

PENDRAGON PLC

MAXIMISING SHAREHOLDER VALUE

SEPTEMBER 18TH 2023

Agenda

1. Transaction overview & highlights

2. Key terms

3. Pinewood overview & growth drivers

4. Summary

5. Q&A

Transaction overview & highlights

Transaction overview

Value maximising conclusion of the Board's strategic review that returns cash to, and creates a pure play SaaS business for, shareholders

Sale of UK Motor and Pendragon Vehicle Management (PVM)

- Cash consideration of £280m¹, including the £30m share subscription
- Lithia to assume all existing Pendragon net bank debt and pension obligations
- Subject to customary conditions and Pendragon shareholder approval
- Intended dividend of 16.5 pence per share to existing Pendragon shareholders on closing²
- Pendragon will remain listed and change its name to Pinewood Technologies plc

Strategic Partnership with Lithia to unlock and accelerate entry into the North American market

- Implement Pinewood's software in Lithia's 50 UK locations, adding c.2,500 users, within 12 months
- Form a joint venture to co-develop capability & accelerate entry into the highly attractive North American market, featuring c.21k new car automotive dealers estimated to be worth >£2.6bn per year. To target Lithia's c.17,500 users across 296 locations alongside 3rd party customers
- Product co-development with Lithia will add further capability & offer new growth drivers in key existing markets
- Separation from Pendragon's motor division provides an opportunity to unlock further scale among UK retailers

Pinewood will be led by a highly experienced management team to drive further investor returns

- Partnership underpinned by £30m subscription for new shares. Post completion Lithia will own 16.67%³ of Pinewood Technologies plc
- Business to be led by Bill Berman, CEO and Oliver Mann, CFO, supported by a highly experienced team
- FY27 target for Underlying EBITDA of Pinewood Technologies plc of £27m, with further significant upside expected to be delivered through the JV with Lithia

Key transaction benefits:

Cash Dividend	Retained Ownership in Pinewood	Entry into North America via JV	Day 1 Value With Significant Future Upside			
16.5p	+	10.3p+	+	0.6p+	=	27.4p+

- ✓ Value maximising transaction for current Pendragon shareholders:
 - Significant upfront cash proceeds (16.5 pence per share dividend²)
 - Substantial long-term upside from retained ownership
- ✓ Creates a publicly listed, pure-play DMS software company
- ✓ Recapitalises Pinewood to increase operating flexibility
- ✓ Adds a key DMS customer in UK and provides an opportunity to unlock further scale among UK retailers
- ✓ Establishes a valuable JV to develop the North American market

Lithia overview:



- One of the largest automotive retailers in North America
- 340 stores and c.22k employees worldwide
- \$28bn revenue and \$1.8bn Adj. EBITDA (LTM as of June 2023)

Transaction highlights



**Maximised
shareholder value...**

***Significant cash dividend of
16.5p per share, returning
c.£240m to shareholders¹***



**...accelerated by a
strategic partnership
and expansive global
footprint...**

***Board believe that Lithia is the
best possible partner to
turbocharge Pinewood's
expansion into North America***



**...sustained through
operational excellence**

***Retained ownership in a listed,
growth oriented, pure play
software company ready for next
chapter of growth led by a
seasoned management team***

Key terms

Key transaction terms

Consideration:

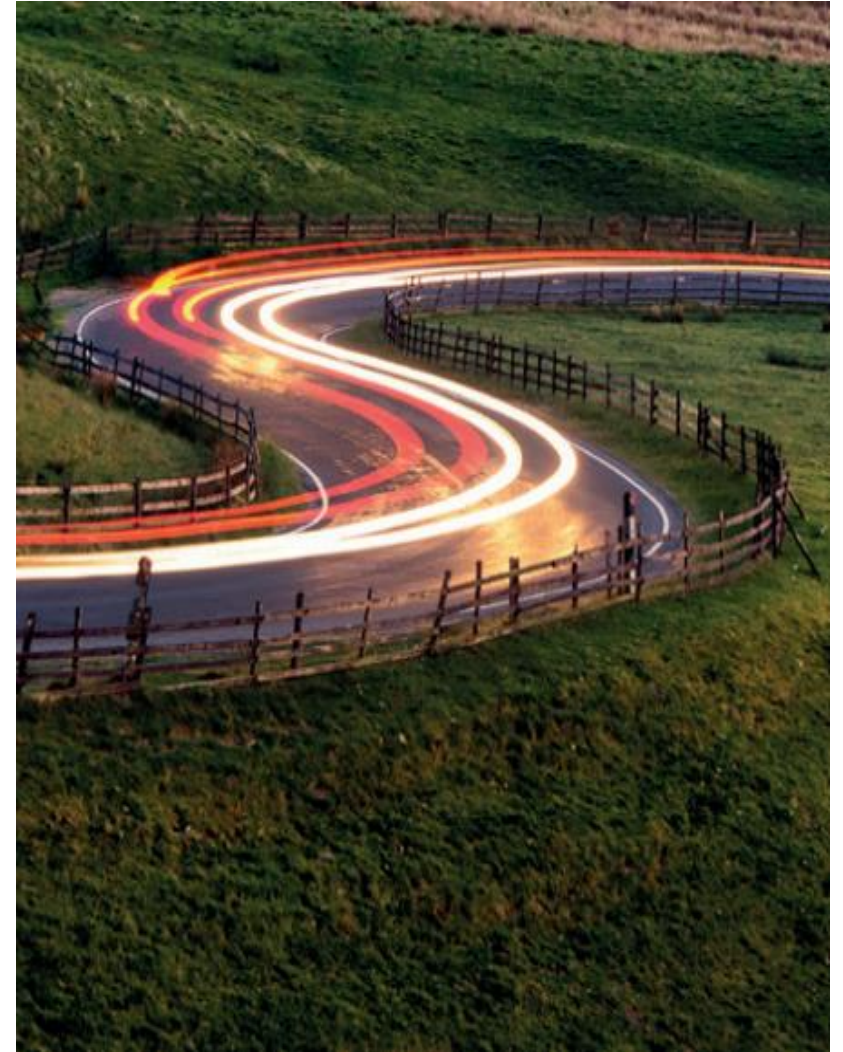
- Total cash payment of £280 million¹ from Lithia in consideration for the sale perimeter and 16.67%² stake in retained company:
 - £250m attributable to the Disposal; £30m attributable to the share subscription
 - c.£240 million to be returned to shareholders, equivalent to 16.5 pence per share dividend³

Terms:

- Lithia to assume all existing Pendragon net bank debt and pension obligations leaving Retained Group with no indebtedness, legacy pension liabilities, or retained liabilities from the UK motor group
- Transfer of the Pendragon pension scheme to Lithia
- Transfer of all assets / liabilities associated with UK Motor / PVM
- Employee retention arrangements to be implemented

Sale Perimeter:

- Pendragon's UK motor business, the sale and servicing of vehicles in the UK – Stratstone, Evans Halshaw and CarStore
- Pendragon's leasing business, fleet and contract hire provider and used vehicle supply – Pendragon Vehicle Management
- Excludes Pinewood and Pendragon North America⁴



Strategic partnership positions Pinewood for accelerated growth

1

Lithia UK rollout

- Contract to implement Pinewood across Lithia's existing 50 UK sites, adding c.2,500 users
- Rollout to commence within 6 months of closing and to be completed within 12 months
- Same basis as existing Pendragon / Pinewood contract



2

North American co-development joint venture

- Customise Pinewood Software to unlock the highly attractive North American market, comprising c.21k new car automotive dealers and 800,000 users
 - Access to Lithia's 296 locations, targeting c.17,500 users in the medium-term as well as additional 3rd party users
- 51:49 ownership between Lithia and Pendragon, with each party investing £10m to capitalise the JV
- Customary governance provisions and perpetual IP Licence



3

Lithia shareholding in Pinewood Technologies plc

- Lithia will subscribe £30 million for approximately 279m new shares in Pinewood Technologies plc, equivalent to 16.67%¹ ownership post closing
- Investment from Lithia reflects conviction in long-term growth prospects and strategic partnership opportunity
- Relationship agreement includes the right to appoint two directors to the Board of Pinewood Technologies plc to make 7 Board Directors in total

pinewood

Key conditions & timings

Key Conditions

- Class 1 transaction subject to shareholder approval (over 50%)
- FCA change of control consent
- Pension trustee approval

Timings

- Publication of Class 1 circular: September
- Shareholder vote: October
- Closing, change of name to Pinewood Technologies plc: Q4 2023
- Dividend payment to Pendragon shareholders: Q1 2024





Pinewood overview & growth drivers


Pinewood overview




Pinewood Technologies plc today (established 1981)

 A leading Dealer Management System


 High user loyalty

 Recurring revenue streams


 Strong financial profile

 Partnerships with 50 OEM Brands

End-to-end, omnichannel, automotive capability provider

 **A leading Dealer Management System**


- Provide software as a service to over 30,000 users globally
- Currently focused on Europe, Africa and Asia

 **High user loyalty**

- c.2% avg net user churn over the last 5-years

 **Recurring revenue streams**

- Consistent growth in revenue and high, stable gross margins
- c.90% of revenue recurring
- Pinewood delivers a compelling financial profile

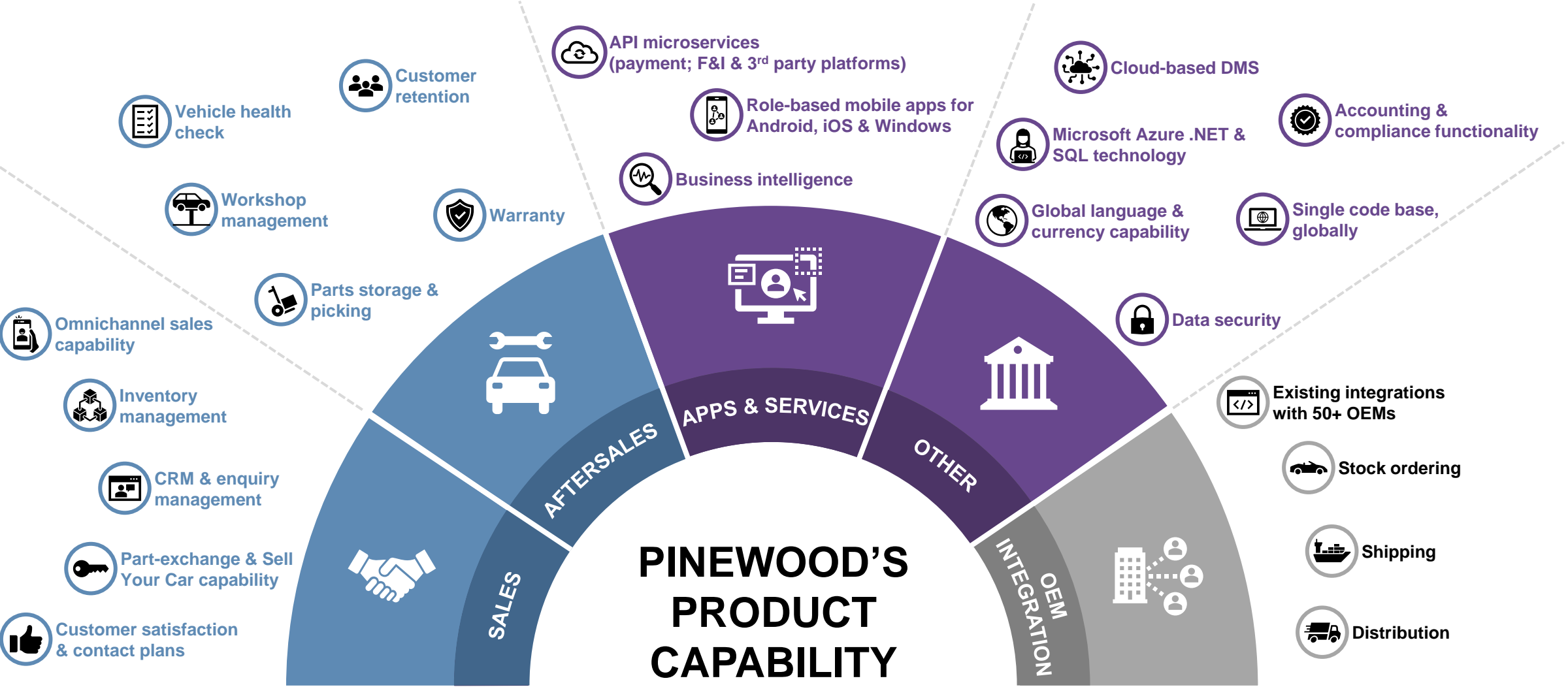
 **FY22 Financial profile**

- EBIDTA of £15.3m
- Pre-tax cash flow¹ c.£10m
- c.60% EBITDA margin
- Invested capital of c.£6m

 **Partnerships with 50 OEM Brands**

- Long-standing partners
- Enables transformation of customer experience, improved efficiency and increased profitability

End-to-end, omnichannel, dynamic product capability



Board leadership & governance

Bill Berman, CEO



- Executive leadership of the Board. Driver of strategy & development
- Previously President and COO of AutoNation, one of the largest automotive retailers in the US
- 30+ years of automotive experience

Oliver Mann, CFO



- 18 years with Pendragon, including roles as Director of Group Finance & Investor relations, Group Financial Controller and Head of FP&A
- ACA qualified with Deloitte

Governance

- Non-Executive Chairman to be appointed
- Four independent non-executive directors:
 - Brian Small
 - Nikki Flanders
 - Dietmar Exler
 - Jemima Bird
- Two directors to be appointed by Lithia (as per relationship agreement)
- UK corporate Governance Code compliant

A seasoned management team, well positioned to drive the next phase of growth



**Paul Hopkinson,
Managing Director**

- Paul has led the business since 1998
- Business has been transformed from a supplier of traditional on-premise systems, to the development of the DMS system as a SaaS proposition
- Lead role in direction and development of the Pinewood DMS.

44 = years at Pinewood



**Tom Hartley,
Finance Director**

- 15+ years' experience of accounting, finance
- Previously CFO of a PE-backed FMCG
- Qualified as a Chartered Accountant at PwC

4



**Steve Meadows,
Commercial Director**

- Initially joined Pinewood as part of the training and implementation team
- Led the initial development of the SaaS DMS system.
- Relationship management with OEM's and their global integration requirements

26



**Kieran Kelly,
Technical Director**

- Joined Pinewood as the SaaS DMS was at an early stage of development
- Key to the transformation to Azure cloud hosting.
- Leads a team of over 100 developers
- Kieran studied Software Engineering at Birmingham City University

22



**Neville Briggs, UK
Retail Director**

- Sales Director with Pinewood since 1998
- Previously, Dealer Principal roles and MD of a B2B Motor Vehicle Leasing Business
- Key to developing new business and customer relationships in the UK and Ireland.

25



**Andrew Waggott,
Operations Director**

- Pinewood & Pendragon leadership roles, including Head of Contact Centre & Group Aftersales Director
- Experience in using product as a customer provides key insight to lead Implementation and customer support
- Graduated from Sheffield University

15¹

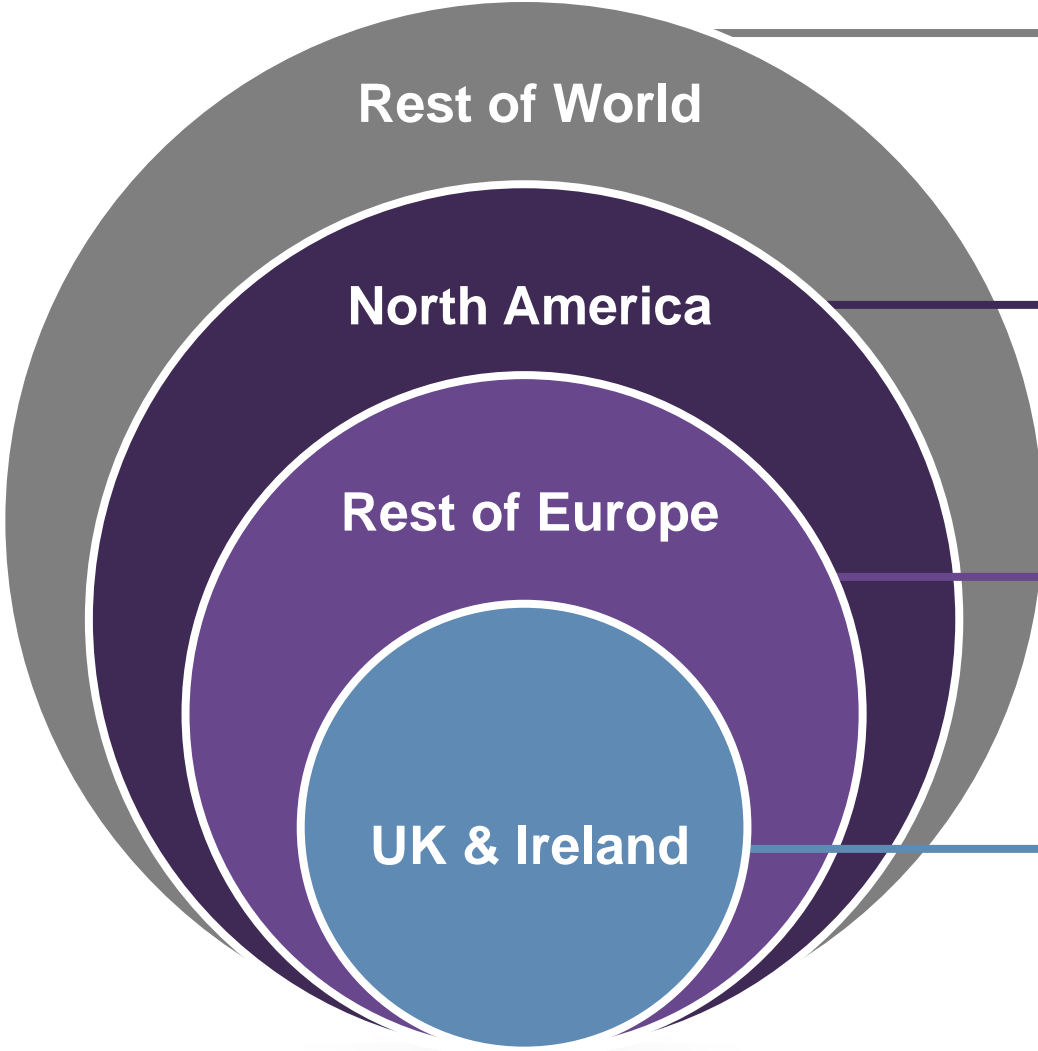


**Kiran Kundra, Head
of HR & Talent**

- Developed and implemented resourcing and talent management strategy
- Responsible to ensure strong pipeline of new talent into the business
- Completed CIPD level 7 in 2022

6

Pinewood's automotive DMS market is worth £3.8bn¹ globally



- Rest of World**
 - 2022 new car registrations²: 40.7m
 - 2020 vehicles in use³: 796.7m
 - FY22 Pinewood users: c.5k
 - FY27 target users: +6k
- North America**
 - 2022 new car registrations: 12.7m
 - 2019 used car transactions⁴ (US only): 41m
 - 2020 vehicles in use: 360.9m
 - FY22 Pinewood users: N/a
 - FY27 target users: +17.5k from JV alone
- Rest of Europe**
 - 2022 new car registrations: 11.1m
 - 2019 used car transactions (major markets only): 30.1m
 - 2020 vehicles in use: 387.6m
 - FY22 Pinewood users: c.2k
 - FY27 target users: +4k
- UK & Ireland**
 - 2022 new car registrations: 1.7m
 - 2019 used car transactions (UK only): 7.9m
 - 2020 vehicles in use: 45.1m
 - FY22 Pinewood users: c.25k
 - FY27 target users: +6k, 2.5k from Lithia UK

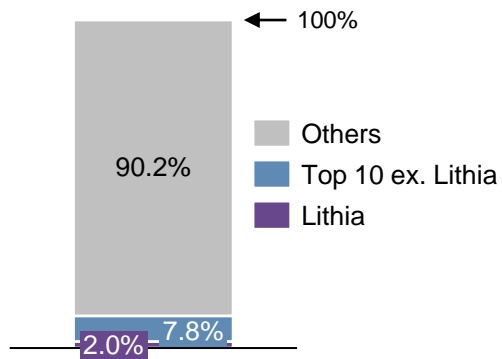
Sources: 1 – Future Market Insights, 2023. 2 – All new car registration figures supplied by European Automobile Manufacturers' Association (ACEA), 2023. 3 – All vehicles in use data (i.e., parc size) includes both passenger and commercial vehicles, supplied by International Organization of Motor Vehicle Manufacturers, 2023. 4 – All used car transactions, Bain & Company, 2023

Compelling opportunity to target the c.£2.6bn US market & beyond

Significant market opportunity in the US...

US Automotive Retail Market Share¹, 2022

Percent



US new, light vehicle dealerships: **c.18,000²**

Estimated DMS spend per dealer per month: **c.£12,000**

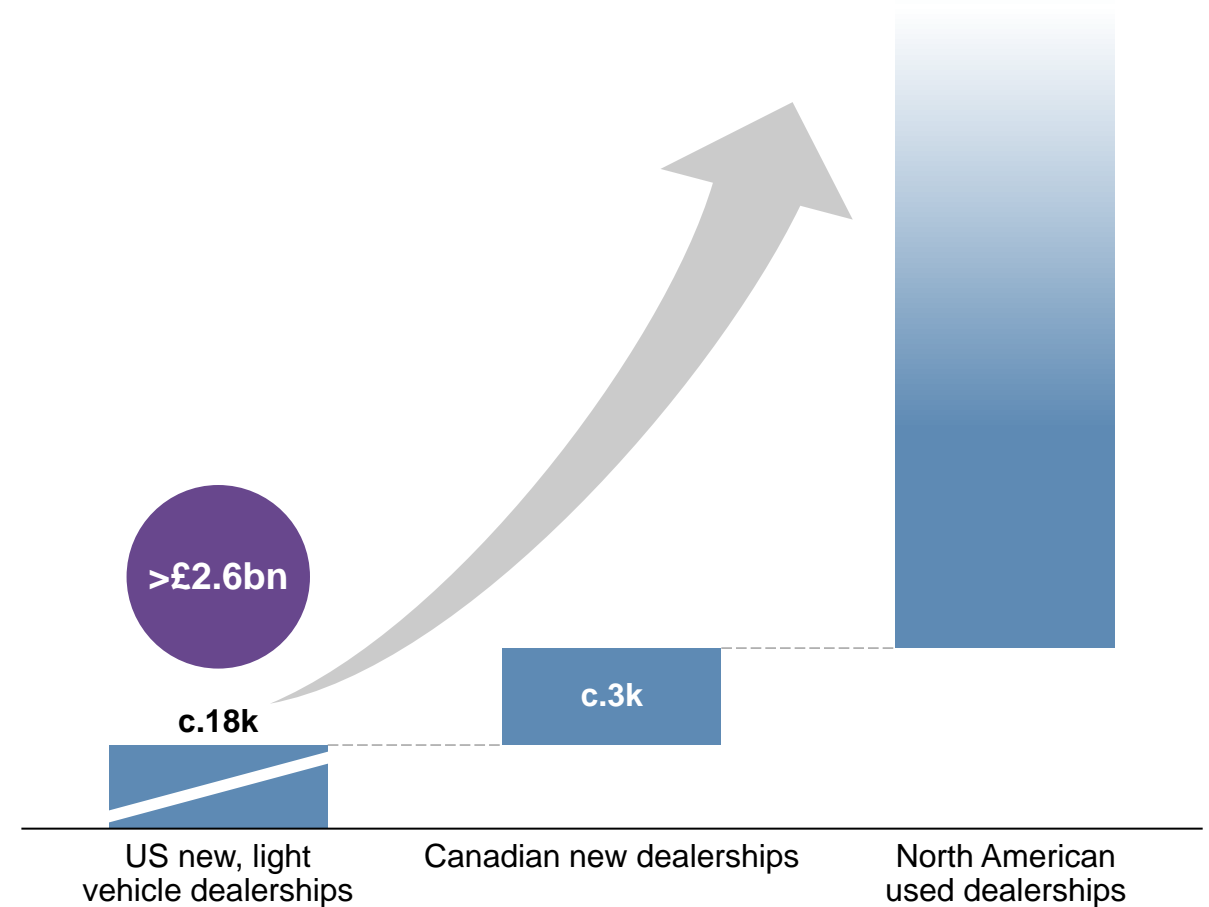
Total market opportunity: **>£2.6bn**

Lithia is one of the largest auto retailers in North America with 296 dealerships

Comments:

- The North American market is both highly attractive and stable. Approximately 21k new car automotive dealers have been consistently operating over the last 10 years
- Whilst the DMS market in the US is crowded, incumbent providers have historically underinvested in product development and technology
- Pinewood's cloud-based single system, agile approach and lack of technological debt provides competitive advantage vs. incumbent players

...furthered by the Canadian market & used cars



Pinewood's three pillars for long-term growth...

1

Product innovation

- Opportunity remains to expand digital capabilities to existing customers as bolt on applications and create specialised tools to enhance the customer experience to attract new customers
- Pinewood is well positioned to fundamentally simplify auto retail working from its existing capability and there is opportunity to scale in US with the product developed for US market in partnership with Lithia
- Opportunity to lead innovation of DMS product globally in partnership with Lithia, in areas such as eCommerce, valuation and equity mining

2

User growth in existing territories

- Opportunity to grow with major retail players in the UK post separation from Pendragon
- Exciting opportunity for growth in markets such as Asia Pacific, Middle East and Europe in particular
- Targeting c.16,000 new users over the next five years in markets outside of North America

3

Access to North American market through JV

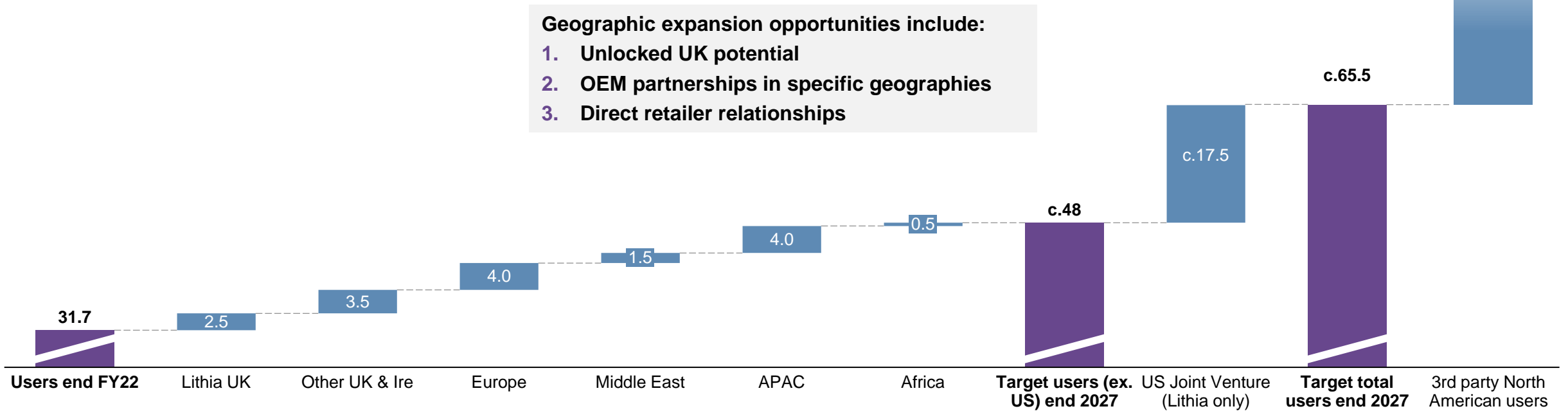
- JV provides access to c.17,500 initial users across Lithia's current store estate of 296 dealerships and a total US market of c.18,000 new car dealerships
- Leverage Lithia relationship to develop product for the North American markets where other European based DMS providers do not currently have a presence
- Pinewood's cloud-based technology to grow locally in North America without hardware limitations
- **Lithia currently spends approximately \$100 million annually on their technology stack and by partnering with Lithia there is an opportunity to generate a revenue stream from DMS and CRM functions alone of more than double Pinewood's current annual revenues**



...drive increased user growth & greater profitability

Pinewood Target User Growth by Geography, 2022A – 2027F

Thousands



£15.3m
EBITDA¹

£27.0m
EBITDA¹

Significant upside opportunity

Additional further upside potential exists through product innovation opportunities

Impact of transaction on current financial performance

Anticipated incremental costs, and operating profit impact, of c.£2.5m to Pinewood...

- Pinewood Technologies plc to remain listed, creating dis-synergy from existing Group structure
- PLC Board and Executive management team provides strength to accelerate growth in Pinewood but cost becomes fully absorbed within Pinewood Technologies plc
- Certain Group services to be added to Pinewood Technologies plc, some initially through a transitional services agreement with Lithia, and ongoing management of US windup costs retained

...largely offset by an additional c.2,500 users from roll out to Lithia UK stores

- Contract to add c.2,500 UK users directly as a result of transaction
- Limited incremental cost to implement
- Anticipated incremental contribution to current Pinewood Operating Profit of c.£2.0 - 2.5m¹

Pinewood benchmarks to a global, profitable, software peer set

The transaction implies a c.12x EV / 2022A EBITDA day 1 multiple for Pinewood

Global, publicly listed, profitable, software peer set

Appropriateness based on similarities in financial profile to that of Pinewood. This includes, but not limited to, high quality:

- Revenue growth;
- Earnings margin;
- Recurring revenue; and,
- Cash conversion.

Implied median valuation multiples

EV / 2022A Sales

c.10x

EV / 2022A EBITDA

c.25x

EV / 2022A EBITDA – CapEx

c.25x

Acquisition of CDK International (now Keyloop)

November 2020

- Francisco Partners acquired CDK's International business segment (now Keyloop) from CDK Global

- The transaction value of \$1.45bn implies a LTM EBITDA multiple of approximately **15.0x**

Acquisition of CDK Global

April 2022

- Brookfield acquired NASDAQ listed CDK Global
- The transaction value of \$8.3bn implies a LTM EBITDA multiple of **13.3x**

Summary

Summary

The Board's strategic review maximises shareholder value

16.5p

Cash
Dividend

+

10.3p+

Retained Ownership in
Pinewood, Pure-Play SaaS Co.
(~10.3p at day 1 £180M
valuation)

+

0.6p+

Entry into North America via
Joint Venture With One Of
The Largest Auto Retailers in
U.S.

=

27.4p+

Value Maximizing Event for
Shareholders with Significant
Upfront Proceeds and Future
Upside

- ✓ **Value maximising transaction for current Pendragon shareholders:**
 - Significant upfront cash proceeds (16.5 pence per share dividend¹)
 - Substantial long-term upside from retained ownership
- ✓ **Creates a publicly listed, pure-play DMS software company**
- ✓ **Recapitalises Pinewood to increase operating flexibility**
- ✓ **Adds a key DMS customer in UK and provides an opportunity to unlock further scale among UK retailers**
- ✓ **Establishes a valuable JV to unlock the highly attractive North American market, and drive further global scale**

Q&A

Appendix 1 - Historical financials

Summary Financials ¹ (£m)			
Dec Y/E (£m)	FY20	FY21	FY22
Revenue	22.3	24.4	25.4
Cost of Sales	(1.8)	(1.9)	(2.7)
Gross Profit	20.4	22.5	22.7
Overheads	(8.4)	(10.0)	(11.7)
EBITDA	15.4	16.3	15.3
Operating Profit	12.1	12.5	11.0
Pre-Tax cash generation ²	c.11m	c.11m	c.10m



Notes: 1 – Based on historical PLC segmental reporting of operating profit before interest and tax. Pinewood only, excludes the historical costs of Pendragon North America. 2 – Cash generation based on segmental reporting, adjusting operating profit for D&A, development capital and movements in working capital.

Important disclosure

This presentation is being provided to you solely for use at the investor presentation taking place during September 2023. By attending the meeting where this presentation is made, or by reading this presentation, you agree to be bound by the following terms and conditions and you acknowledge that you understand the legal and regulatory sanctions attached to the misuse, disclosure or improper circulation of the presentation. For purposes hereof, this presentation and any ancillary documents relating to it, any oral presentation and any question or answer session (or, in each case, any part thereof) is referred to as "this Presentation". This Presentation and its contents are strictly confidential and are being furnished to you solely for your information and for use at a presentation to be held in connection with the Transaction (as defined below). This Presentation and its contents are not for release, publication, distribution, forwarding or to be otherwise made available, in whole or in part, directly or indirectly, in or into the United States (including, its territories and possessions and the District of Columbia), Australia, Canada, Japan, New Zealand, the Republic of South Africa or any other jurisdiction in or into which such release, publication, distribution or forwarding is unlawful or to any resident thereof. Failure to comply with this restriction may constitute a violation of applicable securities laws. This Presentation has been prepared by Pendragon plc (the "Company") and is the sole responsibility of the Company. This written Presentation is given in conjunction with its oral presentation and should not be taken out of context. This Presentation is preliminary and subject to correction and amendment in its entirety, and is made available for information purposes only in relation to the proposed disposal of Pendragon Holding Limited which will hold, either directly or indirectly through its wholly-owned subsidiaries, the Company's entire UK motor business and leasing business to Lithia UK Holding Limited ("Lithia") and the proposed strategic partnership between the Company and Lithia to accelerate the growth in Pinewood, the Company's leading dealer management systems business (the "Transaction"). No decision has been taken to proceed with the Transaction as of the date hereof. Such a decision would be taken only after assessing a number of criteria, including feedback and prevailing market conditions. This Presentation is confidential and must not be recorded, copied, distributed, reproduced, stored in a retrieval system, transmitted or passed on, directly or indirectly, in whole or in part, or disclosed by any recipient, to any other person (whether within or outside such person's organisation or firm) or published in whole or in part, for any purpose or under any circumstances at any time, without the prior written consent of each of the Company and Jefferies International Limited (the "Bank"). Certain information contained in this Presentation may constitute inside information with regard to the Company and/or its securities or other information which is not generally available, but which, if available, would or would be likely to be regarded as relevant when deciding the terms on which transactions in the shares of the Company should be effected. Unreasonable behaviour based on such information could result in a criminal offence of insider dealing under the Criminal Justice Act 1993, a civil offence of insider dealing for the purposes of the Market Abuse Regulation (EU) No. 596/2014, as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"), as amended ("MAR") or market abuse for the purposes of MAR or other applicable laws and/or regulations in other jurisdictions. Recipients of this Presentation should not deal or encourage any other person to deal in the securities of the Company whilst they remain in possession of such inside information and until the Transaction is announced. This Presentation is not a prospectus for the purposes of the Prospectus Regulation Rules of the Financial Conduct Authority (the "FCA") and this Presentation has not been approved by the FCA or any other applicable regulatory authority. Investors should not make any decision in connection with the Transaction except on the basis of information contained in any circular published in connection with the Transaction (a "Circular") and not in reliance on this Presentation. A Circular may or may not be published in relation to the proposed Transaction. If published, the Circular will supersede all information provided to you before the date of the Circular. No person is authorised to give any information or to make any representation not contained and not consistent with this Presentation and, if given or made, such information or representation must not be relied upon as having been authorised by, or on behalf of, the Company or the Bank. This Presentation is not intended to and does not constitute an offer or invitation to sell or issue, any offer or inducement or invitation or commitment to purchase or subscribe for, or any solicitation of any offer to purchase or subscribe for, any shares in the Company or securities in any other entity, nor shall it or any part of it, nor the fact of its distribution, form the basis of, or be relied on in connection with, any contract or investment decision in relation thereto. Neither receipt of this Presentation by any person, nor any information contained in it, supplied with it or subsequently communicated to any person by, or on behalf of, the Company, the Bank or any of their respective affiliates or by any of their respective directors, officers, employees, members, agents, advisers, representatives or shareholders (collectively, "Representatives"), either constitutes or is to be taken as constituting the giving of investment advice by the Company, the Bank or any of their respective Representatives to any person. This Presentation does not purport to be comprehensive or to contain all the information that may be relevant to recipients relating to the Company or the Transaction. This Presentation is not intended to provide, and should not be relied upon for, accounting, legal, tax or other advice nor does it constitute a recommendation regarding the Transaction. Each recipient of this Presentation should make its own independent assessment of the merits or otherwise of this Presentation and the Transaction and should take its own independent legal, tax or other professional advice. To the extent available, the industry, market and competitive position data contained in this Presentation comes from third party sources. Third party industry publications, studies and surveys generally state that the data contained therein has been obtained from sources believed to be reliable, but that there is no guarantee of the accuracy or completeness of such data. While the Company reasonably believes that each of these publications, studies and surveys has been prepared by a reputable source, neither the Company and the Bank nor their respective Representatives have independently verified the data contained herein. In addition, certain of the industry, market and competitive position data contained in this Presentation come from the Company's own internal research and estimates based on the knowledge and experience of the Company's management in the markets in which the Company operates. While the Company reasonably believes that such research and estimates are reasonable and reliable, they, and their underlying methodology and assumptions, have not been verified by any independent source for accuracy or completeness and are subject to change. Accordingly, undue reliance should not be placed on any of the industry, market or competitive position data contained in this Presentation. Except where otherwise indicated herein, the information in this Presentation is only based on matters as they exist as of the date hereof and, save as required by applicable law, will not be updated or otherwise revised to reflect information that subsequently becomes available, or circumstances existing or changes occurring after the date hereof. The information set out herein is subject to updating, completion, revision, verification and amendment, and such information may change materially, without notice. Neither the directors of the Company, the Bank, any of their respective Representatives or any other person accepts any responsibility or liability (to the fullest extent permitted by law) whatsoever for, or makes any representation, warranty, undertaking or other assurance, express or implied, as to, the truth, fullness, adequacy, accuracy, fairness or completeness of the information or opinions contained in this Presentation (or whether any information has been omitted from this Presentation) or any other information relating to the Company, its subsidiaries or associated companies, whether written, oral or in a visual or electronic form, and howsoever transmitted or made available or for any loss howsoever arising from any use of this Presentation or its contents or otherwise arising in connection therewith (including direct, indirect, and consequential loss or damage). Nothing contained herein should be relied upon as a promise or representation as to the future. None of the Company, the Bank, any of their respective Representatives or any other person undertakes any obligation or responsibility to provide recipients with access to any additional information, to update any changes to the information contained in the Presentation or to correct any inaccuracies which may become apparent in this Presentation after the date hereof. This Presentation is for information purposes only and is not for publication or distribution, directly or indirectly, in the United States. This Presentation is not an offer of securities for sale in the United States. Any securities described in this presentation have not been registered under the United States Securities Act of 1933, as amended (the "Securities Act"), and therefore may not be offered or sold in the United States absent of registration or an exemption from the registration requirements of the Securities Act. No public offering of any securities is being made in the United States. Neither this Presentation nor any part or copy of it may be taken or transmitted into, or distributed directly or indirectly in, the United States, Australia, Canada, New Zealand, Japan or the Republic of South Africa, or into any other jurisdiction where such transmission or distribution may lead to breach of any law or regulatory requirement. Any failure to comply with this restriction may constitute a violation of the United States, Australian, Canadian, New Zealand, Japanese or South African securities laws. This Presentation does not constitute an offer of securities to the public in the United States, the United Kingdom or in any other jurisdiction. Persons into whose possession this Presentation comes should observe all relevant restrictions. This Presentation is limited to and intended for distribution only to persons: (A) if located in the European Economic Area, who are "qualified investors" within the meaning of Article 2(e) of Regulation (EU) 2017/1129; (B) if located in the United Kingdom, who are "qualified investors" within the meaning of Article 2(e) of the UK version of Regulation (EU) 2017/1129, which forms part of UK law by virtue of the EUWA, as amended and who (i) have professional experience in matters relating to investments so as to qualify them as "investment professionals" under Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005, as amended (the "Order") or (ii) are high net worth companies, unincorporated associations or partnerships or trustees of high value trusts as described in Article 49(2)(a) to (d) of the Order and investment personnel of any of the foregoing (each within the meaning of the Order); or (C) are other persons to whom it may otherwise lawfully be communicated (each such person in (A), (B) and (C) being referred to as a "relevant person"). It is a condition of your receiving this Presentation that you are a "relevant person". No person may rely on or act upon the matters communicated in this Presentation. Any investment or investment activity to which this Presentation relates is available only to "relevant persons" and will be engaged in only with "relevant persons". This Presentation may include forward-looking statements. All statements that address expectations or projections about the future, including statements about operating performance, market position, industry trends, general economic conditions, expected expenditures and financial results, are forward-looking statements. Some of the forward-looking statements may be identified by words like "may", "will", "should", "expects", "anticipates", "estimates", "plans", "intends", "continues", "projects", "indicates", "believes" and similar expressions or the negatives thereof. Any statements contained herein that are not statements of historical fact are forward-looking statements. These statements are not guarantees of future performance and involve a number of risks, uncertainties and assumptions about the Company and its subsidiaries and investments, including, among other things, the development of its business, trends in its industry and future acquisitions. Accordingly, actual results or the performance of the Company together with its subsidiaries may differ significantly, positively or negatively, from those reflected or contemplated in the forward-looking statements made herein. No representation or warranty is made as to the achievement or reasonableness of, and no reliance should be placed on, such forward-looking statements. Except as required by applicable law or regulation, no one undertakes to publicly update or revise any forward-looking statement whether as a result of new information, future events or otherwise. In particular, but without prejudice to the generality of the above, no representation or warranty is given, and no responsibility or liability is accepted, either as to the achievement or reasonableness of any future projections, forecasts, estimates or statements as to any prospects or future returns contained or referred to in this Presentation or in relation to the basis or assumptions underlying such projections, forecasts, estimates or statements. No statement in this Presentation is or is intended to be a profit forecast or profit estimate or to imply that the earnings of the Company for the current or future financial periods will necessarily match or exceed the historical or published earnings of the Company and/or its subsidiaries. No statement of a financial metric should be interpreted to mean that any financial metric for the current or future financial years would necessarily match or exceed the historical published position of the Company and/or its subsidiaries. The estimates set out in this Presentation have been prepared based on numerous assumptions and forecasts, including those set out in this Presentation, some of which are outside of the Company's influence and/or control, and are therefore inherently uncertain. The estimates have not been audited, reviewed, verified or subject to any procedures by the Company's auditors. You should not place undue reliance on them and there can be no guarantee or assurance that they will be correct. As a result of rounding, the totals of data presented in this Presentation may vary from the actual arithmetic totals of such data. To the extent this Presentation contains trademarks of other companies which the Company does not own, the Company does not intend the use or display of other companies' trademarks herein to imply a relationship with, or endorsement or sponsorship of the Company by, these other companies. This Presentation contains non-IFRS financial measures, which are provided as additional information about the Company's results of operations and to enhance the overall understanding of its past performance and future prospects and allow for greater visibility as to key metrics used by its management in its financial and operational decision-making. These non-IFRS financial measures should be considered in addition to results prepared in accordance with IFRS, but should not be considered a substitute for or superior to the Company's IFRS results. In addition, the Company's calculation of these non-IFRS financial measures may be different from the calculation used by other companies, and therefore comparability may be limited. Jefferies International Limited is authorised and regulated in the United Kingdom by the FCA. The Bank is acting exclusively for the Company and no one else in connection with the Transaction and will not be responsible to anyone other than the Company for providing the protections afforded to its client or for providing advice in relation to the Transaction or any transaction, arrangement or other matter referred to in this Presentation. By attending the meeting to which this Presentation relates and/or by accepting or reading a copy of this Presentation, you agree to be bound by the foregoing limitations and conditions and, in particular, you will be taken to have represented, warranted and undertaken that: (i) you are a relevant person, (ii) you have read and agree to comply with the contents of this notice, including, without limitation, the obligation to keep this Presentation and its contents confidential, and (iii) you will not at any time have any discussion, correspondence or contact concerning the information in this Presentation or the related meeting with any of the directors or employees of the Company or its subsidiaries nor with any of its operational counterparties without the prior written consent of the Company and the Bank.

Private and Confidential

For personal use only and not for distribution.

The date of this Presentation is 18 September 2023. The information and opinions contained herein are provided as at the date of this Presentation and are subject to change without notice