



INVESTOR PRESENTATION

May 2026

PERELLA
WEINBERG

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Disclaimers

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Presentation of Information

All facts, metrics and other information provided herein are presented as of March 31, 2026, unless otherwise stated.

Non-GAAP Financial Measures

This Presentation contains certain non-GAAP financial measures. These non-GAAP financial measures should be considered only as supplemental to, and not as a replacement for, financial measures prepared in accordance with U.S. GAAP. Please refer to the Appendix for a reconciliation of these non-GAAP financial measures to the nearest U.S. GAAP financial measures. The Firm believes that these non-GAAP financial measures are key financial indicators of our business performance over the long term and provide useful information regarding whether cash provided by operating activities is sufficient to maintain and grow our business. The Firm believes that the methodology for determining these non-GAAP financial measures can provide useful supplemental information to help investors better understand the economics of our platform. Other companies may calculate non-GAAP financial measures differently, and therefore the non-GAAP financial measures included in this Presentation may not be directly comparable to similarly titled measures of other companies.

Forward Looking Statements

The forward-looking statements in this presentation and oral statements made from time to time by representatives of PWP are based on current expectations and beliefs concerning future developments and their potential effects on the Firm and are not guarantees of future performance, conditions or results. There can be no assurance that future developments affecting the Firm will be those that the Firm has anticipated. These forward-looking statements involve a number of risks, uncertainties (some of which are beyond the Firm’s control) or other assumptions that may cause actual results or performance to be materially different from those expressed or implied by these forward-looking statements. These risks and uncertainties include, but are not limited to, those factors described in the section entitled “Risk Factors” in the Firm’s Annual Report on Form 10-K for the year ended December 31, 2025, filed with the SEC on February 27, 2026, and the other documents filed by the Firm from time to time with the SEC. Should one or more of these risks or uncertainties materialize, or should any of our assumptions prove incorrect, actual results may vary in material respects from those projected in these forward-looking statements. The Firm undertakes no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as may be required under applicable securities laws.

PERELLA WEINBERG | Advisory-Focused Investment Bank

ADVISORY PRODUCT EXPERTISE



Mergers & Acquisitions



Restructuring & Liability Management



Financing & Capital Markets Advisory



Shareholder Engagement, Analytics, & Activism



Private Funds Advisory

INDUSTRY COVERAGE



Consumer & Retail



Energy & Energy Transition



Financial Services & FinTech



Healthcare



Industrials & Infrastructure



Technology, Telecom & Media

KEY STATS

\$688

LTM Q1 2026 Revenues

76

Advisory Partners Globally

~700

Employees

12

Offices Globally

Clients Rely on our Advice and Expertise



Financial advisor to Holcim in connection with its planned separation of its North American business via a spin-off and US listing



Lead financial advisor to BlackRock in connection with its acquisitions of Global Infrastructure Partners and HPS Investment Partners



Exclusive financial advisor to Robert Bosch in connection with its acquisition of residential and light commercial HVAC businesses from Johnson Controls and Hitachi



Exclusive financial advisor to Amplitude Vascular Systems on its sale to Stryker



Investment banker to FTX and the Debtors-in-Possession in connection with their Chapter 11 Cases and FTX's sale of its stake in Anthropic



Investment banker to Spirit Airlines on its announced Pre-Arranged Chapter 11 Filing



Exclusive financial advisor to Penumbra on their sale to Boston Scientific



Financial advisor to Encino on its sale to EOG Resources



Exclusive financial advisor to International Paper on its acquisition of North Pacific Paper Company from One Rock Capital Partners



Financial advisor to the Board of Management of Covestro in connection with the public takeover offer from ADNOC International



Financial advisor to Henkel on their announced acquisitions of Not Your Mother's Haircare & Olaplex



Financial advisor to MasOrange on their agreement with Vodafone and GIC to create Spain's largest fiber optic company



Exclusive financial advisor to Shockwave Medical in connection with its sale to Johnson & Johnson

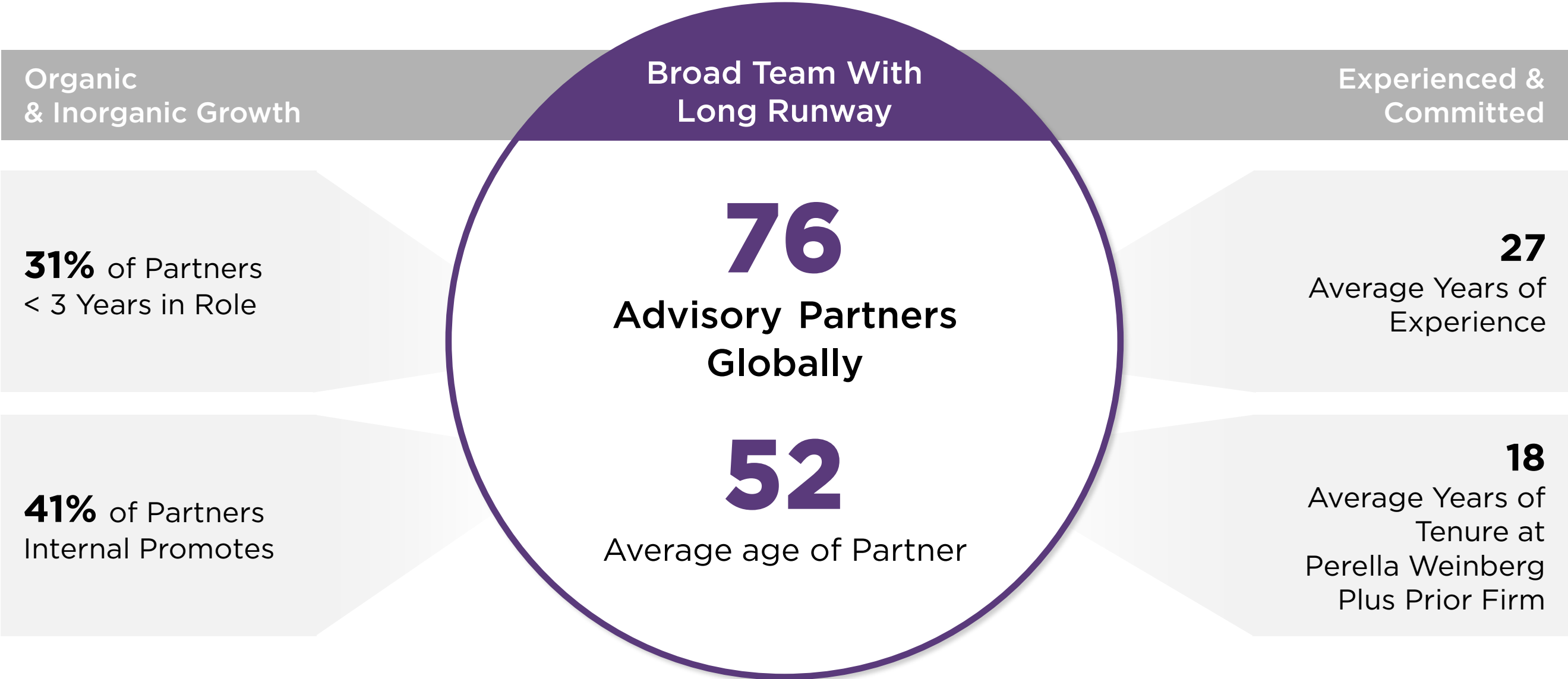


Exclusive financial advisor to Six Flags on their divestiture of 7 parks

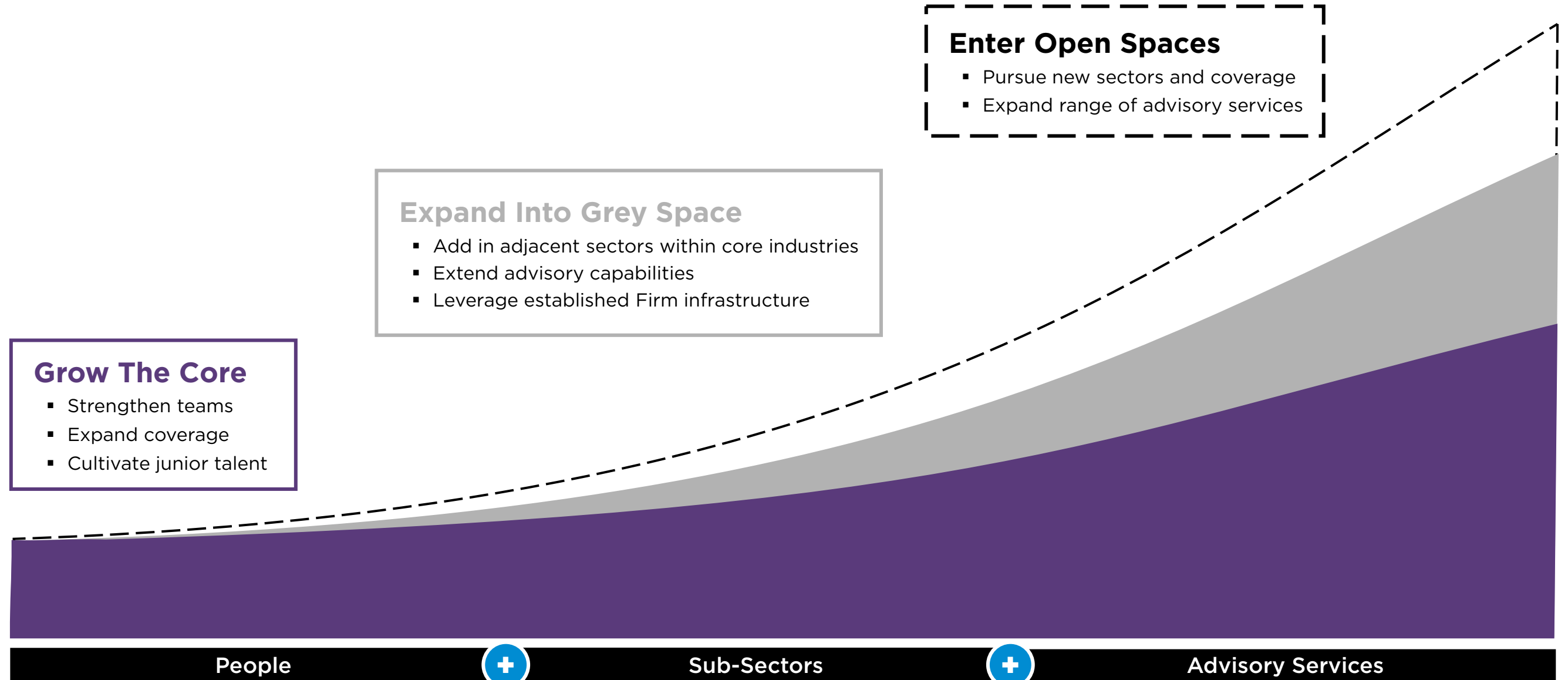


Exclusive financial advisor to Ripple in connection with their strategic investment led by funds managed by affiliates of Fortress Investment Group, affiliates of Citadel Securities, Pantera Capital, Galaxy Digital, Brevan Howard, and Marshall Wace

Our Business is Positioned for Long-Term Revenue Growth



Multiple Drivers of Revenue Growth



Acquisition of Gleacher Shacklock: Long-Established, Diversified, Premier Advisor in The United Kingdom



30
Advisory Professionals



8
Senior Bankers⁽¹⁾



23
Years of Brand Tenure



~\$3.3B
avg M&A deal size⁽²⁾

GLEACHER SHACKLOCK

BUILT WITH A REPUTATION FOR ADVISING CLIENTS ON HIGH-PROFILE, COMPLEX SITUATIONS

M&A CAPABILITIES

Advisory work spans public takeovers, cross-border M&A, carve-outs, contested situations, and private market transactions

DEFENSE CAPABILITIES

Market-leading expertise in major UK public company defense and contested takeover assignments including activist defense with deep mastery of the UK Takeover Code

STRATEGIC FINANCIAL ADVICE

Leading financial advice and execution capability on transformational transactions, often acting as trusted boardroom advisor across the UK large-cap landscape

SECTOR EXPERTISE

Dedicated sector expertise in

- Aerospace & Defense
- Financial Institutions
- Healthcare
- Industrials & Services
- Infrastructure & Utilities
- Metals & Mining

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(1) Comprised of 5 who will be Partners at Perella Weinberg and 3 who will be Managing Directors. (2) M&A deals with disclosed transaction value between 2020-2025; where applicable converted from GBP to USD using a 1.35 exchange rate.

Acquisition of Gleacher Shacklock: Premier European Corporates and Global Alternative Managers Rely on our Advice and Expertise

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A collection of logos for various clients of Perella Weinberg, including altice, APOLLO, Atos, covestro, Lufthansa, Grant Thornton, Henkel, HOLCIM, INFRAVIA, OAKTREE, Pernod Ricard, PROVIDENCE EQUITY PARTNERS, BOSCH, SIEMENS energy, SIRIS, Swiss Re, and ZURICH.

GLEACHER SHACKLOCK



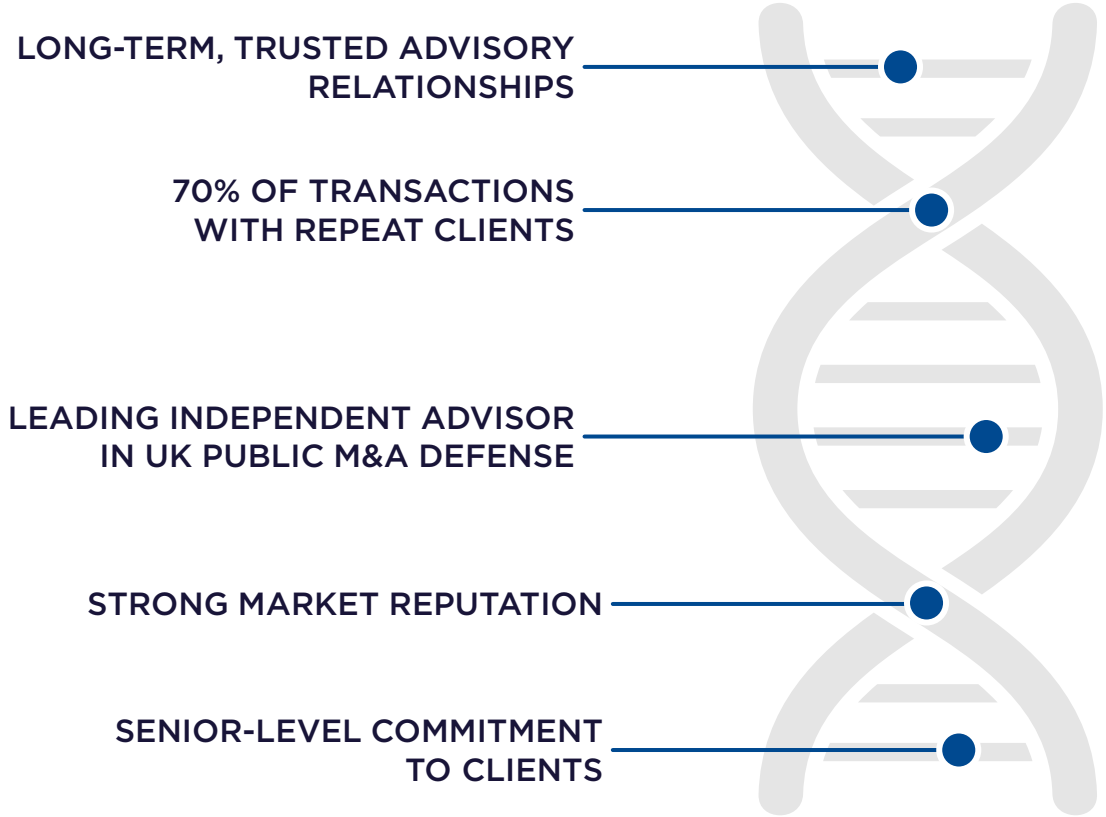
A collection of logos for various clients of Gleacher Shacklock, including ABP ASSOCIATED BRITISH PORTS, BAE SYSTEMS, Blackstone, CPP Investments, ENDEAVOUR MINING, GIC, KIER, JUST EAT Takeaway.com, ONTARIO TEACHERS' PENSION PLAN, QINETIQ, RICARDO, RPS, rws, smiths, and tennet.



COMBINED FIRM STRENGTHENS AND BROADENS POSITION AS A LEADING, GLOBAL INDEPENDENT ADVISOR

Acquisition of Gleacher Shacklock: Highly Complementary, Significantly Expanding Presence in the UK and Continental Europe

GLEACHER SHACKLOCK'S SUCCESSFUL BUSINESS MODEL...



...ENHANCES PERELLA WEINBERG'S GLOBAL FRANCHISE

- ✓ IMMEDIATE SCALE IN UK M&A MARKET
- ✓ STRONG INFRASTRUCTURE COVERAGE AND CONNECTIVITY
- ✓ ALIGNED CLIENT SERVICE APPROACH BASED ON TRUST
- ✓ SEAMLESS CULTURAL FIT WITH SENIOR-LED, COLLABORATIVE TEAMS
- ✓ PARTNERSHIP AND OWNERSHIP MENTALITY

Our Culture Attracts High Quality Clients and Talent



Drivers of Shareholder Value

REVENUE GROWTH

- ✓ Grow Partnership & Client Coverage Footprint
- ✓ Expand Existing Partner Productivity
- ✓ Expand Advisory Services

EXPENSE MANAGEMENT

- ✓ Invest Responsibly & Strategically in Growth
- ✓ Demonstrate Balanced Comp Discipline
- ✓ Drive Operating Leverage via Non-Comp

Financial Overview

ADJUSTED NON-GAAP

	Q1 2026	LTM Q1 2026
Revenue	\$149M	\$688M
<i>YoY Delta</i>	(30)%	(30)%
Pre-Tax Income (Loss)	\$(3.3)M	\$57.8M
EPS	\$0.05	\$0.44

March 31, 2026 Balance Sheet

- \$78M Cash
- No Debt

Prudent Capital Priorities and Strong Shareholder Alignment

CAPITAL PRIORITIES

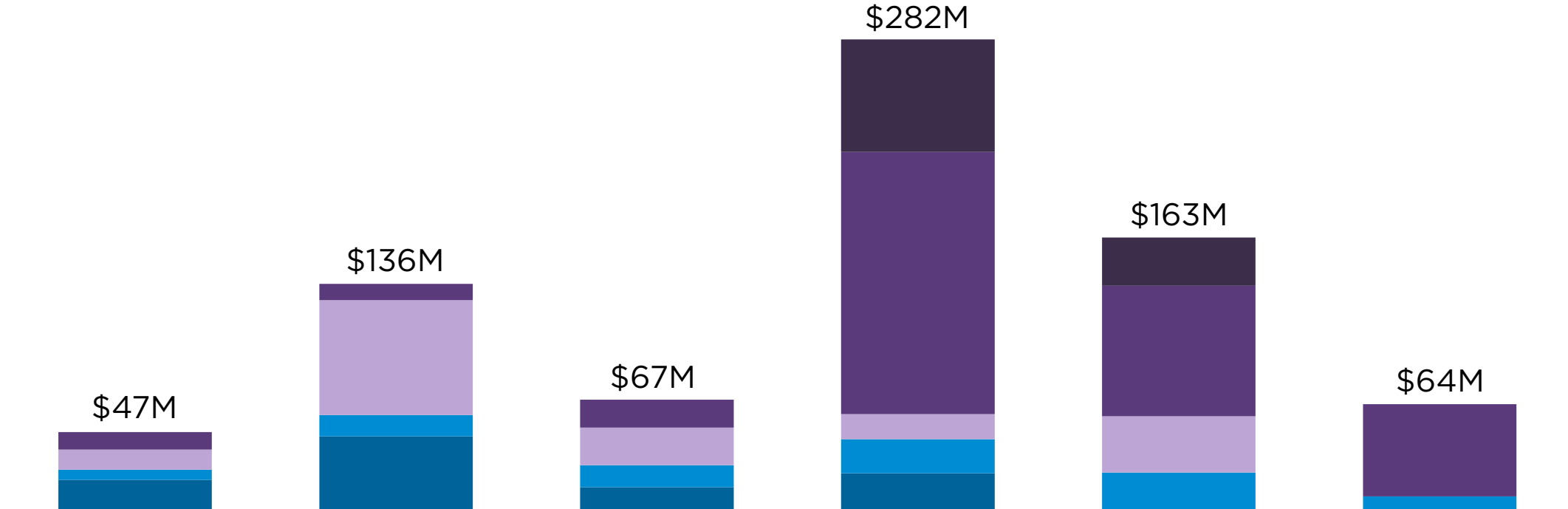
- 1 Invest in our Business
- 2 Maintain Strong, Asset Light Balance Sheet
- 3 Return Excess Cash to Shareholders
 - Repurchases
 - Dividends

SHAREHOLDER ALIGNMENT

- 1 Partners and Employees Own > 30% of the Firm
- 2 Stock is a Significant Component of Compensation
- 3 Senior Leadership Stock Awards Tied to Shareholder Value Creation

Over \$750 Million Returned to Equity Holders

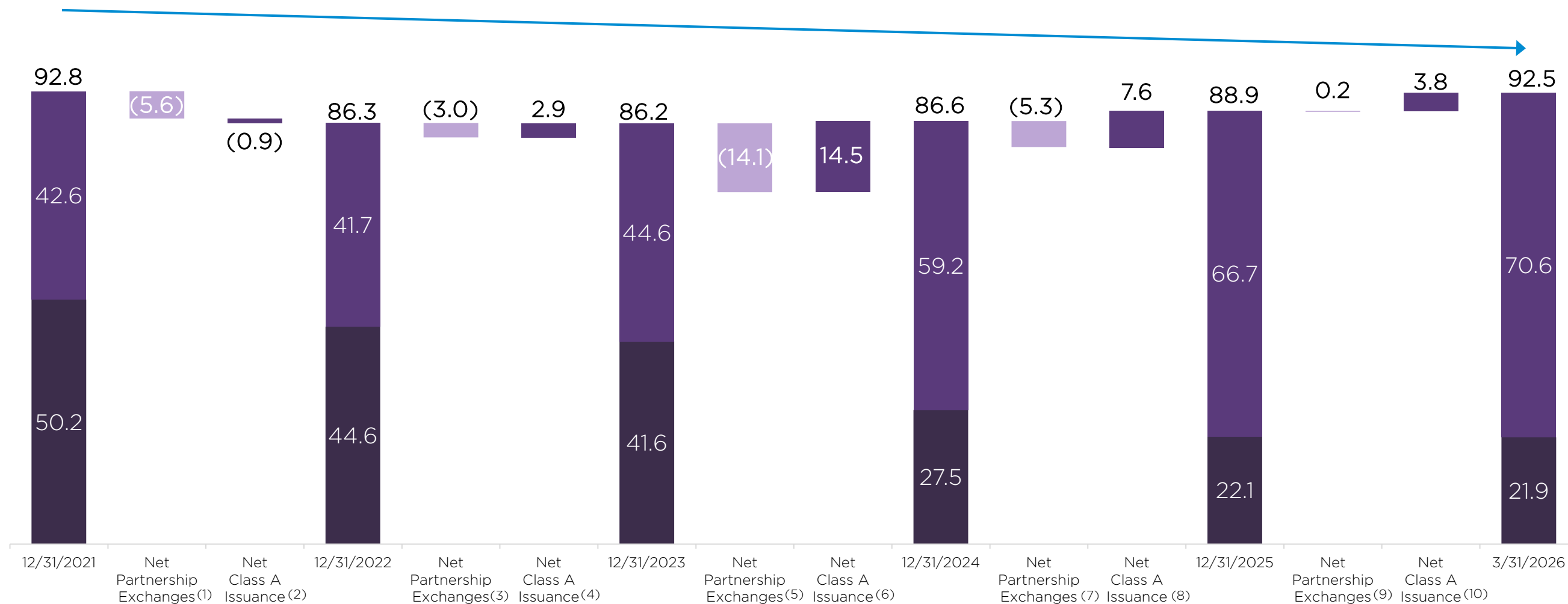
- Unit Exchanges
- Net Settlements
- Share Repurchases
- Dividends
- Distributions



	2021	2022	2023	2024	2025	2026 YTD
Shares & Share Equivalents Retired	1.7M	10.6M	4.0M	14.5M	6.5M	2.7M
Avg. Price	\$12.84	\$7.40	\$9.77	\$16.51	\$21.61	\$20.14

We Actively Manage Our Share Count

(SHARES / UNITS IN MILLIONS)



Notes: Figures may not sum due to rounding. (1) (5.6)M shares include units to Class A (exchanges for stock); (2) (0.9)M shares includes shares issued in warrant or offering, net SBC issuance, Class A share repurchases, and issuance of Class A shares for partnership units; (3) (3.0)M shares include units to Class A (exchanges for stock); (4) 2.9M shares includes net SBC issuance, Class A share repurchases, and issuance of Class A shares for partnership units; (5) (14.1)M includes unit repurchases (exchanges cash settled), units to Class A (exchanges for stock), unit elimination (reorg); (6) 14.5M shares includes shares issued in offering, net SBC issuance, Class A share repurchases, and issuance of Class A shares for partnership units; (7) (5.3)M shares includes unit repurchases (exchanges cash settled) and units to Class A (exchanges for stock); (8) 7.6M shares includes net SBC issuance, Class A share repurchases, issuance of Class A shares for partnership units and issuance of Class A shares related to Devon Park acquisition; (9) (0.2)M shares include units to Class A (exchanges for stock); (10) 3.8M shares includes net SBC issuance and issuance of Class A shares for partnership units.

Compelling and Simple Investment Thesis

1

Growing Revenue

- Large addressable market
- Strength of brand and client relationships position us well for market share gains
- Investment in people to support next leg of growth has been meaningful
- Significant industry open space remains

2

Substantial Earnings Power

- As platform drives toward initial milestone of \$1B+ in annual revenue, will begin to see benefits of scale
- Non-comp cost base further drives expansion in earnings
- Significant employee ownership alignment with shareholders drives incentive to deliver profitable growth

3

Cash Generation Model

- Business produces cash flow to support strategic growth and capital return to shareholders
- Excess cash used for dividends, repurchases, and net share settlements / unit exchanges
- Strong balance sheet with cash and no debt

Consolidated Income Statement (GAAP)

(\$ IN MILLIONS)

	Three Months Ended March 31,		Year Ended December 31,	
	<u>2026</u>	<u>2025</u>	<u>2025</u>	<u>2024</u>
Revenues	\$ 148.9	\$ 211.8	\$ 750.9	\$ 878.0
Expenses				
Compensation and benefits	91.3	123.0	425.6	525.9
Equity-based compensation	30.8	26.2	109.8	258.3
Total compensation and benefits	122.1	149.2	535.4	784.2
Non-compensation expense	39.8	50.9	167.5	172.3
Total expenses	161.8	200.2	702.9	956.6
Operating income (loss)	(12.9)	11.7	48.0	(78.5)
Other income (expense)	2.3	0.2	3.5	10.3
Total non-operating income (expense)	2.3	0.2	3.5	10.3
Income (loss) before income taxes	(10.6)	11.9	51.5	(68.3)
Income tax expense (benefit)	(9.9)	(9.5)	3.5	21.1
Net income (loss)	(0.7)	21.4	48.0	(89.3)
Less: Net Income (loss) attributable to non-controlling interests	(2.2)	4.0	12.5	(24.6)
Net income (loss) attributable to Perella Weinberg Partners	\$ 1.5	\$ 17.3	\$ 35.5	\$ (64.7)
Net income (loss) per share attributable to Class A common shareholders				
Basic	\$ 0.02	\$ 0.28	\$ 0.55	\$ (1.22)
Diluted	\$ 0.02	\$ 0.24	\$ 0.47	\$ (1.22)
Weighted-average shares of Class A common stock outstanding				
Basic	70,398,710	62,138,123	64,208,733	53,187,995
Diluted	101,175,788	75,839,577	100,848,937	53,187,995

GAAP To Adjusted (Non-GAAP) Reconciliation

(\$ IN MILLIONS)

	Three Months Ended March 31,		Year Ended December 31,	
	2026	2025	2025	2024
Revenues	\$ 148.9	\$ 211.8	\$ 750.9	\$ 878.0
Compensation and benefits				
Total compensation and benefits - GAAP	122.1	149.2	535.4	784.2
Adjustments:				
Equity-based compensation not dilutive to investors in PWP or PWP OpCo ⁽¹⁾	—	—	—	(143.7)
Public company transaction related incentives ⁽²⁾	(4.4)	(7.3)	(20.8)	(47.6)
Business realignment costs ⁽³⁾	—	—	—	(3.2)
Acquisition related incentives ⁽⁴⁾	(0.6)	—	(2.7)	—
Adjusted total compensation and benefits	\$ 117.1	\$ 141.9	\$ 511.9	\$ 589.7
Non-compensation expense				
Non-compensation expenses - GAAP	39.8	50.9	167.5	172.3
Adjustments:				
Amortization of acquired intangible assets ⁽⁵⁾	(2.3)	(1.6)	(7.2)	(6.6)
Business Combination transaction expenses ⁽⁶⁾	(0.1)	—	(1.1)	(3.3)
Adjusted non-compensation expense	\$ 37.4	\$ 49.3	\$ 159.3	\$ 162.4
Adjusted operating income (loss)	\$ (5.5)	\$ 20.6	\$ 79.8	\$ 126.0
Non-operating income - GAAP	2.3	0.2	3.5	10.3
Adjustments to non-operating income ⁽⁷⁾	(0.1)	—	(1.3)	0.3
Adjusted non-operating income	\$ 2.2	\$ 0.2	\$ 2.3	\$ 10.5
Adjusted income (loss) before income taxes	\$ (3.3)	\$ 20.9	\$ 82.0	\$ 136.5
Adjusted income tax expense (benefit) ⁽⁸⁾	(6.6)	(5.7)	10.1	32.5
Adjusted net income	\$ 3.2	\$ 26.5	\$ 71.9	\$ 104.0
If-converted adjustments				
Less: Adjusted income tax expense (benefit)	\$ 6.6	\$ 5.7	\$ (10.1)	\$ (32.5)
Add: If-converted income tax expense (benefit) ⁽⁹⁾	\$ (8.4)	\$ (8.4)	\$ 13.5	\$ 41.3
Adjusted if-converted net income	\$ 5.1	\$ 29.3	\$ 68.6	\$ 95.2
Weighted-average adjusted diluted shares of Class A common stock outstanding⁽¹⁰⁾	101,175,788	102,890,927	100,848,937	99,053,639
Adjusted net income (loss) per Class A share-diluted, if-converted	\$ 0.05	\$ 0.28	\$ 0.68	\$ 0.96

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Notes: Figures may not sum due to rounding. See Slide 19 for notes to GAAP reconciliation of adjusted (non-GAAP) results.

Notes to GAAP Reconciliation of Adjusted (Non-GAAP) Results

- (1) Equity-based compensation not dilutive to investors in PWP or PWP Holdings LP (“PWP OpCo”) includes the amortization of awards granted by PWP Professional Partners LP (the “Professional Partners Awards”), which were subject to the one-time accelerated vesting in the second quarter of 2024 (the “Vesting Acceleration”). The vesting of these awards did not economically dilute PWP shareholders’ interests relative to the interests of other investors in PWP OpCo.
- (2) Public company transaction related incentives includes equity-based compensation for transaction-related restricted stock units (“RSUs”) and performance restricted stock units (“PSUs”), which are directly related to milestone events that were part of a business combination that closed on June 24, 2021 (the “2021 Business Combination”), as well as employment taxes for these RSUs, PSUs, and certain Professional Partners Awards. These expenses were outside of PWP’s normal and recurring bonus and compensation processes and will be fully expensed by the end of 2026.
- (3) During the second quarter of 2023, we began a review of the business, which resulted in headcount reductions in order to improve compensation alignment and to provide greater flexibility to advance strategic opportunities. Costs were incurred through the first quarter of 2024 and included separation and transition benefits and the accelerated amortization (net of forfeitures) of certain equity-based awards, including certain Professional Partners Awards and transaction-related RSUs and PSUs, which would have been adjusted through adjustments (1) and (2) above notwithstanding the business realignment.
- (4) Acquisition related incentives includes retention bonus payments and equity-based compensation for RSUs granted in conjunction with the acquisition of Devon Park Advisors (“Devon Park”), as well as associated employment taxes. These expenses are outside of PWP’s normal and recurring bonus and compensation processes.
- (5) The adjustment reflects the amortization of intangible assets associated with the Tudor, Pickering, Holt & Co., LLC (TPH) and Devon Park business combinations. This adjustment was previously referred to as “TPH business combination related expenses” in prior releases.
- (6) Business combination transaction costs that were expensed associated with (i) the 2021 Business Combination, including equity-based vesting for transaction-related RSUs issued to non-employees and costs incurred related to the partnership restructuring that was contemplated during the implementation of the Up-C structure at the time of the 2021 Business Combination and (ii) the acquisition of Devon Park.
- (7) Includes (i) the amortization of debt discounts and issuance costs for all periods presented, (ii) the fair value adjustments to the liability-classified contingent consideration recognized in the Devon Park acquisition for the three months ended March 31, 2026 and the year ended December 31, 2025, (iii) a reclassification of the earnings impact of adjustments to the tax receivable agreement (TRA) liability from non-operating income (expenses) to adjusted income tax expense for the year ended December 31, 2025, (iv) and minimal charges related to the Vesting Acceleration for the year ended December 31, 2024.
- (8) The adjusted income tax expense (benefit) represents the Company’s calculated tax expense (benefit) on adjusted non-GAAP results. It excludes the impact on income taxes of certain transaction-related items and other items not reflected in our adjusted non-GAAP results. It periodically includes the tax impact related to the reclassification of TRA liability adjustments. It does not represent the cash that the Company expects to pay for taxes in the current periods.
- (9) The if-converted income tax expense (benefit) represents the Company’s calculated tax expense (benefit) on adjusted non-GAAP results assuming the exchange of all PWP OpCo units for PWP Class A common stock, resulting in all of the Company’s results for the period being subject to corporate-level tax.
- (10) Adjusted to include the incrementally dilutive impact (i) under the treasury stock method of unvested RSUs and PSUs and (ii) assuming the conversion of all PWP OpCo units to shares of Class A common stock.