UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): February 14, 2020

LEO HOLDINGS CORP.

(Exact Name of Registrant as Specified in Charter)

Cayman Islands (State or Other Jurisdiction of Incorporation) 001-38393 (Commission File Number)

98-1399727 (IRS Employer Identification No.)

21 Grosvenor Place
London
(Address of Principal Executive Offices)

SW1X 7HF (Zip Code)

Registrant's telephone number, including area code: +44 20 7201 2200

Not Applicable (Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the	he
following provisions (see General Instruction A.2. below):	

X	Written communications pursuant to Rule 425 under the Securities Act	(17 C)	FR 230.425)
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- □ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- □ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- ☐ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Units, each consisting of one Class A ordinary	LHC.U	New York Stock Exchange
share, \$0.0001 par value, and one-half of one		
redeemable warrant		
Class A ordinary shares included as part of the	LHC	New York Stock Exchange
units		
Warrants included as part of the units, each	LHC WS	New York Stock Exchange
whole warrant exercisable for one Class A		
ordinary share at an exercise price of \$11.50		

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

Emerging growth company ⊠

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

Item 8.01 Other Events.

As previously disclosed, Leo Holdings Corp. ("Leo") announced on February 6, 2020 that Leo and Digital Media Solutions, LLC ("DMS") have executed a non-binding term sheet and are working on a definitive agreement. Attached as Exhibit 99.1 hereto is an investor presentation, dated February 2020, that Leo has used in connection with various meetings related to the proposed business combination with DMS.

Important Information and Where to Find It

If a legally binding definitive agreement is entered into, a full description of the terms of the transaction will be provided in a proxy statement for the shareholders of Leo (the "Proxy Statement"), to be filed with the U.S. Securities and Exchange Commission (the "SEC"). Leo urges investors, shareholders and other interested persons to read, when available, the preliminary Proxy Statement as well as other documents filed with the SEC because these documents will contain important information about Leo, the potential target company and the transaction. The definitive Proxy Statement will be mailed to shareholders of Leo as of a record date to be established for voting on the proposed transaction. Shareholders will also be able to obtain a copy of the Proxy Statement, without charge, by directing a request to: Leo Holdings Corp., 21 Grosvenor Place, London SW1X 7HF. The preliminary and definitive Proxy Statement, once available, can also be obtained, without charge, at the SEC's website (www.sec.gov).

Participants in the Solicitation

Leo and its directors and executive officers may be considered participants in the solicitation of proxies with respect to the potential transaction described herein under the rules of the SEC. Information about the directors and executive officers of Leo is set forth in Leo's Annual Report on Form 10-K for the fiscal year ended December 31, 2018, which was filed with the SEC on March 29, 2019. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of the shareholders in connection with the potential transaction will be set forth in the Proxy Statement when it is filed with the SEC. These documents can be obtained free of charge from the sources indicated above.

Non-Solicitation

The disclosure herein is not a proxy statement or solicitation of a proxy, consent or authorization with respect to any securities or in respect of the potential transaction and shall not constitute an offer to sell or a solicitation of an offer to buy the securities of Leo, nor shall there be any sale of any such securities in any state or jurisdiction in which such offer, solicitation, or sale would be unlawful prior to registration or qualification under the securities laws of such state or jurisdiction. No offer of securities shall be made except by means of a definitive document.

Forward-Looking Statements

The disclosure herein includes certain statements that are not historical facts but are forward-looking statements for purposes of the safe harbor provisions under the United States Private Securities Litigation Reform Act of 1995. Forward-looking statements generally are accompanied by words such as "believe," "may," "will," "estimate," "continue," "anticipate," "intend," "expect," "should," "would," "plan," "predict," "potential," "seem," "seek," "future," "outlook," and similar expressions that predict or indicate future events or trends or that are not statements of historical matters. These forward-looking statements include, but are not limited to, statements regarding projections, estimates and forecasts of revenue and other financial and performance metrics and projections of market opportunity and expectations, Leo's ability to enter into a definitive agreement or consummate a transaction with DMS and Leo's ability to obtain the financing necessary to consummate the potential transaction. These statements are based on various assumptions and on the current expectations of Leo's management and are not predictions of actual performance. These forward-looking statements are provided for illustrative purposes only and are not intended to serve as, and must not be relied on by any investor as, a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Actual events and circumstances are difficult or impossible to predict and will differ from assumptions. Many actual events and circumstances are beyond the control of Leo and DMS. These forward looking statements are subject to a number of risks and uncertainties, including: Leo's ability to enter into a definitive agreement with respect to the proposed business combination or consummate a transaction with

DMS; the risk that the approval of the shareholders of Leo for the potential transaction is not obtained; failure to realize the anticipated benefits of the potential transaction, including as a result of a delay in consummating the potential transaction or difficulty in integrating the businesses of Leo and DMS; the amount of redemption requests made by Leo's shareholders and the amount of funds remaining in Leo's trust account after satisfaction of such requests; those factors discussed in Leo's Annual Report on Form 10-K for the fiscal year ended December 31, 2018 under the heading "Risk Factors," and other documents of Leo filed, or to be filed, with the SEC. If the risks materialize or assumptions prove incorrect, actual results could differ materially from the results implied by these forward-looking statements. There may be additional risks that Leo presently does not know or that Leo currently believes are immaterial that could also cause actual results to differ from those contained in the forward-looking statements. In addition, forward-looking statements reflect Leo's expectations, plans or forecasts of future events and views as of the date hereof. Leo anticipates that subsequent events and developments will cause Leo's assessments to change. However, while Leo may elect to update these forward-looking statements at some point in the future, Leo specifically disclaims any obligation to do so. These forward-looking statements should not be relied upon as representing Leo's assessments as of any date subsequent to the date of this disclosure statement. Accordingly, undue reliance should not be placed upon the forward-looking statements.

Non-GAAP Financial Measure and Related Information

The disclosure herein references EBITDA and EBITDA margin, which are financial measures that are not prepared in accordance with U.S. generally accepted accounting principles ("GAAP"). These non-GAAP financial measures do not have a standardized meaning, and the definition of EBITDA used by DMS may be different from other, similarly named non-GAAP measures used by others operating in the target's industry. In addition, such financial information is unaudited and/or does not conform to SEC Regulation S-X and as a result such information may be presented differently in future filings by the Company with the SEC.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit Number

r Description

99.1 <u>Investor Materials, dated February 2020</u>

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: February 14, 2020 LEO HOLDINGS CORP.

By: /s/ Simon Brown

Name: Simon Brown Title: Secretary





Data-Driven Digital Marketing Technology Partner for Large Global Brands

February 2020

Disclaimer

This investor presentation ("Investor Presentation") is for informational purposes only to assist interested parties in making their own evaluation with respect to the proposed business combination (the "Business Combination") between Leo Holdings Corp. ("Leo") and Digital Media Solutions, LLC ("DMS" or the "Company"). The information contained herein does not purport to be all-inclusive and none of Leo and DMS nor their respective affiliates makes any representation. In printing a set to the accuracy, completeness or reliability of the information contained in this Investor Presentation.

You should consult your own counsel and tax and financial advisors as to legal and related matters concerning the matters described herein, and, by accepting this presentation, you confirm that you are not relying upon the information contained herein to make any decision.

Forward-Looking Statements. Certain statements in this presentation may be considered forward-looking statements. Forward-looking statements generally relate to future events or Leo's or the Company's future financial or operating performance. For example, projections of future EBITDA, Adjusted EBITDA, EBITDA Growth, EBITDA Margin, Pro Forma Adjusted EBITDA, Unlevered Free Cash Flow, Unlevered Free Cash Flow, Unlevered Free Cash Flow Conversion, Revenue, Revenue renewal rates, Capital Expenditures and other metrics are forward-looking statements. In some cases, you can identify forward-looking statements by terminology such as "may", "should", "expect", "intend", "will", "estimate", "anticipate", "believe", "predict", "potential" or "continue", or the negatives of these terms or variations of them or similar terminology. Such forward-looking statements are subject to risks, uncertainties, and other factors which could cause actual results to differ materially from those expressed or implied by such forward looking statements.

These forward-looking statements are based upon estimates and assumptions that, while considered reasonable by Leo and its management, and DMS and its management, as the case may be, are inherently uncertain. Factors that may cause actual results to differ materially from current expectations include, but are not limited to, various factors beyond management's control including competition and general economic conditions for the Company and its management, and other risks, uncertainties and factors set forth in the section entitled "Risk Factors" and "Cautionary Note Regarding Forward-Looking Statements" in Leo's Annual Report on Form 10-K for the fiscal year ended December 31, 2018.

Nothing in this presentation should be regarded as a representation by any person that the forward-looking statements set forth herein will be achieved or that any of the contemplated results of such forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements, which speak only as of the date they are made. Neither Leo nor the Company undertakes any duty to update these forward-looking statements.

Use of Projections. This Investor Presentation contains financial forecasts of the Company. Neither the Company's independent auditors, nor the independent registered public accounting firm of Leo, audited, reviewed, compiled, or performed any procedures with respect to the projections for the purpose of their inclusion in this Investor Presentation, and accordingly, neither of them expressed an opinion or provided any other form of assurance with respect thereto for the purpose of this Investor Presentation. These projections should not be relied upon as being necessarily indicative of future results.

Additional Information. In connection with the proposed Business Combination, including the domestication of Leo as a Delaware corporation, Leo intends to file with the SEC a registration statement on Form S-4 containing a preliminary proxy statement and a preliminary prospectus of Leo, and after the registration statement is declared effective, Leo will mail a definitive proxy statement/prospectus relating to the proposed Business Combination to its shareholders. This Investor Presentation does not contain all the information that should be considered concerning the proposed Business Combination and is not intended to form the basis of any investment decision or any other decision in respect of the Business Combination. Leo's shareholders and other interested persons are advised to read, when available, the preliminary proxy statement/prospectus and the amendments filed in connection with the proposed Business Combination, as these materials will contain important information about DMS, Leo and the Business Combination. When available, the definitive proxy statement/prospectus and other relevant materials for the proposed Business Combination will be mailed to shareholders of Leo as of a record date to be established for voting on the proposed Business Combination. Shareholders will also be able to obtain copies of the preliminary proxy statement/prospectus, and other documents filed with the SEC, without charge, once available, at the SEC's website at www.sec.gov, or by directing a request to: Leo Holdings, Corp., 21 Grosvenor Place, London, SW1X 7HF.

Participants in the Solicitation. Leo and its directors and executive officers may be deemed participants in the solicitation of proxies from Leo's shareholders with respect to the proposed Business Combination. A list of the names of those directors and executive officers and a description of their interests in Leo is contained in Leo's annual report on Form 10-K for the fiscal year ended December 31, 2018, which was filed with the SEC and is available free of charge at the SEC's web site at www.sec.gov, or by directing a request to Leo Holdings, Corp., 21 Grosvenor Place, London, SW1X 7HF. Additional information regarding the interests of such participants will be contained in the proxy statement/prospectus for the proposed Business Combination when available.

No Offer or Solicitation. This communication is for informational purposes only and does not constitute, or form a part of, an offer to sell or the solicitation of an offer to sell or an offer to buy or the solicitation of an offer to buy any securities, and there shall be no sale of securities, in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended, and otherwise in accordance with applicable law.

The historical financial information is based on financials prepared pursuant to generally accepted accounting principles under standards established by the AICPA Auditing Standards Board. When the proxy statement/registration statement is filed with the SEC public company standards set by the Public Company Accounting Oversight Board will be applied which could lead to different financial results. In addition, certain historical financial information for those periods could differ materially from such estimates.



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- I. Business Overview
- II. Financial Highlights
- III. Business Combination

Appendix: Investment Highlights



Today's Presenters







Joe Marinucci Co-Founder and CEO

- 20+ years of industry experience
- Previously Executive Board Member of LeadsCouncil, which advises member companies on digital advertising best practices
- 2019 E&Y Entrepreneur of the Year Florida winner



Fernando Borghese Co-Founder and COO

- 18+ years of industry experience
- Current Board Member of LeadsCouncil



Randy Koubek CFO

- 20+ years of industry experience
- Former CFO of Spectrio, Bonnier Corporation and Thompson Media Group (backed by DLJ Merchant Group and MidOcean Partners)
- Served as Secretary and Treasurer of Robey-Barber Insurance Services and a Senior Auditor/Controller at PwC



Lyndon Lea Chairman and CEO

- 29+ years of industry experience
- Managing Partner of Lion Capital
- Founded Lion Capital in 2004
- Lion Capital is a consumer focused private equity firm which has invested over \$8.2bn in equity capital in over 40 portfolio companies since inception



Leo's Investment Thesis





1. Business Overview



Strategic Partner Providing Digital Marketing Tech to Large Brands

What Do We Do?

 DMS leverages its proprietary technology and data-driven processes to help large brands acquire their customers across high value verticals, including:







Insurance (

Consumer Finance

sumer Education







Home Health & Wellness

 We de-risk our partners' marketing spend as we deliver customers, not just clicks and impressions

How Do We Do It?

- We help marketers deploy digital ad spend to acquire customers via:
 - Over 50,000 Vertical
 Marketplaces where we attract consumer traffic via paid search placement and present relevant offers within our verticals; our customer acquisition model is highly flexible and has no algorithm risk
 - Full-funnel customer acquisition programs (DMS attracts and converts customers on brand's behalf)
- Our proprietary assets:

Owned & White Label Database of operated Software 150mm websites Services consumer profiles

Why DMS Stands Out?

- Pay-for-performance partner:
 we are paid to deliver
 customers to brands and have
 proven our ability to do so
 - 95% customer retention rate
- Proprietary data assets: database of 150mm consumer profiles built via historical ad spend on DMS platform – a
 - \$1.0bn+ of ad spend on DMS platform since 2012

significant barrier to entry

- Software as a service: whitelabel software tools that allow brands to track their marketing spend and consumer responses in real-time
- Sector agnostic model: DMS captures growth across verticals



Rapidly Growing Business Model

A Powerful Financial Engine..

Financial Highlights

\$402 '20E Revenue

\$63 '20E EBITDA

\$56 **'20E UFCF**

(\$ in mm)

25% '17A-'19A Organic Revenue Growth

95%+ Customer Renewal Rates

16% '20E EBITDA Margin

...Driven by Delivering Tangible Results for Large Brands

Operational Impact

(Results Delivered to DMS Clients)



\$2.8bn in funded mortgages and personal loans



720k insurance policies resulting in > \$615mm in initial insurance premiums



>90k students enrolled



Powerful Solutions Helping Brands Acquire Customers

Business Mix (% of Revenue) **L**iveRamp **EVERQUOTE** eHealth ortune 100 Health & Wellness Insurance Software Company Agency Qthe Top 3 U.S. Mortgage Lender Top 5 U.S. QuinStreet Nonprofit Marketplace Top 3 **Brand Direct** Solutions U.S. Auto Solutions Insurer 53% Leading Leading Home Security/ Home Security ANGI HOMESERVICES Company Company Top 100 U.S. Top 10 Fast University Food Chain **Car**Gurus Key Customers lendingtree Key Comparables Includes software and marketing services

Brand Direct Solutions

- Customized programs whereby DMS controls marketing spend across channels (search, social, display, etc)
- DMS provides end-to-end capabilities to deliver customers to the brand
- DMS leverages its database to target the most likely customers and convert them to paying customers for our clients

Marketplace Solutions

- Attract consumer audiences on DMS owned websites relevant to specific verticals such as: consumer finance and home services
- Relevant client offers presented to consumers
- Convert consumer audiences to customers leveraging DMS proprietary data (targeting based on millions of precedent interactions)
- Refine DMS database in real time via 100% transparent feedback loop

Other¹

- White label software products for clients
- Creates extremely sticky relationships due to embedded nature of product within client marketing processes
- Exclusive, long-term contractual relationships on software; leads to high ability to cross-sell solutions



Blue Chip Clients Across Diverse Verticals



Insurance

5 of the Largest U.S. Insurance Firms Across Home & Auto Consumer Finance

Education

Top 3 U.S. Mortgage Lender Top-tier Large Universities

Top 3 Consumer Reporting Company

Large Learning Software Providers



nds Home Services



Leading Brands
Across Numerous
Verticals Including:
Food, Travel, and
Retail Among
Others

2 of the Leading Home Security Companies in U.S. Numerous Directto-Consumer Health & Wellness Brands

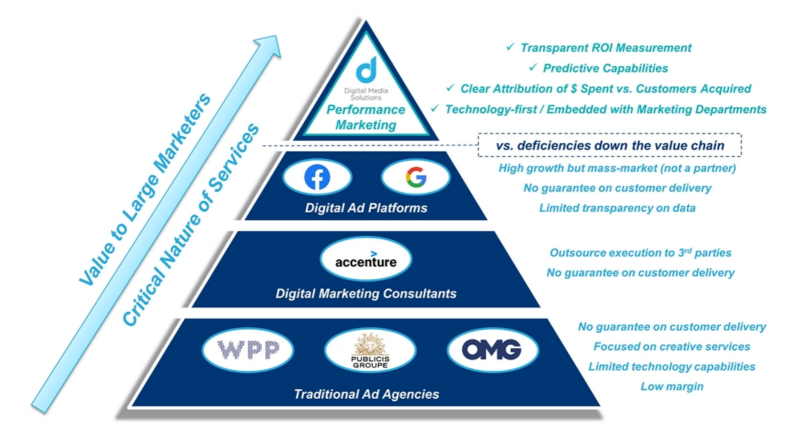
95% Customer Retention Rate Across DMS Portfolio



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DMS Stands Out in the Ecosystem

Marketers are Increasingly Demanding Partners that can Prove Clear ROI on Ad Spend





DMS Embedded as Trusted Partner to Large-Scale Marketers

Deploying Data Driven Processes and Technology to Outperform Performance Targets

Fortune 100 Insurance Agency

- DMS proprietary marketing technology software integrated into company's marketing department
- DMS also provides leads from DMS owned & operated websites

Lowered
Customer
Acquisition
Costs by ~10%

Top 3 U.S. Auto Insurer

- DMS provides leads via owned and operated websites
- Deeply integrated into DMS proprietary click marketplace with customized consumer targeting

Lowered
Customer
Acquisition
Costs by ~15%

Top Ranked Home Services Company

 DMS provides leads across DMS vertical marketplace and other direct branded customer acquisition programs

Lowered Customer Acquisition Costs by ~5%

Top 100 U.S. University

- DMS provides leads via vertical marketplace and branded customer acquisition programs
- Enabling predictive ROI on marketing spend consistently
- Operationalized compliance procedures

Increased Application Rates by ~20%



DMS Has Clear Points of Differentiation

Sector **Agnostic Expertise**

% of Revenue



34% Insurance



Consumer Finance



Education



Health & Wellness



Other Brands / 40% Verticals

Allows DMS to capture rising digital ad spend across verticals

Channel Agnostic Expertise

Purchases by **Distribution Channel**



Paid Media 25%



Email 24%



Affiliate



Display / 18% Native



Other 12%

No algorithm risk and multiple distribution channels

Proprietary Data Assets



Tracks User Interaction





Indexing & Storage

Validation





Lead Delivery Lead Disposition

Over 150mm consumer profiles built over a decade via \$1bn+ ad spend developed on DMS platform

Software Tools Embed DMS with Customers

White Label Software-as-a-Service Tools



Real-time KPI Tracking



Seamless 3rd Party Integration



Cross Channel Attribution

Long-term software agreements elevate DMS status as trusted partner to large brands



Large, Rapidly Growing TAM with Significant Tailwinds

Rising Digital Ad Spend

Global Digital Ad Spend Growth

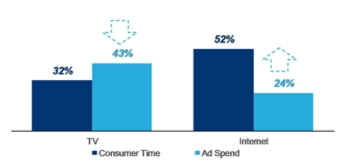
'15A-'18A: **21%** '19E-'23E: 12%

Marketing Spend Still Under-Indexed Relative to Consumer Time Spent on Internet

33% over-indexed vs. time viewed

Internet Ad Spend (Inc. mobile)





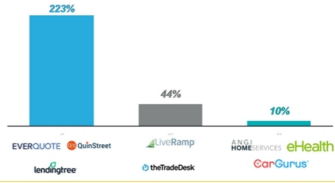
Note: Market data as of 2/11/2020.

Large Digital Ad Spend Across Verticals



Market Recognition of Performance Marketing Growth

Average Market Share Price Performance (LTM)





2. Financial Highlights



Proven Ability to Grow Organically



1. 2019A financial results based on January - November actuals; December budget projections.

Commentary / Guidance

- Organic revenue growth has accelerated due to significant investments in platform
 - 25% '17-'19 Organic CAGR
- Investments provide increased ability to cross-sell leads, enhanced software capabilities, and improve proprietary technology systems
- 9 M&A deals completed since 2016 with an average EV / EBITDA multiple of 5.1x
 - Based on current EBITDA of the acquired assets, the effective multiple would be 3.8x
- Strategic expansion of key client accounts across the DMS ecosystem while continuing to execute on plan to go direct and disintermediate agencies
- Industry diversification; significant growth opportunities in the DMS Insurance and Performance Affiliate



Attractive Free Cash Flow Generation

Unlevered FCF Build			
(\$ in millions)			
	2019E	2020E	
Total Standalone EBITDA	\$34	\$63	
(+) Pro Forma Cost Savings	2		
2 (+) UE Technology Synergies	3		
(+) Transaction Expenses	4		
4 (+) Acquisitions	9		
Pro Forma Adjusted EBITDA	\$53	\$63	
(-) Capital Expenditures	(\$7)	(\$7)	
Unlevered Free Cash Flow	\$46	\$56	
% Conversion	87%	89%	

Commentary

 Strong FCF conversion provides capital for further investment in the business or acquisitions

Adjustments

- Annualized cost savings resulting primarily from Ad Network reorganization
- 2 Annualized cost savings related to redundant technology infrastructure at acquired companies
- One-time transaction expenses related to UE acquisition
- 4 EBITDA generated by acquired entities (primarily UE.com) prior to closing
- Minimal Corporate Capital
 Expenditures requirement; primarily
 associated with software development



^{1. 2019}A financial results based on January - November actuals; December budget projections.

DMS Benchmarks Well Against Peer Universe



Source: Wall Street Research, Company Filings, Factset Consensus Estimates. Market Data as of 2/11/2020.

1. UFCF defined as EBITDA – Capex. 2. 2019A financial results based on January – November actuals; December budget projections. 3. Core comparables include EverQuote, LendingTree, and QuinStreet. 4. Marketplaces comparables include eHealth, Angi HomeServices, and CarGurus. 5. AdTech comparables include LiveRamp and TradeDesk.



3. Business Combination



Compelling Valuation





Source: Wall Street Research, Company Filings, Factset Consensus Estimates. Market Data as of 2/11/2020.

1. Based on Calendar Year 2020 EBITDA for all companies. 2. Based on 2021E multiples since EverQuote's 2020E multiples are non-meaningful. 3. UFCF defined as EBITDA - Capex.



Detailed Transaction Overview

Illustrative Pro Forma Valuation

(\$ in millions)

DMS Illustrative Share Price Pro Forma Shares Outstanding		\$10.00 59.3
Pro Forma Equity Value (+) Assumed Pro Forma Net Debt¹		\$593 163
Pro Forma Enterprise Value		\$757
Transaction Multiples	Metric	
EV / 2020E Adj. EBITDA EV / 2021E Adj. EBITDA	\$63 78	12.0x 9.7
Leverage Multiples	Metric	
Net Debt/2019A Adj. EBITDA	\$53	3.1x
Net Debt/2021E Adj. EBITDA	78	1.4

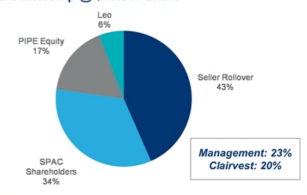
Sources and Uses

(\$ in millions)

Sources	Amount	% of Total
SPAC Cash in Trust ²	\$200	26%
PF Net Debt	163	22
Leo Founder Shares	35	5
Seller Rollover	258	34
Additional PIPE Equity	100	13
Total Sources	\$757	100%
Uses	Amount	% of Total
PF Net Debt	\$163	22%
Seller Proceeds	238	31
Leo Founder Shares	35	5
Seller Rollover	258	34
Repayment of Debt	40	5
Estimated Fees & Expenses	23	3
Total Uses	\$757	100%

- 1. Assumes \$40mm repayment of debt at close.
- 2. Reflects current cash in trust as of 2/12/2020.

Pro Forma Ownership @ \$10.00 / Share



Other Key Terms/Timeline

- \$200mm minimum cash condition inclusive of PIPE proceeds
- Sellers subject to 6-month lock-up on residual stake / 1-year lock-up for Leo founder shareholders subject to certain exceptions
- 7 member Board (one from Management, one from Clairvest, CEO and four independent directors)



Appendix: Investment Highlights



Key Investment Highlights



 Positioned well within large, underpenetrated and rapidly growing total addressable market with significant tailwinds



 Proprietary and data-driven technology platform paired with owned and operated websites power the DMS ecosystem and provide a competitive advantage



 Proven client value across high-value verticals with high diversification and limited exposure to single industry



 ROI driven model provides accountability and transparency to the digital marketing process, driving high client retention



 Selected accretive acquisitions along with exceptional pipeline of sourced targets have positioned the Company for accelerated growth and success



Powerful financial engine that drives high FCF conversion compared to peers



 Best-in-class management team committed to strong compliance and monitoring initiatives that drive client collaboration and wins



1

Large, Underpenetrated and Rapidly Growing >\$150bn TAM

Shift to Digital

DMS' Current Addressable Market

Key Tailwinds

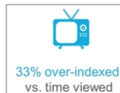
Global Digital Ad Spend Growth

'15A-'18A: **21%** '19E-'23E: **12%**

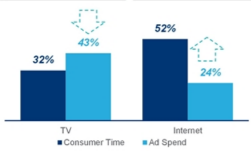
Marketing Spend Still Under-Indexed Relative to Consumer Time Spent on Internet

TV Ad Spend

Internet Ad Spend (Inc. mobile)







Source: eMarketer, Forrester, Statista, PulsePoint and Facebook.

1. Consists of CPG and Consumer Products.

2019E US Digital Ad Spend by Vertical











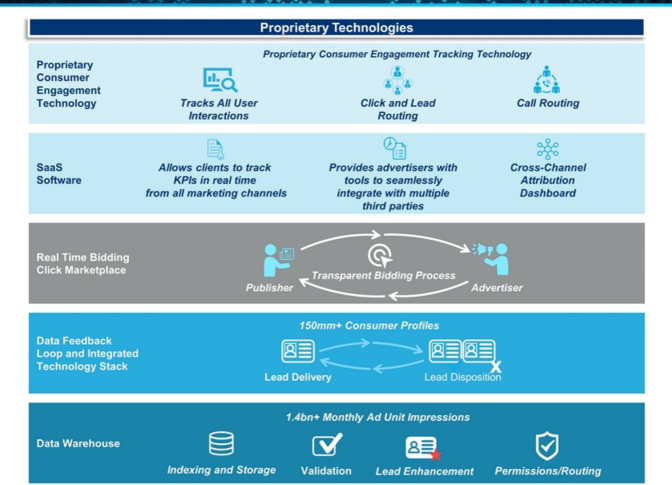
2020 TAM: ~\$150bn

- Consumers increasing time spent on digital channels
- Marketing spend under-indexed relative to time spent on internet
- Recession resilient marketers will switch spending where
- Results are measurable
- Fixed cost advertising maximizes ROI
- Demand for granular, 1-to-1 targeting of customers
- Discoverability of accessible high intent audiences to maximize conversion rate



2

Proprietary and 1st Party Data-Driven Technology Platform





3 Proven Client Value Across High-Value Verticals

Key Statistics¹

Top 20 Customers Account for ~46% of Total Sales

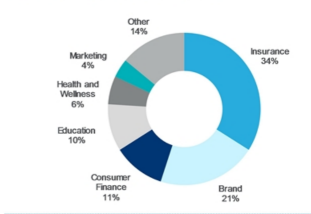
No Customer Represents More Than 5% of Total Sales

Service ~5,000 SMB's via the Agents Inside DMS' Biggest Insurance Customers

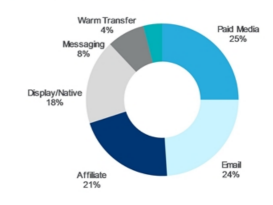
Largest Portion of Distribution ~25% (Paid Media)

- 1. YTD as of September 30, 2019.
- 2. YTD as of August 31, 2019.

Consolidated Revenues by Vertical¹



Purchases by Distribution Channel²



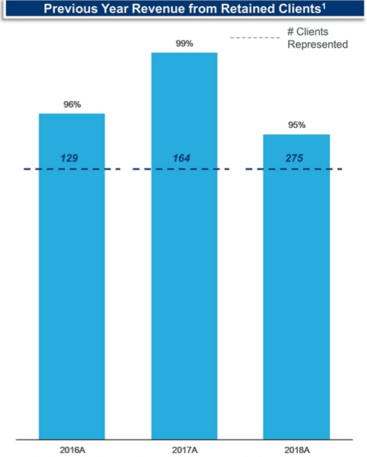




Results-driven Model Creates Sticky, Recurring Revenue Base

Commentary

- ROI driven model provides accountability and transparency to the digital marketing process, driving high client retention
 - DMS revenues driven by client success
- Deeply embedded in clients' marketing processes, creating a highly sticky revenue profile with significant switching costs
- ROI across multiple distribution channels
- Driven by breadth of offering, mission-critical nature, data quality, continuous innovation, and client service
- Company continues to experience new clients growth through:
 - Expansion of platform and capabilities
 - Vertical diversification
 - Tuck-in acquisitions



^{1.} Retained clients in current year are defined as clients who generated sales in both the previous year and in the current year. % Revenue from retained clients for any given year is calculated as previous year revenue generated for retained clients in given year over the total revenue from the previous year. Data excludes trial clients, development billings, and clients with less than 4 months of activity.



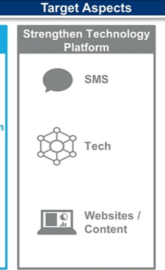
5 Proven M&A Playbook and Robust Pipeline

Attributes

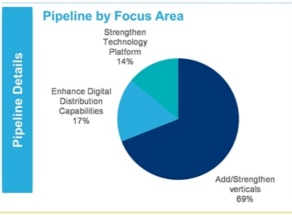
- All self-sourced from strong industry relationships
- Accretive and delevering
- Ability to integrate into DMS platform and extract synergies
- DMS able to accelerate growth inside the DMS platform
- Attractive EV/LTM EBITDA multiples (Historical average of 5.1x)
- Based on current EBITDA of the acquired assets, the effective multiple would be 3.8x
- Supports talent acquisition
- 9 M&A deals completed since 2016

Note: Dollars in millions.

Add / Strengthen Verticals Automotive Brand Consumer Education Health Home Services Insurance Career Gig Economy











6 Powerful Financial Engine with High FCF Conversion

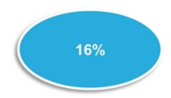






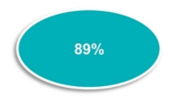
Peer Average¹







FCF Conversion ('20E)





Source: Wall Street Research, Company Filings, Factset. Note: Market Data as of 2/11/2020.

1. Core Peers include LendingTree, EverQuote, and Quinstreet; 2. '19-'21 growth uses PF '19 numbers.
3. 2019A financial results based on January – November actuals; December budget projections.





Strong Management Team and Culture of Compliance

130+ years of Combined Experience



Joe Marinucci Co-Founder and CEO



Fernando Borghese Co-Founder and COO



Randy Koubek



Joey Liner CRO



Jonathan Katz **Chief Media Officer**



Matthew Goodman Co-Founder and CIO



Jason Rudolph сто



Matthew Stern Chief Product Officer

Compliance Initiatives, Monitoring/Audit Tools

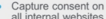
PerformLine ... **Website Audits**

Instant notification of changes made to internal and affiliate sites to ensure compliance

Vendor Management

- Documented affiliate
- Compliance mitigating risk

Consent Checks



all internal websites

Website Launch **Process**

Defined process for website onboarding

Suppression Mgmt. Consolidation

Audit affiliates to ensure compliance with CAN-SPAM

Messaging Creative

Oversees review process from affiliate

Cybersecurity (

- Compliance checkpoints
- Legal, Compliance and IT working group

SMS Opt-Out and Compliance Process

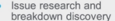
- Data source auditing and seeding
- Local number portability check

Call Center Management



- Internal QA scoring and reporting
- Compliance audits

Compliance Remediation Process



- Policy and procedure modification



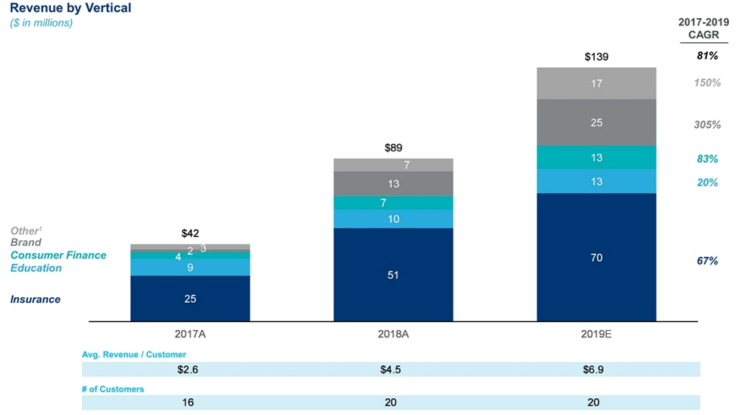
- onboarding processes
- procedures to assist in

Review Process

management team for SMS and email

Top 20 Customer Sales Evolution

Of 2019E's Top 20 Customers That Spend an Average of \$6.9mm, 16 of Them Were Customers in 2017 and Spent an Average of \$2.6mm, with the Difference Representing New Logo Wins in 2018



Note: 2019E numbers based on September 30, 2019 estimates. Number of customers for each vertical in 2019 are as follows: Insurance (7), Education (1), Consumer Finance (2), Brand (4) and Other (6); 1. Other includes Health and Wellness, Marketing and Other.

