UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of earliest event reported): September 8, 2017 (September 7, 2017)

Vantiv, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State of incorporation) 001-35462 (Commission File Number) 26-4532998 (IRS Employer Identification No.)

8500 Governor's Hill Drive Symmes Township, Ohio 45249 (Address of principal executive offices, including zip code)

(513) 900-5250

(Registrant's telephone number, including area code)

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

 \Box 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)

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

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

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2).

Emerging growth company \Box

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

Item 8.01 Other Events.

Certain Communications

On September 8, 2017, Vantiv, Inc. ("<u>Vantiv</u>") uploaded to its website a lender presentation (the "<u>Lender Presentation</u>") with respect to the financing arrangements entered into in connection with the potential business combination between Vantiv and Worldpay Group plc, a public limited company registered in England and Wales. A copy of the Lender Presentation is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

The information furnished on this Form 8-K, including the exhibits attached, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference into any filing under the Securities Act of 1933, regardless of any general incorporation language in such filing.

Item 9.01 Financial Statements and Exhibits.

Exhibit <u>No.</u> Description

99.1 Lender Presentation dated September 7, 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.

VANTIV, INC.

By: /s/ NELSON F. GREENE

 Name:
 Nelson F. Greene

 Title:
 Chief Legal and Corporate Services Officer and Secretary

Dated: September 8, 2017

Exhibit No.

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Description 99.1

Lender Presentation dated September 7, 2017



Safe Harbor Statement

No Offer or Solicitation

This presentation is not intended to and shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote of approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be uniawful prior to registration or qualification under the securities laws of any such jurisdiction.

Forward-Looking Statements

This presentation contains forward-looking state This presentation contains forward-looking statements that are subject to risks and uncertainties. All statements ofher than statements of historical factor relating to present facts or current conditions included in this presentation are forward-looking statements guidance and statements are granding guidance and statements are draward-looking statements guidance. Porvard-looking statements guidance and interfut forward-looking statements by the fact that they do not historical or current tractions and projections relating to our financial condition, results of operations, guidance, plans, objectives, future performance and other words and terms of similar meaning in connection with any discussion of the timing or nature of future operating performance or other events.

and other works and terms of similar meaning in connection with any discussion of the timing or nature of Nature operating or financial performance or other events. The forward-looking statements contained in this presentation are based on assumptions that we have made in light of our industry experience and our perceptions of historical trends, current conditions, expected future developments and other factors we believe are appropriate under the circumstances. As you review and consider information presented herein, you should understand that these statements are not guarantees of future performance or results. They depend upon future events and are subject to risks, uncertainties (many of which are beyond our control) and assumptions. Although we believe what these forward-looking statements. Certain of these factors and other rates are do are easing and in the forward-looking statements. Certain of these factors and other restores and in reasonable assumptions, you should be aware that many factors could affect our actual future performance or results. They depend upon future events and are subject to risks, uncertainties (in an of the finance of Visak, Master Company) with the located consider information of the state or anter of the material and cause them to differ materially from those anticipated in the forward-looking statements. Certain of these factors and other requirements (vi) unathorized disclosure of data or security breaches, (iv) systems failures or interruptions; (v) our ability to expand our market share or enter new markets; (vi) currentiation of spansorship or clearing service; (vi) kas discleared or other payment hereovits or changes in those requirements; (vi) unability to assign for increase; (vi) terms intervice; (vi) kas discleared or other payment hereovits or changes in those requirements; (vi) unability to assign for increases; (vi) terms of the transaction, (vix) constitution of spansorship or clearing service; (vi) kas of clearing service; (vi) as decline in the use of creat

Any forward-looking statement made by us in this pres to publicly update any forward-looking statement, whet entation speaks only as of the date of this presentation. Factors or events that could cause our actual results to differ may emerge from time to time, and it is not possible for us to predict all of them. We undertake not her as a result of new information, future developments or otherwise, except as may be required by law.

Important Additional Information and Where to Find It

Introduction may be deemed to be solicitation material in respect of the acquisition. In connection with the foregoing proposed issuance of the Company's common stock in respect of the acquisition. In connection with the foregoing proposed issuance of the Company's common stock the Company expects to file a proxy statement on Schedule 1A4 with the SEC. To the extent the Company effects the Acquisition of Workpay as a Scheme of Arrangement under United Kingdom law, the issuance of the Company's common stock in respect of the Acquisition. In connection with the foregoing proposed issuance of the Company's common stock the Company expects to file a proxy statement on Schedule 1A4 with the SEC. To the extent the Company effects the Acquisition or Workpay as a Scheme of Arrangement under United Kingdom law, the issuance of the Company's common stock in the Acquisition would not be expected to require registration requirements of the Act, line the extent the Company's common stock that would be the company determines to conduct the Acquisition pursuant to an difference of the Act, line the event that the Company determines to conduct the Acquisition summation and would not be expected to require registration requirements of the Act, line the extent the Acquisition. INVESTORS AND STOCKHOLDERS ARE URGED TO READ THE PROXY STATEMENT AND OTHER RELEVANT DOCUMENTS FILED OR TO BE FILED WITH THE SEC CAREFULLY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE COMPANY, THE ACQUISITION AND RELATED MATTERS. Investors and stockholders will be able to obtain free copies of the proxy statement and other documents filed by the Company with the SEC at the SEC's website at <u>www.sec.gov</u>. In addition, investors and stockholders will be able to obtain free copies of the proxy statement and other documents filed by the Company is common.

Participants in the Solicitation

The Company and its directors, officers and employees may be considered participants in the solicitation of proxies from the Company's stockholders in respect of the Acquisition. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of the Company's stockholders in connection with the Acquisition, including names, affiliations and a description of their direct or indirect interests, by security holdings or otherwise, will be set forth in the proxy statement and other relevant materials to be filed with the SEC. Information concerning the interests or the Company's statement and the solicitation, which may, in some cases, be different than those of the Company's stockholders generally, is set forth in the materials field by the Company with the SEC. Information set, be set free marks, will be set forth in the proxy statement relating to the Acquisition, when it becomes available. Non-GAAP Financial Measures

This presentation contains estimated financial information that is unaudited and not presented in accordance with US Generally Accepted Accounting Principles (GAAP)

Such information includes financial information presented in accordance with International Financial Reporting Standards (IFRS), information relating to the combined financial data presented with the side-by-side financials; estimated efficiencies and run-rate savings; estimated synergies and efficiencies; and adjusted earnings per share, which excludes non-cash amortization of intangible assets. This information has been provided on a forward-looking basis pursuant to an exception for non-GAAP financial measures included in disclosures relating to a proposed business combination transaction, the entity resulting from the business combination transaction or an entity that is a party to the business combination transaction containing such disclosure is subject to the SEC's rules relating to continue communications applicable to business combination transactions. Investors should not place undue reliance on these measures and should carefully review the risks and uncertainties described in the cautionary statement relating to "Forward-Looking Statements" contained hereir

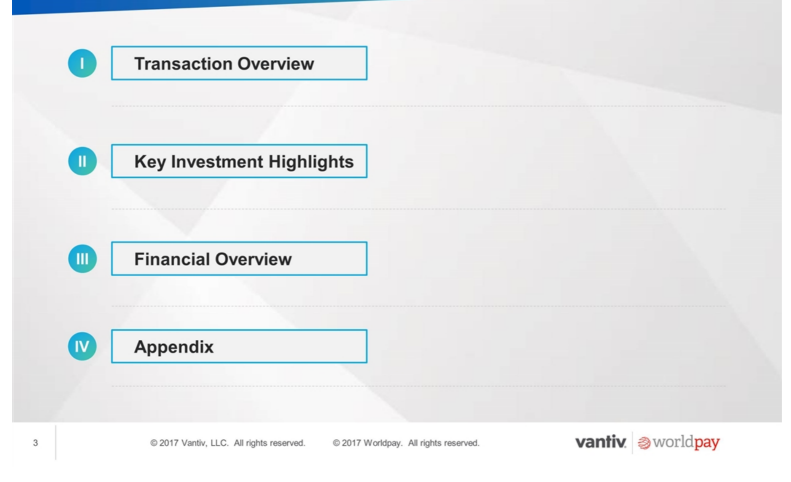
Representations

It is understood and acknowledged that any person's access to, and use of, any of the attached materials constitutes their overall acceptance of the following: (1) none of Vantiv, Workpay, the Company, or any other party involved in the preparation of the attached materials makes any representation, warranty or claim that the materials and information contained therein is current or accurate; (2) by virtue of access to these materials, no one shall be entited to claim detrimental reliance on any information provided or expressed; (3) no person should rely on statements or representations made by any other source based on these materials; and (4) neither Vantiv, Workpay, the Company, nor any other party involved in the preparation of the attached materials.

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Transaction Overview

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Transaction Overview

- Vantiv (the "Company") is a leading, integrated payment processor and is the largest merchant and PIN debit acquirer in the US, based on number of transactions
- On August 9, 2017, Vantiv and Worldpay announced that they have reached agreement on the terms of a recommended merger for total consideration of \$12.0Bn (representing 18.6x LTM EBITDA without synergies)
- Worldpay is a leading payments technology company to over 400,000 clients worldwide. Using its network and technology, Worldpay is able to process payments across 146 countries and 126 currencies
- The acquisition financing will be comprised of:
 - Incremental Revolver: \$600MM

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- Incremental Term Loan A-4: \$1,605MM
- Incremental Term Loan B-1: \$535MM
- Incremental Senior Unsecured Notes: \$1,130MM
- In addition, Vantiv is seeking to reprice it's existing \$761MM Term Loan B and syndicate the \$1,270MM Incremental Term Loan B that was funded to complete the buyback of shares owned by Fifth Third Bank "Fifth Third" to reduce their pro forma ownership to ~4.9%
- Pro forma first lien and total net leverage of 4.1x and 4.8x LTM Adjusted EBITDA, respectively⁽¹⁾⁽²⁾. Strong credit
 profile with target of de-levering to a 4.0x gross debt to EBITDA leverage ratio over the next 12-18 months
- Vantiv has completed an amendment to its existing credit facilities as well as the successful Agent-level syndication of the acquisition financing
- We are requesting commitments on September 18th for the \$1,270MM TLB, \$761MM TLB repricing as well as retail tickets for the Revolver and Term Loan A-4

Notes: assumes on exchange rate of US\$1.2967.£1 1. Based on covenant EBITDA; includes additional addbacks for Vantiv covenant EBITDA purposes; ~\$400MM incremental addback as of 6/30/2017 2. includes one-brind of \$200MM of run-rate synergies for illustrative purposes; LTM defined as Last Twelve Month period (H1 2017 + 2016 FY – H1 2016)

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Vantiv Overview

	'16 Net Revenue	\$1.9Bn	
	% Growth	13%	
	'16 Adjusted EBITDA	\$0.9Bn	
	% Margin	48%	
	Segment Overvie	w	
	Merchant Services	Financial Institution Services	
	 #1 Ranked U.S. merchant and #1 U.S. pin debit acquirer ⁽¹⁾ 	 Leading processor to banks and credit unions unde \$10Bn in assets 	
	 ~800,000 merchant locations served 	 4 billion transactions processed 	
	 ~5,000 referring branches 		
	 21 billion transactions processed 		
	 21% U.S. merchant market share ⁽¹⁾⁽²⁾ 		
	Over 1/3 rd of the top 100 retailers		
16 Net Revenue	\$1,546MM	\$359MM	
% Total	81%	19%	
	16%	4%	

Worldpay Overview

≫worldpay '16 Net Revenue (1) \$1.3Bn 15% % Growth

\$0.6Bn 47%

16 Adjusted	
% Margin	(2)

Segment Overview				
	Global eCom	U.K.	U.S.	
	 Online and mobile multi-currency payments for multi-national retailers ~1,200 customers including some of the largest, global online merchants Verticals: Digital Content, Global Retail, Airlines, Gaming and Travel 	 #1 merchant acquirer in UK ~40% share of UK merchant market by volume ~300,000 UK and Ireland-based customers ranging from SMEs to major retailers 	 #7 merchant acquirer in US ~100,000 SME customers and ~15,000 enterprise customers Vertical-specific enterprise solutions: Grocery, Petroleum, Restaurant and Retail 	
'16 Net Revenue (1)	\$439MM	\$498MM	\$340MM	
% Total	34%	39%	27%	
CC Growth %	22%	8%	2%	
'16 Adj. EBITDA (2)(3)	\$273MM	\$247MM	\$94MM	
% Margin (2)(3)	62%	50%	28%	

Source Nison Report, issues 1105 (March 2017) and 1110 (May 2017) Note: assumes on exchange rate of US\$12967£1 1. Workpay net revenue reflects reported gross profit for comparable reporting conventions to Vantiv, for illustrative purposes only, estimated by allocating total gross profit using reported net revenue % of total 2. Underlying EBITDA show may may in show after taking into effect net revenue to gross profit adjustment 3. Assumes corporate costs of £25MM are allocated pro rata across segments by Workpay reported net revenue

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Key Investment Highlights

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Key Investment Highlights

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0	Establishes a Global eCommerce Leader	Creates a global leader in eCommerce with significant scale, differentiated products and worldwide reach
2	Expanding into High Growth Markets	Leveraging our combined capabilities in order to focus on new international geographies, verticals and client segments
3	Delivering Innovation at Scale	Global footprint and advanced technology enables us to deliver innovation at scale through our leading distribution
•	Superior Financial Profile	Resilient business with strong recurring revenue, industry-leading margins and significant operating leverage
5	Significant Cost Synergies	Plan to achieve annual recurring pre-tax cost synergies of approximately \$200 million by the end of the third year post close
6	Strong Cash Flow	Strong free cash flow generation creates ability to de-lever consistently
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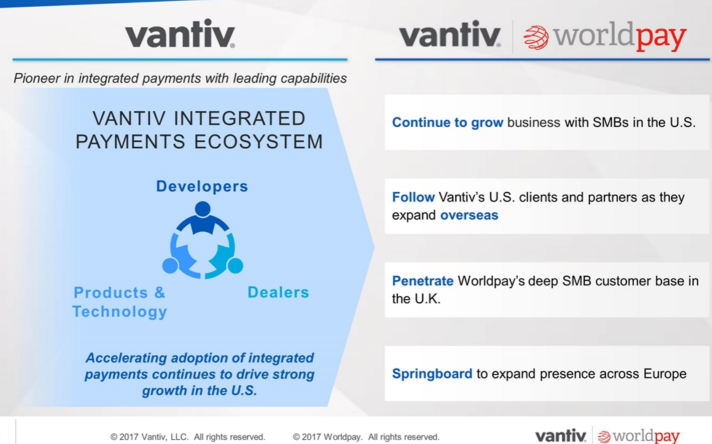
Creating a Global Leader in eCommerce



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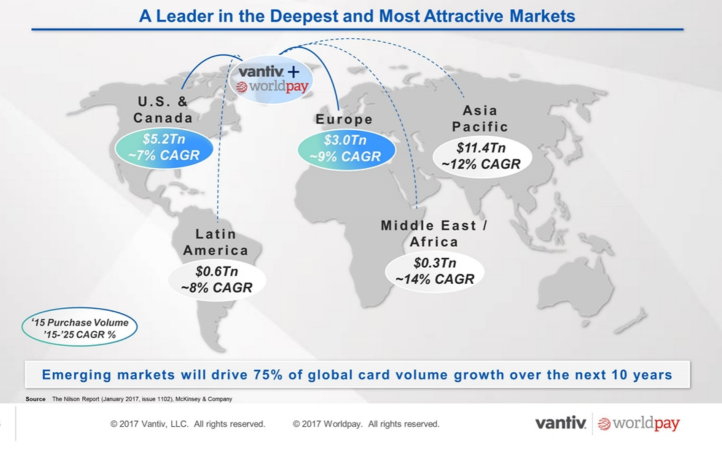
Expanding Integrated Payments



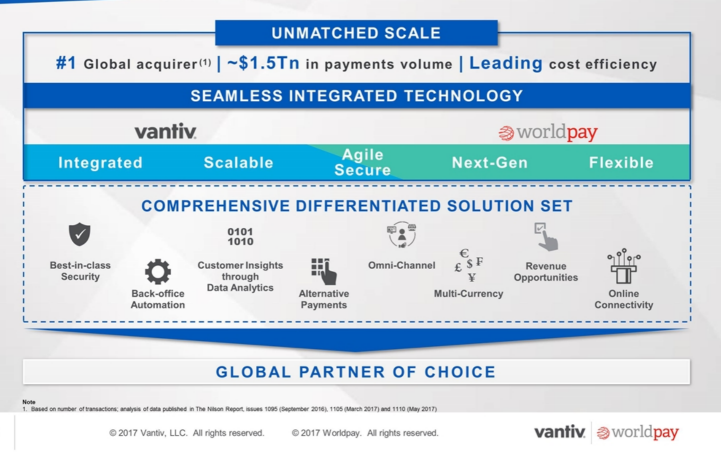
Enhancing Our Deep Vertical Expertise



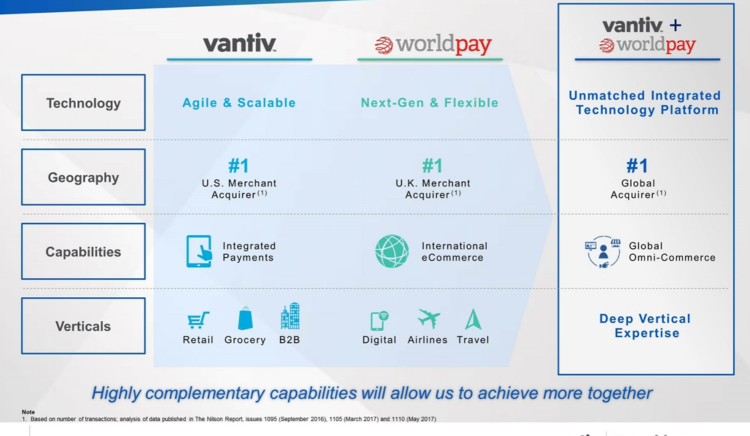
Creates a Global Platform for International Expansion



Delivering Innovation at Scale



Creating a Global Omni-Commerce Leader



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Financial Overview

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Compelling Financial Profile

Before Synergies

FY2016	vantiv	⊚world pay	vantiv. + ≫worldpay ⁽¹⁾⁽²⁾
Transaction Volume (\$Tn)	\$0.9	\$0.6	\$1.5Tn
Transactions (Bn)	25	15	40Bn
Net Revenue (\$Bn)	\$1.9	\$1.3 ⁽²⁾	\$3.2Bn
Adjusted EBITDA (\$Bn)	\$0.9	\$0.6	\$1.5Bn
Margin (%)	48%	47% (2)	48%
Free Cash Flow (\$Bn) ⁽³⁾	\$0.8	\$0.4	\$1.2Bn
Conversion (%) ⁽⁴⁾	87%	66%	78%

ote: assumes on exchange rate of US\$1.2967.£1 . Figures shown are pro forma for combined company . Wordgay for illustrative purposes only, net revenue reflects reported gross profit for comparable reporting conventions to Vantiv; Underlying EBITDA shown for Wordgay, margin shown after taking into effect net revenue to gross profit adjustment . Free cash flow conversion defined as (Adjusted EBITDA – Capex) / Adjusted EBITDA

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Identifiable and Achievable Cost Synergies

	Annual Run-Rate Synergies
U.S. Technology, Operations and Selling, General & Administrative Expenses	63%
Group G&A	22%
eCom Technology, Operations and Selling, General & Administrative Expenses	15%
	\$200MM
	Estimated Run-Rate Cost Synergies

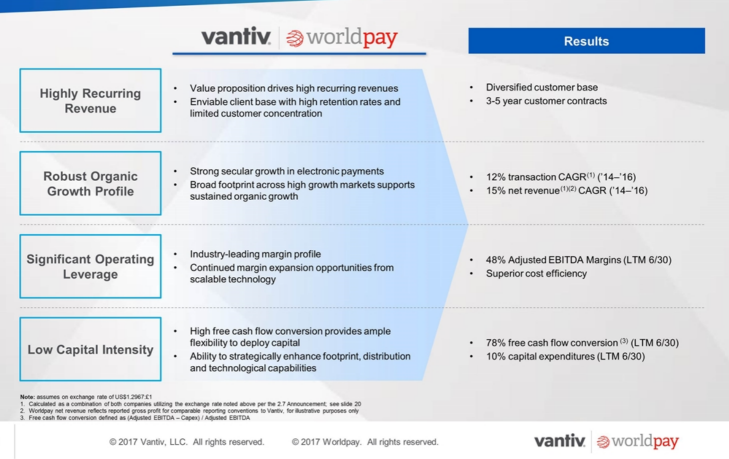
Estimated Run-Rate Cost Synergies By End of Third Year Post Close

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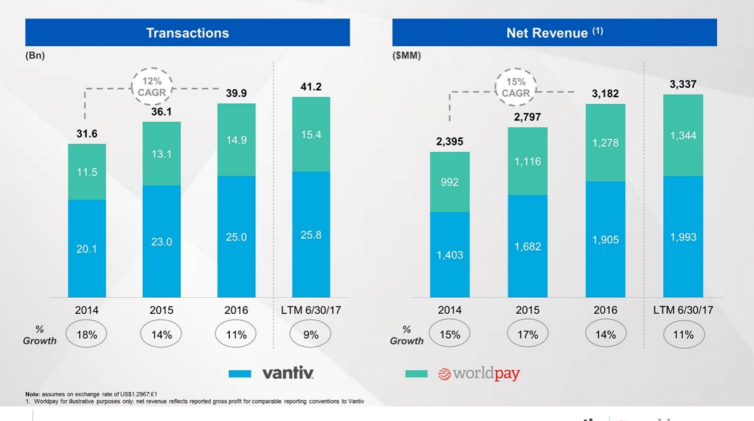
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Compelling Model – Visibility, Sustainability, Growth and Cash Flow



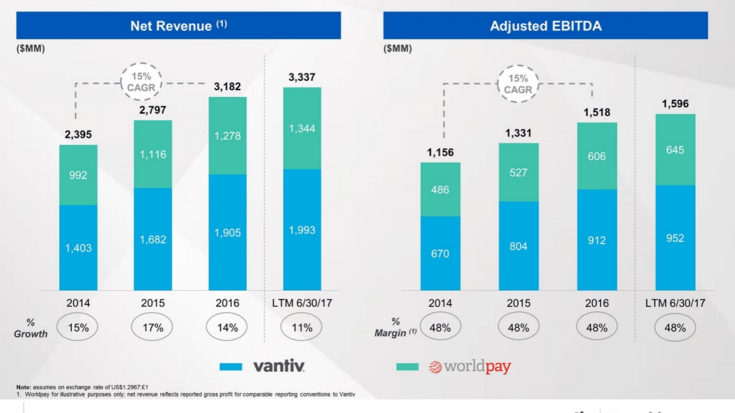
Strong Transaction Growth and Stable Yields Drive Revenue



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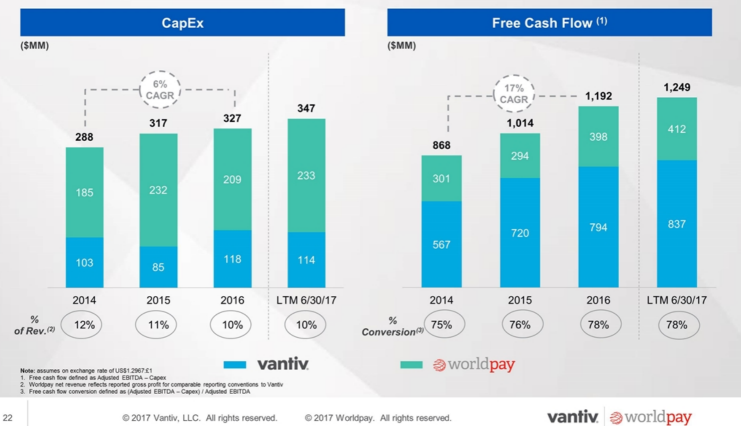
Significant Operating Leverage



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Strong Free Cash Flow



Vantiv's Consistent Track Record of Delevering

Gross Debt / Adjusted EBITDA (1)(2)



Net Debt / Adjusted EBITDA (1)(2)



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Financial Policy

Leverage	 Use strong, stable free cash flow to reduce leverage over time Deleveraged from 5.0x to 3.5x during the two-year period ending June 2016 Target of de-levering to a 4.0x debt to EBITDA leverage ratio over the next 12-18 months post closing
Liquidity	Expect to maintain strong liquidity position
Other Capital Actions	Track record of deploying capital towards strategic M&A, TRA or share repurchase
Dividends	 No current intention to pay a dividend in the foreseeable future

Vantiv is committed to maintaining a positive and proactive working relationship with the financial community, rating agencies and lenders

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Key Investment Highlights

•	Establishes a Global eCommerce Leader	Creates a global leader in eCommerce with significant scale, differentiated products and worldwide reach
2	Expanding into High Growth Markets	Leveraging our combined capabilities in order to focus on new international geographies, verticals and client segments
3	Delivering Innovation at Scale	Global footprint and advanced technology enables us to deliver innovation at scale through our leading distribution
4	Superior Financial Profile	Resilient business with strong recurring revenue, industry-leading margins and significant operating leverage
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6	Strong Cash Flow	Strong free cash flow generation creates ability to de-lever consistently
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S&U / Pro Forma Capitalization

Sources (\$MM)			Uses (\$MM)	
Equity Issuance	8,756	Equity Purchase P	rice	10,184
Rolled Vantiv Debt	4,574	Rolled Vantiv Debt		4,574
Rolled Worldpay Debt	630	Rolled Worldpay D	ebt	630
ncremental Term Loan A-4	1,605	Refinanced Vantiv	Debt	
ncremental Term Loan B-1	535	Refinanced Worldg	ay Debt	1,568
ncremental Unsecured Notes	1,130	Fifth Third Share B	uyback	1,267
ncremental Vantiv Term Loan B (Fifth Third)	1,270	Provision for Trans	action Expenses	350
Cash from Balance Sheet	73			
Total	18,573	Total		18,573
Capitalization (\$MM)	(Current 6/30/17	Transaction-Related	PF 6/30/17
Cash		119.9	466.3	586.2
Existing Vantiv Revolver		358.0		358.0
Existing Vantiv Term Loan A		2,407.6		2,407.6
Existing Vantiv Term Loan B		761.2		761.2
Existing Vantiv Term Loan B (Fifth Third)			1,270.0	1,267
Incremental Term Loan A-4			1,605.0	1,605.0
Incremental Term Loan B-1			535.0	535.0
Existing Vantiv Capital Leases & Leasehold Mortgages		43.1		43.1
Rolled Worldpay Capital Leases			38.9	38.9
Total Secured Debt		\$3,569.9	\$3,448.9	\$7,018.8
Incremental Unsecured Notes			1,130.0	1,130.0
Rolled Worldpay Senior Unsecured Notes (€)			590.7	590.7
Total Debt		\$3,569.9	\$5,169.6	\$8,739.5
Net Debt		\$3,450.0	\$4,703.3	\$8,153.3
LTM Adjusted EBITDA (1)		990.8 ⁽²⁾		1,702.2
Secured Leverage		3.6x		4.1x
Gross Leverage		3.6x		5.1x
Net Leverage		3.5x		4.8x

Notes: assumes on exchange rate of US\$1.2907.8.1 1. FP LTM Adjusted EBITDA includes on-eHind of \$200MM of run-rate synergies for illustrative purposes 2. Includes additional addbacks for Vantiv covenant EBITDA purposes; ~\$40MM incremental addback as of 6/30/2017

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Summary of Terms Incremental Pro Rata Facilities

Borrower:	Vantiv, LLC (the "Borrower")			
Facilities:	Incremental Pro Rata Facilities			
	Facility	Incremental Revolver	Incremental Term Loan A-4	
	Amount	\$600mm	\$1,605mm	
	Maturity	5-years	5-years	
	Pricing	Opening at L+225 bps Undrawn: 37.5 bps with step-down	Opening at L+225 bps	
		Total Leverage-based Pricing Grid: 4.50x+: L+225 bps 4.50x - 3.75x: L+200 bps 3.25x - 3.75x: L+175 bps 2.25x - 3.75x: L+100 bps Below 2.25x: L+125 bps	Total Leverage-based Pricing Grid: • 4.50x+: L+225 bps • 4.50x - 3.75x: L+200 bps • 3.25x - 3.75x: L+175 bps • 2.25x - 3.25x: L+155 bps • Below 2.25x: L+125 bps	
	Amortization	None	5%/5%/5%/7.5%/10%	
Use of Proceeds:	Revolver: General corporate purposes Term Loan A-4: To finance the acquisition of Worldpay, refinance existing Worldpay debt, and pay related fees and expenses			
Incremental Facility:	Fixed Dollar Incremental Amount shall be \$1,000,000,000 and the leverage ratios applicable to the Ratio-Based Incremental Amount shall be set at the applicable leverage ratios on the Closing Date with ability to incur non-USD incremental Term Loans.			
Security:	First lien on substantially all tangible and intangible assets, including stock of the Borrower and all domestic restricted subsidiaries (Same as existing)			
Guarantors:	Vantiv Holding, LLC and the material domestic wholly-owned restricted subsidiaries of the Borrower (Same as existing) ⁽¹⁾			
Optional Prepayments:	Prepayable at par			
Mandatory Prepayments:	Mandatory prepayments required from proceeds of: 100% net cash proceeds of non-ordinary course asset sale proceeds, with 12 month reinvestment rights 100% of debt issuance proceeds (other than permitted debt) (Same as existing)			
Financial Maintenance Covenants:	Total Leverage Ratio: December 31, 2017 – September 30, 2018: 6.50 to 1.00 • December 31, 2018 – September 30, 2019: 5.75 to 1.00 • December 31, 2019 – September 30, 2020: 5.00 to 1.00 • December 31, 2020 and thereafter: 4.25 to 1.00 • December 31, 2020 and thereafter: 4.25 to 1.00			
Negative Covenants:	To match Amen	ded Existing Credit Facilities		

Note
1. Worldpay US Subsidiaries expected to become guarantors post-closing

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Summary of Terms Incremental Term Loan B

Borrower:	Vantiv, LLC (the "Borrower")			
Facilities:	Incremental Term Loan B			
	Facility Incremental Term Loan B			
	Amount	\$1,270mm		
	Maturity	August 7, 2024		
	Amortization	1.00% per annum		
Use of Proceeds:	Share buyback	of 19.8MM Vantiv shares to reduce Fifth Third's stake to 4.9% post transaction		
Incremental Facility:	Fixed Dollar Incremental Amount shall be \$1,000,000,000 and the leverage ratios applicable to the Ratio-Based Incremental Amount shall be set at the applicable leverage ratios on the Closing Date with ability to incur non-USD incremental Term Loans.			
Security:	First lien on substantially all tangible and intangible assets, including stock of the Borrower and all domestic restricted subsidiaries (Same as existing)			
Guarantors:	Vantiv Holding,	Vantiv Holding, LLC and the material domestic wholly-owned restricted subsidiaries of the Borrower (1)		
Optional Prepayments:	101 Soft Call (6 months)			
Mandatory Prepayments:	Mandatory prepayments required from proceeds of: 100% net cash proceeds of non-ordinary course asset sale proceeds, with 12 month reinvestment rights 100% of debt issuance proceeds (other than permitted debt) 50% of excess cash flow with leverage based stepdowns to 25% and 0% based on senior secured leverage of 4.25x and 3.75x, respectively 			
Financial Maintenance Covenants:	None			
Negative Covenants:	To match Amended Existing Credit Facilities			

1. Worldpay US Subsidiaries expected to become guarantors post-closing

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Summary of Terms Term Loan B Repricing

Borrower:	Vantiv, LLC (the "Borrower")			
Facilities:	Term Loan B Repricing			
	Facility	Term Loan B Repricing		
	Amount	\$761mm		
	Maturity	October 14, 2023 (same as existing)		
	Amortization	1.00% per annum (same as existing)		
Use of Proceeds:	Reprice the exis	sting Term Loan B		
Incremental Facility:	Fixed Dollar Incremental Amount shall be \$1,000,000,000 and the leverage ratios applicable to the Ratio-Based Incremental Amount shall be set at the applicable leverage ratios on the Closing Date with ability to incur non-USD incremental Term Loans. (same as existing)			
Security:	First lien on substantially all tangible and intangible assets, including stock of the Borrower and all domestic restricted subsidiaries (Same as existing)			
Guarantors:	Vantiv Holding, LLC and the material domestic wholly-owned restricted subsidiaries of the Borrower (Same as existing) ⁽¹⁾			
Optional Prepayments:	101 Soft Call (6 months)			
Mandatory Prepayments:	Mandatory prepayments required from proceeds of: 100% net cash proceeds of non-ordinary course asset sale proceeds, with 12 month reinvestment rights 100% of debt issuance proceeds (other than permitted debt) 50% of excess cash flow with leverage based stepdowns to 25% and 0% based on senior secured leverage of 4.25x and 3.75x, respectively (Same as existing)			
Financial Maintenance Covenants:	None (same as existing)			
	To match Amended Existing Credit Facilities (same as existing)			

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1. Worldpay US Subsidiaries expected to become guarantors post-closing

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Execution Timeline

September 2017									October 2017							
S		м	т	W	т	F	S		S	М	т	W	т	F	S	
						1	2		1	2	3	4	5	6	7	
3		4	5	6	7	8	9		8	9	10	11	12	13	14	
10)	11	12	13	14	15	16		15	16	17	18	19	20	21	
17	,	18	19	20	21	22	23		22	23	24	25	26	27	28	
24	ŀ	25	26	27	28	29	30		29	30	31					
	Federal ho							oliday			Key e	vent				
	:	Sept	embe	er 7 th			Le	ender (Call							
September 18 th Co							ommitments Due									
Week of October 2 nd Cl							ose &	ose & Fund Term Loan B								
	Q1 2018 Clo							ose &	Fund	RCF &	& TLA	-4				
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Combination Summary

	 Combination creates a new global player with pro forma enterprise value of ~£22Bn / ~\$29Bn 						
	 Vantiv offer for Worldpay represents ~£9.3Bn / ~\$12.0Bn enterprise value 						
Structure and Exchange Ratio	 Worldpay shareholders will receive 55p in cash; and 0.0672 new Vantiv shares for each Worldpay share as well as an interim dividend of 0.8p and a special dividend of 4.2p per Worldpay share on completion of the merger 						
	 Committed financing has been obtained for the cash consideration in the transaction and to refinance certain debt 						
	Vantiv will provide a mix and match facility to Worldpay shareholders						
Ownership	Pro-forma ownership: 57% Vantiv shareholders / 43% Worldpay shareholders						
Ownership	Buyback of 19.8MM Vantiv shares from Fifth Third Bank implies 4.9% ownership post transaction						
	Charles Drucker to be Executive Chairman and Co-CEO						
Governance	Philip Jansen to be Co-CEO, Stephanie Ferris to be CFO, each reporting to Charles Drucker						
	13 member board, 8 to be designated by Vantiv and 5 to be designated by Worldpay						
	New company to be renamed Worldpay						
Name / Headquarters	 Combined company to have global and corporate headquarters in Cincinnati, Ohio and international headquarters in London 						
	Combined company common shares will trade on the NYSE with a secondary listing on the LSE						
Closing	Subject to customary closing conditions including regulatory and shareholder approvals						
Considerations	Transaction is expected to close in early 2018						

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