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 and Exchange Act of 1934

Date of Report (Date of earliest event reported): March 8, 2017

HC2 HOLDINGS, INC.

Delaware (State or other jurisdiction of incorporation)

001-35210 (Commission File Number)

54-1708481 (IRS Employer Identification No.)

450 Park Avenue, 30th Floor New York, NY (Address of principal executive offices)

10022

(Zip Code)

(212) 235-2690

(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K	filing is intended to simultaneously	y satisfy the filing obligation of	the registrant under any of	the following
provisions (see General Instruction A.2. below):				

[] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425) [] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12) [] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) [] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 7.01 Regulation FD Disclosure

On March 8, 2017, HC2 Holdings, Inc. (the "Company") posted the HC2 Holdings, Inc. - Company Overview presentation to its Investor Relations section of the Company's website at http://www.hc2.com, a copy of which is attached as Exhibit 99.1 to this Current Report on Form 8-K.

The information set forth in (and incorporated by reference into) this Item 7.01 shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act") or otherwise subject to the liabilities of that Section. The information in this Item 7.01 shall not be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such a filing.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits

Item No. Description

99.1 HC2 Holdings, Inc. Company Overview dated March 8, 2017.

SIGNATURES

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.

Date: March 8, 2017

HC2 Holdings, Inc. (Registrant)

By: /s/ Michael J. Sena

Name: Michael J. Sena Title: Chief Financial Officer

Exhibit Index

Item No. Description

99.1 HC2 Holdings, Inc. Company Overview dated March 8, 2017.





Safe Harbor Disclaimers

Special Note Regarding Forward-Looking Statements. Safe Harbor Statement Under the Private Securities Litigation Reform Act of 1995: This presentation contains, and certain and expectations and are generally, included by our representatives from time to time may contain, forward-looking statements, Generally, forward-looking statements include information describing actions, events, results, strategies and expectations and are generally identifiable by use of the words "believes," "expects," "anticipates," "plans," "seeks," "estimates," "projects," "may," "will," "could," "might," or "continues" or similar expressions. The forward-looking statements in this presentation include without limitation statements regarding our expectation regarding building shareholder value, Such statements are based on the beliefs and assumptions of HC2's management and the management of HC2's subsidiaries and partfolio companies. The Company believes these judgments are reasonable, but you should understand that these statements are not guarantees of performance or results, and the Company's actual results could differ materially from those expressed or implied in the forward-looking statements due to a variety of important factors, both positive and negative, that may be revised or supplemented in subsequent reports on Forms 10-K, 10-Q and S-K. Such important factors include, without limitation, issues related to the restatement of our financial statements; the fact that we have historically identified material weaknesses in our internal control over financial reporting, and any inability to realize the veaknesses; capital market conditions; the ability of HC2's subsidiaries and portfolio companies to generate sufficient net income and cash flows to make upstream cash distributions; volatility in the tracing price of HC2 common stock; the ability of HC2 and its subsidiaries and portfolio companies to realize transactions; difficulties related to the integration of financial reporting of acquired or target businesses; difficulties

You should not place undue reliance on forward-looking statements. All forward-looking statements attributable to HC2 or persons acting on its behalf are expressly qualified in their entirety by the foregoing cautionary statements. All such statements speak only as of the date made, and HC2 undertakes no obligation to update or revise publicly any forward-looking statements, whether as a result of new information, future events or otherwise.

Non-GAAP Financial Measures

In this presentation, HC2 refers to certain financial measures that are not presented in accordance with U.S. generally accepted accounting principles ("GAAP"), including Core Operating Subsidiary Adjusted EBITDA, Total Adjusted EBITDA (excluding Insurance) and Insurance AOI.

Management believes that Adjusted EBITDA measures provide investors with meaningful information for gaining an understanding of certain results as it is frequently used by the financial community to provide insight into an organization's operating trends and facilitates companies, because interest, taxes, depreciation, amortization and the other items for which adjustments are made as noted in the definition of Adjusted EBITDA below can differ greatly between organizations as a result of differing capital structures and tax strategies. Adjusted EBITDA can also be a useful measure of a company's ability to service debt. In addition, management uses Adjusted EBITDA measures in evaluating certain of the Company's segments performance because they eliminate the effects of considerable amounts of noncash depreciation and amortization and items not within the control of the Company's operations managers. While management believes that these non-US GAAP measurements are useful as supplemental information, such adjusted results are not intended to replace our US GAAP financial results and should be read together with HC2's results reported under GAAP.

Management defines Adjusted EBITDA as Net income (loss) adjusted to exclude the impact of depreciation and amortization; amortization of equity method fair value adjustments at acquisition; (gain) loss on sale or disposal of assets; lease termination costs; asset impairment expense; (gain) loss on early extinguishment or restructuring of debt; interest expense; net gain (loss) on contingent consideration; other (income) expense, net; foreign currency transaction (gain) loss included in cost of revenue; income tax (benefit) expense; (gain) loss from discontinued operations; noncontrolling inferest; bonus to be settled in equity; share-based compensation expense; acquisition and nonrecurring items; and other costs. Adjusted EBITDA excludes results of our insurance segment. A reconciliation of Adjusted EBITDA to Net income (loss) is included in the financial tables at the end of this release.

Management recognizes that using Adjusted EBITDA as a performance measure has inherent limitations as an analytical tool as compared to net income (loss) or other U.S. GAAP financial measures, as these non-GAAP measures exclude certain items, including items that are recurring in nature, which may be meaningful to investors. As a result of the exclusions, Adjusted EBITDA should not be considered in isolation and do not purport to be alternatives to net income (loss) or other U.S. GAAP financial measures as a measure of our operating performance.

Management believes that Insurance AOI measures, used frequently in the insurance industry, provide investors with meaningful information for gaining an understanding of certain results and provides insight into an organization's operating trends and facilitates comparisons between peer companies.

Management defines Insurance AOI as Net income (loss) for the Insurance segment adjusted to exclude the impact of net investment gains (losses), including other-than-temporary impairment losses recognized in operations; asset impairment; intercompany elimination and acquisition and non-recurring items. Management believes that Insurance AOI provides a meaningful financial metric that helps investors understand certain results and profitability. While these adjustments are an integral part of the overall performance of the Insurance segment, market conditions impacting these items can overshadow the underlying performance of the business. Accordingly, we believe using a measure which excludes their impact is effective in analyzing the trends of our operations.

By accepting this document, each recipient agrees to and acknowledges the foregoing terms and conditions

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Investment Highlights

Why Invest in HC2?

- Leadership team has diverse network resulting in unique deal flow
- Unique combination of operating entities accessible through one investment
 - Controlling stakes in leading, stable, cash flow generating businesses
 - Option value opportunities with significant equity upside potential
- Long-term strategy allows management teams the ability to execute business plans
- Diversification across a number of industries
- Financial flexibility

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HC2 Value Philosophy

Clear focus on delivering sustainable value for all stakeholders

- Value operator with long-term outlook
- Acquire controlling equity interests in diverse industries creating value through growth in operating subsidiaries
- Strong capital base allows funding of subsidiary growth
- Speed of execution gives HC2 a competitive advantage over traditional private equity firms

Envision - Seek to build value over the long-term Expansive network results in unique deal flow – Target a barbell investment strategy · Stable cash flow generation Envision · Early-stage companies with option value **Empower Management** Execute - Partner with experienced management teams - Focus on speed of execution - Establish specific operating objectives - Capitalize on opportunities - Provide financial expertise **Empower** Deliver sustainable value - Help execute strategy © 2017 HC2 HOLDINGS, INC.

HC2 Company Snapshot



Core Operating Subsidiaries

Construction: DBM GLOBAL (SCHUFF)

- One of the largest steel fabrication and erection companies in the U.S.
- Recently changed name to DBM Global Inc.
- · Offers full suite of integrated steel construction and professional services
- 92% ownership



Marine Services: GMSL

- Leading provider of subsea cable installation. maintenance and protection in telecom, offshore power and oil & gas
- JV's with Huawei Marine Networks & S.B. Submarine Systems (China Telecom)
- Acquired 100% interest in offshore renewables specialist CWind
- 95% ownership

Global Marine

Energy: ANG

- Premier distributor of natural gas motor fuel throughout the U.S.
- Currently own or operate ~40 natural gas fueling stations throughout United States: Up from two stations since HC2's initial investment in August 2014
- 49.9% ownership



- One of the largest International wholesale telecom service companies
- Global sales presence
- Internal and scalable offshore back office operations
- 100% ownership

Core Financial Services Subsidiaries

Insurance: CIG

- Executive Chair: James P. Corcoran
- · Acquisition of American Financial Group's ("AFG") long-term care and life insurance businesses
- 100% ownership
- ~\$77m of statutory surplus
- · ~\$93m total adjusted capital
- ~\$2.0b in total GAAP assets

Early Stage and Other Holdings

Life Sciences: PANSEND

- MediBeacon: Unique non-invasive real-time monitoring of kidney function
- R2 Dermatology: Medical device to brighten skin based on Mass. General Hospital technology
- BeneVir: Oncolytic viral immunotherapy for treatment of solid cancer tumors
- . Genovel: Novel, Patented, "Mini Knee" and "Anatomical Knee" replacements
- Triple Ring Technologies: R&D engineering company specializing in medical devices, homeland security, imaging, sensors, optics, fluidics, robotics & mobile healthcare

MediBeacon

GENOVEL TRIPLE RING



Other:

- . Nervve: Provider of video and image search technology for information extraction
- NERVVE and powerful analytics applications Dusenberry Martin Racing:
- Owns worldwide exclusive licensing rights to NASCAR® simulation style racing titles on interactive entertainment platforms

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(N)



HC2 Executive Leadership Team

Philip A. Falcone

Chief Executive Officer and President

Michael J. Sena

Chief Financial Officer

Paul K. Voigt

Senior Managing Director

Paul L. Robinson

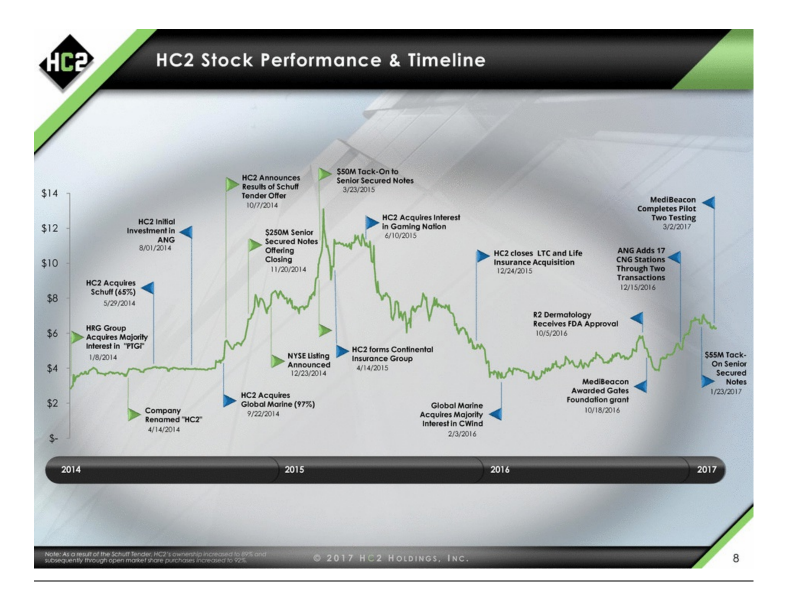
Chief Legal Officer & Corporate Secretary

Suzi Raftery Herbst Chief Administrative Officer

Andrew G. Backman

Managing Director

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DBM Global Inc. (Schuff Intl.) - Company Snapshot



Business Description:

- DBM Global Inc. is focused on delivering world class, sustainable value to its clients through a highly collaborative portfolio of companies which provide better designs, more efficient construction and superior asset management solutions
- The Company offers integrated steel construction services from a single source and professional services which include design-assist, design-build, engineering, BIM participation, 3D steel modeling/detailing, fabrication, advanced field erection, project management, and state-of-the-art steel management systems
- Major market segments include commercial, healthcare, convention centers, stadiums, gaming and hospitality, mixed use and retail, industrial, public works, bridges, transportation, and international projects

Select Management:

- Rustin Roach President and CEO
- Michael Hill CFO and Treasurer
- Scott Sherman VP, General Counsel



Select Customers:





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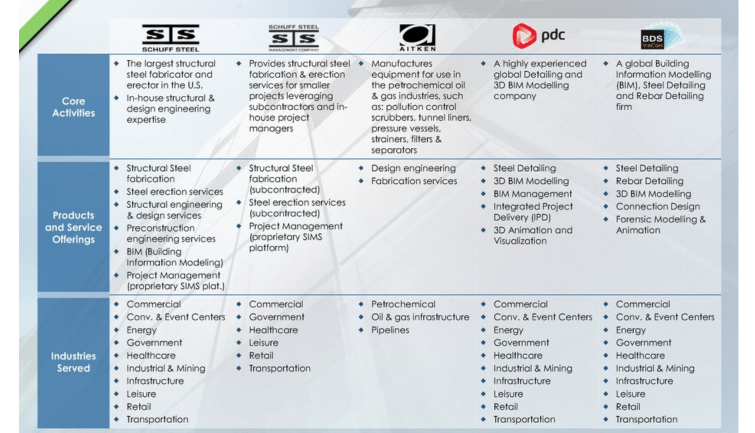








DBM Global Inc. (Schuff Intl.) - Company Snapshot



Global Marine Systems (GMSL) – Company Snapshot



Business Description:

- Leading provider of offshore marine engineering for subsea cable installation, maintenance and cable protection requirements
- Seeks to position itself as a key player driving convergence of its maintenance services across the telecom, offshore renewables and oil & gas cabling markets
- Diverse offering to offshore renewables market subsea and topside
- Has installed roughly 21% of the world's subsea fiber optic cable, amounting to 300,000km
- Founded in 1850 Headquartered in UK with major regional hub in Singapore

Company Highlights:

- In maintenance, Global Marine benefits from long-term contracts with high renewal rates
- Significant opportunities in Telecom through 49% owned strategic joint ventures with Huawei Technologies (HMN) and China Telecom (SBSS)
- CWind acquisition presents substantial opportunity within the offshore renewables growth market, delivering a broad spectrum of services to wind farm owners during both the construction and operations & maintenance project phases
- Competitive advantage due to role in the entire life cycle of cable and offshore power assets and ability to operate across multiple markets utilizing adaptable fleet

Select Customers:

























Global Marine Systems (GMSL) – Company Snapshot

	Maintenance	Marine Installation	Global Marine CWIND	CWIND
Core Activities	 Provision of vessels on standby to repair fiber optic telecom cables in defined geographic zones Location of fault, cable recovery, jointing and redeployment of cables Operation of depots storing cable and spare parts across the globe Management of customer data through the life of the cable system 	Provision of turnkey repeated telecom systems via Huawei Marine Networks ("HMN") joint-venture "Installation only" contracts for telecom customers Services include route planning, route survey, cable mapping, route engineering, laying, trenching and burial at all depths	Fiber optic communications and power infrastructure to offshore platforms Inter-platform and subsea well command & control and power Permanent Reservoir Monitoring ("PRM") systems Maintenance & Repair	 Installation for inter-array power cables for offshore wind market Maintenance provision, including cable storage, power joint development and vessel availability Offshore wind planning, construction and operation & maintenance support services Interconnector installation
Vessels	 Cable Retriever Pacific Guardian Wave Sentinel Cable Innovator 	CS SovereignCS RecorderNetworker	CS SovereignCS RecorderNetworker	CS Sovereign 18 Crew Transfer Vessels CWind Fleet
Joint Venture	Sino British Submarine Systems in Asia (SBSS); Joint venture (49%) with China Telecom International Cableship Pte Ltd ("ICPL") Joint venture (30%) with SingTel and ASEAN Cableship SCDPL; Joint venture (40%) with SingTel	 Huawei Marine Networks; Joint venture (49%) with Huawei Technologies Sino British Submarine Systems in Asia (SBSS); Joint venture (49%) with China Telecom 	Sino British Submarine Systems in Asia; Joint venture (49%) with China Telecom	Sino British Submarine Systems in Asia; Joint venture (49%) with China Telecom



American Natural Gas – Company Snapshot

Designs, builds, owns, operates and maintains compressed natural gas commercial fueling stations for transportation



- Current ownership 49.9% with ability to increase to 63%
- In-depth experience in the natural gas fueling industry
- Building a premier nationwide network of publically accessible heavy duty CNG fueling stations throughout the United States designed and located to serve fleet customers
 - Recently acquired 18 CNG stations from Questar Fueling Co. and Constellation CNG
 - Currently ~40 stations owned and/or operated
 - Expect to expand station footprint via organic and select M&A opportunities
- American transportation sector is rapidly converting from foreign-dependent diesel fuel to clean burning natural gas:
 - Dramatically reduces emissions
 - Extends truck life
 - Significantly reduces fuel cost
- Given the cost effectiveness of CNG, its environmental friendliness and the abundance of natural gas reserves in the United States, CNG is the best candidate for alternatives to gasoline and diesel for the motor vehicle market

All data as of December 31, 2016

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PTGi International Carrier Services ("PTGi ICS")

Leading international wholesale telecom service company providing voice and data call termination to the telecom industry worldwide



- Provides transit and termination of telephone calls through its own global network of next-generation IP soft switches and media gateways, connecting the networks of incumbent telephone companies, mobile operators and OTT companies worldwide
- Restructured in 2014 PTGi ICS now delivers industry leading technology via best of breed sales and operational support teams
 - 4Q16: Seventh consecutive quarter of positive Adjusted EBITDA
- In business since 1997, recognized as a trusted business partner globally
- Headquartered in Herndon, Virginia with representation across North America, South America, the Middle East and Europe

All data as of December 31, 2016

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Continental Insurance Group - Company Snapshot

April 2015: HC2 established Continental Insurance Group ("CIG") as its insurance platform led by industry veteran Jim Corcoran, as Executive Chairman

<u>December 2015</u>: HC2 completed the acquisition of American Financial Group's long-term care and life insurance businesses, United Teacher Associates Insurance Company and Continental General Insurance Company

- The formation of Continental Insurance Group ("CIG") to invest in the long-term care and life insurance sector is consistent with HC2's overall strategy of taking advantage of dislocated and undervalued operating businesses
- Through CIG, HC2 intends to build an attractive platform of insurance businesses
- James P. Corcoran, Executive Chair, has extensive experience in the insurance industry on both the corporate and regulatory side as the former Superintendent of Insurance of the State of New York
- Combined measures as of December 31, 2016:
 - Statutory Surplus ~\$77 million
 - Total Adjusted Capital ~\$93 million
 - GAAP Assets of ~\$2.0 billion
- Completed merging CGI and UTA into one legal entity*
 - Beneficial to statutory capital

Merger and re-domestication as Texas-based company completed 12/16

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Pansend Life Sciences – Platform Snapshot

HC2's Life Sciences Segment Is Focused on the Development of Innovative Healthcare Technologies and Products

BeneVir

80% equity ownership of company focused on immunotherapy; Oncolytic virotherapy for treatment of solid cancer

- Founded by Dr. Matthew Mulvey & Dr. Ian Mohr (who co-developed T-Vec); Biovex (owner of T-Vec) acquired by Amgen for ~\$1billion
- . Benevir's T-Stealth is a second generation oncolytic virus with new features and new intellectual property
- BeneVir holds exclusive worldwide license to develop BV-2711 (T-Stealth)



- 67% equity ownership of dermatology company focused on lightening and brightening skin
- Founded by Pansend in partnership with Mass. General Hospital and inventors Dr. Rox Anderson, Dieter Manstein and Dr. Henry Chan
- Over \$10 billion global market

GENOVEL

- 77% equity ownership in company with unique knee replacements based on technology from Dr. Peter Walker, NYU Dept. of Orthopedic Surgery and one of the pioneers of the original Total Knee.
- "Mini-Knee" for early osteoarthritis of the knee
- "Anatomical Knee" A Novel Total Knee Replacement
- Strong patent portfolio

- 42% equity ownership in company with unique technology and device for monitoring of real-time kidney function
- Current standard diagnostic tests measure kidney function are often inaccurate and not real-time
- MediBeacon MediBeacon's Optical Renal Function Monitor will be first and only, non-invasive system to enable real-time, direct monitoring of renal function at point-of-care
 - \$3.5 billion potential market

TRIPLE RING

- Profitable technology and product development company
- Areas of expertise include medical devices, homeland security, imaging systems, sensors, optics, fluidics, robotics and mobile healthcare
- Located in Silicon Valley and Boston area with over 90,000 square feet of working laboratory and incubator space
- Contract R&D market growing rapidly
- Customers include Fortune 500 companies and start-ups

All data as of March 7, 2017.

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Nervve

In October 2014, HC2 made an initial contribution of \$5 million in convertible preferred equity



Subsequent financing increased the total to \$7.2 million

- Headquartered in Buffalo, New York
- Nervve has developed the fastest, most accurate video and image search technology in the world; Able to search an hour of video in less than five seconds
- The core technology utilizes a search by example methodology to automatically search massive amounts of video and image data for objects of interest. It will potentially change the way people think of search engine capabilities
- In the era of Big Data, Nervve is revolutionizing the way organizations are able to exploit
 massive amounts of video and images, benefitting social media platforms, media and
 entertainment companies, the DoD/Intel Community, public safety and any digital
 advertising platform
- In January 2014, Nervve entered into a strategic agreement with In-Q-Tel, the independent investment firm that identifies innovative technology solutions to support the missions of the U.S. Intelligence Community
- In July 2015, Nervve partnered with Wasserman Media Group, a leading sports and entertainment agency, to bring to market their visual search technology, which will allow brands and properties to easily, quickly and accurately track and analyze brand exposure impact across various sports and entertainment programming

All data as of December 31, 2016

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Dusenberry Martin Racing (DMi, Inc.)

On December 31, 2014, HC2 / DMR completed a \$6 million asset purchase agreement to acquire worldwide exclusive licensing rights to NASCAR® simulation style racing titles on interactive entertainment platforms



- DMi, Inc., doing business as Dusenberry Martin Racing (DMR), owns all the code, artwork and animation previously developed for the games
- Headquartered in Charlotte, NC in NASCAR® Hall of Fame building
- Dusenberry Martin Racing's license also extends to NASCAR® racetracks and all the leading NASCAR® race teams and drivers
- Developed several games, including all-new NASCAR® racing simulation game, NASCAR® Heat Evolution, for PlayStation 4, Xbox One and PC
- In April, 2016, DMR secured \$8.0 million in addition equity growth capital from consortium of new investors including superstar drivers Joey Logano and Brad Keselowski
- NASCAR® Heat Evolution Trailer Released in July; Makes television debut as part of NBC's broadcast of the Coke Zero 400 at Daytona
- NASCAR® Heat Evolution successfully released on September 13, 2016
- NASCAR® Heat Evolution announced 2017 Team Update available February 21, 2017
 - Team & Roster Updates, New Drivers, New Paint Schemes, 2017 NASCAR® Schedule, etc.

All data as of December 31, 2016

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4Q16 and FY16 Highlights and Recent Developments

- Solid fourth quarter results again highlight the unique value HC2 brings to the market with our diverse, uncorrelated industry holdings
 - Construction: Continued margin improvement; Record backlog and deal pipeline
 - Marine Services: Strong joint venture performance; Incremental off shore power installation; Incremental CWind maintenance contribution; Awarded Atlantic Cable Maintenance Agreement extension ("ACMA")
 - Telecommunications: Continued growth in wholesale volumes and customer expansion
 - Energy: Continued executing footprint expansion strategy via acquisition of 18 CNG stations from Questar Fueling Co. and Constellation CNG; Increased delivery of gasoline gallon equivalents
- Adjusted EBITDA for Core Operating Subsidiaries*
 - \$37.9 million in Fourth Quarter, up 20.3% from \$31.5 million in Third Quarter 2016
 - \$109.1 million for Full Year 2016, up 12.4% from \$97.1 million for Full Year 2015
- Cash and Investments as of December 31, 2016:
 - \$1.5 billion of consolidated cash, cash equivalents and investments, which includes the Insurance segment; essentially unchanged from prior quarter
 - \$90.9 million in Consolidated Cash (excluding Insurance segment)
- Cumulative outstanding amount of Preferred Equity reduced to \$30.0 million from \$42.7 million at end of 3Q16, and from \$55.0 million of total preferred issued

Core Operating Subsidiaries include Construction, Marine Services, elecommunications and Energy, Construction formerly Manufacturing: Energy

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HC2 Segment Overview



Core Operating Subsidiaries

Construction: DBM GLOBAL (SCHUFF)

- FY16 Revenue: \$502.7m
- FY16 Adjusted EBITDA: \$59.9m
- Record Backlog \$503m
- Solid long-term pipeline with additional [~\$300-\$400] million in potential project value that could be awarded over next several quarters



Marine Services: GMSL

- FY16 Revenue: \$161.9m
- FY16 Adjusted EBITDA: \$41.2m
- Strong joint venture and off share power installation;
 Solid maintenance performance
- Positive long-term telecom installation opportunities

Global Marine

Energy:

- FY16 Revenue: \$6.4m
- FY16 Adjusted EBITDA: \$2.5m
- Delivered 1,349,000 Gasoline Gallon Equivalents (GGEs) in 4Q16 vs. 646,000 GGEs in 4Q15
- ~40 stations currently owned and / or operated vs. 17 stations in 3Q16 and two stations at time of HC2's initial investment in 3Q14



Telecom: PTG: ICS

- FY16 Revenue: \$735.0m
- FY16 Adjusted EBITDA: \$5.6m
- Continued growth in wholesale traffic volumes, in part, delivered by the changing regulatory environment throughout Europe, combined with continued business growth in the Middle East



Core Financial Services Subsidiaries

Insurance: CIG

- ~\$77m of statutory surplus
- ~\$93m total adjusted capital
- ~\$2.0b in total GAAP assets
- Recently completed merging CGI and UTA into one legal entity; meaningful cost sovings, lower required statutory capital
- Platform for growth through additional M&A

Early Stage and Other Holdings

Life Sciences: PANSEND

- MediBeacon: Completed "Pilot Two" Clinical Study at Washington University in St. Louis (1Q/17)
- R2 Dermatology: Received FDA Approval for R2 Dermal Cooling System (4Q/16)
- BeneVir: Oncolytic viral immunotherapy for treatment of solid cancer tumors
- Genovel: Novel, Patented, "Mini Knee" and "Anatomical Knee" replacements
- Triple Ring Technologies: R&D engineering company specializing in medical devices, homeland security, imaging, sensors, optics, fluidics, robotics & mobile healthcare



GENOVEL

TRIPLE RING

Other:

Nerve
 Provider of video
 and image search technology
 for information extraction
 and powerful analytics applications



 Dusenberry Martin Racing NASCAR® Heat Evolution released 9/16; Recently announced 2017 Team Update available February 21, 2017

All data as of December 31, 2016.

Construction formerly Manufacturing: Energy formerly Utilities

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Segment Financial Summary

Adjusted EBITDA for Core Operating Subsidiaries \$37.9m for Q4 2016

(\$m)		FY 2016	Q4 2016	Q3 2016	Q2 2016	Q1 2016
	Core Operating Subsidiaries					
	Construction	\$59.9	\$20.7	\$14.5	\$13.2	\$11.5
	Marine Services	41.2	14.8	14.1	11.8	0.5
	Energy	2.5	0.9	0.7	0.5	0.4
	Telecom	5.6	1.5	2.2	1.5	0.3
Adjusted	Total Core Operating	\$109.1	\$37.9	\$31.5	\$27.1	\$12.7
EBITDA	Early Stage and Other Holdings					
	Life Sciences	(\$12.0)	(\$3.8)	(\$2.9)	(\$2.7)	(\$2.6)
	Other	(11.2)	0.9	(4.8)	(3.3)	(4.0)
	Total Early Stage and Other	(\$23.2)	(\$2.9)	(\$7.7)	(\$6.0)	(\$6.6)
	Non-Operating Corporate	(\$25.7)	(\$8.6)	(\$5.5)	(\$5.9)	(\$5.7)
	Total HC2 (excluding Insurance)	\$60.2	\$26.5	\$18.2	\$15.2	\$0.3
Adjusted Operating	Core Financial Services					
Income	Insurance	(\$15.9)	(\$6.9)	(\$1.7)	(\$4.7)	(\$2.6)

Note: Reconciliations of Adjusted EBITDA and Adjusted Operating income to U.S. GAAP Net income in appendix. Table may not foot due to rounding, Adjusted Operating income for Q1 2016 has been adjusted to exclude certain intercompany eliminations to better reflect the results of the insurance segment, and remain consistent with internally reported metrics. Additional defaults in appendix, Q1 and Q3 2016 benefitied from the release of valuation allowance impacting the net fax provision for each quarter.

Construction formerly Manufacturing: Energy formerly Utilitie:

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Construction: DBM Global Inc. (Schuff)

Fourth Quarter and Full Year Update

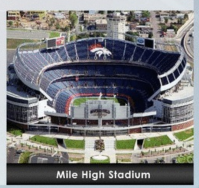
- 4Q16 Net Income: \$7.3m; FY16 Net Income: \$28.0m versus \$24.5m in FY15
- 4Q16 Adjusted EBITDA: \$20.7m; FY16 Adjusted EBITDA: \$59.9m versus \$52.0m in FY15
- Continued strong gross margins due to better than bid performance Pacific region remains strong
- Record Backlog: \$503m versus \$318m in third quarter 2016
- Continue to see large opportunities totaling ~\$400 million that could be awarded over next several quarters including a number of new sporting arenas or stadiums, healthcare facilities, commercial office buildings
- Completed accretive acquisitions of PDC Global Detailing and Building Information Modeling Business and BDS VirCon

Strategic Initiatives

- Proactively selecting profitable, strategic and "core competency" jobs, not all jobs
- Solid long-term pipeline of prospective projects; No shortage of transactions to evaluate
- Commercial / Stadium / Healthcare sectors remain strong
- Opportunities to add higher margin, value added services to overall product offering







All data as of December 31, 2016
Construction formerly Manufacturing

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Marine Services: GMSL

Fourth Quarter and Full Year Update

- 4Q16 Net Income: \$8.7m; FY16 Net Income: \$17.5m versus \$20.9m in FY15
- 4Q16 Adjusted EBITDA: \$14.8m; FY16 Adjusted EBITDA: \$41.2m versus \$42.1m in FY15
- Very strong 4Q16 & FY16 performance from Joint Ventures, in particular Huawei Marine and SBSS
- Off shore power install revenue contribution again in fourth quarter as a result of re-entry into market
- Core telecom maintenance performance remained strong throughout the year
- Awarded five-year contract extension for Atlantic Cable Maintenance Agreement ("ACMA") in fourth quarter; building on the successful renewal of North America Zone in Q116; Three quarters of maintenance fleet secured for at least five years
- Recently entered into agreement to charter Maersk Recorder to support expected growth in Huawei Marine Joint Venture

Strategic Initiatives

Huawei Marine Networks - 49% Ownership

Total HMN*	2015	2014
Revenue	~\$188m	~\$73m
Profit	~\$14m	~\$1.2m
Cash / Equivalents	~\$26m	~\$16m

S. B. Submarine Systems (SBSS - China Telecom) - 49% ownership

- Joint Venture established in 1995 with China Telecom
- China's leading provider of submarine cable installation
- Located in Shanghai and possesses a fleet of advanced purpose-built cable ships





Note: 2014 PF Adj. EBITDA inclusive of approx. \$10m offshore power installation vs. minimal

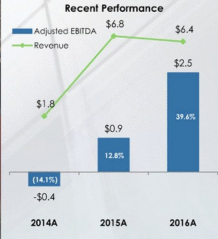
Source: Huawei Investment & Holding Co., Ltd – 2013 Annual Report Curren Exchange: CNY:USD 1:0.15 © 2017 HC2 Holdings, Inc.

Energy: ANG

Fourth Quarter and Full Year Update

- 4Q16 Net Loss: (\$0.06)m; FY16 Net Income: \$0.01m versus (\$0.27)m in FY15
- 4Q16 Adjusted EBITDA: \$0.87m; FY16 Adjusted EBITDA: \$2.54m versus \$0.87m in FY15
- Delivered 1,349,000 Gasoline Gallon Equivalents (GGEs) in the fourth quarter versus 937,000 GGEs in the third quarter of 2016 and 646,000 in the year-ago quarter
- Recently acquired 18 CNG stations from Questar Fueling Co. and Constellation CNG
- ~40 stations currently owned and / or operated vs. 17 stations in 3Q16 vs. 2 stations at time of initial investments (3Q14)
- Continue to expand fueling station footprint via organic and M&A opportunities







All data as of December 31, 2016

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Telecommunications: PTGi-ICS

Fourth Quarter and Full Year Update

- Strong quarterly results again due to continued growth in wholesale traffic volumes, in part delivered by the changing regulatory environment throughout the European market combined with growth in the Middle East region, resulting in increased traffic and margin
 - 4Q16 Net Loss: (\$2.6)m; FY16 Net Income: \$1.4m versus \$2.8m in FY15
 - Adjusted EBITDA continues positive trend as the overall business continues to mature post restructuring
 - 4Q16 Adjusted EBITDA: \$1.5m; FY16 Adjusted EBITDA: \$5.6m versus \$2.0m in FY15
 - 7th consecutive quarter of positive Adjusted EBITDA
- One of the key objectives: leverage the infrastructure and management expertise within PTGi-ICS
 - Over 800+ wholesale interconnections globally provides HC2 the opportunity to leverage the existing cost effective
 infrastructure by bolting on higher margin products and M&A opportunities
 - A focused strategic initiative has been launched within PTGi-ICS to identify potential M&A opportunities







All data as of December 31, 2016

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Insurance: Continental Insurance Group

Fourth Quarter and Full Year Update

- Continental Insurance, Inc. (CII) serves as a platform for run-off LTC books of business and for acquiring additional run-off LTC businesses
 - 4Q16 Net Loss: (\$2.1)m; FY16 Net Loss: (\$14.0)m
 - 4Q16 Adjusted Operating Income: (\$6.9)m; FY16 Adjusted Operating Income (\$15.9)m
 - ~\$77m statutory surplus at end of fourth quarter
 - ~\$93m total adjusted capital at end of fourth quarter
 - ~\$2.0b in total GAAP assets at December 31, 2016
 - Recently completed merging CGI and UTA into one legal entity; Beneficial to statutory capital
- Cll Strategy:
 - A concentrated focus on LTC and acquisitions of additional books of run-off LTC business
 - A platform to provide a vehicle for multi-line insurers who do not consider LTC a core business segment to exit the market
 - Enhancing efficiency and effectiveness through scale and a concentrated focus on LTC

appendix. All data as of December 31, 2016.

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Pansend Life Sciences

HC2's Life Sciences Segment Is Focused on the Development of Innovative Healthcare Technologies and Products

BeneVir

- 80% equity ownership of company focused on immunotherapy; Oncolytic virotherapy for treatment of solid cancer
- Founded by Dr. Matthew Mulvey & Dr. Ian Mohr (who co-developed T-Vec); Biovex (owner of T-Vec) acquired by Amgen for ~\$1billion
- . Benevir's T-Stealth is a second generation oncolytic virus with new features and new intellectual property BeneVir holds exclusive worldwide license to develop BV-2711 (T-Stealth)



- 67% equity ownership of dermatology company focused on lightening and brightening skin
- Founded by Pansend in partnership with Mass. General Hospital and inventors Dr. Rox Anderson, Dieter Manstein and Dr. Henry Chan
- Over \$10 billion global market

GENOVEL

- 77% equity ownership in company with unique knee replacements based on technology from Dr. Peter Walker, NYU Dept. of Orthopedic Surgery and one of the pioneers of the original Total Knee.
- "Mini-Knee" for early osteoarthritis of the knee
- "Anatomical Knee" A Novel Total Knee Replacement
- Strong patent portfolio

- 42% equity ownership in company with unique technology and device for monitoring of real-time kidney function
- Current standard diagnostic tests measure kidney function are often inaccurate and not real-time
- MediBeacon MediBeacon's Optical Renal Function Monitor will be first and only, non-invasive system to enable real-time, direct monitoring of renal function at point-of-care
 - \$3.5 billion potential market



- Profitable technology and product development company
- Areas of expertise include medical devices, homeland security, imaging systems, sensors, optics, fluidics, robotics and mobile healthcare
- Located in Silicon Valley and Boston area with over 90,000 square feet of working laboratory and incubator space
- Contract R&D market growing rapidly
- Customers include Fortune 500 companies and start-ups

All data as of March 7, 2017.

@ 2017 HC2 Holdings, Inc



Notable Financial Updates

- Collateral Coverage Ratio at quarter end exceeded 2.0x
- \$90.9 million in Consolidated Cash (excluding Insurance segment)
 - \$21.7 million Corporate Cash
- \$41.4 million in Tax Share and Dividends received in 2016
 - Subsequent to year end, \$9.2 million special dividend from DBM Global received 1/23
- Cumulative outstanding amount of Preferred Equity reduced to \$30.0 million from \$42.7 million at end of 3Q16, and from \$55.0 million of total preferred issued
- \$55 million 11% Senior Secured Notes Offering completed subsequent to quarter end
 - Offering well oversubscribed Upsized from \$45 million Priced at par
 - Proceeds used to refinance Bridge Note for ANG acquisitions of Constellation CNG and Questar Fueling

(\$m)	Balance Sheet (at December 31, 2016)	
Market Cap(1)	\$226.5	
Preferred Equity	\$30.0	
Total Debt	\$342.0	
Corporate Cash ⁽²⁾	\$21.7	
Enterprise Value ⁽³⁾	\$576.8	

Market capitalization on a fully diluted basis, excluding preferred equity, using a common stock price per share of \$5.40 and shares outstanding of 41.9 million on March 7, 2017

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Cash and cash equivalents

Enterprise Value is calculated by adding market capitalization, total preferred equity and total debt amounts, less Corporate cash





Reconciliation of Adjusted EBITDA to U.S. GAAP Net Income (Loss) Twelve Months Ended December 31, 2016

(in thousands)

		Co	ore C	peratin	g Sul	bsidiarie	es		E	arly Stag	e & Other	Non-	
	Con	struction		Marine rvices	Te	elecom	E	nergy	Sc	Life ciences	Other and Eliminations	operating Corporate	HC2
Net Income (loss) attributable to HC2 Holdings, Inc.													\$ (94,549
Less: Net Income (loss) attributable to HC2 Holdings Insurance Segment													(14,028
Net Income (loss) attributable to HC2 Holdings, Inc., excluding insurance Segment	\$	28,002	\$	17,447	\$	1,435	\$	7	\$	(7.646)	\$ (24,800)	\$ (94.966)	\$ (80,521
Adjustments to reconcile net income (loss) to Adjusted EBITDA:													
Depreciation and amortization		1,892		22,007		504		2,248		124	1,480	9	28,264
Depreciation and amortization (included in cost of revenue)		4,370		-		-		-		-			4,370
Amortization of equity method fair value adjustment at acquisition				(1,371)				-		-			(1,371
(Gain) loss on sale or disposal of assets		1,663		(9)		708		-		-		-	2,362
Lease termination costs		-		-		179		-		-			179
Interest expense		1,239		4,774		-		211		-	1,164	35,987	43,375
Net loss on contingent consideration				(2,482)		-		-		-		11,411	8,929
Other (income) expense, net		(163)		(2,424)		(87)		(8)		(3.213)	9,987	(1,277)	2,815
Foreign currency (gain) loss (included in cost of revenue)				(1,106)				-		-			(1,106
Income tax (benefit) expense		18,727		1,394		2,803		(535)		1,558	3,250	11,245	38,442
Noncontrolling interest		1,834		974				(4)		(3,111)	(2,575)	-	(2.882
Bonus to be settled in equity				-		-		-		-		2,503	2,503
Share-based payment expense		-		1,682		-		597		251	273	5,545	8,348
Acquisition and nonrecurring items		2.296		290		18		27		-		3,825	6.456
Adjusted EBITDA	\$	59,860	\$	41,176	\$	5,560	\$	2,543	\$	(12,037)	\$ (11,221)	\$ (25,718)	\$ 60,163
Total Core Operating Subsidiaries	\$	109,139											



Reconciliation of Adjusted EBITDA to U.S. GAAP Net Income (Loss) Twelve Months Ended December 31, 2015

(in thousands)

		Co	re O	peratin	g Sul	bsidiarie	es		E	arly Stag	e &	Other	N	lon-		
	Cons	struction		arine rvices	Te	elecom	E	nergy	Sc	Life :iences		ther and ninations	22500	operating Corporate		HC2
Net Income (loss) attributable to HC2 Holdings, Inc.													1,11		\$	(35,565
Less: Net Income (loss) attributable to HC2 Holdings Insurance Segment																1,32
Net Income (loss) attributable to HC2 Holdings, Inc., excluding insurance Segment	\$	24,451	\$	20.855	\$	2,779	\$	(274)	\$	(4,575)	\$	(18.276)	\$ (61,852)	\$	(36.892
Adjustments to reconcile net income (loss) to Adjusted EBITDA:																
Depreciation and amortization		2,016		18,772		417		1,635		20		1,934				24,794
Depreciation and amortization (included in cost of revenue)		7,659		-		-		2		0		-				7,659
Amortization of equity method fair value adjustment at acquisition		-		(1,516)		-		-		-		-		-		(1,516
Asset impairment expense		-		547				-		-		-		-		547
(Gain) loss on sale or disposal of assets		257		(138)		50		-				1		-		170
Lease termination costs		-		-		1,184		-		-		1		-		1,185
Interest expense		1,379		3,803		-		42		-		-	;	33,793		39,017
Other (income) expense, net		(443)		(1,340)		(2,304)		(42)		(1)		5,764		5,242		6,876
Foreign currency (gain) loss (included in cost of revenue)		-		(2,039)				-		-		-				(2.039
Income tax (benefit) expense		15,572		400		(237)		(347)		(1,037)		(7,733)	(16,052)		(9,434
Loss from discontinued operations		20		-		-		-		-		1				21
Noncontrolling interest		1,136		616				(267)		(1,681)		(1)		-		(197
Share-based payment expense		-		-		-		49		71		-		10,982		11,102
Acquisition and nonrecurring items		-		2,181		121		70		23		-		8,362		10,757
Adjusted EBITDA	\$	52,047	\$	42,141	\$	2,010	\$	866	\$	(7,180)	\$	(18,309)	\$ (19,525)	\$	52,050



Reconciliation of Adjusted EBITDA to U.S. GAAP Net Income (Loss) Twelve Months Ended December 31, 2014

(in thousands)

	HC2 Holdings, Inc.			Con	e Operating			Early	Stage and	Other	Non-	HC2
			Construction	Marine Services	Telecom	Energy	Total	Life Sciences	Other	Total	operating Corporate	Holdings, inc.
	As Report	ed		1			Pro I	orma	100			
Net income (loss)	\$ (14,3	391)	\$ 19,278	\$ 17,718	\$ (1,068)	\$ 236	\$ 36,164	\$ (3.759)	\$ 29,219	\$ 25,460	\$ (51,410)	\$ 10,21
Adjustments to reconcile net income (loss) to Adjusted EBITDA;												
Depreciation and amortization	6.7	119	4,139	15,161	528	484	20,312	1	-	1	-	20.31
Depreciation and amortization (included in cost of revenue)	4,3	350	4,350		-		4,350	-			-	4,350
Amortization of equity method fair value adjustment at acquisition	(3	385)	-	(385)	-	-	(385)	-	-	-		(38
Asset impairment expense	1 2	291	-		291	-	291	-		-	-	29
(Gain) loss on sale or disposal of assets	(1	62)	(2)	104	(160)	-	(58)	-	-	-		(5
Lease termination costs			-	-	-	-	-		-	-		-
Interest expense	12.3	347	1.627	4,708	1	20	6,356			-	10,700	17,05
Loss on early extinguishment of debt	11,9	69	-	-	-	-	-	-	-		11,969	11,96
Other (income) expense, net	(7	(02)	(476)	(2,410)	(831)	(1,431)	(5,148)	-	1,610	1,610	217	(3,32
Income tax (benefit) expense	(22.8	369)	13,318	1.069	58	103	14,548		(31,828)	(31,828)	(963)	(18.24
Loss from discontinued operations	1	46	35	3.007	-	-	3.042	-	157	157		3,19
Noncontrolling interest	2,5	559	3.569	3.059	-	229	6.857	(1,038)	1	(1,037)	-	5,82
Share-based payment expense	11,0	28	-		-	-	-	-	-	-	11,028	11,02
Acquisition related costs	13.0)44	-	7,966	-		7,966	+:	-	-	5.078	13.04
Other costs			-	-	-	-	-	-	-	-	-	-
Adjusted EBITDA	\$ 23.9	44	\$ 45.838	\$ 49,997	\$ (1,181)	\$ (359)	\$ 94.295	\$ (4,796)	S (841)	\$ (5,637)	\$ (13,381)	\$ 75,27

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Reconciliation of Adjusted EBITDA to U.S. GAAP Net Income (Loss) Three Months Ended December 31, 2016

(in thousands)

		Co	re O	perating	g Su	bsidiarie	s		E	arly Stag	e & (Other	N	lon-		
A	Const	ruction		Narine rvices	Te	elecom	En	ergy	Sc	Life lences	1000	ner and inations	2500000	operating Corporate		HC2
let Income (loss) attributable to HC2 Holdings, Inc.		- 7.1													\$	(61,464
ess: Net Income (loss) attributable to HC2 Holdings Insurance egment																(2,050
Net Income (loss) attributable to HC2 Holdings, Inc., excluding insurance Segment	\$	7.292	\$	8.667	\$	(2.572)	\$	(61)	\$	(4.655)	\$	(3,536)	\$ (64.549)	\$	(59,414
diustments to reconcile net income (loss) to Adjusted EBITDA:																
Depreciation and amortization		629		5,214		115		769		37		430		5		7,199
Depreciation and amortization (included in cost of revenue)		1,322				-				-		-		-		1,32
Amortization of equity method fair value adjustment at acquisition		-		(325)		-				-		-		-		(325
(Gain) loss on sale or disposal of assets		2.626		1		708		-		-						3,335
Lease termination costs		-				-		-		-		-				-
Interest expense		322		1,091		-		69		-		1,163		9,116		11,76
Net loss on contingent consideration		-		(2,482)		-				-		-		11,411		8,929
Other (income) expense, net		(75)		(1,234)		487		391		10		99		(966)		(1,288
Foreign currency (gain) loss (included in cost of revenue)		-		864		-				-		-		-		864
Income tax (benefit) expense		6,086		2,150		2,803		(535)		1,558		3,250		32,726		48,038
Noncontrolling interest		594		464		-		(253)		(809)		(513)		-		(517
Bonus to be settled in equity		-		-		-		-		-		-		2,503		2,503
Share-based payment expense				375		-		490		67		35		712		1,679
Acquisition and nonrecurring items		1,868		24		-		-	- F P P P P	-		-		490		2,382
Adjusted EBITDA	\$	20,664	\$	14,809	\$	1,541	\$	870	\$	(3,792)	\$	928	\$	(8,552)	\$	26,468



Reconciliation of Adjusted EBITDA to U.S. GAAP Net Income (Loss) Three Months Ended September 30, 2016

(in thousands)

		Co	re O	peratin	g Sub	osidiarie	s		E	arly Stag	e &	Other		Non-	
A	Constru	struction		larine rvices	Те	lecom	Energy		Life Sciences			her and inations		erating rporate	HC2
Net Income (loss) attributable to HC2 Holdings, Inc.													_		\$ (4,558
ess: Net Income (loss) attributable to HC2 Holdings Insurance legment															(2,189
Net Income (loss) attributable to HC2 Holdings, Inc., excluding insurance Segment	\$	6.962	\$	8.696	\$	1,796	\$	27	\$	(2.285)	\$	(8.160)	\$	(9.404)	\$ (2.368
Adjustments to reconcile net income (loss) to Adjusted EBITDA:															
Depreciation and amortization		431		5,554		144		582		32		380		4	7,127
Depreciation and amortization (included in cost of revenue)		1,321						-		-		-		-	1,321
Amortization of equity method fair value adjustment at acquisition		-		(329)						-		-			(329
(Gain) loss on sale or disposal of assets		(23)						-		-		-		-	(23
Lease termination costs		-		-		(159)						-		-	(159
Interest expense		304		1,328		-		119		2		-		8,969	10,720
Other (income) expense, net		(12)		(2.013)		422		(24)		(2)		3,892		835	3,098
Foreign currency (gain) loss (included in cost of revenue)				(283)		-				-		-			(283
Income tax (benefit) expense		4,672		96								-		(7,851)	(3,083
Noncontrolling interest		411		465		-		27		(770)		(974)		-	(841
Share-based payment expense		-		546				3		128		37		1,088	1,802
Acquisition and nonrecurring items		429		-		-				-				821	1,250
Adjusted EBITDA	\$ 1	14,495	\$	14,060	\$	2,203	\$	734	\$	(2,897)	\$	(4,825)	\$	(5,538)	\$ 18,232

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Reconciliation of Adjusted EBITDA to U.S. GAAP Net Income (Loss) Three Months Ended June 30, 2016

(in thousands)

		Co	re Op	erating	g Sub	sidiarie	rs .		E	arly Stag	e &	Other		Non-		
A	Constr	uction	Mai		Tel	ecom	En	ergy	Sc	Life iences		Other and Eliminations		erating rporate	HC2	
let Income (loss) attributable to HC2 Holdings, Inc.															\$	1,93
ess: Net Income (loss) attributable to HC2 Holdings Insurance egment																(2,293
let Income (loss) attributable to HC2 Holdings, Inc., excluding nsurance Segment	\$	9.364	\$	6.002	\$	1,009	\$	68	\$	(2.004)	\$	(2.608)	\$	(7.603)	\$	4,22
diustments to reconcile net income (loss) to Adjusted EBITDA:																
Depreciation and amortization		303		6.084		140		468		36		336				7,36
Depreciation and amortization (included in cost of revenue)		(206)				-		-		-		-		-		(20
Amortization of equity method fair value adjustment at acquisition				(359)		-				-				-		(35
(Gain) loss on sale or disposal of assets		(1,845)		7		-		-		-		1		-		(1,83
Lease termination costs						338		-		-		-		-		33
Interest expense		303		1,285		-		14		-		1		8,966		10.56
Other (income) expense, net		(32)		211		29		(344)		-		(10)		465		319
Foreign currency (gain) loss (included in cost of revenue)		-	(1,540)		-				-		-		-		(1,54
Income tax (benefit) expense		4,524		(212)		-		-		-		1		(9,404)		(5.09
Noncontrolling interest		768		200		-		244		(812)		(1,044)		-		(64
Share-based payment expense		-		152		-		90		34		40		1,359		1,67
Acquisition and nonrecurring items		-				18				*		-		313		33
Adjusted EBITDA	\$	13,179	\$ 1	1,830	\$	1,534	\$	540	\$	(2,746)	\$	(3,283)	\$	(5,904)	\$	15,150

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Reconciliation of Adjusted EBITDA to U.S. GAAP Net Income (Loss) Three Months Ended March 31, 2016

(in thousands)

		Co	re Operati	ng Su	bsidiarie	s		E	arly Stag	e &	Other	No	on-	
	Const	ruction	Marine Services	Te	elecom	Ene	ergy	Sc	Life iences		ner and inations	Corpe		HC2
let Income (loss) attributable to HC2 Holdings, Inc.														\$ (30,46)
ess: Net Income (loss) attributable to HC2 Holdings Insurance egment														(7,49
let income (loss) attributable to HC2 Holdings, Inc., excluding insurance Segment	\$	4.384	\$ (5.918)	\$	1,202	\$	(27)	\$	1,298	\$	(10,494)	\$ (1	(3,409)	\$ (22.96
diustments to reconcile net income (loss) to Adjusted EBITDA:														
Depreciation and amortization		529	5,155		106		429		19		336		-	6,57
Depreciation and amortization (included in cost of revenue)		1,933									-		-	1,93
Amortization of equity method fair value adjustment at acquisition			(358)				-		-		-			(35
(Gain) loss on sale or disposal of assets		904	(17)		-		-		-		-		-	88
Lease termination costs		-	-		-		-		-		-		-	-
Interest expense		310	1,070		-		9		-		-		8.937	10,32
Other (income) expense, net		(44)	612		(1.025)		(31)		(3,221)		6,005	- ((1,611)	68
Foreign currency (gain) loss (included in cost of revenue)		-	(147)		-		-		-		-			(14
Income tax (benefit) expense		3,445	(640)		-				-		(1)	((4,226)	(1,42
Noncontrolling interest		61	(155)		-		(22)		(720)		(44)			(88)
Share-based payment expense		-	609		-		14		22		160		2,386	3,19
Acquisition and nonrecurring items		-	266		-		27		-		1		2,201	2.49
Adjusted EBITDA	\$	11,522	\$ 477	\$	283	\$	399	\$	(2,602)	\$	(4,038)	\$ ((5,722)	\$ 311
Total Core Operating Subsidiaries		12,681												



Reconciliation of Insurance AOI to U.S. GAAP Net Income (Loss) Quarterly and Full Year 2016

(in thousands)

Adjusted Operating Income - I	Three	nce ("Insurance Months Ended ecember 31,	Three	e Months E		Three Mon		Nonths Ended		ear Ended cember 31,
		2016	1	2016	/	20	16	2016		2016
Net loss - Insurance segment	\$	(2,051)	\$	((2,189)	\$	(2,293)	\$ (7.496)	\$	(14,028)
Effect of investment (gains) losses		(7,696)			220		(2,418)	4,875		(5,019)
Asset impairment expense		2,400						-		2,400
Acquisition and non-recurring items		445			269			- 0		714
Insurance AOI	\$	(6,901)	\$	((1,701)	\$	(4,710)	\$ (2,621)	\$	(15,933)
	/	1	Service		25		THE REAL PROPERTY.		No.	

The calculation of Insurance Net Loss has been revised to exclude adjustments for intercompany eliminations as they are not considered relevant in evaluating the performance of our Insurance segment. For first quarter 2016, this resulted in a change to the previously reported insurance loss of (\$12.3) million for the quarter to a loss of (\$7.5) million.

The calculation of Insurance AOI has been revised to exclude adjustments for intercompany eliminations as they are not considered relevant in evaluating the performance of our Insurance segment. For first quarter 2016, this resulted in a change to the previously reported insurance AOI loss of (\$3.6) million for the quarter to a loss of (\$2.6) million.



Philip A. Falcone

Chairman of the Board Chief Executive Officer President

- Served as a director of HC2 since January 2014 and Chairman of the Board, Chief Executive Officer and President of HC2 since May 2014
- Served as a director, Chairman of the Board and Chief Executive Officer of HRG Group Inc. ("HRG") from July 2009 to December 2014
- From July 2009 to June 2011, served as the President of HRG
- Chief Investment Officer and Chief Executive Officer of Harbinger Capital Partners, LLC ("Harbinger Capital")
- Before founding Harbinger Capital in 2001, managed the High Yield and Distressed trading operations for Barclays Capital from 1998 to 2000
- Received an A.B. in Economics from Harvard University

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Michael J. Sena

Chief Financial Officer

- Chief Financial Officer of HC2 since June 2015
- Served as the Chief Accounting Officer of HRG from November 2012 to May 2015
- From January 2009 to November 2012, held various accounting and financial reporting positions with the Reader's Digest Association, Inc., last serving as Vice President and North American Controller
- Served as Director of Reporting and Business Processes for Barr Pharmaceuticals from July 2007 until January 2009
- Held various positions with PricewaterhouseCoopers
- Mr. Sena is a Certified Public Accountant and holds a Bachelor of Science in Accounting from Syracuse University

Paul K. Voigt

Senior Managing Director

- Senior Managing Director of HC2 since May 2014
- Prior to joining HC2, served as Executive Vice President on the sales and trading desk at Jefferies from 1996 to 2013
- Served as Managing Director on the High Yield sales desk at Prudential Securities from 1988 to 1996
- Mr. Voigt received an MBA from the University of Southern California in 1988 after playing professional baseball. Graduated from the University of Virginia where he received a Bachelor of Science in Electrical Engineering

Paul L. Robinson

Chief Legal Officer & Corporate Secretary

- Chief Legal Officer & Corporate Secretary of HC2 since March 2016
- Served as Executive Vice President, Chief Legal Officer and Corporate Secretary for SEACOR Holdings Inc. for nearly nine years prior to HC2
- Held various positions at Comverse Technology, Inc., including Chief Operating Officer, Executive Vice President, General Counsel and Corporate Secretary
- Served as associate attorney at Kramer, Levin, Naftalis & Frankel, LLP.; Counsel to the United States Senate Committee on Governmental Affairs and associate attorney at Skadden, Arps, Slate, Meagher & Flom LLP
- Mr. Robinson earned a Bachelor of Arts degree in Political Science and was Phi Beta Kappa from State University of New York at Binghamton and a J.D., cum laude, from Boston University School of Law

Andrew G. Backman

Managing Director

- Managing Director of Investor Relations & Public Relations of HC2 since April 2016
- Prior to joining HC2, served as Managing Director of Investor Relations and Public Relations for RCS Capital and AR Capital (now AR Global) from 2014 to 2016
- Founder and Chief Executive Officer of InVisionIR, a New York-based advisory and consulting firm from 2011 to 2014
- Served as Senior Vice President, Investor Relations & Marketing of iStar Financial from 2004 to 2010
- Served as Vice President, Investor Relations and Marketing Communications for Corvis Corporation / Broadwing Communications from 2000 to 2004
- Spent first 10 years of career at Lucent Technologies and AT&T Corp.
- Mr. Backman earned a Bachelor of Arts degree in Economics from Boston College and graduated from AT&T / Lucent Technologies' prestigious Financial Leadership Program



Suzi Raftery Herbst

Chief Administrative Officer

- Chief Administrative Officer of HC2 since March 2015 with over 17 years of diverse human resources, recruiting, equity and foreign exchange sales experience
- Prior to joining HC2, served as Senior Vice President and Director of Human Resources of Harbinger Capital and HRG
- Previously served as Head of Recruiting at Knight Capital Group
- Previously held various positions in Human Resources, as well as Foreign Exchange Sales at Cantor Fitzgerald after beginning her career in Equity Sales at Merrill Lynch
- Ms. Herbst earned a Bachelor of Arts degree in Communications and Studio Art from Marist College

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