1,461		
Amortization of Intangibles	\$2,643	\$3,099		
Stock-based compensation	\$3,842	\$228		
Other	\$255	\$814		
Total adjustments before tax impact	\$16,868	\$5,602		
(Less) items not impacted by income taxes:				
Non-deductible transaction costs	(\$6,211)	50		
Non-deductible incentive units plan	(\$1,029)	(\$228)		
Total adjustments impacted by income taxes	\$9,628	\$5,374		
Less current and deferred income tax impact	\$3,007	\$1,505		
Adjusted Net Income	\$2,782	\$3,557	\$775	27.9%

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Statement of Cash Flows

(\$ in millions)	2015	2016	2017
Cash Flows from Operating Activities:			
Net Income / (Loss)	\$5.8	\$9.4	(\$13.5)
Depreciation & Amortization	\$2.5	\$2.5	\$17.0
Share-based Compensation	0.1	0.1	4.8
Provision for Bad Debts	0.7	0.9	1.5
Debt Issuance Cost Amortization	0.7	2.7	0.4
Deferred Taxes	4.0	3.7	(1.8)
Loss on Disposals of Property & Equipment	0.1	0.2	0.1
Changes in Assets and Liabilities			
Accounts Receivable	(\$5.3)	(\$15.9)	(\$25.6)
Prepaid Wires	(9.6)	0.8	3.7
Other Prepaid Expenses & Assets	(0.0)	(0.3)	(0.9)
Wire Transfer & Money Order Payables	1.7	13.8	25.8
Accounts Payable and Accrued Other	4.0	4.6	4.7
Net Cash Flows from Operating Activities	\$4.5	\$22.4	\$16.1
Cash Flows from Investing Activities:			
Purchases of Property & Equipment	(\$2.1)	(\$3.0)	(\$4.6)
Net Cash Used in Acquisition	\$0.0	\$0.0	(\$0.9)
Net Cash Flows from Investing Activities	(\$2.1)	(\$3.0)	(\$5.5)
Cash Flows from Financing Activities:			
Borrowings under Term Loan	\$35.0	\$40.3	\$102.0
Borrowings / (Repayments) under Revolving Loan, Net	3.0	(2.0)	10.0
Repayment of Term Loan	(9.4)	(1.3)	(76.2)
Debt Issuance Costs	(2.8)	(2.3)	(4.7)
Common Dividend Distributions	(18.1)	(1.3)	(20.2)
Purchase of Preferred Stock	(10.6)	0.0	0.0
Purchase of Common Stock	0.0	(34.0)	0.0
Net Cash Flows from Financing Activities	(\$3.0)	(\$0.6)	\$10.9
Effect of Exchange Rate Changes on Cash	(\$0.1)	(\$0.1)	\$0.1
Net Increase / (Decrease) in Cash	(\$0.7)	\$18.7	\$21.6
Cash, Beginning of Period	\$19.6	\$18.9	\$37.6
Cash, End of Period	\$18.9	\$37.6	\$59.2

Note: 2015 and 2016 financials are restated to be in accordance with the 2017 audited financial statements.

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Balance Sheet

(\$ in millions)

	December 31 2016	December 31 2017		
Assets				
Cash	\$37.6	\$59.2		
Accounts Receivable, Net ⁽¹⁾	27.7	51.4		
Prepaid Wires	11.3	7.7		
Other Prepaid Expenses & Current Assets	0.4	0.9		
Total Current Assets	\$77.1	\$119.1		
Property & Equipment, Net	\$6.2	\$8.5		
Goodwill	0.0	36.3		
Intangible Assets, Net	6.3	48.7		
Deferred Tax Asset, Net	27.8	1.7		
Other Assets	1.2	1.7		
Total Assets	\$118.8	\$216.1		

	December 31 2016	December 31 2017		
Liabilities				
Current Portion of Long-Term Debt	\$0.8	\$3.9		
Accounts Payable	5.9	8.9		
Wire Transfers & Money Orders Payable	21.7	48.3		
Accrued & Other	9.9	11.5		
Total Current Liabilities	\$38.3	\$72.6		
Debt, Net of Current Portion and Debt Issuance Costs	\$77.2	\$107.5		
Total Long-Term Liabilities	\$77.2	\$107.5		
Equity	\$3.3	\$35.9		
Total Liabilities & Equity	\$118.8	\$216.1		

Note: December 31, 2016 balance sheet is restated to be in accordance with the 2017 audited financial statements. (1) Net of allowance of \$307,562 and \$290,801 for 2017 and 2016, respectively.

Highly Compelling Investment Opportunity

Since 2011, Intermex has grown in excess of the industry while sustaining strong margins and increasing transaction growth to Mexico

This is driven by our disciplined approach to expansion which focuses on prioritizing agent productivity and consistently growing transactions per agent

Intermex's highly differentiated approach, along with its unique and efficient platform, has allowed the Company to significantly grow scale and profitability

Our technology infrastructure allows for the dependable transfer of money with one of the lowest cancellation rates in the industry

Core growth opportunity exists in the continued growth in stronghold states while increasing our market share in growth states

Additional growth opportunities, including the expansion of ancillary products as well as a focus on developing B2B processing relationships and growing our online presence, allow for confidence in continued growth



IV. Appendix

Experienced and Proven Management Team

Results-driven management team with 110+ years of combined industry experience

- Execution focused management with deep industry experience and operational expertise that has successfully increased scale, expanded the ecosystem and driven growth
- Maintain an efficient client and regulatory focused organization with 234 employees in the U.S. and 351 employees in Latin America

	Years With Company	Years In Industry	Prior Experience		
Robert Lisy Chairman and CEO	9	27	VIGO Money* Transfer WESTERN		
Tony Lauro Chief Financial Officer		•	Reyal Bank / K Citizens Bank* CHASEO Capital Citizens		
Randy Nilsen Chief Sales & Marketing Officer	2	25	WESTERNII. Sigue		
Jose Perez-Villarreal Chief Compliance Officer and Chief Administration Officer	16	23	universal		
William Velez Chief Information Officer	4	11	accenture abarca		
Eduardo Azcarate Chief Business Development Officer	10	18	Gillette' Bancolombia		
Michael Creamer SVP of Human Resources	1	1	<i>Cott</i> ← Microsoft		
Brian Hodgdon SVP of Market Strategy & Products	1	16	PAYO: WESTERN UNION		
Bradley Pitts SVP of Marketing & Communications	•	•	AIG		

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Large Industry with Accelerating Growth

The LAC Remittance Market

Strong Remittance Volume Growth in Intermex's Core Markets (1) (Total Remittance Volume, \$ in billions) 2005 - 2017 All Other CAGR Guatemala 4.4% \$75.4 \$82.0 \$70.4 ■ Mexico \$66,4 \$63,4 \$64,4 \$63,6 \$62.2 \$61,6 \$58,9 \$58,0 \$56,7 \$44.3 \$48,9 \$39,2 5.6% \$37,6 \$35,7 \$33,9 \$32,3 \$28,7 \$23,1 \$7,7 \$7,5 8.0% \$5.8 \$6,6 \$26,9 \$26,0 \$28,7 \$30,0 \$26,2 2.3% \$24,8 \$22,7 2012 2014 2015 2005 2006 2007 2008 2009 2010 2011 2013 2016 2017 Recession Softness

- Hispanics represent over 50% of foreign-born residents in the U.S. and are highly concentrated in California, Texas,
 Florida, and New York
- Substantial opportunities exist for continued increases in LAC remittance volume as housing starts grow and wages for foreign-born Hispanics increase
- As the number of Hispanic foreign-born workers continues to rise, volumes of remittances sent back to families in LAC countries should increase accordingly

(1) Banco de Guatemala, Banco de Mexico and World Bank. Represents total remittance volume.

Superior Compliance Culture

Intermex maintains a highly comprehensive, rigorous compliance process

Compliance Checks

- Conduct all compliance checks through the extensive compliance module which is part of our proprietary POS system
 - "Know Your Customer" due diligence
 - "Anti-Money Laundering" checks
- Strong policies, procedures and internal controls stricter than regulatory requirements

Transaction Monitoring

- All transactions subject to real-time AML and OFAC screening
- Post-transaction analysis to detect, report and prevent suspicious activity
- Transactions are instantly flagged when ID verification and source of funds is required

Ongoing Agent Overview

- Rigorous Agent oversight performed by compliance field examiners
- Comprehensive and ongoing Agent training on regulatory requirements
- Enhanced due diligence process for sending and paying

Key Milestones in the Process

Transaction entry at Sending Agent requires completion of mandatory fields and ID requirements Transaction sent to payer; flagged exceptions sent to Compliance for investigation and release / rejection



Sender and receiver screened against governmentrequired lists (OFAC, etc.)



Transaction screened for limit restrictions, velocity levels, structuring, and ID requirements

Intermex Risk and Compliance Tools









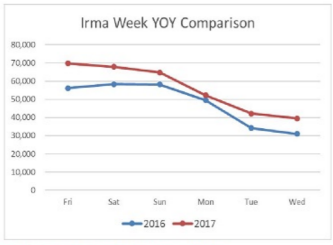
From Irma to Earthquake - Testing Resilience

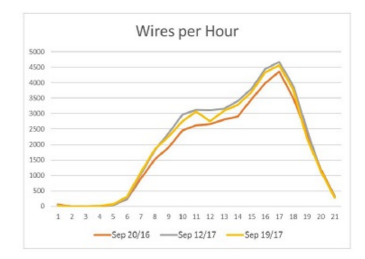
Hurricane Irma

- Intermex deployed its Business Continuity Plan (BCP) 3 days before the event
- Mexico and Guatemala subsidiaries supported key stakeholders in Miami
 - Equipment supplied to key personnel (i.e. satellite phones, hotspots and backup laptops) allowed for uninterrupted communications
- · HQ facilities ran on generator for 5 days
- Data and voice circuits were unaffected

Mexico Earthquake (Tuesday, Sept 19)

- Facilities in Puebla, Mexico were evacuated at 2:14PM EST
- Intermex immediately activated its BCP to enable operations center support
- Within a 2-hour period, calls were routed and processes handled as per BCP by Miami and Guatemala backup personnel





Note: Graphs show minimal to no impact to business operations.

Adjusted EBITDA Reconciliation by Year

Net Income to Adjusted EBITDA	(in millions)							
	2012	2013	2014	2015	2016	2017	2018 P	2019 P
Net (Loss) Income	(\$1.3)	\$1.7	\$26.1	\$5.8	\$9.4	(\$13.5)	(\$13.6)	\$23.7
Interest Expense	\$2.6	\$2.1	\$1.8	\$4.2	\$9.5	\$12.1	\$17.3	\$6.5
Taxes	\$0.1	\$0.1	(\$20.2)	\$4.2	\$4.1	(\$1.7)	\$3.3	\$6.5
Depreciation & Amortization	\$4.2	\$4.2	\$4.3	\$2.5	\$2.5	\$17.0	\$15.1	\$12.3
EBITDA Sales	\$5.5	\$8.2	\$12.0	\$16.6	\$25.6	\$13.9	\$22.2	\$49.0
% Margin	7.9%	9.9%	12.2%	13.4%	15.5%	6.5%	8.5%	15.6%
Adjustments								
Transaction Costs	-	-	-	1.6	0.9	12.6	10.7	-
Incentive Units Plan	-	-	-	-	-	1.8	6.9	-
Change in Control Adjustment for Stock Options	-	-	-	27	-	2.8	-	-
Management Fee	-	-	-	-	-	0.7	0.4	-
One-Time Adjustment - Bank fees ⁽¹⁾	-	-	-	21	-	0.6	-	-
One-Time Incentive Bonus		-	-	-	-	0.5	-	-
Impairment	0.7	194	-	-	-	-	-	W.
Gain from Retirement of Debt	(0.5)	- 1	-	-	-	-	-	-
Other Charges and Expenses	0.3	0.9	0.6	0.5	0.6	0.3	0.6	-
Total adjustments	\$0.5	\$0.9	\$0.6	\$2.1	\$1.5	\$19.5	\$18.7	\$0.0
Adjusted EBITDA	\$6.1	\$9.1	\$12.5	\$18.8	\$27.1	\$33.4	\$40.8	\$49.0
% Margin	8.6%	11.0%	12.8%	15.1%	16.4%	15.5%	15.6%	15.6%

Note: 2015 and 2016 financials are restated to be in accordance with the 2017 audited financial statements.
(1) The bank fee adjustment is a one-time adjustment made at the end of 2017 to switch from a cash to accounting method with respect to bank fees.

Adjusted Net Income Reconciliation by Year

Net Income to Adjusted Net Income (\$ millions)

Net income to Adjusted Net income (3 millions)								
	2012(3)	2013 ⁽³⁾	2014	2015	2016	2017	2018 P	2019 P
Net (Loss) Income	(\$1.3)	\$1.7	\$26.1	\$5.8	\$9.4	(\$13.5)	(\$13.6)	\$23.7
Adjustments								
Transaction Costs	-	-	-	1.6	0.9	12.6	10.7	-
Incentive Units Plan	-	-	-	-	-	1.8	6.9	-
Change in Control Adjustment for Stock Options	-	-		-	-	2.8	-	-
Management Fee	-	-		-	-	0.7	0.4	-
One-Time Adjustment - Bank fees (1)	-	-	-	-	-	0.6	-	-
One-Time Incentive Bonus		-		-	-	0.5		-
Impairment	0.7						•	
Gain from Retirement of Debt	(0.5)	-		-		-	-	
Write-off of Debt Issuance Costs		-		0.3	2.3	-	6.9	-
Release of Valuation Allowance		-	(20.2)	-	-	-		-
Adj Deferred Taxes for Act		2				0.7		
Amoritization of intangibles (2)		-			-	14.5	12.4	9.3
Other Charges and Expenses	0.3	0.9	0.6	0.5	0.6	0.3	0.6	-
Total adjustments before incometax impact	\$0.5	\$0.9	(\$19.6)	\$2.4	\$3.9	\$34.6	\$38.0	\$9.3
(Less) items not impacted by income taxes:								
Release of Valuation Allowance	-	-	(20.2)	-	-	-	-	-
Adj Deferred Taxes for Act		-	-	-	-	0.7	-	-
Non-deductible transaction costs	-			-	_	(7.6)	(10.7)	
Non-deductible incentive units plan	-	-	-	-	-	(1.8)	(6.9)	-
Total adjustments impacted by income taxes	0.5	0.9	0.6	2.4	3.9	24.6	20.3	9.3
Less current and deferred incometax impfact			0.2	0.9	1.5	9.6	5.2	2.4
Adjusted Net (Loss) Income	(\$0.8)	\$2.7	\$6.2	\$7.3	\$11.8	\$11.6	\$19.2	\$30.6
% Margin	-1.1%	3.2%	6.3%	5.8%	7.1%	8.8%	7.3%	9.7%

Note: 2015 and 2016 financials are restated to be in accordance with the 2017 audited financial statements.

The bank fee adjustment is a one-time adjustment made at the end of 2017 to switch from a cash to accrual accounting method with respect to bank fees. Amortization of Intangibles resulted from accounting methodology associated with the Stella Point acquisition in 2017. There is no tax impact for these years because the Company maintained a full valuation allowance on its net Deferred Tax Asset.

The tax impact of the adjustments at each year-end is calculated by applying the blended federal and state tax rate to the total adjustments that have a tax impact.