CODI Investor Presentation

MARCH 2023

























This presentation contains certain forward-looking statements within the meaning of the federal securities laws. These statements may be made a part of this presentation or by reference to other documents we file with the SEC.

Some of the forward-looking statements can be identified by the use of forward-looking words. Statements that are not historical in nature, including the words "anticipate," "may," "estimate," "should," "seek," "expect," "plan," "believe," "intend," and similar words, or the negatives of those words, are intended to identify forward-looking statements. Certain statements regarding the following particularly are forward-looking in nature: future financial performance, market forecasts or projections, projected capital expenditures; and our business strategy.

All forward-looking statements are based on our management's beliefs, assumptions and expectations of our future economic performance, taking into account the information currently available to it. These statements are not statements of historical fact. Forward-looking statements are subject to a number of factors, risks and uncertainties, some of which are not currently known to us, that may cause our actual results, performance or financial condition to be materially different from the expectations of future results, performance or financial position. Our actual results may differ materially from the results discussed in forward-looking statements. Factors that might cause such a difference include but are not limited to the risks set forth in "Risk Factors" included in our SEC filings.

In addition, our discussion may include references to Adjusted Earnings, Adjusted EBITDA, EBITDA, cash flow, or other non-GAAP measures. A reconciliation of the most directly comparable GAAP financial measures to such non-GAAP financial measures is included in our annual and quarterly reports in Forms 10-K and 10-Q filed with the SEC as well as the attached Appendix.



Who is CODI?

Compass Diversified (NYSE: CODI) owns and manages a diverse group of leading middle-market businesses

Long-term ownership approach through permanent capital base

Founded in 1998, came public in 2006

Currently own and manage seven branded consumer and three niche industrial subsidiaries

Provide shareholders access to leading middle market businesses through public company transparency and liquidity



As of 12/31/22 \$7.0B + Aggregate Acquisitions 23 Platforms & 32 Add-Ons	
\$4.7 _B Invested Capital	
\$2.3 ^B YTD Proforma Revenue	
\$467m ⁺ YTD Proforma Adjusted EBITDA	
\$158.6 M YTD Adjusted Earnings	
Available Revolver + Cash Permanent Capital Base	
Permanent Capital Base	
12% YTD Proforma Revenue Growth	
13% YTD Proforma Subsidiary Adjusted EBITDA Growth	

How Are We Different?

Permanent Capital is Strategic Capital.

Permanent capital structure & longterm holding horizons allow us to:

- Deploy capital patiently
- Withstand short-term market distortions
- Act swiftly when others are sidelined

Owning Uncorrelated Assets Drives Lower Cost of Capital.

Track record of scaling diverse assets has consistently:

- Reduced our cost of capital
- Increased share price returns
- Deepened our economic and competitive moat

Clear Alignment with Investors.

Since we finance acquisitions at the parent company level vs. separate companies (à la traditional private equity):

- We bear the risk alongside our shareholders



Our Permanent Capital Advantage



Long-term, Opportunistic Approach in Sectors with Management Expertise

- Partner with management teams to sustainably build businesses for the long-term
- 24 years of experience in branded consumer and niche industrial verticals
- Strong balance sheet provides certainty and speed to close
- Acquired four businesses since the beginning of 2022, all are contributing double-digit top-line growth

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Value Creation Through Actively Partnering with Management

- Permanent capital drives long-term value creation through:
 - Building management teams
 - Investing in lasting infrastructure
 - Organic growth and add-on acquisitions



Superior Governance and Transparency

- Compensation structure aligns interest of shareholders and management
- Quarterly reporting = transparency
- Majority of board is independent
- History of waiving management fees
 when appropriate
- Large and growing ownership of CODI shares by manager partners and employees

ESG Framework

Our ESG framework is built on two key pillars, and supported by eight priority areas, collectively underpinned by sound governance practices



Multipronged Strategy to Reach \$1B of Adj. EBITDA by 2028

Growth Drivers

Business Transformation

- Recently focused on premium, highly-differentiated brands
- Increases our consolidated core growth rate
- Positioned to capitalize on evolving economic factors and robust consumer demand

2

Capital Allocation

- Acquire new platform businesses
- Sustainably invest in our current subsidiaries
 - Add-on acquisitions
 - Growth capital expenditures



Healthcare Vertical

- Advantageous demographic indicators
- Compelling targets aligned with CODI's acquisition profile
- Hired Kurt Roth as Partner, Head of Healthcare – 25+ years of experience



1 Business Transformation is Accelerating Our Core Growth Rate





2 Capital Allocation — Identifying New Opportunities for Growth

⊘ Platform Acquisitions

- Continue the same strategy acquiring leading niche industrial and branded consumer companies, and more recently launching our healthcare opportunity
- Target 1 to 2 platform acquisitions per year
- Target companies in the \$200-\$600M size

☑ Investment in Subsidiaries

- Strategic Add-Ons Target 2-3 per year
- Growth Capex

Optimal Future Structure

~15 subsidiary companies mixed among niche industrial, branded consumer and healthcare Each subsidiary company has the potential to reach \$70M+ EBITDA



3 Launch of Healthcare Vertical Introduction to Kurt Roth



Kurt Roth Partner, Head of Healthcare

- Hired Nov 2022, responsible for leading CODI's diversification efforts into newest Healthcare vertical
- Decade-long professional relationship with senior members of Compass prior to joining
- Most recent role: SVP, Corporate Development and Strategy at Sotera Health Company (NASDAQ: SHC)
- 25+ years of M&A and business development experience; served as a managing director in Baird's investment banking unit before Sotera Health

Acquisition criteria:

- Headquartered in North America
- Industry leader within respective sub-sector
- ✓ Highly defensible market position
- Strong management team
- ✓ Stable and growing EBITDA of \$20M+
- ✓ Asset light, high free cash flow



Experienced Leadership Uniquely Aligned With Shareholders



ELIAS SABO Founding Partner & CEO

Responsible for directing CODI's strategy

Investment Committee Member

Joined The Compass Group in 1998 as one of its founding partners

Graduate of Rensselaer Polytechnic Institute



RYAN FAULKINGHAM EVP & CFO

Responsible for capital raising, accounting and reporting, financial controls, as well as risk assessment

Investment Committee Member Joined The Compass Group in 2008

Graduate of Lehigh University and Fordham University



PATRICK MACIARIELLO

West Coast Managing Partner Joined The Compass Group in 2005

Graduate of University of Notre Dame and Columbia Business School

COMPANY MANAGEMENT TEAM



CODI has been executing the same strategy since its founding and has consistently generated superior results

Compensation structure aligns interest of shareholders and management team and allows for recruitment of top-level talent

16+ year history as a public company manager, patient deployer of capital, ability to grow and manage businesses for the long term



Highly accountable organization focused on generating consistent strong shareholder returns



Financials



Our Business Transformation is Accelerating Our Core Growth Rate

Pro Forma Subsidiary Growth Profile

Subsidiaries		LTM AT 12/31/22 ⁽¹⁾				Purchase Price +		
(\$ in millions)	Year Acquired	Revenue	Revenue Growth Rate	Adj. EBITDA	Adj. EBITDA Growth Rate	Adj. EBITDA Margin	Capital Expenditures	Add-ons
5.11 🕀	2016	\$486	9%	\$68	6%	14%	\$26.2 ⁽²⁾	\$408
VELOCITY 💟 OUTDOOR	2017	\$232	-14%	\$33	-35%	14%	\$4.4	\$268
ergobaby"	2010	\$88	-6%	\$13	-30%	15%	\$1.0	\$168
L U G A No O	2021	\$202	61%	\$67	65%	33%	\$9.4	\$263
marucci	2020	\$165	40%	\$37	27%	22%	\$2.4	\$247
BOA DIALED IN.	2020	\$209	26%	\$82	38%	39%	\$5.2	\$454
🛇 PRIMALOFT.	2022	\$80	23%	\$31	24%	39%	\$0.1	\$530
Total Branded Consumer:		\$1,462	14%	\$331	15%	23%	\$48.7	
Stërno	2014	\$352	-6%	\$42	-7%	12%	\$4.2	\$344
	2018	\$261	45%	\$42	32%	16%	\$3.2	\$327
ARNOLD [®] MAGNETIC TECHNOLOGIES	2012	\$154	10%	\$25	17%	16%	\$7.2	\$163
ADVANCED (4)	2006	\$90	-1%	\$27	-3%	30%	\$0.1	\$100
Total Niche Industrial:		\$857	9%	\$136	8%	16%	\$14.7	
Consolidated:		\$2,319	12%	\$467 ⁽³⁾	13%	20%	\$64.3	\$3,273



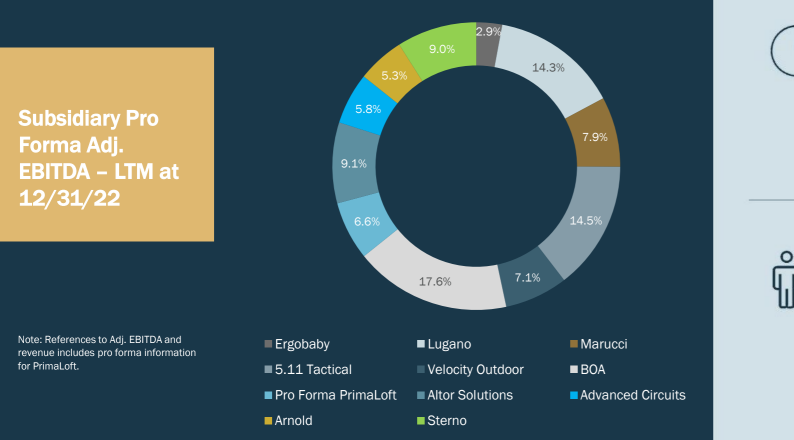
1. Revenue, Adj. EBITDA, capex shown pro forma for acquisition PrimaLoft.

Growth capex at 5.11 for retail store rollout.
 Subsidiary Adj. EBITDA does not include ~\$73M of corporate expenses.

Subsidiary Adj. EBITDA does not include ~\$75M of corporate experi Completed sale of Advanced Circuits on February 14, 2023.

14, 2023.

Our Asset Diversity is Producing Consistent Cash Flow





- Four niche industrial subsidiaries representing 37% of revenues and 29% of Adj. EBITDA (LTM 12/31/22)
- Seven branded consumer subsidiaries representing 63% of revenues and 71% of Adj. EBITDA (LTM 12/31/22)

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DIVERSIFIED CUSTOMER BASE

- 11 subsidiaries in diverse industry segments reduce customer concentration risk
- If economic expansion eleven remaining subsidiaries producing strong cash flow and poised to grow in economic expansion
- If economic downturn cash flow from existing subsidiaries expected to decline, offset by ~\$504M in available capital to deploy into acquisitions at attractive prices



Strong Balance Sheet as of December 31, 2022

BALANCE SHEET & SECURED DEBT OVERVIEW

Cash:	\$61.3M
Revolver:	\$155M
Term Loan:	\$395M

Leverage and Availability

~3.9x

Revolver Availability: ~\$443M

UNSECURED DEBT OVERVIEW

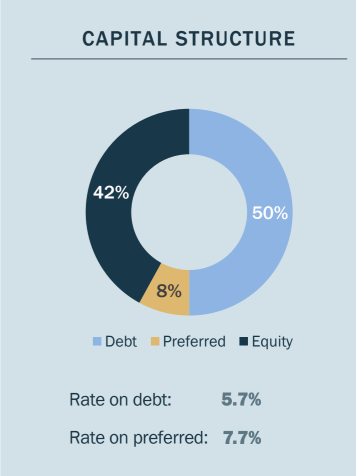
70% of debt fixed at blended 5.20%

\$1,000M

5.25% Fixed Due 2029

\$300M

5.0% Fixed Due 2032





2023 Financial Outlook



Full Year 2023 Pro Forma Subsidiaries Adj. EBITDA guidance

\$105M - \$135M

Full year 2023 Adj. Earnings guidance





Investor Relations Contacts:

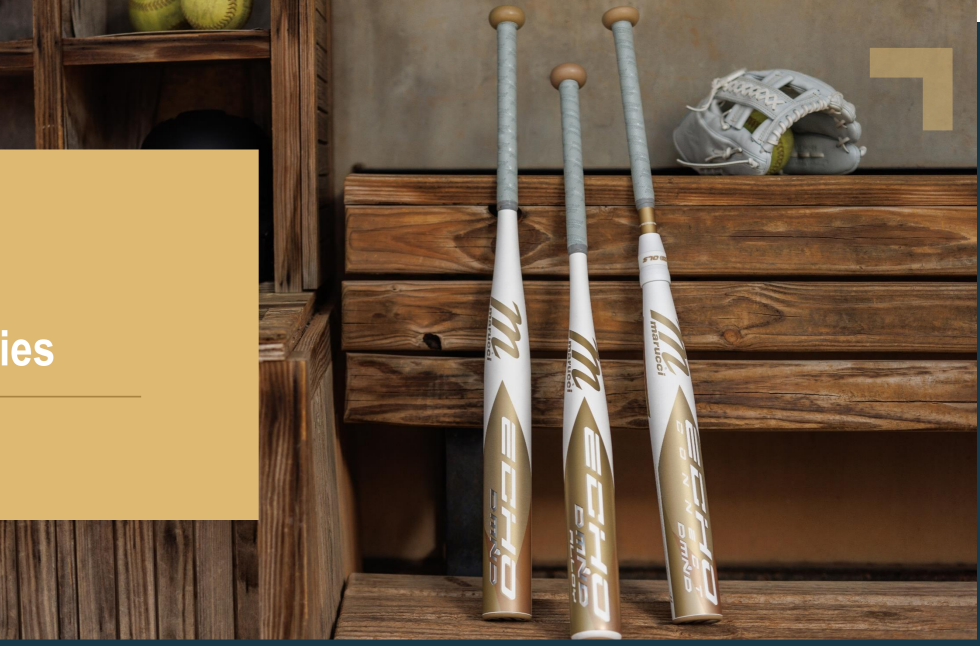
Compass Diversified <u>irinquiry@compassdiversified.com</u>

Cody Slach, Gateway Group 949.574.3860 <u>CODI@gatewayir.com</u>





Current Subsidiaries



5.11 (



PURCHASE PRICE (AUGUST 2016)

\$400M



Designer and marketer of purpose-built technical apparel and gear serving a wide range of global customers

COMPETITIVE STRENGTHS

- Passionate and enthusiastic customer base
- Entrenched position in the professional market providing stable cash flow
- Broad customer base and product portfolio



Working with management to build its direct-to-consumer efforts through online and retail and enhance omni-channel infrastructure

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$486.2	\$67.8
Year Ended 12/31/2021	\$445.0	\$64.1
Year Ended 12/31/2020	\$401.1	\$53.7
Year Ended 12/31/2019	\$388.6	\$45.9







PURCHASE PRICE (JUNE 2017)

\$150M

+ \$118M add-on acquisitions



Designer, manufacturer and marketer of airguns, archery products, optics and related accessories

COMPETITIVE STRENGTHS

- Market share leader in airguns and crossbows
- Unrivaled sourcing and manufacturing capabilities allows
 for penetration into new markets
- Well-known brand names
- Enthusiastic and passionate customer base



Working with management to develop strategy for new market penetration, identify add-ons and broaden international distribution

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$232.2	\$33.2
Year Ended 12/31/2021	\$270.4	\$50.9
Year Ended 12/31/2020	\$216.0	\$39.0
Year Ended 12/31/2019	\$147.8	\$21.1







PURCHASE PRICE (SEPTEMBER 2010)

\$85M

+\$83M add-on acquisitions



Designer and marketer of wearable baby carriers, strollers and related products



- Carrier endorsed as "one of the 20 best products in the last 20 years" by Parenting Magazine
- Superior design resulting in improved comfort for both parent and child
- Passionate and enthusiastic customer base
- Reduced cyclicality industry with low elasticity of price due to importance of product to purchaser



Recruited senior management team. Working with management to improve product distribution globally, identify add-on acquisitions and related brand products to sell into passionate customer base

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$88.4	\$13.5
Year Ended 12/31/2021	\$93.6	\$19.2
Year Ended 12/31/2020	\$74.7	\$15.1
Year Ended 12/31/2019	\$90.0	\$19.8





PURCHASE PRICE (SEPTEMBER 2021)

\$263M



Designer, manufacturer and marketer of high-end, one-ofa-kind jewelry

COMPETITIVE STRENGTHS

- World-class design capabilities creates exquisite, one-of-a-• kind jewelry
- Unique retail strategy improves client experience •
- Highly effective event-driven marketing strategy ٠
- · Long-lasting client connections bring high-value, discerning and loyal clientele



COMPASS VALUE ADDED

Working with management to support retail rollout plans and build infrastructure to support growth

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$201.5	\$67.0
Proforma Year Ended 12/31/2021	\$125.1	\$41.2
Proforma Year Ended 12/31/2020	\$67.2	\$21.3



marucci



PURCHASE PRICE (APRIL 2020)

- \$200M
- +\$48M add-on acquisitions



Designer and manufacturer of baseball and softball equipment and apparel

COMPETITIVE STRENGTHS

- Leading position in the professional market
- Enthusiast and aspirational brands
- · Vertically integrated wood bat operations
- · Broad product portfolio and omni-channel sales strategy



Working with management to penetrate new markets, continue its omni-channel approach, pursue strategic acquisitions and broaden international distribution

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$165.4	\$36.8
Year Ended 12/31/2021	\$118.2	\$29.0
Proforma Year Ended 12/31/2020	\$65.9	\$13.9
Proforma Year Ended 12/31/2019	\$66.5	\$14.2







PURCHASE PRICE (OCTOBER 2020)

\$454M



Designer, engineer and marketer of dial-based fit systems delivering a scientifically proven performance advantage for athletes

COMPETITIVE STRENGTHS

- Market leader with strong brand awareness in core categories
- Diverse customer base with global end-market focus
- Broad intellectual property position creates barriers to entry



COMPASS VALUE ADDED

Supporting management's strategic vision to penetrate new product categories and geographies, and to drive increased brand awareness

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$208.7	\$82.1
Year Ended 12/31/2021	\$165.2	\$59.5
Proforma Year Ended 12/31/2020	\$106.4	\$34.1
Proforma Year Ended 12/31/2019	\$106.3	\$30.2





PURCHASE PRICE (JULY 2022)

\$530M



The leading provider of branded, high-performance synthetic insulation used primarily in consumer outerwear and accessories

$\ddot{\mathbf{Q}}$ **COMPETITIVE STRENGTHS**

- Innovation leader in the growing synthetic insulation market
- Significant intellectual property
- Exceptional growth and cash flow profile
- World class management team with proven track record
- Sustainability leader in product development

COMPASS VALUE ADDED

Supporting management's strategic vision to penetrate existing product categories, new geographies, explore crossselling opportunities, and drive increased brand awareness

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Proforma Year Ended 12/31/2022	\$79.9	\$30.9
Proforma Year Ended 12/31/2021	\$65.9	\$25.0
Proforma Year Ended 12/31/2020	\$48.0	\$16.3





PURCHASE PRICE (OCTOBER 2014)

- \$160M
- +\$184M add-on acquisition



Manufacturer and marketer of portable food warming systems used in the foodservice industry, creative indoor and outdoor lighting, and home fragrance solutions for the consumer markets

COMPETITIVE STRENGTHS

- · Leading manufacturer in a niche market
- Iconic brand with over 100-year history
- Strong management team with proven ability to make accretive acquisitions



Working with management team to develop its strategic plan to enter new markets, support the development of new products, and pursue add-on acquisitions

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$352.2	\$41.8
Year Ended 12/31/2021	\$375.1	\$45.0
Year Ended 12/31/2020	\$370.0	\$49.0
Year Ended 12/31/2019	\$395.4	\$68.0

ALIOR SOLUTIONS



PURCHASE PRICE (FEBRUARY 2018)

- \$253M
- +\$74M add-on acquisition



Designer and manufacturer of custom packaging, insulation and componentry

COMPETITIVE STRENGTHS

- A leader in molded foam protective packaging
- National manufacturing footprint of 19 plants provides:
 - Ability to scale raw material purchases
 - Ability to service national customers
- Long-tenured blue-chip customer relationships



Working with management to develop its strategic plan and to pursue add-on acquisitions

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$261.3	\$42.3
Year Ended 12/31/2021	\$180.2	\$32.1
Year Ended 12/31/2020	\$130.0	\$29.7
Year Ended 12/31/2019	\$121.4	\$27.8







PURCHASE PRICE (MARCH 2012)

\$129M

+\$36M add-on acquisition



Designer and manufacturer of engineered electric motor and magnetic solutions for a wide range of specialty applications and end markets globally

> OMPASS VERSIFIED



Market share leader

- Attractive and diverse end-markets
- Engineering and product development capabilities
- Stable blue chip customer base—2,000+ customers globally
- Global manufacturing footprint



Working with management to identify and consummate addon acquisitions and expand capabilities through investment in technology center

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$153.8	\$24.6
Year Ended 12/31/2021	\$139.9	\$21.1
Year Ended 12/31/2020	\$99.0	\$8.8
Year Ended 12/31/2019	\$120.0	\$14.9





PURCHASE PRICE (MAY 2006)

\$81M

+\$19M add-on acquisition

Sold February 14, 2023, for \$220M EV



Manufacturer of quick-turn, small-run and production rigid printed circuit boards



Manufacturing scale produces

10,000 current customers

Diverse customer base —

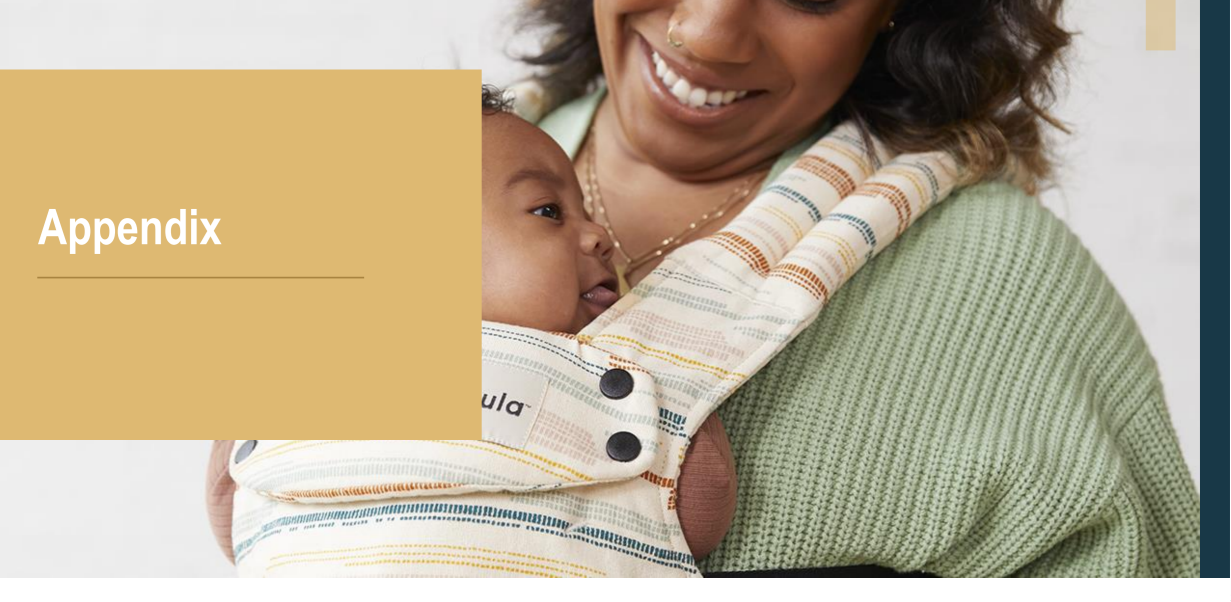
high margins

- Insulated from Asian manufacturing due to small, customized order size and requirements for rapid turnaround
- Largest quick turn manufacturer in the US; approximately 300 unique daily orders received



Worked with management to identify and consummate add-on acquisitions and build complementary quick turn assembly business

	Revenue (\$ millions)	Adjusted EBITDA (\$ millions)
Year Ended 12/31/2022	\$89.5	\$27.0
Year Ended 12/31/2021	\$90.5	\$27.8
Year Ended 12/31/2020	\$88.1	\$25.8
Year Ended 12/31/2019	\$90.8	\$28.4







PURCHASE PRICE (JULY 2015)

°\$132M

OVERVIEW

Manitoba Harvest is a pioneer and global leader in hemp-based foods, both under its own brand and as an ingredient supplier. The company is the world's largest vertically-integrated hemp food manufacturer and is strategically located near its supply base in Canada.



COMPETITIVE STRENGTHS

Market share leader in Canada and the U.S.

Passionate and loyal consumer following

Strong management team; thought leaders in Hemp industry



Unique access to highly regulated supply base



- Recruited Bill Chiasson, a former CEO of a CODI portfolio company, to transition from founder led business
- Recruited VP Marketing, SVP Global Sales, CFO
- Relocated corporate offices from Winnipeg to Minneapolis, providing access to robust talent pool for future growth
- Add-on acquisition (C\$42mm) of the leading hemp food ingredient processor, Hemp Oil Canada, strengthening product and supply position
- Invested heavily in sales, marketing and product R&D
 - Expanded points of distribution
 - Increased consumer awareness by ~100% (Household Penetration)
 - Launched multiple new products including protein powders, granola, bars and CBD (announced prior to divestiture)



- Sold Feb 2019 to Tilray Inc. (NASDAQ: TLRY) for \$294M (C\$132M purchase price)
- Bill Chiasson, CEO of Manitoba Harvest, stated: "CODI's ability and willingness to make substantial investments into consumer marketing for our leading brands has resulted in a greatly expanded consumer appreciation of hempbased food products, accelerating sales growth, and a ubiquitous market presence in highly desirable retail locations. I would like to thank CODI for all that they have done to bring Manitoba Harvest to the transformative market opportunity that we are realizing today."





RECYCLING & DISPOSAL SOLUTIONS





PURCHASE PRICE (AUG 2014)

^E | c\$251M

OVERVIEW

Clean Earth is a provider of environmental services including decharacterization, remediation, disposal, recycling, and beneficial reuse for hazardous and non-hazardous wastes, contaminated soil, wastewater and dredged material. Clean Earth serves a variety of industries including infrastructure, chemical, utilities, industrial, commercial, retail, and healthcare markets.

COMPETITIVE STRENGTHS

Market share leader

Significant portfolio of regulatory permits, processing knowledge and equipment



Benefits from strengthening and enforcement of environmental regulation

Increasing waste disposal costs and landfill avoidance trends

Strong management team; average tenure of approximately 10 years

CODI's Active Management in Action

- Worked with management to execute an aggressive add-on acquisition strategy, repositioning the company's end markets and customer base while broadening its facility footprint and permit portfolio.
- Completed accretive add-ons of seven environmental services providers, representing ~\$100M of annual revenue and expanding the Company's footprint from 12 to 27 fixed facilities across the U.S.
 - Transformed revenue mix from primarily soil to majority hazardous waste treatment, which is higher margin, more programmatic and less indexed to macroeconomic fluctuations
 - Shifted contaminated materials end markets from primarily commercial to majority infrastructure
 - Developed advanced reporting and analytical systems to manage operational integration and track performance of the add-ons
- Successfully targeted fragmented hazardous waste treatment market, acquiring 8 valuable RCRA Part B permits to expand processing capacity and capabilities (no new commercial Part B permits issued in over 30 years)
- Deployed capital through proprietary transactions at accretive valuations in a high-multiple environment

Results

- Sold June 2019 to Harsco Corp. (NYSE: HSC) for \$625M (\$251M purchase price)
- Chris Dods, CEO of Clean Earth stated of the transaction: "The momentum that [CODI] helped create will provide us with a strong platform for the future."

FOX FACTORY





\$80M

OVERVIEW

(JAN 2008)

PURCHASE PRICE

FOX is a designer, manufacturer and marketer of highperformance suspension products used primarily on mountain bikes, side-by-side vehicles, on-road vehicles with off-road capabilities, off-road vehicles and trucks, all-terrain vehicles, snowmobiles, specialty vehicles and applications and motorcycles.



COMPETITIVE STRENGTHS

Global, premium, performancebased lifestyle brand

Highly-engineered products with focus on innovation



Large white space opportunity in new vehicle categories

Strong OEM relationships and global aftermarket distribution network

Experienced management team leading company of enthusiasts

CODI's Active Management in Action

- Recruited professional management team including CEO, CFO and SVP of Operations
- Streamlined mountain bike supply chain and co-located by key **OEMs**
- Supported large R&D budget to drive new product introduction in rapidly growing vehicle categories like side-by-sides and off-road trucks
- Invested heavily in sales and marketing to drive consumer demand and lovalty



- Completed IPO in Aug 2013 (NASDAQ: FOXF) at \$15 per share
- Reduced holdings via five secondary offerings from 2014-2017
- Ultimately received proceeds of over \$527M (\$80M purchase price)

CODI Partnership Structure

RSIFIED



1. As of 12/31/22, 62.0% beneficially owned by certain persons who are employees and partners of our Manager. C. Sean Day, Director, CGI and former founding partners of the Manager, are nonmanaging members.

2. Mr. Sabo is a Member and the Manager of this entity, which is an LLC, not a partnership

3. The Allocation Interests, which carry the right to receive a profit allocation, represent less than 0.1% equity interest in the Company.

C-Corp Tax Reclassification Benefits

Creates clear alignment with investors by simplifying corporate structure and attracting additional investors

NOTE: Reclassified to C-Corp on September 1, 2021

We believe there are significant benefits to reclassifying as a C-Corp



Broadens pool of investors by making it significantly easier for both institutional and retail investors to own CODI shares

- Simplifies tax reporting and uncertainty
- Reduces average cost of capital
 - Increases share liquidity
 - Improves cost of equity capital and shares become more attractive currency

- Included in Russell 2000 and 3000 Index
- Improves profile with rating agencies
- Reduces administrative costs
- Eliminates K-1 and UBTI

Building on 16+ years of success, C-Corp taxation would drive greater value for all CODI shareholders over time



Net Income (Loss) to Non-GAAP Adjusted Earnings (2022)

		Year Ended				
		March 31, 2022	June 30, 2022	September 30, 2022	December 31, 2022	December 31, 2022
Net income (loss)	\$	29,740	\$ 30,957	\$ 2,585	\$ (11,844)	\$ 51,438
Gain (loss) on sale of discontinued operations, net of tax		5,993	(579)	1,479	2,500	9,393
Net Income (loss) from continuing operations	\$	23,747	\$ 31,536	\$ 1,106	\$ (14,344)	\$ 42,045
Less: income from continuing operations attributable to noncontrolling interest		5,978	4,590	4,359	124	15,051
Net income (loss) attributable to Holdings - continuing operations	\$	17,769	\$ 26,946	\$ (3,253)	\$ (14,468)	\$ 26,994
Adjustments:						
Distributions paid - preferred share		(6,045)	(6,046)	(6,045)	(6,045)	(24,181)
Amortization expense – intangible assets and inventory step-up		23,375	22,474	26,241	28,787	100,877
Impairment expense		-	-	_	20,552	20,552
Tax effect – impairment expense		_	_	_	(3,557)	(3,557)
Non-controlling interest – impairment expense		_	_	_	(3,120)	(3,120)
Loss on debt extinguishment		_		534	_	534
Non-controlling shareholder compensation		2,805	2,804	3,242	5,100	13,951
Acquisition expense		216	_	5,902	_	6,118
Integration Services Fee		563	563	1,625	1,313	4,064
Corporate tax effect – ACI		_	(4,338)	16,457	_	12,119
Other		1,803	1,026	1,287	119	4,235
Adjusted Earnings	\$	40,486	\$ 43,429	\$ 45,990	\$ 28,681	\$ 158,586
Plus (less):						
Depreciation expense		10,438	10,866	11,284	11,837	44,425
Income tax provision		11,083	6,955	21,163	5,828	45,029
Corporate tax effect - ACI		_	4,338	(16,457)	_	(12,119)
Interest expense		17,419	17,519	22,799	25,769	83,506
Amortization of debt issuance costs		866	865	1,004	1,005	3,740
Income from continuing operations attributable to noncontrolling interest		5,978	4,590	4,359	124	15,051
Distributions paid - preferred shares		6,045	6,046	6,045	6,045	24,181
Tax effect - impairment expense		-	-	_	3,557	3,557
Non-controlling interest - impairment expense		_	_	-	3,120	3,120
Other		(1,988)	(757)	2,139	1,320	714
Adjusted EBITDA	<u>\$</u>	90,327	\$ 93,851	\$ 98,326	\$ 87,286	\$ 369,790



Net Income (Loss) to Non-GAAP Adjusted Earnings (2021)

		Three Months Ended											
		March 31, 2021		June 30, 2021		September 30, 2021		December 31, 2021		December 31, 2021			
Net income (loss)	\$	21,996	\$	(11,251)	\$	90,156	\$	25,908	\$	126,809			
Gain (loss) on sale of discontinued operations, net of tax		_		_		72,745		25		72,770			
Income (loss) from discontinued operations, net of tax		4,194		4,780		(1,309)		_		7,665			
Net Income (loss) from continuing operations	\$	17,802	\$	(16,031)	\$	18,720	\$	25,883	\$	46,374			
Less: income from continuing operations attributable to noncontrolling interest		2,696		3,018		2,201		3,820		11,735			
Net income (loss) attributable to Holdings - continuing operations	\$	15,106	\$	(19,049)	\$	16,519	\$	22,063	\$	34,639			
Adjustments:													
Distributions paid - preferred share		(6,045)		(6,046)		(6,045)		(6,045)		(24,181)			
Amortization expense – intangible assets and inventory step-up		18,599		18,847		19,056		26,606		83,108			
Loss on debt extinguishment		_		33,305		_		_		33,305			
Non-controlling shareholder compensation		2,764		2,840		2,892		2,941		11,437			
Acquisition expense		299		11		1,866		1,415		3,591			
Integration Services Fee		1,600		1,600		1,100		563		4,863			
Corporate tax effect – ACI		_		_		_		(12,119)		(12,119)			
Other		(2,101)		1,032		460		1,709		1,100			
Adjusted Earnings	\$	30,222	\$	32,540	\$	35,848	\$	37,133	\$	135,743			
Plus (less):													
Depreciation expense		9,064		9,460		10,372		10,493		39,389			
Income tax provision		6,078		9,028		9,556		(2,906)		21,756			
Corporate tax effect - ACI		_		_		_		12,119		12,119			
Interest expense		13,805		14,947		13,855		16,232		58,839			
Amortization of debt issuance costs		686		722		759		812		2,979			
Income from continuing operations attributable to noncontrolling interest		2,696		3,018		2,201		3,820		11,735			
Distributions paid - preferred shares		6,045		6,046		6,045		6,045		24,181			
Other		2,232		706		(1,032)		(425)		1,481			
Adjusted EBITDA	<u>\$</u>	70,828	\$	76,467	\$	77,604	\$	83,323	\$	308,222			



Quarter Ended December 31, 2022

In 000's	Corporate	5.11	BOA	Ergo	Lugano	Marucci Sports	PrimaLoft	Velocity Outdoor	ACI	Altor Solution	s Arnold	Sterno	Consolidated
Net income (loss) from continuing operations	\$ (12,653) \$	7,093	\$ 5,491	\$ (18,035)	\$ 6,063	\$ 3,152	\$ (9,249)	\$ (3,699) \$	\$ 3,445	\$ 2,513	\$ 466	\$ 1,069	\$ (14,344)
Adjusted for:													
Provision (benefit) for income taxes	_	2,126	(292)	(4,706)	6,026	1,499	(308)	(810)	1,016	267	561	449	5,828
Interest expense, net	25,684	(12)	(6)	8	4	1	(3)	87	_	_	6	_	25,769
Intercompany interest	(34,086)	4,260	1,776	2,026	4,932	2,328	4,261	3,295	1,808	2,898	1,571	4,931	-
Depreciation and amortization	273	6,168	5,648	2,033	3,148	3,025	6,271	3,393	524	4,149	1,976	5,021	41,629
EBITDA	\$ (20,783) \$	19,635	\$ 12,617	\$ (18,674)	\$ 20,173	\$ 10,005	\$ 972	\$ 2,266	\$ 6,793	\$ 9,827	\$ 4,580	11,470	\$ 58,881
Other (income) expense	17	(310)	545	2	_	(46)	(148)	1,263	16	547	(20)	(545)	1,321
Non-controlling shareholder compensation	-	301	622	325	379	368	2,142	229	124	411	2	197	5,100
Impairment expenses	_	_	_	20,552	_	_	_	_	_	_	-	-	20,552
Integration services fee	-	_	-	_	-	-	1,313	-	_	-	-	-	1,313
Other		_	_	_	_	_	_	_	_	_	-	119	119
Adjusted EBITDA	\$ (20,766) \$	19,626	\$ 13,784	\$ 2,205	\$ 20,552	\$ 10,327	\$ 4,279	\$ 3,758	\$ 6,933	\$ 10,785	\$ 4,562	11,241	\$ 87,286



Quarter Ended December 31, 2021

In 000's	Corporate	5.11	BOA	Ergo	Lugano	Marucci Sports	Velocity Outdoor	ACI	Alt	or Solution	s	Arnold	Sterno	c	onsolidated
Net income (loss)	\$ (570)	\$ 5,834	\$ 4,270	\$ 2,008	\$ 4,558	\$ 747	\$ 3,878	\$ 3,812	\$	1,979	\$	1,174	\$ (1,807)	\$	25,883
Adjusted for:															
Provision (benefit) for income taxes	(12,119)	2,048	1,394	661	1,790	150	856	872		(248)		(717)	2,407		(2,906)
Interest expense, net	16,175	8	_	_	9	_	40	_		(1)		1	_		16,232
Intercompany interest	(20,748)	3,125	2,261	446	1,902	1,220	1,875	1,733		2,483		1,327	4,376		_
Loss on debt extinguishment	-	_	_	_	_	_	-	_		_		_	_		_
Depreciation and amortization	263	5,593	5,246	2,058	4,687	2,257	3,215	554		3,916		3,066	7,056		37,911
EBITDA	\$ (16,999)	\$ 16,608	\$ 5 13,171	\$ 5,173	\$ 12,946	\$ 4,374	\$ 9,864	\$ 6,971	\$	8,129	\$	4,851	\$ 12,032	\$	77,120
Other (income) expense	1	427	187	_	(6)	(1,000)	(38)	175		76		59	(306)		(425)
Non-controlling shareholder compensation	-	502	539	452	190	275	243	124		265		22	329		2,941
Acquisition expenses	-	-	_	_	_	971	-	_		444		_	_		1,415
Integration services fees	-	_	_	_	563	_	-	_		_		_	_		563
Other	47	_	_	_	_	1,000	-	_		_		_	662		1,709
Adjusted EBITDA	\$ (16,951)	\$ 17,537	\$ 13,897	\$ 5,625	\$ 13,693	\$ 5,620	\$ 10,069	\$ 7,270	\$	8,914	\$	4,932	\$ 12,717	\$	83,323



Year Ended December 31, 2022

In 000's	Corporate	5.11	BOA	Ergo	Lugano	Marucci Sports	PrimaLoft	Velocity Outdoor	ACI	Altor Solutions	Arnold	Sterno	Consolidated
Net income (loss) from continuing operations	\$ (64,084) \$	22,633	\$ 42,613	\$ (18,669)	\$ 27,934	\$ 11,526	\$ (17,741)	\$ 4,127	\$ 12,955	\$ 9,662	\$ 7,683	\$ 3,406	\$ 42,045
Adjusted for:													
Provision (benefit) for income taxes	12,119	7,125	6,527	(4,274)	11,889	4,320	(3,878)	1,562	3,616	3,174	3,329	(480)	45,029
Interest expense, net	83,243	-	(25)	10	16	14	(7)	229	_	_	26	_	83,506
Intercompany interest	(105,813)	13,761	7,410	6,026	12,773	6,977	7,512	10,282	6,659	10,742	5,518	18,153	_
Loss on debt extinguishment	534	_	_	_	_	_	_	_	_	_	-	-	534
Depreciation and amortization	1,134	22,972	21,993	8,094	11,533	12,583	10,465	13,374	2,158	16,403	8,041	20,293	149,043
EBITDA	\$ (72,867)\$	66,491	\$ 78,518	\$ (8,813)	\$ 64,145	\$ 35,420	\$ (3,649)	\$ 29,574	\$ 25,388	\$ 39,981 \$	\$ 24,597	\$ 41,372	\$ 320,157
Other (income) expense	(57)	(217)	1,043	6	2	(1,875)	112	2,417	267	766	(20)	(1,730)	714
Non-controlling shareholder compensation	_	1,511	2,511	1,479	1,179	1,457	2,142	971	496	1,321	40	844	13,951
Impairment expense	_	_	_	20,552	-	-	_	-	-	-	-	-	20,552
Acquisition expenses	_	_	_	_	_	-	5,680	222	-	216	-	-	6,118
Integration services fee	-	_	-	-	1,688	-	2,375	-	-	-	-	-	4,063
Other	_	_	_	250	_	1,802	_	_	853	_	_	1,330	4,235
Adjusted EBITDA	\$ (72,924) \$	67,785	\$ 82,072	\$ 13,474	\$ 67,014	\$ 36,804	\$ 6,660	\$ 33,184	\$ 27,004	\$ 42,284 \$	\$ 24,617	\$ 41,816	\$ 369,790



Year ended December 31, 2021

In 000's	Corporate	5.11	BOA	Ergo	Lugano	Marucci Sports	Velocity Outdoor	Advanced Circuits	Altor Solutions	Arnold	Sterno	Consolidated
Net income (loss) from continuing operations	\$ (65,287)	\$ 20,152	\$ 21,178	\$ 5,079	\$ 5,239	\$ 10,232	\$ 23,035	\$ 14,178	\$ 7,871	\$ 5,013	\$ (316)	\$ 46,374
Adjusted for:												
Provision (benefit) for income taxes	(12,119)	6,905	3,559	2,018	2,094	3,070	6,237	3,419	2,619	1,345	2,609	21,756
Interest expense, net	58,639	16	_	_	9	5	165	_	(1)	6	-	58,839
Intercompany interest	(73,982)	11,868	8,581	1,960	2,450	3,110	7,461	7,217	7,558	5,455	18,322	-
Loss on debt extinguishment	33,305	_	_	_	_	_	_		_	_	_	33,305
Depreciation and amortization	904	22,355	20,279	8,435	4,757	8,634	12,704	2,212	12,938	8,888	23,369	125,475
EBITDA	\$ (58,540)	\$ 61,296	\$ 53,597	\$ 17,492	\$ 14,549	\$ 25,051	\$ 49,602	\$ 27,026	\$ 30,985	\$ 20,707	\$ 43,984	\$ 285,749
Other (income) expense	(284)	125	377	_	16	(119)	2,573	298	(323)	8	(1,189)	1,482
Non-controlling shareholder compensation	-	2,428	2,194	1,693	190	1,101	1,020	496	1,035	38	1,242	11,437
Acquisition expenses	39	_	_	_	1,827	971	-	_	444	310	-	3,591
Integration services fee	-	_	3,300	_	563	1,000	_	_	_	_	_	4,863
Other	1,132	273	_	_	_	1,000	(2,300)	_	_	_	995	1,100
Adjusted EBITDA	\$ (57,653)	\$ 64,122	\$ 59,468	\$ 19,185	\$ 17,145	\$ 29,004	\$ 50,895	\$ 27,820	\$ 32,141	\$ 21,063	\$ 45,032	\$ 308,222



Year ended December 31, 2020

In 000's	Corporate	5.11	BOA	Ergo	Marucci Sports	Velocity Outdoor	ACI	Altor Solutions	Arnold	Sterno	Consolidated
Net income (loss)	\$ (22,794)	\$ 12,356	\$ (2,640)	\$ 725	\$ (4,785)	\$ 11,161	\$ 13,170	\$ 6,092	\$ (3,539)	\$ 3,820	\$ 13,566
Adjusted for:											
Provision (benefit) for income taxes	_	1,808	(535)	2,033	(1,390)	3,560	3,431	2,554	(198)	2,343	13,606
Interest expense, net	45,610	19	_	_	7	131	_	_	_	1	45,768
Intercompany interest	(66,901)	14,085	2,043	2,405	1,843	8,915	5,778	7,084	5,730	19,018	-
Loss on debt extinguishment	_	_	_		_	_		_	_	-	_
Depreciation and amortization	481	21,483	5,589	8,199	10,203	12,781	2,773	12,722	6,805	22,510	103,546
EBITDA	\$ (43,604)	\$ 49,751	\$ 4,457	\$ 13,362	\$ 5,878	\$ 36,548	\$ 25,152	\$ 28,452	\$ 8,798	\$ 47,692	\$ 176,486
Other (income) expense	_	1,420	39	_	(42)	931	154	(38)	9	140	2,613
Noncontrolling shareholder compensation	_	2,489	469	1,156	634	1,549	495	1,028	(20)	1,166	8,966
Acquisition expenses	_	_	2,517	_	2,042	_	-	273	_	-	4,832
Integration service fees	_	_	1,125	_	1,000	_	_	_	_	-	2,125
Other	324	_	_	598	_	_	_	_	_	-	922
Adjusted EBITDA	\$ (43,280)	\$ 53,660	\$ 8,607	\$ 15,116	\$ 9,512	\$ 39,028	\$ 25,801	\$ 29,715	\$ 8,787	\$ 48,998	\$ 195,944

