LPL Financial

The LPL Financial Opportunity

Safe Harbor Disclosure and Non-GAAP Financial Measures

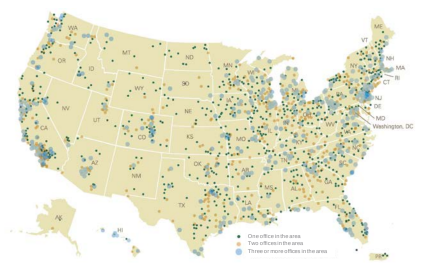
Statements in this presentation regarding LPL Financial Holdings Inc.'s (the "Company") future financial and operating results, plans, strategies, goals, future market position, ability and plans to repurchase shares and pay dividends in the future, including statements relating to future efficiency gains, scale and projected expenses and savings as a result of the Service Value Commitment (the "SVC") or other initiatives, ability and plans to deliver technology functionality, features or upgrades, future growth, market share and insured cash account portfolio, including the statements on the slides entitled "Shift to advisory drives growth and creates margin opportunities", "Normalized interest rates will bring financial benefits", "Investment in technology and Service Value Commitment position us for future efficiency", "Strategy execution drives outsized earnings performance" "Operational Update" and "Capital-light model generates significant free cash flow, expanding discretionary capital", as well as any other statements that are not related to present facts or current conditions or that are not purely historical, constitute forward-looking statements. These forward-looking statements are based on the Company's historical performance and its plans, estimates and expectations as of December 10, 2013. Forward-looking statements are not guarantees that the future results, plans, intentions or expectations expressed or implied by the Company will be achieved. Matters subject to forward-looking statements involve known and unknown risks and uncertainties, including economic, legislative, regulatory, competitive and other factors, which may cause actual financial or operating results, levels of activity, or the timing of events, to be materially different than those expressed or implied by forward-looking statements. Important factors that could cause or contribute to such differences include: finalization and execution of the Company's plans related to the SVC, including the Company's ability to successfully transform and transition business processes to third party service providers; the Company's success in negotiating and developing commercial arrangements with third party service providers that will enable the Company to realize the service improvements and efficiencies expected to result from the SVC or other initiatives; the performance of third party service providers to which business processes are transitioned from the Company; finalization and execution of the Company's plans related to technology, including the Company's ability to successfully integrate technology from third party technology providers; the Company's success in negotiating and developing commercial arrangements with third party technology providers that will enable the Company to realize the improvements and efficiencies expected to result from such technology, including with respect to supervision and oversight of advisor activities; the Company's ability to control operating risks, information technology systems risks and sourcing risks; changes in general economic and financial market conditions, including retail investor sentiment; fluctuations in the value of assets under custody; effects of competition in the financial services industry; changes in the number of the Company's financial advisors and institutions, their ability to market effectively financial products and services, and the success of the Company's initiatives designed to engage them; changes in interest rates and fees payable by banks participating in the Company's cash sweep program, including the Company's success in negotiating agreements with current or additional counterparties; the Company's success in integrating the operations of acquired businesses; the effect of current, pending and future legislation, regulation and regulatory actions, including disciplinary actions imposed by selfregulatory organizations; and the other factors set forth in Part I, "Item 1A. Risk Factors" in the Company's 2012 Annual Report on Form 10-K as may be amended or updated in our quarterly reports on Form 10-Q. Except as required by law, the Company specifically disclaims any obligation to update any forward-looking statements as a result of future developments, even if its estimates change, and you should not rely on those statements as representing the Company's views after December 10, 2013.

Adjusted EBITDA is defined as EBITDA (net income plus interest expense, income tax expense, depreciation and amortization), further adjusted to exclude certain noncash charges and other adjustments set forth in the table above. The Company presents Adjusted EBITDA because the Company considers it a useful financial metric in assessing the Company's operating performance from period to period by excluding certain items that the Company believes are not representative of its core business, such as certain material non-cash items and other adjustments that are outside the control of management. Adjusted EBITDA is not a measure of the Company's financial performance under GAAP and should not be considered as an alternative to net income or any other performance measure derived in accordance with GAAP, or as an alternative to cash flows from operating activities as a measure of profitability or liquidity. In addition, Adjusted EBITDA can differ significantly from company to company depending on long-term strategic decisions regarding capital structure, the tax jurisdictions in which companies operate and capital investments.

LPL Financial

LPL Financial is an established industry leader

- 13,563 advisors
- 4th largest brokerage firm¹ and largest independent broker-dealer
- \$415 billion in advisory & brokerage assets including \$55 billion in hybrid RIA assets



• **\$92 billion in incremental retirement plan assets** with over 35,000 retirement plans

¹ Based on number of advisors reported from publicly disclosed information as of September 30, 2013



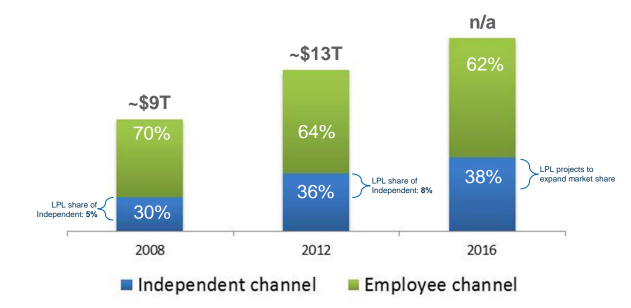
Value proposition reinforces attracting, growing and retaining advisors

Value Proposition	Differentiators from Peers
Enable independence	Versatile capabilities support array of business owners as they mature and evolve their businesses
Focused business model	No product manufacturing , market making or discount brokerage, lower-conflict business model
Robust technology and service support	Open architecture , independent research, centrally managed platforms, compliance support, dedicated business consulting, succession planning
Integrated brokerage and advisory platform	Increased advisor efficiency , self-clearing leads to better economics and service, unique integrated hybrid RIA platform in the industry
Superior economics	Advisors earn 1.5x more than employee model ¹ ; build equity in their business

¹ 2010 Study Commissioned by LPL and conducted by PWC

Uniquely positioned in large, fast-growing market trending toward independence

Investable Retail Assets Receiving Professional Investment Advice¹



LPL is the #1 destination for advisors looking to move²

- 23% of advisors are open to the idea of moving to a new firm²
- 49% percent of respondents said they would likely consider LPL Financial²
- LPL led the industry in new advisor growth in 2012³

¹ Cerulli Quantitative Update: Intermediary Distribution 2012

² Cogent 2013 Advisor Migration Trends

³ Discover Database Rep Movement Study 2012



We are building a smarter, simpler, more personal LPL



Focusing on our footprint

Capitalize on continuing secular trend toward independent advice with a broad array of advisors serving the vast majority of investors



Unlocking advisor productivity

Deliver a growing array of support functions and capabilities, enabling advisors to win more business and enhance client satisfaction



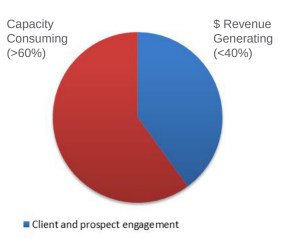
Driving to simplicity

Combine technology, automation and process simplification to improve efficiency in our advisors' businesses and our own



We are unlocking additional value for advisors

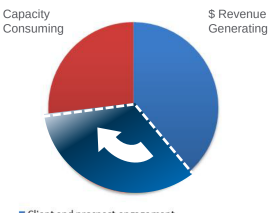
Current Advisor Time Spend







Increased Productivity

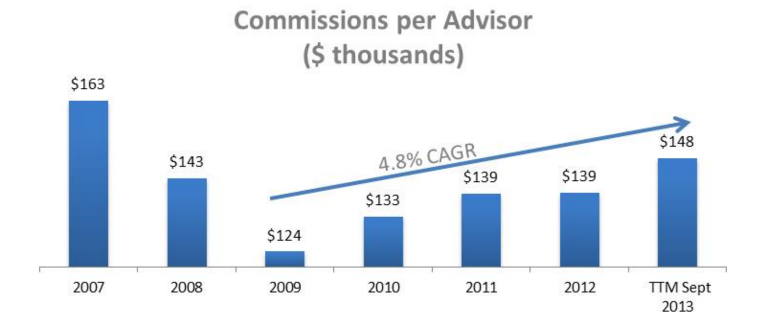


Client and prospect engagement
Investment management, compliance, operations

Source: Internal LPL Financial study

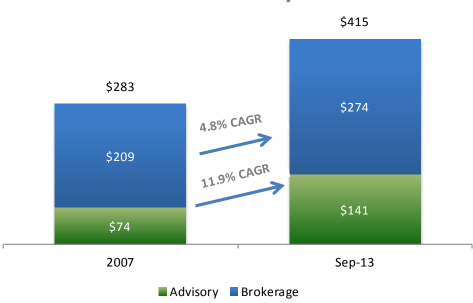


Improving advisor efficiency leads to greater productivity



- Q3 2013 annualized commissions per advisor is \$156k
- An incremental \$5k in commissions per advisor would result in **\$9 mm in** incremental gross margin based on current advisor count

Shift to advisory drives growth and creates margin opportunities



Shift to Advisory AUM

- Advisory AUM growth is over 2x faster than brokerage, climbing from 26% to 34% of total assets
- The gross margin ROA on advisory assets is ~35 bps, 1.4x greater than brokerage AUM
- A 5% shift from brokerage AUM to advisory AUM would generate an additional \$21 million in recurring gross margin

Note: Advisory gross margin ROA represents revenue from both advisory fees after production expense, and associated asset-based and transaction and other fees directly attributable to the Corporate and Independent RIA offerings. The Advisory gross margin ROA is based on the weighted average of the Corporate and Independent RIA assets. In the current interest-rate environment the Independent RIA gross margin ROA is less than the Corporate RIA gross margin ROA due to the higher concentration of ICA based assets. The weighted average Advisory gross margin ROA and the gross margin upside from a 5% shift to advisory are based on current asset levels.



Normalized interest rates will bring financial benefits

	ICA	MMF	Total
Assets (\$ in bn)	\$17.3	\$8.2	\$25.5
Current fee (bps)	65	6	46
Max fee (bps)	185	53	142
Annualized incremental pre-tax income (\$ in mm)	\$208	\$39	\$246

- EPS impact of ~\$1.40
- Maximum fees are achieved when Federal Funds Effective rate (FFER) is ~250 bps¹
- ICA upside from FFER recognized incrementally and immediately as FFER improves
- Additional benefits are realized as asset levels grow; historical increase in asset levels from \$19 billion in 2010 to \$25 billion today

¹ If maximum bank spread fee compression occurs, the minimum FFER rate to maximize fees would increase up to approximately 345 bps



Investments in technology and Service Value Commitment position us for future efficiency

> 13% ~11% ~6% 2012 2013 Est 2014 Est

Core G&A Growth

Note: Core G&A is defined as compensation and G&A expenses excluding promotional expense, depreciation and amortization and items excluded in our determination of Adjusted Earnings, which is a non-GAAP measure.



Operational update

Drivers	Q2'13	Q3'13	Q4'13 Outlook
Net New Advisors	32	154	Solid new advisor growth
Annualized Commissions per Advisor (\$ in 000's)	\$152	\$156	Advisor productivity remains strong overall and non-traded REIT sales continue to be elevated
Annualized Advisory Net New Flows	11%	11%	7%-12%
Payout Rate	87.0%	87.7%	Pace of increase in-line with normal Q4 quarterly trends
Core G&A Expense (\$ in mm)	\$150	\$161	Updating guidance to the upper-end of the range of ~\$161 million partially driven by volume related expense to support advisor productivity (outlook for 2014 on prior slide)
S&P 500	1,606	1,682	1805 to date ¹
ICA Fee (bps)	76	65	14 bp compression across 12 months ² in-line with guidance; decline in Fed Funds rate may lead to further compression beyond guidance

¹ As of 12/6/13

² Compression occurs from Q4 2012 to Q4 2013, assuming flat fed funds rate as of Q4 2012, which has compressed by 7 basis points YTD as of Q3 2013

Capital-light model generates significant free cash flow, expanding discretionary capital



Cash from operations is approximately **55%** of Adjusted EBITDA **2x-3x** leverage maintains optimal cost of capital

Note: Adjusted EBITDA is a non-GAAP measure. Cash from operations defined as change in cash available for corporate use before capital expenditures, dividends and share repurchases



Compelling investment thesis

Capitalizing on industry move to independence with differentiated business model

Increasing advisor productivity

Unlocking embedded growth

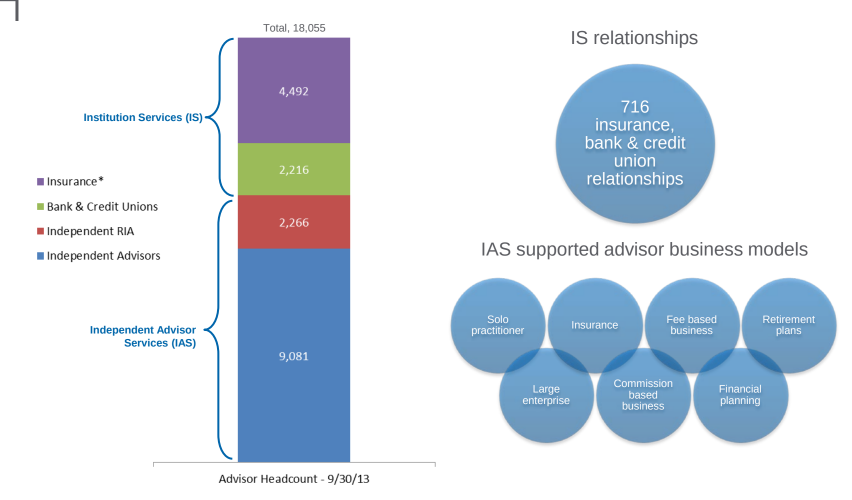
Driving operational efficiency

Unique capital-light model and shareholder friendly approach to capital allocation

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Appendix

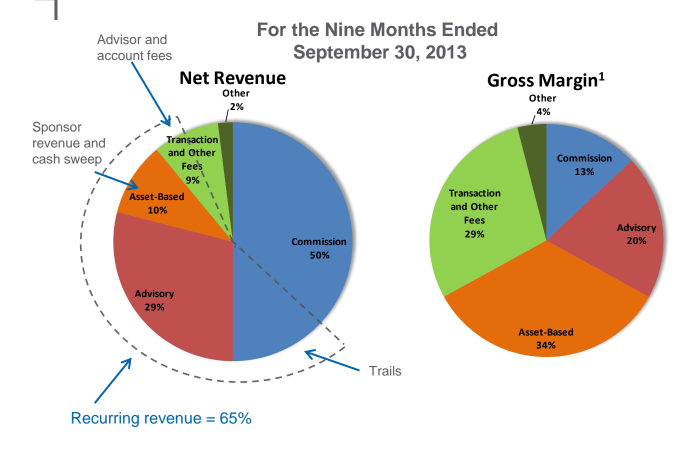
Unique position in the industry based upon ability to serve an array of business models



*Insurance represents advisors who are employees of and licensed with an insurance company parent



Diverse and recurring revenue streams

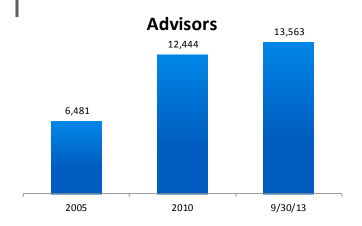


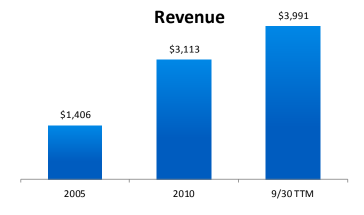
- 97% production retention over the last seven years
- Increased recurring revenue as a percent of production from 57% in 2007 to 65% today
- Increased attachment revenue, ex-cash, as a percent of advisor production from 17% in 2007 to 23% today
- Adjusted EBITDA as a percent of Gross Margin is 42% (defined as revenue excluding advisor production expense)

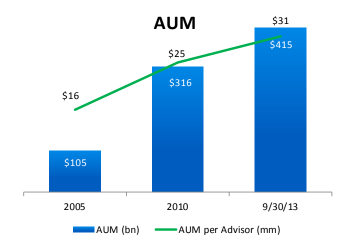
¹ Gross Margin is a non-GAAP measure, define as net revenues less production expenses

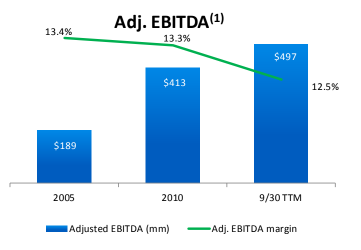


Building upon a track record of growth









¹ Adjusted EBITDA is a non-GAAP measure



Adjusted EBITDA reconciliation

The reconciliation from net income to Adjusted EBITDA, a non-GAAP measure, for the periods presented is as follows (in thousands):

	ТТМ		
	9/30/2013	2010	2005
		(unaudited)	
Net income (loss)	\$174,377	(\$56,862)	\$43,089
Loss from discontinued operations	-	-	26,200
Interest expense	50,719	90,407	1,388
Income tax expense (benefit)	114,560	(31,987)	46,461
Amortization of intangible assets(a)	39,066	43,658	2,079
Depreciation and amortization of fixed assets	41,171	42,379	15,775
EBITDA	419,893	87,595	134,992
EBITDA Adjustments:			
Employee share-based compensation expense(b)	15,174	10,429	8,354
Acquisition and integration related expenses(c)	10,388	12,569	33,741
Restructuring and conversion costs(d)	21,680	22,835	-
Debt amendment and extinguishment costs(e)	7,968	38,633	-
Equity issuance and related offering costs(f)	-	240,902	-
Other	22,093	150	11,830
Total EBITDA Adjustments	77,303	325,518	53,925
Adjusted EBITDA	\$497,196	\$413,113	\$188,917

(a) Represents amortization of intangible assets as a result of our purchase accounting adjustments from our merger transaction in 2005 and various acquisitions.

(b) Represents share-based compensation expense for equity awards granted to employees, officers and directors. Such awards are measured based on the grant date fair value and recognized over the requisite service period of the individual awards, which generally equals the vesting period.

(c) Represents acquisition and integration costs resulting from various acquisitions, including changes in the estimated fair value of future payments, or contingent consideration, required to be made to former shareholders of certain acquired entities.

(d) Represents organizational restructuring charges, conversion and other related costs incurred resulting from the expansion of our Service Value Commitment, the 2011 consolidation of UVEST and the 2009 consolidation of the Affiliated Entities.

(e) Represents expenses incurred resulting from the early extinguishment, amending, restating, and repayment of amounts outstanding under our credit agreements.

(f) Represents equity issuance and offering costs for our IPO, which was completed in the fourth quarter of 2010.

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