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): August 9, 2022

TPG Inc.
(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation)

001-41222 (Commission File Number)

87-2063362 (IRS Employer Identification No.)

301 Commerce Street, Suite 3300 Fort Worth, TX

76102 (Zip Code)

(817) 871-4000 (Registrant's telephone number, including area code)

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

Che	eck 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 followi	ng provisions:
	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)	
	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)	
	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:	
	Trading	
	Title of Each Class Symbol	Name of Each Exchange on Which Registered

Class A common stock, \$0.001 par value TPG The Nasdaq Stock Market LLC (Nasdag Global Select Market)

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

Emerging growth company \square

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

Item 2.02 Results of Operations and Financial Condition.

On August 9, 2022, TPG Inc. issued a summary press release and a detailed earnings presentation announcing financial results for its second quarter ended June 30, 2022. The summary press release and the earnings presentation are furnished as Exhibit 99.1 and Exhibit 99.2, respectively, to this report.

As provided in General Instruction B.2 of Form 8-K, the information in this Item 2.02 and Exhibits 99.1 and 99.2 incorporated in this Form 8-K shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall such information or Exhibits 99.1 and 99.2 be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, regardless of any general incorporation language in such filing.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit No.	Description
<u>99.1</u>	Summary press release of TPG Inc., dated August 9, 2022.
<u>99.2</u>	Earnings presentation of TPG Inc., dated August 9, 2022.
104	Cover Page Interactive Data File (embedded within the Inline XBRL document).

SIGNATURES

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

TPG INC.

 By:
 /s/ Bradford Berenson

 Name:
 Bradford Berenson

 Title:
 General Counsel

Date: August 9, 2022

TPG Reports Second Quarter 2022 Financial Results

Total assets under management of \$127 billion as of June 30, 2022, an increase of 17% compared to \$108 billion as of June 30, 2021

GAAP net loss attributable to TPG Inc. of \$10 million and net income of \$31 million for the three months and six months ended June 30, 2022, respectively

Fee-Related Earnings of \$102 million for the guarter ended June 30, 2022, more than double the comparable pro forma guarter ending June 30, 2021 of \$45 million

After-tax Distributable Earnings of \$162 million (or \$0.46 per share of Class A common stock) for the quarter ended June 30, 2022, more than tripled compared to \$53 million for the comparable pro forma period in

Announced dividend of \$0.39 per share of Class A common stock for the quarter ended June 30, 2022

San Francisco and Fort Worth, TX – August 9, 2022 – TPG Inc. (NASDAQ: TPG), a leading global alternative asset management firm, reported its unaudited second quarter 2022 results. TPG issued a full detailed presentation of its quarter ended June 30, 2022 results, which can be viewed through the Investor Relations section of TPG's website at shareholders.tpg.com.

"We delivered strong financial results for the second quarter despite a volatile global macroeconomic and geopolitical environment. These results highlight the momentum of our franchise, the strength of our portfolio, and the inherent growth and earnings power of our model," said Jon Winkelried, Chief Executive Officer. "Our AUM growth was driven by significant fundraising activity across our business, led by first closings in the quarter for several of TPG's flagship funds. In aggregate, we raised \$13 billion of dring the second quarter and a record \$31 billion over the last twelve months. With \$39 billion of dry powder – the most in our firm's history – we believe we are well-positioned to deploy capital across our core sectors and themes in this increasingly favorable investment environment."

Dividend

TPG has announced a quarterly dividend of \$0.39 per share of Class A common stock to holders of record at the close of business on August 19, 2022, payable on September 2, 2022.

Conference Call

TPG will host a conference call and live webcast at 11:00 a.m. ET. It may be accessed by dialing (866) 342-8591 (US toll-free) or (203) 518-9713 (international), using the conference ID TPGQ222. The number should be dialed at least ten minutes prior to the start of the call. A simultaneous webcast will also be available and can be accessed through the Investor Relations section of TPG's website at shareholders.tpg.com. A webcast replay will be made available on the Events page in the Investor Relations section of TPG's website.

About TPG

TPG is a leading global alternative asset management firm founded in San Francisco in 1992 with \$127 billion of assets under management and investment and operational teams in 12 offices globally. TPG invests across five multi-product platforms: Capital, Growth, Impact, Real Estate, and Market Solutions and our unique strategy is driven by collaboration, innovation, and inclusion. Our teams combine deep product and sector experience with broad capabilities and expertise to develop differentiated insights and add value for our fund investors, portfolio companies, management teams, and communities.

Shareholder contact:

Gary Stein 212-601-4750 shareholders@tpg.com

Media contact:

Luke Barrett 415-743-1550 media@tpg.com

Forward Looking Statements

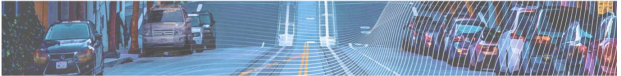
This press release contains "forward-looking" statements based on the Company's beliefs and assumptions and on information currently available to the Company. Forward-looking statements can be identified by words such as "anticipates," "plans," "seeks," "believes," "estimates," "expects" and similar references to future periods, or by the inclusion of forecasts or projections. Examples of forward-looking statements include, but are not limited to, statements we make regarding the outlook for our future business and financial performance, business strategy and plans and objectives of management for future operations, including, among other things, statements regarding expected growth, future capital expenditures, fund performance, dividends and dividend policy and debt service obligations.

Forward-looking statements are based on our current expectations and assumptions regarding our business, the economy and other future conditions. Because forward-looking statements relate to the future, by their nature, they are subject to inherent uncertainties, risks and changes in circumstances that are difficult to predict. As a result, our actual results may differ materially from those contemplated by any forwardlooking statements. Important factors that could cause actual results to differ materially from those in the forward-looking statements include regional, national or global political, economic, business, competitive, market and regulatory conditions, among various other risks.

For the reasons described above, we caution you against relying on any forward-looking statements, which should be read in conjunction with the other cautionary statements and risk factors discussed from time to time in the Company's fillings with the SEC, which can be found at the SEC's website at http://www.sec.gov. Any forward-looking statement in this press release speaks only as of the date of this press release. Factors or events that could cause our actual results to differ may emerge from time to time, and it is not possible for us to predict all of them. We undertake no obligation to update or revise any forward-looking statement after the date of this press release, whether as a result of new information, future developments or otherwise, except as may be required by law. No recipient should, therefore, rely on these forwardlooking statements as representing the views of the Company or its management as of any date subsequent to the date of the press release

This press release does not constitute an offer of any TPG Fund.





TPG Reports Second Quarter 2022 Financial Results

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Forward Looking Statements

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This presentation does not constitute an offer of any TPG Fund. Throughout this presentation, all current period amounts are preliminary and unaudited; totals may not sum due to rounding.

Comparability Statement and Pro Forma Financial Information

Prior to and in connection with our initial public offering ("IPO"), we completed certain transactions as part of a corporate reorganization (the "Reorganization"), which concluded with NASDAQ listing our Class A common stock on January 13, 2022. The Reorganization included certain transfers of economic entitlements and investments that were effectuated December 31, 2021, including the transfer of certain limited partner interests in entities that (i) serve as the general partner of certain TPG funds and (ii) are, or historically were, consolidated by TPG Group Holdings (SBS), L.P. ("TPG general partner entities") to Tarrant RemainCo I, L.P., Tarrant RemainCo II, L.P. and Tarrant RemainCo III, L.P. ("RemainCo"). The transfer of certain limited partner interests in TPG general partner entities to RemainCo resulted in the deconsolidation of TPG Funds, as the TPG general partner entities are no longer considered the primary beneficiary as of December 31, 2021.

While the Reorganization did not affect, on a GAAP or non-GAAP basis, our income statement activity for the fiscal year ended December 31, 2021 or our financial statements for prior periods, this presentation includes pro forma financial data giving effect to the IPO and the Reorganization as though they had occurred on January 1, 2020. As such, the pro forma information reflects certain Reorganization adjustments, including, but not limited to, the exclusion of assets that were transferred to RemainCo, increasing the amount of performance allocations our people will receive, the inclusion of an administrative services fee paid by RemainCo to the Company, additional interest on debt incurred as part of the Reorganization, and the step-up of taxes on a public-company basis. Therefore, comparability of the pro forma information included in this presentation to prior financial data or future periods may be limited.

See the Supplemental Details and Reconciliations and Disclosures Sections of this presentation for a full comparison of actual to pro forma financial data, reconciliations of Non-GAAP to the most comparable GAAP measures, and adjustment descriptions.



GAAP Statements of Operations (Unaudited)

- Net loss of \$262 million for 2Q'22, compared to pro forma 2Q'21 net income of \$726 million for 2Q'21
- Net loss attributable to TPG Inc. of \$10 million for 2Q'22, compared to net income of \$85 million in 2Q'21 on a pro forma basis

		Actual 2Q'21	Actual 2Q'21 YTD		Pro Forma 2Q'21	Actual 2Q'22		Pro Forma		Actual 2Q'22 YTD
(\$ in thousands)		2Q:21	2Q'21 Y I D		2Q'21	2Q:22		2Q'21 YTD		2Q'22 Y I D
Revenues									l.	
Fees and other	\$	195,052 \$	405,207	\$	200,672			\$ 416,5		
Capital allocation-based income		1,986,011	2,980,589		1,979,207	(398		2,974,4		439,468
Total revenues		2,181,063	3,385,796		2,179,879	(108	,282)	3,391,0	02	1,002,428
Expenses									- 1	
Compensation and benefits									_	
Cash-based compensation and benefits		128,546	256,527		96,101		,639	192,3		231,998
Equity-based compensation		_	_		125,643	145		251,2		331,051
Performance allocation compensation		-		1	1,244,323	(298		1,845,9		225,112
Total compensation and benefits		128,546	256,527		1,466,067	(37	247)	2,289,5	15	788,161
General, administrative and other		61,166	114,296		61,166	77	671	114,2	96	179,935
Depreciation and amortization		1,522	2,886		1,522	8	,558	2,8	86	17,257
Interest expense		4,026	7,947		5,024	4	731	9,9	43	9,369
Expenses of consolidated TPG Funds and Public SPACs:										
Interest expense		155	347		200				_	
Other		3,305	11,363		2,879		457	11,0	66	1,980
Total expenses	-	198,720	393,366		1,536,658	54	170	2,427,7	06	996,702
Investment income										
Income from investments:										
Net gains (losses) from investment activities		41,801	114,205		7,572	(99	395)	27.6	42	(92,752
Interest, dividends and other		5.508	6,487		5,508	200	782	6.4	87	986
Investment income of consolidated TPG Funds and Public SPACs:					0057.00					
Net gains (losses) from investment activities		14.675	7,059							(<u> </u>
Unrealized gains (losses) on derivative liabilities		96,723	184,323		96,723	5	823	184,3	23	8,480
Interest, dividends and other		1.073	2,061		14		843		25	969
Total investment income	-	159,780	314,135	_	109,817	(91	947)	218.4		(82,317
Income before income taxes	_	2,142,123	3,306,565	-	753,038	(254		1,181,7		(76,591
Income tax expense		1,681	4,809		27,033		.098	44.2		23,102
Net income	_	2,140,442	3,301,756		726,005	(262		1,137,5		(99,693
Less:		2,110,112	0,001,100		720,000	(202	,40.,	1,101,0	-	(55,555
Net income attributable to redeemable equity in Public SPACs prior to IPO		73.901	137,459							(517
Net income attributable to non-controlling interests in consolidated TPG Funds prior to IPO		12.634	6.898		200				8666	(01)
Net income attributable to other non-controlling interests prior to IPO		1,162,989	1,752,300		Test .					966
Net income attributable to TPG Group Holdings prior to IPO	-	890,918	1,405,099		770			- 67	_	5.256
Net income attributable to redeemable equity in Public SPACs		000,010	1,403,033		73,901	1	.058	137,4	50	5,88
Net income attributable to redeemable equity in Public SPACS Net income attributable to non-controlling interests in TPG Operating Group		-			73,901	(128		107,4	00	(133,78
Net income attributable to non-controlling interests in TPG Operating Group Net income attributable to other non-controlling interests			-		567.229	(128		868.2	22	(8,923
	S			\$						
Net income attributable to TPG Inc. subsequent to IPO	\$	- \$	_	\$	84,875	a (9	,859)	\$ 131,8	90 F	31,42

Note: Pro forma financial measures are on an adjusted basis, assuming the Reorganization and IPO occurred on January 1, 2002, see the Supplemental Details section of this presentation for a full reconciliation and description of adjustments. See the Additional Information and Definitions appears in the Reconciliation and Disclosures section of this presentation for definitions of terms used throughout.

Second Quarter and Year to Date Highlights

	2				
	2Q'22 FRR of \$256 million increased 46% versus	2Q'21, with 2Q'22 FRE	of \$102 million and 2Q	'22 After-tax DE of \$162 r	nillion
Actual Non-GAAP		2Q'21	2Q'22	2Q'21 YTD	2Q'22 YTD
Financial	Fee-Related Revenues ("FRR")	\$175	\$256	\$368	\$496
Measures	Fee-Related Earnings ("FRE")	9	102	43	194
(\$M)	Realized Performance Allocations, Net	177	60	243	182
	After-Tax Distributable Earnings	198	162	297	361
Pro Forma	2Q'22 After-tax DE of \$162 million more than tripl and Fee-Related Earnings				
Non-GAAP		2Q'21	2Q'22	2Q'21 YTD	2Q'22 YTD
Financial	Fee-Related Revenues	\$179	\$256	\$373	\$496
Measures	Fee-Related Earnings	45	102	112	194
(\$M)	Realized Performance Allocations, Net	4	60	10	182
	After-Tax Distributable Earnings	53	162	118	361
	 Total AUM of \$127 billion, up 17% in the last twelve 	ve months; Fee Earning	AUM of \$67 billion, up	28% during the same per	iod
		2Q'21	4Q'21	1Q'22	2Q'22
	A A I I A -				
	Assets Under Management ("AUM")	\$108.3	\$113.6	\$120.4	\$126.7
	Fee Earning Assets Under Management ("FAUM")	\$108.3 52.3	\$113.6 60.1	\$120.4 64.2	\$126.7 67.1
Operating	200 March 1990 At 1990				
Operating Metrics	Fee Earning Assets Under Management ("FAUM")	52.3	60.1	64.2	67.1
	Fee Earning Assets Under Management ("FAUM") Net Accrued Performance Allocations ⁽¹⁾	52.3 0.4	60.1 0.8	64.2 0.8	67.1 0.7
Metrics	Fee Earning Assets Under Management ("FAUM") Net Accrued Performance Allocations ⁽¹⁾	52.3 0.4 25.2	60.1 0.8 28.4	64.2 0.8 30.3	67.1 0.7 39.4
Metrics	Fee Earning Assets Under Management ("FAUM") Net Accrued Performance Allocations ⁽¹⁾ Available Capital	52.3 0.4 25.2 2Q'21	60.1 0.8 28.4 2Q'22	64.2 0.8 30.3 2Q'21 YTD	67.1 0.7 39.4 2Q'22 YTD
Metrics	Fee Earning Assets Under Management ("FAUM") Net Accrued Performance Allocations ⁽¹⁾ Available Capital Value Creation	52.3 0.4 25.2 2Q'21 18%	60.1 0.8 28.4 2Q'22 (2%)	64.2 0.8 30.3 2Q'21 YTD 31%	67.1 0.7 39.4 2Q'22 YTD 4%

Note: Pro forma financial measures are on an adjusted basis, assuming the Reorganization and IPO occurred on January 1, 2020; see the Supplemental Details section of this presentation for a full reconciliation and description of adjustments. See the Reconciliations and Disclosures section of this presentation for a full reconciliation between GAAP And Non-GAAP Financial Measures.

1, 2021 and 4021 Net Accuracy Performance Allocations are pro format for the Reorganization and IPO.

Non-GAAP Financial Measures

- Fee-Related Earnings increased 127% from \$45 million in 2Q'21 on a pro forma basis to \$102 million in 2Q'22; margins increased from 25% during pro forma 2Q'21 to 40% during 2Q'22
- Realized performance allocations, net increased from \$4 million in pro forma 2Q'21 to \$60 million in 2Q'22, while 2Q'22 LTM saw realized performance allocations, net of \$377 million on a pro forma basis
- After-tax Distributable Earnings saw 207% growth from \$53 million in 2Q'21 on a pro forma basis to \$162 million in 2Q'22, driven both by Fee-Related Earnings and realized performance allocations, net

(\$ in thousands)	Actual 2Q'21		ctual 21 YTD	P	ro Forma 2Q'21		Actual 2Q'22		ro Forma Q'21 YTD		Actual Q'22 YTD		o Forma 0'22 LTM
Fee-Related Revenues	20(21	20(2	טווי		20(21		20,22		221110		222 110	20	ZZLIW
Management Fees	\$ 155,264	\$	309,493	\$	155,264	s	222,686	\$	309,493	\$	425,417	\$	834,288
Transaction, monitoring and other fees, net	9,045	•	35,167		9,045	1	21,168		35,167	*	47,924	+	114,799
Other Income	11,186		23.787		14,402		12.018		28,434		23.063		48,585
Fee-Related Revenues	 175,495		368,447	_	178,711		255,872	-	373,094		496,404		997,672
Fee-Related Expenses							2						
Compensation and benefits, net	121,707		241,409		89,262		95,547		177,195		193,734		397,674
Operating expenses, net	44,547		84,197		44,547		58,522		84,197		108,884		191,801
Fee-Related Expenses	166,254		325,606		133,809		154,069		261,392		302,618		589,475
Fee-Related Earnings	9,241		42,841		44,902		101,803		111,702		193,786		408,197
Realized performance allocations, net	176,698		242,819		4,239		60,175		9,800		182,367		377,231
Realized investment income and other, net	20,441		28,436		13,217		15,443		15,790		22,736		73,664
Depreciation expense	(1,526)		(2,881)		(1,526)		(1,468)		(2,881)		(3,039)		(6,933)
Interest expense, net	(3,801)		(7,439)		(4,799)		(4,255)		(9,435)		(8,686)		(18,171)
Distributable Earnings	201,053		303,776		56,033		171,698		124,976		387,164		833,988
Income taxes	(3,089)		(6,396)		(3,301)		(9,831)		(7,362)		(26,264)		(52,585)
After-Tax Distributable Earnings	\$ 197,964	\$	297,380	\$	52,732	\$	161,867	\$	117,614	\$	360,900	\$	781,403

Note: Pro forms financial measures are on an adjusted basis, assuming the Reorganization and IPO occurred on January 1, 2020; see the Supplemental Details section of this presentation for a full reconciliation and description of adjustments. See the Reconciliations and Discobsures exection of this presentation for a full reconciliation between GAAP and Manageres.

Fee-Related Earnings

- Fee-Related Revenues increased 43% in 2Q'22 over pro forma 2Q'21, driven by an increase in Fee Earning AUM of 28%, primarily in the Impact and Real Estate platforms
- Fee-Related Expenses increased 15% between 2Q'22 and pro forma 2Q'21 primarily due to headcount growth driven by platform expansion and an increase in travel as COVID-19 restrictions ease
- Fee-Related Earnings margin increased from 25% in pro forma 2Q'21 to 40% in 2Q'22; pro forma 2Q'22 LTM Fee-Related Earnings margin was 41%



Note: Pro forma manacial measures are on an adjusted basis, assuming the reorganization and IPO occurred on January 1, 2020; see the Supplemental Details section of this presentation for a full reconciliation and description of adjustments to management fees, and therefore the by-platform breakdown does not change between actual and pro forma futures.

Distributable Earnings

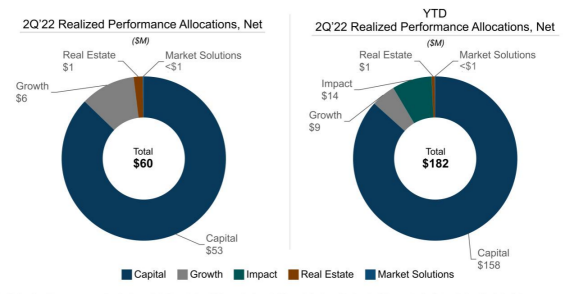
- Following GAAP net income of \$163 million in 1Q'22 and a loss of \$262 million in 2Q'22, our After-tax DE decreased from \$199 million in 1Q'22 to \$162 million in 2Q'22
- After-tax Distributable Earnings more than tripled from \$53 million in pro forma 2Q'21 to \$162 million for 2Q'22, primarily from realized performance allocations, net from the Capital and Growth platforms, with additional expansion in Fee-Related Earnings which grew 127% over the same period
- As a percentage of Distributable Earnings, Fee-Related Earnings accounted for 43% in 1Q'22 and 59% in 2Q'22



Note: Pro forma financial measures are on an adjusted basis, assuming the Reorganization and IPO occurred on January 1, 2020; see the Supplemental Details section of this presentation for a full reconciliation and description of adjustments

Realized Performance Allocations, Net

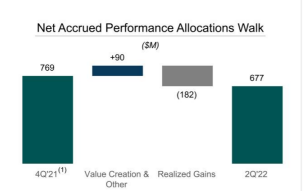
- Realized performance allocations, net were \$60 million in 2Q'22, largely driven by Asia VII, TPG VIII, and THP I in the Capital platform and TTAD I in the Growth platform
- Realized performance allocations, net for 2Q'22 YTD were \$182 million stemming from TPG VII, Asia VII, TPG VIII, and THP I in the Capital platform as well as Rise I in the Impact platform and TTAD I in the Growth platform



Note: Pro forma financial measures are on an adjusted basis, assuming the Reorganization and IPO occurred on January 1, 2020; see the Supplemental Details section of this presentation for a full reconciliation and description of adjustments

Net Accrued Performance Allocations

Net Accrued Performance Allocations by Fund Vintage (\$M)	4Q'21 ⁽¹⁾	2Q'22
2016 & Prior	\$233	\$186
2017	268	233
2018	62	58
2019	140	140
2020	43	44
2021	23	16
Total	\$769	\$677





Value Creation	2Q'22	2Q'22 YTD
Capital	(2.4%)	8.2%
Growth	(2.8%)	(1.4%)
Impact	(1.1%)	(0.6%)
Real Estate	(2.3%)	3.7%
Market Solutions	(1.2%)	(0.9%)
Total	(2.4%)	4.4%

1. 4Q'21 figures are pro forma assuming the Reorganization and IPO occurred on January 1, 2020; see the Reconciliations and Disclosures section of this presentation for a full reconciliation and description of adjustments.

GAAP Balance Sheet (Unaudited)

- Our investments decreased \$593 million, or 10%, from 4Q'21 to 2Q'22, mainly driven by realizations and a 2.4% decline in the value of our portfolio of investments in 2Q'22
- In 4Q'21 we effectuated certain aspects of the Reorganization with respect to assets transferred to RemainCo, including cash and economic entitlements associated with certain other investments, which is reflected in our GAAP actuals; the pro forma column includes the impact of the IPO and additional Reorganization activities

(\$ in thousands)	GAAP 4Q'21	Pro Forma 4Q'21	GAAP 2Q'22
Assets			
Cash and cash equivalents	\$ 972,729	\$ 1,376,746	\$ 1,177,825
Investments	6,109,046	6,109,046	5,515,798
Other assets	855,773	831,785	884,060
Assets of consolidated TPG Funds and Public SPACs	1,024,465	1,024,465	1,009,400
Total assets	8,962,013	 9,342,042	8,587,083
Liabilities, redeemable equity and equity			
Liabilities			
Debt obligations	444,444	444,444	444,035
Due to affiliates	826,999	634,324	187,423
Accrued performance allocation compensation	_	3,848,126	3,412,415
Other liabilities	372,597	348,426	437,378
Liabilities of consolidated TPG Funds and Public SPACs	56,532	56,532	40,894
Total liabilities	 1,700,572	5,331,852	4,522,145
Redeemable equity attributable to consolidated Public SPACs	1,000,027	1,000,027	1,000,900
Equity			
Class A and B common stock	_	498,560	484,813
Partners' capital controlling interests	1,606,593	· · · · · · · · · · · · · · · · · · ·	_
Other non-controlling interests	4,654,821	2,511,603	2,579,225
Total equity	6,261,414	3,010,163	3,064,038
Total liabilities, redeemable equity and equity	\$ 8,962,013	\$ 9,342,042	\$ 8,587,083

Note: Pro forma financial measures are on an adjusted basis, assuming the Reorganization and IPO occurred on January 1, 2020; see the Reconciliations and Disclosures section of this presentation for a full reconciliation and description of adjustments.

Non-GAAP Balance Sheet

- 2Q'22 cash and cash equivalents of \$585 million increased 142% over actual 4Q'21 largely driven by \$391 million of net IPO proceeds
- Our borrowings include securitized notes with a principal amount of \$250 million, which are backed by \$469 million in pledged assets at 2Q'22, and a senior unsecured term loan with a principal amount of \$200 million that was issued as part of the Reorganization
- At 2Q'22, our net cash⁽¹⁾ was \$135 million, and we had an undrawn \$300 million credit facility; in July 2022 we expanded our credit facility to \$700 million
- In 4Q'21 we effectuated certain aspects of the Reorganization with respect to assets transferred to RemainCo, including cash and economic entitlements associated with certain other investments, which is reflected in our Non-GAAP actuals; the pro forma column includes the impact of the IPO and additional Reorganization activities

(\$ in thousands)		Non-GAAP 4Q'21	Pro Forma 4Q'21	Non-GAAP 2Q'22
Book Assets				
Cash and cash equivalents	\$	242,370	\$ 646,387	\$ 585,494
Restricted cash		13,135	13,135	13,135
Accrued performance allocations		1,344,348	769,283	677,277
Investments in funds		559,810	559,810	554,316
Other assets, net		733,085	504,644	591,716
Total Book Assets	_	2,892,748	2,493,259	2,421,938
Book Liabilities				
Accounts payable, accrued expenses and other		525,267	308,421	40,095
Securitized borrowing, net		244,950	244,950	245,105
Senior unsecured term loan		199,494	199,494	198,930
Total Book Liabilities		969,711	752,865	484,130
Net Book Value	\$	1,923,037	\$ 1,740,394	\$ 1,937,808

Note: Pro forms financial measures are on an adjusted basis, assuming the Reorganization and IPO on January 1, 2020; see the Reconciliations and Disclosures section of this presentation for a full reconciliation and description of adjustments.



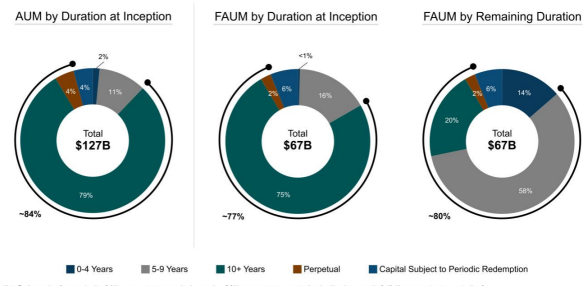
Assets Under Management and Fee Earning AUM

- 2Q'22 AUM rose 17% over 2Q'21 to \$126.7 billion, driven by value creation of 12% for the last twelve months and fundraising of \$31.4 billion over the same period, which included \$7.3 billion in Rise Climate within the Impact platform, \$6.8 billion in TPG IX within the Capital platform, and \$6.6 billion in TREP IV in the Real Estate platform; this was partially offset by realizations totaling \$28.3 billion in the last twelve months.
- FAUM increased 28% in 2Q'22 over 2Q'21 driven primarily by Rise Climate in the Impact platform and TREP IV in the Real Estate platform



Assets Under Management and Fee Earning AUM Duration

- At 2Q'22, approximately 84% of our AUM and 77% of our FAUM is in perpetual or long-dated funds with a duration⁽¹⁾ of 10 or more years (prior to any extensions)
- At 2Q'22, approximately 80% of our FAUM has a remaining lifespan⁽²⁾ of 5 or more years, with 22% in vehicles that have 10 or more years remaining (including those considered perpetual)

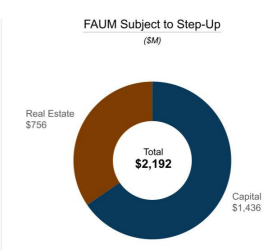


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AUM Subject to Fee Earning Growth

- AUM Subject to Fee Earning Growth totaled \$15.6 billion at 2Q'22, and represents capital commitments that generate new management fees (AUM Not Yet Earning Fees) or generate a higher rate of management fees (FAUM Subject to Step-Up) when deployed
- At 2Q'22, our AUM Subject to Fee Earnings Growth represents 23% of FAUM, and the potential fee-related revenue opportunity associated with both AUM Not Yet Earning Fees and FAUM Subject to Step-Up is estimated at approximately \$116 million annually⁽¹⁾





1. Represents the sum of the gross revenue opportunity for each non-legacy fund with unallocated capital, the deployment of which would result in incremental management fees being earned. Revenue opportunity for each fund is calculated as (a) the incremental amount of unallocated capital that would be invested to achieve a range of 90%-100% total deployment of the original commitments of the fund, multiplied by (b) the incremental fee rate that we anticipate would be earned on invested capital and (c) the proportion of the fund's commitments that are exceeded to pay fees haved on the amount of invested capital and (c) the proportion of the fund's commitments that are exceeded to pay fees haved on the amount of invested capital and (c) the proportion of the fund's commitments that are exceeded to pay fees haved on the amount of invested capital and (c) the proportion of the fund's commitments that are exceeded to pay fees have a pay of the proportion of the fund in the proportion of the p

AUM Rollforward

- AUM increased \$6.3 billion in 2Q'22 and \$18.4 billion in the last twelve months an increase of 5% and 17%, respectively
- AUM growth was driven by capital raised of \$12.7 billion for 2Q'22 and \$31.4 billion for 2Q'22 LTM, including \$10.5 billion in the Capital platform and \$9.2 billion in the Impact platform in the last twelve months
- Changes in Investment Value decreased for 2Q'22 due to value decline of 2% in 2Q'22 and increased on a LTM basis largely due to value creation of 12% for the last twelve months

		Three Months Ended June 30, 2022												
(\$ in millions)	(Capital	(Growth		Impact		Real Estate		Market Iutions		Total		
AUM														
Balance as Beginning of Period	\$	56,770	\$	22,099	\$	13,806	\$	17,812	\$	9,912	\$	120,399		
Capital Raised		8,202		588		1,550		2,286		82		12,708		
Realizations		(2,038)		(1,050)		(2)		(1,055)		(257)		(4,402)		
Changes in Investment Value ⁽¹⁾		(1,221)		(524)		(289)		512		(479)		(2,001)		
AUM as of end of period	\$	61,713	\$	21,113	\$	15,065	\$	19,555	\$	9,258	\$	126,704		

	Last Twelve Months Ended June 30, 2022													
(\$ in millions)	Capital			Growth		Impact		Real Estate		Market olutions		Total		
AUM														
Balance as Beginning of Period	\$	62,391	\$	19,907	\$	6,329	\$	11,203	\$	8,434	\$	108,264		
Capital Raised		10,518		3,024		9,206		7,614		1,016		31,379		
Realizations		(19,487)		(3,530)		(1,160)		(2,783)		(1,352)		(28,312)		
Changes in Investment Value ⁽¹⁾		8,291		1,712		690		3,520		1,161		15,373		
AUM as of end of period	\$	61,713	\$	21,113	\$	15,065	\$	19,555	\$	9,258	\$	126,704		

Note: For Market Solutions, capital raised in our SPAC vehicles represents funds raised in the SPAC IPO, including forward purchase agreements and private investment in public equity (PIPE) commitments, and realizations are considered to occur at business combination with a target, in the amount of capital raised, for our hedge funds, capital raised persents new fund subscriptons.

1. Changes in investment value consists of changes far value, capital invested and available capital and other investment activities, including the change in net asset value of our hedge funds.

FAUM Rollforward

- FAUM increased \$2.9 billion in 2Q'22 and \$14.9 billion in the last twelve months, an increase of 5% and 28%, respectively
- Increases in 2Q'22 were driven by fee earning capital raised in TREP IV in the Real Estate platform and Rise III in the Impact platform. Increases in the last twelve months were driven by fee earning capital raised in Rise Climate in the Impact platform and TREP IV in the Real Estate platform

	Three Months Ended June 30, 2022												
(\$ in millions)		Capital	1	Growth	į	Impact		Real Estate		Market olutions		Total	
FAUM													
Balance as of Beginning of Period	\$	25,483	\$	10,672	\$	11,222	\$	10,744	\$	6,084	\$	64,205	
Fee Earning Capital Raised ⁽¹⁾		_		_		1,160		2,296		31		3,487	
Net Change in Actively Invested Capital ⁽²⁾		35		297		22		93		(529)		(82)	
Reduction in Fee Base of Certain Funds ⁽³⁾		_		_		(482)		_		-		(482)	
FAUM as of end of period	\$	25,518	\$	10,969	\$	11,922	\$	13,133	\$	5,586	\$	67,128	

	Last Twelve Months Ended June 30, 2022											
(\$ in millions)	Capital		Capital Growth Impa		Impact	Real Estate		Market Solutions			Total	
FAUM												
Balance as of Beginning of Period	\$	28,639	\$	8,538	\$	4,449	\$	5,676	\$	4,948	\$	52,250
Fee Earning Capital Raised ⁽¹⁾		187		1,826		8,198		6,588		281		17,080
Net Change in Actively Invested Capital ⁽²⁾		(3,308)		605		(243)		869		357		(1,720)
Reduction in Fee Base of Certain Funds ⁽³⁾		_		_		(482)		-		_		(482)
FAUM as of end of period	\$	25,518	\$	10,969	\$	11,922	\$	13,133	\$	5,586	\$	67,128

^{1.} Fee earning capital raised represents capital raised by our funds for which management fees calculated based on commitments were activated during the period

Reduction in fee base represents decreases in the fee basis for funds where the investment or commitment fee period has expired, and the fee base has reduced from commitment base to actively invested capital. It also includes reductions for funds that no longer fee paging.

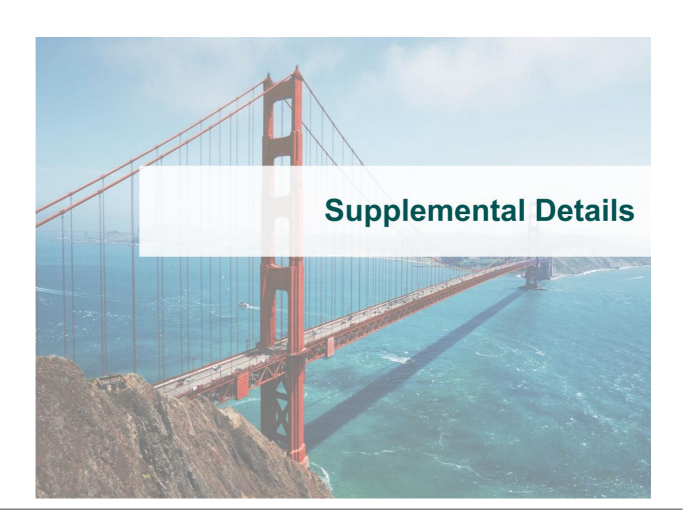
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Other Operating Metrics

 The last six months saw significant activity across the platform, particularly in capital raised for the Capital and Real Estate platforms; as of 2Q'22, we had \$39.4 billion of available capital

(All tables in \$M)													
Capital Raised		2Q'21	2Q'22	2Q'21 YTD	2Q'22 YTD	Available Capital	2Q'2	21	4	Q'21		2	Q'22
Capital	\$	1,609	\$ 8,202	\$ 2,090	\$ 8,435	Capital	\$ 1	4,213	\$	10	,696 \$		17,204
Growth		2,355	588	2,506	637	Growth		3,580		4	,943		3,981
Impact		32	1,550	44	2,078	Impact		1,829		7	,951		7,169
Real Estate		701	2,286	1,206	6,850	Real Estate		2,490		2	,278		8,612
Market Solutions ⁽¹⁾		1,084	82	1,386	156	Market Solutions		3,107		2	,552		2,397
Total	\$	5,781	\$ 12,708	\$ 7,232	\$ 18,156	Total	\$ 2	5,219	\$	28	,420 \$		39,363
Capital Invested	3	2Q'21	2Q'22	2Q'21 YTD	2Q'22 YTD	Realizations	2Q'21	20	2'22		Q'21 YTD		2Q'22 YTD
Capital	\$	2,091	\$ 565	\$ 3,709	\$ 2,365	Capital	\$ 1,774	\$	2,039	\$	2,218	\$	5,932
Growth		865	1,243	2,018	1,685	Growth	1,683		1,051		2,195		1,303
Impact		282	1,062	771	2,590	Impact	177		2		237		267
Real Estate		1,395	757	1,884	1,344	Real Estate	1,230		1,054		1,615		1,375
Market Solutions(2)		59	214	59	305	Market Solutions(2)	·		256		_		312
Total	s	4.692	\$ 3.841	\$ 8.441	\$ 8.289	Total	\$ 4.864	\$	4.402	\$	6.265	s	9.189

^{1.} Width Makind Sullivins: capital raised at our raisege fund represents new subscriptions:
1. Width Makind Sullivins: capital raised at our raisege fund represents new subscriptions:
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GAAP and Non-GAAP Performance Allocations

	Six Months Ended June 30, 2022									
	G	AAP		ss: GAAP		GAAP		Non-GAAP	N	on-GAAP
(\$ in thousands)	1	Total	U	nrealized	F	Realized	Adju	ustments ⁽²⁾		Realized
Capital										
TPG VII	\$	364,204	\$	(148,388)	\$	512,592	\$	404,533	\$	108,059
TPG VIII		153,669		70,765		82,904		65,451		17,454
Asia VII		40		(92,146)		92,186		72,784		19,403
THP I		(11,601)		(65,064)		53,463		42,192		11,271
Other		(113)		(19,784)		19,671		17,732		1,939
Excluded Assets ⁽¹⁾		(34,551)		(44,102)		9,551		9,551		_
Total Capital	-	471,648	-52	(298,719)	- 100 m	770,367		612,242		158,125
Growth										
Growth IV		(20,115)		(20,115)		_		_		_
Growth V		16,163		16,163		_		_		
TDM		17,076		17,076		_		_		_
TTAD I		(1,159)		(42,057)		40,898		32,238		8,660
Other		(41,094)		(53,780)		12,686		12,686		_
Excluded Assets ⁽¹⁾		(35,407)		(36,010)		603		603		
Total Growth		(64,536)	-	(118,723)		54,187		45,527	- 1	8,660
Impact										
Rise I		(17,630)		(83,571)		65,941		51,644		14,297
Other		(7,713)		(7,713)		_		_		_
Excluded Assets ⁽¹⁾		(13,571)		(15,302)		1,731		1,731		
Total Impact	-	(38,914)	- 52	(106,586)	**	67,672		53,375	<u>S</u> 1:	14,297
Real Estate										
TPG RE III		33,765		28,339		5,426		4,316		1,110
Other		_		_		_		_		_
Excluded Assets ⁽¹⁾		(9,529)		(22,883)		13,354		13,354		-
Total Real Estate	-	24,236	51	5,456	28 5	18,780	-	17,670	S .	1,110
Market Solutions										
TPEP		9,374		8,501		873		698		175
Other		10,665		10,665		_		_		_
Total Market Solutions		20,039		19,166		873		698	-	175
Total	\$	412,473	\$	(499,406)	\$	911,879	\$	729,512	S	182,367

^{1.} The TPG Operating Group Excluded entities' performance allocations is not a component of net income attributable to TPG following the Reorganization; however, the TPG general partner entities continue to be consolidated by us. We transferred the rights to the performance allocations the TPG Operating Group historically would have received to RemainCo on December 31, 2021. As such, net income available to controlling interest holders will be zero for each of the TPG Operating Group Excluded entities beginning January 1, 2022.

2. Non-GAAP adjustments represent the exclusion of performance allocations that are not attributable to the TPG Operating Group Common Unit holders.

Net Income Per Share of Class A Common Stock

- Basic net loss per share of Class A common stock of \$0.15 for 2Q'22
- Diluted net loss per share of Class A common stock of \$0.37 for 2Q'22

(\$ in thousands, except share and per share amounts)	2Q'22		2Q'22 YTD
Net Income Per Share			
Numerator:			
Net loss	\$ (262,497)	\$	(99,693)
Less:			
Net loss attributable to redeemable equity in Public SPACs prior to IPO	_		(517)
Net income attributable to other non-controlling interests prior to Reorganization and IPO	_		966
Net income attributable to TPG Group Holdings prior to Reorganization and IPO	-		5,256
Net loss subsequent to IPO	(262,497)		(105,398)
Less:			
Net income attributable to redeemable equity in Public SPACs subsequent to IPO	4,058		5,881
Net loss attributable to non-controlling interests in TPG Operating Group subsequent to IPO	(128,869)		(133,781)
Net loss attributable to other non-controlling interests subsequent to IPO	(127,827)		(8,923)
Net (loss) income attributable to Class A Common Stockholders prior to distributions	(9,859)		31,425
Reallocation of earnings to unvested participating restricted stock units ⁽¹⁾	(2,416)		(2,040)
Net (loss) income attributable to Class A Common Stockholders - Basic	(12,275)		29,385
Net loss assuming exchange of non-controlling interest	(102,075)		(106,234)
Net loss attributable to Class A Common Stockholders - Diluted	(114,350)	-	(76,849)
Denominator:			
Weighted-Average Shares of Common Stock Outstanding - Basic	79,240,058		79,240,058
Exchange of Common Units to Class A Common Stock	229,652,641		229,652,641
Weighted-Average Shares of Common Stock Outstanding - Diluted	308,892,699		308,892,699
Net income available to Class A common stock per share			
Basic	\$ (0.15)	\$	0.37
Diluted	\$ (0.37)	\$	(0.25)
Dividends declared per share of Class A Common Stock ⁽²⁾	\$ 0.44	\$	0.44

No undistributed losses were allocated to unvested participating restricted stock units during the three and six months ended June 30, 2022 as the holders do not have a contractual obligation to share in the losses of the Company with common stockholders.
 Dividends declared reflects the calender date of the declaration for each distribution.

After-Tax DE and Dividends Per Class A Common Stock

- After-tax DE attributable to TPG Inc. of \$0.46 per share for 2Q'22, and \$0.98 per share for 2Q'22 YTD
- Declared dividend of \$0.39 per share for 2Q'22 on August 9, 2022, with a record date of August 19, 2022 and payable date of September 2, 2022; dividends total \$0.83 per share on a year-to-date basis

(\$ in thousands, except share and per share amounts)	1Q'22	2Q'22
Share Reconciliation		
Class A common stock from IPO	79,070,565	79,070,565
Vested restricted stock units	_	169,493
Class A common stock outstanding	79,070,565	79,240,058

(\$ in thousands, except share and per share amounts)		1Q'22	2Q'22
After-Tax Distributable Earnings attributable to TPG Inc. Class A common stock	holders		
Pre-Tax Distributable Earnings	\$	215,466	\$ 171,698
Less: subsidiary-level income taxes ⁽¹⁾		(2,842)	(3,193)
Distributable Earnings before corporate income taxes		212,624	168,505
Percent to TPG Inc.		26%	26%
TPG Inc. Distributable Earnings before corporate income taxes		54,457	43,227
Less: corporate income taxes attributable to TPG Inc. (1)		(13,591)	(6,638)
TPG Inc. After-tax Distributable Earnings		40,866	36,589
Class A common stock outstanding		79,070,565	79,240,058
TPG Inc. After-tax Distributable Earnings per Class A common stock		0.52	0.46
Target dividend policy		85%	85%
Dividend per Class A common stock	\$	0.44	\$ 0.39
Note: TPG Inc. effective DE corporate income tax rate ⁽²⁾		25%	15%

^{1.} Total income taxes consist of subsidiary-level income taxes at the TPG Operating Group level and corporate income taxes borne by TPG Inc.

(\$ in thousands)	1Q'22	2Q'22
Subsidiary-level income taxes	\$ 2,842	\$ 3,193
Corporate income taxes	13,591	6,638
Total income taxes	\$ 16,433	\$ 9,831

^{2.} TPG Inc.'s non-GAAP effective tax rate was approximately 15% for the three month period ending June 30, 2022. This rate differed from TPG Inc.'s marginal tax rate of 23% primarily due to the tax treatment of certain IPO costs, and also items that will continue to the insect our rate in the future such as tax benefits from our tax receivable cororarm and settlement of restricted stock units ("RSINE"), among other activities arising in our normal course of business.

ate in the future such as tax benefits from our tax receivable program and settlement of restricted stock units ("RSUs"), among other activities arising in our normal course of business.

Distributable Earnings Participating Shares Outstanding

(shares)	1Q'22	2Q'22
TPG Inc. Diluted Shares Outstanding		
Class A common stock outstanding	79,070,565	79,240,058
Exchange of Common Units to Class A common stock	229,652,641	229,652,641
Diluted Class A common stock outstanding	308,723,206	308,892,699
Restricted Stock Units ("RSUs")		
IPO-related		
Service-based	9,991,956	9,658,707
Executive Service-Vesting	1,101,695	1,101,695
Ongoing service-based RSUs	_	199,366
Total Distributable Earnings participating shares outstanding ⁽¹⁾	319,816,857	319,852,467

1. Excludes Executive Performance Condition Vesting RSUs, which are not considered participating; these RSUs either do not participate in dividends or accrue dividends only to be paid upon vesting

Fund Performance Metrics

(\$ in millions, as of 6/30/22) Fund	Vintage Year ⁽¹⁾	Capital Committed ⁽²⁾	Capital Invested ⁽³⁾	Realized Value ⁽⁴⁾	Unrealized Value ⁽⁵⁾	Total Value ⁽⁶⁾	Gross IRR ⁽⁷⁾	Gross MoM ⁽⁷⁾	Net IRR ⁽⁸⁾	Investor Net MoM ⁽⁹⁾
Platform: Capital	Tear	Committed	invested	value	Value	Value	IKK.	MOM	IKK	Net WOW
Capital Funds										
Air Partners	1993	\$ 64	\$ 64	\$ 697	s –	\$ 697	81 %	10.9x	73 %	8.
TPG I	1994	721	696	3,095	_	3,095	47 %	4.4x	36 %	3.5
TPG II	1997	2,500	2,554	5,010	_	5,010	13 %	2.0x	10 %	1.7
TPG III	1999	4,497	3,718	12,360	_	12,360	34 %	3.3x	26 %	2.
TPG IV	2003	5,800	6,157	13,728	6	13,734	20 %	2.2x	15 %	1.
TPG V	2006	15,372	15,564	22,060	13	22,073	6 %	1.4x	5 %	1.
TPG VI	2008	18,873	19,220	32,646	1,051	33,697	14 %	1.7x	10 %	1.
TPG VII	2015	10,495	10,030	16,634	7,978	24,612	29 %	2.4x	22 %	2.0
TPG VIII	2019	11,505	9,037	2,437	11,091	13,528	63 %	1.6x	38 %	1.
TPG IX ⁽¹⁹⁾	2019	6,800	9,037	2,437	11,051	13,320	NM	NM	NM	, N
Capital Funds	2022	76,627	67,040	108,667	20,139	128,806	23 %	2.0x	15 %	1.
Capital Fullus		70,027	67,040	100,007	20,139	120,000	23 76	2.0x	13 76	7.
Asia Funds										
Asia I	1994	96	78	71	_	71	(3)%	0.9x	(10)%	0.
Asia II	1998	392	764	1,669	_	1,669	17 %	2.2x	14 %	1.
Asia III	2000	724	623	3,316	_	3,316	46 %	5.3x	31 %	3.
Asia IV	2005	1,561	1,603	4,089	_	4,089	23 %	2.6x	17 %	2.
Asia V	2007	3,841	3,257	5,003	602	5,605	10 %	1.7x	6 %	1.
Asia VI	2012	3,270	3,179	2,495	4,575	7,070	19 %	2.2x	14 %	1.
Asia VII	2017	4,630	4,217	1,785	5,757	7,542	32 %	1.8x	21 %	1.
Asia Funds		14,514	13,721	18,428	10,934	29,362	21 %	2.2x	15 %	1.
Healthcare Funds										
THP I	2019	2,704	1,845	803	1,975	2,778	57 %	1.6x	31 %	1.
THP II ⁽¹⁹⁾	2022	1,161		100	1-1	_	NM	NM	NM	N
Healthcare Funds		3,865	1,845	803	1,975	2,778	57 %	1.6x	31 %	1.
Continue tion Makinton										
Continuation Vehicles TPG AAF	2021	1,317	1,314	75	1,655	1,730	NM	NM	NM	N
TPG AION	2021	207	1,314	/5	1,000	1,730	NM	NM	NM	N
Continuation Vehicles	2021	1,524	1,521	75	1,862	1,937	NM	NM NM	NM	
Continuation verticies		1,524	1,521	/5	1,002	1,937	NM	NM	NM	P
Platform: Capital (excl- Legacy ⁽¹⁵⁾)		96,530	84,127	127,973	34,910	162,883	23 %	2.0x	15 %	1.
Legacy Funds										
TESI	2016	303	206	206	165	371	29 %	1.8x	20 %	1.
Platform: Capital		96,833	84,333	128,179	35,075	163,254	23 %	2.0x	15 %	1.7

Note: Past performance is not indicative of future results. See notes on the following pages.

Fund Performance Metrics (Cont'd)

(\$ in millions, as of 6/30/22)	Vintage	Capital	Capital	Realized	Unrealized	Total	Gross	Gross	Net	Investor
Fund	Year ⁽¹⁾	Committed ⁽²⁾	Invested ⁽³⁾	Value ⁽⁴⁾	Value ⁽⁵⁾	Value ⁽⁶⁾	IRR ⁽⁷⁾	MoM ⁽⁷⁾	IRR ⁽⁸⁾	Net MoM ⁽⁹⁾
Platform: Growth										
Growth Funds										
STAR	2007	1,264	1,259	1,859	66	1,925	13 %	1.5x	6 %	1.3
Growth II	2011	2,041	2,184	4,651	631	5,282	22 %	2.5x	16 %	2.0
Growth III	2015	3,128	3,313	4,420	2,506	6,926	29 %	2.1x	20 %	1.7
Growth IV	2017	3,739	3,479	1,614	4,466	6,080	27 %	1.8x	18 %	1.5
Gator	2019	726	685	581	627	1,208	41 %	1.8x	30 %	1.5
Growth V	2020	3,558	2,153	2	2,843	2,845	NM	NM	NM	N
Growth Funds		14,456	13,073	13,127	11,139	24,266	21 %	2.0x	15 %	1.6
TDM	2017	510	442	-	941	941	29 %	2.1x	24 %	1.9
Tech Adjacencies Funds										
TTAD I	2018	1,574	1,497	767	1,928	2,695	44 %	1.8x	36 %	1.6
TTAD II	2021	2,612	1,018	_	1,018	1,018	NM	NM	NM	N
Tech Adjacencies Funds		4,186	2,515	767	2,946	3,713	44 %	1.8x	36 %	1.6
Platform: Growth (Excl- Legacy ⁽¹⁵⁾)		19,152	16,030	13,894	15,026	28,920	22 %	2.0x	15 %	1.6
Legacy Funds										
Biotech III	2008	510	468	934	372	1,306	17 %	2.8x	12 %	2.2
Biotech IV	2012	106	99	121	5	126	8 %	1.3x	3 %	1.1
Biotech V	2016	88	79	23	61	84	2 %	1.1x	(2)%	0.9
ART	2013	258	242	27	278	305	4 %	1.3x	1 %	1.1
Platform: Growth		20,114	16,918	14,999	15,742	30,741	21 %	2.0x	15 %	1.6
Platform: Impact										
The Rise Funds										
Rise I	2017	2,106	1,842	1,109	2,538	3,647	28 %	2.0x	19 %	1.6
Rise II	2020	2,176	1,666	13	2,111	2,124	50 %	1.3x	26 %	1.2
Rise III	2022	1,258	177	_	177	177	NM	NM	NM	NI
The Rise Funds		5,540	3,685	1,122	4,826	5,948	30 %	1.7x	19 %	1.4
TSI	2018	333	133	368	_	368	35 %	2.8x	25 %	2.1
Evercare	2019	621	413	7	528	535	10 %	1.3x	4 %	1.1
Rise Climate	2021	7,268	1,797	-	1,851	1,851	NM	NM	NM	N
Platform: Impact		13,762	6,028	1,497	7,205	8,702	28 %	1.7x	18 %	1.4

Note: Past performance is not indicative of future results. See notes on the following pages.

Fund Performance Metrics (Cont'd)

(\$ in millions, as of 6/30/22)	Vintage	Capital	Capital	Realized	Unrealized	Total	Gross	Gross	Net	Investor
Fund	Year ⁽¹⁾	Committed ⁽²⁾	Invested ⁽³⁾	Value ⁽⁴⁾	Value ⁽⁵⁾	Value ⁽⁶⁾	IRR ⁽⁷⁾	MoM ⁽⁷⁾	IRR ⁽⁸⁾	Net MoM ⁽⁹⁾
Platform: Real Estate										
TPG Real Estate Partners										
DASA RE	2012	1,078	576	1,068	15	1,083	21 %	1.9x	16 %	1.6
TPG RE II	2014	2,065	2,199	3,131	492	3,623	29 %	1.8x	20 %	1.5
TPG RE III	2018	3,722	3,798	1,448	3,566	5,014	32 %	1.5x	24 %	1.30
TPG RE IV	2022	6,594	322	_	322	322	NM	NM	NM	NN.
TPG Real Estate Partners		13,459	6,895	5,647	4,395	10,042	26 %	1.6x	19 %	1.43
TRTX	2014	1,916 (14)	NM	NM	NM	NM	NM	NM	NM	NM
TAC+	2021	1,797	811	63	782	845	NM	NM	NM	NN.
Platform: Real Estate		17,172	7,706	5,710	5,177	10,887	26 %	1.6x	19 %	1.4
Platform: Market Solutions										
TPEP Long/Short	NM	NM	NM	NM	2,577	NM	NM (13)	NM	NM (13)	NM
TPEP Long Only	NM	NM	NM	NM	1,785	NM	NM (13)	NM	NM (13)	NN
TSCF	2021	1,108	151	_	133	133	NM	NM	NM	NN.
NewQuest I ⁽¹⁸⁾	2011	390	291	767	-	767	48 %	3.2x	37 %	2.33
NewQuest II(18)	2013	310	337	565	182	747	26 %	2.3x	20 %	1.8
NewQuest III(18)	2016	541	499	302	613	915	21 %	1.8x	14 %	1.50
NewQuest IV ⁽¹⁸⁾	2020	1,000	687	5	972	977	82 %	1.4x	44 %	1.25
Platform: Market Solutions(12)		3,349	1,965	1,639	6,262	3,539	39 %	1.9x	28 %	1.63
Discontinued Funds ⁽¹⁶⁾		5,870	4,103	5,302	_	5,302	7 %	1.3x	3 %	1.1)
Total (excl-Legacy ⁽¹⁵⁾ and Discontinued Funds ⁽¹⁶⁾)		149,965	115,856	150,713	68,580	214,931	23 %	2.0x	15 %	1.73
Total		\$ 157,100	\$ 121,053	\$ 157,326	\$ 69,461	\$ 222,425	22 %	1.9x	14 %	1.6:

Note: Past performance is not indicative of future results. See notes on the following pages

Fund Performance Metrics Notes

- 1) Vintage Year, with respect to an investment or group of investments, as applicable, represents the year such investment, or the first investment in such a group, was initially consummated by the fund. For follow-on investments, Vintage Year represents the year that the fund's first investment in the relevant company was initially consummated. Vintage Year, with respect to a fund, represents the year in which the fund consummated its first investment (or, if earlier, received its first capital contributions from investors). We adopted this standard for fund Vintage Year to better align with current market and investor benchmarking practices. For consistency with prior reporting, however, the Vintage Year classification of any fund that held its initial closing before 2018 remains unchanged and represents the year of such fund's initial closing.
- 2) Capital Committed represents the amount of inception to date commitments a particular fund has received.
- 3) Capital Invested, with respect to an investment or group of investments, as applicable, represents cash outlays by the fund for such investment or investments (whether funded through investor capital contributions or borrowing under the fund's credit facility), including capitalized expenses and unrealized bridge loans allocated to such investment or investments. Capital Invested may be reduced after the date of initial investment as a result of self-lodwns. This does not include proceeds eligible for recycling under fund limited partnership agreements. Capital Invested does not include interest expense on borrowing under the fund's credit facility.
- 4) Realized Value, with respect to an investment or group of investments, as applicable, represents total cash received or earned by the fund in respect of such investment or investments through the quarter end, including all interest, dividends and other proceeds. Receipts are recognized when cash proceeds are received or earned. Proceeds from an investment that is subject to pending disposition are not included in Realized Value until untrealized Value until the disposition has been completed and cash has been received. Similarly, any proceeds from an investment that is pending liquidation, or a similar event are not included in Realized Value until the liquidation or similar event has been completed. In addition, monitoring, transaction and other fees are not included in Realized Value but are applied to offset management fees to the extent provided in the fund's partnership agreement.
- Unrealized Value, with respect to an investment in a publicly traded security, is based on the closing market price of the security as of the quarter end on the principal exchange on which the security trades, as adjusted by the general partner for any restrictions on disposition. Unrealized Value, with respect to an investment that is not a publicly traded security, represents the general partner's estimate of the unrealized fair value of the fund's investment, assigned a reasonable period of time for liquidation of the investment, and taking into consideration the financial condition and operating results of the portfolio company, the nature of the investment, applicable restrictions on marketability, market conditions, foreign currency exposures and other factors the general partner may deem appropriate. Where applicable, such estimate has been adjusted from cost to reflect (i) company performance relative to internal performance markers and the performance of comparable companies; (ii) market performance of comparable companies; and (iii) recent, pending or proposed transactions involving us, such as recapitalizations, initial public offerings or mergers and acquisitions. Given the nature of private investments, valuations necessarily entail a degree of uncertainty and/or subjectivity. There can be no assurance that expected transactions will actually occur or that performance markers will be achieved, and therefore actual value may differ from such estimated value and these differences may be material and adverse. Except as otherwise noted, valuations are as of the quarter end.
- 6) Total Value, with respect to an investment or group of investments, as applicable, is the sum of Realized Value and Unrealized Value of such investment or investment or
- Gross IRR and Gross MoM are calculated by adjusting Net IRR and Investor Net MoM to generally approximate investor performance metrics excluding management fees, fund expenses (other than interest expense and other fees arising from amounts borrowed under the fund's credit facility to fund investments) and performance allocations. With respect to interest expense and other fees arising from amounts borrowed under the fund's credit facility to fund investments, we have assumed that investor capital contributions were made in respect thereof as of the midpoint of each relevant quarter in which such amounts were incurred. We have further assumed that distributions to investors occurred in the middle of the month in which the related proceeds were received by the fund. Like the Net IRR, Gross IRR and Gross MoM (i) do not reflect the effect of taxes borne, or to be borne, by investors and (ii) excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Such Gross IRR and Gross MoM represent an average of returns for all included investors and does not necessarily reflect the actual return of any particular investor. Gross IRR and Gross MoM are an approximation calculated by adjusting historical data using estimates and assumptions that we believe are appropriate for the relevant fund, but that inherently involve significant judgment. For funds that engaged in de minimis or no fund-level borrowing, Gross IRR is the discount rate at which (i) the present value of all Capital Invested in an investment or investments is equal to (ii) the present value of all realized and unrealized returns from such investment or investments. In this scenario, Gross IRR, with respect of such investment or investments and that distributions were received by the fund in such investment or investments and that distributions were received by the fund in such investment or investments and that distribution

Fund Performance Metrics Notes (Cont'd)

- 8) Net IRR represents the compound annualized return rate (i.e., the implied discount rate) of a fund, which is calculated using investor cash flows in the fund, including cash received from capital called from investors, cash distributed to investors and the investors' ending capital balances as of the quarter end. Net IRR is the discount rate at which (i) the present value of all capital contributed by investors to the fund (which excludes, for the avoidance of doubt, any amounts borrowed by the fund in lieu of calling capital) is equal to (ii) the present value of all cash distributed to investors and the investors' ending capital balances. Net IRR reflects the impact of management fees, fund expenses (including interest expense arising from amounts borrowed under the fund's credit facility) and performance allocations, but does not reflect the effect of taxes borne, or to be borne, by investors. The Net IRR calculation assumes that investor contributions and distributions occurred in the middle of the month in which they were made. The Net IRR calculation excludes amounts attributable to the general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Net IRR represents an average return for all included investors and does not necessarily reflect the actual return of any particular investor. Net IRR for a platform does not include the cash flows for funds that are not currently presenting a Net IRR to the firm's the fund of the month of the firm's that are not currently presenting a Net IRR to the firm's that are not currently presenting a Net IRR to the firm's that are not currently presenting a Net IRR to the firm's that are not currently presenting a Net IRR to the firm's that are not currently presenting a Net IRR to the firm's that are not currently presenting a Net IRR to the firm's the firm's that the fund is calculation and the fund of the month of the firm's that the fund is calculation and the fund of the
- 9) Investor Net MoM, with respect to a fund, represents the multiple-of-money on contributions to the fund by investors. Investor Net MoM is calculated as the sum of cash distributed to investors and the investors' ending capital balances as of the quarter end, divided by the amount of capital contributed to the fund by investors (which amount excludes, for the avoidance of doubt, any amounts borrowed by the fund in lieu of calling capital). Investor Net MoM reflects the impact of management fees, fund expenses (including interest expense arising from amounts borrowed under the fund's credit facility) and performance allocations, but does not reflect the effect of taxes borne, or to be borne, by investors. The Investor Net MoM calculation excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Investor Net MoM represents an average multiple-of-money for all included investors and does not necessarily reflect the actual return of any particular investor.
- 10) "NM" signifies that the relevant data would not be meaningful. Gross IRR and Gross MoM generally deemed "NM" during its initial period of operation, but in no event for more than two years after the date of the fund's first investment; in this period, we believe that these metrics do not accurately represent a fund's overall performance given the impact of organizational costs and other fees and expenses that are typically incurred early in the life of a fund. NM can also be used when the presented metric is not applicable to the product being shown. Net IRR and Investor Net MoM for a fund are generally deemed "NM" during its initial period of operation, but in no event for more than two years after the date of the fund's first investment; in this period, TPG believes that these metrics do not accurately represent a fund's overall performance given the impact of organizational costs and other fees and expenses that are typically incurred early in the life of a fund.
- 11) Amounts shown are in US dollars. When an investment is made in another currency, (i) Capital Invested is calculated using the exchange rate at the time of the investment, (ii) Unrealized Value is calculated using the exchange rate at the quarter end and (iii) Realized Value reflects actual US dollar proceeds to the fund. A fund may enter into foreign currency hedges in connection with an investment made in a currency other than US dollars. Capital Invested with respect to such investment includes the cost of establishing foreign currency hedges. For hedges entered into to facilitate payment of the purchase price for an investment, gains or losses on such hedges are applied, respectively, to reduce or increase Capital Invested with respect to such investment. Thereafter during the life of such investment, (ii) Capital Invested includes any inception-to-date net realized losses on such hedges, (ii) Unrealized Value includes the unrealized fair value of such hedges as estimated by the general partner and (iii) Realized Value includes any inception-to-date net realized gain on such hedges, for hedges entered into in anticipation of receipt of exit proceeds, (i) losses on such hedges are first applied to increase Capital Invested and (ii) gains on such hedges are first applied to reverse any inception-to-date net realized losses that were previously included in Capital Invested, with any remaining losses applied to increase Realized Value. Where a foreign currency hedge is implemented as part of the investment structure below the fund, such hedge is similarly reflected in Capital Invested and Realized Value to the extent that there are corresponding cash outflows from and inflows to the fund in respect of such hedge, and otherwise is included in Unrealized Value.
- 12) Our special purpose acquisition companies ("SPACs") which include Pace Holdings Corp., TPG Pace Holdings Corp., TPG Pace Tech Opportunities Corp., TPG Pace Beneficial Finance Corp., TPG Pace Energy Holdings Corp., TPG Pace Solutions Corp., TPG Pace Beneficial II Corp. and AfterNext HealthTech Acquisition Corp. within the Market Solutions platform are not reflected. Gross IRR, Gross MoM and Net IRR are not meaningful for SPAC products as they are designed to identify an investment and merge to become a public company.

Fund Performance Metrics Notes (Cont'd)

13) As of June 30, 2022, TPEP Long/Short had estimated inception-to-date gross returns of 140% and net returns of 102%. These performance estimates represent the composite performance of TPG Public Equity Partners, LP and TPG Public Equity Partners Master Fund, L.P., adjusted as described below. The performance estimates are based on an investment in TPG Public Equity Partners, LP made on September 1, 2013, the date of TPEP's inception, with the performance estimates for the period from January 1, 2016 to present being based on an investment in TPG Public Equity Partners, AL, P., the "onshore feeder," Gross performance givers (i) are presented after any investment-related expenses, net interest, other expenses and the reinvestment of dividends; (ii) include any gains or losses from "new issue" securities; and (iii) are adjusted for illustration purposes to reflect the reduction of a hypothetical 1.5% annual management fee. Net performance salectation. Performance aslocation. Performance estualts for a particular investor may vary from the performance stated as a result of, among other things, the timing of its investment(s) in TPEP, different performance allocation. Performance allocation terms, different management fees, the feeder through which the investor invests and the investor's eligibility to participate in gains and losses from "new issue" securities. Unrealized Value represents net asset value before redemptions.

As of June 30, 2022, TPEP Long Only had estimated inception-to-date gross returns of 13% and net returns of 12%. These performance estimates represent performance for TPEP Long Only and are based on an investment in TPEP Long Only made on May 1, 2019, the date of TPEP Long Onlys inception, through TPG Public Equity Partners Long Opportunities-A, L.P., the "onshore feeder." Gross performance figures are presented after any investment-related expenses, a 1% annual management fee, net interest, other expenses and the reinvestment of dividends, and include any gains or losses from "new issue" securities. Net performance assumes a 20% performance allocation, with the performance allocation only received upon outperforming the relevant benchmark. Performance results for a particular investor may vary from the performance stated as a result of, among other things, the timing of its investment(s) in TPEP Long Only, different performance allocation terms, different management fees, the feeder through which the investor invests and the investor's eligibility to participate in gains and losses from "new issue" securities. Unrealized Value represents net asset value before redemptions.

- 14) Capital Committed for TRTX includes \$1,201 million of private capital raised prior to TRTX's initial public offering and \$716 million issued during and subsequent to TRTX's initial public offering.
- 15) Legacy funds represent funds whose strategies are not expected to have successor funds but that have not yet been substantially wound down
- 16) Discontinued funds represent legacy funds that have substantially been wound down or are fully liquidated. The following TPG funds are considered discontinued: Latin America, Aqua I, Aqua II, Ventures, Biotech I, Biotech I, TPG TFP, TAC 2007 and DASA PE.
- 17) Total TPG track record amounts do not include results from RMB Shanghai and RMB Chongqing or China Ventures, a joint venture partnership
- 18) Unless otherwise specified, the fund performance information presented above for NewQuest I, NewQuest II, NewQuest III and NewQuest IV is, due to the nature of NewQuest's strategy, as of and for the quarter ended March 31, 2022. Accordingly, the fund performance information presented above for the NewQuest funds does not reflect any fund activity for the quarter ended June 30, 2022 and therefore does not cover the same period presented for other funds. Any activity occurring during the quarter ended June 30, 2022 will be reflected in the performance information presented in future reporting.
- 19) Certain funds recorded initial capital commitments during the quarter ended June 30, 2022 but were not activated. Therefore the only activity reflected in the track record with respect to these funds was the initial capital commitments.

GAAP Statements of Operations Expanded (Unaudited)

(\$ in thousands)	1	Q'21	2Q'21	3Q'21	4Q'21	1Q'22	2Q'22	2Q'22 YTD	2Q'22 LTM
Revenues									
Fees and other	\$	210,155 \$	195,052 \$	279,908 \$	292,789 \$	273,005	\$ 289,955	\$ 562,960	\$ 1,135,657
Capital allocation-based income		994,578	1,986,011	231,356	786,538	837,705	(398,237	439,468	1,457,362
Total revenues	1	,204,733	2,181,063	511,264	1,079,327	1,110,710	(108,282	1,002,428	2,593,019
Expenses									
Compensation and benefits									
Cash-based compensation and benefits		127,981	128,546	136,139	187,032	116,359	115,639	231,998	555,169
Equity-based compensation		_	_	_	_	185,911	145,140	331,051	331,051
Performance allocation compensation		-	-	_	-	523,138	(298,026	225,112	225,112
Total compensation and benefits		127,981	128,546	136,139	187,032	825,408	(37,247	788,161	1,111,332
General, administrative and other		53,130	61,166	68,634	95,660	102,264	77,671	179,935	344,229
Depreciation and amortization		1,364	1,522	2,251	16,086	8,699	8,558	17,257	35,594
Interest expense		3,921	4,026	4,371	3,973	4,638	4,731	9,369	17,713
Expenses of consolidated TPG Funds and Public SPACs:									
Interest expense		192	155	226	167			_	393
Other		8,058	3,305	12,556	(3,895)	1,523	457	1,980	10,641
Total expenses		194,646	198,720	224,177	299,023	942,532	54,170	996,702	1,519,902
Investment income									
Income from investments:									
Net gains (losses) from investment activities		72,404	41,801	224,141	14,873	6,643	(99,395	(92,752)	146,262
Interest, dividends and other		979	5,508	472	(499)	204	782	986	959
Investment income of consolidated TPG Funds and Public SPACs:						2,500			84(94)
Net gains (losses) from investment activities		(7,616)	14,675	1,949	14,384	_	_	_	16,333
Unrealized gains (losses) on derivative liabilities		87,600	96,723	7,205	20,294	2,657	5,823	8,480	35,979
Interest, dividends and other		988	1,073	910	7,350	126	843	969	9,229
Total investment income	-	154,355	159,780	234,677	56,402	9,630	(91,947	(82,317)	208,762
Income before income taxes	1	,164,442	2,142,123	521,764	836,706	177,808	(254,399	(76,591)	1,281,879
Income tax expense		3,128	1,681	1,281	2,948	15,004	8,098	23,102	27,331
Net income	1	,161,314	2,140,442	520,483	833,758	162,804	(262,497	(99,693)	1,254,548
Less:									
Net income attributable to redeemable equity in Public SPACs prior to IPO		63,558	73,901	(4,250)	21,922	(517)	_	(517)	17,155
Net income attributable to non-controlling interests in consolidated TPG Funds prior to IPO		(5,736)	12,634	1,293	11,096		_	_	12,389
Net income attributable to other non-controlling interests prior to IPO		589,311	1,162,989	228,646	474,879	966	_	966	704,491
Net income attributable to TPG Group Holdings prior to IPO		514,181	890,918	294,794	325,861	5,256	_	5,256	625,911
Net income attributable to redeemable equity in Public SPACs		200	_	-	_	1,823	4,058	5,881	5,881
Net income attributable to non-controlling interests in TPG Operating Group			_	_	_	(4,912)	(128,869	(133,781)	(133,781
Net income attributable to other non-controlling interests		_	_	_		118,904	(127,827		(8,923
Net income attributable to TPG Inc. subsequent to IPO	S	_ s	_ s	_ s	- s	41,284			

Note: Due to the Reorganization in 1Q'22, comparability of prior periods may be limited.

GAAP Statements of Operations Pro Forma Adjustments

(\$ in thousands)	1Q21	2Q'21	3Q'21	4Q'21	1Q'22	2Q'22	2Q'22 YTD	2Q'22 LTM	
Revenues									
Fees and other	\$ 5,730	\$ 5,620 \$	5,507 \$	3,950 \$	-	\$ -	s —	\$ 9,457	(3)
Capital allocation-based income	660	(6,804)	4,938	(7,447)	_	_	_	(2,509)	(1)
Total revenues	6,390	(1,184)	10,445	(3,497)	-		_	6,948	
Expenses									
Compensation and benefits									
Cash-based compensation and benefits	(31,769)	(32,445)	(33,144)	(42,920)	1777	-	-	(76,064)	(5)
Equity-based compensation	125,641	125,643	125,004	124,319	-	-	-	249,323	(6, 7)
Performance allocation compensation	601,595	1,244,323	190,279	502,308	-	_	_	692,587	(5)
Total compensation and benefits	695,467	1,337,521	282,139	583,707	-		_	865,846	
General, administrative and other	_	-	_	_	_	_	_	_	
Depreciation and amortization	_	_	_	_		_	_	_	
Interest expense	998	998	997	998	-	-	-	1,995	(4)
Expenses of consolidated TPG Funds and Public SPACs:									
Interest expense	(192)	(155)	(226)	(167)	_		_	(393)	(1)
Other	129	(426)	(898)	(434)	_	-	_	(1,332)	(1)
Total expenses	696,402	1,337,938	282,012	584,104	-		_	866,116	
Investment income									
Income from investments:									
Net gains (losses) from investment activities	(52,334)	(34,229)	(23,716)	17,419	_	_	_	(6,297)	(1)
Interest, dividends and other	-	_	_	19-11	_	_	_	_	
Investment income of consolidated TPG Funds and Public SPACs:									
Net gains (losses) from investment activities	7,616	(14,675)	(1,949)	(14,384)	_	_	_	(16,333)	(1)
Unrealized gains (losses) on derivative liabilities	_	_	_	_		_	_	_	
Interest, dividends and other	(977)	(1,059)	(899)	(1,093)	-	_	_	(1,992)	(1)
Total investment income	(45,695)	(49,963)	(26,564)	1,942	_	_	_	(24,622)	
Income before income taxes	(735,707)	(1,389,085)	(298,131)	(585,659)			_	(883,790)	
Income tax expense	14,040	25,352	17,251	12,298	_	_	_	29,549	(8)
Net income	(749,747)	(1,414,437)	(315,382)	(597,957)	=	_	_	(913,339)	
Less:									
Net income attributable to redeemable equity in Public SPACs prior to IPO	(63,558)	(73,901)	4,250	(21,922)	_	-	_	(17,672)	
Net income attributable to non-controlling interests in consolidated TPG Funds prior to IPO	5,736	(12,634)	(1,293)	(11,096)	_	_	_	(12,389)	(1)
Net income attributable to other non-controlling interests prior to IPO	(589,311)	(1,162,989)	(228,646)	(474,879)	-	_	_	(703,525)	(1-5), (9
Net income attributable to TPG Group Holdings prior to IPO	(514,181)	(890,918)	(294,794)	(325,861)	_		_	(620,655)	
Net income attributable to redeemable equity in Public SPACs	63,558	73,901	(4,250)	21,922	_	_	_	17,672	
Net income attributable to non-controlling interests in TPG Operating Group	-	_	_	_	222	_	_		
Net income attributable to other non-controlling interests	301,005	567,229	151,128	172,632	_	_	_	323,760	
	\$ 47,004		58,223 \$			s _		\$ 99,470	

See notes on the following pages.

Pro Forma GAAP Statements of Operations Expanded

(\$ in thousands)		1Q'21	2Q'21	3Q'21	4Q'21	1Q'22	2Q'22	2Q'22 YTD	2Q'22 LTM
Pro Forma Revenues									
Fees and other	\$	215,885 \$	200,672 \$	285,415 \$	296,739 \$	273,005	\$ 289,955	\$ 562,960	\$ 1,145,114
Capital allocation-based income		995,238	1,979,207	236,294	779,091	837,705	(398,237	439,468	1,454,853
Total revenues		1,211,123	2,179,879	521,709	1,075,830	1,110,710	(108,282	1,002,428	2,599,967
Pro Forma Expenses									
Compensation and benefits									
Cash-based compensation and benefits		96,212	96,101	102,995	144,112	116,359	115,639	231,998	479,105
Equity-based compensation		125,641	125,643	125,004	124,319	185,911	145,140	331,051	580,374
Performance allocation compensation		601,595	1,244,323	190,279	502,308	523,138	(298,026	225,112	917,699
Total compensation and benefits		823,448	1,466,067	418,278	770,739	825,408	(37,247	788,161	1,977,178
General, administrative and other		53,130	61,166	68,634	95,660	102,264	77,671	179,935	344,229
Depreciation and amortization		1,364	1,522	2,251	16,086	8,699	8,558	17,257	35,594
Interest expense		4,919	5,024	5,368	4,971	4,638	4,731	9,369	19,708
Expenses of consolidated TPG Funds and Public SPACs:									
Interest expense		100	-	_	_		<u> </u>	_	_
Other		8,187	2,879	11,658	(4,329)	1,523	457	1,980	9,309
Total expenses	_	891,048	1,536,658	506,189	883,127	942,532	54,170	996,702	2,386,018
Pro Forma Investment income									
Income from investments:									
Net gains (losses) from investment activities		20,070	7,572	200,425	32,292	6,643	(99,395	(92,752)	139,965
Interest, dividends and other		979	5,508	472	(499)	204	782	986	959
Investment income of consolidated TPG Funds and Public SPACs:									
Net gains (losses) from investment activities		-	_	_	-	_	-	_	
Unrealized gains (losses) on derivative liabilities		87,600	96,723	7,205	20,294	2,657	5,823	8,480	35,979
Interest, dividends and other		11	14	11	6,257	126	843	969	7,237
Total investment income	-	108,660	109,817	208,113	58,344	9,630	(91,947	(82,317)	184,140
Income before income taxes	9	428,735	753,038	223,633	251,047	177,808	(254,399	(76,591)	398,089
Income tax expense		17,168	27,033	18,532	15,246	15,004	8,098	23,102	56,880
Net income		411,567	726,005	205,101	235,801	162,804	(262,497	(99,693)	341,209
Less:									
Net income attributable to redeemable equity in Public SPACs prior to IPO		_	-	_	_	(517)	-	(517)	(517
Net income attributable to non-controlling interests in consolidated TPG Funds prior to IPO		_	_	_	-	_	_	_	_
Net income attributable to other non-controlling interests prior to IPO			_	_	_	966		966	966
Net income attributable to TPG Group Holdings prior to IPO		-	_		_	5,256		5,256	5,256
Net income attributable to redeemable equity in Public SPACs		63,558	73,901	(4,250)	21,922	1,823	4,058	5,881	23,553
Net income attributable to non-controlling interests in TPG Operating Group			_		_	(4,912)	(128,869	(133,781)	(133,781
Net income attributable to other non-controlling interests		301,005	567,229	151,128	172,632	118,904	(127,827	(8,923)	314,837
Net income attributable to TPG Inc. subsequent to IPO	S	47,004 \$	84,875 \$	58,223 \$		41,284		,	

See notes on the following pages.

Pro Forma GAAP Statements of Operations Notes

1) This adjustment relates to Excluded Assets and is made up of the following components:

Impact of changes in economics of certain TPG general partner interests in TPG Funds.

The TPG Operating Group transferred to RemainCo certain performance allocation economic entitlements from certain of the TPG general partner entities that are defined as Excluded Assets, as well as certain cash and amounts due to affiliates of the TPG Operating Group that relate to these TPG general partner entities' economic entitlements. We continue to consolidate these TPG general partner entities' economic entitlements. We continue to consolidate these TPG general partner entities' economic entitlements.

Transfer of other investments:

The TPG Operating Group also transferred the economic entitlements associated with certain other investments, including our investment in our former affiliate. This does not include certain of our strategic equity method investments, including Harlem Capital Partners, VamosVentures and LandSpire Group, as the economics of these investments continue to be part of the TPG Operating Group after the Reorganization.

Deconsolidation of consolidated TPG Funds:

We transferred the TPG Operating Group's co-investment interests in certain TPG Funds to RemainCo. These TPG Funds were historically consolidated and as a result of the transfer to RemainCo, are deconsolidated because we no longer hold a more than insignificant economic interest.

- 2) This adjustment relates to the changes in economic entitlements that the holders of TPG Operating Group Common Units retain, and the associated reallocation of interests after the Reorganization. Specified Company Assets include certain TPG general partner entities to which the TPG Operating Group retained an economic entitlement and that are consolidated both before and after the Reorganization. As part of the Reorganization, the sharing percentage of the associated performance allocation income was reallocated between controlling and non-controlling interests. Subject to certain exceptions, RemainCo is entitled to between 10% and 15% of these Specified Company Assets' related performance allocations, which we treat as non-controlling interests, and to allocate generally between 65% and 70% indirectly to our partners and professionals through performance allocation vehicles and Promote Units, with the remaining 20% available for distribution to the TPG Operating Group Common Unit holders. RemainCo's entitlement to performance allocations associated with future funds will step down over time. In conjunction with allocating between 65% and 70% of performance allocations associated with the Specified Company Assets to our partners and professionals, we have reduced the amount of cash-based bonuses historically paid to these individuals as further described in Note 5 below. The primary impact of this is a reallocation from income attributable to controlling interests to income attributable to non-controlling interests.
- 3) This amount reflects an administrative services fee that we receive for managing the Excluded Assets transferred to RemainCo that are not part of the TPG Operating Group. The fee is based on 1% of the net asset value of RemainCo.
- 4) This adjustment reflects incremental interest expense related to additional financing the TPG Operating Group used to declare a distribution of \$200 million to our controlling and non-controlling interest holders prior to the Reorganization and the IPO. The distribution was made with \$200 million of proceeds from the senior unsecured term loan issuance. The Senior Unsecured Term Loan carries an interest rate of LIBOR plus 1.00% and matures in December 2024.
- 5) Reflects the reclassification of performance allocation amounts owed to senior professionals from other non-controlling interests to performance allocation compensation. Following the IPO, we account for partnership distributions to our partners and professionals as performance allocation compensation expense. As described in Note 2 above, we have adjusted our performance allocation sharing percentage and in conjunction with allocating between 65% and 70% of performance allocations associated with the Specified Company Assets to certain of our people, we are reducing the amounts of cash-based bonuses and increasing the performance allocation compensation expense.

Pro Forma GAAP Statements of Operations Notes (Cont'd)

6) Our current partners hold restricted indirect interests in Common Units through TPG Partner Holdings and indirect economic interests in RemainCo as a result of the Reorganization and the IPO. The number of TPG Partner Holdings units outstanding at the time of the IPO total 245,397,431, of which 73,849,986 are unvested. The number of units outstanding related to our existing partners' indirect economic interests in RemainCo at the time of the IPO total 189,649, of which 26,922,374 are unvested. In conjunction with the Reorganization, TPC Partner Holdings distributed its interest in RemainCo and the underlying assets as part of a common control transaction to its existing owners, which are our current and former partners. No changes were made to the terms of the unvested units. TPG Partner Holdings and RemainCo are both presented as non-controlling interest holders within our consolidated financial statements.

We account for the TPG Partner Holdings units and indirect economic interests in RemainCo as compensation expense in accordance with Accounting Standards Codification Topic 718 Compensation – Stock Compensation. The unvested TPG Partner Holdings units and unvested indirect economic interests in RemainCo will be charged to compensation and benefits as they vest over the remaining requisite service period on a straight-line basis. The vesting periods range from immediate vesting up to six years. Expense amounts for TPG Partner Holdings units have been derived utilizing a per unit value of \$29.50 (the IPO price) and adjusting for factors unique to those units, multiplied by the number of unvested units, and will be expensed over the remaining requisite service period. Expense amounts for the unvested indirect interests in RemainCo have been derived based on the fair value of RemainCo, utilizing a discounted cash flow valuation approach, multiplied by the number of unvested interests, and will be expensed over the remaining requisite service period. There is no additional dilution to our stockholders, contractually these units are only related to our non-controlling interest holders, and there is no impact to the allocated these expense amounts to our non-controlling interest holders.

At IPO, we granted to certain of our people RSUs with respect to approximately 9,280,000 shares of Class A common stock (although we are authorized to grant up to 4% of our shares of Class A common stock, measured on a fully-diluted, as converted basis, which would be 12,277,912 shares of Class A common stock). Of these RSUs, we granted 8,229,960 shares of Class A common stock immediately following the completion of the IPO. These RSUs generally vest over four years in three equal installments on the second through fourth anniversaries of the grant date (with some grants vesting on shorter alternate vesting schedules), subject to the recipient's continued provision of services to the Company or its affiliates through the vesting date. In addition, under the TPG Inc. Omnibus Equity Incentive Plan, which was approved by our board of directors on December 7, 2021 and our shareholders on December 20, 2021 (the "Omnibus Plan"), we granted immediately following the IPO long-term performance incentive awards to certain of our key executives in the form of RSUs (certain of which have performance-vesting criteria) with respect to a total of 2,203,390 shares of Class A common stock. Furthermore, we have currently named two of our three independent directors, and granted RSUs to the two named independent directors with respect to 20,340 shares of Class A common stock, immediately following the IPO. This adjustment reflects compensation expense associated with the grants described above had they occurred at the beginning of the period presented. These expenses are non-cash in nature and allocated to the Common Unit holders.

Not included in the above adjustment are RSUs (which are part of the RSUs with respect to approximately 9,280,000 shares of Class A common stock referred to above) with respect to 1,050,040 shares that were granted in 2022 after the IPO, including those to people hired for new roles created in connection with the IPO. In addition, we plan to grant RSUs of 10,170 shares to our third independent director when named. These additional grants will have similar vesting terms and conditions as the RSUs mentioned above.

- 8) The TPG Operating Group partnerships continue to be treated as partnerships for U.S. federal and state income tax purposes. Following the IPO, we are subject to U.S. federal income taxes, in addition to state, local and foreign income taxes with respect to our allocable share of any taxable income generated by the TPG Operating Group that flows through to its interest holders, including us. As a result, the unaudited pro forma condensed consolidated statement of operations reflects adjustments to our income tax expense to reflect a blended statutory tax rate of 23.0% at TPG, which was calculated assuming the U.S. federal rates currently in effect and the statutory rates applicable to each state, local and foreign jurisdiction where we estimate our income will be apportioned.
- 9) Prior to the IPO, TPG held Common Units representing 78.1% of the Common Units and 100% of the interests in certain intermediate holding companies. In our capacity as the sole indirect owner of the entities serving as the general partner of the TPG Operating Group partnerships, we indirectly control all of the TPG Operating Group is business and affairs. As a result, we consolidate the financial results of the TPG Operating Group and its consolidated subsidiaries and report non-controlling interests related to the interests held by the other partners of the TPG Operating Group and its consolidated subsidiaries in our consolidated statements of operations. Following the IPO, TPG owns 25.6% of the Common Units, and the other partners of the TPG Operating Group own the remaining 74.4%, excluding the equity-based compensation expense related to our partners' unvested TPG Partner Holdings units and indirect economic interests in RemainCo, which has been allocated only to non-controlling interest holders. Net income attributable to non-controlling interests represent 74.4% of the consolidated income before taxes of the TPG Operating Group. Promote Units are not included in this calculation of ownership interest.

Non-GAAP Financial Measures Expanded

(\$ in thousands)	1Q'21	2Q'21	3Q'21	4Q'21	1Q'22	2Q'22	2Q'22 YTD	2Q'22 LTM
Fee-Related Revenues								
Management Fees	\$ 154,229 \$	155,264 \$	206,994 \$	201,877 \$	202,731 \$	222,686	\$ 425,417	\$ 834,288
Transaction, monitoring and other fees, net	26,122	9,045	42,208	24,667	26,756	21,168	47,924	114,799
Other Income	12,601	11,186	10,304	12,582	11,045	12,018	23,063	45,949
Fee-Related Revenues	 192,952	175,495	259,507	239,125	240,532	255,872	496,404	995,036
Fee-Related Expenses								
Compensation and benefits, net	119,702	121,707	125,530	154,474	98,187	95,547	193,734	473,738
Operating expenses, net	39,650	44,547	47,090	35,827	50,362	58,522	108,884	191,801
Fee-Related Expenses	159,352	166,254	172,620	190,301	148,549	154,069	302,618	665,539
Fee-Related Earnings	33,600	9,241	86,887	48,824	91,983	101,803	193,786	329,497
Realized performance allocations, net	66,121	176,698	505,626	251,158	122,192	60,175	182,367	939,151
Realized investment income and other, net	7,995	20,441	48,312	15,972	7,293	15,443	22,736	87,020
Depreciation expense	(1,355)	(1,526)	(1,737)	(2,157)	(1,571)	(1,468)	(3,039)	(6,933
Interest expense, net	(3,638)	(3,801)	(3,806)	(3,683)	(4,431)	(4,255)	(8,686)	(16,175
Distributable Earnings	 102,723	201,053	635,282	310,113	215,466	171,698	387,164	1,332,559
Income taxes	(3,307)	(3,089)	(3)	(2,909)	(16,433)	(9,831)	(26,264)	(29,176
After-Tax Distributable Earnings	\$ 99,416 \$	197,964 \$	635,279 \$	307,204 \$	199,033 \$	161,867	\$ 360,900	\$ 1,303,383

Note: Due to the Reorganization in 1Q'22, comparability of prior periods may be limited. See the Reconciliations and Disclosures section of this presentation for a full reconciliation between GAAP and Non-GAAP Financial Measures

Non-GAAP Financial Measures Adjustments

(\$ in thousands)	1Q'21	2Q'21	3Q'21	4Q'21	1Q'22	2Q'22	2Q'22 YTD	2Q'22 LTM	
Fee-Related Revenues									
Management Fees	\$ - \$	- \$	- \$	- \$	_	\$ -	\$ -	\$ —	
Transaction, monitoring and other fees, net			-	_	_		-		
Other Income	1,431	3,216	3,395	(758)	_	_	_	2,637	(1)
Fee-Related Revenues	1,431	3,216	3,395	(758)	_	·-	_	2,637	
Fee-Related Expenses									
Compensation and benefits, net	(31,769)	(32,445)	(33,144)	(42,920)	_		_	(76,064)	(2)
Operating expenses, net	-	2_1	_	_	_	-	_	_	
Fee-Related Expenses	(31,769)	(32,445)	(33,144)	(42,920)	_	_		(76,064)	
Fee-Related Earnings	33,200	35,661	36,539	42,162	_	_	_	78,701	
Realized performance allocations, net	(60,560)	(172,459)	(364,427)	(197,493)	_	_	_	(561,920)	(2, 3)
Realized investment income and other, net	(5,422)	(7,224)	(5,548)	(7,808)	_	_	_	(13,356)	(4)
Depreciation expense	-	-	_	_	_	_	_		
Interest expense, net	(998)	(997)	(998)	(998)	_	-		(1,996)	(5)
Distributable Earnings	(33,780)	(145,019)	(334,434)	(164,137)	=	_		(498,571)	
Income taxes	(754)	(212)	(17,719)	(5,690)	_	_	_	(23,409)	(6)
After-Tax Distributable Earnings	\$ (34,534) \$	(145,231) \$	(352,153) \$	(169,827) \$	_	\$ —	\$ —	\$ (521,980)	

See notes on the following pages.

Pro Forma Non-GAAP Financial Measures Expanded

(\$ in thousands)	1Q'21	2Q'21	3Q'21	4Q'21	1Q'22	2Q'22	2Q'22 YTD	2Q'22 LTM
Pro Forma Fee-Related Revenues								
Management Fees	\$ 154,229 \$	155,264 \$	206,994 \$	201,877 \$	202,731 \$	222,686	\$ 425,417	\$ 834,288
Transaction, monitoring and other fees, net	26,122	9,045	42,208	24,667	26,756	21,168	47,924	114,799
Other Income	14,032	14,402	13,699	11,823	11,045	12,018	23,063	48,585
Pro Forma Fee-Related Revenues	194,383	178,711	262,901	238,367	240,532	255,872	496,404	997,672
Pro Forma Fee-Related Expenses								
Compensation and benefits, net	87,933	89,262	92,386	111,554	98,187	95,547	193,734	397,674
Operating expenses, net	39,650	44,547	47,090	35,827	50,362	58,522	108,884	191,801
Pro Forma Fee-Related Expenses	127,583	133,809	139,476	147,381	148,549	154,069	302,618	589,475
Pro Forma Fee-Related Earnings	66,800	44,902	123,425	90,986	91,983	101,803	193,786	408,197
Realized performance allocations, net	5,561	4,239	141,199	53,665	122,192	60,175	182,367	377,231
Realized investment income and other, net	2,573	13,217	42,764	8,164	7,293	15,443	22,736	73,664
Depreciation expense	(1,355)	(1,526)	(1,737)	(2,157)	(1,571)	(1,468)	(3,039)	(6,933
Interest expense, net	(4,636)	(4,799)	(4,804)	(4,681)	(4,431)	(4,255)	(8,686)	(18,171
Pro Forma Distributable Earnings	68,943	56,033	300,847	145,977	215,466	171,698	387,164	833,988
Income taxes	(4,061)	(3,301)	(17,722)	(8,599)	(16,433)	(9,831)	(26,264)	(52,585
Pro Forma After-Tax Distributable Earnings	\$ 64,882 \$	52,732 \$	283,125 \$	137,378 \$	199,033 \$	161,867	\$ 360,900	\$ 781,403

See notes on the following pages.

Pro Forma Non-GAAP Financial Measures Notes

- 1) The difference in other income between non-GAAP and pro forma non-GAAP financial measures is attributable to: (i) removing the other income associated with the other investments that were transferred to RemainCo and (ii) an administrative services fee that we receive for managing the Excluded Assets transferred to RemainCo that are not part of the TPG Operating Group. The fee is based on 1% of the net asset value of RemainCo.
- 2) This adjustment reflects the reduction of our cash-based bonuses we historically paid to our partners and professionals within compensation and benefits, net. Through the Reorganization, we have increased certain of our people's share of performance allocations associated with the Specified Company Assets from approximately 50% to between 65% and 70%.
- 3) Realized performance allocations, net only include the amounts the TPG Operating Group is entitled to after gross realized performance allocations has been reduced by realized performance allocation compensation and non-controlling interests. Following the Reorganization, the TPG Operating Group receives approximately 20% of the future performance allocations associated with the general partner entities that we retained an economic interest in. This adjustment to our sharing percentage was made to allow us to reduce cash-based bonuses paid to our partners.
- 4) The difference in realized investment income and other, net is related to the transfer to RemainCo of certain other investments that make up the Excluded Assets. The TPG Operating Group retained its interests in our strategic investments in NewQuest, Harlem Capital Partners, VamosVentures and LandSpire Group.
- 5) This difference relates to additional interest expense from new financing the TPG Operating Group used to declare a distribution of \$200 million to our controlling and non-controlling interest holders prior to the Reorganization and the IPO. The distribution was made with \$200 million proceeds from the senior unsecured term loan issuance. The Senior Unsecured Term Loan carries an interest rate of LIBOR plus 1.00% and matures in December 2024.
- 6) The difference in income tax expense is attributable to the corporate conversion. The income tax expense adjustment reflects TPG Inc.'s share of pro forma pre-tax distributable earnings, which equals 25.6%, multiplied by TPG Inc.'s effective tax rate of 23.0%.



GAAP to Non-GAAP Financial Measures Reconciliation

(\$ in thousands)		1Q'21	2Q'21		3Q'21	4Q'21	1Q'22	2Q	'22	2Q'22 YTD	20	22 LTM
GAAP Revenue	s	1,204,733 \$	2,181,063	s	511,264 \$	1,079,327 \$	1,110,710	s (1	08,282)	1,002,428	s.	2,593,019
Capital-allocation Income	•	(994,578)	(1,986,011)	7	(231,356)	(786,538)	(837,704)		98.237	(439,468)		1,457,361
Expense Reimbursements		(30,385)	(30,357)		(21,959)	(50,109)	(32,677)		36,022)	(68,699)		(140,767)
Investment income and other		13,182	10,800		1,558	(3,556)	204	,	1,939	2,143		145
Fee-Related Revenue	\$	192,952 \$	175,495	\$	259,507 \$	239,125 \$	240,532	\$ 2	55,872		\$	995,036
GAAP Expense	\$	194,646 \$	198,720	\$	224,177 \$	299,023 \$	942,532	\$	54,170	996,702	\$	1,519,902
Depreciation and amortization expense		(1,364)	(1,522)		(2,251)	(16,086)	(8,699)		(8,558)	(17,257)		(35,594)
Interest expense		(3,921)	(4,026)		(4,371)	(3,973)	(4,638)		(4,731)	(9,369)		(17,713)
Expense related to consolidated TPG Funds and Public SPACs		(8,250)	(3,460)		(12,782)	3,728	(1,523)		(457)	(1,980)		(11,034)
Expense Reimbursements		(30,385)	(30,355)		(21,960)	(50,109)	(32,677)	(36,022)	(68,699)		(140,768)
Performance allocation compensation			_			_	(523,138)	2	98,026	(225,112)		(225,112)
Equity based compensation		-	_		_	_	(185,911)	(1	45,140)	(331,051)		(331,051)
Non-core expenses and other		8,626	6,897		(10,194)	(42,282)	(37,397)		(3,219)	(40,616)		(93,092)
Fee-Related Expenses	\$	159,352 \$	166,254	\$	172,620 \$	190,301 \$	148,549	\$ 1	54,069	302,618	\$	665,539
(\$ in thousands)		1Q'21	2Q'21		3Q'21	4Q'21	1Q'22	20	'22	2Q'22 YTD	20	2'22 LTM
Net Income	\$	1,161,314 \$	2,140,442	\$	520,483 \$	833,758 \$	162,804	\$ (2	62,497)	(99,693)	\$	1,254,548
Net (income) attributable to redeemable interests in Public SPACs		(63,558)	(73,901)		4,250	(21,922)	(1,306)		(4,058)	(5,364)		(23,036)
Net (income) attributable to non-controlling interests in consolidated TPG Funds		5,736	(12,634)		(1,293)	(11,096)	_		-	_		(12,389)
Net (income) attributable to other non-controlling interests		(489,065)	(998,500)		(179, 199)	(414,406)	(118,904)	1	27,827	8,923		(584,682)
Amortization expense		_	_		_	14,195	3,272		3,083	6,355		20,550
Equity-based compensation		-	-		_	_	190,462	1	46,023	336,485		336,485
Unrealized performance allocations, net		(402,568)	(747,002)		390,552	(96,417)	(35,949)	1	19,222	83,273		377,408
Unrealized investment income		(126,603)	(93,469)		(85,607)	9,218	(2,591)		31,201	28,610		(47,779)
Unrealized (gain) loss on derivatives		14,160	(16,972)		(13,907)	(3,907)	(685)		(37)	(722)		(18,536)
Income tax		-	_		_	_	(1,301)		(1,848)	(3,149)		(3,149)
Non-recurring and other		<u></u>	_		_	(2,220)	3,231		2,951	6,182		3,962
After-tax Distributable Earnings		99,416	197,964		635,279	307,204	199,033	1	61,867	360,900		1,303,383
Income taxes		3,307	3,089		3	2,909	16,433		9,831	26,264		29,176
Distributable Earnings		102,723	201,053		635,282	310,113	215,466	1	71,698	387,164		1,332,559
Realized performance allocations, net		(66,121)	(176,698)		(505,626)	(251,158)	(122,192)	(60,175)	(182,367)		(939,151)
Realized investment income and other, net		(7,995)	(20,441)		(48,312)	(15,972)	(7,293)	(15,443)	(22,736)		(87,020
Depreciation expense		1,355	1,526		1,737	2,157	1,571		1,468	3,039		6,933
Interest expense, net		3,638	3,801		3,806	3,684	4,431		4,255	8,686		16,176
Fee-Related Earnings	\$	33,600 \$	9.241	\$	86.886 \$	48.825 \$	91,983	\$ 1	01.803	193,786	\$	329,497

GAAP to Non-GAAP Balance Sheet Reconciliation

(\$ in thousands)		4Q'21		2Q'22
Total GAAP Assets	\$	8,962,013	\$	8,587,083
Impact of consolidated TPG Funds and Public SPACs				
Cash and cash equivalents		(5,371)	ı	(7,431
Assets held in Trust Accounts		(1,000,027)		(1,000,900
Due from affiliates		(74)	ı	(74
Other assets		(18,993)		(995
Subtotal for impact of consolidated TPG Funds and Public SPACs		(1,024,465)		(1,009,400
Impact of other consolidated entities				10.000000
Cash and cash equivalents		(730,359)	Н	(592,332
Due from affiliates		81,557		(124,020
Investments		(4,204,888)	Н	(4,284,205
Other assets		(282,272)	L	(178,576
Subtotal for impact of other consolidated entities		(5,135,962)		(5,179,133
Reclassification adjustments				
Due from affiliates		(13,930)		(59,499
Investments		(1,904,158)	l	(1,231,593
Accrued performance allocations		1,344,348		677,277
Investments in funds		559,810		554,316
Other assets		105,092		82,887
Subtotal for reclassification adjustments	(IV)	91,162		23,388
Total Book Assets	\$	2,892,748	\$	2,421,938

(\$ in thousands)	4Q'21		2Q'22
Total GAAP Liabilities	\$ 1,700,572	\$	4,522,145
Impact of consolidated TPG Funds and Public SPACs			
Accounts payable and accrued expenses	(8,484)		(1,326
Derivative liabilities of Public SPACs	(13,048)		(4,568
Deferred underwriting	(35,000)		(35,000
Subtotal for impact of consolidated TPG Funds and Public SPACs	(56,532)		(40,894
Impact of other consolidated entities			
Accounts payable and accrued expenses	(131,737)		(200,461
Due to affiliates	(820,998)		(178,538
Accrued performance allocation compensation	_		(3,402,071
Other liabilities	(238,055)		(216,881
Subtotal for impact of other consolidated entities	(1,190,790)		(3,997,951
Reclassification adjustments			
Accounts payable and accrued expenses	522,653	П	28,261
Due to affiliates	(6,001)		(8,884
Other liabilities	(191)		(18,547
Subtotal for reclassification adjustments	516,461		830
Total Book Liabilities	\$ 969,711	\$	484,130

4Q'21 Pro Forma GAAP Balance Sheet

(\$ in thousands)	TPG Group Holding Historical 4Q'21	js.	Reorganization and Other Transaction Adjustments		g Transaction ustments	TPG Inc. Pro Forma 4Q'21	
(\$ in thousands) Assets	nistorical 4Q 21		Adjustments	Adj	ustments	40.21	
	\$ 973	2.729 \$	(27,200)	\$	431.217	\$ 1,376,746	(4) (2) (
Cash and cash equivalents Restricted cash		2,729 \$ 3.135	(27,200)	Ф	431,217	13.135	(1), (3), (8
		5,321	_		1,000	185,321	
Due from affiliates Investments	6.109		_			6.109.046	
			_		_		
Right-of-use assets		7,467	_		(00.000)	157,467	
Other assets	498	9,850	1		(23,988)	475,862	(8)
Assets of consolidated TPG Funds and Public SPACs:						5.074	
Cash and cash equivalents		5,371	_		_	5,371	
Investments held in Trust Accounts	1,000		_		_	1,000,027	
Due from affiliates		74	_			74	
Other assets		3,993				18,993	i .
Total assets	8,962	2,013	(27,200)		407,229	9,342,042	
iabilities, redeemable equity and partners' capital							
Accounts payable and accrued expenses	134	4,351			-	134,351	
Due to affiliates	826	5,999	(203,286)		10,611	634,324	(1), (6)
Secured borrowings, net	244	4,950			_	244,950	
Revolving credit facility to affiliate	199	9,494	_		_	199,494	
Accrued performance allocation compensation		_	3,848,126		_	3,848,126	(2)
Operating lease liabilities	177	7,003	_		_	177,003	
Other liabilities	6	1,243	1 <u></u>		(24,171)	37,072	(8)
Liabilities of consolidated TPG Funds and Public SPACs:							
Accounts payable and accrued expenses	8	3.484	9 <u>—</u> 9		<u></u>	8.484	
Derivative liabilities of Public SPACs	10	3.048	_		_	13,048	
Deferred underwriting	35	5.000	_		_	35.000	
Total liabilities	1,700	0.572	3,644,840	- 57	(13,560)	5,331,852	
Commitments and contingencies							
Redeemable equity from consolidated Public SPACs	1,000	0.027	_		_	1,000,027	
Equity	1,000						
Class A common stock			_		79	79	(4)
Class B common stock		_	_		230	230	(5)
Additional paid-in-capital		-	_		498.251	498.251	(7)
Partners' capital controlling interests	1,606	5 593	(439,196)		(1,167,397)	_	(1), (9
Retained earnings	1,000		(100)100)		-		
Total partners' / stockholders' equity attributable to TPG Inc.	1,600	6.593	(439,196)	-	(668,837)	498,560	
Non-Controlling interests in consolidated TPG Funds	1,00		(100,100)		(100,001)	-	
Other non-controlling interests	4,654	1.821	(3,232,844)		1,089,626	2,511,603	(1), (2), (
Total equity	6.26		(3,672,040)		420,789	3,010,163	(- /- /- /- /- /- /- /- /- /- /- /- /- /
Total liabilities, redeemable equity and equity	\$ 8,96		(27,200)	\$		\$ 9,342,042	55

See notes on the following pages.

4Q'21 Pro Forma GAAP Balance Sheet Notes

- 1) The TPG Operating Group transferred to RemainCo certain performance allocation economic entitlements from certain of the TPG general partner entities that are defined as Excluded Assets, as well as certain cash and due to affiliate amounts at the TPG Operating Group that relate to these TPG general partner entities' economic entitlements. We continue to consolidate these TPG general partner entities because we maintain control and have an implicit variable interest. These transfers resulted in the reduction of cash of \$27.2 million and due to affiliate amounts of \$203.3 million, which increased partners' capital by \$148.5 million and non-controlling interests of \$27.6 million. In addition, the transfer of performance allocation economic entitlements resulted in a transfer of \$587.7 million from partners' capital to non-controlling interests.
- 2) This adjustment relates to accrued performance allocation amounts owed to our partners and professionals. Prior to the Reorganization and the IPO, the entities that comprise the consolidated financial statements of TPG Group Holdings have been partnerships or limited liability companies, and our senior professionals were part of the ownership group of those entities. As such, their share of accrued performance allocations was reflected within "one non-controlling interests" on the TPG Group Holdings consolidated statement of financial condition, as these interests existed through the individuals' ownership interests, and the income attributable to these performance allocation rights were included in "net income attributable to other non-controlling interests" on the TPG Group Holdings consolidated statement of operations. Additionally, we have adjusted the sharing percentages associated with certain performance allocations between our controlling and non-controlling interest holders and a further increase to accrued performance allocation compensation. As of December 31, 2021, the carrying value of these performance allocations totaled approximately \$3,848.1 million. An adjustment has been recorded to reclassify this balance from other non-controlling interests to a liability on the unaudited pro forma condensed consolidated statement of financial condition. Subsequent to the Reorganization, the amounts owed to our senior professionals are treated as compensatory profit-sharing arrangements and reflected as a liability on our unaudited pro forma condensed consolidated statement of financial condition.
- 3) The adjustment reflects i) proceeds, net of estimated underwriting discounts, of \$820.7 million from the IPO based on the issuance of 30,085,604 shares of Class A common stock at the IPO price of \$29.50 per share, with a corresponding increase to additional paid-in capital and (ii) of the proceeds noted above, we used approximately \$380.1 million to purchase Common Units from certain existing owners of the TPG Operating Group (none of whom is an active TPG partner or Founder), at the IPO price of \$29.50 per share paid by the underwriters for shares of our Class A common stock in the IPO.
- 4) Reflects 70,811,664 shares of Class A common stock and 8,258,901 shares of nonvoting Class A common stock with a par value of \$0.001 outstanding immediately after the IPO. This includes 30,085,604 shares of our Class A common stock issued in the IPO to new investors and 40,726,060 shares of Class A common stock and 8,258,901 shares of nonvoting Class A common stock received in exchange for Common Units by the holders of Common Units (other than TPG Inc.).
- In connection with the IPO, we issued 229,652,641 shares of Class B common stock with a par value of \$0.001 to the TPG Operating Group owners, other than us or our wholly-owned subsidiaries, on a one-to-one basis with the number of Common Units they own across each of the three TPG Operating Group entities. Each share of our Class B common stock entitles its holder to ten votes. As part of the IPO and pursuant to the Exchange Agreement, each Common Unit that is not held by us or our wholly-owned subsidiaries is exchangeable for either (i) cash equal to the value of one share of Class A common stock from a substantially concurrent public offering or private sale based on the closing price per share of the Class A common stock on the day before the pricing of such public offering or private sale (taking into account customary brokerage commissions or underwriting discounts actually incurred); or (ii) at our election, for one share of our Class A common stock (or, in certain cases, for shares of nonvoting Class A common stock). We are reflecting the TPG Operating Group that is not attributable to us.

4Q'21 Pro Forma GAAP Balance Sheet Notes (Cont'd)

- 6) In connection with the IPO, we entered into the Tax Receivable Agreement with certain of our pre-IPO owners that provides for the payment by us (or our subsidiary) to such pre-IPO owners of 85% of cash tax savings, if any, that we actually realize, or we are deemed to realize (calculated using certain assumptions) as a result of the Covered Tax Items. We retain the benefit of the remaining 15% of these net cash tax savings under the Tax Receivable Agreement. Pursuant to the corporate conversion and the IPO, \$10.6 million was recognized in due to affiliates for the Tax Receivable Agreement, which assumes: (i) only exchanges associated with the IPO, (ii) a share price equal to \$29.50 per share less any underwriting discounts and commissions, (iii) a constant U.S. federal and state income tax rate of 23.0% (iv) no material changes in tax law, (v) the ability to utilize tax attributes, (vi) no adjustment for potential remedial allocations and (vii) future Tax Receivable Agreement payments. The impact of the Tax Receivable Agreement liability is reflected within additional paid-in capital.
- 7) Reflects adjustments to additional paid-in capital as a result of: (i) proceeds from offering, net of underwriting discounts and unpaid offering costs, (ii) exchange of common units, (iii) reclassifying partners' capital to additional paid-in capital, (iv) tax receivable agreement, (v) payment of offering costs, (vi) par value of common stock, and (vii) transfer to non-controlling interest holders.
- 8) We are deferring certain costs associated with this offering, including certain legal, accounting and other related expenses, which have been recorded in other assets, net in our unaudited pro forma condensed consolidated statement of financial condition. Upon completion of the IPO, we incurred approximately \$31.8 million of offering costs that will be reflected as a reduction to additional paid-in capital, of which \$24.2 million was recorded to other assets, net as of December 31, 2021. The remaining \$9.4 million of offering costs are presented as an offset to proceeds from the IPO.
- 9) Following the IPO, we hold approximately 25.6% of the Common Units and 100% of the interests in certain intermediate holding companies. In our capacity as the sole indirect owner of the entities serving as the general partner of the TPG Operating Group partnerships, we indirectly control all of the TPG Operating Group's business and affairs. As a result, we continue to consolidate the financial results of the TPG Operating Group and report non-controlling interests related to the interests held by the other partners of the TPG Operating Group, which represents a majority of the economic interest in the TPG Operating Group on our consolidated statement of financial condition.

4Q'21 Pro Forma Non-GAAP Balance Sheet and Notes

		Non-GAAP		anization and	Offerin	g Transaction		Pro Forma Non-GAAP	
(\$ in thousands)	4Q'21		Adjustments		Adjustments		4Q'21		
Book Assets		1.0 m (1.0 m (1.		• emission construction		8 4-290 (2-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0		a track discovery	
Cash and cash equivalents	\$	242,370	\$	(27,200)	\$	431,217	\$	646,387	(1), (2)
Restricted cash		13,135		_		-		13,135	
Accrued performance allocations		1,344,348		(575,065)		_		769,283	(3)
Investments in funds		559,810				_		559,810	
Other assets, net		733,085		(204,453)		(23,988)		504,644	(1), (2)
Total Book Assets		2,892,748		(806,718)	3.	407,229		2,493,259	
Book Liabilities									
Accounts payable, accrued expenses and other		525,267		(203,286)		(13,560)		308,421	(1), (2), (4
Securitized borrowing, net		244,950				_		244,950	
Senior unsecured term loan		199,494		 -		-		199,494	
Total Book Liabilities		969,711		(203,286)		(13,560)	-	752,865	
Net Book Value	\$	1,923,037	\$	(603,432)	\$	420,789	\$	1,740,394	(5)

- 1) The difference between non-GAAP and pro forma non-GAAP balance sheet measures relates to the transfer of Excluded Assets, which consist of rights to future performance allocations related to certain general partner entities. Additionally, certain of our other investments and investments into TPG Funds have been excluded, because such interests are not part of the TPG Operating Group. We would have transferred (i) \$27.2 million of cash; (ii) \$204.5 million of other assets; and (iii) \$203.3 million of other liabilities to RemainCo.
- 2) Includes \$431.2 million of proceeds, net of estimated underwriting discounts and unpaid offering costs of \$31.8 million, of which \$24.0 million was previously capitalized and accrued in Other Assets, net and accounts payable, accrued expenses and other, respectively.
- 3) Following the Reorganization, the TPG Operating Group and Common Unit holders receive approximately 20% of the future performance allocations associated with the general partner entities that we retain an economic interest in as described in Note 2 above. This adjustment reduces our share of accrued performance allocations by \$575.1 million.
- 4) Reflects a Tax Receivable Agreement liability of \$10.4 million related to the Reorganization of TPG into a corporation and associated offering transactions.
- 5) Represents the impact to the net book value of the TPG Operating Group after the IPO transaction adjustments.

Additional Information

Dividend Policy

Our current intention is to pay holders of our Class A common stock and nonvoting Class A common stock a quarterly dividend representing at least 85% of TPG Inc.'s share of distributable earnings attributable to the TPG Operating Group, subject to adjustment as determined by the Executive Committee of our board of directors to be necessary or appropriate to provide for the conduct of our business, to make appropriate investments in our business and funds, to comply with applicable law, any of our debt instruments or other agreements, or to provide for future cash requirements such as tax-related payments and clawback obligations. Although we expect to pay at least 85% of our DE as a dividend, the percentage of our DE paid out as a dividend could fall below that target minimum. All of the foregoing is subject to the further qualification that the declaration and payment of any dividends are at the sole discretion of the Executive Committee prior to the Sunset and the Executive Committee may change our dividend policy at any time, including, without limitation, to reduce such dividends or even to eliminate such dividends entirely. Any future determination as to the declaration and payment of dividends, if any, will be at the discretion of the Executive Committee after taking into account various factors, including our business, operating results and financial condition, current and anticipated cash needs, plans for expansion and any legal or contractual limitations on our ability to pay dividends. Certain of our existing credit facilities include, and any financing arrangement that we enter into in the future may include restrictive covenants that limit our ability to pay dividends. In addition, the TPG Operating Group is generally prohibited under Delaware law from making a distribution to a limited partner to the extent that, at the time of the distribution, after giving effect to the distribution, liabilities of the TPG Operating Group (with certain exceptions) exceed the fair value of its assets. Subsidiaries

Non-GAAP Financial Measures

In this presentation, we disclose non-GAAP financial measures, including Distributable Earnings ("DE"), After-tax DE, Fee-Related Earnings ("FRE"), Fee-Related Revenues ("FRR"), and Fee-Related Expenses. These measures are not financial measures under GAAP and should not be considered as substitutes for net income, revenues or total expenses, and they may not be comparable to similarly titled measures reported by other companies. These measures should be considered in addition to GAAP measures. We use these measures to assess the core operating performance of our business, and further definitions can be found on the following pages.

Definitions

After-tax Distributable Earnings ("After-tax DE") is a non-GAAP performance measure of our distributable earnings after reflecting the impact of income taxes. We use it to assess how income tax expense affects amounts available to be distributed to our Class A common stock holders and Common Unit holders. After-tax DE differs from GAAP net income computed in accordance with GAAP in that it does not include the items described in the definition of DE herein; however, unlike DE it does reflect the impact of income taxes. Income taxes, for purposes of determining After-tax DE, represent the total GAAP income tax expense adjusted to include only the current tax expense (benefit) calculated on GAAP net income before income tax and includes the current payable under our Tax Receivable Agreement, which is recorded within other liabilities in our consolidated statement of financial condition. Further, the current tax expense (benefit) utilized when determining After-tax DE reflects the benefit of deductions available to the Company on certain expense items that are excluded from the underlying calculation of DE, such as equity-based compensation charges. We believe that including the amount currently payable under the Tax Receivable Agreement and utilizing the current income tax expense (benefit), as described above, when determining After-tax DE is meaningful as it increases comparability between periods and more accurately reflects earnings that are available for distribution

Assets Under Management ("AUM") represents the sum of (i) fair value of the investments and financial instruments held by our TPG funds managed by us, plus the capital that we are entitled to call from investors in those funds and co-investors, pursuant to the terms of their respective capital commitments, net of outstanding leverage, including capital commitments to funds that have yet to commence their investment periods; (ii) the net asset value of our hedge funds and funds of hedge funds; (iii) the pross amount of assets (including leverage) for our mortgage REITs; and (iv) IPO proceeds held in trust, excluding interest, as well as forward purchase agreements and proceeds associated with the private investment in public equity related to our SPACs upon the consummation of a business combination. Our definition of AUM is not based on any definition of AUM that may be set forth in the agreements governing the investment funds that we manage or calculated pursuant to any regulatory definitions.

AUM Not Yet Earning Fees represents the amount of capital commitments to TPG investment funds and co-investment vehicles that has not yet been invested or considered active, and as this capital is invested or activated, the fee-paying portion will be included in FAUM.

AUM Subject to Fee Earning Growth represents capital commitments that can grow fees when deployed through earning new management fees (AUM Not Yet Earning Fees) or when invested from a higher rate of management fees (FAUM Subject to Step-Up).

Available capital is the aggregate amount of unfunded capital commitments that partners have committed to our funds and co-invest vehicles to fund future investments, as well as IPO and forward purchase agreement proceeds associated with our Public SPACs, and private investment in public equity commitments by investors upon the consummation of a business combination associated with our Public SPACs. Available capital is reduced for investments completed using fund-level financing arrangements; however, it is not reduced for investments that we have committed to make yet remain unfunded at the reporting date. We believe this measure is useful to investors as it provides additional insight into the amount of capital that is available to our investment funds and co-investment vehicles to make future investments.

Capital invested is the aggregate amount of capital invested during a given period by TPG's investment funds, co-investment vehicles and SPACs in conjunction with the completion of a business combination. It excludes hedge fund activity. We believe this measure is useful to investors as it measures capital deployment across TPG. Capital invested includes investments made using investment financing arrangements like credit facilities, as applicable.

Capital raised is the aggregate amount of capital commitments raised by TPG's investment funds and co-investment vehicles during a given period, as well as IPO and forward purchase agreements associated with our Public SPACs and private investment in public equity upon the consummation of a business combination associated with one of our Public SPACs. We believe this measure is useful to investors as it measures access to capital across TPG and our ability to grow our management fee base.

Distributable Earnings ("DE") is used to assess performance and amounts potentially available for distributions to partners. DE is derived from and reconciled to, but not equivalent to, its most directly comparable GAAP measure of net income. DE differs from GAAP net income computed in accordance with GAAP in that it does not include (i) unrealized performance allocations and related compensation and benefit expense, (ii) unrealized investment income, (iii) equity-based compensation expense, (iv) net income (loss) attributable to non-controlling interests in consolidated entities, or (v) certain non-cash items, such as contingent reserves.

Distributable Earnings participating shares refers to the sum of (i) shares (Class A voting, Class A non-voting, and TPG Operating Group Common Units) and (ii) share-based payment awards with non-forfeitable rights to dividends that benefit from the distribution of profits from TPG Operating Group at the end of any given period. This does not include shares or restricted stock units (i) whose dividends accrue to be paid on vesting or (ii) which do not participate in dividends.

Definitions (Cont'd)

Excluded Assets refers to the assets and economic entitlements transferred to RemainCo listed in Schedule A to the master contribution agreement entered into in connection with the Reorganization (as defined herein), which primarily include (i) minority interests in certain sponsors unaffiliated with TPG, (ii) the right to certain performance allocations in TPG funds, (iii) certain co-invest interests and (iv) cash.

FAUM Subject to Step-Up represents capital raised within certain funds where the management fee rate increases once capital is invested. Subject to certain limitations, limited partners in these funds pay a lower fee on committed and undrawn capital. As capital is drawn down for investments, the fees paid on that capital increases. FAUM Subject to Step-Up is included within FAUM.

Fee-Related Earnings ("FRE") is a supplemental performance measure and is used to evaluate our business and make resource deployment and other operational decisions. FRE differs from net income computed in accordance with GAAP in that it adjusts for the items included in the calculation of DE and also adjusts to exclude (i) realized performance allocations and related compensation expense, (ii) realized investment income from investments and financial instruments, (iii) net interest (interest expense less interest income), (iv) depreciation, (v) amortization and (vi) certain non-recurring income and expenses. We use FRE to measure the ability of our business to cover compensation and operating expenses from fee revenues other than capital allocation-based income. The use of FRE without consideration of the related GAAP measures is not adequate due to the adjustments described herein.

Fee-Related Expenses differs from expenses computed in accordance with GAAP in that it is net of certain reimbursement arrangements. Fee-related expenses is used in management's review of the business.

Fee-Related Revenues ("FRR") is comprised of (i) management fees, (ii) transaction, monitoring and other fees, net, and (iii) other income. Fee-related revenue differs from revenue computed in accordance with GAAP in that it excludes certain reimbursement expense arrangements.

Fee earning AUM ("FAUM") represents only the AUM from which we are entitled to receive management fees. FAUM is the sum of all the individual fee bases that are used to calculate our management fees and differs from AUM in the following respects: (i) assets and commitments from which we are not entitled to receive a management fee are excluded (e.g., assets and commitments with respect to which we are entitled to receive only performance allocations or are otherwise not currently entitled to receive a management fee) and (ii) certain assets, primarily in our private equity funds, are reflected based on capital commitments and invested capital as opposed to fair value because fees are generally not impacted by changes in the fair value of underlying investments. We believe this measure is useful to investors as it provides additional insight into the capital base upon which we earn management fees. Our definition of FAUM is not based on any definition of AUM or FAUM that is set forth in the agreements governing the investment funds and products that we manage.

Net accrued performance allocations represents both unrealized and undistributed performance allocations resulting from our general partner interests in our TPG funds. We believe this measure is useful to investors as it provides additional insight into the accrued performance allocations to which the TPG Operating Group Common Unit holders are expected to receive.

Non-GAAP Financial Measures represent financial measures that are calculated and presented on the basis of methodologies other than in accordance with generally accepted accounting principles in the United States of America. These non-GAAP financial measures should be considered in addition to and not as a substitute for, or superior to, financial measures presented in accordance with U.S. GAAP. We use these measures to assess the core operating performance of our business.

Realizations represent the aggregate investment proceeds generated by our TPG investment funds and co-investment vehicles and Public SPACs in conjunction with the completion of a business combination. We believe this measure is useful to investors as it drives investment gains and performance allocations.

RemainCo refers to, collectively, Tarrant RemainCo I, L.P., a Delaware limited partnership, Tarrant RemainCo II, L.P., a Delaware limited partnership, and Tarrant RemainCo III, L.P., a Delaware limited partnership, which owns the Excluded Assets, and Tarrant RemainCo GP LLC, a Delaware limited liability company serving as their general partner.

TPG Operating Group refers (i) for periods prior to giving effect to the Reorganization, to the TPG Operating Group partnerships and their respective consolidated subsidiaries and (ii) for periods beginning after giving effect to the Reorganization, (A) to the TPG Operating Group partnerships and their respective consolidated subsidiaries and (B) not to RemainCo.

TPG Operating Group partnerships refers to TPG Operating Group I, L.P., a Delaware limited partnership formerly named TPG Holdings I, L.P., TPG Operating Group II, L.P., a Delaware limited partnership formerly named TPG Holdings II, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., a Delaware limited partnership formerly named TPG Holdings III, L.P., and TPG Operating Group III, L.P., and TPG Operating Grou

Value creation, with respect to an investment or group of investments, represents the appreciation or depreciation of value during a given measurement period, with the numerator being the total change in value reduced by capital invested during the measurement period, and the denominator being the sum of (i) the unrealized value at the beginning of the measurement period plus (ii) capital invested in follow-on investments made during the measurement period plus (iii) capital invested in new investments made during the measurement period if the new investment had a change in value.