



Converge Technology Solutions Corp.

Management Discussion and Analysis

For the three and six months ended June 30, 2022 and 2021

Converge Technology Solutions Corp. Management Discussion and Analysis

(expressed in thousands of Canadian dollars, except share amounts and share prices)

General Information

The following management discussion and analysis (“MD&A”) of the financial condition, changes in financial condition and results of operations of Converge Technology Solutions Corp. (the “Company” or “Converge”) constitutes management’s review of the factors that affected the Company’s financial and operating performance for the three and six months ended June 30, 2022 and 2021. This MD&A should be read in conjunction with the unaudited condensed interim consolidated financial statements and accompanying notes thereto for the three and six months ended June 30, 2022, as well as the Company’s consolidated financial statements and MD&A for the year ended December 31, 2021.

The condensed interim consolidated financial statements have been prepared in accordance with accounting policies consistent with International Financial Reporting Standards (“IFRS”) as issued by the International Accounting Standards Board (“IASB”) and interpretations of the International Financial Reporting Interpretations Committee (“IFRIC”) in effect for the Company’s reporting three and six months ended June 30, 2022. The consolidated financial statements can be found at www.sedar.com and www.convergetp.com.

This MD&A was written to comply with the requirements of National Instrument 51-102 – Continuous Disclosure Obligations and 52-112 – Non-GAAP and Other Financial Measures Disclosure. This MD&A is dated as at August 9, 2022 and was approved by the Board of Directors on that date. Results are reported in thousands of Canadian dollars unless otherwise stated.

The Company’s registered head office is 85 Rue Victoria, Gatineau, Quebec, J8X 2A3.

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About Forward-Looking Information

Certain information and statements within the MD&A and documents incorporated by reference may constitute “forward-looking information” within the meaning of applicable securities laws (“forward-looking statements”). Such forward-looking statements, if and when made, include projections or estimates made by the Company and its management as to the Company’s future objectives, business operations, plans or expectations with respect to business strategies, expected growth of the Company’s platform of IT Solutions Providers (“ITSPs”), expectations regarding the pipeline of investment opportunities available to the Company, the impact of the coronavirus disease (“COVID-19”) on the Company’s business and the markets in which it operates, expectations regarding future competitive conditions and the Company’s competitive position, expectations regarding the Company’s differentiated and competitive skill set, the Company’s expectations regarding operating in large and transformative markets, the Company’s expectations regarding customers and customer contracting, the Company’s expectations regarding vendor and distributor relationships and the Company’s expectations to expand its client base. Forward-looking statements include all disclosures regarding possible events, conditions or results of operations that are based on assumptions about future economic conditions and courses of action. Forward-looking statements may also include, without limitation, any statement relating to future events, conditions or circumstances. The Company cautions the reader not to place undue reliance upon any such forward-looking statements, which speak only as of the date they are made. Often, but not always, forward-looking statements can be identified by the use of words or phrases such as “plans”, “expects”, “projected”, “estimated”, “forecasts”, “anticipates”, “indicative”, “intend”, “guidance”, “outlook”, “potential”, “prospects”, “seek”, “strategy”, “targets” or “believes”, or variations of such words and phrases or statements that certain future conditions, actions, events or results “will”, “may”, “could”, “would”, “should”, “might” or “can”, or negative versions thereof, “be taken”, “occur”, “continue” or “be achieved”, and other similar expressions, and may be based on management’s current assumptions and expectations related to all aspects of the Company’s business, industry and the global economy.

Overview of the Business

Converge is a North American and European software-enabled IT & cloud solutions provider focused on delivering industry-leading solutions and services. Converge’s global solution approach delivers advanced analytics, application modernization, cloud, cybersecurity, digital infrastructure, and digital workplace offerings to clients across various industries. The Company supports these solutions with advisory, implementation, and managed services expertise across all major IT vendors in the marketplace. This multi-faceted approach enables Converge to address the unique business and technology requirements for all clients in the public and private sectors.

The Company recently expanded its footprint into Europe with the acquisitions of Visucom GmbH, School Supplies 4.0 GmbH (“Visucom”) in February 2022, and Gesellschaft für digitale Bildung, Institut für modern Bildung, and DEQSTER (collectively, “GfdB”), that was announced by the Company on July 29, 2022. These acquisitions are complementary to REDNET GmbH (“Rednet”) that was acquired in 2021, and will further enhance Converge’s ability to deliver a wide range of complementary products and services to the German education sector.

Companies increasingly rely on the expertise and experience of an IT solutions provider to design their IT infrastructure, to procure and integrate the appropriate hardware and software for an integrated IT solution, and to provide ongoing IT support services. This trend is largely driven by limited in-house capacity, higher costs and challenges related to internal development, deployment, and maintenance of complex and rapidly changing IT infrastructure. Furthermore, clients are increasingly looking to consolidate their vendors and minimize the number of providers they interact with for their IT needs. Companies are looking for providers who offer a broad portfolio of end-to-end capabilities including next generation technologies and new delivery models. Converge offers an extensive range of products, services, and solutions to meet these needs.

With significant increases in the amount of information and the abundance of data in today’s market environment, companies are increasingly demanding a more agile, responsive technology infrastructure system that helps meet their strategic business objectives. These needs are increasingly under pressure with the desire to create virtual environments that can further leverage this growing dataset, including cloud computing. Cloud computing heavily leverages resource pools in a variety of different technologies – storage and networking, virtualization, and the

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data center. Converge believes that these technologies are not only central aspects of a company's IT strategy, but also central to a company's broader business strategy.

As a buyer of Information Technology Service Providers ("ITSPs"), Converge tends to seek out acquisitions that have digital transformation, cloud, compliance, security, vertical market, and regional expertise. With a focus on these areas, Converge believes it is well positioned to become an international solutions leader within these segments.

The following table presents further details on the material subsidiaries of Converge as of the date of this MD&A:

Company	Location	Ownership percentage
Northern Micro Inc. ("Northern Micro")	Ottawa, ON	100%
Corus Group, LLC ("Corus360")	Atlanta, GA	100%
BlueChip Tek, Inc. ("BCT")	Santa Clara, CA	100%
Key Information Systems, Inc. ("KeyInfo")	Agoura Hills, CA	100%
Portage CyberTech Inc., 10084182 Canada Inc. o/a Becker-Carroll, Vivvo Application Studios, OPIN Digital Inc., OPIN Digital Corp., 1CRM Systems Corp., Solutions Notarius Inc. ("Portage")	Ottawa, ON	53%
Acumetrics Business Intelligence Inc. ("Lighthouse")	Providence, RI	100%
SIS Holding Company, LLC, Software Information Systems, LLC ("SIS")	Lexington, KY	100% ⁽¹⁾
Nordisk Systems, Inc. ("Nordisk")	Portland, OR	100%
Essex Acquisition, LLC, Essex Technology Group, Inc., Essex Commercial Finance LLC ("Essextec")	New York, NY	100%
Datatrend Technologies, Inc. ("Datatrend")	Minneapolis, MN	100%
VSS Holdings, LLC, VSS, LLC, Information Insights, LLC ("VSS")	Madison, MS	100% ⁽²⁾
Solutions P.C.D. Inc, P.C.D. Consultation Inc. ("PCD")	Montreal, QC	100%
Unique Digital, Inc. ("Unique Digital")	Dallas, TX	100%
Workgroup Connections, Inc. ("Workgroup")	Saint Louis, MO	100%
CarpeDatum LLC ("CarpeDatum")	Aurora, CO	100% ⁽³⁾
Accudata Systems LLC ("Accudata")	Houston, TX	100%
Dasher Technologies, Inc. ("Dasher")	Campbell, CA	100%
ExactlyIT Inc. ("ExactlyIT")	Morrisville, NC	100%
REDNET GmbH ("Rednet")	Mainz, Germany	75% ⁽⁴⁾
LPA Software Solutions ("LPA")	Rochester, NY	100%
PDS Holding Company, Paragon Development Systems Inc., Works Computing, LLC., Paragon Staffing, LLC. ("PDS")	Milwaukee, WI	100%
Visucom GmbH, School Supplies 4.0 GmbH ("Visucom")	Walzbachtal, Germany	100%
Creative Breakthroughs, Inc. ("CBI")	Ferndale, MI	100%
IDX Systems Corp., 1176524 Alberta Ltd., 1190422 Alberta Ltd., 1245720 Alberta Ltd. ("IDX")	Edmonton, AB	100%
Technology Integration Group ("TIG") ⁽⁵⁾	San Diego, CA	100%
Gesellschaft für digitale Bildung, Institut für modern Bildung, and DEQSTER ("GfdB") ⁽⁶⁾	Hamburg, Germany	100%

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Notes:

- (1) The Company indirectly holds all of the issued and outstanding Class A membership units of SIS, which represent 100% of the economic and voting interests in SIS. As of the date of this MD&A, all Class B membership units of SIS have been exchanged into common shares of the Company and nil are issued and outstanding.
- (2) The Company indirectly holds all of the issued and outstanding Class A membership units of VSS, which represents 100% of the economic interests in VSS. As of the date of this MD&A, there are also 478,567 Class B membership units of VSS (which have no right to economic participation in VSS) issued and outstanding, held by the vendors of VSS and exchangeable into common shares of the Company.
- (3) The Company indirectly holds all of the issued and outstanding Class A membership units of CarpeDatum, which represents 100% of the economic interests in CarpeDatum. As of the date of this MD&A, there are also 321,689 Class B membership units of CarpeDatum (which have no right to economic participation in CarpeDatum) issued and outstanding, held by the vendors of CarpeDatum and exchangeable into common shares of the Company.
- (4) The seller holds a put option, which provides the non-controlling interest shareholders of Rednet the right to require the Company to purchase the remaining 25% ownership interest in Rednet. For accounting purposes, the Company has elected to consolidate 100% of Rednet in its financial statements and does not recognize a non-controlling interest, as per IAS 32 – Financial Instruments.
- (5) Company acquired on August 1, 2022.
- (6) Company acquired on July 29, 2022.

Strategy

Global Strategy - Converge's strategy is to become the leading ITSP to mid-market customers in North America and Europe. We have recently added an executive management team in Europe that will allow Converge to pursue its expansion strategy.

Identify and Acquire - Converge's strategy is to identify and acquire ITSPs that offer a multi-vendor technology solution for clients. Selecting the right companies for acquisition is essential to creating market momentum and is pivotal in delivering lasting value to the Company's stakeholders. Converge selects ITSPs with proven business, technical, enterprise client, and industry experience that are known and recognized for the business value they create for its clients and partners.

Invest and Transform to Drive Organic Growth - Building on the capabilities, relationships, and value of acquired companies, Converge invests in resources, education, tools, and relationships to deepen domain level expertise in specific technology practice areas and industry sectors. Converge has acquired and built public and private cloud capabilities that transform ITSPs into Hybrid IT providers.

Consolidate Certain Back-Office Functions - Starting with back office and support functions, Converge creates significant financial and operating efficiencies as well as service-level gains by leveraging its best-of-breed systems, purchasing power, staff, and processes across acquired companies.

Volume Rebates - Converge provides value to clients and the market by identifying and expanding business, industry, and technical solutions competencies across acquired organizations, including leveraging vendor certifications and hardware volumes across groups to receive increased pricing incentives and rebates.

Talent - Converge continues to build its talent pool of highly qualified engineers and software professionals in its key practice areas in order to provide value-added IT solutions to the Company's customers.

3-Year Acquisition History (2019 – 2021):

2019

In 2019, Converge completed six acquisitions. During the first quarter of 2019, Converge acquired SIS Holding Company, LLC and Software Information Systems, LLC (collectively "SIS"), a strategic company focused on managed cloud delivery, compute efficiency, network optimization, and IT spend optimization. During the third quarter of 2019, Converge acquired Nordisk Systems, Inc. ("Nordisk"), a professional services organization specialized in infrastructure, cloud, security, analytics, business continuity and managed services solutions. During the fourth quarter of 2019, Converge acquired Essectec Acquisition, LLC. ("Essectec"), a leading Wall Street-based cloud, cognitive, and cybersecurity solution provider, Datatrend Technologies, Inc. ("Datatrend"), a leading

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technology solutions provider focused on Next Gen Data Center, hybrid cloud, infrastructure, multi-site IT deployments, and ISV/OEM solutions, and VSS Holdings, LLC (“VSS”), a leading technology solutions provider specializing in managed services, technology solutions, IT portfolio management and consulting services.

2020

In 2020, despite the global challenges associated with the COVID-19 pandemic, Converge successfully closed five acquisitions in North America. On February 1, 2020, the Company acquired P.C.D. Inc. and P.C.D. Consultation Inc. (collectively “PCD”), a Montreal, Canada based partner focused on solutions in enterprise system architecture, storage and information management, virtualization and cloud, and business continuity and disaster recovery. On October 1, 2020, the Company acquired Unique Digital, Inc. (“Unique Digital”), a Texas-based IT solutions provider focused on architecting and implementing solutions in big data, cloud, data protection networking, security, and virtualization. On December 1, 2020, the Company acquired Workgroup Connections, Inc. (“Workgroup”), a US-based IT solutions provider with headquarters in Missouri and Colorado, that specializes in leading-edge cloud, software development, and licensing services and solutions. On December 22, 2020, the Company acquired Vivvo Application Studios, Inc. (“Vivvo”), a Canadian technology innovation organization that delivers a feature-rich, production-ready, proven identity-management-as-a-service (IDMAAS) platform that enables and accelerates digital transformation. On December 31, 2020, the Company acquired Vicom Computer Services, Inc. (“Vicom”), a New York-based full-service multi-cloud infrastructure provider.

2021

In 2021, the Company continued to execute on its acquisition strategy, completing the acquisitions of 9 companies in total. On January 6, 2021, the Company acquired all of the issued and outstanding shares of CarpeDatum LLC, (“CarpeDatum”), a Colorado-based analytics consulting organization. On February 12, 2021, the Company acquired all of the issued and outstanding shares of Accudata Systems LLC, (“Accudata”), a Texas-based IT consulting and integration firm that provides infrastructure and security solutions and services. The transaction was accounted for as a business combination. On April 1, 2021, the Company acquired all of the issued and outstanding shares of Dasher Technologies, Inc., (“Dasher”), a Silicon Valley-based IT solution provider that has industry-recognized expertise in technologies such as cybersecurity, enterprise networking, data center, and hybrid cloud services. On June 22, 2021, the Company acquired all of the issued and outstanding shares of ExactlyIT, Inc. (“ExactlyIT”), a managed services provider (“MSP”) headquartered in North Carolina, with operational offices in Mexico, that has managed business-critical systems to deliver innovative, next-generation managed IT services. On August 4, 2021, the Company acquired a 75% interest in REDNET AG (“Rednet”), an IT services provider headquartered in Mainz, Germany that specializes in serving the education, healthcare, and government/public sectors, providing detailed advice, economic planning, smooth logistics, and fast service to its clients. On August 30, 2021, the Company announced the closing of its previously announced acquisitions of Vicom Infinity, Inc. and Infinity Systems Software, Inc. Vicom Infinity is a world-class IBM mainframe solutions provider, and Infinity Systems Software has been a leading supplier of software and services for IBM platforms for more than 20 years. On October 1, 2021, the Company acquired all of the issued and outstanding shares of LPA Software Solutions (“LPA”), an IT services provider headquartered in Rochester, NY that provides business analytics solutions and professional services in analytics, data science, artificial intelligence, financial performance management, data governance, data integration, location analytics, and data sets. On December 1, 2021, Portage, the Company’s 53% owned cyber security-focused SaaS entity, acquired all of the issued and outstanding shares of OPIN Digital Inc. (“OPIN”), an Ontario-based full-service Canadian digital agency focused on designing and building digital web, mobile, and app experiences to support the strategic service goal of government and enterprise customers

Please refer to *Business and Financial Highlights for the Quarter Ended June 30, 2022* for acquisitions completed by the Company since January 1, 2022.

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European Expansion

On February 9, 2022, the Company completed the acquisition of 100% interest in Visucom, headquartered in Walzbachtal, Germany, representing the Company's 27th acquisition to date and Converge's second European acquisition. Founded in 1987, Visucom has been a trusted supplier of professional screens, interactive blackboards, loudspeakers, cameras, projectors, displays, and media controls for education and public clients. Visucom also offers on-site installations and training and has an excellent reputation for neutral advice, planning, and equipment for all market-leading manufacturers of media devices. On July 29 2022, the Company announced it completed the acquisition of Gf dB, representing the Company's 32nd acquisition to date and Converge's third European acquisition. Gf dB is a full-service IT supplier for education, offering everything from hardware and software to advanced training and comprehensive technical/consulting services, as well as the development and production of equipment for digital learning and working. Together with Rednet, Converge will offer clients across Germany a wider range of service offerings and further expand Converge's global footprint.

COVID-19

The COVID-19 pandemic continues to present a source of economic uncertainty to the Company. These uncertain economic conditions may adversely impact operations and the financial performance of the Company and its customers, negatively impact demand for the Company's products and services or the equity markets, which could adversely affect the Company's financial performance. As of the date of this MD&A, Converge has experienced increased demand for solutions that allow employees to work remotely. As a result, the Company has experienced increased revenue in some of its product and service offerings that support remote work and cloud enablement, as companies and organizations recognize the need to move to a hybrid IT infrastructure that allows their employees to work remotely and access information and systems by way of cloud infrastructure. However, if the Company or its vendors and suppliers are unable to keep up with such increasing demands stemming from the recent outbreak of COVID-19, customers may experience delays or interruptions in service, which may be detrimental to the Company's reputation and business.

Operationally, Converge has implemented technology and procedures that enable the majority of its employees to work remotely with minimal disruption to the Company's operations. To the extent that employees are required to be in the office or warehouse to fulfill orders, the Company has followed guidelines and rules put in place by local, state, provincial and federal governments. The Company has good relations with its suppliers and is in regular contact with them and to date, has not experienced any meaningful disruptions in its supply chain that have negatively impacted the Company's ability to meet its demand and fulfill customer orders.

Pandemics, epidemics and other systemic or widespread health and safety risks could occur, any of which could adversely affect the Company's ability to maintain operations or meet revenue or expense targets or plans and may also adversely affect the ability of suppliers to provide products and services needed to operate the business. Pandemics, epidemics and other health and safety risks could also have an adverse effect on the economy and financial markets resulting in a declining level of activity, which could have a negative impact on the demand for, and prices of, the Company's products and services.

The COVID-19 pandemic continues to impact the well-being of individuals as well as the Canadian and global economies. The Company, informed by measures recommended by public health agencies, continues to provide its essential services and support to customers while safeguarding the health and safety of employees.

Supply Chain Impacts

The impact of COVID-19 and measures to prevent its spread have affected the Company in a number of ways. To date, some of the Company's key vendors have experienced supply shortages as it relates to product available for delivery to Converge's customers. Therefore, the Company is experiencing higher than normal product backlog in its pipeline. In response, during the period Converge has proactively increased its inventory levels where possible to alleviate supply chain pressures. The Company continues to work closely with key vendor and proactively manage its inventory levels to mitigate the impact of industry wide supply constraints.

There have been industry-wide disruptions. However, overall, given the constantly evolving nature, extent, and sentiments about the-COVID-19 pandemic, it is difficult to predict with certainty medium or long-term impacts of the pandemic to the Company. Key unknowns which may affect the Company and its business and financial

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positions include the duration, severity, and the impact of a resurgence of the outbreaks, imposition of new or reintroduction of emergency measures, timing, and extent of, border closures or reopening timing, changes to travel restrictions, and fluctuations in financial and commodity markets. In addition, labour shortages due to illness or, restrictions on the movement of personnel as well as supply chain disruptions could result in a material reduction or even cessation of all or a portion of the Company's operations. Further spread or severity of COVID-19 in Canada and globally could also have a material adverse effect on the regional economies in which the Company operates, could negatively impact stock markets, including the trading price of its shares, adversely impact the Company's ability to raise capital, cause continued interest rate volatility or make obtaining financing or renegotiating the terms of its existing financing more challenging or more expensive.

In addition, the recent escalation in conflict between Russia and Ukraine ("Conflict") and the resulting imposition of sanctions and counter sanctions have disrupted supply chains and caused instability in the global economy. The short and long-term implications of the conflict are difficult to predict at this time. The ongoing conflict could result in the imposition of future economic sanctions, which may have a greater adverse effect on economic markets and could result in an even greater impact related to global supply and pricing of electricity and materials.

Any estimate of the length and severity of these developments is therefore subject to significant uncertainty, and accordingly estimates of the extent to which the COVID-19 pandemic and the Conflict may materially and adversely affect the Company's operations, financial results and condition in future periods are also subject to significant uncertainty. Therefore, uncertainty about judgements, estimates and assumptions made by management during the preparation of the Company's condensed interim consolidated financial statements related to potential impacts of the COVID-19 pandemic and the Conflict on revenue, expenses, assets, liabilities, and note disclosures could result in a material adjustment to the carrying value of the asset or liability affected.

As of June 30, 2022, the Company's product bookings backlog, which is calculated as purchase orders received from customers that are not yet delivered at the end of the fiscal period, was approximately \$507 million as compared to approximately \$350 million as at December 31, 2021. The Company continues to work closely with its vendors and customers to ensure fulfillment of orders as soon as possible and expects to see these orders fulfilled in the coming quarters.

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Business And Financial Highlights For The Three and Six Months Ended June 30, 2022

Financial results for the three and six months ended June 30, 2022:

- For the three months ended June 30, 2022, the Company earned revenue of \$596,656, gross profit of \$133,152, and adjusted EBITDA¹ of \$39,188 (three months ended June 30, 2021 – revenue of \$345,307, gross profit of \$78,244, and adjusted EBITDA¹ of \$21,582).
- For the six months ended June 30, 2022, the Company earned revenue of \$1,146,693, gross profit of \$242,196, and adjusted EBITDA¹ of \$68,837 (six months ended June 30, 2021 – revenue of \$655,509, gross profit of \$146,040, and adjusted EBITDA¹ of \$40,350).
- For the three months ended June 30, 2022, Adjusted Free Cash Flow¹ was \$33,761 and Adjusted Free Cash Flow Conversion¹ was 86%, increasing from \$18,476 and 85%, respectively, for the three months ended June 30, 2021.
- For the six months ended June 30, 2022, Adjusted Free Cash Flow¹ was \$57,948 and Adjusted Free Cash Flow Conversion¹ was 84%, increasing from \$33,220 and 82%, respectively, for the six months ended June 30, 2021.

Acquisitions completed during the six months ended June 30, 2022:

- On January 7, 2022, the Company acquired a 100% interest in PDS, a corporation headquartered in Milwaukee, WI that offers solutions ranging from cloud and security to servers and infrastructure to virtualized work environment and remote work. The total consideration for the purchase was \$71,737 (\$56,638 USD), consisting of (i) \$69,305 in cash; and (ii) working capital and other adjustments of \$2,432.
- On February 9, 2022, the Company acquired a 100% interest in Visucom, which was effective to January 1, 2022 for accounting purposes. Headquartered in Walzbachtal, Germany, Visucom is a supplier of hardware for education and public sector clients, offering on-site installations, training, neutral advice, planning, and equipment for market-leading manufacturers of media devices. The total consideration for the purchase consisted of \$8,203 (€5,700) in cash.
- On March 1, 2022, Portage, the Company's 53% owned cyber security-focused SaaS entity, acquired a 100% interest in 1CRM, a SAAS-based software corporation headquartered in Victoria, Canada that operates in the cloud and on premise, with the ability to handle daily task management, marketing automation, sales and opportunities, order management, client service and project management in a single system. The total consideration for the purchase consisted of (i) \$3,000 in cash; (ii) working capital adjustment of \$132; and (iii) an estimated aggregate of \$1,190 in earn-out payments for the two years following closing of the acquisition based on the achievement of certain milestones.
- On April 1, 2022, the Company acquired a 100% interest in CBI, a corporation headquartered in Ferndale, Michigan, a services-led organization focused on cybersecurity solutions centered around threat detection and obstruction. CBI's solutions help defend and secure customer networks and endpoints, as well as testing and monitoring areas of operational risk, and protecting data. The total consideration for the purchase of CBI was \$73,468 (\$58,719 USD). Purchase consideration consisted of (i) \$58,806 (\$47,000 USD) in cash; (ii) working capital adjustment of \$5,416 (\$4,329 USD); and (iii) an estimated aggregate of \$9,246 (\$7,390 USD) in earn-out payments for the three years following closing of the acquisition based on the achievement of certain milestones.

¹ This is a Non-IFRS measure (including non-IFRS ratio or supplementary financial measure) and not a recognized, defined or standardized measure under IFRS. See the Non-IFRS Financial & Supplementary Financial Measures section of this MD&A.

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- On April 29, 2022, the Company announced that it acquired a 100% interest in IDX, a corporation headquartered in Edmonton, Alberta, focused on cloud computing, infrastructure and open-source consulting. The total consideration for the purchase of IDX was \$30,802. Purchase consideration consisted of (i) \$27,772 in cash; and (ii) working capital adjustment of \$3,030.
- On June 17, 2022, Portage, the Company's 53% owned cyber security-focused SaaS entity, acquired a 100% interest in Notarius, a corporation headquartered in Montreal, QC, that provides solutions that safeguard the long-term reliability of electronic documents. The total consideration for the purchase of Notarius was \$54,843. Purchase consideration consisted of (i) \$44,876 in cash; (ii) working capital adjustment of \$4,975; and (iii) promissory note of \$4,992.

Subsequent to quarter-end

- On July 29, 2022, the Company acquired a 100% interest in GfdB, lfmB, and DEQSTER (collectively, "GfdB"), which are education market focused organizations headquartered in Germany which enable schools and universities to implement their digital future. GfdB and lfmB are full-service IT suppliers for education, while DEQSTER specializes in the development of production of equipment for digital learning and working. The transaction will be accounted for as a business combination. The total consideration for the purchase was \$72,588 (€40,264), consisting of (i) \$52,634 (€25,000) in cash, (ii) working capital adjustment of \$346 (€264), and (iii) an estimated aggregate of \$19,608 (€15,000) in earn-out payments for the three years following acquisition of the acquisition based on the achievement of certain milestones.
- On August 1, 2022, the Company acquired a 100% interest in TIG, a corporation headquartered in San Diego, CA, specializing in optimized performance solutions and critical business support. The transaction will be accounted for as a business combination. The total consideration for the purchase was \$138,455 (\$107,965 USD), consisting of (i) \$91,692 (\$71,500 USD) in cash, and (ii) working capital adjustment of \$46,763 (\$36,465 USD).
- On July 28, 2022, the Company announced that it has refinanced its existing ABL credit facility with a new, five-year \$500,000 global revolving credit facility (the "Global Credit Facility") led by J.P. Morgan and Canadian Imperial Bank of Commerce as joint lead arrangers, with the Bank of Nova Scotia, the Toronto-Dominion Bank, and the Bank of Montreal participating in the lender group. The Global Credit Facility also includes an uncommitted accordion feature of \$100,000, for a total borrowing capacity of up to \$600,000.
- On August 8, 2022, the Company announced that the Toronto Stock Exchange ("TSX") has approved the Company's Notice of Intention to make a Normal Course Issuer Bid ("NCIB"). Pursuant to the NCIB, the Company may purchase for cancellation up to an aggregate of 10,744,818 of the Company's common shares representing 5% of the issued and outstanding common shares as at July 31, 2022. The NCIB will commence on August 11, 2022 and terminate one year after its commencement, or earlier if the maximum number of common shares under the NCIB have been purchased or the NCIB is terminated at the option of the Company. All common shares acquired by the Company under the NCIB will be cancelled. The Company also entered into an automatic purchase plan agreement with a broker upon commencement of the NCIB to allow for purchases of common shares during certain pre-determined blackout periods when the Company ordinarily would not be active in the market due to its own internal trading blackout periods, insider trading rules or otherwise.

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Outlook for Fiscal 2022

Although the effects of COVID-19 linger, innovations pushing towards pre-pandemic levels of output are required. With efforts to accommodate a shifting workforce culture, and new business processes, Converge recognizes its ability to play a role in advancing these post-pandemic requirements. During this period Converge has seen increased demand for products, solutions, and services in the analytics, cloud, cybersecurity, and talent spaces. As we move further into 2022, continued escalation in these fields, and expansion in others, is expected. Converge predicts increased spending in these areas and is preparing to accommodate those seeking innovative solutions and a hybrid IT infrastructure that can support a remote workforce. The Company remains well-equipped to meet demand with its increased global footprint through the Company's extensive and diverse network of leading hardware and software partners.

Enterprise IT Priorities

According to the Enterprise Strategy Group, which examines key business and technology priorities driving spending plans across a range of technology markets including infrastructure, cloud services, cybersecurity, artificial intelligence (AI), analytics, data protection, mobility, business applications, and more, Technology Spending Intentions Survey 2022 finds the top five technology focus areas for IT leaders are:

- The enterprise technology spending
- Fortified and holistic cybersecurity strategies
- Risk of ransomware as a business priority for customers
- A focus on hybrid cloud balance
- The methodologies that support cloud-native initiatives

Enterprise Technology Spending

Enterprise technology streamlines workflows, improves communication, and provides access to data. COVID-19 dramatically changed the landscape of the traditional workplace, the technology sector, and the world as a whole. The need for reliable communication with fully remote teams, the ability to securely access data from any checkpoint across the globe, and a continued desire for efficiency and simplification in operations, requires organizations to continue investing in enterprise technology and solutions that began in 2020 and 2021. Specifically, with a new demand for expanded work from home capabilities, many organizations are poised to make a significant investment in this sector in 2022. As demand grows, Converge will meet the needs of its clients.

Fortified and Holistic Cybersecurity Strategies

Staying in front of cybersecurity threats is a top business focus for executives in 2022. As businesses move more data to the cloud, this creates more complex structures to protect data, networks and users. Ongoing work from home and remote work mandates have also created new, vulnerable attack environments. Keeping data secure and compliant is a significant need for even the most complex organization. Therefore, strategies such as encryption, trusted environments, and a multilayered security approach are in high demand. Converge's cybersecurity practice is comprised of an ever-evolving set of defense tools, risk management approaches, and technologies created to help teams remain secure.

Risk of Ransomware as a Business Priority for Customers

The real risk of operational disruption, brand damage, and legal liabilities caused by ransomware attacks has elevated cybersecurity from a technical issue normally handled by security teams to a major executive level priority and discussion. Even the most sophisticated and mature companies with cyber-defenses already in place are now rethinking their preparedness and response capabilities when faced with imminent threat of ransomware strikes. Without a robust strategy to prepare for, respond to, and recover from such incidents, organizations are left with significant monetary, functionality, and brand exposure risk. Converge's industry-

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driven security solutions combined with industry leading expertise provide clients with the ability to add security from the core architecture, the network, the edge, and the endpoint while staying ahead of threats and providing fast remediation options.

A Focus on Hybrid Cloud Balance

Hybrid cloud — both public and private — promises the most value for enterprises, leveraged for the right reasons and at timely moments in an organization's lifecycle. Companies today are accelerating their use of hybrid cloud as a result of demands from their business to support company initiatives. Clients are looking to drive unique experiences, find better ways to scale capacity, and reduce cost & resources. The adoption of hybrid cloud also offers unique solutions for each business' specific needs. Converge is well equipped to assist teams in their cloud journey.

Methodologies that Support Cloud-Native Initiatives

Cloud-native applications help organizations thrive in a digital world, with the added ability to build and update apps quickly, at a higher quality and with less risk than other methods. Cloud-native programs are scalable, easily modified, and extend capabilities with minimal coding. With scalability at the forefront of most cloud-native designs, these applications are highly valuable in their ability to change with the needs of a business without creating dependencies

Converge's Competitive Positioning

With a portfolio of software-enabled IT & cloud solutions backed by industry-leading advanced analytics, application modernization, cloud, cybersecurity, digital infrastructure, and digital workplace offerings, Converge is strategically positioned as a leader in the technology space and a valued supplier for its clients. The Company supports these solutions with advisory, implementation, and managed services expertise across all major IT partners in the marketplace. Converge continues to advance its focus on delivering world class solutions and services.

Execution of this strategy includes Converge's continued focus on its approach to growth through selective acquisitions and development of recurring revenue offerings. Converge's consolidation strategy provides clients with the resources and technical capabilities of a scaled platform, along with the brand, reputation, and dedicated resources of a global provider. An emphasis on hybrid IT solutions also facilitates entry into new markets and verticals, as well as cross-selling opportunities with existing customers.

In 2022, Converge will endeavor to strengthen its managed services, software, and recurring revenue offerings through continued expansion in North America, Europe, and globally.

Non-IFRS Financial & Supplementary Financial Measures

This MD&A refers to certain performance indicators including Adjusted EBITDA, Adjusted Free Cash Flow, Adjusted Free Cash Flow Conversion, Gross Revenue, and Organic Growth that do not have any standardized meaning prescribed by IFRS and may not be comparable to similar measures presented by other companies. Management believes that these measures are useful to most shareholders, creditors, and other stakeholders in analyzing the Company's operating results, and can highlight trends in its core business that may not otherwise be apparent when relying solely on IFRS financial measures. The Company also believes that securities analysts, investors and other interested parties frequently use non-IFRS measures in the evaluation of issuers.

Management also uses non-IFRS measures in order to facilitate operating performance comparisons from period to period, prepare annual operating budgets and assess the ability to meet capital expenditure and working capital requirements. These non-IFRS financial measures should not be considered as an alternative to the consolidated income (loss) or any other measure of performance under IFRS. Investors are encouraged

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to review the Company's financial statements and disclosures in their entirety and are cautioned not to put undue reliance on non-IFRS measures and view them in conjunction with the most comparable IFRS financial measures.

Adjusted EBITDA

Adjusted EBITDA represents net income (loss) or income adjusted to exclude amortization, depreciation, interest expense and finance costs, foreign exchange gains and losses, share-based compensation expense, income tax expense, and special charges. Special charges consist primarily of restructuring related expenses for employee terminations, lease terminations, and restructuring of acquired companies, as well as certain legal fees or provisions related to acquired companies. From time to time, it may also include adjustments in the fair value of contingent consideration, and other such non-recurring costs related to restructuring, financing, and acquisitions.

Adjusted EBITDA is not a recognized, defined, or standardized measure under IFRS. The Company's definition of Adjusted EBITDA will likely differ from that used by other companies and therefore comparability may be limited. Adjusted EBITDA should not be considered a substitute for or in isolation from measures prepared in accordance with IFRS.

Adjusted EBITDA as a % of Gross Profit

The Company believes that Adjusted EBITDA as a % of Gross Profit is a useful measure of the Company's operating efficiency and profitability. This is calculated by dividing Adjusted EBITDA by gross profit.

Adjusted EBITDA as a % of Net Revenue

The Company believes that Adjusted EBITDA as a % of Net Revenue is a useful measure of the Company's operating efficiency and profitability. This is calculated by dividing Adjusted EBITDA by net revenue.

Adjusted Net Income and Adjusted Earnings per Share ("EPS")

Adjusted Net Income represents net income adjusted to exclude special charges, amortization of acquired intangible assets, and share-based compensation. The Company believes that Adjusted Net Income is a more useful measure than net income as it excludes the impact of one-time, non-cash and/or non-recurring items that are not reflective of Converge's underlying business performance. Adjusted EPS is calculated by dividing Adjusted Net Income by the total weighted average shares outstanding on a basic and diluted basis.

Gross revenue and Gross revenue for organic growth

Gross revenue, which is a non-IFRS measurement, reflects the gross amount billed to customers, adjusted for amounts deferred or accrued. The Company believes gross revenue is a useful alternative financial metric to net revenue, the IFRS measure, as it better reflects volume fluctuations as compared to net revenue. Under the applicable IFRS 15 'principal vs agent' guidance, the principal records revenue on a gross basis and the agent records commission on a net basis. In transactions where Converge is acting as an agent between the customer and the vendor, net revenue is calculated by reducing gross revenue by the cost of sale amount. Gross revenue for organic growth is calculated as i) the actual gross revenue for companies owned by Converge for at least three months that is included in the Company's financial results for the current reporting period(s), plus ii) for those acquisitions that occurred after January 1 and that have been under Converge ownership for at least three months, the pro forma gross revenue contribution had they been owned for the full reporting period(s).

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Adjusted Free Cash Flow and Adjusted Free Cash Flow Conversion

The Company calculates Adjusted Free Cash Flow as Adjusted EBITDA less: (i) recurring capital expenditures (“Recurring Capex”) and (ii) lease payments relating to the IFRS 16 lease liability (“IFRS 16 Lease Liability”). Management defines Recurring Capex as the actual capital expenditures which are required to maintain the Company’s existing and ongoing operations in its normal course of business. Recurring Capex excludes one-time expenditures to support growth initiatives that the Company categorizes as non-recurring in nature.

Adjusted Free Cash Flow is a useful measure that allows the Company to primarily identify how much pre-tax cash is available for continued investment in the business and for the Company’s growth by acquisition strategy.

Management also believes that Adjusted EBITDA is a good proxy for cash generation and as such, Adjusted Free Cash Flow Conversion is a useful metric that demonstrates that the rate at which the Company can convert Adjusted EBITDA to cash.

Organic Growth

The Company measures organic growth on a quarterly and year-to-date basis, at the gross revenue level, and includes companies that Converge has owned for at least three months. Once a company is acquired, there is lead time required to integrate and regionalize the acquired work force, align rebate programs, and begin to execute on cross-selling opportunities. Management believes that three months provides a good representation of the acquisition under Converge ownership and can begin to evaluate the acquired company from an organic growth standpoint. Organic growth is calculated by deducting prior period pro forma gross revenues from current period gross revenue for organic growth. Organic growth percentage (%) is calculated by dividing organic growth by prior period pro forma gross revenues.

Annual Recurring Revenue (“ARR”)

Annual recurring revenue represents annualized net revenue from managed services, which are long-term recurring contracts. This is calculated by multiplying quarterly net managed services revenues by four.

Gross Profit Margin

Gross profit margin represents the percentage of total revenue in excess of costs of goods sold and is an indicator of the Company’s profitability on sales before operating expenses. This is calculated by dividing gross profit by revenues.

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Summary of Consolidated Financial Results

The following table provides consolidated financial results for the Company as indicated below:

	Three months ended June 30,		Six months ended June 30,	
	2022	2021	2022	2021
Revenues				
Product	\$ 491,821	\$ 281,287	\$ 945,210	\$ 533,794
Service	104,835	64,020	201,483	121,715
Total revenue	596,656	345,307	1,146,693	655,509
Cost of sales	463,504	267,063	904,497	509,469
Gross profit	133,152	78,244	242,196	146,040
Selling, general and administrative expenses	95,823	57,630	176,235	107,273
Income before the following	37,329	20,614	65,961	38,767
Depreciation and amortization	17,178	7,898	31,657	14,386
Finance expense, net	3,094	1,727	4,912	4,147
Special charges	5,559	5,354	11,280	8,405
Share-based compensation expense	1,685	-	2,897	-
Other (income) expenses	(3,265)	1,913	3,138	3,006
Income before income taxes	13,078	3,722	12,077	8,823
Income tax expense	1,400	2,697	2,807	4,133
Net income	\$ 11,678	\$ 1,025	\$ 9,270	\$ 4,690
Net income (loss) attributable to:				
Shareholders of Converge	12,017	1,025	10,223	4,690
Non-controlling interest	(339)	-	(953)	-
	\$ 11,678	\$ 1,025	\$ 9,270	\$ 4,690
Other comprehensive income (loss)				
Exchange differences on translation of foreign operations	5,883	820	(1,034)	618
Comprehensive income	\$ 17,561	\$ 1,845	\$ 8,236	\$ 5,308
Comprehensive income (loss) attributable to:				
Shareholders of Converge	17,900	1,845	9,189	5,308
Non-controlling interest	(339)	-	(953)	-
	\$ 17,561	\$ 1,845	\$ 8,236	\$ 5,308
Adjusted EBITDA¹	\$ 39,188	\$ 21,720	\$ 68,837	\$ 40,488
Adjusted EBITDA as a % of Gross Profit¹	29.4%	27.8%	28.4%	27.7%
Adjusted EBITDA as a % of Net Revenue¹	6.6%	6.3%	6.0%	6.2%

¹ This is a Non-IFRS measure (including non-IFRS ratio or supplementary financial measure) and not a recognized, defined or standardized measure under IFRS. See the Non-IFRS Financial & Supplementary Financial Measures section of this MD&A.

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Adjusted EBITDA¹

The Company has reconciled Adjusted EBITDA¹ to the most comparable IFRS financial measure as follows:

	For the three months ended June 30,		For the six months ended June 30,	
	2022	2021	2022	2021
Net income before taxes	\$ 13,078	\$ 3,722	\$ 12,077	\$ 8,823
Finance expense	3,094	1,727	4,912	4,148
Share-based compensation expense	1,685	-	2,897	-
Depreciation and amortization	17,178	7,898	31,657	14,386
Depreciation included in cost of sales	1,561	1,065	2,312	1,760
Foreign exchange loss (gain)	(2,967)	1,954	3,702	2,966
Special charges	5,559	5,354	11,280	8,405
Adjusted EBITDA¹	\$ 39,188	\$ 21,720	\$ 68,837	\$ 40,488

For the three months ended June 30, 2022, special charges are primarily due to \$4,998 of acquisition transaction costs, \$164 of legal provisions and other costs related to acquired companies, \$269 in financing related costs, and \$128 of restructuring costs related to the integration of acquired companies. During the same period in the prior year, special charges were primarily due to \$2,676 of acquisition transaction costs, \$125 of legal provisions and other costs related to acquired companies, \$592 in financing related costs, \$128 of restructuring costs related to the integration of acquired companies, and \$1,833 due to a change in fair value of contingent consideration.

For the six months ended June 30, 2022, special charges are primarily due to \$9,966 of acquisition transaction costs, \$334 of legal provisions and other costs related to acquired companies, \$852 in financing related costs, and \$128 of restructuring costs related to the integration of acquired companies. During the same period in the prior year, special charges were primarily due to \$3,635 of acquisition transaction costs, \$322 of legal provisions and other costs related to acquired companies, \$717 in financing related costs, \$1,301 of restructuring costs related to the integration of acquired companies, and \$2,430 due to a change in fair value of contingent consideration.

Overall Company Performance and Key Changes in Financial Results

Revenue

Gross revenue¹

	For the three months ended June 30,		For the six months ended June 30,	
	2022	2021	2022	2021
Product	\$ 491,821	\$ 281,287	\$ 945,210	\$ 533,794
Managed services	32,268	17,990	66,251	38,420
Third party and professional services	205,589	152,843	392,146	288,006
Total	\$ 729,678	\$ 452,120	\$ 1,403,607	\$ 860,220
Adjustment for sales transacted as agent	133,022	106,813	256,914	204,711
Net revenue	\$ 596,656	\$ 345,307	\$ 1,146,693	\$ 655,509

¹ This is a Non-IFRS measure (including non-IFRS ratio or supplementary financial measure) and not a recognized, defined or standardized measure under IFRS. See the Non-IFRS Financial & Supplementary Financial Measures section of this MD&A.

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Organic growth¹

Organic growth for the three months ended June 30, 2022 was \$54,674 (8.5%). Organic growth for the six months ended June 30, 2022 was \$96,182 (7.5%).

This continued strong growth is attributable to the Company's ability to efficiently and effectively integrate acquired companies and grow revenues organically through expanding customers' digital infrastructure and cross-selling opportunities across the Company's various practice areas, including cyber security, analytics, and cloud and managed services.

The following table calculates organic growth for the three months ended June 30, 2022 and year-to-date ("YTD"):

	Q2 (3-month)	Q2 YTD (6-month)
Gross revenue	\$ 729,678	\$ 1,403,607
Less: gross revenues of Companies below three months ownership	34,913	34,913
Gross revenue included in actual results	694,765	1,368,694
Add: pro forma gross revenue	-	2,707
Gross revenue for organic growth	694,765	1,371,401
Prior period pro forma gross revenues	640,091	1,275,219
Organic Growth - \$	\$ 54,674	\$ 96,182
Organic Growth - %	8.5%	7.5%

Net Revenue

	For the three months ended June 30,		For the six months ended June 30,	
	2022	2021	2022	2021
Product	\$ 491,821	\$ 281,287	\$ 945,210	\$ 533,794
Managed Services	28,866	16,871	55,313	33,250
Third party and professional services	75,969	47,149	146,170	88,465
Total	\$ 596,656	\$ 345,307	\$ 1,146,693	\$ 655,509

Product revenue, which includes hardware and software, for the three months ended June 30, 2022 increased 75% to \$491,821 from \$281,287 for the three months ended June 30, 2021, primarily due to the impact of the acquisitions of Vicom Infinity, Rednet, PDS, Visucom, and IDX that were completed during the period subsequent to June 30, 2021. Recurring revenue from managed services, which are long-term contracts, increased 71% to \$28,866 from \$16,871 last year primarily due to the impact of recent acquisitions that sell cloud and managed services, and organic growth from existing customers. At June 30, 2022, ARR¹ from managed services was \$115,464 as compared to \$67,484 last year. Third party and professional services which includes the net revenue from public cloud resell and software support, increased 61% to \$75,969 from \$47,149 last year primarily due to the impact of acquisitions completed in the intervening period.

For the three months ended June 30, 2022, revenue by industry was approximately 26% from financial services, 20% from healthcare, 18% from government, and 17% from technology companies.

Product revenue, which includes hardware and software, for the six months ended June 30, 2022 increased 77% to \$945,210 from \$533,794 for the six months ended June 30, 2021, primarily due to higher sales to the Canadian government and the impact of the acquisitions of Vicom Infinity, Rednet, PDS, Visucom, and IDX that were completed during the period subsequent to June 30, 2021. Recurring revenue from managed services, which are long-term contract, increased 66% to \$55,313 from \$33,250 last year primarily due to the impact of recent acquisitions that sell cloud and managed services, and organic growth from existing customers. Third party and

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professional services which includes the net revenue from public cloud resell and software support, increased 65% to \$146,170 from \$88,465 last year primarily due to the impact of acquisitions completed in the intervening period.

For the six months ended June 30, 2022, revenue by industry was approximately 22% from government, 20% from financial services companies, 19% from healthcare, and 18% from technology companies.

Gross profit and gross profit margin

For the three months ended June 30, 2022, gross profit increased 70.2% to \$133,152 from \$78,244 last year and gross profit margin of 22.3% was in line with 22.7% in the same period last year. For the six months ended June 30, 2022, gross profit increased 65.8% to \$242,196 from \$146,040 last year and gross profit margin of 21.1% decreased from 22.3% in the same period last year.

In the short-term, gross profit margin reflects the impact of acquired companies, whereby recent acquisitions tend to sell primarily lower margin hardware, paired with high volume but lower margin end-user device sales. As we begin to achieve scale in our higher margin cloud and managed services, and cross-sell these services to customers of recently acquired companies, we expect gross margins to increase.

Selling, general, and administrative expenses

Selling, general, and administrative expenses comprised of the following expenses for the periods indicated below:

	For the three months ended June 30,		For the six months ended June 30,	
	2022	2021	2022	2021 ⁽¹⁾
Salaries and benefits	\$ 80,305	\$ 50,690	\$ 148,587	\$ 93,638
Professional fees	3,500	1,710	6,372	4,670
Office, travel and events	10,055	4,431	17,685	8,367
Other expenses	1,963	799	3,591	598
Total	\$ 95,823	\$ 57,630	\$ 176,235	\$ 107,273

(1) Certain amounts have been reclassified on a year-to-date basis to conform with the current period presentation.

Employee compensation and benefits for the three months ended June 30, 2022 increased to \$80,305 from \$50,690 last year primarily due to increased headcount related to acquisitions. Professional fees increased to \$3,500 for the three months ended June 30, 2022 from \$1,710 last year primarily due to advisory services for tax and planning for the Company's expansion into Europe. Office, travel and events, which includes marketing expenses, increased to \$10,055 for the three months ended June 30, 2022 from \$4,431 last year. Other expenses increased to \$1,963 for the three months ended June 30, 2022 compared to \$799 in prior year.

Employee compensation and benefits for the six months ended June 30, 2022 increased to \$148,587 from \$93,638 last year primarily due to increased headcount related to acquisitions. Professional fees increased to \$6,372 for the six months ended June 30, 2022 from \$4,670 last year primarily due to advisory services for tax and planning for the Company's expansion into Europe. Office, travel and events increased to \$17,685 for the six months ended June 30, 2022 from \$8,367 last year primarily due greater employee travel as COVID-19 related restrictions have lessened and more in-person event shave resumed. Other expenses increased to \$3,591 for the six months ended June 30, 2022 compared to \$598 in prior year.

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Depreciation and amortization

	For the three months ended June 30,		For the six months ended June 30,	
	2022	2021	2022	2021
Amortization of intangibles	\$ 13,946	\$ 5,815	\$ 25,262	\$ 10,102
Depreciation of right of use assets and equipment	3,232	2,083	6,395	4,284
Total	\$ 17,178	\$ 7,898	\$ 31,657	\$ 14,386

Amortization of intangibles for the three months ended June 30, 2022 increased to \$13,946 from \$5,815. Amortization of intangibles for the six months ended June 30, 2022 increased to \$25,262 from \$10,102. The increase is primarily due to intangible assets related to the acquisitions of companies purchased subsequent to June 30, 2021.

Depreciation expense for the three months ended June 30, 2022 increased to \$3,232 from \$2,083 last year. Depreciation expense for the six months ended June 30, 2022 increased to \$6,395 from \$4,284 last year. The increase is primarily due to right-of-use asset and equipment additions from companies acquired subsequent to June 30, 2021.

Finance expense

Finance expense for the three months ended June 30, 2022 of \$3,094 consisted of interest expense related to (i) receivable backed financing and other borrowings of \$2,008; (ii) deferred consideration and other interest of \$439; and (iii) right-of-use assets of \$647. Finance expense for the three months ended June 30, 2021 of \$1,727 consisted of interest expense related to (i) receivable backed financing of \$1,080; (ii) notes payable of \$232; (iii) right-of-use assets of \$415.

Finance expense for the six months ended June 30, 2022 of \$4,912 consisted of interest expense related to (i) receivable backed financing and other borrowings of \$3,059; (ii) notes payable of \$924; (iii) right-of-use assets of \$929. Finance expense for the six months ended June 30, 2021 of \$4,147 consisted of interest expense related to (i) receivable backed financing of \$2,944; (ii) notes payable of \$567; (iii) right-of-use assets of \$636.

The overall increase in finance expense is primarily as a result of higher average balances drawn on the Company's credit facility to fund recent acquisitions.

Special charges

Special charges for the three months ended June 30, 2022 increased to \$5,559 from \$5,354 last year. For the six months ended June 30, 2022, special charges increased to \$11,280 from \$8,405 in the same period in 2021. Refer to the Adjusted EBITDA section of this MD&A for a breakdown of special charges.

Other (income) expenses

Other income for the three months ended June 30, 2022 was \$3,265 compared to other expenses of \$1,913 last year. Other expenses for the six months ended June 30, 2021 was \$3,138 compared to other expenses of \$3,006 last year. Other expenses are primarily the impact of unrealized foreign exchange gains and losses from the revaluation of certain foreign currency asset and liability balances into Canadian dollars, which are recorded in the consolidated statements of income and loss, as per IAS 21 accounting rules.

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Income tax expense

Income tax expense for the three months ended June 30, 2022 decreased to \$1,400 from \$2,697 in the prior year. For the six months ended June 30, 2022, income tax expense was \$2,807 compared to \$4,133 last year.

Quarterly Financial Results

The following table summarizes select financial information from the Company's results of operations for the eight most recently completed quarters. In general, the business tends to fluctuate quarter over quarter based on a variety of factors. The spending of key customers is seasonal and heavily dependent on budgeted capital to be used before the end of their respective fiscal periods. The financial results shown below may not be indicative of the Company's financial performance in a future comparative period.

For the three months ended	Jun 30, 2022	Mar 31, 2022	Dec 31, 2021	Sep 30, 2021	Jun 30, 2021	Mar 31, 2021	Dec 31, 2020	Sep 30, 2020
Revenues	596,656	550,037	504,983	367,349	345,307	310,202	289,557	189,875
Gross Profit	133,152	109,045	115,893	83,771	78,244	67,797	70,927	52,395
Gross Profit Margin ¹	22%	20%	23%	23%	23%	22%	24%	28%
Adjusted EBITDA ¹	39,188	29,649	34,685	18,862	21,720	18,768	23,375	14,619
Net income (loss)	11,678	(2,408)	7,080	4,596	1,025	3,666	950	694
Earnings per share:								
Basic	0.05	(0.01)	0.03	0.02	0.01	0.02	0.01	0.01
Diluted	0.05	(0.01)	0.03	0.02	0.01	0.02	0.01	0.01

For the three months ended	Jun 30, 2022	Mar 31, 2022	Dec 31, 2021	Sep 30, 2021	Jun 30, 2021	Mar 31, 2021	Dec 31, 2020	Sep 30, 2020
Net income (loss)	11,678	(2,408)	7,080	4,596	1,025	3,666	950	694
Special charges	5,559	5,722	2,595	8,702	5,354	3,051	7,149	1,865
Amortization of acquired intangible assets	13,946	11,316	9,021	7,315	5,815	4,287	3,617	3,457
Foreign exchange loss (gain)	(2,968)	6,668	5,669	(7,991)	1,954	1,012	3,486	401
Share-based compensation	1,685	1,212	1,132	1,193	-	-	-	-
Adjusted Net Income ¹	29,900	22,510	25,497	13,815	14,148	12,016	15,202	6,417
Adjusted EPS ¹ :								
Basic	0.14	0.10	0.12	0.07	0.08	0.08	0.12	0.06
Diluted	0.14	0.10	0.12	0.07	0.08	0.07	0.11	0.06

¹ This is a Non-IFRS measure (including non-IFRS ratio or supplementary financial measure) and not a recognized, defined or standardized measure under IFRS. See the Non-IFRS Financial & Supplementary Financial Measures section of this MD&A.

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Overview of Financial Position

The following table provides the financial position of the Company as indicated below:

As at	June 30, 2022	December 31, 2021
Assets		
Current assets	\$ 923,137	\$ 780,708
Long-term assets	827,460	588,129
Total assets	\$ 1,750,597	\$ 1,368,837
Liabilities		
Current liabilities	931,359	591,215
Long-term liabilities	159,277	128,794
Total liabilities	\$ 1,090,636	\$ 720,009
Shareholders' equity		
Common shares	633,809	633,489
Contributed surplus	5,222	2,325
Exchange rights	2,076	2,396
Accumulated other comprehensive (loss) income	(705)	329
Deficit	(14,827)	(25,050)
Non-controlling interest	34,386	35,339
Total shareholders' equity	\$ 659,961	\$ 648,828
Total liabilities and shareholders' equity	\$ 1,750,597	\$ 1,368,837

Current Assets

Current assets are mainly comprised of cash of \$184,175 (December 31, 2021 - \$248,193), trade and other receivables of \$597,468 (December 31, 2021 - \$416,499), and inventories of \$119,264 (December 31, 2021 - \$104,254).

Long-term assets

Long-term assets are mainly comprised of goodwill of \$421,786 (December 31, 2021 - \$323,284) and intangible assets of \$355,968 (December 31, 2021 - \$233,586). Goodwill increased for the six months ended June 30, 2022 due to the acquisitions of PDS, Visucom, 1CRM, CBI, IDX, and Notarius, reflecting the benefits attributable to synergies, revenue growth, future market development, and the estimated fair value of an assembled workforce. As at June 30, 2022, intangible assets consisted of \$258,561 (December 31, 2021 - \$119,061) in customer relationships, \$87,912 (December 31, 2021 - \$33,424) in trade name and trademarks, \$7,001 (December 31, 2021 - \$575) in developed technology, \$948 in computer software (December 31, 2021 - \$526), and \$1,546 (December 31, 2021 - nil) in backlog.

Current Liabilities

Current liabilities are mainly comprised of \$647,488 (December 31, 2021 - \$519,434) in trade and other payables from the Company's operations, \$192,257 (December 31, 2021 - \$816) in borrowings, \$52,391 (December 31, 2021 - \$27,581) in deferred revenue, and \$31,926 (December 31, 2021 - \$29,407) in other financial liabilities.

The Company is a party to a revolving credit agreement with a syndicate of Canadian lenders. The agreement, which is an asset-based lending ("ABL") facilities, provide lines of credit secured by the assets of the Company. The ABL facilities can be drawn to a certain percentage of the eligible trade receivables and inventory balances, to a maximum of \$300,000. Interest is payable monthly at the published CIBC Bank prime rate plus 0% to 2%. As at June 30, 2022, the total balance owing to the lender under these facilities was \$191,428 (December 31, 2021 - nil), and the Company was in compliance with the lender's financial covenants under the ABL.

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The Company also has a credit agreement with a US-based third party. As at June 30, 2022, the total balance owing to the lender under the remaining facility was \$909 (December 31, 2021 – \$1,228). Under this credit agreement, the Company is required to make quarterly blended repayments of principal and interest, at an interest rate of 8.5% per annum.

The following table provides a summary of borrowings and debt:

As at	June 30, 2022	December 31, 2021
Asset Backed Lending (ABL) credit facility	\$ 191,428	\$ -
Contract financing facilities	909	1,228
Notes payable and contingent consideration related to acquisitions	67,695	69,378
Notes payable relating to operations	1,855	318
	261,887	70,924
Long-term portion	45,394	43,819
Current portion	\$ 216,493	\$ 27,105

Long-term liabilities

Long-term liabilities are comprised of \$86,347 (December 31, 2021 - \$85,296) in other financial liabilities, \$80 in borrowings (December 31, 2021 – \$412), and deferred tax liability of \$72,850 (December 31, 2021 - \$43,086). The increase in long-term liabilities is mainly due to contingent consideration from acquisitions, which are earn-out payments typically paid over a three-year period, based on the achievement of certain milestones. Refer to Note 7 of the condensed interim consolidated financial statements for further detail.

Liquidity and Capital Resources

Liquidity

The Company manages its liquidity to ensure that it has sufficient liquidity to meet its short term and long-term commitments as they become due, while maintaining financial flexibility to pursue its strategy of organic and acquisition growth. To date, the Company has effectively managed liquidity through issuance of common shares, proceeds from debt, and cashflow from operations. The increased demand for technology solutions due in part to COVID-19 has generally increased investor demand for technology related companies. Refer to the section *Business and Financial Highlights for the Three and Six Months Ended June 30, 2022* for a discussion of the Company's recent financing initiatives.

The Company anticipates that it will have sufficient liquidity to fund its current cash requirements for working capital and contractual commitments, and if required, believes that it has the ability to raise additional capital or debt to help fund its acquisition strategy and to achieve planned organic and inorganic growth targets.

Capital Resources

The Company's capital management objectives are to maintain financial flexibility in order to pursue its strategy of organic and acquisition growth and to provide returns to its shareholders. The Company manages its capital structure in accordance with changes in economic conditions. In order to maintain or adjust its capital structure, the Company may elect to issue or repay financial liabilities, issue shares, repurchase shares, pay dividends or undertake any other activities as deemed appropriate under the specific circumstances. The Company is not subject to any externally imposed capital requirements.

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Cash Flow Analysis

Adjusted Free Cash Flow¹ and Adjusted Free Cash Flow Conversion¹

	For the three months ended June 30,		For the six months ended June 30,	
	2022	2021	2022	2021
Adjusted EBITDA¹	\$ 39,188	\$ 21,720	\$ 68,837	\$ 40,488
Capex	(3,123)	(1,111)	(5,857)	(2,851)
Payment of lease liabilities	(2,304)	(2,133)	(5,032)	(4,417)
Adjusted Free Cash Flow¹	\$ 33,761	\$ 18,476	\$ 57,948	\$ 33,220
Adjusted Free Cash Flow Conversion¹	86%	85%	84%	82%

Adjusted Free Cash Flow¹ for the three months ended June 30, 2022 increased to \$33,761 from \$18,476 last year, and Adjusted Free Cash Flow Conversion¹ was 86% compared to 85% last year. For the six months ended June 30, 2022, Adjusted Free Cash Flow¹ increased to \$57,948 compared to \$33,220 last year, and Adjusted Free Cashflow Conversion¹ increased to 84% from 82% over the same period.

The increase in Adjusted Free Cash Flow¹ and Adjusted Free Cash Flow Conversion¹ for the three and six month periods is attributable to the Company's strong, continued Adjusted EBITDA¹ growth and effective management of working capital, while generally maintaining low Capex requirements.

The following table provides a summary of the Company's cash flows for the periods indicated below:

	For the three months ended June 30,		For the six months ended June 30,	
	2022	2021	2022	2021
Cash from (used in) operating activities	\$ 26,570	\$ 23,710	\$ (3,759)	\$ 19,179
Cash used in investing activities	(139,876)	(89,782)	(230,888)	(108,120)
Cash from financing activities	75,787	120,968	170,957	148,964
Net change in cash and cash equivalents	(37,519)	54,896	(63,690)	(60,023)
Cash and cash equivalents at the beginning of period	217,168	68,432	248,193	64,767
Effect of foreign exchange fluctuations on cash held	4,526	1,595	(328)	133
Cash and cash equivalents at the end of the period	\$ 184,175	\$ 124,923	\$ 184,175	\$ 124,923

Cash from (used in) operating activities

Cash from operating activities was \$26,570 for the three months ended June 30, 2022. The was primarily attributable to an increase in trade and other payables of \$45,753 and decrease of \$9,985 in deferred revenue and customer deposits, which was offset by an increase in trade and other receivables of \$48,366 and decrease in income taxes payable of \$16,272, as compared to decreases in trade and other receivables of \$36,224, offset by increases in inventories of \$12,019 and decreases in trade and other payables of \$30,462 in the same period in 2021. For the six months ended June 30, 2022, cash used in by operating activities was \$3,759 primarily due to a increase in trade and other receivables of \$76,139 and decreases in income taxes payable of \$17,025, offset by a decrease of \$11,258 in inventories and increase of \$16,370 in trade and other payables as compared to an decrease of \$59,019 in trade and other receivables, a decrease of \$65,601 in trade and other payables, and a increase of \$24,187 in inventories in the year prior as a result of higher sales and cash collection from acquisitions completed subsequent to June 30, 2021.

¹ This is a Non-IFRS measure (including non-IFRS ratio or supplementary financial measure) and not a recognized, defined or standardized measure under IFRS. See the Non-IFRS Financial & Supplementary Financial Measures section of this MD&A.

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Cash used in investing activities

Cash used in investing activities for the three months ended June 30, 2022 was mainly due to the acquisition of CBI, IDX, and Notarius compared to no acquisitions during the three months ended June 30, 2021. Deferred consideration of \$5,208 was paid during the three months ended June 30, 2022 compared to \$624 of contingent consideration paid in the same period in 2021. For the six months ended June 30, 2022, cash used in investing activities was mainly due to the acquisition of six companies of \$199,471 compared to acquisition of four companies of \$96,150 in the same period in 2021.

Cash from financing activities

For the three months ended June 30, 2022, cash generated from financing was \$75,787, which was mainly driven by the Company's net borrowings of \$22,351 and transfers from restricted cash of \$58,980 for the acquisition of CBI offset by payments of lease liabilities of \$2,304 and interest paid of \$2,102. In the three-month comparative period for 2021, cash generated from financing was \$120,968, which was mainly driven by the Company's net proceeds from an equity raise in June 2021 totaling \$164,482 offset by net repayments under the Company's ABL facilities of \$87,791. For the six months ended June 30, 2022, cash generated from financing was \$170,957, which was mainly driven by the Company's net borrowings of \$184,819 offset by payments of lease liabilities of \$5,032 and interest paid of \$3,058. In the six-month comparative period for 2021, cash generated from financing was \$148,964, which was mainly driven by the Company's net proceeds from an equity raise in January 2021 and June 2021 totaling \$245,422 offset by net repayments under the Company's ABL facilities of \$83,549.

Use of Proceeds

The following tabular comparison details the Company's actual use of the ABL facilities:

Intended use of Credit Facility	Estimated Amount	Actual use of Proceeds	Actual Amount	Variance
Financing accounts receivable	Facility available as needed	Financing accounts receivable	Facility available as needed	No variance
Acquisitions	Undetermined	January 1, 2022 Acquisition of Visucom	\$8,203 (€5,700)	No variance
		January 7, 2022 Acquisition of PDS	\$71,737 (\$56,638 USD)	No variance
		April 1, 2022 Acquisition of CBI	\$64,222 (\$51,329 USD)	No variance
		May 1, 2022 Acquisition of IDX	\$30,802	No variance
		June 17, 2022 Acquisition of Notarius	\$49,851	No variance

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Commitments and Contingencies

Commitments

As at June 30, 2022, the Company is committed under office building and computer equipment leases, for the following minimum annual rentals:

	June 30, 2022	December 31, 2021
	\$	\$
Minimum lease payments		
2022	6,246	8,137
2023	7,663	5,232
2024	5,337	3,317
2025	2,350	1,275
2026 and onwards	5,227	3,252
	26,823	21,213
Less: future finance charges	(2,487)	(3,404)
Present value of minimum lease payments	24,336	17,809
Current liabilities	7,690	6,859
Non-current liabilities	16,646	10,950
	24,336	17,809

Contingencies

In the normal course of operations, the Company is party to legal claims and contingencies. Accruals are made in instances where it is probable that liabilities have been incurred and where such liabilities can be reasonably estimated. Although it is possible that liabilities may be incurred in instances for which no accruals have been made, the Company does not believe that the ultimate outcome of these matters will have a material impact on its financial position.

Off-Balance Sheet Arrangements

As at June 30, 2022, the Company does not have any off-balance sheet arrangements other than the commitments and contingencies noted above.

Related Party Transactions

Key management personnel are those persons having the authority and responsibility for planning, directing, and controlling activities of the entity, directly or indirectly, including the Company's directors and officers.

Total amounts expensed for the Company's key management personnel was \$1,522 and \$3,311 for the three and six months ended June 30, 2022 (for the three and six months ended June 30, 2021 - \$1,375 and \$2,449) and includes salaries, bonuses, advisory fees, short-term employment benefits and other personnel costs.

On August 4, 2021, the Company entered into a loan agreement with key management personnel, borrowing principal totaling \$23,225 (€16,139) to purchase the 75% interest of Rednet, with interest on the unpaid principal balance at the rate of 5% per annum. The loan matures at the earlier of ten years from the acquisition date, or when either the seller's put option or the Company's call option are exercised. The loan balance as at June 30, 2022 was \$22,570 (December 31, 2021 - \$24,043). Interest expense recognized for the three and six months ended June 30, 2022 was \$274 and \$525 (three months ended June 30, 2021 - nil).

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Outstanding Share Capital

The table below provides a summary of the outstanding share capital of the Company as at June 30, 2022.

Capital	Authorized	Outstanding as at August 9, 2022	Outstanding as at June 30, 2022
Common shares	Unlimited	214,896,369	214,896,369
Exchange rights	Not applicable	800,256	800,256
Stock options		2,300,000	2,300,000
RSUs		69,675	69,675

Stock option plans

During the six months ended June 30, 2022, 700,000 options (the “Options”) for common shares were granted under the Company’s long-term incentive plan. The Options vest over a four-year period with one quarter of the Options vesting every twelve months from the grant date. The Company uses the Black-Scholes option pricing model to value the Options at the time of grant. Management periodically reviews the estimates used for calculating the fair value of options; volatility is calculated at the time of option grant using historical share price trading activity; the risk-free interest rate is based on the government of Canada bond rate; the dividend yield is nil%; the expected annualized volatility is 52%; and the expected life of each option is 6.25 years after vesting.

During the three and six months ended June 30, 2022, the Company recognized share-based compensation expense of \$1,527 and \$2,711 from stock option plans (three and six months ended June 30, 2021 – nil). As at June 30, 2022, 2,300,000 options were outstanding and 400,000 were exercisable, at a weighted average exercise price of \$9.20 per share.

Restricted stock units

During the six months ended June 30, 2022, 69,675 restricted stock units (the “RSUs”) were granted under the Company’s long-term incentive plan. The RSUs fully vest over a one-year period from the grant date. The Company valued the RSUs at fair value based upon the closing stock price on the date of the grant.

During the three and six months ended June 30, 2022, the Company recognized share-based compensation expense of \$158 and \$186 from RSUs (three and six months ended June 30, 2021 – nil).

Critical Accounting Policies and Estimates

Please see the Company’s audited consolidated financial statements for the year ended December 31, 2021 for a discussion of the accounting policies and estimates that are critical to the understanding of the Company’s business operations and the results of its operations.

New or Pending Accounting Standards, Amendments and Interpretations

The following new accounting standards were applied or adopted by the Company as at June 30, 2022:

Amendments to IFRS 9

As part of its 2018-2020 annual improvements to IFRS standards process, the IASB issued an amendment to IFRS 9. The amendment clarifies the fees that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other’s behalf. An entity applies the amendment to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment. The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption

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permitted. The adoption of this amendment did not have a material impact on the condensed interim consolidated financial statements.

The following new accounting standards have been issued but not yet adopted by the Company at June 30, 2022:

Amendments to IAS 1 In January 2020, IASB issued Classification of Liabilities as “Current” or “Non-current”, which amends IAS 1.

The narrow scope amendments affect only the presentation of liabilities in the statement of financial position and not the amount or timing of its recognition. The amendments clarify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period and align the wording in all affected paragraphs to refer to the right to defer settlement by at least 12 months. That classification is unaffected by the likelihood that an entity will exercise its deferral right. The amendments are effective for annual reporting periods beginning on or after January 1, 2023 and are to be applied retrospectively. The Company is still assessing the impact of adopting these amendments on its financial statements.

Amendments to IAS 8 In February 2021, IASB issued Definition of Accounting Estimates, which amends IAS 8.

The amendment replaces the definition of a change in accounting estimates with a definition of accounting estimates. Under the new definition, accounting estimates are “monetary amounts in financial statements that are subject to measurement uncertainty.” The amendment provides clarification to help entities to distinguish between accounting policies and accounting estimates. The amendments are effective for annual reporting periods beginning on or after January 1, 2023. The Company is still assessing the impact of adopting these amendments on its financial statements.

Amendments to IAS 12 In May 2021, IASB issued Deferred Tax related to Assets and Liabilities arising from a Single Transaction, which amends IAS 12.

The amendment narrows the scope of the initial recognition exemption so that it does not apply to transactions that give rise to equal and offset temporary differences. As a result, companies will need to recognize a deferred tax asset and deferred tax liability for temporary differences arising on initial recognition of transactions such as leases and decommissioning obligations. The amendments are effective for annual reporting periods beginning on or after January 1, 2023 and are to be applied retrospectively.

Amendments to IAS 1 and IFRS Practice Statement 2

In February 2021, the IASB issued Disclosure of Accounting Policies, which amends IAS 1 and IFRS Practice Statement 2. The amendments are intended to help preparers in deciding which accounting policies to disclose in their financial statements. The amendment to IAS 1 requires companies to disclose their material accounting policy information rather than its significant accounting policies. The amendment also clarifies that not all accounting policy information that relates to material transactions, other events or conditions is material to the financial statements. The amendment to IFRS Practice Statement 2 adds guidance and examples to the materiality practice statement, which explains how to apply the materiality process to identify material accounting policy information. The amendments are effective for annual periods beginning on or after January 1, 2023 and are to be applied prospectively. The Company is currently analyzing the impact these amendments will have on its financial statements.

Risks and Uncertainties

The Company’s business is subject to a number of risk factors which are described in its annual information form (“AIF”) for the year ended December 31, 2021 and 2020 and its annual MD&A for the years ended December 31, 2021 and 2020, including a discussion of risk as a result of COVID-19 and updated in this MD&A (see “COVID-19” section), all available at www.sedar.com under the Company’s profile. The risks presented in the Company’s filings should not be considered to be exhaustive and may not be all of the risks that Converge may face. It is believed that these are the factors that could cause actual results to be different from expected and historical results. If any

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of the noted risks occur, it may negatively affect the financial results of the Company and adversely affect the market price of Converge.

Evaluation of Disclosure Controls and Procedures

Management is responsible for establishing and maintaining disclosure controls and procedures. Under the supervision and with the participation of the Chief Executive Officer (CEO) and Chief Financial Officer (CFO), management evaluated the effectiveness of the Company's disclosure controls and procedures. Disclosure controls and procedures are designed to provide reasonable assurance that information required to be disclosed in annual filings, interim filings or other reports filed or submitted by the Company under securities legislation is recorded, processed, summarized and reported within the time periods specified in the securities legislation and include controls and procedures designed to ensure that information required to be disclosed in the annual filings, interim filings or other reports filed or submitted under securities legislation is accumulated and communicated to management, including the Company's certifying officers, as appropriate to allow timely decisions regarding required disclosure. Management concluded that the Company's disclosure controls and procedures were effectively designed as at June 30, 2022.

Evaluation of Internal Control Over Financial Reporting

Management is responsible for establishing and maintaining internal control over financial reporting. Under the supervision and with the participation of the Company's President and CEO and the CFO, management evaluated the effectiveness of the Company's internal control over financial reporting. Internal control is a process designed by, or under the supervision of, an issuer's certifying officers, and effected by the issuer's board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS and includes those policies and procedures that: (a) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of the assets of the company; (b) are designed to provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with the IFRS, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (c) are designed to provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect on the annual financial statements. Management concluded that the Company's internal controls over financial reporting were effectively designed and operating as at June 30, 2022. There were no significant changes to the Company's internal controls over financial reporting for the period ended June 30, 2022.

Further Information

Additional information relating to the Company is available on the Company's website at www.convergetp.com.